

Assessor's Parcel Number: N/A

Date: JULY 15, 2019

Recording Requested By:

Name: TAMMY JAMES, TECHNOLOGY SERVICES

Address: \_\_\_\_\_

City/State/Zip: \_\_\_\_\_

Real Property Transfer Tax: \$ N/A



KAREN ELLISON, RECORDER

**CONTRACT #2019.123**  
(Title of Document)

NO 2019.123

7-15-19

DATE

DOUGLAS COUNTY CLERK  
MINDEN, NV

BY  DEPUTY

## CONTRACT FOR SERVICES

A CONTRACT BETWEEN

**DOUGLAS COUNTY, NEVADA**

AND

**MOTOROLA SOLUTIONS, INC.**

This Contract for Services by an Independent Contractor (the "Contract") is entered into by and between Douglas County, a political subdivision of the State of Nevada, through the Board of County Commissioners (the "County"), and Motorola Solutions, Inc., a Delaware Corporation registered with the Nevada Secretary of State ("Contractor"). The County and Contractor are at times collectively referred to hereinafter as the "Parties" or individually as the "Party."

**WHEREAS**, Douglas County, a political subdivision of the State of Nevada, from time to time requires the services of independent contractors; and

**WHEREAS**, it is deemed that the services of Contractor herein specified are both necessary and desirable and in the best interests of Douglas County; and

**WHEREAS**, Contractor represents that Contractor is duly qualified, equipped, staffed, ready, willing and able to perform and render the services hereinafter described.

**NOW, THEREFORE**, in consideration of the mutual promises and covenants herein made, the County and Contractor mutually agree as follows:

**1. TERM AND EFFECTIVE DATE OF CONTRACT.** The Contract will become effective on the date it is approved and signed by representatives of both Parties.

**2. INDEPENDENT CONTRACTOR STATUS.** The Parties agree Contractor will have the status of an independent contractor and that the Contract, by explicit agreement of the Parties, incorporates and applies the provisions of NRS 333.700, as necessarily adapted to the Parties, including the express understanding that Contractor is not an employee of the County and that:

There shall be no:

- (1) Withholding of income taxes by the County;
- (2) Industrial insurance coverage provided by the County;
- (3) Participation in group insurance plans which may be available to employees of the County;
- (4) Participation or contributions by either the Contractor or the County to the public employee's retirement system;

- (5) Accumulation of vacation leave or sick leave;
- (6) Unemployment compensation coverage provided by the County if the requirements of NRS 612.085 for independent contractors are met.

Additionally, the Contractor is not in the classified or unclassified service of the County and has none of the rights or privileges available to officers, employees or other appointees of the County.

**3. INDUSTRIAL INSURANCE.** Contractor further agrees that, prior to the commencement of any work and as a precondition to any obligation of the County to make any payment under the Contract, Contractor will provide the County with a work certificate and/or a certificate issued by a qualified insurer in accordance with NRS 616B.627. Contractor also agrees that, prior to commencing any work under the Contract, Contractor will complete and provide evidence to the County that Contractor has made the following written request to Contractor's insurer:

*Motorola Solutions has entered into a contract with Douglas County to perform work through Friday, October 4, 2019 and outlined in the attached Scope of Work (SOW) and requests that an authorized insurer provide to Douglas County: (1) A certificate of coverage issued pursuant to NRS 616B.627 and (2) Notice of any lapse in coverage or nonpayment of coverage that the Contractor is required to maintain.*

*The certificate and notice should be mailed to:*

*Douglas County  
ATTN: Technology Services CTO  
Post Office Box 218  
Minden, Nevada 89423*

Contractor agrees to maintain all required workers' compensation coverage throughout the entire term of the Contract. If Contractor does not maintain the required coverage throughout the entire term of the Contract, Contractor agrees that the County may, at any time the coverage is not maintained by Contractor, order the Contractor to stop work, suspend the Contract, or terminate the Contract at the sole discretion of the County. For each six-month period this Contract is in effect, Contractor agrees, prior to the expiration of the six-month period, to provide another written request to the insurer for the provision of a certificate and notice of lapse in, or nonpayment of, insurance coverage. If Contractor does not make the request or does not provide the certificate before the expiration of the six-month period, Contractor agrees that the County may order the Contractor to stop work, suspend the Contract, or terminate the Contract at the sole discretion of the County.

**4. SERVICES TO BE PERFORMED.** The Parties agree that Contractor will perform the following:

- A. Certain professional services related to the Migration of Spillman Unix to Linux Server as more particularly described in the Statement of Work, which is attached hereto and incorporated herein by reference as **Exhibit A**, and which contains SOW Identifier NVDOUSO51619.

**5. PAYMENT FOR SERVICES.** Contractor agrees to provide the services set forth in Paragraph 4, above for a total cost not to exceed, One Hundred and Ninety Thousand, Six Hundred and Forty Four Dollars (\$190,644) (the "Contract Price"), all of which is more particularly delineated in **Exhibit B**, which is attached hereto and is identified as Quote and Purchase Addendum number 181126. Unless Contractor has received a written exemption from the County, Contractor shall submit monthly requests for payment for services performed under this Contract. Requests for payment shall be submitted no later than fifteen (15) days after the end of a month and must include a detailed summary of the expenditures reported in a form that supports the approved budget. Specifically, Contractor agrees to provide with each request for payment a schedule of actual expenditures for the period, cumulative total expenditures for the entire contract, and a comparison of cumulative total expenditures to the maximum expected fee for the services and tasks set forth in Paragraph 4.

**6. TERMINATION OF CONTRACT.** Either Party may terminate the Contract if the other Party fails to correct any breach of the terms of the Contract within 30 days after receiving notice of such breach and having been given a reasonable opportunity to cure the breach. Provided, however, that except as otherwise set forth in this Contract, early termination will not relieve a Party of any obligation that became due prior to the date of termination.

**7. NONAPPROPRIATION.** All payments required pursuant to the Contract are contingent upon the availability of County funds. In accordance with NRS 354.626 and any other applicable provision of law, the financial obligations between the Parties will not exceed those monies appropriated and approved by the County for the Contract for the then current fiscal year under the Local Government Budget Act. The Contract will terminate and the County's obligations will be extinguished if the County fails to appropriate the necessary funding.

Nothing in the Contract will be construed to provide Contractor with a right of payment from any entity other than the County. Any funds budgeted by the County pursuant to the terms of the Contract that are not paid to Contractor will automatically revert to the County's discretionary control upon the completion, termination, or cancellation of the Contract. The County will not have any obligation to re-award or to provide, in any manner, the unexpended funds to Contractor. Contractor will have no claim of any sort to the unexpended funds.

**8. CONSTRUCTION OF CONTRACT.** The Contract will be construed and interpreted according to the laws of the State of Nevada. The Contract consists of this contract document, and Exhibits A and B. The Contract documents are intended to be complimentary to one another and shall, to the extent practicable, be so construed. To the extent that there is an irreconcilable conflict between the documents, the following order of precedent shall apply: First, this contract document; second, Exhibit A; and finally, Exhibit B. There will be no presumption for or against the drafter in interpreting or enforcing the Contract. In the event a dispute arises between the Parties, the Parties promise and agree to first meet and confer to resolve any dispute. If such meeting does not resolve the dispute, then the Parties agree to mediate any dispute arising from or relating to the Contract before an independent mediator mutually agreed to by the parties. The fee, rate or charge of the mediator will be shared equally by the Parties, who will otherwise be responsible for their own attorney's fees and costs. If mediation is unsuccessful, litigation may only proceed before a department of the Ninth Judicial Court of the State of Nevada in and for

the County of Douglas that was not involved in the mediation process and attorney's fees and costs will be awarded to the prevailing party at the discretion of the court.

**9. COMPLIANCE WITH APPLICABLE LAWS.** Contractor promises and agrees to fully and completely comply with all applicable local, state and federal laws, regulations, orders, or requirements of any sort in carrying out the obligations of the Contract, including, but not limited to, all federal, state, and local accounting procedures and requirements, all hazardous materials regulations, and all immigration and naturalization laws.

**10. ASSIGNMENT.** Contractor will neither assign, transfer nor delegate any rights, obligations or duties under the Contract without the prior written consent of the County.

**11. COUNTY INSPECTION.** The books, records, documents and accounting procedures and practices of Contractor related to the Contract will be subject to inspection, examination and audit by the County, including, but not limited to, the contracting agency, the County Manager, the District Attorney, and, if applicable, the Comptroller General of the United States, or any authorized representative of those entities.

**12. DISPOSITION OF CONTRACT MATERIALS.** Any books, reports, studies, photographs, negatives or other documents, data, drawings or other materials prepared by or supplied to Contractor in the performance of its obligations under the Contract (the "Materials") will be the exclusive property of the County and all such materials will be remitted and delivered, at Contractor's expense, to the County by Contractor upon the completion, termination or cancellation of the contract. Alternatively, if the County provides its written approval to Contractor, the Materials must be retained by Contractor for a minimum of six years after Contractor's receipt of the final payment from County and all other pending matters are closed. If, at any time during the retention period, the County, in writing, requests any or all of the Materials, then Contractor will promptly remit and deliver the materials, at Contractor's expense, to the County. Unless the County has requested the remittance and delivery by Contractor of the Materials, Contractor will not use, willingly allow or cause to have such Materials used for any purpose other than the performance of Contractor's obligations under the terms of the Contract without the prior written consent of the County.

**13. PUBLIC RECORDS LAW.** Contractor expressly understands and agrees that all documents submitted, filed, or deposited with the County by Contractor, unless designated as confidential by a specific statute of the State of Nevada, will be treated as public records pursuant to NRS chapter 239 and shall be available for inspection and copying by any person, as defined in NRS 0.039, or any governmental entity. Contractor expressly and indefinitely waives all of its rights to bring, including but not limited to, by way complaint, interpleader, intervention, or any third party practice, any claims, demands, suits, actions, judgments, or executions, for damages or any other relief, in any administrative or judicial forum, against the County or any of its officers or employees, in either their official or individual capacity, for violations of or infringement of the copyright laws of the United States or of any other nation.

**14. INDEMNIFICATION.** Contractor agrees to indemnify, defend, and save and hold the County, its agents and employees harmless from any and all claims, causes of action or liability

arising from or related to Contractor's negligent performance pursuant to the terms of the Contract by Contractor or Contractor's agents or employees.

**15. MODIFICATION OF CONTRACT.** The Contract and the attached exhibits constitute the entire agreement and understanding between the Parties and may only be modified by a written amendment signed by both of the Parties.

**16. AUTHORITY.** The Parties represent and warrant that they have the authority to enter into this agreement.

**17. STANDARD OF CARE.** Contractor will perform all services in a manner consistent with that level of care and skill ordinarily exercised by other members of Contractor's profession currently practicing in the same locality under similar conditions.

**18. WAIVER OF LIEN.** Contractor understands and agrees that the services it will render to the County are not intended for the improvement of real property or to otherwise grant any rights to Contractor pursuant to NRS chapter 108.

**19. THIRD PARTY BENEFICIARY.** Nothing contained in this Agreement is intended to convey any rights or to create a contractual relationship with any third party or to otherwise allow a third party to assert a cause of action against either Contractor or County.

**20. NOTICES.** All notices, requests, demands and other communications hereunder must be in writing and will be deemed delivered when sent via certified mail, return receipt requested or by commercial courier, provided the courier's regular business is delivery service and provided further that it guarantees delivery to the addressee by the end of the next business day following the courier's receipt from the sender, addressed as follows (or any other address that the Party to be notified may have designated to the sender by like notice):

**To County:**

Douglas County  
Attn: Chief Technology Officer  
Post Office Box 218  
Minden, Nevada 89423  
Telephone: (775) 782-6290

**To Contractor:**

Motorola Solutions  
4625 Lake Park Blvd  
Salt Lake City, Utah 84120  
Telephone: (800) 860-8026

**21. CONFLICT OF INTEREST.** By signing the Contract, Contractor agrees that any information obtained from Douglas County, in whatever form, will not be divulged to other competing interests without the permission of the County Manager. In the event of a breach of this provision, Douglas County may immediately withdraw, without penalty or any payment, from the Contract. Contractor must notify Douglas County of any other contracts or projects Contractor is working on that may impact Douglas County.

**IN WITNESS WHEREOF**, the Parties hereto have caused the Contract to be signed and intend to be legally bound thereby.

**Motorola Solutions**

By: *[Signature]* 6/19/19  
(Date)

Jeff Adams North America Sales Director  
Name/Title

**Douglas County**

By: *[Signature]* 6/20/19  
**William B. Penzel, Chairman**  
**Douglas County Board of Commissioners** (Date)

Attest: *[Signature]*

Kathy Lewis, Clerk-Treasurer  
Douglas County

EXHIBIT A

*Douglas County Nevada*  
*Professional Services Statement of Work*



**MOTOROLA SOLUTIONS**

Master Services Agreement Number:  
SOW Identifier: NVDOUSO51619  
SOW Title: Douglas County SO

May 24, 2019

**Executive Summary:**

This Statement of Work ("SOW") is agreed by and between Motorola Solutions Inc. Company ("Client") on and Douglas County Nevada ("End-user").

Motorola, under the guidance and participation of End-user, will install and configure the End-user's new hardware. This service includes initial server configuration, VMware configuration, virtual machine creation, setup of a Veeam server, setup and configuration of replication between servers and the configuration of backups for the environment.

This SOW is subject to the Agreement Terms set forth in the Software License Agreement. Any obligations by any party defined within this SOW are limited to this SOW and any subsequent Project Change Requests which further define this SOW.

Unless executed, this SOW offer expires July 1, 2019.



## Scope of Work:

This engagement will be a combination of onsite and remote efforts. Remote work may require onsite assistance from the End-user. Some activities may occur in tight timeframes outside of regular office hours. It is important that all team members are available as scheduled.

The following list of equipment and software will be in scope for this engagement:

1. Four rack mount servers
2. VMware Software
3. Veeam Backup and Replication software
4. NAS Backup Targets
5. Initial OS Configuration
6. All work will be performed onsite during normal business hours (Monday – Friday 8am – 5pm).
7. (10) hours of support for the environment will be available for use under this contract for a period of one (1) year following the date of signature in the Statement of Work. Unused hours will be forfeited.
  - a. Hours will be scheduled in advance for a mutually agreed upon date and time. If urgent help is needed and cannot be scheduled in advance, a “best effort” time frame will be engaged.

## Out of Scope:

The following are not included in the scope of this SOW:

1. Remediation of the End-User’s environment needed to meet the minimum requirements to support the services in scope.

## Motorola Responsibilities:

1. Project Management
  - a. Motorola will provide a Project Manager to facilitate the project delivery from initiation through completion.
2. Implementation
  - a. Project kickoff and Pre-Implementation Planning
    - ✓ Facilitate Internal/External Kick Off Meetings
    - ✓ Identify network (IPs, DNS, connectivity, etc.) and facilities readiness (rack, power, cabling, etc.)
    - ✓ Validate hardware and software receipt
    - ✓ Arrange for remote access
  - b. Infrastructure installation and configuration (2 Node VSAN + Witness)
    - ✓ 3 Rack Mount Servers
      - Work with agency team on physical installation of servers
      - Cable server ensuring redundancy based on supporting infrastructure
      - Configure management interfaces as necessary
      - Configure RAID controller on servers
    - ✓ VMware vSphere + vSAN
      - Install ESXi on the host servers
      - Install and configure the VMware vCenter appliance
      - Install and configure the vSAN witness appliance
      - Enable vSAN on servers
        - Configure vSAN Disk Groups
        - Configure vSAN Network
      - Configure vSwitches as needed on the ESXi hosts
      - Create up to three virtual machines to support the environment
        - Motorola- Flex
        - Veeam
        - GIS
    - ✓ Veeam Backup and Replication
      - Installation of NAS backup target
        - Configure and install NAS device
      - Installation of Veeam backup on designated VM's on vSAN Witness Host
      - Obtain Client backup requirements
      - Creation of Backup jobs for Flex Environment per requirements
      - Creation of Backup schedule
      - Configuration of Email alerts
  - c. DR site infrastructure installation and configuration (Single Host)
    - ✓ 1 Rack Mount Server
      - Work with agency team on physical installation of server
      - Cable server ensuring redundancy based on supporting infrastructure
      - Configure management interfaces as necessary
      - Configure RAID controller on servers
    - ✓ VMware vSphere
      - Install ESXi on the host server
      - Configure vSwitches as needed on the ESXi host

- Install and configure the VMware vCenter appliance
- Create VM's to support the environment
  - Veeam Server
- ✓ Veeam Backup and Replication
  - Installation of NAS backup target
    - Configure and install NAS device
  - Configuration of backup target on Host
  - Setup Flex and GIS virtual machines for replication
  - Define data sources, replication order and destinations on agencies existing infrastructure.
  - Configure re-IP rules
  - Define job schedule
- 3. Knowledge Transfer
  - a. The hardware team will provide knowledge transfer for the installation, configuration, ongoing management and administration of implemented environment.
- 4. Deliverables
  - a. At the conclusion of this project, the hardware team will provide the following documentation:
    - ✓ Cabling Diagrams
    - ✓ Rack Diagrams
    - ✓ Configuration Documents
- 5. Support Hours
  - a. Provide up to 10 hours of as needed support for the End-users Motorola environment backups.

#### Hardware Responsibilities:

1. Facility Readiness - the End-user will provide the power, cooling, space, cabling, network infrastructure and access required for hardware team to deliver the services in scope.
2. The the End-user will provide the hardware team technical resources with safe access, suitable office space, supplies, furniture, high-speed connectivity to the Internet, and other facilities for the hardware team personnel while working at the location(s) specified in this SOW.
3. The End-user will provide appropriate technical and management resources to participate in the implementation, including an Authorized Contact who will obtain and provide applicable information, data, consents, decisions and approvals as required by the hardware team to perform the services.
4. The End-user will provide maintenance windows as required to perform services.
5. The End-user has current maintenance and license agreements in place with applicable vendors for those products and services upon which the hardware team is relying to provide the services described herein.
6. The hardware team's performance is dependent upon End-user management for fulfillment of responsibilities, at no charge. Any delay in performance of responsibilities may result in additional charges and/or delay of the completion of the services. Such additional charges and/or delay will be handled in accordance with the Project Change Control Procedure.

### Project Change Control Procedure:

In the event it is necessary to change this SOW, the following procedure will be used:

1. A Project Change Request document ("PCR") will be executed by the parties describing the nature of the change, the reason for the change, and the effect the change will have on the scope of work, which may include changes to the work product. Parties will determine the additional/subtraction charges, if any, and they will be detailed in the PCR.
2. Either party may initiate a PCR. The requesting party will review the proposed change with the other party, and the appropriate authorized representatives of the parties will sign the PCR, indicating the acceptance of the changes by the parties.
3. Upon execution of the PCR, said PCR will be incorporated into and made a part of the applicable scope of work.

### Project Completion:

Motorola will have fulfilled its obligations for the services described in this SOW when the activities described in this SOW are complete, inclusive of any fully executed project change requests associated with this SOW.



## Quote and Purchase Addendum

Quoted Date: May 29, 2019      Quote Number: 181126  
Quote Expiration: June 30, 2019      Prepared By: Troy Archer

### Services Included

- **Project Management and Installation** – A Project Manager will be assigned as the agency's single point of contact. This individual will coordinate our expert installation and configuration staff as needed to ensure a smooth upgrade transition.

### Software, Services and Hardware

Inclusions		Price
Spillman Professional Services- Spillman Unix to Linux Server Migration(Reduced Price)		\$23,960
Total HA Solution (SOW Reference NVDOUSO51619) Description Below		\$166,684
<b>Grand Total</b>		<b>\$190,644</b>
<b>Optional Managed Services</b>		
Full Managed Services Per Year for 3 Years	\$58,565	\$175,695
One-time onboarding fee	\$4,400	\$4,400
Application Monitoring for 3 years	\$7,440	\$22,320

### Included in Quote

- Spillman Server Migration and Virtual Environment With Storage

### Package Quote

**\$190,644**



The Customer's signature below constitutes its agreement to purchase the licenses, products and/or services according to the terms quoted by Spillman Technologies within this document. This document shall serve as an addendum to the Purchase Agreement previously entered into between the Customer and Spillman Technologies. The terms and conditions of the Purchase Agreement, as well as the related License Agreement and Support Agreement, shall apply to the items quoted herein.

Douglas County  
Customer Name

\_\_\_\_\_  
Authorized Signature

\_\_\_\_\_  
Date

\_\_\_\_\_  
Print Name and Title

William B. Benge  
Douglas County  
Board of County Commission - Chair

Attest: Kathy Lewis  
Kathy Lewis, Clerk – Treasurer  
Douglas County



**Server Array Description**

Qty		Production HA + DR
2		HPE 5Y FC 24X7 ILO ADV NON BL 3YR SVC,ILO ADVANCED PACK - NON BLADE - 3YR,24X7 SW PHONE SUPPORT AND SW UPDATES FOR ELIGIBLE SW.
2		HPE DL360 GEN10 6130 1P 64G 8SFF WW SVR
2		HPE Ethernet 1Gb 4-port 366FLR Adapter
2		HPE 8GB DUAL MICROSD USB FLASH DRIVE
8		HPE 32GB 2RX4 PC4-2666V-R SMART KIT
2		HPE DL360 GEN10 2SFF SAS/SATA BKPLN KIT
4		HPE 480GB SATA 6G MU SFF SC DS SSD
4		HPE PWR CRD 1.83M 10A C13 TH-PH KIT
4		HPE 2.0M 10A C13-C14 BLK JPR CORD
2		HPE ILO ADV 1-SVR LIC 3YR SUPPORT
1		RHEL SVR 2 SCKT/2 GST 5YR 24X7 E-LTU
2		MS WS16 (16-CORE) STD ROK EN SW
12		HPE 1.92TB SATA RI SFF SC DS SSD
2		HPE 5Y FC 24X7 DL360 GEN10 SVC,DL360 GEN10,24X7 HW SUPPORT, 4 HOUR ONSITE RESPONSE 24X7 BASIC SW PHONE SUPPORT WITH COLLABORATIVE CA LL MGMT.
4		HPE Ethernet 10/25Gb 2-port 640SFP28 Adapter
4		HPE 25Gb SFP28 to SFP28 3m Direct Attach Copper Cable
4		CAT6 ~15'
1		HPE DL20 GEN10 E-2136 1P 16G 4SFF SVR
1		HPE 5Y FC 24X7 ILO ADV NON BL SVC,ILO AD
1		HPE 500W FS PLAT HT PLG LH PWR SPLY KIT
2		HPE 16GB 2RX8 PC4-2666V-E STND KIT
2		HPE 2.0M 10A C13-C14 BLK JPR CORD
2		HPE PWR CRD 1.83M 10A C13 TH-PH KIT
1		HPE iLO Advanced 1-server License with 3yr Support on iLO Licensed Features
1		MS WS16 (16-CORE) STD ROK EN SW
4		HPE 480GB SATA RI SFF SC DS SSD
1		HPE DL20/ML30 GEN10 M.2/ILO/COM PORT KIT
1		HPE 5Y FC 24X7 DL20 GEN10 SVC,DL20 GEN10
2		CAT6 ~15'
<b>DR Server</b>		
1		HPE 5Y FC 24X7 ILO ADV NON BL 3YR SVC,IL
1		HPE DL360 GEN10 6130 1P 64G 8SFF WW SVR
1		HPE 8GB DUAL MICROSD USB FLASH DRIVE
2		HPE 32GB 2RX4 PC4-2666V-R SMART KIT
2		HPE PWR CRD 1.83M 10A C13 TH-PH KIT



# MOTOROLA SOLUTIONS

2	HPE 2.0M 10A C13-C14 BLK JPR CORD
1	HPE ILO ADV 1-SVR LIC 3YR SUPPORT
8	HPE 1.92TB SATA RI SFF SC DS SSD
1	HPE 5Y Foundation Care NBD wDMR SVC
1	MS WS16 (16-CORE) STD ROK EN SW
1	MS WS16 (16-CORE) STD ADD LIC AMS SW
<b>Backup</b>	
2	4BAY NAS RACK STATION REDUNDANTPERP PWR DISKLESS RS818RP+
8	8TB RED PRO SATA NAS HARD DRIVEDRV 3.5IN
10	Veeam Backup & Replication Enterprise Plus licensed by VM 5 Years Subscription Upfront Billing License & Production (24/7) Support - Public Sector
<b>Software</b>	
1	VMWARE VCENTER SERVER 6 FOUNDATION FOR VSPHERE UP TO 4 HOSTS (PER INSTANCE)
2	PRODUCTION SUPPORT/SUBSCRIPTION VMWARE VCENTER SERVER 6 FOUNDATION FOR VSPHERE UP TO 4 HOSTS (PER INSTANCE) FOR 1 YEAR
1	PRODUCTION SUPPORT/SUBSCRIPTION VMWARE VCENTER SERVER 6 FOUNDATION FOR VSPHERE UP TO 4 HOSTS (PER INSTANCE) FOR 3 YEAR
2	VMWARE VSPHERE 6 STANDARD FOR 1 PROCESSOR
10	PRODUCTION SUPPORT/SUBSCRIPTION VMWARE VSPHERE 6 STANDARD FOR 1 PROCESSOR FOR 1 YEAR
2	VMWARE HCI KIT 6 STANDARD (PER CPU) PROMOTION
4	PRODUCTION SUPPORT/SUBSCRIPTION FOR VMWARE HCI KIT 6 STANDARD (PER CPU) FOR 1 YEAR
2	PRODUCTION SUPPORT/SUBSCRIPTION FOR VMWARE HCI KIT 6 STANDARD (PER CPU) FOR 3 YEARS
<b>Professional Services</b>	
1	Implementation and Configuration Services

Douglas County

State of Nevada

### CERTIFIED COPY

I certify that the document to which this certificate is attached is a full and correct copy of the original record on file in the Clerk-Treasurer's Office on this

15th day of July, 2019  
By: *[Signature]* Deputy