A RESOLUTION BY THE BOARD OF COUNTY COMMISSIONERS OF ST. JOHNS COUNTY, FLORIDA, APPROVING THE TERMS AND CONDITIONS AND AUTHORIZING THE COUNTY ADMINISTRATOR, OR DESIGNEE, TO EXECUTE A BASIC ORDERING AGREEMENT WITH THE FEDERAL BUREAU OF INVESTIGATION TO COLLOCATE COMMUNICATION EQUIPMENT ON A COUNTY-OWNED TOWER.

RECITALS

WHEREAS, the Federal Bureau of Investigation ("FBI") entered into a Basic Ordering Agreement with St. Johns County on October 1, 2014 pursuant to Resolution No. 2014-356 dated December 16, 2014, allowing collocation of their communication equipment on the County-owned tower located at 3057 Agricultural Center Drive, St. Augustine, Florida 32092; and

WHEREAS, the FBI has presented to the County a Basic Ordering Agreement, attached hereto as Exhibit "A," incorporated by reference and made a part hereof, requesting to remain on the County-owned tower for an initial term of ten (10) years with the option to extend for up to nine (9) additional one-year periods; and

WHEREAS, St. Johns County ("County") operates an interoperable communications system for use by local, state and federal public safety agencies providing services such as law enforcement, firefighting, emergency medical, ambulance and other services, and entering into the Agreement serves the best interests of the citizens of St. Johns County.

NOW THEREFORE, BE IT RESOLVED by the Board of County Commissioners of St. Johns County, Florida, as follows:

- **Section 1**. The above Recitals are incorporated by reference into the body of this Resolution and such Recitals are adopted as findings of fact.
- **Section 2**. The Board of County Commissioners hereby approves the terms and conditions and authorizes the County Administrator, or designee to execute the Basic Ordering Agreement.

Section 3. To the extent that there are typographical errors that do not change the tone, tenor, or concept of this Resolution, then this Resolution may be revised without subsequent approval by the Board of County Commissioners.

Section 4. The Clerk is instructed to file the original Basic Ordering Agreement in the Official Records of St. Johns County, Florida.

PASSED AND ADOPTED by the Board of County Commissioners of St. Johns County, Florida, this 3rd day of December, 2024.

Rendition Date DEC 0 3 2024

BOARD OF COUNTY COMMISSIONERS OF ST. JOHNS COUNTY, FLORIDA

Krista Joseph, Chair

y: _____

ATTEST: Brandon J. Patty

Clerk of the Circuit Court & Comptroller

Deputy Clerk



EXHIBIT "A" TO RESOLUTION

Revised 08-15-22 Standard BOA

FBI Division: JACKSONVILLE
Site Name: Ag Center Drive
Licensor Site No.:
Licensee Site No.: JK-004
Agreement Exp. Date: 2034

BASIC ORDERING AGREEMENT BETWEEN

St. Johns County, a political subdivision of the State of Florida

		AND THE	
	FEDERAL BUI	REAU OF INVES	TIGATION
This Basic Ordering Agr	reement (BOA) effective	10-01-2024	, is between St. Johns County I), hereinafter referred to as "Licensee."
nereinanter referred to as "License	or and the rederal Bures	u of investigation (FB	1), hereinafter referred to as Licensee.
This BOA is entered into to provi	ide services in accordance	with the following:	
Terms and Conditions described	in Attachment 1;		
The fees as described in Attachme	ent 2;		
The itemized pricing as described	I in the Antenna Site Equ	ipment Itemization (A	SEI).
All attachments are made a pa	rt herein.		
Article I - Scope of Work			
The maximum term of this BOA	is ten years from effective	e date 10-01-2024	through September 30, 2034
The Licensor agrees to furnish se Licensor's obligation to the Licen			turing the effective dates of the Agreement. Thate of the order.
Article II - Delivery of Services	8		
The services specified in Attachm 3057 Agricultural Center Drive, St. Augustine, FL		at Ag Center Drive	(site name), located at(Premises).
Article III - Payment/Fixed Pr	ices		
The Licensee shall be entitled to	purchase services listed i	n Attachment I, at the	fees described in Attachment 2.
Article IV – Administrative Ma	atters		
		* •	G. J. J. J. J. J. J. J. BOG
Licensor POC	Seinle Deel	Name: Angenette L	Contract Administration POC
Name: Lee Mathis or St. Johns County Real Address: 3657 Gaines Rd	500 San Sebastian View	Address: ERF bulk	
St.Augustine, FL, 32084	St. Augustine, FL 32084	_	, VA 22135
Phone: () 904-824-8304	904-209-0760		703-985-2698
Fax: ()		_ 1.1101101 (/	3-985-2694
Email: Imethis@sjcfl.us		Email: aldanlels@fb	
Licensee Local Point of Contac	t		
Telecommunications Manager:	Robert (Patrick) Thomas		
Address: 6061 Gate Pkwy			
Jacksonville FL 32256		_	
Phone: () 904-349-9166			
Fax: ()			
Email: rpthomas@fbl.gov		_	

FBI Division: JACKSONVILLE
Site Name: Ag Center Drive
Licensor Site No.:
Licensee Site No.: JK-004
Agreement Exp. Date:

Each of the parties executing this Agreement on behalf of the Licensor and Licensee represents and warrants that such party (i) is a duly authorized representative, (ii) has full right and authority to enter into this Agreement, and (iii) that any person signing on behalf of such party is authorized to do so. Upon either party's request, the other party shall provide evidence reasonably satisfactory to the requesting party confirming the foregoing warranties. This BOA and attachments contain the entire agreement between the parties regarding the tower and the property for the Licensee's operations. This Agreement shall extend to and bind the heirs, executors, administrators, successors, and assignees of the parties hereto.

<u>LICENSOR</u> :	<u>LICENSEE</u> :
	U.S.DEPARTMENT OF JUSTICE
ST. Johns County, a political subdivision of the State of Florida	FEDERAL BUREAU OF INVESTIGATION
	0110/11 -
BY:	BY: Land 1. Commons Tim
DATE.	
DATE:	DATE: 10/31/24

FBI Division: JACKS	ONVILLE
Site Name: Ag Center	Drive
Licensor Site No.:	
Licensee Site No.:	JK-004
Agreement Exp. Da	ate:

ATTACHMENT 1 TERMS AND CONDITIONS

1. AGREEMENT

Licensor hereby gives permission, revocable and terminable as hereinafter provided, to Licensee to enter the Premises for the purpose of using it for the improvements to its communications system equipment and operations (hereinafter referred to as the "Improvements"). Said Improvements shall be located so as to not interfere with any of the Licensee's operations.

2. USE OF PREMISES

Licensee shall be permitted to use the Premises for the operation of communications equipment and related purposes. Licensee shall not be permitted to use the Premises for any other purpose except by prior written permission of Licensor.

For rooftop installations, Licensee acknowledges that Licensor may decide, in its sole discretion, from time to time, to make repairs to the roof of the building on the Property or to replace all or part of the roof of the building on the Property. If Licensor elects to make roof repairs, Licensee will, upon Licensor's request, and at Licensor's cost, temporarily remove or relocate Licensee's rooftop Improvements so that the roof repairs may be completed.

Licensor shall have the right to change the location of the Improvements (including relocation of Improvements on the tower to an elevation used by other site users) upon sixty (60) days written notice to Licensee, provided that said change does not, when complete, materially alter the signal pattern of the Improvements existing prior to the change. Any such relocation shall be performed in a manner approved by Licensee at Licensor's expense and with reasonably minimal disruption to Licensee's operations and shall be evidenced by an amendment to this agreement.

3. TERM

The initial term of this Agreement shall run from 10-01-2024 Agreement for up to nine (9) additional one-year option periods, as to conform to the Government's fiscal year. Extension of this approval of the funding needed to cover this agreement.	Each option peri	od shall run i	rom October 1	-	30 so
Licensor or Licensee may terminate this Agreement, without cause	se or nenalty at a	ny time hy n	roviding three	(3) months, writte	en

Licensor or Licensee may terminate this Agreement, without cause or penalty, at any time by providing three (3) months' written notice to the other party of its termination.

Licensee is required to remove all antennas and feed line upon termination of this agre	ement.
Licensee is not required to remove all antennas and feed line upon termination of this	agreement

4. ACCESS

Licensor shall provide Licensee access to the Premises at all times for the uses authorized herein.

5. MAINTENANCE

Licensor, at Licensor's sole cost and expense, shall maintain the Premises (excluding Licensee's Improvements) and the access to the Premises in good order and repair. Licensor, will, at Licensor's sole expense, provide for interior maintenance and repairs, as applicable, of the Property in accordance with generally accepted good practices. Damage resulting from the acts or omissions of Licensee shall be repaired by Licensee at the Licensee's sole cost and expense. The costs of any maintenance and operations of the Licensee's Improvements, unless otherwise provided herein, shall be at the sole expense of Licensee.

6. LIABILITY FOR INJURIES

Pursuant to the terms and conditions of the Federal Tort Claims Act (Title 28 U.S.C., Sections 1346(b), 2671-2680), Licensee has financial responsibility for claims for personal or property damage, including death, arising out of the acts, omissions, or negligence of the Licensee, or its employees acting within the scope of their employment in relation to this Agreement. Claims for tort damages shall be submitted and adjudicated in accordance with the procedures of the Federal Tort Claims Act and applicable law.

Additionally, in the event an FBI employee conducting official business related to its activities under this Agreement is injured, the

FBI Division: JACKSONVILLE	
Site Name: Ag Cerler Drive	
Licensor Site No.:	
Licensee Site No.: JK-004	
Agreement Exp. Date:	

FBI agrees to process and forward claims for employee workers compensation to the United States Department of Labor (USDOL) pursuant to the Federal Employees Compensation Act (Title 5, U.S.C., Section 8108, et. Seq.) and pertinent regulations promulgated by the USDOL. The parties will cooperate to ensure that all claims subject to these authorities are promptly addressed and resolved. Except as otherwise provided in this BOA, neither party shall be liable to the other for any claim that either may have against the other with respect to the recovery of any incidental, consequential, indirect, special, punitive or exemplary damages.

7. INSURANCE

Licensee, as an agency of the United States Government, is self-insured and shall not be required to obtain insurance under this agreement

8. INTERFERENCE

In the event the Licensor determines that the operation of the Improvements by Licensee is the cause of interference to transmission and/or reception of any other communications systems in use in the vicinity of the Premises, Licensee shall take all appropriate steps necessary to mitigate said interference within forty-eight (48) hours of receiving written notice.

9. PERMIT

Licensee is responsible for obtaining and paying the costs of all permits, licenses or other approvals by any regulatory body having jurisdiction over the uses authorized herein.

10. COMPLIANCE

Should Licensee fail or neglect to comply with any terms or conditions of this BOA or to comply with any reasonable requirement of Licensor after thirty (30) days' written notice and demand from Licensor, this BOA shall be subject to termination by Licensor. In the event of such termination, Licensee shall immediately remove any and all of its Improvements from the Premises and surrender all rights and privileges under this Agreement.

11. POSTING OF FREQUENCIES

All Federal Government frequencies are authorized by the Department of Commerce (DOC) and are exempt from disclosure under the Freedom of Information Act, Title 5, USC, Section 552 (b) (2), (b) (4), and (b) (7). Frequencies cannot be posted at communications sites. Copies of DOC frequency authorizations can be provided to communications Licensor upon request.

12. ASSIGNMENT

Licensor shall not assign this Agreement, or sublease all or any part of its rights and obligations hereunder, without the prior written notice to Licensee. The written notice shall include documents describing the proposed transaction, e.g. purchase/sale agreement or memorandum of understanding. The new Licensor shall assume all of Licensor's obligations under this Agreement and must fully perform all obligations that may exist under this Agreement following the date of such assignment and assumption. The transferring Licensor shall waive all rights under this BOA arising against the Licensee subsequent to the date of such assignment. Nothing in this Agreement shall relieve the parties from compliance with any federal law.

13. DISPUTES

Disputes under this Basic Ordering Agreement shall be resolved in accordance with the FAR 52.233-1, 41 USC 601-613 Disputes and Appeals.

14. PAYMENTS

In compliance with the Debt Collection Improvement Act of 1996, all federal payments will be made by electronic funds transfer (EFT).

FBI Division: JACKSONVILLE
Site Name: As Center Drive
Licensor Site No.:
Licensee Site No.: JK-004
Agreement Exp. Date:

ATTACHMENT 2
Licensee shall pay an all inclusive fee of \$0 per month to the Licensor for the use of the Premises upon the execution of the Agreement by both parties. The fee shall include the cost of electricity for the Licensee's Improvements. Payments shall be made payable monthly in arrears and shall commence on the date of installation of equipment or upon another agreed to date. Licensee shall be liable for late payments in accordance with the terms and provisions of the FAR 52.232-25 Prompt Payment, (late payment interest penalties are computed in accordance with the Office of Management and Budget prompt payment regulations at Title 5 CFR 1315). Payment will be made by Electronic Funds Transfer Other Than Central Contractor Registration in accordance with FAR Clause 52.232-34.
Licensee shall pay rental fees as defined in the itemization schedule included in this agreement. Rent shall be owed per antenna and per floor space as specified therein. Licensee may remove, without penalty, one or more itemized antennas or floor spaces during the term of this Agreement. Licensee shall provide Licensor at least ninety (90) days' notice prior to removal of these items. The monthly recurring rent will be reduced accordingly. Licensee may request additional antenna space. Licensor may accommodate such requests with an itemization for each new antenna. Requests for additional floor spaces, if accommodated, will increase the total floor space monthly recurring rent based on the initial floor space itemization.
For convenience, the total of all itemized antennas and floor spaces are identified cumulatively above. This monthly recurring cost is contingent upon the number of antennas and floor spaces remaining in use during any option period.
Rental begins on 10-01-2024 (month/year).
Renewal of this Agreement for each successive year shall be on the same terms and conditions.
The Federal Government has created the System for Award Management (SAM.gov) https://www.sam.gov/portal/public/SAM/. This system increases visibility of vendor sources for specific supplies and services as well as establishes a common source of vendor data for the Federal Government. Every vendor registered in SAM.gov has a Unique Entity ID (UEI) number. Payments to vendors are sent to the banking information that is tied to the UEI number in SAM.gov. The banking information that the vendor enters into SAM.gov is not accessible to anyone other than the vendor. It is necessary for the Site Owner/Manager to ensure that the FBI has the UEI number which has the current banking account information which the Site Owner/Manager desires the FBI to direct payments to. The Site Owner/Manager is required to keep the SAM.gov registration up-to-date and to ensure the banking information is accurate.
Tax Identification Number:

Unique Entity ID Number (mandatory):







2023 Aerial Imagery

Date: 11/6/2024

BASIC ORDERING AGREEMENT

FEDERAL BUREAU OF INVESTIGATION



Land Management Systems (904) 209-0764

<u>Disclaimer:</u>
This map is for reference use only. Data provided are derived from multiple sources with varying levels of accuracy. The SL Johns County Real Estate Division disclaims all responsibility for the accuracy or completeness of the data shown hereon.