THIRD AMENDMENT SYSTEM INTEGRATION SERVICES AGREEMENT OEMC CAMERA INFRASTRUCTURE PROGRAM CONTRACT NUMBER PS1836

THIS THIRD AMENDMENT AGREEMENT is made and entered into as of the 12th day of December 2017, and shall be deemed and taken as forming a part of the Agreement for Consultant of Record Services ("Agreement") by and between the PUBLIC BUILDING COMMISSION OF CHICAGO, a municipal corporation of the State of Illinois ("Commission") and MOTOROLA SOLUTIONS, INC. ("Consultant") effective January 1, 2011 with the like operation and effect as if the same were incorporated therein.

WITNESSETH:

WHEREAS, the Commission and Consultant have heretofore entered into an Agreement effective the 1st day of January 2011, wherein the Consultant is to provide Consultant Services for the OEMC Camera Infrastructure Program; and

WHEREAS, the Commission and Consultant now desire to amend the Agreement to extend the term of the agreement;

NOW THEREFORE, in consideration of the provisions and conditions set forth in the Agreement and herein, the parties hereto mutually agree to amend the Agreement as hereinafter set forth.

It is agreed by and between the parties hereto that the sole modification of, changes in and amendments to the Agreement pursuant to this Amendment are as follows:

TERMS

1. Recitals

THE ABOVE RECITALS ARE EXPRESSLY INCORPORATED IN AND MADE A PART OF THE AMENDMENT AGREEMENT AS THOUGH FULLY SET FORTH HEREIN.

2. Term

This Amendment exercises a six month extension for OEMC System Integration and Installation services through June 30, 2018. The Consultant agrees to continue to provide services on a task order basis per approved project undertaking.

Execution of this Amendment by the Consultant is duly authorized by the Consultant and the signature(s) of each person signing on behalf of the Consultant have been made with the complete and full authority to commit the Consultant to all terms and conditions of this Amendment.

All capitalized terms not defined herein shall have the meaning ascribed to them in the agreement. Except as and to the extent that the terms of the Agreement are amended and modified herein, all terms of the Agreement shall remain in full force and effect.

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IN WITNESS WHEREOF, the parties hereto have agreed and executed this Amendment Agreement No. 3.

SOP E-75 DELEGATION OF AUTHORITY

I, Jim Mears, Senior Vice President of Motorola Solutions, Inc. ("Company"), North America Government Sales ("Division") do hereby delegate my authority to approve and execute in the name of and on behalf of the Company and Motorola Solutions Canada Inc. ("MSCI") contract documents (pursuant to Company policy), to the below named and titled individuals with the following dollar and other limitations as specified and explicitly set out below.

Delegation to approve and execute the following Contract documents:

Customer purchase and sale contracts, contract modifications, bids, proposals, bidder list applications, certifications, software licenses, non-disclosure agreements relating to customer sales opportunities, teaming agreements relating to customer sales opportunities, lobbyist agreements, subcontractor documents and other contract documents related to North America direct government sales on behalf of the Company or Motorola Solutions Canada Inc.

To:	Value:	
US S&L		
Regional Vice President (RVP)	\$ 50,000,000, only when I am not available	
Regional Vice President (RVP)	\$ 25,000,000	
Chris Lonnett	\$ 25,000,000	
Territory Vice President (TVP)	\$ 10,000,000	
Strategic Project Team (SPT VP)	\$ 10,000,000	
T1 Area Sales Manager	\$ 1,000,000, for Motorola Solutions Canada Inc.	
T2-T8 Area Sales Manager	\$ 1,000,000	
Canada		
George Krausz	\$ 10,000,000, for Motorola Solutions Canada Inc. and Company	
John Petrou	\$ 10,000,000, for Motorola Solutions Canada Inc. only	
Derek Prada	\$ 10,000,000, for Motorola Solutions Canada Inc. only	
Finance		
Dan Reilly	\$ 10,000,000, only when neither I nor an authorized Division employee are available.	
Ryan Seidl	\$ 10,000,000, only when neither I nor an authorized Division amployed are available	

Delegation to approve and execute the following Contract documents:

Customer purchase and sale contracts, contract modifications, bids, proposals, bidder list applications, certifications, software licenses, non-disclosure agreements relating to customer sales opportunities, teaming agreements relating to customer sales opportunities, lobbyist agreements, subcontractor documents and other contract documents related to **United States Federal Government Projects** on behalf of the **Company**.

To:	Value
Mark McNulty	\$ 50,000,000, only when I am not available
Mark McNulty	\$ 25,000,000
Ryan Seidl	\$ 25,000,000, only when neither Mark McNully nor an authorized Division employee ere available
Curt Steiner	\$ 25,000,000, only when Mark McNulty is not available
Chris Ventura	\$ 25,000,000, only when Mark McNulty is not available
Curt Steiner	\$ 10,000,000
Chris Ventura	\$ 10,000,000

This Delegation of Authority granted herein shall not be delegable or assignable to any other person and shall expire on May 31, 2018.

The authority delegated to the above-named individuals is in addition to the authority such individuals may have to approve and execute contract documents as an officer of the Company.

This Delegation can be revoked by me at any time and will automatically expire for any named and titled individual if he or she ceases to be an employee of the Company or if he or she is assigned a different position within the Company. If a named individual is assigned a different position within the Company, the named successor is automatically given the designated authority unless a letter is provided stating otherwise.

IN WITNESS WHEREOF, I have executed this delegation of authority as of June 1, 2017.

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Jim Mears
Senior Vice President,
North America Government Sales
Motorola Solutions, Inc.