

appropriations were made without penalty, liability or expense to Fort Bend County. County is a body corporate and politic under the laws of the State of Texas and claims exemption from sales and use taxes. A copy of a tax-exempt certificate will be furnished upon request. Interest resulting from late payments by County shall be governed by Chapter 2251, TEXAS GOVERNMENT CODE.

4. **Limit of Appropriation.** Netsync clearly understands and agrees, such understanding and agreement being of the absolute essence of this Agreement, that County shall have available the total maximum sum of Two Hundred Nineteen Thousand, Four Hundred Twenty-Two 02/100 dollars (\$219,422.02) under the Agreement, to fully discharge any and all liabilities County may incur, specifically allocated in the following manner: \$50,000.00 for year one, \$50,000.00 for year two, \$50,000.00 for year three, \$50,000.00 for year four, and \$19,422.02 for year five. Netsync does further understand and agree, said understanding and agreement also being of the absolute essence of this Agreement, that the total maximum compensation that Netsync may become entitled to and the total maximum sum that County may become liable to pay to Netsync shall not under any conditions, circumstances, or interpretations thereof exceed Two Hundred Nineteen Thousand, Four Hundred Twenty-Two 02/100 dollars (\$219,422.02). In no event will the amount paid by the County for all Services, per term, under this Agreement, exceed this Limit of Appropriation without an amendment executed by the parties.
5. **Public Information Act.** Netsync expressly acknowledges that County is subject to the Texas Public Information Act, TEX. GOV'T CODE ANN. §§ 552.001 *et seq.*, as amended, and notwithstanding any provision in the Agreement to the contrary, County will make any information related to the Agreement, or otherwise, available to third parties in accordance with the Texas Public Information Act. Any proprietary or confidential information marked as such provided to County by Netsync shall not be disclosed to any third party, except as directed by the Texas Attorney General in response to a request for such under the Texas Public Information Act, which provides for notice to the owner of such marked information and the opportunity for the owner of such information to notify the Attorney General of the reasons why such information should not be disclosed. The terms and conditions of the Agreement are not proprietary or confidential information.
6. **Indemnity.** The parties agree that under the Constitution and laws of the State of Texas, County cannot enter into an agreement whereby County agrees to indemnify or hold harmless another party; therefore, all references of any kind to County defending, indemnifying, holding or saving harmless Netsync for any reason are hereby deleted.
7. **Applicable Law; Arbitration; Attorney Fees.** The laws of the State of Texas govern all disputes arising out of or relating to this Agreement. The parties hereto acknowledge that venue is proper in Fort Bend County, Texas, for all legal actions or proceedings arising out of or relating to this Agreement and waive the right to sue or be sued elsewhere. Nothing in the Agreement shall be construed to waive the County's sovereign immunity. County does not agree to submit disputes arising out of the Agreement to binding arbitration. Therefore, any references to binding arbitration or the waiver of a right to litigate a dispute are hereby

deleted. County does not agree to pay any and/or all attorney fees incurred by Netsync in any way associated with the Agreement.

8. **Certain State Law Requirements for Contracts.** The contents of this Section are required by Texas Law and are included by County regardless of content. For purposes of Sections 2252.152, 2271.002, and 2274.002, Texas Government Code, as amended, Netsync hereby verifies that Netsync and any parent company, wholly owned subsidiary, majority-owned subsidiary, and affiliate:
 - a. Unless affirmatively declared by the United States government to be excluded from its federal sanctions regime relating to Sudan or Iran or any federal sanctions regime relating to a foreign terrorist organization, is not identified on a list prepared and maintained by the Texas Comptroller of Public Accounts under Section 806.051, 807.051, or 2252.153 of the Texas Government Code.
 - b. If employing ten (10) or more full-time employees and this Agreement has a value of \$100,000.00 or more, Netsync does not boycott Israel and is authorized to agree in such contracts not to boycott Israel during the term of such contracts. "Boycott Israel" has the meaning provided in § 808.001 of the Texas Government Code.
 - c. If employing ten (10) or more full-time employees and this Agreement has a value of \$100,000.00 or more, Netsync does not boycott energy companies and is authorized to agree in such contracts not to boycott energy companies during the term of such contracts. "Boycott energy company" has the meaning provided in § 809.001 of the Texas Government Code.
 - d. If employing ten (10) or more full-time employees and this Agreement has a value of \$100,000.00 or more, Netsync does not have a practice, policy, guidance, or directive that discriminates against a firearm entity or firearm trade association and is authorized to agree in such contracts not to discriminate against a firearm entity or firearm trade association during the term of such contracts. "Discriminate against a firearm entity or firearm trade association" has the meaning provided in § 2274.001(3) of the Texas Government Code. "Firearm entity" and "firearm trade association" have the meanings provided in § 2274.001(6) and (7) of the Texas Government Code.
9. **Modifications and Waivers.** The parties may not amend or waive this Agreement, except by a written agreement executed by both parties. No failure or delay in exercising any right or remedy or requiring the satisfaction of any condition under this Agreement, and no course of dealing between the parties, operates as a waiver or estoppel of any right, remedy, or condition. The rights and remedies of the parties set forth in this Agreement are not exclusive of, but are cumulative to, any rights or remedies now or subsequently existing at law, in equity, or by statute.
10. **Human Trafficking.** BY ACCEPTANCE OF CONTRACT, NETSYNC ACKNOWLEDGES THAT FORT BEND COUNTY IS OPPOSED TO HUMAN TRAFFICKING AND THAT NO COUNTY FUNDS WILL BE USED IN SUPPORT OF SERVICES OR ACTIVITIES THAT VIOLATE HUMAN TRAFFICKING LAWS.

11. **Use of Customer Name.** Netsync may use County's name without County's prior written consent only in any of Netsync's customer lists, any other use must be approved in advance by County.
12. **Conflict.** In the event there is a conflict between this Addendum and the Agreement, this Addendum controls. In the event there is a conflict between this Addendum and the terms and conditions of DIR Contract No. DIR-CPO-5347, then the terms and conditions of DIR Contract No. DIR-CPO-5347 controls to the extent of the conflict.
13. **Understanding, Fair Construction.** By execution of this Addendum, the parties acknowledge that they have read and understood each provision, term and obligation contained in this Addendum. This Addendum, although drawn by one party, shall be construed fairly and reasonably and not more strictly against the drafting party than the nondrafting party.
14. **Captions.** The section captions used in this Agreement are for convenience of reference only and do not affect the interpretation or construction of this Agreement.
15. **Electronic and Digital Signatures.** The parties to this Agreement agree that any electronic and/or digital signatures of the parties included in this Agreement are intended to authenticate this writing and to have the same force and effect as the use of manual signatures.
16. **County Data.** Nothing in this Agreement will be construed to waive the requirements of § 205.009 of the Texas Local Government Code. Nothing in this Agreement will be construed to waive the requirements of any record retention laws applicable to County.
17. **Termination.**
 - 17.1. **Termination for Default.** County may terminate the whole or any part of this Agreement for cause in the following circumstances:
 - (a). If Netsync fails to timely perform Services pursuant to this Agreement or any extension thereof granted by the County in writing;
 - (b). If Netsync materially breaches any of the covenants or terms and conditions set forth in this Agreement or fails to perform any of the other provisions of this Agreement or so fails to make progress as to endanger performance of this Agreement in accordance with its terms, and in any of these circumstances does not cure such breach or failure to County's reasonable satisfaction within a period of ten (10) calendar days after receipt of notice from County specifying such breach or failure.
 - 17.2. Upon termination of this Agreement, County shall compensate Netsync in accordance with § 3, above, for those Services which were provided under this Agreement prior to its termination and which have not been previously invoiced to County. Netsync's final invoice for said Services will be presented to and paid by County in the same manner set forth in § 3 above.

- 17.3. If County terminates this Agreement as provided in this Section, no fees of any type, other than fees due and payable at the Termination Date, shall thereafter be paid to Netsync.
- 17.4. If County terminates this Agreement prior to the termination date, County shall not be subject to any early termination fee or other penalty.
- 17.5. Upon termination of this Agreement for any reason, if Netsync has any property in its possession belonging to County, Netsync will account for the same, and dispose of it in the manner the County directs.

18. Notices.

- 18.1. Each party giving any notice or making any request, demand, or other communication (each, a "Notice") pursuant to this Agreement shall do so in writing and shall use one of the following methods of delivery, each of which, for purposes of this Agreement, is a writing: personal delivery, registered or certified mail (in each case, return receipt requested and postage prepaid), or nationally recognized overnight courier (with all fees prepaid).
- 18.2. Each party giving a Notice shall address the Notice to the receiving party at the address listed below or to another address designated by a party in a Notice pursuant to this Section:

County: Fort Bend County Information Technology Department
Attn: Information Technology Director
301 Jackson Street
Richmond, Texas 77469

With a copy to: Fort Bend County
Attn: County Judge
301 Jackson Street
Richmond, Texas 77469

Contractor: Netsync Network Solutions, Inc
2500 West Loop South, STE 410
Houston, Texas 77027

- 18.3. A Notice is effective only if the party giving or making the Notice has complied with subsections 18.1 and 18.2 and if the addressee has received the Notice. A Notice is deemed received as follows:

18.3.1. If the Notice is delivered in person, or sent by registered or certified mail or a nationally recognized overnight courier, upon receipt as indicated by the date on the signed receipt.

18.3.2. If the addressee rejects or otherwise refuses to accept the Notice, or if the Notice cannot be delivered because of a change in address for which no Notice was given, then upon the rejection, refusal, or inability to deliver.

19. **Severability.** If any provision of this Agreement is determined to be invalid, illegal, or unenforceable, the remaining provisions remain in full force, if the essential terms and conditions of this Agreement for each party remain valid, binding, and enforceable.
20. **Remote Access.** As applicable, if Netsync requires remote access to County Systems for support, installation, integrations, configurations, and/or maintenance of Netsync's Services, except as otherwise agreed by the parties and approved by the County's Director of Information Technology and Chief Information Officer in writing, the below requirements must be met before Netsync is granted remote access to County Systems:
- (A). Netsync will adhere to the restricted and monitored channels that are provided by the County, or other technologies approved in advance in writing by the County's Director of Information Technology and Chief Information Officer.
 - (B). Netsync will neither implement nor deploy a remote access solution which bypasses and/or is designed to bypass County provided or approved controls. Netsync will not access County Systems via unauthorized methods.
 - (C). Netsync's remote access to County Systems will only be requested and activated on as-needed basis and disabled when not in use.
 - (D). Remote access is restricted only to County Systems necessary for Netsync to provide Services to County pursuant to this Agreement.
 - (E). Netsync will allow only its Workforce approved in advance by County to access County Systems. Netsync will promptly notify County whenever an individual member of Netsync's Workforce who has access to County Systems leaves its employ or no longer requires access to County Systems. Netsync will keep a log of access when its Workforce remotely accesses County Systems. Netsync will supply County with evidence of access logs concerning remote access to County Systems upon written request from County. Such access logs will be provided to County, within three business days from the date of County's request. These requests may be used to confirm compliance with these terms and/or to investigate a security incident.
 - (F). If any member(s) of Netsync's Workforce is provided with remote access to County Systems, then Netsync's Workforce will not remotely log-in to County Systems from a public internet access device (e.g., airport computer terminal, or Internet café). This is due to the possibility of sensitive information being monitored by video or computer surveillance in public areas.
 - (G). Failure of Netsync to comply with this Section may result in Netsync and/or Netsync's Workforce losing remote access to County Systems. County reserves the right at any time to disable remote access to protect County Systems.
 - (H). For purposes of this Section, "Workforce" means employees, agents, subcontractors (where permitted), and/or other persons whose conduct, in the performance of work for Netsync, is under the direct control of Netsync, whether or not they are paid by Netsync and who have direct or incidental access to County Systems.

- (I). For purposes of this Section, "Systems" means any: (i.) computer programs, including, but not limited to, software, firmware, application programs, operating systems, files and utilities; (ii.) supporting documentation for such computer programs, including, without limitation, input and output formats, program listings, narrative descriptions and operating instructions; (iii.) data and/or media; (iv.) equipment, hardware, servers, and/or devices; and/or (v.) network(s).

(Execution Page Follows)

(Remainder of Page Intentionally Left Blank)

IN WITNESS WHEREOF, this Addendum is signed, accepted, and agreed to by all parties by and through the parties or their agents or authorized representatives. All parties hereby acknowledge that they have read and understood this Addendum and the attachments and exhibits hereto. All parties further acknowledge that they have executed this legal document voluntarily and of their own free will.

FORT BEND COUNTY

NETSYNC NETWORK SOLUTIONS, INC.

KP George, County Judge

Sonia Romo

Authorized Agent – Signature

Sonia Romo

Date

Authorized Agent- Printed Name

Contracts and Legal

ATTEST:

Administrator
Title

10 / 10 / 2025

Laura Richard, County Clerk

Date

REVIEWED:

Robyn Donahue

Information Technology Department

AUDITOR'S CERTIFICATE

I hereby certify that funds in the amount of \$ _____ are available to pay the obligation of Fort Bend County within the foregoing Agreement.

Robert Ed Sturdivant, County Auditor

Exhibit A: Netsync's Software as a Service Agreement and Quote #AAAQ465962-07

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Exhibit A

Software as a Service (SaaS) Agreement

This **Software as a Service (SaaS) Agreement** (“Agreement”) is between Netsync Network Solutions (“Netsync”) and Fort Bend County (“Customer”) in order for Netsync to facilitate the use of Software as a Service (“Services”) by Customer. By signing (Electronically or Manually) this Agreement or an Order for the Services, or by using the Services, Customer accepts this Agreement.

Scope of Agreement

This Agreement governs Customer access to and use of the Services. Netsync agrees to facilitate the Services for the Term specified in an Order.

Order(s)

Order(s) are incorporated into this Agreement by this reference. An Order is effective when Customer signs or accept Services (whichever happens first). Order acceptance may be subject to Netsync’s credit approval process. Customer may need to provide additional information to register for and/or use certain Services. Customer warrants that the information provided during the registration process is accurate.

Changes to Services

The Services may be enhanced and/or changed, and the features of the Services may change as long as enhancements and/or changes do not materially reduce the core functionality of the Services. Netsync also may offer additional optional features and/or functionalities in addition to the “standard” Services at an additional cost.

Fees and Payment for the Services

- A. **Payment Terms.** The fees for the Services are described in the Order. The fees may also include additional overage amounts or per use charges, which will be described in the Order, and Customer agrees to pay these amounts or charges if Customer incurs them. Customer will pay invoices for the Services within 30 days of the invoice date unless the Order specifically states otherwise.
- B. **Late Payment.** If Customer is late in paying an invoice, any sum not paid by Customer when due shall bear interest from the due date until paid at the lesser of: (i) 10 percent per annum or (ii) the maximum rate permitted by law. In addition, if Customer is more than 60 days late in paying an invoice, Netsync may suspend the Services with an advance written notice.
- C. **Fee Disputes.** Customer may withhold amounts that Customer reasonably and in good faith disputes as to the amounts owed. Customer will pay any undisputed fees. If Customer withholds any payment due to a dispute, Customer must notify Netsync in writing of any disputed fees within 15 days of the invoice date and provide Netsync with written details about why Customer disputes the invoice. After Netsync receives notice of the dispute, Netsync will work with Customer in good faith to resolve the dispute.



- D. **Taxes.** Customer shall pay all sales, value added, general standard, and similar taxes; levies; duty; or charges imposed by any governmental authority, related to, or arising from the use of the Services. Netsync reserves the right to gross up the price for the Services in any invoice, if a withholding prevents Netsync from receiving the amount specified in such invoice.

Term and Termination

- A. **Term and Termination of Orders.** The “Initial Term” of an Order starts on the date the Services are available for use by Customer and lasts for the time period stated in the Order. After the Initial Term, unless prohibited by applicable law or the Order states otherwise, there will be an automatic “Renewal Term” of the same length of time unless Customer notifies Netsync in writing that Customer does not want to renew the Services at least 60 days before the end of the Initial Term or then current Renewal Term. If the fees will change for the Renewal Term, Netsync will notify Customer reasonably in advance of the Renewal Term, and in time for Customer to accept or reject renewing the Services. If Customer agrees with the fee changes, Customer may do nothing, and the new fees will apply for the upcoming Renewal Term. Either party may terminate an Order by providing the other party written notice of termination at least 60 days before the end of such Initial Term or Renewal Term. The termination will be effective on the last day of the Initial Term or Renewal Term in effect, and Customer will pay for the Services until the end of current Initial Term or Renewal Term, regardless of when Customer provided notice.
- B. **Term and Termination of Agreement.** This Agreement starts on the date Customer signs its first Order. Either party may terminate this Agreement upon 60 days’ prior written notice to the other party, with or without cause, effective when all Customer’s Orders expire or are terminated. Each party may terminate this Agreement and any impacted Orders by giving written notice to the other party if the other party materially breaches this Agreement and does not cure that breach within 60 days after receiving written notice of the breach.

Agreement Accepted By

	<i>Sonia Romo</i>
Customer Contact Signature	Netsync Contact Signature
	Sonia Romo
Printed Name	Printed Name
	Contracts and Legal
Title	Administrator
	Netsync Network Solutions
Fort Bend County	Netsync Network Solutions
Company Name	Company Name
	10 / 10 / 2025
Date	Date

Order

Term Date

The Initial Term of this Agreement shall be from 01/09/2025 (“Start Date”) and continue through 31/08/2030 (“End Date”). Customer’s obligations shall include, but not be limited to, complete payment for all Services outlined in this Order.

Fees and Payment for the Services

Order Schedule

Part	Description	Duration (Monthly)	Qty.	Unit Price	Total
Main Site					
Billing Terms: Annually (7,096.56) Contract: 2.42 Years					
Akkadian - ~ 29 Months					
SubscriptionLicense SKU	Provisioning Manager Subscription License Unit Price: 0.26 Each per Month Duration: 2 Years, Billing Frequency: Yearly	29	2030	07.54	15,306.20
PublicSpaceSubscription	Public Space Subscription License Unit Price: 0.11 Each per Month Duration: 2 Years, Billing Frequency: Yearly	29	578	03.19	1,843.82
Billing Terms: Annually (4,880.40) Contract: 5.00 Years					
Akkadian - 60 Mos					
SubscriptionLicense SKU	Provisioning Manager Subscription License Unit Price: 0.83 Each per Month Duration: 60 Months, Billing Frequency: Monthly	60	490	49.80	24,402.00
Billing Terms: Annually (35,574.00) Contract: 5.00 Years					
Default Group					
A-FLEX-3	Collaboration Flex Plan 3.0	60	1	00.00	00.00
SVS-FLEX-SUPT-BAS	Cisco Support Standard	60	690	00.00	00.00
A-FLEX-EAPL	EntW On-Premises Calling Unit Price: 6.05 Each per Month Duration: 5 Years, Billing Frequency: Yearly	60	490	363.00	177,870.00
A-FLEX-SME-S	Session Manager	60	1	00.00	00.00
A-FLEX-SRST-E	SRST Endpoints (1)	60	980	00.00	00.00
A-FLEX-P-EA	On-Premises Smart License - EA (1)	60	588	00.00	00.00
A-FLEX-P-ACC	Access Smart License (1)	60	98	00.00	00.00
A-FLEX-P-CA	Common Area Smart License (1)	60	245	00.00	00.00
A-FLEX-P-UCXN	Unity Connection Smart License (1)	60	588	00.00	00.00

A-FLEX-P-ER	Emergency Responder Smart License (1)	60	1470	00.00	00.00
A-FLEX-CCUCS-EA	Cloud Connected UC EA Standard ENT	60	588	00.00	00.00
A-FLEX-C-DEV-ENT	Cloud Device Registration Entitlement	60	588	00.00	00.00
A-FLEX-MSG-ENT	Messaging Entitlement	60	588	00.00	00.00
A-FLEX-FILESTG-ENT	File Storage Entitlement	60	11760	00.00	00.00
A-FLEX-PROPACK-ENT	Pro Pack for Cisco Control Hub Entitlement	60	588	00.00	00.00
A-FLEX-EXP-RMS-S	Expressway Rich Media Session included with Flex (1)	60	98	00.00	00.00
A-FLEX-SW-15-K9	On-Premises SW Bundle v15	60	1	00.00	00.00
A-SW-EXPWY-15X-K9	Expressway Version 15 Restricted Software	60	1	00.00	00.00
				Total:	219,422.02

Additional Overage Amounts, True-Ups, or Per-Use Charges

Customer understands and agrees that this SaaS Agreement may be subject to additional overages, true-ups, or per-use charges. If applicable, any such charges will be included on relevant future invoices.

Order Accepted By

Customer Contact Signature

Printed Name

Title

Fort Bend County
Company Name

Date

Sonia Romo

Netsync Contact Signature

Sonia Romo

Printed Name

Contracts and Legal

Administrator

Title

Netsync Network Solutions
Company Name

10 / 10 / 2025

Date

Quote #:	AAAQ465962-07
Date:	07/31/2025
Valid for:	30 Days

Customer	Inside Sales	Account Manager
Fort Bend County Adam.Richardson@fortbendcountytexas.gov (832) 471-4309	Leo Kamenker lkamenker@netsync.com (m) 346.303.3912	Ashley F Freeman afreeman@netsync.com

Please send purchase order to: PO@netsync.com

Line #	Part	Description	Qty	Unit Price	Ext Price
Main Site					Sub Total 219,422.02
Akkadian - ~ 29 Months (03/23/2028-08/31/2030)					
1.0	SubscriptionLicenseSKU	Provisioning Manager Subscription License Unit Price: 0.26 Each per Month Duration: 2 Years, Billing Frequency: Yearly	2030	7.54	15,306.20
2.0	PublicSpaceSubscription	Public Space Subscription License Unit Price: 0.11 Each per Month Duration: 2 Years, Billing Frequency: Yearly	578	3.19	1,843.82
Akkadian - 60 Mos (09/01/2025-08/31/2030)					
3.0	SubscriptionLicenseSKU	Provisioning Manager Subscription License Unit Price: 0.83 Each per Month Duration: 60 Months, Billing Frequency: Monthly	490	49.80	24,402.00
Default Group (09/01/2025-08/31/2030)					
4.0	A-FLEX-3	Collaboration Flex Plan 3.0	1	0.00	0.00
4.1.0	SVS-FLEX-SUPT-BAS	Cisco Support Standard	690	0.00	0.00
4.2.0	A-FLEX-EAPL	EntW On-Premises Calling Unit Price: 6.05 Each per Month Duration: 5 Years, Billing Frequency: Yearly	490	363.00	177,870.00
4.3.0	A-FLEX-SME-S	Session Manager	1	0.00	0.00
4.4.0	A-FLEX-SRST-E	SRST Endpoints (1)	980	0.00	0.00
4.5.0	A-FLEX-P-EA	On-Premises Smart License - EA (1)	588	0.00	0.00
4.6.0	A-FLEX-P-ACC	Access Smart License (1)	98	0.00	0.00
4.7.0	A-FLEX-P-CA	Common Area Smart License (1)	245	0.00	0.00
4.8.0	A-FLEX-P-UCXN	Unity Connection Smart License (1)	588	0.00	0.00
4.9.0	A-FLEX-P-ER	Emergency Responder Smart License (1)	1470	0.00	0.00
4.10.0	A-FLEX-CCUCS-EA	Cloud Connected UC EA Standard ENT	588	0.00	0.00
4.11.0	A-FLEX-C-DEV-ENT	Cloud Device Registration Entitlement	588	0.00	0.00
4.12.0	A-FLEX-MSG-ENT	Messaging Entitlement	588	0.00	0.00
4.13.0	A-FLEX-FILESTG-ENT	File Storage Entitlement	11760	0.00	0.00
4.14.0	A-FLEX-PROPACK-ENT	Pro Pack for Cisco Control Hub Entitlement	588	0.00	0.00
4.15.0	A-FLEX-EXP-RMS-S	Expressway Rich Media Session included with Flex (1)	98	0.00	0.00
4.16.0	A-FLEX-SW-15-K9	On-Premises SW Bundle v15	1	0.00	0.00
4.17.0	A-SW-EXPWY-15X-K9	Expressway Version 15 Restricted Software	1	0.00	0.00

NETSYNC

2500 West Loop South, Ste.
410/510
Houston, TX 77027 USA
713.218.5000

QUOTE

AAAQ465962-07

Quote #:	AAAQ465962-07
Date:	07/31/2025
Valid for:	30 Days

Notes: 340002655-177021-12

Akkadian - +490 - 5 Years - 7.21.25 - LK

Flex Year 1 - \$50,000.00
Flex Year 2 - \$50,000.00
Flex Year 3 - \$50,000.00
Flex Year 4 - \$50,000.00
Flex Year 5 - \$19,422.02

TIPS - Technology Solutions Products and Services
| 230105
Cisco Systems TX | DIR-CPO-5347

Total	219,422.02
Tax/Vat	0.00
Shipping	0.00
Grand Total USD	219,422.02

CERTIFICATE *of* SIGNATURE

REF. NUMBER
RYQKE-RMBPB-LSRFX-OIRTS

DOCUMENT COMPLETED BY ALL PARTIES ON
11 OCT 2025 03:49:13
UTC

SIGNER

NETSYNC LEGAL

EMAIL
LEGAL@NETSYNC.COM

TIMESTAMP

SENT
10 OCT 2025 21:41:03

VIEWED
11 OCT 2025 03:47:04

SIGNED
11 OCT 2025 03:49:13

SIGNATURE



IP ADDRESS
201.137.61.72

LOCATION
BENITO JUAREZ, MEXICO

RECIPIENT VERIFICATION

EMAIL VERIFIED
11 OCT 2025 03:47:04

