

## COOPERATIVE PURCHASE CUSTOMER AGREEMENT

This	Cooperative	Purchase (	Customer Agre	eement ("Custom	er Agree	ment") is en	ntered into	
by and	d between	CDW-GC	OVERNMENT, LLC	("Vendor")	and the	e City of	Burleson,	
("Customer" or "Authorized Customer"), a Texas government entity, and a Customer authorized								
to	purchase	goods c	or services	pursuant to	the	Agreement	between	
the		DIR	Cooperative	Purchasing ("Co	operative	Entity") an	d Vendor,	
Contr	act No.	DIR-TSO-4288	, as amen	ded, (the "Agreen	nent") w	th an expir	ration date	
of	02/21/202	5 .		,	ŕ	-		

This Customer Agreement includes and shall be governed by the following items which are attached hereto and/or incorporated herein by reference.

- i. The terms and conditions of the Agreement, which are incorporated herein by reference and available online or upon request from Vendor;
- ii. The City of Burleson Standard Terms and Conditions, which are incorporated herein by reference and available at **this link** or upon request from the Customer.
- iii. The attached Vendor Quote/Purchase Order, if applicable;
- iv. The Standard Addendum with the City of Burleson, if applicable

Authorized Customer is eligible and desires to purchase

## WIRELESS ACCESS POINTS, SECURITY CAMERAS, MONITORS, AND PERIPHERAL EQUIPMENT.

pursuant to the terms and conditions of the Agreement as the Cooperative Entity may specify from time to time, as well as the terms and conditions of this Customer Agreement. To ensure goods and services are provided directly to the Customer, the Cooperative Entity will only be responsible for services provided to the Cooperative Entity will not be responsible for payments for services provided to the Customer.

The Authorized Customer agrees to the terms and conditions of the Agreement as applicable and as authorized by law. The Authorized Customer hereby agrees that it is separately and solely liable for all obligations and payments for equipment, products and services provided hereunder. Vendor agrees that Customer shall be entitled to the same rights and protections under the law afforded to the Cooperative Entity under the Agreement, as applicable, as if Customer had entered into the Agreement. Except in the event of gross negligence or intentional misconduct, Customer's liability shall not exceed the amount paid by Customer under this Customer Agreement for the proceeding twelve (12) month period. Vendor agrees that until the expiration of three (3) years after final payment under this Customer Agreement, or the final conclusion of any audit commenced during the said three years, Customer, or Customer's designated representative, shall have access to and the right to audit at reasonable times, all records, hard copy or electronic, involving transactions relating to this Customer Agreement necessary to determine compliance herewith, at no additional cost to the Customer. Vendor agrees that the Customer shall have access to such records during normal business hours. Customer shall provide Vendor with reasonable advance notice of any intended audits.

**Purchase Price** - Payments under this Customer Agreement are in the amount of ONE HUNDRED EIGHTTEEN THOUSAND, AND NO/100 DOLLARS ("Purchase Price").

**Term** - The Term of this Customer Agreement ("Term") shall be for one of the following as selected below (Select the type of contract that applies):

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Supply / As Needed Contract- The Term sha on September 30 <sup>th</sup> at the end of FY. This Custo goods or services on an as needed basis, from the	all be effective as of October 1st and shall expire omer Agreement shall be for multiple purchases of a same vendor under the same contract, and shall not ent fiscal year for the applicable goods and services.						
Multi-Year Contract-The Term shall be for	one (1) year(s) expiring on						
be with a single vendor for products and services Contract equals or exceeds \$50,000 in the aggre the City does not appropriate sufficient fun subsequent year, the City shall have the right any such fiscal year without penalty. If the exceeds \$50,000 a performance bond is require	his Customer Agreement may be renewed for two one- year renewals. Customer Agreement shall e with a single vendor for products and services. If the amount of expenditures under this Multi-Year contract equals or exceeds \$50,000 in the aggregate, City Council approval is required. In the event he City does not appropriate sufficient funds to make payments during the current or any absequent year, the City shall have the right to terminate this Multi-Year Contract at the end of my such fiscal year without penalty. If the price of any individual project under this contract exceeds \$50,000 a performance bond is required. If the individual project price exceeds \$100,000 oth performance and payment bonds are required.						
<i>Emergency Purchase</i> - Purchases that are necessary to address a public calamity, because of unforeseen damage to property, or to protect the public health or safety where the City's ability to serve the public would be impaired if the purchase were not made immediately. Emergency purchases must meet the requirements of Local Government Code 252.022, and must be ratified by City Council in the purchase is \$50,000 or more.							
(Standard Addendum - Select if Vendor has additional to	erms and conditions that apply to this purchase)						
Standard Addendum with the City of Burleson, Texas - If this purchase contains additional							
terms and conditions from the Vendor, other than those set forth in the Agreement, the Vendor shall agree to the Standard Addendum with the City of Burleson, Texas. Such applicable terms and conditions as set forth in the Standard Addendum shall supersede any conflicting terms of the Vendor's terms and conditions, and such Standard Addendum shall control. The Standard Addendum is incorporated herein by reference and available online or by request and made a part of this Customer Agreement for all purposes.							
The undersigned represents and warrants that he Customer Agreement, bind the respective party Customer Agreement has been duly authorized hand any amendment hereto, may be executed in	ne/she has the power and authority to execute this v, and that the execution and performance of this by the respective party. This Customer Agreement, a counterparts, and electronically signed, scanned, such signatures shall have the same effect as original						
Each party has caused this Customer Agreement on this the 21 day of OCTOBER	to be executed by its duly authorized representative20_24						
CITY OF BURLESON	VENDOR CDW-GOVERNMENT, LLC						
Ву:	Ву:						
Name:	Name:						
Title:	Title:						
Date:	Date:						