	11-1320
and	AGREEMENT made this day of, 2018 by and between:
	THE COUNTY OF WESTCHESTER , a municipal corporation of the State of New York, having an office and place of business in the Michaelian Office Building, 148 Martine Avenue, White Plains, New York, 1060l (hereinafter referred to as the "County")
	THE VILLAGE OF HASTINGS-ON-HUDSON , a municipal corporation of the State of New York, having an office and place of business at 7 Maple Avenue, Hastings-on-Hudson, New York 10706 (hereinafter referred to as the "Municipality")
	WITNESSETH:
WH	EREAS, the County currently has a contract with Carousel Industries of North
	c. (hereinafter referred to as the "Carousel Industries"), for the installation and Enhanced 911 Service equipment; and
WH	EREAS, the County is currently receiving services from Verizon for the
installation a	and operation of Enhanced 911 Service network (lines and trunks required); and
WH	EREAS , by Act No. 183 - 2017, the Board of Legislators authorized the County
Executive to	enter into this Agreement and into similar agreements with 44 other local
municipaliti	es for the provision of Enhanced 911 Service for a five (5) year term commencing
on October	1, 2017 and continuing through September 30, 2022; and
WH	EREAS, the governing board of the Municipality by Resolution adopted on the
day	of, 2018, has likewise authorized this Agreement.

NOW, THEREFORE, it is mutually agreed by and between, the parties hereto as follows:

1. Public Safety Answering Points (PSAP's).

(a) Municipality will staff and operate a primary Public Safety Answering Point at its Police Headquarters or

- (b) Municipality will contract with the Appropriate State Police Agency or another Municipality to staff and operate a primary Public Safety Answering Point (whichever is appropriate) and if appropriate
- (c) Municipality will staff and operate a Public Safety Answering Point at its Fire or Police Department Headquarters or
- (d) Municipality will contract with the appropriate Fire District or Police Department to staff and operate a Public Safety Answering Point and
- (e) Municipality will be solely responsible for the cost and expense of providing the necessary space, heat, electricity, air conditioning, water, furniture, furnishings and remodeling, if any, for the primary and secondary PSAP's they operate or contract for as specified in Exhibit A attached hereto and a part hereof and
- (f) County will staff and operate Public Safety Answering Points at the County Fire Control and Training Center in Valhalla and the County Public Safety Headquarters in Hawthorne. County will be solely responsible for the cost and expense of providing the necessary space, heat, electricity, air conditioning, water, furniture, furnishings and remodeling, if any, for these County operated PSAP's.

2. Network and Terminal Equipment.

The network (lines and trunks required) for the E911 system will be installed and maintained by Verizon at the sole cost and expense of County, while the terminal equipment will be installed and maintained by Carousel at the sole cost and expense of the County. In addition to responsibility for these non-recurring costs, County will be solely responsible for the cost and expense of the monthly rates and charges for all associated exchange services and private line service (including mileage charges), as contained in Verizon's tariff as in effect from time to time. Any E911 equipment leased by County will remain the property of County. The County intends to continue to recover all non-recurring and monthly charges by continuing to impose a surcharge on all telephone customers in the County as permitted by State Legislation and County Legislation.

3. **Personnel.**

(a) Municipality will staff its Public Safety Answering Points with its own employees or contract for same. They will be responsible for receiving E911 calls; deciding what emergency services to dispatch; dispatching them; and/or, in appropriate cases,

transferring calls to other PSAP's. Municipality will be solely responsible for the acts and omissions, if any, of its employees or contractors in the operation of Public Safety Answering Points and will not hold County liable therefor. Sufficient personnel will be provided or contracted for by Municipality to handle incoming calls adequately 24 hours per day, every day of the year.

- (b) County will staff its Public Safety Answering Points with its own employees. They will be responsible for receiving calls appropriate transferred by other PSAP's, deciding what emergency services are to be dispatched; dispatching them; and/or, in appropriate cases, transferring calls to other PSAP's. County will be solely responsible for the acts and omissions, if any, of its employees in the operation of its Public Safety Answering Points and will not hold Municipality liable therefor. Sufficient personnel will be provided by County to handle incoming calls adequately 24 hours per day, every day of the year.
- (c) County will also staff the position of E911 Coordinator with its own employee. The Coordinator will be responsible for working with Liaisons appointed by each Municipality to implement, maintain and enhance the E911 system. The Coordinator will be responsible for directing the efforts of Municipal Liaisons in providing Company with street names and numbers, and emergency services providers for each Municipality including updates of same.

The Coordinator will also schedule all training of PSAP operators, to be conducted by Carousel Industries, on how to operate the E911 equipment and system. County will be solely responsible for the acts and omissions, if any, of its employee, while acting as the E911 coordinator and will not hold Municipality liable therefor.

4. System Integrity.

- (a) Municipality shall have the responsibility of discovering all errors, defects and malfunctions and assumes the duty of and will make such tests as, in the judgment of Municipality, are required to determine whether the E911 system is functioning properly at PSAPs. Municipality shall promptly notify County and Carousel Industries in the event the system is not functioning properly.
- (b) County shall have the responsibility of discovering all errors, defects and malfunctions and assumes the duty of and will make such tests as, in the judgment of County, are required to determine whether the E911 system is functioning properly at its PSAPs,

County shall promptly notify Carousel Industries and Municipality in the event the system is not functioning properly.

5. Use of 60 Control.

The primary PSAP (Municipality) shall answer the E911 phone lines in the following manner: "Nine-One-One (911) what is the emergency?" If the call is a primary fire or EMS related request and 60-Control (The Westchester County Department of Emergency Services' Emergency Communications Center (ECC)) dispatches local Fire and/or EMS (Ambulance) Service, the primary PSAP will tell the caller to "stay on the line" and immediately transfer the ANI/ALI data and conference the caller to 60 Control or other appropriate secondary PSAP. The primary PSAP may stay on the line to collect and request specific information from the caller if needed. This process will avoid any potential delays in dispatching the appropriate first response, fire or EMS personnel. If a caller is contacting the PSAP via a seven digit (administrative) line and they are calling for a fire or EMS related emergency, the PSAP shall conference the caller with the appropriate secondary PSAP.

- 6. <u>Insurance and Indemnification</u>. In addition to, and not in limitation of the insurance provisions contained in Schedule "B" of this Agreement, the Municipality agrees:
- (a) to indemnify, hold harmless and defend the County against any and all liability, loss, damage, claim, suit or expense of any kind which the County may directly or indirectly incur, suffer or be required to pay by reason or in consequence of the fault, failure, omission or negligence of Municipality to carry out its duties under this Agreement.
- (b) The County agrees to indemnify, hold harmless and defend the Municipality against any and all liability, loss, damage, claim, suit or expense of any kind which the Municipality may directly or indirectly incur, suffer or be required to pay by reason or in consequence of the fault, failure, omission or negligence of the County, its officers, agents and/or employees, including the failure of the County to carry out its duties under this Agreement.
- (c) If a claim or action is made or brought against either party for which the other party may be responsible hereunder in whole or in part, such other party shall be immediately notified and shall be permitted to participate in the handling or defense of such matter.
- (d) Neither party shall be held in any way responsible to the other party for damages to the E911 System or interference with the services provided under this Agreement resulting from acts of God or other acts which are without the direct control of either party.

7. **Term.**

This Agreement shall commence on October 1, 2017 and terminate September 30, 2022.

8. Offer and Contract Voidable.

- (a) If this Agreement has not been signed by the Municipality at a time when any one of the other municipalities in Schedule "A" should refuse to execute an agreement similar to the one herein, or if the County refuses to execute the above-described agreement with Carousel Industries or Verizon, the County may withdraw its offer to execute the agreement herein with the Municipality. Upon written notification by the County to the Municipality that the County is withdrawing its offer due to one of the reasons described herein, this offer shall immediately become void.
- (b) If this Agreement has been signed by the Municipality prior to a time when any one of the other municipalities in Exhibit "A" should negotiate and execute an agreement similar but modified to the one herein, or if the County refuses to execute the above-described agreement with Carousel Industries, or if the County terminates it's agreement with Carousel Industries, the parties hereto agree that the Municipality shall be given the opportunity to amend this agreement with regard to the modified terms.

9. Non-Emergency Communication System.

In the event a non-emergency communication system is implemented and utilized in the County, which system will allow callers to access local public safety departments by dialing a three digit telephone number, the Municipality expressly agrees to participate in such a system and to apply this Agreement to the introduction and operation of the non-emergency communication system.

10. **Termination**.

The County may terminate this Agreement upon thirty (30) days notice to the Municipality. The Municipality may terminate this Agreement, with the prior written consent of the County, upon sixty (60) days notice and a showing by the Municipality that an alternative means is being provided.

11. Assignment of Agreement.

This Agreement may not be assigned or transferred by the Municipality without first having obtained written approval thereof by the County.

12. Conflicts of Interest.

This Agreement is subject to the provisions of Article 18 of the General Municipal Law of the State of New York, as amended.

13. **Independent Contractor**.

- (a) The Municipality agrees that it is and at all times shall be deemed an independent contractor and shall not, in any manner whatsoever, by its actions or deeds commit the County to an obligation irrespective of the nature thereof, and Municipality shall not at any time or for any purpose be deemed an employee of the County.
- (b) It is further understood and agreed that no agent, servant or employee of the Municipality shall, at any time or under any circumstances, be deemed to be an agent, servant or employee of the County.

14. Entire Agreement.

This Agreement constitutes the entire and integrated agreement between and among the parties hereto and supersedes any and all prior negotiations, agreements and conditions, whether written or oral. Any modification or amendment to this Agreement shall be void unless it is in writing and subscribed by the party to be charged.

15. **Invalidity.**

The parties intend all provisions of this Agreement to be in conformity with the laws of the State of New York and in the event that any court of competent jurisdiction shall rule to the contrary, this entire agreement shall become null and void.

16. Applicable Law.

This Agreement shall be construed and enforced in accordance with the laws of the State of New York.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement in triplicate.

	THE COUNTY OF WESTCHESTER
	By(Name and Title)
	MUNICIPALITY:
	By(Name and Title)
Approved by the Westchester County F on the 16 th day of October, 2017.	Board of Legislators by Act No. 183 - 2017
Approved by the Board of Acquisition 22^{nd} day of November, 2017.	and Contract of the County of Westchester on the
Approved as to form and manner of execution	
Assistant County Attorney The County of Westchester	

ACKNOWLEDGMENT

STATE OF NEW YORK)	
STATE OF NEW YORK COUNTY OF) ss.:)	
On the	day of	in the year 2018 before me, the
undersigned, personally ap	peared	, personally known to me
or proved to me on the bas	is of satisfactory eviden	ce to be the individual(s) whose name(s) is
(are) subscribed to the with	nin instrument and ackn	owledged to me that he/she/they executed the
same in his/her/their capac	ity(ies), and that by his/	Ther/their signature(s) on the instrument, the
individual(s), or the person	upon behalf of which t	he individual(s) acted, executed the
instrument.		
Date:		
		Notary Public

CERTIFICATE OF AUTHORITY (MUNICIPAL CORPORATION)

(Officer other than or	fficer signing contract)
certify that I am the	of
the	(Title)
(Name of N	Municipal Corporation)
a corporation duly organized and in good star (Law under which organized, e.g., the New Y foregoing agreement; that	nding under the York Business Corporation Law) named in the
(Person execut	ing agreement)
who signed said agreement on behalf of the _	
or g or or	(Name of Municipal Corporation)
was, at the time of execution	le of such person)
(Tit	le of such person)
	greement was duly signed for and on behalf of said verning board, thereunto duly authorized and that e date hereof.
	(Signature)
STATE OF NEW YORK)) ss.: COUNTY OF)	
Notary Public in and for said State,	in the year 20 before me, the undersigned, apersonally appeared, the basis of satisfactory evidence to be the officer tificate, who being by me duly sworn did depose, hat he/she is duly authorized to execute said that he/she signed his/her name thereto pursuant to
	Notary Public Date

SCHEDULE "A"

E-911 INTERMUNICIPAL AGREEMENTS MUNICIPALITY/FIRE DISTRICT

- 1. ARDSLEY, VILLAGE
- 2. BEDFORD, TOWN
- 3. BRIARCLIFF MANOR, VILLAGE
- 4. BRONXVILLE, VILLAGE
- 5. BUCHANAN, VILLAGE
- 6. CORTLANDT, TOWN
- 7. CROTON-ON-HUDSON, VILLAGE
- 8. DOBBS FERRY, VILLAGE
- 9. EASTCHESTER, TOWN
- 10. ELMSFORD. VILLAGE
- 11. FAIRVIEW FIRE DISTRICT
- 12. GREENBURGH, TOWN
- 13. HARRISON, TOWN
- 14. HARTSDALE FIRE DISTRICT
- 15. HASTINGS-ON-HUDSON, VILLAGE
- 16. IRVINGTON, VILLAGE
- 17. LARCHMONT, VILLAGE
- 18. LEWISBORO, TOWN
- 19. MAMARONECK, TOWN
- 20. MAMARONECK, VILLAGE
- 21. MT. KISCO, VILLAGE
- 22. MT. PLEASANT, TOWN
- 23. MT. VERNON, CITY
- 24. NEW CASTLE, TOWN
- 25. NEW ROCHELLE, CITY
- 26. NORTH CASTLE, TOWN
- 27. NORTH SALEM, TOWN
- 28. SLEEPY HOLLOW, VILLAGE
- 29. OSSINING, TOWN
- 30. OSSINING, VILLAGE
- 31. PEEKSKILL, CITY
- 32. PELHAM MANOR, VILLAGE
- 33. PELHAM, VILLAGE
- 34. PLEASANTVILLE, VILLAGE
- 35. PORT CHESTER, VILLAGE
- 36. POUND RIDGE, TOWN
- 37. RYE, CITY
- 38. RYEBROOK, VILLAGE
- 39. SCARSDALE, VILLAGE
- 40. SOMERS. TOWN
- 41. TARRYTOWN, VILLAGE
- 42. TUCHAHOE, VILLAGE
- 43. WHITE PLAINS, CITY
- 44. YONKERS, CITY
- 45. YORKTOWN, TOWN

SCHEDULE "B"

STANDARD INSURANCE PROVISIONS (Municipality)

1. Prior to commencing work, the Municipality shall obtain at its own cost and expense the required insurance from insurance companies licensed in the State of New York, carrying a Best's financial rating of A or better, and shall provide evidence of such insurance to the County of Westchester, as may be required and approved by the Director of Risk Management of the County. The policies or certificates thereof shall provide that thirty days prior to cancellation or material change in the policy, notices of same shall be given to the Director of Risk Management of the County of Westchester by registered mail, return receipt requested, for all of the following stated insurance policies. All notices shall name the Municipality and identify the Agreement.

If at any time any of the policies required herein shall be or become unsatisfactory to the County, as to form or substance, or if a company issuing any such policy shall be or become unsatisfactory to the County, the Municipality shall upon notice to that effect from the County, promptly obtain a new policy, submit the same to the Department of Risk Management of the County of Westchester for approval and submit a certificate thereof. Upon failure of the Municipality to furnish, deliver and maintain such insurance, the Agreement, at the election of the County, may be declared suspended, discontinued or terminated. Failure of the Municipality to take out, maintain, or the taking out or maintenance of any required insurance, shall not relieve the Municipality from any liability under the Agreement, nor shall the insurance requirements be construed to conflict with or otherwise limit the contractual obligations of the Municipality concerning indemnification. All property losses shall be made payable to and adjusted with the County.

In the event that claims, for which the County may be liable, in excess of the insured amounts provided herein are filed by reason of any operations under the Agreement, the amount of excess of such claims or any portion thereof, may be withheld from payment due or to become due the Municipality until such time as the Municipality shall furnish such additional security covering such claims in form satisfactory to the County of Westchester.

- 2. The Municipality shall provide proof of the following coverage (if additional coverage is required for a specific agreement, those requirements will be described in the "Special Conditions" of the contract specifications):
- (a) Workers' Compensation. Certificate form C-105.2 (9/07) or State Fund Insurance Company form U-26.3 is required for proof of compliance with the New York State Workers' Compensation Law. State Workers' Compensation Board form DB-120.1 is required for proof of compliance with the New York State Disability Benefits Law. Location of operation shall be "All locations in Westchester County, New York."

Where an applicant claims to not be required to carry either a Workers' Compensation Policy or Disability Benefits' Policy, or both, the employer must complete affidavit form WC/DB-100 (revised 9/07), sign and notarize the form, and send to the NYS

Workers' Compensation Board for (stamped) approval. The stamped approval (valid for 1 year) should then be provided to the County of Westchester with all other insurance documentation.

If the employer is self-insured for Worker's Compensation, he/she should present a certificate from the New York State Worker's Compensation Board evidencing that fact (Either SI-12, Certificate of Workers' Compensation Self-Insurance, or GSI-105.2, Certificate of Participation in Workers' Compensation Group Self-Insurance).

- (b) Employer's Liability with minimum limit of \$100,000.
- (c) Commercial General Liability Insurance with a minimum limit of liability per occurrence of \$1,000,000 for bodily injury and \$100,000 for property damage or a combined single limit of \$1,000,000 (c.s.1), naming the County of Westchester as an additional insured. This insurance shall include the following coverages:
 - (i) Premises Operations.
 - (ii) Broad Form Contractual.
 - (iii) Independent Contractor and Sub-Contractor.
 - (iv) Products and Completed Operations.

All Contracts involving the use of explosives and demolition shall provide the above coverage with elimination of the XCU exclusion from the policy, or proof that XCU is covered.

- (d) Automobile Liability Insurance with a minimum limit of liability per occurrence of \$1,000,000 for bodily injury and a minimum limit of \$100,000 per occurrence for property damage or a combined single limit of \$1,000,000 unless otherwise indicated in the contract specifications. This insurance shall include for bodily injury and property damage the following coverages:
 - (i) Owned automobiles.
 - (ii) Hired automobiles.
 - (iii) Non-owned automobiles.
- 3. All policies of the Municipality shall be endorsed to contain the following clauses:
- (a) Insurers shall have no right to recovery or subrogation against the County of Westchester (including its employees and other agents and agencies), it being the intention of the parties that the insurance policies so effected shall protect both parties and be primary coverage for any and all losses covered by the above-described insurance.
- (b) The clause "other insurance provisions" in a policy in which the County of Westchester is named as an insured, shall not apply to the County of Westchester.
- (c) The insurance companies issuing the policy or policies shall have no recourse against the County of Westchester (including its agents and agencies as aforesaid) for payment of any premiums or for assessments under any form of policy.

(d) Any and all deductibles in the above described insurance policies shall be assumed by and be for the account of, and at the sole risk of, the Municipality.