

ASSIGNMENT AND ASSUMPTION AGREEMENT

by and between

ONTARIO SYSTEMS, LLC (“ASSIGNOR”)

And

COLUMBIA ULTIMATE BUSINESS SYSTEMS, LLC (“ASSIGNEE”)

ASSIGNMENT AND ASSUMPTION AGREEMENT

THIS ASSIGNMENT AND ASSUMPTION AGREEMENT (this “**Assignment**”) is made and entered into effective as of January 11, 2024, by and between Ontario Systems, LLC (“**Assignor**”), and Columbia Ultimate Business Systems, LLC (“**Assignee**”), and the County (as defined below).

I. RECITALS

A. COUNTY OF MONTEREY (“**County**”) and Assignor entered into agreements dated November 30, 2018 (“**2018 Agreement**”), July 19, 2021 (“**2021 Agreement**”), and July 1, 2022 (“**2022 Agreement**”) (collectively, the “**Agreements**”).

B. On January 12, 2024, Assignor, Assignee, Justice Systems, LLC (“**JSI**”) and Avenu Holdings, LLC (“**Buyer**”) entered into a Membership Interest Purchase Agreement (the “**Purchase Agreement**”), pursuant to which Assignor sold to Buyer all of the issued and outstanding membership interests of Assignee and JSI (the “**Transaction**”), and in connection with the Transaction, on January 11, 2024, Assignor and Assignee entered into an Assignment and Assumption Agreement, attached hereto as Exhibit A (the “**Original Assignment and Assumption Agreement**”).

C. Assignor wishes to assign to Assignee all its rights, title, and interest in and to, and all its obligations under, the Agreements effective as of January 11, 2024, and Assignee desires to accept such assignment and to assume such obligations effective as of January 11, 2024.

D. This Assignment is made to confirm the County’s acknowledgement and consent of Assignor’s intentions to assign its rights, title, and interest in and to, and all its obligations under, the aforementioned Agreements to Assignee, and Assignee accepts such assignment and assumption of such obligations.

II. AGREEMENT

NOW, THEREFORE, in consideration of the covenants contained in this Assignment and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Assignor and Assignee hereby agree as follows:

1. Assignment. Effective as of January 11, 2024 (“**Assignment Effective Date**”), Assignor hereby assigns to Assignee all its right, title, interest in and to, and all its terms, covenants, conditions and obligations under the Agreements.

2. Assumption. Effective as of January 11, 2024, Assignee hereby accepts the assignment set forth in Section 1 above and expressly assumes and agrees to keep, perform and fulfill, and be responsible for, from and after January 11, 2024, all of the terms, covenants, conditions and obligations required to be kept, performed and fulfilled by Assignor under the Agreements.

3. Successors and Assigns. This Assignment shall be binding on and inure to the benefit of the parties and their respective successors and assigns.

4. Third Party Beneficiaries. Except as expressly provided in this Section, no person other than the parties hereto shall have any right, benefit or obligation under this Assignment as a third-party beneficiary or otherwise.

5. The Assignor, the Assignee, and the County agree that any payments made in good faith by or on behalf of the County to either the Assignor or the Assignee, after the Assignment Effective Date but prior to the execution of this Assignment, shall be deemed to have been made by the County to the party entitled to receive such payment pursuant to the Agreements and to this Assignment, and the County shall have no further obligation to either Assignor or Assignee with respect to such payments previously made, notwithstanding other provisions of this Assignment. The Assignor remains entitled to payment for services rendered prior to the Assignment Effective Date, to the extent such payment has not been made by or on behalf of the County on or before the date of the execution of this Assignment, and the County shall remit any such payment to the Assignor to the extent owed, subject to the terms of the Agreements. This Assignment shall not diminish the obligations of the Assignor with respect to performance owed prior to the Assignment Effective Date, nor adversely affect any claims the County may have or assert, now or in the future, with respect to such performance obligations of the Assignor.

6. Miscellaneous.

(i) Headings. The headings in this Assignment are for convenience of reference only and are not part of the substance hereof.

(ii) Benefit. This Assignment shall be binding upon and inure to the benefit of the parties and their respective successors, assigns and, if applicable, heirs and administrators.

(iii) Counterparts. This Assignment may be executed in multiple originals and by counterpart.

(iv) Governing Law. This Assignment shall be construed under the laws of the State of California.

(v) Amendments. No alteration, amendment or modification hereof shall be valid, unless executed by an instrument in writing by the parties hereto with the same formality as this Assignment.

(vi) Further Assignments. Nothing in this Assignment shall imply any right to make further assignments of the Agreement other than in accordance with the Agreements.

(vii) Conflict. Solely as between the Assignor and the Assignee, nothing contained herein, express or implied, shall be deemed to supersede, modify, limit, extend, expand, add to, alter, amend or in any way affect the terms and provisions of the Purchase Agreement, or the Original Assignment and Assumption Agreement. In the event of any conflict or inconsistency between the terms and provisions of this Assignment and the Purchase Agreement or the Original Assignment and Assumption Agreement, the terms and provisions of the Purchase

Agreement and the Original Assignment and Assumption Agreement shall be deemed to govern and be controlling in all circumstances solely as between Assignor and Assignee. For the avoidance of doubt, this Section 6(vii) shall not be applicable to, and shall not impair any rights or remedies of, the County.

[Signature page follows]

IN WITNESS WHEREOF, Assignor and Assignee have executed this Assignment as of the date of the final **County** signature below.

ASSIGNOR: Ontario Business Systems, LLC	ASSIGNEE: Columbia Ultimate Business Systems, LLC
DocuSigned by: By: <u>Robert Fleu</u> 6/14/2024 <small>830E6D85AE62493...</small> Signature Date Robert Fleu VP & General Counsel Print Name and Title	By: <u>James R Barkman</u> June 14, 2024 Signature Date James Barkman, CFO Print Name and Title
Tax ID#: 75-3122530	Tax ID#: 88-0434806

ACKNOWLEDGEMENT AND CONSENT

COUNTY OF MONTEREY hereby consents to the foregoing assignment and assumption.

By: _____ Date: _____
Contracts /Purchasing Manager

DocuSigned by:
By: Mary D. Beub Treasurer - Tax Collector Date: 6/21/2024 | 3:34 PM PDT
10006971D0D0492...
Department Head (if applicable)

APPROVED AS TO FISCAL PROVISIONS

DocuSigned by:
By: Jennifer Forsyth Auditor-Controller Analyst II Date: 6/21/2024 | 1:11 PM PDT
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Auditor-Controller

APPROVED AS TO LEGAL FORM:
Susan K. Blicht, Acting County Counsel

DocuSigned by:
By: Shane Eben Strong Deputy County Counsel Date: 6/21/2024 | 11:13 AM PDT
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Exhibit A

Original Assignment and Assumption Agreement

ASSIGNMENT AND ASSUMPTION AGREEMENT

THIS ASSIGNMENT AND ASSUMPTION AGREEMENT (this “Agreement”) is made as of January 11, 2024 by and between Ontario Systems, LLC, d/b/a Finvi, a Delaware limited liability company (the “Assignor”), and Columbia Ultimate Business Systems, LLC, a Delaware limited liability company (the “Assignee”).

WITNESSETH:

WHEREAS, prior to the execution and delivery of this Agreement, the Assignee was converted from a Nevada corporation into a Delaware limited liability company pursuant to the filing of a Certificate of Conversion with the Secretary of State of the State of Delaware;

WHEREAS, on the date hereof, the Assignor, the Assignee, Justice Systems, LLC (“JSI”) and Avenu Holdings, LLC (“Buyer”) entered into a Membership Interest Purchase Agreement (the “Purchase Agreement”), pursuant to which the Assignor shall sell to Buyer all of the issued and outstanding membership interests of the Assignee and JSI; and

WHEREAS, the Assignor desires to transfer, assign, convey and deliver to the Assignee, all of the Assignor’s right, title and interest in and to all of the Assigned Agreements, Assigned Hardware and Assigned Domain Names (each as defined below), and the Assignee has agreed to assume the Assigned Agreements, Assigned Hardware, Assigned Domain Names and Assumed Liabilities (as defined below), all upon the terms and conditions set forth herein.

NOW THEREFORE, in consideration of the premises set forth therein and for other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, the Assignor and the Assignee hereby agree as follows:

Section 1. Definitions. For purposes of this Agreement, (i) “Assigned Agreements” means each contract listed on Exhibit A, (ii) “Assigned Hardware” means each item listed on Exhibit B, (iii) “Assigned Domain Names” means each domain name listed on Exhibit C, and (iv) “Assumed Liabilities” means all of Assignor’s liabilities and obligations arising under or in connection with the Assigned Agreements.

Section 2. Assignment. The Assignor by this Agreement hereby assigns, transfers, conveys and delivers to the Assignee, its successors and assigns forever, effective as of the date hereof, and the Assignee hereby accepts and assumes, all of the Assignor’s right, title and interest, legal and equitable, in and to the Assigned Agreements, the Assigned Hardware and the Assigned Domain Names. The Assignor hereby authorizes the Assignee to take any appropriate action to protect the right, title and interest hereby conveyed in connection with the Assigned Agreements, the Assigned Hardware and the Assigned Domain Names hereby assigned and transferred to the Assignee against each and every person or persons whomsoever claiming or asserting any claim against any or all of the same.

Section 3. Assumption of Liabilities. In consideration for the foregoing assignment and transfer of the Assigned Agreements, and the Assigned Hardware and the Assigned Domain Names on the date hereof, the Assignee, effective as of the date hereof, hereby assumes and

becomes responsible for the Assigned Agreements, Assigned Hardware, Assigned Domain Names and Assumed Liabilities.

Section 4. No Modification of Purchase Agreement. Nothing contained herein, express or implied, shall be deemed to supersede, modify, limit, extend, expand, add to, alter, amend or in any way affect the terms and provisions of the Purchase Agreement. In the event of any conflict or inconsistency between the terms and provisions of this Agreement and the Purchase Agreement, the terms and provisions of the Purchase Agreement shall be deemed to govern and be controlling in all circumstances.

Section 5. Further Assurances. Section 6.05 (*Further Assurances*) of the Purchase Agreement is incorporated herein by reference.

Section 6. Counterparts. This Agreement may be executed in any number of counterparts, each of which shall for all purposes be deemed an original, and all such counterparts shall together constitute but one document.

Section 7. Governing Law and Venue. This Agreement shall be construed, performed and enforced in accordance with, and governed by, the laws of the State of Delaware, without giving effect to the principles of conflicts of laws thereof and the Assignee and the Assignor hereto hereby irrevocably submit to the exclusive jurisdiction of any federal or state court located within the State of Delaware over any dispute arising out of or relating to this Agreement.

Section 8. Successors and Assigns; Benefits. This Agreement shall be binding upon and shall inure to the benefit of, and be enforceable by, the parties hereto and their respective successors and permitted assigns. Nothing in this Agreement, express or implied, is intended to confer on any Person other than the parties hereto and their respective successors and permitted assigns any rights, remedies, obligations or liabilities under or by reason of this Agreement.

Section 9. Amendment and Modification; Waiver. No modification, amendment or waiver of any provision of this Agreement shall be effective unless in writing and signed by the parties hereto.

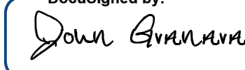
[Signature Page Follows]

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement as of the date first above written.

ASSIGNEE:

COLUMBIA ULTIMATE BUSINESS SYSTEMS,

LLC DocuSigned by:

By:  _____
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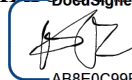
Name: John Granara

Title: Chief Financial Officer

ASSIGNOR:

ONTARIO SYSTEMS, LLC

DocuSigned by:

By:  _____
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Name: Tim O'Brien

Title: Chief Executive Officer

EXHIBIT A

Assigned Agreements

Customers

1. Software and Services Terms and Conditions, dated December 17, 2021, by and between Ontario Systems, LLC and Boulder County Housing and Human Services, as amended by that certain Contract Amendment, dated September 14, 2022.
2. Terms and Conditions for the RevQ+ Products and Services, dated October 2, 2020, by and between Ontario Systems, LLC and Citrus Clerk of Court and Comptroller.
3. Revenue Results Software License Agreement, dated May 9, 2012, by and between City of Brownsville Municipal Court and Columbia Ultimate, Inc., as amended by that certain Amendment to Master Agreement, dated October 31, 2022, by and between City of Brownsville and Ontario Systems, LLC.
4. Agreement for Professional Services and Debt Collection System, dated December 29, 2020, by and between City of Houston Municipal Court and Ontario Systems, LLC.
5. Sales, Licensing, and Maintenance Agreement, dated May 4, 2018, by and between the Consolidated City of Indianapolis and Marion County Office of Finance and Management and Ontario Systems, LLC.
6. Agreement No. C-140400, dated June 6, 2022, by and among the City of Los Angeles Office of Finance and Ontario Systems, LLC d/b/a Finvi.
7. Software License Agreement, dated October 4, 2001, by and between City of Pasadena Collection Unit and Columbia Ultimate Business Systems, LLC, as amended by that certain Amendment to Master Agreement, dated March 1, 2023, by and between City of Pasadena Collection Unit and Ontario Systems, LLC.
8. City of Virginia Beach Agreement, dated June 7, 2013, by and between Ontario Systems, LLC and the City of Virginia Beach, Virginia, as amended by that certain Amendment #1, dated September 12, 2014, Amendment #2, dated August 12, 2015, Amendment #3, dated March 21, 2016, Amendment #4, dated August 17, 2017, Amendment #5, dated September 1, 2018, Amendment #6, dated July 23, 2019, Amendment #7, dated July 14, 2020, Amendment #8, dated April 14, 2021 and Amendment #9, dated September 22, 2022.
9. RPCS Software License Agreement, dated August 25, 2015, by and between Columbia Ultimate, Inc. and Butte County #63500, as amended by that certain Amendment to Contract, dated October 17, 2022 and Amendment to Contract, dated January 18, 2023 by and between Butte County and Finvi.
10. RPCS Software License Agreement, dated October 18, 2018, by and between Ontario Systems, LLC and Contra Costa County, as amended by that certain Standard Contract, dated June 11, 2020, Contract Amendment/Extension Agreement, dated May 31, 2021, Notice of Blanket Award, dated August 29, 2022, and Notice of Blanket Award, dated October 10, 2023.
11. Terms and Conditions for the RevQ+ Products and Services, dated May 12, 2021, by and between Ontario Systems, LLC and Hinds County.

12. Contract for Vendor Products and Services for a Collection System, dated December 1, 2018, by and between Ontario Systems, LLC and County of Jefferson, CO.
13. RevQ Software License Agreement, dated July 21, 2017, by and between Ontario Systems, LLC and County of Merced.
14. Agreement, dated July 1, 2019, by and between County of San Mateo and Ontario Systems, LLC, as amended by that certain Amendment to Master Agreement, dated July 27, 2023.
15. Master Agreement for Licensed Software and Services, dated August 28, 2018, by and between Ontario Systems, LLC and County of Santa Cruz.
16. Agreement for Consulting Services, dated July 1, 2018, by and between County of Sonoma and Ontario Systems, LLC, as amended by that certain First Amendment to Agreement for Consulting Services, dated July 1, 2022.
17. RevQ Software License Agreement, dated May 29, 2018, by and between Ontario Systems, LLC and Stanislaus County.
18. Revenue Results Software License Agreement, dated June 28, 2020 by and between Yolo County and Columbia Ultimate, Inc., as amended by that certain Terms and Conditions for the CitePay Products and Services - Amendment, dated August 19, 2020, by and between Yolo County and Ontario Systems, LLC.
19. Software License Agreement, dated October 20, 2020, by and between City of Ogden and Ontario Systems, LLC.
20. Software License Agreement, dated December 31, 2002, by and between Sacramento County and Columbia Ulitmate Business Systems, Inc., as amended by that certain Purchase Order, dated February 22, 2021.
21. Software License Agreement, undated, by and between Ontario Systems, LLC d/b/a Finvi and San Bernardino County, as amended by that certain Amendment to the Software License Agreement, dated August 19, 2022.
22. Agreement, dated May 1, 2019, by and between Superior Court of California, County of San Francisco and Ontario Systems, LLC.
23. Contract Services Agreement, dated June 17, 2019, by and between Ontario Systems, LLC and Karen E. Rushing, Clerk of the Circuit Court and County Comptroller, Sarasota Florida, as amended by that certain RevQ+ Products and Services Amendment, dated October 17, 2022.
24. Statement of Licenses and Services Attachment, dated June 12, 2023, by and between State Bar California and Ontario Systems, LLC.
25. Revenue Results Software License Agreement, dated January 20, 2015, by and between Columbia Ultimate, Inc. and Judicial Council's Administrative Office of the Courts of Georgia, as amended by that certain Amendment to Agreement, dated October 7, 2022, by and between Ontario Systems, LLC and Council's Administrative Office of the Courts of Georgia.
26. Application Service Provider Agreement, dated October 15, 2007, by and between Ontario Systems, LLC and Taxing Authority Consulting Services, P.C., as amended by that certain Terms and Conditions for the RevQ+ Products and Services, dated September 29, 2021.

27. RevQ Software License Agreement, dated April 5, 2019, by and between Virginia Commonwealth University and Ontario Systems, LLC, as amended by that certain Letter Agreement, dated April 19, 2022.
28. Contract for Service, dated August 19, 2019, by and between Waukesha County and Ontario Systems, LLC, as amended by that certain Amendment No. 2, dated March 9, 2021, Statement of Work, dated July 14, 2022, Amendment 4, dated November 2, 2022 and Amendment to Master Agreement, dated April 6, 2023.
29. County of Monterey Standard Agreement, dated July 1, 2022, by and between County of Monterey and Ontario Systems, LLC.
30. County of Monterey Standard Agreement, dated July 19, 2021, by and between County of Monterey and Ontario Systems, LLC.
31. County of Monterey Standard Agreement, dated November 30, 2018, by and between County of Monterey and Ontario Systems, LLC.
32. County of Monterey Standard Agreement, dated January 1, 2016, by and between County of Monterey and Ontario Systems, LLC.
33. Services and Products Agreement, dated as of September 20, 2023, by and between Ontario Systems, LLC d/b/a Finvi and County of San Joaquin, as amended by that certain Statement of Licenses and Services Attachment – CitePay, dated September 20, 2023.

Vendors

1. Client Registration Agreement, dated June 1, 2019, by and between LocateSmarter, LLC and Ontario Systems, LLC.
2. Agreement for Call Center Work, dated April 21, 2021, by and between Ontario Systems, LLC and Coast Professional, Inc.
3. Technology Contractor Agreement, dated January 12, 2022, by and between Database Associates, LLC and Ontario Systems, LLC.
4. Contractor Agreement, dated July 22, 2016, by and between PANONIT and Justice Systems, Inc., as amended by that certain Amendment, dated February 5, 2019, Third Party Connection Agreement, dated May 17, 2019, by and between PANONIT and Ontario Systems, LLC and Notice of Stop Work Order, dated September 30, 2020.
5. Technology Contractor Agreement, dated September 16, 2022, by and between Ontario Systems, LLC and Jeff Rasmussen.
6. Software License Agreement, dated August 18, 2005, by and between Accusoft Corporation (f/k/a Pegasus Imaging Corporation) and Justice Systems, Inc., as amended by that certain Amendment No. 1, dated November 24, 2008, Amendment No. 2, dated November 24, 2011, Amendment No. 3, dated October 9, 2014, Amendment No. 4, dated December 11, 2017, Amendment No. 5, dated October 21, 2020 and Amendment No. 6, dated December 12, 2023, and as supplemented by that certain Confidentiality and Non-Disclosure Agreement, dated February 14, 2017.
7. Technology Contractor Agreement, dated March 10, 2022, by and between Ontario Systems, LLC and David Franck.

Lease

Lease, dated April 19, 2018, by and between Ontario Systems, LLC, as Tenant, and William A. Segó, Trustee of William A. and Irene Segó Revocable Trust dated October 15, 1987, as Landlord, for the leased premises located at 4600 McLeod NE, Albuquerque, NM 87109.

Exhibit B
Assigned Hardware

Hardware:

Model	Organization	Operating System	Warranty Start Date	Warranty End Date	Purchase Price	Hardware ID
Latitude 5490	Ontario Systems	Microsoft Windows 10 Enterprise	2018-09-06	2021-09-07	\$ -	677
Latitude 5520	Ontario Systems	Microsoft Windows 10 Enterprise	2021-04-01	2024-04-03	\$ -	1677
Precision Tower 3620	Ontario Systems	Microsoft Windows 10 Enterprise	2017-08-25	2022-08-26	\$ -	1294
Latitude 5490	Ontario Systems	Microsoft Windows 10 Enterprise	2018-09-06	2021-09-07	\$ -	678
Latitude 5420	Ontario Systems	Microsoft Windows 10 Enterprise	2022-03-12	2025-03-14	\$ -	
OptiPlex 7050	Ontario Systems	Microsoft Windows 10 Pro	2018-01-29	2021-04-29	\$ -	670
Latitude 5400	Ontario Systems	Microsoft Windows 10 Enterprise	2020-01-14	2023-01-16	\$ 1,350	1280
OptiPlex 7060	Ontario Systems	Microsoft Windows 10 Pro	2018-09-11	2021-09-12	\$ -	1299
Latitude 5500	Ontario Systems	Microsoft Windows 10 Pro	2020-01-18	2023-01-20	\$ 1,627	1284
Latitude 5490	Ontario Systems	Microsoft Windows 10 Enterprise	2018-09-11	2021-09-13	\$ -	679
Latitude 5520	Ontario Systems	Microsoft Windows 10 Enterprise	2021-04-01	2024-04-03	\$ 1,130	1170
Latitude 5510	Ontario Systems	Microsoft Windows 10 Enterprise	2021-04-01	2024-04-03	\$ 1,131	1168
Precision T1700	Ontario Systems	Microsoft Windows 10 Enterprise	2015-08-01	2018-10-30	\$ 1	1272
Latitude 5520	Ontario Systems	Microsoft Windows 10 Enterprise	2021-04-01	2024-04-03	\$ -	684
Latitude 5490	Ontario Systems	Microsoft Windows 10 Enterprise	2018-09-11	2021-09-13	\$ -	680

Precision Tower 3420	Ontario Systems	Microsoft Windows 10 Enterprise	2018-02-22	2021-03-09	\$	-	667
Latitude 5520	Ontario Systems	Microsoft Windows 10 Enterprise	2021-04-01	2024-04-03	\$	-	1688
Latitude 5510	Ontario Systems	Microsoft Windows 10 Enterprise	2021-04-01	2024-04-03	\$	1,131	1163
Latitude 5500	Ontario Systems	Microsoft Windows 10 Enterprise	2020-01-18	2023-01-20	\$	1,627	950
Latitude E5470	Ontario Systems	Microsoft Windows 10 Enterprise	2016-10-02	2019-10-05	\$	-	1303
Latitude 5490	Ontario Systems	Microsoft Windows 10 Pro	2019-02-01	2022-02-02	\$	1,131	1231
Latitude 5490	Ontario Systems	Microsoft Windows 10 Enterprise	2018-09-11	2021-09-13	\$	-	681
Latitude 5490	Ontario Systems	Microsoft Windows 10 Enterprise	2019-07-31	2022-08-02	\$	1,131	1277
Precision T1700	Ontario Systems	Microsoft Windows 10 Enterprise	2014-10-20	2022-10-23	\$	-	1296
Latitude 5420	Ontario Systems	Microsoft Windows 10 Enterprise	2022-03-12	2025-03-14	\$	-	
Precision T1700	Ontario Systems	Microsoft Windows 10 Enterprise	2016-02-06	2019-05-07	\$	-	1271
Precision T1700	Ontario Systems	Microsoft Windows 10 Pro	2015-08-01	2018-10-30	\$	-	671
Latitude 5490	Ontario Systems	Microsoft Windows 10 Enterprise	2019-02-01	2022-02-02	\$	-	682
Latitude 5400	Ontario Systems	Microsoft Windows 10 Enterprise	2020-01-14	2023-01-16	\$	1,350	1279
Latitude 5400	Ontario Systems	Microsoft Windows 10 Enterprise	2020-01-14	2023-01-16	\$	1,350	1281
Latitude 5420	Ontario Systems	Microsoft Windows 10 Enterprise	2021-04-29	2024-05-01	\$	1,149	1184
Latitude 5490	Ontario Systems	Microsoft Windows 10 Enterprise	2018-09-06	2021-09-07	\$	-	677
Latitude 5520	Ontario Systems	Microsoft Windows 10 Enterprise	2021-04-01	2024-04-03	\$	-	1677

Servers in VC DC

Hardware Name	Model	Site
OSC-VC-ESXI1	Dell PowerEdge R640	VC
OSC-VC-ESXI2	Dell PowerEdge R640	VC
OSC-VC-ESXI3	Dell PowerEdge R640	VC
TEL-Record-WA	Custom PC	VC

List of Servers in ABQ Data Center

IP Address	Host Name
10.0.1.10	AB-Alarm01
10.10.10.38	AB-Backup01
10.0.1.71	AB-Conv-Conv01
10.0.1.85	AB-Conv-Conv02
10.0.1.62	AB-Conv-Dev01
10.0.1.34	AB-Conv-Train01
10.0.1.41	AB-Tech02
10.0.1.42	AB-Tech03
10.0.1.133	Sheriff
10.0.1.048	Castor
10.0.1.88	Pika
10.0.1.049	Pollux
10.0.1.121	Psyche
10.10.10.30	Brock
10.10.10.27	Garden
10.10.10.28	Hen
10.10.10.22	Manhattan
10.10.10.26	Northstar
10.10.10.25	Polaris
10.10.10.24	Ramsden
10.10.10.29	Rockland
10.10.10.23	Spilsbory

VC & ABQ DC Network Devices**Network Equipment Name*****Description**Vancouver:

Switch1	Adtran 1638 - 48 port switch
Switch2	Adtran 1638 - 48 port switch
FG300-Pri + FG300-Bkp	Fortinet FortiGate 300E Firewall
FS248-Pri	Fortinet FortiSwitch 248D
FS248-Bkp	Fortinet FortiSwitch 248D
FS548-1	Fortinet FortiSwitch 548D
FS548-2	Fortinet FortiSwitch 548D
FS548-3	Fortinet FortiSwitch 548D-POE
FS548-4	Fortinet FortiSwitch 548D
FS548-5	Fortinet FortiSwitch 548D
FS548-6	Fortinet FortiSwitch 548D
FS548-7	Fortinet FortiSwitch 548D
FS548-8	Fortinet FortiSwitch 548D
IT-North-3369	Fortinet AP-221E
North-3390	Fortinet AP-221E
TownHall-3407	Fortinet AP-221E
SouthEast-3480	Fortinet AP-221E
Hood-3527	Fortinet AP-221E

Albuquerque:

AB-FW-p	Fortigate 200E
AB-FS-01	Fortinet FortiSwitch 224D
External Switch	Fortinet FortiSwitch 108EF
AB-FS108-1	Fortinet FortiSwitch 108E
AB-FS108-2	Fortinet FortiSwitch 108E
AB-FS108-3	Fortinet FortiSwitch 108E
Dell Stack .252	Dell PowerConnect 5548
Dell Stack .253	Dell PowerConnect 5548

Exhibit C
Assigned Domain Names

Domain Name	Registrant Organization	Expiration Date
justicesystems.com	Ontario Systems, LLC	11/6/2028
revq.com	Ontario Systems, LLC	5/12/2024
citepay.com	Ontario Systems, LLC	11/2/2024
citepayusa.com	Ontario Systems, LLC	3/1/2029