



City of North Port
FINANCE DEPARTMENT/PURCHASING DIVISION
4970 CITY HALL BLVD
NORTH PORT, FLORIDA 34286
Office: 941.429.7170
Fax: 941.429.7173
Email: purchasing@northportfl.gov



NOTICE OF INTENT TO AWARD A SOLE/SINGLE SOURCE PROCUREMENT

Sole/Single Source No: SS NO. 26-83

Date Posted: May 27, 2026

Written Response Due Date: June 3, 2026

This is not a formal solicitation and there are no submissions required. The proposed contract action is for product or services for which the City intends to negotiate and award with only one contractor/vendor under the authority of and in accordance with Florida State Statute 287.057(5)(c). Any responses received as a result of this Notice of Intent shall be considered solely for the purpose of determining whether to conduct a competitive procurement. Responses will not be considered as proposals, bids, or quotes.

- **DESCRIPTION OF SERVICE/PRODUCT: Software Subscription Cloud Package**
- **AMOUNT** (This is an acquisition with an estimated value of): **\$0.01**
- **VENDOR: WHELEN ENGINEERING COMPANY INC.**

Interested firms or individuals may identify their interest and capability to respond to the requirement by submitting in writing their name, address, point of contact, telephone number, e-mail, and a statement regarding capability to provide the specified procurement per the attached specifications. Interested firms will be considered only if they respond with clear and convincing documentation that they are capable of meeting or exceeding the requirements stated herein. All responses received within seven (7) calendar days after the date of publication of this synopsis will be reviewed by the City. A determination by the Procurement Manager not to compete this proposed action based on the responses to this notice is solely within the discretion and approval of the Procurement Manager and City Manager.

All sole/single source purchases exceeding the formal threshold indicated in the policies and procedures manual will require Commission Approval.

All responses must be in writing and returned to **ATTENTION: PURCHASING**, City of North Port, 4970 City Hall Boulevard, Suite 337, North Port, Florida, 34286 or by: Fax 941-429-7173, or by e-mail purchasing@northportfl.gov. Note the number of the Sole Source Information inquiry on documentation.

Information regarding this Intent may be viewed and downloaded from DemandStar's website at www.demandstar.com. Links to DemandStar are also available from the City website at www.northportfl.gov. This Notice of Intent is posted on the City FTP site at <https://northportfl.gov/files>. If you have any questions, concerns, or problems accessing this request using the link, please contact Michael White, Contract Administrator I, at 941.429.7174. Request for additional information or clarification regarding the specifications must be sent via facsimile to 941.429.7173 or via email to purchasing@northportfl.gov. No verbal requests will be honored.



Procurement Request

City of North Port

Request

Request Type *

Sole/Single Source/Standardization

Capital? (?) No Yes**PRR-EX (?) *** No Yes**FY ***

2026

Type code *

S

Preparer

Chelsey Rodgers

Pre-Director Approver(s) (?)

| | Name |
|---|------------------------|
| 1 | Carol Cooper-Colicchio |

Department *

POLICE

Division(s)**Commission Meeting? *** Yes No**Commission Date (?) ***

09/08/2026

Agenda Item (?) *

26-0785

Commission Override (?) Yes No**Purchase****Payment Method *** Visa Purchase Purchase Order
 Payment Authorization**Purchase Type *** Single Purchase (current FY)
 Blanket Purchase (current FY)**Purchase SubType *** None Change Order
 Amendment**Description ***

Establish Core+ Subscription, utilizing the Vehicle Safety Gateway (VSG) for the North Port Police Department

*Section 2-407 of the City of North Port Procurement Code provides guidelines for determining if good(s) or service(s) is/are a sole/single source. **All Sole/Single source requests will be posted on DemandStar & the City's Purchasing site for seven (7) calendar days.***

Exemption Explanation (?) *

Whelen Engineering Company, Inc., is the sole source manufacturer of the Vehicle Safety Gateway (VSG). Furthermore, the VSG, along with Whelen's Cloud Platform (WCP) and Whelen Core+, incorporates proprietary technologies, features, and processes that are integral to the performance and operation of these solutions. These technologies are exclusively owned and supported by Whelen Engineering Company, Inc. and are not available through any third party.

Steps taken to verify these goods and/or services are not available elsewhere (?) *

No other company redistributes a product that provides the same functionality or an equivalent feature set. Most alternatives are partial substitutes (siren/light controllers), not full system-level platforms.

1. Federal Signal
2. SoundOff Signal
3. Code 3

Other vendors that were contacted (?) *

N/A

Additional Approvals**Grant? *** Yes No**Technology Related? (?) *** Yes Renewal No**Exemption****Reason ***

Attach documentation from the manufacturer certifying the vendor selected is the only distributor/dealer/contractor for the products or services in question and/or holds the production, unique capability, copyrights, trademark, and/or patent to the item, and check the following applicable statement(s):

Patent, copyright or unique design restrictions. (Sole Source)

Proprietary rights in technical data and/or product formulations (e.g. cleaning compounds, lubricating oils, paint, etc.), which can only be determined through extensive laboratory analysis and examination. (Sole Source)

Only producer, such as utility supplier or construction material supplier, that will meet the specialized needs of the department or perform the intended function. (Sole Source)

Direct replacement parts, equipment or supplies that must be compatible with original equipment already installed but available only from the original equipment manufacturer. Most manufacturers have more than one dealer or distributor for their products. When this is the case, competition between dealers and/or distributors may be possible, eliminating the "sole or single source" restriction. (Single Source)

When tests and/or demonstrations of equipment, supplies, part, etc. under actual operating conditions reveal superior quality, performance, design or other characteristics in a brand product(s), which is available from only one source. Testing must be performed as often as practical. (Single Source)

Purchases for a brand product are to be made from one selected supplier, even though there are other suppliers that provide similar products. Options, such as pricing, availability, servicing, have been vetted and a supplier has been chosen that best meets the City's needs. (Single Source)

Maintenance, repair services or warranty which require specialized test equipment, procedures, and technical expertise available only from the original equipment manufacturer or authorized/licensed dealer/field service representative. (Single Source)

The part(s)/equipment are required to permit standardization and operating efficiencies within the organization and the parts and equipment are only available thorough a sole or single source. If competition is available, the parts and equipment must be competed. For brand-specific items, quotes should still be obtained. (Standardization)

Other: None or some of the above apply. Provide detailed justification below.

Explanation *

The justification of sole source is the establishment of the Whelen emergency lights and control module switches in all 180 plus emergency vehicles, which gives continuity and consistency to our officers using emergency equipment activations that are consistent in all our emergency vehicles.

Agreement in Place? *

Yes No

Supporting backup *

Click the Preview icon or right click link and select open in new tab or window to avoid downloading.

Sole Source Letter 2026.pdf 332.64KB

Staff Summary.pdf 98.34KB

DemandStar
For Purchasing Division

Date Posted

| Sole/Single Source Number | Verified By | Effective Date | Expiration Date |
|---------------------------|---------------|----------------|-----------------|
| SS26 | Michael White | | |

Purchase Details

Line Items

| Item # | Description * | Unit of Measure | Quantity * | Unit Price * | Subtotal |
|--------|--------------------------|-----------------|------------|--------------|----------|
| 1 | Core + Subscription Cost | \$\$ | 1.00 | \$0.01 | \$0.01 |

Shipping (?) * **Total Charges**
\$0.00 \$0.01

Accounts (?)

| Dept * | Account # (?) * | Project # | Amount * |
|--------|-----------------|-----------|----------|
| | | | |

| | | | |
|---|----|--------------------|--------|
| 1 | PD | 001-2100-521.46-01 | \$0.01 |
|---|----|--------------------|--------|

Total Payments

\$0.01

Comments to Budget (?)

Backup Attachments



Click the Preview icon or right click link and select Open link in new tab or window to avoid downloading.

Additional Backup

Related NavLine Req, price sheet, quote, drawings, specifications, risk waiver, etc.

| | |
|---|----------|
| Core+ Brochure.pdf | 2.41MB |
| Signable Core+ Master Cloud Services Agreement.pdf | 246.26KB |
| Signable Customer Certification for Verizon Frontline.pdf | 123.5KB |
| Re_ Closing Legal Request R2054 - Submitted Premature.pdf | 529.12KB |
| RE_ CORE+ Agreement and Staff Summary.pdf | 389.05KB |
| RE_ Core+ Subscription Installation.pdf | 303.1KB |
| Risk 900.2 Insurance Requirements No Risk _Whelen.pdf | 230.49KB |

Vendor Details

Vendor Information (?)



Except for Emergency purchases, vendor MUST already be setup as a vendor in NaviLine.

| | |
|--------------------------------|------------------------|
| Vendor Name * | Vendor Number * |
| WHELEN ENGINEERING COMPANY INC | 8568 |

Vendor Name CST

| | |
|----------------|--|
| Contact | Vendor Email |
| | sduzs@whelen.com |

Remittance Address

51 WINTHROP ROAD, CHESTER, CT 06412

Phone

860-682-8409

Vendor Documentation Current (?) *

Yes No

Risk Documentation Current (?) *

Yes No Waiver Attached

YTD Expenses (?)

| | |
|-----------------------------------|-----------------------------|
| Department Inclusive (?) * | City Inclusive (?) * |
| \$0.01 | \$0.01 |

Highest Approver (?) *

FD and CM will be skipped on the back end, as needed.

Purchasing Approver



CORE+[®]

CORE ENHANCEMENT FEATURES

ADVANCED

CONNECTIVITY AND CONTROL

Core[®] is trusted by first responders and fleet professionals for its powerful programmability and reliable performance. Now, **Core+** takes that capability even further – bringing intelligent automation and connected functionality directly into your vehicles for safer, more efficient operations.



No Additional Cost. No Subscription.

Every Core[®] Control System equipped with Core+ comes with a **Vehicle Safety Gateway[®] (VSG[®])** and **five years of connected service**, included at no additional cost. Once your VSG is activated, your system is ready to deliver intelligent automation, connected capabilities, and long-term reliability—keeping your fleet mission-ready from day one.

INCLUDED WITH PURCHASE OF



CENCOM
CORE



CORE-S



CORE-R



CORE-R DOT

Powered By The Vehicle Safety Gateway

Includes your choice of one of the following:

| Model | Description |
|--------|--|
| VSG1FI | Package Includes Verizon Frontline VSG, Installation Kit, Interior Mount Antenna, and 5-Years of Core+ Feature Set |
| VSG1FR | Package Includes Verizon Frontline VSG, Installation Kit, Roof Mount Antenna, and 5-Years of Core+ Feature Set |
| VSG1VI | Package Includes Verizon VSG, Installation Kit, Interior Mount Antenna, and 5-Years of Core+ Feature Set |
| VSG1VR | Package Includes Verizon VSG, Installation Kit, Roof Mount Antenna, and 5-Years of Core+ Feature Set |

* Includes five years of Core+ service.



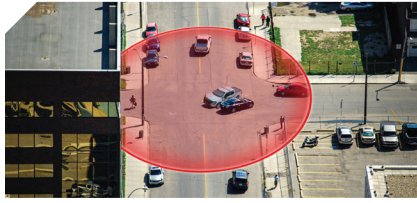
Vehicle Safety Gateway*



Exterior Antenna **OR** Interior Antenna



SMARTER CONTROL, SAFER OPERATIONS



DEVICE LOCK

Prevent unauthorized changes by locking configuration and firmware updates on individual vehicles or your entire fleet with a simple workflow.



GEOFENCE CONTROLLED TECHNOLOGY

Automate vehicle functions based on precise geographic zones to improve safety and efficiency.

- Adjust flash patterns and sirens at intersections
- Receive in-cab alerts for hazardous roadways
- Activate cruise lights in work zones, neighborhoods, and school areas
- Trigger DVM tones for natural disasters or active emergencies
- Reduce siren volume in school zones during school hours
- Control warning equipment based on vehicle location



OVER-THE-AIR FIRMWARE AND CONFIGURATION UPDATES

Simplify maintenance and reduce downtime with remote access to configuration and firmware updates.

- Deploy updates to one or multiple vehicles without visiting each in person
- Ensure consistent performance across your entire fleet
- Keep systems secure and ready with the latest updates

WHAT'S NEXT FOR CORE+

We're continuously expanding the capabilities of Core+ to give you even more control, flexibility, and performance. Core+ is built to grow with you—talk to your local FSE or visit whelen.com/core to learn what's next.

Whelen Engineering Company
(860) 526-9504
www.whelen.com

Whelen Engineering reserves the right to upgrade, improve, and change products without notice. Product features and specifications are subject to change without notice.

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All products proudly designed, manufactured, and assembled in the U.S.A.
• ISO 9001 Registered QMS

@WhelenENG      

CORE+

WHELEN
MANUFACTURED IN AMERICA

TO: Honorable Mayor & Members of the North Port Commission

FROM: A. Jerome Fletcher II, ICMA-CM, MPA, City Manager

TITLE: Approve the Whelen Master Cloud Services Agreement By and Between the City of North Port, Florida, and Whelen Engineering Company, Inc., for CORE+ / Whelen Cloud Platform services, Including Integration With Verizon Frontline Mobile Broadband Priority (MBP) With Five (5) Years of Connected Service at No Charge.

Recommended Action

Option 1: Approve the Whelen Master Cloud Services Agreement by and between the City of North Port, Florida, and Whelen Engineering Company, Inc., for CORE+ / Whelen Cloud Platform services, including integration with Verizon Frontline Mobile Broadband Priority (MBP) with five (5) years of connected service at no charge.

City Commission Options

Option 1: Approve the Whelen Master Cloud Services Agreement by and between the City of North Port, Florida, and Whelen Engineering Company, Inc., for CORE+ / Whelen Cloud Platform services, including integration with Verizon Frontline Mobile Broadband Priority (MBP) with five (5) years of connected service at no charge.

- Pros: Allows the North Port Police Department to enhance communication reliability, operational efficiency, and officer safety using advanced cloud-based fleet technology and prioritized network access for five years at no cost.
- Cons: Commits the North Port Police Department to a fixed five-year contract with Whelen Engineering Company that includes limited termination options and no early termination.

Option 2: Deny the Whelen Master Cloud Services Agreement by and between the City of North Port, Florida, and Whelen Engineering Company, Inc., for CORE+ / Whelen Cloud Platform services, including integration with Verizon Frontline Mobile Broadband Priority (MBP) with five (5) years of connected service at no charge.

- Pros: Allows the North Port Police Department flexibility by avoiding a long-term contractual obligation.
- Cons: Prevents the North Port Police Department from implementing enhanced connectivity, automation, and advanced fleet management capabilities, resulting in reduced communication reliability during critical incidents and missed opportunities to improve both officer and public safety.

Background Information

CORE+ is a cloud-based vehicle communication platform that enhances connectivity, operational efficiency, and safety across the department's fleet. Integration with Verizon Frontline MBP provides prioritized network access during emergencies and high-demand situations, ensuring officers maintain critical communication capabilities when standard networks may be congested. The platform also enables remote vehicle management, over-the-air updates, and centralized system control, reducing manual maintenance, minimizing downtime, and keeping officers in service.

Additional features such as geofencing automation and real-time vehicle system control improve situational awareness, reduce human error, and support safer, more precise responses. The agreement provides long-

term value through a five-year subscription term beginning upon equipment activation, allowing for predictable costs while including ongoing updates and support. The combination of Vehicle Safety Gateway (VSG) hardware and cloud-based services creates a scalable, future-ready solution that can adapt to the department's evolving needs without significant additional infrastructure.

The system enhances data access, tracking, and integration, supporting informed decision-making and consistent fleet performance, while establishing a clear framework for compliance, data management, system security, and accountability. Overall, this agreement enables the North Port Police Department to strengthen communication reliability, improve operational efficiency, enhance officer and public safety, and modernize fleet operations, ensuring the department is equipped with the tools necessary to effectively carry out its public safety mission.

The Whelen Master Cloud Services Agreement by and between the City of North Port, Florida, and Whelen Engineering Company, Inc., for CORE+ / Whelen Cloud Platform services, including integration with Verizon Frontline Mobile Broadband Priority (MBP) with five (5) years of connected service at no charge has been reviewed by the City Attorney and it is legally correct to form.

The Whelen Master Cloud Services Agreement by and between the City of North Port, Florida, and Whelen Engineering Company, Inc., for CORE+ / Whelen Cloud Platform services, including integration with Verizon Frontline Mobile Broadband Priority (MBP) with five (5) years of connected service at no charge was provided to the City Clerk's Office on , 2026, for signature, subject to City Commission Approval.

Strategic Plan Pillar

Safe Community

Financial Impact

Procurement

Attachments:

1. Whelen Master Cloud Services Agreement

Prepared by: Jamie Ebershoff, Executive Assistant

Department Director: Todd R. Garrison, Chief of Police

From: [Jamie Ebershoff](#)
To: [Raiza Bedford](#)
Cc: [Andres Fernandez](#); [Michael Golen](#); [Katlyn Coughlin](#); [Chelsey Rodgers](#)
Subject: Re: Closing Legal Request R2054 - Submitted Premature
Date: Tuesday, April 14, 2026 3:59:23 PM
Attachments: [image001.png](#)
[image007.png](#)
[image008.png](#)
[image009.png](#)
[image010.png](#)
[image011.png](#)
[image012.png](#)
[image013.png](#)
[image014.png](#)
[image016.png](#)
[image017.png](#)
[image018.png](#)
[image019.png](#)
[image020.png](#)
[image003.png](#)
[Outlook-qnk4haad.png](#)

Hi Raiza,

No problem at all. I completely understand—we're all working through how to navigate these changes together.

I've provided everything to Chelsey for procurement. Once she completes her portion and returns it to me, I will submit it too Legal.

Thanks!

Jamie



JAMIE EBERSHOFF

Executive Assistant to the Office of the Chief

📞 941-429-7434

✉️ JEbershoff@NorthPortpdfi.gov

📍 4980 City Hall Blvd, North Port FL 34286

🌐 www.NorthPortFL.gov

From: Raiza Bedford <rbedford@northportfl.gov>
Sent: Tuesday, April 14, 2026 3:52 PM
To: Jamie Ebershoff <jebershoff@northportpdfi.gov>
Cc: Andres Fernandez <afernandez@northportfl.gov>; Michael Golen <mgolen@northportfl.gov>; Katlyn Coughlin <kcoughlin@northportfl.gov>

Subject: Closing Legal Request R2054 - Submitted Premature

Hello Jamie

I hope this email finds you well.

Based on the fact that Procurement has not completed their review of this contract, we are closing Legal Request R2054 - *Contract for Whelen Master Cloud Services Agreement by and between the City of North Port, Florida, and Whelen Engineering Company, Inc., for CORE+ / Whelen Cloud Platform services, including integration with Verizon Frontline Mobile Broadband Priority (MBP) with five (5) years of connected service at no charge.* Once Procurement has completed their review and approved how it's procured, then you are able to resubmit the contract for legal review and attach all relevant documents from Finance.

I apologize for the inconvenience. We are all learning this new process and wave of efficient.

Warmest Regards,



Raiza E. Bedford, FRP
Paralegal II

4970 City Hall Blvd., North Port, FL 34286
[Office: 941-429-7245](tel:941-429-7245) [Cell: 941-716-7722](tel:941-716-7722)



From: Alla Skipper <askipper@northportfl.gov>

Sent: Tuesday, April 14, 2026 1:01 PM

To: Christopher Morales <cmorales@northportpdf.gov>; Jamie Ebershoff <jebershoff@northportpdf.gov>

Cc: Raiza Bedford <rbedford@northportfl.gov>; Katlyn Coughlin <kcoughlin@northportfl.gov>; Andres Fernandez <afernandez@northportfl.gov>; Jake Gaub <jgaub@northportfl.gov>; Irina Kukharenko <ikukharenko@northportfl.gov>; Marilyn Martinec <mmartinec@northportfl.gov>; Purchasing <purchasing@northportfl.gov>

Subject: CORE+ Agreement and Staff Summary

Hi Chris & Jamie,

I hope you're both doing well.

Today is my first day back since April 8th, and I've had a chance to review the notes below. Chris, regarding the Sole Source Justification, this should meet the necessary requirements provided the

argument for standardization is framed through the lens of economic responsibility. While operational consistency is important, the justification will be much stronger if we specifically emphasize the costs associated with switching or mixing systems. Since our role is to review the method of procurement—specifically the Sole Source/Standardization approach—tying it back to fiscal impact is key.

Legal will handle the remaining aspects (agreement) within their purview (terms & conditions).

Jaime – thank you for sharing the legal responses. Please continue.

Here are some other pointers to strengthening your Sole source justification, please address these points in your written documentation/Memo:

1. Compatibility/Integration Cost Savings — Installing a competing product (Federal Signal, SoundOff, Code 3) would require removal or modification of existing Whelen Core control modules already installed in 180+ vehicles, creating significant labor and material costs that would outweigh any competitive bidding savings.
2. Officer Safety & Training Consistency — Mixing emergency activation systems across the fleet creates a safety risk. Retraining 180+ officers on a different interface mid-fleet is both costly and operationally hazardous.
3. No Recurring Cost for 5 Years — The add-on device comes at no charge, with no subscription for five years, making the true incremental cost minimal — strengthening the argument that competitive bidding would yield no economic benefit.
4. Post-5-Year Cost is Known and Minimal — Only \$15/vehicle/month if the city elects to renew, a foreseeable and manageable expense.

Draft the memo and I'll review it.

Alla



ALLA V. SKIPPER, CPPB

Procurement Manager

Finance Department - Purchasing Division

4970 City Hall Blvd., Ste 337, North Port, FL 34286

O:941.429.7172



From: Christopher Morales <cmorales@northportpdf.gov>

Sent: Tuesday, April 14, 2026 12:13 PM

To: Alla Skipper <askipper@northportfl.gov>

Subject: FW: CORE+ Agreement and Staff Summary

Christopher Morales
Deputy Chief of Police
North Port Police Department
4980 City Hall Boulevard
North Port, Florida 34286
Phone 941.429.7319
Fax 941.429.7389
FBI National Academy, Session 264
SMIP, Session 81

cmorales@northportpdfl.gov



A City where you can "Achieve Anything."

From: Jamie Ebershoff <jebershoff@northportpdfl.gov>
Sent: Tuesday, April 14, 2026 12:00 PM
To: Christopher Morales <cmorales@northportpdfl.gov>
Subject: Fw: CORE+ Agreement and Staff Summary

Hi DC,

I am not sure how to respond to this email from Raiza. Can we discuss it?



JAMIE EBERSHOFF

Executive Assistant to the Office of the Chief

📞 941-429-7434

✉ JEbershoff@NorthPortpdfl.gov

📍 4980 City Hall Blvd, North Port FL 34286

🌐 www.NorthPortFL.gov

From: Raiza Bedford <rbedford@northportfl.gov>
Sent: Tuesday, April 14, 2026 11:45 AM

To: Jamie Ebershoff <jebershoff@northportpdfl.gov>
Cc: Andres Fernandez <afernandez@northportfl.gov>; Katlyn Coughlin <kcoughlin@northportfl.gov>
Subject: RE: CORE+ Agreement and Staff Summary

Do you know if Alla responded to DC's email? It sounds like this still needs procurements' process. If sole source is being used – we need the backup for all of that.

Our understanding is that the flow of process has changed and now Procurement must “check off” on these contracts before Legal reviews them. Whatever procurement method is used, we need to be provided the Laserfische file with the legal request. Going forward that will be the case and legal requests will not be opened until that info is provided.



Raiza E. Bedford, FRP
Paralegal II

4970 City Hall Blvd., North Port, FL 34286
Office: [941-429-7245](tel:941-429-7245) Cell: [941-716-7722](tel:941-716-7722)



From: Jamie Ebershoff <jebershoff@northportpdfl.gov>
Sent: Tuesday, April 14, 2026 6:51 AM
To: Andres Fernandez <afernandez@northportfl.gov>
Cc: Raiza Bedford <rbedford@northportfl.gov>
Subject: Fw: CORE+ Agreement and Staff Summary

Here is my thread with Alla and DC.



JAMIE EBERSHOFF

Executive Assistant to the Office of the Chief

941-429-7434
 JEbershoff@NorthPortpdfl.gov
 4980 City Hall Blvd, North Port FL 34286
 www.NorthPortFL.gov

From: Christopher Morales <cmorales@northportpdf.gov>

Sent: Wednesday, April 8, 2026 11:46 AM

To: Jamie Ebershoff <jebershoff@northportpdf.gov>; Chelsey Rodgers <crodgers@northportpdf.gov>; Alla Skipper <askipper@northportfl.gov>

Cc: Carol Cooper-Colicchio <ccolicchio@northportpdf.gov>; Todd R. Garrison <tgarrison@northportpdf.gov>; Keith Raney <kraney@northportfl.gov>

Subject: RE: CORE+ Agreement and Staff Summary

Alla,

Whelen is the company for our police lights, they are purchased through vendor/distributor Lightening Wireless who does the upfitting for all our police vehicles. The “Core” is a system of the lightening package that we have with Whelen.

Do I understand this correctly?

- The only expense the city incurs is the purchase and installation of the Whelen Core® system that includes Core+.

Response: Correct we have already incur this as the system is already in our vehicles. They would be adding a device to our vehicles that have “core” at no charge.

- There are no ongoing fees, no subscription, and no separate charge for the 5-year connected service. No recurring service charges.

Response: Correct, after five years if we decide to continue would be \$15.00 per month per vehicle.

- Depending on the model the package includes Verizon or Verizon frontline network support

Response: that is correct

- The free core + service ends after 5 years, the city would only incur a cost if it chooses to renew that service? If you do not renew, the system still works-just without cloud-based automation and updates.

Response: You are correct as stated in my response on bullet #2

Whelen does have competition: Federal Signal Pathfinder, SoundOff BluePRINT and Code 3 Z3.

Response: Correct, but we have Whelen Products as all our emergency lightening for our police vehicles. The majority of our patrol have the Whelen “Core” system.

This goes back to my original question, please advise how this will be procured. Unless you are able to justify a sole source.

Response: The justification of sole source would be establishment of the Whelen emergency lights and control module switches in all 180 plus emergency vehicles, which gives continuity and consistency to our officers using emergency equipment activations that are consistent in all our emergency vehicles.

Please let me know if you need anything else or clarification on the above responses.

Thank you.

Chris

Christopher Morales

Deputy Chief of Police

North Port Police Department

4980 City Hall Boulevard

North Port, Florida 34286

Phone 941.429.7319

Fax 941.429.7389

FBI National Academy, Session 264

SMIP, Session 81

cmorales@northportpdf.gov



A City where you can "Achieve Anything."

From: Jamie Ebershoff <jebershoff@northportpdf.gov>

Sent: Wednesday, April 8, 2026 10:46 AM

To: Christopher Morales <cmorales@northportpdf.gov>; Chelsey Rodgers <crodgers@northportpdf.gov>

Cc: Carol Cooper-Colicchio <ccolicchio@northportpdf.gov>; Todd R. Garrison <tgarrison@northportpdf.gov>

Subject: Fw: CORE+ Agreement and Staff Summary

Hi,

Can either of you answer Alla's questions? See below.



JAMIE EBERSHOFF

Executive Assistant to the Office of the Chief

941-429-7434

JEbershoff@NorthPortpdf.gov

4980 City Hall Blvd, North Port FL 34286

www.NorthPortFL.gov

From: Alla Skipper <askipper@northportfl.gov>

Sent: Wednesday, April 8, 2026 10:43 AM

To: Jamie Ebershoff <jebershoff@northportpdf.gov>; Purchasing <purchasing@northportfl.gov>; Chelsey Rodgers <crodgers@northportpdf.gov>

Cc: Carol Cooper-Colicchio <ccolicchio@northportpdf.gov>; Irina Kukharenko <ikukharenko@northportfl.gov>; Risk Services <riskservices@northportfl.gov>

Subject: CORE+ Agreement and Staff Summary

Hi Jaime,

Please advise what method of procurement was used to procure CORE +.

Do I understand this correctly?

- The only expense the city incurs is the purchase and installation of the Whelen Core® system that includes Core+.
- There are no ongoing fees, no subscription, and no separate charge for the 5-year connected service. No recurring service charges.
- Depending on the model the package includes Verizon or Verizon frontline network support
- The free core + service ends after 5 years, the city would only incur a cost if it chooses to renew that service? If you do not renew, the system still works-just without cloud-based automation and updates.

Whelen does have competition: Federal Signal Pathfinder, SoundOff BluePRINT and Code 3 Z3.

This goes back to my original question, please advise how this will be procured. Unless you are able to justify a sole source.

Thanks,
Alla



ALLA V. SKIPPER, CPPB

Procurement Manager

Finance Department - Purchasing Division

4970 City Hall Blvd., Ste 337, North Port, FL 34286

O:941.429.7172



From: Jamie Ebershoff <jebershoff@northportpdfl.gov>
Sent: Tuesday, April 7, 2026 1:31 PM
To: Purchasing <purchasing@northportfl.gov>; Irina Kukharenko <ikukharenko@northportfl.gov>; Keith Raney <kraney@northportfl.gov>; Risk Services <riskservices@northportfl.gov>
Cc: Carol Cooper-Colicchio <ccolicchio@northportpdfl.gov>
Subject: CORE+ Agreement and Staff Summary

Good afternoon,

I submitted the CORE+ Agreement request to Legal this afternoon and included all of your email correspondence in the notification section. Attached for your reference are the CORE+ Agreement and a current rough draft of the Staff Summary. **Please note that the staff summary is still in the early draft stage.**

Please let me know if there is anything further you need from me at this time.

Thank you,
Jamie



JAMIE EBERSHOFF

Executive Assistant to the Office of the Chief

📞 941-429-7434
✉ JEbershoff@NorthPortpdfl.gov
📍 4980 City Hall Blvd, North Port FL 34286
🌐 www.NorthPortFL.gov

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From: [Christopher Morales](#)
To: [Jamie Ebershoff](#); [Chelsey Rodgers](#); [Alla Skipper](#)
Cc: [Carol Cooper-Colicchio](#); [Todd R. Garrison](#); [Keith Raney](#)
Subject: RE: CORE+ Agreement and Staff Summary
Date: Wednesday, April 8, 2026 11:46:16 AM
Attachments: [image007.png](#)
[image008.png](#)
[image009.png](#)
[image010.png](#)
[image011.png](#)
[image012.png](#)
[image013.png](#)
[image014.png](#)

Alla,

Whelen is the company for our police lights, they are purchased through vendor/distributor Lightening Wireless who does the upfitting for all our police vehicles. The “Core” is a system of the lightening package that we have with Whelen.

Do I understand this correctly?

- The only expense the city incurs is the purchase and installation of the Whelen Core® system that includes Core+.

Response: Correct we have already incur this as the system is already in our vehicles. They would be adding a device to our vehicles that have “core” at no charge.

- There are no ongoing fees, no subscription, and no separate charge for the 5-year connected service. No recurring service charges.

Response: Correct, after five years if we decide to continue would be \$15.00 per month per vehicle.

- Depending on the model the package includes Verizon or Verizon frontline network support

Response: that is correct

- The free core + service ends after 5 years, the city would only incur a cost if it chooses to renew that service? If you do not renew, the system still works-just without cloud-based automation and updates.

Response: You are correct as stated in my response on bullet #2

Whelen does have competition: Federal Signal Pathfinder, SoundOff BluePRINT and Code 3 Z3.

Response: Correct, but we have Whelen Products as all our emergency lightening for our police vehicles. The majority of our patrol have the Whelen “Core” system.

This goes back to my original question, please advise how this will be procured. Unless you are able to justify a sole source.

Response: The justification of sole source would be establishment of the Whelen emergency lights and control module switches in all 180 plus emergency vehicles, which gives continuity and consistency to our officers using emergency equipment activations that are consistent in all our emergency vehicles.

Please let me know if you need anything else or clarification on the above responses. Thank you.

Chris

Christopher Morales

Deputy Chief of Police

North Port Police Department

4980 City Hall Boulevard

North Port, Florida 34286

Phone 941.429.7319

Fax 941.429.7389

FBI National Academy, Session 264

SMIP, Session 81

cmorales@northportpdf.gov



A City where you can "Achieve Anything."

From: Jamie Ebershoff <jebershoff@northportpdf.gov>

Sent: Wednesday, April 8, 2026 10:46 AM

To: Christopher Morales <cmorales@northportpdf.gov>; Chelsey Rodgers <crodgers@northportpdf.gov>

Cc: Carol Cooper-Colicchio <ccolicchio@northportpdf.gov>; Todd R. Garrison <tgarrison@northportpdf.gov>

Subject: Fw: CORE+ Agreement and Staff Summary

Hi,

Can either of you answer Alla's questions? See below.



JAMIE EBERSHOFF

Executive Assistant to the Office of the Chief

941-429-7434

JEbershoff@NorthPortpdfi.gov

4980 City Hall Blvd, North Port FL 34286

www.NorthPortFL.gov

From: Alla Skipper <askipper@northportfl.gov>

Sent: Wednesday, April 8, 2026 10:43 AM

To: Jamie Ebershoff <jebershoff@northportpdfi.gov>; Purchasing <purchasing@northportfl.gov>; Chelsey Rodgers <crodgers@northportpdfi.gov>

Cc: Carol Cooper-Colicchio <ccolicchio@northportpdfi.gov>; Irina Kukharenko <ikukharenko@northportfl.gov>; Risk Services <riskservices@northportfl.gov>

Subject: CORE+ Agreement and Staff Summary

Hi Jaime,

Please advise what method of procurement was used to procure CORE +.

Do I understand this correctly?

- The only expense the city incurs is the purchase and installation of the Whelen Core® system that includes Core+.
- There are no ongoing fees, no subscription, and no separate charge for the 5-year connected service. No recurring service charges.
- Depending on the model the package includes Verizon or Verizon frontline network support
- The free core + service ends after 5 years, the city would only incur a cost if it chooses to renew that service? If you do not renew, the system still works-just without cloud-based automation and updates.

Whelen does have competition: Federal Signal Pathfinder, SoundOff BluePRINT and Code 3 Z3.

This goes back to my original question, please advise how this will be procured. Unless you are able to justify a sole source.

Thanks,
Alla



ALLA V. SKIPPER, CPPB

Procurement Manager

Finance Department - Purchasing Division

4970 City Hall Blvd., Ste 337, North Port, FL 34286

O:941.429.7172



From: Jamie Ebershoff <jebershoff@northportpdfl.gov>

Sent: Tuesday, April 7, 2026 1:31 PM

To: Purchasing <purchasing@northportfl.gov>; Irina Kukharenko <ikukharenko@northportfl.gov>; Keith Raney <kraney@northportfl.gov>; Risk Services <riskservices@northportfl.gov>

Cc: Carol Cooper-Colicchio <ccolicchio@northportpdfl.gov>

Subject: CORE+ Agreement and Staff Summary

Good afternoon,

I submitted the CORE+ Agreement request to Legal this afternoon and included all of your email correspondence in the notification section. Attached for your reference are the CORE+ Agreement and a current rough draft of the Staff Summary. **Please note that the staff summary is still in the early draft stage.**

Please let me know if there is anything further you need from me at this time.

Thank you,
Jamie



JAMIE EBERSHOFF

Executive Assistant to the Office of the Chief

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✉️ JEbershoff@NorthPortpdfl.gov

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From: [Steve Duzs](#)
To: [Chelsey Rodgers](#)
Cc: [Christopher Morales](#)
Subject: RE: Core+ Subscription Procurement Documentation
Date: Friday, May 1, 2026 4:18:26 PM
Attachments: [image001.png](#)

Chelsey,

We are the manufacturer of the product and do not sell directly to end users. We will be providing this equipment at no cost to the city through one of our authorized distributors, Lightning Wireless Solutions. They are a current vendor of the city and will be installing the vehicle gateway as new Police vehicles are built. This will take place at their facility in Sarasota and any retrofits will be done at their facility or onsite if requested.

I hope I've answered your questions, but if you have any other questions or concerns, please feel free to contact me.

Thank you and have a great weekend.

Steve Duzs



Steve Duzs
Florida Territory Sales Manager

Whelen Engineering Company, Inc.
sduzs@whelen.com | (860) 682-8409
www.whelen.com
51 Winthrop Road, Chester, CT 06412



App Banner Image



IMPORTANT: The contents of this email and any attachments are confidential. They are intended for the named recipient(s) only. If you have received this email by mistake, please notify the sender immediately and do not disclose the contents to anyone or make copies thereof.

From: Chelsey Rodgers <crodgers@northportpdfl.gov>
Sent: Tuesday, April 28, 2026 2:58 PM
To: Steve Duzs <sduzs@whelen.com>

Cc: Christopher Morales <cmorales@northportpdfl.gov>
Subject: RE: Core+ Subscription Procurement Documentation

External Sender - This email originated from outside the Whelen organization.

Steve,

Attached are the vendor forms needed to add Whelen as a vendor for the City. We are having to go through the Procurement process to confirm Sole Source justification, so a vendor database is required.

Do you intend on coming on site at all to install these or will it be taken care of at an offsite location?

Thank you for your patience.

Chelsey Rodgers



CHELSEY RODGERS
Purchasing Agent

📞 941-204-2364
✉ CRodgers@NorthPortpdfl.gov
📍 4980 City Hall Blvd, North Port FL 34286
🌐 www.NorthPortFL.gov/JoinNPPD

From: Steve Duzs <sduzs@whelen.com>
Sent: Thursday, April 16, 2026 3:49 PM
To: Chelsey Rodgers <croddgers@northportpdfl.gov>
Cc: Christopher Morales <cmorales@northportpdfl.gov>
Subject: RE: Core+ Subscription Procurement Documentation

Afternoon Chelsey,

Please see the attached sole source letter and if I can be of further assistance, please let me know.

Thank you,



Steve Duzs
Florida Territory Sales Manager

Whelen Engineering Company, Inc.
sduzs@whelen.com | (860) 682-8409
www.whelen.com
51 Winthrop Road, Chester, CT 06412



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From: Chelsey Rodgers <crodgers@northportpdf.gov>
Sent: Tuesday, April 14, 2026 4:21 PM
To: Steve Duzs <sduzs@whelen.com>
Cc: Christopher Morales <cmorales@northportpdf.gov>
Subject: Core+ Subscription Procurement Documentation

External Sender - This email originated from outside the Whelen organization.

Hi Steve,

I am currently working on obtaining approval for the Core+ Subscription for the North Port Police Department. As part of this process, we will need to route the agreement through our Procurement Department for review.

Although the subscription is free, we are still required to document and justify the procurement method and have the contract formally reviewed.

With that in mind, can you please confirm whether Core+ is a unique product offered exclusively by Whelen? If so, do you have a Sole Source letter available for this product?

Thank you for your assistance.

Best regards,
Chelsey



CHELSEY RODGERS

Purchasing Agent

📞 941-204-2364

✉ CRodgers@NorthPortpdfi.gov

📍 4980 City Hall Blvd, North Port FL 34286

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City of North Port

Human Resources Department
Risk Management
4970 City Hall Boulevard
North Port, FL 34286
Phone: 941.429.7200
Fax: 941.429.7135

Print Form

Date submitted:

This form is NOT used for the purchase of services (vendors coming on site) or any purchases utilizing a piggyback.

Insurance Requirements Waiver Form for Supplies

Primary Department:

Secondary Department:

Requested by / Phone#:

Amount of Purchase:

Provide a DETAILED description of the items being purchased:

Is this an online order (delivered) Is this an in store pick-up

Supplies to be purchased (based on Delivery ONLY) - NO INSTALLATION

- Apparel / Uniforms: *(City must provide artwork/logo and approves proof)*
- Tools for the Trade: Hand tools, weapons, cameras, badges, safety apparatus
- Cleaning Supplies: *Examples of acceptable items include - paper towels, hand soap, toilet paper, cleaning detergent, that do not exceed five (5) gallons per unit*
- Business cards, envelopes, stationary: *(City provides logo/artwork and approves proof)*
- City promotional items: *(City provides logo/artwork and approves proof)*
- Going to local store to purchase items: Hobby Lobby, Lowes, Home Depot, Wal-Mart, Michaels, etc.
- Vehicle / Light or Heavy Equipment *(Cannot use this form if under contract with piggyback)*
- Mechanical Parts for Repairs / Maintenance
- Gym or Fitness Equipment
- Office Supplies
- Back Packs & school supplies
- Professional Memberships/Certifications

NOTE: As the requester, the Department accepts liability for the submission of this form and the request to waiver insurance requirements. By the submission of this form, it is understood that this is a supply only purchase and that no vendor will be coming on site, installing products, or accessing a computer system remotely.

If you are not sure, it is the responsibility of the requester to submit form 900.1 Insurance Requirements Request Form for risk review at RiskServices@northportfl.gov. ALL procurement procedures still apply.

Requester _____ Date _____

All fields must be completed; incomplete forms will be returned to the requester.

Whelen Master Cloud Services Agreement

This Master Cloud Services Agreement, including all exhibits (the “*Agreement*”) governs the relationship between Whelen Engineering Company, Inc., (“*Whelen*”) and _____ (“*Customer*”) (each, a “*Party*” and together, the “*Parties*”) with regards to the Application Services This Agreement is effective on the date the Agreement is executed by each Party (the “*Effective Date*”).

1.1. DEFINITIONS. Capitalized terms not defined elsewhere in this Agreement have the meanings set on Exhibit 1.

2. ACCESS TO SERVICES

2.1. Application Services

(a) Provision of Access. Whelen hereby grants to Customer and its Authorized Users a non-exclusive, non-transferable right to access and use the Application Services for the Term in accordance with the Application Documentation and this Agreement solely for Customer’s internal business purposes. Customer’s subscription to the Application Services shall remain in effect for the applicable Subscription Term, unless sooner terminated in accordance with Section 10.

(b) Usage Restrictions. The Application Services may only be used as described herein and in the Application Documentation. Customer must ensure that its Authorized Users comply with this Agreement. Customer shall not, and will not allow any Authorized User or other third party to, (i) decompile, disassemble, reverse engineer, or otherwise attempt to obtain, or derive the trade secrets embodied in the Application Services or the source code from which any software component of the Application Services are compiled or interpreted, (ii) create any derivative work or product from any of the foregoing, (iii) use the Application Services or any of Whelen’s Confidential Information to develop or build, sell or offer to sell, license or offer to license, or use a competing product or service, (iv) allow third parties other than Authorized Users to gain access to the Application Services or use the Application Services, (v) assign, sublicense, sell, resell, lease, rent or otherwise transfer Customer’s rights under this Agreement, (vi) remove any copyright, trademark, proprietary rights, disclaimer, or warning notice included on or embedded in any part of the Application Documentation and/or Application Services, (vii) access the Application Services for purposes of monitoring availability, performance, or functionality of the Application Services, performing security penetration tests or stress tests on the Application Services, or for any other benchmarking or competitive purposes, (viii) do anything that could disable, overburden, or impair the proper working or appearance of the Application Services, or (ix) use the Services or Application Documentation in any manner or for any purpose that infringes, misappropriates, or otherwise violates any Intellectual Property Right or other right of any person, or that violates any applicable law. Customer agrees that the Application Services are not authorized for use as, and Customer shall not use the Application Services as critical components in any Life Critical Applications. Certain features of the Application Services may allow Customer or Authorized Users to connect and/or permit communication with one or more vehicles or equipment in one or more vehicles (each a “*Connected Vehicle*”). Customer agrees that at any time the information provided by the Application Services with respect to a Connected Vehicle may be incomplete, incorrect, or out of date. Customer’s use of the Application Services, including Customer’s or its Authorized Users reliance on any information provided by the Application Services with respect to any Connected Vehicle is at Customer’s sole risk and discretion. Customer is solely responsible for the acts or omissions of its Authorized Users with respect to Connected Vehicles and for safe vehicle operation, observation of applicable traffic laws, and vehicle maintenance. Under no circumstances will Whelen be liable or responsible for

any use of the Application Services inconsistent with this Agreement or in conjunction with any products, services, software, or hardware that are not provided by Whelen. The Application Services may provide Customer with access to Third Party Items. Third Party Terms may apply with respect to the Third Party Items.

(c) Platform Enhancements. Whelen may offer new or additional features which may be subject to additional fees and/or agreement by Customer to additional, supplemental terms.

2.2. Support Services. Whelen will provide support services for the Application Services to Customer’s administrator Authorized Users only, in accordance with its standard offerings during its regular business hours (“*Support Services*”). Customer can request Support Services by contacting the applicable Field Solutions Engineer.

3. PROPRIETARY RIGHTS.

3.1. Ownership of Application Services. Whelen, its licensors and suppliers retain all right, title, and interest in and to the Application Services, including upgrades, enhancements, new releases, changes, or modifications made thereto, together with all Intellectual Property Rights embodying the Application Services.

3.2. Data Rights.

(a) Customer Content.

(i) Customer has sole responsibility for Customer Content. It is responsible for providing any required notices and obtaining any required consents from Authorized Users or other individuals about whom information, including Customer Content or Usage Data, may be collected by, transferred to, received, or otherwise used by Whelen or Customer in conjunction with the Application Services. Customer shall not provide, embed or otherwise make available any viruses, malware, spyware, or similar harmful or malicious code, or any content or links to sites that contain content which may be construed as illegal, defamatory, obscene, hateful, libelous, or that otherwise may reflect negatively upon Whelen’s, its customers’ or its vendors’ reputation.

(ii) Except for the licenses granted hereunder, as between the Parties, Customer retains all right, title, and interest in and to the Customer Content and any usage data generated by Whelen in the performance of the Services (“*Usage Data*”). Customer hereby grants to Whelen and its third party service providers a non-exclusive, irrevocable, world-wide, fully-paid-up, royalty-free right and license to use the Customer Content and Usage Data to deliver the Services and perform Whelen’s obligations hereunder. In addition to sharing Customer Content and Usage Data with its service providers, Whelen may disclose Customer Content and Usage Data to other entities with whom it partners to create customer offerings that are part of, or in addition to, the Application Services, including jointly branded offerings or integrations available to Customer. Whelen may remove all personally identifiable and vehicle identifiable information from the Customer Content and Usage Data to create de-identified data or aggregate the Customer Content and Usage Data in an anonymous manner that neither identifies Customer, Customer’s vehicles, or any identifiable person (such de-identified and aggregated data, “*Sanitized Data*”). Customer grants Whelen a perpetual, non-exclusive, world-wide, fully-paid-up, royalty-free, sublicenseable, transferable right and license to commercialize and otherwise use the Sanitized Data to perform Whelen’s obligations hereunder and for Whelen’s business purposes (excluding

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disclosure to any third party engaged in commercial data brokerage or aggregation services). Customer grants Whelen the right to disclose the Customer Content and Usage Data to Whelen's third party service providers and grant such third party service providers the right to use (i) the Customer Content and Usage Data to perform the applicable service and (ii) the Sanitized Data and Aggregate Data for Whelen's or such third party's internal business purposes. Notwithstanding the foregoing, nothing in this Section 3.2 shall limit Whelen's right to comply with the order of a court or other governmental body, or as otherwise necessary to comply with applicable law or to address an emergency situation or as set forth in Section 6.3 below. For all such purposes, Customer consents to Whelen's tracking of Customer owned or leased vehicles through global positioning system technology as Customer understands such tracking is part of the Usage Data generated by the Application Services. Customer shall not include within the Customer Content any information that is linked or is reasonably linkable to an identifiable individual ("*PII*"). Customer agrees that it is solely responsible for compliance with the requirements of this Section. Whelen shall have no obligations whatsoever if Customer includes PII in the Customer Content.

(b) Data Models. Notwithstanding anything to the contrary herein, if Whelen develops models, analytics, and/or algorithms in the course of providing Services (such as propensity models, etc.), Whelen shall retain all right, title, and interest therein.

4. ADDITIONAL WHELEN OBLIGATIONS

4.1. Access to Application Services. Whelen shall provide reasonable assistance to Customer to enable initial access to Customer's account, but Whelen is not responsible for any implementation, supplementation, modification, or configuration of Customer Systems or equipment, or the Application Services. Nothing in this Agreement shall require Whelen to provide for, or bear any responsibility with respect to, any telecommunications or computer network hardware required by Customer to provide access from the Internet to the Application Services.

4.2. Third Party Hosting Requirements. Customer agrees that (a) Whelen uses a third-party host in connection with the Services; (b) the security of the Services is limited by the Third Party Terms of such third-party host; and (c) Whelen's agreement with the host cannot be modified. As such, this Agreement shall apply only to Whelen's systems and facilities, not those of the host.

5. ADDITIONAL CUSTOMER OBLIGATIONS.

5.1. Authorized Users' Access to Services. Customer may permit Authorized Users to access and use the Application Services. Customer will ensure that any such Authorized Users protect Whelen's Confidential Information, and comply with the access and use restrictions for the Application Services and the Application Documentation.

5.2. Responsibility for Data, Access, and Security. Customer and its Authorized Users shall have access to the Customer Content and Customer shall be responsible for all changes to and/or deletions of Customer Content. Customer is solely responsible for: (a) the security and use of all of Customer's and its Authorized Users' passwords and other Access Protocols; (b) all information, instructions, and materials provided by or on behalf of Customer or any Authorized User in connection with the Services; (c) Customer Systems; and (d) all access to and use of the Services and Application Documentation directly or indirectly by or through the Customer Systems or its or its Authorized Users' passwords or other Access Protocols, with or without Customer's knowledge or consent, including all results obtained from, and all conclusions, decisions, and actions based on, such access or use. Customer shall employ all physical, administrative, and technical controls, screening, and security procedures and other safeguards necessary to securely administer

the distribution and use of all Access Protocols and protect against any unauthorized access to or use of the Application Services.

6. CONFIDENTIAL INFORMATION.

6.1. Confidentiality Obligations. With respect to any Confidential Information of the other Party that a Party may have access to during its performance of this Agreement, each Party agrees: (a) to use such Confidential Information solely to perform its obligations hereunder; (b) to hold in confidence and protect such Confidential Information from disclosure to any third party except as permitted hereunder; (c) to restrict access to such Confidential Information only to such of its personnel, agents, and/or consultants who have a need to have access to such Confidential Information to permit the Party to perform its obligations hereunder and who are bound by written obligations of nondisclosure, confidentiality and non-use with respect to the Confidential Information, at least as stringent as those set forth herein; and (d) subject to Section 11, to return or destroy, all such Confidential Information in its possession upon termination of this Agreement. Notwithstanding the foregoing, each Party may disclose the other Party's Confidential Information solely as required to comply with the order of a court or other governmental body, or as otherwise necessary to comply with applicable law, provided that such Party first gives written notice to the other Party to enable the other Party to attempt to obtain a protective order. If a receiving Party is required to make a compelled disclosure, it shall use commercially reasonable efforts to ensure any such disclosed Confidential Information is afforded confidential treatment. Nothing in this Section 6 shall be required that a Party violate any applicable law (including any public records law applicable to such Party).

6.2. Remedy. Each Party agrees there is no adequate remedy at law for a breach of its obligations under Section 6, and therefore, upon such a breach or threat thereof, the other Party shall be entitled to equitable and injunctive relief from a court without the necessity of proving actual loss or posting a bond, in addition to whatever remedies such Party might have at law or in equity.

7. REPRESENTATIONS AND WARRANTIES.

7.1. Mutual. Each Party represents and warrants (a) that it is duly organized, validly existing, and in good standing under the laws of its jurisdiction of incorporation or organization; and (b) that the execution and performance of this Agreement will not conflict with or violate any law applicable to such Party.

7.2. Whelen. Whelen represents and warrants that (a) it will use commercially reasonable efforts to prevent the transmission of any virus or malicious code through the Application Services; (b) as accessed and used in accordance herewith, the Application Services will perform substantially in accordance with the Application Documentation; and (c) the Support Services will be performed in a professional and workmanlike manner in accordance with generally accepted industry standards and practices for similar services.

7.3. Customer. Customer represents and warrants that (a) it has and will have all necessary licenses, approvals, authority and consents required to perform its obligations hereunder, to share the Customer Content with Whelen and permit Whelen to use and disclose the Customer Content, in each case, as contemplated herein, and (c) any such Customer Content does not and will not infringe the intellectual property, publicity, or privacy rights of any person and is not defamatory, obscene, or in violation of applicable laws, rules, regulations, orders.

8. DISCLAIMERS AND LIABILITY LIMITATIONS.

8.1. Disclaimer. EXCEPT AS EXPRESSLY SET FORTH IN SECTION 8, THE SERVICES AND APPLICATION DOCUMENTATION ARE PROVIDED "AS IS" AND "AS-AVAILABLE." WHELEN DISCLAIMS ALL OTHER REPRESENTATIONS AND WARRANTIES, EXPRESS OR

CONFIDENTIAL

IMPLIED, INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, UPTIME, QUIET ENJOYMENT, SYSTEM INTEGRATION, AND/OR DATA ACCURACY. NO INFORMATION OR ADVICE GIVEN BY WHELEN OR ITS AUTHORIZED REPRESENTATIVES WILL CREATE A WARRANTY OR INCREASES WHELEN'S OBLIGATIONS HEREUNDER. WHELEN DOES NOT WARRANT THAT: THE APPLICATION SERVICES OR ANY OTHER SERVICES WILL MEET CUSTOMER'S REQUIREMENTS, THE OPERATION OF THE APPLICATION SERVICES WILL BE UNINTERRUPTED OR ERROR-FREE, OR ALL ERRORS WILL BE CORRECTED. THE SERVICES MAY BE USED TO ACCESS AND TRANSFER INFORMATION OVER THE INTERNET. WHELEN, ITS VENDORS AND LICENSORS DO NOT OPERATE OR CONTROL THE INTERNET AND THAT VIRUSES, WORMS, TROJAN HORSES, OR OTHER UNDESIRABLE DATA OR SOFTWARE; OR UNAUTHORIZED USERS MAY ATTEMPT TO OBTAIN ACCESS TO AND DAMAGE CUSTOMER CONTENT, DATA, OR CUSTOMER SYSTEMS. WHELEN IS NOT RESPONSIBLE FOR SUCH ACTIVITIES. CUSTOMER IS RESPONSIBLE FOR PRESERVING AND MAKING ADEQUATE BACKUPS OF ITS DATA AND CUSTOMER CONTENT.

8.2. Liability Limitation. EXCEPT WITH RESPECT TO CUSTOMER'S BREACH OF SECTION 2.1 AND EACH PARTY'S OBLIGATIONS IN SECTION 9, (A) NEITHER PARTY WILL BE LIABLE FOR ANY INCIDENTAL, INDIRECT, SPECIAL, CONSEQUENTIAL OR PUNITIVE DAMAGES, REGARDLESS OF THE NATURE OF THE CLAIM, INCLUDING, WITHOUT LIMITATION, LOST PROFITS, COSTS OF DELAY, ANY FAILURE OF DELIVERY, BUSINESS INTERRUPTION, COSTS OF LOST OR DAMAGED DATA OR DOCUMENTATION, OR LIABILITIES TO THIRD PARTIES ARISING FROM ANY SOURCE, EVEN IF THE PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, AND (B) THE CUMULATIVE LIABILITY OF EACH PARTY FOR ALL CLAIMS ARISING FROM OR RELATING TO THIS AGREEMENT, INCLUDING, WITHOUT LIMITATION, ANY CAUSE OF ACTION IN CONTRACT, TORT, OR STRICT LIABILITY, WILL NOT EXCEED \$10,000. THESE LIABILITY LIMITATIONS APPLY WITHOUT REGARD TO WHETHER OTHER PROVISIONS HEREOF HAVE BEEN BREACHED OR PROVEN INEFFECTIVE OR THERE IS AN ADEQUATE REMEDY AVAILABLE.

8.3. Essential Basis of Agreement. The disclaimers and liability limitations set forth in this Section 8 form an essential basis of the agreement between the Parties, and absent such disclaimers and liability limitations, the Parties would not have entered this Agreement.

9. RESPONSIBILITY FOR CLAIMS.

9.1. Whelen. Whelen agrees to indemnify, defend, and hold harmless Customer from and against any and all losses, liabilities, costs (including reasonable attorneys' fees) or damages finally awarded by a court or agreed upon in settlement resulting from any third party claim (a) that Customer's licensed use of the Application Services and/or the Application Documentation in accordance with this Agreement infringes such third party's U.S. patents or infringes or misappropriates, as applicable, such third party's copyrights or trade secret rights under applicable laws of any jurisdiction within the U.S., or (b) arising out of Whelen's gross negligence or willful misconduct. Customer shall promptly notify Whelen in writing of a claim, cooperate with Whelen, and

allow Whelen sole authority to control the defense and settlement of such claim; provided Whelen will not settle any such claim against Customer without Customer's written consent, unless such settlement releases Customer from all liability with respect to such claim. Customer will have the right, at its option, to defend itself against any such claim or to participate in the defense thereof by counsel of its own choice at its own cost. If an infringement claim is made or appears possible, Whelen may, in its sole discretion, obtain adequate rights to enable Customer to continue to use the Application Services, or modify or replace any such infringing material to make it non-infringing. If Whelen determines that none of these alternatives is reasonably available, Customer shall, upon written request from Whelen, cease use of, and, if applicable, return, such materials as are the subject of the infringement claim. The indemnification for infringement provided hereunder shall not apply if the alleged infringement arises, in whole or in part, from (i) modification of the Application Services or the Application Documentation by Customer, (ii) combination, operation, or use of the Application Services with other software, hardware, or technology not provided by Whelen or explicitly contemplated by this Agreement, (iii) use of the Application Services not in accordance with the Application Documentation or this Agreement, or (iv) the Customer Content (any of the foregoing, a "**Customer Responsibility**"). THIS SECTION IS WHELEN'S, ITS LICENSORS AND SUPPLIERS SOLE AND EXCLUSIVE OBLIGATION AND LIABILITY WITH RESPECT TO ANY INFRINGEMENT CLAIM ARISING OUT OF OR RELATING TO THE SERVICES OR THIS AGREEMENT.

9.2. Customer. Except as prohibited by applicable law, Customer agrees to be responsible for the payment of claims resulting from (a) breach by it or its Authorized Users of any term or condition of this Agreement, (b) Customer's gross negligence or willful misconduct, (c) Whelen's use of the Customer Content as permitted herein, (d) use of the Application Services in Life Critical Applications, (e) personal injury or damage to Whelen property at Customer's location, or (f) a Customer Responsibility.

10. TERM AND TERMINATION.

10.1. Term. The term of this Agreement will commence on the Effective Date and, unless terminated earlier as set forth herein, remains in effect until the expiration of the last active Subscription Term (the "**Term**"). The Term may be extended or renewed by mutual written agreement of the Parties.

10.2. Termination for Breach. A Party may terminate this Agreement on written notice to the other Party, identifying such Party's breach of this Agreement. The breaching Party will have a right to cure for 30 days of receipt of such notice, and this Agreement will terminate if such cure is not made in such period.

10.3. Termination for Insolvency. A Party may terminate this Agreement upon written notice to the other Party, if the other Party: (a) becomes insolvent or unable to pay its debts when due; (b) files a petition in bankruptcy, reorganization or similar proceeding, or, if filed against, such petition is not removed within 90 days after such filing; (c) discontinues its business; or (d) is subject to the appointment of a receiver or an assignment for the benefit of creditors.

10.4. Additional Whelen Rights. Upon written notice to Customer, Whelen may suspend or terminate this Agreement, in whole or in part, with respect to the Application Services (or certain features thereof) if any Third Party Item or Whelen's right to use such Third Party Item, expires, is terminated, or is modified in any manner that, in Whelen's discretion, impairs Whelen's ability to provide such Application Services. Whelen reserves the right, in its reasonable discretion, to suspend Customer's access to any Application Services: (i) upon notice to Customer pursuant to Section 10.2; (ii) to prevent material damage or risk to, or degradation of, the Application Services; or (iii) to comply with

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any law, regulation, court order, or other governmental request. Any suspension of the Services will not result in the tolling or extension of the Term or a Subscription Term to account for the period of such suspension and Whelen will have no liability for any damage, liabilities, losses (including any loss of data or profits), or any other consequences that Customer or any Authorized User may incur as a result of such suspension.

10.5. Effect of Termination. Upon any termination of this Agreement all active Subscription Terms shall automatically terminate and Customer will immediately discontinue all use of the Application Services and any Whelen Confidential Information. The termination of this Agreement will not release a Party from any liabilities or obligations hereunder which (a) the Parties have expressly agreed will survive any such termination; or (b) remain to be performed or by their nature would be applicable following any such termination. Without limiting the foregoing, Sections 1.1, 3, 6, 8, 9, 10.5, 11, and 12 will survive along with any Third Party Terms that by their nature survive termination of this Agreement.

11. DATA DELETION AND RETURN. Whelen shall delete Customer Content in its custody or control upon receipt of Customer's request via Whelen's Organization Data Deletion Form. If Customer does not submit an Organization Data Deletion Form, Whelen will delete Customer Content in accordance with Whelen's data retention policy. The Organization Data Deletion Form, once executed and returned by Whelen, is written certification of destruction designed to prevent retrieval or recreation of data according to Whelen's policies. Within 10 days of the Term, if Customer wishes for Customer Content to be returned, it shall notify Whelen in writing. Whelen will return any such Customer Content in a structured format reasonably agreed upon by the Parties within 60 days of receipt of such a request. Notwithstanding the foregoing, Whelen's deletion and return obligations exclude any Customer Content (a) that it is required to retain under applicable law, (b) reasonably related to any pending or reasonably likely legal claim or defense, (c) within its logs or archived on its back-up systems, or (d) that is aggregated or anonymized data. Such retained Customer Content may be subject to subpoenas or requests under the federal Freedom of Information Act or analogous state laws, and Whelen will reasonably assist Customer by providing the relevant retained Customer Content in accordance with Customer's reasonable instructions in order for Customer to respond to any such subpoena or request to the extent required by applicable law.

12. GENERAL TERMS.

12.1. Miscellaneous. This Agreement sets forth the entire agreement of the Parties with respect to the subject matter hereof and, supersedes all prior oral and written agreements and understandings of the Parties with respect to the subject matter hereof. It may not be amended or modified except in a writing duly executed by both Parties. No waiver hereunder will be valid or binding unless in writing and duly executed by the Party against whom enforcement of such waiver is sought. A delay by a Party in exercising any right hereunder will not be deemed a waiver thereof. The invalidity, illegality, or unenforceability of any provision herein does not affect any other provision herein or the validity, legality, or enforceability of such provision in any other jurisdiction. This Agreement may be executed in any number of counterparts, including by electronic transmission, each of which

will be deemed an original and all of which together will constitute one agreement.

12.2. Independent Contractors. Customer and Whelen are independent contractors. Nothing contained herein will be construed or implied to create an agency, partnership or employer and employee relationship between them.

12.3. Notices. All notices will be in writing and will be sent by means of certified mail, postage prepaid, to each Part at the address in their respective signature block, or to such other address as a Party may give by written notice in accordance herewith.

12.4. Assignment; Third Party Beneficiaries. Customer shall not assign any of its rights or duties hereunder without Whelen's prior written consent, and any such assignment will be null, void and of no effect. The Services may be provided by Whelen's affiliates, agents, subcontractors, and vendors. Except as expressly set forth herein, this Agreement is intended solely for the benefit of the Parties, their successors and permitted assigns, and there are no third party beneficiaries hereunder.

12.5. Force Majeure. If a Party is unable to perform its obligations hereunder due to circumstances beyond such Party's reasonable control, such inability will not be a breach of this Agreement. The affected party will perform such obligation as soon as reasonably practicable after the termination of the circumstances causing such failure or delay.

12.6. Governing Law. This Agreement will be governed by and interpreted in accordance with (a) the laws of the state in which Customer is located, if Customer is a state, county, city, or local governmental authority, or (b) federal law, if Customer is an agency or instrumentality of the U.S. Government, in each case, without regard to conflicts of law principles thereof or to the United Nations Convention on the International Sale of Goods.

12.7. Publicity. Except as provided in this Section, neither Party will use the other Party's name or logo in any advertisement, news release, or other public communication without the written consent of the other Party.

12.8. U.S. Government End-Users. The Application Documentation and the software components that constitute the Application Services are "commercial computer software" as defined at 48 C.F.R. 2.101, consisting of "commercial computer software" and "commercial computer software documentation" as such terms are used in 48 C.F.R. 12.212. Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4, all U.S. Government end users acquire the Application Services and Application Documentation with only those rights set forth therein.

12.9. USA Patriot Act Notice. The USA Patriot Act provides for the operator of a communication host and law enforcement to be able to monitor any content, upon request of the operator. Whelen will comply with its obligations, and avail itself of its rights, under the USA Patriot Act.

12.10. Export Compliance. Customer will not, directly or indirectly, export or permit use of any portion of the Application Services outside of the U.S. without prior government authorization to the extent required by applicable regulation.

12.11. Sovereign Immunity. Customer reserves sovereign immunity and retains all immunities and defenses available to it as a sovereign under applicable law. If Customer is not authorized to agree to certain terms hereof due to any constitutional or statutory limitations on the authority of Customer, such terms will not apply.

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The Parties have caused their duly authorized representatives to execute this Agreement as of the Effective Date.

| Customer | |
|------------------|--|
| Signature | |
| Name | |
| Title | |
| Date | |
| Address: | |

| Whelen Engineering Company, Inc. | |
|---|---|
| Signature | |
| Name | |
| Title | |
| Date | |
| Address: | 51 Winthrop Rd., Chester, CT 06412, Attn: CFO |

EXHIBIT 1
DEFINITIONS

- 1.1. “Access Protocols” means the passwords, access codes, technical specifications, connectivity standards or protocols, or other relevant procedures, necessary for Customer to access the Application Services.
- 1.2. “Activation Date” means the date when Customer activates the Application Services.
- 1.3. “Application Documentation” means the user manuals, published specifications, online guides, and other materials related to the Application Services or Third Party Items provided to Customer by Whelen or a vendor of Third Party Items, as applicable.
- 1.4. “Application Services ” means either (i) Whelen Cloud Platform; or (ii) Whelen CORE+, a sub set of the Whelen Cloud Platform, each a cloud-based, software-as-a-service vehicle communication platform, as indicated on the Order Form.
- 1.5. “Authorized User” means any individual who is an employee, consultant, contractor, or agent of Customer and is authorized by Customer, to access and use the Application Services subject to the terms of this Agreement.
- 1.6. “Confidential Information” means all written or oral information, disclosed by either Party to the other, related to the business or operations of either Party or a third party that has been identified as confidential or proprietary or that by the nature of the circumstances surrounding disclosure ought reasonably to be treated as confidential or proprietary, regardless of whether such information was disclosed intentionally or unintentionally or marked as “confidential” or “proprietary”, including, without limitation: (a) source and object code, prices, trade secrets, mask works, databases, hardware, software, designs and techniques, programs, engine protocols, models, displays and manuals, and the selection, coordination, and arrangement of the contents of such materials, and (b) any unpublished information concerning research activities and plans, customers, marketing or sales plans, sales forecasts or results of marketing efforts, pricing or pricing strategies, costs, operational techniques, strategic plans, and unpublished financial information, including information concerning revenues, profits, and profit margins. Confidential Information excludes any information that (i) is publicly available or in the public domain at the time disclosed, (ii) is or becomes publicly available or enters the public domain through no fault of the recipient, (iii) is rightfully communicated to the recipient by persons not bound by confidentiality obligations with respect thereto, (iv) is already in the recipient’s possession free of any confidentiality obligations with respect thereto at the time of disclosure, (v) is independently developed by the recipient without reference to the Confidential Information of the discloser.
- 1.6. “Connected Equipment” means the equipment provided by Whelen or its authorized distributor or reseller which connects to and provides access to the Application Services.
- 1.7. “Customer Content” means all data, media, content, communications, and other information provided or made available by Customer through the Application Services, including vehicle identifiable data relating to Customer’s vehicles in which the Connected Equipment is installed. Customer Content does not include Sanitized Data derived from Customer Content or Customer’s use of the Services.
- 1.8. “Customer Systems” means Customer’s information technology infrastructure, including the computers, software, databases, electronic systems (including database management systems) and networks, of Customer or any of its designees.
- 1.9. “Field Solutions Engineer” means the individual assigned by Whelen as Customer’s primary contact for purposes of requesting and receiving Support Services.
- 1.10. “Intellectual Property Rights” means any and all now known or hereafter existing (a) rights associated with works of authorship, including exclusive exploitation rights, copyrights, and mask works, (b) trademarks and trade names, (c) trade secrets, (d) patents, designs, algorithms, and other industrial property rights, (e) other intellectual property and proprietary rights of every kind and nature, whether arising by operation of law, by contract or license, or otherwise, (f) any right to claim authorship of a work, any right to object to any distortion or other modification of a work, and any similar right, existing under any law, and (g) all registrations, applications, renewals, extensions, combinations, divisions, or reissues of the foregoing.
- 1.11. “Life Critical Application” means any device, application, system, or service where it is reasonably foreseeable that failure of the Application Services would cause death, bodily injury or catastrophic property damage.
- 1.11. “Order Form” means the document referencing this Agreement, pursuant to which Customer has purchased the Application Services or Connected Equipment that includes the Application Services from Whelen or a Whelen authorized reseller.
- 1.12. “Services” means the Application Services and Support Services provided under this Agreement.
- 1.13. “Subscription Term” means, with respect to each item of Connected Equipment, the period commencing on the sooner of either: (i) the Activation Date; or (ii) the date that is 90 days from Customer’s receipt of the Connected Equipment, and expiring on the date that is 5 years thereafter.
- 1.14. “Third Party Items” means third party data, products, and services made available to Customer through the Application Services, as may be changed from time to time by Whelen in its sole discretion.
- 1.15. “Third Party Terms” means the terms and conditions that govern use of Third Party Items.

CUSTOMER CERTIFICATION FOR MOBILE BROADBAND PRIORITY SERVICE

BACKGROUND

- A. _____ (“*Customer*”) and Whelen Engineering Company, Inc. (“*Whelen*”) are parties to that certain Master Cloud Services Agreement, dated _____ (“*Master Services Agreement*”). Capitalized terms used herein and not otherwise defined herein shall have the respective meanings ascribed to them in the Master Services Agreement.
- B. As part of the Application Services obtained by Customer pursuant to the Master Cloud Services Agreement, Customer desires to obtain Mobile Broadband Priority (“*MBP*”) Service.
- C. At all times during the Term, Customer’s receipt of MBP Service is conditioned upon Customer’s eligibility based on the criteria set forth herein. This Customer Certification for MBP Service (this “*Customer Certification*”) sets forth Customer’s certification regarding Customer’s eligibility to receive MBP Service.
- D. Upon execution hereof by Customer’s authorized representative, the terms set forth in this Customer Certification shall be deemed incorporated into the Master Services Agreement in their entirety and for so long as (i) Customer remains eligible to receive MBP Service and (ii) MBP Service is offered by Whelen, the Application Services will be deemed to include MBP Service.

CUSTOMER CERTIFICATION

1. Customer hereby represents, warrants and certifies that, as of the date hereof and at all times during the Term, Customer is and shall remain: (a) a federal, state or local governmental, regulatory or public sector department, agency, bureau or other authority, or a public education entity; and (b) classified pursuant to the North American Industry Classification System (“*NAICS*”) as one or more of the following industries (check all that apply):

| | |
|--|--|
| <input type="checkbox"/> 485111 Mixed Mobile Transit Systems (Rail and Buses) | <input type="checkbox"/> 921150 American Indian and Alaska Native Tribal Governments |
| <input type="checkbox"/> 485112 Commuter Rail Systems | <input type="checkbox"/> 928110 National Security |
| <input type="checkbox"/> 621910 Ambulance Services | <input type="checkbox"/> 926120 Regulation and Administration of Transportation Programs |
| <input type="checkbox"/> 922110 Courts | <input type="checkbox"/> 926150 Regulation, Licensing, and Inspection of Misc. Commercial Sectors |
| <input type="checkbox"/> 922120 Police Protection | <input type="checkbox"/> 926130 Regulation and Administration of Comms, Electric, Gas, and Other Utilities |
| <input type="checkbox"/> 922130 Legal Counsel and Prosecution | <input type="checkbox"/> 921190 Other General Government Support |
| <input type="checkbox"/> 922140 Correctional Institutions | <input type="checkbox"/> 921110 Executive Offices |
| <input type="checkbox"/> 922150 Parole Offices and Probation Offices | |
| <input type="checkbox"/> 922160 Fire Protection | |
| <input type="checkbox"/> 922190 Other Justice, Public Order, and Safety Activities | |
| <input type="checkbox"/> 923120 Administration of Public Health Programs | |

2. Customer shall notify Whelen promptly if at any time during the Term Customer is no longer (a) a federal, state or local governmental, regulatory or public sector department, agency, bureau or other authority, or a public education entity; and (b) classified pursuant to the NAICS as one or more of the foregoing industries.

3. Any breach by Customer of the representation, warranty and certification set forth in Section 1 above or failure of Customer to notify Whelen in accordance with Section 2 above (if applicable) shall constitute a material breach of the Master Cloud Services Agreement.

4. Customer acknowledges and agrees that Whelen may disclose Customer’s name and applicable NAICS code(s), and/or provide a copy of this Customer Certification to Whelen’s broadband services provider.

The Customer has caused its duly authorized representative to execute this Customer Certification as of the date set forth below.

| Customer | |
|-----------|--|
| Signature | |
| Name | |
| Title | |
| Date | |

April 2026

Re: Sole Source Justification

To: Whom it may concern,

This letter is to confirm that Whelen Engineering Company, Inc., located in Chester, Connecticut, is the sole source manufacturer of the Vehicle Safety Gateway (VSG).

The Whelen Vehicle Safety Gateway (VSG) is designed for use in conjunction with Whelen's Cloud Platform (WCP) or Whelen Core+. No other company or firm manufactures, sells, or redistributes a product that provides the same functionality or an equivalent feature set as the Whelen VSG.

Furthermore, the VSG, along with Whelen's Cloud Platform (WCP) and Whelen Core+, incorporates proprietary technologies, features, and processes that are integral to the performance and operation of these solutions. These technologies are exclusively owned and supported by Whelen Engineering Company, Inc. and are not available through any third party.

Accordingly, Whelen Engineering Company, Inc. is the only authorized source for the Vehicle Safety Gateway (VSG) and its associated platforms.

If you have any further questions, feel free to reach out to me.

Sincerely,

Craig Szymanski

Director of Sales Administration

860-718-2304