



Buyer: WKP

CONTRACT NUMBER: 009916

Event # 5507

CONTRACT between the COUNTY OF OAKLAND and CONTRACTOR

Not To Exceed Amount: \$ 1,250,000.00		Effective Date: 1/1/2023	Expiration Date: 12/31/2027
Contract Description:	Audiovisual Services		
Contractor Information:		Contract Administrator (If Different):	
Third Coast Tech LLC 4514 Pontiac Lake Rd Waterford, MI 48328 Vendor No: 21657		Greg Samborski Systems Designer greg@thirdcoasttech.com	
Purchasing Office Information:		Contract Administrator Oakland County Using Department:	
Wendy Pucher Oakland County 2100 Pontiac Lake Rd 41W Waterford, MI 48328-2762 248-858-0511 purchasing@oakgov.com		Michael Timm Director Information Technology 1200 N Telegraph Rd 49 West Pontiac Mi 48341 timmmr@oakgov.com	

The County and the Contractor may be referred to individually as a "Party" or collectively as the "Parties". The Parties agree to the attached terms and conditions:

FOR THE CONTRACTOR:

SIGN: Grzegorz Samborski
Grzegorz Samborski (Nov 15, 2022 07:09 EST)

FOR THE COUNTY:

SIGN: Michael R Timm
Michael R Timm (Nov 15, 2022 07:49 EST)

Contract Administrator

SIGN: Scott N. Guzzy
Scott N. Guzzy (Nov 15, 2022 08:05 EST)

Scott N. Guzzy, CPPO, MBA, Purchasing Administrator

CLA

This Contract is organized and divided into the following Sections for the convenience of the Parties.

- Section 1. Contract Definitions
- Section 2. Contract Term and Renewal
- Section 3. Contract Administration and Amendments
- Section 4. Contract Termination
- Section 5. Scope of Deliverables and Financial/Payment Obligations
- Section 6. County's G2G Marketplace Administration
- Section 7. Contractor's Warranties and Assurances
- Section 8. Liability
- Section 9. Insurance and Bond Requirements
- Section 10. Intellectual Property
- Section 11. Confidential Information
- Section 12. County Data
- Section 13. Information Technology Standards
- Section 14. General Terms and Conditions

§1. CONTRACT DEFINITIONS

The following words when printed with the first letter capitalized shall be defined and interpreted as follows, whether used in the singular or plural, nominative or possessive case, and with or without quotation marks:

- 1.1. **"Amendment"** means any change, clarification, or modification to this Contract.
- 1.2. **"Business Day"** means Monday through Friday from 8:00 a.m. to 5:00 p.m., excluding County designated holidays.
- 1.3. **"Claims"** means any loss; complaint; demand for relief or damages; lawsuit; cause of action; proceeding; judgment; penalty; costs or other liability of any kind which is imposed on, incurred by, or asserted against the County or for which the County may become legally or contractually obligated to pay or defend against, whether commenced or threatened,

including, but not limited to, reimbursement for reasonable attorney fees, mediation, facilitation, arbitration fees, witness fees, court costs, investigation expenses, litigation expenses, or amounts paid in settlement.

- 1.4. **“Confidential Information”** means all information and data that the County is required or permitted by law to keep confidential, which includes computer software, cybersecurity assessments and plans and measures to protect the County’s security.
- 1.5. **“Contract”** means this document and any other documents expressly incorporated herein.
- 1.6. **“Contractor”** means the entity or person listed under “Contractor” on the first page of this Contract and Contractor Employee.
- 1.7. **“Contractor Employee”** means any employee; officer; director; member; manager; trustee; volunteer; attorney; licensee; contractor; subcontractor; independent contractor; subsidiary; joint venture; partner or agent of Contractor; and any persons acting by, through, under, or in concert with any of the above, whether acting in their personal, representative, or official capacities. Contractor Employee shall also include any person who was a Contractor Employee at any time during the term of this Contract but, for any reason, is no longer employed, appointed, or elected in that capacity.
- 1.8. **“Contract Documents”** mean the following documents, which this Contract includes and incorporates:

Exhibits (Applicable if Checked)

- 1.8.1. Exhibit I: Insurance Requirements
- 1.8.2. Exhibit II: Business Associate Agreement (Health Insurance Portability and Accountability Act Requirements)
- 1.8.3. Exhibit III: Requirements for Contractors with Access to County PII (Personally Identifiable Information)
- 1.8.4. Exhibit IV: Requirements for Contractors with Access to Criminal Justice Information
- 1.8.5. Exhibit V: Federally Funded Contract Requirements
- 1.8.6. Exhibit VI: Software License(s)
- 1.8.7. Exhibit VII: License for Use of County Servicemark
- 1.8.8. Exhibit VIII: Acknowledgement of Independent Employment Status

- 1.8.9. Exhibit IX: Scope of Contractor Deliverables/Financial Obligations
- 1.9. **“County”** means the County of Oakland, a Municipal and Constitutional Corporation, its departments, divisions, authorities, boards, committees, and “County Agents” as defined below.
- 1.10. **“County Agent”** means any elected and appointed officials; directors; board members; council members; commissioners; employees; and volunteers of the County; whether acting in their personal, representative, or official capacities. “County Agent” shall also include any person who was a “County Agent” anytime during the term of this Contract but, for any reason, is no longer employed, appointed, or elected and in that capacity.
- 1.11. **“County Data”** means information or data collected, used, processed, stored, or generated in any format, by or on behalf of the County, in connection with the Deliverables, which shall include, but not be limited to: (a) personal health information (PHI) as defined under the Health Insurance Portability and Accountability Act (HIPAA) and Exhibit II, (b) personally identifiable information (PII) as defined in Exhibit III, and (c) Criminal Justice Information defined in Exhibit IV if the Exhibit(s) are incorporated into the Contract. County Data includes Confidential Information as defined in this Contract.
- 1.12. **“County Network”** means County owned, leased, or licensed equipment, hardware, and software that is interconnected via fiber optic, wireless, or other communication mediums for the purposes of County hosting, processing, using, sharing, and/or transporting data, video, voice, or any other form of information.
- 1.13. **“Day”** means any calendar day, which shall begin at 12:00:00 a.m. and end at 11:59:59 p.m.
- 1.14. **“Deliverables”** means goods and/or services provided under this Contract, whether tangible or intangible, and may be more specifically described in the Exhibits.
- 1.15. **“Effective Date”** means midnight on the date listed on the first page of this Contract.
- 1.16. **“Expiration Date”** means 11:59.59 p.m. on the date listed on the first page of this Contract.
- 1.17. **“E-Verify”** means an Internet based system operated by the Department of Homeland Security (DHS) in partnership with the Social Security Administration (SSA) that allows participating employers to electronically verify the employment eligibility of their newly hired employees. Information and the registration process are found at the E-Verify website: <https://e-verify.uscis.gov/enroll>.

- 1.18. **"G2G Marketplace Website"** means an Internet site used by County to provide information to PPBs about businesses providing services to County and agreements used by County and available to PPBs to procure services.
- 1.19. **"Intellectual Property"** means any developments, improvements, designs, innovations, and materials that may be the subject of a trademark/servicemark, copyright, patent, trade secret, which includes ideas, concepts, inventions, and processes related to the development and operation of computer software and systems.
- 1.20. **"Iran-Linked Business"** is defined in the Michigan Compiled Laws (MCL), specifically MCL 129.312, being Section 2 of Public Act 517 of 2012.
- 1.21. **"Not to Exceed Amount"** means the dollar amount listed on the first page of this Contract, unless amended. The "Not to Exceed Amount" is not the County's financial obligation under this Contract, but the maximum amount that can be paid to Contractor during the term of this Contract.
- 1.22. **"PPB"** which stands for Participating Public Body, means an entity created by state or Federal law which is primarily funded by or through a governmental authority and which registers to access County's G2G Marketplace Website.
- 1.23. **"Proposal"** means Contractor's response or bid to the County's Request for Proposal, Request for Qualifications, or Request for Quotes.
- 1.24. **"Purchase Order"** means the County's written request to Contractor for Deliverables pursuant to this Contract. The Purchase Order may include terms regarding delivery schedule, payment, and transportation.
- 1.25. **"Purchasing"** means the Purchasing Division of Oakland County.

§2. CONTRACT TERM AND RENEWAL

- 2.1. **Contract Term.** This Contract shall begin on the Effective Date and shall end on the Expiration Date. Once the Contract has expired Contractor will no longer be listed in the G2G Marketplace, unless a new Contract is entered into by the Parties.
- 2.2. **Contract Renewal.** Unless otherwise provided herein, the Parties are under no obligation to renew or extend this Contract after the Expiration Date. This Contract may only be extended by an Amendment.

- 2.3. **Legal Effect.** This Contract shall be effective and binding when all of the following occur: (a) this Contract is signed by a Contractor Employee, legally authorized to bind Contractor; (b) this Contract is signed by an authorized County Agent; (c) all Contractor certificates of insurance, required by this Contract, are submitted and accepted by Purchasing; and (d) any other conditions precedent to this Contract have been met.

§3. CONTRACT ADMINISTRATION AND AMENDMENTS

- 3.1. **Contract and Purchase Order Issuance.** Purchasing shall issue this Contract and any Purchase Orders that may be required. Purchasing is the sole point of contact in the County regarding all procurement and contractual matters relating to this Contract and any Purchase Orders. Purchasing is the only County office/department authorized to make any Amendments to this Contract or Purchase Orders.
- 3.2. **Purchase Orders.** Purchase Orders issued under this Contract are governed by the terms and conditions of this Contract and are included and incorporated herein.
- 3.3. **Project Managers.** Each Party may designate an employee or agent to act as a Project Manager. If Project Managers are selected, they shall be listed, along with their duties, in Exhibit IX. Unless otherwise stated in Exhibit IX, the County's Project Manager has no authority to amend this Contract.
- 3.4. **Contract Administrators.** The County shall designate an employee or agent to act as Contract Administrator(s). Contractor may designate its employee or agent to act as Contract Administrator(s). The Contract Administrators shall be listed on the first page of this Contract. The County's Contract Administrator(s) shall be responsible for monitoring and coordinating day-to-day activities under this Contract, reviewing Deliverables and invoices, and submitting requests for Amendments to Purchasing. The County's Contract Administrator(s) have no authority to amend this Contract.
- 3.5. **Contract Amendments.** All Amendments to this Contract must be in writing. This Contract shall not be amended by any packing slip, Purchase Order, invoice, click through license agreement, or Contractor policies or agreements published on Contractor's website or otherwise. Amendments to this Contract shall be issued only by Purchasing. The Amendment shall be effective when signed by an authorized Contractor Employee and an authorized County Agent.
- 3.6. **Unauthorized Changes.** Contract changes shall not be effective until an Amendment containing the change is executed according to the procedures described in this Contract. If

the Contractor is directed to perform work that Contractor believes is a change in the Contract/Deliverables, then Contractor must notify Purchasing that it believes the requested work is a change to the Contract before performing the requested work. If Contractor fails to notify Purchasing before beginning the requested work, then Contractor waives any claims for additional compensation for performing the requested work. If Contractor begins work that is outside the scope of this Contract or begins work before an Amendment is executed and then stops performing that work, Contractor must, at the request of the County, undo any out-of-scope work that the County believes would adversely affect the County.

- 3.7. **Precedence of Contract Documents.** In the event of a conflict, the terms and conditions contained in Sections 1 through 14 of this Contract shall prevail and take precedence over any allegedly conflicting provisions in all Contract Documents, Exhibits, Purchase Orders, Amendments, and other documents expressly incorporated herein. Terms and conditions contained in Contractor invoices, packing slips, receipts, acknowledgments, click-through licenses, and similar documents shall not change the terms and conditions of this Contract.

§4. CONTRACT TERMINATION

- 4.1. **County Termination.** In addition to any other legal rights the County may have to terminate or cancel this Contract, the County may terminate the Contract as follows:
- 4.1.1. **Immediate Termination.** The County may terminate or cancel this Contract, in whole or in part, immediately, upon notice to Contractor, if any of the following occur: (a) Contractor, officer of Contractor, or an owner of a 25% or greater share of Contractor is convicted of a felony criminal offense or a criminal offense involving or related to Contractor's business; or (b) if any third-party funding for this Contract is reduced or terminated.
- 4.1.2. **Termination for Convenience.** The County may terminate or cancel this Contract, in whole or part, at any time, upon ninety (90) Days' notice to Contractor, for any reason, including convenience without incurring obligation or penalty of any kind. The effective date for termination or cancellation shall be clearly stated in the notice.
- 4.2. **Contractor Termination.** Contractor may terminate or cancel this Contract, in whole or part, upon one hundred and eighty (180) Days' notice to the County, if the County materially breaches any duty or obligation contained herein and within such notice period has failed or has not reasonably attempted to cure the breach. The effective date of termination or cancellation and the specific alleged default shall be clearly stated in the notice to the County.

- 4.3. **County's Obligations Upon Termination.** The County's sole obligation in the event of termination or cancellation of this Contract is for payment of the actual Deliverables provided to the County before the effective date of termination. Under no circumstances shall the County be liable for any future loss of income, profits, any consequential damages, any loss of business opportunities, revenues, or any other economic benefit Contractor may have realized but for the termination or cancellation of this Contract. The County shall not be obligated to pay Contractor any cancellation or termination fee if this Contract is cancelled or terminated as provided herein. If the County chooses to terminate the Contract in part, then the charges payable under this Contract must be equitably adjusted to reflect those Deliverables that are terminated.
- 4.4. **Contractor's Obligations Upon Termination.** If the County terminates this Contract, for any reason, then Contractor must do the following: (a) cease providing all Deliverables as specified at the time stated in the notice of termination; (b) take any action necessary, or as the County may direct, to preserve and protect Deliverables or other property derived or resulting from the Contract that is in Contractor's possession; (c) return all materials and property provided to Contractor by the County; (d) unless otherwise directed by the County, transfer title in and deliver to the County all Deliverables in the possession of Contractor or Contractor Employees (which Deliverables are transferred to the County "As-Is", except to the extent the amounts paid by the County for these Deliverables include warranties or warranty services and, in that situation, the Deliverables will be transferred with the warranty or warranty services and not "As-Is"); and (e) take any action to mitigate and limit any potential damages, including terminate or limit, as applicable, those subcontracts and outstanding orders for materials and supplies connected with or related to this Contract.
- 4.5. **Assumption of Subcontracts.** If Contractor is in breach of this Contract and the County terminates this Contract, then the County may assume, at its option, any subcontracts and agreements for Deliverables provided under the Contract and may pursue completion of the Deliverables by replacement Contract or otherwise as the County, in its sole judgment, deems expedient.

§5. SCOPE OF DELIVERABLES AND FINANCIAL/PAYMENT OBLIGATIONS

- 5.1. **Performance of Deliverables.** Contractor shall provide all Deliverables identified in and as set forth in Exhibit IX, any Purchase Orders, or any Amendments to this Contract.
- 5.2. **Software License(s).** If Contractor requires County to comply with a software license or any other third-party terms, the software license or other third-party terms must be attached to

this Contract in Exhibit VI, and the Parties shall follow the terms and conditions therein. County is not obligated to follow or comply with any software license or other third-party terms that are not attached to or included in this Contract. Unless specifically agreed to by County in writing, if County Agents are required to accept click through license terms or any other terms not included in this Contract to access or use any of the Deliverables in this Contract, the terms and conditions of those click through licenses and other terms are without force and effect.

- 5.3. **Financial Obligations.** Except as otherwise set forth in this Contract, the County’s sole financial obligation under this Contract shall be set forth in the Exhibit IX. The amount and manner of payment of the financial obligation shall be set forth in Exhibit IX and may be in the Software License Exhibit VI, if applicable, or a Purchase Order.
- 5.4. **Payment Obligations.** Except as otherwise set forth in the Exhibits, Contractor shall submit an invoice to the County’s Contract Administrator itemizing amounts due and owing under this Contract, as of the date of the invoice, within sixty (60) days of Contractor’s performance of the Deliverables listed in the invoice. Invoices shall contain the following information: (a) County Contract Number; (b) dates of Deliverables; (c) itemized list of Deliverables; (d) Contractor Tax ID Number (federal and State); (e) licenses; and (f) any other information reasonably requested by Purchasing. Unless otherwise set forth in the Exhibits, the County will pay undisputed invoices, which comply with this section (5.4), within sixty (60) days after receiving the invoice. Unless otherwise set forth in the Exhibits, the County shall only pay Contractor for Deliverables under this Contract and not any subcontractors or assignees of Contractor.
- 5.5. **Not to Exceed Amount.** The amount due and owing to Contractor, under this Contract, shall not exceed the “Not to Exceed Amount.” If Contractor can reasonably foresee that the total financial obligation for the Contract will exceed the “Not to Exceed Amount,” then Contractor shall provide Purchasing with notice of this fact as soon as possible, but no later than ten (10) days before this event.
- 5.6. **County Not Obligated for Penalties/Costs/Fines.** The County shall not be responsible or liable for any cost; fee; fine; penalty; or other assessment of any kind that is incurred or suffered by Contractor in connection with or resulting from Contractor’s performance of this Contract under any circumstances.
- 5.7. **Set-Off of County Costs.** If the County incurs any costs (not specified in this Contract), loss or damage that is caused by or results from Contractor or Contractor Employees, then the

County has the right to set-off those costs, loss, and/or damage from any amounts due and owing Contractor. This set-off includes, but is not limited to, withholding payment in an amount equal to the cost of any County-provided equipment, supplies, or badges, or other property that are not returned by Contractor upon completion, termination, or cancellation of this Contract. County also reserves the right at any time to set-off any amounts it owes to Contractor under this Agreement against any amounts that Contractor owes to County.

- 5.8. **In-Kind Services.** Unless expressly provided herein, this Contract does not authorize any in-kind services by either Party.

§6. COUNTY'S G2G MARKETPLACE ADMINISTRATION.

- 6.1. **Deliverables and Terms Extended to PPBs.** After a competitive bidding and selection process by County, Contractor was chosen to provide the Deliverables, described more fully in the Exhibit IX, to County. Contractor shall offer the pricing, terms, and conditions in this Contract to a PPB, to enable a PPB to make purchases from Contractor according to the terms herein. Notwithstanding the foregoing, Contractor and a PPB may negotiate customized terms at their own discretion.
- 6.2. **NO COUNTY LIABILITY.** COUNTY SHALL NOT BE A PARTY TO A CONTRACT OR PURCHASE ORDER OF ANY TYPE BETWEEN CONTRACTOR AND A PPB. COUNTY SHALL NOT HAVE ANY LIABILITY, OF ANY SORT, TO CONTRACTOR, A PPB, OR ANY OTHER THIRD PARTY, FOR ANY HARM, DAMAGE, LOSS, OR ACTION THAT MAY ARISE FROM PURCHASES MADE BY ANY PPB PURSUANT TO THE TERMS OF THIS CONTRACT.
- 6.3. **Contractor and PPB Direct Dealing.** PPBs must deal directly with Contractor for any transactions such as purchases, invoices, price questions, disputes, etc. that relate to their individual agreement with Contractor. Contractor must respond timely to PPB inquiries. Failure to do so may result in County removing the Contract and Contractor's Information from the G2G Marketplace Website.
- 6.4. **G2G Marketplace Website.** County will provide the following information on its G2G Marketplace website:
- 6.4.1. State that the Contract was the result of a competitive bidding process.
 - 6.4.2. Provide Contractor's contact information for inquiries.
 - 6.4.3. Acknowledge that the County will receive a benefit from purchases subject to this Contract.

- 6.4.4. Provide a County Liaison to answer questions concerning the expiration date of the Contract, the procedure for purchasing off the Contract, and the competitive bidding process followed by County.
- 6.5. **Contractor Information.** Contractor shall provide the following information to County and shall update the information timely whenever changes occur:
 - 6.5.1. Description of Contractor's **Deliverables** relating to those requested in the Request for Proposal will be placed on the G2G Marketplace Website.
 - 6.5.2. Every six months Contractor shall provide County with a "Contract Usage Statement" which means the names, Scope of Services selected, quantities purchased, and dollar amount of each agreement signed by a PPB using this Contract. Contractor may provide the dollar amount of an agreement only if a PPB will not permit disclosure of the other items. Failure to provide the Contract Usage Statement information to County may result in Contractor being removed from the G2G Marketplace website.
 - 6.5.3. The names of two representatives to act as a primary and secondary point of contact to provide County with the Contract Usage Statements and other information required in this Contract.
- 6.6. **Administrative Fee.** In recognition of the benefits to Contractor for County providing information to PPBs and potential participants, and the costs savings to Contractor for having this information available, Contractor shall pay County an administrative fee or other benefit described below in this section (the "Administrative Fee") if Contractor offers the pricing, terms, and/or conditions in this Contract to a PPB. The Administrative Fee will correspond to three percent (3%) of the revenue Contractor receives from orders, purchases, and/or contracts it has entered into with PPBs who are receiving goods or services from Contractor based on the pricing, terms, and/or conditions of this Contract. Contractor shall pay the Administrative Fee to the County on a quarterly basis after the Contractor is paid by the PPB. County may provide Contractor with additional instructions regarding the procedure and/or manner of paying the Administrative Fee to County. In addition to and without limiting any other remedies allowed by law or equity, Contractor's failure to timely pay the Administrative Fee may, in County's sole discretion, result in removal of Contractor from the G2G Marketplace website.

§7. CONTRACTOR’S WARRANTIES AND ASSURANCES

- 7.1. **Full Knowledge of Contract Expectations.** Contractor warrants that before submitting its Proposal and/or entering into this Contract, it had a full opportunity to review all County requirements and/or expectations for this Contract. Contractor is responsible for being adequately and properly prepared to execute this Contract. Contractor has satisfied itself in all material respects that it will be able to perform the Contract as specified herein.
- 7.2. **Complete and Accurate Representations.** Contractor certifies that all statements, assurances, records, and materials submitted to the County in connection with seeking and obtaining this Contract have been truthful, complete, and accurate.
- 7.3. **Access to Contractor Policies.** If the Parties agree in this Contract to follow any Contractor polices, such as acceptable use or privacy policies, then Contractor shall retain each version of such policy with the effective dates and shall promptly provide such to the County, if requested.
- 7.4. **Grant Compliance.** If any part of this Contract is supported or paid for with any State, federal, or other third-party funds granted to the County, then Contractor shall comply with all applicable grant requirements. Upon request of Contractor, the County shall provide Contractor with a copy of the applicable grant requirements.
- 7.5. **Contractor Incidental Expenses.** Except as otherwise expressly provided in this Contract, Contractor shall be solely responsible and liable for all costs and expenses associated or needed to perform this Contract, including, but not limited to, any professional dues, association fees, license fees, fines, taxes, and penalties.
- 7.6. **Equipment and Supplies.** Contractor is responsible for providing all equipment and supplies to perform this Contract, which are not expressly required to be provided by the County.
- 7.7. **Contractor Employees.**
 - 7.7.1. **Number and Qualifications of Contractor Employees.** Contractor shall employ and assign qualified Contractor Employees as necessary and appropriate to perform this Contract. Contractor shall ensure all Contractor Employees have the knowledge, skill, and qualifications to perform this Contract and possess any necessary licenses, permits, certificates, and governmental authorizations as may be required by law.
 - 7.7.2. **Control and Supervision of Contractor Employees.** Contractor shall solely control, direct, and supervise all Contractor Employees with respect to all Contractor obligations under this

Contract. Contractor will be solely responsible for and fully liable for the conduct and supervision of any Contractor Employees.

- 7.7.3. **Removal or Reassignment of Personnel at the County’s Request.** Contractor shall remove a Contractor Employee performing work under this Contract at the County’s request provided that the County’s request is based on legitimate, good-faith reasons. Replacement personnel for the removed person must be fully qualified for the position. If the removal of a Contractor Employee results in an unanticipated delay, which is attributable to the County, then this delay shall not be considered a breach of the Contract and the terms and conditions of this Contract effected by the removal will be adjusted accordingly.
- 7.7.4. **Contractor Employee Identification.** If requested by the County, Contractor Employees shall wear and display a County-provided identification badge at all times while working on County premises. In order to receive a County identification badge, a Contractor Employee shall sign the “Acknowledgement of Independent Contractor Status” form, Exhibit VIII to this Contract. Contractor shall return all County-provided identification(s) upon completion of Contractor’s obligations under this Contract.
- 7.7.5. **Background Checks.** At the County’s request, Contractor Employees performing work under this Contract shall be subject to a background check by the County. The scope of the background check is at the discretion of the County and the results will be used to determine Contractor Employee’s eligibility to perform work under this Contract. Any request for background checks will be initiated by the County and will be reasonably related to the type of work requested. Contractor and Contractor Employees shall provide all information or documents necessary to perform the background check.
- 7.7.6. **Contractor Employee Expenses.** All Contractor Employees shall be employed at the Contractor’s sole expense (including employment-related taxes and insurance). Contractor warrants that all Contractor Employees shall fully comply with and adhere to the terms of this Contract. Contractor shall be solely liable for all applicable Contractor Employees’ federal, state, or local payment withholdings or contributions and/or all Contractor Employee related pension or welfare benefits plan contributions under federal or state law. Contractor shall indemnify, defend, and hold the County harmless for all Claims against the County by any Contractor Employee, arising out of any contract for hire or employer-employee relationship between Contractor and any Contractor Employee including, but not limited to, Worker’s Compensation, disability pay, or other insurance of any kind.

- 7.7.7. **Contractor’s Compliance with the Patient Protection and Affordable Care Act.** If Contractor is subject to the Patient Protection and Affordable Care Act (“ACA”), PL 111-148, 124 Stat 119, then Contractor shall ensure that all Contractor Employees, under assignment to the County, and their dependents, as defined by the ACA, are provided with or have access to insurance as required by the ACA. If Contractor is subject to the ACA, Contractor warrants it offers group health coverage to Contractor Employees and their dependents that is affordable, that provides minimum essential coverage and value, and that each offer of coverage meets the timing requirements of the ACA. Contractor warrants, whether or not it is subject to the ACA, that it will pay all applicable fees, taxes, or fines, as set forth in the employer mandates of the ACA under Tax Code §4980H and related regulations for any Contractor Employee, whether the fee, tax, or fine is assessed against the Contractor or the County.
- 7.8. **Acknowledgment of Independent Contractor Status.**
- 7.8.1. **Independent Contractor.** Nothing in this Contract is intended to establish an employer-employee relationship between the County and Contractor or any Contractor Employee. In no event, shall Contractor Employees be deemed employees, agents, volunteers, or subcontractors of the County. Contractor shall ensure that Contractor Employees are apprised of their status and the limitations independent contractors have of this status.
- 7.8.2. **Contractor/Contractor Employee Representations.** Contractor and/or Contractor Employees shall not represent themselves as County employees. Contractor shall ensure that Contractor Employees do not represent themselves as County employees.
- 7.8.3. **County Benefits and Plans.** Contractor and Contractor Employees shall not be entitled to participate in any County employee benefit plans and programs, including but not limited to, retirement, deferred compensation, insurance (including without limitation, health, disability, dental, and life), and vacation pay. This limitation includes access to benefit plans and programs that are not described by a written plan. However, Contractor Employees who are retired County Employees may receive vested post-employment benefits such as retiree health care and pension benefits from Oakland County.
- 7.8.4. **County Reliance.** The County entered into this Contract in reliance of the representations made by Contractor regarding its understanding of the role of independent contractors, its stated relationship to Contractor Employees, and other representations Contractor has made regarding the management and performance oversight of Contractor Employees.
- 7.8.5. **Independent Employment Status.** If Contractor provides Contractor Employees for staffing and/or leasing services to County, those Contractor Employees shall sign Exhibit VIII,

Acknowledgement of Independent Employment Status, prior to performing services for the County.

- 7.9. **Permits and Licenses.** Contractor shall be responsible for obtaining and maintaining, throughout the term of this Contract, all licenses, permits, certificates, governmental authorizations, and business/professional licenses necessary to perform this Contract. Upon request by the County, Contractor shall furnish copies of any permit, license, certificate, or governmental authorization necessary to perform this Contract.
- 7.10. **E-Verify.** In accordance with Miscellaneous Resolution No. 09116 (BOC Minutes, July 30, 2009, pp 37-38), unless otherwise exempted, all service contractors who wish to contract with the County to provide services must first certify they have registered with, will participate in, and continue to utilize, once registered, the E-Verify Program (or any successor program implemented by the federal government or its departments or agencies) to verify the work authorization status of all newly hired employees employed by the Contractor. Breach of this term or condition is considered a material breach of this Contract. Contractor's execution of this Contract constitutes a certification that they are authorized to certify on behalf of Contractor and do hereby certify on behalf of Contractor that the Contractor has registered with, has and will participate in, and does and will continue to utilize once registered and throughout the term of this Contract and any permissible extension hereof, the E-Verify Program (or any successor program implemented by the federal government or its departments or agencies) to verify the work authorization status of all newly hired employees employed by the Contractor.
- 7.11. **Iran-Linked Business Certification.** Contractor certifies that it is not an Iran-Linked Business. Contractor further certifies that it was not an Iran-Linked Business at the time it submitted its Proposal for this Contract. Contractor must promptly notify the County, if Contractor becomes an Iran-Linked Business at any time during this Contract.
- 7.12. **Foreign Adversary Certification.** If Contractor supplies technology or equipment to County, Contractor certifies that the technology and/or equipment was not produced, assembled or manufactured by a foreign adversary, as defined, and as prohibited by the federal government.
- 7.13. **Taxes.**
- 7.13.1. **Contractor Taxes.** Contractor shall collect and pay its local, state, and federal taxes, including but not limited to, all employment taxes, sales taxes, personal property taxes, and real

property taxes. The County shall not be liable to or required to reimburse Contractor for any local, state, or federal tax of any kind.

- 7.13.2. **County Tax-Exempt.** The County is exempt from state and local sales tax, personal property tax, and real property tax. Prices under this Contract shall not include taxes, unless the County is not tax-exempt for a specific Deliverable. Exemption certificates for sales tax will be furnished upon request.
- 7.14. **Warranty for Services.** Contractor warrants that all Deliverables that are services shall be performed in compliance with all applicable laws, statutes, regulations, ordinances, requirements and specifications in the Exhibits, industry best practices and care, professional standards, and in a diligent, workmanlike, and expeditious manner. Contractor acknowledges and agrees that time is of the essence for all Deliverables that are services.
- 7.15. **Warranty for Goods.** All Deliverables that are goods shall be subject to the following warranties:
- 7.15.1. **Warranty of Merchantability.** Goods provided by Contractor pursuant to this Contract shall: (a) be merchantable; (b) be of good quality; (c) be fit for their ordinary purpose; (d) be adequately contained and packaged; and (e) conform to the specifications and descriptions contained in this Contract. Contractor acknowledges and agrees that time is of the essence for providing all Deliverables that are goods.
- 7.15.2. **Warranty of Fitness for a Particular Purpose.** If Contractor knows or has reason to know that the goods will be used for a particular purpose and the County is relying on Contractor's skill or judgment to select or furnish the goods, then there is a warranty that the goods are fit for a particular purpose.
- 7.15.3. **Warranty of Title.** All goods conveyed to the County shall be conveyed and transferred: (a) with good title; (b) free from any security interest, lien, or encumbrance that the County did not have knowledge of when the Contract was executed; and (c) free of any rightful claim of infringement or similar claim by a third-party.
- 7.16. **ADA and Section 508 Compliance.** If Contractor is providing a Deliverable that requires County Agents or the public to use a software application or to access a website, Contractor warrants that end users can utilize the software or access the website in accordance with the accessibility requirements of the ADA and the Rehabilitation Act of 1973. Contractor's Deliverable will conform, where relevant, to level AA of the World Wide Web Consortium (W3C) Web Content Accessibility Guidelines (WCAG) 2.0. Contractor may provide a

description of conformance with the above-mentioned specifications by means of a completed Voluntary Product Accessibility Template for WCAG 2.0 (WCAG 2.0 VPAT) or another comparable document. Any additional compliance requirements shall be specified in the Scope of Contractor's Deliverables Exhibit IX.

§8. LIABILITY

8.1. **CONTRACTOR INDEMNIFICATION.** CONTRACTOR SHALL INDEMNIFY, DEFEND, AND HOLD THE COUNTY HARMLESS FROM ALL CLAIMS, INCURRED BY OR ASSERTED AGAINST THE COUNTY BY ANY PERSON OR ENTITY, WHICH ARE ALLEGED TO HAVE BEEN CAUSED DIRECTLY OR INDIRECTLY FROM THE ACTS OR OMISSIONS OF CONTRACTOR OR CONTRACTOR'S EMPLOYEES. THE COUNTY'S RIGHT TO INDEMNIFICATION IS IN EXCESS AND ABOVE ANY INSURANCE RIGHTS/POLICIES REQUIRED BY THIS CONTRACT.

8.2. **NO INDEMNIFICATION FROM THE COUNTY.** CONTRACTOR SHALL HAVE NO RIGHTS AGAINST THE COUNTY FOR INDEMNIFICATION, CONTRIBUTION, SUBROGATION, OR ANY OTHER RIGHT TO BE REIMBURSED BY THE COUNTY, EXCEPT AS EXPRESSLY PROVIDED HEREIN.

8.3. **COUNTY LIMITATION OF LIABILITY.**

8.3.1. COUNTY SHALL NOT BE LIABLE FOR ANY CONSEQUENTIAL, INCIDENTAL, INDIRECT, REMOTE, SPECULATIVE, PUNITIVE, EXEMPLARY, LIQUIDATED, TREBLE, OR SPECIAL DAMAGES, INCLUDING, BUT NOT LIMITED TO, LOSS OF PROFIT, OPPORTUNITY, USE, REVENUE, DATA, OR GOODWILL, WHETHER BASED IN WHOLE OR IN PART IN CONTRACT, TORT, EQUITY, STRICT LIABILITY, UNDER STATUTE, OR ANY OTHER THEORY OF LIABILITY, REGARDLESS OF WHETHER SUCH DAMAGES WERE FORESEEABLE OR CONTEMPLATED AND EVEN IF COUNTY WAS ADVISED OR AWARE OF THE POSSIBILITY OF SUCH DAMAGES.

8.3.2. COUNTY SHALL NOT BE LIABLE IN CONTRACT, TORT, EQUITY, STRICT LIABILITY, UNDER STATUTE, OR ANY OTHER THEORY OF LIABILITY, FOR TOTAL AGGREGATE DAMAGES IN EXCESS OF COUNTY'S PAYMENT OBLIGATIONS TO CONTRACTOR FOR THE DELIVERABLES UNDER THIS CONTRACT.

§9. INSURANCE AND BOND REQUIREMENTS

9.1. **Contractor Provided Insurance.** At all times during this Contract, Contractor shall obtain and maintain insurance according to the requirements listed in Exhibit I.

- 9.2. **Contractor Provided Bonds.** Pursuant to Public Act 213 of 1963, if the Contract Not to Exceed Amount exceeds fifty thousand dollars (\$50,000.00) and the Contract is for the construction, alteration, or repair of any public building or public work or improvement of the County, then the Contractor shall furnish, at its sole cost, a performance bond and a payment bond to the County, which shall become binding upon execution of the Contract. Each bond shall be in an amount fixed by the County, as set forth in Exhibit IX, but in no event shall each bond be less than 25% of the Contract Not to Exceed Amount.

§10. INTELLECTUAL PROPERTY

- 10.1. **Contractor Use of County Licensed Software.** In order for Contractor to perform this Contract, the County may permit Contractor or Contractor Employees to access certain Software licensed to the County. Contractor or Contractor Employees shall not transfer, remove, use, copy, or otherwise provide or make available such Software or documentation to any other person or entity, for any purpose, without the prior written consent of the County and/or the licensor. Furthermore, neither Contractor nor Contractor Employee shall produce a source listing, decompile, disassemble, or otherwise reverse engineer any Software. Neither Contractor nor Contractor Employee shall use any Software contrary to the provisions of any applicable Software license agreement or state or federal law.
- 10.2. **Contractor License to Use County Servicemarks.** If this Contract involves the use of County servicemarks, then Contractor is granted a license to use the servicemarks subject to the terms listed in Exhibit VII. Contractor shall only use the servicemarks as directed by the County in Exhibit VII. If Exhibit VII is not selected and attached to this Contract, Contractor shall not and has no right to use County servicemarks.
- 10.3. **Assignment of Rights.** In consideration for the performance of this Contract and the fees paid to Contractor, Contractor agrees to the following: (a) Contractor shall have no copyright, patent, trademark, or trade secret rights in County Intellectual Property; (b) any and all programs, inventions, and other work or authorship developed by Contractor while providing Deliverables to the County are works made for hire, created for, and owned exclusively by the County, unless otherwise specified in the Contract; (c) Contractor assigns to the County all rights and interest in County Intellectual Property, which Contractor has made or conceived or may make and conceive, either solely or jointly with others, either on or off County premises while performing this Contract or with the use of the time, material, or facilities of the County; and (d) Contractor and its applicable Contractor Employees shall sign any documents necessary for the County to register patents, copyrights, or trademarks with federal or state

agencies. Contractor shall ensure Contractor Employees assign their rights and interests in County Intellectual Property to the County.

- 10.4. **Infringement Remedies.** If, in either Party’s opinion, any of the services or Deliverables supplied by Contractor or Contractor Employees are likely to become the subject of a copyright, patent, trademark, or trade secret infringement claim, Contractor shall at its own expense: (a) procure for County the right to continue using the services or Deliverables, or if this option is not reasonably available to Contractor; (b) replace or modify the same so that it becomes non-infringing; or (c) accept its return by County with appropriate credits to County and reimburse County for any losses or costs incurred as a consequence of County ceasing its use and returning it.

§11. CONFIDENTIAL INFORMATION

- 11.1. **Contractor Use of Confidential Information.** Contractor and Contractor Employees shall use appropriate safeguards to protect the confidentiality and integrity of Confidential Information. Contractor shall not reproduce, provide, disclose, or give access of Confidential Information to any Contractor Employee or third-party not having a legitimate need to know. Contractor and Contractor Employees shall only use the Confidential Information for performance of this Contract. Notwithstanding the foregoing, Contractor may disclose the Confidential Information, if required by law, statute, or other legal process; provided that Contractor: (a) gives the County prompt written notice of the impending disclosure; (b) provides reasonable assistance to the County in opposing or limiting the disclosure; and (c) makes only such disclosure as is compelled or required. This Contract imposes no obligation upon Contractor with respect to any Confidential Information which Contractor can establish by legally sufficient evidence: (a) was in possession of or was known by Contractor, prior to its receipt from the County, without any obligation to maintain its confidentiality; or (b) is obtained by Contractor from a third party having the right to disclose it, without an obligation to keep such information confidential.
- 11.2. **County Confidentiality Obligations.** County has no obligation to Contractor to keep confidential any information or records that are required to be disclosed by County under the Michigan Freedom of Information Act, 1976 PA 442, as amended (the “FOIA”) nor shall County be obligated to inform or provide notice to Contractor regarding the disclosure of information or records that are required to be disclosed under the FOIA. Furthermore, County may disclose Confidential Information to third parties if required by law, statute, subpoena, court order, or other legal process.

- §12. COUNTY DATA.** If Contractor uses or possesses County Data in the performance of this Contract, then the following provisions contained in this section apply:
- 12.1. **Use of County Data.** Contractor and Contractor Employees shall have a limited license to County Data, including a license to collect, process, store, generate and display County Data but only to the extent necessary to provide services under this Contract. Contractor and Contractor Employees may not use, sell, rent, transfer, distribute, or otherwise disclose or make available County Data to any third-party, for Contractor’s own purposes, or for the benefit of anyone other than the County, without the County’s prior written consent, unless otherwise provided for within an Exhibit to this Contract.
- 12.2. **Unauthorized Access/Disclosure or Theft of County Data.** Contractor or Contractor Employees shall notify the County’s Chief Information Office as soon as practicable but no later than forty-eight (48) hours of “Discovery” of suspected unauthorized access, acquisition, disclosure, or theft of County Data (a “Security Breach”). “Discovery” means the first day on which the Security Breach is known to Contractor or Contractor Employees. Upon Discovery of a Security Breach, Contractor shall do the following: (a) take reasonable measures to promptly cure the deficiencies relating to the Security Breach in order to secure County Data; (b) cooperate with the County in investigating the occurrence, including making available all relevant records, logs, files, and data reporting materials required upon request by the County; and (c) comply with all applicable federal or state laws and regulations pertaining to unauthorized disclosures or as otherwise directed by the County. If Contractor uses or possesses County Data described in Exhibit II (HIPAA), Exhibit III (PII), or Exhibit IV (CJIS), Contractor shall follow the procedures in the applicable Exhibits governing the unauthorized access/disclosure or theft of County Data.
- 12.3. **Storage of County Data.** Contractor shall only store and process County Data at and from data centers located within the United States. Contractor shall not permit Contractor Employees to store County Data on portable devices, including, but not limited to, personal computers, tablets, laptops, and phones, except for portable devices that encrypt County Data at rest, have up-to-date firewall and antivirus protection, require multi-factor authentication to access, and are used and kept within the U.S. Contractor shall permit its Contractor Employees to access County Data remotely only as required to provide the Deliverables.
- 12.4. **Requirements for PCI Data.** If Contractor possesses, stores, processes, or transmits County Data that is considered Payment Card Industry (PCI) Data by the PCI Security Standards Council, Contractor shall comply with PCI Data Security Standard (DSS) and shall provide the

County with a copy of its PCI DSS Attestation of Compliance and its Certificate of Compliance with PCI Data Security Standard on or before the Effective Date. Contractor warrants that it will keep its Certification of Compliance with PCI Data Security Standard current and will provide evidence that the Certification of Compliance is current to County upon request.

12.5. **Response to Legal Request for County Data.** If the County receives a Court Order, a Freedom of Information Act (FOIA) request, or other legal request to provide County Data held by Contractor, then Contractor shall provide County Data to the County, in a format directed by the County, within the time frame required by law.

12.6. **Obligations upon Expiration, Termination or Cancellation of Contract.** At the County's sole discretion, upon expiration, termination, or cancellation of this Contract, Contractor shall return County Data in a mutually agreeable format in a prompt and orderly manner or provide for the secure disposal of County Data as directed by County.

§13. INFORMATION TECHNOLOGY STANDARDS. If Contractor provides a technology application or requires the use of the Internet to access a Deliverable, the following sections apply:

13.1. **County Standards.** If Contractor and Contractor Employees that will be given access to the County Network, Contractor and Contractor Employees shall comply with the County Electronic Communications and Use of Technology Policy.

13.2. **Implementation of Security Measures.** Contractor shall implement and maintain appropriate administrative, technical, and organizational security measures to safeguard against unauthorized access to the County Network and County Data. Such measures shall be in accordance with security industry best practice and not less stringent than the measures Contractor applies to protect its own data of a similar kind.

13.3. **Completion of County Security Questionnaire.** Contractor warrants it has completed the County's security questionnaire. Each year, prior to the anniversary date of this Contract, and upon receipt of the County's security questionnaire, Contractor shall promptly provide the County with the answers to the County's security questionnaire.

§14. GENERAL TERMS AND CONDITIONS

14.1. **Access to County Property or Facilities.** As set forth in this Contract, Contractor has access to and the right to use County property and facilities necessary to perform this Contract. Unless otherwise provided in this Contract or Contractor receives prior written permission from the County's Director responsible for the department requiring access outside of Business Days,

Contractor may only access and use County property and facilities for performance of this Contract on Business Days.

- 14.2. **Signs on County Property or Facilities.** Contractor shall not place any signs or advertisements on County property or facilities without the prior written permission of the County's Director of Facilities Management or successor, or designee.
- 14.3. **Use of County Property or Facilities.** While performing this Contract, Contractor shall keep County property or facilities and anything stored thereon in a clean, safe, sanitary, responsible, and healthful condition and shall keep the property and facilities in a manner that will not prevent or interfere with the County's performance of its functions.
- 14.4. **Removal of Contractor Personal Property.** At the expiration or termination of this Contract, Contractor shall leave County property or facilities in the same condition that Contractor found them and clean of all rubbish. Contractor shall remove all of its personal property within thirty (30) Days of expiration or termination of this Contract. If Contractor does not remove its personal property within the thirty (30) Day period, then the County may, at County's sole discretion, dispose of the personal property and bill Contractor for any costs associated with the removal and disposal or keep, have all rights to, and be the owner of the personal property.
- 14.5. **Damage to County Property or Facilities.** Contractor shall be responsible for any damage to any County property or a facility that is caused by Contractor or Contractor Employees. If damage occurs, the County shall make the necessary repairs and/or replacements or cause a third party to make the necessary repairs or replacements, provided, however, that Contractor shall reimburse the County for all costs associated with repairing and/or replacing the damaged property or facilities. Without limiting any of the County's other setoff rights in this Contract, County has the right to set-off those costs and/or damages from any amounts due and owing Contractor.
- 14.6. **Damage to Contractor's Property.** Contractor shall be solely liable and responsible for any property loss or damage resulting from fire, theft, or other means to Contractor's personal property located, kept, or stored on or at County property or facilities during performance of this Contract.
- 14.7. **County's Right to Suspend Contract Performance.** Upon written notice, the County may require Contractor to suspend performance of this Contract if Contractor has failed to comply with any federal, state, or local laws or any requirements contained in this Contract. The right to suspend performance of this Contract is in addition to the County's right to terminate

and/or cancel this Contract. The County shall incur no penalty, expense, or liability to Contractor if the County suspends performance of this Contract under this Section.

- 14.8. **Discrimination.** Contractor, and its subcontractors under this Contract, shall not discriminate against an employee or an applicant for employment in hiring, any terms and conditions of employment or matters related to employment regardless of race, color, religion, sex, sexual orientation, gender identity or expression, national origin, age, genetic information, height, weight, disability, veteran status, familial status, marital status or any other reason, that is unrelated to the person's ability to perform the duties of a particular job or position, in accordance with applicable federal and state laws.
- 14.9. **Conflict of Interest.** Pursuant to Public Act 317 and 318 of 1968, as amended (MCL 15.301, *et seq.* and MCL 15.321, *et seq.*), no contracts shall be entered into between the County and any County Agent. To avoid any real or perceived conflict of interest, Contractor shall disclose to the County the identity of all Contractor Employees and all Family Members of Contractor Employees who: a) are employed by the County on the date the Contract is executed; and b) become employed by the County during the term of the Contract. Contractor shall also disclose to the County the identity of all County Agents and all Family Members of County Agents who: a) are employed by Contractor on the date the Contract is executed; and b) become employed by Contractor during the term of the Contract. For the purposes of this section, "Family Member" means a person's spouse or spouse's sibling or child; a person's sibling or sibling's spouse or child; a person's child or child's spouse; or a person's parent or parent's spouse, and includes these relationships as created by adoption, marriage, or law.
- 14.10. **Access and Records.** Contractor will maintain accurate books and records in connection with performance of this Contract for thirty-six (36) months after the end of this Contract and Contractor shall provide the County with reasonable access to such books and records, upon request.
- 14.11. **Audit.** The County or an independent auditor hired by the County may perform contract audits (in its sole discretion) and shall have the authority to access all pertinent records and data and to interview any Contractor Employee during the term of this Contract and for a period of three years after final payment. Contractor shall explain any audit findings, questioned costs, or other Contract compliance deficiencies to the County within thirty (30) Business Days of receiving the draft audit report. Contractor's written response shall include all necessary documents and information that refute the draft audit report and an action plan to resolve the audit findings. A copy of Contractor's response will be included in the final

report. Failure by Contractor to respond in writing within thirty (30) Business Days shall be deemed acceptance of the draft audit report and will be noted in the final report.

14.12. **Assignments/Delegations/Subcontracts.**

14.12.1. **Prior Written Consent Required.** Except by operation of law, neither Party may assign, delegate, or subcontract any of its duties, obligations, or rights under this Contract without the prior written consent of the other Party; provided, however, Contractor may assign, delegate, or subcontract this Contract to an affiliate or subsidiary as long as the affiliate or subsidiary is adequately capitalized and can provide adequate written assurances to the County that the affiliate or subsidiary can perform this Contract. The County may withhold consent, if the County determines that the assignment, delegation, or subcontract would impair performance of this Contract or the County's ability to recover damages under this Contract. Contractor shall also provide the County with adequate information to allow the County to make a determination regarding the assignment, delegation, or subcontract.

14.12.2. **Flow Down Clause Required.** Any assignment, delegation, or subcontract by Contractor must include a requirement that the assignee, delegee, or subcontractor will comply with the terms and conditions of this Contract. The assignment, delegation, or subcontract shall in no way diminish or impair performance of any term or condition of this Contract.

14.12.3. **Contractor Responsibility for Assigns/Delegates/Subcontractors.** If Contractor assigns, delegates, or subcontracts this Contract, in whole or in part, Contractor shall remain the sole point of contact regarding all matters under this Contract and shall remain liable for performance of this Contract. Contractor is solely responsible for the management of assignees, delegees, and subcontractors.

14.12.4. **Performance Required.** If an assignee, delegee, or subcontractor fails to perform as required under this Contract, Contractor shall contract with another entity for such performance. Any additional costs associated with securing another assignee, delegee, or subcontractor shall be the sole responsibility of Contractor.

14.13. **Non-Exclusive Contract.** This Contract is a non-exclusive agreement. No provision in this Contract limits or is intended to limit, in any way, Contractor's right to offer and provide its services to the general public, other business entities, municipalities, or governmental agencies during or after the term of this Contract. Similarly, the County may freely engage other persons to perform the same work that Contractor performs. Except as provided in this Contract, this Contract shall not be construed to guarantee Contractor or any Contractor Employee any fixed or certain number of Deliverables.

- 14.14. **No Third-Party Beneficiaries.** Except as expressly provided for the benefit of the Parties and the PPBs, this Contract does not and is not intended to create any obligation, duty, promise, contractual right or benefit, right to be indemnified, right to be subrogated to the Parties' right in this Contract, or any other right in favor of any other person or entity.
- 14.14.1. **Survival of Terms and Conditions.** The following terms and conditions shall survive and continue in full force beyond the termination or cancellation of this Contract (or any part thereof) until the terms and conditions are fully satisfied or expire by their nature: **Section 1.** Contract Definitions, **Section 2.** Contract Term and Renewal, **Section 5.** Scope
- 14.14.2. of Deliverables and Financial/Payment Obligations, Section 6. County's G2G Marketplace Administration, **Section 7.** Contractor's Warranties and Assurances, **Section 8.** Liability, **Section 9.** Insurance and Bond Requirements, **Section 10.** Intellectual Property, **Section 11.** Confidential Information, **Section 13.** Information Technology Standards, and **Section 14.** General Terms and Conditions; and if incorporated into this Contract, Exhibit II: Business Associate Agreement (Health Insurance Portability and Accountability Act Requirements), Exhibit III: Requirements for Contractors with Access to County PII (Personally Identifiable Information), and Exhibit IV: Requirements for Contractors with Access to CJIS Data (Criminal Justice Information Security).
- 14.15. **Reservation of Rights.** This Contract does not, and is not intended to impair, divest, delegate, or contravene any constitutional, statutory, or other legal right, privilege, power, obligation, duty, or immunity of the County.
- 14.16. **Compliance with Laws.** Contractor shall comply with all federal, state, and local laws, statutes, ordinances, regulations, executive orders, insurance policy requirements, and requirements applicable to its activities under this Contract. Contractor shall comply with all applicable laws and regulations related to the import, export, re-export, transfer, shipping, sale, re-sale, and/or use of goods, services, information, data, and equipment involving or related to this Contract.
- 14.17. **Force Majeure.** Notwithstanding any other term or condition of this Contract, neither Party shall be liable for failure to perform contractual duties or obligations caused by events beyond their reasonable control, including but not limited to: (a) acts of public enemies; (b) natural disasters; (c) terrorism; (d) war; (e) insurrection or riot; (f) natural disasters; (g) strikes, lockouts, work stoppages, or other labor difficulties; or (h) compliance with law. Reasonable notice shall be given to the affected Party of such event. Contractor is expected, through insurance or alternative temporary or emergency service arrangements, to continue its

contractual duties or obligations if a reasonably anticipated, insurable business risk, such as business interruption or any insurable casualty or loss occurs.

14.18. **Notices.**

14.18.1. **Written Notice.** All notices required under this Contract shall be in writing. Notices shall be effective: (a) the next Business Day, if personally delivered; (b) the third Business Day, if sent by U.S. mail, postage prepaid, return receipt requested; (c) the next Business Day, if sent by a nationally recognized overnight express courier with a reliable tracking system; or (d) the next Business Day with a written response or receipt of confirmation, if sent by e-mail or fax.

14.18.2. **Notice to Contractor.** Unless otherwise specified, Notice to Contractor shall be addressed to the Contract Administrator listed on the first page of this Contract.

14.18.3. **Notice to County.** Unless otherwise specified herein, Notice to the County shall be addressed to Purchasing, the County Project Manager (if applicable), and the County Contract Administrator(s) listed on the first page of this Contract.

14.19. **Captions.** Section and subsection numbers, captions, and any index to sections or subsections contained in this Contract are intended for the convenience of the reader and are not intended to have any substantive meaning and shall not be interpreted to limit or modify any substantive provisions of this Contract. In this Contract, for any noun or pronoun, use of the singular or plural form, use of the nominative, possessive, or objective case, and any reference to gender (masculine, feminine, and neuter) shall mean the appropriate form, case, or gender as the context requires.

14.20. **Waiver.** Waiver of any term or condition under this Contract must be in writing and notice given pursuant to this Contract. No written waiver, in one or more instances, shall be deemed or construed as a continuing waiver of any term or condition of this Contract. No waiver by either Party shall subsequently affect its right to require strict performance of this Contract.

14.21. **Cumulative Remedies.** A Party's exercise of any remedy shall not preclude the exercise of any other remedies, all of which shall be cumulative. A Party shall have the right, in its sole discretion, to determine which remedies are to be exercised and in which order.

14.22. **Severability.** If a court of competent jurisdiction finds a term or condition of this Contract to be illegal or invalid, then the term or condition shall be deemed severed from this Contract. All other terms or conditions shall remain in full force and effect. Notwithstanding the above, if Contractor's promise to indemnify or hold the County harmless is found illegal or invalid,

Contractor shall contribute the maximum it is permitted to pay by law toward the payment and satisfaction of any Claims against the County.

- 14.23. **Dispute Resolution.** All disputes arising under or relating to the execution, interpretation, performance, or nonperformance of this Contract involving or affecting the Parties may first be submitted to the respective Project Manager (if applicable) and Contract Administrators for possible resolution.
- 14.24. **Governing Laws/Consent to Jurisdiction and Venue.** This Contract shall be governed, interpreted, and enforced by the laws of the State of Michigan, excluding Michigan’s conflict of law principles. Except as otherwise required by law or court rule, any action brought to enforce, interpret, or decide any Claim arising under or related to this Contract shall be brought in the Sixth Judicial Circuit Court of the State of Michigan, the 50th District of the State of Michigan, or the United States District Court for the Eastern District of Michigan, Southern Division, as dictated by the applicable jurisdiction of the court. Except as otherwise required by law or court rule, venue is proper in the courts set forth above. The choice of forum set forth above shall not be deemed to preclude the enforcement of any judgment obtained in such forum or taking action under this Contract to enforce such judgment in any appropriate jurisdiction.
- 14.25. **Entire Contract.** This Contract represents the entire agreement and understanding between the Parties. This Contract supersedes all other prior oral or written understandings, communications, agreements, or contracts between the Parties. The language of this Contract shall be construed as a whole according to its fair meaning and not construed strictly for or against any Party.

EXHIBIT I

INSURANCE REQUIREMENTS

During this Contract, the Contractor shall provide and maintain, at Contractor's expense, all insurance as set forth and marked below, protecting the County against any Claims, as defined in this Contract. The insurance shall be written for not less than any minimum coverage herein specified. Limits of insurance required in no way limit the liability of the Contractor.

Primary Coverages

Commercial General Liability Occurrence Form including: (a) Premises and Operations; (b) Products and Completed Operations (including On and Off Premises Coverage); (c) Personal and Advertising Injury; (d) Broad Form Property Damage; (e) Broad Form Contractual including coverage for obligations assumed in this Contract;

\$1,000,000 – Each Occurrence Limit

\$1,000,000 – Personal & Advertising Injury

\$2,000,000 – Products & Completed Operations Aggregate Limit

\$2,000,000 – General Aggregate Limit

\$ 100,000 – Damage to Premises Rented to You (formally known as Fire Legal Liability)

Workers' Compensation Insurance with limits statutorily required by any applicable Federal or State Law and Employers Liability insurance with limits of no less than \$500,000 for each accident, \$500,000 for a disease for each employee, and \$500,000 for a disease policy limit. Contractor must comply with the following:

1. Be a Fully Insured or State approved self-insurer;
2. Sole Proprietors must submit a signed Sole Proprietor form; or
3. Exempt entities, Partnerships, LLC, etc., must submit a State of Michigan form WC-337 Certificate of Exemption.

Evidence of workers' compensation insurance is not necessary if neither Contractor nor any Contractor Employees come onsite to any County real property, land, premises, buildings, or other facilities in the performance of this Contract

Commercial Automobile Liability Insurance covering bodily injury or property damage arising out of the use of any owned, hired, or non-owned automobile with a combined single limit of \$1,000,000 each accident. This requirement is waived if there are no company owned, hired or non-owned automobiles utilized in the performance of this Contract.

Commercial Umbrella/Excess Liability Insurance with minimum limits of \$2,000,000 each occurrence. This coverage shall be in excess of the scheduled underlying General Liability, Automobile Liability, and Employer’s Liability Insurance policies with exclusions that are not broader than those contained in the underlying policies. This Umbrella/Excess requirement may be met by increasing the primary Commercial General Liability limits to meet the combined limit requirement.

Supplemental Coverages. The following supplemental coverages are required if selected (checked):

1. **Professional Liability/Errors & Omissions Insurance** (i.e., Consultants, Technology Vendors, Architects, Engineers, Real Estate Agents, Insurance Agents, Attorneys, etc.) with minimum limits of \$1,000,000 per claim and \$1,000,000 aggregate shall be required when the Contractor provides professional services that the County relies upon.
2. **Cyber Liability Insurance** with minimum limits of \$1,000,000 per claim and \$1,000,000 aggregate shall be required when the Contractor has access to County IT systems and/or stores County data electronically.
3. **Commercial Property Insurance.** The Contractor shall be responsible for obtaining and maintaining insurance covering their equipment and personal property against all physical damage.
4. **Liquor Legal Liability Insurance** with a limit of \$1,000,000 each occurrence shall be required when liquor is served and/or provided by Contractor.
5. **Pollution Liability Insurance** with minimum limits of \$1,000,000 per claim and \$1,000,000 aggregate shall be required when storage, transportation and/or cleanup & debris removal of pollutants are part of the services utilized.
6. **Medical Malpractice Insurance** with minimum limits of \$1,000,000 per claim and \$1,000,000 aggregate shall be required when medically related services are provided.
7. **Garage Keepers Liability Insurance** with minimum limits of \$1,000,000 per claim and \$1,000,000 aggregate shall be required when County owned vehicles and/or equipment are stored and/or serviced at the Contractors facilities.
8. **Other Insurance Coverages** as may be dictated by the provided product/service and deemed appropriate by the County Risk Management Department.

General Insurance Conditions

The aforementioned insurance shall be endorsed, as applicable, and shall contain the following terms, conditions, and/or endorsements. All certificates of insurance shall provide evidence of compliance with all required terms, conditions and/or endorsements.

1. All policies of insurance shall be on a primary, non-contributory basis with any other insurance or self-insurance carried by the County;
2. The insurance company(s) issuing the policy(s) shall have no recourse against the County for subrogation (policy endorsed written waiver), premiums, deductibles, or assessments under any form. All policies shall be endorsed to provide a written waiver of subrogation in favor of the County;
3. Any and all deductibles or self-insured retentions shall be assumed by and be at the sole risk of the Contractor;
4. Contractors shall be responsible for their own property insurance for all equipment and personal property used and/or stored on County property;
5. The Commercial General Liability and Commercial Automobile Liability policies along with any required supplemental coverages shall be endorsed to name the "County of Oakland" and its officers, directors, employees, appointees and commissioners as additional insured where permitted by law and policy form;
6. If the Contractor's insurance policy has higher limits than the minimum coverage requirements stated in this document the higher limits shall apply and in no way shall limit the overall liability assumed by the Contractor under contract.
7. The Contractor shall require its contractors or sub-contractors, not protected under the Contractor's insurance policies, to procure and maintain insurance with coverages, limits, provisions, and/or clauses equal to those required in this Contract;
8. Certificates of insurance must be provided no less than ten (10) Business Days prior to the County's execution of the Contract and must bear evidence of all required terms, conditions and endorsements; and provide thirty (30) days' written notice of cancellation/material change endorsement to the insurance coverages required by this Exhibit.
9. All insurance carriers must be licensed and approved to do business in the State of Michigan along with the Contractor's state of domicile and shall have and maintain a minimum A.M. Best's rating of A- unless otherwise approved by the County Risk Management Department.

EXHIBIT VII

LICENSE FOR USE OF COUNTY SERVICEMARK

County grants to Contractor the non-exclusive right to use its Servicemark (hereinafter “Mark”), described and listed in the Servicemark Guidelines (below), for programs and activities that are directly related to the Deliverables and governmental services provided by the County.

The Mark may be used on: (Applicable if Checked):

- Printed materials
- Electronic materials
- Contractor’s website: www.thirdcoasttech.com

Contractor shall not use the Mark for any other purpose.

The Mark must be used by Contractor as shown in the Servicemark Guidelines, with no variations of color, font or proportion. Contractor acknowledges that the County has intellectual property rights in the Mark. Nothing in this Contract gives Contractor any right, title, or interest in the Mark. Contractor may not take any action that will interfere with County’s rights in the Mark.

The County may terminate Contractor’s rights under this Exhibit if County notifies Contractor it has breached the terms of this Exhibit and Contractor fails to cure the breach within ten (10) business days of notice of breach. Following termination of this Exhibit, Contractor shall have ten (10) business days to remove the Mark from the materials and/or website authorized for use above. Contractor shall provide County with written confirmation that such actions have been taken. Upon termination of the Contract, Contractor shall cease all use of the Mark.

OAKLAND COUNTY SERVICEMARK GUIDELINES

The Guidelines for proper use of the Mark provided to the Contractor are as follows:

OAKLAND COUNTY, MICHIGAN

LOGO BRAND STANDARDS

PRIMARY LOGO

Oakland County has two logos that can be used interchangeably. Use the Horizontal Two Trees logo as your default choice. This is our primary logo. The Stacked Logo can be used whenever space or size is a consideration in your publication. Either logo is acceptable for all Oakland County publications.

However, **only one style of logo may be used per publication.** For instance, if you have the horizontal logo on the front of a publication, you can't use the stacked logo elsewhere in the document.

Pick one logo style for each publication and use it throughout, do not mixed styles.

HORIZONTAL "TWO TREES" LOGO



STACKED LOGO



LOGO VARIATIONS

Logos should appear in full color when used in a full color design, whenever possible. However, if the publication requires a single color version of the logo, choose either all-black or all-white. No other color is acceptable.



BRAND COLORS

The primary Oakland County logos use the following brand colors.

PMS 347
CMYK 84.15.78.2
RGB 0.154.102
HEX #009A66

PMS Black C
CMYK 0.0.0.100
RGB 0.0.0
HEX #000000

Accent colors for the brand are pulled from two other major servicemarks for Oakland County. These colors may be used as secondary colors in publications.

Destination Oakland Blue
PMS 2925 | CMYK 85.21.0.0 | RGB 0.156.222



Prosper Orange
PMS 715 | CMYK 0.54.87.0 | RGB 246.141.48



WHITE SPACE

A prescribed amount of space around the logo must be maintained at all times.



QUESTIONS

For questions or clarification on these brand standards, please contact:

Pam Tremble
Graphic Designer
County Executive Administration
(248) 858-8964 | tremblep@oakgov.com



Adobe Swatch Exchange
The official .ase file is available upon request

Do not provide copies to a third party of any artwork provided to you by County and referenced in this Exhibit without the express consent of County.

G2G MARKET PLACE SERVICEMARK GUIDELINES

The Guidelines for proper use of the Mark provided to the Contractor are as follows:

G2G MARKET PLACE
Standard Logo

The G2G Market Place logo appears to the right. It is the primary element of the G2G Market Place visual identity and must appear on all official documentation or sign involving G2G Market Place.



LOGO USAGE

A prescribed amount of space around the logo should be maintained at all times. The space should be equal to or greater than the width of 1/4".



MINIMUM LOGO SIZE

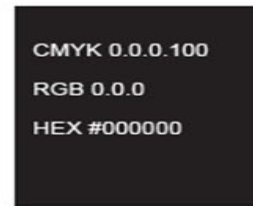


Minimum logo width 3 inches and height is 1 inch.

COLORS



CMYK 82.5.97.0
RGB 0.169.80
HEX #00a950



CMYK 0.0.0.100
RGB 0.0.0
HEX #000000

COLOR VARIATIONS

For 1-color print jobs, or when design dictates the logo may be used in all black or all white.



LOGO VARIATIONS

Below are alternate "stacked" logo options. They are shown in full color, all black, and all white versions.



Do not provide copies to a third party of any artwork provided to you by County and referenced in this Exhibit without the express consent of County.



EXHIBIT VIII

ACKNOWLEDGEMENT OF INDEPENDENT EMPLOYMENT STATUS

I, _____, acknowledge that I am an employee or subcontractor of
(Name of Contractor’s Company): _____
(hereinafter “Company”) under Contract #: _____, and

- At all times during my assignment to Oakland County, I will remain an employee or subcontractor of the Company
- I am not an employee of Oakland County; and,
- I may not represent myself as an employee of Oakland County.

I understand that:

- Company is responsible for establishing the conditions of my assignment to Oakland County; and
- Company is solely responsible for compensating me for my services; and
- I understand and agree that as an employee or subcontractor of Company, I am not eligible to participate in or accrue any benefits under any of Oakland County’s employee benefits or benefit plans, including retirement, deferred compensation, insurance (including without limitation: health, disability dental and life insurance), vacation pay, and any other similar plans and programs. However, if I am a retired County employee, I may receive vested post-employment benefits such as retiree healthcare and pension benefits from Oakland County. I understand that the post-retirement benefits I receive from the County cannot be enhanced by my work for the above Contractor.

I acknowledge that:

- I have no copyright, patent, trademark or trade secret rights to any Oakland County Intellectual Property or any work developed by me while providing services to Oakland County; and,
- If I will be given access to the County Network, I will comply with the Oakland County Electronic Communications and Use of Technology Policy.
- I will comply with and sign the FBI Criminal Justice Information Services Security Addendum if I will have access to CJIS Data.

Signed: _____

Date: _____

Print Name: _____

Witness: _____

Date: _____

(Contractor or Contractor Employee must provide a copy of completed form to the Purchasing Division –at Purchasing@oakgov.com to receive a County Identification badge.)

EXHIBIT IX

SCOPE OF CONTRACTOR DELIVERABLES/FINANCIAL OBLIGATIONS

1. Introduction

- 1.1.** Contractor will provide County with audiovisual services.

- 1.2.** Contractor will:
 - 1.2.1. As requested by the County, evaluate existing audiovisual equipment and customer requests to provide a recommendation that satisfies the business requirement(s) of the customer.
 - 1.2.2. As directed by County, design and install new audiovisual equipment and/or provide enhancements to currently existing equipment.
 - 1.2.3. If applicable, work with the County to integrate an audiovisual solution with the requesting department's existing systems.
 - 1.2.4. Provide price proposals and quotes that must include: All labor, new and replacement audiovisual equipment, all connectivity and miscellaneous components that comprise the audiovisual solution, software (if applicable), and add-on warranty(ies).
 - 1.2.5. Provide County with a recommendation of an appropriate uninterruptable power supply (UPS) solution for audiovisual solutions upon the County's request.
 - 1.2.6. Provide support of all the County's audiovisual equipment upon County request.
 - 1.2.7. Provide support, free of charge, to the County for equipment that has an existing Third Coast Tech warranty.
 - 1.2.8. Provide onsite training to the County for new, modified or enhanced audiovisual solutions that the Contractor installed.
 - 1.2.9. Provide detailed User Guides upon County request.

2. System Features

If applicable, County requested audiovisual solutions that require integration or single sign on (SSO) functionality will be collaboratively addressed with the Contractor and the County. Single sign-on solutions need to be compatible with Okta.

3. System Implementation

Contractor will use the steps described below to implement complex audiovisual solutions.

3.1. Initial Planning

3.1.1. Project Kick Off

Contractor's Project Manager and Workstation Services shall conduct a kick-off conference call or onsite meeting with requesting department (personnel) and IT Customer Representative Manager (CRM). The kick off meeting shall include, at a minimum, the following items for discussion:

- 3.1.1.1. Introduce participating Contractor participants and will identify the personnel who will be performing the work and review their roles and responsibilities.
- 3.1.1.2. Discuss with County the expectation and needs of the audiovisual solution(s).
- 3.1.1.3. Contractor will work collaboratively with County to obtain all necessary information to successfully implement each audiovisual solution. The Information Gathering Phase will define the functional and technical requirements for audiovisual solution(s) implementation.
- 3.1.1.4. Identify the timeline for the project with the customer.
- 3.1.1.5. Contractor will update County immediately if constraints are introduced that will impact the timeline. For example, a constraint due to a shipping delay of specific audiovisual equipment.
- 3.1.1.6. Contractor will provide alternatives to County to satisfy business requirements if initial specification experiences constraints.
- 3.1.1.7. Identify points of contact for technical and administrative activity, email, mobile telephone, as well as after-hours contact guidelines in order for Contractor to create the Project Communication Plan.
- 3.1.1.8. Environmental requirements for the desired audiovisual solution. The environmental requirements include, but are not limited to: Identify space requirements, modifications to County physical locations, electrical requirements, mounting equipment and its locations, placement of all audiovisual equipment, the necessity and installation of ethernet cable and data jacks, the necessity and installation of all other video and audio cables/adapters not aforementioned.
- 3.1.1.9. All cables ran in ceilings and walls must be plenum rated.

- 3.1.1.10. If applicable, work with County for any integrations required with other systems operated by County.
- 3.1.1.11. Consult with the County on the various options in terms of approach, equipment and all associated costs. Cost includes, but not limited to equipment, labor, software, support, and maintenance
- 3.1.1.12. The technical support that will be available during audiovisual implementations and User Acceptance Testing.
- 3.1.1.13. Collaborate with County to schedule and allocate upgrade locations for audiovisual work.
- 3.1.1.14. Potential dates for training and the number of County staff to train. Training will be provided at the locations where the audiovisual solution was provided.
- 3.1.1.15. County and Contractor will review the initial project work plan, schedule, and Communications Plan. County and Contractor will refine detailed project plans, schedules, deployment and training strategies, and begin to refine full project planning. The Project Kick Off Meeting will define any critical business schedule or deployment considerations that might impact the project's timeline.

3.1.2. **Deliverables**

Contractor will provide County with:

- 3.1.2.1. A Project Plan
- 3.1.2.2. A Design Document that Contractor that must be approved by County.
- 3.1.2.3. The Contractor will work collaboratively with the County, when necessary, to develop an audiovisual project **Communications Plan**.
- 3.1.2.4. A **Quotation** identifying all equipment and labor associated with the implementation of the proposed audiovisual solution.
- 3.1.2.5. A detailed **Checklist** of the tasks County and Contractor need to perform to implement the audiovisual solution.
- 3.1.2.6. The Contractor will work collaboratively with the County to create a County approved **User Acceptance Test Plan** that will be used for acceptance of the audiovisual solution.
- 3.1.2.7. Contractor will provide **Training** to the County on usage of audiovisual solutions.

- 3.1.2.8. Contractor will provide the County with post-implementation **Detailed User Guides** for system usage, ongoing maintenance and troubleshooting purposes. County must approve Detailed User Guides provided by the Contractor before the project can be finalized.
- 3.1.2.9. A **Closeout Notification** email that will contain a summary of the Deliverables provided by Contractor to County for final acceptance of the System.
- 3.1.2.10. After County receives the applicable Deliverables, as determined on a per project basis, the County shall have five (5) business days to review the Deliverable and notify Contractor if it is acceptable. If the Deliverable requires modifications, County shall provide Contractor with a written list of the sections in the Deliverable that need to be modified. Upon receipt of the revised Deliverable, County shall have five (5) business days to review the Deliverable and notify Contractor if the Deliverable is acceptable. This process will continue until County provides written notice that each individual Deliverable is acceptable.

3.2. Configuration Planning

Contractor and County shall work together to:

- 3.2.1. Identify all Internet connectivity requirements.
- 3.2.2. Identify connectivity requirements, which includes video, audio, electrical and wall/ceiling mounting.
- 3.2.3. If applicable, identify any firewall settings that are necessary.
- 3.2.4. Identify programmatic requirements for all audiovisual console implementations.
- 3.2.5. Identify the method that will be used by County to report support issues to Contractor.

3.3. Installation and Configuration

Contractor will:

- 3.3.1. Provide equipment per County-approved quotations.
- 3.3.2. Install cables, mounts, adapters and equipment.
- 3.3.3. Label cables for easy identification.
- 3.3.4. Configure the audiovisual solution per the Design Document.
- 3.3.5. Test the system and verify that user requirements have been met.
- 3.3.6. Fine tune and adjust equipment settings and functionality as required.

3.4. Post-Installation Documentation

Contractor will:

- 3.4.1. Provide County with detailed User Guides for system usage, ongoing maintenance and troubleshooting purposes.

3.5. Training

Contractor will provide:

- 3.5.1. Up to one-half day of onsite training for all staff identified by County.
- 3.5.2. Training shall cover all functions and features of the System.
- 3.5.3. Training materials shall be provided in Adobe PDF, MSWord format and any other format as agreed upon by County.

3.6. User Acceptance Testing

Contractor will:

- 3.6.1. Develop User Test and Acceptance Plans based on configuration and requirements documents approved by County.
- 3.6.2. Resolve any issues that are identified in the User Acceptance Testing phase. These issues include: System bugs, User Requirements not achieved, System not functioning as expected.

4. Pricing. Contractor will provide the Deliverables to County for the prices provided below:

4.1. Service and Support Pricing.

New Installation Services Monday – Friday Standard Business Hours of 8:00 am – 5:00 pm Eastern Time)	
Consultation, Recommendation and Design Services:	No Cost
Project Management Services:	No Cost
Audiovisual Technician/Installation Services:	\$59 per hour



PURCHASING

Purchasing
248-858-0511 | purchasing@oakgov.com

Audiovisual Programming Services:	\$99 per hour
Documentation/Detailed User Guides:	\$59 per hour
User (County Personnel) Training:	No Charge
Travel and Expense:	No Charge
Service and Support of Equipment covered by Contractor Warranty	
ALL Services:	No Cost
Service and Support of Equipment not covered by Contractor Warranty	
Audiovisual Installation Services (On-site):	\$59 per hour
Audiovisual Technician/Installation Services (Phone Support):	\$49 per hour
Audiovisual Technician/Installation Services (Email Support):	\$49 per hour
Audiovisual Programming Services:	\$99 per hour
Documentation/Detailed User Guides:	\$59 per hour
User (County Personnel) Training:	No Charge
Travel and Expense:	No Charge
Service and Support of Equipment: Monday – Friday Off-Hours (Outside of the Hours of 8:00 am – 5:00 pm Eastern Time)	
Audiovisual Installation Services (On-site):	\$69 per hour
Audiovisual Technician/Installation Services (Phone Support):	\$59 per hour
Audiovisual Technician/Installation Services (Email Support):	\$49 per hour
Audiovisual Programming Services:	\$99 per hour
Documentation/Detailed User Guides:	\$59 per hour
User (County Personnel) Training:	No Charge
Travel and Expense:	No Charge

Service and Support of Equipment: Weekends (Saturday and Sunday)	
Audiovisual Installation Services (On-site):	\$79 per hour
Audiovisual Technician/Installation Services (Phone Support):	\$79 per hour
Audiovisual Technician/Installation Services (Email Support):	\$49 per hour
Audiovisual Programming Services:	\$99 per hour
Documentation/Detailed User Guides:	\$59 per hour
User (County Personnel) Training:	No Charge
Travel and Expense:	No Charge
Services and Support of Equipment: County Holidays	
Audiovisual Installation Services (On-site):	\$89 per hour
Audiovisual Technician/Installation Services (Phone Support):	\$79 per hour
Audiovisual Technician/Installation Services (Email Support):	\$49 per hour
Audiovisual Programming Services:	\$99 per hour
Documentation/Detailed User Guides:	\$59 per hour
User (County Personnel) Training:	No Charge
Travel and Expense:	No Charge

4.2. Hardware Pricing

4.2.1. County will receive a discount on all audiovisual equipment purchased from the Contractor. The discount will range from a 5% - 40% reduction off the Manufacturer’s Suggested Retail Price (MSRP) depending on the equipment purchased.

4.2.1.1. Commercial LCD Displays – minimum discount of 5% off MSRP

4.2.1.2. Projection Displays – minimum discount of 10% off MSRP

4.3. Warranty Pricing

- 4.3.1. All audiovisual equipment purchased from the Contractor will be provided with a one-year warranty. This warranty covers equipment and labor charges.
- 4.3.2. County may choose to purchase an extended one-year warranty from Contractor at three percent (3%) of equipment cost not inclusive of patch cords and connectors.
- 4.3.3. Alternatively, County may purchase an extended two-year warranty from Contractor at five percent (5%) of equipment cost not inclusive of patch cords and connectors.

5. Payment

- 5.1. Upon receipt of invoice, County will provide full payment to Contractor for each completed audiovisual project when all applicable deliverables for that project have been accepted and User Acceptance Testing has been completed.

6. Roles and Responsibilities

6.1. Contractor Responsibilities

- 6.1.1. Contractor will be responsible for providing the services and deliverables outlined in this document.
- 6.1.2. Contractors will be required to pass a background check to work in Oakland County government buildings.
- 6.1.3. Contractor will have appropriate staff available during conference calls.
- 6.1.4. Contractor will have appropriate staff available for onsite consultations and training.
- 6.1.5. Contractor provides own tools for audiovisual implementations.
- 6.1.6. Contractor will provide a temporary replacement piece of equipment and configure for the equipment listed in Appendix A in the event of equipment failure. If the equipment is under warranty, the Contractor will replace with No Charge to the County.
- 6.1.7. Contractor will provide a temporary replacement piece of equipment and configure for the equipment listed in Appendix A in the event of equipment failure. If the equipment is not under warranty, the County must obtain a replacement and will incur the charge of the equipment and labor.

6.2. County Responsibilities – County shall:

- 6.2.1. Have County personnel available to assist in the System implementation.
- 6.2.2. Provide access to County buildings as needed to complete audiovisual services.
- 6.2.3. Received audiovisual equipment at the County facility located at 1200 N Telegraph Road, Building 49W, Pontiac, Michigan 48341.
- 6.2.4. Be responsible for unpacking and conducting an inventory of the equipment.
- 6.2.5. Complete User Acceptance Testing pursuant to section 3.1.2.10.

7. Service Level Commitment & Support Deliverables

7.1. Contractor will provide County with:

- 7.1.1. A live person for telephone support.
- 7.1.2. Monitored email support.
- 7.1.3. Meet response times associated with service related incidents.

7.2. County will:

- 7.2.1. Have a representative available to communicate with Contractor when Contractor is working to resolve a service related incident or request.

7.3. Service Availability

Contractor will

- 7.3.1. Telephone support: 24 hours a day / 7 day a week for all audiovisual service requests. 248.214.6470 and 248.499.0721.
- 7.3.2. Email support: 24 hours a day / 7 days a week for audiovisual service requests to greg@thirdcoasttech.com and jstadler@thirdcoasttech.com.

7.4. Service Requests

Contractor will respond to service-related requests submitted by the County within the following time frames:

Days of Operation	Definition	Require Time to Respond	Target Resolution Time
Standard business hours Monday – Friday 8:00am-5:00pm Eastern Time	ALL SERVICE IMPACTS	Ph: Immediate	4 Hours
		Email: 15 minutes	
		Onsite: 1 hour	
Off Hours Monday – Friday (Outside 8:00am – 5:00pm Eastern)	ALL SERVICE IMPACTS	Ph: Immediate	6 hours
		Email: 15 minutes	
		Onsite: 1 hour	
Weekends (Saturday & Sunday)	ALL SERVICE IMPACTS	Ph: Immediate	8 hours
		Email: 30 minutes	
		Onsite: 1 hour	
County Holidays	ALL SERVICE IMPACTS	Ph: 15 min	8 hours
		Email: 30 minutes	

APPENDIX A

Representative cross section of County’s current inventory of audiovisual equipment.

Contractor updated columns 6-7 below as follows: For Column 6 - A "Y" response indicates the Contractor has experience with procurement, configuring, implementing, troubleshooting, and providing support of the specific equipment listed. For column 7 – A "Y" response indicates Contractor will carry inventory, which is immediately available, that can be loaned to the County, to reduce down time for the critical systems/equipment items

#	DEVICE	CAMPUS STATUS	BRAND	NOTES	Third Coast Tech LLC Response	
					SUPPORTABLE (Y or N)	CRITICAL ITEM- In Inventory? (Y or N)
1	LP120 PROJTR	OFF CAMPUS	INFOC	INFOCUS LP120 PROJECTOR XGA 1000 LUMENS DLP ITEM NO. 621482	Y	N/A
2	TRANSMITTER	OFF CAMPUS	ATLON	AT-HDVS-150-TX TRANSMITTER DESIGNED TO PAIR WITH AT-HDVS-150-RX RECEIVER	Y	N/A
3	PROJECTOR	OFF CAMPUS	INFOC	INFOCUS IN1100 PROJECTOR, CEILING MOUNTED, VGA KVM	Y	N/A
4	PROJECTOR	OFF CAMPUS	INFOC	INFOCUS IN1100 PROJECTOR, CEILING MOUNTED	Y	N/A
5	PROJECTOR	OFF CAMPUS	INFOC	INFOCUS IN1100 PROJECTOR, CEILING MOUNTED, VGA CABLE	Y	N/A
6	PROJECTOR	OFF CAMPUS	PANS	PANASONIC PT-VW540U CD PROJECTOR, 1280X800, 720P 5500 LUMENS, BUILT IN SPEAKER, 100HZ	Y	N/A
7	PROJECTOR	OFF CAMPUS	PANS	PANASONIC PT-VW540U CD PROJECTOR, 1280X800, 720P 5500 LUMENS, BUILT IN SPEAKER, 100HZ	Y	N/A
8	VIVTEKNOVODS	OFF CAMPUS	VIVTK	VIVITEK NOVO DS TRUE SCREEN MIRRORING SYSTEM	Y	N/A
9	VIVTEK NOVO	OFF CAMPUS	VIVTK	VIVITEK NOVO PRO TRUE SCREEN MIRRORING SYSTEM	Y	N/A
10	VIVTEK NOVO	OFF CAMPUS	VIVTK	VIVITEK NOVO PRO TRUE SCREEN MIRRORING SYSTEM	Y	N/A
11	DP9250 PROJ	OFF CAMPUS	PROX	PRICE INCLUDES HARD CASE #A302 AND SPARE LAMP.	Y	N/A
12	DP9250 PROJ	OFF CAMPUS	PROX	PRICE INCLUDES HARD CASE #A302 AND SPARE LAMP.	Y	N/A
13	DP9250 PROJ	OFF CAMPUS	PROX	PRICE INCLUDES HARD CASE #A302 AND SPARE LAMP.	Y	N/A
14	DP9250 PROJ	OFF CAMPUS	PROX		Y	N/A

PURCHASING

Purchasing
248-858-0511 | purchasing@oakgov.com

#	DEVICE	CAMPUS STATUS	BRAND	NOTES	SUPPORTABLE (Y or N)	CRITICAL ITEM Inventory (Y or N)
15	DP9250 PROJ	OFF CAMPUS	PROX	DP9250 PLUS INCLUDES ROLLING SOFT CASE AND REPLACEMENT LAMP (150 WATT).	Y	N/A
16	TV	OFF CAMPUS	VIVTK	86IN VIVITEK LK8630I, ULTRA HD 4K (3,840 X 2,160), 1X HDMI	Y	N/A
17	VIVTEK75 TV	OFF CAMPUS	VIVTK	VIVITEK 75" INTERACTIVE TV WITH MICO PC AND WIRELESS SCREEN SHARE	Y	N/A
18	TV	OFF CAMPUS	VIVTK	86IN VIVITEK LK8630I, ULTRA HD 4K (3,840 X 2,160), 1X HDMI	Y	N/A
19	AUDIO TRANSM	OFF CAMPUS	DIGLX	IN WALL PLATE DM LITE TRANSMITTER FOR POINT-TO-POINT SIGNALS FOR HDMI	Y	N/A
20	AUD TRS/REC	OFF CAMPUS	DIGLX	DIGITALINX DL-HDE100-H2, HDMI 2.0,18G,4K OVER HDBASET 100M COMPLETE EXTENDER, IR CONTROL & ETHERNET	Y	N/A
21	NVR	OFF CAMPUS	LOREX	NETWORK VIDEO RECORDER,BUILT-IN 16-CHANNEL CAPACITY 2 HARD DRIVE BAYS WITH UP TO 2 † 10TB OF STORAGE	Y	N/A
22	USB DONGLE	OFF CAMPUS	VIVTK	VIVITEK PROFESSIONAL PRESENTATION COLLABORATION SYSTEM USB DONGLE 2 PAK	Y	N/A
23	SWITCHER	OFF CAMPUS	LOREX	16 CHANNEL POE SWITCH,1 GIGABIT RATED RJ45/SFP PORT	Y	N/A
24	CISCO SF302	OFF CAMPUS	CISCO	CISCO SF302-08P, 8 PORT 10/100 POE MANAGED SWITCH,	Y	N/A
25	BRIGHT HD224	OFF CAMPUS	BRGHS	BRIGHTSIGN HD224 4K60,FHD,HTML5,H.625 DECODING	Y	N/A
26	BRIGHT HD224	OFF CAMPUS	BRGHS	BRIGHTSIGN HD224 4K60,FHD,HTML5,H.625 DECODING	Y	N/A
27	BRIGHT HD224	OFF CAMPUS	BRGHS	BRIGHTSIGN HD224 4K60,FHD,HTML5,H.625 DECODING	Y	N/A



PURCHASING

Purchasing
248-858-0511 | purchasing@oakgov.com

#	DEVICE	CAMPUS STATUS	BRAND	NOTES	SUPPORTABLE (Y or N)	CRITICAL ITEM Inventory (Y or N)
28	BRIGHT HD224	OFF CAMPUS	BRGHS	BRIGHTSIGN HD224 4K60,FHD,HTML5,H.625 DECODING	Y	N/A
29	BRIGHT HD224	OFF CAMPUS	BRGHS	BRIGHTSIGN HD224 4K60,FHD,HTML5,H.625 DECODING	Y	N/A
30	BRIGHT HD224	OFF CAMPUS	BRGHS	BRIGHTSIGN HD224 4K60,FHD,HTML5,H.625 DECODING	Y	N/A
31	BRIGHT HD224	OFF CAMPUS	BRGHS	BRIGHTSIGN HD224 4K60,FHD,HTML5,H.625 DECODING	Y	N/A
32	BRIGHT HD224	OFF CAMPUS	BRGHS	BRIGHTSIGN HD224 4K60,FHD,HTML5,H.625 DECODING	Y	N/A
33	BRIGHT HD224	OFF CAMPUS	BRGHS	BRIGHTSIGN HD224 4K60,FHD,HTML5,H.625 DECODING	Y	N/A
34	BRIGHT HD224	OFF CAMPUS	BRGHS	BRIGHTSIGN HD224 4K60,FHD,HTML5,H.625 DECODING	Y	N/A
35	BRIGHT HD224	OFF CAMPUS	BRGHS	BRIGHTSIGN HD224 4K60,FHD,HTML5,H.625 DECODING	Y	N/A
36	BRIGHT HD224	OFF CAMPUS	BRGHS	BRIGHTSIGN HD224 4K60,FHD,HTML5,H.625 DECODING	Y	N/A
37	BRIGHT HD224	OFF CAMPUS	BRGHS	BRIGHTSIGN HD224 4K60,FHD,HTML5,H.625 DECODING	Y	N/A
38	BRIGHT HD224	OFF CAMPUS	BRGHS	BRIGHTSIGN HD224 4K60,FHD,HTML5,H.625 DECODING	Y	N/A
39	BRIGHT HD224	OFF CAMPUS	BRGHS	BRIGHTSIGN HD224 4K60,FHD,HTML5,H.625 DECODING	Y	N/A
40	BRIGHT HD224	OFF CAMPUS	BRGHS	BRIGHTSIGN HD224 4K60,FHD,HTML5,H.625 DECODING	Y	N/A
41	VTECH PHONE	OFF CAMPUS	VTECH	VTECH CONFERENCE PHPHONE IWHT WIRELESS MICS MODEL VCS704,2YEAR WARRANTY,ERISSTATION	Y	N/A



PURCHASING

Purchasing
248-858-0511 | purchasing@oakgov.com

#	DEVICE	CAMPUS STATUS	BRAND	NOTES	SUPPORTABLE (Y or N)	CRITICAL ITEM Inventory (Y or N)
42	VTECH PHONE	OFF CAMPUS	VTECH	VTECH CONFERENCE PHHONE IWHT WIRELESS MICS MODEL VCS704,2YEAR WARRANTY,ERISSTATION	Y	N/A
43	VTECH PHONE	OFF CAMPUS	VTECH	VTECH CONFERENCE PHHONE IWHT WIRELESS MICS MODEL VCS704,2YEAR WARRANTY,ERISSTATION	Y	N/A
44	VTECH PHONE	OFF CAMPUS	VTECH	VTECH CONFERENCE PHHONE IWHT WIRELESS MICS MODEL VCS704,2YEAR WARRANTY,ERISSTATION	Y	N/A
45	TV	OFF CAMPUS	PANS	PANASONIC TH-65CQ1U	Y	N/A
46	TV	OFF CAMPUS	PANS	PANASONIC TH-65CQ1U	Y	N/A
47	TV	OFF CAMPUS	PANS	55" PANASONIC TH-55CQ1U	Y	N/A
48	TV	OFF CAMPUS	PANS	PANASONIC TH-55CQ1U	Y	N/A
49	TV	OFF CAMPUS	PANS	55" PANASONIC TH-55CQ1U	Y	N/A
50	TV	OFF CAMPUS	PANS	55" PANASONIC TH-55CQ1U	Y	N/A
51	TV	OFF CAMPUS	PANS	55" PANASONIC TH-55CQ1U	Y	N/A
52	TV	OFF CAMPUS	PANS	55" PANASONIC TH-55CQ1U	Y	N/A
53	TV	OFF CAMPUS	PANS	55" PANASONIC TH-55CQ1U	Y	N/A
54	TV	OFF CAMPUS	PANS	55" PANASONIC TH-55CQ1U	Y	N/A
55	TV	OFF CAMPUS	PANS	55" PANASONIC TH-55CQ1U	Y	N/A
56	TV	OFF CAMPUS	PANS	43" PANASONIC TH-43CQ1U	Y	N/A
57	TV	OFF CAMPUS	PANS	43" PANASONIC TH-43CQ1U	Y	N/A
58	TV	OFF CAMPUS	PANS	43" PANASONIC TH-43CQ1U	Y	N/A
59	TV	OFF CAMPUS	PANS	43" PANASONIC TH-43CQ1U	Y	N/A
60	SPEAKERPHONE	OFF CAMPUS	ANKER	ANKER POWERCONF S3 BLUETOOTH SPEAKERPHONE	Y	N/A



PURCHASING

Purchasing
248-858-0511 | purchasing@oakgov.com

#	DEVICE	CAMPUS STATUS	BRAND	NOTES	SUPPORTABLE (Y or N)	CRITICAL ITEM Inventory (Y or N)
61	SOUNDSTATION	OFF CAMPUS	POLYC	POLYCOM SOUNDSTATION 2 (NON EXPANDABLE) (2200-16000-001)	Y	N/A
62	43 FLAT PANL	OFF CAMPUS	SAMSU	LG 43" TV, COMMERCIAL LITE ULTRA HIGH DEFINITION TV	Y	N/A
63	WHITEBOARD	OFF CAMPUS	AVOCR	AVOCOR 65" FULL HD 1080P RES VTF TOUCH SCREEN INTERACTIVE SMART BOARD	Y	N/A
64	BOGEN AMPLIF	OFF CAMPUS	BOGEN	BOGEN GOLD SERIES AMPLIFIER MODEL # GS100,4 MICROPHON INPUTS, 1 SEL MIC/TEL,1SEL MIC/AUX 1 DED AUX INPUT	Y	N/A
65	BOGEN AMPLIF	OFF CAMPUS	BOGEN	BOGEN GOLD SERIES AMPLIFIER MODEL # GS100,4 MICROPHON INPUTS, 1 SEL MIC/TEL,1SEL MIC/AUX 1 DED AUX INPUT	Y	N/A
66	PROJECTOR	OFF CAMPUS	INFOC	INFOCUS IN2124 DLP PROJECTOR 1000 LUMENS,3 LAMP REPLACEMENTS, VGA CABLE, CEILING MOUNTED	Y	N/A
67	PROJECTOR	OFF CAMPUS	INFOC	INFOCUS IN2124 DLP PROJECTOR 1000 LUMENS,3 LAMP REPLACEMENTS, VGA CABLE, CEILING MOUNTED	Y	N/A
68	DIGITALZOPRO	OFF CAMPUS	DBX	6X4 DIGITAL ZONE PROCESSOR WITH CONFIGURABLE INSERT P ROCESSING AND OPTIONAL DUPLICATION	Y	N/A
69	PROJ SCREEN	OFF CAMPUS	LUMA	LUMA MANUAL PULL DOWN SCREEN, MOUNTED ON WALL,	Y	N/A
70	VGA ADAPTER	OFF CAMPUS	EXTRN	EXTRON VGA ADAPTER	Y	N/A
71	VGA ADAPTER	OFF CAMPUS	EXTRN	EXTRON VGA ADAPTER	Y	N/A
72	VGA ADAPTER	OFF CAMPUS	EXTRN	EXTRON VGA ADAPTER	Y	N/A
73	VGA ADAPTER	OFF CAMPUS	EXTRN	EXTRON VGA ADAPTER	Y	N/A
74	PROJ SCREEN	OFF CAMPUS	LUMA	LUMA MANUAL PULL DOWN SCREEN, MOUNTED ON WALL,	Y	N/A



PURCHASING

Purchasing
248-858-0511 | purchasing@oakgov.com

#	DEVICE	CAMPUS STATUS	BRAND	NOTES	SUPPORTABLE (Y or N)	CRITICAL ITEM Inventory (Y or N)
75	AMPLIFIER	OFF CAMPUS	JBL	JBL VMA 1240 JBL1775, 240 WATT MAX PER CHANNEL VMA SERIES MIXER/AMP	Y	N/A
76	DIGITAL MIXR	OFF CAMPUS	BIS	BIS DIGITAL MIXER, USB MIXER, MX. 2/4-8.USB	Y	N/A
77	MICROPHONE	OFF CAMPUS	AUDTN	AUDIO TECHNICA ATW-110/L LAVALIER MIC,100' RANGE, 20-20000HZ, XLR & 1/4" OUTPUT CONNECTIONS	Y	N/A
78	CRESTRON CON	OFF CAMPUS	CREST	3-SERIES CONTROL SYSTEM,SMALL AV SYSTEMCRESTRON RMC3	Y	N/A
79	LOGITECH CAM	OFF CAMPUS	LOGIT	LOGITECH BRIO ULTRA HD WEBCAM FOR VIDEO CONFERENCING, RECORDING, AND STREAMING	Y	N/A
80	TRANSMITTER	OFF CAMPUS	ATLON	AT-HDVS-150-TX TRANSMITTER DESIGNED TO PAIR WITH AT-HDVS-150-RX RECEIVER	Y	N/A
81	VIDEO SWITCH	OFF CAMPUS	N/A	VIDEO AUTO SWITCH,2 TO 1 VIDEO AUTO SWITCH, VS-201 2 PORT VIDEO SWITCH,100MHZ BANDWIDTH	Y	N/A
82	86" TV	OFF CAMPUS	VIVTK	86" MULTI TOUCH INTERACTIVE UHD LED 330 NITS	Y	N/A
83	BRIGHT LS4	OFF CAMPUS	BRGHS	BRIGHTSIGN LS424 STANDARD I/O PLAYER	Y	N/A
84	NEC NPV311X	OFF CAMPUS	NEC	NEC NPV322X PROJECTOR	Y	N/A
85	NEC NPV311X	OFF CAMPUS	NEC	NEC NPV311X PROJECTOR	Y	N/A
86	NEC NPM402X	OFF CAMPUS	NEC	NEC NP-M402X MULTIMEDIA PROJECTOR,PRG-UNV MOUNT VGA AND HDMI CABLES,70 VOLT SPEAKERS,	Y	N/A
87	NEC NPM402X	OFF CAMPUS	NEC	NEC NP-M402X MULTIMEDIA PROJECTOR,PRG-UNV MOUNT VGA AND HDMI CABLES,70 VOLT SPEAKERS,	Y	N/A
88	NEC NPV332X	OFF CAMPUS	NEC	NEC NPV332X PROJECTOR,DUAL HDMI INPUT 3300 LUMEN	Y	N/A



PURCHASING

Purchasing
248-858-0511 | purchasing@oakgov.com

#	DEVICE	CAMPUS STATUS	BRAND	NOTES	SUPPORTABLE (Y or N)	CRITICAL ITEM Inventory (Y or N)
89	CRESTRON TS	OFF CAMPUS	CREST	CRESTRON TSW-560, 5" TOUCHSCREEN	Y	N/A
90	65" TV	OFF CAMPUS	LG	65" DISPLAY	Y	N/A
91	TV	OFF CAMPUS	LG	55IN LG 4K COMMERCIAL DISPLAY	Y	N/A
92	TV	OFF CAMPUS	LG	55IN LG 4K COMMERCIAL DISPLAY	Y	N/A
93	RECEIVER	OFF CAMPUS	ATLON	AT-HDVS-150-RX RECEIVER DESIGNED TO PAIR WITH AT-HDVS -150-TX TRANSMITTER	Y	N/A
94	65" TV	OFF CAMPUS	LG	65" DISPLAY 4K COMMERCIAL DISPLAY	Y	N/A
95	TV	OFF CAMPUS	LG	65IN LG 4K COMMERCIAL DISPLAY	Y	N/A
96	TV	OFF CAMPUS	LG	65IN LG 4K COMMERCIAL DISPLAY	Y	N/A
97	TV	OFF CAMPUS	LG	65IN LG 4K COMMERCIAL DISPLAY	Y	N/A
98	TV	OFF CAMPUS	PANS	55" PANASONIC TH-55CQ1U	Y	N/A
99	ATLONAHDBASE	OFF CAMPUS	ATLON	AT-UHD-EX-70-2PS IS AN HDBASET TRANSMITTER/RECEIVER K TRANSMISSION UP TO 230 FEET 4K/UHD @ 60HZ	Y	N/A
100	TRANSMITTER	ON CAMPUS	EXTRN	EXTRON XTP T HDMI	Y	Y
101	RECEIVER	ON CAMPUS	EXTRN	EXTRON XTP SR HD 4K	Y	Y
102	RECEIVER	ON CAMPUS	EXTRN	EXTRON XTP SR HD 4K	Y	Y
103	AV DEVICE	ON CAMPUS	AUDNT	1-CHANNEL ANALOG OUTPUT ADAPTER FOR DANTE AUDIO NETWORK	Y	Y
104	AV DEVICE	ON CAMPUS	AUDNT	1-CHANNEL ANALOG OUTPUT ADAPTER FOR DANTE AUDIO NETWORK	Y	Y
105	AV DEVICE	ON CAMPUS	AUDNT	1-CHANNEL ANALOG OUTPUT ADAPTER FOR DANTE AUDIO NETWORK	Y	Y
106	PROJECTOR	ON CAMPUS	N/A	PANASONIC 6,000LM LCD PROJECTOR	Y	Y



PURCHASING

Purchasing
248-858-0511 | purchasing@oakgov.com

#	DEVICE	CAMPUS STATUS	BRAND	NOTES	SUPPORTABLE (Y or N)	CRITICAL ITEM Inventory (Y or N)
107	PROJECTOR	ON CAMPUS	PANS	PANASONIC 6,000LM LCD PROJECTOR	Y	Y
108	VIVTEK NOVO	ON CAMPUS	VIVTK	VIVITEK NOVO PRO TRUE SCREEN MIRRORING SYSTEM	Y	Y
109	AV DEVICE	ON CAMPUS	EPPHN	EPIPHAN PEARL MINI,RECORD,STREAM, AND SWITCH UP TO 3 HDMI,SDI,AND USB SOURCES	Y	Y
110	AV DEVICE	ON CAMPUS	EPPHN	EPIPHAN PEARL MINI	Y	Y
111	TRANSMITTER	ON CAMPUS	SWELL	USB 2.0 EXTENDER OVER CAT 6 PN X001Z70WNN	Y	Y
112	RECEIVER	ON CAMPUS	SWELL	USB 2.0 EXTENDER OVER CAT 6 PN X001Z70WNN	Y	Y
113	RECEIVER	ON CAMPUS	SWELL	USB 2.0 EXTENDER OVER CAT 6 PN X001Z70WNN	Y	Y
114	RECEIVER	ON CAMPUS	SWELL	USB 2.0 EXTENDER OVER CAT 6 PN X001Z70WNN	Y	Y
115	TRANSMITTER	ON CAMPUS	SWELL	USB 2.0 EXTENDER OVER CAT 6 PN X001Z70WNN	Y	Y
116	TRANSMITTER	ON CAMPUS	SWELL	USB 2.0 EXTENDER OVER CAT 6 PN X001Z70WNN	Y	Y
117	RECEIVER	ON CAMPUS	EKL	USB 2.0 EXTENDER OVER CAT 6	Y	Y
118	RECEIVER	ON CAMPUS	EKL	USB 2.0 EXTENDER OVER CAT 6	Y	Y
119	RECEIVER	ON CAMPUS	EKL	USB 2.0 EXTENDER OVER CAT 6	Y	Y
120	VIVTEK NOVO	ON CAMPUS	VIVTK	75" INTERACTIVE TV WITH MICRO PC AND WIRELESS SCREEN SHARE	Y	Y
121	VIVTEK NOVO	ON CAMPUS	VIVTK	VIVITEK NOVOTOUCH 86" MULTI-TOUCH INTERACTIVE UHD LED 330 NITS	Y	Y
122	TV	ON CAMPUS	VIVTK	VIVTEK 75" NOVOTOUCH 4K UHD EK2 DISPLAY,EK753I	Y	Y
123	VTECHLAUNCHP	ON CAMPUS	VIVTK	VIVITEK LAUNCHERPLUS,COMPATIBLE NOVOPRO & NOVO ENTERPRISE	Y	Y
124	VTECHLAUNCHP	ON CAMPUS	VIVTK	VIVITEK LAUNCHERPLUS,COMPATIBLE NOVOPRO & NOVO ENTERPRISE	Y	Y



PURCHASING

Purchasing
248-858-0511 | purchasing@oakgov.com

#	DEVICE	CAMPUS STATUS	BRAND	NOTES	SUPPORTABLE (Y or N)	CRITICAL ITEM Inventory (Y or N)
125	CISCO 300	ON CAMPUS	CREST	CISCO 300 SERIES SWITCH	Y	Y
126	CISCO SG300	ON CAMPUS	CISCO	300 SERIES MANAGED GIGABIT POE SWITCH, 52 PORT, 2X COMBO MINI-GBIC PORT (62 WATT)	Y	Y
127	JBL EON610	ON CAMPUS	JBL	JBL PRO EON610 2 WAY MULTIPURPOSE SOUND REINFORCEMENT SPEAKER, SELF-POWERED, 10"	Y	Y
128	JBL EON610	ON CAMPUS	JBL	JBL PRO EON610 2 WAY MULTIPURPOSE SOUND REINFORCEMENT SPEAKER, SELF-POWERED, 10"	Y	Y
129	DIGITAL MIXR	ON CAMPUS	PRSON	PRESONUS STUDIO LIVE 32SC	Y	Y
130	AV DEVICE	ON CAMPUS	EPPHN	EPIPHAN PEARL 2 RECORDER/STREAMER	Y	Y
131	VTECH PHONE	ON CAMPUS	VTECH	VTECH CONFERENCE PHONE WITH WIRELESS MICS MODEL VCS704, 2 YEAR WARRANTY, ERIS STATION	Y	Y
132	TV	ON CAMPUS	PANS	65" 4KUHD/60P 2X HDMI, CEC OVER HDMI	Y	Y
133	TV	ON CAMPUS	PANS	PANASONIC TH-55CQ1U	Y	Y
134	TV	ON CAMPUS	PANS	PANASONIC 43", 4K60P	Y	Y
135	TV	ON CAMPUS	PANS	55" 4KUHD LCD DISPLAY	Y	Y
136	TV	ON CAMPUS	PANS	PANASONIC TH-50CQ1U	Y	Y
137	TV	ON CAMPUS	PANS	PANASONIC TELEVISION, NARROW BEZEL	Y	Y
138	TV	ON CAMPUS	PANS	43" 4KUHD/60P, 2X HDMI, PANASONIC	Y	Y
139	TV	ON CAMPUS	PANS	43" 4KUHD/60P, 2X HDMI, PANASONIC	Y	Y
140	TV	ON CAMPUS	PANS	43" 4KUHD/60P, 2X HDMI, PANASONIC	Y	Y
141	TV	ON CAMPUS	PANS	65" 4KUHD/60P 2X HDMI, CEC OVER HDMI	Y	Y
142	TV	ON CAMPUS	PANS	PANASONIC 4K TELEVISION	Y	Y



PURCHASING

Purchasing
248-858-0511 | purchasing@oakgov.com

#	DEVICE	CAMPUS STATUS	BRAND	NOTES	SUPPORTABLE (Y or N)	CRITICAL ITEM Inventory (Y or N)
143	AUDIO SERVER	ON CAMPUS	TPLNK	TP-LINK JET STREAM 24 PORT POE SMART SWITCH	Y	Y
144	CRESTRON TS	ON CAMPUS	VADDI	CRESTRON 10.1" TOUCHSCREEN MODEL NUMBER:TSW-1060-B-S	Y	Y
145	TV	ON CAMPUS	LG	55" 4KUHD SMART DISPLAY, UN70LG	Y	Y
146	TV	ON CAMPUS	LG	LG 55" TV, 55VL5F-A DIGITAL COMMERCIAL TV	Y	Y
147	TV	ON CAMPUS	LG	LG 55" TV, 55VL5F-A DIGITAL COMMERCIAL TV	Y	Y
148	TV	ON CAMPUS	LG	LG 55" TV, 55VL5F-A DIGITAL COMMERCIAL TV	Y	Y
149	TV	ON CAMPUS	LG	LG 55" TV, 55VL5F-A DIGITAL COMMERCIAL TV	Y	Y
150	TV	ON CAMPUS	LG	LG 55" TV, 55VL5F-A DIGITAL COMMERCIAL TV	Y	Y
151	TV	ON CAMPUS	LG	LG 55" TV, 55VL5F-A DIGITAL COMMERCIAL TV	Y	Y
152	TV	ON CAMPUS	LG	LG 55" TV, 55VL5F-A DIGITAL COMMERCIAL TV	Y	Y
153	TV	ON CAMPUS	LG	LG 55" TV, 55VL5F-A DIGITAL COMMERCIAL TV	Y	Y
154	TV	ON CAMPUS	LG	LG 55" TV, 55VL5F-A DIGITAL COMMERCIAL TV	Y	Y
155	TV	ON CAMPUS	LG	LG 55" TV, 55VL5F-A DIGITAL COMMERCIAL TV	Y	Y
156	TV	ON CAMPUS	LG	LG 55" TV, 55VL5F-A DIGITAL COMMERCIAL TV	Y	Y
157	TV	ON CAMPUS	LG	LG 55" TV, 55VL5F-A DIGITAL COMMERCIAL TV	Y	Y
158	TV	ON CAMPUS	LG	LG 55" TV, 55VL5F-A DIGITAL COMMERCIAL TV	Y	Y
159	TV	ON CAMPUS	LG	LG 55" TV, 55VL5F-A DIGITAL COMMERCIAL TV	Y	Y
160	TV	ON CAMPUS	LG	LG 55" TV, 55VL5F-A DIGITAL COMMERCIAL TV	Y	Y
161	TV	ON CAMPUS	LG	LG 55" TV, 55VL5F-A DIGITAL COMMERCIAL TV	Y	Y
162	TV	ON CAMPUS	LG	LG 55" TV, 55VL5F-A DIGITAL COMMERCIAL TV	Y	Y
163	TV	ON CAMPUS	LG	LG 55" TV, 55VL5F-A DIGITAL COMMERCIAL TV	Y	Y

PURCHASING

Purchasing
248-858-0511 | purchasing@oakgov.com

#	DEVICE	CAMPUS STATUS	BRAND	NOTES	SUPPORTABLE (Y or N)	CRITICAL ITEM Inventory (Y or N)
164	TV	ON CAMPUS	LG	LG 55" TV, 55VL5F-A DIGITAL COMMERCIAL TV	Y	Y
165	TV	ON CAMPUS	LG	LG 55" TV, 55VL5F-A DIGITAL COMMERCIAL TV	Y	Y
166	TV	ON CAMPUS	LG	LG 55" TV, 55VL5F-A DIGITAL COMMERCIAL TV	Y	Y
167	TV	ON CAMPUS	LG	LG 55" TV, 55VL5F-A DIGITAL COMMERCIAL TV	Y	Y
168	TV	ON CAMPUS	LG	LG 55" TV, 55VL5F-A DIGITAL COMMERCIAL TV	Y	Y
169	TV	ON CAMPUS	LG	LG 55" TV, 55VL5F-A DIGITAL COMMERCIAL TV	Y	Y
170	TV	ON CAMPUS	LG	LG 55" TV, 55VL5F-A DIGITAL COMMERCIAL TV	Y	Y
171	PROJECTOR	ON CAMPUS	NEC	NEC PROJECTOR, PA621X, 011509654900032EB	Y	Y
172	VADD 22" MON	ON CAMPUS	VADDI	VADDIO TELETOUCH 22" HD MONITOR	Y	Y
173	AUDIO SERVER	ON CAMPUS	BIAMP	BIAMP TESIRA 4 CHANNEL MAC/LINE INPUT EXPANDER POE+	Y	Y
174	AUDIO SERVER	ON CAMPUS	BIAMP	BIAMP TESIRA IO SERVER,10 TESIRA 4 CHANNEL MIC/LINE,	Y	Y
175	AMPLIFIER	ON CAMPUS	BIAMP	4 CHANNEL, 30W DIGITAL NETOWRKED AMPLIFIER CONSTANT VOLTAGE	Y	Y
176	AMPLIFIER	ON CAMPUS	BIAMP	4 CHANNEL, 60W HALF RACK AMPLIFIER WITH MOUNTING BRACK ET	Y	Y
177	AUDIO SERVER	ON CAMPUS	BIAMP	TESIRAFORT DSP FIXED I/O SERVER W/ 48 CHANNELS 1DSP-2 CARD	Y	Y
178	AUDIO SERVER	ON CAMPUS	BIAMP	TESIRAFORTE 12 ANALOG INPUT 8 ANALOG OUTPUT ACOUSTIC ECHO CANCELLATION	Y	Y
179	AUDIO SERVER	ON CAMPUS	BIAMP	BIAMP TESIRA FORTE VT AUDIO DSP, 12X8 WITH AEC AND VOLP INTERFACE	Y	Y
180	RECEIVER	ON CAMPUS	BIAMP	TESIRAFORT DAN VT DIGI AUDIO SERVER,12 ANALOG INPUTS 8 OUTPUTS, 2-CHANNEL VOIP, STD FXO TELEPHONE	Y	Y



PURCHASING

Purchasing
248-858-0511 | purchasing@oakgov.com

#	DEVICE	CAMPUS STATUS	BRAND	NOTES	SUPPORTABLE (Y or N)	CRITICAL ITEM Inventory (Y or N)
181	AUDIO SERVER	ON CAMPUS	BIAMP	BIAMP TESIRA EX-UBT, AVB NETWORK PROTOCOL,	Y	Y
182	AUDIO SERVER	ON CAMPUS	BIAMP	BIAMP TESIRAFORT DAN VT DIGITAL SERVER,AEC	Y	Y
183	AUDIO SERVER	ON CAMPUS	BIAMP	BIAMP TESIRA EX-UBT, AVB NETWORK PROTOCOL,	Y	Y
184	AUDIO SERVER	ON CAMPUS	BIAMP	BIAMP TESIRA EX-UBT, AVB NETWORK PROTOCOL,	Y	Y
185	COLORDASH 18	ON CAMPUS	CHAUV	CHAUVET PROFESSIONAL COLORDASH PAR-QUAD 18	Y	Y
186	COLORDASH 18	ON CAMPUS	CHAUV	CHAUVET PROFESSIONAL COLORDASH PAR-QUAD 18	Y	Y
187	COLORDASH 18	ON CAMPUS	CHAUV	CHAUVET PROFESSIONAL COLORDASH PAR-QUAD 18	Y	Y
188	COLORDASH 18	ON CAMPUS	CHAUV	CHAUVET PROFESSIONAL COLORDASH PAR-QUAD 18	Y	Y
189	AV DEVICE	ON CAMPUS	AVPRO	AVPROEDGE AC-FRESCO-CAP-9 1X9 VIDEO WALL PROCESSOR 4K60 4:4:4 SUPPORT, HDR & DOLBY VISION	Y	Y
190	AUDIO SERVER	ON CAMPUS	PRSON	5-PORT AVB SWITCH WITH POE PRESONUS	Y	Y
191	AV DEVICE	ON CAMPUS	MOTU	MOTU AVB SWITCH, 5PORT ETHERNET SWITCH, IEEE 802.1	Y	Y
192	TRANSMITTER	ON CAMPUS	GFNCO	GOFANCO 1X8 HDBASET DA WITH LOCAL OUT. LONG RANGE	Y	Y
193	DVD PLAY/REC	ON CAMPUS	SONY	SONY 3D BLUERAY DVD PLAYER, BDP-35100	Y	Y
194	MICROPHONE	ON CAMPUS	SENNH	SENNHEISER E835 CARDIOID HANDHELD DYNAMIC MICROPHONE KIT	Y	Y
195	TOUCH PANEL	ON CAMPUS	UNK	AMX WALL MOUNTED TOUCH PANEL	Y	Y
196	TOUCH PANEL	ON CAMPUS	UNK	AMX WALL MOUNTED TOUCH PANEL	Y	Y
197	MICROPHONE	ON CAMPUS	SENNH	SENNHEISER E835 CARDIOID HANDHELD DYNAMIC MICROPHONE KIT	Y	Y
198	VIDEO SWITCH	ON CAMPUS	N/A	EXTRON MEDIA LINK SWITCHER MLS 304MA	Y	Y
199	AMPLIFIER	ON CAMPUS	N/A	TOA INTEGRATED AMPLIFIER VG-1030	Y	Y

PURCHASING

Purchasing
248-858-0511 | purchasing@oakgov.com

#	DEVICE	CAMPUS STATUS	BRAND	NOTES	SUPPORTABLE (Y or N)	CRITICAL ITEM Inventory (Y or N)
200	VGA ADAPTER	ON CAMPUS	N/A	VGA ADAPTER	Y	Y
201	SWITCHER	ON CAMPUS	EXTRN	EXTRON SYSTEM SWITCHER WITH STEREO AUDIO AND PROJECTOR CONTROL, SER PLUS	Y	Y
202	DVD PLAY/REC	ON CAMPUS	TOSHI	TOSHIBA DVD VIDEO RECORDER, DR430KU	Y	Y
203	PROJ SCREEN	ON CAMPUS	DLITE	DA-LITE PULLDOWN VIDEO SCREEN,CEILING MOUNTED,POWERED PULL DOWN	Y	Y
204	CONTROLLER	ON CAMPUS	UNK	TOUCHSCREEN AUDIO/VIDEO CONTROLLER	Y	Y
205	VADDIO CAMER	ON CAMPUS	VADDI	VADDIO ROBOSHOT CAMERA	Y	Y
206	OMNIRACK	ON CAMPUS	VADDI	OMNIRACK RE-27 EQUIPMENT RACK FOR VADDIO RACK CCU FOR CAMERAS	Y	Y
207	EXTRON TOUCH	ON CAMPUS	EXTRN	EXTRON A12TPH SWITCHER	Y	Y
208	MICROPHONE	ON CAMPUS	AUDTN	AUDIO-TECHNICA SYSTEM HANDHELD MICROPHONE MODEL:ATW-T1002	Y	Y
209	MICROPHONE	ON CAMPUS	AUDTN	AUDIO-TECHNICA SYSTEM LAVLIER MICROPHONE MODEL:ATW-T1001	Y	Y
210	CHAUV P-56WW	ON CAMPUS	CHAUV	CHAUVET PROFESSIONAL OVATION P-56WW	Y	Y
211	CHAUV P-56WW	ON CAMPUS	CHAUV	CHAUVET PROFESSIONAL OVATION P-56WW	Y	Y
212	CHAUV P-56WW	ON CAMPUS	CHAUV	CHAUVET PROFESSIONAL OVATION P-56WW	Y	Y
213	CHAUV P-56WW	ON CAMPUS	CHAUV	CHAUVET PROFESSIONAL OVATION P-56WW	Y	Y
214	MIC RECEIVER	ON CAMPUS	AUDTN	AUDIO-TECHNICA SYSTEM 10PRO RACKMOUNT DIGIAL RECEIVER MODEL:ATW-RC13,MICROPHONE SYSTEM	Y	Y
215	CRESTRON POE	ON CAMPUS	VADDI	CRESTRON POE SWITCH MODEL NUMBER:CEN-SW-POE-5	Y	Y



PURCHASING

Purchasing
248-858-0511 | purchasing@oakgov.com

#	DEVICE	CAMPUS STATUS	BRAND	NOTES	SUPPORTABLE (Y or N)	CRITICAL ITEM Inventory (Y or N)
216	CRESTRON CON	ON CAMPUS	VADDI	CRESTRON 3 SERIES CONTROL SYSTEM MODEL NUMBER:6505417	Y	Y
217	AUDIO SERVER	ON CAMPUS	CISCO	CRESTRON DM-NVX-351 DIGITALMEDIA 4K60,4:4:4 HDR A/V ENCODER/DECODER WITH DOWNMIXING	Y	Y
218	AUDIO SERVER	ON CAMPUS	CISCO	CRESTRON DM-NVX-351 DIGITALMEDIA 4K60,4:4:4 HDR A/V ENCODER/DECODER WITH DOWNMIXING	Y	Y
219	CRESTMERCURY	ON CAMPUS	CREST	CRESTRON MERCURY CONFERENCE PHONECCS-UC-1 HD VIDEO,	Y	Y
220	DMRMC4K100C	ON CAMPUS	CREST	CRESTRON DM-RMC-4K-SCALER-C ONE BOX INTERFACE + RECEIVER,4K/60 VIDEO SCALER, CONTROL INTERFACE	Y	Y
221	CREST TSW760	ON CAMPUS	CREST	CRESTRON TSW-760-B-S BASE	Y	Y
222	CRESTRON CON	ON CAMPUS	CREST	3-SERIES CONTROL SYSTEM,SMALL AV SYSTEMCRESTRON CRESTRON DMPS3-300-C	Y	Y
223	CRESTRONTRAN	ON CAMPUS	CREST	CRESTRON DM-TX-4K-302-C 4K DIGITALMEDIA 8G+ TRANSMITTER 302	Y	Y
224	BARCO CLCKSH	ON CAMPUS	BARCO	CLICK SHARE BUTTON RECEIVER	Y	Y
225	BARCO CLCKSH	ON CAMPUS	BARCO	BARCO CS-100	Y	Y
226	BARCO CLCKSH	ON CAMPUS	BARCO	BARCO CS-100BASE	Y	Y
227	BARCO CLCKSH	ON CAMPUS	BARCO	BARCO CS-100BUTTON	Y	Y
228	BARCO CLCKSH	ON CAMPUS	BARCO	BARCO CS-100 BUTTON	Y	Y
229	CRESTRONTRAN	ON CAMPUS	CREST	CRESTRON DM-TX-4K-302-C 4K DIGITALMEDIA 8G+ TRANSMITTER 302	Y	Y
230	CRESTRON TS	ON CAMPUS	CREST	CRESTRON 7" TOUCHSCREEN MODEL NUMBER:TSW-760-B-S	Y	Y



PURCHASING

Purchasing
248-858-0511 | purchasing@oakgov.com

#	DEVICE	CAMPUS STATUS	BRAND	NOTES	SUPPORTABLE (Y or N)	CRITICAL ITEM Inventory (Y or N)
231	CRESTRON TS	ON CAMPUS	CREST	CRESTRON 7" TOUCHSCREEN MODEL NUMBER:TSW-760-B-S	Y	Y
232	DMRMC4K100C	ON CAMPUS	CREST	CRESTRON DM-RMC-4K-100-C, FUNCTIONS AS A DM 8G+ RECEIVER AND CONTROL INTERFACE	Y	Y
233	DMRMC4K100C	ON CAMPUS	CREST	CRESTRON DM-RMC-4K-100-C, FUNCTIONS AS A DM 8G+ RECEIVER AND CONTROL INTERFACE	Y	Y
234	AV DEVICE	ON CAMPUS	AUDTN	AUDIO TECHNICA ATW-RC13 RACK MOUNT RECEIVER	Y	Y
235	AUDIO SERVER	ON CAMPUS	CISCO	CRESTRON DM-NVX-D30,DIGITALMEDIA 4K60 4:4:4 HDR NETWORK AV DECODER	Y	Y
236	AUDIO SERVER	ON CAMPUS	CISCO	CRESTRON DM-NVX-D30,DIGITALMEDIA 4K60 4:4:4 HDR NETWORK AV DECODER	Y	Y
237	AUDIO SERVER	ON CAMPUS	CISCO	CRESTRON DM-NVX-D30,DIGITALMEDIA 4K60 4:4:4 HDR NETWORK AV DECODER	Y	Y
238	AUDIO SERVER	ON CAMPUS	CISCO	CRESTRON DM-NVX-D30,DIGITALMEDIA 4K60 4:4:4 HDR NETWORK AV DECODER	Y	Y
239	AUDIO SERVER	ON CAMPUS	CISCO	CRESTRON DM-NVX-D30,DIGITALMEDIA 4K60 4:4:4 HDR NETWORK AV DECODER	Y	Y
240	AUDIO SERVER	ON CAMPUS	CISCO	CRESTRON DM-NVX-D30,DIGITALMEDIA 4K60 4:4:4 HDR NETWORK AV DECODER	Y	Y
241	AUDIO SERVER	ON CAMPUS	CISCO	CRESTRON DM-NVX-D30,DIGITALMEDIA 4K60 4:4:4 HDR NETWORK AV DECODER	Y	Y
242	MICROPHONE	ON CAMPUS	AUDTN	AUDIO TECHNICA ATW-1311/L 10 PRO DIGITAL WIRELESS DUAL LAVALIER MICROPHONE SYSTEM	Y	Y
243	MICROPHONE	ON CAMPUS	AUDTN	AUDIO TECHNICA ATW-1311/L 10 PRO DIGITAL WIRELESS DUAL LAVALIER MICROPHONE SYSTEM	Y	Y



PURCHASING

Purchasing
248-858-0511 | purchasing@oakgov.com

#	DEVICE	CAMPUS STATUS	BRAND	NOTES	SUPPORTABLE (Y or N)	CRITICAL ITEM Inventory (Y or N)
244	MICROPHONE	ON CAMPUS	AUDTN	AUDIO TECHNICA ATW-1311/L 10 PRO DIGITAL WIRELESS DUAL LAVALIER MICROPHONE SYSTEM	Y	Y
245	MICROPHONE	ON CAMPUS	AUDTN	AUDIO TECHNICA ATW-1311/L 10 PRO DIGITAL WIRELESS DUAL LAVALIER MICROPHONE SYSTEM	Y	Y
246	MICROPHONE	ON CAMPUS	SHURE	SHURE CEILING MICROPHONE ARRAY	Y	Y
247	MICROPHONE	ON CAMPUS	SHURE	SHURE CIELING MICROPHONE	Y	Y
248	MICROPHONE	ON CAMPUS	SHURE	SHURE MICROPHONE	Y	Y
249	MICROPHONE	ON CAMPUS	SHURE	SHURE MICROPHONE	Y	Y
250	MICROPHONE	ON CAMPUS	SHURE	SHURE MXA710 LINEAR ARRAY MIC	Y	Y
251	MICROPHONE	ON CAMPUS	BLKMG	SHURE P300 MICROPHONE	Y	Y
252	MICROPHONE	ON CAMPUS	B/H	AUDIO-TECHNICA U857Q GOOSENECK MICROPHONE	Y	Y
253	MICROPHONE	ON CAMPUS	B/H	AUDIO-TECHNICA U857Q GOOSENECK MICROPHONE	Y	Y
254	MICROPHONE	ON CAMPUS	B/H	AUDIO-TECHNICA U857Q GOOSENECK MICROPHONE	Y	Y
255	MICROPHONE	ON CAMPUS	B/H	AUDIO-TECHNICA U857Q GOOSENECK MICROPHONE	Y	Y
256	MICROPHONE	ON CAMPUS	B/H	AUDIO-TECHNICA U857Q GOOSENECK MICROPHONE	Y	Y
257	MICROPHONE	ON CAMPUS	B/H	AUDIO-TECHNICA U857Q GOOSENECK MICROPHONE	Y	Y
258	MICROPHONE	ON CAMPUS	B/H	AUDIO-TECHNICA U857Q GOOSENECK MICROPHONE	Y	Y
259	MICROPHONE	ON CAMPUS	AUDTN	AUDIO TECHNICA ATW-1312/L RECEIVER CHASIS, RECEIVER UNIT, HANDHELD DYNAMIC MICROPHONE/TRANSMITTER	Y	Y
260	MICROPHONE	ON CAMPUS	AUDTN	AUDIO TECHNICA ATW-1312/L RECEIVER CHASIS, RECEIVER UNIT, HANDHELD DYNAMIC MICROPHONE/TRANSMITTER	Y	Y
261	AV DEVICE	ON CAMPUS	AUDTN	AUDIO TECHNICA ATW-RC13 RACK MOUNT RECEIVER	Y	Y



PURCHASING

Purchasing
248-858-0511 | purchasing@oakgov.com

#	DEVICE	CAMPUS STATUS	BRAND	NOTES	SUPPORTABLE (Y or N)	CRITICAL ITEM Inventory (Y or N)
262	AV DEVICE	ON CAMPUS	AUDTN	AUDIO TECHNICA ATW-RC13 RACK MOUNT RECEIVER	Y	Y
263	CRESTRONTRAN	ON CAMPUS	CREST	CRESTRON DM-TX-4KZ-202-C	Y	Y
264	AV DEVICE	ON CAMPUS	PTZO	LOW-LATENCY IP CONNECTED JOYSTICK,SPEED CONTROLS, ON-SCREEN DISPLAY MENU, POE	Y	Y
265	NET SWITCH	ON CAMPUS	NETGE	NETGEAR 8 PORT GIGABIT ETHERNET POE SWITCH / 4-PORT P OE/802.3 AT/AF, 60W POE, NETGEARPOE GS108PE	Y	Y
266	CRESTRONTRAN	ON CAMPUS	CREST	CRESTRON HD-RX-101-C-1G-E, WALL PLATE UHD,2K,4K,1080P DM LITE TRANSMITTER	Y	Y
267	CRESTRONTRAN	ON CAMPUS	CREST	CRESTRON HD-RX-101-C-1G-E, WALL PLATE UHD,2K,4K,1080P DM LITE TRANSMITTER	Y	Y
268	CRESTRONTRAN	ON CAMPUS	CREST	CRESTRON HD-RX-101-C-1G-E, WALL PLATE UHD,2K,4K,1080P DM LITE TRANSMITTER	Y	Y
269	CRESTRON NVX	ON CAMPUS	CREST	CRESTRON DIGITALMEDIA NVX,4K60HZ,HDR CRESTRON DM-NVX-350	Y	Y
270	CREST HDTX10	ON CAMPUS	CREST	DM LITE HDMI OVER CATX RECEIVER, SURFACE MOUNT CRESTRON HD-TX-101-C-E	Y	Y
271	CREST HDTX10	ON CAMPUS	CREST	DM LITE HDMI OVER CATX RECEIVER, SURFACE MOUNT CRESTRON HD-TX-101-C-E	Y	Y
272	CREST HDTX10	ON CAMPUS	CREST	DM LITE HDMI OVER CATX RECEIVER, SURFACE MOUNT CRESTRON HD-TX-101-C-E	Y	Y
273	CRESTRON NVX	ON CAMPUS	CREST	CRESTRON DIGITALMEDIA NVX,4K60HZ,HDR CRESTRON DM-NVX-350	Y	Y
274	CRESTRON CON	ON CAMPUS	CREST	CRESTRON C93N, 3-SERIES CONTROL	Y	Y
275	CRESTRON CON	ON CAMPUS	CREST	CRESTRON RMC3 3 SERIES CONTROL SYSTEM	Y	Y
276	CRESTRON CON	ON CAMPUS	CREST	3-SERIES CONTROL SYSTEM,SMALL AV SYSTEMCRESTRON RMC3	Y	Y



PURCHASING

Purchasing
248-858-0511 | purchasing@oakgov.com

#	DEVICE	CAMPUS STATUS	BRAND	NOTES	SUPPORTABLE (Y or N)	CRITICAL ITEM Inventory (Y or N)
277	CRESTRON CON	ON CAMPUS	CREST	3-SERIES CONTROL SYSTEM,SMALL AV SYSTEMCRESTRON RMC3	Y	Y
278	CRESTRON TS	ON CAMPUS	CREST	CRESTRON TSW-1060, 10.1" TOUCHSCREEN	Y	Y
279	CRESTRON NVX	ON CAMPUS	CREST	CRESTRON DIGITALMEDIA NVX, DM-NVX-350	Y	Y
280	CRESTRON NVX	ON CAMPUS	CREST	CRESTRON DIGITALMEDIA NVX,4K60HZ,HDR CRESTRON DM-NVX-350	Y	Y
281	CRESTRON NVX	ON CAMPUS	CREST	CRESTRON DIGITALMEDIA NVX,4K60HZ,HDR CRESTRON DM-NVX-350	Y	Y
282	CRESTRON NVX	ON CAMPUS	CREST	CRESTRON DIGITALMEDIA NVX,4K60HZ,HDR CRESTRON DM-NVX-350	Y	Y
283	CRESTRON NVX	ON CAMPUS	CREST	CRESTRON DIGITALMEDIA NVX,4K60HZ,HDR CRESTRON DM-NVX-350	Y	Y
284	CRESTRON NVX	ON CAMPUS	CREST	CRESTRON DIGITALMEDIA NVX,4K60HZ,HDR CRESTRON DM-NVX-350	Y	Y
285	CRESTRON NVX	ON CAMPUS	CREST	CRESTRON DIGITALMEDIA NVX,4K60HZ,HDR CRESTRON DM-NVX-350	Y	Y
286	CRESTRON NVX	ON CAMPUS	CREST	CRESTRON DIGITALMEDIA NVX,4K60HZ,HDR CRESTRON DM-NVX-350	Y	Y
287	CRESTRON NVX	ON CAMPUS	CREST	CRESTRON DIGITALMEDIA NVX,4K60HZ,HDR CRESTRON DM-NVX-350	Y	Y
288	CRESTRON NVX	ON CAMPUS	CREST	CRESTRON DIGITALMEDIA NVX,4K60HZ,HDR CRESTRON DM-NVX-350	Y	Y
289	CRESTRON NVX	ON CAMPUS	CREST	CRESTRON DIGITALMEDIA NVX,4K60HZ,HDR CRESTRON DM-NVX-350	Y	Y
290	CRESTRON NVX	ON CAMPUS	CREST	CRESTRON DIGITALMEDIA NVX,4K60HZ,HDR CRESTRON DM-NVX-350	Y	Y
291	CRESTRON NVX	ON CAMPUS	CREST	CRESTRON DIGITALMEDIA NVX,4K60HZ,HDR CRESTRON DM-NVX-350	Y	Y



PURCHASING

Purchasing
248-858-0511 | purchasing@oakgov.com

#	DEVICE	CAMPUS STATUS	BRAND	NOTES	SUPPORTABLE (Y or N)	CRITICAL ITEM Inventory (Y or N)
292	CRESTRON NVX	ON CAMPUS	CREST	CRESTRON DIGITALMEDIA NVX,4K60HZ,HDR CRESTRON DM-NVX-350	Y	Y
293	CRESTRON NVX	ON CAMPUS	CREST	CRESTRON DIGITALMEDIA NVX,4K60HZ,HDR CRESTRON DM-NVX-350	Y	Y
294	CRESTRON NVX	ON CAMPUS	CREST	CRESTRON DIGITALMEDIA NVX,4K60HZ,HDR CRESTRON DM-NVX-350	Y	Y
295	CRESTRON NVX	ON CAMPUS	CREST	CRESTRON DIGITALMEDIA NVX,4K60HZ,HDR CRESTRON DM-NVX-350	Y	Y
296	CRESTRON TS	ON CAMPUS	CREST	CRESTRON TSW-1060, 10.1" TOUCHSCREEN	Y	Y
297	CRESTRON NVX	ON CAMPUS	CREST	CRESTRON DIGITALMEDIA NVX DM-NVX-E30 4K60HZ,4:4:4	Y	Y
298	CRESTRON NVX	ON CAMPUS	CREST	CRESTRON DIGITALMEDIA NVX,4K60HZ,HDR CRESTRON DM-NVX-E30	Y	Y
299	CRESTRON NVX	ON CAMPUS	CREST	CRESTRON DIGITALMEDIA NVX,4K60HZ,HDR CRESTRON DM-NVX-E30	Y	Y
300	CRESTRON CON	ON CAMPUS	CREST	CRESTRON 3-SERIES CONTROL SYSTEM, CP3N	Y	Y
301	CRESTRON NVX	ON CAMPUS	CREST	CRESTRON DIGITALMEDIA NVX DM-NVX-E30 4K60HZ,4:4:4	Y	Y
302	CRESTRON TS	ON CAMPUS	CREST	CRESTRON TSW-1060, 7" TOUCHSCREEN	Y	Y
303	AV DEVICE	ON CAMPUS	CREST	CRESTRON SOUND BAR AND CAMERA, UC-SB1-CAM 1080P	Y	Y
304	CRESTRON NVX	ON CAMPUS	CREST	CRESTRON DIGITALMEDIA NVX, DM-NVX-D30	Y	Y
305	CRESTRON NVX	ON CAMPUS	CREST	CRESTRON DIGITALMEDIA NVX, DM-NVX-D30	Y	Y
306	AV DEVICE	ON CAMPUS	AUDTN	AUDIO TECHNICA ATW-RC13 RACK MOUNT RECEIVER	Y	Y
307	CRESTRON TS	ON CAMPUS	CREST	CRESTRON TOUCHSCREEN	Y	Y
308	AV DEVICE	ON CAMPUS	AUDTN	AUDIO TECHNICA ATW-T1007 WIRELESS TRANSMITTER BASE FOR GOOSENECK MICROPHONE	Y	Y



PURCHASING

Purchasing
248-858-0511 | purchasing@oakgov.com

#	DEVICE	CAMPUS STATUS	BRAND	NOTES	SUPPORTABLE (Y or N)	CRITICAL ITEM Inventory (Y or N)
309	AV DEVICE	ON CAMPUS	AUDTN	AUDIO TECHNICA ATW-T1007 WIRELESS TRANSMITTER BASE FOR GOOSENECK MICROPHONE	Y	Y
310	AV DEVICE	ON CAMPUS	AUDTN	AUDIO TECHNICA ATW-T1007 WIRELESS TRANSMITTER BASE FOR GOOSENECK MICROPHONE	Y	Y
311	AV DEVICE	ON CAMPUS	AUDTN	AUDIO TECHNICA ATW-T1007 WIRELESS TRANSMITTER BASE FOR GOOSENECK MICROPHONE	Y	Y
312	AV DEVICE	ON CAMPUS	AUDTN	AUDIO TECHNICA ATW-T1007 WIRELESS TRANSMITTER BASE FOR GOOSENECK MICROPHONE	Y	Y
313	AV DEVICE	ON CAMPUS	AUDTN	AUDIO TECHNICA ATW-T1007 WIRELESS TRANSMITTER BASE FOR GOOSENECK MICROPHONE	Y	Y
314	MIC TRANSMIT	ON CAMPUS	N/A	WIRELESS TRANSMITTER BASE FOR GOOSENECK MICROPHONE	Y	Y
315	CRESTRON TS	ON CAMPUS	CREST	CRESTRON TS-1542-TILT-B-S	Y	Y
316	CREST HDWP4K	ON CAMPUS	CREST	4K MULTI-WINDOW PROCESSOR W/ HDBASET &HDMI OUTPUTS CRESTRON HD-WP-4K-401-C	Y	Y
317	CRESTRON NVX	ON CAMPUS	CREST	CRESTRON DIGITALMEDIA NVX DM-XIO-DIR-80 4K60HZ	Y	Y
318	DM SWITCH 4K	ON CAMPUS	CREST	4X1 4K HDMI SWITCHER CRESTRON	Y	Y
319	CRESTRONTRAN	ON CAMPUS	CREST	CRESTRON HD-TX-101-C-1G-E, WALL PLATE UHD,2K,4K,1080P	Y	Y
320	CRESTRONTRAN	ON CAMPUS	CREST	CRESTRON HD-TX-101-C-1G-E, WALL PLATE UHD,2K,4K,1080P	Y	Y
321	CREST HDRX10	ON CAMPUS	CREST	DM LITE HDMI OVER CATX RECEIVER, SURFACE MOUNT CRESTRON HD-RX-101-C-E	Y	Y
322	CREST HDRX10	ON CAMPUS	CREST	DM LITE HDMI OVER CATX RECEIVER, SURFACE MOUNT CRESTRON HD-RX-101-C-E	Y	Y

PURCHASING

Purchasing
248-858-0511 | purchasing@oakgov.com

#	DEVICE	CAMPUS STATUS	BRAND	NOTES	SUPPORTABLE (Y or N)	CRITICAL ITEM Inventory (Y or N)
323	CREST HDRX10	ON CAMPUS	CREST	DM LITE HDMI OVER CATX RECEIVER, SURFACE MOUNT CRESTRON HD-RX-101-C-E	Y	Y
324	VADDIO CAMER	ON CAMPUS	VADDI	VADDIO ROBOSHOT CAMERA	Y	Y
325	VADDIO CAMER	ON CAMPUS	VADDI	VADDIO ROBOSHOT CAMERA	Y	Y
326	AV DEVICE	ON CAMPUS	CHAUV	CHAUVET STAGE DESIGNER 50	Y	Y
327	CRESTRON CON	ON CAMPUS	CREST	CRESTRON AV2 2-SERIES CONTROL SYSTEM	Y	Y
328	MICROPHONE	ON CAMPUS	SHURE	SHURE P9RA RECHARGEABLE BODYPACK RECEIVER	Y	Y
329	MICROPHONE	ON CAMPUS	SHURE	SHURE P9RA RECHARGEABLE BODYPACK RECEIVER	Y	Y
330	MICROPHONE	ON CAMPUS	SHURE	SHURE ANI22-XLR SIGNAL DISTRIBUTION	Y	Y
331	MICROPHONE	ON CAMPUS	SHURE	SHURE P9TRA425CL-G6 TRANSMITTER	Y	Y
332	MICROPHONE	ON CAMPUS	SHURE	SHURE P9TRA425CL-G6 RECEIVER	Y	Y
333	POWER SUPPLY	ON CAMPUS	SHURE	SHURE SBRC-US BATTERY RACK CHARGER	Y	Y
334	PROJECTOR	ON CAMPUS	NEC	NEC PA600X PROJECTOR, CEILING MOUNTED, NP-PA600X	Y	Y
335	MIC RECEIVER	ON CAMPUS	SENNH	SENNHEISER BODYPACK TRANSMITER SK100	Y	
336	AV DEVICE	ON CAMPUS	RCI	RCI BM-24 PASSIVE 1INPUT/24/8 OUTPUT PORTABLE AUDIO	Y	Y
337	MIC RECEIVER	ON CAMPUS	SENNH	SENNHEISER BODYPACK TRANSMITER SK100	Y	
338	AV DEVICE	ON CAMPUS	EPPHN	EPIPHANSD-SDI,HD-SDI,AND 3G-SDI	Y	Y
339	AV DEVICE	ON CAMPUS	EPPHN	EPIPHANSD-SDI,HD-SDI,AND 3G-SDI	Y	Y
340	TV	ON CAMPUS	SOUND	SOUNDCRAFT UI SERIES MIXERS	Y	
341	HD MV SWITCH	ON CAMPUS	VADDI	VADDIO PRODUCTIONVIEW HD MV SWITCHER/CONTROLLER	Y	Y
342	WHIRL PB12	ON CAMPUS	WHIRL	WHIRLWIND PB12 PASSIVE PRES BOX, 1 LINE IN	Y	

PURCHASING

Purchasing
248-858-0511 | purchasing@oakgov.com

#	DEVICE	CAMPUS STATUS	BRAND	NOTES	SUPPORTABLE (Y or N)	CRITICAL ITEM Inventory (Y or N)
343	90" TV	ON CAMPUS	SHARP	SHARP 90" COMMERCIAL LED SMART TV, FULL HD, HDMI X4, MODEL LC90LE657U, 90 1/64" DIAGONAL, MOUNTED TO WALL	Y	
344	CRESTRONTRAN	ON CAMPUS	CREST	CRESTRON HD-TX-101-C-1G-E, WALL PLATE UHD,2K,4K,1080P	Y	Y
345	AV DEVICE	ON CAMPUS	BLKMG	BLACK MAGIC DESIGN MINI CONVERTER	Y	Y
346	55" TV	ON CAMPUS	SAMSU	SAMSUNG 55" ULTRA HIGH DEF COMMERCIAL DISPLAY RATED FOR 24/7 OPERATION	Y	Y
347	MEDIABRD CST	ON CAMPUS	BLKMG	CONTROL PANEL FOR ATEM SWITCHERS, BLACKMAGIC DESIGN ATEM 1 M/E ADVANCED PANEL	Y	Y
348	MEDIABRD CST	ON CAMPUS	BLKMG	BLACK MAGIC ADVANCED LIVE PRODUCTION SWITCHER SD,HD,UHD	Y	Y
349	AV DEVICE	ON CAMPUS	BLKMG	BLACK MAGIC DESIGN MINI CONVERTER	Y	Y
350	AV DEVICE	ON CAMPUS	BLKMG	BLACK MAGIC DESIGN MICRO CONVERTER BI DIRECTIONAL SDI/HDMI WITH POWER SUPPLY	Y	Y
351	AV DEVICE	ON CAMPUS	BLKMG	BLACK MAGIC DESIGN MICRO CONVERTER BI DIRECTIONAL SDI/HDMI WITH POWER SUPPLY	Y	Y
352	AV DEVICE	ON CAMPUS	BLKMG	BLACK MAGIC DESIGN MICRO CONVERTER BI DIRECTIONAL SDI/HDMI WITH POWER SUPPLY	Y	Y
353	AV DEVICE	ON CAMPUS	BLKMG	BLACK MAGIC DESIGN MICRO CONVERTER BI DIRECTIONAL SDI/HDMI WITH POWER SUPPLY	Y	Y
354	TV	ON CAMPUS	NEC	NEC 98" C981Q, TOUCHSCREEN,O.P.S.	Y	Y
355	TV	ON CAMPUS	NEC	NEC 98" C981Q, TOUCHSCREEN,O.P.S.	Y	Y
356	RECEIVER	ON CAMPUS	ATLON	AT-UHD-EX-70C-RX	Y	Y



PURCHASING

Purchasing
248-858-0511 | purchasing@oakgov.com

#	DEVICE	CAMPUS STATUS	BRAND	NOTES	SUPPORTABLE (Y or N)	CRITICAL ITEM Inventory (Y or N)
357	RECEIVER	ON CAMPUS	ATLON	AT-UHD-EX-70C-RX	Y	Y
358	RECEIVER	ON CAMPUS	ATLON	AT-UHD-EX-70C-RX	Y	Y
359	ATLONAHDBASE	ON CAMPUS	ATLON	AT-UHD-PRO3-44M 4K ULTRA HIGH DEFINITION DUAL DISTANCE 4X4 HDMI TO HDBASET MATRIX SWITCHER WITH POW	Y	Y
360	TV	ON CAMPUS	NEC	NEC 98" C981Q, TOUCHSCREEN,O.P.S.	Y	Y