PROFESSIONAL SERVICES AGREEMENT

FOR

PALANTIR GOTHAM SUPPORT

BETWEEN



COOK COUNTY SHERIFF'S OFFICE

AND

PRAESCIENT ANALYTICS, LLC

CONTRACT NO. 1550-14816

APPROVED BY THE EQUAND OF COOK COUNTY COMMISSIONERS

MAR 2 3 2016



PROFESSIONAL SERVICES AGREEMENT

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AGREEMENT

This Agreement is made and entered into by and between the County of Cook, a public body corporate of the State of Illinois, on behalf of Office of the Chief Procurement Officer hereinafter referred to as "County" and Praescient Analytics, LLC, doing business as an LLC of the State of Virginia hereinafter referred to as "Consultant", pursuant to authorization by the Cook County Board of Commissioners on March 23, 2016, as evidenced by the attached Board Authorization letter.

BACKGROUND

The County of Cook issued a Request for Proposals "RFP" for Palantir Gotham Support. Proposals were evaluated in accordance with the evaluation criteria published in the RFP. The Consultant was selected based on the proposal submitted and evaluated by the County representatives.

Consultant represents that it has the professional experience and expertise to provide the necessary services and further warrants that it is ready, willing and able to perform in accordance with the terms and conditions as set forth in this Agreement.

NOW, THEREFORE, the County and Consultant agree as follows:

TERMS AND CONDITIONS

ARTICLE 1) INCORPORATION OF BACKGROUND

The Background information set forth above is incorporated by reference as if fully set forth here.

ARTICLE 2) DEFINITIONS

a) Definitions

The following words and phrases have the following meanings for purposes of this Agreement:

"Additional Services" means those services which are within the general scope of Services of this Agreement, but beyond the description of services required under Article 3, and all services reasonably necessary to complete the Additional Services to the standards of performance required by this Agreement. Any Additional Services requested by the Using Agency require the approval of the Chief Procurement Officer in a written amendment to this Agreement before Consultant is obligated to perform those Additional Services and before the County becomes obligated to pay for those Additional Services.

"Agreement" means this Professional Services Agreement, including all exhibits attached to it and incorporated in it by reference, and all amendments, modifications or revisions made in accordance with its terms.

"Chief Procurement Officer" means the Chief Procurement Officer for the County of Cook and any representative duly authorized in writing to act on his behalf.

"Services" means, collectively, the services, duties and responsibilities described in Article 3 of this Agreement and any and all work necessary to complete them or carry them out fully and to the standard of performance required in this Agreement.

"Subcontractor" or "Subconsultant" means any person or entity with whom Consultant contracts to provide any part of the Services, of any tier, suppliers and materials providers, whether or not in privity with Consultant.

"Using Agency" shall mean the department of agency within Cook County including elected officials.

b) Interpretation

- i) The term "**include**" (in all its forms) means "include, without limitation" unless the context clearly states otherwise.
- ii) All references in this Agreement to Articles, Sections or Exhibits, unless otherwise expressed or indicated are to the Articles, Sections or Exhibits of this Agreement.
- iii) Words importing persons include firms, associations, partnerships, trusts, corporations and other legal entities, including public bodies, as well as natural persons.
- iv) Any headings preceding the text of the Articles and Sections of this Agreement, and any tables of contents or marginal notes appended to it are solely for convenience or reference and do not constitute a part of this Agreement, nor do they affect the meaning, construction or effect of this Agreement.
- v) Words importing the singular include the plural and vice versa. Words of the masculine gender include the correlative words of the feminine and neuter genders.
- vi) All references to a number of days mean calendar days, unless expressly indicated otherwise.

c) Incorporation of Exhibits

The following attached Exhibits are made a part of this Agreement:

Exhibit 1 Scope of Services Exhibit 2 Key Personnel / Organization Chart Exhibit 3 Schedule of Compensation Exhibit 4 Evidence of Insurance Exhibit 5 Minority and Women Owned Business Enterprise Commitment Policy and Goals/Utilization Plans Exhibit 6 Identification of Subconsultants Exhibit 7 Certification for Consulting or Auditing Services Economic Disclosure Statement and Execution Documents Exhibit 8

ARTICLE 3) DUTIES AND RESPONSIBILITIES OF CONSULTANT

a) Scope of Services

This description of Services is intended to be general in nature and is neither a complete description of Consultant's Services nor a limitation on the Services that Consultant is to provide under this Agreement. Consultant must provide the Services in accordance with the standards of performance set forth in Section 3c. The Services that Consultant must provide include, but are not limited to, those described in Exhibit 1, Scope of Services and Time Limits for Performance, which is attached to this Agreement and incorporated by reference as if fully set forth here.

b) Deliverables

In carrying out its Services, Consultant must prepare or provide to the County various Deliverables. "**Deliverables**" include work product, such as written reviews, recommendations, reports and analyses, produced by Consultant for the County.

The County may reject Deliverables that do not include relevant information or data, or do not include all documents or other materials specified in this Agreement or reasonably necessary for the purpose for which the County made this Agreement or for which the County intends to use the Deliverables. If the County determines that Consultant has failed to comply with the foregoing standards, it has 30 days from the discovery to notify Consultant of its failure. If Consultant does not correct the failure, if it is possible to do so, within 30 days after receipt of notice from the County specifying the failure, then the County, by written notice, may treat the failure as a default of this Agreement under Article 9.

Partial or incomplete Deliverables may be accepted for review only when required for a specific and well-defined purpose and when consented to in advance by the County. Such Deliverables will not be considered as satisfying the requirements of this Agreement and

partial or incomplete Deliverables in no way relieve Consultant of its commitments under this Agreement.

c) Standard of Performance

Consultant must perform all Services required of it under this Agreement with that degree of skill, care and diligence normally shown by a consultant performing services of a scope and purpose and magnitude comparable with the nature of the Services to be provided under this Agreement. Consultant acknowledges that it is entrusted with or has access to valuable and confidential information and records of the County and with respect to that information, Consultant agrees to be held to the standard of care of a fiduciary.

Consultant must assure that all Services that require the exercise of professional skills or judgment are accomplished by professionals qualified and competent in the applicable discipline and appropriately licensed, if required by law. Consultant must provide copies of any such licenses. Consultant remains responsible for the professional and technical accuracy of all Services or Deliverables furnished, whether by Consultant or its Subconsultants or others on its behalf. All Deliverables must be prepared in a form and content satisfactory to the Using Agency and delivered in a timely manner consistent with the requirements of this Agreement.

If Consultant fails to comply with the foregoing standards, Consultant must perform again, at its own expense, all Services required to be re-performed as a direct or indirect result of that failure. Any review, approval, acceptance or payment for any of the Services by the County does not relieve Consultant of its responsibility for the professional skill and care and technical accuracy of its Services and Deliverables. This provision in no way limits the County's rights against Consultant either under this Agreement, at law or in equity.

d) Personnel

i) Adequate Staffing

Consultant must, upon receiving a fully executed copy of this Agreement, assign and maintain during the term of this Agreement and any extension of it an adequate staff of competent personnel that is fully equipped, licensed as appropriate, available as needed, qualified and assigned to perform the Services. Consultant must include among its staff the Key Personnel and positions as identified below. The level of staffing may be revised from time to time by notice in writing from Consultant to the County and with written consent of the County, which consent the County will not withhold unreasonably. If the County fails to object to the revision within 14 days after receiving the notice, then the revision will be considered accepted by the County.

ii) Key Personnel

Consultant must not reassign or replace Key Personnel without the written consent of the County, which consent the County will not unreasonably withhold. "Key Personnel" means those job titles and the persons assigned to those positions in accordance with the provisions of this Section 3.d(ii). The Using Agency may at any time in writing notify Consultant that the County will no longer accept performance of Services under this Agreement by one or more Key Personnel listed. Upon that notice Consultant must immediately suspend the services of the key person or persons and must replace him or them in accordance with the terms of this Agreement. A list of Key Personnel is found in Exhibit 2, Key Personnel / Organization Chart.

iii) Salaries and Wages

Consultant and Subconsultants must pay all salaries and wages due all employees performing Services under this Agreement unconditionally and at least once a month without deduction or rebate on any account, except only for those payroll deductions that are mandatory by law or are permitted under applicable law and regulations. If in the performance of this Agreement Consultant underpays any such salaries or wages, the Comptroller for the County may withhold, out of payments due to Consultant, an amount sufficient to pay to employees underpaid the difference between the salaries or wages required to be paid under this Agreement and the salaries or wages actually paid these employees for the total number of hours worked. The amounts withheld may be disbursed by the Comptroller for and on account of Consultant to the respective employees to whom they are due. The parties acknowledge that this Section 3.d(iii) is solely for the benefit of the County and that it does not grant any third party beneficiary rights.

e) Minority and Owned Women's Business Enterprises Commitment

In the performance of this Agreement, including the procurement and lease of materials or equipment, Consultant must abide by the minority and women's business enterprise commitment requirements of the Cook County Ordinance, (Article IV, Section 34-267 through 272) except to the extent waived by the Compliance Director, which are set forth in Exhibit 5. Consultant's completed MBE/WBE Utilization Plan evidencing its compliance with this requirement are a part of this Agreement, in Form 1 of the MBE/WBE Utilization Plan, upon acceptance by the Compliance Director. Consultant must utilize minority and women's business enterprises at the greater of the amounts committed to by the Consultant for this Agreement in accordance with Form 1 of the MBE/WBE Utilization Plan.

f) Insurance

Prior to the effective date of this Contract, the Consultant, at its cost, shall secure and maintain at all times, unless specified otherwise, until completion of the term of this Contract the insurance specified below.

Nothing contained in these insurance requirements is to be construed as limiting the extent of the Consultant's responsibility for payment of damages resulting from its operations under this Contract.

Consultant shall require all Subcontractors to provide the insurance required in this Agreement, or Consultant may provide the coverages for Subcontractors. All Subcontractors are subject to the same insurance requirements as Contractor unless specified otherwise.

The Cook County Department of Risk Management maintains the right to modify, delete, alter or change these requirements.

Coverages

(a) Workers Compensation Insurance

Workers' Compensation shall be in accordance with the laws of the State of Illinois or any other applicable jurisdiction.

The Workers Compensation policy shall also include the following provisions:

1) Employers' Liability coverage with a limit of \$100,000 each Accident \$100,000 each Employee \$100,000 Policy Limit for Disease

(b) <u>Commercial General Liability Insurance</u>

The Commercial General Liability shall be on an occurrence form basis (ISO Form CG 0001 or equivalent) to cover bodily injury, personal injury and property damage.

Each Occurrence	\$1,000,000
General Aggregate	\$2,000,000
Completed Operations Aggregate	\$2,000,000

The General Liability policy shall include the following coverages:

- (a) All premises and operations;
- (b) Contractual Liability;
- (c) Products/Completed Operations;
- (d) Severability of interest/separation of insureds clause

(c) Commercial Automobile Liability Insurance

When any vehicles are used in the performance of this contract, Consultant shall secure Automobile Liability Insurance for bodily injury and property damage arising from the Ownership, maintenance or use of owned, hired and non-owned vehicles with a limit no less than \$1,000,000 per accident.

(d) **Professional Liability**

Consultant shall secure Professional Liability insurance covering any and all claims arising out of the performance or nonperformance of professional services for the County under this Agreement. This professional liability insurance shall remain in force for the life of the Consultant's obligations under this Agreement, and shall have a limit of liability of not less than \$1,000,000 per claim. If any such policy is written on a claims made form, the retroactive date shall be prior to the effective date of this contract. Claims made form coverage, or extended reporting following the expiration or termination of this contract shall be maintained by the Consultant for a minimum of three years following the expiration or early termination of this contract and the Consultant shall annually provide the County with proof of renewal.

Additional requirements

(a) Additional Insured

The required insurance policies, with the exception of the Workers Compensation and Professional Liability, shall name Cook County, its officials, employees and agents as additional insureds. Consultant's insurance shall be primary and non-contributory with any insurance or self-insurance maintained by Cook County. Any insurance or self-insurance maintained by Cook County shall be excess of the Consultant's insurance and shall not contribute with it. The full policy limits and scope of protection shall apply to Cook County as an additional insured even if they exceed the minimum insurance limits specified above.

(b) Qualification of Insurers

All insurance companies providing coverage shall be licensed or approved by the Department of Insurance, State of Illinois, and shall have a financial rating no lower than (A-) VII as listed in A.M. Best's Key Rating Guide, current edition or interim report. Companies with ratings lower than (A-) VII will be acceptable only upon consent of the Cook County Department of Risk Management. The insurance limits required herein may be satisfied by a combination of primary, umbrella and/or excess liability insurance policies.

(c) Insurance Notices

Consultant shall provide the Office of the Chief Procurement Officer with thirty (30) days advance written notice in the event any required insurance will be cancelled, materially reduced or non-renewed. Consultant shall secure replacement coverage to comply with the stated insurance requirements and provide new Certificates of Insurance to the Office of the Chief Procurement Officer.

Prior to the date on which Consultant commences performance of its part of the work, Consultant shall furnish to the Office of the Chief Procurement Officer Certificates of Insurance maintained by Consultant. The receipt of any Certificate of Insurance does not constitute agreement by the County that the insurance requirements have been fully met or that the insurance policies indicated on the Certificate of Insurance are in compliance with insurance required above.

In no event shall any failure of the County to receive Certificates of Insurance required hereof or to demand receipt of such Certificates of Insurance be construed as a waiver of Consultant's obligations to obtain insurance pursuant to these insurance requirements.

(d) Waiver of Subrogation Endorsements

All insurance policies must contain a Waiver of Subrogation Endorsement in favor of Cook County.

g) Indemnification

The Consultant covenants and agrees to indemnify and save harmless the County and its commissioners, officials, employees, agents and representatives, and their respective heirs, successors and assigns, from and against any and all costs, expenses, attorney's fees, losses, damages and liabilities incurred or suffered directly or indirectly from or attributable to any claims arising out of or incident to the performance or nonperformance of the Contract by the Consultant, or the acts or omissions of the officers, agents, employees, Consultants, subconsultants, licensees or invitees of the Consultant. The Consultant expressly understands and agrees that any Performance Bond or insurance protection required of the Consultant, or otherwise provided by the Consultant, shall in no way limit the responsibility to indemnify the County as hereinabove provided.

h) Confidentiality and Ownership of Documents

Consultant acknowledges and agrees that information regarding this Contract is confidential and shall not be disclosed, directly, indirectly or by implication, or be used by Consultant in any way, whether during the term of this Contract or at any time thereafter, except solely as required in the course of Consultant's performance hereunder. Consultant shall comply with the applicable privacy laws and regulations affecting County and will not disclose any of County's records, materials, or other data to any third party. Consultant shall not have the right to compile and distribute statistical analyses and reports utilizing data derived from information or data obtained from County without the prior written approval of County. In the event such approval is given, any such reports published and distributed by Consultant shall be furnished to County without charge.

All documents, data, studies, reports, work product or product created as a result of the performance of the Contract (the "Documents") shall be included in the Deliverables and shall be the property of the County of Cook. It shall be a breach of this Contract for the Consultant to reproduce or use any documents, data, studies, reports, work product or product obtained from the County of Cook or any Documents created hereby, whether such reproduction or use is for Consultant's own purposes or for those of any third party. During the performance of the Contract Consultant shall be responsible of any loss or damage to the Documents while they are in Consultant's possession, and any such loss or damage shall be restored at the expense of the Consultant. The County and its designees shall be afforded full access to the Documents and the work at all times.

i) Patents, Copyrights and Licenses

If applicable, Consultant shall furnish the Chief Procurement Officer with all licenses required for the County to utilize any software, including firmware or middleware, provided by Consultant as part of the Deliverables. Such licenses shall be clearly marked with a reference to the number of this County Contract. Consultant shall also furnish a copy of such licenses to the Chief Procurement Officer. Unless otherwise stated in these Contract documents, such licenses shall be perpetual and shall not limit the number of persons who may utilize the software on behalf of the County.

Consultant agrees to hold harmless and indemnify the County, its officers, agents, employees and affiliates from and defend, as permitted by Illinois law, at its own expense (including reasonable attorneys', accountants' and consultants' fees), any suit or proceeding brought against County based upon a claim that the ownership and/or use of equipment, hardware and software or any part thereof provided to the County or utilized in performing Consultant's services constitutes an infringement of any patent, copyright or license or any other property right.

In the event the use of any equipment, hardware or software or any part thereof is enjoined, Consultant with all reasonable speed and due diligence shall provide or otherwise secure for County, at the Consultant's election, one of the following: the right to continue use of the equipment, hardware or software; an equivalent system having the Specifications as provided in this Contract; or Consultant shall modify the system or its component parts so that they become non-infringing while performing in a substantially similar manner to the original system, meeting the requirements of this Contract.

j) Examination of Records and Audits

The Consultant agrees that the Cook County Auditor or any of its duly authorized representatives shall, until expiration of three (3) years after the final payment under the Contract, have access and the right to examine any books, documents, papers, canceled checks, bank statements, purveyor's and other invoices, and records of the Consultant related to the Contract, or to Consultant's compliance with any term, condition or provision thereof. The Consultant shall be responsible for establishing and maintaining records sufficient to document the costs associated with performance under the terms of this Contract.

The Consultant further agrees that it shall include in all of its subcontracts hereunder a provision to the effect that the Subcontractor agrees that the Cook County Auditor or any of its duly authorized representatives shall, until expiration of three (3) years after final payment under the subcontract, have access and the right to examine any books, documents, papers, canceled checks, bank statements, purveyor's and other invoices and records of such Subcontractor involving transactions relating to the subcontract, or to such Subcontractor compliance with any term, condition or provision thereunder or under the Contract.

In the event the Consultant receives payment under the Contract, reimbursement for which is later disallowed by the County, the Consultant shall promptly refund the disallowed amount to the County on request, or at the County's option, the County may credit the amount disallowed from the next payment due or to become due to the Consultant under any contract with the County.

To the extent this Contract pertains to Deliverables which may be reimbursable under the Medicaid or Medicare Programs, Consultant shall retain and make available upon request, for a period of four (4) years after furnishing services pursuant to this Agreement, the contract, books, documents and records which are necessary to certify the nature and extent of the costs of such services if requested by the Secretary of Health and Human Services or the Comptroller General of the United States or any of their duly authorized representatives.

If Consultant carries out any of its duties under the Agreement through a subcontract with a related organization involving a value of cost of \$10,000.00 or more over a 12 month period, Consultant will cause such subcontract to contain a clause to the effect that, until the expiration of four years after the furnishing of any service pursuant to said subcontract, the related organization will make available upon request of the Secretary of Health and Human Services or the Comptroller General of the United States or any of their duly authorized representatives, copies of said subcontract and any books, documents, records and other data of said related organization that are necessary to certify the nature and extent of such costs. This paragraph relating to the retention and production of documents is included because of possible application of Section 1861(v)(1)(I) of the Social Security Act to this Agreement; if this Section should be found to be inapplicable, then this paragraph shall be deemed inoperative and without force and effect.

k) Subcontracting or Assignment of Contract or Contract Funds

Once awarded, this Contract shall not be subcontracted or assigned, in whole or in part, without the advance written approval of the Chief Procurement Officer, which approval shall be granted or withheld at the sole discretion of the Chief Procurement Officer. In no case, however, shall such approval relieve the Consultant from its obligations or change the terms of the Contract. The Consultant shall not transfer or assign any Contract funds or any interest therein due or to become due without the advance written approval of the Chief Procurement Officer. The unauthorized subcontracting or assignment of the Contract, in whole or in part, or the unauthorized transfer or assignment of any Contract funds, either in whole or in part, or any interest therein, which shall be due or are to become due the Consultant shall have no effect on the County and are null and void.

Prior to the commencement of the Contract, the Consultant shall identify in writing to the Chief Procurement Officer the names of any and all Subcontractors it intends to use in the performance of the Contract by completing the Identification of Subcontractor/Supplier/Subconsultant Form ("ISF"). The Chief Procurement Officer shall have the right to disapprove any Subcontractor. All Subcontractors shall be subject to the terms of this Contract. Consultant shall incorporate into all subcontracts all of the provisions of the Contract which affect such subcontract. Copies of subcontracts shall be provided to the Chief Procurement Officer upon request.

The Consultant must disclose the name and business address of each Subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Consultant has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Consultant is not required to disclose employees who are paid or estimated to be paid. The Consultant is not required to disclose employees who are paid solely through the Consultant's regular payroll. "Lobbyist" means any person or entity who undertakes to influence any legislation or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2), himself.

"Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action. If the Consultant is uncertain whether a disclosure is required under this Section, the Consultant must either ask the County, whether disclosure is required or make the disclosure.

The County reserves the right to prohibit any person from entering any County facility for any reason. All Consultants and Subcontractor of the Consultant shall be accountable to the Chief Procurement Officer or his designee while on any County property and shall abide by all rules and regulations imposed by the County.

1) Professional Social Services

In accordance with 34-146, of the Cook County Procurement Code, all Consultants or providers providing services under a Professional Social Service Contracts or Professional Social Services Agreements, shall submit an annual performance report to the Using Agency, i.e., the agency for whom the Consultant or provider is providing the professional social services, that includes but is not limited to relevant statistics, an empirical analysis where applicable, and a written narrative describing the goals and objectives of the contract or agreement and programmatic outcomes. The annual performance report shall be provided and reported to the Cook County Board of Commissioners by the applicable Using Agency within forty-five days of receipt. Failure of the Consultant or provider to provide an annual performance report will be considered a breach of contract or agreement by the Consultant or provider, and may result in termination of the Contract or agreement.

For purposes of this Section, a Professional Social Service Contract or Professional Social Service Agreement shall mean any contract or agreement with a social service provider, including other governmental agencies, nonprofit organizations, or for profit business enterprises engaged in the field of and providing social services, juvenile justice, mental health treatment, alternative sentencing, offender rehabilitation, recidivism reduction, foster care, substance abuse treatment, domestic violence services, community transitioning services, intervention, or such other similar services which provide mental, social or physical treatment and services to individuals. Said Professional Social Service Contracts or Professional Social Service Agreements do not include CCHHS managed care contracts that CCHHS may enter into with health care providers.

ARTICLE 4) TERM OF PERFORMANCE

a) Term of Performance

This Agreement takes effect when approved by the Cook County Board and its term shall begin on March 30, 2016 ("Effective Date") and continue until March 29, 2018 or until this Agreement is terminated in accordance with its terms, whichever occurs first.

b) Timeliness of Performance

- i) Consultant must provide the Services and Deliverables within the term and within the time limits required under this Agreement, pursuant to the provisions of Section 4.a and Exhibit 1. Further, Consultant acknowledges that TIME IS OF THE ESSENCE and that the failure of Consultant to comply with the time limits described in this Section 4.b may result in economic or other losses to the County.
- ii) Neither Consultant nor Consultant's agents, employees nor Subcontractors are entitled to any damages from the County, nor is any party entitled to be reimbursed by the County, for damages, charges or other losses or expenses incurred by Consultant by reason of delays or hindrances in the performance of the Services, whether or not caused by the County.

c) Agreement Extension Option

The Chief Procurement Officer may at any time before this Agreement expires elect to renew this Agreement for two (2) additional one-year periods under the same terms and conditions as this original Agreement, except as provided otherwise in this Agreement, by notice in writing to Consultant. After notification by the Chief Procurement Officer, this Agreement must be modified to reflect the time extension in accordance with the provisions of Section 10.c.

ARTICLE 5) COMPENSATION

a) Basis of Payment

The County will pay Consultant according to the Schedule of Compensation in the attached Exhibit 3 for the successful completion of services.

b) Method of Payment

All invoices submitted by the Consultant shall be in accordance with the cost provisions contained in the Agreement and shall contain a detailed description of the Deliverables, including the quantity of the Deliverables, for which payment is requested. All invoices for services shall include itemized entries indicating the date or time period in which the services were provided, the amount of time spent performing the services, and a detailed description of the services provided during the period of the invoice. All invoices shall reflect the amounts invoiced by and the amounts paid to the Consultant as of the date of the invoice. Invoices for new charges shall not include "past due" amounts, if any, which amounts must be set forth on a separate invoice. Consultant shall not be entitled to invoice the County for any late fees or other penalties.

In accordance with Section 34-177 of the Cook County Procurement Code, the County shall have a right to set off and subtract from any invoice(s) or Contract price, a sum equal to any fines and penalties, including interest, for any tax or fee delinquency and any debt or obligation owed by the Consultant to the County.

The Consultant acknowledges its duty to ensure the accuracy of all invoices submitted to the County for payment. By submitting the invoices, the Consultant certifies that all itemized entries set forth in the invoices are true and correct. The Consultant acknowledges that by submitting the invoices, it certifies that it has delivered the Deliverables, i.e., the goods, supplies, services or equipment set forth in the Agreement to the Using Agency, or that it has properly performed the services set forth in the Agreement. The invoice must also reflect the dates and amount of time expended in the provision of services under the Agreement. The Consultant acknowledges that any inaccurate statements or negligent or intentional misrepresentations in the invoices shall result in the County exercising all remedies available to it in law and equity including, but not limited to, a delay in payment or non-payment to the Consultant, and reporting the matter to the Cook County Office of the Independent Inspector General.

When a Consultant receives any payment from the County for any supplies, equipment, goods, or services, it has provided to the County pursuant to its Agreement, the Consultant must make payment to its Subcontractors within 15 days after receipt of payment from the County, provided that such Subcontractor has satisfactorily provided the supplies, equipment, goods or services in accordance with the Contract and provided the Consultant with all of the documents and information required of the Consultant. The Consultant may delay or postpone payment to a Subcontractor when the Subcontractor's supplies, equipment, goods, or services do not comply with the requirements of the Contract, the Consultant is acting in good faith, and not in retaliation for a Subcontractor exercising legal or contractual rights.

c) Funding

The source of funds for payments under this Agreement is identified in Exhibit 3, Schedule of Compensation. Payments under this Agreement must not exceed the dollar amount shown in Exhibit 3 without a written amendment in accordance with Section 10.c.

d) Non-Appropriation

If no funds or insufficient funds are appropriated and budgeted in any fiscal period of the County for payments to be made under this Agreement, then the County will notify Consultant in writing of that occurrence, and this Agreement will terminate on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds appropriated for payment under this Agreement are exhausted. Payments for Services completed to the date of notification will be made to Consultant. No payments will be made or due to Consultant and under this Agreement beyond those amounts appropriated and budgeted by the County to fund payments under this Agreement.

e) Taxes

Federal Excise Tax does not apply to materials purchased by the County by virtue of Exemption Certificate No. 36-75-0038K. Illinois Retailers' Occupation Tax, Use Tax and Municipal Retailers' Occupation Tax do not apply to deliverables, materials or services purchased by the County by virtue of statute. The price or prices quoted herein shall include any and all other federal and/or state, direct and/or indirect taxes which apply to this Contract. The County's State of Illinois Sales Tax Exemption Identification No. is E-9998-2013-07.

f) Price Reduction

If at any time after the contract award, Consultant makes a general price reduction in the price of any of the Deliverables, the equivalent price reduction based on similar quantities and/or considerations shall apply to this Contract for the duration of the Contract period. For purposes of this Section 5.f., Price Reduction, a general price reduction shall include reductions in the effective price charged by Consultant by reason of rebates, financial incentives, discounts, value points or other benefits with respect to the purchase of the Deliverables. Such price reductions shall be effective at the same time and in the same manner as the reduction Consultant makes in the price of the Deliverables to its prospective customers generally.

g) Consultant Credits

To the extent the Consultant gives credits toward future purchases of goods or services, financial incentives, discounts, value points or other benefits based on the purchase of the materials or services provided for under this Contract, such credits belong to the County and not any specific Using Agency. Consultant shall reflect any such credits on its invoices and in the amounts it invoices the County.

ARTICLE 6) DISPUTES

Any dispute arising under the Contract between the County and Consultant shall be decided by the Chief Procurement Officer. The complaining party shall submit a written statement detailing the dispute and specifying the specific relevant Contract provision(s) to the Chief Procurement Officer. Upon request of the Chief Procurement Officer, the party complained against shall respond to the complaint in writing within five days of such request. The Chief Procurement Officer will reduce her decision to writing and mail or otherwise furnish a copy thereof to the Consultant. The decision of the Chief Procurement Officer will be final and binding. Dispute resolution as provided herein shall be a condition precedent to any other action at law or in equity. However, unless a notice is issued by the Chief Procurement Officer indicating that additional time is required to review a dispute, the parties may exercise their contractual remedies, if any, if no decision is made within sixty (60) days following notification to the Chief Procurement Officer of a dispute. No inference shall be drawn from the absence of a decision by the Chief Procurement Officer.

Notwithstanding a dispute, Consultant shall continue to discharge all its obligations, duties and responsibilities set forth in the Contract during any dispute resolution proceeding unless otherwise agreed to by the County in writing.

ARTICLE 7) COOPERATION WITH INSPECTOR GENERAL AND COMPLIANCE WITH ALL LAWS

The Consultant, Subcontractor, licensees, grantees or persons or businesses who have a County contract, grant, license, or certification of eligibility for County contracts shall abide by all of the applicable provisions of the Office of the Independent Inspector General Ordinance (Section 2-281 et. seq. of the Cook County Code of Ordinances). Failure to cooperate as required may result in monetary and/or other penalties.

The Consultant shall observe and comply with the laws, ordinances, regulations and codes of the Federal, State, County and other local government agencies which may in any manner affect the performance of the Contract including, but not limited to, those County Ordinances set forth in the Certifications attached hereto and incorporated herein. Assurance of compliance with this requirement by the Consultant's employees, agents or Subcontractor shall be the responsibility of the Consultant.

The Consultant shall secure and pay for all federal, state and local licenses, permits and fees required hereunder.

ARTICLE 8) SPECIAL CONDITIONS

a) Warranties and Representations

In connection with signing and carrying out this Agreement, Consultant:

- i) warrants that Consultant is appropriately licensed under Illinois law to perform the Services required under this Agreement and will perform no Services for which a professional license is required by law and for which Consultant is not appropriately licensed;
- ii) warrants it is financially solvent; it and each of its employees, agents and Subcontractors of any tier are competent to perform the Services required under this Agreement; and Consultant is legally authorized to execute and perform or cause to be performed this Agreement under the terms and conditions stated in this Agreement;
- iii) warrants that it will not knowingly use the services of any ineligible consultant or Subcontractor for any purpose in the performance of its Services under this Agreement;

- iv) warrants that Consultant and its Subcontractors are not in default at the time this Agreement is signed, and has not been considered by the Chief Procurement Officer to have, within 5 years immediately preceding the date of this Agreement, been found to be in default on any contract awarded by the County;
- v) represents that it has carefully examined and analyzed the provisions and requirements of this Agreement; it understands the nature of the Services required; from its own analysis it has satisfied itself as to the nature of all things needed for the performance of this Agreement; this Agreement is feasible of performance in accordance with all of its provisions and requirements, and Consultant warrants it can and will perform, or cause to be performed, the Services in strict accordance with the provisions and requirements of this Agreement;
- vi) represents that Consultant and, to the best of its knowledge, its Subcontractors are not in violation of the provisions of the Illinois Criminal Code, 720 ILCS 5/33E as amended; and
- vii) acknowledges that any certification, affidavit or acknowledgment made under oath in connection with this Agreement is made under penalty of perjury and, if false, is also cause for termination under Sections 9.a and 9.c.

b) Ethics

- i) In addition to the foregoing warranties and representations, Consultant warrants:
 - (1) no officer, agent or employee of the County is employed by Consultant or has a financial interest directly or indirectly in this Agreement or the compensation to be paid under this Agreement except as may be permitted in writing by the Board of Ethics.
 - (2) no payment, gratuity or offer of employment will be made in connection with this Agreement by or on behalf of any Subcontractors to the prime Consultant or higher tier Subcontractors or anyone associated with them, as an inducement for the award of a subcontract or order.

c) Joint and Several Liability

If Consultant, or its successors or assigns, if any, is comprised of more than one individual or other legal entity (or a combination of them), then under this Agreement, each and without limitation every obligation or undertaking in this Agreement to be fulfilled or performed by Consultant is the joint and several obligation or undertaking of each such individual or other legal entity.

d) Business Documents

At the request of the County, Consultant must provide copies of its latest articles of incorporation, by-laws and resolutions, or partnership or joint venture agreement, as applicable.

e) Conflicts of Interest

- No member of the governing body of the County or other unit of government and no other officer, employee or agent of the County or other unit of government who exercises any functions or responsibilities in connection with the Services to which this Agreement pertains is permitted to have any personal interest, direct or indirect, in this Agreement. No member of or delegate to the Congress of the United States or the Illinois General Assembly and no Commissioner of the Cook County Board or County employee is allowed to be admitted to any share or part of this Agreement or to any financial benefit to arise from it.
- ii) Consultant covenants that it, and to the best of its knowledge, its Subcontractors if any (collectively, "Consulting Parties"), presently have no direct or indirect interest and will not acquire any interest, direct or indirect, in any project or contract that would conflict in any manner or degree with the performance of its Services under this Agreement.
- Upon the request of the County, Consultant must disclose to the County its past client list and the names of any clients with whom it has an ongoing relationship. Consultant is not permitted to perform any Services for the County on applications or other documents submitted to the County by any of Consultant's past or present clients. If Consultant becomes aware of a conflict, it must immediately stop work on the assignment causing the conflict and notify the County.
- Without limiting the foregoing, if the Consulting Parties assist the County in determining the advisability or feasibility of a project or in recommending, researching, preparing, drafting or issuing a request for proposals or bid specifications for a project, the Consulting Parties must not participate, directly or indirectly, as a prime, Subcontractor or joint venturer in that project or in the preparation of a proposal or bid for that project during the term of this Agreement or afterwards. The Consulting Parties may, however, assist the County in reviewing the proposals or bids for the project if none of the Consulting Parties have a relationship with the persons or entities that submitted the proposals or bids for that project.

- v) The Consultant further covenants that, in the performance of this Agreement, no person having any conflicting interest will be assigned to perform any Services or have access to any confidential information, as defined in Section 3.h of this Agreement. If the County, by the Chief Procurement Officer in his reasonable judgment, determines that any of Consultant's Services for others conflict with the Services Consultant is to render for the County under this Agreement, Consultant must terminate such other services immediately upon request of the County.
- vi) Furthermore, if any federal funds are to be used to compensate or reimburse Consultant under this Agreement, Consultant represents that it is and will remain in compliance with federal restrictions on lobbying set forth in Section 319 of the Department of the Interior and Related Agencies Appropriations Act for Fiscal year 1990, 31 U.S.C. § 1352, and related rules and regulations set forth at 54 Fed. Reg. 52,309 ff. (1989), as amended. If federal funds are to be used, Consultant must execute a Certification Regarding Lobbying, which will be attached as an exhibit and incorporated by reference as if fully set forth here.

f) Non-Liability of Public Officials

Consultant and any assignee or Subcontractor of Consultant must not charge any official, employee or agent of the County personally with any liability or expenses of defense or hold any official, employee or agent of the County personally liable to them under any term or provision of this Agreement or because of the County's execution, attempted execution or any breach of this Agreement.

ARTICLE 9) EVENTS OF DEFAULT, REMEDIES, TERMINATION, SUSPENSION AND RIGHT TO OFFSET

a) Events of Default Defined

The following constitute events of default:

- i) Any material misrepresentation, whether negligent or willful and whether in the inducement or in the performance, made by Consultant to the County.
- ii) Consultant's material failure to perform any of its obligations under this Agreement including the following:
 - (a) Failure due to a reason or circumstances within Consultant's reasonable control to perform the Services with sufficient personnel and equipment or with sufficient material to ensure the performance of the Services;

- (b) Failure to perform the Services in a manner reasonably satisfactory to the Chief Procurement Officer or inability to perform the Services satisfactorily as a result of insolvency, filing for bankruptcy or assignment for the benefit of creditors;
- (c) Failure to promptly re-perform within a reasonable time Services that were rejected as erroneous or unsatisfactory;
- (d) Discontinuance of the Services for reasons within Consultant's reasonable control; and
- (e) Failure to comply with any other material term of this Agreement, including the provisions concerning insurance and nondiscrimination.
- iii) Any change in ownership or control of Consultant without the prior written approval of the Chief Procurement Officer, which approval the Chief Procurement Officer will not unreasonably withhold.
- iv) Consultant's default under any other agreement it may presently have or may enter into with the County during the life of this Agreement. Consultant acknowledges and agrees that in the event of a default under this Agreement the County may also declare a default under any such other Agreements.
- v) Failure to comply with Article 7 in the performance of the Agreement.
- vi) Consultant's repeated or continued violations of County ordinances unrelated to performance under the Agreement that in the opinion of the Chief Procurement Officer indicate a willful or reckless disregard for County laws and regulations.

b) Remedies

The occurrence of any event of default permits the County, at the County's sole option, to declare Consultant in default. The Chief Procurement Officer may in his sole discretion give Consultant an opportunity to cure the default within a certain period of time, which period of time must not exceed 30 days, unless extended by the Chief Procurement Officer. Whether to declare Consultant in default is within the sole discretion of the Chief Procurement Officer and neither that decision nor the factual basis for it is subject to review or challenge under the Disputes provision of this Agreement.

The Chief Procurement Officer will give Consultant written notice of the default, either in the form of a cure notice ("Cure Notice"), or, if no opportunity to cure will be granted, a default notice ("Default Notice"). If the Chief Procurement Officer gives a Default Notice, he will also indicate any present intent he may have to terminate this Agreement, and the decision to terminate (but not the decision not to terminate) is final and effective upon giving the notice. The Chief Procurement Officer may give a Default Notice if Consultant fails to affect a cure within the cure period given in a Cure Notice. When a Default Notice with intent to terminate is given as provided in this Section 9.b and Article 11, Consultant must discontinue any Services, unless otherwise directed in the notice, and deliver all materials accumulated in the performance of this Agreement, whether completed or in the process, to the County. After giving a Default Notice, the County may invoke any or all of the following remedies:

- i) The right to take over and complete the Services, or any part of them, at Consultant's expense and as agent for Consultant, either directly or through others, and bill Consultant for the cost of the Services;
- ii) The right to terminate this Agreement as to any or all of the Services yet to be performed effective at a time specified by the County;
- iii) The right of specific performance, an injunction or any other appropriate equitable remedy;
- iv) The right to money damages;
- v) The right to withhold all or any part of Consultant's compensation under this Agreement;
- vi) The right to consider Consultant non-responsible in future contracts to be awarded by the County.

If the Chief Procurement Officer considers it to be in the County's best interests, he may elect not to declare default or to terminate this Agreement. The parties acknowledge that this provision is solely for the benefit of the County and that if the County permits Consultant to continue to provide the Services despite one or more events of default, Consultant is in no way relieved of any of its responsibilities, duties or obligations under this Agreement, nor does the County waive or relinquish any of its rights.

The remedies under the terms of this Agreement are not intended to be exclusive of any other remedies provided, but each and every such remedy is cumulative and is in addition to any other remedies, existing now or later, at law, in equity or by statute. No delay or omission to exercise any right or power accruing upon any event of default impairs any such right or power, nor is it a waiver of any event of default nor acquiescence in it, and every such right and power may be exercised from time to time and as often as the County considers expedient.

c) Early Termination

In addition to termination under Sections 9.a and 9.b of this Agreement, the County may terminate this Agreement, or all or any portion of the Services to be performed under it, at any time by a notice in writing from the County to Consultant. The County will give notice to Consultant in accordance with the provisions of Article 11. The effective date of termination will be the date the notice is received by Consultant or the date stated in the notice, whichever is later. If the County elects to terminate this Agreement in full, all Services to be provided under it must cease and all materials that may have been accumulated in performing this Agreement, whether completed or in the process, must be delivered to the County effective 10 days after the date the notice is considered received as provided under Article 11 of this Agreement (if no date is given) or upon the effective date stated in the notice.

After the notice is received, Consultant must restrict its activities, and those of its Subcontractors, to winding down any reports, analyses, or other activities previously begun. No costs incurred after the effective date of the termination are allowed. Payment for any Services actually and satisfactorily performed before the effective date of the termination is on the same basis as set forth in Article 5, but if any compensation is described or provided for on the basis of a period longer than 10 days, then the compensation must be prorated accordingly. No amount of compensation, however, is permitted for anticipated profits on unperformed Services. The County and Consultant must attempt to agree on the amount of compensation to be paid to Consultant, but if not agreed on, the dispute must be settled in accordance with Article 6 of this Agreement. The payment so made to Consultant is in full settlement for all Services satisfactorily performed under this Agreement.

Consultant must include in its contracts with Subcontractors an early termination provision in form and substance equivalent to this early termination provision to prevent claims against the County arising from termination of subcontracts after the early termination. Consultant will not be entitled to make any early termination claims against the County resulting from any Subcontractor's claims against Consultant or the County to the extent inconsistent with this provision.

If the County's election to terminate this Agreement for default under Sections 9.a and 9.b is determined in a court of competent jurisdiction to have been wrongful, then in that case the termination is to be considered to be an early termination under this Section 9.c.

d) Suspension

The County may at any time request that Consultant suspend its Services, or any part of them, by giving 15 days prior written notice to Consultant or upon informal oral, or even no notice, in the event of emergency. No costs incurred after the effective date of such suspension are allowed. Consultant must promptly resume its performance of the Services under the same terms and conditions as stated in this Agreement upon written notice by the Chief Procurement Officer and such equitable extension of time as may be mutually agreed upon by the Chief Procurement Officer and Consultant when necessary for continuation or completion of Services. Any additional costs or expenses actually incurred by Consultant as a result of recommencing the Services must be treated in accordance with the compensation provisions under Article 5 of this Agreement.

No suspension of this Agreement is permitted in the aggregate to exceed a period of 45 days within any one year of this Agreement. If the total number of days of suspension exceeds 45 days, Consultant by written notice may treat the suspension as an early termination of this Agreement under Section 9.c.

e) Right to Offset

In connection with performance under this Agreement, the County may offset any excess costs incurred:

- i) if the County terminates this Agreement for default or any other reason resulting from Consultant's performance or non-performance;
- ii) if the County exercises any of its remedies under Section 9.b of this Agreement; or
- iii) if the County has any credits due or has made any overpayments under this Agreement.

The County may offset these excess costs by use of any payment due for Services completed before the County terminated this Agreement or before the County exercised any remedies. If the amount offset is insufficient to cover those excess costs, Consultant is liable for and must promptly remit to the County the balance upon written demand for it. This right to offset is in addition to and not a limitation of any other remedies available to the County.

f) Delays

Consultant agrees that no charges or claims for damages shall be made by Consultant for any delays or hindrances from any cause whatsoever during the progress of any portion of this Contract.

g) Prepaid Fees

In the event this Contract is terminated by either party, for cause or otherwise, and the County has prepaid for any Deliverables, Consultant shall refund to the County, on a prorated basis to the effective date of termination, all amounts prepaid for Deliverables not actually provided as of the effective date of the termination. The refund shall be made within fourteen (14) days of the effective date of termination.

ARTICLE 10) GENERAL CONDITIONS

a) Entire Agreement

i) General

This Agreement, and the exhibits attached to it and incorporated in it, constitute the entire agreement between the parties and no other warranties, inducements, considerations, promises or interpretations are implied or impressed upon this Agreement that are not expressly addressed in this Agreement.

ii) No Collateral Agreements

Consultant acknowledges that, except only for those representations, statements or promises expressly contained in this Agreement and any exhibits attached to it and incorporated by reference in it, no representation, statement or promise, oral or in writing, of any kind whatsoever, by the County, its officials, agents or employees, has induced Consultant to enter into this Agreement or has been relied upon by Consultant, including any with reference to:

- (a) the meaning, correctness, suitability or completeness of any provisions or requirements of this Agreement;
- (b) the nature of the Services to be performed;
- (c) the nature, quantity, quality or volume of any materials, equipment, labor and other facilities needed for the performance of this Agreement;
- (d) the general conditions which may in any way affect this Agreement or its performance;
- (e) the compensation provisions of this Agreement; or
- (f) any other matters, whether similar to or different from those referred to in (a) through (e) immediately above, affecting or having any connection with this Agreement, its negotiation, any discussions of its performance or those employed or connected or concerned with it.

iii) No Omissions

Consultant acknowledges that Consultant was given an opportunity to review all documents forming this Agreement before signing this Agreement in order that it might request inclusion in this Agreement of any statement, representation, promise or provision that it desired or on that it wished to place reliance. Consultant did so review those documents, and either every such statement, representation, promise or provision has been included in this Agreement or else, if omitted, Consultant relinquishes the benefit of any such omitted statement, representation, promise or provision and is willing to perform this Agreement in its entirety without claiming reliance on it or making any other claim on account of its omission.

b) Counterparts

This Agreement is comprised of several identical counterparts, each to be fully signed by the parties and each to be considered an original having identical legal effect.

c) Contract Amendments

The parties may during the term of the Contract make amendments to the Contract but only as provided in this section. Such amendments shall only be made by mutual agreement in writing.

In the case of Contracts not approved by the Board, the Chief Procurement Officer may amend a contract provided that any such amendment does not extend the Contract by more than one (1) year, and further provided that the total cost of all such amendments does not increase the total amount of the Contract beyond \$150,000. Such action may only be made with the advance written approval of the Chief Procurement Officer. If the amendment extends the Contract beyond one (1) year or increases the total award amount beyond \$150,000, then Board approval will be required.

No Using Agency or employee thereof has authority to make any amendments to this Contract. Any amendments to this Contract made without the express written approval of the Chief Procurement Officer is void and unenforceable.

Consultant is hereby notified that, except for amendments which are made in accordance with this Section10.c. Contract Amendments, no Using Agency or employee thereof has authority to make any amendment to this Contract.

d) Governing Law and Jurisdiction

This Contract shall be governed by and construed under the laws of the State of Illinois. The Consultant irrevocably agrees that, subject to the County's sole and absolute election to the contrary, any action or proceeding in any way, manner or respect arising out of the Contract, or arising from any dispute or controversy arising in connection with or related to the Contract, shall be litigated only in courts within the Circuit Court of Cook County, State of Illinois, and the Consultant consents and submits to the jurisdiction thereof. In accordance with these provisions, Consultant waives any right it may have to transfer or change the venue of any litigation brought against it by the County pursuant to this Contract.

e) Severability

If any provision of this Agreement is held or considered to be or is in fact invalid, illegal, inoperative or unenforceable as applied in any particular case in any jurisdiction or in all cases because it conflicts with any other provision or provisions of this Agreement or of any constitution, statute, ordinance, rule of law or public policy, or for any other reason, those circumstances do not have the effect of rendering the provision in question invalid, illegal, inoperative or unenforceable in any other case or circumstances, or of rendering any other provision or provisions in this Agreement invalid, illegal, inoperative or unenforceable to any extent whatsoever. The invalidity, illegality, inoperativeness or unenforceability of any one or more phrases, sentences, clauses or sections in this Agreement does not affect the remaining portions of this Agreement or any part of it.

f) Assigns

All of the terms and conditions of this Agreement are binding upon and inure to the benefit of the parties and their respective legal representatives, successors and assigns.

g) Cooperation

Consultant must at all times cooperate fully with the County and act in the County's best interests. If this Agreement is terminated for any reason, or if it is to expire on its own terms, Consultant must make every effort to assure an orderly transition to another provider of the Services, if any, orderly demobilization of its own operations in connection with the Services, uninterrupted provision of Services during any transition period and must otherwise comply with the reasonable requests and requirements of the Using Agency in connection with the termination or expiration.

h) Waiver

Nothing in this Agreement authorizes the waiver of a requirement or condition contrary to law or ordinance or that would result in or promote the violation of any federal, state or local law or ordinance.

Whenever under this Agreement the County by a proper authority waives Consultant's performance in any respect or waives a requirement or condition to either the County's or Consultant's performance, the waiver so granted, whether express or implied, only applies to the particular instance and is not a waiver forever or for subsequent instances of the performance, requirement or condition. No such waiver is a modification of this Agreement regardless of the number of times the County may have waived the performance, requirement or condition. Such waivers must be provided to Consultant in writing.

i) Independent Consultant

This Agreement is not intended to and will not constitute, create, give rise to, or otherwise recognize a joint venture, partnership, corporation or other formal business association or organization of any kind between Consultant and the County. The rights and the obligations of the parties are only those expressly set forth in this Agreement. Consultant must perform under this Agreement as an independent Consultant and not as a representative, employee, agent, or partner of the County.

This Agreement is between the County and an independent Consultant and, if Consultant is an individual, nothing provided for under this Agreement constitutes or implies an employer-employee relationship such that:

- i) The County will not be liable under or by reason of this Agreement for the payment of any compensation award or damages in connection with the Consultant performing the Services required under this Agreement.
- ii) Consultant is not entitled to membership in the County Pension Fund, Group Medical Insurance Program, Group Dental Program, Group Vision Care, Group Life Insurance Program, Deferred Income Program, vacation, sick leave, extended sick leave, or any other benefits ordinarily provided to individuals employed and paid through the regular payrolls of the County.
- iv) The County is not required to deduct or withhold any taxes, FICA or other deductions from any compensation provided to the Consultant.

j) Governmental Joint Purchasing Agreement

Pursuant to Section 4 of the Illinois Governmental Joint Purchasing Act (30 ILCS 525) and the Joint Purchase Agreement approved by the Cook County Board of Commissioners (April 9, 1965), other units of government may purchase goods or services under this contract.

In the event that other agencies participate in a joint procurement, the County reserves the right to renegotiate the price to accommodate the larger volume.

k) Comparable Government Procurement

As permitted by the County of Cook, other government entities, if authorized by law, may wish to purchase the goods, supplies, services or equipment under the same terms and conditions contained in this Contract (i.e., comparable government procurement). Each entity wishing to reference this Contract must have prior authorization from the County of Cook and the Consultant. If such participation is authorized, all purchase orders will be issued directly from and shipped directly to the entity requiring the goods, supplies, equipment or services supplies/services. The County shall not be held responsible for any orders placed, deliveries made or payment for the goods, supplies, equipment or services supplies/services ordered by these entities. Each entity reserves the right to determine the amount of goods, supplies, equipment or services it wishes to purchase under this Contract.

Force Majeure

Neither Consultant nor County shall be liable for failing to fulfill any obligation under this Contract if such failure is caused by an event beyond such party's reasonable control and which is not caused by such party's fault or negligence. Such events shall be limited to acts of God, acts of war, fires, lightning, floods, epidemics, or riots.

ARTICLE 11) NOTICES

All notices required pursuant to this Contract shall be in writing and addressed to the parties at their respective addresses set forth below. All such notices shall be deemed duly given if hand delivered or if deposited in the United States mail, postage prepaid, registered or certified, return receipt requested. Notice as provided herein does not waive service of summons or process.

If to the County:

Cook County Sheriff's Office

Bureau of Information and Technology

3026 S. California Chicago, Illinois 60608 Attention: Keith Formell

and

Cook County Chief Procurement Officer 118 North Clark Street. Room 1018

Chicago, Illinois 60602

(Include County Contract Number on all notices)

If to Consultant:

Praescient Analytics, LLC 635 Slaters Lane, Suite 200 Alexandria, VA 22314

Attention: Kimberly McCliggott

Changes in these addresses must be in writing and delivered in accordance with the provisions of this Article 11. Notices delivered by mail are considered received three days after mailing in accordance with this Article 11. Notices delivered personally are considered effective upon receipt. Refusal to accept delivery has the same effect as receipt.

ARTICLE 12) AUTHORITY

Execution of this Agreement by Consultant is authorized by a resolution of its Board of Directors, if a corporation, or similar governing document, and the signature(s) of each person signing on behalf of Consultant have been made with complete and full authority to commit Consultant to all terms and conditions of this Agreement, including each and every representation, certification and warranty contained in it, including the representations, certifications and warranties collectively incorporated by reference in it.

EXHIBIT 1

Scope of Services

Statement of Work

The scope of Praescient Analytics' support to the Cook County Sheriff's Office (CCSO) can be broken down into four areas of support – Infrastructure, Configuration and Environment, Data Integration, and Training. Infrastructure support will be provided on an ongoing basis throughout the life of the contract, and include such tasks as operation of a remote help desk, regular system maintenance, and software upgrades (when available). The remaining areas of support (Configuration, Data Integration, and Training) are to be provided on an ad-hoc basis, with timelines and final deliverables to be agreed upon on a case-by-case basis prior to the start of specific engineering work on the project. This will include development of custom configurations and plug-ins, integration of new datasets, and development/delivery of training material for new and existing system configurations.

The following sections outline (in greater detail) the work tasks/services necessary for the proper support and maintenance of the Palantir Gotham Environment for CCSO.

Infrastructure Support

 24x7x365 remote Help desk support for Palantir Gotham Infrastructure, based on the response structure outlined below (NOTE: "Response Times" equate to acceptable timeframes within which Praescient will acknowledge receipt of the issue and begin initial activity to resolve the problem).

Signific Loys	. Description Of Threshold	Mediumser interes
Zero (0)	Critical – A mission critical platform capability or feature is down/unavailable and no work around is available	60 minutes
One (1)	High – A mission critical platform capability or feature is down/unavailable, but a work around is available	Two (2) business hours
Two (2)	Normal – A single user is impacted and no work around is available	Four (4) business hours
Three (3)	Low - A single user is impacted and a work around is available	Eight (8) business hours
Four (4)	Very Low – A single user is impacted, but there is low/no impact on productivity	Sixteen (16) business hours

- Regular equipment and environment maintenance for Palantir environment, to include the following:
 - Software Patches (where attainable) and bug fixes
 - Operating system Patches and optimizations.
 - System health checks to the Dispatch, Jobs, Horizon, Search, and Raptor servers excluding physical maintenance of the servers.
 - System health checks and basic maintenance of Oracle and other databases included in the Palantir architecture.

Configuration and Environment Support

Provide custom configuration and development of Palantir helpers and associated plugins as
 requested by CCSO.

Data Integration Support

- Maintenance of existing data integrations and customized Palantir helpers
- Provide support when fixes for data integrations may be necessary due to changes in originating database, which may cause breaks in data integration.
- Provide cost and time estimate to create new integrations to the CCSO Palantir environment.
- Provide project management, technical architecture and development services.

Training Support

- Develop written standards and training materials for existing and newly configured helpers and workflows, and use of newly developed integrations or applications (when applicable)
- Provide training of CCSO IT staff to assist in identifying and managing initial error messages from Palantir system, including outline of expected escalation to vendor for fix or support.

EXHIBIT 2

Key Personnel / Organization Chart



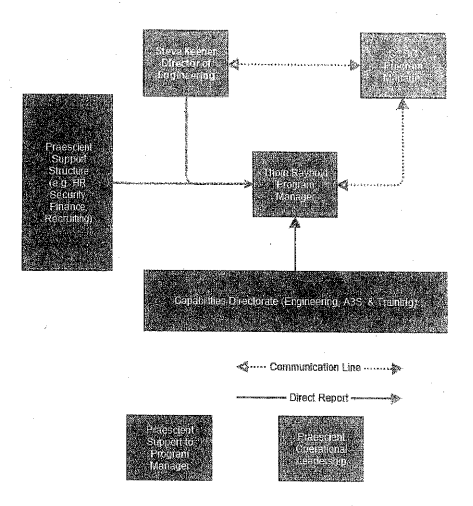
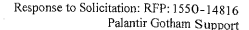


Figure 1.2: Praescient's Proposed Organizational Structure: Praescient maintains a flat organizational hierarchy that creates open, two-way communication and empowers our personnel to respond rapidly to customer needs.





Key Personnel

Aligning Praescient's infrastructure, personnel and full corporate attention on the Palantir Gotham Support program, Praescient will provide a dedicated team led by our Program Lead, Thom Raybold. Mr. Raybold's experience and qualifications make him imminently qualified to perform on the procurement. He is available to execute the full depth and breadth of our proposed technical and management solutions on Day One. As a Key Personnel and current Praescient employee, Mr. Raybold stands with Praescient as a trusted and recognizable contributor to the success of Palantir's current deployments.

Security Clearance: TS/SCI

Relevant Experience and Expertise

Mr. Raybold installed a Palantir environment, a complex multiple server data integration platform for a high demand production environment in Honduras. He deciphered, analyzed, converted, cleaned, and scripted data extraction of numerous databases in various formats requiring investigation and identification of conversion software. Mr. Raybold reverse-engineered table references on a large database which lacked documentation and data dictionaries. To support multiple data integrations, he analyzed customer provided data sources for quality and usability and created a report identifying shortfalls and suggesting improvements. In addition, he installed and configured Elasticsearch and Logstash on a multi-server production environment. Mr. Raybold implemented rigorous firewall on all Linux hosts for hardened security during production. Completing multiple project deliverables, he integrated large scale databases for near real time synchronization of across Honduran government databases.

Praescient Analytics, LLC

Tegucigalpa, Honduras National Capitol Region 01/2014 to Present

Senior Software Engineer

Mr. Raybold installed a Palantir environment, a complex multiple server data integration platform for a high demand production environment in Honduras. He deciphered, analyzed, converted, cleaned, and scripted data extraction of numerous databases in various formats requiring investigation and identification of conversion software. Mr. Raybold reverse-engineered table references on a large database which lacked documentation and data dictionaries. To support multiple data integrations, he analyzed customer provided data sources for quality and usability and created a report identifying shortfalls and suggesting improvements. In addition, he installed and configured Elasticsearch and Logstash on a multi-server production environment. Mr. Raybold implemented rigorous firewall on all Linux hosts for hardened security during production. Completing multiple project deliverables, he integrated large scale databases for near real time synchronization of across Honduran government databases.

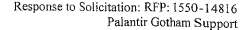
Raytheon

e . / i.s

Washington DC

Senior Software Engineer

04/2007 to 12/2013





Mr. Raybold earned Raytheon Six Sigma Specialist, leading a team of four people on the project "SDPS Test Process Optimization", which led to the implementation of an automated integration and regression test suite. He led teams of 2 to 10 people, testing SDPS software for Release 8.1, Release 8.1 Patch, and Release 8.2. Tracked NCRs (bug reports), coordinating with a team of managers and developers, verifying NCRs, running acceptance and regression test demos, using TestTrack Pro, Linux, shell scripting, Sybase, and PostgreSQL. Demonstrating his programming expertise, Mr. Raybold developed code and helped design initial interface for the EOSDIS User Registration System (URS), using Ruby on Rails, Cucumber, RSpec, Java, JUnit, and Rally. Another similar project, he developed components for NASA's Earth Observing System (EOS) Clearinghouse (ECHO) project, using Ruby on Rails. On the same project, he overhauled, streamlined, and fortified the automated suite of integration tests for ECHO, using Eclipse, Java, JUnit, Ant, Hudson, Subversion, Firefox, Selenium, Firebug, soapUl, SOAP, REST, XML, and Python, tracking progress in TestTrack Pro, maintaining a wiki, leading a team of four employees and subcontractors, coordinating with the development team, reporting progress during semiweekly leadership meetings. Mr. Raybold, utilized Java, Perl, XML, and ClearCase to develop components of the Bulk Metadata Generation Tool (BMGT), which exports metadata from Distributed Active Archive Centers (DAACs) to ECHO. These involved reviewing requirements, developing algorithms, designing and documenting implementations, presenting artifacts for review, and implementing software. In addition, he spearheaded the generalization and continued development of an extensible integration test runner written primarily in Python, incorporating ksh scripts and various Unix utilities after streamlining performance by a factor of 4. Mr. Raybold, developed, reviewed, implemented, and debugged integration tests for various Earth Observing System Data Information System (EOSDIS) Core System (ECS) systems, including DataPool Ingest, the Quality Assurance Update Utility (QAUU), and BMGT, using ksh, sed, Vim, SQL, and various Unix utilities. Rounding his services, he worked in the Performance and Verification Center (PVC), learning the parts of the ECS system, running test scripts, picking up Vim and sed, improving and automating the in-house communication tool. Outside of core responsibilities, he founded a series of weekly brown bag sessions, working through Structure and Interpretation of Computer Programs.

Center for Applied Linguistics

Various

Computer Services Manager

1994 - 2002

Mr. Raybold created and administered FileMaker Pro databases, providing network and Web accessibility, reformatting data to transfer between applications. He provided helpdesk support to over 50 users with various computer needs, including office applications, connectivity, email, scanning, printing, etc. In addition, he edited Web pages, including HTML, CSS, GIF, JPEG, PNG, and FileMaker WebCompanion. He presented introductory FileMaker training seminars.

Education

B.S. Computer Science, University of Maryland, College Park, Maryland, 2006

Other

Palantir, Jenkins, Ruby, Linux, Bash, sed, Vim, TestTrack Pro, Jama, Java, JUnit,

Ant, Eclipse, Python, Git, XML, HTML, CSS, Firefox, Selenium, Firebug,

Skills

Emacs, Object-Oriented Programming, and Functional Programming.

I consent to the disclosure of my resume for evaluation purposes regarding the proposal submitted by Praescient Analytics LLC (Praescient) under solicitation 1550-14816. If awarded to Praescient, lagree to assume the role for which I am proposed.

Signature/Date:

Thom Raybold

10/14/2015

STEVEN A. KEENER

20732 Ashburn Station Place, Ashburn VA 20147 • C (703) 201-2833 • H (571) 223-2663 https://www.linkedin.com/in/StevenAKeener • Steve.Keener@KeenerTech.com

TECHNICAL & MANAGEMENT PROFESSIONAL

Motivated and hardworking Enterprise Architect with over 20 years of proven leadership experience in the federal and commercial software development markets. Adept in all aspects of technical performance management and other essential areas. Possesses a desirable combination of program management and technical expertise, including Java, JEE, J2EE and database acumen. Actively fuels organic business growth. Demonstrated talent for working with evolving technologies. Seeking a position that will allow for use of skills.

AREAS OF STRENGTH AND EXPERTISE

- Staffing & Recruitment Leadership & Mentoring
- Software Development
- Strategic Planning
- Waterfall, Agile and Hybrid
- **Business Development**
- Government Proposals
- Financial Analysis

- Program Recovery
- Project Management
- Relationship Building
- Time Management

TECHNOLOGY

On and the Constant	I LCM (OLOM)
Operating Systems:	MS Windows 95/97/2000/XP, Vista, Server
Programming Languages:	Java, SQL, Groovy, JSON, XML, Ruby, VB, VB.Net, C#, Perl, C, KML,
	Objective C, PHP
Scripting Languages:	HTML, JavaScript, JSP, GSP (Grails Scripting Pages), ActionScript, PHP,
	Unix Shell Script
XML Technologies:	XML, DOM, XSLT, SOAP, WSDL, MarkLogic (2010)
Database Technologies:	SQL Server, Oracle 7-11, PostgreSQL, MySQL, Sybase, Informix,
	MS Access
Application Servers:	Oracle 10AS, Tomcat, Apache, JBoss, BEA WebLogic, NGiNX
Source Code Control:	Subversion, Git, TFS, CVS, RCS, Star Team, SourceSafe
Build Tools:	Ant, Maven, Continuum, Hudson, Bamboo, Archiva, Nexus
ETL Tools:	Ab Initio, Pentaho, Twister
Web Frameworks:	Grails 1.8+, Rails 1-3, Struts
JavaScript Frameworks:	JQuery, JQuery UI, Highcharts JS, D3, YahooUI (YUI), Ext JS, StrophelS,
	Google Web Toolkit (GWT), JAWR
J2EE Frameworks:	Spring, Neo4J, Solr, SolrJ, Lucene, EXT.js, GSON, Axis2, Struts/2, JMS, JAX
	JUnit, Spring, Struts, Castor, Hibernate, Acegi, AOP, JPF, CXF, JAXB,
	JAX-RPC, XFire Web Services, Nuxeo, FreeMarker, SEAM, Clearspace.
	SBS, Nuxeo, JSF, Google Android mobile platform, GWT, Vaadin/Play
Development Tools:	Eclipse, Groovy/Grails Tool Suite, MS Visual Studio, FlexBuilder,
·	RadRails, Aptana, BEA Weblogic Workshop, NetBeans, JBuilder,
	JMeter, YSlow, HTTPWatch

EDUCATION AND CLEARANCES

Clearance, Suitability (August 2014), Department of Homeland Security Bachelor of Arts, Computer and Information Science with History Minor, UNIVERSITY OF DELAWARE Clearance, Top Secret/SCI, Department of State (June 2010) and Department of Defense (March 2010)

PROFESSIONAL EXPERIENCE

ManTech International, Inc., Herndon VA

2007 to Present

Role: Technical Director/Enterprise Solutions Architect, Mission Solutions & Services

Manage operations and offer senior technical leadership for new and ongoing programs; includes all aspects of software development, technical direction, team development and software engineering/integration. Deliver comprehensive product support, troubleshooting and business development guidance as it relates to system solution design, staffing and competitive pricing.

Role: Technical Director/Enterprise Solutions Architect, Mission Solutions & Services **Key Accomplishments:**

- Offered technical solutions and assessments for government proposal development
- Analyzed market competition in advising executive managerial personnel when making bid decisions; delivered Price to Win analysis (PTW) for proposals' bid financials
- Improved programs, processes and deliverables; led to customer satisfaction and revenue growth
 - o Enhanced development architecture for DISA GNISE program so it could provide to VM servers and workstations in under four hours
 - Reduced delivery time and the amount number of red tape bottlenecks
 - Significantly enhanced the entire development system for customers

Role: Enterprise Architect/ Program Technical Lead - GNISE/DEE, 2013 to 2014

Devised technical solutions and offered general management in guiding multiple projects to deployment within the Defense Information Systems Agency. Spearheaded staffing, technical guidance, customer management, system and security design functions. Led certification and accreditation efforts within DISA infrastructure; fostered relations with Information Assurance team to push forward systems and numerous projects stuck in the accreditation phase.

Key Accomplishments:

- Managed staff on projects, assigned tasks and defined requirements with stringent timelines
- Attended management-level meetings to prioritize goals, assess team strengths and work through issues as needed to fuel process improvements
- Offered technical guidance for web applications/services, Maven/Ant builds, database design, VMWare, cloud development infrastructure and Twister/ETL tools

Role: Software Architect/Program Lead, GovKonnex, 2009 to 2013

Led technical operations and offered guidance in implementing enterprise-level social business collaboration solutions. Assigned tasks, mentored developers and liaised with clients on projects. Applied Google Maps/Earth plugin modules using KML 2.2 schema specification to create a KML engine. Researched and evaluated Apple's Objective C/iPhone mobile platform to integrate with Jive's SBS. United Analytical Graphic's STK satellite tracking server via REST API into GovKonnex's collaborative environment. Employed a geospatial translation capability using Java patterns, Spring, and XML/KML. Key Accomplishments:

- Created executive-level survey and reporting dashboard system using Grails/Groovy to deploy an Apache Tomcat web server
- Devised a Jive SBS to Palantir integration used for surfacing advanced intelligence analysis within a collaborative environment
- Researched and implemented an XMPP/Jabber compliant BOSH chat client
 - o Used JavaScript, JQuery and Strophe in the GovKonnex collaboration environment
 - o Leveraged Ejabberd XMPP with an Apache proxy to serve the scalable implementation
- Implemented a generic web service framework for the Google Android platform; streamlined the calling of external sources and assimilation of data points in a collaborative environment

ADDITIONAL EXPERIENCE

- Senior Software Engineer, AnvStream, Inc., Sterling VA, 2007
- Team Lead / Principal Software Engineer, AOL, Dulles VA, 1996 to 2007
- Senior Software Engineer, Universal Systems Inc, Chantilly VA, 1995 to 1996
- Scientist / Software Engineer, Vector Reseach Inc, Arlington VA, 1993 to 1995

Activity Infrastructure Support	April 1	April 2	April 3	April 4
Request/Receive Source Code and Other Relevant Info.	riesco. Martinesco in Palace			
Implement JIRA for issue tracking		ander als principles		
Troubleshoot stability and performance issues	Contract State State State State			
Create Help Desk Distro and Begin Active User Support			productive and a solidar state of colorest	A STATE OF THE STA
Fix broken data integrations			-	
Upgrade Operating System (if needed)				
Upgrade Oracle/Staging/Production (if needed)				
Upgrade/Fix existing Palantir plug-ins*				
Configuration and Environment Support				
Custom Configuration and Development of Helpers			3 100 100 100 100 100 100 100 100 100 10	
Data Integration Support				A PARTY
Maintenance of existing data integrations				
Develop and implement new data integrations				
Training Support				

Develop written standards and training materials for existing				
and newly configured helpers and applications				
Provide training of CCSO IT staff to assist in identifying and				
managing initial error messages from Palantir system				<u> </u>

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May 1	May 2	May 3	May 4	June 1	June 2	June 3	June 4	July 1
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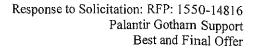


July 2	July 3	July 4	August 1	August 2	August 3	August 4	September 1	September 2
							1	

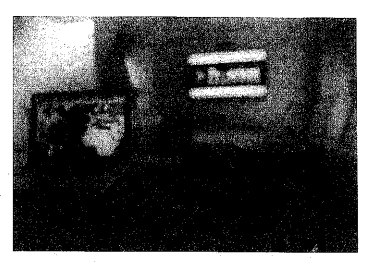
Initial Timelines - Ongoing maintenance and support Timelines TBD on per case basis

EXHIBIT 3

Schedule of Compensation







PRAESCIENT ANALYTICS

Response to Solicitation: RFP: 1550-14816

Palantir Gotham Support

Volume II: Pricing Proposal Best and Final Offer

12 November 2015



PRICING PROPOSAL

During transition, Praescient believes it will be important to spend two (2) days with the Cook County team in order to ensure we can connect to the correct parts of the network and ensure our access to any existing systems and databases is secure and accurate. This can be done remotely, if necessary; however, we believe it is important to conduct the kickoff in-person. This cost will be equal to or less than the cost for a trip outlined below.

Additionally, we traditionally estimate one (1) trip per month during the period of performance, outlined below, to ensure that any in-person needs could be met. However, that option would only be exercised at CCSO's discretion.

Best and Final Offer

Our best and final fixed hourly rate, in the table below, captures our wages, overhead, G&A, and profit. Our contract level program management costs are captured in our overhead rate.

Rate Card

Statistical	Batai	it Final
		Holirly Rate"
TOTA MAY JAMEN HALLE CONTRIBUTE OF A MANUSCRIPT AND THE ACCUSANCE AND AC	Remote	On-Site
Server Patch Management	\$115.00	\$112.00
Basic Maintenance Labor	\$115.00	\$112.00
New Data Integrations and	\$135.00	\$132.00
Development Projects	•	
Projects for New Hardware,	\$135.00	\$132.00
Users, and Software		
Developing Applications	\$135.00	\$132.00
Priority Support	\$135.00	\$132.00
	LI'S AND MAINTAIN THE PROPERTY WAS ALLEGATED AND SHARE AND AND	**************************************

Travel Expenses

We anticipate one (1) trip per month for one (1) year based on the scope of services. Our estimated travel expense per trip is based on the GSA per diem schedule. If CCSO does not anticipate on-site resources or requires additional training or services to be rendered, we will adjust the number of trips accordingly.

12	\$2,216	\$26,592.00
Number of Prips	- Hattimated Francis Lypense Por Trap	e : - Total/Estimated Arminal. Cost

EXHIBIT 4

Evidence of Insurance



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 2/11/2016

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 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).

Praescient Analytics, LLC 635 Slaters Lane, STE. 200 Alexandria VA 22314		INSURER C : Continental Casualty *	20443
Praescient Analytics, LLC			35289
INSURED	PRAES-2	INSURER A : National Fire Ins of Hartford* INSURER B : Continental Insurance Co.*	20478
		INSURER(S) AFFORDING COVERAGE	NAIC #
Baltimore MD 21210-1873	u	E-MAIL ADDRESS: Robin Bauernfeind@dii-ins.com	FAX (A/C, No): 410-433-3440
PRODUCER Diversified Insurance Industric Suite 155 West, 2 Hamill Road		CONTACT Robin Bauernfeind PHONE 1AIC, No, Ext): 410-319-0671	FAX 440 400 0445

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

INSR LTR	TYPE OF INSURANCE	JADDL	SUBR					
		INSD	MAD			POLICY EXP (MM/DD/YYYY)	LIMIT	s
A	X COMMERCIAL GENERAL LIABILITY CLAIMS-MADE X OCCUR			5090686547	10/19/2015	10/19/2016	EACH OCCURRENCE DAMAGE TO RENTED	\$1,000,000
	OBANAS-WASE A SCOOK			-			PREMISES (Ea occurrence)	\$100,000
							MED EXP (Any one person)	\$5,000
į	OF THE ADDRESS OF THE						PERSONAL & ADV INJURY	\$1,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER: POLICY PRO- JECT LOC						GENERAL AGGREGATE	\$2,000,000
	POLICY JECT LOC						PRODUCTS - COMP/OP AGG	\$2,000,000
В								\$
	AUTOMOBILE LIABILITY			C5090686483	10/19/2015	10/19/2016	COMBINED SINGLE LIMIT (Ea accident)	\$1,000,000
1	ALLOWNED SCHEDULED						BODILY INJURY (Per person)	\$
	ALL OWNED SCHEDULED AUTOS NON-OWNED						BODILY INJURY (Per accident)	\$
	X HIRED AUTOS X AUTOS						PROPERTY DAMAGE (Per accident)	\$
В	X UMBRELLA LIAB X COCUID							\$
В	- OCCUR	ĺ		C5090686516	10/19/2015	10/19/2016	EACH OCCURRENCE	\$5,000,000
	J CLAIWS-WADE						AGGREGATE	\$5,000,000
	DED: RETENTION \$ 10,000							8
-	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY Y/N			5090686497	10/19/2015	10/19/2016 -	X PER OTH-	
	ANY PROPRIETOR/PARTNER/EXECUTIVE N	N/A					E.L. EACH ACCIDENT	\$500,000
	(Mandatory in NH) If yes, describe under			·			E.L. DISEASE - EA EMPLOYEE	\$500,000
	DESCRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT	\$500,000
С	Errors & Omissions			425622744	10/19/2015		Each Claim Aggregate	5,000,000 5,000,000 50,000
	COLDINATION OF ODERATIONS (LOCATIONS (VIGUE)				L	L		

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

Cook County, its officials, employees and agents are additional insureds as respects to general liability, coverage is primary and non-contributory. 30 day notice of cancellation applies. Waiver of subrogation in favor of Cook County applies. As required in a written and executed contract.

CERT	IFICA	TE HO	DLDER

CANCELLATION

Office of the Chief Procurement Officer 118 N Clark St., Room 1018 Chicago IL 60602 SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE

22 Lesso

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EXHIBIT 5

Minority and Women Owned Business Enterprise Commitment Policy and Goals / Utilization Plans

Edmund Rendon (Procurement)

From:

Lisa Alexander (Contract Compliance)

Sent:

Wednesday, January 27, 2016 1:39 PM

To:

Edmund Rendon (Procurement)

Subject:

Contract Evaluation

Good Afternoon Ed,

Please be advised that Contract No. 1550-14816 for Palantir Gotham Support for the Sheriff's Office does not require evaluation as the established goal is 0% MWBE participation. If you have any further questions and or concerns, please feel free to reach me via email and/or telephone.

Thanks,

Lisa Alexander, MCA
Deputy Director
Office of Contract Compliance
118 North Clark Street, Room 1020
Chicago, IL 60602
312.603.5513
Lisa.alexander@cookcountyil.gov

POLICY AND GOALS

A. It is the policy of the County of Cook to prevent discrimination in the award of or participation in County Contracts and to eliminate arbitrary barriers for participation in such Contracts by local businesses certified as a Minority Business Enterprise (MBE) and Women-owned Business Enterprise (WBE) as both prime and sub-contractors. In furtherance of this policy, the Cook County Board of Commissioners has adopted a Minority- and Women-owned Business Enterprise Ordinance (the "Ordinance") which establishes annual goals for MBE and WBE participation as outlined below:

Contract Type	Goals
	MBE WBE
Goods and Services	25% 10%
Construction	24% 10%
Professional Services	35% Overall

- B. The County shall set contract-specific goals, based on the availability of MBEs and WBEs that are certified to provide commodities or services specified in this solicitation document. The MBE/WBE participation goals for this Agreement is 0%. A Bid, Quotation, or Proposal shall be rejected if the County determines that it fails to comply with this General Condition in any way, including but not limited to: (i) failing to state an enforceable commitment to achieve for this contract the identified MBE/WBE Contract goals; or (ii) failing to include a Petition for Reduction/Waiver, which states that the goals for MBE/WBE participation are not attainable despite the Bidder or Proposer Good Faith Efforts, and explains why. If a Bid, Quotation, or Proposal is rejected, then a new Bid, Quotation, or Proposal may be solicited if the public interest is served thereby.
- C. To the extent that a Bid, Quotation, or Proposal includes a Petition for Reduction/Waiver that is approved by the Office of Contract Compliance, the Contract specific MBE and WBE participation goals may be achieved by the proposed Bidder or Proposer's status as an MBE or WBE; by the Bidder or Proposer's enforceable joint-venture agreement with one or more MBEs and/or WBEs; by the Bidder or Proposer entering into one or more enforceable subcontracting agreements with one or more MBE and WBE; by the Bidder or Proposer establishing and carrying out an enforceable mentor/protégé agreement with one or more MBE and WBE; by the Bidder or Proposer actively engaging the Indirect Participation of one or more MBE and WBE in other aspects of its business; or by any combination of the foregoing, so long as the Utilization Plan evidences a commitment to meet the MBE and WBE Contract goals set forth in (B) above, as approved by the Office of Contract Compliance.
- D. A single Person, as defined in the Procurement Code, may not be utilized as both an MBE and a WBE on the same Contract, whether as a Consultant, Subcontractor or supplier.
- E. Unless specifically waived in the Bid or Proposal Documents, this Exhibit; the Ordinance; and the policies and procedures promulgated thereunder shall govern. If there is a conflict

between this Exhibit and the Ordinance or the policies and procedures, the Ordinance shall control.

F. A Consultant's failure to carry out its commitment regarding MBE and WBE participation in the course of the Contract's performance may constitute a material breach of the Contract. If such breach is not appropriately cured, it may result in withholding of payments under the Contract, contractual penalties, disqualification and any other remedy provided for in Division 4 of the Procurement Code at law or in equity.

II. REQUIRED BID OR PROPOSAL SUBMITTALS

A Bidder or Proposer shall document its commitment to meeting the Contract specific MBE and WBE participation goals by submitting a Utilization Plan with the Bid or Proposal. The Utilization Plan shall include (1) one or more Letter(s) of Intent from the relevant MBE and WBE firms; and (2) current Letters of Certification as an MBE or WBE. Alternatively, the Bidder or Proposer shall submit (1) a written Petition for Reduction/Waiver with the Bid, Quotation or Proposal, which documents its preceding Good Faith Efforts and an explanation of its inability to meet the goals for MBE and WBE participation. The Utilization Plan shall be submitted at the time that the bid or proposal is due. Failure to include a Utilization Plan will render the submission not Responsive and shall be cause for the CPO to reject the Bid or Proposal.

A. MBE/WBE Utilization Plan

Each Bid or Proposal shall include a complete Utilization Plan, as set forth on Form 1 of the M/WBE Compliance Forms. The Utilization Plan shall include the name(s), mailing address, email address, and telephone number of the principal contact person of the relevant MBE and WBE firms. If the Bidder or Proposer submits a Bid or Proposal, and any of their subconsultants, suppliers or consultants, are certified MBE or WBE firms, they shall be identified as an MBE or WBE within the Utilization Plan.

1. Letter(s) of Intent

Except as set forth below, a Bid or Proposal shall include, as part of the Utilization Plan, one or more Letter(s) of Intent, as set forth on Form 2 of the M/WBE Compliance Forms, executed by each MBE and WBE and the Bidder or Proposer. The Letter(s) of Intent will be used to confirm that each MBE and WBE shall perform work as a Subcontractor, supplier, joint venture, or consultant on the Contract. Each Letter of Intent shall indicate whether and the degree to which the MBE or WBE will provide goods or services directly or indirectly during the term of the Contract. The box for direct participation shall be marked if the proposed MBE or WBE will provide goods or services directly related to the scope of the Contract. The box for Indirect participation shall be marked if the proposed MBE or WBE will not be directly involved in the Contract but will be utilized by the Bidder or Proposer for other services not related to the Contract. Indirect Participation shall not be counted toward the participation goal. Each Letter of Intent shall accurately detail the work to be performed by the relevant MBE or WBE firm, the agreed dollar amount, the percentage of work, and the terms of payment.

Failure to include Letter(s) of Intent will render the submission not Responsive and shall be cause for the CPO to reject the Bid or Proposal.

All Bids and Proposals must conform to the commitments made in the corresponding Letter(s) of Intent, as may be amended through change orders.

The Contract Compliance Director may at any time request supplemental information regarding Letter(s) of Intent, and such information shall be furnished if the corresponding Bid or Proposal is to be deemed responsive.

2. Letter(s) of Certification

Only current Letter(s) of Certification from one of the following entities may be accepted as proof of certification for MBE/WBE status, provided that Cook County's requirements for certification are met:

County of Cook City of Chicago

Persons that are currently certified by the City of Chicago in any area other than Construction/Public Works shall also complete and submit a MBE/WBE Reciprocal Certification Affidavit along with a current letter of certification from the City of Chicago. This Affidavit form can be downloaded from www.cookcountyil.gov/contractcompliance.

The Contract Compliance Director may reject the certification of any MBE or WBE on the ground that it does not meet the requirements of the Ordinance, or the policies and rules promulgated thereunder.

3. Joint Venture Affidavit

In the event a Bid or Proposal achieves MBE and/or WBE participation through a Joint Venture, the Bid or Proposal shall include the required Joint Venture Affidavit, which can be downloaded from www.cookcountyil.gov/contractcompliance. The Joint Venture Affidavit shall be submitted with the Bid or Proposal, along with current Letter(s) of Certification.

B. Petition for Reduction/Waiver

In the event a Bid or Proposal does not meet the Contract specific goals for MBE and WBE participation, the Bid or Proposal shall include a Petition for Reduction/Waiver, as set forth on Form 3. The Petition for Reduction/Waiver shall be supported by sufficient evidence and documentation to demonstrate the Bidder or Proposer's Good Faith Efforts in attempting to achieve the applicable MBE and WBE goals, and its inability to do so despite its Good Faith Efforts.

Failure to include Petition for Reduction/Waiver will render the submission not Responsive and shall be cause for the CPO to reject the Bid or Proposal.

III. REDUCTION/WAIVER OF MBE/WBE GOALS

A. Granting or Denying a Reduction/Waiver Request.

- 1. The adequacy of the Good Faith Efforts to utilize MBE and WBE firms in a Bid or Proposal will be evaluated by the CCD under such conditions as are set forth in the Ordinance, the policies and rules promulgated thereunder, and in the "Petition for Reduction/Waiver of MBE/WBE Participation Goals" Form 3 of the M/WBE Compliance Forms.
- 2. With respect to a Petition for Reduction/Waiver, the sufficiency or insufficiency of a Bidder or Proposer's Good Faith Efforts shall be evaluated by the CCD as of the date upon which the corresponding Bid or Proposal was due.
- 3. The Contract Compliance Director or his or her duly authorized Waiver Committee may grant or deny the Petition for Reduction/Waiver based upon factors including but not limited to: (a) whether sufficient qualified MBE and WBE firms are unavailable despite good faith efforts on the part of the Bidder or Proposer; (b) the degree to which specifications and the reasonable and necessary requirements for performing the Contract make it impossible or economically infeasible to divide the Contract into sufficiently small tasks or quantities so as to enable the Bidder or Proposer to utilize MBE and WBE firms in accordance with the applicable goals; (c) the degree to which the prices or prices required by any potential MBE or WBE are more that 10% above competitive levels; and (d) such other factors as are determined relevant by the Contract Compliance Director or the duly authorized Waiver Committee.
- 4. If the Contract Compliance Director or the duly authorized Waiver Committee determines that the Bidder or Proposer has not demonstrated sufficient Good Faith Efforts to meet the applicable MBE and WBE goals, the Contract Compliance Director or the duly authorized Waiver Committee may deny a Petition for Reduction/Waiver, declare the Bid or Proposal non-responsive, and recommend rejection of the Bid, Quotation, or Proposal.

IV. CHANGES IN CONSULTANT'S UTILIZATION PLAN

A. A Consultant, during its performance of the Contract, may not change the original MBE or WBE commitments specified in the relevant Utilization Plan, including but not limited to, terminating a MBE or WBE Contract, reducing the scope of the work to be performed by a MBE/WBE, or decreasing the price to a MBE/WBE, except as otherwise provided by the Ordinance and according to the policies and procedures promulgated thereunder.

B. Where a Person listed under the Contract was previously considered to be a MBE or WBE but is later found not to be, or work is found not to be creditable toward the MBE or WBE goals as stated in the Utilization Plan, the Consultant shall seek to discharge the disqualified enterprise, upon proper written notification to the Contract Compliance Director, and make every effort to identify and engage a qualified MBE or WBE as its replacement. Failure to obtain an MBE or WBE replacement within 30 business days of the Contract Compliance Director's written approval of the removal of a purported MBE or WBE may result in the termination of the Contract or the imposition of such remedy authorized by the Ordinance, unless a written Petition for Reduction/Waiver is granted allowing the Consultant to award the work to a Person that is not certified as an MBE or WBE.

V. NON-COMPLIANCE

If the CCD determines that the Consultant has failed to comply with its contractual commitments or any portion of the Ordinance, the policies and procedures promulgated thereunder, or this Exhibit, the Contract Compliance Director shall notify the Consultant of such determination and may take any and all appropriate actions as set forth in the Ordinance or the policies and procedures promulgated thereunder which includes but is not limited to disqualification, penalties, withholding of payments or other remedies in law or equity.

VI. REPORTING/RECORD-KEEPING REQUIREMENTS

The Consultant shall comply with the reporting and record-keeping requirements in the manner and time established by the Ordinance, the policies and procedure promulgated thereunder, and the Contract Compliance Director. Failure to comply with such reporting and record-keeping requirements may result in a declaration of Contract default. Upon award of a Contract, a Consultant shall acquire and utilize all Cook County reporting and record-keeping forms and methods which are made available by the Office of Contract Compliance. MBE and WBE firms shall be required to verify payments made by and received from the prime Consultant.

VII. EQUAL EMPLOYMENT OPPORTUNITY

Compliance with MBE and WBE requirements will not diminish or supplant other legal Equal Employment Opportunity and Civil Rights requirements that relate to Consultant and Subcontractor obligations.

Any questions regarding this section should be directed to: Contract Compliance Director Cook County 118 North Clark Street, Room 1020 Chicago, Illinois 60602 (312) 603-5502

EXHIBIT 6

Identification of Subconsultants

Cook County Office of the Chief Procurement Officer Identification of Subcontractor/Supplier/Subconsultant Form

	30.0011.)/	
$\frac{QQ}{QQ}$	O ONLY:	
Ω	Disqualification	
Ò.	Check Complete	

The Bidder/Proposer/Respondent ("the Contractor") will fully complete and execute and submit an Identification of Subcontractor/Supplier/Subconsultant Form ("ISF") with each Bid, Request for Proposal, and Request for Qualification. The Contractor must complete the ISF for each Subcontractor, Supplier or Subconsultant which shall be used on the Contract. In the event that there are any changes in the utilization of Subcontractors, Suppliers or Subconsultants, the Contractor must file an updated ISF.

Bid/RFP/RFQ No.: 1550-14816	Date: 02/26/2016
Total Bid or Proposal Amount: Rates Only	Contract Title: Palantir Gotham Support
Contractor: Praescient Analytics, LLC	Subcontractor/Supplier/ Subconsultant to be added or substitute: None
Authorized Contact for Contractor: Kimberly McCliggott	Authorized Contact for Subcontractor/Supplier/ Subconsultant: None
Email Address (Contractor): kmccliggott@praescientananlytics.com	Email Address (Subcontractor): None
Company Address 635 Slaters Lane, Suite 200 (Contractor):	Company Address (Subcontractor): None
City, State and Zip (Contractor): Alexandria, VA 22314	City, State and Zip (Subcontractor):
Telephone and Fax (p) 703-739-2110 (Contractor) (f) 703-739-2210	Telephone and Fax (Subcontractor) None
Estimated Start and Completion Dates 03/19/2016 - 03/08/2018 (Contractor)	Estimated Start and Completion Dates None (Subcontractor)

Note: Upon request, a copy of all written subcontractor agreements must be provided to the OCPO.

Description of Services or Supplies	<u>Total Price of</u> <u>Subcontract for</u> <u>Services or Supplies</u>
Palantir Gotham Support	\$0.00

The subcontract documents will incorporate all requirements of the Contract awarded to the Contractor as applicable. The subcontract will in no way hinder the Subcontractor/Supplier/Subconsultant from maintaining its progress on any other contract on which it is either a Subcontractor/Supplier/Subconsultant or principal contractor. This disclosure is made with the understanding that the Contractor is not under any circumstances relieved of its abilities and obligations, and is responsible for the organization, performance, and quality of work. This form does not approve any proposed changes, revisions or modifications to the contract approved MBE/WBE Utilization Plan. Any changes to the contract's approved MBE/WBE/Utilization Plan must be submitted to the Office of the Contract Compliance.

Contractor Praescient Analytics, LLC		
Name Kimberly McCliggott, Contracts	Manager	
Title A A	02/26/2016	
Prime Contractor Signature	Date	

EXHIBIT 7

Certification for Consulting or Auditing Services

COOK COUNTY OFFICE OF THE CHIEF PROCUREMENT OFFICER CERTIFICATION FOR CONSULTING OR AUDITING SERVICES

This Certification is made and required pursuant to Section 34-193 of the Procurement Code, and must be completed by any Contractor providing Consulting or Auditing Services for Cook County or Elected Officials. For purposes of this Certification, the following definitions shall apply:

"Auditing" means the formal examination of accounting records or financial statements for compliance with financial accounting standards applicable to governmental entities, which functions are generally exclusively performed or supervised by Persons licensed and authorized to do business as public accounts in the State. Auditing shall also include any independent reports and management recommendations derived or resulting from the performance of auditing services and which reports and recommendations are included within the scope of the Contract for Auditing Services.

"Consulting" means the rendering of analysis and advice requiring specialized expertise in a particular subject area or field. Such expertise may have been gained by education or experience in the area or field. Consulting expressly excludes auditing services.

"Elected Official" means the President and Commissioners of the Cook County Board, Assessor, Board of Review, Chief Judge, Clerk of the Circuit Court, County Clerk, Recorder of Deeds, Sheriff, State's Attorney, Treasurer and any other elected official included in the Cook County Appropriations Ordinance.

"County" shall mean the offices which are administered by the President of the County Board.

Please print or type responses clearly and legibly. Add additional pages if needed, being careful to identify each portion of the form to which each additional page refers to.

SECTION 1:	CONTRACTOR'S INFORMATION
COMPANY NAME	Praescient Analytics
ADDRESS:	635 Slaters Lane, Ste 200, Alexandera, VA 22314
TELEPHONE:	703-739-2110
CONTACT NAME	Kimberly McChiagott
CONTACT EMAIL	Knocligatt@praescient.com
If the Contractor hat For purposes of the intermediaries Cor has the power to discounties or voting	AFFILIATE INFORMATION as any "Affiliates" please provide the names, addresses and telephone numbers of each Affiliate below. is Certification "Affiliates" shall mean any Person that directly or indirectly through one or more atrols, is Controlled by, or is under Control with the Person specified. "Control" shall mean a Person that irrectly or indirectly affect the management or the policies of the other through ownership of voting rights, by contract or otherwise. "Person" means any individual, corporation, partnership, Joint ociation, limited liability company, sole proprietorship or other legal entity.

SECT	ION	3: CONTRACT INFORMATION
а	•	This Certification relates to the following Contract: 1550 - 14814
b		The Contractor is providing the following type of Services: [] Auditing or [] Consulting
C	. •	The Contractor is providing the Services under the Contract for the following Cook County Business Unit or
		Elected Official: COOK County Sheriff's Office
d		s the Contractor or its Affiliates, if any, providing Consulting or Auditing Services, either directly, or as a
		subcontractor to the County or Elected Official under any other Contracts? [] Yes or [-]46.
	1	f yes, please state the other Contract Number(s) and the Nature of Services.
	-	

THE CONTRACTOR ACKNOWLEDGES, UNDERSTANDS AND AGREES AS FOLLOWS:

a. It has read Section 34-193 (a)-(b) of the Procurement Code, which provides as follows:

The County will not enter into any Contract for Auditing Services, nor shall it consent to a subcontract for such Auditing Services, with any Person, if such Person, or any Affiliate of such Person, has a Contract or subcontract for consulting services for or with the County. Additionally, the County will not enter into any Contract for Consulting Services, nor shall it consent to a subcontract for such Consulting Services, with any Person, if such Person, or any Affiliate of such Person, has a Contract or subcontract for Auditing Services for or with the County. For purposes of this provision, "County" shall refer only to offices which are administered by the President of the County Board and shall not refer to offices which are administered by Elected Officials.

The County shall not enter into any Contract for Consulting Services on behalf of any Elected Official, nor shall it consent to a subcontract for such Consulting Services on behalf of an Elected Official with any Person, if such Person, or any Affiliate of such Person, has a Contract or subcontract to provide Auditing Services for the Elected Official.

- b. The Contractor's Services under the Contract shall not violate Section 34-193 of the Procurement Code.
- c. The information provided herein is a material inducement to the CPO's execution of the Contract, and the CPO may rely on the information provided herein. The Contractor warrants that the information contained herein is true and correct. If the CPO determines that any information provided herein is false, incomplete, or incorrect, the CPO may terminate the Contract.

Signature

Kimberly McCliggot

Name (Type or Print)

Contracts Manager 2/9/16

Title

Date

EXHIBIT 8

Economic Disclosure Statement and Execution Documents

COOK COUNTY ECONOMIC DISCLOSURE STATEMENT AND EXECUTION DOCUMENT INDEX

Section	Description	Pages
1	Instructions for Completion of EDS	EDS i - ii
2	Certifications	EDS 1-2
3	Economic and Other Disclosures, Affidavit of Child Support Obligations, Disclosure of Ownership Interest and Familial Relationship Disclosure Form	EDS 3 – 12
4	Cook County Affidavit for Wage Theft Ordinance	EDS 13-14
5	Contract and EDS Execution Page	EDS 15-17
6	Cook County Signature Page	EDS 18

SECTION 1 INSTRUCTIONS FOR COMPLETION OF ECONOMIC DISCLOSURE STATEMENT AND EXECUTION DOCUMENT

This Economic Disclosure Statement and Execution Document ("EDS") is to be completed and executed by every Bidder on a County contract, every Proposer responding to a Request for Proposals, and every Respondent responding to a Request for Qualifications, and others as required by the Chief Procurement Officer. The execution of the EDS shall serve as the execution of a contract awarded by the County. The Chief Procurement Officer reserves the right to request that the Bidder or Proposer, or Respondent provide an updated EDS on an annual basis.

Definitions. Terms used in this EDS and not otherwise defined herein shall have the meanings given to such terms in the Instructions to Bidders, General Conditions, Request for Proposals, Request for Qualifications, as applicable.

Affiliate means a person that directly or indirectly through one or more intermediaries, Controls is Controlled by, or is under common Control with the Person specified.

Applicant means a person who executes this EDS.

Bidder means any person who submits a Bid.

Code means the Code of Ordinances, Cook County, Illinois available on municode.com.

Contract shall include any written document to make Procurements by or on behalf of Cook County.

Contractor or Contracting Party means a person that enters into a Contract with the County.

Control means the unfettered authority to directly or indirectly manage governance, administration, work, and all other aspects of a business.

EDS means this complete Economic Disclosure Statement and Execution Document, including all sections listed in the Index and any attachments.

Joint Venture means an association of two or more Persons proposing to perform a forprofit business enterprise. Joint Ventures must have an agreement in writing specifying the terms and conditions of the relationship between the partners and their relationship and respective responsibility for the Contract

Lobby or lobbying means to, for compensation, attempt to influence a County official or County employee with respect to any County matter.

Lobbyist means any person who lobbies.

Person or Persons means any individual, corporation, partnership, Joint Venture, trust, association, Limited Liability Company, sole proprietorship or other legal entity.

Prohibited Acts means any of the actions or occurrences which form the basis for disqualification under the Code, or under the Certifications hereinafter set forth.

Proposal means a response to an RFP.

Proposer means a person submitting a Proposal.

Response means response to an RFQ.

Respondent means a person responding to an RFQ.

RFP means a Request for Proposals issued pursuant to this Procurement Code.

RFQ means a Request for Qualifications issued to obtain the qualifications of interested parties.

INSTRUCTIONS FOR COMPLETION OF ECONOMIC DISCLOSURE STATEMENT AND EXECUTION DOCUMENT

Section 1: Instructions. Section 1 sets forth the instructions for completing and executing this EDS.

Section 2: Certifications. Section 2 sets forth certifications that are required for contracting parties under the Code and other applicable laws. Execution of this EDS constitutes a warranty that all the statements and certifications contained, and all the facts stated, in the Certifications are true, correct and complete as of the date of execution.

Section 3: Economic and Other Disclosures Statement. Section 3 is the County's required Economic and Other Disclosures Statement form. Execution of this EDS constitutes a warranty that all the information provided in the EDS is true, correct and complete as of the date of execution, and binds the Applicant to the warranties, representations, agreements and acknowledgements contained therein.

Required Updates. The Applicant is required to keep all information provided in this EDS current and accurate. In the event of any change in the information provided, including but not limited to any change which would render inaccurate or incomplete any certification or statement made in this EDS, the Applicant shall supplement this EDS up to the time the County takes action, by filing an amended EDS or such other documentation as is required.

Additional Information. The County's Governmental Ethics and Campaign Financing Ordinances impose certain duties and obligations on persons or entities seeking County contracts, work, business, or transactions, and the Applicant is expected to comply fully with these ordinances. For further information please contact the Director of Ethics at (312) 603-4304 (69 W. Washington St. Suite 3040, Chicago, IL 60602) or visit the web-site at cookcountyil.gov/ethics-board-of.

Authorized Signers of Contract and EDS Execution Page. If the Applicant is a corporation, the President and Secretary must execute the EDS. In the event that this EDS is executed by someone other than the President, attach hereto a certified copy of that section of the Corporate By-Laws or other authorization by the Corporation, satisfactory to the County that permits the person to execute EDS for said corporation. If the corporation is not registered in the State of Illinois, a copy of the Certificate of Good Standing from the state of incorporation must be submitted with this Signature Page.

If the Applicant is a partnership or joint venture, all partners or joint venturers must execute the EDS, unless one partner or joint venture has been authorized to sign for the partnership or joint venture, in which case, the partnership agreement, resolution or evidence of such authority satisfactory to the Office of the Chief Procurement Officer must be submitted with this Signature Page.

If the Applicant is a member-managed LLC all members must execute the EDS, unless otherwise provided in the operating agreement, resolution or other corporate documents. If the Applicant is a manager-managed LLC, the manager(s) must execute the EDS. The Applicant must attach either a certified copy of the operating agreement, resolution or other authorization, satisfactory to the County, demonstrating such person has the authority to execute the EDS on behalf of the LLC. If the LLC is not registered in the State of Illinois, a copy of a current Certificate of Good Standing from the state of incorporation must be submitted with this Signature Page.

If the Applicant is a Sole Proprietorship, the sole proprietor must execute the EDS.

A "Partnership" "Joint Venture" or "Sole Proprietorship" operating under an Assumed Name must be registered with the Illinois county in which it is located, as provided in 805 ILCS 405 (2012), and documentation evidencing registration must be submitted with the EDS.

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SECTION 2

CERTIFICATIONS

THE FOLLOWING CERTIFICATIONS ARE MADE PURSUANT TO STATE LAW AND THE CODE. THE APPLICANT IS CAUTIONED TO CAREFULLY READ THESE CERTIFICATIONS PRIOR TO SIGNING THE SIGNATURE PAGE. SIGNING THE SIGNATURE PAGE SHALL CONSTITUTE A WARRANTY BY THE APPLICANT THAT ALL THE STATEMENTS, CERTIFICATIONS AND INFORMATION SET FORTH WITHIN THESE CERTIFICATIONS ARE TRUE, COMPLETE AND CORRECT AS OF THE DATE THE SIGNATURE PAGE IS SIGNED. THE APPLICANT IS NOTIFIED THAT IF THE COUNTY LEARNS THAT ANY OF THE FOLLOWING CERTIFICATIONS WERE FALSELY MADE, THAT ANY CONTRACT ENTERED INTO WITH THE APPLICANT SHALL BE SUBJECT TO TERMINATION.

A. PERSONS AND ENTITIES SUBJECT TO DISQUALIFICATION

No person or business entity shall be awarded a contract or sub-contract, for a period of five (5) years from the date of conviction or entry of a plea or admission of guilt, civil or criminal, if that person or business entity:

- Has been convicted of an act committed, within the State of Illinois, of bribery or attempting to bribe an officer or employee of a unit of state, federal or local government or school district in the State of Illinois in that officer's or employee's official capacity;
- 2) Has been convicted by federal, state or local government of an act of bid-rigging or attempting to rig bids as defined in the Sherman Anti-Trust Act and Clayton Act. Act. 15 U.S.C. Section 1 et seq.;
- 3) Has been convicted of bid-rigging or attempting to rig bids under the laws of federal, state or local government;
- 4) Has been convicted of an act committed, within the State, of price-fixing or attempting to fix prices as defined by the Sherman Anti-Trust Act and the Clayton Act. 15 U.S.C. Section 1, et seq.;
- 5) Has been convicted of price-fixing or attempting to fix prices under the laws the State;
- 6) Has been convicted of defrauding or attempting to defraud any unit of state or local government or school district within the State of Illinois;
- 7) Has made an admission of guilt of such conduct as set forth in subsections (1) through (6) above which admission is a matter of record, whether or not such person or business entity was subject to prosecution for the offense or offenses admitted to; or
- 8) Has entered a plea of *nolo contendere* to charge of bribery, price-fixing, bid-rigging, or fraud, as set forth in sub-paragraphs (1) through (6) above.

In the case of bribery or attempting to bribe, a business entity may not be awarded a contract if an official, agent or employee of such business entity committed the Prohibited Act on behalf of the business entity and pursuant to the direction or authorization of an officer, director or other responsible official of the business entity, and such Prohibited Act occurred within three years prior to the award of the contract. In addition, a business entity shall be disqualified if an owner, partner or shareholder controlling, directly or indirectly, 20% or more of the business entity, or an officer of the business entity has performed any Prohibited Act within five years prior to the award of the Contract.

THE APPLICANT HEREBY CERTIFIES THAT: The Applicant has read the provisions of Section A, Persons and Entities Subject to Disqualification, that the Applicant has not committed any Prohibited Act set forth in Section A, and that award of the Contract to the Applicant would not violate the provisions of such Section or of the Code.

B. BID-RIGGING OR BID ROTATING

THE APPLICANT HEREBY CERTIFIES THAT: In accordance with 720 ILCS 5/33 E-11, neither the Applicant nor any Affiliated Entity is barred from award of this Contract as a result of a conviction for the violation of State laws prohibiting bid-rigging or bid rotating.

C. DRUG FREE WORKPLACE ACT

THE APPLICANT HEREBY CERTIFIES THAT: The Applicant will provide a drug free workplace, as required by (30 ILCS 580/3).

DELINQUENCY IN PAYMENT OF TAXES

D.

CONTRACT NO. 1550-14816

THE APPLICANT HEREBY CERTIFIES THAT: The Applicant is not an owner or a party responsible for the payment of any tax or fee administered by Cook County, by a local municipality, or by the Illinois Department of Revenue, which such tax or fee is delinquent, such as bar award of a contract or subcontract pursuant to the Code, Chapter 34, Section 34-171.

E. HUMAN RIGHTS ORDINANCE

No person who is a party to a contract with Cook County ("County") shall engage in unlawful discrimination or sexual harassment against any individual in the terms or conditions of employment, credit, public accommodations, housing, or provision of County facilities, services or programs (Code Chapter 42, Section 42-30 et seq.).

F. ILLINOIS HUMAN RIGHTS ACT

THE APPLICANT HEREBY CERTIFIES THAT: It is in compliance with the Illinois Human Rights Act (775 ILCS 5/2-105), and agrees to abide by the requirements of the Act as part of its contractual obligations.

G. INSPECTOR GENERAL (COOK COUNTY CODE, CHAPTER 34, SECTION 34-174 and Section 34-250)

The Applicant has not willfully failed to cooperate in an investigation by the Cook County Independent Inspector General or to report to the Independent Inspector General any and all information concerning conduct which they know to involve corruption, or other criminal activity, by another county employee or official, which concerns his or her office of employment or County related transaction.

The Applicant has reported directly and without any undue delay any suspected or known fraudulent activity in the County's Procurement process to the Office of the Cook County Inspector General.

H. CAMPAIGN CONTRIBUTIONS (COOK COUNTY CODE, CHAPTER 2, SECTION 2-585)

THE APPLICANT CERTIFIES THAT: It has read and shall comply with the Cook County's Ordinance concerning campaign contributions, which is codified at Chapter 2, Division 2, Subdivision II, Section 585, and can be read in its entirety at www.municode.com.

1. GIFT BAN, (COOK COUNTY CODE, CHAPTER 2, SECTION 2-574)

THE APPLICANT CERTIFIES THAT: It has read and shall comply with the Cook County's Ordinance concerning receiving and soliciting gifts and favors, which is codified at Chapter 2, Division 2, Subdivision II, Section 574, and can be read in its entirety at www.municode.com.

J. LIVING WAGE ORDINANCE PREFERENCE (COOK COUNTY CODE, CHAPTER 34, SECTION 34-160;

Unless expressly waived by the Cook County Board of Commissioners, the Code requires that a living wage must be paid to individuals employed by a Contractor which has a County Contract and by all subcontractors of such Contractor under a County Contract, throughout the duration of such County Contract. The amount of such living wage is annually by the Chief Financial Officer of the County, and shall be posted on the Chief Procurement Officer's website.

The term "Contract" as used in Section 4, I, of this EDS, specifically excludes contracts with the following:

- Not-For Profit Organizations (defined as a corporation having tax exempt status under Section 501(C)(3) of the United State Internal Revenue Code and recognized under the Illinois State not-for -profit law);
- 2) Community Development Block Grants;
- Cook County Works Department;
- Sheriffs Work Alternative Program; and
- Department of Correction inmates.

REQUIRED DISCLOSURES

,/		CACAMATA CACAMATA
1.	. DISC	CLOSURE OF LOBBYIST CONTACTS
Li	ist all person	s that have made lobbying contacts on your behalf with respect to this contract:
N:	ame <u>No</u>	Address VE
2.	LOCA	AL BUSINESS PREFERENCE STATEMENT (CODE, CHAPTER 34, SECTION 34-230)
es wh	itablishment nich employs	means a Person, including a foreign corporation authorized to transact business in Illinois, having a bona fide located within the County at which it is transacting business on the date when a Bid is submitted to the County, and the majority of its regular, full-time work force within the County. A Joint Venture shall constitute a Local Business if one is that qualify as a "Local Business" hold interests totaling over 50 percent in the Joint Venture, even if the Joint Venture of the Bid property is the second of the Bid property of the second of the Bid property is the second of the Bid property in the Joint Venture.
OI	es not, at the	e time of the Bid submittal, have such a bona fide establishment within the County.
OI	es not, at the	e time of the Bid submittal, have such a bona fide establishment within the County. Is Applicant a "Local Business" as defined above?
OI	es not, at the	e time of the Bid submittal, have such a bona tide establishment within the County.
OI	es not, at the	Is Applicant a "Local Business" as defined above?
OI	a)	Is Applicant a "Local Business" as defined above? Yes: No: No:
OI	a)	Is Applicant a "Local Business" as defined above? Yes: No: If yes, list business addresses within Cook County:
OI	a)	Is Applicant a "Local Business" as defined above? Yes: No: If yes, list business addresses within Cook County:
OI	a) b)	Is Applicant a "Local Business" as defined above? Yes: No: If yes, list business addresses within Cook County:

any County Privilege.

All Applicants are required to review the Cook County Affidavit of Child Support Obligations attached to this EDS (EDS-5) and complete the Affidavit, based on the Instructions in the Affidavit.

EDS-3

CONTRACT NO. 1550-14816

			of all real estate owned by the Applicant in Cook County:
			(ATTACH SHEET IF NECESSARY TO LIST ADDITIONAL INDEX NUMBERS)
OR:	b)	The Applicant owns no	real estate in Cook County.
5.	EXCEI	PTIONS TO CERTIFICATIONS OF	R DISCLOSURES.
f the A his ED	pplicant i S, the Ap	s unable to certify to any of the Cer oplicant must explain below;	rtifications or any other statements contained in this EDS and not explained eisew
	<u></u> -		

COOK COUNTY DISCLOSURE OF OWNERSHIP INTEREST STATEMENT

The Cook County Code of Ordinances (§2-610 et seq.) requires that any Applicant for any County Action must disclose information concerning ownership interests in the Applicant. This Disclosure of Ownership Interest Statement must be completed with all information current as of the date this Statement is signed. Furthermore, this Statement must be kept current, by filing an amended Statement, until such time as the County Board or County Agency shall take action on the application. The information contained in this Statement will be maintained in a database and made available for public viewing.

If you are asked to list names, but there are no applicable names to list, you must state NONE. An incomplete Statement will be returned and any action regarding this contract will be delayed. A failure to fully comply with the ordinance may result in the action taken by the County Board or County Agency being voided.

"Applicant" means any Entity or person making an application to the County for any County Action.

"County Action" means any action by a County Agency, a County Department, or the County Board regarding an ordinance or ordinance amendment, a County Board approval, or other County agency approval, with respect to contracts, leases, or sale or purchase of real estate.

"Person" "Entity" or "Legal Entity" means a sole proprietorship, corporation, partnership, association, business trust, estate, two or more persons having a joint or common interest, trustee of a land trust, other commercial or legal entity or any beneficiary or beneficiaries thereof.

This Disclosure of Ownership Interest Statement must be submitted by :

- 1. An Applicant for County Action and
- A Person that holds stock or a beneficial interest in the Applicant <u>and</u> is listed on the Applicant's Statement (a "Holder") must file a Statement and complete #1 only under Ownership Interest Declaration.

Please print or type responses clearly and legibly. Add additional pages if needed, being careful to identify each portion of the form to which each additional page refers.

) This Stater	nent is being made l	oy the [×] App	licent or		Stock/Ben	reficial Interest Holder	
This Staten Identifying Name	Information:	[义] Origi	inal Stater	ment or []	Amended (Statement	
Street Addre	aescient An 1955 Sla			FEIN く <u>2</u> 80	NO.: 45	5-2732945	
-	<u>kandria</u> 703-739-21	ILO Fax N		VA 703-739-1	2210	Zip Code: ZZ314 Email: Ysoto@praescientanaly	tics.com
Cook County (Sole Proprie	Business Registratio etor, Joint Venture Pa	n Number: rtnership)		·			
Corporate Fil	e Number (if applicab	le): 04086	8556				
Form of Leg							
[]. Sole	Proprietor []	Partnership	[]	Corporation	[1]	Trustee of Land Trust	
[] Busi	ness Trust []	Estate	[]	Association	[]	Joint Venture	
M. Othe	r (describe) <u>LL(</u>	Partne	rship	-			

Owne	rship Interest Decisration:			CONT	RACT NO. 1	550-14816
1.	List the name(s), address, more than five percent (5%	and percent ownership) in the Applicant/Hold	p of each Person having a der.	legal or beneficie	il Interest (incl	uding ownersh
Yvor	ie Crotty INE SOTO INT HOLDINGS, CC	635 Slaters La C 11130 Sun 11	aux #200 Alexandria V ne #200, Alexandria 13e Valley DA #1301	Applicant/1 4 22314 . VA 22314 D RES PON 1/A	20% 20% 20191	60/
Name o	If the interest of any Person address of the principal on v of Agent/Nominee	listed in (1) above is i vhose behalf the inter Name of Prin	der in 11010'.	Principal's	Address	at the name an
3.	is the Applicant constructive if yes, state the name, addre control is being or may be ex	iss and necessage of	beneficial interest of such	[]	Yes [X] No nder which suc
Name	Address		Percentage of Beneficial Interest	Relationshi	.	
or all co	te Officers, Members and Proporations, list the names, ad s for all members. For all par	dracent and tome to		or all limited liabili dresses, for each	iy companies, partner or joli	list the namer nt venture.
ame	Address		Title (specify litle of Office, or whether mar or partner/joint venture	Ter nager	m of Office	
tie C	rotty 635 Slaters 1	are 200, Alexandr	LA VEZZIA Y CEC	•	4	
	SOTO 635 Slater	s Laus 4 200 Ale	mandria VAZZIBY C		4 years	
	+1120elli 11130	Sunrise Vall	ley Dr. #300 Rosto	M VA ZNIE	ENT	U1400
عام الأ	Hallam 11130 Su	RIBE VALLEY &	r. #300, Zecton V	razolal sh	veholder	4 v-eace
claratio	on ichock the anniholds be			٠,		1 -113

I state under oath that the Applicant has withheld no disclosure as to ownership interest in the Applicant nor reserved any information, data or plan as to the intended use or purpose for which the Applicant seeks County Board or other County

I state under oath that the Holder has withheld no disclosure as to ownership interest nor reserved any information required to

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IX.

ĺΧſ

Declaration (check the applicable box):

CONTRACT NO. 1550-14816

COOK COUNTY DISCLOSURE OF OWNERSHIP INTER	EST STATEMENT SIGNATURE PAGE
- Yvonne Soto	
Name of Authorized Applicant/Higher Representative (please print or type)	Title 12/15
Signature	Date
Email address Praeschentanalytics com	703-739-2110 Phone Number
Subscribed to and sworn before me this 04 day of och 2015	My commission expires: 07/31/2516
× Weekl	and a government of the state o
Motary Public Signature	Notary Seal
	Notary Seal NOTARY PUBLIC REG. #7528979 MY COMMISSION EXPIRES
	MY COMMISSION SEXPIRES
	MY COMMISSION SEXPIRES O7/31/16
	The Man Man OF Control
	•

COOK COUNTY DISCLOSURE OF OWNERSHIP INTEREST STATEMENT

The Cook County Code of Ordinances (§2-610 et seq.) requires that any Applicant for any County Action must disclose information concerning ownership interests in the Applicant. This Disclosure of Ownership Interest Statement must be completed with all information current as of the date this Statement is signed. Furthermore, this Statement must be kept current, by filing an amended Statement, until such time as the County Board or County Agency shall take action on the application. The information contained in this Statement will be maintained in a database and made available for public viewing.

If you are asked to list names, but there are no applicable names to list, you must state NONE. An incomplete Statement will be returned and any action regarding this contract will be delayed. A failure to fully comply with the ordinance may result in the action taken by the County Board or County Agency being voided.

"Applicant" means any Entity or person making an application to the County for any County Action.

"County Action" means any action by a County Agency, a County Department, or the County Board regarding an ordinance or ordinance amendment, a County Board approval, or other County agency approval, with respect to contracts, leases, or sale or purchase of real estate.

"Person" "Entity" or "Legal Entity" means a sole proprietorship, corporation, partnership, association, business trust, estate, two or more persons having a joint or common interest, trustee of a land trust, other commercial or legal entity or any beneficiary or beneficiaries thereof.

This Disclosure of Ownership Interest Statement must be submitted by :

1. An Applicant for County Action and

This Statement is being made butten!

 A Person that holds stock or a beneficial interest in the Applicant <u>and</u> is listed on the Applicant's Statement (a "Holder") must file a Statement and complete #1 only under Ownership Interest Declaration.

Please print or type responses clearly and legibly. Add additional pages if needed, being careful to identify each portion of the form to which each additional page refers.

	Statement is an:	-4-1-22-	1 X Touch	nai Staten	ieur of [] Al	mended :	Statement
	fying information:		_				
Name	Oxpoint Hold	ngs, LL(<u> </u>				
D/B/A					FEIN I	40.: <u> </u>	15-2642896
Street	Address: 11130 S	unrise Va	alley Dr. Suite 300				
City: _	Reston			State:	Virginia		Zip Code: 20191
Phone	No.: (703) 678	3-8950	Fax N				Email: cary@oxpointholdings.com
(5018	County Business Re Proprietor, Joint Ver rate File Number (if	nture Pa	innersnip)	2000			
Corboi							7
	of Legal Entity:						
	of Legal Entity: Sole Proprietor	[X]	Partnership	[]	Corporation	[]	Trustee of Land Trust
Form		•	Partnership	[]	Corporation Association	[]	Trustee of Land Trust Joint Venture

CONTRACT NO. 1550-14816

Ownership Interest Declaration:

 List the name(s), address, and percent ownership of each Person having a legal or beneficial interest (including ownership) of more than five percent (5%) in the Applicant/Holder.

Guy Filippelli 11130 Suni		Address		Percentage Interest in Applicant/Holder 33%		
		11130 Sunrise Valley Dr.	Reston, VA 20191			
		11130 Sunrise Valley Dr.	Reston, VA 20191	33%		
Matt Hal	lam	11130 Sunrise Valley Dr.	Resion, VA 20191	33%		
Text	Text					
2.	If the interest of any Perso address of the principal or	on listed in (1) above is h n whose behalf the intere	eld as an agent or agents, or est is held.	a nominee or nominees, list the name and		
Name	of Agent/Nominee	Name of Princ	ipal	Principal's Address		
3.	is the Applicant constructi	vely controlled by another	er person or Legal Entity?	[]Yes [Y]No		
-		dress and percentage of	= *	t] Yes [)(] No rson, and the relationship under which such		
Name	Address	;	Percentage of Beneficial Interest	Relationship		
				er er en		
	rate Officers, Members and					
For all o	corporations, list the names, ses for all members. For all	addresses, and terms for partnerships and joint ve	or all corporate officers. For a entures, list the names, addre	all limited liability companies, list the names, asses, for each partner or joint venture.		
łame	Address		Title (specify title of Office, or whether managor partner/joint venture)	Term of Office ger		
Declar	ation (check the applicabl					
]	I state under oath that the any information, data or p Agency action.	Applicant has withheld r lan as to the intended us	no disclosure as to ownership se or purpose for which the A	o interest in the Applicant nor reserved applicant seeks County Board or other Coun		
x 1	I state under oath that the	Holder has withheld no	disclosure as to ownership in	terest nor reserved any information required		

COOK COUNTY DISCLOSURE OF OWNERSHIP INTEREST STATEMENT SIGNATURE PAGE

Guy L. Filippell	Member
Name of Authorized Applicant/Holder Representative (please print or type)	Title
Signature	February 26, 2016 Date
cary@oxpointholdings.com E-mail address	(703) 678-8950 Phone Number
Subscribed to and sworn before me this 26h day of 10h, 20/10	My commission expires:
X OUL MAN Notary Profile Signature	4/30/19 Notary Seal





COOK COUNTY BOARD OF ETHICS 69 W. WASHINGTON STREET, SUITE 3040 CHICAGO, ILLINOIS 60602 312/603-4304 Office 312/603-9988 Fax

FAMILIAL RELATIONSHIP DISCLOSURE PROVISION

Nepotism Disclosure Requirement:

Doing a significant amount of business with the County requires that you disclose to the Board of Ethics the existence of any familial relationships with any County employee or any person holding elective office in the State of Illinois, the County, or in any municipality within the County. The Ethics Ordinance defines a significant amount of business for the purpose of this disclosure requirement as more than \$25,000 in aggregate County leases, contracts, purchases or sales in any calendar year.

If you are unsure of whether the business you do with the County or a County agency will cross this threshold, err on the side of caution by completing the attached familial disclosure form because, among other potential penalties, any person found guilty of failing to make a required disclosure or knowingly filing a false, misleading, or incomplete disclosure will be prohibited from doing any business with the County for a period of three years. The required disclosure should be filed with the Board of Ethics by January 1 of each calendar year in which you are doing business with the County and again with each bid/proposal/quotation to do business with Cook County. The Board of Ethics may assess a late filing fee of \$100 per day after an initial 30-day grace period.

The person that is doing business with the County must disclose his or her familial relationships. If the person on the County lease or contract or purchasing from or selling to the County is a business entity, then the business entity must disclose the familial relationships of the individuals who are and, during the year prior to doing business with the County, were:

- its board of directors,
- its officers.
- its employees or independent contractors responsible for the general administration of the entity,
- its agents authorized to execute documents on behalf of the entity, and
- e its employees who directly engage or engaged in doing work with the County on behalf of the entity.

Do not hesitate to contact the Board of Ethics at (312) 603-4304 for assistance in determining the scope of any required familial relationship disclosure.

Additional Definitions:

'Familial relationship" means a person who is a spouse, domestic partner or civil union partner of a County employee or State, County or municipal official, or any person who is related to such an employee or official, whether by blood, marriage or adoption, as a:			
Parent	☐ Grandparent	☐ Stepfather	
☐ Child	□ Grandchild	Stepmother	
Brother ■	☐ Father-in-law	Stepson	

☐ Child ☐ Brother	☐ Grandchild ☐ Father-in-law	Stepmother Stepson
☐ Sister☐ Aunt☐ Uncle	☐ Mother-in-law ☐ Son-in-law ☐ Daughter-in-law	El Stepdaughte El Stepbrother El Stepsister
☐ Niece ☐ Nephew	☐ Brother-in-law ☐ Sister-in-law	☐ Half-brothe ☐ Half-sister

COOK COUNTY BOARD OF ETHICS FAMILIAL RELATIONSHIP DISCLOSURE FORM

A.	PERSON DOING OR SEEKING TO DO BUSINESS WITH THE COUNTY
	Name of Person Doing Business with the County:
	Address of Person Doing Business with the County:
	Phone number of Person Doing Business with the County:
	Email address of Person Doing Business with the County:
	If Person Doing Business with the County is a Business Entity, provide the name, title and contact information for the individual completing this disclosure on behalf of the Person Doing Business with the County: Praescient Analytics, LLC: Yvenne Seto, COO + CO-owner
	703-739-2110 / Ysoto @ praescientanalytics. com
B.	DESCRIPTION OF BUSINESS WITH THE COUNTY Append additional pages as needed and for each County lease, contract, purchase or sale sought and/or obtained during the calendar year of this disclosure (or the proceeding calendar year if disclosure is made on January 1), identify:
	The lease number, contract number, purchase order number, request for proposal number and/or request for qualification number associated with the business you are doing or seeking to do with the County:
	Contract NO: 1550-14816 (2FP)
	The aggregate dollar value of the business you are doing or seeking to do with the County: \$
	The name, title and contact information for the County official(s) or employee(s) involved in negotiating the business you are doing or seeking to do with the County: Cook County Shariff's Office
	The name, title and contact information for the County official(s) or employee(s) involved in managing the business you are doing or seeking to do with the County: Edmund Rendon, SR. Contract Negotiator
	(312) GO3-G824, edmund, rendon a cookcountyil, gov
C.	DISCLOSURE OF FAMILIAL RELATIONSHIPS WITH COUNTY EMPLOYEES OR STATE, COUNTY OR MUNICIPAL ELECTED OFFICIALS
	Check the box that applies and provide related information where needed
	The Person Doing Business with the County is an individual and there is no familial relationship between this individual and any Cook County employee or any person holding elective office in the State of Illinois, Cook County, or any municipality within Cook County.
×	The Person Doing Business with the County is a business entity and there is no familial relationship between any member of this business entity's board of directors, officers, persons responsible for general administration of the business entity, agents authorized to execute documents on behalf of the business entity or employees directly engaged in contractual work with the County on behalf of the business entity, and any Cook County employee or any person holding elective office in the State of Illinois, Cook County, or any municipality within Cook County.

COOK COUNTY BOARD OF ETHICS FAMILIAL RELATIONSHIP DISCLOSURE FORM

and at least one Co	ok County employee and/or a pe	individual and there is a familial in erson or persons holding elective of ty. The familial relationships ar	fice in the State of Illin	nis individual ois, Cook
Name of Individual Doing Business with the County	Name of Related County Employee or State, County or Municipal Elected Official	Title and Position of Related County Employee or State, County or Municipal Elected Official	Nature of Familial Relationship*	
				-
If more space is needed, atta	ch an additional sheet following	g the above format.		-m
member of this bust entity, agents autho contractual work w and/or a person hole	mess entity's board of directors, rized to execute documents on lith the County on behalf of the l	usiness entity and there is a family, officers, persons responsible for goehalf of the business entity and/or business entity, on the one hand, an of Illinois, Cook County, and/or answs: Title and Position of Related County Employee or State, County or Municipal Elected Official	eneral administration o employees directly eng ad at least one Cook Co	f the business gaged in
Name of Officer for Business Entity Doing Business with the County	Name of Related County Employee or State, County or Municipal Elected Official	Title and Position of Related County Employee or State, County or Municipal Elected Official	Nature of Familial Relationship*	

)	Name of Person Responsible for the General Administration of the Business Entity Doing Business with the County	Name of Related County Employee or State, County or Municipal Elected Official	Title and Position of Related County Employee or State, County or Municipal Elected Official	CONTRACT NO. 1550-14816 Nature of Familial Relationship*
	Name of Agent Authorized to Execute Documents for Business Entity Doing Business with the County	Name of Related County Employee or State, County or Municipal Elected Official	Title and Position of Related County Employee or State, County or Municipal Elected Official	Nature of Familial Relationship
	Name of Employee of Business Entity Directly Engaged in Doing Business with the County	Name of Related County Employee or State, County or Municipal Elected Official	Title and Position of Related County Employee or State, County or Municipal Elected Official	Nature of Familial Relationship*
, ,	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·		
	Ifn	nore space is needed, attach a	n additional sheet following the a	bove format.
	ERIFICATION: To the best knowledge that an inaccurate fleether than the best mature of Recipient	t of my knowledge, the inform or incomplete disclosure is p	nation I have provided on this distunishable by law, including but not the disturbance of	closure form is accurate and complete. I of limited to fines and debarment.
SU	BMIT COMPLETED FOR	69 West Washin Office (312) 603	pard of Ethics gton Street, Suite 3040, Chicago, 3-4304 – Fax (312) 603-9988 nics@cookcountyil.gov	Illinois 60602

^{*} Spouse, domestic partner, civil union partner or parent, child, sibling, aunt, uncle, niece, nephew, grandparent or grandchild by blood, marriage (i.e. in laws and step relations) or adoption.

SECTION 4

COOK COUNTY AFFIDAVIT FOR WAGE THEFT ORDINANCE

Effective May 1, 2015, every Person, Including Substantial Owners, seeking a Contract with Cook County must comply with the Cook County Wage Theft Ordinance set forth in Chapter 34, Article IV, Section 179. Any Person/Substantial Owner, who fails to comply with Cook County Wage Theft Ordinance, may request that the Chief Procurement Officer grant a reduction or waiver in accordance with Section 34-179(d).

"Contract" means any written document to make Procurements by or on behalf of Cook County,

"Person" means any individual, corporation, partnership, Joint Venture, trust, association, limited liability company, sole proprietorable or other legal entity.

"Procurement" means obtaining supplies, equipment, goods, or services of any kind.

"Substantial Owner" means any person or persons who own or hold a twenty-five percent (25%) or more percentage of interest in any business entity seeking a County Privilege, including those shareholders, general or limited partners, beneficiaries and principals; except where a business entity is an individual or sole proprietor.

All Persons/Substantial Owners are required to complete this affidavit and comply with the Cook County Wage Their Ordinance before any Contract is awarded. Signature of this form constitutes a certification the information provided below is correct and complete, and that the individual(s) signing this form has/have personal knowledge of such information.

l. Contract information:
Contract Number;
County Using Agency (requesting Produrement): COOK COUNTY SHERIFF'S OFFICE
II. Person/Substantial Owner Information:
Person (Corporate Entity Name): DRROINT HOLDINGS, LEC
Substantial Owner Complete Name: DXPDINT HOLDINGS, LLC
FEIN# 45-2642896
Date of Birth: E-mail address: <u>Nicke oxpount holdings.com</u>
Street Address: 11/30 SANRISE VALLEY DR. SUITE 300
City: RETON State: VA Zip: 20191
Home Phone: 703 240 - 8300 Driver's License No:
III. Compliance with Wage Laws:
Within the past five years has the Person/Substantial Owner, in any judicial or administrative proceeding, been convicted of, entered a plea, made an admission of guilt or liability, or had an administrative finding made for committing a repeated or will full violation of any of the following laws:
Illinois Wage Payment and Collection Act, 820 ILCS 115/1 et seg., YES of NO
Illinois Minimum Wage Act, 820 ILCS 105/1 et seq., YES of NO
Illinois Worker Adjustment and Retraining Notification Act, 820 ILCS 65/1 et seq., YES of NO
Employee Classification Act, 820 ILCS 185/1 et seq., YES of No
Fair Labor Standards Act of 1938, 29 U.S.C. 201, et seg., YES or (10)
Any comparable state statute or regulation of any state, which governs the payment of wages YES or (NO)
If the Person/Substantial Owner answered "Yes" to any of the questions above, it is ineligible to enter into a Contract with Cook County

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IV. Request for Walver or Reduction - MA

If Person/Substantial Owner answered "Yes" to any of the questions above, it may request a reduction or waiver in accordance with Section 34-179(d), provided that the request for reduction of waiver is made on the basis of one or more of the following actions that have taken place:

There has been a bona fide change in ownership or Control of the ineligible Person or Substantial Owner YES or NO

Disciplinary action has been taken egainst the individual(s) responsible for the acts giving rise to the violation

Remedial action has been taken to prevent a recurrence of the acts giving rise to the disqualification or default

Other factors that the Person or Substantial Owner believe are relevant.

The Person/Substantial Owner must submit documentation to support the basis of its request for a reduction or waiver. The Chief Procurement Officer reserves the right to make additional inquiries and request additional documentation.

/.	Affirmation					
	The Person/Substantial Owner affirms that all state	ments conta	ined in the Affids	wit are true	enourain and	gamalata.
	Signature:				Acr	Complete.
	. f. > f.	1			Date: 01	2010
	Name of Person signing (Print): Wicholas He	alla M	Title:	Men	401	
	Subscribed and sworn to perore me this	day of _	Derose	FL.	20	
	Surux	750	01748	······································		
ote:	Notary Public Signature The above Information is subject to verification pro	ing in the au	Notary	Seal		



SECTION 5

CONTRACT AND EDS EXECUTION PAGE PLEASE EXECUTE THREE ORIGINAL COPIES

The Applicant hereby certifies and warrants that all of the statements, certifications and representations set forth in this EDS are true, complete and correct; that the Applicant is in full compliance and will continue to be in compliance throughout the term of the Contract or County Privilege issued to the Applicant with all the policies and requirements set forth in this EDS; and that all facts and information provided by the Applicant in this EDS are true, complete and correct. The Applicant agrees to inform the Chief Procurement Officer in writing if any of such statements, certifications, representations, facts or information becomes or is found to be untrue, incomplete or incorrect during the term of the Contract or County Privilege.

Execution by Corporation

Corporation's Name	President's Printed Name and Signature
Telephone	Email
Secretary Signature	Date
	Execution by LLC
PRAESCIENT ANALYTICS, LLC	Tround Soto Time &
LLC Name	*Member/Manager Printed Mame and Signature
1/29/2016	103-729-2110 yvohme@praescientanalytics.com
Date	Telephone and Email
Execu Partnership/Joint Venture Name	*Partner/Joint Venture Printed Name and Signature
	r artionosint voltarior r initiod r tallio diffe displaced
Date	Telephone and Email
Ex	ecution by Sole Proprietorship
Printed Name and Signature	Date
Telephone	Email
Subscribed and sworn to before me this	My commission expires: 3/31/2019
Meliberation	PAMELA CESDEDEC
Notary Public Signature	Notary Seal COMMONWEATTH

If the operating agreement, partnership agreement or governing documents requiring execution Pages.

MY COMMISSION EXPIRES MAR. 31, 2019

COMMISSION TABLES MAR. 31,

Communically & Binginia



State Corporation Commission

CERTIFICATE OF FACT

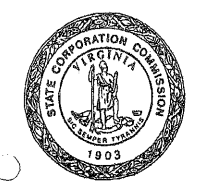
I Certify the Following from the Records of the Commission:

That Praescient Analytics, LLC is duly organized as a limited liability company under the law of the Commonwealth of Virginia;

That the date of its organization is June 27, 2011; and

That the limited liability company is in existence in the Commonwealth of Virginia as of the date set forth below.

Nothing more is hereby certified.



Signed and Sealed at Richmond on this Date: October 2, 2015

Joel H. Peck, Clerk of the Commission

CISECOM

Document Control Number: 1510025493

WRITTEN CONSENT OF THE BOARD OF DIRECTORS OF PRAESCIENT ANALYTICS, LLC (a Virginia limited liability company)

Effective as of March 10th, 2015

The undersigned, being all of the members of the Board of Directors (the "Board") of Praescient Analytics, LLC, a Virginia limited liability company (the "Company"), do hereby consent in writing to the following actions pursuant to the Virginia Limited Liability Company Act and the Amended and Restated Limited Liability Company Agreement of the Company, each as amended:

1. Signatory Authority

NOW THEREFORE, BE IT RESOLVED, that Katherine G. Crotty, CEO, and/or Yvonne Soto, COO, shall be entitled to execute contracts and all legally binding documents on behalf of the Company.

2. General Ratification and Approval

RESOLVED, that all legal actions heretofore taken by any officer, director or agent in furtherance of the foregoing be and hereby is approved, authorized and ratified; and be it further

RESOLVED, that the appropriate officers and agents of the Company are hereby authorized, for and on behalf of the Company, to execute, file, deliver, acknowledge and to take or cause to be done any and all such other actions as he may deem necessary or desirable to effectuate and carry out the foregoing resolutions and the actions authorized herein (such determination to be conclusively, but not exclusively, evidenced by the appropriate officer's or agent's execution thereof); and be it further

RESOLVED, that the Secretary be and is hereby directed to file an original copy of this written consent in the records of the Company.

(Signatures on following page,)

This Consent may be executed in multiple counterparts, each of which shall be deemed to be an original and all of which together shall be deemed to be one and the same document. Facsimile or other electronic signatures on this consent may be accepted in lieu of the original signatures.

IN WITNESS WHEREOF, the undersigned have executed this written consent effective as of the date first written above.

BOARD OF DIRECTORS:

Guy Filippelli

Yvonne Soto

Katherine G. Crotty

Tim Murphy

Mark Shaheen

SECTION 6 COOK COUNTY SIGNATURE PAGE

ON BEHALF OF THE COUNTY OF CO	OOK, A BODY POLITIC AND CORPO	RATE OF THE STATE OF ILLIN	OIS, THIS CONTRACT IS HEREBY EXECU
	Som &	· A_	
	COOK COUNTY CH	IIEF PROCUREMENT OFFICER	
DATED AT CHICAGO, ILLINOIS THIS	27 DAY OF Ma	avar	,20 <u>[Q</u>
IN THE CASE OF A BID/ PROPOSAL	/RESPONSE, THE COUNTY HEREB	Y ACCEPTS:	
THE FOREGOING BID/PROPOSAL/R	ESPONSE AS IDENT(FIED IN THE C	ONTRACT DOCUMENTS FOR (CONTRACT NUMBER
1550-14816			APPRIOVED BY COMMISSIONERS
<u>OR</u>			MAR 2 3 2016
ITEM(S), SECTION(S), PART(S):			
TOTAL ÀMOUNT OF CONTRACT:	\$ <u>800,000.00</u>		
	•	(DOLLARS AND CENTS)	
			•