AGREEMENT FOR VIDEO STREAMING SERVICES

FORT BEND COUNTY and SWAGIT PRODUCTIONS, LLC

This Agreement for Video Streaming Services ("<u>Agreement</u>") is made by and between Fort Bend County, Texas ("<u>County</u>"), with offices at 301 Jackson Street, Richmond, Texas 77469, and Swagit Productions, LLC ("<u>Provider</u>"), a Texas Limited Liability Company, with offices at 12801 North Central Expressway, Suite 900, Dallas, Texas 75243, effective as of the date written below.

RECITALS

- A. The County desires to enter into this Agreement in order to obtain video streaming services for scheduled Commissioners meetings as outlined in the Scope of Services attached as Exhibit "A"; and
- B. Provider has available and offers to provide the personnel necessary to provide said services in accordance with the Scope of Services included in this Agreement (see Exhibit A attached hereto and incorporated herein); and
- C. Provider is in the business of providing video streaming services for businesses and governmental entities, is an approved provider under and in accordance with The Interlocal Purchasing System Contract No. 190703 (TIPS), and represents and warrants that it has the skills, qualifications, expertise and experience necessary to perform the work and services to provide and implement video streaming services as described herein in an efficient, cost-effective manner with a high degree of quality and responsiveness and has performed and continues to perform the same and similar services for other buyers; and
- D. On the basis of and in reliance upon such representations by Provider and others made herein and in Provider's proposal, the County desires to engage Provider to provide the work and services described herein under the terms and conditions of this Agreement.

For the reasons recited above, and in consideration of the mutual covenants contained in this Agreement, and other valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the County and Provider agree as follows:

1. SERVICES TO BE PERFORMED BY PROVIDER

Provider agrees to perform the following services:

- 1.1 Provider agrees to provide the work and services as set forth in detail in Exhibit "A" (entitled "Scope of Services" and so called herein) attached hereto and hereby incorporated as part of this Agreement. All of the terms and conditions set forth and pertaining to the services in Exhibit "A" shall be incorporated in this Agreement as if fully set forth herein.
- 1.2 Without limiting the foregoing provisions of Section 1.1, the services to be provided by Provider include the installation ("Installation") by Provider of all hardware, software, cameras, wiring, and related equipment and materials identified and described in the Scope of Services (collectively, the "Equipment") within the Commissioners Court located at, 301 Jackson Street, Richmond, Texas 77469 (the "Site"). Before installing the same, Provider shall deliver to the County for review and consideration of approval, drawings or plans and specifications for such Installation. The County's approval of any Installation or related plans does not and shall not constitute a representation or warranty by the County that the Installation or related plans comply with any specifications therefor or with any applicable governmental laws, rules, codes, standards, or regulations.

COMPENSATION OF PROVIDER

- 2.1 Provider agrees to provide all of the services and Equipment set forth in Exhibit "A" and as described herein for the following amounts:
 - (a) A one-time charge not to exceed:
 - (i) Four Thousand Eighty and No/100 Dollars (\$4,080.00) for Swagit EASE hardware/software and other related (including, without limitation, Remote Installation, Design and Integration) costs (as identified and detailed on the attached Exhibit "A", page 3, "Streaming Video Hardware"); and
 - (ii) Forty-Six Thousand Four Hundred Fifty-Five and No/100 Dollars (\$46,455.00) for broadcast system hardware/software and other related (including, without limitation, Installation) costs (as identified and detailed on the attached Exhibit "A", page 5, "Avior Broadcast System"); and
 - (iii) **Nine Thousand Ninety and No/100 Dollars** (\$9,090.00) for closed captions hardware and other related (including, without limitation, Remote Installation) costs (as identified and detailed on the attached Exhibit "A", page 3, "*Captions Encoder*"); and
 - (iv) Seven Thousand Eight Hundred Ninety and No/100 Dollars

- (\$7,890.00) for playout hardware and other related (including, without limitation, Remote Installation) costs (as identified and detailed on the attached Exhibit "A", page 3, "Playback 365"); and
- (b) Following the Installation of all Equipment by Provider and the acceptance thereof by the County, the County shall pay to Provider a monthly fee in the amount of One Thousand Three Hundred Thirty-Four and No/100 Dollars (\$1,334.00) for closed captions (as identified and described on the attached Exhibit "A", page 3, "Streaming Video Monthly Managed Services").
- (c) The County shall pay to the Provider a yearly fee in the amount of **Nine Hundred Ninety-Six and No/100 Dollars** (\$996.00) for Playback365 Annual Support and Maintenance Fee (as identified and described on the attached Exhibit "A", page 6, "*Playback365 Annual Software Support*").
- 2.2 Except as set forth herein, payments will be processed on a monthly basis (the County may elect annual basis) with payment available within 30 days after receipt of an invoice for the previous month's service. All payments pursuant to this Agreement shall be paid in accordance with the Texas Prompt Payment Act, Texas Gov't Code Chapter 2251.

RIGHTS AND OBLIGATIONS OF PROVIDER

- 3.1 <u>Independent Contractor</u>. The parties agree that Provider performs specialized services and that Provider enters into this Agreement with the County as an independent contractor. Nothing in this Agreement shall be construed to constitute Provider or any of Provider's agents or employees as an agent, employee or representative of the County. As an independent contractor, Provider is solely responsible for all labor and expenses in connection with this Agreement and for any and all damages arising out of Provider's performance under this Agreement.
- 3.2 <u>Provider's Control of Work.</u> All services to be provided by Provider shall be performed as determined by the County in accordance with the Scope of Services set forth in Exhibit "A." Provider shall furnish the qualified personnel, materials, equipment and other items necessary to carry out the terms of this Agreement. Provider shall be responsible for and in full control of the work of all such personnel.
 - When performing services for County, Provider shall comply with, and ensure that all Provider personnel comply with, all rules, regulations and policies of County that are communicated to Provider in writing, including security procedures concerning systems and data and remote access thereto, building security procedures, including the restriction of access by County to certain areas of its premises or systems for security reasons, and general health and safety practices and procedures.
- 3.3 Reports to the County. Although Provider is responsible for control and supervision of work performed under this Agreement, the services provided shall be acceptable

to the County and shall be subject to a general right of inspection and supervision to ensure satisfactory completion. This right of inspection and supervision shall include, but not be limited to, all reports to be provided by Provider to the County and the rights of the County, as set forth in the Scope of Services, and the right of the County to audit Provider's records.

- 3.4 <u>Compliance with All Laws</u>. Provider shall comply with all applicable laws, ordinances, rules, regulations and executive orders of the federal, state and local government, which may affect the performance of this Agreement. Any provision required by laws, ordinances, rules, regulations, or executive orders to be inserted in this Agreement shall be deemed inserted, whether or not such provisions appear in this Agreement.
- 3.5 Organization and Authorization. Provider warrants and represents that: (i) it is a limited liability company duly organized, validly existing and in good standing under the laws of the State of Texas, and which shall remain in good standing throughout the term of this Agreement; (ii) it has the requisite power and authority to carry on its business as it is now being conducted; (iii) it has the legal capacity to enter into this Agreement; (iv) the execution, delivery and performance of this Agreement and the consummation of the transactions contemplated by this Agreement have been authorized and approved by all action required on the part of Provider; (v) it has the right and authority to sell the software to the County; (vi) all software shall be in good working order; and, (vii) all licenses and warranties regarding the software and hardware shall be conveyed to the County.
- 3.6 No Conflict. Provider warrants and represents that the execution and delivery of this Agreement and ancillary agreements hereto by Provider does and will not: (i) conflict with, or result in any violation or breach of, any provision of Provider's charter documents; (ii) result in any violation or breach of, or constitute a default under, or require a consent or waiver under, any of the terms, conditions or provisions of any license, contract or other agreement to which Provider is a party; or (iii) conflict with or violate any franchise, license, judgment, order, statute, law, rule or regulation applicable to Provider.
- 3.7 <u>Camera and Broadcast Operations</u>. Although Provider is responsible for control and supervision of work and services performed under this Agreement, the County understands that the operation of the camera and broadcast system can be done remotely. Such remote operation requires access via inbound TCP port 2001, outbound TCP ports 21, 80, 443, 1935, 5721, and outbound UDP ports 53, 123. The County will need to supply the Provider with access to such TCP and UDP ports with respect to the County's Internet connection. If, such access is not given or the County's Internet connection fails during operations, the Provider will not be held responsible for remote camera operations. Additionally, in the event the Provider decides to operate such system manually, the County shall provide access to the equipment (as identified and described in the Scope of Services, page 5, "Avior *Broadcast System"*) at the Site described in Section 1.2, above.
- 3.8 <u>Warranty</u>. Provider warrants that: (i) any streaming server hardware provided by Swagit not in good working order and used under normal operating conditions, will

be fully replaced for a period of three (3) years; (ii) thereafter, all costs of streaming server hardware replacement due to any failure or caused by normal wear and tear, shall be at the County's expense; (iii) all operating and proprietary software for any streaming server shall be fully replaced or upgraded, at no cost to the County, for the life of the contract; and, (iv) all hardware and software for the broadcasting equipment (as identified and described in the Scope of Services, page 5, "Avior Broadcast System"), shall be replaced or fixed with respect to each components manufacturer's warranties; and, (v) all hardware and software for the caption equipment (as identified and described in Scope of Services, page 3, "Captions Encoder"), shall be replaced or fixed with respect to each components manufacturer's warranties.

Provider's Service Network. Provider's content delivery network and service 3.9 level represents that: (i) it maintains full N+1 redundancy on all service criticalinfrastructure in order to protect against outages. Multiple mirror facilities provide diverse geographic redundancy. Within each facility servers have multiple power supplies, network interfaces and RAID protected storage. Provider is connected to upstream bandwidth providers by multiple gigabit uplinks, transitioning to gigabit and ten-gigabit connections to multiple "tier 1" bandwidth providers, offering route diversity and redundancy. These bandwidth providers maintain 24/7 staffs familiar with mitigating Denial of Service attacks, should the need arise, which they have sufficient capacity to absorb-and-filter; (ii) Provider utilizes external, 3rd party monitoring services to track server availability metrics. This service tracks availability from approximately 30 international points which helps isolate regional networking issues, in addition to any centralized failures; (iii) Content is stored and viewable to the public on the Provider's networks for a period of three years or as defined by the managed services agreement. All Content is stored and backed up offline indefinitely for the life of the Agreement. Content can also be stored locally on the County's network for an indefinite period of time limited only by storage capacity, with the added benefit of cached delivery to local users. County is consulted before they exceed any storage horizon and may extend the window for additional years; (iv) Content is stored in widely accessible formats and is available for export at any time. Exported data will include multimedia content and associated documents in their native format as well as any structured metadata in XML format. Access to exported content can be via FTP but in such an event the County is encouraged to provide a portable hard drive to ease the transition of storage and bandwidth intensive content; and (v) the County may verify compliance with these policies at any time in consultation with Provider engineers and officers.

4. NOTICE PROVISIONS

<u>Notice</u>. Any notice concerning this Agreement shall be in writing and (i) sent by certified or registered mail, return receipt requested, postage prepaid, (ii) delivered personally, or (iii) placed in the custody of Federal Express Corporation or other nationally recognized carrier to be delivered overnight; and addresses for such notice are as follows:

To the County's Authorized Representative:

To Provider:

Charles King IT Infrastructure Manager Fort Bend County 301 Jackson Street Richmond, Texas 77469 281-341-4584 David Owusu
Director of Streaming
Swagit Productions, LLC
12801 N. Central Expressway, Suite 900
Dallas, Texas 75243
800-573-3160

Notice shall be deemed given upon receipt by the party to whom it is sent.

INDEMNIFICATION

Provider (hereinafter referred to as "Indemnitor") agrees to indemnify, save and hold harmless the County, any jurisdiction or agency issuing permits for any work under this Agreement, and their respective directors, officers, officials, agents, employees and volunteers (hereinafter referred to as "Indemnitee") from and against any and all liabilities, damages, losses, or expenses (including court costs, attorney's fees, and costs of claim processing, investigation and litigation) (hereinafter collectively referred to as "Claims") for personal injury (including death) or property damage to the extent caused by the negligent act, omission, negligence or misconduct of the Indemnitor, or any of Indemnitor's directors, officers, agents, employees or volunteers. This indemnity includes any claim or amount arising or recovered under the Workers' Compensation Law or arising out of the failure of Provider to conform to any federal, state or local law, statute, ordinance, rule, regulation or court decree in effect at the time services are rendered. Provider shall be responsible for defense, and judgment costs where this indemnification is applicable.

6. INSURANCE

Provider and subcontractors shall procure and maintain until all of their obligations have been discharged, including any warranty periods under this Agreement are satisfied, insurance against claims for injury to persons or damage to property which may arise from or in connection with the performance of the work hereunder by Provider, its agents, representatives, employees or subcontractors.

The insurance requirements herein are minimum requirements for this Agreement and in no way limit the indemnity covenants contained in this Agreement. The County in no way warrants that the minimum limits contained herein are sufficient to protect Provider from liabilities that may arise out of the performance of the work under this Agreement by Provider, its agents, representatives, employees or subcontractors and Provider is free to purchase additional insurance as may be determined necessary.

A. <u>Minimum Scope and Limits of Insurance.</u> Provider shall provide coverage at least

as broad and with limits of liability not less than those stated below.

1. Commercial General Liability - Occurrence Form
(Form CG 0001, ed. 10/03 or any replacements thereof)

(Form CG 0001, ed. 10/93 of any replacements thereof)			
General Aggregate	\$2,000,000		
Products-Completed Operations Aggregate	\$1,000,000		
Personal & Advertising Injury	\$1,000,000		
Each Occurrence	\$1,000,000		
Fire Damage (Any one fire)	\$ 50,000		
Medical Expense (Any one person)	Optional		

2. Workers' Compensation and Employer's Liability

Workers' Compensation	s' Compensation Statutory	
Employer's Liability: Each Accident	\$	500,000
Disease-Each Employee	\$	500,000
Disease-Policy Limit	\$	500,000

3. Professional Liability \$1,000,000

4. Cyber-Liability

Each Occurrence	\$1,000,000
Aggregate	\$2,000,000

- **B.** <u>SELF-INSURED RETENTIONS/DEDUCTIBLES</u>: Any self-insured retentions and deductibles must be declared to and approved by the County. If not approved, the County may require that the insurer reduce or eliminate such self-insured retentions with respect to the County, its officers, agents, employees, and volunteers.
- **C.** <u>OTHER INSURANCE REQUIREMENTS</u>: The policies are to contain, or be endorsed to contain, the following provisions:
 - 1. Commercial General Liability Coverages:
 - a. The Fort Bend County, its officers, officials, agents, and employees are additional insured with respect to liability arising out of activities performed by, or on behalf of, the Provider; products and completed operations of the Provider, and automobiles owned, leased, hired or borrowed by the Provider.
 - b. The Provider's insurance shall contain broad form contractual liability coverage.
 - c. The County, its, officers, officials, agents, employees and volunteers shall be <u>additional insured</u> to the full limits of liability purchased by the Provider even if those limits of liability are in excess of those required by this Agreement.

- d. The Provider's insurance coverage shall be primary insurance with respect to the County, its, officers, officials, agents, and employees. Any insurance or self-insurance maintained by the County, its officers, officials, agents, employees, or volunteers shall be in excess to the coverage of the Provider's insurance and shall not contribute to it.
- e. The Provider's insurance shall apply separately to each insured against whom claim is made or suit is brought, except with respect to the limits of the insurer's liability.
- f. Coverage provided by the Provider shall not be limited to the liability assumed under the indemnification provisions of this Agreement.
- g. The policies shall contain a <u>waiver of subrogation</u> against the County, its officers, officials, agents, and employees for losses arising from work performed by the Provider for the County.
- 2. Workers' Compensation and Employer's Liability Coverage: The insurer shall agree to waive all rights of subrogation against the County, its officers, officials, agents, employees and volunteers for losses arising from work performed by the Provider for the County.
- 6.1 Notice of Cancellation. Each insurance policy required by the insurance provisions of this Agreement shall provide the required coverage and shall not be amended, suspended, voided or canceled except after sixty (60) days prior written notice has been given to the County, except when cancellation is for non-payment of premium, then at least ten (10) days prior notice shall be given to the County. Such notice shall be sent directly to:

Wyatt Scott Director of Risk Management Fort Bend County 301 Jackson Street, Suite 224 Richmond, Texas 77469

- 6.2 <u>Acceptability of Insurers.</u> Insurance shall be placed with insurers duly licensed or authorized to do business in the State of Texas and with an "A.M. Best" rating of not less than A- VII, or receiving prior approval by the County. The County in no way warrants that the above-required minimum insurer rating is sufficient to protect Provider from potential insurer insolvency.
- 6.3 <u>Verification of Coverage</u>. Prior to commencing work or services, Provider shall furnish the County with certificates of insurance (ACORD form or equivalent approved by the County) as required by this Agreement. The certificates for each insurance policy shall be signed by a person authorized by that insurer to bind coverage on its behalf.

All certificates and any required endorsements shall be received and approved by the County before work commences. Each insurance policy required by this Agreement shall be in effect at or prior to commencement of work under this Agreement and remain in effect for the duration of this Agreement. Failure to maintain the insurance policies as required by this Agreement or to provide evidence of renewal shall constitute a material breach of contract.

All certificates required by this Agreement shall be sent directly to **Wyatt Scott**, **Director of Risk Management**, **Fort Bend County**, **301 Jackson Street**, **Suite 224**, **Richmond**, **TX 77469**. The County project/contract number and project description shall be noted on the certificate of insurance. The County reserves the right to request and receive within ten (10) days, complete, certified copies of all insurance policies required by this Agreement at any time. The County shall not be obligated, however, to review same or to advise Provider of any deficiencies in such policies and endorsements, and such receipt shall not relieve Provider from, or be deemed a waiver of the County's right to insist on, strict fulfillment of Provider's obligations under this Agreement.

- 6.4 <u>Subcontractors</u>. Providers' certificate(s) shall include all subcontractors as additional insured under its policies **or** Provider shall furnish to the County separate certificates and endorsements for each subcontractor. All coverages for subcontractors shall be subject to the minimum requirements identified above.
- 6.5 <u>Approval.</u> Any modification or variation from the insurance requirements in this Agreement shall be made by the County's Risk Management Department, whose decision shall be final. Such action shall not require a formal amendment to this Agreement, but may be made by administrative action.

DEFAULT AND TERMINATION

- 7.1 <u>Events of Default Defined</u>. The following shall be Events of Default under this Agreement:
 - 7.1.1 Any material misrepresentation made by Provider to the County;
 - 7.1.2 Any failure by Provider to perform its obligations under this Agreement including, but not limited to, the following:
 - 7.1.2.1 Failure to commence work at the time(s) specified in this Agreement due to a reason or circumstance within Provider's reasonable control;
 - 7.1.2.2 Failure to perform the work with sufficient personnel and equipment or with sufficient equipment to ensure completion of the work within the specified time due to a reason or circumstance within Provider's reasonable control:

- 7.1.2.3 Failure to perform the work in a manner reasonably satisfactory to the County;
- 7.1.2.4 Failure to promptly correct or re-perform within a reasonable time work that was rejected by the County as unsatisfactory or erroneous;
- 7.1.2.5 Discontinuance of the work for reasons not beyond Provider's reasonable control;
- 7.1.2.6 Failure to comply with a material term of this Agreement, including, but not limited to, the provision of insurance; and
- 7.1.2.7 Any other acts specifically stated in this Agreement as constituting a default or a breach of this Agreement.
- 7.2 Remedies. The following shall be remedies under this agreement.
 - 7.2.1 Upon the occurrence of any Event of Default, the County may declare Provider in default under this Agreement. The County shall provide written notification of the Event of Default and any intention of the County to terminate this Agreement. Upon the giving of notice, the County may invoke any or all of the following remedies:
 - 7.2.1.1 The right to cancel this Agreement as to any or all of the services yet to be performed;
 - 7.2.1.2 The right of specific performance, an injunction or any other appropriate equitable remedy;
 - 7.2.1.3 The right to monetary damages;
 - 7.2.1.4 The right to withhold all or any part of Provider's compensation under this Agreement;
 - 7.2.1.5 The right to deem Provider non-responsive in future contracts to be awarded by the County; and
 - 7.2.1.6 The right to seek recoupment of public funds spent for impermissible purposes.
 - 7.2.2 The County may elect not to declare an Event of Default or default under this Agreement or to terminate this Agreement upon the occurrence of an Event of Default. The parties acknowledge that this provision is solely for the benefit of the County, and that if the County allows Provider to continue to provide the Services despite the occurrence of one or more Events of Default, Provider shall in no way be relieved of any of its responsibilities or obligations under this Agreement, nor shall the County be deemed to waive or relinquish any of its rights under this Agreement.

7.3 Right to Offset. Any excess costs incurred by the County in the event of termination of this Agreement for default, or in the event the County exercises any of the remedies available to it under this Agreement, may be offset by use of any payment due for services completed before termination of this Agreement for default or the exercise of any remedies. If the offset amount is insufficient to cover excess costs, Provider shall be liable for and shall remit promptly to the County the balance upon written demand from the County.

8. GENERAL PROVISIONS

- 8.1 <u>Headings.</u> The section and subsection headings contained herein are for convenience only and shall not be used in interpretation of this Agreement and are not intended to define or limit the scope of any provision of this Agreement.
- 8.2 Governing Law and Venue. This Agreement shall be governed by and administered and interpreted under the laws of the State of Texas, without regard to any conflict of laws provisions. Venue for any action, cause or action or proceeding under this Agreement lies exclusively in the State Court of Fort Bend County, Texas, and the parties agree to submit to the personal and subject matter jurisdiction of said court.
- 8.3 Attorney's Fees. To the extent permitted by applicable law, if suit or action is initiated in connection with any controversy arising out of this Agreement, the prevailing party shall be entitled to recover in addition to costs such sum as the court may adjudge reasonable as attorney fees, or in event of appeal as allowed by the appellate court.
- 8.4 <u>Severability.</u> The sections, paragraphs, sentences, phrases, words, and all other provisions of this Agreement are severable, and if any part of this Agreement is determined by a court of competent jurisdiction to be illegal, unlawful, unconstitutional, or void for any reason, the parties intend that the remaining provisions of this Agreement shall remain in full force and effect unless the stricken provision leaves the remaining Agreement unenforceable.
- 8.5 <u>Assignment</u>. This Agreement is binding on the heirs, successors and assigns of the parties hereto. This Agreement may not be sold, assigned, pledged, subcontracted, transferred or otherwise conveyed by any means whatsoever by either the County or Provider without prior written consent of the other, and any sale, assignment, pledge, subcontract, transfer or other conveyance by either party without the other party's prior written consent shall be null and void.
- 8.6 <u>Conflict of Interest.</u> Provider covenants that Provider presently has no interest and shall not acquire any interest, direct or indirect, that would conflict in any manner or degree with the performance of the work and services required to be performed under this Agreement. Provider further covenants that in the performance of this Agreement, Provider shall not engage any employee or apprentice having any such

interest.

- 8.7 <u>Authority to Contract</u>. The undersigned officers and/or representatives of the parties hereto are the properly authorized persons and have the necessary authority to execute this Agreement on behalf of the parties hereto, and each party hereby certifies to the other that it has taken all actions necessary to authorize entering into this Agreement.
- 8.8 <u>Integration; Modification</u>. This Agreement represents the entire understanding of County and Provider as to those matters contained in this Agreement, and no prior oral or written understanding shall be of any force or effect with respect to those matters. This Agreement may not be modified or altered except in writing signed by duly authorized representatives of the parties.
- 8.9 Non-appropriation. If the Commissioners Court does not appropriate funds to continue this Agreement and pay for charges hereunder, the County may terminate this Agreement at the end of the then current fiscal year, or at the time that funds are no longer available to meet the County's payment obligations hereunder. The County agrees to give written notice of termination to the Provider at least sixty (60) days prior to any termination for non-appropriation of funds and will pay the Provider in accordance with this Agreement through the date of termination of this Agreement.

It is expressly understood and agreed that County has available the total maximum sum of funds hereinafter certified available by the County Auditor of Fort Bend County for the purpose of satisfying County's obligations under the terms and provisions of this Agreement; that notwithstanding anything to the contrary, or that may be construed to the contrary, the liability of County as to payment under the terms and provisions of this Agreement is limited to this sum, plus additional amounts of funds from time to time certified available pursuant to Sections 111.061 through 111.073 of the Local Government Code, as amended, for the purpose of satisfying County's obligations under the terms and provisions of this Agreement; and that when and if all the funds so certified are expended for the purpose of satisfying County's obligations under the terms and provisions of this Agreement, the sole and exclusive remedy of Provider is to terminate this Agreement.

8.10 <u>Subcontractors</u>. This Agreement or any portion hereof shall not be subcontracted without the prior approval of the County. No subcontractor shall, under any circumstances, relieve Provider of its liability and obligation under this Agreement. The County shall deal through Provider and any subcontractor shall be dealt with as a worker and representative of Provider. Provider assumes responsibility to the County for the proper performance of the work and service of all subcontractors and any acts and omissions in connection with such performance. Nothing in this Agreement shall, or is intended or deemed to, create any legal, contractual or other relationship between the County and any subcontractor or sub-subcontractor.

- No Waiver. The failure by the County to exercise any right, power, or option given to it by this Agreement, or to insist upon strict compliance with the terms of this Agreement, shall not constitute a waiver of the terms and conditions of this Agreement for any reason whatsoever, including with respect to any such right, power or option or to such compliance or to any other or subsequent default or breach hereof, nor a waiver by the County of its rights at any time to exercise any such right, power or option or to require exact and strict compliance with all the terms hereof. Any rights and remedies the County may have arising out of this Agreement shall survive the cancellation, expiration or termination of this Agreement.
- 8.12 <u>No Third Party Beneficiaries</u>. This Agreement and all of its provisions are solely for the benefit of Provider and the County and are not intended to and shall not create or grant any rights, contractual or otherwise, to any third person or entity.
- 8.13 <u>"Includes"</u>. For purposes of this Agreement, "includes" and "including" are terms of enlargement and not of limitation or exclusive enumeration, and use of the terms does not create a presumption that components not expressed are excluded.
- 8.14 <u>Agreement to Not Boycott Israel Chapter 2271 Texas Government Code</u>. By signature below, Swagit verifies that if Swagit employs ten (10) or more full-time employees and this Agreement has a value of \$100,000 or more, Swagit does not boycott Israel and will not boycott Israel during the term of this Agreement.
- 8.15 <u>Human Trafficking</u>. By acceptance of this Agreement, Provider 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.
- 8.16 Texas Government Code § 2252.152 Acknowledgment. Swagit represents pursuant to § 2252.152 of the Texas Government Code, that Swagit is not listed on the website of the Comptroller of the State of Texas concerning the listing of companies that are identified under § 806.051, § 807.051, or § 2252.153.
- 9. DISCLOSURE OF AGREEMENT; INTERLOCAL ARRANGEMENTS.
- 9.1 <u>Disclosure of Agreement Terms.</u> The terms and conditions of this Agreement may be disclosed by either party to other public agencies for the purpose of such other agencies purchasing services under this Agreement pursuant to an interlocal or cooperative arrangement with the County. The terms and conditions of this Agreement may be disclosed as required by law. Provider understands that the County is subject to the Texas Open Meetings Act, and information concerning the terms of this Agreement may also be disclosed at a meeting of the County's Commissioners Court and/or made available on the County's website. In addition, Provider may disclose the terms and conditions of this Agreement in an effort to show that the terms offered to another public agency are fair and

reasonable or to determine the best value. It is understood that the Provider shall not be precluded from disclosing the terms and conditions of its form of Service Agreement to any other third party at Swagit's sole discretion and for any reason.

- 9.2 <u>Included Parties; Interlocal Agreement.</u> Pursuant to any interlocal, intergovernmental, or other such cooperative agreement with the County, Provider will accept orders from, and will furnish the Provider's Software, Hardware, Professional Services, and Managed Services as outlined in the Proposal to any governmental agency or other public entity authorized by the County to use the Proposal, based upon substantially the same terms and conditions of this Agreement, with the exception of price schedules.
- 9.3 <u>Political Subdivision Participation.</u> The Provider agrees to supply, sell, and contract separately with other similar or related political subdivisions (i.e., colleges, Countys, counties, cities, etc.) of the County, based upon substantially the same terms and conditions of this Agreement, with the exception of price schedules, in an effort to establish the terms and conditions as fair and reasonable.

10. DURATION

This Agreement shall become effective on the last day of execution by the parties, and shall continue in force for an initial term of twelve (12) months, unless sooner terminated as provided above. All pricing is to remain firm during the contract period. This Agreement may be renewed for additional one (1) year periods, at the County's sole discretion and with the written approval of the County, unless terminated by either party providing written notice of its intent to terminate the Agreement to the other party not less than sixty (60) days prior to the end of the then current term.

11. SURVIVAL OF COVENANTS

Any of the representations, warranties, covenants, and obligations of the parties, as well as any rights and benefits of the parties, pertaining to a period of time following the termination of this Agreement shall survive termination.

12. COUNTERPARTS

This Agreement may be executed in counterparts. Each of the counterparts shall be deemed an original instrument, but all of the counterparts shall constitute one and the same instrument.

Fort Bend County	Swagit Productions, LLC
CPLIONGE	Ben Hally
KP George, County Judge County Judge KP George	Bryan R. Halley, President
Attest: Auto Sichard Auto Si	7.27.2021
County Clerk	Date of Execution:
AUDITOR'S CERTIFICATE I hereby certify that funds in the amount of \$84,519.00 are available to pay the obligation of Fort Bend County within the foregoing Agreement. Robert Ed Sturdivant, County Auditor	

EXHIBIT A SCOPE OF SERVICES



Scope of Services – Exhibit A

EASE Solution

TIPS Contract # 190703

Built upon years of industry experience, Extensible Automated Streaming Engine (EASE) is a software framework comprised of foundation and extension modules that work together to automate many otherwise manually intensive tasks. This completely hands-off solution meets the current and future needs of your entity without creating any additional work for clerks or webmasters.

Video Capture and Encoding

EASE Encoder records content according to your broadcast schedule and transfers the recorded audio/video to the Swagit Content Network via a secure Virtual Private Network (VPN) connection, making it available for live and/or on-demand streaming.

Indexing and Cross Linking

Using your published meeting agendas as a guide, Swagit's Managed Service Division (SMSD) indexes the meetings without any work from client staff. SMSD will annotate your content by adding jump-to points with specific item headings, giving users the greatest flexibility to find the specific content they need. With these jump-to points, users can step through video by searching for or clicking specific items.

Agenda Management Integration

If meeting packets or other related information is available online, SMSD will link them directly to the video player for easy access.

Swagit's EASE solution integrates with all Document/Agenda Management solutions.

Archiving

Client audio/video can be stored securely on the Swagit Content Network indefinitely. Fault tolerance and high availability is assured through replication of audio/video content to multiple, geographically redundant, Storage Area Networks (SAN). Our standard packages includes unlimited storage of meetings.

Presentation

By navigating through the video library, users can view a list of meetings chronologically and once in a selected meeting you can unleash the power of the jump-to markers to search for specific points within individual audio/video clips. Meetings typically begin to post to a VOD account within 3-4 hours from the end of a meeting, depending on the client's connectivity speed and bandwidth. Notwithstanding any technical or network issues, fully indexed meetings are available on a client's site in less than 24 hours.

Delivery

In order to deliver on-demand content to end users in a format that is native to their computer's operating system, Swagit can deliver content in all major streaming video formats: HTML5, Flash, Windows Media, QuickTime and Real. Swagit is proud to support HTML5 and Flash as its default formats, which has proven itself as the format of choice from such vendors as YouTube, Google Video, Facebook, ABC and NBC/Universal.



EASE Solution

Monitoring

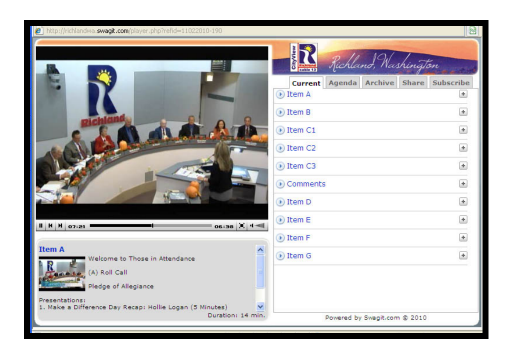
Swagit is monitoring all aspects of the Swagit Content Network to ensure its health and availability. This monitoring extends to cover remote Swagit EASE Encoders deployed on client premises. In the rare event of trouble our engineers are promptly notified so that they may dispatch a swift response in accordance with our support procedures.

Statistics

Swagit collates log files from our streaming servers monthly and processes them with the industry recognized Google Analytics. Google Analytics generates reports ranging from high-level, executive overviews to in depth quality of service statistics. These reports help to highlight growth trends and identify popular content.

Support

Beyond our proactive monitoring and response, Swagit offers ongoing, 24/7 technical support for any issues our clients may encounter. While our choice of quality hardware vendors and a thorough pre-installation testing phase go a long way toward ensuring trouble free operation of our EASE Encoders, we do recognize that occasionally unforeseen issues arise. In the event that our engineers detect a fault, they will work to diagnose the issue. If necessary, next business day replacement of parts will be completed. Swagit offers continual software updates and feature enhancements to our services and products for the life of your managed services contract.





Investment-Streaming Video

Streaming Video Hardware

Item Description	Туре	Up-front Cost
Hardware/Software/Provisioning	2 U	\$4,080.00

CaptionPrime Streaming Appliance: EASE Captioning Encoder with One baseband HD-SDI or HDMI capture up to 1080p30, embedded audio or One IP H.264 encode/transcode single channel license or HEVC SD/HD encoding/transcoding. Includes EASE Software Tools, System Burn-in, Rackmount Kit, Closed Caption Software for Web Captions, Remote Installation and Swagit's 3 Year Full System Warranty.

Captions Encoder

Item Description	Up-front Cost
SDI CC Encoding Hardware: HD492 is a three gigabits level B, high definition, serial	
digital interface closed caption encoder with audio and captions over IP.	
Synchronization of live captions and program video/audio with CCMatch technology.	\$9,090.00
Unit has an additional built-in SDI decoder output to show on-screen caption burn-in.	
Simultaneous support for two languages.	

Playback 365

Item Description	Up-front Cost
Playback 365 with Brightscript (1x1 HD/SD) includes Conversion Kit and first year of support. Configured for Images/Slides, Videos, Audio, HTML5, Text, Date, Time, RSS, MRSS, Twitter feeds. FTP account for content management.	\$7,890.00

Streaming Video Monthly Managed Services

Item Description	Monthly Cost
Package 2: Live and video on-demand closed captioning for 50 meetings per year, with a VOD captions turnaround time of 4 - 5 business days from the end of the meeting.	\$1,334.00

Optional Services/Overages/Individual Pricing

Item Description	Cost
Each Additional Captioned Meeting	\$350.00
Playback 365 Annual Software Support	\$996.00
Programming, Development or Design Implementation	\$120.00/hour



Broadcast System- Avior



Built upon years of industry experience, Avior is a complete package of cameras and pro video-switching equipment that enables any client to fully outsource the production and operation of a multiple camera broadcast system to Swagit.

During the meetings or events, Swagit personnel will operate the Avior system remotely from their facility in Dallas, Texas. The Avior system enables Swagit to control and switch from camera to camera depending on events taking place. When bundled with Swagit EASE, Avior can offer a full end-to-end "hands-free" solution that requires no client staff

involvement for the operation, broadcast and streaming of an event or meeting content.

Avior enables detailed direct camera positioning (pan, tilt, zoom, focus, and more), preset-positions, and video settings (white balance, backlight, brightness) for the robotic cameras. Additionally, Avior communicates with the switcher to allow direct operation of the 'wipe' function from the camera control GUI. With this powerful package you or Swagit can control all your cameras individually and switch video sources on a video switcher locally or remotely. Avior is an invaluable integration of camera-control with switcher operations for use with live production setups like chambers, churches, meeting rooms, and more.





Avior includes 2-4+ HD robotic (computer-controllable pan/tilt/zoom) cameras. These popular robotic cameras have excellent video quality and performance. They have the ability for panning through wide angles of motion, tilting through large ranges with superb optical zoom, and dual video output via SDI and HDMI. They also support both RS232 and RS422 control signals. In addition the cameras can be mounted either 'up' or 'hanging upside down' for your convenience (they have built-in reversal of the picture and left/right/up/down motion controls).



Investment – Avior Broadcast System

QTY	Item Description	Price	
4	HD PTZ Camera		
4	Camera Power Connectors		
5	Sony- EVI DS-Cable- to daisy chain cameras		
1	EASE-C		
1	BM Studio HD Live Production Switcher with Multi-View Monitor		
1	BM HyperDeck Studio Mini with SD cards		
1	Mini Converter SDI Distribution and Bi-Directional HDMI		
1	Avior Control Software		
1	PDU Remote Power Switch and Management including Battery Backup		
1	Control Monitors		
1	Presentation Converter/Scaler		
1	CG for Video Graphics/Titles Overlay		
1	Cables, Connectors, Converters, Rackmounts and Hardware necessary for installation		
1	Labor required to install, hook-up and provisioning		
Total Cost for Camera System & Installation			

Cameras can be controlled locally by the client or remotely by Swagit's staff.

CERTIFICATE OF INTERESTED PARTIES

FORM **1295**

1 of 1

					1011	
	Complete Nos. 1 - 4 and 6 if there are interested parties. Complete Nos. 1, 2, 3, 5, and 6 if there are no interested parties.			OFFICE USE		
1			_	RTIFICATION	OF FILING	
1	of business.	ry of the business entity's place		tificate Number: 1-781068		
	Swagit Productions, LLC			1 101000		
	Dallas, TX United States			e Filed:		
2	Name of governmental entity or state agency that is a party to the being filed.	e contract for which the form is	07/2	20/2021		
	Fort Bend County		Date	e Acknowledged:		
	Total Botta Gounty			27/2021		
3	Provide the identification number used by the governmental enti description of the services, goods, or other property to be provided in the control of the services.		cy to track or identify the contract, and provide a			
	22807					
	Video Streaming services and installation					
_	-			Nature of	interest	
4	Name of Interested Party	City, State, Country (place of bu	siness)	(check ap	plicable)	
				Controlling	Intermediary	
0	wusu, David	Dallas, TX United States		Х		
K	err, Daniel	Dallas, TX United States		Х		
Н	alley, Bryan	Dallas, TX United States		X		
_						
5	Check only if there is NO Interested Party.					
6	UNSWORN DECLARATION					
	My name is	, and my date	of birth i	s	·	
	My address is					
	(street)	(city)	(state)	(zip code)	(country)	
	I declare under penalty of perjury that the foregoing is true and correct	t.				
	Executed inCounty	/, State of on t	he	_day of	, 20	
				(month)	(year)	
		Signature of authorized agent of (Declarant)	contractir	ng business entity		