
THE VILLAGE OF TINLEY PARK

**Cook County, Illinois
Will County, Illinois**

**RESOLUTION
NO. 2019-R-003**

**A RESOLUTION AUTHORIZING A CONTRACT BETWEEN THE VILLAGE OF TINLEY
PARK AND SUPERION/CENTRAL SQUARE TECHNOLOGIES FOR THE PURCHASE OF
REPLACEMENT SERVERS FOR THE 911 SYSTEMS**

**JACOB C. VANDENBERG, PRESIDENT
KRISTIN A. THIRION, VILLAGE CLERK**

**MICHAEL J. PANNITTO
BRIAN H. YOUNKER
CYNTHIA A. BERG
WILLIAM P. BRADY
MICHAEL W. GLOTZ
JOHN A. CURRAN
Board of Trustees**

RESOLUTION NO. 2019-R-003

A RESOLUTION AUTHORIZING A CONTRACT BETWEEN THE VILLAGE OF TINLEY PARK AND SUPERIOR/CENTRAL SQUARE TECHNOLOGIES FOR THE PURCHASE OF REPLACEMENT SERVERS FOR THE 911 SYSTEMS

WHEREAS, the Village of Tinley Park, Cook and Will Counties, Illinois, is a Home Rule Unit pursuant to the Illinois Constitution of 1970; and

WHEREAS, the Corporate Authorities of the Village of Tinley Park, Cook and Will Counties, Illinois, have considered entering into a Contract with the Central Square Technologies, a true and correct copy of such Contract being attached hereto and made a part hereof as **EXHIBIT 1**; and

WHEREAS, the Corporate Authorities of the Village of Tinley Park, Cook and Will Counties, Illinois, have determined that it is in the best interests of said Village of Tinley Park that said Contract be entered into by the Village of Tinley Park;

NOW, THEREFORE, Be It Resolved by the President and Board of Trustees of the Village of Tinley Park, Cook and Will Counties, Illinois, as follows:

Section 1: The Preambles hereto are hereby made a part of, and operative provisions of, this Resolution as fully as if completely repeated at length herein.

Section 2: That this President and Board of Trustees of the Village of Tinley Park hereby find that it is in the best interests of the Village of Tinley Park and its residents that the aforesaid "Contract" be entered into and executed by said Village of Tinley Park, with said Contract to be substantially in the form attached hereto and made a part hereof as **EXHIBIT 1**, subject to review and revision as to form by the Village Attorney.

Section 3: That the President and Clerk of the Village of Tinley Park, Cook and Will Counties, Illinois are hereby authorized to execute for and on behalf of said Village of Tinley Park the aforesaid Contract.

Section 4: That this Resolution shall take effect from and after its adoption and approval.

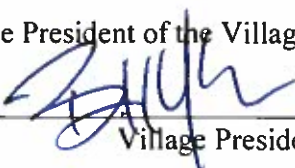
ADOPTED this 15th day of January, 2019, by the Corporate Authorities of the Village of Tinley Park on a roll call vote as follows:

AYES: Younker, Pannitto, Berg, Brady, Glotz

NAYS: None

ABSENT: Curran

APPROVED this 15th day of January, 2019, by the President of the Village of Tinley Park.



Village President Pro-Tem

ATTEST


Village Clerk

STATE OF ILLINOIS)
COUNTY OF COOK) SS
COUNTY OF WILL)

CERTIFICATE

I, KRISTIN A. THIRION, Village Clerk of the Village of Tinley Park, Counties of Cook and Will and State of Illinois, DO HEREBY CERTIFY that the foregoing is a true and correct copy of Resolution No. 2019-R-003, **“A CONTRACT BETWEEN THE VILLAGE OF TINLEY PARK AND SUPERION/CENTRAL SQUARE TECHNOLOGIES FOR THE PURCHASE OF REPLACEMENT SERVERS FOR THE 911 SYSTEMS,”** which was adopted by the President and Board of Trustees of the Village of Tinley Park on January 15, 2019.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal of the Village of Tinley Park this 15th day of January, 2019.



KRISTIN A. THIRION, VILLAGE CLERK

EXHIBIT 1

**A CONTRACT BETWEEN THE VILLAGE OF TINLEY PARK AND SUPERION/CENTRAL
SQUARE TECHNOLOGIES FOR THE PURCHASE OF REPLACEMENT SERVERS FOR THE
911 SYSTEMS**



ftServer 28xx Standard System Installation ESX

Service Level Chosen: Total Assurance with Subscription

ftServer 2810, 1-socket, 2.2 GHz 10-core processor

ftScalable Storage G3 array with 4 host-ports per controller and 24 disk capacity
VMware vSphere Essentials Kit for 3 hosts (Max 2 processors per host)

HP DL380 Gen10 Server:

HPE ProLiant DL380 Gen10 - rack-mountable -

Xeon Silver 4114 2.2 GHz - 16 GB - 0 GB

1 x Intel Xeon Silver 4114 / 2.2 GHz (3 GHz)

(10-core)

RAID (SATA 6Gb/s / SAS 12Gb/s) (HPE Smart Array P408i-a)

Card Reader

4-port 10/100/1000 Gige

128GB RAM

SMART ARRAY SECURE ENCRYPT E-LTU

(12) 300GB SAS 15K SFF SC DS HD

(4) 1.2TB SAS 10K SFF SC DS HD

Dennis Maleski, Network specialist
Tinley Park Police Department

Authorized Signature: _____

Date: 1-15-19

Printed Name: _____

Additional Information Section

Product Notes:

Stratus Implementation Services: Stratus implementation services are performed by Stratus.

Superior Travel and living expenses are an estimate. Actual expenses will be charged per Superior's travel policy.

Superior, a CentralSquare Company

Add-On Quote

Quote Number: Q-00002458 Valid Until:
 01/22/19

Quote Prepared For:

Dennis Maleski, Network specialist
 Tinley Park Police Department
 16250 S. Oak Park Avenue
 Tinley Park, IL, 60477
 (708) 444-5081

Quote Prepared By:

Raul Correa, Account Manager - Install
 Superior
 1000 Business Center
 Lake Mary, FL 32746
 Phone: (407) 304-3278 Fax:
raul.correa@centralsquare.com

Date: 01/09/19

Thank you for your interest in our company and our software and services solutions. Please review the below quote and feel free to contact Raul Correa with any questions.

Third-Party License Fees & Maintenance

Product Name	Quantity	License Fee	Maintenance
Neverfail Enterprise Bundle Pair up to 5VMS	1	18,880.00	5,397.92
Total		18,880.00	5,397.92

Third-Party Hardware

Product Name	Quantity	Amount
ft2810 VMware Essentials host	1	46,659.00
Stratus Server Support	1	7,931.00
HP DL380 Gen10 Server	1	13,905.00
Total		68,495.00

Professional Services Installation & Configuration

Product Name	Amount
ONESolution MCT Upgrade Services	2,800.00
Total	2,800.00

Technical Services

Product Name	Amount
Server Migration Preparation/Follow-Up	1,600.00
CAD Server Migration	1,600.00
RMS Server Migration	1,600.00
Message Switch Migration	1,600.00
Utility Server Migration	1,600.00
OpCenter Migration	1,600.00
SQL Database Migration	1,600.00
Total	11,200.00

Training

Product Name	Amount
ONESolution MCT Upgrade Services	640.00
Total	640.00

Project Management

Product Name	Amount
ONESolution All Other Project Management PS	2,400.00
ONESolution MCT Upgrade Services	160.00
Total	2,560.00
Total Professional Services	17,200.00

Third-Party Professional Services Training

Product Name	Amount
Stratus Implementation Services	4,738.00
Total	4,738.00
Total Third-Party Professional Services	4,738.00

Travel & Living Expenses

Product Name	Amount
Superior Public Safety Travel & Living Expenses Estimate	2,500.00

Total
2,500.00

Summary

Product/Service	Amount
Professional Services	17,200.00
Subtotal	17,200.00 USD
Third-Party License Fees	18,880.00
Third-Party Hardware	68,495.00
Third-Party Professional Services	4,738.00
Subtotal	92,113.00 USD
Total	109,313.00 USD
Travel & Living Estimate	2,500.00 USD
Total with Travel & Living Estimate	111,813.00 USD
Net Third-Party Maintenance	5,397.92 USD
Total with Maintenance	114,710.92 USD
Shipping Estimate	500.00 USD

See Product notes in the Additional Information Section

Payment terms as follows, unless otherwise notated below for Special Payment Terms by Product:
 License, Project Planning, Project Management, Consulting, Technical Services, Conversion, Third Party Product Software and Hardware Fees are due upon execution of this Quote. Training fees and Travel & Living expenses are due as incurred monthly. Installation is due upon completion. Custom Modifications, System Change Requests or SOW's for customization, and Third Party Product Implementation Services fees are due 50% on execution of this Quote and 50% due upon invoice, upon completion. Unless otherwise provided, other Professional Services are due monthly, as such services are delivered. Additional services, if requested, will be invoiced at then-current rates. Any shipping charges shown are estimated only and actual shipping charges will be due upon invoice, upon delivery.



Annual Subscription Fee(s): Initial annual subscription fees are due 100% on the Execution Date. The initial annual subscription term for any subscription product(s) listed above shall commence on the Execution Date of this Agreement and extend for a period of one (1) year. Thereafter, the subscription terms shall automatically renew for successive one (1) year terms, unless either party gives the other party written notice of non-renewal at least sixty (60) days prior to expiration of the then-current term. The then-current fee will be specified by CentralSquare in an annual invoice to Customer thirty (30) days prior to the expiration of then-current annual period.

CentralSquare Application Annual Support: Customer is committed to the initial term of Maintenance and Support Services for which the support fee is included in the License fee(s) and begins upon execution of this Quote and extends for a twelve (12) month period. Subsequent terms of support will be for twelve (12) month periods, commencing at the end of the prior support period. Support fees shown are for the second term of support for which CentralSquare is committed and which shall be due prior to the start of that term. Fees for subsequent terms of support will be due prior to the start of each term at the then-prevailing rate. Subsequent terms will renew automatically until such time CentralSquare receives written notice from the Customer thirty (30) days prior to the expiration of the then current term. Notification of non-renewal is required prior to the start of the renewal term. Customer will be invoiced, and payment is due, upon renewal.

Third Party Product Annual Support Fees: The support fee for the initial annual period is included in the applicable Third Party Product License fees(s) unless otherwise stated. Subsequent terms invoiced by CentralSquare will renew automatically at then-prevailing rates until such time CentralSquare receives written notice of non-renewal from the Customer ninety (90) days in advance of the expiration of the then-current term. Notification of non-renewal is required prior to the start of the renewal term. Customer will be invoiced, and payment is due, upon renewal. As applicable for certain Third Party Products that are invoiced directly by the third party to Customer, payment terms for any renewal term(s) of support shall be as provided by the third party to Customer.

Special Payment Terms by Product:

Stratus Total Assurance Server Support payment terms:

Stratus Third Party Product Annual Support Fees: The amount noted above for the initial year of Stratus Third Party Product support is due upon Execution of this quote/contract. The initial term for any Stratus Third Party Product(s) listed above shall commence upon installation and extend for a period of one (1) year. Annual support fees for subsequent terms are subject to change and will be invoiced by and paid directly to the vendor.

Neverfail Enterprise Bundle Pair up to SVMs:

Third Party Product Annual Support Fees: The support fee for the initial annual period is included in the applicable Third Party Product License fees(s) unless otherwise stated. Subsequent terms invoiced by Superior will renew automatically at then-prevailing rates until such time Superior receives written notice of non-renewal from the Customer ninety (90) days in advance of the expiration of the then-current term. Notification of non-renewal is required prior to the start of the renewal term. Customer will be invoiced, and payment is due, upon renewal. As applicable for certain Third Party Products that are invoiced directly by the third party to Customer, payment terms for any renewal term(s) of support shall be as provided by the third party to Customer.

Additional Terms:



This Quote constitutes an Amendment to the Software License & Services Agreement and the Maintenance/Support Agreement (together, the "Contract and Agreement") by and between the parties hereto. The product and pricing information detailed above comprises the "Exhibit 1" schedule or "Supplement" attached to this Amendment. Except as otherwise provided herein, all terms and conditions of the Contract and Agreement shall remain in full force and effect.

Any interfaces listed above are interfaces only. Customer shall be responsible for obtaining the applicable software, hardware and system software from the appropriate third party vendor.

Any software applications listed above which are solely owned by CentralSquare are "Component Systems" under the provisions of the Contract and Agreement. Before signing this Quote, please contact your Account manager if you are not certain which software applications are owned by CentralSquare

Any hardware or other third party products and services listed above, including third party software, are "Pay Agency Products" under the provisions of the Contract and Agreement.

For training and on-site project management sessions which are cancelled at the request of Customer within fourteen (14) days of the scheduled start date, Customer is responsible for entire price of the training or on-site project management plus incurred expenses.

Comments:

Customer will provide all Microsoft Server Licensing (Windows Server and SQL Server)

Technical Services for a full suite migration
Neverfail installation services for 5 pairs

ftServer 2810, 1-socket, 2.2 GHz 10-core processor
Automated Uptime Layer for VMware vSphere
6.5-based Class C ftServer Systems, Release 6.5
VMware vSphere Essentials Kit for 3 hosts
(Max 2 processors per host)
128GB Addressable - (16) 16 GB DDR4 DIMM
(2) 300GB 15K RPM 2.5-inch disk drive, 12Gb SAS
(10) 300 GB 15k 2.5 INCH Encryption-ready HDD
(4) 1.2 TB Encryption Ready 10K RPM 2.5" HDD
ftScalable Storage G3 array with four host-ports
per controller and 24 disk capacity
Two 16Gb Fibre Channel interface SFPs for
ftScalable storage G3
(2) 16 Gb/S Fibre Channel Host Bus Adapter
(LC Fiber Optic)
(2) ftServer Dual-Port Ethernet PCIe Adapter
10/100/1000Base-T (RJ-45 copper)
ftServer USB Keyboard/Mouse

Services
ftScalable Storage On-Site Array Configuration Service