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**CONTRACT AMENDMENT**

Effective Date	07/01/2023
Solicitation No.	C20-100
SRM/SAP Contract No.	4705000933
City Clerk Contract No.	152739
Ordinance No. and Date	S-46649 & 6/3/2020
Amendment No.	152739--002
Contract Title	ITS Devices and Communication Equipment
Contractor	Enterprise Networks Solutions, Inc.
Contractor Email	larry@ENS-AZ.com
Buyer Name	Alexandro Salazar
Telephone No.	602-534-3215
Buyer Email	alexandro.salazar@phoenix.gov

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**THE ABOVE REFERENCED CONTRACT IS AMENDED AS FOLLOWS:**

1. The term of the Agreement between the **City of Phoenix ("City")** and **Enterprise Networks Solutions, Inc. ("Contractor")** is extended through **June 30, 2024**.
2. The following new paragraph is added to the Standard Terms and Conditions of the Agreement:

**FORCED LABOR OF ETHNIC UYGHURS**

If this Contract requires Contractor (a company engaging in for-profit activity and having ten or more full-time employees) to acquire or dispose of services, supplies, information technology, goods, or construction, then pursuant to Title 35, Chapter 2, Article 10 of the Arizona Revised Statutes Contractor must certify and agree that it and any contractors, subcontractors, or suppliers it utilizes do not and will not use the forced labor of ethnic Uyghurs in the People's Republic of China or any goods or services produced by such forced labor. Provided these statutory requirements are applicable, Contractor, by entering this Contract, now certifies it is not currently engaged in, and agrees for the duration of the Contract to not engage in, (a) the use of forced labor of ethnic Uyghurs in the People's Republic of China; (b) the use of any goods or services produced by the forced labor of ethnic Uyghurs in the People's Republic of China; or (c) the use of any contractors, subcontractors, or suppliers that use the forced labor or any goods or services produced by the forced labor of ethnic Uyghurs in the People's Republic of China.

3. Except as otherwise amended, all other terms and conditions of the Agreement and any prior amendments not in conflict will remain in full force and effect. If there is a conflict or ambiguity among amendments and the Agreement, the most recent amendment will only prevail and control if clear and unambiguous; and if not, the original Agreement will govern to the extent necessary to support the intent of the Agreement.

ALL OTHER CONTRACT PRICES, TERMS,  
AND CONDITIONS WILL REMAIN THE SAME

**"City"**

City of Phoenix,  
A municipal corporation  
Jeffrey Barton, City Manager

By: 

Adriana Phillips

Assistant Finance Director

**"Contractor"**

**Enterprise Networks Solutions, Inc.**

Contractor acknowledges receipt of an  
agreement with the amendment. A signed  
copy must be returned to the **Finance  
Department, Procurement Division**


By: 

Name: Larry L. POTT HOFF

Title: PRESIDENT / OWNER

July 26, 2023

Attest:


  
City Clerk

Jul 30, 2023

Effective Date



APPROVED AS TO FORM:  
Julie M. Kriegh, City Attorney

By:   
RoseMarie R. Horvath  
Assistant Chief Counsel Jul 28, 2023