

PRESIDIO

MASTER SERVICES AGREEMENT

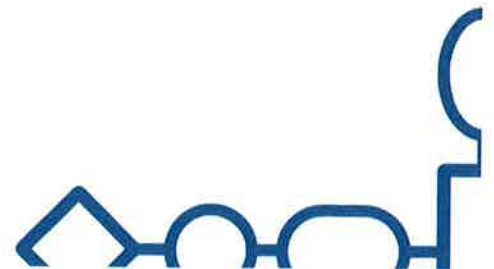
1. INTRODUCTION

This Master Services Agreement ("Agreement") between Presidio Networked Solutions, Inc., a Florida corporation having principal offices located at 5337 Millenia Lakes Blvd, Suite 300, Orlando FL, 32839 ("Presidio") and Enterprise Florida, Inc. a Florida company having principal offices located at 800 N. Magnolia Ave, Suite 1100, Orlando, Florida 32803 ("Customer") relates to the performance of certain services ("Services") or the provision of certain products ("Products") by Presidio or its affiliates on behalf of the Customer, including but not limited to Managed Support Services (Attachment A) provided by Presidio for the Customer. From time to time as appropriate, Presidio and Customer shall identify specific Products and Services to be provided. The details of these Products and Services and related terms and conditions shall be documented in addendums to this Agreement in the form of "Specifications". The fundamental purpose of the main body of this Agreement is to define those terms and conditions that do not change as individual Specifications are added. In the event that terms and conditions defined in a particular Specification or purchase order contradict the terms of the main body of this Agreement, the terms defined in the Specification or purchase order shall be in effect. The term of a Specification will continue from date of submission of the Specification by Presidio until Customer has made payment in full. These Standard Terms will continue and govern all Specifications entered into between Presidio and Customer until such terms are expressly terminated by either party, and upon completion of all outstanding Specifications at the time such notice is provided.

The following standard definitions are used throughout this Agreement and in Specifications:

Terminology	Definition
Customer Sites or Sites	The physical sites(s) designated by the Customer (other than Presidio sites) where the Services may be performed
Deliverable	All documentation, whether in hard copy or electronic form, such as analyses, reports, manuals, test results, or any other item other than Products provided by one party to the other pursuant to the terms of this Agreement
Implementation	The activities specified in this Agreement such as project management, design, configuration, staging, installation, and testing
Installation	The physical activity required to place a Product into a Customer Site
Milestone	A specific goal, objective, or event pertaining to the Services described under the terms of this Agreement
Network	A collection of products and other equipment and devices that communicate with each other
Normal Business Hours	The hours of Monday through Friday 8:00 AM to 5:00 PM local time, excluding any Customer-observed holidays.
Project Plan or Detailed Design Document	A plan documenting all aspects of the Services
Quote	A price quote for Products delivered as part of a specific Specification.
Scope of Work or SOW	A description of the Equipment or Services to be provided as part of a specific Specification
Site Survey	An assessment of the readiness of the Customer Site for the Implementation of Equipment and Services associated with this Agreement
Staging	The assembly, software loading, and configuration of Product prior to Installation at Customer Site
T&E	Travel and expenses associated with the performance of Services associated with this Agreement

The following are specifically included in this agreement: Attachment A – Managed Services and Attachment B – Pricing. Other attachments may be added by mutual consent.



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Presidio Engineer	Presidio technical resource assigned to perform one or more tasks in accordance with the terms in Attachment A.	Dino DeMary, Engineering Manager 5337 Millenia Lakes Blvd., Suite 300 Orlando, FL 32839 407-409-8239 ddemarco@presidio.com
Customer Engineer	Customer technical resource assigned to provide specific technical or Site related information/coordination.	John Caballero, Director of Information Technology jcaballero@eflorida.com 407-956-5626
Service Delivery Coordinator ("SDC")	Assigned Presidio point of contact for customer satisfaction of IT service delivery. SDM provides operational leadership to the account team and client stakeholders and ensures understanding of the various technology services being delivered.	Scott Neher, Service Delivery Coordinator 5337 Millenia Lakes Blvd., Suite 300 Orlando, FL 32839 407.233.0039 sneher@presidio.com

5. COMMON ASSUMPTIONS

The following assumptions, together with those detailed elsewhere in this Agreement, were made in creating the associated Specifications. Should any of these assumptions prove to be materially inaccurate or incomplete, Presidio may modify the Scope of Work, price, schedule or other elements of a Specification in accordance with the Change Request procedure defined in Section 6. Any such requested modification shall not be considered to be a default or breach of contract with respect to this Agreement.

1. Where applicable, Customer's Site shall be ready as of or prior to the date scheduled for Presidio to perform Services. Costs associated with Customer's failure to (1) make the Customer Site ready (as determined by Presidio); or (2) meet any of the other responsibilities specified in the appropriate Specification shall be billed at Presidio's then-current time and materials rates plus travel and other related expenses. Any additional costs incurred by Customer as a result of delays shall be the sole responsibility of the Customer. Unless specified otherwise, readiness shall include:
 - a. All cable infrastructures (UTP, fiber, etc.) are in place and tested (all sites).
 - b. Adequate HVAC or other environmental conditioning in order to maintain any equipment within manufacturer's specifications.
 - c. Adequate power for all equipment including UPS systems where applicable.
2. Unless otherwise specified, Presidio shall perform its Services during Normal Business Hours. Customer may be responsible for any additional and reasonable costs associated with Services performed outside Normal Business Hours.
3. Any acceptance tests conducted with respect to the Services detailed in a Specification shall apply only to the Services detailed therein, and shall not constitute acceptance or rejection of any Service performed or Product purchased or licensed separately by the Customer.
4. Presidio shall have a lead time of at least 30 days from acceptance of Customer's purchase order to begin Services.
5. Presidio shall be eligible to receive a schedule extension of up to 30 days for any personnel change requests made by the Customer.
6. Union labor is not required for any Services.
7. Unless explicitly stated otherwise in the Specification, the following Services are not covered under any Specification:
 - a. Support or replacement of Product that is altered, modified, mishandled, destroyed, or damaged by natural causes or damaged due to a negligent or willful act or omission by Customer or any representative of Customer.
 - b. Services for software installation not specifically identified in the Specification.

Customer shall provide reasonable access to Presidio to Customer Sites, personnel and information to perform Services. This shall include, but not be limited to:

1. Provide up to date network diagrams



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Priority 2: Major business Impact	Existing network operation is impaired and some business operations are negatively affected.	Four hour ticket opening and contact from an analyst.	30 minute phone notification of Designated Customer Contact. Immediate email notification of Designated Customer Contact.
Priority 3: Minor business impact	Network performance may be impaired while most business operations remain functional.	Four hour ticket opening and contact from an analyst.	Immediate email notification of Designated Customer Contact.
Priority 4: No business Impact	An information request or documentation clarification which has no operational impact.	Next day ticket opening and response from an analyst.	Immediate email notification of Designated Customer Contact.

8. PURCHASE AND PAYMENT

When Customer has requested Presidio to procure Products or provide Services, whether by oral, telephonic, electronic, written or other means, then Customer's acceptance of (i) any Products delivered; or (ii) any Services performed constitutes agreement by Customer to make full payment for any invoices presented for these Products or Services in accordance with the payment terms defined on the corresponding Specification.

Specifications shall define fees, labor rates, specific payment terms and/or payment schedules as appropriate.

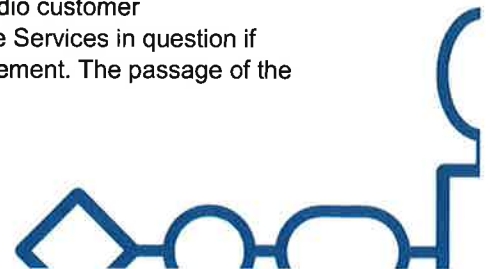
1. In the absence of specified hourly rate, or for requested Services outside the Scope of Work, the labor rate shall be \$200 per hour.
2. In the absence of a specific Product or Service payment schedule, Presidio reserves the right to invoice Customer upon and for each Service rendered or Product delivered, but no less frequently than monthly.

Customer cannot refuse to make payment for partial delivery of Products or Services. Customer shall pay all charges on terms established by Presidio including reasonable charges for shipping, handling and insurance on any Products delivered.

Customer shall reimburse Presidio for all reasonable non-local travel, living, or other expenses ("T&E") associated with the performance of this Agreement. Presidio shall provide estimated T&E expenses as part of any specification. T&E will be invoiced at actual cost, provided that such costs are not materially different from the estimates provided by Presidio to Customer.

To that end, Presidio Managed Services and Presidio shall send one monthly invoice that will include (a) all standard monthly costs incurred by Customer pursuant to the Managed Services Agreement. (b) any costs incurred pursuant to this Agreement, and (c) any and all ancillary fees incurred during the immediately preceding month incurred by Enterprise Florida, Inc. for any services rendered by Presidio Managed Services, Presidio, or any of their affiliates (the "Presidio Invoice"). The Presidio Invoice will provide for one payee and method of payment for all such costs incurred.

Customer will make payment to Presidio within thirty (30) days from the date of the Presidio Invoice unless such Presidio Invoice is disputed or as otherwise agreed to by the parties in advance and in writing. Unless otherwise indicated in a Specification, Customer agrees that staff augmentation Services and Services performed on a time and materials basis will be deemed accepted as performed. Unless otherwise indicated in a Specification, all other Services will be deemed accepted upon the earlier of Presidio's receipt of a signed acceptance document, or thirty (30) calendar days from the date of the delivery of the final project deliverable. Customer will notify its applicable Presidio customer representatives or point of contact within thirty (30) days after completion of the Services in question if any of the Services fail to conform to the standard of care set forth in this Agreement. The passage of the



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refuse a return which is not in "like new" condition. Returns, if possible, are subject to current manufacturer's policies and require a Return Merchandise Authorization (RMA) number in advance of the return. COD shipments will be refused.

All orders will be shipped FOB origin (FOB destination (CONUS) applicable to Federal Government Customers only). Orders shipped from a manufacturer to Presidio at Customer's request for warehousing, configuration, storage or otherwise, will be deemed to have been shipped FOB origin.

10. TAXES

All sales, use, excise, value added, or personal property taxes, tariffs or import fees, and/or other governmental charges will be paid by Customer and are Customer's responsibility except as expressly limited by law. A valid Tax Exemption Certificate must support exception to this provision. Customer holds Presidio harmless from paying such taxes and charges.

11. SECURITY INTEREST AND SELLERS OPTION

Customer hereby grants to Presidio a security interest in Products purchased but unpaid by Customer to secure such payment obligations of Customer to Presidio. Customer agrees that in the event of default in any payment and failure to cure same within a reasonable time, Presidio shall have, in addition to its rights under the law, the right to repossess such goods without further operation of law and without notice to Customer. Customer further agrees to execute any additional documents necessary to perfect or continue the security interest created by this agreement.

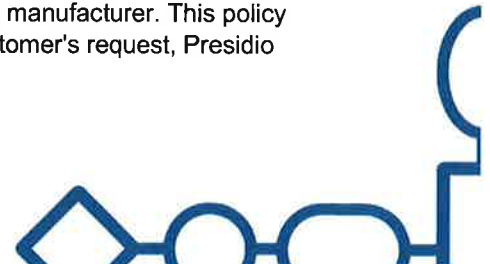
Presidio may, at its sole option, withhold delivery of all or any part of any order or cancel the order if at any time Customer's account with Presidio is in arrears. If at any time, Customer is in arrears on account, Presidio may then cancel this Agreement and seek redress for damages, including lost profits, offsetting any deposit there against, and further recover its costs including reasonable attorney fees.

12. WARRANTY AND LIABILITY

With respect to Services performed by Presidio, Presidio warrants to Customer, that (a) the Services rendered shall be performed in a skillful and professional manner commensurate with the requirements of the Specification, (b) it has the authority to enter into this Agreement and perform the Services and provide materials, information and deliverables hereunder and that its obligations hereunder are not in conflict with any other obligations; (c) each of its employees has the proper skill, training and background necessary to accomplish such employee's assigned tasks; (d) all Services will be performed in a competent and professional manner, by qualified personnel and will conform to Customer's requirements; (e) neither any deliverables, information, materials, nor the performance of any Services by Presidio infringe upon or violate the rights of any third party and Customer shall receive free and clear title to all works, materials, information and deliverables prepared and/or developed in connection with this Agreement; and (f) Customer shall have the right to use for its own purposes, any ideas, methods, techniques, materials and information provided to or otherwise obtained by Customer as a result of this Agreement without restriction, liability or obligation, except as may be specified herein.

The passage of the thirty (30) day period after completion of the Services without the notification described herein shall constitute Customer's acceptance of the Services.

With respect to particular Products manufactured or supplied by third parties to Presidio for resale to Customer, Presidio makes no warranties of any kind in addition to or exceeding the warranty supplied or offered by the respective manufacturer or supplier, which shall be transferred or assigned to Customer, and Customer's recovery is limited to recovery against such manufacturer or supplier for breach of any applicable warranties of manufacturer or supplier. In the event of a claim by Customer for breach of Product warranty, Customer must follow the warranty policy established by the manufacturer. This policy may require return of the warranted item to the manufacturer for repair. At Customer's request, Presidio



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14. OWNERSHIP AND LICENSE

Nothing in this Agreement shall alter or amend the intellectual property licenses provided with any purchase of Services.

With respect to the Services provided under this Agreement, Customer acknowledges that Presidio or its subcontractors(s) own all intellectual property rights and other proprietary rights in and to the Services, and Deliverables, and Documentation, and any other materials and information Presidio provides to Customer as part of this Agreement whether developed in performance hereunder or pre-existing.

Upon final payment of all amounts required pursuant to this Agreement, Presidio grants to Customer a nonexclusive and nontransferable license to use Deliverables specified in this Agreement (in object code form if software) and related documents, materials, data and information (including but not limited to technical specifications, design documentation and manuals) for Customer's internal business use. This license is perpetual provided Customer is not otherwise in breach of this license. This license grant does not include the right to sublicense and is nontransferable.

15. INSURANCE

Without any other obligation or liability of Presidio under this Agreement, Presidio shall maintain at its sole cost throughout the entire period of this Agreement insurance coverage of not less than the following: (1) Comprehensive or Commercial General Liability Insurance of not less than \$1,000,000; (2) Professional Liability Insurance of not less than \$1,000,000; and (3) Workman's Compensation Insurance.

16. IMPORT AND EXPORT

Import Clearance and Documentation - Customer will be responsible for the Customs clearance process, where applicable, and for obtaining any and all required licenses and permits as well as satisfying any formalities required to import Products in accordance with all applicable laws and regulations, including but not limited to the payment of duties, taxes, surcharges, fees and any special assessments and take all other actions required in connection with the importation and Customs clearance of Products. Customer will be responsible for ensuring documentation necessary for the import and Customs clearance process and recordkeeping meets all applicable laws and regulations.

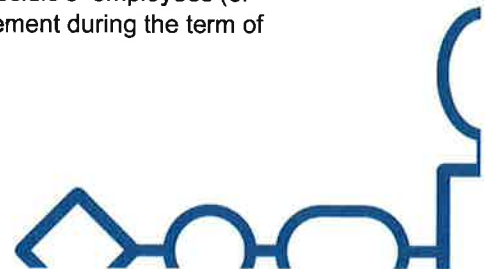
Customer has been advised that all Products purchased hereunder and Presidio's Confidential Information is subject to the U.S. Export Administration Regulations. Customer agrees to comply with all applicable United States export control laws, and regulations, as from time to time amended, including without limitation, the laws and regulations administered by the United States Department of Commerce and the United States Department of State.

17. OTHER TERMS

Presidio shall perform Services as an independent contractor utilizing employees of Presidio under the direction and control of Presidio, as further described in Attachment A of this document. Presidio reserves the right to utilize contractors for the performance of obligations under this Agreement and these individuals or organizations shall also be under direction and control of Presidio. Customer's general right of supervision over work performed shall not create an employer/employee relationship between Customer and Presidio or its agents.

The parties are and shall be independent entities and nothing in this Agreement shall be deemed to cause the creation of an agency, partnership, or joint venture between the parties. No party may assign its rights or obligations under this Agreement without prior written consent of the other party.

Customer agrees that it will not hire, solicit for hire, or retain the Services of Presidio's employees (or former employees) engaging in providing support or Services under this Agreement during the term of



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ATTACHMENT A – MANAGED SERVICES

1. INTRODUCTION

The Managed Support Services to be provided to Enterprise Florida, Inc. by Presidio out of its offices at 5337 Millenia Lakes Blvd., Suite 300, Orlando, FL 32839 and 1955 Lakeway Drive, Suite 220, Lewisville, TX 75057, is chartered to provide on-going support services for the advanced technology solutions implemented by Presidio.

2. SERVICE OFFERINGS

Presidio provides Managed Service Offerings across three advanced technology/service areas: Operational Support Services, Cloud Services, and Vendor Maintenance Services. Our Operational Support Services provides support to monitor, manage, and optimize the performance of client network, collaboration, security, and data center infrastructure and systems as well as application and desktop management. The Presidio Cloud Services include Server, Backup & Recovery, Email, and Managed Co-location hosting and ongoing management in Presidio-owned or 3rd party co-located facilities. With our Vendor Maintenance Services clients are enabled to streamline administration of and optimize investment in vendor-provided maintenance services. Presidio delivers these services using best practice processes, tools and expertise based on a combination of ITIL framework, best of breed service management tools, and highly skilled and experienced analysts. Our standard service delivery model encompasses the following IT Service Management disciplines: Incident Management, Problem Management, Change Management, Configuration Management, Fault Management and Device Management.

3. SERVICE COMPONENTS

This section provides a brief overview of the standard service components available across all Presidio Operational Support Service Offerings. Service Components subscribed to by Enterprise Florida, Inc. are defined in this agreement.

a. SERVICE DELIVERY CENTER

The Presidio Service Delivery Center is staffed with highly skilled analysts and provides a single point of contact for all incidents and service related communication with its primary objective being to prevent and/or restore service disruptions.

b. CLIENT PORTAL

Presidio Managed Services includes a Web-based Management Portal. The Client Portal is remotely accessible by Clients and provides access to key information and services with respect to their managed services.

c. STANDARD REPORTS

Presidio Managed Services come with a suite of standard reports. Presidio provides reports for managed CIs, including performance, availability, and inventory reports. The Client reports are accessible via the Client Portal. Report details are provided in the Service Appendices and are specific to each service contracted with Presidio.

d. CHANGE MANAGEMENT

Change Management ensures that changes to managed CIs are evaluated, coordinated and communicated to all impacted parties to minimize adverse impact on the Client Production environment.



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REMOTE MANAGEMENT

Monitoring & Notification plus proactive identification of root causes of service failures and the initiation of change requests to address identified issues. Unlimited MACO support as well as a formal Change Management and Configuration Management process are included to help manage risk and improve performance.

SERVICE LEVEL AGREEMENT

5.1 MANAGED SERVICES SERVICE LEVEL AGREEMENT

Service Bundle Type	Description
Select Services	Remote Management; all elements detailed in Sections 3a-3i

5.2 COMPONENT DETAILS

A detailed description of each Service Component included under Select Services is included below. Not all technologies include each component and some require adjustment to the activities performed.

Web Portal	
Overview	Web based access to ticket summary information, performance metrics, and reporting.
Reports	Views: Ticket Summary, Ticket Opening, Password Reset, Ticket Search Reports: Active Tickets (opened tickets that are WIP or pending), Ticket Activity (tickets opened/closed in the last 7 days), Managed Assets (device name & IP address)
Service Desk	
Overview	The Presidio Service Desk provides expert level proactive and reactive support activities across all Presidio Service Offerings. The Service Desk acts as the single point of contact for Presidio service related communication with its primary objective being to prevent and/or restore service disruptions. Activities include communication with client and client's relevant third party service providers, response to calls/emails/alerts, Incident Management, Service Request management, and operational tasks.
Service Level Description	The Service Desk is staffed by analysts 24x7x365.
Reports	Access to specific tickets as well as reports showing historical ticket activity are available via the Presidio Web Portal.
Incident Management	
Overview	Incidents originate from either the Presidio Fault Management systems or Service Requests from clients and are defined as events not part of the standard operation of a service that causes, or may cause, an interruption to, or a reduction in, the quality of service. A key differentiator between an 'incident' and a 'problem' is that an incident has a known fix or work-around. The Presidio Incident Management process ensures proper notification, escalation, and resolution in alignment with a client's subscribed services and is involved in most ticket types including incidents, problems, and changes. The Service Desk is responsible for and follows the Incident Management process.
Service Level Description	Incident resolution will be handled by Presidio for those clients subscribing to this component.
Assumptions	Once a ticket has been submitted to Presidio it will be logged and assigned to an analyst. If the analyst requires further information in order to work the ticket, the client will be contacted. If the analyst does not receive response within four business days, the ticket will be closed. Presidio will make a minimum of three attempts to contact the client before closing the ticket.
Reports	Access to specific tickets as well as reports showing historical ticket activity are available via the Presidio Web Portal.



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Change Management	
Overview	The Change Management process involves implementing device changes arising from incidents and/or problems as they relate to break/fix. Change Management uses best practices to ensure maximization of up time as well as reduction of risk.
Assumptions	Presidio will turn-up, tum-down, or make adjustments to site monitoring for the client upon written notice from them. Presidio will make available on the Web Portal the form to be completed by the client. Presidio will complete the tasks within 72 hours, excluding weekends and holidays, of receipt of the form, providing the information is correct and complete.
Reports	Access to summary change reports is available via the Presidio Web Portal.
Configuration Management	
Overview	Configuration Management involves backup of managed device configurations on a minimum daily basis. It also involves the ability for Presidio analysts to use configuration management tools to research, locate, and review any changes to device configurations.
Reports	Access to summary configuration reports is available via the Client Portal.
Remote MACD Support	
Overview	Presidio will manage an unlimited number of MACD ("Move", "Add", "Change", "Delete") requests across managed devices.
Reports	Access to summary configuration reports is available via the Client Portal.

5.3 SERVICE LEVEL PRIORITIZATION AND ESCALATION

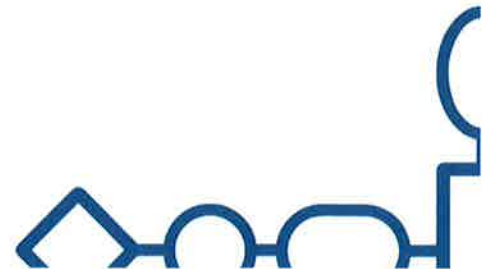
Priority Levels and Response Times are provided in accordance with Paragraph 7.0 on the MSA.

Elapsed Time	Priority 1 Critical	Priority 2 Major	Priority 3 Minor	Priority 4 Informational
1 Hour	NOC Manager	Helpdesk Agent	Helpdesk Agent	Helpdesk Agent
4 Hours	Director, Presidio Operations	NOC Manager		
24 Hours	VP, Professional Services	Director, Presidio Operations		
48 Hours	President/CEO	VP, Professional Services		
72 Hours		President/CEO	NOC Manager	
96 Hours			Director, Presidio Operations	NOC Manager

5. PRESIDIO ON-BOARDING

The following tasks will be performed, once the agreement has been executed, to begin the tum- up of services:

- a. Obtain architecture diagram, if one exists, from Enterprise Florida, Inc.
- b. Obtain IP addressing scheme from Enterprise Florida, Inc.
- c. Obtain list of devices logins and passwords from Enterprise Florida, Inc.
- d. Configure loop-back interfaces on monitored devices
- e. Configure SNMP community strings for monitored devices
- f. Deploy a Presidio -managed Cisco 871 router, or other like VPN termination device, to configure for the LAN-to-LAN VPN tunnel, if needed.
- g. Discover network devices
- h. Create Enterprise Florida, Inc. accounts in Service Desk
- i. Assign contacts to discovered devices
- j. Create network device reporting
- k. Setup account in Web portal





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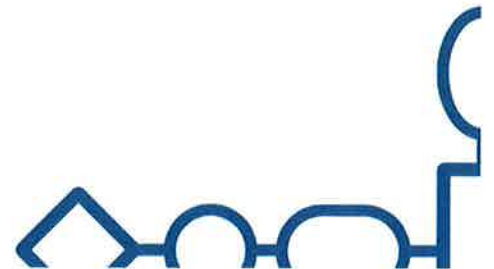
Failure to provide complete and accurate information will not delay start of services billing to client but may result in limited services.

7. PRICE (see Attachment B)

Presidio shall provide the Managed Services at a fixed price of \$3,629.00 per month based on the assumed devices to be supported per Request for Proposal. Presidio shall invoice for Managed Services monthly upon completion of services performed. Price remains fixed unless an addendum is executed by Presidio and Enterprise Florida to modify the Covered Equipment List and per-device price.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized representatives.

Enterprise Florida, Inc.	Presidio Networked Solutions Group LLC
By: 	By:  <small>DocuSigned by:</small>
Name: <u>Robert Schbrian</u>	Name: <u>Steven Palmese</u> <small>A62E79C795984BE...</small>
Title: <u>SVP of Administrative Controller</u>	Title: <u>SVP of Managed Services Operations</u>
Date: <u>12/1/18</u>	Date: <u>11/30/2018</u>



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DETAILED COVERED EQUIPMENT LIST: The following devices are covered under the scope of this agreement

Function	Serial Number	Manufacturer	Model/Description	IP Address	Hostname	Location	Price
Access Point		HP	J9650 (E-MSM430)	10.0.13.11	cn17dwy2bp	Orlando	\$7.41
Access Point		HP	J9650 (E-MSM430)	10.0.13.13	cn17dwy2j0	Orlando	\$7.41
Access Point		HP	J9650 (E-MSM430)	10.0.13.14	cn17dwy2j7	Miami	\$7.41
Access Point		HP	J9650 (E-MSM430)	10.0.13.15	CN22DWY069	Orlando	\$7.41
Access Point		HP	J9650 (E-MSM430)	10.0.13.16	cn24dwy0x9	Orlando	\$7.41
Access Point		Cisco	AIR-CAP2702I-A-K9	10.0.33.11	EFI-MIAMI-AP01	Miami	\$14.19
Access Point		Cisco	AIR-CAP2702I-A-K9	10.0.33.12	EFI-MIAMI-AP02	Miami	\$14.19
Access Point	FTX1819S11E	Cisco	AIR-CAP2702I-A-K9	10.0.23.11	EFI-TALLY-AP01	Tallahassee	\$14.19
Access Point	FTX1819S119	Cisco	AIR-CAP2702I-A-K9	10.0.23.12	EFI-TALLY-AP02	Tallahassee	\$14.19
Access Point	FTX1819S10G	Cisco	AIR-CAP2702I-A-K9	10.0.23.13	EFI-TALLY-AP03	Tallahassee	\$14.19
Domain Controller		VMWare	VM PDC Server FL Sports	10.0.19.19	fsf-dc-01	Tallahassee	\$74.07
Domain Controller		HP 2012 R2	DC Miami	10.0.11.20	EFIDC06	Miami	\$74.07
ESX Server		HP	Florida Sports VM ESX Host 5.0	10.0.19.16	fsf-esx-01	Tallahassee	\$74.07
Firewall	FGL173540XT	Cisco	ASA5512	10.0.11.2	EFI-MIA	Miami	\$64.40
Firewall	FGL173540XV	Cisco	ASA5512	10.0.19.2	EFI-TALLY-ASA1	Tallahassee	\$64.40
Firewall	FGL173540XZ	Cisco	ASA5512	10.0.12.2	EFI-VPN	Orlando	\$64.40
Router		Adtran	Netvanta 3448	10.0.11.1	miartnet3448	Miami	\$37.04
Router		Adtran	Netvanta 3448	10.0.12.1	orlrtnet3448	Orlando	\$37.04
Router		Adtran	Netvanta 3448	10.0.19.1	talrtnet3448	Tallahassee	\$37.04
Server		Lenovo / Simplivity		10.0.14.41	OrlSim01	Orlando	\$50.37
Server		Lenovo / Simplivity		10.0.14.43	OrlSim02	Orlando	\$50.37
Server		Dell / Simplivity		10.0.14.141	TalSim01	Tallahassee	\$50.37
Server		VMWare HP 2012R2	Tallahassee DC	10.0.19.20	EFIDC04	Tallahassee	\$50.37
Server		HP / Simplivity	Veeam Backupexec Arbiter	10.0.12.51	OrlBackup01	Orlando	\$50.37
Server		EMC		10.0.12.65	orlddomain	Orlando	\$50.37
Server		EMC	Datadomain DD160 Replication	10.0.19.24	talddomain	Tallahassee	\$50.37
Server			VM Exchange Server FL Sports	10.0.19.18	fsf-ex-01	Tallahassee	\$50.37
Server		VMWare HP 2008R2	Application Server	10.0.12.56	AppPrd01	Orlando	\$74.07
Server		VMWare HP 2008R2	Application Server	10.0.12.57	AppPrd02	Orlando	\$74.07

