

Everbridge, Inc. Master Services Agreement

This Master Services Agreement ("Agreement") is entered into by and between Everbridge, Inc. ("Everbridge") and ("Client"), effective on the date of Client's signature below ("Effective Date"). Everbridge and Client are each sometimes referred to as a "Party" and collectively, the "Parties."

1. SERVICES.

Orders. Everbridge shall provide Client access to its 1.1 proprietary interactive communication solutions (the "Solutions") subject to the terms and conditions set forth in this Agreement and the description of services and provided in the applicable tatement of work) (the quote or other ordering doci int (e.g. "Quote") and the applica Solutio. documentation (the "Documentation"). / applica Everbr e shall provide the training and profess al servic ("Prof ional Services") set forth in the Quote. Illectively, Solutions and Professional Services are referrent to as the provide Client with log and pass (as defined below) and the provide Client with log and pass Services". Everbridge shall d information for each User e the S based on the maximum number of Contact, as defined below, r Users, as applicable depending on the Solv lient shall rdered. undergo the initial setup and trainin in th nboarding s set ic Documentation within sixty (60) day of the Effect Jate. Unless otherwise provided in the applicable Suote Jocume' Jon, Services are purchased as annual subscore,

Users; Contacts. "Users" are indivir' 1.2 who are د authorized by Client from time to time to use the utions for th purposes of sending notifications, configuring templates, report or managing data, serving as system administrators, or performing similar functions, and who have been supplied user iden tions and passwords by Client. Users may include employees and contractors of Client or an Included Department. "Included Department" means any enterprise department, office, agency, other entity that receives a majority of its funding from the same general or enterprise fund, as applicable, as the Client. "Contacts" are individuals who Client contacts through the Solutions and/or who provides their personal contact information to Everbridge including through an opt-in portal. If applicable to the particular Solution, the number of Users and/or Contacts that may be authorized by Client is set forth on the Quote.

1.3 Affiliated Entities. Departments, divisions, agencies or governmental entities which are affiliated politically, operationally or otherwise with Client, and which are not an Included Department (each, an "Affiliated Entity") may purchase Services to the same extent as Client, provided, that the Affiliated Entity purchases the Services on the same terms and conditions as are contained in this Agreement pursuant to a fully executed Quote agreed to by Everbridge and such Affiliated Entity. Client and the Affiliated Entity shall maintain separate accounts with Everbridge. Solely as to the Agreement between Everbridge and such Affiliated Entity, all terms and references to "Client" shall refer to such Affiliated Entity upon execution of an applicable Quote. By executing a Quote each Affiliated Entity agrees to be bound by all the terms and conditions herein as to such Affiliated Entity. An entity that otherwise qualifies under this definition will be included within the meaning of Affiliated Entity even though it qualifies after the execution of this Agreement.

2. **PAYMENT TERMS.** Everbridge shall invoice Client annually in advance for all Solutions and Professional Services, and Client

shall pay the fees set forth in the Quote within thirty (30) days from date of invoice. If Client exceeds the usage levels specified in the Quote, then Everbridge may invoice Client for any overages at the then applicable rate. All Professional Services must be used within 12 months from date of purchase. Late payments shall accrue interest at a rate of one and one-half percent (1.5%) per month or the highest rate allowed by applicable law, whichever is lower. Such interest shall be in addition to any other rights and remedies of Everbridge. Unless otherwise provided, the fees set forth in the Quote do not include any local, state, federal or foreign taxes, levies or duties of any nature, all of which Client is responsible for paying, except for those relating to Everbridge's net income or property. If Everbridge is legally obligated to collect or pay taxes for which Client is responsible, the appropriate amount shall be invoiced to and paid by Client, unless Client provides a valid tax exemption certificate.

3. **RESPONSIBILITIES.**

3.1 Client Data. Client shall retain all ownership rights in all Contact data and all electronic data Client transmits to Everbridge to or through the Solutions ("**Client Data**"). Client represents that it has the right to authorize and hereby does authorize Everbridge to collect, store and process Client Data subject to the terms of this Agreement. Client shall maintain a copy of all Contact data it provides to Everbridge.

3.2 Use of Solutions. Client is responsible for all activity ccurring under Client's account(s) and shall comply with all able Privacy Laws (as defined below) and all other applic le laws and regulations in connection with Client's use of ces, including its provision of Client Data to Everbridge. the S/ Whr applicable, Client shall obtain the required consent of C nd communications through the Solutions. Client ⊿cts to all use rvice in accordance with Everbridge's then applice' Accepta Use Policy posted on www.everbridge.com. Clier all promptly otify Everbidge of any unauthorized use of unt or a _____ther act or omission that would ssword or ar ar is ute a bre i or y tion of this Agreement. Client . the S Jcknu 'edges dons are a passive conduit for the . Client .a, and Everbridge has no obligation to transmis tor contact and shall have no liability for screen, preview or any errors or om; ins or f ny us natory, libelous, offensive any Clint Data, or for any losses, or otherwise unic Jul cor act, arisi out of or in connection ed, po. 1 c therwise transmitted via damages, claims, or ot with any data sent, acc ers or Co. is. the Solutions by Client,

3.3 Data Privacy. Lege shall abide by all applicable Privacy Laws in connection with the operation of the Solutions. **"Privacy Laws**" means all U.S. federal and state laws and regulations regarding consumer and data protection and privacy.

3.4 Data Security. Everbridge's IT security and compliance program includes the following standards generally adopted by industry leading SaaS providers: (i) reasonable and appropriate technical, organizational, and security measures against the destruction, loss, unavailability, unauthorized access or alteration of Client Data in the possession or under the control of Everbridge, including measures to ensure the availability of information following interruption to, or failure of, critical business processes; and (ii) an annual assessment of its security controls performed by an accredited third party audit firm in accordance with the Statement on Standards for Attestation Engagements No.

16 (SSAE 16). Upon request, Everbridge shall provide Client with a copy of its current SSAE 16 SOC 2 report. Everbridge's security framework is based on the security requirements and controls within US National Institute of Standards and Technology (NIST) Special Publication 800-53 – Security and Privacy Controls for Information Systems and Organizations. The NIST 800-53 security requirement standard has direct mapping to other security and data privacy frameworks, including global information security standard ISO 27001, HIPAA-HITECH, and HITRUST.

4. TERM. The term of this Agreement shall begin on the Effective Date and shall expire when all underlying Quotes with Client or its Affiliates have expired in accordance with the terms of such Quotes, unless terminated earlier as provided herein. Services under an applicable Quote will begin as set forth in such Quote and shall continue for the initial term specified therein ("Initial Service Term"). If a Que Intains Services added to an existing subscription, such a Ja Su es will be coterminous applicate renewal Service term with the Initial Service Term ("Renewal Term"), unless oth vise agree o by the parties. If at the end of the app ble Qu Client tends to renew the mely cuted written renewal Agreement, but has provideo prior to the end of su term, then rbridge, in its sole discretion, shall continue the Succe(s) here der for thirty (30) days (the secure "Grace Period") in orde . execu* renewal by Client, provided that Client shall al fee then in erbridge the at effect divided by twelve (12) (the "Merrin Holdow Fee"). The . co. Sy so Grace Period is provided to Client t Services will not be terminated prior to the ϵ cution o. val. Due to , provid one insurance and liability reasons Even idge can Grace Period and will charge the Mc Jover F Monthly Holdover Fee is instituted in order protect Int from termination or suspension of the Services, and to inst .nat timely renewals are entered into. Monthly Holdover Fr shall not b returned or refunded to the Client as a credit towards any renev Except as set forth in an applicable Quote, or unles IS Agreement is terminated as provided herein, upon expiration of the term of any Quote, such Quote shall renew automatically for successive subsequent periods of twelve (12) months unless either party notifies the other party of its intent to terminate at leas thirty (30) days prior to the end of the then current term. Everbridge reserves the right to increase its fees in any Renewal Term by three percent (3%). With respect to any renewals which are signed by Client after the previous term's expiration date. Everbridge reserves the right to increase its fees in such Renewal Term by five percent (5%).

5. TERMINATION; SUSPENSION.

5.1 Termination by Either Party. Either Party may terminate this Agreement upon the other Party's material breach of the Agreement, provided that (i) the non-breaching Party sends written notice to the breaching Party describing the breach in reasonable detail; (ii) the breaching Party does not cure the breach within thirty (30) days following its receipt of such notice (the **"Notice Period"**); and (iii) following the expiration of the Notice Period, the non-breaching Party sends a second written notice indicating its election to terminate this Agreement.

5.2 Termination or Suspension for Non-Payment. If Client fails to pay any amounts due within thirty (30) days of their due date, Everbridge may terminate this Agreement upon thirty (30 days' prior written notice to Client. Termination for non-payment shall not relieve Client of its outstanding obligations (including payment) under this Agreement. In lieu of termination for nonpayment, Everbridge may suspend Client's access to the Solutions upon written notice to Client.

5.3 Suspension. Everbridge may suspend Client's access to the Solutions or any portion thereof for (i) emergency network repairs, threats to, or actual breach of network security; or (ii) any legal, regulatory, or governmental prohibition affecting the Solution. Everbridge shall use its best efforts to notify Client through its Client Portal and/or via email prior to such suspension and shall reactivate any affected portion of the Solution as soon as possible.

6. PROPRIETARY RIGHTS.

6.1 Grant of License. Subject to the terms and conditions of this Agreement, Everbridge hereby grants to Client, during the term of this Agreement, a limited, non-exclusive, non-transferable, non-sublicensable right to use the Solutions.

Restrictions. Client shall use the Solution solely for 6.2 its internal business purposes. In particular, Client's use of the Solutions shall not include service bureau use, outsourcing, renting, reselling, sublicensing, or time-sharing. Client shall not (i) sell, transfer, assign, distribute or otherwise commercially exploit or make the Solution available to any third party except as expressly set forth herein; (ii) modify or make derivative works based upon the Solution; (iii) reverse engineer the Solution; (iv) remove, obscure or alter any proprietary notices or labels on the Solution or any materials made available by Everbridge; (v) use, post, transmit or introduce any device, software or routine (including viruses, worms or other harmful code) which interferes or attempts to interfere with the operation of the Solution; or (vi) defeat or attempt to defeat any security mechanism of any Solution.

6.3 Reservation of Rights. The Solutions (including all ssociated computer software (whether in source code, object or other form), databases, indexing, search, and retrieval and routines, HTML, active server pages, intranet pages, meth and s ar materials) and all intellectual property and other rights, title id interest therein (collectively, "IP Rights"), whether eived *F* Everbridge alone or in conjunction with others, C nstitute tial Information and the valuable intellectual propert proprietal naterial, and trade secrets of Everbridge and its li/ sors and ar rotected b applicable intellectual property les and er countries. Everbridge owns (i) 12 the United ie 'back (excr for the int Data) provided to Everbridge by Jsers Nient Conte in conjunction with the Services, and generated in conne in with " **Outions**, which are generally used to improve to unction by ano, formance of the Services. Except for the rights expression of the range of the Services. all rights in and to the ξ tion. In all the foregoing elements thereof (including the inits to a. where product resulting from Professional Services . I to any Jdification, enhancement, configuration or derivative of the Solutions) are and shall remain solely owned by Evennage and its respective licensors. Everbridge may use and provide Solutions and Professional Services to others that are similar to those provided to Client hereunder, and Everbridge may use in engagements with others any knowledge, skills, experience, ideas, concepts, know-how and techniques used or gained in the provision of the Solutions or Professional Services to Client, provided that, in each case, no Client Data or Client Confidential Information is disclosed thereby.

7. CONFIDENTIAL INFORMATION.

7.1 Definition. "Confidential Information" means all information of a Party ("Disclosing Party") disclosed to the other Party ("Receiving Party"), whether orally, electronically, in writing, or by inspection of tangible objects (including, without limitation, documents or prototypes), that is designated as confidential or that reasonably should be understood to be confidential given the nature of the information and the circumstances of disclosure. Confidential Information includes without limitation, all Client Data, the Solutions, and either Party's business and marketing plans, technology and technical information, product designs, reports and business processes. Confidential Information shall not include any information that: (i) is or becomes generally known to the public without breach of any obligation owed to Disclosing Party; (ii) was known to Receiving Party prior to its disclosure by Disclosing Party without breach of any obligation owed to Disclosing Party; (iii) was independently developed by Receiving Party without breach of any obligation owed to Disclosing Party; or (iv) is received from a third party without breach of any obligation owed to Disclosing Party.

7.2 Protection. Receiving Party shall not disclose or use any Confidential Information of sing Party for any purpose other than performance or en eme. this Agreement without Disclosing Party's prior write conserver 'f Receiving Party is compelled by law to disclose fidential I rmation of Disclosing Party, including und the Free of Ir mation Act or other public information uest (i.e. tate s shine" laws) it shall provide Disclosing rty with p notice of such compelled disclosure (to the ent legall permitted) and reasonable assistance, at Disclosin, arty's c /if Discl- Party wishes to ing Party snu contest the disclosure. protect the confidentiality of Disclosing Party's Contract Information in the same manner that it protects the contract ntiality confidential information of like kind t in no e. f its own g less than reasonable care). Receiving Party s. ' promptly afv Disc' ing Party if it becomes aware of any by Jonfider Disclosing Party's Confidential Information.

Upon Termination. Upon any terr 7.3 ation of this Agreement, the Receiving Party shall continue J maintain * confidentiality of the Disclosing Party's Confidential Inform and, upon request and to the extent practicable, der , all containing such Confidential Internation. materials Notwithstanding the foregoing, either Party may retain a copy of any Confidential Information if required by applicable law or regulation, in accordance with internal compliance policy, o. pursuant to automatic computer archiving and back-up procedures, subject at all times to the continuing applicability of the provisions of this Agreement.

8. WARRANTIES; DISCLAIMER.

8.1 Everbridge Warranty. Everbridge shall provide the Solutions in material compliance with the functionality and specifications set forth on the applicable Solution Documentation. Everbridge shall provide 24X7X365 customer support in accordance with its most recently published Support Services Guide. Professional Services shall be performed in a professional manner consistent with industry standards. THE FOREGOING REPRESENT THE ONLY WARRANTIES MADE ΒY EVERBRIDGE HEREUNDER, AND EVERBRIDGE EXPRESSLY DISCLAIMS ALL OTHER WARRANTIES OF ANY KIND, EXPRESS, IMPLIED, STATUTORY, WHETHER OR OTHERWISE. WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW.

8.2 Disclaimer. EVERBRIDGE DOES NOT WARRANT THAT THE SOLUTION WILL OPERATE ERROR FREE OR WITHOUT INTERRUPTION. WITHOUT LIMITING THE FOREGOING, IN NO EVENT SHALL EVERBRIDGE HAVE ANY LIABILITY FOR PERSONAL INJURY (INCLUDING DEATH) OR PROPERTY DAMAGE ARISING FROM FAILURE OF THE

SOLUTION TO DELIVER AN ELECTRONIC COMMUNICATION, HOWEVER CAUSED AND UNDER ANY THEORY OF LIABILITY, EVEN IF EVERBRIDGE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

8.3 SMS Transmission. CLIENT ACKNOWLEDGES THAT THE USE OF SHORT MESSAGING SERVICES ("SMS"), ALSO KNOWN AS TEXT MESSAGING, AS A MEANS OF SENDING MESSAGES INVOLVES A REASONABLY LIKELY POSSIBILITY FROM TIME TO TIME OF DELAYED, UNDELIVERED, OR INCOMPLETE MESSAGES AND THAT THE PROCESS OF TRANSMITTING SMS MESSAGES CAN BE UNRELIABLE AND INCLUDE MULTIPLE THIRD PARTIES THAT PARTICIPATE IN THE TRANSMISSION PROCESS, INCLUDING MOBILE NETWORK OPERATORS AND INTERMEDIARY TRANSMISSION COMPANIES. ACCORDINGLY, EVERBRIDGE RECOMMENDS THAT SMS MESSAGING NOT BE USED AS THE SOLE MEANS OF COMMUNICATION IN AN EMERGENCY SITUATION.

9. INDEMNIFICATION.

9.1 By Client. Client shall defend, indemnify and hold Everbridge harmless against any loss or damage (including reasonable attorneys' fees) incurred in connection with any third party claim, suit or proceeding (**"Claim"**) arising out of any data sent, posted or otherwise transmitted via the Solution by Client or Contacts, or any breach by Client of Sections 3 or 6.

By Everbridge. Everbridge shall defend, indemnify 9.2 and hold Client harmless from and against any Claim against Client alleging that the Solution as contemplated hereunder nfringes an issued patent or other IP Right in a country in which he Solution is provided to Client. If (x) any aspect of the Solution d or, in Everbridge's reasonable opinion is likely to be found. to intuine upon the IP Right of a third party or (v) the continued use of e Solution is enjoined, then Everbridge will promptly and at it is option: (i) obtain for Client the to contⁱ b using the Solution; (ii) modify such aspect of the Jution 🤊 non-infringing; or (iii) replace such aspect of the So' on with a n-infringing functional equivalent. If, after all com cially reaso ble efforts Everbridge determines in good at options (i' (iii) are easible, Everbridge will remove f?` inging item on the ation and refund to Client on a proata is an epaid used fees paid for such infringing element. emedic et forth in this Section 9.2 are Client's exclusive remedy Claims infringement of an IP Right. Everbridge shall we not sugard, or liability for any claim pursuant to this Section, the exit training from: (i) the combinations, operation if use the Soliton supplied under this Agreement with any project, dev. Software not supplied by Everbridge to the extent of combine of creates the infringement; (ii) the unauthorized alter modification by Client of the Solution; or (iii) Everbridge's compliance with Client's designs, specifications, requests, or instructions pursuant to an engagement for Everbridge Professional Services relating to the Solution to the extent the claim of infringement is based on the foregoing.

9.3 Indemnification Process. The indemnifying party's obligations under this Section 9 are contingent upon the indemnified party (a) promptly giving notice of the Claim to the indemnifying party once the Claim is known; (b) giving the indemnifying party sole control of the defense and settlement of the Claim (provided that the indemnifying party may not settle such Claim unless such settlement unconditionally releases the indemnified party of all liability and does not adversely affect the indemnified party's business or service); and (c) providing the

indemnifying party all available information and reasonable assistance.

10. LIABILITY LIMITS. To the maximum extent permitted by law, neither Party shall have any liability to the other Party for any indirect, special, incidental, punitive, or consequential damages, however caused, under any theory of liability, and whether or not the Party has been advised of the possibility of such damage. Except for its indemnification obligations under Section 9.2, notwithstanding anything in this Agreement to the contrary, in no event shall Everbridge's aggregate liability, regardless of whether any action or claim is based on warranty, contract, tort, indemnification or otherwise, exceed amounts paid or due by Client to Everbridge hereunder during the 12-month period prior to the event giving rise to such liability. The foregoing limitations shall apply even if the non-breaching party's remedies under this Agreement fail their essential put

11. MISCELLANEOUS.

11.1 Non-Sol itation ٩s add hal protection for Everbridge's proprie / informa h, for s' hg as this Agreement remains in effect, ar or one yea ereafter, Client agrees that it shall not, directly or rectly, soli hire or attempt to solicit any employees of Everbric hat a general solicitation to provide the public for employment vis section. libited

11.2 Force Majeure; Limitati verbridg hall not be responsible for performance under is Ag. ment the extent precluded by circumstances bey 1 Everbin reasonable control, including without limitatic acts ▶ of .od 2 government, flood, fire, earthquakes, crv. st, acts labor problems, regional technology inter tions, enial of service attacks. The Solution delivers information supported Contact paths to public and private networks carriers, b' Everbridge cannot guarantee delivery of the information to recipients. Final delivery of information to recipients is dep ent on and is the responsibility of the designated public ar ivate networks or carriers.

11.3 Waiver; Severability. The failure of either Parthereto to enforce at any time any of the provisions or terms of this Agreement shall in no way be considered to be a waiver of such provisions. If any provision of this Agreement is found by any court or other authority of competent jurisdiction to be invalid, illegal or unenforceable, that provision shall, to the extent required, be deemed deleted or revised, and the remaining provisions shall continue in full force and effect to the maximum extent possible so as to give effect to the intent of the parties.

11.4 Assignment. Neither party may assign this Agreement to any third party except upon the other Party's prior written consent, which consent shall not be unreasonably withheld or delayed; provided, that no such consent shall be required in the event of an assignment to an Affiliated Entity or to a successor-ininterest to the business of the assigning Party resulting from a merger, reorganization, or sale of all or substantially all such Party's assets. Notwithstanding the above, neither Party shall assign this Agreement to any third party which is a competitor of the other Party.

11.5 Governing Law; Attorney's Fees. This Agreement shall be governed and construed in accordance with the laws of the Commonwealth of Massachusetts, without regard to its conflicts of laws rules. The U.N. Convention on Contracts for the International Sale of Goods shall not apply. The prevailing party in any action arising out of this Agreement shall be entitled to its reasonable attorneys' fees and costs.

11.6 Notices. Legal notices (e.g., claimed breach or termination) to be provided under this Agreement shall be delivered in writing (a) in person, (b) by nationally recognized overnight delivery service, or (c) by U.S. certified or first class mail to the other party as set forth on the signature page hereto. All legal notices shall be deemed to have been given upon receipt or, if under (c), three (3) business days after being deposited in the mail. Either party may change its address by giving notice of the new address to the other party pursuant to this Section and identifying the effective date of such change. Everbridge may provide all other notices to Client's billing contact on the Client Registration Form or, with respect to availability, upgrades or maintenance of the Solutions, to the Everbridge Support Center.

11.7 Marketing. Client consents to Everbridge referencing Client's name as an Everbridge Client in Everbridge publications, its website, and other marketing materials.

11.8 Equal Employment Opportunity. Everbridge, Inc. is a government contractor and is subject to the requirements of Executive Order 11246, the Rehabilitation Assistance Act and VEVRAA. Pursuant to these requirements, the Equal Opportunity Clauses found at 41 Code of Federal Regulations sections 60-1.4(a) (1-7), sections 60-250.4(a-m), sections 60-300.5 (1-11) and sections 60-741.5 (a) (1-6) are incorporated herein by reference as though set forth at length, and made an express part of this Agreement.

11.9 Export Compliant. Neither Party shall export, directly or indirectly, any technical data acquired from the other pursuant to this Agreement or any product utilizing any such data to any country for which the U.S. Government or any agency hereof at the time of export requires an export license or other overnmental approval without first obtaining such license or a_{PP} al. Client shall not permit Users to send notifications to a Contain a U.S. embargoed country or in violation of any U.S. expor

11.10 3. Government End-Users. The Solutions and tion are "commercial items" as defined at 48 .ated dr C.F.R. J1, consider ing of "commercial computer software" and "cor rcial compu software concumentation" as such terms are 1 48 C.F.R. 212. Constent with 48 C.F.R. 12.212 and R. 227.7 -1 thron 227.7202-4, U.S. government L١٢ (F.R. 227.7 J-user Justo, is and cquire licenses to the Solutions and related us contation in only those rights set forth herein.

11.11 Ger .1. This eemen including its Exhibits and any Quote, consulutes t' an e agree ent between the Parties and supersedes all er a reme and understandings h respect to the subject between the Parties, o or write matter hereof, including any committality agreements. This Agreement shall not be mu r amended except by a writing signed by both Parties. ANY NEW TERMS OR CHANGES INTRODUCED IN A PURCHASE ORDER OR OTHER DOCUMENT ARE VOID AND OF NO FORCE OR EFFECT. EVERBRIDGE'S ACKNOWLEDGEMENT OF RECEIPT OF SUCH DOCUMENT OR ACCEPTANCE OF PAYMENT SHALL NOT CONSTITUTE AGREEMENT TO ANY TERMS OTHER THAN THOSE SET FORTH IN THIS AGREEMENT. There are no third party beneficiaries to this Agreement. Any right, obligation or condition that, by its express terms or nature and context is intended to survive the termination or expiration of this Agreement, shall survive any such termination or expiration hereof. This Agreement, and any other document referencing and governed by this Agreement may be executed in one or more counterparts, each of which shall be deemed an original but which together shall constitute the same agreement. Each Party agrees to be bound by its digital or electronic signature, whether transmitted by fax and each Party agrees that it shall accept the signature of the other machine, in the form of an electronically scanned image (e.g., in .pdf form), by email, or by other means of e-signature technology,

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

EVERBRIDGE, INC.	CLIENT:
EVERBRIDGE, INC. By: Print Name: Title: Date: Date: Address: 25 Corporate Drive Burlington, Massachuse to 11803 For legal notic Attention: Lega to epartment	CLIENT:

EXHIBIT A Additional Business Terms

The following additional business terms are incorporated by reference into the Agreement as applicable based on the particular products and services described on the Quote.

If Client Is Ordering Nixle® Branded Products or Community Engagement:

1. Client grants to Everbridge a non-exclusive, royalty free, worldwide and perpetual right and license (including sublicense) to (a) use, copy, display, disseminate, publish, translate, reformat and create derivative works from communications Client sends through the Solutions for public facing communications to citizens, other public groups and public facing websites, including social media (e.g., Google®, Facebook®) (collectively, "**Public Communications**"), (b) use and display Client's trademarks, service marks and logos, solely as part of the Public Communications to Contacts who have opted in to receive those Communications, and on other websites where Everbridge displays your Public Communications, as applicable, and (c) place a widget on Client's website in order to drive Contact opt-in registrations. Client further acknowledges and agrees that all personal information from individuals registering through such widget is owned expressly by Everbr

If Client Is Ordering verbridge randed Products:

- Data Feed Notwiths ding a hing to the contrary in this Agreement, to the extent that Client has purchased or 1. a Feeds, s feeds are provided solely on an "AS IS" and "AS AVAILABLE" basis and Everbridge disclaims accesses [any and all hility of any d or nature resulting from any inaccuracies or failures with respect to such Data Feeds. The or any failure, defect, or inability to access the content of such Data Feed shall be to terminate sole and excl 'e remed ue. "Data Feed" means data content licensed or provided by third parties to the Data Feed her pay. Everbridge and supplied to Client in connection with the Solution (e.g., real time weather system information and warnings, 911 data, third party maps ntional i lligence).
- **Incident Management/IT 'erting.** In the entry purchasing the Incident Management or IT Alerting Solution, unless designated as unlimited: (a) tents multiplicate the number of Users set forth on the Quote, and such individuals 2. ation and role; (b) Incident Administrators shall have the ability shall only have the access rights .ant to s to build incident templates, report incident and launc incident notifications; (c) Incident Operators shall only have the ability to launch or manage incidents; (d) Interting Use shall have the ability to build, launch or manage incidents as well as participate in an on-call schedul receive IT fications, and (e) Client shall be provided the number of 40. ninistrator" means an individual who is authorized by incident templates purchased pursuant to the Quote .cident . nt or IT Alerting Solution. "Incident Operator" means Client as an organizational administrator for the In _____nt Manage an individual who is authorized by Client as an crator of the Jent Management or IT Alerting Solution.
- Secure Messaging. For Clients purchasing peer to peer 3. ure mer lutions ("Secure Messaging"), Everbridge shall comply with all applicable privacy laws, including e Heal* ortability and Accountability Act of 1996 surance ("HIPAA"), the Health Information Technology for Economic an inical Heal Act ("HITF H Act"), the Gramm-Leach-Bliley Act, and the Fair Credit Reporting Act, as applicable used on solv n purc⁺.d. Any Business Associate nd ma Agreement executed in connection with this Agreement st on ncorporate a part of this Agreement. Client acknowledges and agrees that Secure Messaging soluti are ii Inded + liver p critical, non-emergency messages for or suitable for use in situations between users as a convenience to facilitate communications andt inter where a failure or time delay of, or errors or inaccuracies in, the content, data of ided through the services ormatio could lead to death, personal injury or property damage.

Non-Critical Messaging

1. If Client is using the solution to send non-emergency calls, text messages or emails consume. Then expressly agrees to comply with the Telephone Consumer Protection Act of 1991, including its implement a regulations, the CAN-SPAM Act of 2003, and any other similar laws and regulation (collectively, "**Consumer Protection Law**, Client shall not violate these or others applicable laws and warrants that it shall receive express consent from Contacts if its messages fall within these Consumer Protection Laws. Client shall defend, indemnify and hold Everbridge harmless from any violation by Client of Consumer Protection Law. Client further agrees that any marketing or sales related text messages will comply with the policies and guidelines of the Mobile Marketing Association found at http://mmaglobal.com/policies/code-of-conduct.

EXHIBIT B IPAWS- CMAS/WEA Addendum

This addendum is incorporated by reference into the Agreement as applicable based on the particular products and services described on the Quote.

- 1 IPAWS Authorization: Client represents and warrants to Everbridge that any employee, agents, or representatives of Client who access IPAWS-OPEN using Client's credentials provided by FEMA (each, an "IPAWS User"), are authorized by FEMA to use IPAWS-OPEN, have completed all required training, and Client has executed an IPAWS Memorandum of Agreement ("MOA") with FEMA. Client shall contact Everbridge immediately upon any change in Client or any IPAWS User's right to access IPAWS-OPEN. Client shall only access IPAWS-OPEN using its designated credentials and FEMA issued digital certificate ("Digital Certificate"). Client acknowledges and agrees that Everbridge shall not have access to its credentials and that Client assumes full responsibility for maintaining the confidentiality of any credentials issued to it. Client shall be solely responsible for any and all claims, damages, expenses (including attorneys' fees and costs) that arise from any unauthorized use or access to IPAWS-OPEN.
- 2. <u>Credentials</u>: Client d and maintain within its Everbridge account Organization, its Digital Certificate, COG ID, and Common Name. ent au. izes and requests Everbridge to use the foregoing stored information to connect Client to IPAWS-OPEN.
- 3. Messagi Client rnowled and agrees that: (i) upon submission of messages to IPAWS-OPEN, Everbridge shall for the sistribution of such message, and that the distribution through IPAWS-OPEN, including, have no rther liab. ry through the Emergency Alert System or the Commercial Mobile Alert System, is in no way but not ited to, de or control by Everbridge; (ii) Everbridge shall not be liable as a result of any failure to receive messages guarante rugh IF /S-OP (iii) IPAWS may include additional features not supported through the Everbridge distributeo Je shall no. pe ... vired to provide such additional features to Client; and (iv) Client shall be solely system, and ⊾ responsible and liable for " content of y and all messages sent through IPAWS-OPEN utilizing its access codes.
- 4. <u>Term</u>: Client acknowle es and prec that access to IPAWS-OPEN shall be available once Client has provided Everbridge with the Dig of Certificate did any other reasonably requested information to verify access to the system. Upon termination of the preper cross to AWS-OPEN shall immediately terminate. In addition, Everbridge may immediately terminate, without only, account VS-OPEN, if Client breaches this Addendum, the MOA, or FEMA changes the IPAWS-OPEN system so the state change the business terms and/or feasibility for Everbridge to provide such access.