

COOPERATIVE PURCHASE CUSTOMER AGREEMENT

This	Cooperative	e Purchas	e Cu	stomer Agre	ement ("Cı	ıstome	er Agr	eement")	is en	tered into
by an	d between	CENTRALSC	UARE	TECHNOLOGIE	S, LLC ("Vend	dor")	and	the City	of	Burleson
("Cu	stomer" or '	"Authoriz	ed C	ustomer"), a	Texas govern	nment	entity,	and a Cust	omer	authorized
to	purchase	goods	or	services	pursuant	to	the	Agreem	ent	between
the		TIPS		_Cooperative	Purchasing	("Co	operativ	e Entity") and	l Vendor,
Cont	ract No	220105		, as amend	ded, (the "A	Agreer	nent")	with an	expira	ition date
of	05/31/202	27 .				-			_	

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, attached hereto as Attachment A including Exhibits 1-8.

Authorized Customer is eligible and desires to purchase

A FIVE YEAR CAD CLOUD SUBSCRIPTION AS OUTLINED IN ATTACHMENT A.

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 MILLION NINE HUNDRED NINETY-THREE THOUSAND NINE HUNDRED EIGHTY AND 08/100 DOLLARS (\$1,993,980.08) ("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):

Title: ____ Chief Revenue Officer 6/11/2025 Date:____ Date: _____

Attachment A

CentralSquare Solutions Agreement

This CentralSquare Solutions Agreement (the "Agreement"), effective as of the latest date shown on the signature block below (the "Effective Date"), is entered into between CentralSquare Technologies, LLC with its principal place of business in Lake Mary, FL ("CentralSquare") and Burleson Police Department, TX ("Customer"), together with CentralSquare, the "Parties", and each, a "Party".

WHEREAS, CentralSquare licenses and gives access to certain software applications ("Solutions") to its customers and also provides maintenance, support, migration, installation and other professional services; and

WHEREAS, Customer entered into a prior agreement for the migration from CentralSquare's ONESolution suite to CentralSquare's Enterprise suite, more specifically known as the CentralSquare Solutions Agreement dated April 17, 2023 ("Migration Agreement"); and

WHEREAS, CentralSquare and Customer both mutually agree to cancel the Migration Agreement and revert back to ONESolution in a cloud-hosted environment; and

WHEREAS, this Agreement will supersede and replace the Migration Agreement; and

WHEREAS, this Agreement will govern and describe the implementation and use of ONESolution in the cloud, subject to the terms and conditions set forth in this Agreement.

NOW, THEREFORE, in consideration of the mutual covenants, terms, and conditions set forth herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, by the signatures of their duly authorized representative below, the Parties intending to be legally bound, agree to all of the following provisions and exhibits of this Agreement:

CentralSquare Technologies, LLC	City of Burleson
1000 Business Center Drive Lake Mary, FL 32746 —Signed by:	141 W. Renfro St. Burleson, TX , 76028
By: Konald Anderson CA8953F28BAE47B	Ву:
Print Name: Ronald Anderson	Print Name:
Print Title: Chief Revenue Officer	Print Title:
Date Signed: 6/11/2025	Date Signed:

Solution: ONESolution PS

Term.

<u>Initial Term</u>. The Initial Term of this Agreement commences as of the Effective Date and will continue in effect for five (5) year(s) from such date unless terminated earlier pursuant to any of the Agreement's express provisions (the "**Initial Term**").

<u>Renewal Term</u>. This Agreement will automatically renew for additional successive one (1) year terms unless earlier terminated pursuant to any of the Agreement's provisions (a "**Renewal Term**" and, collectively, with the Initial Term, the "**Term**").

Non-Renewal. Either Party may elect to end renewal of the Agreement by issuing a notice of non-renewal, in writing, to the other Party six (6) months prior to the expiration of the Agreement term.

Fees.

In consideration of the rights and services granted by CentralSquare to Customer under this Agreement, Customer shall make payments to CentralSquare pursuant to the amounts and payment terms outlined in Exhibit 1 (the Solution(s) and Services Fee Schedule).

All invoices shall be billed and paid in U.S. dollars (USD) and in accordance with the terms set forth in Exhibit 1. If Customer delays an invoice payment for any reason, Customer shall promptly notify CentralSquare in writing the reasons for such delay. Unless otherwise agreed by both Parties, CentralSquare may apply any payment received to any delinquent amount outstanding.

Standard Terms and Conditions

- 1. **Definitions**. Capitalized terms not otherwise defined in this Agreement have the meanings set forth below:
 - 1.1. **"Affiliate"** means any other Entity that directly or indirectly, through one or more intermediaries, controls, is controlled by, or is under common control with, such Entity.
 - 1.2. **"Authorized User"** means Customer's employees, consultants, contractors, and agents who are authorized by Customer to access and use the Solutions pursuant to this Agreement, and for whom access to the Solutions has been purchased.
 - 1.3. "Baseline Solution" means the version of a Solution updated from time to time pursuant to CentralSquare's warranty services and maintenance, but without any other modification.
 - 1.4. **"CentralSquare Systems"** means the information technology infrastructure used by or on behalf of CentralSquare to deliver the Solutions, including all computers, software, hardware, databases, electronic systems (including database management systems), and networks, whether operated directly by CentralSquare or through the use of third-party services.
 - 1.5. **"Customer Data"** means information, data, and content, in any form or medium, collected, downloaded, or otherwise received, directly or indirectly from Customer, an Authorized User or end-users by or through the Solutions, provided the data is not personally identifiable and not identifiable to Customer.
 - 1.6. "Customer Systems" means the Customer's information technology infrastructure, including computers, software, hardware, databases, electronic systems (including database management systems), and networks, whether operated by Customer or through the third-party services.
 - 1.7. "Defect" means a material deviation between the Baseline Solution and its Documentation, for which Customer has given CentralSquare sufficient information to enable CentralSquare to replicate the deviation on a computer configuration that is both comparable to the Customer Systems and that is under CentralSquare's control. Further, with regard to any custom modification, Defect means a material deviation between the custom modification and the CentralSquare generated specification and Documentation for such custom modification, and for which Defect Customer has given CentralSquare sufficient information to enable CentralSquare to replicate the deviation on a computer configuration that is both comparable to the Customer Systems and that is under CentralSquare's control.
 - 1.8. "Delivery" means:
 - 1.8.1. For on-premise Solutions, Delivery shall be when CentralSquare delivers to Customer the initial copies of the Solutions outlined in Exhibit 1 by whichever the following applies and occurs first (a) electronic delivery, by posting it on CentralSquare's network for downloading, or similar suitable electronic file transfer method, or (b) physical shipment, such as on a disc or other suitable media transfer method, or (c) installation, or (d) delivery of managed services server. Physical shipment is on FOB CentralSquare's shipping point, and electronic delivery is at the time CentralSquare provides Customer with access to download the Solutions.
 - 1.8.2. For cloud-based Solutions Delivery shall be whichever the following applies and occurs first when Authorized Users have (a) received log-in access to the Solution or any module of the Solution or (b) received access to the Solution via a URL.
 - 1.9. **"Documentation"** means any manuals, instructions, or other documents or materials that CentralSquare provides or makes available to Customer in any form or medium and which describe the functionality, components, features, or requirements of the Solution(s), including any aspect of its installation, configuration, integration, operation, use, support, or maintenance.
 - 1.10. "End User Training" means the process of educating general users of the Software on the operation of the Software.
 - 1.11. "Entity" means an individual, corporation, partnership, joint venture, limited liability entity, governmental authority, unincorporated organization, trust, association, or other organization.
 - 1.12. "Hardware" means any equipment, computer systems, servers, storage devices, peripherals, and any other tangible assets purchased under this Agreement.
 - 1.13. "Intellectual Property Rights" means any and all registered and unregistered rights granted, applied for, or otherwise now or hereafter in existence under or related to any patent, copyright, trademark, trade secret, database protection, or other intellectual property rights laws, and all similar or equivalent rights or forms of protection, in any part of the world.
 - 1.14. "Managed Services Hardware" means any equipment, computer systems, servers, peripherals, and any other tangible asset purchased as a subscription under this Agreement.
 - 1.15. "Maintenance" means optimization, error correction, modifications, and Updates (defined herein) to CentralSquare Solutions to correct any known Defects and improve performance. Maintenance will be provided for each Solution, the hours and details of which are described in Exhibit 2 (Maintenance and Support).

- 1.16. "New or Major Releases" means new versions of a Baseline Solution (e.g., version 4.0, 5.0 etc.) not provided as part of Maintenance.
- 1.17. "Personal Information" means any information that does or can identify a specific individual or by or from which a specific individual may be identified, contacted, or located. Personal Information includes all "nonpublic personal information" as defined under the Gramm-Leach-Biley Act, "protected health information" as defined under the Health and Insurance Portability and Accountability Act of 1996, "Personal Data" as defined in the EU General Data Protection Regulation (GDPR 2018), "Personal Information" as defined under the Children's Online Privacy Protection Act of 1998, and all rules and regulations issued under any of the foregoing.
- 1.18. "Professional Services" means configuration, installation, implementation, development work, training or consulting services including custom modification programming, support relating to custom modifications, on-site support services, assistance with data transfers, system restarts and reinstallations provided by CentralSquare.
- 1.19. "Project Kickoff" is a meeting to occur shortly after contract execution between CentralSquare and Customer in which goals and objectives are set forth, all parties relevant team members are identified, and scope, timelines, and milestones are reviewed.
- 1.20. **"Reliability Period"** is the time period in which the Software is tested and confirmed reliable by successfully completed fifteen (15) continuous days in a live environment with no repeatable Priority 1 or Priority 2 issues as defined in Exhibit 2, unless otherwise agreed in a statement of work.
- 1.21. "Software" means the software program(s) (in object code format only) identified on Exhibit 1 (Solution(s) and Services Fee Schedule). The term "Software" excludes any Third-Party Software.
- 1.22. "Software Version" means the base or core version of the Solution Software that contains significant new features and significant fixes and is available to the Customer. The nomenclature used for updates and upgrades consists of major, minor, build, and fix and these correspond to the following digit locations of a release, a,b,c,d. An example of which would be 7.4.1.3, where the 7 refers to the major release, the 4 refers to the minor release, the 1 refers to the build, and the 3 refers to a fix.
- 1.23. **"Solutions"** means the software, Documentation, development work, CentralSquare Systems and any and all other information, data, documents, materials, works, and other content, devices, methods, processes, hardware, software, technologies and inventions, including any deliverables, technical or functional descriptions, requirements, plans, or reports, provided or used by CentralSquare or any Subcontractor in connection with Professional Services or Support Services rendered under this Agreement.
- 1.24. **"Support Services"** means Maintenance, Enhancements, implementation of New Releases, and general support efforts to respond to incidents reported by Customer in accordance with Exhibit 2 (Maintenance & Support) and Exhibit 8 (Managed Services Provisions), if applicable.
- 1.25. "Third-Party Materials" means materials and information, in any form or medium, including any software, documents, data, content, specifications, products, related services, equipment, or components of or relating to the Solutions that are not proprietary to CentralSquare.

2. License, Access, and Title.

- 2.1. <u>License Grant.</u> For any Solution designated as a "license" on Exhibit 1, Customer is granted a perpetual (unless terminated as provided herein), nontransferable, nonexclusive right and license to use the Software for Customer's own internal use for the applications described in the Statement of Work, in the applicable environment (e.g., production, test, training, or disaster recovery system) and in the quantity set forth in Exhibit 1. Additional software licenses purchased after the execution of this Agreement shall also be licensed in accordance with the provisions of this section. Customer shall not use, copy, rent, lease, sell, sublicense, modify, create derivative works from/of, or transfer any software, or permit others to do said acts, except as provided in this Agreement. Any such unauthorized use shall be void and may result in immediate and automatic termination of the applicable license. In such event, Customer shall not be entitled to a refund of any license fees paid. Notwithstanding, Customer shall be entitled to use software at the applicable designated location for the purpose of the application(s) described in the Statement of Work to provide services for itself and other Affiliate governmental agencies/entities, provided that the Software is installed and operated at only one physical location. The Software license granted in this Agreement or in connection with it are for object code only and do not include a license or any rights to source code whatsoever.
- 2.2. Access Grant. For any Solution designated as a "subscription" on Exhibit 1, so long as subscription fees are paid and current, (unless terminated as provided herein), Customer is granted a nontransferable, nonexclusive right to use the software for the Customer's own internal use for the applications described in the Statement of Work, in the applicable environment (e.g., production, test, training, or disaster recovery system) and in the quantity set forth in Exhibit 1. Additional CentralSquare software subscriptions purchased after the execution of this Agreement shall also be accessed in accordance with the provisions of this section. Customer shall not use, copy, rent, lease, sell, sublicense, modify, create derivative works from/of, or transfer any software, or permit others to do said acts, except as provided in this Agreement. Any such unauthorized use shall be void and may result in immediate and automatic termination of the applicable access. In such event, Customer shall not be entitled to a refund of any subscription fees paid. Notwithstanding, Customer shall be entitled to use software at the applicable designated location for the purpose of the application(s) described in the Statement of Work to provide services for itself and other Affiliate

- governmental agencies/entities. The subscription access granted in this Agreement or in connection with it are for object code only and do not include a license or any rights to source code whatsoever.
- 2.3. <u>Documentation License</u>. CentralSquare hereby grants to Customer a non-exclusive, non-sublicensable, non-transferable license to use the Documentation during the Term solely for Customer's internal business purposes in connection with its use of the Solutions.
- 2.4. <u>Application Programming Interface "API"</u>. If the Customer has purchased any Application Programming Interface (API) license or subscription, Customer may use such API for Customer's own internal use to develop interfaces which enable interfacing with the applicable CentralSquare Software purchased herein. The development and use of such interfacing applications is specifically permitted under the use granted herein and shall not be deemed derivative works provided that they are not, in fact, derived from the CentralSquare Software or the ideas, methods of operation, processes, technology or know-how implemented therein. Other than the usage rights granted herein, Customer shall not acquire any right, title or interest in the CentralSquare Software or API by virtue of the interfacing of such applications, whether as joint owner, or otherwise. Should Customer desire to provide or share the API to a third-party, the third-party must enter into an API Access Agreement by and between the third-party and CentralSquare directly to govern the usage rights and restrictions of the applicable API.
- 2.5. <u>Hardware</u>. Subject to the terms and conditions of this Agreement, CentralSquare agrees to deliver, through hardware vendors, the Hardware itemized on Exhibit 1. The risk of loss or damage will pass to Customer upon the date of delivery to the Customer specified facility. Upon delivery and full satisfaction of the Hardware payment obligations, Hardware shall be deemed accepted and Customer will acquire good and clear title to Hardware. All Hardware manufacturer warranties will be passed through to Customer. CentralSquare expressly disclaims, and Customer hereby expressly waives all other Hardware warranties, express or implied, without limitation, warranties of merchantability and fitness for a particular purpose.
- 2.6. <u>Managed Services Hardware</u>. Subject to the terms and conditions of this Agreement, CentralSquare agrees to deliver the Managed Services Hardware itemized on Exhibit 1. So long as the applicable subscription fees are paid and current, Customer shall maintain a limited right in possessory interest in the Managed Services Hardware. No title in the Managed Services Hardware will pass to Customer at any time or for any reason. Customer agrees to maintain adequate insurance against fire, theft, or other loss for the Managed Services Hardware full insurable value. CentralSquare shall coordinate any Defect or warranty claims in accordance with Exhibit 8.
- 2.7. <u>Reservation of Rights</u>. Nothing in this Agreement grants any right, title, or interest in or to any Intellectual Property Rights in or relating to the Solutions, or Third-Party Materials, whether expressly, by implication, estoppel, or otherwise. All right, title, and interest in the Solutions, and the Third-Party Materials are and will remain with CentralSquare and the respective rights holders.

3. Use Restrictions. Authorized Users shall not:

- 3.1. copy, modify, or create derivative works or improvements of the Solutions, or rent, lease, lend, sell, sublicense, assign, distribute, publish, transfer, or otherwise make available any Solutions to any Entity, including on or in connection with the internet or any time-sharing, service bureau, software as a service, cloud, or other technology or service;
- 3.2. reverse engineer, disassemble, decompile, decode, adapt, or otherwise attempt to derive or gain access to the source code of the Solutions, in whole or in part;
- 3.3. bypass or breach any security device or protection used by Solutions or access or use the Solutions other than by an Authorized User through the use of his or her own then valid access;
- 3.4. input, upload, transmit, or otherwise provide to or through the CentralSquare Systems, any information or materials that are unlawful or injurious, or contain, transmit, or activate any harmful code (any software, hardware, device, or other technology, including any virus, worm, malware, or other malicious computer code, the purpose or effect of which is to (a) permit unauthorized access to, or to destroy, disrupt, disable, distort, or otherwise harm or impede any (i) computer, software firmware, hardware, system or network; or (ii) any application or function of any of the foregoing or the security, integrity, confidentiality, or use of any data processed thereby; or (b) prevent Customer or any Authorized User from accessing or using the Solutions as intended by this Agreement;
- 3.5. damage, destroy, disrupt, disable, impair, interfere with, or otherwise impede or harm in any manner the CentralSquare Systems, or CentralSquare's provision of services to any third-party, in whole or in part;
- 3.6. remove, delete, alter, or obscure any trademarks, specifications, Documentation, warranties, or disclaimers, or any copyright, trademark, patent, or other intellectual property or proprietary rights notices from any Documentation or Solutions, including any copy thereof;
- 3.7. access or use the Solutions in any manner or for any purpose that infringes, misappropriates, or otherwise violates any Intellectual Property Right or other right of any third-party, or that violates any applicable law;

3.8. access or use the Solutions for purposes of competitive analysis of the Solutions, the development, provision, or use of a competing software service or product or any other purpose that is to CentralSquare's detriment or commercial disadvantage or otherwise access or use the Solutions beyond the scope of the authorization granted in Section 2.

4. Audit.

4.1. CentralSquare shall have the right to audit Customer's use of the Software to monitor compliance with this Agreement. Customer shall permit CentralSquare and its directors, officers, employees, and agents to have on-site access at Customer's premises (or remote access as the case may be) during normal business hours to such systems, books, and records for the purpose of verifying license counts, access counts, and overall compliance with this Agreement. Customer shall render reasonable cooperation to CentralSquare as requested. If as a result of any audit or inspection CentralSquare substantiates a deficiency or non-compliance, or if an audit reveals that Customer has exceeded the restrictions on use, Customer shall promptly reimburse CentralSquare for all its costs and expenses incurred to conduct such audit or inspection and be required to pay for any delinquencies in compliance and prompt payment of any underpayment of Fees.

5. Customer Obligations.

- 5.1. <u>Customer Systems and Cooperation</u>. Customer shall at all times during the Term: (a) set up, maintain, and operate in good repair all Customer Systems on or through which the Solutions are accessed or used; (b) provide CentralSquare Personnel with such access to Customer's premises and Customer Systems as is necessary for CentralSquare to perform the Support Services in accordance with the Support Standards and specifications and if required by CentralSquare, remote access in accordance with Exhibit 3 (CentralSquare Access Management Policy); and (c) provide all cooperation as CentralSquare may reasonably request to enable CentralSquare to exercise its rights and perform its obligations under this Agreement.
- 5.2. <u>Effect of Customer Failure or Delay</u>. CentralSquare is not responsible or liable for any delay or failure of performance caused in whole or in part by Customer's delay in performing, or failure to perform, any of its obligations under this Agreement.
- 5.3. <u>Corrective Action and Notice</u>. If Customer becomes aware of any actual or threatened activity prohibited by Section 3, Customer shall, and shall cause its Authorized Users to, immediately: (a) take all reasonable and lawful measures within their respective control that are necessary to stop the activity or threatened activity and to mitigate its effects (including, where applicable, by discontinuing and preventing any unauthorized access to the Solutions and permanently erasing from their systems and destroying any data to which any of them gained unauthorized access); and (b) notify CentralSquare of any such actual or threatened activity.
- 5.4. <u>Maintaining Current Versions of CentralSquare Solutions.</u> In accordance with Exhibit 2 (Maintenance & Support) and Exhibit 8 (Managed Services Provisions), if applicable. Customer shall install and/or use any New or Major Release within one year of being made available by CentralSquare to mitigate a performance problem, ineligibility for Support Services, or an infringement claim.

6. Professional Services.

- 6.1. <u>Compliance with Customer Policies</u>. While CentralSquare personnel are performing services at Customer's site, CentralSquare personnel will comply with Customer's reasonable procedures and site policies that are generally applicable to Customer's other suppliers providing similar services and that have been provided to CentralSquare in writing or in advance.
- 6.2. Contributed Material. In the process of CentralSquare's performing Professional Services, Customer may, from time to time, provide CentralSquare with designs, plans, or specifications, improvements, works or other material for inclusion in, or making modifications to, the Solutions, the Documentation or any other deliverables ("Contributed Material"). Customer grants to CentralSquare a nonexclusive, irrevocable, perpetual, transferable right, without the payment of any royalties or other compensation of any kind and without the right of attribution, for CentralSquare, CentralSquare's Affiliates and CentralSquare's licensees to make, use, sell and create derivative works of the Contributed Material.
- 6.3. Federal Grant Funds. CentralSquare shall comply with the provisions of Title VII of the Civil Rights Act of 1964 in that it will not discriminate against any individual with respect to their compensation, terms, conditions, or privileges of employment. Additionally, CentralSquare shall not discriminate in any way that would deprive or intend to deprive any individual of employment opportunities or otherwise adversely affect their status as an employee based on race, color, religion, sex, national origin, age, medical condition, marital status, sexual orientation, gender identity, genetic information, veteran status, or disability, or any other characteristic or classification protected by applicable law. Not Applicable.
- 6.4. <u>Criminal Justice Information Services</u>. To the extent permissible, the parties acknowledge that any employee of CentralSquare who has been granted Criminal Justice Information Services ("CJIS") clearance in any state within the United States shall be deemed to have satisfied the CJIS clearance requirements under this Agreement. This provision is based on the principle of reciprocity, recognizing the validity of CJIS clearance across state lines.
 - Notwithstanding the foregoing, CentralSquare shall ensure that all employees comply with the applicable laws and regulations of the state in which services under this Agreement are performed. CentralSquare shall also ensure that all employees continue to meet the standards required for CJIS clearance and shall promptly notify Customer of any changes in an employee's CJIS clearance status.

Confidentiality.

- 7.1. Nondisclosure. The Parties agree, unless otherwise provided in this Agreement or required by law, not to use or make each other's Confidential Information available to any third party for any purpose other than as necessary to perform under this Agreement. "Confidential Information" means the Solution(s), Software, and customizations in any embodiment, and either Party's technical and business information relating to inventions or software, research and development, future product specifications, engineering processes, costs, profit or margin information, marketing and future business plans as well as any and all internal Customer and employee information, and any information exchanged by the Parties that is clearly marked with a confidential, private or proprietary legend or which, by its nature, is commonly understood to be confidential.
- 7.2. Exceptions. A Party's Confidential Information shall not include information that: (a) is or becomes publicly available through no act or omission of the recipient; (b) was in the recipient's lawful possession prior to the disclosure and was not obtained by the recipient either directly or indirectly from the disclosing Party; (c) is lawfully disclosed to the recipient by a third party without restriction on recipient's disclosure, and where recipient was not aware that the information was the confidential information of discloser; (d) is independently developed by the recipient without violation of this Agreement; or (e) is required to be disclosed by law.
- 7.3. Public Record. As this Agreement is public record, CentralSquare is permitted to disclose Customer as a Customer. However, CentralSquare shall not make any statements or representations regarding Customer's opinion of CentralSquare or its services. CentralSquare may reach out to Customer from time to time for references or marketing engagements, subject to Customer's written approval.

8. Security.

- 8.1. CentralSquare will implement commercially reasonable administrative, technical and physical safeguards designed to ensure the security and confidentiality of Customer Data, protect against any anticipated threats or hazards to the security or integrity of Customer Data, and protect against unauthorized access or use of Customer Data. CentralSquare will review and test such safeguards on no less than an annual basis.
- 8.2. Customer shall maintain, in connection with the operation or use of the Solutions, adequate technical and procedural access controls and system security requirements and devices, necessary for data privacy, confidentiality, integrity, authorization, authentication, non-repudiation, virus detection and eradication.
- 8.3. To the extent that Authorized Users are permitted to have access to the Solutions, Customer shall maintain agreements with such Authorized Users that adequately protect the confidentiality and Intellectual Property Rights of CentralSquare in the Solutions and Documentation and disclaim any liability or responsibility of CentralSquare with respect to such Authorized Users.
- 9. <u>Personal Data</u>. If CentralSquare processes or otherwise has access to any personal data or Personal Information on Customer's behalf when performing CentralSquare's obligations under this Agreement, then:
 - 9.1. Customer shall be the data controller (where "data controller" means an entity which alone or jointly with others determines purposes for which and the manner in which any personal data are, or are to be, processed) and CentralSquare shall be a data processor (where "data processor" means an entity which processes the data only on behalf of the data controller and not for any purposes of its own);
 - 9.2. Customer shall ensure that it has obtained all necessary consents and it is entitled to transfer the relevant personal data or Personal Information to CentralSquare so that CentralSquare may lawfully use, process and transfer the personal data and Personal Information in accordance with this Agreement on Customer's behalf, which may include CentralSquare processing and transferring the relevant personal data or Personal Information outside the country where Customer and the Authorized Users are located in order for CentralSquare to provide the Solutions and perform its other obligations under this Agreement; and
 - 9.3. CentralSquare shall process personal data and information only in accordance with lawful and reasonable written instructions given by Customer and as set out in and in accordance with the terms of this Agreement; and
 - 9.4. CentralSquare shall take reasonable steps to ensure that its employees, agents and contractors who may have access to Personal Information are persons who need to know / access the relevant Personal Information for valid business reasons; and
 - 9.5. each Party shall take appropriate technical and organizational measures against unauthorized or unlawful processing of the personal data and Personal Information or its accidental loss, destruction or damage so that, having regard to the state of technological development and the cost of implementing any measures, the measures taken ensure a level of security appropriate to the harm that might result from such unauthorized or unlawful processing or accidental loss, destruction or damage in relation to the personal data and Personal Information and the nature of the personal data and Personal Information being protected. If necessary, the Parties will cooperate to document these measures taken.

10. Representations and Warranties.

10.1. Intellectual Property Warranty. CentralSquare represents and warrants that (a) it is the sole and exclusive owner of (or has the right to license) the software; (b) it has full and sufficient right, title and authority to grant the rights and/or licenses granted under this Agreement; (c) the software does not contain any materials developed by a third party used by CentralSquare except pursuant to a license agreement; and (d) the software does not infringe any patent, or copyright.

- 10.2. Intellectual Property Remedy. In the event that any third party asserts a claim of infringement against the Customer relating to the software contained in this Agreement, CentralSquare shall indemnify and defend the Customer pursuant to section 13.1 of this Agreement. In the case of any such claim of infringement, CentralSquare shall either, at its option, (1) procure for Customer the right to continue using the software; or (2) replace or modify the software so that that it becomes non-infringing, but equivalent in functionality and performance.
- 10.3. <u>Software Warranty</u>. CentralSquare warrants to Customer that: (i) for a period of one year from Delivery (the "Warranty Period") the Software will substantially conform in all material respects to the specifications set forth in the Documentation, when installed, operated and used as recommended in the Documentation and in accordance with this Agreement; and (ii) at the time of Delivery the Software does not contain any virus or other malicious code.
- 10.4. <u>Software Remedy</u>. If, during the Warranty Period a warranty defect is confirmed in the CentralSquare Software, CentralSquare shall, at its option and as the sole remedy, reinstall the Software or correct the Defects pursuant to Exhibit 2 (Maintenance & Support) and Exhibit 8 (Managed Services Provisions), if applicable.
- 10.5. <u>Services Warranty</u>. CentralSquare warrants that the Professional Services delivered will substantially conform to the deliverables specified in the applicable statement of work and that all Professional Services will be performed in a professional and workmanlike manner consistent with industry standards for similar work. If Professional Services do not substantially conform to the deliverables, Customer shall notify CentralSquare of such non-conformance in writing, within 10 days from completion of Professional Service, and CentralSquare shall promptly repair the non-conforming deliverables.
- 10.6. Disclaimer of Warranty. EXCEPT FOR THE EXPRESS LIMITED WARRANTIES SET FORTH ABOVE, CENTRALSQUARE MAKES NO WARRANTIES WHATSOEVER, EXPRESSED OR IMPLIED, WITH REGARD TO THE INTELLECTUAL PROPERTY, SOFTWARE, PROFESSIONAL SERVICES, AND/OR ANY OTHER MATTER RELATING TO THIS AGREEMENT, AND THAT CENTRALSQUARE DISCLAIMS ALL WARRANTIES, WHETHER EXPRESS, IMPLIED, STATUTORY, OR OTHERWISE, INCLUDING ALL WARRANTIES ARISING FROM COURSE OF DEALING, USAGE OR TRADE PRACTICE, AND SPECIFICALLY DISCLAIMS IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR TITLE. FURTHER, CENTRALSQUARE EXPRESSLY DOES NOT WARRANT THAT A SOLUTION, ANY CUSTOM MODIFICATION OR ANY IMPROVEMENTS WILL BE USABLE BY CUSTOMER IF THE SOLUTION OR CUSTOM MODIFICATION HAS BEEN MODIFIED BY ANYONE OTHER THAN CENTRALSQUARE PERSONNEL, OR WILL BE ERROR FREE, WILL OPERATE WITHOUT INTERRUPTION OR WILL BE COMPATIBLE WITH ANY HARDWARE OR SOFTWARE EXCEPT TO THE EXTENT EXPRESSLY SET FORTH IN THE DOCUMENTATION. ALL THIRD-PARTY MATERIALS ARE PROVIDED "AS-IS" AND ANY REPRESENTATION OR WARRANTY OF OR CONCERNING ANY OF THEM IS STRICTLY BETWEEN CUSTOMER AND THE THIRD-PARTY. THIS AGREEMENT DOES NOT AMEND, OR MODIFY CENTRALSQUARE'S WARRANTY UNDER ANY AGREEMENT OR ANY CONDITIONS, LIMITATIONS, OR RESTRICTIONS THEREOF.
- 11. <u>Notices</u>. All notices and other communications required or permitted under this Agreement must be in writing and will be deemed given when delivered personally, sent by United States registered or certified mail, return receipt requested; transmitted by facsimile or email confirmed by first class mail, or sent by overnight courier. Notices must be sent to a Party at its address shown below, or to such other place as the Party may subsequently designate for its receipt of notices in writing by the other Party.

If to CentralSquare: CentralSquare Technologies, LLC

1000 Business Center Dr. Lake Mary, FL 32746 Phone: 407-304-3235 Attention: Legal/Contracts

If to Customer: Burleson Police Department

1161 SW. Wilshire Blvd. Burleson, TX 76028 Phone: 8174269672

Email: jgrommersch@burlesontx.com Attention: James Grommersch

12. Force Majeure.

Neither Party shall be responsible for failure to fulfill its obligations hereunder, or be liable for damages resulting from delay in performance as a result of war, fire, strike, riot or insurrection, natural disaster, pandemic or epidemic, delay of carriers, governmental order or regulation, complete or partial shutdown of plant, unavailability of equipment, software, or services from suppliers, default of a subcontractor or vendor to the Party if such default arises out of causes beyond the reasonable control of such subcontractor or vendor,

the acts or omissions of the other Party, or its officers, directors, employees, agents, contractors, or elected officials, and/or other occurrences beyond the Party's reasonable control ("Excusable Delay" hereunder). In the event of such Excusable Delay, performance shall be extended on a day for day basis or as otherwise reasonably necessary to compensate for such delay.

13. Indemnification.

- 13.1. CentralSquare Indemnification. CentralSquare shall indemnify, defend, and hold harmless Customer from any and all Claims or liability, including attorneys' fees and costs, brought by a third party, allegedly arising out of, in connection with, or incident to any loss, damage or injury to persons or property or arising solely from a wrongful or negligent act, error or omission of CentralSquare, its employees, agents, contractors, or any subcontractor as a result of CentralSquare's or any subcontractor's performance pursuant to this Agreement; however, CentralSquare shall not be required to indemnify Customer for any claims caused to the extent of the negligence or wrongful act of Customer, its employees, agents, or contractors. Notwithstanding anything to the contrary in the foregoing, if a Claim or liability results from or is contributed to by the actions or omissions of Customer, or its employees, agents or contractors, CentralSquare's obligations under this provision shall be reduced to the extent of such actions or omissions based upon the principle of comparative fault.
- 13.2. <u>Customer Indemnification</u>. To the extent allowable by law, Customer shall indemnify, defend, and hold harmless CentralSquare from any and all Claims or liability, including attorneys' fees and costs, allegedly arising out of, in connection with, or incident to any loss, damage or injury to persons or property or arising solely from a wrongful or negligent act, error or omission of Customer, its employees, agents, contractors, or any subcontractor as a result of Customer's or any subcontractor's performance pursuant to this Agreement; however, Customer shall not be required to indemnify CentralSquare for any Claims or actions caused to the extent of the negligence or wrongful act of CentralSquare, its employees, agents, or contractors. Notwithstanding anything to the contrary in the foregoing, if a Claim or liability results from or is contributed to by the actions or omissions of CentralSquare, or its employees, agents or contractors, Customer's obligations under this provision shall be reduced to the extent of such actions or omissions based upon the principle of comparative fault.
- 13.3. "Claim" in this Section 13 means any claim, cause of action, demand, lawsuit, dispute, inquiry, audit, notice of violation, proceeding, litigation, citation, summons, subpoena or investigation of any nature, civil, criminal, administrative, regulatory or other, whether at law, in equity, or otherwise.

14. Termination.

- 14.1. Either Party may terminate this Agreement for a material breach in accordance with this subsection. In such event, the disputing Party shall deliver written notice of its intent to terminate along with a description in reasonable detail of the problems for which the disputing Party is invoking its right to terminate and the specific requirement within this Agreement or any exhibit or schedule hereto that the disputing Party is relying upon. Following such notice, the Parties shall commence dispute resolution procedures in accordance with the dispute resolution procedure pursuant to Section 17.
- 14.2. CentralSquare shall have the right to terminate this Agreement based on Customer's failure to pay undisputed amounts due under this Agreement more than ninety (90) days after delivery of written notice of non-payment.

15. Effect of Termination or Expiration. On the expiration or earlier termination of this Agreement:

- 15.1. All rights, licenses, and authorizations granted to Customer hereunder will immediately terminate and Customer shall immediately cease all use of CentralSquare's Confidential Information and the Solutions, and within thirty (30) days deliver to CentralSquare, or at CentralSquare's request destroy and erase CentralSquare's Confidential Information from all systems Customer directly or indirectly controls; and
- 15.2. All licenses, access or subscription fees, services rendered but unpaid, and any amounts due by Customer to CentralSquare of any kind shall become immediately payable and due no later than thirty (30) days after the date of the termination or expiration, including anything that accrues within those thirty (30) days.
- 15.3. The provisions set forth in the following sections, and any other right or obligation of the Parties in this Agreement that, by its nature (including but not limited to: Use Restrictions, Confidential Information, Warranty Disclaimers, Indemnifications, & Limitations of Liability), will survive any expiration or termination of this Agreement.
- 15.4. In the event that Customer terminates this Agreement or cancels any portions of a project (as may be set forth in a Statement of Work) prior to Go Live (which shall be defined as "first use of a Solution or module of a Solution in a production environment, unless otherwise agreed by the Parties in a statement of work"), Customer shall pay for all Professional Services actually performed by CentralSquare on a time and materials basis, regardless of the payment terms in Exhibit 1.
- 15.5. Return of Customer Data. If Customer requests in writing at least ten (10) days prior to the date of expiration or earlier termination of this Agreement, CentralSquare shall within sixty (60) days following such expiration or termination, deliver to Customer in CentralSquare's standard format the then most recent version of Customer Data maintained by CentralSquare, provided that Customer has at that time paid all Fees then outstanding and any amounts payable after or as a result of such expiration or termination.

- 15.6. Deconversion. In the event of (i) expiration or earlier termination of this Agreement, or (ii) Customer no longer purchasing certain Solutions (including those indicated to be Third-Party Materials), if Customer requests assistance in the transfer of Customer Data to a different vendor's applications ("Deconversion"), CentralSquare will provide reasonable assistance. CentralSquare and Customer will negotiate in good faith to establish the relative roles and responsibilities of CentralSquare and Customer in effecting Deconversion, as well as the appropriate date for completion. CentralSquare shall be entitled to receive compensation for any additional consultation, services, software, and documentation required for Deconversion on a time and materials basis at CentralSquare's then standard rates.
- 15.7. Termination of this Agreement shall not relieve either Party of any other obligation incurred one to the other prior to termination.
- 16. <u>Assignment</u>. Neither this Agreement nor any rights or obligations hereunder shall be assigned or otherwise transferred by either Party without the prior written consent of the other Party, which consent will not be unreasonably withheld; provided however, that in the event of a merger or acquisition of all or substantially all of CentralSquare's assets, CentralSquare may assign this Agreement to an entity ready, willing and able to perform CentralSquare's executory obligations hereunder.
- **17.** <u>Dispute Resolution</u>. Any dispute, controversy or claim arising out of or relating to this Agreement (each, a "Dispute"), including the breach, termination, or validity thereof, shall be resolved as follows:
 - 17.1. <u>Good Faith Negotiations</u>. The Parties agree to send written notice to the other Party of any Dispute ("Dispute Notice"). After the other Party receives the Dispute Notice, the Parties agree to undertake good faith negotiations to resolve the Dispute. Each Party shall be responsible for its associated travel and other related costs.
 - 17.2. <u>Escalation to Mediation</u>. If the Parties cannot resolve any Dispute through good faith negotiations, the dispute will be escalated to non-binding mediation, with the Parties acting in good faith to select a mediator and establishing the mediation process. The Parties agree the mediator's fees and expenses, and the mediator's costs incidental to the mediation, will be shared equally between the Parties. The Parties shall bear their own fees, expenses, and costs.
 - 17.3. <u>Confidential Mediation</u>. The Parties further agree all written or oral offers, promises, conduct, and statements made in the course of the mediation are confidential, privileged, and inadmissible for any purpose in any litigation, arbitration or other proceeding involving the Parties. However, evidence that is otherwise admissible or discoverable shall not be rendered inadmissible or non-discoverable as a result of its use in the mediation.
 - 17.4. <u>Litigation</u>. If the Parties cannot resolve a Dispute through mediation, then once an impasse is declared by the mediator either Party may pursue litigation in a court of competent jurisdiction.
- **18.** <u>Waiver/Severability</u>. The failure of any Party to enforce any of the provisions hereof will not be construed to be a waiver of the right of such Party thereafter to enforce such provisions. If any provision of this Agreement is found to be unenforceable, that provision will be enforced to the maximum extent possible, and the validity, legality and enforceability of the remaining provisions will not in any way be affected or impaired thereby.
- 19. <u>LIABILITY</u>. NOTWITHSTANDING ANY PROVISION WITHIN THIS AGREEMENT TO THE CONTRARY, AND REGARDLESS OF THE NUMBER OF LOSSES, WHETHER IN CONTRACT, EQUITY, STATUTE, TORT, NEGLIGENCE, OR OTHERWISE:
 - 19.1. NEITHER PARTY SHALL HAVE LIABILITY TO THE OTHER PARTY FOR ANY SPECIAL, INDIRECT, INCIDENTAL, PUNITIVE, EXEMPLARY, LIQUIDATED, OR CONSEQUENTIAL DAMAGES OF ANY KIND INCLUDING BUT NOT LIMITED TO, REPLACEMENT COSTS, AND NEITHER PARTY SHALL BE LIABLE TO THE OTHER PARTY FOR LOSSES OF PROFIT, REVENUE, INCOME, BUSINESS, ANTICIPATED SAVINGS, DATA, AND REPUTATION, AND MORE GENERALLY, ANY LOSSES OF AN ECONOMIC OR FINANCIAL NATURE, REGARDLESS OF WHETHER SUCH LOSSES MAY BE DEEMED AS CONSEQUENTIAL OR ARISING DIRECTLY AND NATURALLY FROM THE INCIDENT GIVING RISE TO THE CLAIM, AND REGARDLESS OF WHETHER SUCH LOSSES ARE FORESEEABLE OR WHETHER EITHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSSES; AND
 - 19.2. CENTRALSQUARE'S TOTAL LIABILITY ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT SHALL NOT EXCEED THE AMOUNT(S) ACTUALLY PAID BY CUSTOMER TO CENTRALSQUARE HEREUNDER FOR THE LAST TWELVE (12) MONTHS PRIOR TO THE DATE THE CLAIM AROSE.
- 20. <u>Insurance</u>. During the term of this Agreement, CentralSquare shall maintain insurance coverage covering its operations in accordance with Exhibit 4 (Certificate of Insurance (Evidence of Coverage)). Upon request by Customer, CentralSquare shall include Customer as an additional insured on applicable insurance policies provided under this Agreement. CentralSquare shall provide proof of current coverage during the term of this Agreement.
- 21. <u>Al Use & Accuracy.</u> The Solutions provided under this Agreement may include access to artificial intelligence ("Al") features that generate outputs based on inputs. Customer acknowledges and agrees that:
 - 21.1. Al-generated outputs may be inaccurate, incomplete, or inappropriate, and should not be relied on as a sole source of truth or decision making;
 - 21.2. Customer is responsible for ensuring that users are responsible for reviewing and validating any Al-generated content before using it in any context;

- 21.3. A human-in-the-loop (human is actively involved in reviewing, validating, or making decisions based on the output) approach is strongly recommended, and agrees to exercise appropriate judgment and oversight when using the Solutions;
- 21.4. Centralsquare makes no warranties or guarantees regarding the accuracy, reliability, or suitability of Al-generated outputs for any particular purpose;
- 21.5. Use of the AI features is at Customer's own risk, and Customer agrees not to use the software in any manner that may cause harm or violate applicable laws or regulations.
- 22. Third-Party Materials. CentralSquare may, from time to time, include third parties to perform services, provide software, or provide equipment. Customer acknowledges and agrees CentralSquare provides front-line support services for these Third-Party Materials, but these third parties assume all responsibility and liability in connection with the Third-Party Materials. CentralSquare is not authorized to make any representations or warranties that are binding upon the third-party or to engage in any other acts that are binding upon the third-party, except specifically that CentralSquare is authorized to represent third-party fees and to accept payment of such amounts from Customer on behalf of the third-party for as long as such third-party authorizes CentralSquare to do so. As a condition precedent to installing or accessing certain Third-Party Materials, Customer may be required to execute a click-through, shrink-wrap End User License Agreement ("EULA") or similar agreement provided by the Third-Party Materials provider. If mapping information is supplied with the CentralSquare Software, CentralSquare makes no representation or warranty as to the completeness or accuracy of the mapping data provided with the CentralSquare Software. The completeness or accuracy of such data is solely dependent on the information supplied by the Customer or the mapping database vendor to CentralSquare. All third-party materials are provided "as-is" and any representation or warranty concerning them is strictly between Customer and the third-party.
- 23. <u>Subcontractors</u>. CentralSquare may from time to time, in its discretion, engage third parties to perform services on its behalf including but not limited to Professional Services, Support Services, and/or provide software (each, a "Subcontractor"). CentralSquare shall be fully responsible for the acts of all subcontractors to the same extent it is responsible for the acts of its own employees.
- 24. <u>Entire Agreement</u>. This Agreement, and any Exhibits specifically incorporated therein by reference, constitute the entire agreement between the Parties with respect to the subject matter. These documents supersede and merge all previous and contemporaneous proposals of sale, communications, representations, understandings and agreements, whether oral or written, between the Parties with respect to the subject hereof.
- **25.** <u>Amendment</u>. Either Party may, at any time during the term, request in writing changes to this agreement. The Parties shall evaluate and, if agreed, implement all such requested changes. No requested changes will be effective unless and until memorialized in either a CentralSquare issued add-on quote signed by Customer, or a written change order or amendment to this Agreement signed by both Parties.
- 26. No Third-Party Beneficiaries. This Agreement is for the sole benefit of the Parties and their respective successors and permitted assigns and nothing herein, express or implied, is intended to or shall confer on any other person any legal or equitable right, benefit, or remedy of any nature under or by reason of this Agreement.
- 27. <u>Counterparts</u>. This Agreement, and any amendments hereto, may be executed in several counterparts, each of which when so executed shall be deemed to be an original, and such counterparts shall constitute one and the same instrument. The Agreement (and any amendments) shall be considered properly executed by a Party if executed by that Party and transmitted by facsimile or other electronic means, such as DocuSign, Tagged Image Format Files (TIFF), or Portable Document Format (PDF).
- 28. <u>Material Adverse Change</u>. If any law, regulation, applicable standard, process, OEM requirement is changed or comes into force after the Effective Date, including but not limited to PCI standards or Americans with Disabilities Act compliance (collectively, a "Material Adverse Change"), which is not explicitly addressed within this Agreement and results in *significant extra* costs for either Party in relation to the performance of this Agreement, both Parties shall promptly meet, discuss in good faith, and agree upon reducing the technical, operational, and/or commercial impact of such Material Adverse Change.

29. Order of Precedence.

- 29.1. In the event of any conflict or inconsistency between this Agreement, the Exhibits, or any purchase order, then the following priority shall prevail:
 - 29.1.1. Exhibit 8, and then the main body of this Agreement and any associated amendments, statements of work (including Exhibit 5 (Statement of Work)), or change orders and then the rest of the attached Exhibits to this Agreement in the order in which they appear.
- 29.2. Customer's purchase order terms and conditions are not applicable and shall have no force or effect, whether referenced in any document in relation to this Agreement.
- 29.3. Incorporated Exhibits to this Agreement:

Exhibit 1: Solution(s) and Services Fee Schedule

Exhibit 2: Maintenance & Support

Exhibit 3: CentralSquare Access Management Policy

Exhibit 4: Certificate of Insurance (Evidence of Coverage)

Exhibit 5: Statement of Work

Exhibit 6: Using/Accessing Agency Guidelines (if applicable)

Exhibit 7: Service Level Commitments

Exhibit 8: City of Burleson Addendum to Vendor's Contract Additional Provisions

EXHIBIT 1 Solution(s) and Services Fee Schedule

Quote #: Q-223021 TIPS Contract#: 220105

SOFTWARE

ADDON INTERFACES

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PRODUCT NAME	QUANTITY	UNIT PRICE	DISCOUNT	TOTAL
ONESolution CAD Taser Interface Annual Subscription Fee	1	9,000.00	- 2,430.00	6,570.00
ONESolution MFR/RMS Easy Street Draw Interface Annual Subscription Fee	1	5,625.00	- 1,518.75	4,106.25
RapidSOS Alerts Integration Annual Subscription Fee	1	6,500.00	- 1,755.00	4,745.00

Addon Interfaces Software Subtotal
Addon Interfaces Software Discount
Addon Interfaces Software Total

21,125.00 USD
-5,703.75 USD
15,421.25 USD

CAD

	PRODUCT NAME	QUANTITY	UNIT PRICE	DISCOUNT	TOTAL
4.	CentralSquare ONESolution CAD Cloud Dispatch Position Annual Subscription Fee	6	4,000.00	- 6,480.00	17,520.00
5.	CentralSquare ONESolution CAD Cloud Platform Annual Subscription Fee	1	90,000.00	- 24,300.00	65,700.00
6.	ONESolution CAD Resource Monitor Display License With Maps Annual Subscription Fee	6	900.00	- 1,458.00	3,942.00
7.	ONESolution CAD Site License Upgrade Annual Subscription Fee	1	3,000.00	- 810.00	2,190.00

 CAD Software Subtotal
 122,400.00 USD

 CAD Software Discount
 - 33,048.00 USD

 CAD Software Total
 89,352.00 USD

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	PRODUCT NAME	QUANTITY	UNIT PRICE	DISCOUNT	TOTAL
8.	CAD-to-CAD Unify (Cloud) Annual Subscription Fee	1	15,750.00	- 4,252.50	11,497.50
9.	ONESolution CAD CAD-to-CAD Hub Interface Annual Subscription Fee	1	0.00		0.00

CAD-to-CAD Software Subtotal 15,750.00 USD 4,252.50 USD CAD-to-CAD Software Total 11,497.50 USD

CENTERLINE

	PRODUCT NAME	QUANTITY	UNIT PRICE	DISCOUNT	TOTAL
10.	Centerline Al Platform Annual Subscription Fee	1	4,000.00	- 200.00	3,800.00
11.	Centerline Al User Annual Subscription Fee	91	350.00	- 1,592.50	30,257.50
12.	Centerline Al User Site License Annual Subscription Fee	1	3,185.00	- 159.25	3,025.75

Centerline Software Subtotal 39,035.00 USD Centerline Software Discount Centerline Software Total 37,083.25 USD

CRIMEVIEW

	PRODUCT NAME	QUANTITY	UNIT PRICE	DISCOUNT	TOTAL
13.	CrimeView Analytics: Informative (3 years data) CST System Subscription	1	3,350.00	- 167.50	3,182.50
14.	CrimeView Analytics: Standard (3 years data) CST System Subscription	1	3,125.00	- 156.25	2,968.75

Crimeview Software Subtotal 6,475.00 USD Crimeview Software Discount Crimeview Software Total 6,151.25 USD

FREEDOM

	PRODUCT NAME	QUANTITY	UNIT PRICE	DISCOUNT	TOTAL
15.	OneSolution Freedom Server Annual Subscription Fee	1	2,100.00	- 567.00	1,533.00
16.	ONESolution Freedom Premium Site License Annual Subscription Fee	1	23,760.00	- 6,415.20	17,344.80

17. ONESolution Freedom Base Site License Annual Subscription Fee 1 3,465.00

- 935.55

2,529.45

Freedom Software Subtotal Freedom Software Discount Freedom Software Total 29,325.00 USD - 7,917.75 USD 21,407.25 USD

JMS

	PRODUCT NAME	QUANTITY	UNIT PRICE	DISCOUNT	TOTAL
18.	CentralSquare ONESolution JMS Cloud per Bed Annual Subscription Fee	10	200.00	- 540.00	1,460.00
19.	CentralSquare ONESolution JMS Cloud Platform Annual Subscription Fee	1	25,000.00	- 12,500.00	12,500.00
20.	ONESolution Mugshot Capture Station Software Annual Subscription Fee	1	5,280.00	- 1,425.60	3,854.40

JMS Software Subtotal
JMS Software Discount
JMS Software Total

32,280.00 USD - 14,465.60 USD 17,814.40 USD

MCT

	PRODUCT NAME	QUANTITY	UNIT PRICE	DISCOUNT	TOTAL
21.	CentralSquare ONESolution CAD Cloud MCT Position Annual Subscription Fee	50	700.00	- 9,450.00	25,550.00
22.	ONESolution MCT Site License Upgrade Annual Subscription Fee	1	3,500.00	- 945.00	2,555.00

 MCT Software Subtotal
 38,500.00 USD

 MCT Software Discount
 -10,395.00 USD

 MCT Software Total
 28,105.00 USD

MIGRATION INTERFACES

	PRODUCT NAME	QUANTITY	UNIT PRICE	DISCOUNT	TOTAL
23.	ONESolution Automated Secure Alarm Protocol Interface (ASAP) Annual Subscription Fee	1	9,000.00	- 2,430.00	6,570.00
24.	ONESolution CAD to ONESolution CAD Base Interface Annual Subscription Fee	1	4,500.00	- 1,215.00	3,285.00
25.	ONESolution Eventide Recorder Interface Annual Subscription Fee	1	4,800.00	- 1,296.00	3,504.00

26.	ONESolution Field Training Online-Cloud Annual Subscription Fee	1	3,750.00	- 1,012.50	2,737.50
27.	ONESolution ImageTrend CAD Export Interface Annual Subscription Fee	1	5,100.00	- 1,377.00	3,723.00
28.	ONESolution Incode Court to RMS Interface Annual Subscription Fee	1	4,500.00	- 1,215.00	3,285.00
29.	ONESolution Incode Courts System Interface Annual Subscription Fee	1	6,000.00	- 1,620.00	4,380.00
30.	ONESolution Medical ProQA/Paramount Interface Annual Subscription Fee	1	3,900.00	- 1,053.00	2,847.00
31.	ONESolution Pagegate Interface Annual Subscription Fee	1	600.00	- 162.00	438.00
32.	ONESolution US Digital Designs Communications Gateway Annual Subscription Fee	1	3,300.00	- 891.00	2,409.00

Migration Interfaces Software Subtotal
Migration Interfaces Software Discount
Migration Interfaces Software Total

45,450.00 USD
-12,271.50 USD
33,178.50 USD

RMS/MFR

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	PRODUCT NAME	QUANTITY	UNIT PRICE	DISCOUNT	TOTAL
33.	CentralSquare ONESolution RMS Cloud Officer Annual Subscription Fee	91	750.00	- 18,427.50	49,822.50
34.	CentralSquare ONESolution RMS Cloud Platform Annual Subscription Fee	1	90,000.00	- 45,000.00	45,000.00
35.	ONESolution Applicant Tracking Annual Subscription Fee	1	3,360.00	- 907.20	2,452.80
36.	ONESolution Barcoding Hand- Held Client License Annual Subscription Fee	2	600.00	- 324.00	876.00
37.	ONESolution Barcoding Server License Annual Subscription Fee	1	2,745.00	- 741.15	2,003.85
38.	ONESolution MFR Client- Problem-Oriented Policing Annual Subscription Fee	27	120.00	- 874.80	2,365.20
39.	ONESolution MFR Client-Racial Profiling Annual Subscription Fee	25	120.00	- 810.00	2,190.00
40.	ONESolution MFR Property & Evidence Annual Subscription Fee	1	240.00	- 64.80	175.20
41.	ONESolution Property & Evidence Annual Subscription Fee	1	5,880.00	- 1,587.60	4,292.40

42. ONESolution Quartermaster 1 4,500.00 - 1,215.00	3,285.00
Annual Subscription Fee	5,255.55
43. ONESolution RMS Site License 1 16,593,00 - 4,480,11	12,112.89
Upgrade Annual Subscription Fee	12,112.03
Opgrade Affidal Subscription Fee	
44. ONESolution Sex Offender 1 6,750,00 - 1,822,50	4,927.50
Annual Subscription Fee	7,327.30

RMS/MFR Software Subtotal 205,758.00 USD RMS/MFR Software Discount - 76,254.66 USD RMS/MFR Software Total 129,503.34 USD

SOFTWARE SUMMARY

Software Subtotal	556,098.00 05D
Software Discount	- 166,584.26 USD
Software Total	389,513.74 USD

SERVICES

ADDON IMPLEMENTATION SERVICES	
DESCRIPTION	TOTAL
Public Safety GIS/Analytics Services - Fixed Fee	19,500.00
Public Safety Project Management Services - Fixed Fee	6,435.00
Public Safety Technical Services - Fixed Fee	12,090.00
Addon Implementation Services Services Subtotal	38,025.00 USD
Addon Implementation Services Services Discount	- 1,957.80 USD
Addon Implementation Services Services Total	36,067.20 USD

CAD-TO-CAD

DESCRIPTION	TOTAL
Public Safety Consulting Services - Fixed Fee	7,800.00
Public Safety Project Management Services - Fixed Fee	3,510.00
Public Safety Technical Services - Fixed Fee	4,680.00
7. Public Safety Training Services - Fixed Fee	3,120.00

CAD-to-CAD Services Subtotal	19,110.00 USD
CAD-to-CAD Services Discount	- 3,439.80 USD
CAD-to-CAD Services Total	15.670.20 USD

CENTERLINE

	DESCRIPTION	TOTAL
8.	Centerline Al Implementation Services - Fixed Fee	1,560.00
	Centerline Services Subtotal	1,560.00 USD
	Centerline Services Discount	- 80.34 USD
	Centerline Services Total	1,479.66 USD

IMPLEMENTATION SERVICES

	DESCRIPTION	TOTAL
9.	ONESolution CAD Cloud Migration Services (1-9 CAD Positions) - Fixed Fee	10,000.00
10.	ONESolution JMS Cloud Migration Services (1-39 Jail Beds) - Fixed Fee	10,000.00
11.	ONESolution RMS Cloud Migration Services (1-175 Sworn) - Fixed Fee	10,000.00

Implementation Services Services Total 30,000.00 USD

SERVICES SUMMARY

Services Subtotal	88,695.00 USD
Services Discount	- 5,477.94 USD
Services Total	83,217.06 USD

SUMMARY

Software Subtotal

556,098.00 USD

Services Subtotal

88,695.00 USD

Subtotal	644,793.00 USD

Discount - 172,062.20 USD

Total 472,730.80 USD

Net Recurring Fees will increase in the amount of \$184,520.61. For products being replaced in this project, this is an estimate based on the client's current recurring fees of \$204,993.13. The increase amount may change based on any adjustments to scope or pricing and depending on the final project timeline. Your new renewal estimate is \$389,513.74. Any items not being replaced by this order will continue in addition to the renewal estimate listed.

TOTAL RECURRING FEES

TYPE	AMOUNT
TOTAL RECURRING FEES	\$389,513.74
CURRENT RECURRING FEES	-\$204,993.13
NET RECURRING FEE INCREASE	\$184,520.61

The amount totals for Maintenance and/or Subscription on this quote include only the first year of software use and maintenance.

Payment Terms:

Subscriptions:

- Annual Subscription Fees are due on October 1, 2025, and annually thereafter on the anniversary of October 1 in each subsequent year.
- Annual Subscription Fees shall increase as follows: Year 1 0%, Year 2 3%, Year 3 3%, Year 4 5%, Year 5 5%, and all future years past year 5 shall increase at 5%.

Services:

• 100% due upon the execution date of this Agreement.

Invoice Terms:

CentralSquare shall provide an invoice for the items in the schedule above no less than thirty (30) days prior to the due date.

ANCILLARY FEES

- a. Customer is responsible for paying all taxes relating to this Agreement. Applicable tax amounts (if any) are not included in the fees set forth in this Agreement. If Customer is exempt from the payment of any such taxes, Customer must provide CentralSquare valid proof of exemption; otherwise, CentralSquare will invoice Customer and Customer will pay to CentralSquare all such tax amounts.
- b. To the extent allowable by law, if Customer fails to make any payment when due, then CentralSquare may charge interest on the past due amount at the rate of 1.5% per month calculated daily and compounded monthly, or, if lower, the highest rate permitted under applicable law; and if such failure continues for 90 days following written notice thereof, CentralSquare may suspend performance or access until past due amounts have been paid.

Termination & Migration of Enterprise Agreement

a. This Agreement shall revoke and replace the Enterprise Agreement, otherwise known as CSO#5078-04-2023. Support and maintenance of the software being replaced shall be due September 30, 2025. Upon execution of this Agreement, a credit in the amount of \$225,244.34 will be applied to Customer account. This credit will be applied as follows:

Year 1 Software	389,513.74
Credit applied	(17,663.46)
Year 1 Software Total	371,850.28
Credit Remaining	(124,363.82)
Year 2 Software	401,199.15
Credit Applied	(26,788.94)
Year 2 Software Total	374,410.21
Credit Remaining	(97,574.88)
Year 3 Software	413,235.13
Credit Applied	-

Year 3 Software Total	413,235.13
Credit Remaining	(97,574.88)
Year 4 Software	429,764.53
Credit Applied	(3,513.34)
Year 4 Software Total	426,251.19
Credit Remaining	(94,061.54)
Year 5 Software	446,955.11
Credit Applied	-
Year 5 Software Total	446,955.11
Credit Remaining	(94,061.54)

Any remaining credit may be applied to any future or outstanding invoice.

- b. The following assets will carry over from the Original ONESolution Agreement, and will be governed by this Agreement with annual support and maintenance due annually:
 - i. One Solution PS Development Maintenance
 - ii. One Solution PS Development Maintenance
 - iii. Audit Proof Annual subscription

EXHIBIT 2 Maintenance & Support

This Maintenance & Support Exhibit describes support and maintenance relating to technical support that CentralSquare will provide to Customer during the Term of the Agreement.

1. Product Updates and Releases

- 1.1. <u>Software Version</u>. "Software Version" means the base or core version of the Software that contains significant new features and significant fixes and is available to the Customer. Software Versions may occur as the Software architecture changes or as new technologies are developed. The nomenclature used for updates and upgrades consists of major, minor, build, and fix and these correspond to the following digit locations of a release, a,b,c,d. An example of which would be 7.4.1.3, where the 7 refers to the major release, the 4 refers to the minor release, the 1 refers to the build, and the 3 refers to a fix. All Software Versions are provided and included as part of this Agreement.
- 1.2. <u>Updates.</u> From time to time CentralSquare may develop permanent fixes or solutions to known problems or bugs in the Software and incorporate them in a formal "Update" to the Software. If Customer is receiving technical support from CentralSquare on the general release date for an Update, CentralSquare will provide the Customer with the Update and related Documentation at no extra charge. Updates for custom configurations will be agreed upon by the Parties and outlined in a Statement of Work or Change Order.
- 1.3. <u>Releases.</u> Customer shall agree to install and/or use any New or Major Release within one year of being made available by CentralSquare to avoid or mitigate a performance problem, ineligibility for Support and Maintenance Services or infringement claim. All modifications, revisions and updates to the Software shall be furnished by means of new Releases of the Software and shall be accompanied by updates to the Documentation whenever CentralSquare determines, in its sole discretion, that such updates are necessary.

2. Support

- 2.1. CentralSquare shall provide to Customer support via toll-free phone number 833-278-7877 or via the CentralSquare Support Portal. CentralSquare shall provide to Customer, commercially reasonable efforts in solving errors reported by the Customer as well as making available an online support portal. Customer shall provide to CentralSquare reasonably detailed documentation and explanation, together with underlying data, to substantiate errors and to assist CentralSquare in its efforts to diagnose, reproduce and correct the error. Should either Party not be able to locate the error root cause and Customer and CentralSquare agree that on-site services are necessary to diagnose or resolve the problem CentralSquare shall provide a travel estimate and estimated hours in order to diagnose the reported error.
- 2.2. If after traveling onsite to diagnose a reported error and such reported error did not, in fact, exist or was not attributable to a Defect in the Software provided by CentralSquare or an act or omission of CentralSquare, then Customer shall pay for CentralSquare's investigation, travel, and related services in accordance with provided estimate. Customer must provide CentralSquare with such facilities, equipment and support as are reasonably necessary for CentralSquare to perform its obligations under this Exhibit, including remote access in accordance with the Remote Access Policy.

3. Online Support Portal

Online support is available via https://support.centralsquare.com/s/contact-us, offering Customer the ability to resolve its own problems with access to CentralSquare's most current information. Customer will need to enter its designated username and password to gain access to the technical support areas on CentralSquare's website. CentralSquare's technical support areas allow Customer to: (i) search an up-to-date knowledge base of technical support information, technical tips, and featured functions; and (ii) access answers to frequently asked questions (FAQ).

4. Exclusions from Technical Support Services

CentralSquare shall have no support obligations to provide Support or Maintenance for Solutions that are not kept current to one version prior to the then current version of the Solution. CentralSquare shall have no support obligations with respect to any third-party hardware or software product not licensed or sold to Customer by CentralSquare ("Nonqualified Product"). Customer shall be solely responsible for the compatibility and functioning of Nonqualified Products with the Software.

5. Customer Responsibilities

In connection with CentralSquare's provision of technical support as described herein, Customer acknowledges that Customer has the responsibility to do each of the following:

- 5.1 Provide hardware, operating system and browser software that meets technical specifications, as well as a fast, stable, high-speed connection and remote connectivity for accessing the Solution.
- 5.2 Maintain any applicable computer system and associated peripheral equipment in good working order in accordance with the manufacturers' specifications, and ensure that any problems reported to CentralSquare are not due to hardware malfunction:

- 5.3 For CentralSquare Solutions that are implemented on Customer Systems, maintain the designated operating system at the latest code revision level reasonably deemed necessary by CentralSquare for proper operation of the Software;
- 5.4 Supply CentralSquare with access to and use of all information and facilities reasonably determined to be necessary by CentralSquare to render the technical support described herein;
- 5.5 Perform any test or procedures reasonably recommended by CentralSquare for the purpose of identifying and/or resolving any problems;
- 5.6 At all times follow routine operator procedures as specified in the Documentation or any error correction guidelines of CentralSquare posted on the CentralSquare website;
- 5.7 Customer shall remain solely responsible at all times for the safeguarding of Customer's proprietary, confidential, and classified information contained within Customer Systems; and
- 5.8 Reasonably ensure that the Customer Systems are isolated and free from viruses and malicious code that could cause harm before requesting or receiving remote support assistance.

6. Priorities and Support Response Matrix

The following priority matrix relates to software errors covered by this Agreement. Causes secondary to non-covered causes - such as hardware, network, and third-party products - are not included in this priority matrix and are outside the scope of this Exhibit. CentralSquare will make commercially reasonable efforts to respond to Software incidents for live remote based production systems using the following guidelines:

Priority	Issue Definition	Response Time
Priority 1 – Urgent	The software is completely down and will not launch or function.	Priority 1 issues must be called in via 833-278-7877 and will be immediately answered and managed by the first available representative.
Priority 2 – Critical	customer's operation but there is capacity to	Priority 2 issues must be called in via 833-278-7877 and will be immediately answered and managed by the first available representative.
Priority 3 – Non-Critical	A Software Error related to a user function which does not negatively impact the User from the use of the system. This includes system administrator functions or restriction of user workflow but does not significantly impact their job function.	Non-Critical Priority 3 issues must be reported via Https://support.centralsquare.com/s/contact-us
Priority 4 – Minor	Cosmetic or documentation errors, including Customer technical questions or usability questions.	Minor Priority 4 issues must be reported via Https://support.centralsquare.com/s/contact-us

- 7. **Exceptions.** CentralSquare shall not be responsible for failure to carry out its Support and Maintenance obligations under this Exhibit if the failure is caused by adverse impact due to:
 - 7.1. defectiveness of the Customer's Systems (including but not limited to environment, hardware or ancillary systems), or due to Customer corrupt, incomplete, or inaccurate data reported to the Solution, or documented Defect.
 - 7.2. denial of reasonable access to Customer's System or premises preventing CentralSquare from addressing the issue.
 - 7.3. material changes made to the usage of the Solution by Customer where CentralSquare has not agreed to such changes in advance and in writing or the modification or alteration, in any way, by Customer or its subcontractors, of communications links necessary to the proper performance of the Solution.
 - 7.4. a Force Majeure event (as outlined in Section 12), or the negligence, intentional acts, or omissions of Customer or its agents.
- 8. **Incident Resolution.** Actual response times and resolutions may vary due to issue complexity and priority. For critical impact level and above, CentralSquare provides a continuous resolution effort until the issue is resolved. CentralSquare will make commercially reasonable efforts to resolve Software incidents for live remote based production systems using

the following guidelines:

Priority	Resolution Process	Resolution Time
Priority 1 – Urgent	CentralSquare will provide a procedural or configuration workaround or a code correction that allows the Customer to resume live operations on the production System.	CentralSquare will work continuously to provide the Customer with a solution that allows the Customer to resume live operations on the production system. CentralSquare will either resolve the issue or provide a resolution plan as soon as possible and not later than twenty-four (24) hours after notification.
Priority 2 – Critical	CentralSquare will provide a procedural or configuration workaround or a code correction that	CentralSquare will work continuously to provide the Customer with a solution that allows the Customer to resume normal operations on the production System.
	allows the Customer to resume normal operations on the production System.	CentralSquare will either resolve the issue or provide a resolution plan as soon as possible and not later than thirty-six (36) hours after notification.
Priority 3 – Non – Critical	CentralSquare will provide a procedural or configuration workaround that allows the Customer to resolve the problem.	CentralSquare will work to provide the Customer with a resolution which may include a workaround or code correction within a timeframe that takes into consideration the impact of the issue on the Customer and CentralSquare's User base. Priority 3 issues have no defined resolution time.
Priority 4 – Minor	If CentralSquare determines that a reported Minor Priority error requires a code correction, such issues will be addressed in a subsequent release when applicable.	CentralSquare will work to provide the Customer with a resolution which may include a workaround or code correction in a future release of the software. Priority 4 issues have no defined resolution time.

- 9. Cases needing development. Support cases that require code development (e.g. writing, modifying or reviewing source code to create new functionality, resolve issues, or improve existing features) will be transferred to the appropriate product development team. Cases transferred to product development will be reviewed to determine the nature of the request, the severity of the impact on the performance of the solution, and the availability of a resolution. CentralSquare reserves the right to close out Non-Critical (Priority 3) and Minor (Priority 4) support cases, without resolution, for development items that do not reasonably fall within the current product roadmap.
- 10. **Non-Production Environments.** CentralSquare will make commercially reasonable efforts to provide fixes to non-production environment(s). Non-production environments are not included under the response or resolution tables provided in this Exhibit.
 - 10.1. <u>Maintenance</u>. All non-production environment resolution processes will follow the structure and schedules outlined above for production environments.
 - 10.2. <u>Incidents and service requests</u>. Non-production environment incidents are considered priority 3 or 4, dictated by circumstances and will be prioritized and scheduled subordinate to production environment service requests.
- 11. **Training.** Outside the scope of training services purchased, if any, Customer is responsible for the training and organization of its staff in the operation of the Software.
- 12. **Development Work.** Software support and maintenance does not include development work either (i) on software not licensed from CentralSquare or (ii) development work for enhancements or features that are outside the documented functionality of the Software, except such work as may be specifically purchased and outlined in the Agreement. CentralSquare retains all intellectual property rights in development work performed and Customer may request consulting and development work from CentralSquare as a separate billable service.
- 13. **Technology Life Expectancy**. Customer understands, acknowledges and agrees that the technology upon which the Hardware, Solution and Third-Party Software is based changes rapidly. Customer further acknowledges that CentralSquare will continue to improve the functionality and features of the Solution to improve legal compliance, accuracy,

functionality and usability. As a result, CentralSquare does not represent or warrant that the Hardware, Solution and/or Third-Party Software provided to Customer under this Agreement or that the Customer Systems recommended by CentralSquare will function for an indefinite period of time. Rather, CentralSquare and Customer may, from time to time, analyze the functionality of the Hardware, Solution, Third-Party Software and Customer Systems in response to changes to determine whether Customer must upgrade the same. Customer upgrades may include without limitation, the installation of a new Release, additional disk storage and memory, and workstation and/or server upgrades. Customer upgrades may also include the installation and/or removal of Third-Party Software. Customer is solely responsible for all costs associated with future resources and upgrades.

EXHIBIT 3 CentralSquare Access Management Policy

In order to provide secure, federally compliant connections to agency systems CentralSquare Technologies ("CentralSquare") requires BeyondTrust or SecureLink as the only approved methodology of connection. BeyondTrust and Securelink provide the necessary remote access in order to service and maintain CentralSquare products while adhering to the Federal Bureau of Investigations Criminal Justice Information Services requirements. Both solutions utilize two-factor authentication Federal Information Processing Standard Publication ("FIPS") 140-2 validated cryptographic modules and AES encryption in 256-bit strengths.

BeyondTrust and Securelink are addressed in turn via this Access Management Policy; Customers may choose which remote privileged access management solution will be utilized by CentralSquare.

BeyondTrust

The BeyondTrust remote support solution may be utilized via escorted session or a jump Customer. As for an escorted session, when an agency needs assistance from CentralSquare, the agency employee requesting assistance will receive verbal or email communication with a session key necessary to enable remote access. If a verbal key is provided, the user enters the session key after visiting https://securesupport.centralsquare.com.

Jump Customers are a Windows service that can be stopped/started to facilitate a support session. Connections made via jump Customer can be active or passive. An active jump Customer is always available. A passive connection is enabled for a specific purpose and then disabled when not used. Regardless of the option selected, CentralSquare's support team will arrange a BeyondTrust session to establish the jump Customer.

The jump Customer resides on the agency side on the installed device, where an agency administrator can manage. Instructions on how to enable/disable jump Customers can be provided upon request. A sample workflow of a passive jump Customer is provided below:

Should an agency require support from CentralSquare, a call would be placed and/or a support ticket opened in the portal on the CentralSquare customer support website. Before accessing the agency's system and/or environment, the CentralSquare representative would send a notice of connection from the CentralSquare support portal instance. This notice can be sent to the individual at the agency that the CentralSquare representative is working with or other designated contacts as necessary. Upon receipt of the notice of connection, the agency personnel would enable the BeyondTrust jump Customer. The CentralSquare representative would then be admitted to the agency's system and/or environment to perform the necessary task. Upon completion of the task, the CentralSquare representative sends a notice of disconnection from the CentralSquare support portal instance. Upon receipt of the notice of disconnection, the agency personnel would then disable the BeyondTrust jump Customer.

Securelink

Similar to BeyondTrust's escorted session, Securelink may be utilized via "quick connect". To enable a quick connect session when an agency needs assistance from CentralSquare, the Agency employee requesting assistance will enter a key code in order to connect for screen sharing on a device.

Similar to the jump Customer methodology, SecureLink may also be utilized via "gatekeeper". The sample workflow description for a jump Customer provided above is substantially similar to the workflow for gatekeeper.

Summation

BeyondTrust and Securelink allow customers the ability to monitor connectivity to the customer's network and maintain CJIS compliance while enabling CentralSquare to perform the necessary support functions.

EXHIBIT 4 Certificate of Insurance (Evidence of Coverage)

<i>ACORD</i> °

CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 09/06/2024

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES

BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.										
IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).										
PROD	PRODUCER CONTACT									
MARSH USA, LLC. TWO ALLIANCE CENTER				PHONE (A/C, No			FAX (A/C, No):			
3560	LENOX ROAD, SUITE 2400				E-MAIL ADDRES	88:		, , , , , , , , ,		
ATL	NTA, GA 30326						URER(8) AFFOR	DING COVERAGE		NAIC#
CN1	30114897-EO/C-GAWU-24-25				INSURE	R A: The Charte				25615
INSU	RED ral5quare Technologies, LLC				INSURER B : Phoenix Insurance Company					25623
	Business Center Drive				INSURER C: Travelers Property Casualty Company Of America					25674
Lake	Mary, FL 32746				INSURER D: Travelers Casualty And Surety Company					19038
					INSURE	R E: AIG Specia	alty Insurance Co	mpany		26883
					INSURE	RF:				
				NUMBER:		005801055-00		REVISION NUMBER: 0		
IN	IS IS TO CERTIFY THAT THE POLICIES DICATED. NOTWITHSTANDING ANY RE RTIFICATE MAY BE ISSUED OR MAY CLUSIONS AND CONDITIONS OF SUCH	QUIR	AIN,	NT, TERM OR CONDITION (THE INSURANCE AFFORDS	OF ANY	CONTRACT	OR OTHER DESCRIBED	OCCUMENT WITH RESPEC	CT TO	WHICH THIS
INSR LTR	TYPE OF INSURANCE	ADDL	SUBR WVD	POLICY NUMBER		(MM/DD/YYYY)	(MM/DD/YYYY)	LIMIT	8	
Α	χ COMMERCIAL GENERAL LIABILITY			H-660-65758660-COF-24		08/31/2024	08/31/2025	EACH OCCURRENCE	\$	1,000,000
	CLAIMS-MADE X OCCUR							DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	1,000,000
								MED EXP (Any one person)	\$	10,000
								PERSONAL & ADV INJURY	\$	1,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:							GENERAL AGGREGATE	\$	2,000,000
	A POLICY JECT LOC							PRODUCTS - COMP/OP AGG	\$	2,000,000
В	OTHER: AUTOMOBILE LIABILITY			BA-65783539-24-I3-G		08/31/2024	08/31/2025	COMBINED SINGLE LIMIT (Ea accident)	\$	1,000,000
	ANY AUTO							BODILY INJURY (Per person)	\$	1,000,000
	OWNED SCHEDULED AUTOS							BODILY INJURY (Per accident)	\$	
	X HIRED X NON-OWNED AUTOS ONLY							PROPERTY DAMAGE (Per accident)	\$	
	7.5755 5.1121							,	\$	
O	X UMBRELLA LIAB OCCUR			CUP-65801390-24-I3		08/31/2024	08/31/2025	EACH OCCURRENCE	\$	10,000,000
	EXCESS LIAB CLAIMS-MADE							AGGREGATE	\$	10,000,000
_	DED X RETENTION\$ 10,000	_				08/31/2024	08/31/2025	I PER I OTH	Ş	
U	D WORKERS COMPENSATION AND EMPLOYERS' LIABILITY Y/N			UB-65783668-24-I3-G		00/3/1/2024	00/3/1/2023	X PER OTH- STATUTE ER		4 000 000
ANYPROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? N								E.L. EACH ACCIDENT	\$	1,000,000
(Mandafory In NH) If yes, describe under								E.L. DISEASE - EA EMPLOYEE	\$	1,000,000
DÉSCRIPTION OF OPERATIONS below E E&O/Cyber				01-492-21-01		08/31/2024	08/31/2025	E.L. DISEASE - POLICY LIMIT Limit	Ş	5,000,000
-	Lacroyses			01-492-21-01		00/3/1/2024	00/3/1/2023			
								SIR		1,000,000
	DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) Evidence of insurance									
CEF	TIFICATE HOLDER				CANC	ELLATION				
CentralSquare Technologies, LLC 1000 Business Center Drive Lake Mary, FL 32746					SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.					
						RIZED REPRESEI sh USA LLC	NTATIVE	John Whi		-
								0		

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ACORD 25 (2016/03)

EXHIBIT 5
Statement of Work
(Attached)



Burleson Police, TX

Version 1.2
ONESolution Migration to Cloud

1000 Business Center Drive, Lake Mary, FL 32746 407.304.3235 I Fax: 407.304.3301 I <u>www.centralsquare.com</u>

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Document Control

Date	Version	Details/Changes	Author
05.16.25	1.0	Initial Draft	C. Roth
06.06.25	1.1	Removed the Agent511 Interface	C. Roth
06.09.25	1.2	Remove Firehouse Interfaces	C. Roth

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Burleson Police, TX ONESolution Suite Cloud Migration

1 OVERVIEW

1.1 Statement of Work

This Statement of Work (SOW) defines the services and deliverables that CentralSquare will be providing in accordance with the terms and conditions of the Agreement (the "Agreement") between CentralSquare Technologies, LLC (CentralSquare) and Burleson Police, TX ("Customer").

This project description includes the services and deliverables specified by the Agreement, including if applicable, CentralSquare and services, Subcontractor activities, third-party products, and services for the implementation of the System and Subsystems specified in the Agreement (collectively the "Project").

1.2 General Customer Responsibilities

In addition to those Customer responsibilities stated elsewhere in this SOW, Customer is responsible for the following:

- Electrical facilities cabling, network communications, telephone, other voice/data connections and peripherals for system workstations and mobiles for production and training use.
- Providing information to CentralSquare staff on network infrastructure, including any firewalls within the overall network that the system will operate and necessary port access for the system to operate in accordance with CentralSquare documentation.
- The installation, configuration, maintenance (including patch management and upgrades of Microsoft software on workstations, Mobiles, and on-premise server components.
- Configuration, maintenance, testing, and supporting the third-party systems that Customer operates and which will be interfaced with as a part of this project. This project includes the contracted interfaces that will be migrated from on-premise to cloud listed in Appendix A – Standard CentralSquare Interfaces.
- Consoles, furniture, or fixtures as well as any modifications to install equipment used for Systems or Subsystems specified by the Agreement into existing consoles, furniture, vehicles, or existing facilities. Installation of workstations into consoles, furniture, vehicles or like items, is the responsibility of Customer.
- Active participation of the appropriate personnel with the necessary background knowledge and availability in the Project implementation meetings and working sessions during the course of the Project. Examples of such implementation sessions are regular Project meetings, discussion regarding Interfaces, network planning and system installation planning.

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The project timeline will require a commitment by Customer staff to attend project meetings and execute action items within the mutually agreed upon defined time parameters in the project schedule.

1.3 Project Exclusions

CentralSquare provides software applications that it develops. These applications are sold as is and are considered to be "Commercial Off the Shelf" (COTS) software packages. The functionality of these products will be based on CentralSquare's current design and functionality of these COTS products, unless otherwise indicated in the Agreement.

- Work, software, services, hardware, Systems, Subsystems, product/software modifications, or any other deliverables not explicitly stated in the Agreement will not be included in the Project.
- Any modification to CentralSquare standard products or customizations to such products that are not explicitly stated in the Agreement are excluded from the scope of this Project.
- Changes in scope will only be executed through a mutually agreed upon Change Management Process, as described in the Project Management Plan.
- CentralSquare is not responsible for the deficiencies in the Customer's internal or contracted network to support ONESolution Suite workstations/mobiles.
- CentralSquare is not responsible for the deficiencies in Customer's network.
- This project does not include creation or modification of GIS data by CentralSquare staff.
- CentralSquare is not responsible for coordination, management, or covering the cost of any software, work, customization, coding or testing that is required to be performed by any third-party vendors engaged in the context of standard interfaces, unless the work is defined under a Sub-Agreement with CentralSquare within the scope of this Agreement.
- CentralSquare is not responsible for the creation or modification of any Crystal Reports,
 SSRS Reports or other third-party reporting application.
- CentralSquare is not responsible for submitting NIBRS data to the State. Customer
 assumes responsibility to take the necessary steps within the Subsystem to submit NIBRS
 data monthly to the State unless otherwise noted in the Agreement.

2 PROJECT DELIVERABLES

2.1 Overview of Project Deliverables

This project will provide a combination of software and services to migrate the CentralSquare ONESolution Suite (CAD, RMS, JMS) from on-premise to cloud. The Agreement specifies the software licenses included in this Project by the quantity and environment in which licensed. This includes all server and user licenses, interfaces, as well as other CentralSquare tools and utilities.

All installation and configuration activities, as well as upgrades for this project will be performed remotely.

Implementation of different components of the System is performed in a series of interrelated processes. Some processes can be performed concurrently while others are sequential in nature.

Customer agrees to test and evaluate the software and promptly provide feedback, including any identified issues, errors, or defects. The parties will work in good faith to address any identified issues and may explore options such as bug fixes, updates, or alternative solutions.

2.2 Production Environment

This is the primary environment which is used for normal day-to-day operations. Under normal circumstances all users will be live on this system. It will contain the primary production databases and data used by the system for live operations. The production environment for the Customer will be hosted on the AWS GovCloud.

2.3 Train Environment

The train environment will be hosted in the AWS GovCloud and can be utilized for new staff training, refresher training, and for testing new software releases and or configuration changes. The train environment can mirror and be refreshed from the production environment at the request of the Customer. Two (2) refreshes per year are included for the AWS GovCloud. Additional refreshes can be purchased via a Change Order. The test/train environment will only be available after go-live as it is generally brought online two (2) weeks before an upgrade is scheduled for a new release.

3 PROJECT CONTROLLING PROCESSES

3.1 Overview

The establishment of defined processes for Customer communication (contact persons and reporting methods) provides a basis for effective and regular communication.

As part of the Controlling Processes, CentralSquare utilizes a series of measurements and management reviews to mitigate the effect of these variances. Checkpoints or milestones are planned into each phase of the Project to measure performance and determine if the Project is ready for the next phase.

Checkpoints are key tasks that act as gates to the next phase of a project. A delay in a milestone may cause a delay in starting or completing subsequent tasks; in effect creating a risk to the overall Project. Therefore, CentralSquare's Project staff closely monitors checkpoint tasks and milestones and promptly notifies the Project Manager of any delay or failure with a milestone task. Milestone delays on the part of either party will trigger an overall review of Project activities so that risks can be assessed and properly managed. In the event that either party becomes aware of a delay, notification shall be provided to the other party as soon as reasonably possible.

Evaluation of overall Project status at each checkpoint is essential to ensure that the Project is effectively progressing toward completion and that new risks are not being introduced. In many cases, Project activities leading to a checkpoint are interrelated to later scheduled tasks. Success at checkpoints diminishes the risk to the Project going forward.

Incomplete actions at a checkpoint may prompt delays and a rescheduling of the Project. For example, delays in completing or approving Custom Interface OSDs will delay the start and completion of the Interface development work, which may ultimately have an impact on the projected go-live date. Depending upon the importance of the Deliverable, these kinds of delays can have a cascading effect upon the Project Schedule including training and go-lives.

3.2 Change Management Process

Either party can request changes to the scope of the project at any time. Since a change may affect the price, project deliverables, this SOW, the supporting project schedule, and/or the terms of the Agreement for this SOW, both parties must approve each change in writing and agree on the impact each change may have on the Agreement and related attachments.

The purpose of the Change Management Process is to manage any significant changes to the Project as described in this SOW or related documents as referenced within the SOW. These

changes may include but are not limited to a modification to Project scope, Standard or Custom products' functionality, CentralSquare and Customer's identified roles and responsibilities, Project payment terms, and modifications to the scope or delivery location of services within the Project. All significant changes must be documented through the Change Management Process. The type of documentation needed will depend on the nature and significance of the change.

A Project Change Order will be the vehicle for communicating and approval of the changes. Whether initiated by Customer or CentralSquare, all Change Orders will be documented by the CentralSquare Project Manager. The Change Order shall describe the requested change, the party requesting the change, and the effect the change will have on the project, including the price, project deliverables, this SOW, the supporting project schedule, and/or the terms of the Agreement for this SOW.

All Change Orders must go through the CentralSquare's internal approval process before they can be presented to Customer for review and approval. Once the Change Order is generated, Customer Project Manager and CentralSquare Project Manager will review the proposed change and communicate as necessary to answer any questions, and/or work to resolve any issues preventing acceptance of the Change Order by both parties. Upon the approval by both parties the Change Order will be authorized for implementation.

The creation of some Change Orders may, depending upon the scope of the requested change, require fees for CentralSquare to properly investigate and scope of the requested change. If additional fees are required by CentralSquare to create a Change Order, those fees will be identified and communicated to Customer Project Manager prior to CentralSquare's investigation of the requested change. In such situations, CentralSquare will only proceed with the investigation required to create the Change Order if Customer has agreed to pay the additional fees associated with creation of the Change Order.

Additional deliverables or Project deletions in terms of Software and services will require a mutually agreed upon Change Order. It must be noted that the later in the Project that a change is requested, the greater the likely impact in terms of costs, risks, and timescale. It is recommended that Customer not delay any review activity as it is a best practice to discover potential changes as early as possible. In some cases, it may be more appropriate to plan modifications for post go-live delivery.

3.2.1. CentralSquare Responsibilities

a) CentralSquare will capture the necessary information required to prepare a Change Order and submit to the Customer.

3.2.2. Customer Responsibilities

- a) When applicable, Customer will identify the services or deliverables that will be subject to a Change Order, per the Agreement between both parties.
- b) When applicable, Customer will identify changes to application features or functionality, Interfaces, or any other Subsystems that will require a change order. This process may also include participation in the requirements process.
- c) Customer will approve and process Change Orders in a timely manner.

3.3 Project Reporting

CentralSquare will provide Monthly Status Reports advising Customer Project Manager and key Customer Project Stakeholders of the progress and status of project activities. This report will include the significant accomplishments, planned activities, issues, and potential risks associated with CentralSquare and CentralSquare's Subcontractors' deliverables. The Project Status Reports will include the following:

- Accomplishments during the Reporting Period.
- Planned upcoming activities.
- Issues.
- Risks.
- Key Action Items.

In addition, the CentralSquare Project Manager will hold bi-weekly status meetings/conference calls to update Customer on the status of the Project and key action items and deliverables.

During the course of the Project, one or more Project Provisioning Guides will be created to document Project issues and action items. These Provisioning Guides are generally product specific and are used by the Project Manager and other team members to facilitate successful Project completion. Project Provisioning Guides are reviewed with Customer on an as needed basis through the course of the Project. The Consultant is responsible for periodically providing copies of updated Provisioning Guides.

CentralSquare will provide an updated Project Schedule advising Customer Project Manager of the progress of project activities. The Project Schedule will consist of the following:

- a) Major Tasks.
- b) Task Responsibility.
- c) Task Duration.
- d) Major Milestones.

- e) Tasks Completed.
- f) Tasks in Progress.

3.3.1. CentralSquare Responsibilities

- a) Provide a written report of Project status once a month.
- b) Track issues and action items to closure through product specific Provisioning Guides. Customer will be periodically provided with updated copies of the Provisioning Guide.
- c) Conduct status meetings/conference calls every two (2) weeks.
- d) Maintain an up-to-date Project Schedule.

3.3.2. Customer Responsibilities

- a) Review the written report of Project status and provide feedback within five (5) business days in order to ensure that the documentation is correct.
- b) Participate in Project status meetings.
- c) Ensure participation of personnel in tasks and meetings.

3.4 Document Review

In the course of the Project, CentralSquare will deliver several documents to Customer for review. Approved documents are returned to the CentralSquare Project Manager. All documents will be provided electronic (soft copy). If Customer desires printed (hard copy) documentation, it is their responsibility to print and bind the desire copies. The CentralSquare Project Manager will retain a copy and provide Customer with a copy.

Should Customer find any document unacceptable, Customer must provide specific reasons in writing to the CentralSquare Project Manager. CentralSquare can then assess any required corrective measures and make revisions or modifications to provide acceptable documents within a mutually satisfactory timeframe.

Status Reports are not subject to approval.

In order to ensure compliance with the Project Implementation Schedule, Customer is responsible for the review of such documents and providing any comments to CentralSquare within five (5) business days.

3.4.1. Documents Subject to Customer Approval

a) Change Orders.

3.5 Documents Subject to Customer Review not Requiring Approval

Note: The Project Schedule and any changes hereto are to be mutually agreed upon between Customer and CentralSquare.

a) Project Status Report.

3.5.1. CentralSquare Responsibilities

- a) Distribute the documents to Customer.
- b) Coordinate the process to consolidate comments and edit documents.
- c) Manage the signoff process for applicable documents and the distribution of originals to Customer and CentralSquare for filing.

3.5.2. Customer Responsibilities

- Review the documents presented and provide the appropriate information back to CentralSquare within five (5) business days for configuration sheets, Change Orders, and/or Sales Orders.
- b) Review the documents presented and provide the appropriate information back to CentralSquare within five (5) business days for requirements documents defined above. Unless unanticipated changes to the Project Schedule warrant a shortened turnaround.

3.6 Third-Party Management

CentralSquare will be responsible for the management of third parties that have been identified as Subcontractors or executed Change Orders to the Agreement.

As part of the Subcontractor agreement, all communications between those third parties and Customer will be managed by CentralSquare. Any communication directly between Customer and third parties that may require or imply the promise of a material change in scope or responsibilities will not be acknowledged by CentralSquare unless an appropriate Change Order has been prepared.

Conversely, Customer will be responsible for the management of third parties that CentralSquare is not responsible for. Customer will be responsible for the facilitation of discussions and the acquisition of materials from those third parties that are necessary for the configuration and development of Customer's System.

3.6.1. CentralSquare Responsibilities

- a) Assume responsibility for third parties that are the responsibility of CentralSquare within the terms of the Agreement between CentralSquare and Customer.
- b) Process any Change Orders that may arise from a material change in scope where third parties are concerned.
- c) Inform Customer when configuration and or programming will require interaction and/or documentation from a third-party which is not the responsibility of CentralSquare under the Agreement between CentralSquare and Customer.

3.6.2. Customer Responsibilities

- a) Work directly through CentralSquare with regard to third parties that are the responsibility of CentralSquare.
- b) Review, sign, and process any Change Orders that may arise from a material change in scope where third parties are concerned.
- Facilitate interaction between CentralSquare and third parties not the responsibility
 of CentralSquare to include conference calls, answers to questions and
 documentation as requested

4 PROJECT INITIATION AND PLANNING

4.1 Overview

Project initiation and planning involves gathering the necessary Project specific information in order to produce a Project Management Plan and a Project Schedule. In short, Project Planning consists of those processes designated to establish when and how the Project will be implemented while further elaborating on Project Deliverables. Most of the information exchange between Customer and CentralSquare during this process is at a high-level and consists of interaction between both Project Managers and a small group of Project stakeholders.

Major deliverables for the Project Planning phase are the specific Project Management Plans, and a baseline Project Schedule.

The project must be managed in a manner that will allow for the adjusting the Project Management Plan and Project Schedule to address the circumstances that affect a project during Project Execution. As a result of these changes during the Project life cycle, Project Planning will overlap each subsequent process during the Project. Typically, Project Planning tasks will decrease in frequency as checkpoints are completed and as the Project nears go-live and Project completion.

Note: The Project Schedule is a living document, subject to change during the course of the Project due to several factors such as change in Project scope, scheduling conflicts, delay in approving project documents, resource availability, etc. All changes to the Project Schedule will be discussed between both parties and will be incorporated within a published schedule upon approval from Customer and CentralSquare.

4.1.1. CentralSquare Responsibilities

- a) Assign a Project Manager to the Project to participate in initiation phase activities.
- b) Identify and engage the CentralSquare Project team responsible for carrying out Project Execution.
- c) Baseline the Project Schedule.

4.1.2. Customer Responsibilities

- a) Assign a Project Manager for the Project to participate in initiation phase activities.
- b) Identify and engage Customer's Project team.
- c) Review and comment on the CentralSquare Project Management Plan and the Project Schedule.

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d) Review and comment on CentralSquare provided documentation to support initiation activities.

4.2 Project Kickoff

During the planning phase, the CentralSquare Project Manager will hold a kickoff meeting with Customer's Project team. During the kickoff meeting, the CentralSquare Project Manager will provide an overview of the following:

- a) A high-level description of Project Deliverables.
- b) A high-level review of the preliminary Project Schedule including projected Project milestones and checkpoints.
- c) Describe the work that has been either completed, is in progress or is due to begin within the immediate future.
- d) Review any project related questions from Customer's team.

4.2.1. CentralSquare Responsibilities

- a) Prepare the agenda and set a date for the kickoff that is convenient to Customer and CentralSquare Team.
- b) Distribute any documents that Customer should review in advance of the kickoff meeting.
- c) Conduct the kickoff meeting.

4.2.2. Customer Responsibilities

- a) Work with the CentralSquare Project Manager to facilitate scheduling a date for the kickoff meeting.
- b) Schedule the appropriate personnel from Customer's team to attend. This should also include key stakeholders that may not participate routinely in Project operations, but who have authority or responsibility over the Project.
- c) Provide adequate accommodations to include adequate seating and audio-visual equipment including a projector(s), screen, and whiteboard.

5 PROJECT EXECUTION

5.1 Overview

Project Execution focuses on the development and delivery of Project Deliverables. Processes will be iterative and consist of configuration, installation and testing of software deliverables and migration from on premise to cloud. These processes are iterative in nature with a number of checkpoints to evaluate Project progress and where applicable, to initiate Change Management processes. Each Deliverable has a closing process which consists of specific completion criteria. These Deliverable closing processes are independent from the closing process of the Project.

5.2 System Installation

Overview: System installation is one of the early processes in the Project implementation phase and has a significant impact on and critical dependency on several key activities. Cloud virtual provisioning will be the responsibility of CentralSquare. On-premise hardware provisioning is the responsibility of the Customer. Installation of CentralSquare software on on-premise hardware is the responsibility of CentralSquare.

This implementation will be: a combination of cloud and on-premise components.

5.2.1. Cloud Components:

The CentralSquare Cloud Team will provision the CentralSquare software in the cloud. This will entail a planning meeting with the Customer/Network Administrator and other CentralSquare staff (Project Manager, Engineering), configuration of the connection, advising on network communications, and configuring access to the provisioned system.

The administration services of the cloud environment are the responsibility of CentralSquare, including support, operation, and maintenance of the underlying infrastructure. Access to any resources by the Customer will not be allowed except through applications and programmatic connections.

It is preferred that the connection between the Customer and the CentralSquare AWS environment be on a dedicated circuit that is not shared with general internet users on the agency side. For most deployments, a typical business class internet circuit is sufficient when appliances on each end of the connection have 1Gb connections. The Customer will only be responsible for their side of the connection with CentralSquare maintaining the AWS side. Redundant connections are highly recommended.

5.2.2. On-Premise Components:

CentralSquare will give guidance on virtual provisioning of on-premise servers using the existing hardware from the current ONESolution environment. Specifications for virtual servers to support the software suite will be provided as part of the project documentation. Unless specifically contracted as part of the project's professional services, the Customer is responsible for initial provisioning and basic configuration of virtual servers.

The administration services of the On-Premise environment is the responsibility of the Customer, including support, operation, and maintenance of the underlying infrastructure.

On-Premise installation of CentralSquare software takes place after On-Premise servers are provisioned and prepared for installation.

5.2.3. Cloud Virtual Provisioning

The CentralSquare Cloud Team will provision the CentralSquare software in the cloud. This will entail a planning meeting with the Customer, System/Network Administrator and other CentralSquare staff (Project Manager, Engineering), configuration of the connection, advising on network communications, and configuring access to the provisioned system.

5.2.3.1 CentralSquare Responsibilities

- a) Host technical meeting with Customer network/systems administration staff.
- b) Provision connection to Customer's endpoint in coordination with the Customer.
- c) Provide port and protocol information to Customer for firewall rules.
- d) Provide guidance on DNS forward lookup zones needed for interoperability between Customer networks and cloud deployment.
- e) Provide guidance on routing needed from Customer networks to cloud environment.
- f) Configure connection for all Customer workstation subnets.
- g) Provision cloud systems.
- h) Provide URLs and any other paths for Customer connectivity.

5.2.3.2 Customer Responsibilities

- a) Attend the technical meeting with CentralSquare resources.
- b) Acquire ISP connections.

- c) Provide an endpoint device.
- d) Provide endpoint public IP address for the connection to CentralSquare cloud environment.
- e) Work with CentralSquare technical staff to provision the connection.
- f) Open firewall as directed by CentralSquare technical staff.
- g) Implement DNS forward lookup zones for interoperability with cloud environment.
- h) Provide routing rules to route traffic through the connection as advised by CentralSquare technical staff.
- Identify subnets where workstations will connect from and to the cloud environment.

5.2.4. Basic Server Integration (On-Premise)

Basic server integration includes physical installation of equipment in server racks, connection of power, network, and other peripheral systems, provisioning virtual machines, active directory configuration, security configuration and establishing or assisting with establishment of remote connectivity using the CentralSquare provided remote support solution. Varying resources will perform these tasks based on contracted installation services.

CentralSquare and Customer will coordinate these activities. CentralSquare will provide guidance during the Technical Kick-off meeting.

To begin the software installation phase CentralSquare must have the following at least two weeks prior to the scheduled integration work:

- a) Customer-authorized remote connectivity to the servers
- b) Documentation of server names & IP addresses
- c) Administrator Account Information (Username, Password)
- d) Services Account Information
- e) Location of 3rd Party Software media (such as SQL, Windows or other customer provided software products).

In cases where Customer cannot guarantee the items above two weeks prior to the scheduled, work, CentralSquare may require rescheduling, and this may have an impact on the overall Project timeline and cost.

5.2.4.1 Customer Provided Basic Server Integration:

Customer will perform basic integration tasks for hardware and devices procured outside of the CentralSquare Agreement and/or for items for which Professional Services for integration are not provided in the Agreement with CentralSquare.

The site must be prepared and ready for the installation of CentralSquare software no later than two (2) weeks prior to the scheduled Installation date. If the required system information cannot be provided and/or confirmed two (2) weeks prior to the scheduled Installation, CentralSquare may require project rescheduling which may impact the overall project schedule and cost.

5.2.4.2 CentralSquare Responsibilities (Customer provided Basic Server Integration)

- a) Host a Technical Kick Off Meeting to review the requirements for Installation including the documents necessary to facilitate server identification and connection.
- b) Provide and confirm details in the installation documents with the Customer.
- c) Review the completed Installation Documents prior to the installation.
- d) At least one (1) week prior to installation, a member of the CentralSquare Technical Services team will verify: (1) connectivity to Customer site via CentralSquare's remote support solution, (2) connectivity to each of the servers, and (3) access to all required security accounts.
- e) Prepare and submit a TCR for Customer review and approval upon completion of these activities.

5.2.4.3 Customer Responsibilities (Customer provided Basic Server Integration)

- a) Have appropriate subject matter experts attend the Technical Kick Off meeting.
- b) Provide the facility suitable to house Server hardware and network infrastructure.
- c) Have a member of Customer's IT staff available while software/network configuration is performed.
- d) Provide all horizontal and vertical cable runs, pathways, coring, access points, floor cutting or drilling, and related tasks related to cable and equipment installation.
- e) Provide all external interface connection points, electrical power and other receptacles within manufacturer recommended distance of the equipment and all peripheral components.
- f) Provide electrical facilities (e.g., outlets, generator, and other electrical infrastructure facilities required for this project, including necessary maintenance.

- g) Provide cabling (e.g., power, network, interface, and other electrical and data transmission lines) required for this project, including necessary maintenance. All lines will be clearly identified and tested for function and performance.
- h) Provide and install all data communication equipment, switches, routers, and other components necessary for system operation and maintenance, connection to remote sites to other systems, and to other agencies.
- i) Provide network/communications connections (e.g., LAN/WAN, commercial wireless, telephone, VPN, and other voice/data connections), and maintain ongoing network/communications charges associated with installation, operation, or support of the proposed system including establishment and maintenance of security accounts necessary to facilitate installation and ongoing support of the solution.
- j) Configuration and/or programming of network routers, switches, and bridges this includes providing information to CentralSquare staff on any firewalls within the overall network that the system will operate and necessary port access for the system to operate in accordance with CentralSquare documentation.
- k) Provide TCP/IP communications and connection to the server equipment for any existing networks, workstations, mobiles, and printers that are to have access to the CentralSquare applications.
- Obtain all necessary IP addresses and provide information related to IP segments/subnets intended to access the solution.
- m) Perform basic server integration including, but not limited to:
 - a. Installation of servers in applicable racks.
 - b. Connecting servers to network switches.
 - c. When deploying a SAN, configure the applicable RAID configuration, create the LUN(s), and present them to the physical or virtual servers.
 - d. Installation and configuration of the virtual environment.
 - e. Creation of Virtual Machines
 - f. Assign Server Names and IP Addresses to virtual machines
 - g. Install operating system software and install all Windows updates.
 - h. Provision Active Directory Domain and/or Join servers to an existing Customer domain.
 - i. Enable and configure DNS, enable, and configure DHCP if required.
- n) Installation of CentralSquare pre-requisite software.
- o) Create and maintain SSL certificates for the servers which require them, per CentralSquare documentation.
- p) Allow and establish CentralSquare access to and administrator level account on servers running CentralSquare licensed Software.
- q) Gather all necessary configuration documentation to show relevant configuration information including machine names, IP addresses, Administrator Account

- information, Service(s) Account information, naming convention, and remote access policies & procedures to install, configure, administer, and support the solution.
- r) Provide CentralSquare with a high-level network diagram including relevant security devices and domain boundaries between related systems where such may impact communication or connectivity to the solution. The diagram should be provided prior to CentralSquare installation.
- s) Install all workstations and peripheral equipment, including scanners, printers, barcode readers, etc.
- t) Approve the applicable TCR.

5.2.5. System Installation (On-Premise)

CentralSquare will perform the CentralSquare software installation. These services will be performed remotely and include installation of the Contracted CentralSquare products as specified in the Basic Server Integration portion of the project.

These installation activities will be coordinated between CentralSquare and Customer. CentralSquare will host a technical handoff meeting with the Customer to advise on ongoing maintenance of the on-premise system.

The system requirements communicated during the project installation phase are important to initial functionality and continuing system reliability and performance. Customer deviation from the processes and procedures detailed in the System Requirements, those communicated during the Technical Hand Off meeting or those indicated in this document may require reinstallation of hardware and/or software to correct issues that may not be noticeable in early project phases. Reinstallation efforts required because of significant customer oversight, gross negligence or intentional deviation from the communicated requirements will result in additional project costs.

5.2.5.1 Prerequisites for this Task:

- a) Completion of Basic Server Integration Task.
- b) Completed Installation Documentation
- c) Provision and Testing of Remote Access and Server User Accounts.
- d) Location of SQL Installation Media and Keys.
- e) Provision of SSL Certificates.

5.2.5.2 Customer Responsibilities

- a) Allocate appropriate onsite Project personnel to support CentralSquare personnel during configuration tasks as necessary and designate a primary point of contact to be available to address and answer questions that arise during the installation of the baseline application software. Appropriate Customer personnel include the necessary IT personnel and database administrator(s) as needed during installation.
- b) Customer is responsible for making the SQL media and license keys available to CentralSquare for installation.
- c) Have appropriate subject matter experts (usually Customer IT) attend the technical handoff meeting.
- d) Complete the configuration of workstations (after the installation of any contracted number of workstations by CentralSquare) using the Prerequisite Software Package and applicable Launch configurations.
- e) After completion of the initial installation and configuration of System servers, Customer will be responsible for maintaining the System based on the technical handoff meeting and associated document from CentralSquare Technical Services department.
- f) Review and approve the TCR from the technical handoff meeting.

5.2.5.3 CentralSquare Responsibilities

- a) Install and configure Microsoft SQL to operate with each of the applicable CentralSquare product(s).
- b) Install and configure the applicable CentralSquare system(s) on the designated servers and applicable environments as specified in the Agreement.
- c) Integrate on-premise components to cloud installed components.
- d) Provide verbal support to Customer with self-installation procedures for the workstations.
- e) After completion of the initial installation and configuration of each major System (such as Records Enterprise servers), a member of Technical Services team provides a technical handoff meeting to the designated staff from Customer's information Technology team via a conference call. The following major topics will be discussed during this technical handoff:

Proper procedures for performing System Backups:

- i. File Structure Inclusions and exclusions
- ii. Databases

- iii. Moving backups to media
- iv. Procedures for refreshing test/training system (and related documentation) if applicable
- v. Approved configuration and use of Virus Scan software
- vi. Approved procedure for application of Windows updates
- vii. System Upgrade process and procedures
- viii. Support Website and CentralSquare list server access
- ix. Managing/Reviewing system logs (SQL and Event Logs)
- f) Provide a Network Layout Diagram of the installed servers.
- g) Provide a list of network ports and protocols utilized for the purpose of securing the system.
- h) Prepare and submit a TCR upon completion of the installation tasks and activities.

5.3 Migration to Cloud – ONESolution CAD, RMS and JMS (includes GIS)

The ONESolution CAD, RMS and JMS migration from on-premise to cloud is implemented through a series of standard steps and process gates designed to ensure that configurations are verified and tested to validate proper functionality prior to go-live.

5.3.1. ONESolution CAD, RMS and JMS - On-Premise Backup

A backup of the on-premise environment will be taken for the purpose of migrating the critical data to the cloud. The critical data includes the ONESolution Suite databases. The database backups will be uploaded to the cloud in a Customer specific location. These backups will be used in the setup of the ONESolution CAD, RMS and JMS pre-production cloud environment.

Note: Once the on-premise backup is taken, any configuration changes will need to be manually applied to the cloud system. These changes can be applied to the cloud preproduction environment during system validation or to the cloud production environment during go-live.

5.3.1.1 CentralSquare Responsibilities

- a) Coordinate with the Customer to identify the start date for backup.
- b) Secure a backup of the production database and file share.

- c) Create a customer backup folder which includes the database and file share backup.
- d) Upload customer backup folder to customer specific cloud location.

5.3.2. ONESolution CAD, RMS and JMS – Migration from On-Premise to Cloud

CentralSquare will migrate the Customer from on-premise to cloud by deploying the latest General Availability (GA) release of ONESolution CAD, RMS and JMS in the cloud using the Customer's on-premise backup. Once the deployment is complete, this cloud preproduction environment will have the on-premise production data and settings. Additionally, an on-premise NCIC and interface server will be setup and configured to connect to the cloud pre-production environment. Any additional setup and configuration will be performed to ensure the cloud pre-production environment is working as expected.

Upon completion of the deployment of the cloud pre-production environment, the Customer will be able to log into the cloud environment and review the system for accuracy. Any configuration changes made to the on-premise production environment can be applied to the cloud pre-production environment at this time.

5.3.2.1 CentralSquare Responsibilities

- a) Deploy latest GA release ONESolution CAD, RMS and JMS in the cloud with Customer's data.
- b) Perform validation that the cloud environment is working as expected.
- c) Setup integrations owned by CentralSquare.
- d) Setup and configure replication database.

5.3.2.2 Customer Responsibilities

- a) Review and provide feedback on the cloud environment within twenty (20) business days of completion of the cloud deployment and validation.
- b) Provide a secure, reliable connection for third-party integrations.
- c) Apply any configuration changes that were made after the on-premise backup was taken to the cloud pre-production environment.

5.3.3. Migration to Cloud - Geographical Information Services (GIS)

5.3.3.1 ONESolution CAD with GIS

The ONESolution CAD migration from on-premise to cloud will include GIS. The Customer maintains ownership for updating and maintaining the data using CentralSquare provided GIS tools.

5.3.4. ONESolution Freedom Configuration (New Install)

CentralSquare Freedom is an app designed to run on both iOS platforms and Android devices. Freedom provides the same features and functionality as MCT readily accessible from smartphones and tablets.

5.3.4.1 CentralSquare Responsibilities

- a) Provide the Customer with the applicable steps to download the Freedom application from the Application store.
- b) Guide the Customer through the download process and the applicable configurations needed.
- c) Validate the Freedom handheld device is working in the installed environment.
- d) Prepare and submit a TCR upon completion of the installation.

5.3.4.2 Customer Responsibilities

- a) Provide a list of agencies and number of licenses per agency for configuration.
- b) Perform all required network configurations as advised by the CentralSquare Consultant prior to the configuration event.
- c) For any staff member that is attending the Freedom End User training session, the handheld device should be installed and configured prior to the class.
- d) Review and approve the applicable TCR.

5.4 Centerline AI

Centerline AI is a web-based application designed to integrate AI into the Client's report writing system. Centerline AI will be implemented through a series of standard steps and process gates.

Centerline AI Implementation Process Overview

Major Task	Description

Overview	CentralSquare will provide questionnaire via email to gather configuration information and to introduce the application to the Customer. All services will be conducted remotely.
Base System Build	Upon completion of installation and working sessions, Customer assumes ownership of the base build. CentralSquare will provide guidance and support as applicable.
Training	As indicated in the approved Project Schedule. CentralSquare Consulting Services will provide comprehensive training for both administrators and end users. Maximum number of ten (10) participants for each training session. Agency assumes all responsibility for classroom setup, providing each participant with his/her own workstation, as well as providing a workstation for the instructor.
Go-Live	The application is brought into production use.

5.4.1. Centerline AI Base System Build

Major Task	Description	
Overview	After completion of the Installation and initial working sessions, Customer	
	assumes ownership of ongoing maintenance of system.	
Customer	Centerline AI Administrator and/or the Enterprise System Administrator	
Participants	who can address key points and make configuration decisions while	
	participating in the system implementation process.	
Output	After initial build by CentralSquare, the Customer will monitor the	
	installation and base build. Then, ensure select staff (FTO, Supervisors, etc.,)	
	attend user training (train the trainer) for the application. The CentralSquare	
	Consultant will provide ongoing consultation services.	

5.4.1.1 CentralSquare Responsibilities

- a) Conduct the working sessions based on the schedule and provide assignments as necessary to Customer.
- b) Ensure the module is functioning per the configuration.
- c) Prepare and submit a TCR upon completion of the deliverable.

5.4.1.2 Customer Responsibilities

- a) Ensure participation of appropriate personnel for each scheduled activity.
- b) Complete all assignments on a timely basis.

5.4.2. Centerline AI Training

Centerline training classes are conducted on consecutive weekdays during business hours (Tuesday-Friday). Alternate training schedules (multiple classes per day, evening, and weekend classes) are subject to additional cost.

Training classes are conducted based on the quantities that are specified in the Agreement.

5.4.2.1 CentralSquare Responsibilities (for all Centerline AI Training)

- a) Schedule the Centerline Al Training class(es) in accordance with Customer's availability and the Project Schedule.
- b) Provide the training materials.
- c) Conduct session(s) per the Schedule.
- d) Prepare and submit a TCR upon completion of each class, or a group of consecutive classes.

5.4.2.2 Customer Responsibilities (for all Centerline AI Training)

- a) Provide adequate environment for execution of training.
- b) Provide an Administrator for each class to answer Customer specific questions related to the application's use, internal policies, or workflow.
- c) Provide schedule for training remaining end users.
- d) Review and approve applicable TCRs.

5.5 Implementation of CrimeView Analytics

CrimeView Analytics will be implemented through a series of standard steps and process gates.

5.5.1. CrimeView Analytics Implementation Process Overview

Major Task	Description	
Discovery	Discovery includes the Kickoff meeting, and the requirements review &	
	collection required for the implementation.	
Mapping and	CentralSquare will map Customer code values to standard categories to	
Configuration	enable CrimeView map symbology. The CentralSquare GIS/Analytics	
	Specialist will configure and automate the ETL (Extract, Transform, and Load)	
	process that securely replicates data to the cloud CrimeView environment,	
	and configure the user application.	
Demonstration	After the completing the Mapping and Configuration, CentralSquare will	
	provide Initial Demonstration, Consultation, and Content Preparation.	

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	Customer assumes ownership of the base system build at the conclusion of	
	the demonstration, consultation & content preparation.	
System Review	m Review The system review period begins after the Administrator/Designer Trair	
	and closes ten (10) business days after Train the Trainer.	
Acceptance	Application is accepted at conclusion of System Review.	
Prerequisite	Enterprise applications in production.	

5.5.2. Discovery

The Discovery includes a kickoff meeting and the requirements review & collection. The Kickoff meeting provides a review of the application's functionality and project deliverables, Customer prerequisites, and implementation process. Furthermore, the Customer's preparation and delivery of prerequisites to the CentralSquare project team is a critical gate for starting implementation work.

5.5.2.1 CentralSquare Responsibilities

- a) Schedule and lead the meeting.
- b) Provide action items.
- c) CentralSquare is responsible for providing Hardware, GIS, and any other requirements details to Customer during and following the kickoff meeting.

5.5.2.2 Customer Responsibilities

- a) Configure the CrimeView import server and provide CentralSquare with a local administrator account.
- b) Collect and deliver the GIS data to be used for the application to CentralSquare.
- c) Configure Hardware, including creation of a CentralSquare local administrator account on the import server.
- d) Provide required GIS data.

5.5.3. Code Mapping & Application Configuration

CentralSquare will map Customer code values to standard categories to enable CrimeView map symbology. The CentralSquare GIS/Analytics Specialist will configure and automate the ETL (Extract, Transform, and Load) process that securely replicates data to the cloud CrimeView environment, and configure the user application.

5.5.3.1 CentralSquare Responsibilities

a) Extract code tables from Customer's CAD and/or Records Enterprise system and match to standard code sets.

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- b) If necessary, provide Customer with an Excel document to review code mapping.
- c) Configure the ETL process and CrimeView application.
- d) Prepare standard dashboards for initial demonstration.

5.5.3.2 Customer Responsibilities

- a) Review and revise code mapping within five (5) business days.
- b) Respond to information, data, and assistance requests.
- c) Work with the CentralSquare Project Manager to facilitate a date for the Application Review Meeting.

5.5.4. Initial Demonstration, Consultation, and Content Preparation

The CentralSquare GIS/Analytics Specialist will provide a short demonstration of the system with Customer's data and lead a discussion of Customer needs and how the system might meet those needs.

5.5.4.1 CentralSquare Responsibilities

- a) Schedule the initial demonstration in accordance with the Customer's availability and the Project Schedule.
- b) Schedule and lead the initial demonstration and collect Customer feedback.

5.5.4.2 Customer Responsibilities

a) Customer is responsible for having the appropriate users and stakeholders attend the initial demonstration and participate in follow-up conversations.

5.5.5. CrimeView Training

Training is conducted on consecutive weekdays during business hours. Alternate training schedules (e.g., Monday class starts for classes that would normally start on a Tuesday, multiple classes per day, evening, and weekend classes) are subject to additional cost.

Training classes are conducted based on the quantities specified in the Agreement. The appearance of a course description in this Statement of Work does not mean a course will be conducted – it must be listed in the Agreement.

5.5.5.1 CentralSquare Responsibilities (for all Search Training)

- a) Schedule the Search Training class(es) in accordance with Customer's availability and the Project Schedule.
- b) Provide the training materials.

- c) Conduct session(s) per the Schedule.
- d) Prepare and submit a TCR upon completion of each class, or a group of consecutive classes.

5.5.5.2 Customer Responsibilities (for all Search Training)

- a) Provide adequate environment for execution of training.
- b) Provide an Administrator for each class to answer Customer specific questions related to the application's use, internal policies, or workflow.
- c) Provide schedule for training remaining end users.
- d) Review and approve applicable TCRs.

5.5.6. System Review

The system review period begins after the Administrator/Designer Training and closes ten (10) business days after Train the Trainer. During the System Review, Customer is responsible for reviewing the application and informing the CentralSquare project team of any noticed or potential issues or deficiencies with the configuration or data. CentralSquare will address the reported items during and following the review period; CentralSquare responses will fall into one of the following categories:

- a) Item refers to something in the application or data import configuration that has been confirmed and fixed/changed.
- b) Further information or action from Customer is required to assess the item (a time window for Customer action will be provided).
- c) Item is a result of Customer's source data and requires Customer action to fix (a time window for Customer action will be provided).
- d) Item identifies a software bug that has been submitted for review and rectification.
- e) Item represents a requested enhancement to the software. Software enhancements are not included in the scope of the project but may be undertaken at CentralSquare's Product Management discretion.

5.5.6.1 CentralSquare Responsibilities

- a) Inform Customer that the System Review period has begun; provide the review items listed above.
- b) Receive and address all items/issues submitted by Customer during the System Review.
- c) Prepare and submit a TCR upon completion of each class, or a group of consecutive classes.

5.5.6.2 Customer Responsibilities

- a) Interact with the system and create new content after the Administrator/Designer Training.
- b) Inform the CentralSquare Project Manager of any questions, issues, or requested configuration changes.
- c) Review and approve applicable TCRs.

5.5.7. CrimeView Analytics Acceptance

The Crime Analytics Dashboard application will be considered Accepted upon completion of the System Review.

5.6 Migration to Cloud – ONESolution Suite System Interfaces

5.6.1. ONESolution Standard Interfaces - Overview

Standard interfaces to be migrated (and designated environments) for this project are listed within the Agreement and <u>Appendix A – Standard CentralSquare Interfaces</u>.

Changes to the configuration of standard interfaces made by the Customer may make the interface non-operational in the cloud. The standard interface will be deployed in the cloud and any Customer modifications will not be preserved.

Note: Modifications requested by Customer to a standard interface may incur additional cost and could result in project delays, since modifications to standard interfaces are only released with a major software version.

5.6.2. ONESolution Standard Interfaces - Migration from On-Premise to Cloud

CentralSquare will handle the installation and configuration of interfaces in the production cloud environment and, where possible, will demonstrate their proper functionality to the customer prior to the start of the ONESolution CAD, RMS, and JMS application migrations.

The interface installation will occur after the initial cloud environment deployment but prior to the start of the application migration. CentralSquare will take necessary steps to ensure that the interfaces do not interfere with the normal operation of the customer's on-premises system prior to the migration.

After the application migration is complete, CentralSquare will disable the interfaces onpremise and enable any necessary configuration to ensure their continued operation in the cloud.

Note: Some interfaces may require the continued presence of a CentralSquare service in the customer's environment which can move files from an agency-specific network location to a location accessible by the interface in the cloud.

5.6.2.1 CentralSquare Responsibilities

a) Install and configure interfaces in the production cloud environment.

- b) Demonstrate proper functionality of the interfaces to the customer (where possible without disrupting on-premises operation).
- c) Install and configure any on-premises services necessary to preserve the flow of data to and from third-party systems.
- d) Disable on-premise interfaces after the migration completes and when the Customer is ready to go-live.
- e) Enable cloud hosted interfaces after the migration completes and when the Customer is ready to go-live.

5.6.2.2 Customer Responsibilities

- a) Provide remote access to CentralSquare to inspect current interface configurations and make any necessary changes.
- b) Coordinate with Customer vendors for interface changes and updates as necessary in the move to cloud.
- c) Verify the proper functionality of the interfaces in the cloud and provide feedback within ten (10) business days.
- d) Work with CentralSquare personnel to identify network requirements for making third-party system endpoints available to the cloud-hosted interfaces.

5.6.3. ONESolution Standard Interfaces - On-Premise

For the interfaces that cannot be migrated to the cloud and must remain on-premise, CentralSquare will reconfigure the interfaces after the ONESolution Suite application migration completes such that it reads from or writes to the CentralSquare application in the cloud.

5.6.3.1 CentralSquare Responsibilities

- a) Reconfigure the on-premise interfaces after the application migration completes and when the Customer is ready to go-live.
- b) CentralSquare will enable access to the appropriate API in the cloud for the onpremise interface to access.
- c) Demonstrate proper functionality of the interfaces to the customer.

5.6.3.2 Customer Responsibilities

- a) Provide remote access to CentralSquare to inspect current interface configurations and make any necessary changes.
- b) Verify the proper functionality of the interfaces in the cloud.

5.7 Migration to Cloud – Other CentralSquare Integrations

5.7.1. Other CentralSquare Integrations - Overview

CentralSquare will handle the migration of the remaining CentralSquare integrations or "connectors" in the production cloud environment which includes:

- P2P
- P2C
- ONESolution MCT
- ONESolution MFR
- FTO (Field Training Online)

Note: This will be a joint responsibility, with both CST and the Customer making reasonable efforts to enable the network paths necessary. If the port cannot be opened, the connector will reside on-premise.

5.7.1.1 CentralSquare Responsibilities

- a) Open up the appropriate network pathways between the cloud environment for CAD/RMS/JMS/OSMCT/MFR/OpCenter and the cloud environment where P2P, P2C reside.
- b) Migrate the remaining CentralSquare integrations in the production cloud environment.
- c) Crime Analysis Plus will be configured to access an on-premise replicated copy of the database.

5.7.1.2 Customer Responsibilities

- a) Provide remote access to CentralSquare to inspect current integration configurations and make any necessary changes.
- b) Work with CentralSquare personnel to identify network requirements for making system endpoints available to the cloud-hosted environment.

6 SYSTEM AND SUBSYSTEM GO-LIVE

6.1 Overview

Go-Live of ONESolution Subsystems into the production environment is a highly orchestrated activity that will require resources from both Customer and CentralSquare teams. Go-Lives are conducted on consecutive weekdays (Monday - Friday).

CentralSquare and the Customer will work together to determine the appropriate time for go-live and downtime for the final synchronization prior to Go-Live.

- a) "Go-Live" is defined as "First use of a Solution or module of a Solution in a production environment." A separate Go-Live may take place with respect to each Subsystem and each Interface.
- b) "Go-Live" means "First use in a non-test bed environment."

Major Task	Description
Schedule	CentralSquare and Customer will conduct all associated go-live tasks as indicated in the approved Project Schedule, associated documents, and per
	the Agreement.
Pre-Requisite	CentralSquare project manager and Customer will ensure all end user
Go-Live Tasks	training has been completed, and that all go-live deliverables are completed.
	CentralSquare project manager will schedule and monitor internal and
	Customer-facing go-live readiness checks during team planning meetings.
	CentralSquare project manager and Customer project manager, along with key resources, will conduct separate planning meetings to draft/approve the go-live plan.
	The go-live plan provides details about the time period for the event,
	products involved, supportive roles and responsibilities, the overall timeline
	for the go-live, establishes meeting dates/times, the issue reporting and escalation processes, transition to support, and communications plan.
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Go-Live	CentralSquare and Customer will draft the CentralSquare Go-Live
Preparation	Authorization Letter.

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The Go-Live Authorization Letter confirms system has been migrated and tested, and that Customer agrees to proceed with moving the system to live operation. It acknowledges sufficient user training has been completed, confirms software is functional for a live environment, and that none of the currently identified issues are critical to the go-live. It lists all Subsystems included for go-live and any exceptions that will not be included (if applicable). Date and time of the go-live is memorialized, along with assurance Customer's technical team and subject matter experts will be available 24 hours a day to support the ONESolution CAD go-live and standard business hours (8:00am – 5:00pm ET Monday - Friday) for ONESolution RMS and JMS unless otherwise noted in the Agreement. Customer is required to sign off on the Go-Live Authorization Letter.

The CentralSquare project manager will coordinate the completion of pre golive checklists at regular intervals in the weeks leading up to the go-live to ensure the system is ready. Both CentralSquare and Customer have responsibilities to complete the Checklists.

Go-Live

The system is brought into production per the go-live plan and Go-Live Authorization Letter and go-live support is provided by CentralSquare.

CentralSquare Go-Live Support Services:

ONESolution Remote Go-Live Support Services:

Three (3) days go-live support, eight (8) hours per day (8:00am - 4:00pm ET).

Days 1 - 3: CentralSquare will host a kickoff call for the go-live event and establish scheduled check in calls with the Customer throughout the remainder of the day to review any issues reported, concerns, etc. Each day will conclude with a final check-in call to review all issues and status.

During go-live, issues are reported and managed by CentralSquare with Customer's assistance. Upon cessation of go-live support by CentralSquare, issues are reported and managed by Customer.

Transition to Support and AM

At the conclusion of the go-live, the project is closed and transitioned into Maintenance and Support. This also begins the relationship between Customer and the Account Manager.

Post Go-Live Deliverables

If applicable, post go-live deliverables will be managed to completion of delivery by the CentralSquare project manager per the Agreement.

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6.1.1. Cloud Go-Live

The cloud pre-production environment is ready for go-live once the Customer has completed a review of the system. This pre-production environment will become the production environment.

6.1.1.1 CentralSquare Responsibilities

- a) Coordinate with the Customer to identify a mutually agreed upon go-live date.
- b) One (1) day prior to go-live perform a backup of the on-premise environment and restore to the cloud environment.
- c) After the Customer has confirmed they are no longer using the on-premise environment (it will become read-only), perform a differential backup and restore the differential backup to the cloud environment.
- d) Bring cloud environment online.

6.1.1.2 Customer Responsibilities

- a) Coordinate with CentralSquare to identify a mutually agreed upon go-live date.
- b) Coordinate the internal user log out from the on-premise environment and notify CentralSquare when all users are logged out. At this time, neither environment will be available until the cloud production environment is live.
- c) Ensure all on-premise workstations meet the requirements of the production ONESolution CAD, RMS and JMS cloud versions.
- d) Manually apply any configuration changes to the cloud production environment if needed when environment is available.

6.1.2. CentralSquare Responsibilities

- a) Complete internal go-live readiness checks and interval team planning meetings.
- b) Prepare a go-live plan for delivery to Customer.
- c) Prepare a Go-Live Authorization Letter and deliver to Customer.
- d) Identify the participants for the go-live in accordance with the terms of the Agreement.
- e) Coordinate CentralSquare personnel in advance of the go-live date to complete final tasks as a part of the go-live preparations.
- f) Assist Customer in placing the system into production.
- g) Assist Customer staff in usage of the system as well as documenting, reporting, and researching issues.

h) Provide support during and after system go-live as specified within the Agreement.

6.1.3. Customer Responsibilities

- a) Complete end user training needed to support operation of Subsystems.
- b) Participate in review of the go-live Plan.
- c) Review and approve the Go-Live Authorization Letter no later than three (3) weeks prior to go-live.
- d) Complete prerequisite tasks as directed by CentralSquare.
- e) Place the software into production and begin operational use in accordance with the project schedule, go-live plan, and Go-Live Authorization Letter.
- f) Provide adequate persons for the supervision and assistance to end users during golive and beyond the participation of the CentralSquare staff.
- g) Provide IT support to cover all Customer end user and CentralSquare staff hours of operation.
- h) Develop a process for the identification of, research, reporting, and resolution of issues.

7 PROJECT CLOSURE

7.1 Overview

Project closure activities commence when all project deliverables have been completed. Support of systems and subsystems will be transitioned to CentralSquare's Support and monitored per the Support and Maintenance Agreements.

Major Task	Description
Post Go-Live Project	Once complete, CentralSquare project manager will provide TCR to Customer
Deliverables	for signoff of completed deliverables.
Final Audit	CentralSquare project manager will perform a final audit to ensure all
	Contractual obligations have been met. A final TCR will be provided to
	Customer to confirm the project is completed.
Final Transition	CentralSquare project manager performs final transition of Customer to
	Support who will become the primary conduit for entry, tracking, and
	resolution of system issues.
Project Closure	CentralSquare project manager performs administrative tasks to archive
	project documents and close the project.

7.1.1. CentralSquare Responsibilities

- a) Perform payment reconciliation, deliver final project TCRs which generate remaining invoices.
- b) Transition the CentralSquare point of contact from the project manager to Customer Support Department.
- c) Provide continued support based on terms of Agreement.

7.1.2. Customer Responsibilities

- a) Provide approval of final Project TCRs within five (5) business days.
- b) Process payment of final invoices.

8 Appendix A - Standard CentralSquare Interfaces

The scope of functionality for these Standard interfaces is limited to 1) the capability of the CentralSquare System being interfaced and 2) the capabilities of the external system being interfaced. Descriptions of each of the standard interfaces below is the basis for the scope of detailed requirements, described in the FDD. Any changes in the requirements documented and approved in the System FDDs are subject to Change Order.

Standard Interfaces

Standard Interfaces are included in the Contract and listed in this SOW. If not explicitly listed in the Contract, the interface will not be migrated and supported.

Standard Interface	Description
Interface Name	Standard E911 Interface
Interface Description	A one-way transfer and processing of data from the E911
	Controller of the phone system to CAD.
Vendor	Customer's Current Vendor
Subsystem	CAD
Direction	Import
Instances Contracted	Production
Required for Go-Live	Yes
Environment	Cloud

Standard Interface	Description
Interface Name	ONESolution Automated Secure Alarm Protocol Interface
	(ASAP)
Interface Description	CentralSquare provides your agency with the ability to receive
	new alarm events from Alarm Monitoring Central Stations,
	provide appropriate responses to an Alarm Monitoring Central
	Station (AMC) for the alarm events, and process accepted
	alarm events as new calls for service in the ONESolution CAD
	Open Calls window.
Vendor	TMA
Subsystem	CAD
Direction	Import
Instances Contracted	Production
Required for Go-Live	Post Go-Live Delivery – CAD must be live before this can be
	turned on.

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Environment Cloud	
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Standard Interface	Description
Interface Name	ONESolution CAD to ONESolution CAD Interface
Interface Description	CentralSquare provides an interface that allows ONESolution
	CAD to communicate with multiple CAD systems. The interface
	supports both manual and automatic CAD event transfers,
	CAD event updates, transfer status notifications, first unit
	dispatched notification, and nature code translations.
Vendor	CentralSquare
Subsystem	CAD
Direction	Bidirectional
Instances Contracted	Production
Required for Go-Live	Yes
Environment	Cloud

Standard Interface	Description
Interface Name	Eventide Recorder Interface
Interface Description	This interface facilitates the transfer of data from the
	ONESolution Computer-Aided Dispatch (CAD) console when an
	E911 event is initiated in ONESolution CAD, CAD creates an
	XML export file containing CAD event data to the Eventide
	Recorder by generating XML files containing CAD event data.
Vendor	Eventide
Subsystem	CAD
Direction	Export
Instances Contracted	Production
Required for Go-Live	Yes
Environment	Cloud

Standard Interface	Description
Interface Name	ImageTrend CAD Export
Interface Description	The ImageTrend ePCR Export interface in ONESolution CAD is a
	one-way CAD event export of incident and unit response
	information. Export files are in XML format. Each export file
	represents a single CAD event. The export files are copied by
	CAD to a network directory location specified by the customer.
	The files are then imported by the ImageTrend ePCR
	application.
Vendor	ImageTrend

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Subsystem	CAD
Direction	Export
Instances Contracted	Production
Required for Go-Live	Yes
Environment	Cloud

Standard Interface	Description
Interface Name	ProQA Paramount
Interface Description	Call taking protocol ONESolution CAD interfaces for Medical
	calls.
Vendor	ProQA
Subsystem	CAD
Direction	Bidirectional
Instances Contracted	Production
Required for Go-Live	Yes
Environment	Cloud

Standard Interface	Description
Interface Name	CAD Taser Interface
Interface Description	The ONESolution CAD TASER Digital Evidence Interface
	provides an export of CAD event data to the Axon TASER
	Evidence.com database.
	TASER uses the CAD data to add metadata to digital media
	stored on Evidence.com. The service exports CAD data at the
	time intervals specified by the customer. The service deposits
	the export file into a common network directory accessible to
	both CAD and TASER. TASER is responsible for detecting,
	processing, and deleting exported files.
Vendor	Axon
Subsystem	CAD
Direction	Export
Instances Contracted	Production
Required for Go-Live	Yes
Environment	Cloud

Standard Interface	Description
Interface Name	PageGate
Interface Description	This interface for the CAD Paging Module supports
	connectivity with PageGate, which supports multiple paging
	service providers.

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Vendor	NotePage
Subsystem	CAD
Direction	Export
Instances Contracted	Production
Required for Go-Live	Yes
Environment	Cloud

Standard Interface	Description
Interface Name	RapidSOS Alerts Integration
Interface Description	CentralSquare provides an interface between ONESolution
	Computer Aided Dispatch (CAD) and RapidSOS to access
	advanced caller location information. Search results appear in
	the RapidSOS Portal web page and are not consumed by CAD.
	The system administrator can enable the interface for each
	CAD console, so the RapidSOS Portal functionality is limited to
	dispatch and call taker consoles.
Vendor	RapidSOS
Subsystem	CAD
Direction	Export
Instances Contracted	Production
Required for Go-Live	Yes
Environment	Cloud

Standard Interface	Description
Interface Name	Incode Court to RMS Interface
Interface Description	A one-way interface for electronic Citation transfers
Vendor	Incode
Subsystem	RMS
Direction	Import
Instances Contracted	Production
Required for Go-Live	Yes
Environment	Cloud

Standard Interface	Description
Interface Name	Incode Courts System Interface
Interface Description	A one-way interface for electronic Citation transfers
Vendor	Incode
Subsystem	RMS
Direction	Export
Instances Contracted	Production

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Required for Go-Live	Yes
Environment	Cloud

Standard Interface	Description
Interface Name	NaviLine Courts Citation Import
Interface Description	A one-way citation interface for ONESolution RMS which will
	allow customers to import citations from NaviLine Courts into
	ONESolution RMS using the CourtTrans application.
Vendor	NaviLine
Subsystem	RMS
Direction	Import
Instances Contracted	Production
Required for Go-Live	Yes
Environment	Cloud

Standard Interface	Description	
Interface Name	US Digital Designs Communications Gateway	
Interface Description	The ONESolution CAD application allows your agency to	
	interface with the US Digital Designs	
	Communications Gateway. This interface allows dispatchers to	
	send event and unit information to	
	the US Digital Designs Communications Gateway from several	
	locations in ONESolution CAD.	
Vendor	US Digital Designs	
Subsystem	CAD	
Direction	Export	
Instances Contracted	Production	
Required for Go-Live	Yes	
Environment	Cloud	

9 Appendix D - Message Switch

The ONESolution Message Switch is a component of the Central Square ONESolution Suite. The main purpose of the Message Switch is to route messages between ONESolution applications and handles communication to National (NCIC) State (NLETS) and regional databases through State Interfaces. The Message Switch is administered through the Switch Management System (SMS). Units, (devices) User accounts, and State credentials, such as ORI, Mnemonics, TID, CDC. SMS also administers port communications, line statuses, and historical logging of messages for audit purposes.

A Message Switch Subscriber is equivalent to a data source such as ONESolution CAD, ONESolution RMS, ONESolution MCT, ONESolution Freedom.

Message Switch Subscribers use Transactions to query the data source.

Message Switch Transactions are initiated from masks or forms that are available in CAD, RMS, MCT and Freedom. Once the Message Switch receives these queries it will forward to the State subsystem for information. The State sub-system will forward to external systems downstream, for example DMV, NCIC, NLETS, III, and internal systems like CAD and RMS.

These queries are submitted directly from the Message Switch or from the ONESolution StateConnect Interface.

Other transactions are messages sent to and from users, groups, and consoles from a Message Switch Subscriber.

Query Category	Message Key	Transaction Form Name
Driver Registration	DQ	Driver Inquiry by OLN or by Name & DOB
Wanted Persons	QW	Wanted Persons Inquiry by Name & DOB / and other
Vehicles Registration / Stolen	RQ / QV	Vehicle Inquiry by LIC or VIN
Articles / Property	QA	Stolen Articles by Serial Number or other
Gun / Weapons	QG	Stolen Gun by Serial Number or other
Boat / Registration / Stolen	BQ / QB	Boat Inquiry by Registration or Hull or other
Criminal History	QH /FQ	Criminal History Inquiry by Name & DOB, Sex, and others
Rap Sheet	QR /IQ	Rap Sheet Inquiry by FBI or SID and others
Administrative Message	AM	Admin Message

The contents of this material are confidential and proprietary to CentralSquare Technologies, LLC and may not be reproduced, published, or disclosed to others without the prior written consent of CentralSquare Technologies, LLC.

Burleson Police, TX

Snowmobile	SQ	Snowmobile Inquiry by Registration or VIN
Aircraft	GQ	Aircraft inquiry by Registration or Serial Number
Canadian Driver & Wanted	WQ/UQ	Canadian Driver Inquiry by Name /DOB / OLN
Canadian Vehicle & Stolen	XQ/VQ	Canadian Vehicle Inquiry by LIC
Concealed Weapons Permit	CQ	

^{**}Some states use different Message Keys for in state transactions. Forms and transactions may vary.

Additionally, ONESolution does offer in some states the ability to Add, Modify, Cancel, Clear, Locate.

10 Appendix F - On-Premise Reporting Server

In cloud ONESolution CAD, RMS and JMS deployments the Customer has the option to purchase an onpremise reporting server. This will be a replica of the database for reporting purposes from the cloud environment to the on-premise environment.

The Customer will maintain the on-premise reporting server Hardware, operating system, and SQL Instance.

CentralSquare and the Customer will coordinate on any SQL Server patches and upgrades with the goal of ensuring SQL versions in the cloud and on-premise are compatible for replication.

The replicated database is a read-only replica which is subject to complete refresh on occasion, and it will not be possible to add customized Tables, Views, Stored Procedures, Indexes, or other database objects. If desired a separate database, or separate SQL Instance with a database can be deployed and linked to the replicated database. The joined database can contain custom Tables, Views, Stored Procedures, Indexes, or other database objects.

The Customer will control Instance level object such as Jobs or Maintenance plans and will control the Logins and User Access Control to the replicated database and will be fully responsible for CJIS policy with regard to the replicated data on the server.

11 Appendix J – CentralSquare Connectivity to Enterprise On-Premise systems

Policy

Customer Managed On-Premise Systems

The BeyondTrust/Bomgar and/or SecureLink remote support solutions shall be the method of remote access to on-premises Customer systems and/or data. These solutions meet all requirements as contained in the FBI CJIS Security Policy (Remote Access). Use of either of these solutions enables Customer agencies to remain CJIS compliant for purposes of FBI and/or state regulatory agency audits.

EXHIBIT 6

Using/Accessing Agency Guidelines

The following agencies are authorized to use the Customer's system in the quantities specified in Exhibit 1. Customer acknowledges and agrees to be responsible for these authorized agencies use of the System and to bind each authorized agency to all terms of the Agreement as reasonably applicable. In the event of breach, or threatened breach of the provisions of the Agreement, Supplier has no adequate contractual remedy with the Authorized agencies and accordingly shall be entitled to pursue remedy direct from the Customer. The Customer shall be the point of contact for each of these authorized agencies in the event that support services are required or requested by said authorized agency. Customer agrees to be responsible for all payment obligations incurred by any authorized agency inclusive of support and any additional purchases under the Change Order/Amendment processes as described in the Agreement.

Accessing Agencies

EXHIBIT 7

Service Level Commitments

The following applies to any cloud-hosted CentralSquare software only. The following does not apply to any on-premise software, hardware, or third-party products.

1. Service Level Commitments

- A. Availability. During any calendar month, the availability of the Solution shall be no less than 99.99%, excluding scheduled maintenance. CentralSquare shall provide Customer with prompt notification as soon as it becomes aware of any actual or potential unscheduled downtime of the Solution, as well as continual periodic updates during the unscheduled downtime regarding CentralSquare's progress in remedying the unavailability and estimated time at which the Solution shall be available.
- B. Measurement. Service availability is measured as the total time that the solutions are available during each calendar month for access by Customer ("Service Availability"). Service Availability measurement shall be applied to the production environment only, and the points of measurement for all monitoring shall be the servers and the internet connections at CentralSquare's hosted environment.
- C. Calculation. Service availability for a given month shall be calculated using the following calculation:
 - I. The total number of minutes which the service was not available in a given month shall be subtracted from the total number of minutes available in the given month. The resulting figure is divided by the total number of minutes available in the given month.
 - Service availability targets are subject to change due to the variance of the number of days in a month.
 - III. The total number of minutes which the service was not available in a given month shall exclude minutes associated with scheduled or emergency maintenance.
- D. Remedy. If the service period target measurement is not met, then the customer shall be entitled to a credit calculated as follows:

Service availability in the relevant Service period	Percentage reduction in monthly fee for the subsequent service period
Less than 99.99% but greater than or equal to 99.9%	1%
Less than 99.9% but greater than or equal to 99.5%	5%
Less than 99.5%	10%

- E. Credit must be requested by the customer within sixty (60) days of the failed target. Any credit awarded shall be applied to the next applicable invoice. Customer shall not be eligible for credits where customer is more than thirty (30) days past due on their account.
- 2. <u>Exceptions.</u> The Service Level Commitments and availability stated in this Exhibit do not cover services interruptions or performance issues that are caused by factors outside of CentralSquare or it's hosting partner's control. Such factors may include, but are not limited to:
 - A. <u>Internet Access</u>. Issues relating to Customer's internet access. Any outages, slowdowns, or other problems related to the internet connection are explicitly disclaimed;
 - B. <u>Customer's Internal Network Issues</u>. Issues originating from Customer's internal network such as network congestion, network equipment failure, or misconfigurations are explicitly disclaimed;

- C. <u>Third-Party Acts</u>. Issues caused by the acts or omissions of third-parties, including providers of internet services, or for issues arising from third-party software or hardware that is not provided by CentralSquare is explicitly disclaimed;
- D. <u>Gross Negligence or Willful Misconduct</u>. Issues relating to the failure or delay in performance to the extent caused by the acts or omissions of Customer or its agents constituting gross negligence or willful misconduct are explicitly disclaimed; and,
- E. <u>Force Majeure</u>. A force majeure event such as natural disasters, acts of God, or any other cause constituting force majeure are explicitly disclaimed.
- 3. <u>Server Performance & Capacity.</u> The standard provisioning of storage for the cloud solutions is 1 terabyte. If Customer requests to add additional Software, increase storage or processing requirements, and/or request additional environments, these requests will be evaluated and if additional resources are required to support modifications, additional fees may apply at per unit (gigabyte, hour, license, etc).
- 4. <u>Releases.</u> Customer agrees keep the software up-to-date with the cloud release cycle as determined by centralsquare. Staying current is essential to address security, performance, and infringement issues, and is required for receiving software support. All modifications, revisions, and updates to the software will be provided through new releases, accompanied by documentation updates whenever the centralsquare deems necessary.
- 5. Non-Production Environments. Included in the subscription fee is access to the training environment during the hours of 8:00am 4:00pm EST, Monday through Friday. Should the Customer require extended access for items such as internal training, CentralSquare can make exceptions provided that Customer provide reasonable advance written notice. CentralSquare will then work with the Customer to enable access in accordance with an agreed upon schedule.

Exhibit 8

City of Burleson Addendum to Vendor's Contract Additional Provisions

Vendor Name: CentralSquare Technologies, LLC

Vendor Address: 1000 Business Center Drive, Lake Mary, FL 32746

The City of Burleson, Texas ("City") and the Vendor are this day entering into a contract for and, for the mutual convenience, the parties are using the standard contract and/or purchase order form provided by Vendor (the "Vendor's Contract Form").

This Addendum ("Addendum"), duly executed by the parties, is incorporated into the Vendor's Contract Form and made an integral part thereof. This Addendum and the Vendor's Contract Form shall be referenced to hereafter collectively as the "Agreement".

In the event of a conflict between any provision in this Addendum and any other provision in the Agreement or any other exhibit to the Agreement, the terms provided in this Addendum shall govern and control.

Additional Provisions

- Limitation of Vendor's Contract Form. The Vendor's Contract Form is, with the exceptions noted herein, generally acceptable to City. Nonetheless, because certain standard clauses that may appear in the Vendor's Contract Form cannot be accepted by City, because of its status as a political subdivision of the State of Texas, and in consideration for the convenience of using provisions in the Vendor's Contract Form instead of negotiating a separate contract document, the parties agree that none of the provisions listed below, if they appear in the Vendor's Contract Form, shall have any effect or be enforceable against City:
 - i. Requiring City to maintain any type of insurance either for City's benefit or for the Vendor's benefit.
 - ii. Renewing or extending the Agreement beyond the contract term or automatically continuing the contract period from term to term.
 - iii. Requiring or stating the terms of the Vendor's Contract Form shall prevail over the terms of this Addendum in the event of conflict.
 - iv. Requiring the application of the law of any state other than Texas in interpreting or enforcing the Agreement, or resolving any dispute under the Agreement. The Agreement and the obligations of the parties shall be construed and enforced in accordance with the laws of the State of Texas.
 - v. Releasing the Vendor or any other entity or person from its legal liability for unlawful or negligent conduct or failure to comply with any duty recognized or imposed by applicable law.
 - vi. Requiring any total or partial compensation or payment for lost profit or liquidated damages by City if the Agreement is terminated before the end of the contract term.
 - vii. Changing the time period within which claims can be made or actions can be brought under the laws of the State of Texas.
 - viii. Binding City to any arbitration provision or to the decision of any arbitration board, commission, panel or other entity.

- ix. Obligating City to pay costs of collection or attorneys' fees.
- x. Requiring City to provide warranties.
- xi. Obligating City to indemnify, defend or hold harmless any party.
- xii. Granting a security interest in City's property or placing a lien on City's property.
- 2. <u>Payment Terms.</u> Payment will be made upon submittal and approval of a valid invoice. City shall make payment in accordance with Chapter 2251 of the Texas Government Code. It is the policy of the City to make payment on a properly prepared and submitted invoice within thirty (30) days of the latter of any final acceptance of performance or the receipt of a properly submitted invoice.
- 3. Applicable Law; Venue. This Agreement is subject to and governed by the laws of the State of Texas. Any disputes arising from or relating to this Agreement shall be resolved in a court of competent jurisdiction located in Johnson County, Texas, or the federal courts for the United States for the Northern District of Texas. The parties hereto irrevocably waive any right to object to the jurisdiction of such courts in any dispute arising from or relating to this Agreement.
- 4. <u>Tax Exempt Status.</u> As a political subdivision of the State of Texas, City is tax exempt in the State of Texas. Tax exemption certification will be furnished upon request.
- 5. Termination Due to Lack of Appropriations. If City should not appropriate or otherwise receive funds sufficient to purchase, lease, operate, or maintain the equipment or services set forth in this Agreement, City may unilaterally terminate this Agreement effective on the final day of the fiscal year through which City has funding. City will make every effort to give Vendor at least thirty (30) days written notice prior to a termination for lack of appropriations. In the event of termination due to a lack of appropriations, City will pay Vendor for all undisputed fees and expenses related to the equipment and/or services City has received, or Vendor has incurred or delivered, prior to the effective date of termination.
- 6. No Waiver of Governmental Immunity. The Vendor expressly acknowledges City is a political subdivision of the State of Texas and nothing in the Agreement will be construed as a waiver or relinquishment by City of its right to claim such exemptions, privileges, and immunities as may be provided by law. Neither the execution of the Agreement by City nor any other conduct, action, or inaction of any representative of City relating to the Agreement constitutes or is intended to constitute a waiver of City's sovereign immunity to suit.
- 7. Public Information. Vendor acknowledges that City is obligated to strictly comply with the Public Information Act, Chapter 552, Texas Government Code, in responding to any request for public information pertaining to this Agreement, as well as any other disclosure of information required by applicable Texas law. The City's compliance with the Texas Public Information Act shall not violate the Agreement. Upon City's written request, Vendor will promptly provide specified contracting information exchanged or created under this Agreement for or on behalf of City. The requirements of Subchapter J, Chapter 552, Texas Government Code, may apply to this Agreement and the Vendor agrees that the Agreement can be terminated if the Vendor knowingly or intentionally fails to comply with a requirement of that subchapter.

- 8. <u>Entire Agreement.</u> This Agreement constitutes the entire agreement between the parties and may not be waived or modified except by a written agreement signed by the parties.
- 9. <u>Savings Clause.</u> If a court of competent jurisdiction finds any provision of this Agreement illegal, ineffective or beyond contractual authority of either party, then the offending provision will be stricken and the remainder of the agreement between the parties will remain in effect.
- 10. Conflicts Of Interest. By executing this Agreement, Vendor and each person signing on behalf of Vendor certifies, and in the case of a sole proprietorship, partnership or corporation, each party thereto certifies as to its own organization, that to the best of their knowledge and belief, no member of City Council, city manager, deputy city manager, city secretary, department heads, or deputy department heads of the City has direct or indirect financial interest in the award of this Agreement, or in the services to which this Agreement relates, or in any of the profits, real or potential, thereof, in violation of Section 132 of the Home Rule Charter of the City.
- 11. Anti-Boycotting Provisions. Vendor acknowledges this Agreement may be terminated and payment withheld if this certification is inaccurate.
 - i. Pursuant to Section 2271.002 of the Texas Government Code, Vendor certifies that either (i) it meets an exemption criterion under Section 2271.002; or (ii) it does not boycott Israel and will not boycott Israel during the term of the Agreement. Vendor acknowledges this Agreement may be terminated and payment withheld if this certification is inaccurate.
 - ii. Pursuant to SB 13, 87th Texas Legislature, Vendor certifies that either (i) it meets an exemption criterion under SB 13, 87th Texas Legislature; or (ii) it does not boycott energy companies, as defined in Section 1 of SB 13, 87th Texas Legislature, and will not boycott energy companies during the term of the Agreement. Vendor acknowledges this Agreement may be terminated and payment withheld if this certification is inaccurate.
 - iii. Pursuant to SB 19, 87th Texas Legislature, Vendor certifies that either (i) it meets an exemption criterion under SB 19, 87th Texas Legislature; or (ii) it does not discriminate against a firearm entity or firearm trade association, as defined in Section 1 of SB 19, 87th Texas Legislature, and will not discriminate against a firearm entity or firearm trade association during the term of the Agreement. Vendor acknowledges this Agreement may be terminated and payment withheld if this certification is inaccurate.
- 12. <u>Vendor Certification Regarding Business With Certain Countries And Organizations.</u> Pursuant to Subchapter F, Chapter 2252, Texas Government Code, Vendor certifies Vendor (1) is not engaged in business with Iran, Sudan, or a foreign terrorist organization. Vendor acknowledges this Agreement may be terminated and payment withheld if this certification is inaccurate.
- 13. <u>Relationship of the Parties.</u> The parties agree that in performing their responsibilities under this Agreement, they are in the position of independent contractors. This Agreement is not intended to create, does not create, and shall not be construed to create a relationship of employer-employee. Vendor, Vendor's employees, and anyone else working at Vendor's direction is an independent contractor and not an employee or servant of the City. Nothing in this Agreement is intended to or shall be construed in any manner as creating or establishing the relationship of employer-employee between Vendor, Vendor's employees, and anyone else

working at Vendor's direction. Vendor, Vendor's employees, and anyone else working at Vendor's direction shall at all times remain an independent contractor with respect to the service to be performed under this Agreement.

- 14. Survival. The terms of this Addendum shall survive any closing or termination of the Agreement.
- 15. No Indemnification by City. The Parties expressly acknowledge that the City's authority to indemnify and hold harmless any third party is governed by Article XI, Section 7 of the Texas Constitution, and any provision that purports to require indemnification by the City is invalid. Nothing in this Agreement requires that the City incur debt, assess, or collect funds, or create a sinking fund.
- 16. <u>Conflict.</u> In the event of a conflict between any provision in this Addendum and any other provision in the Agreement or any other exhibit to the Agreement, the terms provided in this Addendum shall govern and control.
- 17. <u>Counterparts; PDF Signatures</u>. This Agreement may be executed in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. Any pdf-format or other electronic transmission of any signature of a signatory shall be deemed an original and shall bind such signatory.

IN WITNESS WHEREOF, the parties have caused this Addendum to be duly executed, intending thereby to be legally bound.

City of Burleson, Texas:	For the Mendor: Central Square Technologies, LLC Konald Anderson By:
By:	By: CA8953F28BAF47B
Name:	Ronald Anderson Name:
Title:	Title: Chief Revenue Officer
Date:	6/11/2025 Date: