



CONTRACT MODIFICATION No. 1
BETWEEN THE COMMONWEALTH OF VIRGINIA,
UNIVERSITY of MARY WASHINGTON and COX VIRGINIA TELCOM, LLC
October 23, 2015

In accordance with the terms and conditions of the original Contract, UCPUMW 15-363 "Changes to the Contract" under the Commonwealth's Mandatory General Terms and Conditions, the following changes have been mutually agreed upon, and will take effect after full execution of this document by both parties.

II. Satellite Locations to Service

The following locations will be serviced by the Contractor for both Internet and Television services under this contract.

Address	Service	Internet Cost	TV Cost	Total Monthly Cost
908 Charles St. (JMM)	Internet 30M/10M	\$74.99		\$74.99
915 Monroe St. (Cornell House)	Internet 30M/10M, TV – Business TV Starter Package	\$74.99	\$18.00	\$92.99
1104 College Ave.	Internet 30M/10M	\$74.99	\$58.00	\$132.99
1125 Jefferson Davis Hwy Suite 200	TV – Business TV Starter Package		\$75.29	\$75.29
224 Washington St. (Belmont)	Internet 30M/10M	\$74.99		\$74.99

All other terms and conditions of the original contract referenced above shall remain in force.

Persons signing this modification are authorized representatives of each party to this contract and acknowledge that each party agrees to be bound by the terms and conditions of the contract.

CONTRACTOR
Cox Virginia Telcom, LLC

Signature: _____

Name: TODD REIGEL

Title: SM

Date: 10/27/15

AGENCY

Commonwealth of Virginia
University of Mary Washington

Signature: _____

Name: Erma A. Baker

Title: AVP for Business Services & CPO

Date: 10/28/15



**Amendment To
Commercial Services Agreement**
10/27/2015

Customer Account Rep: Brandon Thalman
Phone Number: (540) 374-8536
Fax Number: 1-877-873-8118

Cox System Address:
3080 Centreville Road, Herndon, VA, 20171

Customer Information

Legal Name: BELMONT/MARY WASHINGTON
Legal Address: 224 Washington St , Fredericksburg, VA 22405

Authorized Customer Representative Information

Name: Deborah Hovey
Phone Number: 5406541217
Fax Number:
E-mail: dhovey@umw.edu

Additional Agreement Summary

Offerings	Term (Months)	Previous Quantity	New Quantity	Previous MRC	New MRC	Net MRC Change	New NRC
Customer Location: BELMONT/MARY WASHINGTON, 224 WASHINGTON ST, FREDERICKSBURG, VA 22405						Phone: (540) 654-1216 COX Account ID: 477-408978-01	
Cox Business Internet	60	1	1	\$152.99	\$74.99	\$-78.00	\$0.00
CBI 30-30 Mbps x 10 Mbps	60	0	1	\$0.00	\$74.99	\$74.99	\$0.00
Cox Security Suite 25 PC	60	1	1	\$0.00	\$0.00	\$0.00	\$0.00
Cox Online Backup 25 GB	60	1	1	\$0.00	\$0.00	\$0.00	\$0.00
CBI 30-30 Mbps x 10 Mbps	60	1	0	\$152.99	\$0.00	\$-152.99	\$0.00
Static IP Address	60	1	1	\$0.00	\$0.00	\$0.00	\$0.00
Cox Business Internet	60	1	1	\$0.00	\$0.00	\$0.00	\$0.00
Total for BELMONT/MARY WASHINGTON:				\$152.99	\$74.99	\$-78.00	\$0.00
Additional Agreement Totals before Discount:				\$152.99	\$74.99	\$-78.00	\$0.00
Additional Agreement Totals:				\$152.99	\$74.99	\$-78.00	\$0.00

Note: Prices do not include taxes, fees, and surcharges which are additional and subject to change

If you are purchasing Dedicated Service Facilities.

For Dedicated Service Facilities (e.g. Private Line Type Services, Ethernet Services). By initiating here and signing below, Customer represents that at least 10% of the traffic on the designated circuit(s) is Inter-State in nature or is Internet traffic.

Do the Customer Locations where Cox will provide Service exceed 7,000 square feet?

Yes

No

If the Customer Location where Cox will provide Service is located in Virginia, Cox may not be able to install Customer's Service until Customer provides Cox with information about the square footage of such location. If such location exceeds 7,000 square feet, for certain Services, Customer must provide Cox with detailed information regarding such location.

Special Conditions

Promotion Details

and contractor's form addendum signed 8/24/15

By signing this Amendment, you represent that you are the authorized Customer representative and the information above is true and correct. This Amendment amends the Commercial Services Agreement last executed by Cox and Customer (the "CSA") and binds Customer to the terms and conditions contained in this Amendment and in the CSA, including without limitation, the Cox tariffs, Service Guides, State and Federal regulations, the General Terms located at <http://www2.cox.com/aboutus/policies/business-general-terms.cox>, and the Cox Acceptable Use Policy (the "AUP"). Customer acknowledges receipt and acceptance of the Service Terms, the AUP and the General Terms by signing this Amendment. Customer acknowledges and accepts that Customer is solely responsible for protecting its network, equipment and the software through the use of firewalls, anti-virus and other security devices. Customer further acknowledges and accepts that Customer is solely responsible for fraudulent activity and related charges that result from Customer's failure to protect its network, equipment and the software. This Amendment is subject to credit approval and Customer authorizes Cox to check credit. The prices above do not include applicable taxes, fees, assessments or surcharges which are additional and may change. This proposal is valid provided Customer signs and delivers this Amendment to Cox unchanged within thirty (30) days from the date above. In addition to any other termination rights in the Agreement, Cox may terminate this Amendment without liability at any time prior to Cox's implementation of the changes to the Agreement that are set forth in this Amendment or if Cox determines that Customer's location is not reasonably serviceable according to Cox's standard practices. If Customer terminates or decreases any Service that is part of a bundle offering, the remaining Service(s) shall be subject to price increases for the remaining Term. Each party may use electronic signatures to sign this Amendment, provided the electronic signature method used by Customer is acceptable to Cox. "Acceptance" of this Amendment by Cox shall occur upon the earlier of (i) Cox's countersignature of this Amendment or (ii) Cox's implementation of the changes to the Agreement that are set forth in this Amendment. If Customer cancels this Amendment prior to installation of Service by Cox, Customer shall be liable for Cox's costs incurred. If Cox Equipment is not returned to Cox after disconnection of Services, Customer shall be liable for the Cox Equipment costs. I acknowledge that I have read and understand the 911 disclosures in Section 2 of the Service Terms.

Authorized Customer Representative on behalf of BELMONT/MARY WASHINGTON

Signature:



By:

Erma A. Baker

Title:

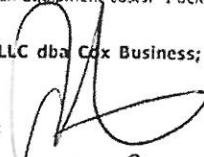
AVP for Business Services + CPO

Date:

10/28/15

CoxCom, LLC dba Cox Business; Cox Virginia Telcom, LLC dba Cox Business

Signature:



By:

TODD REIGLER

Title:

SM

Date:

10/27/15

Business[®]

Amendment To Commercial Services Agreement

10/27/2015

Customer Account Rep: Brandon Thalman
Phone Number: (540) 374-8536
Fax Number: 1-877-873-8118

Cox System Address:
 3080 Centreville Road, Herndon, VA, 20171

Customer Information

Legal Name: University of Mary Washington
Legal Address: 908 Charles St., Fredericksburg, VA 22401

Authorized Customer Representative Information

Name: Deborah Hovey
Phone Number: 540.654.1596
Fax Number:
E-mail: dhovey@umw.edu

Additional Agreement Summary

Offerings	Term (Months)	Previous Quantity	New Quantity	Previous MRC	New MRC	Net MRC Change	New NRC
Customer Location: University of Mary Washington, 908 CHARLES ST, FREDERICKSBURG, VA 22401						Phone: (540) 654-1216	
						COX Account ID: 477-315236-01	
Cox Business Internet	60	1	1	\$159.98	\$74.99	\$-84.99	\$0.00
CBI Modem	60	1	0	\$4.99	\$0.00	\$-4.99	\$0.00
CBI 30-30 Mbps x 10 Mbps	60	1	0	\$154.99	\$0.00	\$-154.99	\$0.00
CBI 30-30 Mbps x 10 Mbps	60	0	1	\$0.00	\$74.99	\$74.99	\$0.00
CBI Modem	60	0	1	\$0.00	\$0.00	\$0.00	\$0.00
Cox Security Suite 25 PC	60	1	1	\$0.00	\$0.00	\$0.00	\$0.00
Cox Business Internet	60	1	1	\$0.00	\$0.00	\$0.00	\$0.00
Static IP Address	60	1	1	\$0.00	\$0.00	\$0.00	\$0.00
Cox Online Backup 25 GB	60	1	1	\$0.00	\$0.00	\$0.00	\$0.00
Total for University of Mary Washington:				\$159.98	\$74.99	\$-84.99	\$0.00
Additional Agreement Totals before Discount:				\$159.98	\$74.99	\$-84.99	\$0.00
Additional Agreement Totals:				\$159.98	\$74.99	\$-84.99	\$0.00

Note: Prices do not include taxes, fees, and surcharges which are additional and subject to change

If you are purchasing Dedicated Service Facilities.

For Dedicated Service Facilities (e.g. Private Line Type Services, Ethernet Services). By initialing here and signing below, Customer represents that at least 10% of the traffic on the designated circuit(s) is Inter-State in nature or is Internet traffic.

Do the Customer Locations where Cox will provide Service exceed 7,000 square feet?

Yes

No

If the Customer Location where Cox will provide Service is located in Virginia, Cox may not be able to install Customer's Service until Customer provides Cox with information about the square footage of such location. If such location exceeds 7,000 square feet, for certain Services, Customer must provide Cox with detailed information regarding such location.

Special Conditions

Promotion Details

and contractor's form addendum signed 8/24/15

By signing this Amendment, you represent that you are the authorized Customer representative and the information above is true and correct. This Amendment amends the Commercial Services Agreement last executed by Cox and Customer (the "CSA") and binds Customer to the terms and conditions contained in this Amendment and in the CSA, including without limitation, the Cox tariffs, Service Guides, State and Federal regulations, the General Terms located at <http://www2.cox.com/aboutus/policies/business-general-terms.cox>, and the Cox Acceptable Use Policy (the "AUP"). Customer acknowledges receipt and acceptance of the Service Terms, the AUP and the General Terms by signing this Amendment. Customer acknowledges and accepts that Customer is solely responsible for protecting its network, equipment and the software through the use of firewalls, anti-virus and other security devices. Customer further acknowledges and accepts that Customer is solely responsible for fraudulent activity and related charges that result from Customer's failure to protect its network, equipment and the software. This Amendment is subject to credit approval and Customer authorizes Cox to check credit. The prices above do not include applicable taxes, fees, assessments or surcharges which are additional and may change. This proposal is valid provided Customer signs and delivers this Amendment to Cox unchanged within thirty (30) days from the date above. In addition to any other termination rights in the Agreement, Cox may terminate this Amendment without liability at any time prior to Cox's implementation of the changes to the Agreement that are set forth in this Amendment or if Cox determines that Customer's location is not reasonably serviceable according to Cox's standard practices. If Customer terminates or decreases any Service that is part of a bundle offering, the remaining Service(s) shall be subject to price increases for the remaining Term. Each party may use electronic signatures to sign this Amendment, provided the electronic signature method used by Customer is acceptable to Cox. "Acceptance" of this Amendment by Cox shall occur upon the earlier of (i) Cox's countersignature of this Amendment or (ii) Cox's implementation of the changes to the Agreement that are set forth in this Amendment. If Customer cancels this Amendment prior to installation of Service by Cox, Customer shall be liable for Cox's costs incurred. If Cox Equipment is not returned to Cox after disconnection of Services, Customer shall be liable for the Cox Equipment costs. I acknowledge that I have read and understand the 911 disclosures in Section 2 of the Service Terms.

Authorized Customer Representative on behalf of University of Mary Washington

Signature:

Erma A. Baker

By:

Erma A. Baker

Title:

AVP for Business Services + CPO

Date:

10/28/15

CoxCom, LLC dba Cox Business; Cox Virginia Telcom, LLC dba Cox Business

Signature:

TODD REIGAN

By:

Title:

SM

Date:

10/27/15



Amendment To Commercial Services Agreement

10/27/2015

Customer Account Rep: Brandon Thalman
Phone Number: (540) 374-8536
Fax Number: 1-877-873-8118

Cox System Address:
3080 Centreville Road, Herndon, VA, 20171

Customer Information

Legal Name: University of Mary Washington
Legal Address: 138 Brickert St , Fredericksburg, VA 22405

Authorized Customer Representative Information

Name: Deborah Hovey
Phone Number: 5406541217
Fax Number:
E-mail: dhovey@umw.edu

Additional Agreement Summary

Offerings	Term (Months)	Previous Quantity	New Quantity	Previous MRC	New MRC	Net MRC Change	New NRC
Customer Location: UNIVERSITY OF MARY WASHINGTON, 915 MONROE ST, FREDERICKSBURG, VA 22401						Phone: (540) 651-1216 COX Account ID: 477-407761-02	
Cox Business Internet	60	1	1	\$77.00	\$74.99	\$-2.01	\$0.00
CBI 30-30 Mbps x 10 Mbps	60	0	1	\$0.00	\$74.99	\$74.99	\$0.00
Cox Business Internet	60	1	1	\$0.00	\$0.00	\$0.00	\$0.00
Static IP Address	60	1	1	\$0.00	\$0.00	\$0.00	\$0.00
CBI 6-6 Mbps x2 Mbps	60	1	0	\$77.00	\$0.00	\$-77.00	\$0.00
Cox Business TV Starter	60	1	1	\$23.99	\$18.00	\$-5.99	\$0.00
Cox Business TV Starter	60	1	0	\$23.99	\$0.00	\$-23.99	\$0.00
Digital Starter	60	0	1	\$0.00	\$0.00	\$0.00	\$0.00
Business Vid Faith & Values Tier	60	0	1	\$0.00	\$0.00	\$0.00	\$0.00
Digital Adapter	60	0	1	\$0.00	\$0.00	\$0.00	\$0.00
Business TV Receiver Install	N/A	0	1	\$0.00	\$0.00	\$0.00	\$0.00
Cox Business TV Starter	60	0	1	\$0.00	\$18.00	\$18.00	\$0.00
Total for UNIVERSITY OF MARY WASHINGTON:				\$100.99	\$92.99	\$-8.00	\$0.00
Additional Agreement Totals before Discount:				\$100.99	\$92.99	\$-8.00	\$0.00
Additional Agreement Totals:				\$100.99	\$92.99	\$-8.00	\$0.00

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Yes

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Promotion Details

At the time this Agreement is signed, Customer estimates that the occupancy for the UNIVERSITY OF MARY WASHINGTON described above is 0.

and contractor's form addendum signed 8/24/15
By signing this Amendment, you represent that you are the authorized Customer representative and the information above is true and correct. This Amendment amends the Commercial Services Agreement last executed by Cox and Customer (the "CSA") and binds Customer to the terms and conditions contained in this Amendment and in the CSA, including without limitation, the Cox tariffs, Service Guides, State and Federal regulations, the General Terms located at <http://www2.cox.com/aboutus/policies/business-general-terms.cox>, and the Cox Acceptable Use Policy (the "AUP"). Customer acknowledges receipt and acceptance of the Service Terms, the AUP and the General Terms by signing this Amendment. Customer acknowledges and accepts that Customer is solely responsible for protecting its network, equipment and the software through the use of firewalls, anti-virus and other security devices. Customer further acknowledges and accepts that Customer is solely responsible for fraudulent activity and related charges that result from Customer's failure to protect its network, equipment and the software. This Amendment is subject to credit approval and Customer authorizes Cox to check credit. The prices above do not include applicable taxes, fees, assessments or surcharges which are additional and may change. This proposal is valid provided Customer signs and delivers this Amendment to Cox unchanged within thirty (30) days from the date above. In addition to any other termination rights in the Agreement, Cox may terminate this Amendment without liability at any time prior to Cox's implementation of the changes to the Agreement that are set forth in this Amendment or if Cox determines that Customer's location is not reasonably serviceable according to Cox's standard practices. If Customer terminates or decreases any Service that is part of a bundle offering, the remaining Service(s) shall be subject to price increases for the remaining Term. Each party may use electronic signatures to sign this Amendment, provided the electronic signature method used by Customer is acceptable to Cox. "Acceptance" of this Amendment by Cox shall occur upon the earlier of (i) Cox's countersignature of this Amendment or (ii) Cox's implementation of the changes to the Agreement that are set forth in this Amendment. If Customer cancels this Amendment prior to installation of Service by Cox, Customer shall be liable for Cox's costs incurred. If Cox Equipment is not returned to Cox after disconnection of Services, Customer shall be liable for the Cox Equipment costs. I acknowledge that I have read and understand the 911 disclosures in Section 2 of the Service Terms.

Authorized Customer Representative on behalf of University of Mary Washington

Signature:



By:

Emma A. Baker

Title:

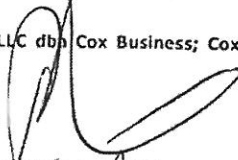
AVP + CPO

Date:

10/28/15

CoxCom, LLC dba Cox Business; Cox Virginia Telcom, LLC dba Cox Business

Signature:



By:

TODD R. E. 16th

Title:

SM

Date:

10/27/15



**Amendment To
Commercial Services Agreement**
10/27/2015

Customer Account Rep: Brandon Thalman
Phone Number: (540) 374-8536
Fax Number: 1-877-873-8118

Cox System Address:
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Customer Information

Legal Name: University of Mary Washington

Legal Address: 138 Brickert St , Fredericksburg, VA 22405

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Name: Deborah Hovey
Phone Number: 5406541217
Fax Number:
E-mail: dhovey@umw.edu

Additional Agreement Summary

Offerings	Term (Months)	Previous Quantity	New Quantity	Previous MRC	New MRC	Net MRC Change	New NRC
Customer Location: University of Mary Washington, 1104 COLLEGE AVE, FREDERICKSBURG, VA 22401							Phone: (540) 651-1216 COX Account ID: 477-317661-03
Cox Business TV Starter	60	1	1	\$75.24	\$58.00	\$-17.24	\$0.00
Business TV Essential	60	0	1	\$0.00	\$28.00	\$28.00	\$0.00
Cox Business TV Starter	60	1	0	\$20.99	\$0.00	\$-20.99	\$0.00
Cox Business Advanced TV	60	1	0	\$10.00	\$0.00	\$-10.00	\$0.00
Cox Business TV Starter	60	0	1	\$0.00	\$16.00	\$16.00	\$0.00
Business Vid Faith & Values Tier	60	1	1	\$0.00	\$0.00	\$0.00	\$0.00
Business TV ESPN HD	60	1	1	\$0.00	\$0.00	\$0.00	\$0.00
Cox Business Advanced TV	60	0	1	\$0.00	\$8.00	\$8.00	\$0.00
Business TV HD Receiver	60	0	1	\$0.00	\$6.00	\$6.00	\$0.00
Business TV Essential	60	1	0	\$36.00	\$0.00	\$-36.00	\$0.00
Business TV HD Receiver	60	1	0	\$8.25	\$0.00	\$-8.25	\$0.00
Cox Business Internet	60	1	1	\$77.00	\$74.99	\$-2.01	\$0.00
CBI 30-30 Mbps x 10 Mbps	60	0	1	\$0.00	\$74.99	\$74.99	\$0.00
Cox Business Internet	60	1	1	\$0.00	\$0.00	\$0.00	\$0.00
Cox Online Backup 25 GB	60	1	1	\$0.00	\$0.00	\$0.00	\$0.00
Static IP Address	60	1	1	\$0.00	\$0.00	\$0.00	\$0.00
DNS Hosting-Included	60	1	1	\$0.00	\$0.00	\$0.00	\$0.00
CBI 6-6 Mbps x2 Mbps	60	1	0	\$77.00	\$0.00	\$-77.00	\$0.00
Total for University of Mary Washington:				\$152.24	\$132.99	\$-19.25	\$0.00
Additional Agreement Totals before Discount:				\$152.24	\$132.99	\$-19.25	\$0.00
Additional Agreement Totals:				\$152.24	\$132.99	\$-19.25	\$0.00

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and contractor's form addendum signed 8/24/15
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Authorized Customer Representative on behalf of University of Mary Washington

Signature:



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Title:

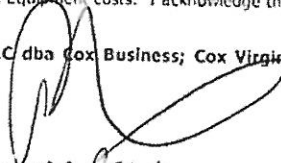
AUP + CPO

Date:

10/20/15

CoxCom, LLC dba Cox Business; Cox Virginia Telcom, LLC dba Cox Business

Signature:



By:

TODD R. ELMER

Title:

SM

Date:

10/27/15



**Amendment To
Commercial Services Agreement**
10/27/2015

Customer Account Rep: Brandon Thalman
Phone Number: (540) 374-8536
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Name: Deborah Hovey
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Fax Number:
E-mail: dhovey@umw.edu

Additional Agreement Summary

Offerings	Term (Months)	Previous Quantity	New Quantity	Previous MRC	New MRC	Net MRC Change	New NRC
Customer Location:				Phone: (540) 651-1216			
University of Mary Washington Foundation, 1125 JEFFERSON DAVIS HWY Suite 200, FREDERICKSBURG, VA 22401-8447				COX Account ID: 477-483723-01			
Cox Business TV Starter	60	2	2	\$75.29	\$75.29	\$0.00	\$0.00
Cox Business TV Starter	60	1	1	\$20.99	\$20.99	\$0.00	\$0.00
Business TV Essential	60	1	1	\$39.30	\$39.30	\$0.00	\$0.00
Digital Starter	60	0	2	\$0.00	\$0.00	\$0.00	\$0.00
Digital Adapter	60	0	2	\$0.00	\$0.00	\$0.00	\$0.00
Business Vid Faith & Values Tier	60	0	2	\$0.00	\$0.00	\$0.00	\$0.00
Business TV Receiver Install	N/A	0	2	\$0.00	\$0.00	\$0.00	\$0.00
Business TV Essential	60	1	1	\$7.50	\$7.50	\$0.00	\$0.00
Cox Business TV Starter	60	1	1	\$7.50	\$7.50	\$0.00	\$0.00
Total for University of Mary Washington Foundation:				\$75.29	\$75.29	\$0.00	\$0.00
Additional Agreement Totals before Discount:				\$75.29	\$75.29	\$0.00	\$0.00
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At the time this Agreement is signed, Customer estimates that the occupancy for the University of Mary Washington Foundation described above is 0.

and contractor's form addendum signed 8/24/15
By signing this Amendment, you represent that you are the authorized Customer representative and the information above is true and correct. This Amendment amends the Commercial Services Agreement last executed by Cox and Customer (the "CSA") and binds Customer to the terms and conditions contained in this Amendment and in the CSA, including without limitation, the Cox tariffs, Service Guides, State and Federal regulations, the General Terms located at <http://www2.cox.com/aboutus/policies/business-general-terms.cox>, and the Cox Acceptable Use Policy (the "AUP"). Customer acknowledges receipt and acceptance of the Service Terms, the AUP and the General Terms by signing this Amendment. Customer acknowledges and accepts that Customer is solely responsible for protecting its network, equipment and the software through the use of firewalls, anti-virus and other security devices. Customer further acknowledges and accepts that Customer is solely responsible for fraudulent activity and related charges that result from Customer's failure to protect its network, equipment and the software. This Amendment is subject to credit approval and Customer authorizes Cox to check credit. The prices above do not include applicable taxes, fees, assessments or surcharges which are additional and may change. This proposal is valid provided Customer signs and delivers this Amendment to Cox unchanged within thirty (30) days from the date above. In addition to any other termination rights in the Agreement, Cox may terminate this Amendment without liability at any time prior to Cox's implementation of the changes to the Agreement that are set forth in this Amendment or if Cox determines that Customer's location is not reasonably serviceable according to Cox's standard practices. If Customer terminates or decreases any Service that is part of a bundle offering, the remaining Service(s) shall be subject to price increases for the remaining Term. Each party may use electronic signatures to sign this Amendment, provided the electronic signature method used by Customer is acceptable to Cox. "Acceptance" of this Amendment by Cox shall occur upon the earlier of (i) Cox's countersignature of this Amendment or (ii) Cox's implementation of the changes to the Agreement that are set forth in this Amendment. If Customer cancels this Amendment prior to installation of Service by Cox, Customer shall be liable for Cox's costs incurred. If Cox Equipment is not returned to Cox after disconnection of Services, Customer shall be liable for the Cox Equipment costs. I acknowledge that I have read and understand the 911 disclosures in Section 2 of the Service Terms.

Authorized Customer Representative on behalf of University of Mary Washington

Signature:



By:

Erma A. Baker

Title:

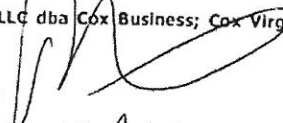
AVP & CPO

Date:

10/20/15

CoxCom, LLC dba Cox Business; Cox Virginia Telcom, LLC dba Cox Business

Signature:



By:

Todd Reigel

Title:

SM

Date:

10/27/15

