## **Contract Amendment Abstract**

## **Contract Amendment Information** Contract Title: 911 Livestreaming Technology Solution Amendment Summary: Amend Clause 3.1 Contract Term to add 36 months for a total of 60 months and amend Clause 4.1 Contract Value to add \$617,100.00 for a revised total of \$772,755.00. Amendment Number: 2 Request Number: A2024145 Contract Number: 6528930 Type of Contract: Other Requires Council Legislation: Yes High Risk Contract (Per Finance Department Contract Risk Management Policy): No Sexual Harassment Training Required (per BL2018-1281): Yes Contract Start Date: 01/17/2023 Contract Expiration Date: 01/16/2028 Contract Term: 60 Months Previous Estimated Contract Life Value: \$155,655.00 Amendment Value: \$617,100.00 Fund: 10101 \* New Estimated Contract Life Value: \$772,755.00 BU: 31160110 \* (Depending on contract terms, actual expenses may hit across various departmental BUs and Funds at PO Levels) Payment Terms: Net 30 Selection Method: Sole Source Procurement Staff: John Stewart BAO Staff: Jeremy Frye Procuring Department: Police Department(s) Served: Police **Prime Contractor Information** Prime Contracting Firm: HigherGround, Inc. ISN#: 1012383 Phone #: 818-456-1561 Address: 275 E. Hillcrest Drive, Ste. 160-108 | City: Thousand Oaks | State: CA | Zip: 91360 (select/check Prime Contractor is a Uncertified/Unapproved: SBE | SDV | MBE | WBE | LGBTBE | if applicable) Prime Company Contact: Mike Halliwell Email Address: mhalliwell@higherground.com Prime Contractor Signatory: Mike Halliwell Email Address: mhalliwell@higherground.com **Business Participation for Entire Contract** Small Business and Service Disabled Veteran Business Program: N/A Percent, if applicable: N/A Amount: N/A Equal Business Opportunity Program: Program Not Applicable MBE Amount: N/A MBE Percent, if applicable: N/A WBE Amount: N/A WBE Percent, if applicable: N/A Federal Disadvantaged Business Enterprise: Amount: N/A Percent, if applicable: N/A Note: Amounts and/or percentages are not exclusive. B2GNow (Contract Compliance Monitoring): No





## AMENDMENT NUMBER 2 TO CONTRACT NUMBER 6528930 BETWEEN

## THE METROPOLITAN GOVERNMENT OF NASHVILLE AND DAVIDSON COUNTY AND HIGHERGROUND, INC.

This Amendment is entered into on the day this document is filed with the Metropolitan Clerk's Office, by and between THE METROPOLITAN GOVERNMENT OF NASHVILLE AND DAVIDSON COUNTY (METRO) and HIGHERGROUND, INC. located in (THOUSAND OAKS, CA).

#### WITNESSETH

**WHEREAS**, the parties desire to modify the terms and conditions and to add or delete certain other terms and conditions to their original agreement dated DATE, Metro Contract numbered 6528930, hereinafter the "CONTRACT", the parties hereby agree as set forth below:

This amendment affects the following changes to the contract:

1. Amend clause 3.1 Contract term to add 36 months for a total of 60 months. Amended clause shall read as follows:

"The Contract Term will begin on the date (the "Effective Date") this Contract is approved by all required parties and filed in the Metropolitan Clerk's Office. This Contract Term will end sixty (60) months from the Effective Date.

This Contract may be extended by Contract Amendment. The option to extend may be exercised by and at the discretion of the Purchasing Agent. However, in no event shall the term of this Contract exceed sixty (60) months from the Effective Date."

2. Amend Clause 4.1 Contract Value to add \$617,100.00 for a revised total of \$772,755.00. Amended clause shall read as follows:

"This Contract has an estimated value of \$772,755.00. The pricing details are included in Exhibit A and are made a part of this Contract by reference. CONTRACTOR shall be paid as work is completed and METRO is accordingly, invoiced."

This amendment shall not be binding upon the parties until it has been signed by the CONTRACTOR and authorized representatives of the Metropolitan Government and filed in the office of the Metropolitan Clerk.

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		Amendment Number 2
THE METROPOLITAN GOVERNMENT ON NASHVILLE AND DAVIDSON COUNTY	)F	CONTRACTOR
APPROVED AS TO PROJECT SCOPE:		
		HigherGround, Inc.
Chief of Police John Drake	SM	Company Name
Dept. / Agency / Comm. Head or Board Chair.	Dept. Fin.	Mike Italliwell
APPROVED AS TO COMPLIANCE WITH PROCUREMENT CODE:		Signature of Company's Contracting Officer
TROCUREMENT CODE.		Mike Halliwell
		Officer's Name
Dennis Rowland	JLR	Vice President, Sales
Purchasing Agent	Purchasing	Officer's Title
APPROVED AS TO AVAILABILITY OF FU	JNDS:	
kewin (rumbo/mal	EF	
Director of Finance	BA	
APPROVED AS TO FORM AND LEGALIT	CY:	
Jessa V. Ortez-Marsh	BC	
Metropolitan Attorney	Insurance	
Metropolitan Mayor	COO	
ATTESTED:		
Metropolitan Clerk	Date	

Contract Number 6528930



#### CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 7/25/2024

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s)

tilia certificate doca flot comer fig	gitts to the certificate holder in hea or st	ach endorsement(s).	
PRODUCER		CONTACT NAME:	
Gaspar Insurance Services - SV 23161 Ventura Blvd. #100		PHONE (A/C, No, Ext): 818-302-3060 FAX (A/C, No):	
Woodland Hills CA 91364		E-MAIL ADDRESS:	
		INSURER(S) AFFORDING COVERAGE	NAIC#
License		INSURER A: Federal Insurance Company	20281
NSURED HigherGround, Inc. 275 E. Hillcrest Dr. Suite 160-108 Thousand Oaks CA 91360	HIGHINC-02	INSURER B: Lloyds	0
		INSURER c : Hartford Casualty Insurance Company	29424
		INSURER D:	
		INSURER E:	
		INSURER F:	
COVERAGES	CERTIFICATE NUMBER: 1907670058	REVISION NUMBER:	

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

	EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.							
INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	S
Α	X COMMERCIAL GENERAL LIABILITY	Υ	Υ	35777893	6/17/2024	6/17/2025	EACH OCCURRENCE	\$ 1,000,000
	CLAIMS-MADE X OCCUR						DAMAGE TO RENTED PREMISES (Ea occurrence)	\$1,000,000
							MED EXP (Any one person)	\$ 10,000
							PERSONAL & ADV INJURY	\$1,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:						GENERAL AGGREGATE	\$ 2,000,000
	X POLICY PRO- JECT LOC						PRODUCTS - COMP/OP AGG	\$2,000,000
	OTHER:							\$
Α	AUTOMOBILE LIABILITY	Υ	Υ	73508488	6/17/2024	6/17/2025	COMBINED SINGLE LIMIT (Ea accident)	\$1,000,000
	ANY AUTO						BODILY INJURY (Per person)	\$
	OWNED SCHEDULED AUTOS ONLY						BODILY INJURY (Per accident)	\$
	X HIRED AUTOS ONLY X NON-OWNED AUTOS ONLY						PROPERTY DAMAGE (Per accident)	\$
								\$
Α	UMBRELLA LIAB X OCCUR	N	N	79806728	6/17/2024	6/17/2025	EACH OCCURRENCE	\$10,000,000
	X EXCESS LIAB CLAIMS-MADE						AGGREGATE	\$ 10,000,000
	DED X RETENTION \$ 0							\$
С	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY		N	72WECAC1BY1	9/15/2023	9/15/2024	X PER OTH- STATUTE ER	
	ANYPROPRIETOR/PARTNER/EXECUTIVE T/N	N/A					E.L. EACH ACCIDENT	\$1,000,000
	(Mandatory in NH)	,					E.L. DISEASE - EA EMPLOYEE	\$1,000,000
	If yes, describe under DESCRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT	\$ 1,000,000
B B	Technology E&O/Prof Liab Cyber Liability	N N	ZZ	ESM0239759582 ESM0239759582	9/1/2023 9/1/2023	9/1/2024 9/1/2024	Claim & Agg Claim & Agg Deductbile	\$2M / \$4M \$4M / \$4M \$10,000

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) Metropolitan Government of Nashville and Davidson County, its officials, officers, employees, and volunteers are included as additional insured if required by written contract. Please refer to the attached endorsement.

RFQ/Contract Number: 6528930
"Technological Errors and Omissions Insurance"

CERTIFICATE HOLDER	CANCELLATION

**Purchasing Agent** Metropolitan Government of Nashville and **Davidson County** Metro Courthouse Nashville TN 37201

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE

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## **General Liability**

## Supplementary Payments (continued)

b. release attachments;

but only for bond amounts within the available Limit Of Insurance. We do not have to furnish these bonds.

- C. reasonable expenses incurred by the **insured** at our request to assist us in the investigation or defense of such claim or **suit**, including actual loss of earnings up to \$1000 a day because of time off from work.
- D. costs taxed against the **insured** in the **suit**, except any:
  - 1. attorney fees or litigation expenses; or
  - 2. other loss, cost or expense;

in connection with any injunction or other equitable relief.

- E. prejudgment interest awarded against the **insured** on that part of a judgment we pay. If we make an offer to pay the applicable Limit Of Insurance, we will not pay any prejudgment interest based on that period of time after the offer.
- F. interest on the full amount of a judgment that accrues after entry of the judgment and before we have paid, offered to pay or deposited in court the part of the judgment that is within the applicable Limit Of Insurance.

Supplementary Payments does not include any fine or other penalty.

These payments will not reduce the Limits Of Insurance.

Our obligation to make these payments ends when we have used up the applicable Limit Of Insurance.

## Coverage Territory

This insurance applies anywhere, provided the **insured**'s responsibility to pay damages, to which this insurance applies, is determined in a **suit** on the merits brought in the United States of America (including its possessions and territories), Canada or Puerto Rico, or in a settlement to which we agree.

#### Who is An Insured

#### Sole Proprietorships

If you are an individual, you and your spouse are **insureds**; but you and your spouse are **insureds** only with respect to the conduct of a business of which you are the sole owner.

If you die:

- persons or organizations having proper temporary custody of your property are insureds; but
  they are insureds only with respect to the maintenance or use of such property and only for
  acts until your legal representative has been appointed; and
- your legal representatives are insureds; but they are insureds only with respect to their
  duties as your legal representatives. Such legal representatives will assume your rights and
  duties under this insurance.

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#### Who is An Insured

(continued)

#### Partnerships Or Joint Ventures

If you are a partnership (including a limited liability partnership) or a joint venture, you are an **insured**. Your members, your partners and their spouses are **insureds**; but they are **insureds** only with respect to the conduct of your business.

#### Limited Liability Companies

If you are a limited liability company, you are an **insured**. Your members and their spouses are **insureds**; but they are **insureds** only with respect to the conduct of your business. Your managers are **insureds**; but they are **insureds** only with respect to their duties as your managers.

#### Other Organizations

If you are an organization (including a professional corporation) other than a partnership, joint venture or limited liability company, you are an **insured**. Your directors and **officers** are **insureds**; but they are **insureds** only with respect to their duties as your directors or **officers**. Your stockholders and their spouses are **insureds**; but they are **insureds** only with respect to their liability as your stockholders.

#### **Employees**

Your **employees** are **insureds**; but they are **insureds** only for acts within the scope of their employment by you or while performing duties related to the conduct of your business.

However, no employee is an insured for:

#### A. bodily injury, advertising injury or personal injury:

- to you, to any of your directors, managers, members, officers or partners (whether or not an employee) or to any co-employee while such injured person is either in the course of his or her employment or while performing duties related to the conduct of your business;
- 2. to the brother, child, parent, sister or spouse of such injured person as a consequence of any injury described in subparagraph A.1. above; or
- for which there is any obligation to share damages with or repay someone else who
  must pay damages because of any injury described in subparagraphs A.1. or A.2.
  above.

With respect to **bodily injury** only, this limitation does not apply to:

- you or to your directors, managers, members, officers, partners or supervisors as insureds; or
- your employees, as insureds, with respect to such damages caused by cardiopulmonary resuscitation or first aid services administered by such an employee; or
- B. **property damage** to any property owned, occupied or used by you or by any of your directors, managers, members, **officers** or partners (whether or not an **employee**) or by any of your **employees**.

This limitation does not apply to **property damage** to premises while rented to you or temporarily occupied by you with permission of the owner.

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### CHUBB

## **General Liability**

#### Who Is An Insured

(continued)

#### Volunteers

Persons who are volunteer workers for you are **insureds**; but they are **insureds** only for acts within the scope of their activities for you and at your direction.

#### Real Estate Managers

Persons (other than your **employees**) or organizations acting as your real estate managers are **insureds**; but they are **insureds** only with respect to their duties as your real estate managers.

#### Permissive Users Of Mobile Equipment

With respect to mobile equipment registered in your name under a motor vehicle registration law:

- A. persons driving such equipment on a public road with your permission are insureds; and
- B. persons or organizations responsible for the conduct of such persons described in subparagraph A. above are **insureds**; but they are **insureds** only with respect to the operation of the equipment and only if no other insurance of any kind is available to them.

However, no person or organization is an **insured** with respect to:

- **bodily injury** to any co-employee of the person driving the equipment; or
- property damage to any property owned or occupied by or loaned or rented to you, or in your charge or the charge of the employer of any person who is an insured under this provision.

#### Vendors

Persons or organizations who are vendors of **your products** are **insureds**; but they are **insureds** only with respect to their liability for damages for **bodily injury** or **property damage** resulting from the distribution or sale of **your products** in the regular course of their business and only if this insurance applies to the **products-completed operations hazard**.

However, no such person or organization is an **insured** with respect to any:

- assumption of liability by them in a contract or agreement. This limitation does not apply to the liability for damages for **bodily injury** or **property damage** that such vendor would have in the absence of such contract or agreement;
- representation or warranty unauthorized by you;
- physical or chemical change in your products made intentionally by the vendor;
- repackaging, unless unpacked solely for the purpose of inspection, demonstration or testing, or the substitution of parts under instruction from the manufacturer and then repacked in the original container;
- failure to make such inspections, adjustments, tests or servicing as the vendor has agreed to
  make or normally undertakes to make in the usual course of business in connection with the
  distribution or sale of your products;
- demonstration, installation, servicing or repair operations, except such operations performed at the vendor's premises in connection with the sale of **your products**; or
- of **your products** which, after distribution or sale by you, have been labeled or relabeled or used as a container, ingredient or part of any other thing or substance by or for the vendor.

Liability Insurance

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#### Who is An insured

### Vendors (continued)

Further, no person or organization from whom you have acquired **your products**, or any container, ingredient or part entering into, accompanying or containing **your products**, is an **insured** under this provision.

#### Lessors Of Equipment

Persons or organizations from whom you lease equipment are **insureds**; but they are **insureds** only with respect to the maintenance or use by you of such equipment and only if you are contractually obligated to provide them with such insurance as is afforded by this contract.

However, no such person or organization is an **insured** with respect to any:

- damages arising out of their sole negligence; or
- occurrence that occurs, or offense that is committed, after the equipment lease ends.

#### Lessors Of Premises

Persons or organizations from whom you lease premises are **insureds**; but they are **insureds** only with respect to the ownership, maintenance or use of that particular part of such premises leased to you and only if you are contractually obligated to provide them with such insurance as is afforded by this contract.

However, no such person or organization is an insured with respect to any:

- damages arising out of their sole negligence;
- occurrence that occurs, or offense that is committed, after you cease to be a tenant in the premises; or
- structural alteration, new construction or demolition operations performed by or on behalf of them.

#### Subsidiary Or Newly Acquired Or Formed Organizations

If there is no other insurance available, the following organizations will qualify as named insureds:

- a subsidiary organization of the first named **insured** shown in the Declarations of which, at the beginning of the policy period and at the time of loss, such first named **insured** controls, either directly or indirectly, more than fifty (50) percent of the interests entitled to vote generally in the election of the governing body of such organization; or
- a subsidiary organization of the first named **insured** shown in the Declarations that such first named **insured** acquires or forms during the policy period, if at the time of loss such first named **insured** controls, either directly or indirectly, more than fifty (50) percent of the interests entitled to vote generally in the election of the governing body of such organization.

## Limitations On Who Is An Insured

- A. Except to the extent provided under the Subsidiary Or Newly Acquired Or Formed Organizations provision above, no person or organization is an **insured** with respect to the conduct of any person or organization that is not shown as a named **insured** in the Declarations.
- B. No person or organization is an **insured** with respect to the:
  - 1. ownership, maintenance or use of any assets; or
  - 2. conduct of any person or organization whose assets, business or organization;

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#### Liability Insurance

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## **General Liability**

#### Who is An insured

Limitations On Who Is An Insured (continued)

you acquire, either directly or indirectly, for any:

- bodily injury or property damage that occurred; or
- advertising injury or personal injury arising out of an offense first committed;

in whole or in part, before you, directly or indirectly, aquired such assets, business or organization.

#### Limits Of Insurance

The Limits Of Insurance shown in the Declarations and the rules below fix the most we will pay, regardless of the number of:

- insureds;
- claims made or **suits** brought; or
- persons or organizations making claims or bringing suits.

The Limits Of Insurance apply separately to each consecutive annual period and to any remaining period of less than twelve (12) months, starting with the beginning of the policy period shown in the Declarations, unless the policy period is extended after issuance for an additional period of less than twelve (12) months. In that case, the additional period will be deemed part of the last preceding period for purposes of determining the Limits Of Insurance.

#### General Aggregate Limit

Subject to the Each Occurrence Limit, the General Aggregate Limit is the most we will pay for the sum of:

- damages for bodily injury and property damage, except damages included in the products-completed operations hazard; and
- medical expenses.

#### Products-Completed Operations Aggregate Limit

Subject to the Each Occurrence Limit, the Products-Completed Operations Aggregate Limit is the most we will pay for the sum of damages for **bodily injury** and **property damage** included in the **products-completed operations hazard**.

#### Advertising Injury And Personal Injury Aggregate Limit

The Advertising Injury And Personal Injury Aggregate Limit is the most we will pay for the sum of damages for **advertising injury** and **personal injury**.

#### Each Occurrence Limit

The Each Occurrence Limit is the most we will pay for the sum of:

- damages for bodily injury and property damage; and
- medical expenses;

arising out of any one occurrence.

Any amount paid for damages or **medical expenses** will reduce the amount of the applicable aggregate limit available for any other payment.

Liability Insurance

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#### Limits Of Insurance

## Each Occurrence Limit (continued)

If the applicable aggregate limit has been reduced to an amount that is less than the Each Occurrence Limit, the remaining amount of such aggregate limit is the most that will be available for any other payment.

#### Damage To Premises Rented To You Limit

Subject to the Each Occurrence Limit, the Damage To Premises Rented To You Limit is the most we will pay for the sum of damages for **property damage** to any one premises while rented to you or temporarily occupied by you with permission of the owner.

#### Medical Expenses Limit

Subject to the Each Occurrence Limit, the Medical Expenses Limit is the most we will pay for the sum of **medical expenses**, under Medical Expenses coverage, for **bodily injury** sustained by any one person.

#### Bodily Injury/Property Damage Exclusions

Aircraft, Autos Or Watercraft None of the following exclusions, except "Contracts", "Expected Or Intended Injury" and "Loss In Progress", apply to **property damage** to premises while rented to you or temporarily occupied by you with permission of the owner.

This insurance does not apply to **bodily injury** or **property damage** arising out of the ownership, maintenance, use (use includes operation and **loading or unloading**) or entrustment to others of any:

- aircraft;
- auto; or
- watercraft;

owned or operated by or loaned or rented to any insured.

This exclusion does not apply to:

- A. a watercraft while ashore on premises owned by or rented to you;
- B. a watercraft you do not own, provided that it:
  - 1. is less than fifty-five (55) feet long; and
  - 2. does not transport persons or cargo for a charge;
- C. the parking of an **auto** on premises owned by or rented to you, provided the **auto** is not owned by or loaned or rented to you or the **insured**;
- D. the liability for damages assumed in an **insured contract** resulting from the ownership, maintenance or use, by others, of an aircraft or watercraft;
- E. the operation of the equipment described in subparagraphs F.2. or F.3. of the definition of **mobile equipment**; or
- F. an aircraft you do not own, provided that:
  - 1. the pilot in command holds a currently effective certificate, issued by the duly constituted authority of the United States of America or Canada, designating that person as a commercial or airline transport pilot;

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## **Conditions**

(continued)

Transfer Or Waiver Of Rights Of Recovery Against Others We will waive the right of recovery we would otherwise have had against another person or organization, for loss to which this insurance applies, provided the **insured** has waived their rights of recovery against such person or organization in a contract or agreement that is executed before such loss.

To the extent that the **insured**'s rights to recover all or part of any payment made under this insurance have not been waived, those rights are transferred to us. The **insured** must do nothing after loss to impair them. At our request, the **insured** will bring **suit** or transfer those rights to us and help us enforce them.

This condition does not apply to medical expenses.

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#### CHUBB

## **General Liability**

## Supplementary Payments (continued)

b. release attachments:

but only for bond amounts within the available Limit Of Insurance. We do not have to furnish these bonds.

- C. reasonable expenses incurred by the **insured** at our request to assist us in the investigation or defense of such claim or **suit**, including actual loss of earnings up to \$1000 a day because of time off from work.
- D. costs taxed against the **insured** in the **suit**, except any:
  - attorney fees or litigation expenses; or
  - 2. other loss, cost or expense;

in connection with any injunction or other equitable relief.

- E. prejudgment interest awarded against the **insured** on that part of a judgment we pay. If we make an offer to pay the applicable Limit Of Insurance, we will not pay any prejudgment interest based on that period of time after the offer.
- F. interest on the full amount of a judgment that accrues after entry of the judgment and before we have paid, offered to pay or deposited in court the part of the judgment that is within the applicable Limit Of Insurance.

Supplementary Payments does not include any fine or other penalty.

These payments will not reduce the Limits Of Insurance.

Our obligation to make these payments ends when we have used up the applicable Limit Of Insurance.

### Coverage Territory

This insurance applies anywhere, provided the **insured**'s responsibility to pay damages, to which this insurance applies, is determined in a **suit** on the merits brought in the United States of America (including its possessions and territories), Canada or Puerto Rico, or in a settlement to which we agree.

#### Who is An Insured

#### Sole Proprietorships

If you are an individual, you and your spouse are **insureds**; but you and your spouse are **insureds** only with respect to the conduct of a business of which you are the sole owner.

If you die:

- persons or organizations having proper temporary custody of your property are insureds; but
  they are insureds only with respect to the maintenance or use of such property and only for
  acts until your legal representative has been appointed; and
- your legal representatives are insureds; but they are insureds only with respect to their duties as your legal representatives. Such legal representatives will assume your rights and duties under this insurance.

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#### Who is An insured

(continued)

#### Partnerships Or Joint Ventures

If you are a partnership (including a limited liability partnership) or a joint venture, you are an **insured**. Your members, your partners and their spouses are **insureds**; but they are **insureds** only with respect to the conduct of your business.

#### Limited Liability Companies

If you are a limited liability company, you are an **insured**. Your members and their spouses are **insureds**; but they are **insureds** only with respect to the conduct of your business. Your managers are **insureds**; but they are **insureds** only with respect to their duties as your managers.

#### Other Organizations

If you are an organization (including a professional corporation) other than a partnership, joint venture or limited liability company, you are an **insured**. Your directors and **officers** are **insureds**; but they are **insureds** only with respect to their duties as your directors or **officers**. Your stockholders and their spouses are **insureds**; but they are **insureds** only with respect to their liability as your stockholders.

#### **Employees**

Your **employees** are **insureds**; but they are **insureds** only for acts within the scope of their employment by you or while performing duties related to the conduct of your business.

However, no employee is an insured for:

#### A. bodily injury, advertising injury or personal injury:

- to you, to any of your directors, managers, members, officers or partners (whether or not an employee) or to any co-employee while such injured person is either in the course of his or her employment or while performing duties related to the conduct of your business;
- 2. to the brother, child, parent, sister or spouse of such injured person as a consequence of any injury described in subparagraph A.1. above; or
- 3. for which there is any obligation to share damages with or repay someone else who must pay damages because of any injury described in subparagraphs A.1. or A.2. above.

With respect to **bodily injury** only, this limitation does not apply to:

- you or to your directors, managers, members, officers, partners or supervisors as insureds; or
- your employees, as insureds, with respect to such damages caused by cardiopulmonary resuscitation or first aid services administered by such an employee; or
- B. **property damage** to any property owned, occupied or used by you or by any of your directors, managers, members, **officers** or partners (whether or not an **employee**) or by any of your **employees**.

This limitation does not apply to **property damage** to premises while rented to you or temporarily occupied by you with permission of the owner.

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### CHUBB

## **General Liability**

#### Who is An insured

(continued)

Volunteers

Persons who are volunteer workers for you are **insureds**; but they are **insureds** only for acts within the scope of their activities for you and at your direction.

#### Real Estate Managers

Persons (other than your **employees**) or organizations acting as your real estate managers are **insureds**; but they are **insureds** only with respect to their duties as your real estate managers.

#### Permissive Users Of Mobile Equipment

With respect to mobile equipment registered in your name under a motor vehicle registration law:

- A. persons driving such equipment on a public road with your permission are insureds; and
- B. persons or organizations responsible for the conduct of such persons described in subparagraph A. above are **insureds**; but they are **insureds** only with respect to the operation of the equipment and only if no other insurance of any kind is available to them.

However, no person or organization is an **insured** with respect to:

- **bodily injury** to any co-employee of the person driving the equipment; or
- **property damage** to any property owned or occupied by or loaned or rented to you, or in your charge or the charge of the employer of any person who is an **insured** under this provision.

#### Vendors

Persons or organizations who are vendors of **your products** are **insureds**; but they are **insureds** only with respect to their liability for damages for **bodily injury** or **property damage** resulting from the distribution or sale of **your products** in the regular course of their business and only if this insurance applies to the **products-completed operations hazard**.

However, no such person or organization is an **insured** with respect to any:

- assumption of liability by them in a contract or agreement. This limitation does not apply to
  the liability for damages for **bodily injury** or **property damage** that such vendor would
  have in the absence of such contract or agreement;
- representation or warranty unauthorized by you;
- physical or chemical change in your products made intentionally by the vendor;
- repackaging, unless unpacked solely for the purpose of inspection, demonstration or testing, or the substitution of parts under instruction from the manufacturer and then repacked in the original container;
- failure to make such inspections, adjustments, tests or servicing as the vendor has agreed to
  make or normally undertakes to make in the usual course of business in connection with the
  distribution or sale of your products;
- demonstration, installation, servicing or repair operations, except such operations performed at the vendor's premises in connection with the sale of your products; or
- of **your products** which, after distribution or sale by you, have been labeled or relabeled or used as a container, ingredient or part of any other thing or substance by or for the vendor.

Liability Insurance

Form 80-02-2000 (Rev. 4-01) Contract Page 7 of 32

#### Who is An insured

### Vendors (continued)

Further, no person or organization from whom you have acquired **your products**, or any container, ingredient or part entering into, accompanying or containing **your products**, is an **insured** under this provision.

#### Lessors Of Equipment

Persons or organizations from whom you lease equipment are **insureds**; but they are **insureds** only with respect to the maintenance or use by you of such equipment and only if you are contractually obligated to provide them with such insurance as is afforded by this contract.

However, no such person or organization is an **insured** with respect to any:

- damages arising out of their sole negligence; or
- occurrence that occurs, or offense that is committed, after the equipment lease ends.

#### Lessors Of Premises

Persons or organizations from whom you lease premises are **insureds**; but they are **insureds** only with respect to the ownership, maintenance or use of that particular part of such premises leased to you and only if you are contractually obligated to provide them with such insurance as is afforded by this contract.

However, no such person or organization is an **insured** with respect to any:

- damages arising out of their sole negligence;
- occurrence that occurs, or offense that is committed, after you cease to be a tenant in the premises; or
- structural alteration, new construction or demolition operations performed by or on behalf of them.

#### Subsidiary Or Newly Acquired Or Formed Organizations

If there is no other insurance available, the following organizations will qualify as named insureds:

- a subsidiary organization of the first named **insured** shown in the Declarations of which, at the beginning of the policy period and at the time of loss, such first named **insured** controls, either directly or indirectly, more than fifty (50) percent of the interests entitled to vote generally in the election of the governing body of such organization; or
- a subsidiary organization of the first named **insured** shown in the Declarations that such first named **insured** acquires or forms during the policy period, if at the time of loss such first named **insured** controls, either directly or indirectly, more than fifty (50) percent of the interests entitled to vote generally in the election of the governing body of such organization.

## Limitations On Who Is An Insured

- A. Except to the extent provided under the Subsidiary Or Newly Acquired Or Formed Organizations provision above, no person or organization is an **insured** with respect to the conduct of any person or organization that is not shown as a named **insured** in the Declarations.
- B. No person or organization is an **insured** with respect to the:
  - 1. ownership, maintenance or use of any assets; or
  - 2. conduct of any person or organization whose assets, business or organization;

Form 80-02-2000 (Rev. 4-01) Contract Page 8 of 32

#### Liability Insurance

### CHUBB

## General Liability

#### Who is An insured

Limitations On Who Is An Insured (continued)

you acquire, either directly or indirectly, for any:

- **bodily injury** or **property damage** that occurred; or
- advertising injury or personal injury arising out of an offense first committed;

in whole or in part, before you, directly or indirectly, aquired such assets, business or organization.

#### Limits Of Insurance

The Limits Of Insurance shown in the Declarations and the rules below fix the most we will pay, regardless of the number of:

- insureds;
- claims made or suits brought; or
- persons or organizations making claims or bringing suits.

The Limits Of Insurance apply separately to each consecutive annual period and to any remaining period of less than twelve (12) months, starting with the beginning of the policy period shown in the Declarations, unless the policy period is extended after issuance for an additional period of less than twelve (12) months. In that case, the additional period will be deemed part of the last preceding period for purposes of determining the Limits Of Insurance.

#### General Aggregate Limit

Subject to the Each Occurrence Limit, the General Aggregate Limit is the most we will pay for the sum of:

- damages for bodily injury and property damage, except damages included in the products-completed operations hazard; and
- medical expenses.

#### Products-Completed Operations Aggregate Limit

Subject to the Each Occurrence Limit, the Products-Completed Operations Aggregate Limit is the most we will pay for the sum of damages for **bodily injury** and **property damage** included in the **products-completed operations hazard**.

#### Advertising Injury And Personal Injury Aggregate Limit

The Advertising Injury And Personal Injury Aggregate Limit is the most we will pay for the sum of damages for **advertising injury** and **personal injury**.

#### Each Occurrence Limit

The Each Occurrence Limit is the most we will pay for the sum of:

- damages for bodily injury and property damage; and
- medical expenses;

arising out of any one occurrence.

Any amount paid for damages or **medical expenses** will reduce the amount of the applicable aggregate limit available for any other payment.

Liability Insurance

Form 80-02-2000 (Rev. 4-01) Contract Page 9 of 32

Rev 08.11.2021

# METROPOLITAN GOVERNMENT OF NASHVILLE AND DAVIDSON COUNTY DEPARTMENT OF FINANCE – PROCUREMENT CONTRACT AMENDMENT JUSTIFICATION FORM



Date Received: June 28, 2024

Send an email to PRG@nashville.gov and attach completed amendment form and supporting documentation.

Send an eman to Tho enasim	e.gov and attach completed amendmen	t form and supporting documentation.	
Contract Title: 911 Audio Livestre	eaming Technology Solution Contract	ct Number: 6528930 Amendment No.: 2	
Requesting Department: Police Re	equesting Departmental Contact (Name & I	No.): John Singleton 615-862-7702	
Contractor's Business Name: High	erGround, Inc. Name of Cor	tract Signatory: Mike Halliwell	
Contract Signatory Email Address: n	nhalliwell@higherground.com		
Address: 275 E. Hillcrest Drive,	Ste. 160-108 City: Thousand Oa	ks ST: CA Zip: 91360	
Revision Accomplishes: Check a	ll that apply		
X Term Extension	New End Date:_1/16/2028	Include revised schedule if necessary	
X Contract Value Increase	Original Contract Amount \$155,655.00	Include revised fee schedules, budget, and total contract value as appropriate	
	Previously Executed Amendment(s) Amount 0		
	Current Amendment Amount \$617,100.00		
	Amendment % Increase 396%		
Proposed Revised Contract Amount \$772,755.00			
Scope of Work Revision		Include concise and explicit narrative regarding revised scope of work and any subcontractor changes necessary	
Terms and Conditions Modi	Include applicable exhibits as appropriate along with appropriate redlines		
Other (Describe)	Include applicable documentation		
ACCOUNTING INFORMATION:			
BU Number: 31160110 Fund	#: 10101 Any Other Accounting Info	. <u> </u>	
Procurem	ent will route in DocuSign for sig	natures below	
Deportment Degreeter 95			
Department Requester			
Mun Drake Requesting Department Director's S	6/30/2024   8:10 AM CDT  Date		
requesting Department Director 3 O	ignatare or reproval	Dato	



## **Amendment Request Signature Form**

Amendment Number	A2024145
Date Received	June 28, 2024

To Whom It May Concern,

I have read the attached Amendment Request Review and concur with the recommendation contained therein.

Should you have questions, please contact the reviewer or reach out to me directly.

Regards,

Dennis Rowland	7/1/2024   11:09 AM CDT
Dennis Rowland	Date Signed
Purchasing Agent & Chief Procurement Officer	



#### HigherGround, Inc. Contract Amendment #2 Request

#### Information

Contract: 6528930

Original Contract Value: \$ 155,655

Additional Amount Requested: \$ 617,100

Proposed Contract Value: \$ 772,755

#### **Contract Value Increase Justification**

This amendment will extend the contract to 5-years and will add the contract value necessary for annual software licensing costs to the end of the 5-year contract.

This contract was originally executed as a one-year term to implement and evaluate the software system for effectiveness within the first year. The ability to have ready access to 911 audio in real time has proven to provide first responders with the most immediate and complete information of an ongoing emergency incident and effectively delivers situational awareness of 911 calls occurring in and around any school facility for faster response.

## **Amendment Request Review**

Reviewed By:	Terri Ray	Department:	Police
Contract #:	6528930	Unique ID No.	A2024145
Contractor Name:	HigherGround, Inc.	Contract Description:	911 Livestreaming Technology Solution
Amendment No:	2	Amendment Amount:	\$617,100.00
Recommendation:	Approve		

#### Review:

Amendment 2 for Contract 6528930 to extend contract term to full 60 months and increase the estimated contract value by \$617,100.00 for a revised estimated amount of \$772,755.00

- Amendment increases the estimated value by \$617,100.00 for a revised estimated amount of \$772,755.00
- Amendment makes no changes to the scope of the contract or exhibit pricing.
- Amendment extends contract term to full 60 months (1/16/2028).
- Amendment does require Council approval since sole source over \$250,000.00.

Based on the above, amendment is recommended for approval.

## **Contract Amendment Abstract**

Contract Amendment Information
Contract Title: 911 Livestreaming Technology Solution
Amendment Summary: Amend Clause 3.1 Contract Term to add 12 months for a total of 24 months
Contract Number: 6528930 Amendment Number: 1 Request Number: A2024070
Type of Contract: Other Requires Council Legislation: No
High Risk Contract (Per Finance Department Contract Risk Management Policy): No
Sexual Harassment Training Required (per BL2018-1281): Yes
Contract Start Date: 01/17/2023 Contract Expiration Date: 01/16/2025 Contract Term: 24 Months
Previous Estimated Contract Life Value: \$155,655.00
Amendment Value: \$0 Fund: 10101*
New Estimated Contract Life Value: \$155,655.00 BU: 31160110*
* ( Depending on contract terms, actual expenses may hit across various departmental BUs and Funds at PO Levels)
Payment Terms: Net 30 Selection Method: Sole Source
Procurement Staff: John Stewart BAO Staff: Jeremy Frye
Procuring Department: Police Department(s) Served: Police
Prime Contractor Information
Prime Contracting Firm: HigherGround, Inc. ISN#: 1012383 Phone #: 818-456-1561
Address: 275 E. Hillcrest Drive, Ste. 160-108 City: Thousand Oaks State: CA Zip: 91360
Prime Contractor is a Uncertified/Unapproved: SBE SDV MBE UBE LGBTBE (select/chec if applicable)
Prime Company Contact: Mike Halliwell Email Address: mhalliwell@higherground.com
Prime Contractor Signatory: Mike Halliwell Email Address: mhalliwell@higherground.com
Business Participation for Entire Contract
Small Business and Service Disabled Veteran Business Program: N/A
Amount: N/A Percent, if applicable: N/A
Equal Business Opportunity Program:  Program Not Applicable
MBE Amount: N/A MBE Percent, if applicable: N/A
WBE Amount: N/A WBE Percent, if applicable: N/A
Federal Disadvantaged Business Enterprise:
Amount: N/A Percent, if applicable: N/A
Note: Amounts and/or percentages are not exclusive.

B2GNow (Contract Compliance Monitoring): No



## AMENDMENT NUMBER 1 TO CONTRACT NUMBER 6528930 BETWEEN

## THE METROPOLITAN GOVERNMENT OF NASHVILLE AND DAVIDSON COUNTY AND HIGHERGROUND, INC.

This Amendment is entered into on the day this document is filed with the Metropolitan Clerk's Office, by and between THE METROPOLITAN GOVERNMENT OF NASHVILLE AND DAVIDSON COUNTY (METRO) and HIGHERGROUND, INC. located in (THOUSAND OAKS, CA).

#### WITNESSETH

**WHEREAS**, the parties desire to modify the terms and conditions and to add or delete certain other terms and conditions to their original agreement dated DATE, Metro Contract numbered 6528930, hereinafter the "CONTRACT", the parties hereby agree as set forth below:

This amendment affects the following changes to the contract:

1. Amend clause 3.1 Contract term to add 12 months for a total of 24 months. Amended clause shall read as follows:

"The Contract Term will begin on the date (the "Effective Date") this Contract is approved by all required parties and filed in the Metropolitan Clerk's Office. This Contract Term will end twelve (24) months from the Effective Date.

This Contract may be extended by Contract Amendment. The option to extend may be exercised by and at the discretion of the Purchasing Agent. However, in no event shall the term of this Contract exceed sixty (60) months from the Effective Date."

This amendment shall not be binding upon the parties until it has been signed by the CONTRACTOR and authorized representatives of the Metropolitan Government and filed in the office of the Metropolitan Clerk.

[BALANCE OF PAGE IS INTENTIONALLY LEFT BLANK]

Contract Number 6528930
Amendment Number 1

THE METROPOLITAN GOVERNMENT ON NASHVILLE AND DAVIDSON COUNTY	OF	CONTRACTOR
APPROVED AS TO PROJECT SCOPE:		
		HigherGround, Inc.
Chief of Police John Drake	SM	Company Name
Dept. / Agency / Comm. Head or Board Chair.	Dept. Fin.	Mike Halliwell
APPROVED AS TO COMPLIANCE WITH	I	Signature of Company's Contracting Officer
PROCUREMENT CODE:		Mike Halliwell
		Officer's Name
Michelle d. Hernandez lane	JLR	
Purchasing Agent	Purchasing	Vice President, Sales
Tuomonig rigent	Turchasing	Officer's Title
APPROVED AS TO AVAILABILITY OF F	UNDS:	
kevin Crumbo/tlo	EF	
Director of Finance	BA	
APPROVED AS TO FORM AND LEGALI	ГҮ:	
Phylinda Ramsey	BC	
Metropolitan Attorney	Insurance	
Freddie O'Connell	ŁW	
Metropolitan Mayor	COO	
ATTESTED:		
Austin Lyle	1/16/2024	12:42 PM PST
Metropolitan Clerk	Date	



### CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 1/4/2024

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

une continuate december to	and documents about not come rights to the documents in hour or outer or outer.			
PRODUCER Gaspar Insurance Services - SV		CONTACT NAME:		
		PHONE (A/C, No, Ext): 818-302-3060 FAX (A/C, No):		
23161 Ventura Blvd. #100 Woodland Hills CA 91364		E-MAIL ADDRESS:		
		INSURER(S) AFFORDING COVERAGE	NAIC#	
	License#: L100460	INSURER A: Federal Insurance Company	20281	
INSURED	HIGHINC-02	INSURER B: Hartford Financial Services Group Inc	914	
HigherGround, Inc. 275 E. Hillcrest Dr. Suite 160-108		INSURER C: Lloyds	0	
Thousand Oaks CA 91360		INSURER D:		
		INSURER E :		
		INSURER F:		
COVERAGES	<b>CERTIFICATE NUMBER:</b> 101181581	REVISION NUMBER:		

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

	EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.						
INSR LTR	TYPE OF INSURANCE	ADDL SUBF	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	S
Α	X COMMERCIAL GENERAL LIABILITY		35777893	6/17/2023	6/17/2024	EACH OCCURRENCE	\$ 1,000,000
	CLAIMS-MADE X OCCUR					DAMAGE TO RENTED PREMISES (Ea occurrence)	\$1,000,000
						MED EXP (Any one person)	\$ 10,000
						PERSONAL & ADV INJURY	\$ 1,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:					GENERAL AGGREGATE	\$ 2,000,000
	X POLICY PRO- JECT LOC					PRODUCTS - COMP/OP AGG	\$ 2,000,000
	OTHER:						\$
Α	AUTOMOBILE LIABILITY		73508488	6/17/2023	6/17/2024	COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000,000
	ANY AUTO					BODILY INJURY (Per person)	\$
	OWNED SCHEDULED AUTOS ONLY AUTOS					BODILY INJURY (Per accident)	\$
	X HIRED X NON-OWNED AUTOS ONLY					PROPERTY DAMAGE (Per accident)	\$
							\$
Α	UMBRELLA LIAB X OCCUR		79806728	6/17/2023	6/17/2024	EACH OCCURRENCE	\$ 10,000,000
	X EXCESS LIAB CLAIMS-MADE					AGGREGATE	\$ 10,000,000
	DED X RETENTION \$ 0						\$
В	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY		72WECAC1BY1	9/15/2023	9/15/2024	X PER OTH- STATUTE ER	
	ANYPROPRIETOR/PARTNER/EXECUTIVE T/N	N/A				E.L. EACH ACCIDENT	\$1,000,000
	(Mandatory in NH)					E.L. DISEASE - EA EMPLOYEE	\$ 1,000,000
	If yes, describe under DESCRIPTION OF OPERATIONS below					E.L. DISEASE - POLICY LIMIT	\$1,000,000
С	Errors & Omissions Cyber Liability (Eff 1/4/2024)		ESM0239759582	9/1/2023	9/1/2024	Claim & Aggregate Claim & Aggregate Deductible	\$2M / \$2M \$4M / \$4M \$10,000

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

Metropolitan Government of Nashville and Davidson County, its officials, officers, employees, and volunteers are included as additional insured if required by written contract. Please refer to the attached endorsement.

RFQ/Contract Number: 6528930

CERTIFICATE HOLDER CA	ANCELLATION
-----------------------	-------------

Purchasing Agent Metropolitan Government of Nashville and Davidson County Metro Courthouse Nashville TN 37201 SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE

hila H. Lagha

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### CHUBB

## **General Liability**

## Supplementary Payments (continued)

b. release attachments;

but only for bond amounts within the available Limit Of Insurance. We do not have to furnish these bonds.

- C. reasonable expenses incurred by the **insured** at our request to assist us in the investigation or defense of such claim or **suit**, including actual loss of earnings up to \$1000 a day because of time off from work.
- D. costs taxed against the **insured** in the **suit**, except any:
  - 1. attorney fees or litigation expenses; or
  - 2. other loss, cost or expense;

in connection with any injunction or other equitable relief.

- E. prejudgment interest awarded against the **insured** on that part of a judgment we pay. If we make an offer to pay the applicable Limit Of Insurance, we will not pay any prejudgment interest based on that period of time after the offer.
- F. interest on the full amount of a judgment that accrues after entry of the judgment and before we have paid, offered to pay or deposited in court the part of the judgment that is within the applicable Limit Of Insurance.

Supplementary Payments does not include any fine or other penalty.

These payments will not reduce the Limits Of Insurance.

Our obligation to make these payments ends when we have used up the applicable Limit Of Insurance.

### Coverage Territory

This insurance applies anywhere, provided the **insured**'s responsibility to pay damages, to which this insurance applies, is determined in a **suit** on the merits brought in the United States of America (including its possessions and territories), Canada or Puerto Rico, or in a settlement to which we agree.

#### Who is An insured

#### Sole Proprietorships

If you are an individual, you and your spouse are **insureds**; but you and your spouse are **insureds** only with respect to the conduct of a business of which you are the sole owner.

If you die:

- persons or organizations having proper temporary custody of your property are insureds; but
  they are insureds only with respect to the maintenance or use of such property and only for
  acts until your legal representative has been appointed; and
- your legal representatives are insureds; but they are insureds only with respect to their
  duties as your legal representatives. Such legal representatives will assume your rights and
  duties under this insurance.

Form 80-02-2000 (Rev. 4-01) Contract Page 5 of 32

#### Who is An Insured

(continued)

#### Partnerships Or Joint Ventures

If you are a partnership (including a limited liability partnership) or a joint venture, you are an **insured**. Your members, your partners and their spouses are **insureds**; but they are **insureds** only with respect to the conduct of your business.

#### Limited Liability Companies

If you are a limited liability company, you are an **insured**. Your members and their spouses are **insureds**; but they are **insureds** only with respect to the conduct of your business. Your managers are **insureds**; but they are **insureds** only with respect to their duties as your managers.

#### Other Organizations

If you are an organization (including a professional corporation) other than a partnership, joint venture or limited liability company, you are an **insured**. Your directors and **officers** are **insureds**; but they are **insureds** only with respect to their duties as your directors or **officers**. Your stockholders and their spouses are **insureds**; but they are **insureds** only with respect to their liability as your stockholders.

#### **Employees**

Your **employees** are **insureds**; but they are **insureds** only for acts within the scope of their employment by you or while performing duties related to the conduct of your business.

However, no employee is an insured for:

#### A. bodily injury, advertising injury or personal injury:

- to you, to any of your directors, managers, members, officers or partners (whether or not an employee) or to any co-employee while such injured person is either in the course of his or her employment or while performing duties related to the conduct of your business;
- 2. to the brother, child, parent, sister or spouse of such injured person as a consequence of any injury described in subparagraph A.1. above; or
- 3. for which there is any obligation to share damages with or repay someone else who must pay damages because of any injury described in subparagraphs A.1. or A.2. above.

With respect to **bodily injury** only, this limitation does not apply to:

- you or to your directors, managers, members, **officers**, partners or supervisors as **insureds**; or
- your employees, as insureds, with respect to such damages caused by cardiopulmonary resuscitation or first aid services administered by such an employee; or
- B. **property damage** to any property owned, occupied or used by you or by any of your directors, managers, members, **officers** or partners (whether or not an **employee**) or by any of your **employees**.

This limitation does not apply to **property damage** to premises while rented to you or temporarily occupied by you with permission of the owner.

Form 80-02-2000 (Rev. 4-01) Contract Page 6 of 32

#### 

## **General Liability**

#### Who is An Insured

(continued)

#### Volunteers

Persons who are volunteer workers for you are **insureds**; but they are **insureds** only for acts within the scope of their activities for you and at your direction.

#### Real Estate Managers

Persons (other than your **employees**) or organizations acting as your real estate managers are **insureds**; but they are **insureds** only with respect to their duties as your real estate managers.

#### Permissive Users Of Mobile Equipment

With respect to **mobile equipment** registered in your name under a motor vehicle registration law:

- A. persons driving such equipment on a public road with your permission are insureds; and
- B. persons or organizations responsible for the conduct of such persons described in subparagraph A. above are **insureds**; but they are **insureds** only with respect to the operation of the equipment and only if no other insurance of any kind is available to them.

However, no person or organization is an **insured** with respect to:

- **bodily injury** to any co-employee of the person driving the equipment; or
- **property damage** to any property owned or occupied by or loaned or rented to you, or in your charge or the charge of the employer of any person who is an **insured** under this provision.

#### Vendors

Persons or organizations who are vendors of **your products** are **insureds**; but they are **insureds** only with respect to their liability for damages for **bodily injury** or **property damage** resulting from the distribution or sale of **your products** in the regular course of their business and only if this insurance applies to the **products-completed operations hazard**.

However, no such person or organization is an **insured** with respect to any:

- assumption of liability by them in a contract or agreement. This limitation does not apply to
  the liability for damages for **bodily injury** or **property damage** that such vendor would
  have in the absence of such contract or agreement;
- representation or warranty unauthorized by you;
- physical or chemical change in **your products** made intentionally by the vendor;
- repackaging, unless unpacked solely for the purpose of inspection, demonstration or testing, or the substitution of parts under instruction from the manufacturer and then repacked in the original container;
- failure to make such inspections, adjustments, tests or servicing as the vendor has agreed to
  make or normally undertakes to make in the usual course of business in connection with the
  distribution or sale of your products;
- demonstration, installation, servicing or repair operations, except such operations performed at the vendor's premises in connection with the sale of your products; or
- of your products which, after distribution or sale by you, have been labeled or relabeled or used as a container, ingredient or part of any other thing or substance by or for the vendor.

Liability Insurance

Form 80-02-2000 (Rev. 4-01) Contract Page 7 of 32

#### Who is An Insured

### Vendors (continued)

Further, no person or organization from whom you have acquired **your products**, or any container, ingredient or part entering into, accompanying or containing **your products**, is an **insured** under this provision.

#### Lessors Of Equipment

Persons or organizations from whom you lease equipment are **insureds**; but they are **insureds** only with respect to the maintenance or use by you of such equipment and only if you are contractually obligated to provide them with such insurance as is afforded by this contract.

However, no such person or organization is an **insured** with respect to any:

- damages arising out of their sole negligence; or
- occurrence that occurs, or offense that is committed, after the equipment lease ends.

#### Lessors Of Premises

Persons or organizations from whom you lease premises are **insureds**; but they are **insureds** only with respect to the ownership, maintenance or use of that particular part of such premises leased to you and only if you are contractually obligated to provide them with such insurance as is afforded by this contract.

However, no such person or organization is an **insured** with respect to any:

- damages arising out of their sole negligence;
- occurrence that occurs, or offense that is committed, after you cease to be a tenant in the premises; or
- structural alteration, new construction or demolition operations performed by or on behalf of them.

#### Subsidiary Or Newly Acquired Or Formed Organizations

If there is no other insurance available, the following organizations will qualify as named **insureds**:

- a subsidiary organization of the first named **insured** shown in the Declarations of which, at the beginning of the policy period and at the time of loss, such first named **insured** controls, either directly or indirectly, more than fifty (50) percent of the interests entitled to vote generally in the election of the governing body of such organization; or
- a subsidiary organization of the first named **insured** shown in the Declarations that such first named **insured** acquires or forms during the policy period, if at the time of loss such first named **insured** controls, either directly or indirectly, more than fifty (50) percent of the interests entitled to vote generally in the election of the governing body of such organization.

## Limitations On Who Is An Insured

- A. Except to the extent provided under the Subsidiary Or Newly Acquired Or Formed Organizations provision above, no person or organization is an **insured** with respect to the conduct of any person or organization that is not shown as a named **insured** in the Declarations.
- B. No person or organization is an **insured** with respect to the:
  - 1. ownership, maintenance or use of any assets; or
  - 2. conduct of any person or organization whose assets, business or organization;

Form 80-02-2000 (Rev. 4-01) Contract Page 8 of 32

#### Liability Insurance

## CHUBB

## **General Liability**

#### Who is An Insured

## Limitations On Who Is An Insured (continued)

you acquire, either directly or indirectly, for any:

- bodily injury or property damage that occurred; or
- advertising injury or personal injury arising out of an offense first committed;

in whole or in part, before you, directly or indirectly, aquired such assets, business or organization.

#### Limits Of Insurance

The Limits Of Insurance shown in the Declarations and the rules below fix the most we will pay, regardless of the number of:

- insureds;
- claims made or suits brought; or
- persons or organizations making claims or bringing **suits**.

The Limits Of Insurance apply separately to each consecutive annual period and to any remaining period of less than twelve (12) months, starting with the beginning of the policy period shown in the Declarations, unless the policy period is extended after issuance for an additional period of less than twelve (12) months. In that case, the additional period will be deemed part of the last preceding period for purposes of determining the Limits Of Insurance.

### General Aggregate Limit

Subject to the Each Occurrence Limit, the General Aggregate Limit is the most we will pay for the sum of:

- damages for bodily injury and property damage, except damages included in the products-completed operations hazard; and
- medical expenses.

#### Products-Completed Operations Aggregate Limit

Subject to the Each Occurrence Limit, the Products-Completed Operations Aggregate Limit is the most we will pay for the sum of damages for **bodily injury** and **property damage** included in the **products-completed operations hazard**.

#### Advertising Injury And Personal Injury Aggregate Limit

The Advertising Injury And Personal Injury Aggregate Limit is the most we will pay for the sum of damages for **advertising injury** and **personal injury**.

#### Each Occurrence Limit

The Each Occurrence Limit is the most we will pay for the sum of:

- damages for bodily injury and property damage; and
- medical expenses;

arising out of any one occurrence.

Any amount paid for damages or **medical expenses** will reduce the amount of the applicable aggregate limit available for any other payment.

Liability Insurance

Form 80-02-2000 (Rev. 4-01) Contract Page 9 of 32

#### Limits Of Insurance

## Each Occurrence Limit (continued)

If the applicable aggregate limit has been reduced to an amount that is less than the Each Occurrence Limit, the remaining amount of such aggregate limit is the most that will be available for any other payment.

#### Damage To Premises Rented To You Limit

Subject to the Each Occurrence Limit, the Damage To Premises Rented To You Limit is the most we will pay for the sum of damages for **property damage** to any one premises while rented to you or temporarily occupied by you with permission of the owner.

#### Medical Expenses Limit

Subject to the Each Occurrence Limit, the Medical Expenses Limit is the most we will pay for the sum of **medical expenses**, under Medical Expenses coverage, for **bodily injury** sustained by any one person.

#### Bodily Injury/Property Damage Exclusions

Aircraft, Autos Or Watercraft None of the following exclusions, except "Contracts", "Expected Or Intended Injury" and "Loss In Progress", apply to **property damage** to premises while rented to you or temporarily occupied by you with permission of the owner.

This insurance does not apply to **bodily injury** or **property damage** arising out of the ownership, maintenance, use (use includes operation and **loading or unloading**) or entrustment to others of any:

- aircraft;
- auto; or
- watercraft:

owned or operated by or loaned or rented to any insured.

This exclusion does not apply to:

- A. a watercraft while ashore on premises owned by or rented to you;
- B. a watercraft you do not own, provided that it:
  - 1. is less than fifty-five (55) feet long; and
  - 2. does not transport persons or cargo for a charge;
- C. the parking of an **auto** on premises owned by or rented to you, provided the **auto** is not owned by or loaned or rented to you or the **insured**;
- D. the liability for damages assumed in an **insured contract** resulting from the ownership, maintenance or use, by others, of an aircraft or watercraft;
- E. the operation of the equipment described in subparagraphs F.2. or F.3. of the definition of **mobile equipment**; or
- F. an aircraft you do not own, provided that:
  - 1. the pilot in command holds a currently effective certificate, issued by the duly constituted authority of the United States of America or Canada, designating that person as a commercial or airline transport pilot;

Form 80-02-2000 (Rev. 4-01) Contract Page 10 of 32

## Conditions

(continued)

Transfer Or Waiver Of Rights Of Recovery Against Others We will waive the right of recovery we would otherwise have had against another person or organization, for loss to which this insurance applies, provided the **insured** has waived their rights of recovery against such person or organization in a contract or agreement that is executed before such loss.

To the extent that the **insured**'s rights to recover all or part of any payment made under this insurance have not been waived, those rights are transferred to us. The **insured** must do nothing after loss to impair them. At our request, the **insured** will bring **suit** or transfer those rights to us and help us enforce them.

This condition does not apply to medical expenses.

Form 80-02-2000 (Rev. 4-01) Contract Page 24 of 32

# METROPOLITAN GOVERNMENT OF NASHVILLE AND DAVIDSON COUNTY DEPARTMENT OF FINANCE – PROCUREMENT CONTRACT AMENDMENT JUSTIFICATION FORM



CA #: _	A2024070		
Date Received:	Dec.	4,	2023

Send an email to PRG@nashville.gov and attach completed amendment form and supporting documentation.					
Contract Title: 911 Livestreaming Technology Solution Contract Number: 6528930 Amendment Number: 1 Requesting Department: Police Requesting Departmental Contact (Name & Number): John Singleton 615-862-7702					
Contractor's Business Name: High	erGround, Inc. Name of Cor	ntract Signatory: Mike Halliwell			
Contract Signatory Email Address: r	nhalliwell@higherground.com				
Address: 275 E. Hillcrest Drive,	Ste. 160-108 City: Thousand Oa	ks ST: CA Zip: 91360			
Revision Accomplishes: Check a	II that apply				
X Term Extension	New End Date:_01/16/2025	Include revised schedule if necessary			
Contract Value Increase	Original Contract Amount  Previously Executed Amendment(s)  Amount  Current Amendment Amount  Amendment % Increase  Proposed Revised Contract Amount	Include revised fee schedules, budget, and total contract value as appropriate			
Scope of Work Revision		Include concise and explicit narrative regarding revised scope of work and any subcontractor changes necessary			
Terms and Conditions Modification		Include applicable exhibits as appropriate along with appropriate redlines			
Other (Describe)		Include applicable documentation			
ACCOUNTING INFORMATION:					
BU Number: 31160110 Fund	#: 10101 Any Other Accounting Info	:			
Procurement will route in DocuSign for signatures below					
Department Requester					
John Drake		12/4/2023   3:50 PM CST			
Requesting Department Director's S	Date				

CA #:	A2024070		
Dac	4	2023	

Date Received: Dec. 4, 2023

To be completed by the Procurement Division			
☑ Contract Amendment	is Approved (Additional Comments:		
			)
□ Contract Amendment	is Denied for		
PURCHASING AGENT: _	Michelle A. Hernandez lane	Date:_	12/5/2023   4:Q2 PM

**Certificate Of Completion** 

Envelope Id: F2873923EDB0449286AF9E6B7F4FE44F

Subject: URGENT!!! Metro Contract 6528930 Amendment 1 with HigherGround, Inc. (Police)

Source Envelope:

Document Pages: 13 Signatures: 7

Certificate Pages: 17 Initials: 5

AutoNav: Enabled

**Envelopeld Stamping: Enabled** 

Time Zone: (UTC-06:00) Central Time (US & Canada)

Status: Completed

**Envelope Originator:** 

Procurement Resource Group 730 2nd Ave. South 1st Floor

Nashville, TN 37219

prg@nashville.gov

IP Address: 170.190.198.190

**Record Tracking** 

Status: Original

1/8/2024 10:37:25 AM

Security Appliance Status: Connected Storage Appliance Status: Connected Holder: Procurement Resource Group prg@nashville.gov

Signature Adoption: Pre-selected Style

Using IP Address: 170.190.198.190

Pool: StateLocal

Pool: Metropolitan Government of Nashville and

**Davidson County** 

Signature

JKR

Location: DocuSign

Location: DocuSign

Sent: 1/8/2024 10:52:05 AM

Viewed: 1/8/2024 11:01:35 AM

Signed: 1/8/2024 11:01:42 AM

**Timestamp** 

**Signer Events** 

Terri L. Ray

Terri.Ray@nashville.gov

Finance Manager

Metropolitan Government of Nashville and Davidson

County

Security Level: Email, Account Authentication

(None)

**Electronic Record and Signature Disclosure:** 

Not Offered via DocuSign

Samir Mehic

samir.mehic@nashville.gov

Security Level: Email, Account Authentication (None)

SM

Signature Adoption: Pre-selected Style Using IP Address: 170.190.198.104

Sent: 1/8/2024 11:01:44 AM Viewed: 1/8/2024 11:03:21 AM Signed: 1/8/2024 11:03:51 AM

Sent: 1/8/2024 11:03:54 AM

Sent: 1/8/2024 11:13:06 AM

Viewed: 1/8/2024 11:56:22 AM

Signed: 1/8/2024 11:57:57 AM

Viewed: 1/8/2024 11:12:13 AM

**Electronic Record and Signature Disclosure:** 

Accepted: 1/8/2024 11:03:21 AM

ID: 54c950f0-24da-4add-a6ab-77f0b9655a3c

Ernest Franklin

Ernest.Franklin@nashville.gov

Security Level: Email, Account Authentication

(None)

EF

Signature Adoption: Pre-selected Style Using IP Address: 170.190.198.185

Signed: 1/8/2024 11:13:02 AM

**Electronic Record and Signature Disclosure:** 

Accepted: 1/8/2024 11:12:13 AM

ID: 30edb555-bd33-45c7-b550-3207a35c322d

Mike Halliwell

mhalliwell@higherground.com

Vice President, Sales HigherGround, Inc.

Security Level: Email, Account Authentication

(None)

Mike Halliwell

Signature Adoption: Pre-selected Style Using IP Address: 47.156.157.139

**Electronic Record and Signature Disclosure:** 

Signer Events	Signature	Timestamp
Accepted: 1/8/2024 11:56:22 AM ID: ef9f4ccf-6d81-48b4-a6e0-7ac2822da843		
Michelle A. Hernandez Lane		Sent: 1/8/2024 11:58:00 AM
michelle.lane@nashville.gov	Michelle a. Hernandez lane	Viewed: 1/14/2024 1:03:49 AM
Chief Procurement Officer/Purchasing Agent		Signed: 1/14/2024 1:04:11 AM
Metro	Signature Adoption: Pre-selected Style	
Security Level: Email, Account Authentication	Using IP Address: 172.58.145.212	
(None)	Signed using mobile	
Electronic Record and Signature Disclosure: Not Offered via DocuSign	organica domig modulo	
Chief of Police John Drake		Sent: 1/14/2024 1:04:14 AM
chiefofpolice@nashville.gov	Chief of Police John Drake	Viewed: 1/16/2024 8:44:54 AM
Security Level: Email, Account Authentication		Signed: 1/16/2024 8:45:07 AM
(None)	Signature Adoption: Pre-selected Style	•
	Using IP Address: 170.190.198.106	
Electronic Record and Signature Disclosure: Accepted: 1/16/2024 8:44:54 AM ID: 4cc9930d-5ffe-45a6-8b20-d686cc599afc		
Kevin Crumbo/tlo		Sent: 1/16/2024 8:45:09 AM
talia.lomaxodneal@nashville.gov	tenin Crumbo/Ho	Viewed: 1/16/2024 10:01:16 AM
Dep Dir of Finance		Signed: 1/16/2024 10:01:28 AM
Security Level: Email, Account Authentication	Signature Adoption: Pre-selected Style	
(None)	Using IP Address: 170.190.198.185	
	g	
Electronic Record and Signature Disclosure: Accepted: 1/16/2024 10:01:16 AM ID: 4d06fde6-3546-46cd-a679-b942c01b5e44		
Sally Palmer	Completed	Sent: 1/16/2024 10:01:30 AM
sally.palmer@nashville.gov	Completed	Viewed: 1/16/2024 10:12:46 AM
Security Level: Email, Account Authentication	II : IB A II 470 400 400 405	Signed: 1/16/2024 10:21:11 AM
(None)	Using IP Address: 170.190.198.185	
Electronic Record and Signature Disclosure: Accepted: 1/16/2024 10:12:46 AM ID: 5ab31fdc-90a9-4999-9a07-941eb0fb4f4f		
Balogun Cobb		Sent: 1/16/2024 10:21:18 AM
balogun.cobb@nashville.gov	BC	Resent: 1/16/2024 10:23:00 AM
Security Level: Email, Account Authentication		Viewed: 1/16/2024 10:23:58 AM
(None)	Signature Adoption: Pre-selected Style	Signed: 1/16/2024 10:24:33 AM
	Using IP Address: 170.190.198.185	
Electronic Record and Signature Disclosure: Accepted: 1/16/2024 10:23:58 AM ID: acb96d27-91a2-483b-a871-e898693f4e83		
Phylinda Ramsey		Sent: 1/16/2024 10:24:37 AM
phylinda.ramsey@nashville.gov	Phylinda Ramsey	Viewed: 1/16/2024 11:47:10 AM
Security Level: Email, Account Authentication	t t	Signed: 1/16/2024 11:56:49 AM
(None)	Cianatura Adantian, Dra	
	Signature Adoption: Pre-selected Style	
	Using IP Address: 170.190.198.185	

#### **Electronic Record and Signature Disclosure:**

Signer Events	Signature	Timestamp
Accepted: 1/16/2024 11:47:10 AM ID: b88a6079-be43-490b-9fdf-8f2cfe51bf74		
Kristin Wilson	1.00	Sent: 1/16/2024 11:56:53 AM
Kristin.Wilson@Nashville.gov	£10	Viewed: 1/16/2024 12:01:10 PM
Security Level: Email, Account Authentication (None)		Signed: 1/16/2024 12:01:20 PM
(italia)	Signature Adoption: Pre-selected Style Using IP Address: 170.190.198.185	
Electronic Record and Signature Disclosure: Accepted: 1/16/2024 12:01:10 PM ID: 985aec25-9500-4a67-acbe-aba80229280d		
Freddie O'Connell		Sent: 1/16/2024 12:01:23 PM
Mayor@nashville.gov	Freddie O'Connell	Viewed: 1/16/2024 12:51:12 PM
Security Level: Email, Account Authentication		Signed: 1/16/2024 2:41:16 PM
(None)	Signature Adoption: Pre-selected Style Using IP Address: 170.190.198.185	
Electronic Record and Signature Disclosure: Accepted: 1/16/2024 12:51:12 PM ID: b9c9be27-209f-4326-9a71-debca2bd09df		
Austin Kyle		Sent: 1/16/2024 2:41:20 PM
publicrecords@nashville.gov	dustin tyle	Viewed: 1/16/2024 2:42:08 PM
Security Level: Email, Account Authentication		Signed: 1/16/2024 2:42:16 PM
(None)	Signature Adoption: Pre-selected Style Using IP Address: 170.190.198.185	
Electronic Record and Signature Disclosure: Accepted: 1/16/2024 2:42:08 PM ID: f724013e-2f00-4f96-8519-afdf432b13a2		
In Person Signer Events	Signature	Timestamp
Editor Delivery Events	Status	Timestamp
Agent Delivery Events	Status	Timestamp
Intermediary Delivery Events	Status	Timestamp
Sally Palmer	VIEWED	Sent: 1/16/2024 10:21:16 AM
sally.palmer@nashville.gov	VIEWED	Viewed: 1/16/2024 10:22:43 AM
Security Level: Email, Account Authentication (None)		Completed: 1/16/2024 2:42:23 PM
()	Using IP Address: 170.190.198.185	
Electronic Record and Signature Disclosure: Accepted: 1/16/2024 10:22:43 AM ID: 37893f8c-9fde-4a30-a78d-3214a5a97926		
Certified Delivery Events	Status	Timestamp
Carbon Copy Events	Status	Timestamp
John Stewart	COPTED	Sent: 1/8/2024 10:52:05 AM

COPIED john.stewart@nashville.gov

Security Level: Email, Account Authentication

(None)

**Electronic Record and Signature Disclosure:** 

Carbon Copy Events	Status	Timestamp
Not Offered via DocuSign		
Jeremy Frye	COPIED	Sent: 1/16/2024 2:42:21 PM
jeremy.frye@nashville.gov	COPIED	Viewed: 1/16/2024 2:48:02 PM
Security Level: Email, Account Authentication (None)		
Electronic Record and Signature Disclosure: Accepted: 1/16/2024 10:02:55 AM ID: 26098dbe-e60b-47d7-8f5d-672c6edf39c4		
John Singleton	CODTED	Sent: 1/16/2024 2:42:22 PM
John.Singleton@nashville.gov	COPIED	Viewed: 1/16/2024 2:43:10 PM
Security Level: Email, Account Authentication (None)		
Electronic Record and Signature Disclosure: Accepted: 1/10/2024 2:07:09 PM ID: 4236d657-7b33-4e00-a909-cb3818c81591		
Amber Gardner	CORTER	Sent: 1/16/2024 2:42:23 PM
amber.gardner@nashville.gov	COPIED	
Security Level: Email, Account Authentication (None)		
Electronic Record and Signature Disclosure: Accepted: 11/21/2023 10:20:59 AM ID: 3ccf2030-2fdc-4b9a-bf88-53bccb570865		

ID: 3ccf2030-2fdc-4b9a-bf88-53bccb5708	365		
Witness Events	Signature	Timestamp	
Notary Events	Signature	Timestamp	
Envelope Summary Events	Status	Timestamps	
Envelope Sent	Hashed/Encrypted	1/8/2024 10:52:05 AM	
Envelope Updated	Security Checked	1/16/2024 10:23:00 AM	
Envelope Updated	Security Checked	1/16/2024 10:23:00 AM	
Certified Delivered	Security Checked	1/16/2024 2:42:08 PM	
Signing Complete	Security Checked	1/16/2024 2:42:16 PM	
Completed	Security Checked	1/16/2024 2:42:23 PM	
Payment Events	Status	Timestamps	
Electronic Record and Signature Disclosure			

Contract Information	
Contract & Solicitation Title: 911 Livestreaming Technology Solution	
Contract Summary: Contractor agrees to provide 911 livestreaming technology solution.	
Contract Number: 6528930 Solicitation Number: N/A Requisition Number: SS2023048	
Replaces Expiring or Expired Contract? (Enter "No" or Contract No and Expiration Date): No	
Type of Contract/PO: Other Requires Council Legislation: No	
High Risk Contract (Per Finance Department Contract Risk Management Policy): No	
Sexual Harassment Training Required (per BL2018-1281): No	
Estimated Start Date: 01/07/2023 Estimated Expiration Date: 01/06/2024 Contract Term: 12 months	
Estimated Contract Life Value: \$155,655 Fund:* 10101 BU:* 31160110	
(*Depending on contract terms, actual expenses may hit across various departmental BUs and Funds at PO Levels)	
Payment Terms: Net 30 Selection Method: Sole Source	
Procurement Staff: Terri Ray BAO Staff: Jeremy Frye	
Procuring Department: Police Department(s) Served: Police	
Prime Contractor Information	
Prime Contracting Firm: HigherGround, Inc. ISN#: 1012383	
Address: 275 E. Hillcrest Drive, Ste. 160-108 City: Thousand Oaks State: CA Zip: 91360	راء ما
Prime Contractor is a Uncertified/Unapproved: SBE SDV MBE UBE LGBTBE (select/c if applica	
Prime Company Contact: Mike Halliwell Email Address: mhalliwell@higherground.com Phone #: 818.456.15	61
Prime Contractor Signatory: Mike Halliwell Email Address: mhalliwell@higherground.com	
Business Participation for Entire Contract	
Small Business and Service Disabled Veteran Business Program: N/A	
Amount: N/A Percent, if applicable: N/A	
Equal Business Opportunity (EBO) Program: Program Not Applicable	
MBE Amount: N/A MBE Percent, if applicable: N/A	
WBE Amount: N/A WBE Percent, if applicable: N/A	
Federal Disadvantaged Business Enterprise: No	
Amount: N/A Percent, if applicable: N/A	
Note: Amounts and/or percentages are not exclusive.	
B2GNow (Contract Compliance Monitoring): No	
Summary of Offer	
Offeror Name MBE WBE SBE SDV LGBTBE Score Evaluated Cost Result	
Offeror Name  MBE WBE SBE SDV LGBTBE Score Evaluated Cost Result  (check as applicable) (RFP Only)	
Offeror Name  MBE WBE SBE SDV LGBTBE (RFP Only)  HigherGround, Inc.  MBE WBE SBE SDV LGBTBE (RFP Only)  N/A N/A Approved Sole Source Form	
Offeror Name  MBE WBE SBE SDV LGBTBE (check as applicable)  HigherGround, Inc.    N/A   N/A   Approved Sole Source Form	
Offeror Name  MBE WBE SBE SDV LGBTBE (check as applicable)  HigherGround, Inc.    N/A   N/A   Approved Sole Source Form	
Offeror Name  MBE WBE SBE SDV LGBTBE (check as applicable)  HigherGround, Inc.    N/A   N/A   Approved Sole Source Form	

### **Terms and Conditions**

#### 1. GOODS AND SERVICES CONTRACT

### 1.1. Heading

This contract is initiated by and between The Metropolitan Government of Nashville and Davidson County (METRO) and HigherGround, Inc (CONTRACTOR) located at 275 E. Hillcrest Dr, Suite 160-108, Thousand Oaks, CA 91360, resulting from an approved sole source form signed by Metro's Purchasing Agent (included herein by reference). This Contract consists of the following documents:

- Any properly executed contract amendment (most recent with first priority),
- This document, including exhibits,
  - Exhibit A Pricing
  - Exhibit B MISA Terms and Conditions
  - Exhibit C Affidavits
- Purchase Orders (and PO Changes),

In the event of conflicting provisions, all documents shall be construed in the order listed above.

#### 2. THE PARTIES HEREBY AGREE TO THE FOLLOWING TERMS AND CONDITIONS:

# 2.1. Duties and Responsibilities

CONTRACTOR agrees to provide 911 livestreaming technology solution.

# 2.2. Delivery and/or Installation.

All deliveries (if provided by the performance of this Contract) are F.O.B. Destination, Prepaid by Supplier, Inside Delivery, as defined by METRO.

METRO assumes no liability for any goods delivered without a purchase order. All deliveries shall be made as defined in the solicitation or purchase order and by the date specified on the purchase order.

Installation, if required by the solicitation and/or purchase order shall be completed by the date specified on the purchase order.

#### 3. CONTRACT TERM

# 3.1. Contract Term

The Contract Term will begin on the date (the "Effective Date") this Contract is approved by all required parties and filed in the Metropolitan Clerk's Office. This Contract Term will end twelve (12) months from the Effective Date.

This Contract may be extended by Contract Amendment. The option to extend may be exercised by and at the discretion of the Purchasing Agent. However, in no event shall the term of this Contract exceed sixty (60) months from the Effective Date.

#### 4. COMPENSATION

#### 4.1. Contract Value

This Contract has an estimated value of \$155,655.00. The pricing details are included in Exhibit A and are made a part of this Contract by reference. CONTRACTOR shall be paid as work is completed and METRO is accordingly, invoiced.

Page 1 of 11

#### 4.2. Other Fees

There will be no other charges or fees for the performance of this Contract. METRO will make reasonable efforts to make payments within 30 days of receipt of invoice but in any event shall make payment within 60 days. METRO will make reasonable efforts to make payments to Small Businesses within 15 days of receipt of invoice but in any event shall make payment within 60 days.

#### 4.3. Payment Methodology

Payment in accordance with the terms and conditions of this Contract shall constitute the entire compensation due CONTRACTOR for all goods and/or services provided under this Contract.

METRO will compensate CONTRACTOR in accordance with Exhibit A of this Contract. Subject to these payment terms and conditions, CONTRACTOR shall be paid for delivered/performed products and/or services properly authorized by METRO in accordance with this Contract. Compensation shall be contingent upon the satisfactory provision of the products and/or services as determined by METRO.

#### 4.4. Escalation/De-escalation

This Contract is not eligible for annual escalation/de-escalation adjustments. The contract can be amended to adjust the pricing if term is extended by amendment.

#### 4.5. Electronic Payment

All payments shall be effectuated by ACH (Automated Clearing House).

# 4.6. Invoicing Requirements

CONTRACTOR shall submit invoices for payment in a format acceptable to METRO and shall submit invoices no more frequently than monthly for satisfactorily and accurately performed services. CONTRACTOR shall be paid as work is completed and invoices are approved by METRO. Invoices shall detail this Contract Number accompanied by any necessary supporting documentation as required by METRO. CONTRACTOR shall submit all invoices no later than ninety (90) days after the services have been delivered/performed.

Payment of an invoice by METRO shall not waive METRO's rights of revocation of acceptance due to non- conformity or the difficulty of discovery of the non-conformance. Such revocation of acceptance shall occur within a reasonable time after METRO discovers or should have discovered the non-conforming product and/or service but prior to any substantial change in condition of the products and/or services caused by METRO.

# 4.7. Subcontractor/Subconsultant Payments

When payment is received from METRO, CONTRACTOR shall within fourteen (14) calendar days pay all subcontractors, subconsultants, laborers, and suppliers the amounts they are due for the work covered by such payment. In the event METRO becomes informed that CONTRACTOR has not paid a subcontractor, subconsultant, laborer, or supplier as provided herein, METRO shall have the right, but not the duty, to issue future checks and payments to CONTRACTOR of amounts otherwise due hereunder naming CONTRACTOR and any such subcontractor, subconsultant, laborer, or supplier as joint payees. Such joint check procedure, if employed by METRO, shall create no rights in favor of any person or entity beyond the right of the named payees to payment of the check and shall not be deemed to commit METRO to repeat the procedure in the future. If persistent, this may be determined to be a material breach of this Contract.

# 5. TERMINATION

# 5.1. Breach

Should CONTRACTOR fail to fulfill in a timely and proper manner its obligations under this Contract or if it should violate any of the terms of this Contract, METRO shall identify the breach and CONTRACTOR shall cure the performance within thirty (30) days. If CONTRACTOR fails to satisfactorily provide cure, METRO shall have the right to immediately terminate

Page 2 of 11

this Contract. Such termination shall not relieve CONTRACTOR of any liability to METRO for damages sustained by virtue of any breach by CONTRACTOR.

### 5.2. Lack of Funding

Should funding for this Contract be discontinued, METRO shall have the right to terminate this Contract immediately upon written notice to CONTRACTOR.

#### 5.3. Notice

METRO may terminate this Contract at any time upon thirty (30) days written notice to CONTRACTOR. Should METRO terminate this Contract, CONTRACTOR shall immediately cease work and deliver to METRO, within thirty (30) days, all completed or partially completed satisfactory work, and METRO shall determine and pay to CONTRACTOR the amount due for satisfactory work.

#### 6. NONDISCRIMINATION

#### **6.1. METRO's Nondiscrimination Policy**

It is the policy of METRO not to discriminate on the basis of race, creed, color, national origin, age, sex, or disability in its hiring and employment practices, or in admission to, access to, or operation of its programs, services, and activities.

# 6.2. Nondiscrimination Requirement

No person shall be excluded from participation in, be denied benefits of, be discriminated against in the admission or access to, or be discriminated against in treatment or employment in METRO's contracted programs or activities, on the grounds of race, creed, color, national origin, age, sex, disability, or any other classification protected by federal or Tennessee State Constitutional or statutory law; nor shall they be excluded from participation in, be denied benefits of, or be otherwise subjected to discrimination in the performance of contracts with METRO or in the employment practices of METRO's CONTRACTORs. **CONTRACTOR certifies and warrants that it will comply with this nondiscrimination requirement**. Accordingly, all offerors entering into contracts with METRO shall, upon request, be required to show proof of such nondiscrimination and to post in conspicuous places that are available to all employees and applicants, notices of nondiscrimination.

# 6.3. Equal Business Opportunity (EBO) Program Requirement

The Equal Business Opportunity (EBO) Program is not applicable to this Contract.

# 6.4. Covenant of Nondiscrimination

All offerors have committed to the Covenant of Nondiscrimination when registering with METRO to do business. To review this document, go to METRO's website.

### 6.5. Americans with Disabilities Act (ADA)

CONTRACTOR assures METRO that all services provided shall be completed in full compliance with the Americans with Disabilities Act ('ADA') 2010 ADA Standards for Accessible Design, enacted by law March 15, 2012, as has been adopted by METRO. CONTRACTOR will ensure that participants with disabilities will have communication access that is equally effective as that provided to people without disabilities. Information shall be made available in accessible formats, and auxiliary aids and services shall be provided upon the reasonable request of a qualified person with a disability.

#### 7. INSURANCE

#### 7.1. Proof of Insurance

During the term of this Contract, for any and all awards, CONTRACTOR shall, at its sole expense, obtain and maintain in full force and effect for the duration of this Contract, including any extension(s), the types and amounts of insurance identified below. Proof of insurance shall be required naming METRO as additional insured and identifying either the project name or Contract number on the ACORD document.

# 7.2. Automobile Liability Insurance

In the amount of one million (\$1,000,000.00) dollars.

# 7.3. General Liability Insurance

In the amount of one million (\$1,000,000.00) dollars.

### 7.4. Worker's Compensation Insurance

CONTRACTOR shall maintain workers' compensation insurance with statutory limits required by the State of Tennessee or other applicable laws and Employer's Liability Insurance with limits of no less than one hundred thousand (\$100,000.00) dollars, as required by the laws of Tennessee.

### 7.5. Cyber Liability Insurance

In the amount of four million (\$4,000,000.00) dollars.

### 7.8. Technological Errors and Omissions Insurance

In the amount of one million (\$1,000,000.00) dollars.

#### 7.9. Such insurance shall:

Contain or be endorsed to contain a provision that includes METRO, its officials, officers, employees, and volunteers as additional insureds with respect to liability arising out of work or operations performed by or on behalf of CONTRACTOR including materials, parts, or equipment furnished in connection with such work or operations. The coverage shall contain no special limitations on the scope of its protection afforded to the above-listed insureds.

For any claims related to this Contract, CONTRACTOR's insurance coverage shall be primary insurance with respects to METRO, its officers, officials, employees, and volunteers. Any insurance or self-insurance programs covering METRO, its officials, officers, employees, and volunteers shall be in excess of CONTRACTOR's insurance and shall not contribute with it

Automotive Liability insurance shall include vehicles owned, hired, and/or non-owned. Said insurance shall include coverage for loading and unloading hazards. Insurance shall contain or be endorsed to contain a provision that includes METRO, its officials, officers, employees, and volunteers as additional insureds with respect to liability arising out of automobiles owned, leased, hired, or borrowed by or on behalf of CONTRACTOR.

CONTRACTOR shall maintain Workers' Compensation insurance (if applicable) with statutory limits as required by the State of Tennessee or other applicable laws and Employers' Liability insurance. CONTRACTOR shall require each of its subcontractors to provide Workers' Compensation for all of the latter's employees to be engaged in such work unless such employees are covered by CONTRACTOR's Workers' Compensation insurance coverage.

# 7.10. Other Insurance Requirements

Prior to commencement of services, CONTRACTOR shall furnish METRO with original certificates and endorsements effecting coverage required by this section and provide that such insurance shall not be cancelled, allowed to expire, or be

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materially reduced in coverage except on 30 days' prior written notice to:

#### PROCUREMENTCOI@NASHVILLE.GOV

Provide certified copies of endorsements and policies if requested by METRO in lieu of or in addition to certificates of insurance.

Replace certificates, policies, and/or endorsements for any such insurance expiring prior to completion of services.

Maintain such insurance from the time services commence until services are completed. Failure to maintain or renew coverage and to provide evidence of renewal may be treated by METRO as a material breach of this Contract.

Said insurance shall be with an insurer licensed to do business in Tennessee and having A.M. Best Company ratings of no less than A-. Modification of this standard may be considered upon appeal to the METRO Director of Risk Management Services.

Require all subcontractors to maintain during the term of this Contract, Commercial General Liability insurance, Business Automobile Liability insurance, and Worker's Compensation/ Employers Liability insurance (unless subcontractor's employees are covered by CONTRACTOR's insurance) in the same manner as specified for CONTRACTOR. CONTRACTOR shall require subcontractor's to have all necessary insurance and maintain the subcontractor's certificates of insurance.

Any deductibles and/or self-insured retentions greater than \$10,000.00 must be disclosed to and approved by METRO **prior** to the commencement of services.

If CONTRACTOR has or obtains primary and excess policy(ies), there shall be no gap between the limits of the primary policy and the deductible features of the excess policies.

### 8. GENERAL TERMS AND CONDITONS

#### **8.1. Taxes**

METRO shall not be responsible for any taxes that are imposed on CONTRACTOR. Furthermore, CONTRACTOR understands that it cannot claim exemption from taxes by virtue of any exemption that is provided to METRO.

#### 8.2. Warranty

CONTRACTOR warrants that for a period of one year from date of delivery and/or installation, whichever is later, the goods provided, including software, shall be free of any defects that interfere with or prohibit the use of the goods for the purposes for which they were obtained.

During the warranty period, METRO may, at its option, request that CONTRACTOR repair or replace any defective goods, by written notice to CONTRACTOR. In that event, CONTRACTOR shall repair or replace the defective goods, as required by METRO, at CONTRACTOR's expense, within thirty (30) days of written notice.

Alternatively, METRO may return the defective goods, at CONTRACTOR's expense, for a full refund. Exercise of either option shall not relieve CONTRACTOR of any liability to METRO for damages sustained by virtue of CONTRACTOR's breach of warranty.

#### 8.3. Software License

CONTRACTOR warrants and represents that it is the owner of or otherwise has the right to and does hereby grant METRO a license to use any software provided for the purposes for which the software was obtained or proprietary material set forth in METRO's solicitation and/or CONTRACTOR's response to the solicitation.

#### 8.4. Confidentiality

Tennessee Code Annotated § 10-7-504(i) specifies that information which would allow a person to obtain unauthorized access to confidential information or to government property shall be maintained as confidential. "Government property" includes electronic information processing systems, telecommunication systems, or other communications systems of a governmental entity subject to this chapter. Such records include: (A) Plans, security codes, passwords, combinations, or computer programs used to protect electronic information and government property; (B) Information that would identify those areas of structural or operational vulnerability that would permit unlawful disruption to, or interference with, the services provided by a

Page 5 of 11

governmental entity; and (C) Information that could be used to disrupt, interfere with, or gain unauthorized access to electronic information or government property.

The foregoing listing is not intended to be comprehensive, and any information which METRO marks or otherwise designates as anything other than "Public Information" will be deemed and treated as sensitive information, which is defined as any information not specifically labeled as "Public Information". Information which qualifies as "sensitive information" may be presented in oral, written, graphic, and/or machine-readable formats. Regardless of presentation format, such information will be deemed and treated as sensitive information.

CONTRACTOR, and its Agents, for METRO, may have access to sensitive information. CONTRACTOR, and its Agents, are required to maintain such information in a manner appropriate to its level of sensitivity. All sensitive information must be secured at all times including, but not limited to, the secured destruction of any written or electronic information no longer needed. The unauthorized access, modification, deletion, or disclosure of any METRO information may compromise the integrity and security of METRO, violate individual rights of privacy, and/or constitute a criminal act.

Upon the request of METRO, CONTRACTOR shall return all information in whatever form in a format chosen by METRO. In the event of any disclosure or threatened disclosure of METRO information, METRO is further authorized and entitled to immediately seek and obtain injunctive or other similar relief against CONTRACTOR, including but not limited to emergency and ex parte relief where available.

# 8.5. Information Ownership

All METRO information is and shall be the sole property of METRO. CONTRACTOR hereby waives any and all statutory and common law liens it may now or hereafter have with respect to METRO information. Nothing in this Contract or any other agreement between METRO and CONTRACTOR shall operate as an obstacle to such METRO's right to retrieve any and all METRO information from CONTRACTOR or its agents or to retrieve such information or place such information with a third party for provision of services to METRO, including without limitation, any outstanding payments, overdue payments and/or disputes, pending legal action, or arbitration. Upon METRO's request, CONTRACTOR shall supply METRO with an inventory of METRO information that CONTRACTOR stores and/or backs up.

Any information provided to the CONTRACTOR, including information provided by METRO customers or citizens, is only to be used to fulfill the contracted services. Any additional information that is inferred or determined based on primary information that is provided to the CONTRACTOR, i.e. "second-order data", is only to be used to fulfill the contracted services. This information is not to be used for marketing or commercial purposes and the CONTRACTOR asserts no rights to this information outside of fulfilling the contracted services. Storage of this information is not allowed outside United States' jurisdiction.

# 8.6. Information Security Breach Notification

In addition to the notification requirements in any Business Associate Agreement with METRO, when applicable, CONTRACTOR shall notify METRO of any data breach within 24 hours of CONTRACTOR's knowledge or reasonable belief (whichever is earlier) that such breach has occurred (Breach Notice) by contacting the METRO ITS Help Desk. The Breach Notice should describe the nature of the breach, the scope of the information compromised, the date the breach occurred, and the identities of the individuals affected or potentially affected by the breach as well as specific information about the data compromised so that METRO can properly notify those individuals whose information was compromised. CONTRACTOR shall periodically update the information contained in the Breach Notice to METRO and reasonably cooperate with METRO in connection with METRO's efforts to mitigate the damage or harm of such breach.

# 8.7. Virus Representation and Warranty

CONTRACTOR represents and warrants that Products and/or Services, or any media upon which the Products and/or Services are stored, do not have, nor shall CONTRACTOR or its Agents otherwise introduce into METRO's systems, network, or infrastructure, any type of software routines or element which is designed to or capable of unauthorized access to or intrusion upon, disabling, deactivating, deleting, or otherwise damaging or interfering with any system, equipment, software, data, or the METRO network. In the event of a breach of this representation and warranty, CONTRACTOR shall compensate METRO for any and all harm, injury, damages, costs, and expenses incurred by METRO resulting from the breach.

For CONTRACTOR managed systems, CONTRACTOR shall install and maintain ICSA Labs certified or AV-Test approved Antivirus Software and, to the extent possible, use real time protection features. CONTRACTOR shall maintain the Antivirus Software in accordance with the Antivirus Software provider's recommended practices. In addition, CONTRACTOR shall ensure that:

- Anti-virus Software checks for new Anti-virus signatures no less than once per day, and;
- Anti-virus signatures are current and no less recent than two versions/releases behind the most current version/release
  of the Anti-virus signatures for the Anti-virus Software

# 8.8. Copyright, Trademark, Service Mark, or Patent Infringement

CONTRACTOR shall, at its own expense, be entitled to and shall have the duty to defend any suit that may be brought against METRO to the extent that it is based on a claim that the products or services furnished infringe a Copyright, Trademark, Service Mark, or Patent. CONTRACTOR shall further indemnify and hold harmless METRO against any award of damages and costs made against METRO by a final judgment of a court of last resort in any such suit. METRO shall provide CONTRACTOR immediate notice in writing of the existence of such claim and full right and opportunity to conduct the defense thereof, together with all available information and reasonable cooperation, assistance and authority to enable CONTRACTOR to do so. No costs or expenses shall be incurred for the account of CONTRACTOR without its written consent. METRO reserves the right to participate in the defense of any such action. CONTRACTOR shall have the right to enter into negotiations for and the right to effect settlement or compromise of any such action, but no such settlement or compromise shall be binding upon METRO unless approved by the METRO Department of Law Settlement Committee and, where required, the METRO Council.

If the products or services furnished under this Contract are likely to, or do become, the subject of such a claim of infringement, then without diminishing CONTRACTOR's obligation to satisfy the final award, CONTRACTOR may at its option and expense:

- Procure for METRO the right to continue using the products or services
- Replace or modify the alleged infringing products or services with other equally suitable products or services that are satisfactory to METRO, so that they become non-infringing
- Remove the products or discontinue the services and cancel any future charges pertaining thereto Provided; however, that CONTRACTOR will not exercise the Remove option above until CONTRACTOR and METRO have determined that the Procure and/or Replace options are impractical. CONTRACTOR shall have no liability to METRO; however, if any such infringement or claim thereof is based upon or arises out of:
  - The use of the products or services in combination with apparatus or devices not supplied or else approved by CONTRACTOR;
  - The use of the products or services in a manner for which the products or services were neither designated nor contemplated; or,
  - The claimed infringement in which METRO has any direct or indirect interest by license or otherwise, separate from that granted herein.

#### 8.9. Maintenance of Records

CONTRACTOR shall maintain documentation for all charges against METRO. The books, records, and documents of CONTRACTOR, insofar as they relate to work performed or money received under this Contract, shall be maintained for a period of three (3) full years from the date of final payment and will be subject to audit, at any reasonable time and upon reasonable notice by METRO or its duly appointed representatives. The records shall be maintained in accordance with generally accepted accounting principles. In the event of litigation, working papers and other documents shall be produced in accordance with applicable laws and/or rules of discovery. Breach of the provisions of this paragraph is a material breach of this Contract.

All documents and supporting materials related in any manner whatsoever to this Contract or any designated portion thereof, which are in the possession of CONTRACTOR or any subcontractor or subconsultant shall be made available to METRO for inspection and copying upon written request from METRO. Said documents shall also be made available for inspection

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and/or copying by any state, federal or other regulatory authority, upon request from METRO. Said records include, but are not limited to, all drawings, plans, specifications, submittals, correspondence, minutes, memoranda, tape recordings, videos, or other writings or things which document the procurement and/or performance of this Contract. Said records expressly include those documents reflecting the cost, including all subcontractors' records and payroll records of CONTRACTOR and subcontractors.

#### 8.10. Monitoring

CONTRACTOR's activities conducted and records maintained pursuant to this Contract shall be subject to monitoring and evaluation by METRO, the Department of Finance, the Division of Internal Audit, or their duly appointed representatives.

METRO shall have the option of reviewing and performing a security assessment of the information security management practices of CONTRACTOR. METRO shall have the right, at its expense, during normal business hours and with reasonable advance notice, to evaluate, test, and review at CONTRACTOR's premises the Products and/or Services to ensure compliance with the terms and conditions of this Contract. METRO shall have the right to conduct such audits by use of its own employees and internal audit staff, or by use of outside consultants and auditors.

### 8.11. METRO Property

Any METRO property, including but not limited to books, records, and equipment that is in CONTRACTOR's possession shall be maintained by CONTRACTOR in good condition and repair, and shall be returned to METRO by CONTRACTOR upon termination of this Contract. All goods, documents, records, and other work product and property produced during the performance of this Contract are deemed to be METRO property. METRO property includes, but is not limited to, all documents which make up this Contract; all other documents furnished by METRO; all goods, records, reports, information , data, specifications, computer programs, technical reports, operating manuals and similar work or other documents, conceptual drawings, design documents, closeout documents, and other submittals by CONTRACTOR of any of its subcontractors; and, all other original works of authorship, whether created by METRO, CONTRACTOR or any of its subcontractors embodied in any tangible medium of expression, including, without limitation, pictorial, graphic, sculptural works, two (2) dimensional works, and three (3) dimensional works. Any of Contractor's or its subcontractors' works of authorship comprised within the Work Product (whether created alone or in concert with Metro or a third party) shall be deemed to be "works made for hire" and made in the course of services rendered and, whether pursuant to the provisions of Section 101 of the U.S. Copyright Act or other Applicable Law, such Work Product shall belong exclusively to Metro. Contractor and its subcontractors grant Metro a non-exclusive, 12-month renewal license contract.

Except as to Contracts involving sensitive information, CONTRACTOR may keep one (1) copy of the aforementioned documents upon completion of this Contract; provided, however, that in no event shall CONTRACTOR use, or permit to be used, any portion of the documents on other projects without METRO's prior written authorization. CONTRACTOR shall maintain sensitive information securely and if required by METRO, provide secured destruction of said information. Distribution and/or reproduction of METRO sensitive information outside of the intended and approved use are strictly prohibited unless permission in writing is first received from the METRO Chief Information Security Officer. The storage of METRO sensitive information to third-party hosted network storage areas, such as Microsoft Skydrive, Google Docs, Dropbox, or other cloud storage mechanisms, shall not be allowed without first receiving permission in writing from the METRO Chief Information Security Officer.

### 8.12. Modification of Contract

This Contract may be modified only by written amendment executed by all parties and their signatories hereto. All change orders, where required, shall be executed in conformance with section 4.24.020 of the Metropolitan Code of Laws.

# 8.13. Partnership/Joint Venture

This Contract shall not in any way be construed or intended to create a partnership or joint venture between the Parties or to create the relationship of principal and agent between or among any of the Parties. None of the Parties hereto shall hold itself out in a manner contrary to the terms of this paragraph. No Party shall become liable for any representation, act, or omission of any other Party contrary to the terms of this Contract.

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#### **8.14.** Waiver

No waiver of any provision of this Contract shall affect the right of any Party to enforce such provision or to exercise any right or remedy available to it.

#### 8.15. Employment

CONTRACTOR shall not subscribe to any personnel policy which permits or allows for the promotion, demotion, employment, dismissal or laying off of any individual due to race, creed, color, national origin, age, sex, or which is in violation of applicable laws concerning the employment of individuals with disabilities.

CONTRACTOR shall not knowingly employ, permit, dispatch, subcontract, or instruct any person who is an undocumented and/or unlawful worker to perform work in whole or part under the terms of this Contract.

Violation of either of these contract provisions may result in suspension or debarment if not resolved in a timely manner, not to exceed ninety (90) days, to the satisfaction of METRO.

### 8.16. Compliance with Laws

CONTRACTOR agrees to comply with all applicable federal, state and local laws and regulations.

# 8.17. Iran Divestment Act

In accordance with the Iran Divestment Act, Tennessee Code Annotated § 12-12-101 et seq., CONTRACTOR certifies that to the best of its knowledge and belief, neither CONTRACTOR nor any of its subcontractors are on the list created pursuant to Tennessee Code Annotated § 12-12-106. Misrepresentation may result in civil and criminal sanctions, including contract termination, debarment, or suspension from being a contractor or subcontractor under METRO contracts.

# 8.18. Israel Anti-Boycott Act

In accordance with Tennessee Code Annotated Title 12, Chapter 4, Part 1 CONTRACTOR certifies that CONTRACTOR is not currently engaged in, and will not for the duration of this Contract engage in, a boycott of Israel.

#### 8.19. Taxes and Licensure

CONTRACTOR shall have all applicable licenses and be current on its payment of all applicable gross receipt taxes and personal property taxes.

#### 8.20. Ethical Standards

It shall be a breach of the Ethics in Public Contracting standards in the Metropolitan Code of Laws for any person to offer, give or agree to give any employee or former employee, or for any employee or former employee to solicit, demand, accept or agree to accept from another person, a gratuity or an offer of employment in connection with any decision, approval, disapproval, recommendation, preparation of any part of a program requirement or a purchase request, influencing the content of any specification or procurement standard, rendering of advice, investigation, auditing or in any other advisory capacity in any proceeding or application, request for ruling, determination, claim or controversy or other particular matter, pertaining to any program requirement of a contract or subcontract or to any solicitation or proposal therefore. It shall be a breach of the Ethics in Public Contracting standards for any payment, gratuity or offer of employment to be made by or on behalf of a subcontractor under a contract to the prime contractor or higher tier subcontractor or a person associated therewith, as an inducement for the award of a subcontract or order. Breach of the provisions of this paragraph is, in addition to a breach of this contract, a breach of ethical and legal standards which may result in civil or criminal sanction and/or debarment or suspension from being a contractor or subcontractor under METRO contracts.

Pursuant to Metropolitan Code of Laws, Section 4.48.020, entities and persons doing business with, or proposing to do business with, the Metropolitan Government of Nashville & Davidson County must adhere to the ethical standards prescribed in Section 4.48 of the Code. By signing this contract, you agree that you have read the standards in Section 4.48 and understand that you are obligated to follow them. Violation of any of those standards is a breach of contract and a breach of legal standards that may result in sanctions, including those set out in Section 4.48

#### 8.21. Indemnification and Hold Harmless

CONTRACTOR shall indemnify and hold harmless METRO, its officers, agents, and employees from:

- A. Any claims, damages, costs, and attorney fees for injuries or damages arising, in part or in whole, from the negligent or intentional acts or omissions of CONTRACTOR, its officers, employees, and/or agents, including its sub or independent contractors, in connection with the performance of the contract.
- B. Any claims, damages, penalties, costs, and attorney fees arising from any failure of CONTRACTOR, its officers, employees, and/or agents, including its sub or independent contractors, to observe applicable laws, including, but not limited to, labor laws and minimum wage laws.
- C. In any and all claims against METRO, its officers, agents, or employees, by any employee of CONTRACTOR, any subcontractor, anyone directly or indirectly employed by any of them, or anyone for whose acts any of them may be liable, the indemnification obligation shall not be limited in any way by any limitation on the amount or type of damages, compensation, or benefits payable by or for CONTRACTOR or any subcontractor under workers' compensation acts, disability acts, or other employee benefit acts.
- D. METRO will not indemnify, defend, or hold harmless in any fashion CONTRACTOR from any claims arising from any failure, regardless of any language in any attachment or other document that CONTRACTOR may provide.
- E. CONTRACTOR shall pay METRO any expenses incurred as a result of CONTRACTOR's failure to fulfill any obligation in a professional and timely manner under this Contract.

# 8.22. Attorney Fees

CONTRACTOR agrees that in the event either party takes legal action to enforce any provision of this Contract or to obtain a remedy for any breach of this Contract, and in the event METRO prevails in such action, CONTRACTOR shall pay all expenses of such action incurred at any and all stages of the litigation, including costs, and reasonable attorney fees for METRO.

# 8.23. Assignment--Consent Required

The provisions of this Contract shall inure to the benefit of and shall be binding upon the respective successors and assignees of the parties hereto. Except for the rights of money due to CONTRACTOR under this Contract, neither this Contract nor any of the rights and obligations of CONTRACTOR hereunder shall be assigned or transferred in whole or in part without the prior written consent of METRO. Any such assignment or transfer shall not release CONTRACTOR from its obligations hereunder.

NOTICE OF ASSIGNMENT OF ANY RIGHTS TO MONEY DUE TO CONTRACTOR UNDER THIS CONTRACT MUST BE SENT TO THE ATTENTION OF:

PRG@NASHVILLE.GOV (Preferred Method)

OR

METRO'S PURCHASING AGENT PROCUREMENT DIVISION DEPARTMENT OF FINANCE

PO BOX 196300

**NASHVILLE, TN 37219-6300** 

Funds Assignment Requests should contain complete contact information (contact person, organization name, address, telephone number, and email) for METRO to use to request any follow up information needed to complete or investigate the requested funds assignment. To the extent permitted by law, METRO has the discretion to approve or deny a Funds Assignment Request.

#### 8.24. Entire Contract

This Contract sets forth the entire agreement between the parties with respect to the subject matter hereof and shall govern the respective duties and obligations of the parties.

#### 8.25. Force Majeure

No party shall have any liability to the other hereunder by reason of any delay or failure to perform any obligation or covenant if the delay or failure to perform is occasioned by *force majeure*, meaning any act of God, storm, fire, casualty, unanticipated work stoppage, strike, lockout, labor dispute, civil disturbance, riot, war, national emergency, act of Government, act of public enemy, or other cause of similar or dissimilar nature beyond its control.

# 8.26. Governing Law

The validity, construction, and effect of this Contract and any and all extensions and/or modifications thereof shall be governed by the laws of the State of Tennessee. Tennessee law shall govern regardless of any language in any attachment or other document that CONTRACTOR may provide.

# 8.27. Venue

Any action between the Parties arising from this Contract shall be maintained in the courts of Davidson County, Tennessee.

# 8.28. Severability

Should any provision of this Contract be declared to be invalid by any court of competent jurisdiction, such provision shall be severed and shall not affect the validity of the remaining provisions of this Contract.

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Contract Number: 6528930

# **Notices and Designation of Agent for Service of Process**

All notices to METRO shall be mailed or hand delivered to:

**PURCHASING AGENT** 

PROCUREMENT DIVISION

**DEPARTMENT OF FINANCE** 

PO BOX 196300

**NASHVILLE, TN 37219-6300** 

Notices to CONTRACTOR shall be mailed or hand delivered to:

CONTRACTOR: HigherGround, Inc.

Attention: Mike Halliwell

Address: 275 E. Hillcrest Drive, Ste. 160-108, Thousand Oaks, CA 91360

Telephone: 818.456.1561

Fax: N/A

E-mail: mhalliwell@higherground.com

CONTRACTOR designates the following as the CONTRACTOR's agent for service of process and will waive any objection to service of process if process is served upon this agent:

Designated Agent: William Ryan

Attention: N/A

Address: 5050 Poplar Avenue, Suite 2405, Memphis 38157

Email: williamryan4563@gmail.com

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# Notices & Designations Department & Project Manager

<b>Contract Number</b>	6528930
------------------------	---------

The primary DEPARTMENT/AGENCY responsible for the administration of this contract is:

DEPARTMENT	Police
Attention	John Singleton
Address	600 Murfreesboro Pike P.O. Box 196399 Nashville, TN 37219-6399
Telephone	615-862-7702
Email	John.Singleton@nashville.gov

The primary DEPARTMENT/AGENCY responsible for the administration of this contract designates the following individual as the PROJECT MANAGER responsible for the duties outlined in APPENDIX – Z CONTRACT ADMINISTRATION:

Project Manager	Kristin Heil
Title	IT Project Manager
Address	600 Murfreesboro Pike P.O. Box 196399 Nashville, TN 37219-6399
Telephone	615-862-7110
Email	Kristin.Heil@nashville.gov

#### Appendix Z – Contract Administration

Upon filing with the Metropolitan Clerk, the PROJECT MANAGER designated by the primary DEPARTMENT/AGENCY is responsible for contract administration. Duties related to contract administration include, but are not necessarily limited to, the following:

### **Vendor Performance Management Plan**

For contracts in excess of \$50,000.00, the project manager will develop a vendor performance management plan. This plan is managed by the primary department/agency and will be retained by the department/agency for their records. At contract close out, copies of all vendor performance management documents will be sent to PRG@nashville.gov.

For best practices related to vendor performance management, project managers will consult chapter eight of the PROCUREMENT MANUAL found on the division of purchases internal resources page: https://metronashville.sharepoint.com/sites/IMFinanceProcurement.

#### Amendment

For all contracts, the project manager will notify <a href="PRG@nashville.gov">PRG@nashville.gov</a> if changes to the term, value, scope, conditions, or any other material aspect of the contract are required. The email notification will include a complete CONTRACT AMENDMENT REQUEST FORM found on the division of purchases internal resources page: <a href="https://metronashville.sharepoint.com/sites/IMFinanceProcurement">https://metronashville.sharepoint.com/sites/IMFinanceProcurement</a>.

#### Escalation

For contracts that include an escalation/de-escalation clause, the project manager will notify <a href="Mailto:PRG@nashville.gov">PRG@nashville.gov</a> when any request for escalation/de-escalation is received. The email notification will include any documentation required by the contract to support the request.

#### **Contract Close Out - Purchasing**

For all contracts, the project manager will notify <u>PRG@nashville.gov</u> when the work is complete and has been accepted by the department/agency. The email notification will include the contract number, contract title, date of completion, warranty start date and warranty end date (if applicable), and copies of all vendor performance management documents (if applicable).

#### **Contract Close Out - BAO**

For contracts with compliance monitored by the Business Assistance Office (BAO), the project manager will notify the designated contract compliance officer via email when the contract is complete and final payment has been issued. The email notification will include the contract number, contract title, and the date final payment was issued.

# **Best Practices**

Project managers are strongly encouraged to consult chapter eight of the PROCUREMENT MANUAL for best practices related to contract administration. The manual is found on the division of purchases internal resources page:

https://metronashville.sharepoint.com/sites/IMFinanceProcurement

# **Effective Date**

This contract shall not be binding upon the parties until it has been fully electronically approved by the CONTRACTOR, the authorized representatives of the Metropolitan Government, and filed in the office of the Metropolitan Clerk.

THE METROPOLITAN GOVERNME NASHVILLE AND DAVIDSON COUN		CONTRACTOR:
APPROVED AS TO PROJECT SCOPE:		HigherGround, Inc.
		Company Name
John Drake	SM	
Dept. / Agency / Comm. Head or Board Chair.	Dept. Fin.	Mike Halliwell
APPROVED AS TO COMPLIANCE W PROCUREMENT CODE:	ЛТН	Signature of Company's Contracting Officer
		Mike наlliwell
Michelle A. Hernandez lane	Acc	Officer's Name
Purchasing Agent	Purchasing	
APPROVED AS TO AVAILABILITY OF FUNDS:		Vice President, Sales Officer's Title
kelly Flannery/TJE	EF	
Director of Finance	BA	
APPROVED AS TO FORM AND LEG	ALITY:	
Phylinda Ramsey	BC	
Metropolitan Attorney	Insurance	
FILED BY THE METROPOLITAN CI	LERK:	
Austin kyle	1/17/2023	7:10 AM PST
Metropolitan Clerk	Date	



# **Exhibit A - Pricing**

### **LIVE911 SALES AGREEMENT**

This Live911 service Sales Agreement, By and Between, HigherGround, Inc., 275 E. Hillcrest Drive, Ste. 160-108, Thousand Oaks, CA 91360 and Metro Nashville Police Department, 5101 Harding Place, Nashville, TN 37211\security seffective on the date of the activation of the service.

Live911 provides the ability for first responders in the field, as well as any support personnel such as Watch Commanders, UAS Operators (DFR), Real Time Crime Center (RTCC) Staff, Incident Commanders, EOC Staff, etc., to monitor the location and audio of incoming 911 emergency calls. The geotagged call is provided to those field personnel within a pre-determined radius. The intent is to provide first responders with the most immediate and complete information of an ongoing emergency incident.

Live911 Solution - 200 Licenses		Price	
Software (annual recurring cost)			
Base Software and 5 Concurrent Licenses	\$	6,000	
Additional Concurrent Licenses: 195 (\$900 each)	\$	175,500	
Software Discount	\$	(27,225)	
Total Annual Cost	\$	154,275	
Professional Services (one-time cost)			
Remote Installation and Configuration	\$	785	
Remote Virtual Basic Training	\$	595	
Total One-Time Cost	\$	1,380	
Total Initial Investment	\$	155,655	

HigherGround will load, configure, and turn up the Live911 software via remote access.

Live911 will be installed on a Customer provided VM or server.

Remote virtual training is provided.

The Base License fee and the Additional License fee(s) are annual recurring charges (\$154,275). If the renewal fees are paid, the service will continue.

Maintenance and upgrades to the software are included in the software license fees.

As part of the License maintenance, the Live911 service must have access to the HigherGround system that periodically checks on the status of the system and the currency of the licenses.

The customer is responsible for connecting the Live911 server to the IP dispatch answering positions, ALI feed, RapidSOS and the customer LAN as detailed in the installation document.



# **Exhibit A – Pricing**

#### **Additional Terms & Conditions**

- 1. The Customer is granted a License to use the Software within the scope and terms of the Agreement.
- 2. The Software is protected by copyright laws and international copyright treaties as well as other laws and conventions related to intellectual property. In relation to the Customer, the intellectual property rights to the Software remain exclusively with HigherGround or, where applicable, with HigherGround's suppliers and partners.
- 3. The Customer shall only install and use the Software if the Customer accepts all licensing terms.
- 4. Neither the Software itself nor the right to use the Software may, without the prior written consent, be rented-out or leased-out, borrowed-out, or sub-licensed. The Software may not be duplicated or copied, either in part or in whole.
- 5. 100% payment is due within 30 days after installation and go-live date.

#### **SECTION A-1**

#### **General Terms and Conditions**

- Safeguards. In addition to the controls specified in the exhibits to this Agreement, Contractor agrees to implement administrative, physical, and technical safeguards to protect the availability, confidentiality and integrity of Metropolitan Government of Nashville and Davison County (Metro Government) Information, information technology assets and services. All such safeguards shall be in accordance with industry-wide best security practices and commensurate with the importance of the information being protected, but in no event less protective than those safeguards that Contractor uses to protect its own information or information of similar importance, or is required by applicable federal or state law.
- 2 <u>Inventory.</u> Contractor agrees to maintain at all times during the Term of this Agreement a Product and Service Inventory. Contractor shall upon request of Metro Government, which shall be no more frequently than semi-annually, provide the current Product and Service Inventory to Metro Government within thirty (30) days of the request.
- 3 <u>Connection of Systems or Devices to the Metro Government Network.</u> Contractor shall not place any systems or devices on the Metro Government Network without the prior written permission of the Director of ITS, designee, or the designated Metro Government contact for this Agreement.
- Access Removal. If granted access to Metro Government Network or systems, Contractor and its Agents shall only access those systems, applications or information which they are expressly authorized by Metro Government to access, even if the technical controls in the system or application do not prevent Contractor or its Agent from accessing those information or functions outside of Metro Government's authorization. Contractor shall impose reasonable sanctions against any Agent who attempts to bypass security controls. Notwithstanding anything to the contrary in the Purchasing Agreement or other agreement between Metro Government and Contractor, Metro Government at its sole discretion, may refuse granting access right to Metro Government Network or Sensitive Information to any Agent of Contractor, and may at any time remove access rights (whether physical premise access or system access) from Contractor or any Agents, without prior notice or liability to Contractor, if Metro Government reasonably suspects a security violation by Contractor or such Agent or otherwise deems such action appropriate to protect Metro Government Infrastructure, Metro Government Network or Metro Government Information.

#### 5 Subcontracting/Outsourcing.

- 5.1 Prior Approval. Without Metro Government's prior written consent, Contractor may not subcontract with a third party to perform any of its obligations to Metro Government which involves access to Metro Government Information or connection to Metro Government Network. Nor shall Contractor outsource any Contractor infrastructure (physical or virtual) which Stores Sensitive Information without such consent. To obtain Metro Government's consent, Contractor shall contact the Metro Government ITS department. In addition, Metro Government may withdraw any prior consent if Metro Government reasonably suspect a violation by the subcontractor or outsource provider of this Agreement, or otherwise deems such withdraw necessary or appropriate to protect Metro Government Network, Metro Government Infrastructure or Metro Government Information.
- **5.2** <u>Subcontractor Confidentiality.</u> Contractor Agents are bound by the same confidentiality obligations set forth in this Agreement. Contractor or its Agent may not transfer, provide access to or otherwise make available Metro Government Information to any individual or entity outside of the United States (even within its own organization) without the prior written consent of Metro Government. To obtain such consent, Contractor shall send Metro Government a notice detailing the type of information to be disclosed, the purpose of the disclosure, the recipient's identification and location, and other information required by Metro Government.
- 5.3 Contractor Responsibility. Prior to subcontracting or outsourcing any Contractor's obligations to Metro Government, Contractor shall enter into a binding agreement with its subcontractor or outsource service provider ("Third Party Agreement") which (a) prohibits such third party to further subcontract any of its obligations, (b) contains provisions no less protective to Metro Government Network, Metro Government Infrastructure and/or Metro Government Information than those in this Agreement, and (c) expressly provides Metro Government the right to audit such subcontractor or outsource service provider to the same extent that Metro Government may audit Contractor under this Agreement. Contractor warrants that the Third Party Agreement will be enforceable by Metro Government in the U.S. against the subcontractor or outsource provider (e.g., as an intended third party beneficiary under the Third Party Agreement).

Without limiting any other rights of Metro Government in this Agreement, Contractor remains fully responsible and liable for the acts or omissions of its Agents. In the event of an unauthorized disclosure or use of Sensitive Information by its Agent, Contractor shall, at its own expense, provide assistance and cooperate fully with Metro Government to mitigate the damages to Metro Government and prevent further use or disclosure.

#### **SECTION A-2**

#### **Definitions**

Capitalized terms used in the Agreement shall have the meanings set forth in this Exhibit A-2 or in the <u>Metropolitan Government</u> <u>Information Security Glossary</u>, which can be found on the Metropolitan Government of Nashville website. Terms not defined in this Exhibit A-2 or otherwise in the Agreement shall have standard industry meanings.

- 1. "Affiliates" as applied to any particular entity, means those entities, businesses, and facilities that are controlled by, controlling, or under common control with a stated entity, as well as (with respect to Metro Government) any entity to which Metro Government and/or any of the foregoing provides information processing services.
- **2.** "Agent" means any subcontractor, independent contractor, officer, director, employee, consultant or other representative of Contractor, whether under oral or written agreement, whether an individual or entity.
- 3. "Agreement" means this Information Security Agreement, including all applicable exhibits, addendums, and attachments.
- **4.** "Information Breach" means any actual or suspected unauthorized disclosure or use of, or access to, Metro Government Information, or actual or suspected loss of Metro Government Information.
- **5.** "Effective Date" means the date first set forth on page 1 of the Agreement.
- 6. "Metro Government Information" means an instance of an information type belonging to Metro Government. Any communication or representation of knowledge, such as facts, information, or opinions in any medium or form, including textual, numerical, graphic, cartographic, narrative or audiovisual, owned by or entrusted to Metro Government.
- 7. "Metro Government Infrastructure" means any information technology system, virtual or physical, which is owned, controlled, leased, or rented by Metro Government, either residing on or outside of the Metro Government Network. Metro Government Infrastructure includes infrastructure obtained from an IAAS provider or systems that are provided and located on the Metro Government Network as part of a Service.
- **8.** "Metro Government Network" means any Wide Area Network (WAN) or Local Area Network (LAN) owned, operated, managed or controlled by Metro Government.
- **9.** "Term" means the period during which this Agreement is in effect.

#### **SECTION AST**

#### **Agent Security and Training**

- **Background Check.** Contractor shall perform a background check which includes a criminal record check on all Agents, who may have access to Metro Government Information. Contractor shall not allow any Agents to access Metro Government Information or perform Services under a Purchasing Agreement if Contractor knows or reasonably should know that such Agent has been convicted of any felony or has been terminated from employment by any employer or contractor for theft, identity theft, misappropriation of property, or any other similar illegal acts.
- 2 <u>Information Security Officer.</u> If Agents will access or handle Metro Government Information, Contractor shall designate an Information Security Officer, who will be responsible for Contractor information security and compliance with the terms of this Agreement as it relates to Metro Government Information.
- **Agent Access Control.** Contractor shall implement and maintain procedures to ensure that any Agent who accesses Metro Government Information has appropriate clearance, authorization, and supervision. These procedures must include:
  - **3.1** Documented authorization and approval for access to applications or information stores which contain Metro Government Information; e.g., email from a supervisor approving individual access (note: approver should not also have technical rights to grant access to Sensitive Information); documented role-based access model; and any equivalent process which retains documentation of access approval.
  - **3.2** Periodic (no less than annually) reviews of Agent user access rights in all applications or information stores which contain Sensitive Information. These reviews must ensure that access for all users is up-to-date, appropriate and approved.
  - **3.3** Termination procedures which ensure that Agent's user accounts are promptly deactivated from applications or information stores which contain Sensitive Information when users are terminated or transferred. These procedures must ensure that accounts are deactivated or deleted no more than 14 business days after voluntary termination, and 24 hours after for cause terminations.
  - **3.4** Procedures which ensure that Agent's user accounts in applications or information stores which contain Sensitive Information are disabled after a defined period of inactivity, no greater than every 180 days.
  - **3.5** Procedures which ensure that all Agents use unique authentication credentials which are associated with the Agent's identity (for tracking and auditing purposes) when accessing systems which contain Sensitive Information.
  - **3.6** Contractor will maintain record of all Agents who have been granted access to Metro Government Sensitive Information. Contractor agrees to maintain such records for the length of the agreement plus 3 years after end of agreement. Upon request, Contractor will supply Metro Government with the names and login IDs of all Agents who had or have access to Metro Government Information.

# 4 Agent Training.

- **4.1** Contractor shall ensure that any Agent who access applications or information stores which contain Metro Government Information are adequately trained on the appropriate use and protection of the information or information and the security of the application. Completion of this training must be documented and must occur before Agent may access any Sensitive Information. This training must include, at a minimum:
  - **4.1.1** Appropriate identification and handling of Metro Government Information

- 4.1.1.1 Awareness of confidentiality requirements contained in this Agreement;
- 4.1.1.2 Procedures for encrypting Metro Government Information before emailing or transmitting over an Open Network, if the information classification of the information requires these controls;
- 4.1.1.3 Procedures for information storage on media or mobile devices (and encrypting when necessary).
- **4.1.2** Education about the procedures for recognizing and reporting potential Information Security Incidents;
- **4.1.3** Education about password maintenance and security (including instructions not to share passwords);
- **4.1.4** Education about identifying security events (e.g., phishing, social engineering, suspicious login attempts and failures);
- **4.1.5** Education about workstation and portable device protection; and
- **4.1.6** Awareness of sanctions for failing to comply with Contractor security policies and procedures regarding Sensitive Information.
- **4.1.7** Periodic reminders to Agents about the training topics set forth in this section.
- **4.2** Contractor shall ensure that any Agent who accesses applications or information stores which contain Metro Government Information are adequately trained on the appropriate use and protection of this information. Completion of this training must be documented and must occur before Agent may access any Metro Government Information. This training must include, at a minimum:
  - **4.2.1** Instructions on how to identify Metro Government Information.
  - **4.2.2** Instructions not to discuss or disclose any Sensitive Information to others, including friends or family.
  - **4.2.3** Instructions not to take media or documents containing Sensitive Information home unless specifically authorized by Metro Government to do so.
  - **4.2.4** Instructions not to publish, disclose, or send Metro Government Information using personal email, or to any Internet sites, or through Internet blogs such as Facebook or Twitter.
  - **4.2.5** Instructions not to store Metro Government Information on any personal media such as cell phones, thumb drives, laptops, personal digital assistants (PDAs), unless specifically authorized by Metro Government to do so as part of the Agent's job.
  - **4.2.6** Instructions on how to properly dispose of Metro Government Information, or media containing Metro Government Information, according to the terms in Exhibit DMH as well as applicable law or regulations.
- **Agent Sanctions.** Contractor agrees to develop and enforce a documented sanctions policy for Agents who inappropriately and/or in violation of Contractor's policies and this Agreement, access, use or maintain applications or information stores which contain Sensitive Information. These sanctions must be applied consistently and commensurate to the severity of the violation, regardless of level within management, and including termination from employment or of contract with Contractor.

### **SECTION AV**

# **Protection Against Malicious Software**

- 1 <u>Microsoft Systems on Metro Government Networks.</u> For Products which will be installed on Microsoft Windows Systems residing on Metro Government Network, Contractor warrants that the Product will operate in conjunction with Metropolitan Government Antivirus Software, and will use real time protection features.
- 2 Non-Microsoft Systems on Metro Government Networks. For Products installed on non-Microsoft Windows Systems residing on Metro Government Network, Contractor shall allow Metro Government to install Antivirus Software on such Products where technically possible. Upon Metro Government's request, Contractor shall provide the requisite information to implement such Antivirus Software in a manner which will not materially impact the functionality or speed of the Product.

#### **SECTION BU**

# Information Backup, Contingency Planning and Risk Management

#### 1 General.

- 1.1 Contractor agrees to backup Metro Government Information which Contractor maintains or Stores. Backup and restoration procedures and related infrastructure, including frequency of backup, offsite storage, media lifespan and media reliability, must be commensurate with the criticality and availability requirement of the Metro Government Information being backed up.
- **1.2** Upon Metro Government's request, Contractor shall supply Metro Government with an inventory of Metro Government Information that Contractor Stores and/or backed up.
- **1.3** Contractor shall periodically, no less often than annually, test backup tapes or media by restoring Metro Government Information to a system similar to the original system where the Metro Government Information are stored.
- **1.4** Upon Metro Government's request, Contractor shall supply copies of Metro Government Information in a format requested by Metro Government.
- **1.5** Contractor shall backup business critical information at a frequency determined by Metro Government business owner.
- **Storage of Backup Media.** Contractor shall store archival and backup media in a secured offsite location. Upon request, Contractor will promptly notify Metro Government of the physical address of the offsite location. The backups of the information should be stored in a manner commiserate with the security around the information. The backup tapes should be encrypted if the sensitivity of the information requires that level of security.
- 3 <u>Disaster Recovery Plan</u>. Contractor will maintain a Disaster Recovery Plan for all applications or information stores which contain business critical information. This plan will outline the procedures necessary to restore business critical information on the application or systems in a timely fashion in the case of an emergency or disaster.
- **Emergency Mode Operation Plan.** Contractor shall maintain an emergency mode operating plan which ensures that systems or applications using or accessing business critical information are operational during an emergency or natural disaster, or are made operational after a disaster in a prompt manner, commensurate with the criticality of the information on the system.
- 5 <u>Testing and Revision Procedure.</u> Contractor agrees to test, at least annually, Contractor Disaster Recovery Plan and emergency mode operations plan and maintain a documented procedure for such testing. Contractor shall document the results and findings from such testing and revise the plan accordingly.
- **Risk Management Requirements.** Contractor shall implement internal risk management practices to ensure the confidentiality, integrity and availability of Metro Government Information. These practices will be no less secure than the ones used by Contractor to protect Contractor's own Sensitive Information or information of comparable sensitivity.

#### **SECTION DMH**

# **Device and Storage Media Handling**

- Portable Media Controls. Contractor (including its Agents) shall only store Metro Government Information on portable device or media when expressly authorized by Metro Government to do so. When Contractor stores Metro Government Sensitive Information or on portable device or media, Contractor shall employ the following safeguards:
  - **1.1** Access to the device or media shall require a password or authentication;
  - **1.2** The device or media shall be encrypted using Strong Encryption;
  - **1.3** The workstation or portable device or media containing Metro Government Information must be clearly identified or labeled in such a way that it can be distinguished from other media or device which is not used to store Sensitive Information.
  - **1.4** The device or media must be accounted for by a system or process which tracks the movements of all devices or media which contain Metro Government Information.

# 2 Media Disposal.

- 2.1 Contractor shall only dispose of media containing Metro Government Information when authorized by Metro Government.
- **2.2** Contractor shall dispose of any media which stores Metro Government Information in accordance with media sanitization guidelines for media destruction as described in NIST document NIST SP800-88: Guidelines for Media Sanitization. The Guidelines are currently available at <a href="http://csrc.nist.gov/publications/PubsSPs.html">http://csrc.nist.gov/publications/PubsSPs.html</a>
- **2.3** Upon Metro Government request, Contractor shall promptly provide written certification that media has been properly destroyed in accordance with this Agreement.
- 2.4 Contractor may not transport or ship media containing Metro Government Information unless the media is Encrypted using Strong Encryption, or the information on the media has been sanitized through complete information overwrite (at least three passes); or media destruction through shredding, pulverizing, or drilling holes (e.g. breaking the hard drive platters).

#### 3 Media Re-Use.

- **3.1** Contractor shall not donate, sell, or reallocate any media which stores Metro Government Information to any third party, unless explicitly authorized by Metro Government.
- **3.2** Contractor shall sanitize media which stores Metro Government Information before reuse by Contractor within the Contractor facility.

### **SECTION ENC**

# **Encryption and Transmission of Information**

- 1 Contractor shall Encrypt Metro Government Sensitive Information whenever transmitted over the Internet or any untrusted network using Strong Encryption. Encryption of Sensitive Information within the Metro Government Network, or within Contractor's physically secured, private information center network, is optional but recommended.
- 2 Contractor shall Encrypt Metro Government Authentication Credentials while at rest or during transmission using Strong Encryption.
- 3 Contractor shall Encrypt, using Strong Encryption, all Sensitive Information that is stored in a location which is accessible from Open Networks.
- 4 If information files are to be exchanged with Contractor, Contractor shall support exchanging files in at least one of the Strongly Encrypted file formats, e.g., Encrypted ZIP File or PGP/GPG Encrypted File.
- 5 All other forms of Encryption and secure hashing must be approved by Metro Government.

#### **SECTION IR**

#### **Incident Response**

- Incident Reporting. Contractor shall report any Information Security Incident of which it becomes aware, or failure of any technical or procedural controls, which has or had a potential to affect Metro Government Network, Metro Government Infrastructure or Metro Government Information to Metro Government and according to the following timeline and procedure:
  - harm to system or information) within 24 hours of becoming aware of the incident. At a minimum, such report shall contain: (a) date and time when the Information Security Incident occurred; (b) the date and time when such incident was discovered by Contractor; (b) identification of the systems, programs, networks and/or Metro Government Information affected by such incident; (c) preliminary impact analysis; (d) description and the scope of the incident; and (e) any mitigation steps taken by Contractor However, if Contractor is experiencing or has experienced a Information Breach or a successful Information Security Incident to systems that host or Store Sensitive Information or an Information Security Incident that is causing or has caused material disruption to the functionality or operation of Contractor systems or damage to Contractor hardware, software or information, including a successful attack by Malicious Software, Contractor shall report such security breach or incident to Metro Government both to the ITS Help Desk at (615) 862-HELP and to the Metro Government department within 24 hours from Contractor's reasonable awareness of such security breach or incident.
  - **1.2** Contractor shall document any attempted but unsuccessful Information Security Incident of which it becomes aware and report to Metro Government upon its request. The frequency, content, and format of such report will be mutually agreed upon by the parties.

### 2 Incident Response.

- **2.1** Contractor shall have a documented procedure for promptly responding to an Information Security Incidents and Information Breach that complies with applicable law and shall follow such procedure in case of an incident. Contractor shall have clear roles defined and communicated within its organization for effective internal incidence response.
- 2.2 Contractor shall designate a contact person for Metro Government to contact in the event of an Information Security Incident. This contact person should possess the requisite authority and knowledge to: (i) act as a liaison to communicate between Contractor and Metro Government regarding the incident (including providing information requested by Metro Government); (ii) perform the reporting obligations of Contractor under this exhibit; and (iii) develop a mitigation strategy to remedy or mitigate any damage to Metro Government Network, Metro Government Infrastructure, Metro Government Information or the Product or Service provided to Metro Government that may result from the Information Security Incident.

#### **SECTION LOG**

# **Audit Logs**

- Audit Log Information. The Product or Service will provide user activity Audit Log information. Audit Log entries must be generated for the following general classifications of events: login/logout (success and failure); failed attempts to access system resources (files, directories, information bases, services, etc.); system configuration changes; security profile changes (permission changes, security group membership); changes to user privileges; actions that require administrative authority (running privileged commands, running commands as another user, starting or stopping services, etc.); and remote control sessions (session established, login, logout, end session, etc.). Each Audit Log entry must include the following information about the logged event: date and time of event; type of event; event description; user associated with event; and network identifiers (IP address, MAC Address, etc.) or logical identifiers (system name, port, etc.).
- 2 Audit Log Integrity. Contractor shall implement and maintain controls to protect the confidentiality, availability and integrity of Audit Logs.
- **3** <u>User Access Audit</u>. Upon Metro Government's request, Contractor shall provide Audit Logs of Metro Government's users of the Product or Service to Metro Government.
- 4 <u>Audit Log Feed.</u> Upon request, Contractor shall implement a regular, but in no event less than daily, automated Audit Log feed via a secured, persistent connection to Metro Government Network so that Metro Government may monitor or archive Audit Log information relating to Metro Government's users on Metro Government systems.

# 5 Audit Log Availability.

- 5.1 Contractor shall ensure that Audit Logs for the Product or Service for the past 90 days are readily accessible online.
- **5.2** If for technical reasons or due to an Information Security Incident, the online Audit Logs are not accessible by Metro Government or no longer trustworthy for any reason, Contractor shall provide to Metro Government trusted Audit Log information for the past 90 days within 2 business days from Metro Government's request.
- **5.3** Contractor shall provide or otherwise make available to Metro Government Audit Log information which are 91 days or older within 14 days from Metro Government's request.
- **5.4** Contractor shall make all archived Audit Logs available to Metro Government no later than thirty (30) days from Metro Government's request and retrievable by Metro Government for at least one (1) year from such request.
- **5.5** Contractor shall agree to make all Audit Logs available in an agreed upon format.

#### **SECTION NET**

# **Network Security**

### 1 Network Equipment Installation.

- **1.1** Contractor shall not install new networking equipment on Metro Government Network without prior written permission by the Metro Government ITS department. Contractor shall not make functional changes to existing network equipment without prior written consent of such from Metro Government ITS department.
- 1.2 Contractor shall provide the Metro Government ITS department contact with documentation and a diagram of any new networking equipment installations or existing networking equipment changes within 14 days of the new installation or change.
- 1.3 Contractor shall not implement a wireless network on any Metro Government site without the prior written approval of the Metro Government ITS contact, even if the wireless network does not connect to the Metro Government Network. Metro Government may limit or dictate standards for all wireless networking used within Metro Government facility or site.
- 2 <u>Network Bridging.</u> Contractor shall ensure that no system implemented or managed by Contractor on the Metro Government Network will bridge or route network traffic.
- **Change Management.** Contractor shall maintain records of Contractor installations of, or changes to, any system on the Metro Government Network. The record should include date and time of change or installation (start and end), who made the change, nature of change and any impact that the change had or may have to the Metro Government Network, Metro Government system or Metro Government Information.

### 4 System / Information Access.

- **4.1** Contractor and its Agents shall only access system, application or information which they are expressly authorized by Metro Government to access, even if the technical controls in the system or application do not prevent Contractor or its Agent from accessing those information or functions outside of Metro Government's authorization. Contractor shall impose reasonable sanctions against any Agent who attempts to bypass Metro Government security controls.
- **4.2** Contractor shall only use Metro Government approved methods to configure Metro Government systems or application or grant access to systems.
- **4.3** Contractor shall use the Principle of Least Privilege when granting access to Metro Government Information, network or systems.

#### **SECTION PAT**

#### **Patch Creation and Certification**

- Security Patch Required. Unless otherwise expressly agreed by Metro Government and Contractor, for Products that are no longer under performance warranty, Contractor shall provide no less than standard maintenance and support service for the Products, which service includes providing Security Patches for the Products, for as long as Metro Government is using the Products.
- Timeframe for Release. For Vulnerabilities contained within the Product that are discovered by Contractor itself or through Responsible Disclosure, Contractor shall promptly create and release a Security Patch. Contractor must release a Security Patch: (i) within 90 days for Critical Vulnerabilities, (ii) within 180 days for Important Vulnerabilities, and (iii) within one (1) year for all other Vulnerabilities after Contractor becomes aware of the Vulnerabilities. For Vulnerabilities contained within the Product that have become publicly known to exist and are exploitable, Contractor will release a Security Patch in a faster timeframe based on the risk created by the Vulnerability, which timeframe should be no longer than thirty (30) days. For the avoidance of doubt, Contractor is not responsible for creation of Security Patches for Vulnerabilities in the Product that is caused solely by the Offthe-Shelf Software installed by Metro Government.
- Timeframe for Compatibility Certification. Contractor shall promptly Certify General Compatibility of a Security Patch for third party software which the Product is dependent upon when such patch is released. For a Security Patch for Microsoft Windows Operating Systems, Contractor shall Certify General Compatibility of a Critical Security Patch within five (5) days, and shall Certify General Compatibility of an Important Security Patch within thirty (30) days, from the release of the patch. For Security Patches for Off-the-Shelf Software (OTS), Contractor shall Certify General Compatibility of a Critical Security Patch within five (5) days and Certify General Compatibility of an Important Security Patch within thirty (30) days from its release. For Security Patch within five (5) days and an Important Security Patch within thirty (30) days from its release. Contractor shall publish whether the Security Patches are generally compatible with each related Product.
- 4 <u>Notice of Un-patchable Vulnerability.</u> If Contractor cannot create a Security Patch for a Vulnerability, or Certify General Compatibility of a Security Patch for OTS software, within the timeframe specified herein, Contractor shall notify Metro Government of the un-patchable Vulnerability in writing. Such notice shall include sufficient technical information for Metro Government to evaluate the need for and the extent of immediate action to be taken to minimize the potential effect of the Vulnerability until a Security Patch or any other proposed fix or mitigation is received.
- 5 Vulnerability Report. Contractor shall maintain a Vulnerability Report for all Products and Services and shall make such report available to Metro Government upon request, provided that Metro Government shall use no less than reasonable care to protect such report from unauthorized disclosure. The Vulnerability Report should (a) identify and track all known Vulnerabilities in the Products or Services on a continuing and regular basis, (b) document all Vulnerabilities that are addressed in any change made to the Product or Service, including without limitation Security Patches, upgrades, service packs, updates, new versions, and new releases of the Product or Service, (c) reference the specific Vulnerability and the corresponding change made to the Product or Service to remedy the risk, (d) specify the critical level of the Vulnerability and the applicable Security Patch, and (e) other technical information sufficient for Metro Government to evaluate the need for and the extent of its own precautionary or protective action. Contractor shall not hide or provide un-documented Security Patches in any type of change to their Product or Service.
- **SCCM Compatibility for Windows Based Products.** Contractor Patches for Products that operate on the Microsoft Windows Operating System must be deployable with Microsoft's System Center Configuration Manager.

#### **SECTION PES**

#### **Physical and Environmental Security**

Contractor shall implement security measures at any Contractor facilities where Sensitive Information is stored. Such security measures must include, at a minimum:

- **Contingency Operations.** A documented Disaster Recovery Plan for accessing the facility and the Sensitive Information, and restoring Sensitive Information if needed, in the case of an emergency or crisis.
- **Environmental Safeguards.** Reasonable environmental safeguards to protect systems storing Sensitive Information from smoke, heat, water, fire, humidity, or power surge damage.
- Access Control. Appropriate controls which ensure that only authorized personnel are allowed physical access to the facility. Examples of appropriate controls include, but are not limited to: signage; personnel badges and controlled badge access; visitor sign in, escort, and sign out; security guards; and video surveillance for information centers which store Sensitive Information.
- 4 Maintenance Records. Contractor shall conduct regular maintenance on systems which contain Sensitive Information and to facility's physical and environmental controls (e.g., temperature, physical access). Contractor shall maintain documentation of any repairs or maintenance performed on the systems or facility and shall provide Metro Government a copy of such records upon its reasonable request.
- **Physical Safeguards.** Contractor shall use best efforts to prevent theft or damage to Contractor systems or storage media containing Sensitive Information. Such efforts shall include, but are not limited to:
  - **5.1** Protecting systems or devices that contain un-encrypted Sensitive Information with physical barriers such as locked cabinet, floor to ceiling room, or secured cage.
  - 5.2 Not storing Un-encrypted Sensitive Information in "multi-party" shared physical environments with other entities.
  - **5.3** Not transporting or shipping un-encrypted media which stores Sensitive Information unless the information is sanitized through full media overwrite (at least one complete pass), or media destruction through shredding, pulverizing, or drive-punching (e.g., breaking the hard drive platters).
  - **5.4** In the event Products generate, store, transmit or process Sensitive Information and the Product does not support encryption, Contractor shall be solely responsible for the provision of physical security measures for the applicable Products (e.g., cable locks on laptops).

#### **SECTION REM**

#### Remote Access to Metro Government Network/System

# 1 B2B VPN or Private Circuit Requirements.

- **1.1** For Contractor's Business to Business ("B2B") or private circuit network connections which terminate on the outside of the Metro Government Network, Contractor must protect such connections by an International Computer Security Association Labs certified firewall.
- **1.2** Government may deny any traffic type due to risk and require Contractor to use a more secured protocol. Microsoft protocols such as those used in Window File Shares are considered risky and will not be allowed.
- **1.3** B2B Virtual Private Network ("VPN") connections to the Metro Government Network will only terminate on Metro Government managed network infrastructure.
- **1.4** Contractor shall authenticate the VPN to the Metro Government Network using at least a sixteen (16) character pre-shared key that is unique to the Metro Government.
- **1.5** Contractor shall secure the VPN connection using Strong Encryption.
- 1.6 Contractor shall connect to the Metro Government Network using a device capable of Site-to-Site IPSec support.
- **1.7** Contractor shall connect to the Metro Government Network using a device capable of performing policy-based Network Address Translation (NAT).
- **1.8** Contractor shall connect to the Metro Government Network through the Metro Government VPN concentrator.
- **1.9** Contractor shall not implement any form of private circuit access to the Metro Government network without prior written approval from the Metro Government ITS Department.
- **1.10**Metro Government reserves the right to install filtering or firewall devices between Contractor system and the Metro Government Network.

#### 2 Requirements for Dial-In Modems.

- **2.1** If Contractor is using an analog line, the analog line shall remain disconnected from the modem when not in use, unless Metro Government has expressly authorized permanent connection.
- **2.2** Contractor shall provide the name of the individual(s) connecting to Metro Government Network and the purpose of the connection when requesting connectivity.
- 3 System / Information Access. Contractor and its Agents shall only access system, application or information which they are expressly authorized by Metro Government to access, even if the technical controls in the system or application do not prevent Contractor or its Agent from accessing those information or functions outside of Metro Government's authorization. Contractor shall impose reasonable sanctions against any Agent who attempts to bypass Metro Government security controls.

# 4 Remote Access Account Usage.

- **4.1** Upon request, Contractor shall provide Metro Government with a list of active Agent user accounts and access levels and other information sufficient for Metro Government to deactivate or disable system access if it deems appropriate.
- **4.2** Contractor may not share Metro Government-issued ID's, or any user accounts which grant access to Metro Government Network or Metro Government systems.

**4.3** Contractor Agent shall use unique accounts assigned to the Agent to perform work. Service accounts (or accounts that are configured and used by systems to gain access to information or other systems) may not be used by Contractor Agents to access any system.

#### 5 Metro Government Network Access Requirements.

- **5.1** Contractor shall only use Contractor systems which are compatible with Metro Government Remote Access technology to access Metro Government Network. If Contractor does not have a system that is compatible, it is Contractor's responsibility to obtain a compatible system.
- **5.2** Contractor shall implement security controls to protect Metro Government Network from risk when its systems or Agents connect to the Metro Government Network. Such controls include, but are not limited to:
  - **5.2.1** Installing and maintaining ICSA Labs certified Anti-virus Software on Contractor system and, to the extent possible, use real time protection features. Contractor shall maintain the Anti-virus Software in accordance with the Anti-virus Software Contractor's recommended practices.
  - **5.2.2** Contractor may not access the Metro Government Network with systems that may allow bridging of the Metro Government Network to a non-Metro Government network.
  - **5.2.3** Contractor shall only access the Metro Government Network with systems that have the most current Security Patches installed.

#### 6 Use of Remote Support Tools on Metro Government Network.

- **6.1** Contractor shall connect to the Metro Government Network using only Metro Government provided or approved Remote Access Software.
- **6.2** Contractor shall not install or implement any form of permanent Remote Access (e.g., GotoMyPC) on the Metro Government Network or Metro Government systems.

# 7 Remote Control Software

- 7.1 Contractor may not install any form of Remote Control Software on systems that are maintained or administered by Metro Government without Metro Government's consent. Contractor is only allowed to install Remote Control Software on Contractor Managed Systems.
- 7.2 Remote Control Software must secure all network traffic using Strong Encryption.
- **7.3** Contractor shall ensure that Remote Control Software contained within the Product supports the logging of session establishment, termination, and failed login attempts. Each log entry must include the following information about the logged event: date and time of event; type of event; event description; user associated with event; and network identifiers (IP address, MAC Address, etc.) or logical identifiers (System name, port, etc.). For Contractor Maintained Systems, Contractor shall ensure that such systems are configured to do the above.
- **7.4** Remote Control Software shall not provide escalation of user account privileges.
- **7.5** Contractor shall only access the Metro Government Network via Metro Government approved remote access methods. Contractor shall not supply Products, nor make configuration changes that introduce non-approved forms of Remote Access into the Metro Government Network.

#### **SECTION SOFT**

#### Software / System Capability

### 1 Supported Product.

- 1.1 Unless otherwise expressly agreed by Metro Government in writing, Contractor shall provide Metro Government only supported versions of the Product, which will not become "end of life" for at least 24 months. When the Product or Service requires third party components, Contractor must provide a Product that is compatible with currently supported third party components. Unless otherwise expressly agreed by Metro Government, Contractor represents that all third party components in its Product are currently supported, are not considered "end of life" by the third party provider of such components, and will not become "end of life" in less than 24 months from the date of acquisition by Metro Government.
- **1.2** If Open Source Software is incorporated into the Product, Contractor shall only use widely supported and active Open Source Software in the Product, and shall disclose such software to Metro Government prior to its acquisition of the Product.
- **1.3** Information transfers within applications and involving services should be done using web services, APIs, etc. as opposed to flat file information transport.

### 2 Software Capabilities Requirements.

- **2.1** Contractor shall disclose to Metro Government all default accounts included in their Product or provide a means for Metro Government to determine all accounts included in the Product.
- **2.2** Contractor shall not include fixed account passwords in the Product that cannot be changed by Metro Government. Contractor shall allow for any account to be renamed or disabled by Metro Government.
- 2.3 Contractor's Product shall support a configurable Session Timeout for all users or administrative access to the Product.
- 2.4 Contractor shall ensure that the Product shall transmit and store Authentication Credentials using Strong Encryption.
- **2.5** Contractor Products shall mask or hide the password entered during Interactive User Login.
- **2.6** Contractor shall ensure that Products provided can be configured to require a Strong Password for user authentication.
- **2.7** Contractor's Product shall allow user accounts to be disabled after a configurable amount of failed login attempts over a configurable amount of time.
- 2.8 Contractor's Product shall have the capability to require users to change an initial or temporary password on first login.
- **2.9** Contractor's Product shall have the capability to report to Metro Government, on request, all user accounts and their respective access rights within three (3) business days or less of the request.
- **2.10**Contractor's Product shall have the capability to function within Metro Governments Information Technology Environment. Specifications of this environment are available upon request.
- **Backdoor Software.** Contractor shall not provide Products with Backdoor Software, including, without limitation, undocumented or secret access functions (e.g., accounts, authorization levels, over-rides or any backdoor). Contractor shall supply all information needed for the Metro Government to manage all access (local or remote) capabilities within the Product including denying of Remote Access entirely from any party including Contractor. Contractor shall not include any feature within the Product that would allow anyone to circumvent configured authorization remotely.

#### **SECTION VMGT**

#### **Contractor Managed System Requirements**

#### 1 Vulnerability and Patch Management.

- 1.1 For all Contractor Managed Systems that store Metro Government Information, Contractor will promptly address Vulnerabilities though Security Patches. Unless otherwise requested by Metro Government, Security Patches shall be applied within fourteen (14) days from its release for Critical Security Patches, thirty (30) days for Important Security Patches, and twelve (12) months for all other applicable Security Patches. Contractor may provide an effective technical mitigation in place of a Security Patch (if no Security Patch is available or if the Security Patch is incompatible) which doesn't materially impact Metro Government's use of the system nor require additional third party products.
- **1.2** If the application of Security Patches or other technical mitigations could impact the operation of Contractor Managed System, Contractor agrees to install patches only during Metro Government approved scheduled maintenance hours, or another time period agreed by Metro Government.
- **1.3** Contractor Managed Systems on the Metro Government Network or Metro Government Infrastructure, the Metro Government retains the right to delay patching for whatever reason it deems necessary.
- 1.4 Metro Government will monitor compliance and check for Vulnerabilities on all Products on the Metro Government Network or Metro Government Infrastructure. Contractor shall provide Metro Government administrative credentials upon request for the purpose of monitoring compliance of a given Product. Metro Government will not knowingly change configurations of the Contractor Managed Systems without prior approval from Contractor.
- **1.5** Government may monitor compliance of Contractor Managed Systems. Contractor agrees to allow Metro Government to check for Vulnerabilities during agreed upon times using mutually agreed upon audit methods.
- 1.6 Contractor shall use all reasonable methods to mitigate or remedy a known Vulnerability in the Contractor Managed System according to the level of criticality and shall cooperate fully with Metro Government in its effort to mitigate or remedy the same. Upon Metro Government's request, Contractor shall implement any reasonable measure recommended by Metro Government in connection with Contractor's mitigation effort.

#### 2 System Hardening.

- 2.1 Contractor Managed Systems, Contractor shall ensure that either: (i) file shares are configured with access rights which prevent unauthorized access or (ii) Contractor shall remove or disable file shares that cannot be configured with access controls set forth in (i) hereof. Access rights to file shares that remain under (i) must use the Principle of Least Privilege for granting access.
- 2.2 In the event that Contractor is providing Products or systems that are to be directly accessible from the Internet, Contractor shall disable or allow disabling by Metro Government of all active or executed software components of the Product or system that are not required for proper functionality of the Product or system.
- 2.3 Contractor shall ensure that Contractor Managed Systems are synchronized with reliable time sources and have the proper time zone set or no time offset (e.g., GMT or UTC). In the case of systems residing on the Metro Government Network, Contractor shall ensure that all such systems are synchronized with an Metro Government corporate timeserver in their respective Regional Information Centers (RDC).
- **2.4** For Contractor Managed Systems, Contractor shall remove or disable any default or guest user accounts. Default accounts that cannot be removed or disabled must have their default password changed to a Strong Password that is unique to the respective site and Metro Government.
- 2.5 For Contractor Managed Systems, Contractor shall ensure that the system is configured to disable user accounts after a certain number of failed login attempts have occurred in a period of time less than thirty (30) minutes of the last login attempt or that system monitoring and notification is configured to alert system administrators to successive failed login

Exhibit B - MISA Terms and Conditions attempts for the same user account.

#### 3 Authentication.

- **3.1** Contractor shall assign a unique user ID to any Agent or end user who accesses Sensitive Information on Contractor Managed Systems. This unique ID shall be configured so that it enables tracking of each user's activity within the system.
- 3.2 Contractor agrees to require authentication for access to Sensitive Information on Contractor Managed System.
- **3.3** Contractor agrees to configure the system to support Strong Authentication for accessing Sensitive Information from any Open Network (e.g., Internet, open wireless). For avoidance of doubt, Metro Government Network is considered a trusted network.
- **3.4** Contractor shall configure the system to expire passwords at least every one-hundred and eighty (180) days and require a password change on the next successful login. For system that cannot support Strong Passwords, Contractor shall configure the system to expire passwords every ninety (90) days.
- **3.5** Unless otherwise agreed by Metro Government, Contractor shall ensure that Contractor Managed Systems will require Strong Password for user authentication.
- **Automatic Log off.** Contractor shall configure systems which store Sensitive Information to automatically logoff user sessions at the most after 20 minutes of inactivity.
- 5 <u>User Accountability.</u> Contractor shall report to Metro Government, on request, all user accounts and their respective access rights within the system within five (5) business days or less of the request.
- 6 <u>Information Segregation, Information Protection and Authorization.</u> Contractor shall implement processes and/or controls to prevent the accidental disclosure of Metro Government Sensitive Information to other Contractor Metro Governments, including an Affiliates of Metro Government.
- **Account Termination**. Contractor shall disable user accounts of Agents or Metro Government end users for the system within five (5) business days of becoming aware of the termination of such individual. In the cases of cause for termination, Contractor will disable such user accounts as soon as administratively possible.

#### 8 System / Information Access.

- **8.1** Contractor and its Agents shall only access system, application or information which they are expressly authorized by Metro Government to access, even if the technical controls in the system or application do not prevent Contractor or its Agent from accessing those information or functions outside of Metro Government's authorization. Contractor shall impose reasonable sanctions against any Agent who attempts to bypass Metro Government security controls.
- **8.2** Contractor agrees to use the Principle of Least Privilege when granting access to Contractor Managed Systems or Metro Government Information.

#### 9 System Maintenance.

- **9.1** Contractor shall maintain system(s) that generate, store, transmit or process Metro Government Sensitive Information according to manufacturer recommendations. Contractor shall ensure that only those personnel certified to repair such systems are allowed to provide maintenance services.
- **9.2** Contractor shall keep records of all preventative and corrective maintenance on systems that generate, store, transmit or process Metro Government Sensitive Information. Such records shall include the specific maintenance performed, date of maintenance, systems that the maintenance was performed on including identifiers (e.g., DNS name, IP address) and results of the maintenance. Upon request by Metro Government, Contractor shall supply such record within thirty (30) days.

#### **SECTION BAA**

#### **HIPAA Business Associate Agreement**

This Agreement is initiated by and between **THE METROPOLITAN GOVERNMENT OF NASHVILLE AND DAVIDSON COUNTY (METRO)**, a metropolitan form government organized and existing under the laws and constitution of the State of Tennessee ("**Metro**" or "**Covered entity**") and the Contractor("**Business Associate**").

#### **SECTION 1 - DEFINITIONS**

- a. **Business Associate**. "Business Associate" shall generally have the same meaning as the term "Business Associate" in 45 CFR § 160.103, and in reference to the party to this agreement, shall mean the Contractor.
- b. **Covered Entity.** "Covered Entity" shall generally have the same meaning as the term "covered entity" at 45 CFR § 160.103, and in reference to the party to this agreement, shall mean **Metro**. which must fall under one of the following categories:
  - (1) A health plan.
  - (2) A health care clearinghouse.
  - (3) A health care provider who transmits any health information in electronic form in connection with a transaction covered by this subchapter.
- c. **Disclosure.** "Disclosure" means the release, transfer, provision of access to, or divulging in any manner of information outside the entity holding the information.
- d. **Electronic Media.** "Electronic Media" shall have the same meaning as set forth in 45 CFR § 160.103.
- e. Employer. "Employer" is defined as it is in 26 U.S.C. § 3401(d).
- f. Genetic Information. "Genetic Information" shall have the same meaning as set forth in 45 CFR § 160.103.
- g. **HITECH Standards**. "HITECH Standards" means the privacy, security and security Breach notification provisions under the Health Information Technology for Economic and Clinical Health (HITECH) Act, Final Rule of 2013, and any regulations promulgated thereunder.
- h. **Individual.** "Individual" shall have the same meaning as set forth in 45 CFR § 160.103 and shall include a person who qualifies as a personal representative in accordance with 45 CFR § 164.502(g).
- i. **Person.** "Person" means a natural person, trust or estate, partnership, corporation, professional association or corporation, or other entity, public or private.
- j. **Privacy Rule.** "Privacy Rule" shall mean the Standards for Privacy of Individually Identifiable Health Information at 45 CFR Part 160 and Part 164, Subparts A and E.
- k. Protected Health Information. "Protected Health Information" or "PHI":
  - (1) Shall have the same meaning as set forth in 45 CFR § 160.103.
  - (2) Includes, as set forth in 45 CFR § 160.103, any information, <u>now also including genetic information</u>, whether oral or recorded in any form or medium, that:
    - (i) Is created or received by a health care provider, health plan, public health authority, employer, life insurer, school or university, or health care clearinghouse; and
    - (ii) Relates to the past, present, or future physical or mental health or condition of an individual; the provision of health care to an individual; or the past, present, or future payment for the provision of health care to an individual.

- I. Required By Law. "Required By Law" shall have the same meaning as the term "required by law" in 45 CFR § 164.103.
- m. Secretary. "Secretary" shall mean the Secretary of the Department of Health and Human Services or his designee.
- n. **Security Rule**. "Security Rule" shall mean the Standards for Security of Individually Identifiable Health Information at 45 CFR part 160 and subparts A and C of part 164.
- o. **Subcontractor.** "Subcontractor" means a person to whom a business associate delegates a function, activity, or service, other than in the capacity of a member of the workforce of such business associate.
- p. Transaction. "Transaction" shall have the same meaning as set forth in 45 CFR § 160.103.
- q. **Catch-all definition.** Terms used but not otherwise defined in this Agreement shall have the same meaning as the meaning ascribed to those terms in the Health Insurance Portability and Accountability Act of 1996 ("HIPAA"), the Health Information Technology Act of 2009, as incorporated in the American Recovery and Reinvestment Act of 2009 ("HITECH Act"), implementing regulations at 45 Code of Federal Regulations Parts 160-164 and any other current and future regulations promulgated under HIPAA or the HITECH Act.

#### SECTION 2 - OBLIGATIONS AND ACTIVITIES OF BUSINESS ASSOCIATE

- a. **Permitted Uses of Protected Health Information**. Business Associate shall not use or disclose Protected Health Information other than as permitted or required by this Agreement or as Required by Law. Business Associate may: 1) use and disclose PHI to perform its obligations under its contract with Metro; (2) use PHI for the proper management and administration of Business Associate; and (3) disclose PHI for the proper management and administration of Business Associate, if such disclosure is required by law or if Business Associate obtains reasonable assurances from the recipient that the recipient will keep the PHI confidential, use or further disclose the PHI only as required by law or such disclosure is authorized by Metro.
- b. **Safeguards.** Business Associate shall use appropriate administrative, physical and technical safeguards to prevent use or disclosure of the Protected Health Information other than as provided for by this Agreement. Business Associate shall develop and implement policies and procedures that comply with the Privacy Rule, Security Rule, and the HITECH Act. The Business Associate must obtain satisfactory assurances that any subcontractor(s) will appropriately safeguard PHI.
- c. **Mitigation.** Business Associate shall mitigate, to the extent practicable, any harmful effect that is known to Business Associate of a use or disclosure of Protected Health Information by Business Associate in violation of the requirements of this Agreement.
- d. **Notice of Use or Disclosure, Security Incident or Breach.** Business Associate shall notify Metro of any use or disclosure of PHI by Business Associate not permitted by this Agreement, any Security Incident (as defined in 45 C.F.R. section 164.304) involving Electronic PHI, and any Breach of Protected Health Information within five (5) business days.
- (i) Business Associate shall provide the following information to Metro within ten (10) business days of discovery of a Breach except when despite all reasonable efforts by Business Associate to obtain the information required, circumstances beyond the control of the Business Associate necessitate additional time. Under such circumstances, Business Associate shall provide to Metro the following information as soon as possible and without unreasonable delay, but in no event later than thirty (30) calendar days from the date of discovery of a Breach:
  - (1) The date of the Breach;
  - (2) The date of the discovery of the Breach;
  - (3) A description of the types of PHI that were involved;
  - (4) identification of each individual whose PHI has been, or is reasonably believed to have been, accessed, acquired, or disclosed; and
  - (5) Any other details necessary to complete an assessment of the risk of harm to the Individual.

- (ii) Business Associate shall cooperate with Metro in investigating the security breach and in meeting Metro's notification obligations under the HITECH Act and any other security breach notification laws.
- (iii) Business Associate agrees to pay actual costs for notification after a determination by Metro that the Breach is significant enough to warrant such measures.
- (iv) Business Associate agrees to establish procedures to investigate the Breach, mitigate losses, and protect against any future Breaches, and to provide a description of these procedures and the specific findings of the investigation to Metro in the time and manner reasonably requested by Metro.
- (v) Business Associate shall report to Metro any successful: (1) unauthorized access, use, disclosure, modification, or destruction of Electronic Protected Health Information; and (2) interference with Business Associate's information systems operations, of which Business Associate becomes aware.
- e. **Compliance of Agents.** Business Associate agrees to ensure that any agent, including a subcontractor, to whom it provides Protected Health Information received from, or created or received by Business Associate on behalf of Metro, agrees to the same restrictions and conditions that apply through this Agreement to Business Associate with respect to such information.
- f. Access. Business Associate agrees to provide access, at the request of Metro, and in the time and manner designated by Metro, to Protected Health Information in a Designated Record Set, to Metro or, as directed by Metro, to an Individual, so that Metro may meet its access obligations under 45 CFR § 164.524, HIPAA and the HITECH Act.
- g. **Amendments**. Business Associate agrees to make any amendment(s) to Protected Health Information in a Designated Record Set that Metro directs or agrees at the request of Metro or an Individual, and in the time and manner designated by Metro, so that Metro may meet its amendment obligations under 45 CFR § 164.526, HIPAA and the HITECH Act.
- h. **Disclosure of Practices, Books, and Records**. Business Associate shall make its internal practices, books, and records relating to the use and disclosure of Protected Health Information received from, or created or received by Business Associate on behalf of, Metro available to Metro, or at the request of Metro to the Secretary, in a time and manner designated by Metro or the Secretary, for purposes of determining Metro's compliance with the HIPAA Privacy Regulations.
- i. Accounting. Business Associate shall provide documentation regarding any disclosures by Business Associate that would have to be included in an accounting of disclosures to an Individual under 45 CFR § 164.528 (including without limitation a disclosure permitted under 45 CFR § 164.512) and under the HITECH Act. Business Associate shall make the disclosure Information available to Metro within thirty (30) days of Metro's request for such disclosure Information to comply with an individual's request for disclosure accounting. If Business Associate is contacted directly by an individual based on information provided to the individual by Metro and as required by HIPAA, the HITECH Act or any accompanying regulations, Business Associate shall make such disclosure Information available directly to the individual.
- j. **Security of Electronic Protected Health Information.** Business Associate agrees to: (1) implement administrative, physical, and technical safeguards that reasonably and appropriately protect the confidentiality, integrity, and availability of the Electronic Protected Health Information that it creates, receives, maintains or transmits on behalf of Metro; (2) ensure that any agent, including a subcontractor, to whom it provides such information agrees to implement reasonable and appropriate safeguards to protect it; and (3) report to Metro any security incident of which it becomes aware.
- k. **Minimum Necessary**. Business Associate agrees to limit its uses and disclosures of, and requests for, PHI: (a) when practical, to the information making up a Limited Information Set; and (b) in all other cases subject to the requirements of 45 CFR 164.502(b), to the minimum amount of PHI necessary to accomplish the intended purpose of the use, disclosure or request.
- I. Compliance with HITECH Standards. Business Associate shall comply with the HITECH Standards as specified by law.
- m. **Compliance with Electronic Transactions and Code Set Standards**: If Business Associate conducts any Standard Transaction for, or on behalf, of Metro, Business Associate shall comply, and shall require any subcontractor or agent conducting such Standard Transaction to comply, with each applicable requirement of Title 45, Part 162 of the Code of Federal Regulations. Business Associate shall not enter into, or permit its subcontractor or agents to enter into, any Agreement in connection with

the conduct of Standard Transactions for or on behalf of Metro that:

- (i) Changes the definition, Health Information condition, or use of a Health Information element or segment in a Standard;
- (ii) Adds any Health Information elements or segments to the maximum defined Health Information Set;
- (iii) Uses any code or Health Information elements that are either marked "not used" in the Standard's Implementation Specification(s) or are not in the Standard's Implementation Specifications(s); or
- (iv) Changes the meaning or intent of the Standard's Implementations Specification(s).
- n. **Indemnity.** Business Associate shall indemnify and hold harmless Metro, its officers, agents and employees from and against any claim, cause of action, liability, damage, cost or expense, including attorneys' fees, arising out of or in connection with any non-permitted use or disclosure of Protected Health Information or other breach of this Agreement by Business Associate or any subcontractor or agent of the Business Associate.

#### **SECTION 3 - OBLIGATIONS OF METRO**

- a. Metro shall notify Business Associate of any changes in, or revocation of, permission by Individual to use or disclose Protected Health Information, to the extent that such changes may affect Business Associate's use or disclosure of Protected Health Information.
- b. Metro shall notify Business Associate of any restriction to the use or disclosure of Protected Health Information that Metro has agreed to in accordance with 45 CFR § 164.522, to the extent that such restriction may affect Business Associate's use or disclosure of Protected Health Information.

#### **SECTION 4 – TERM, TERMINATION AND RETURN OF PHI**

- a. **Term**. The Term of this Agreement shall be effective when file in the office of the Metropolitan Clerk and shall terminate when all of the Protected Health Information provided by Metro to Business Associate, or created or received by Business Associate on behalf of Metro, is destroyed or returned to Metro, or, if it is infeasible to return or destroy Protected Health Information, protections are extended to such information, in accordance with the termination provisions in this section. The maximum length as outlined in the Master Contract Agreement or Purchase Order.
- **b.** Termination for Cause. Upon Metro's knowledge of a material breach by Business Associate, Metro shall provide an opportunity for Business Associate to cure the breach or end the violation. Metro may terminate this Agreement between Metro and Business Associate if Business Associate does not cure the breach or end the violation within fourteen (14) days. In addition, Metro may immediately terminate this Agreement if Business Associate has breached a material term of this Agreement and cure is not feasible.

#### c. Obligations on Termination.

- (i) Except as provided in subsection (ii), upon termination of this Agreement, for any reason, Business Associate shall return or destroy as determined by Metro, all Protected Health Information received from Metro, or created or received by Business Associate on behalf of Metro. This provision shall apply to Protected Health Information that is in the possession of subcontractor or agents of the Business Associate. Business Associate shall retain no copies of the Protected Health Information. Business Associate shall complete such return or destruction as promptly as possible, but no later than sixty (60) days following the termination or other conclusion of this Agreement. Within such sixty (60) day period, Business Associate shall certify on oath in writing to Metro that such return or destruction has been completed.
  - (ii) In the event that Business Associate determines that returning or destroying the Protected Health Information is infeasible, Business Associate shall provide to Metro notification of the conditions that make return or destruction infeasible. Upon mutual agreement of the Parties that return or destruction of Protected Health Information is infeasible, Business Associate shall extend the protections of this Agreement to such Protected Health Information

and limit further uses and disclosures of such Protected Health Information to those purposes that make the return

or destruction infeasible, for so long as Business Associate maintains such Protected Health Information. If Metro does not agree that return or destruction of Protected Health Information is infeasible, subparagraph (i) shall apply. Business Associate shall complete these obligations as promptly as possible, but no later than sixty (60) days following the termination or other conclusion of this Agreement.

#### **SECTION 5 - MISCELLANEOUS**

- **a. Regulatory References.** A reference in this Agreement to a section in HIPAA or the HITECH Act means the section as in effect or as amended, and for which compliance is required.
- **b. Amendment.** The Parties agree to take such action as is necessary to amend this Agreement from time to time as is necessary for Metro to comply with the requirements of HIPAA or the HITECH Act and any applicable regulations in regard to such laws.
- **c. Survival.** The respective rights and obligations of Business Associate shall survive the termination of this Agreement.
- **d. Interpretation.** Any ambiguity in this Agreement shall be resolved in favor of a meaning that permits Metro to comply with HIPAA or the HITECH Act or any applicable regulations in regard to such laws.
- e. **Governing Law.** The validity, construction, and effect of this Agreement and any and all extensions and/or modifications thereof shall be governed by the laws of the State of Tennessee. Tennessee law shall govern regardless of any language in any attachment or other document that Business Associate may provide.
- f. **Venue.** Any action between the parties arising from this Agreement shall be maintained in the courts of Davidson County, Tennessee.

# **Affidavits**

**Compliance with Laws:** After first being duly sworn according to law, the undersigned (Affiant) states that he/she and the contracting organization is presently in compliance with, and will continue to maintain compliance with, all applicable federal, state, and local laws.

**Taxes and Licensure:** Affiant states that Contractor has all applicable licenses, including business licenses. Affiant also states that Contractor is current on its payment of all applicable gross receipt taxes and personal property taxes. M.C.L. 4.20.065

**Nondiscrimination:** Affiant affirms that by its employment policy, standards and practices, it does not subscribe to any personnel policy which permits or allows for the promotion, demotion, employment, dismissal or laying off of any individual due to race, creed, color, national origin, age or sex, and are not in violation of, and will not violate, any applicable laws concerning the employment of individuals with disabilities. M.C.L. 4.28.020

**Employment Requirement:** Affiant affirms that Contactor's employment practices are in compliance with applicable United States immigrations laws. M.C.L. 4.40.060.

**Covenant of Nondiscrimination:** Affiant affirms that in consideration of the privilege to submit offers in response to this solicitation, we hereby consent, covenant, and agree as follows:

To adopt the policies of the Metropolitan Government relating to equal opportunity in contracting on projects and contracts funded, in whole or in part, with funds of the Metropolitan Government;

- To attempt certain good faith efforts to solicit Minority-owned and Woman-owned business participation on projects and contracts in addition to regular and customary solicitation efforts;
- Not to otherwise engage in discriminatory conduct;
- To provide a discrimination-free working environment;
- That this Covenant of Nondiscrimination shall be continuing in nature and shall remain in full force and effect without interruption;
- That the Covenant of Nondiscrimination shall be incorporated by reference into any contract or portion thereof which the Supplier may hereafter obtain; and
- That the failure of the Supplier to satisfactorily discharge any of the promises of nondiscrimination as made and set forth herein shall constitute a material breach of contract. M.C.L. 4.46.070

**Contingent Fees:** It is a breach of ethical standards for a person to be retained, or to retain a person, to solicit or secure a Metro contract upon an agreement or understanding for a contingent commission, percentage, or brokerage fee, except for retention of bona fide employees or bona fide established commercial selling agencies for the purpose of securing business. After first being duly sworn according to law, the undersigned Affiant states that the Contractor has not retained anyone in violation of the foregoing. M.C.L. 4.48.080

*Iran Divestment Act Affidavit:* By submission of this offer and in response to the solicitation, Contractor(s) and each person signing on behalf of Contractor(s) affirm, under penalty of perjury, that to the best of their knowledge and belief, neither the Contractor(s), nor proposed subcontractors, subconsultants, partners and any joint venturers, are on the list created pursuant to the Tennessee Code Annotated § 12-12-106 (Iran Divestment Act). Referenced website:

https://www.tn.gov/content/dam/tn/generalservices/documents/cpo/cpo-library/public-information-library/List of persons pursuant to Tenn. Code Ann. 12-12-106 Iran Divestment Act updated 7.7.17.pdf.

**Sexual Harassment:** Affiant affirms that should it be awarded a contract with the Metropolitan Government for a period of more than twelve (12) months and/or valued at over five hundred thousand (\$500,000) dollars, affiant shall be required to provide sexual harassment awareness and prevention training to its employees if those employees:

- 1. Have direct interactions with employees of the Metropolitan Government through email, phone, or in-person contact on a regular basis;
- 2. Have contact with the public such that the public may believe the contractor is an employee of the Metropolitan Government, including but not limited to a contractor with a phone number or email address associated with Metropolitan government or contractors with uniforms or vehicles bearing insignia of the Metropolitan Government; or
- 3. Work on property owned by the metropolitan government.

Such training shall be provided no later than (90) days of the effective date of the contract or (90) days of the employee's start date of employment with affiant if said employment occurs after the effective date of the contract. M.C.L. 2.230.020.

Affiant affirms that Contractor is not currently, and will not for the duration of the awarded Contract, engage in a boycott of Israel for any awarded contract that meets the following criteria:

- Has total potential value of two hundred fifty thousand (\$250,000) or more;
- Affiant has ten (10) or more employees.

Affiant affirms that offeror is and will remain in compliance with the provisions of Chapter 4.12 of the Metro Procurement Code and the contents of its offer as submitted. Affiant further affirms that offeror understands that failure to remain in such compliance shall constitute a material breach of its agreement with the Metropolitan Government.

	And Further Affiant Sayeth Not:				
Organi	Organization Name:				
Organi	zation Officer Signature:	Mike Halliwell			
Name	of Organization Officer: .	Mike Halliwell			
Vice President, Sales					
mue.	nue:				



# CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 11/1/2022

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

	j				
PRODUCER Foundation Risk Partners 23161 Ventura Blvd		CONTACT NAME: April Dorsey  PHONE (A/C, No, Ext): 818-302-3060 (A/C, No): 818-436-6122			
Woodland Hills CA 91364		E-MAIL ADDRESS: info@gasparinsurance.com			
		INSURER(S) AFFORDING COVERAGE	NAIC#		
	License#: 0G66626	INSURER A: Lloyds	0		
INSURED	HIGHINC-01	<sup>1</sup> INSURER B: Hartford Financial Services Gr 91			
HigherGround, Inc. 275 E. Hillcrest Drive Suite 160-1		INSURER c : Federal Insurance Company	20281		
Thousand Oaks CA 91360		INSURER D:			
		INSURER E:			
		INSURER F:			
COVERAGES	CERTIFICATE NUMBER: 057803214	REVISION NUMBER:			

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

	EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.								
INSR LTR		TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	s
С	Х	COMMERCIAL GENERAL LIABILITY	Υ	Υ	35777893	6/17/2022	6/17/2023	EACH OCCURRENCE	\$ 1,000,000
		CLAIMS-MADE X OCCUR						DAMAGE TO RENTED PREMISES (Ea occurrence)	\$1,000,000
								MED EXP (Any one person)	\$ 10,000
								PERSONAL & ADV INJURY	\$1,000,000
	GEN	I'L AGGRE <u>GAT</u> E LIMIT AP <u>PLIE</u> S PER:						GENERAL AGGREGATE	\$ 2,000,000
	Х	POLICY PRO- JECT LOC						PRODUCTS - COMP/OP AGG	\$ 2,000,000
		OTHER:							\$
С	AUT	OMOBILE LIABILITY			73508488	6/17/2022	6/17/2023	COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000,000
		ANY AUTO						BODILY INJURY (Per person)	\$
		OWNED SCHEDULED AUTOS ONLY AUTOS						BODILY INJURY (Per accident)	\$
	Х	HIRED X NON-OWNED AUTOS ONLY						PROPERTY DAMAGE (Per accident)	\$
									\$
С		UMBRELLA LIAB X OCCUR			79806728	6/17/2022	6/17/2023	EACH OCCURRENCE	\$ 10,000,000
	Х	EXCESS LIAB CLAIMS-MADE						AGGREGATE	\$ 10,000,000
		DED X RETENTION \$ 0							\$
В		KERS COMPENSATION EMPLOYERS' LIABILITY			72WECAC1BY1	9/15/2022	9/15/2023	X PER OTH- STATUTE ER	
	ANYF	PROPRIETOR/PARTNER/EXECUTIVE T N	N/A					E.L. EACH ACCIDENT	\$ 1,000,000
	OFFICER/MEMBER EXCLUDED? (Mandatory in NH)		, A					E.L. DISEASE - EA EMPLOYEE	\$ 1,000,000
	If yes, describe under DESCRIPTION OF OPERATIONS below							E.L. DISEASE - POLICY LIMIT	\$1,000,000
A		rs and Omissions er Liability			ESL0139515959	9/1/2022	9/1/2023	Claim & Aggregate Claim & Aggregate Deductible	\$2M / \$2M \$2M / \$2M \$10,000
L									

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) Metropolitan Government of Nashville and Davidson County, its officials, officers, employees, and volunteers are included as additional insured if required by written contract. Please refer to the attached endosement.

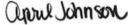
RFQ/Contract Number: 6528930

CERTIFICATE HOLDER	CANCELLATION
--------------------	--------------

**Purchasing Agent** Metropolitan Government of Nashville and **Davidson County** Metro Courthouse Nashville TN 37201

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE



# CHUBB

# **General Liability**

# Supplementary Payments (continued)

b. release attachments:

but only for bond amounts within the available Limit Of Insurance. We do not have to furnish these bonds.

- C. reasonable expenses incurred by the **insured** at our request to assist us in the investigation or defense of such claim or **suit**, including actual loss of earnings up to \$1000 a day because of time off from work.
- D. costs taxed against the **insured** in the **suit**, except any:
  - attorney fees or litigation expenses; or
  - 2. other loss, cost or expense;

in connection with any injunction or other equitable relief.

- E. prejudgment interest awarded against the **insured** on that part of a judgment we pay. If we make an offer to pay the applicable Limit Of Insurance, we will not pay any prejudgment interest based on that period of time after the offer.
- F. interest on the full amount of a judgment that accrues after entry of the judgment and before we have paid, offered to pay or deposited in court the part of the judgment that is within the applicable Limit Of Insurance.

Supplementary Payments does not include any fine or other penalty.

These payments will not reduce the Limits Of Insurance.

Our obligation to make these payments ends when we have used up the applicable Limit Of Insurance.

# Coverage Territory

This insurance applies anywhere, provided the **insured**'s responsibility to pay damages, to which this insurance applies, is determined in a **suit** on the merits brought in the United States of America (including its possessions and territories), Canada or Puerto Rico, or in a settlement to which we agree.

#### Who is An Insured

#### Sole Proprietorships

If you are an individual, you and your spouse are **insureds**; but you and your spouse are **insureds** only with respect to the conduct of a business of which you are the sole owner.

If you die:

- persons or organizations having proper temporary custody of your property are insureds; but
  they are insureds only with respect to the maintenance or use of such property and only for
  acts until your legal representative has been appointed; and
- your legal representatives are insureds; but they are insureds only with respect to their duties as your legal representatives. Such legal representatives will assume your rights and duties under this insurance.

Form 80-02-2000 (Rev. 4-01) Contract Page 5 of 32

#### Who is An insured

(continued)

#### Partnerships Or Joint Ventures

If you are a partnership (including a limited liability partnership) or a joint venture, you are an **insured**. Your members, your partners and their spouses are **insureds**; but they are **insureds** only with respect to the conduct of your business.

# Limited Liability Companies

If you are a limited liability company, you are an **insured**. Your members and their spouses are **insureds**; but they are **insureds** only with respect to the conduct of your business. Your managers are **insureds**; but they are **insureds** only with respect to their duties as your managers.

#### Other Organizations

If you are an organization (including a professional corporation) other than a partnership, joint venture or limited liability company, you are an **insured**. Your directors and **officers** are **insureds**; but they are **insureds** only with respect to their duties as your directors or **officers**. Your stockholders and their spouses are **insureds**; but they are **insureds** only with respect to their liability as your stockholders.

#### **Employees**

Your **employees** are **insureds**; but they are **insureds** only for acts within the scope of their employment by you or while performing duties related to the conduct of your business.

However, no employee is an insured for:

#### A. bodily injury, advertising injury or personal injury:

- to you, to any of your directors, managers, members, officers or partners (whether or not an employee) or to any co-employee while such injured person is either in the course of his or her employment or while performing duties related to the conduct of your business;
- 2. to the brother, child, parent, sister or spouse of such injured person as a consequence of any injury described in subparagraph A.1. above; or
- 3. for which there is any obligation to share damages with or repay someone else who must pay damages because of any injury described in subparagraphs A.1. or A.2. above.

With respect to **bodily injury** only, this limitation does not apply to:

- you or to your directors, managers, members, officers, partners or supervisors as insureds; or
- your employees, as insureds, with respect to such damages caused by cardiopulmonary resuscitation or first aid services administered by such an employee; or
- B. **property damage** to any property owned, occupied or used by you or by any of your directors, managers, members, **officers** or partners (whether or not an **employee**) or by any of your **employees**.

This limitation does not apply to **property damage** to premises while rented to you or temporarily occupied by you with permission of the owner.

Form 80-02-2000 (Rev. 4-01) Contract Page 6 of 32

# CHUBB

# **General Liability**

#### Who is An insured

(continued)

Volunteers

Persons who are volunteer workers for you are **insureds**; but they are **insureds** only for acts within the scope of their activities for you and at your direction.

#### Real Estate Managers

Persons (other than your **employees**) or organizations acting as your real estate managers are **insureds**; but they are **insureds** only with respect to their duties as your real estate managers.

## Permissive Users Of Mobile Equipment

With respect to mobile equipment registered in your name under a motor vehicle registration law:

- A. persons driving such equipment on a public road with your permission are insureds; and
- B. persons or organizations responsible for the conduct of such persons described in subparagraph A. above are **insureds**; but they are **insureds** only with respect to the operation of the equipment and only if no other insurance of any kind is available to them.

However, no person or organization is an **insured** with respect to:

- **bodily injury** to any co-employee of the person driving the equipment; or
- **property damage** to any property owned or occupied by or loaned or rented to you, or in your charge or the charge of the employer of any person who is an **insured** under this provision.

#### Vendors

Persons or organizations who are vendors of **your products** are **insureds**; but they are **insureds** only with respect to their liability for damages for **bodily injury** or **property damage** resulting from the distribution or sale of **your products** in the regular course of their business and only if this insurance applies to the **products-completed operations hazard**.

However, no such person or organization is an **insured** with respect to any:

- assumption of liability by them in a contract or agreement. This limitation does not apply to
  the liability for damages for **bodily injury** or **property damage** that such vendor would
  have in the absence of such contract or agreement;
- representation or warranty unauthorized by you;
- physical or chemical change in your products made intentionally by the vendor;
- repackaging, unless unpacked solely for the purpose of inspection, demonstration or testing, or the substitution of parts under instruction from the manufacturer and then repacked in the original container;
- failure to make such inspections, adjustments, tests or servicing as the vendor has agreed to
  make or normally undertakes to make in the usual course of business in connection with the
  distribution or sale of your products;
- demonstration, installation, servicing or repair operations, except such operations performed at the vendor's premises in connection with the sale of your products; or
- of **your products** which, after distribution or sale by you, have been labeled or relabeled or used as a container, ingredient or part of any other thing or substance by or for the vendor.

Liability Insurance

Form 80-02-2000 (Rev. 4-01) Contract Page 7 of 32

#### Who is An insured

# Vendors (continued)

Further, no person or organization from whom you have acquired **your products**, or any container, ingredient or part entering into, accompanying or containing **your products**, is an **insured** under this provision.

## Lessors Of Equipment

Persons or organizations from whom you lease equipment are **insureds**; but they are **insureds** only with respect to the maintenance or use by you of such equipment and only if you are contractually obligated to provide them with such insurance as is afforded by this contract.

However, no such person or organization is an **insured** with respect to any:

- damages arising out of their sole negligence; or
- occurrence that occurs, or offense that is committed, after the equipment lease ends.

#### Lessors Of Premises

Persons or organizations from whom you lease premises are **insureds**; but they are **insureds** only with respect to the ownership, maintenance or use of that particular part of such premises leased to you and only if you are contractually obligated to provide them with such insurance as is afforded by this contract.

However, no such person or organization is an **insured** with respect to any:

- damages arising out of their sole negligence;
- occurrence that occurs, or offense that is committed, after you cease to be a tenant in the premises; or
- structural alteration, new construction or demolition operations performed by or on behalf of them.

# Subsidiary Or Newly Acquired Or Formed Organizations

If there is no other insurance available, the following organizations will qualify as named insureds:

- a subsidiary organization of the first named **insured** shown in the Declarations of which, at the beginning of the policy period and at the time of loss, such first named **insured** controls, either directly or indirectly, more than fifty (50) percent of the interests entitled to vote generally in the election of the governing body of such organization; or
- a subsidiary organization of the first named **insured** shown in the Declarations that such first named **insured** acquires or forms during the policy period, if at the time of loss such first named **insured** controls, either directly or indirectly, more than fifty (50) percent of the interests entitled to vote generally in the election of the governing body of such organization.

# Limitations On Who Is An Insured

- A. Except to the extent provided under the Subsidiary Or Newly Acquired Or Formed Organizations provision above, no person or organization is an **insured** with respect to the conduct of any person or organization that is not shown as a named **insured** in the Declarations.
- B. No person or organization is an **insured** with respect to the:
  - 1. ownership, maintenance or use of any assets; or
  - 2. conduct of any person or organization whose assets, business or organization;

Form 80-02-2000 (Rev. 4-01) Contract Page 8 of 32

#### Liability Insurance

# CHUBB

# General Liability

#### Who is An insured

Limitations On Who Is An Insured (continued)

you acquire, either directly or indirectly, for any:

- **bodily injury** or **property damage** that occurred; or
- advertising injury or personal injury arising out of an offense first committed;

in whole or in part, before you, directly or indirectly, aquired such assets, business or organization.

#### Limits Of Insurance

The Limits Of Insurance shown in the Declarations and the rules below fix the most we will pay, regardless of the number of:

- insureds;
- claims made or suits brought; or
- persons or organizations making claims or bringing suits.

The Limits Of Insurance apply separately to each consecutive annual period and to any remaining period of less than twelve (12) months, starting with the beginning of the policy period shown in the Declarations, unless the policy period is extended after issuance for an additional period of less than twelve (12) months. In that case, the additional period will be deemed part of the last preceding period for purposes of determining the Limits Of Insurance.

#### General Aggregate Limit

Subject to the Each Occurrence Limit, the General Aggregate Limit is the most we will pay for the sum of:

- damages for bodily injury and property damage, except damages included in the products-completed operations hazard; and
- medical expenses.

#### Products-Completed Operations Aggregate Limit

Subject to the Each Occurrence Limit, the Products-Completed Operations Aggregate Limit is the most we will pay for the sum of damages for **bodily injury** and **property damage** included in the **products-completed operations hazard**.

#### Advertising Injury And Personal Injury Aggregate Limit

The Advertising Injury And Personal Injury Aggregate Limit is the most we will pay for the sum of damages for **advertising injury** and **personal injury**.

#### Each Occurrence Limit

The Each Occurrence Limit is the most we will pay for the sum of:

- damages for bodily injury and property damage; and
- medical expenses;

arising out of any one occurrence.

Any amount paid for damages or **medical expenses** will reduce the amount of the applicable aggregate limit available for any other payment.

Liability Insurance

Form 80-02-2000 (Rev. 4-01) Contract Page 9 of 32

# **Conditions**

(continued)

Transfer Or Waiver Of Rights Of Recovery Against Others We will waive the right of recovery we would otherwise have had against another person or organization, for loss to which this insurance applies, provided the **insured** has waived their rights of recovery against such person or organization in a contract or agreement that is executed before such loss.

To the extent that the **insured**'s rights to recover all or part of any payment made under this insurance have not been waived, those rights are transferred to us. The **insured** must do nothing after loss to impair them. At our request, the **insured** will bring **suit** or transfer those rights to us and help us enforce them.

This condition does not apply to medical expenses.

Form 80-02-2000 (Rev. 4-01) Contract Page 24 of 32



# Contract Purchase Agreement 6528930,0: Contract Standards Deviations - 26-Dec-2022

Supplier HigherGround, Inc. Supplier Site ACH 1012383
Buyer Ray, Terri Lynn Amount 155,655.00

Contract Template Master Goods and Services Contract

# **Deviation Summary**

#### **Clause Deviations**

Category Non-Standard clauses	;	
Deviation	Section	Clause Title
Standard clause modified	1. GOODS AND SERVICES CONTRACT	1.1. 37:Heading
Standard clause modified	2. THE PARTIES HEREBY AGREE TO THE FOLLOWING TERMS AND CONDITIONS:	2.1. 35:Duties and Responsibilities
Standard clause modified	3. CONTRACT TERM	3.1. 36:Contract Term
Standard clause modified	4. COMPENSATION	4.1. 38:Contract Value
Standard clause modified	4. COMPENSATION	4.4. 27:Escalation/De-escalation
Standard clause modified	6. NONDISCRIMINATION	6.3. 230:Equal Business Opportunity (EBO) Program Requirement
Standard clause modified	8. GENERAL TERMS AND CONDITONS	8.5. 192:Information Ownership
Standard clause modified	8. GENERAL TERMS AND CONDITONS	8.11. 59:METRO Property
Category Standard clauses miss	sing	
Deviation	Section	Clause Title
Optional clause removed	7. INSURANCE	7.2. 50:Products Liability Insurance
Optional clause removed	7. INSURANCE	7.3. 188:Professional Liability Insurance
Optional clause removed	7. INSURANCE	7.7. 253:Abuse and Molestation Insurance

# **Policy Deviations**

Deviation	Description	Line	Item	Item Description
	Т	he contract has no Policy	Deviations	S



Deviation Category Non-Standard clauses
Clause Title 1.1. 37:Heading

Section 1. GOODS AND SERVICES CONTRACT

Deviation Standard clause modified

#### **Clause Text**

This contract is initiated by and between **The Metropolitan Government of Nashville and Davidson County** (METRO) and **HigherGround, Inc** (CONTRACTOR) located at **275 E. Hillcrest Dr, Suite 160-108, Thousand Oaks, CA 91360**, resulting from an approved sole source form signed by Metro's Purchasing Agent (included herein by reference). This Contract consists of the following documents:

- Any properly executed contract amendment (most recent with first priority),
- This document, including exhibits,
  - Exhibit A Pricing
  - Exhibit B MISA Terms and Conditions
  - Exhibit C Affidavits
- Purchase Orders (and PO Changes),

In the event of conflicting provisions, all documents shall be construed in the order listed above.

# **Comparison to Standard**

This contract is initiated by and between The Metropolitan Government of Nashville and Davidson County (METRO) and - Enter Legal Name (CONTRACTOR)

HigherGround, Inc (CONTRACTOR) located at Enter Address, City, ST ZIP.

<u>275 E. Hillcrest Dr, Suite 160-108, Thousand Oaks, CA 91360, resulting from an approved sole source form signed by Metro's Purchasing Agent (included herein by reference).</u> This Contract consists of the following documents:

- Any
- Any properly executed contract amendment (most recent with first priority),
- This document, including exhibits,
- Exhibit A {Enter Description (i.e. Hourly Rates)}
- Pricing
- Exhibit B [Enter Description (i.e. Task Details)]
- Exhibit C [Enter Description (i.e. ISA MISA Terms and Conditions)]Conditions

# Contract Purchase Agreement 6528930,0

# ORACLE"

#### **Contract Standards Deviations**

- The solicitation documentation for RFQ# [Enter Number] and affidavit(s) (all made a part of this contract by reference),
- Exhibit C Affidavits
- Purchase
- Purchase Orders (and PO Changes), -
- CONTRACTOR's response to the solicitation,
- Equal Business Opportunity (EBO) Program forms (incorporated by reference).



Deviation Category Non-Standard clauses

Clause Title 2.1. 35: Duties and Responsibilities

Section 2. THE PARTIES HEREBY AGREE TO THE FOLLOWING

TERMS AND CONDITIONS:

Deviation Standard clause modified

#### **Clause Text**

CONTRACTOR agrees to provide 911 livestreaming technology solution.

# **Comparison to Standard**

CONTRACTOR agrees to provide the goods and/or services as fully defined in the solicitation and as outlined in Exhibit B-Scope of Services.

911 livestreaming technology solution.



Deviation Category Non-Standard clauses Clause Title 3.1. 36:Contract Term Section 3. CONTRACT TERM Deviation Standard clause modified

#### **Clause Text**

The Contract Term will begin on the date (the "Effective Date") this Contract is approved by all required parties and filed in the Metropolitan Clerk's Office. This Contract Term will end twelve (12) months from the Effective Date.

This Contract may be extended by Contract Amendment. The option to extend may be exercised by and at the discretion of the Purchasing Agent. However, in no event shall the term of this Contract exceed sixty (60) months from the Effective Date.

# **Comparison to Standard**

The Contract Term will begin on the date (the "Effective Date") of finsert date here, or this Contract is approved by all required parties and filed in the Metropolitan Clerk's Office, whichever date last occurs.

Office. This Contract Term will end (60) twelve (12) months from the Effective Date.

This Contract may be extended by Contract Amendment. The option to extend may be exercised by and at the discretion of the Purchasing Agent.

Agent. However, in no event shall the term of this Contract exceed sixty (60) months from the Effective Date.



Deviation Category Non-Standard clauses
Clause Title 4.1. 38:Contract Value
Section 4. COMPENSATION
Deviation Standard clause modified

#### **Clause Text**

This Contract has an estimated value of \$155,655.00. The pricing details are included in Exhibit A and are made a part of this Contract by reference. CONTRACTOR shall be paid as work is completed and METRO is accordingly, invoiced.

#### **Comparison to Standard**

This Contract has an estimated value of \$[Agreement Amount].

\$155,655.00. The pricing details are

details are included in Exhibit

in Exhibit A and are made a part of this Contract by reference. CONTRACTOR

CONTRACTOR shall be paid as work is completed and METRO is accordingly, invoiced.



Deviation Category Non-Standard clauses

Clause Title 4.4. 27:Escalation/De-escalation

Section 4. COMPENSATION
Deviation Standard clause modified

#### **Clause Text**

This Contract is not eligible for annual escalation/de-escalation adjustments. The contract can be amended to adjust the pricing if term is extended by amendment.

#### **Comparison to Standard**

This Contract is <u>not</u> eligible for annual escalation/de-escalation <u>adjustments</u>. The <u>request for adjustments</u> must <u>contract can</u> be <u>in accordance with Exhibit A and submitted by CONTRACTOR to the Purchasing Agent no less than sixty (60) days prior <u>amended</u> to <u>the annual anniversary of adjust</u> the <u>Effective Date of this Contract</u>. Any such adjustment, <u>pricing</u> if <u>approved term is extended</u> by <u>the Purchasing Agent</u>, shall become effective on the anniversary of the Effective Date of this Contract. amendment.</u>



Deviation Category Non-Standard clauses

Clause Title 6.3. 230:Equal Business Opportunity (EBO) Program

Requirement

Section 6. NONDISCRIMINATION Deviation Standard clause modified

#### **Clause Text**

The Equal Business Opportunity (EBO) Program is not applicable to this Contract.

# **Comparison to Standard**

The consideration and contact of minority-owned and/or woman-owned business enterprises is required for a responsive-offer to most solicitations. The provision of the Equal Business Opportunity (EBO) Program documents shall be part of each is not applicable solicitation response and incorporated herein by reference. CONTRACTOR agrees to comply with the Equal Business Opportunity (EBO) Program, if applicable, in the execution of this Contract.



Deviation Category Non-Standard clauses

Clause Title 8.5. 192:Information Ownership

Section 8. GENERAL TERMS AND CONDITONS

Deviation Standard clause modified

#### **Clause Text**

All METRO information is and shall be the sole property of METRO. CONTRACTOR hereby waives any and all statutory and common law liens it may now or hereafter have with respect to METRO information. Nothing in this Contract or any other agreement between METRO and CONTRACTOR shall operate as an obstacle to such METRO's right to retrieve any and all METRO information from CONTRACTOR or its agents or to retrieve such information or place such information with a third party for provision of services to METRO, including without limitation, any outstanding payments, overdue payments and/or disputes, pending legal action, or arbitration. Upon METRO's request, CONTRACTOR shall supply METRO with an inventory of METRO information that CONTRACTOR stores and/or backs up.

Any information provided to the CONTRACTOR, including information provided by METRO customers or citizens, is only to be used to fulfill the contracted services. Any additional information that is inferred or determined based on primary information that is provided to the CONTRACTOR, i.e. "second-order data", is only to be used to fulfill the contracted services. This information is not to be used for marketing or commercial purposes and the CONTRACTOR asserts no rights to this information outside of fulfilling the contracted services. Storage of this information is not allowed outside United States' jurisdiction.

## Comparison to Standard

All METRO information is and shall be the sole property of METRO.

METRO. CONTRACTOR hereby waives any and all statutory and common law liens it may now or hereafter have with respect to METRO -information.

information. Nothing in this Contract or any other agreement between METRO and CONTRACTOR shall operate as an obstacle to such METRO's right to retrieve any and all METRO information from CONTRACTOR or its agents or to retrieve such information or place such information with a third party for provision of services to METRO, including without limitation, any outstanding payments, overdue payments and/or disputes, pending legal action, or arbitration.

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the contracted services. Storage of this information is not allowed outside United States' jurisdiction.



Deviation Category Non-Standard clauses
Clause Title 8.11. 59:METRO Property

Section 8. GENERAL TERMS AND CONDITONS

Deviation Standard clause modified

#### **Clause Text**

Any METRO property, including but not limited to books, records, and equipment that is in CONTRACTOR's possession shall be maintained by CONTRACTOR in good condition and repair, and shall be returned to METRO by CONTRACTOR upon termination of this Contract. All goods, documents, records, and other work product and property produced during the performance of this Contract are deemed to be METRO property. METRO property includes, but is not limited to, all documents which make up this Contract; all other documents furnished by METRO; all goods, records, reports, information, data, specifications, computer programs, technical reports, operating manuals and similar work or other documents, conceptual drawings, design documents, closeout documents, and other submittals by CONTRACTOR of any of its subcontractors; and, all other original works of authorship, whether created by METRO, CONTRACTOR or any of its subcontractors embodied in any tangible medium of expression, including, without limitation, pictorial, graphic, sculptural works, two (2) dimensional works, and three (3) dimensional works. Any of Contractor's or its subcontractors' works of authorship comprised within the Work Product (whether created alone or in concert with Metro or a third party) shall be deemed to be "works made for hire" and made in the course of services rendered and, whether pursuant to the provisions of Section 101 of the U.S. Copyright Act or other Applicable Law, such Work Product shall belong exclusively to Metro. Contractor and its subcontractors grant Metro a non-exclusive, 12-month renewal license contract.

Except as to Contracts involving sensitive information, CONTRACTOR may keep one (1) copy of the aforementioned documents upon completion of this Contract; provided, however, that in no event shall CONTRACTOR use, or permit to be used, any portion of the documents on other projects without METRO's prior written authorization. CONTRACTOR shall maintain sensitive information securely and if required by METRO, provide secured destruction of said information. Distribution and/or reproduction of METRO sensitive information outside of the intended and approved use are strictly prohibited unless permission in writing is first received from the METRO Chief Information Security Officer. The storage of METRO sensitive information to third-party hosted network storage areas, such as Microsoft Skydrive, Google Docs, Dropbox, or other cloud storage mechanisms, shall not be allowed without first receiving permission in writing from the METRO Chief Information Security Officer .

#### Comparison to Standard

Any METRO property, including but not limited to books, records, and equipment that is in CONTRACTOR's possession shall be maintained by CONTRACTOR in good condition and repair, and shall be returned to METRO by CONTRACTOR upon termination of this Contract.

<u>Contract.</u> All goods, documents, records, and other work product and property produced during the performance of this Contract are deemed to be METRO <u>property.</u>

<u>property.</u> METRO property includes, but is not limited to, all documents which make up this Contract; all other documents furnished by METRO; all goods, records, reports, information, data, specifications, computer programs, technical reports, operating manuals and similar work or other documents, conceptual drawings, design documents, closeout documents, and other submittals by CONTRACTOR of any of its subcontractors; and, all other original works of authorship, whether created by METRO, CONTRACTOR or any of its subcontractors embodied in any tangible medium of expression, including, without limitation, pictorial, graphic, sculptural works, two (2) dimensional works, and three (3) dimensional <u>works</u>.

works. Any of Contractor's or its subcontractors' works of authorship comprised within the Work Product (whether created alone or in concert with Metro or a third party) shall be deemed to be "works made for hire" and made in the course of services rendered and, whether pursuant to the provisions of Section 101 of the U.S. Copyright Act or other Applicable Law, such Work Product

# Contract Purchase Agreement 6528930,0

#### ORACLE"

#### **Contract Standards Deviations**

Product shall belong exclusively to Metro.

Metro. Contractor and its subcontractors grant Metro a non-exclusive, perpetual, worldwide, fully paid up, royalty-free-license, with rights to sublicense through multiple levels of sublicenses, to reproduce, make, have made, create derivative-works of, distribute, publicly perform and publicly display by all means, now known or later developed, such rights.

12-month renewal license contract.

Except as to Contracts involving sensitive information, CONTRACTOR may keep one (1) copy of the aforementioned documents upon completion of this Contract; provided, however, that in no event shall CONTRACTOR use, or permit to be used, any portion of the documents on other projects without METRO's prior written <u>authorization</u>.

<u>authorization.</u> CONTRACTOR shall maintain sensitive information securely and if required by METRO, provide secured destruction of said <u>information</u>.

<u>information.</u> Distribution and/or reproduction of METRO sensitive information outside of the intended and approved use are strictly prohibited unless permission in writing is first received from the METRO Chief Information Security <u>Officer.</u>

<u>Officer.</u> The storage of METRO sensitive information to third-party hosted network storage areas, such as Microsoft Skydrive, Google Docs, Dropbox, or other cloud storage mechanisms, shall not be allowed without first receiving permission in writing from the METRO Chief Information Security Officer.



Section 7. INSURANCE

Deviation Category Standard clauses missing Clause Title 7.2. 50:Products Liability Insurance

Deviation Optional clause removed

# **Clause Text**

In the amount of one million (\$1,000,000.00) dollars.



Deviation Category Standard clauses missing Clause Title 7.3. 188:Professional Liability Insurance

Section 7. INSURANCE

Deviation Optional clause removed

# **Clause Text**

In the amount of one million (\$1,000,000.00) dollars.





Deviation Category Standard clauses missing

Clause Title 7.7. 253:Abuse and Molestation Insurance

Section 7. INSURANCE

Deviation Optional clause removed

#### **Clause Text**

In the amount of one million (\$1,000,000.00) dollars.

# DocuSign<sup>®</sup>

Status: Completed

**Certificate Of Completion** 

Envelope Id: 5A87491F20574F0D8928077C190D07F5

Subject: Metro Contract 6528930 with HigherGround, Inc. (Police)

Source Envelope:

Document Pages: 67 Signatures: 7 Envelope Originator:

Certificate Pages: 17 Initials: 4 Procurement Resource Group

AutoNav: Enabled 730 2nd Ave. South 1st Floor Envelopeld Stamping: Enabled Nashville, TN 37219

Time Zone: (UTC-06:00) Central Time (US & Canada) prg@nashville.gov
IP Address: 170.190.198.185

**Record Tracking** 

Status: Original Holder: Procurement Resource Group Location: DocuSign

1/6/2023 9:02:27 AM prg@nashville.gov

Security Appliance Status: Connected Pool: StateLocal
Storage Appliance Status: Connected Pool: Metropolitan Government of Nashville and Location: DocuSign

Davidson County

Signer Events Signature Timestamp

 Gary Clay
 Sent: 1/6/2023 9:13:18 AM

 Gary.Clay@nashville.gov
 Viewed: 1/6/2023 9:43:04 AM

 Asst. Purchasing Agent
 Signed: 1/6/2023 9:43:54 AM

Security Level: Email, Account Authentication

(None)
Signature Adoption: Uploaded Signature Image
Using IP Address: 170.190.198.185

·

Electronic Record and Signature Disclosure:

Not Offered via DocuSign

Samir Mehic Sent: 1/6/2023 9:44:07 AM samir.mehic@nashville.gov Sent: 1/6/2023 9:51:43 AM

Security Level: Email, Account Authentication
(None)
Signed: 1/6/2023 10:32:27 AM

Signature Adoption: Pre-selected Style
Using IP Address: 170.190.198.104

**Electronic Record and Signature Disclosure:** 

Accepted: 1/6/2023 9:51:43 AM

ID: 91cc2586-21b2-4702-ba0d-ae6ebd90ccc0

 Ernest Franklin
 Sent: 1/6/2023 10:32:33 AM

 Ernest.Franklin@nashville.gov
 Viewed: 1/6/2023 11:43:58 AM

Security Level: Email, Account Authentication Signed: 1/6/2023 11:46:30 AM (None)

Signature Adoption: Pre-selected Style
Using IP Address: 170.190.198.190

**Electronic Record and Signature Disclosure:** 

Accepted: 1/6/2023 11:43:58 AM

ID: 8099d5dc-ff83-445c-b8e3-e30f0cdd5765

Mike Halliwell

Mike Halliwell

Sent: 1/6/2023 11:46:36 AM

Mike Halliwell

Viewed: 1/6/2023 1:14:09 PM

Vice President, Sales Signed: 1/6/2023 1:17:41 PM

HigherGround, Inc.

Security Level: Email, Account Authentication (None)

Signature Adoption: Pre-selected Style Using IP Address: 47.156.159.233

**Electronic Record and Signature Disclosure:** 

Signer Events	Signature	Timestamp
Accepted: 1/6/2023 1:14:09 PM ID: 4cace16d-36e2-4fdf-84a5-35119ab0d5be		
Michelle A. Hernandez Lane		Sent: 1/6/2023 1:17:50 PM
michelle.lane@nashville.gov	Michelle a. Hernandez lane	Viewed: 1/9/2023 9:44:10 AM
Chief Procurement Officer/Purchasing Agent		Signed: 1/9/2023 9:44:47 AM
Metro	Signature Adoption: Pre-selected Style	
Security Level: Email, Account Authentication (None)	Using IP Address: 172.58.147.69	
	Signed using mobile	
Electronic Record and Signature Disclosure: Not Offered via DocuSign		
John Drake		Sent: 1/9/2023 9:44:54 AM
chiefofpolice@nashville.gov	John Drake	Viewed: 1/10/2023 10:58:19 AM
Security Level: Email, Account Authentication		Signed: 1/10/2023 10:59:06 AM
(None)	Signature Adoption: Pre-selected Style	
	Using IP Address: 170.190.198.104	
Electronic Record and Signature Disclosure: Accepted: 1/10/2023 10:58:19 AM		
ID: 93fb12bf-a5ee-4004-9199-e9b83dab81f7		
Kelly Flannery/TJE		Sent: 1/10/2023 10:59:20 AM
Tom.Eddlemon@nashville.gov	kelly Flannery/TJE	Viewed: 1/10/2023 1:25:21 PM
Director of Finance		Signed: 1/10/2023 1:25:56 PM
Security Level: Email, Account Authentication (None)	Signature Adoption: Pre-selected Style	
(realis)	Using IP Address: 170.190.198.185	
Electronic Record and Signature Disclosure: Accepted: 1/10/2023 1:25:21 PM ID: b6f938e6-552c-4ac3-bb99-065c10360658		
Sally Palmer	Completed	Sent: 1/10/2023 1:26:09 PM
sally.palmer@nashville.gov	Completed	Viewed: 1/10/2023 1:28:54 PM
Security Level: Email, Account Authentication	Using IP Address: 170.190.198.100	Signed: 1/10/2023 1:35:50 PM
(None)	Using IF Address. 170.190.190.100	
Electronic Record and Signature Disclosure: Accepted: 1/10/2023 1:28:54 PM ID: d7921e62-a8e8-4910-9a04-1dfbb6e6e29d		
Balogun Cobb		Sent: 1/10/2023 1:36:08 PM
balogun.cobb@nashville.gov	$\mathcal{BC}$	Viewed: 1/10/2023 2:51:52 PM
Security Level: Email, Account Authentication		Signed: 1/10/2023 2:55:56 PM
(None)	Signature Adoption: Pre-selected Style Using IP Address: 170.190.198.185	
Electronic Record and Signature Disclosure: Accepted: 1/10/2023 2:51:52 PM ID: 8887ee0c-f175-4473-ae15-2cb7b05c3a0f		
Phylinda Ramsey		Sent: 1/10/2023 2:56:07 PM
phylinda.ramsey@nashville.gov	Phylinda Ramsey	Resent: 1/11/2023 7:58:33 AM
Security Level: Email, Account Authentication	,	Resent: 1/12/2023 8:33:50 AM
(None)	Signature Adoption: Pre-selected Style	Resent: 1/13/2023 8:46:51 AM
	Using IP Address: 170.190.198.185	Viewed: 1/13/2023 11:13:38 AM
	-	Signed: 1/13/2023 11:35:53 AM

#### **Electronic Record and Signature Disclosure:**

**Signer Events Signature Timestamp** Accepted: 1/13/2023 11:13:38 AM ID: 2edaaf79-a37e-4b2e-aef2-7d39d406596b Sent: 1/13/2023 11:36:02 AM Austin Kyle dustin kyle publicrecords@nashville.gov Resent: 1/17/2023 8:47:31 AM Security Level: Email, Account Authentication Viewed: 1/17/2023 9:09:46 AM (None) Signed: 1/17/2023 9:10:00 AM Signature Adoption: Pre-selected Style Using IP Address: 170.190.198.185 **Electronic Record and Signature Disclosure:** Accepted: 1/17/2023 9:09:46 AM ID: afedb727-51d4-4bfa-9a12-d929de7758b0 In Person Signer Events Signature **Timestamp Editor Delivery Events Status Timestamp Agent Delivery Events Status Timestamp Intermediary Delivery Events Status Timestamp** Sally Palmer Sent: 1/10/2023 1:36:01 PM **VIEWED** sally.palmer@nashville.gov Viewed: 1/10/2023 1:36:43 PM Security Level: Email, Account Authentication Completed: 1/17/2023 9:11:01 AM (None) Using IP Address: 170.190.198.100 **Electronic Record and Signature Disclosure:** Accepted: 1/17/2023 8:47:25 AM ID: 617f41ce-0e87-4da4-9adb-e0b4fe4367e4 **Certified Delivery Events Status Timestamp Carbon Copy Events Status Timestamp** Sent: 1/6/2023 9:44:02 AM Terri L. Ray COPIED Terri.Ray@nashville.gov Senior Procurement Officer Metropolitan Government of Nashville and Davidson County Security Level: Email, Account Authentication (None) **Electronic Record and Signature Disclosure:** Not Offered via DocuSign Jeremy Frye Sent: 1/17/2023 9:10:14 AM COPIED jeremy.frye@nashville.gov Security Level: Email, Account Authentication (None) **Electronic Record and Signature Disclosure:** Accepted: 12/21/2022 1:49:31 PM ID: eb85c8ac-4b46-4425-9a89-e68b7e476ccd

COPIED

Sent: 1/17/2023 9:10:24 AM

Kristin Heil

Kristin.Heil@nashville.gov

Security Level: Email, Account Authentication

(None)

**Electronic Record and Signature Disclosure:** 

Not Offered via DocuSign

ID: f87c3ef4-06dc-4494-a5ef-dd0e9be6cada

**Carbon Copy Events Status Timestamp** Amber Gardner Sent: 1/17/2023 9:10:33 AM COPIED Amber.Gardner@nashville.gov Security Level: Email, Account Authentication (None) **Electronic Record and Signature Disclosure:** Accepted: 12/26/2022 6:53:53 PM ID: f39b7bb9-bb2b-47dd-b058-d2ecba0c41d3 Sent: 1/17/2023 9:10:42 AM Allan White COPIED allan.white@nashville.gov Security Level: Email, Account Authentication (None) **Electronic Record and Signature Disclosure:** Accepted: 9/22/2022 7:30:42 AM ID: fadceeb6-4de9-4406-9a90-e4bb1d0c14ed Barbara Gmerek Sent: 1/17/2023 9:10:51 AM COPIED Barbara.Gmerek@nashville.gov Security Level: Email, Account Authentication (None) **Electronic Record and Signature Disclosure:** Accepted: 7/27/2021 8:38:49 AM ID: 78b64bda-1224-43f3-9314-187e911cac6c John Singleton Sent: 1/17/2023 9:11:01 AM **COPIED** John.Singleton@nashville.gov Security Level: Email, Account Authentication (None) **Electronic Record and Signature Disclosure:** Accepted: 1/9/2023 5:01:56 PM

Witness Events	Signature	Timestamp		
Notary Events	Signature	Timestamp		
Envelope Summary Events	Status	Timestamps		
Envelope Sent	Hashed/Encrypted	1/6/2023 9:13:18 AM		
Envelope Updated	Security Checked	1/10/2023 1:37:19 PM		
Envelope Updated	Security Checked	1/10/2023 1:37:19 PM		
Certified Delivered	Security Checked	1/17/2023 9:09:46 AM		
Signing Complete	Security Checked	1/17/2023 9:10:00 AM		
Completed	Security Checked	1/17/2023 9:11:01 AM		
Payment Events	Status	Timestamps		
Electronic Record and Signature Disclosure				

# METROPOLITAN GOVERNMENT OF NASHVILLE AND DAVIDSON COUNTY **DEPARTMENT OF FINANCE - PROCUREMENT SOLE SOURCE JUSTIFICATION FORM**



Entered in DocuSign Oct. 18, 2022

SS #: \_\_\_

	Date Received: Oct. 12, 2022		
Send an email to PRG@nashville.gov and atta	ch completed sole source form and supporting documentation.		
Proposed supplier MUST be Registered in iProcurement			
Date: 10/12/2022 Requesting Department/Ag	ency/Commission: Police		
Requesting Official: John Singleton	Telephone #: 615-862-7702 This is for a one year contract.		
Product/Service Description: <u>Technology solution for the second second in the Technology solution for the Product Second Second</u>	or livestreaming 911 calls directly to Police in the field for faster		
Total Purchase <i>(Enter the value for the <u>entire</u> co</i>	ntract life) Price: \$155,655		
BU Number: <u>31160110</u> Fund #: <u>10101</u>	Object Account: Any Other Accounting Info:		
Proposed Supplier: <u>HigherGround, Inc.</u>	Proposed Supplier Contact: Mike Halliwell		
Supplier Address: <u>275 E. Hillcrest Drive, Ste. 160-1</u> 91360	08 City: <u>Thousand Oaks</u> ST: <u>CA</u> Zip:		
Supplier Telephone #: 818-456-1561	Supplier Email: mhalliwell@higherground.com		
promulgated by the standards board, the purchasing	e or construction item without competition when, under regulations agent determines in writing that there is only one source for the required s board may, by regulation, establish specific categories of supplies, . (Ord. 92-210 § 1 (3-205), 1992)		
Other, see explanation below			
provides all current 911 call locations graphically on	ces the only solution that livestreams 911 call in real time; and a map in the field; and automatically alert/play 911 calls directly to the rol zone). This is the only solution found that provides all of these		
Signatures will be gotten by Procurement i	n DocuSign		
Department Requester's Initials:			
Requesting Department Director's Signature of App	roval: 10/18/2022   11:13 AM CD		

	SS2023048		
5	SS #: _		
	Oct.	12,	2022
Date Received:			

To be completed by the Procurement Division						
□ Vetting & Research Ne	eeded; Date Requested by Purchasing Agent					
ଯ Sole Source is Approv	contract red for:					
□ Sole Source is Denied	(See determination summary for denial reason)					
PURCHASING AGENT:	Michelle A. Hernandez lane	Date:_	10/25/2022	3	3:12	2 PN





Metro Nashville Police Department 5101 Harding Place Nashville, TN 37211

October 6, 2022

To Whom It May Concern:

HigherGround, Inc., a veteran owned small business based in Thousand Oaks California is the developer of the Live911 solution. This first ever technology livestreams 911 calls directly to first responders and provides caller location via a map for improved situational awareness and faster response times. Live911 was developed to help saves lives in the community and keep officers safer. Currently, no other company provides this technology. Patent number 11,206,327.

At this time, there are no other agencies authorized or certified by HigherGround Inc. to perform new system sales, installation, and maintenance support for Live911 in the state of Tennessee.

Please contact me if there are any questions.

Sincerely,

Mike Halliwell

Vice President, Sales HigherGround, Inc. 818.456.1561

all M

 $mhall iwell @\,higher ground.com$ 



### **LIVE911 SALES AGREEMENT**

This Live911 service Sales Agreement, By and Between, HigherGround, Inc., 275 E. Hillcrest Drive, Ste. 160-108, Thousand Oaks, CA 91360 and Metro Nashville Police Department, 5101 Harding Place, Nashville, TN 37211 is effective on the date of the activation of the service.

Live911 provides the ability for first responders in the field, as well as any support personnel such as Watch Commanders, UAS Operators (DFR), Real Time Crime Center (RTCC) Staff, Incident Commanders, EOC Staff, etc., to monitor the location and audio of incoming 911 emergency calls. The geotagged call is provided to those field personnel within a pre-determined radius. The intent is to provide first responders with the most immediate and complete information of an ongoing emergency incident.

Live911 Solution - 200 Licenses		Price
Software (annual recurring cost)		
Base Software and 5 Concurrent Licenses	\$	6,000
Additional Concurrent Licenses: 195 (\$900 each)	\$	175,500
Software Discount	\$	(27,225)
Total Annual Cost	\$	154,275
Professional Services (one-time cost)		
Remote Installation and Configuration	\$	785
Remote Virtual Basic Training	\$	595
Total One-Time Cost	\$	1,380
Total Initial Investment	\$	155,655

HigherGround will load, configure, and turn up the Live911 software via remote access.

Live911 will be installed on a Customer provided VM or server.

Remote virtual training is provided.

The Base License fee and the Additional License fee(s) are annual recurring charges (\$154,275). If the renewal fees are paid, the service will continue.

Maintenance and upgrades to the software are included in the software license fees.

As part of the License maintenance, the Live911 service must have access to the HigherGround system that periodically checks on the status of the system and the currency of the licenses.

The customer is responsible for connecting the Live911 server to the IP dispatch answering positions, ALI feed, RapidSOS and the customer LAN as detailed in the installation document.



#### **Additional Terms & Conditions**

- 1. The Customer is granted a License to use the Software within the scope and terms of the Agreement.
- 2. The Software is protected by copyright laws and international copyright treaties as well as other laws and conventions related to intellectual property. In relation to the Customer, the intellectual property rights to the Software remain exclusively with HigherGround or, where applicable, with HigherGround's suppliers and partners.
- 3. The Customer shall only install and use the Software if the Customer accepts all licensing terms.
- 4. Neither the Software itself nor the right to use the Software may, without the prior written consent, be rented-out or leased-out, borrowed-out, or sub-licensed. The Software may not be duplicated or copied, either in part or in whole.
- 5. 100% payment is due within 30 days after installation and go-live date.

Metro Nashville Police Department	HigherGround, Inc.	
	M. Hall	
Authorized Signature	Authorized Signature	
	Mike Halliwell	
Print Name	Print Name	
	Vice President, Sales	
Print Title	Print Title	
	09/13/2022	
Date	Date	

## Sole Source Review

Reviewed By:	Zak Kelley		
Recommendation:	Approve	Department:	Police
Supplier:	Higher Ground INC.	Pricing:	\$160,000.00 <sup>1</sup>
<b>Description:</b>	Live911 to stream calls directly to first	Method:	One-year contract. <sup>2</sup>
	responders.		

Procurement Code: MC 4.12.060

Procurement Regulations: R4.12.060 – Other

Department Justification: <u>Technology is proprietary to vendor.</u>

**Review:** Under section 4.12.060 of the procurement regulations, a contract may be awarded without competition if only a single supplier exists for the good/service requested.

This is a request to sole source Live911, which streams emergency calls directly to first responders. If HigherGround, INC is found to be the only provider of the requested service, a sole source may be recommended. If other suppliers are available, a sole source may not be recommended.

Live911 was developed with and is owned exclusively by Higher Ground, INC. The technology utilized for Live911 is subject to <u>US patent 11,206,327</u>, pursuant to US patent 62,935,499, both held by Higher Ground, INC. This means that a technology substantially similar is not currently available and not likely to be available during the next five (5) year period.

A google search returned zero vendors able to perform the requested service.

A GovSpend search returned zero vendors able to perform the requested service.

A sole source is recommended.

<sup>&</sup>lt;sup>1</sup> If entering a contract term of five (5) years, this amount may be adjusted up to \$800,000.00.

<sup>&</sup>lt;sup>2</sup> If this solution will be utilized on an ongoing basis, the department is advised to enter a standard contract term of five (5) years.

**Certificate Of Completion** 

Envelope Id: C5A6947A634F48F68F093702EDDFBB59

Subject: Sole Source Form for Police - SS2023048 HigherGround

Source Envelope:

Document Pages: 6 Signatures: 2

Certificate Pages: 16 Initials: 1

AutoNav: Enabled

**Envelopeld Stamping: Enabled** 

Time Zone: (UTC-06:00) Central Time (US & Canada)

**Envelope Originator:** 

Status: Completed

Procurement Resource Group 730 2nd Ave. South 1st Floor

Nashville, TN 37219

prg@nashville.gov

IP Address: 170.190.198.190

**Record Tracking** 

Status: Original

10/18/2022 10:34:42 AM

Security Appliance Status: Connected

Storage Appliance Status: Connected

Holder: Procurement Resource Group

prg@nashville.gov

Pool: StateLocal

Pool: Metropolitan Government of Nashville and

**Davidson County** 

Location: DocuSign

Location: DocuSign

**Signer Events** 

Judy Cantlon

Judy.Cantlon@nashville.gov

Security Level: Email, Account Authentication

(None)

Signature

**Timestamp** Completed

Sent: 10/18/2022 10:38:59 AM Viewed: 10/18/2022 10:39:35 AM Signed: 10/18/2022 10:40:08 AM

Using IP Address: 170.190.198.190

**Electronic Record and Signature Disclosure:** 

Accepted: 10/18/2022 10:39:35 AM

ID: 710b40db-bd5e-40d1-bc37-b79558ca37cf

John Singleton

John.Singleton@nashville.gov

Security Level: Email, Account Authentication

(None)

25

Sent: 10/18/2022 10:40:11 AM Viewed: 10/18/2022 10:44:45 AM Signed: 10/18/2022 10:45:14 AM

Signature Adoption: Pre-selected Style Using IP Address: 166.137.115.56

Signed using mobile

**Electronic Record and Signature Disclosure:** 

Accepted: 10/18/2022 10:44:45 AM

ID: f8a1beaf-5c46-4370-84f8-fd235e7d39c8

John Drake

chiefofpolice@nashville.gov

Security Level: Email, Account Authentication

(None)

Sent: 10/18/2022 10:45:17 AM JOCP\_ Viewed: 10/18/2022 11:13:14 AM Signed: 10/18/2022 11:13:47 AM

Signature Adoption: Drawn on Device Using IP Address: 166.137.115.17

Signed using mobile

**Electronic Record and Signature Disclosure:** 

Accepted: 10/18/2022 11:13:14 AM ID: 83befa9b-066f-477f-abc8-c569fed4cb2e

Zachary Kelley

Zak.Kelley@Nashville.gov

Finance Manager

Metro Nashville Government

Security Level: Email, Account Authentication

(None)

**Electronic Record and Signature Disclosure:** 

Not Offered via DocuSign

Completed

Using IP Address: 170.190.198.185

Sent: 10/19/2022 7:32:03 AM Viewed: 10/19/2022 11:46:31 AM

Signed: 10/19/2022 12:33:00 PM

Signature **Signer Events Timestamp** Michelle A. Hernandez Lane Sent: 10/18/2022 11:13:50 AM Michelle a. Hernandez lane michelle.lane@nashville.gov Resent: 10/19/2022 12:33:02 PM Chief Procurement Officer/Purchasing Agent Viewed: 10/18/2022 3:47:02 PM Signed: 10/25/2022 3:12:00 PM Signature Adoption: Pre-selected Style Security Level: Email, Account Authentication Using IP Address: 170.190.198.190 (None) **Electronic Record and Signature Disclosure:** Not Offered via DocuSign In Person Signer Events **Signature Timestamp Editor Delivery Events Status Timestamp Agent Delivery Events Status Timestamp Intermediary Delivery Events Status Timestamp Certified Delivery Events Status Timestamp Carbon Copy Events Status Timestamp** Amber Gardner Sent: 10/25/2022 3:12:02 PM COPIED amber.gardner@nashville.gov Security Level: Email, Account Authentication (None) **Electronic Record and Signature Disclosure:** Accepted: 8/29/2022 12:37:49 PM ID: 7bf29437-ce50-4cdd-8336-8c55e183f973 Terri L. Ray Sent: 10/25/2022 3:12:03 PM COPIED Terri.Ray@nashville.gov Senior Procurement Officer Metropolitan Government of Nashville and Davidson County Security Level: Email, Account Authentication (None) **Electronic Record and Signature Disclosure:** Not Offered via DocuSign **PRG** Sent: 10/25/2022 3:12:05 PM COPIED

prg@nashville.gov

Metropolitan Government of Nashville and Davidson

County

Security Level: Email, Account Authentication

(None)

**Electronic Record and Signature Disclosure:** 

Not Offered via DocuSign

Witness Events	Signature	Timestamp
Notary Events	Signature	Timestamp
Envelope Summary Events	Status	Timestamps
Envelope Sent	Hashed/Encrypted	10/18/2022 10:38:59 AM
Certified Delivered	Security Checked	10/18/2022 3:47:02 PM
Signing Complete	Security Checked	10/25/2022 3:12:00 PM
Completed	Security Checked	10/25/2022 3:12:05 PM

Payment Events Status Timestamps

Electronic Record and Signature Disclosure

### **Certificate Of Completion**

Envelope Id: 77E255F29A254A16B7CC83A949820E5B

Subject: Metro Contract 6528930 Amendment 2 with HigherGround, Inc. (Police)

Source Envelope:

Document Pages: 159

Certificate Pages: 17 AutoNav: Enabled

**Envelopeld Stamping: Enabled** 

Time Zone: (UTC-06:00) Central Time (US & Canada)

Signatures: 10

Initials: 4

**Envelope Originator:** 

Status: Sent

Procurement Resource Group 730 2nd Ave. South 1st Floor

Nashville, TN 37219 prg@nashville.gov

IP Address: 170.190.198.185

**Record Tracking** 

Status: Original

8/1/2024 3:53:01 PM

Security Appliance Status: Connected Storage Appliance Status: Connected Holder: Procurement Resource Group

prg@nashville.gov

Pool: StateLocal

Pool: Metropolitan Government of Nashville and

**Davidson County** 

Location: DocuSign

Location: DocuSign

Sent: 8/1/2024 4:01:14 PM

Viewed: 8/1/2024 4:01:55 PM

Signed: 8/1/2024 4:02:02 PM

**Timestamp** 

**Signer Events** 

Terri L. Ray

Terri.Ray@nashville.gov Finance Manager

Metropolitan Government of Nashville and Davidson

County

Security Level: Email, Account Authentication

(None)

Signature

JKR

Signature Adoption: Pre-selected Style

Using IP Address: 170.190.198.185

**Electronic Record and Signature Disclosure:** 

Not Offered via DocuSign

Samir Mehic

samir.mehic@nashville.gov

Security Level: Email, Account Authentication (None)

SM

Signature Adoption: Pre-selected Style Using IP Address: 166.137.19.43

Signed using mobile

Sent: 8/1/2024 4:02:08 PM Viewed: 8/1/2024 4:04:21 PM

Signed: 8/1/2024 4:05:26 PM

**Electronic Record and Signature Disclosure:** 

Accepted: 8/1/2024 4:04:21 PM

ID: 388e93d3-c9b2-4a85-a985-23a48f1bfb01

Ernest Franklin

Ernest.Franklin@nashville.gov

Security Level: Email, Account Authentication

(None)

Ennest Franklin

Mike Halliwell

Signature Adoption: Pre-selected Style Using IP Address: 170.190.198.185

Sent: 8/1/2024 4:05:31 PM Viewed: 8/2/2024 6:56:01 AM Signed: 8/2/2024 7:07:01 AM

**Electronic Record and Signature Disclosure:** 

Not Offered via DocuSign

Mike Halliwell

mhalliwell@higherground.com Vice President, Sales

HigherGround, Inc. Security Level: Email, Account Authentication

(None)

Signature Adoption: Pre-selected Style Using IP Address: 69.245.190.40

**Electronic Record and Signature Disclosure:** 

Sent: 8/2/2024 7:07:07 AM Viewed: 8/2/2024 7:47:42 AM

Signed: 8/2/2024 7:55:32 AM

Signer Events	Signature	Timestamp
Accepted: 8/2/2024 7:47:42 AM ID: 8c931794-1442-483d-8533-0afe21bc3fa2		
Dennis Rowland		Sent: 8/2/2024 7:55:37 AM
dennis.rowland@nashville.gov	Dennis Rowland	Viewed: 8/2/2024 7:56:53 AM
Purchasing Agent & Chief Procurement Officer		Signed: 8/2/2024 7:58:06 AM
Security Level: Email, Account Authentication (None)	Signature Adoption: Pre-selected Style Using IP Address: 170.190.198.185	
Electronic Record and Signature Disclosure: Not Offered via DocuSign		
Chief of Police John Drake		Sent: 8/2/2024 7:58:13 AM
chiefofpolice@nashville.gov	Chief of Police John Drake	Viewed: 8/2/2024 1:39:40 PM
Security Level: Email, Account Authentication		Signed: 8/4/2024 2:00:41 PM
(None)	Signature Adoption: Pre-selected Style Using IP Address: 170.190.198.104	
Electronic Record and Signature Disclosure: Accepted: 8/2/2024 1:39:40 PM ID: e5e630a9-dedb-4933-ad64-73e424239c20		
Kevin Crumbo/mal		Sent: 8/4/2024 2:00:46 PM
michelle.lane@nashville.gov	kerin Crumbo/mal	Viewed: 8/4/2024 2:11:35 PM
Deputy Director of Finance		Signed: 8/4/2024 2:13:53 PM
Metro	Signature Adoption: Pre-selected Style	
Security Level: Email, Account Authentication (None)	Using IP Address: 172.58.150.113 Signed using mobile	
Electronic Record and Signature Disclosure: Not Offered via DocuSign		
Kevin Crumbo/mjw		Sent: 8/4/2024 2:13:58 PM
MaryJo.Wiggins@nashville.gov	kevin Crumbo/mjw	Viewed: 8/5/2024 3:08:53 PM
Security Level: Email, Account Authentication	· ·	Signed: 8/5/2024 3:15:58 PM
(None)	Signature Adoption: Pre-selected Style	
	Using IP Address: 170.190.198.100	
Electronic Record and Signature Disclosure: Accepted: 8/5/2024 3:08:53 PM ID: 082cd92c-cce9-4cce-a0b2-11000bcc4cdb		
Balogun Cobb		Sent: 8/5/2024 3:16:06 PM
balogun.cobb@nashville.gov	$\mathcal{BC}$	Viewed: 8/5/2024 4:07:28 PM
Security Level: Email, Account Authentication (None)	Cinneture Adentics, Dr. calented Chile	Signed: 8/5/2024 4:07:41 PM
	Signature Adoption: Pre-selected Style Using IP Address: 170.190.198.185	
Electronic Record and Signature Disclosure: Accepted: 8/5/2024 4:07:28 PM ID: 5c2e40d6-7bd9-4e62-a944-77b63e012255		
Tessa V. Ortiz-Marsh	4 (2)	Sent: 8/5/2024 4:07:47 PM
tessa.ortiz-marsh@nashville.gov	Jessa V. Ortez-Marsh	Viewed: 8/6/2024 9:48:53 AM
Security Level: Email, Account Authentication		Signed: 8/6/2024 9:49:09 AM
(None)	Signature Adoption: Pre-selected Style	
	Using ID Address: 170 100 109 144	

Using IP Address: 170.190.198.144

Signer Events Signature Timestamp

**Electronic Record and Signature Disclosure:** 

Accepted: 8/6/2024 9:48:53 AM

ID: e36d4cac-a014-4bf9-8a10-6d99214c8a38

Procurement Resource Group

prg@nashville.gov

Metropolitan Government of Nashville and Davidson

County

Security Level: Email, Account Authentication

(None)

**Electronic Record and Signature Disclosure:** 

Not Offered via DocuSign

In Person Signer Events

Signature

Timestamp

Editor Delivery Events

Status

Timestamp

Intermediary Delivery Events

Status

Timestamp

Timestamp

Timestamp

Timestamp

Timestamp

Timestamp

Timestamp

Sent: 8/6/2024 9:49:16 AM

Sent: 8/1/2024 4:01:15 PM

Carbon Copy Events Status Timestamp

John Stewart

john.stewart@nashville.gov

Security Level: Email, Account Authentication

(None)

**Electronic Record and Signature Disclosure:** 

Not Offered via DocuSign

Austin Kyle

publicrecords@nashville.gov

Security Level: Email, Account Authentication

(None)

**Electronic Record and Signature Disclosure:** 

Accepted: 8/5/2024 1:37:15 PM

ID: 2a27ee89-c450-444e-a991-43d5df4e8126

Jeremy Frye

jeremy.frye@nashville.gov

Security Level: Email, Account Authentication

(None)

**Electronic Record and Signature Disclosure:** 

Accepted: 7/16/2024 9:19:29 AM

ID: 0cb5a982-7b02-470a-85a2-dc01f56e682b

John Singleton

John.Singleton@nashville.gov

Security Level: Email, Account Authentication

None)

**Electronic Record and Signature Disclosure:** 

Accepted: 7/3/2024 4:30:00 PM

ID: a1f0e812-cb66-4ffc-a2bc-6ead2c73a714

Amber Gardner

Amber.Gardner@nashville.gov

Security Level: Email, Account Authentication

(None)

**Electronic Record and Signature Disclosure:** 

Not Offered via DocuSign

COPIED

**Carbon Copy Events Timestamp Status** 

Allan White

allan.white@nashville.gov

Security Level: Email, Account Authentication

**Electronic Record and Signature Disclosure:** 

Accepted: 5/20/2024 2:43:36 PM

ID: b9a9c6a2-5dc5-451b-b033-36a140733538

Barbara Gmerek

Barbara.Gmerek@nashville.gov

Security Level: Email, Account Authentication

(None)

**Electronic Record and Signature Disclosure:** 

Accepted: 2/28/2023 8:11:26 AM ID: 04223041-e645-43f9-a1ab-4dad8771ad47

Witness Events	Signature	Timestamp	
Notary Events	Signature	Timestamp	
Envelope Summary Events	Status	Timestamps	
Envelope Sent	Hashed/Encrypted	8/1/2024 4:01:15 PM	
Payment Events	Status	Timestamps	
Electronic Record and Signature Disclosure			