WHEREAS, on October 8, 2019, the City Council authorized a three-year service contract for (1) maintenance and support for the supervisory control and data acquisition systems at five water and wastewater treatment plants for the Water Utilities Department with Prime Controls, LP in an estimated amount of \$4,085,965; (2) parts and repair of hardware for the automated local evaluation in real time system for monitoring of flood incidents for the Water Utilities Department with HydroLynx Systems, Inc. in an estimated amount of \$510,500; (3) the operating system software maintenance and support of the automated local evaluation in real time system for monitoring of flood incidents for the Water Utilities Department with TriLynx Systems, LLC in an estimated amount of \$166,500, and (4) maintenance and support of the supervisory control and data acquisition stormwater systems for the Water Utilities Department with HSQ Technology in the estimated amount of \$517,032, in a total estimated amount of \$5,279,997, by Resolution No. 19-1594; and

WHEREAS, on April 12, 2023, the City Council authorized Supplemental Agreement No. 1 to extend the service contract with (1) Prime Controls, LP for maintenance and support for the supervisory control and data acquisition systems at five water and wastewater treatment plants for the Water Utilities Department; (2) HydroLynx Systems, Inc. for parts and repair of hardware for the automated local evaluation in real time system for monitoring of flood incidents for the Water Utilities Department; (3) Trilynx Systems, LLC for the operating system software maintenance and support of the automated local evaluation in real time system for monitoring of flood incidents for the Water Utilities Department; and (4) HSQ Technology for maintenance and support of the supervisory control and data acquisition stormwater systems for the Water Utilities Department, from April 7, 2023 through October 6, 2023, with zero cost, having no effect on the contract amount, by Resolution No. 23-0486.

Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That the City Manager is hereby authorized to execute a service price agreement with **(1)** TriLynx Systems, LLC (VS87995) for the operating system software maintenance and support of the automated local evaluation in real time (ALERT) system for monitoring of flood incidents in the estimated amount of \$528,750; **(2)** HydroLynx Systems, Inc. (354937) for parts and repair of hardware for the ALERT system for monitoring of flood incidents in the estimated amount of \$2,018,000; and **(3)** HSQ Tech, Inc., (VC28784) for maintenance and support, equipment and parts of the supervisory control and data acquisition stormwater systems in the estimated amount of \$3,196,000 for the Water Utilities Department, approved as to form by the City Attorney, for a term of five years, in the total estimated amount of \$5,742,750. The amount payable pursuant to this service price agreement may exceed the estimated amount, but may not exceed the amount of budgetary appropriations for this service price agreement during its term. Payments made to TriLynx Systems, LLC, HydroLynx

SECTION 1. (continued)

Systems, Inc., and HSQ Tech, Inc., shall be based only on the amount of the services directed to be performed by the City and properly performed by TriLynx Systems, LLC, HydroLynx Systems, Inc., and HSQ Tech, Inc., under the service price agreement. The City Manager is further authorized, in the City Manager's sole discretion, to exercise an option to extend the agreement for six months by filing a notice of extension with the City Secretary's Office.

SECTION 2. That the Chief Financial Officer is hereby authorized to disburse funds in an estimated amount of at least \$5,742,750 (subject to annual appropriations) to TriLynx Systems, LLC, HydroLynx Systems, Inc., and HSQ Tech, Inc. from Service Price Agreement Contract No. DWU-2023-00021430.

SECTION 3. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.