SYMANTEC ENDPOINT ENCRYPTION SUPPORT AND MAINTENANCE 2020 RENEWAL

SOLICITATION: SL2696650

NeighborWorks America is soliciting proposals from qualified firms to provide:

Symantec Endpoint Encryption Support and Maintenance for 400 Endpoints.

**Key Dates**

RFQ Release Date: 08-26-2020

Response must be submitted electronically no later than: 09-07-2020

**Primary Contact**

Name: Dgessey Major

Email: DMajor@nw.org
A GENERAL INFORMATION
A.1 NeighborWorks America ("NWA"), seeks quotes from ("Contractor") to NeighborWorks America is soliciting proposals from qualified firms to provide Symantec Endpoint Encryption Support and Maintenance for 400 Endpoints.
A.2 A contract shall be executed that embodies the terms and conditions agreed upon by both parties

B PRICE
B.1 The Contractor shall quote an price inclusive of all related materials and labor costs.
B.2 The price shall include all applicable administration/overhead/delivery costs to the final destination identified in this solicitation.
B.3 The prices offered shall be as low as or lower than those charged to the Contractor’s most favored customer for comparable quantities, terms and conditions.

C SPECIFICATIONS/SCOPE OF WORK
C.1 Scope of Services:
NeighborWorks America is seeking a vendor to provide Symantec Endpoint Encryption – Support and Maintenance Renewal for 400 Endpoints. The Vendor should provide pricing for a 1-year period.
C.2 The Contractor shall provide Symantec Endpoint Encryption Support and Maintenance 2020 Renewal. The work shall be performed remotely on servers at the organization’s headquarters located at 999 North Capitol Street NE, Suite 900 Washington, DC 20002.
C.3 The period of performance for these services are:
Base Period: 09-30-2020 to 09-29-2021
C.4 The Contractor must possess all licenses required by District, Federal and State law to provide the services identified herein

D EVALUATION OF RESPONSES
D.1 NW will make the award based on the Contractor’s response which is:
   (a) Compliant to the stated or implied specifications;
   (b) Lowest cost to NW over projected useful life; and
   (c) Administratively compliant including all required bonds, insurance, established quality of work and general reputation financial responsibility,
relevant experience, compliance with federal laws and all relevant State laws, including EEOC hiring guidelines and requirements under the American with Disabilities Act and related criteria, if applicable.

D.2 NW intends to make a single award to the responsible vendor.

E SUBMISSION OF RESPONSE
E.1 Your response must be submitted electronically no later than 09-07-2020, and shall consist of the following:

(a) Quote for licensing 400 endpoint Symantec encryption
(b) NeighborWorks America IT Security Questionnaire
(c) A copy of your W-9
(d) A copy of your GSA Schedule Contract (if applicable)
(e) Three (3) customer references (references must provide at a minimum a satisfactory rating) in support of your ability to provide the services or supplies as identified in the scope of the solicitation.

E.2 Your response shall be signed by an official authorized to bind the Offeror, and shall contain a statement that the quote is firm for a period of sixty (60) calendar days. Questions and responses shall be submitted electronically to the Procurement Specialist listed below:

Contracting Officer
Dgessey Major,
Email: DMajor@nw.org

Enclosure:
Attachment A: Quote Form
Attachment B: NeighborWorks America Information Governance Policy
Attachment C: IT Security Addendum
Attachment D: IT Security Questionnaire
I. Compliance with Laws & Equal Employment Opportunity. Both NeighborWorks America and Contractor shall comply with all applicable federal laws, state laws, local laws and ordinances, regulations, and codes in performance of its obligations under this Contract. Contractor shall not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, disability, or national origin.

II. Confidentiality and Information Security.

A. Confidentiality & Non-Disclosure. In performance of this Contract, NeighborWorks America and Contractor may be granted conditional access to confidential or proprietary information belonging to the other, including documents, methodologies, technical knowledge, and sensitive information the loss, misuse, or unauthorized disclosure of which could adversely affect the other party’s interests (collectively, “Protected Information”).

1. Both NeighborWorks America and Contractor shall take reasonable care to safeguard Protected Information from unauthorized use, modification, or disclosure. At a minimum, such reasonable care shall include:
   a. Restricting use of Protected Information to performance of this Contract;
   b. Limiting access to Protected Information to those employees and agents who have a need to know such information for performance of this Contract;
   c. Not divulging Protected Information to any person without prior written consent of the other party; and
   d. Not using Protected Information for any commercial or other purpose than required for performance of this Contract.

2. Protected Information is and shall remain the property of the disclosing party, except where it is “Work Product” as defined by this Contract. Upon expiration or termination of this Contract, or upon the request of the disclosing party, all copies of Protected Information of the disclosing party shall be destroyed or returned to the disclosing party, at the disclosing party’s discretion.

3. Protected Information does not include information that has become part of the public domain through no violation of these Contract terms, was developed independently by the other party, or was provided lawfully and independently to the receiving party by a third party not obligated to confidentiality or otherwise prohibited from transmitting such information.

B. Data Security. In order to protect the resources and sensitive data of NeighborWorks America, Contractor shall adhere to certain administrative and technical controls in performance of this Contract. These controls include the following minimum security requirements:

1. Contractor shall satisfy all security requirements and specifications for hardware maintenance, software maintenance, and developer personnel stated in the Scope of Work.
2. In the event of an actual or potential risk to information resources, Contractor shall contact NeighborWorks America Information Technology & Security Management.
3. Where required for Contract performance, NeighborWorks America shall grant Contractor access to its network or information technology systems, as outlined in the Scope of Work. Such access shall be the most restrictive capabilities and privileges needed to perform the Contract. Access shall be limited to a specific timeframe, after which such access will be reviewed for termination. Contractor agrees to access only those applications, systems, and data authorized for performance of this Contract. Contractor agrees to notify NeighborWorks America when various access types are no longer required.

4. If Contract performance requires that Contractor access sensitive information technology resources or data of NeighborWorks America, Contractor shall – at its own expense – undergo a minimum background investigation performed either by one of an approved list of vendors or by a firm approved by NeighborWorks America. Where contract performance requires access to particularly sensitive systems or information, NeighborWorks America may require that Contractor undergo a more intensive background investigation.

5. Where appropriate, NeighborWorks America may also require that Contractor receive orientation on proper use of NeighborWorks America technology resources, install periodic security updates, and sign a written acknowledgement that it has read and understood NeighborWorks America’s security requirements.

6. Contractor shall comply with all applicable state and federal laws regarding data security and use of technology resources.

C. Personally Identifiable Information. NeighborWorks America’s Information Governance Policy applies to all third parties that have access to the information assets owned, created, collected, managed, stored, and disseminated by NeighborWorks America, including Personally Identifiable Information (“PII”). When handling PII, Contractor shall strictly comply with that policy’s increased handling and protection requirements of confidential information.

1. PII is information that can be used to distinguish or trace an individual’s identity, either alone or when combined with other personal or identifying information that is linked or linkable to a specific individual. PII includes personal identification numbers like social security numbers, passport numbers, and driver’s license numbers; tax forms; financial account or credit card numbers; mortgage information; loan numbers; full name, maiden name, mother’s maiden name, or alias; address information, street address or email address (when linked with other personally identifiable information); personal characteristics, including photographic image; information identifying personally owned property, such as vehicle registration number, title number, or related information; information about an individual that is linked or linkable to one of the above (date of birth, place of birth, race, etc); employment, human resources, medical, and educational information.

2. NeighborWorks America mandates the following controls for PII in the following formats:

   a. Physical Information - must be labeled “Confidential” at the bottom of each page, stored securely when not in use, and discarded via shredding and secure bins.
D. **Scope and Enforcement.**

1. The terms and conditions related to Information Security herein shall apply both during the Contract period and at all times thereafter.

2. Breach of the terms and conditions related to Information Security may cause the other party irreparable harm, so that the remedies available at law would not make the injured party whole. Accordingly, the injured party shall be entitled, without the requirement of posting a bond or other security, to equitable relief, including injunctive relief and specific performance. Such relief shall be in addition to, and not in lieu of, the other remedies available to injured party under this Contract or under law.

III. **Conflicts of Interest.**

A. **General.**

1. **Duty to Disclose.** Contractor agrees to make an immediate and full disclosure in writing to the CO at NeighborWorks America of facts surrounding any real or perceived conflicts of interest – including any changes to the facts that were previously disclosed by the Contractor prior to award of this Contract. For example, such disclosure may be a description of action taken by Contractor to avoid or mitigate any resulting conflict of interest.

2. **Waiver.** Requests for waiver under this section shall be directed in writing to the CO and shall include a full description of the requested waiver and reasons in support thereof. If it is determined to be in the best interests of NeighborWorks America, the CO may grant such a waiver in writing.

3. **Remedies.** In the event of breach of any of the restrictions or misrepresentation of facts required to be disclosed concerning this Contract (including existence of an actual or potential conflict of interest at the time of award or after award), NeighborWorks America may terminate the Contract for default, disqualify Contractor from subsequent related contract work, and pursue other such remedies as may be permitted by law or this Contract.

4. **Subcontracts.** The financial, contractual, organizational and other interests of contractor personnel performing work under this Contract shall be deemed to be
the interests of the Contractor for the purposes of determining the existence of a conflict of interest subject to this clause. Contractor shall include a clause, substantially similar to this section, including this paragraph, in all subcontracts and agreements related to performance of work under this Contract. Prior to award under this Contract of any subcontracts, Contractor shall determine whether interests disclosed by a subcontractor pose an actual or significant potential organizational conflict of interest. Where such a conflict of interest is identified, Contractor shall take actions to avoid, neutralize, or mitigate the organizational conflict to the satisfaction of the Contractor. If the conflict cannot be avoided or neutralized, the Contractor must obtain approval in writing from the Contracting Officer prior to entering into the subcontract.

B. Personal Conflicts of Interest.

1. Personal conflicts of interest exist where the financial interest, personal activity, or relationship of a Contractor or a NeighborWorks America employee could impair their ability to act impartially and in the best interest of NeighborWorks America when awarding or performing this Contract. (A de minimis interest is not within the scope of this policy.)

2. Contractor agrees to disclose to the CO in writing if it has a relationship with an employee, officer, Board member, or agent of NeighborWorks America that constitutes a personal conflict of interest. Such a conflict of interest would arise where the employee, officer, Board member, or agent is a member of his/her immediate family, is his/her partner, or an organization which employs or is about to employ any of the parties indicated herein, has a financial or other interest in or a tangible benefit from a firm considered for a contract.

3. Contractor shall avoid action which might result in or create the appearance of a NeighborWorks America employee, officer, Board member, or agent using NeighborWorks America’s offices for private gain; giving preferential treatment to any organization or person; or losing independence or impartiality. Contractor agrees to notify CO in writing should an actual or apparent conflict of interest arise during the performance period of this contract.

C. Organizational Conflicts of Interest.

1. Organizational conflicts of interest exist where the Contractor’s relationship with a parent company, affiliate, subsidiary, or successor makes it unable to be impartial – or to appear to be impartial – in performing work under Contract for NeighborWorks America.

2. In order to prevent situations where a Contractor may be biased because of its interests related to contract work performed for NeighborWorks America and to prevent any party from gaining unfair competitive advantage over other parties
by performing contract work, NeighborWorks America will impose the following restrictions on performance by the Contractor, its parent, affiliates, subsidiaries, and successors in interest:

a. To the extent Contractor prepares (in whole or in part) the specifications or Scope of Services to be used in a competitive acquisition, Contractor shall not be allowed also to participate in that Contract by providing those goods or services either as a prime contractor or subcontractor.

b. Contractor will not be awarded a contract to evaluate its own offer(s) for products or services or those of a competitor, without proper safeguards in place that ensure objectivity and protect the interests of NeighborWorks America. Contractor agrees to the terms and conditions set forth in the Scope of Services that are meant to ensure objectivity and protect the interests of NeighborWorks America.

c. Contractor will not be eligible to perform contracts (either as prime contractor or subcontractor) which stem directly from contracts where Contractor has provided advisory and assistance services, unless it is directed to do so in writing by the CO. Examples of advisory and assistance services are: providing outside perspectives on critical issues, advising on industry developments, providing expert opinion or special knowledge, developing alternative solutions to complex issues, improving organizational operations, and ensuring more efficient or effective operation of managerial or hardware systems.

3. Contractor shall be ineligible to participate in any capacity in NeighborWorks America contracts, subcontracts, or proposals (solicited and unsolicited) which stem directly from Contractor’s performance of work under this Contract. This restriction shall apply to ________ (insert the company name(s) upon award of the contract). This clause shall remain in effect for one (1) year after the completion of this Contract.

IV.

**Contract Termination.** Time is of the essence to this Contract. In certain circumstances, NeighborWorks America may terminate this Contract without being liable to the Contractor, except that NeighborWorks America shall pay the Contractor the reasonable value of satisfactory services or products delivered up to the date of termination.

A. NeighborWorks America may terminate the Contract in whole or in part, effective immediately, by written notice to Contractor if:
   1. Contractor fails to begin or complete performance within the time period(s) specified in the Schedule;
2. Contractor breaches any term, condition, or provision of this Contract and fails to cure such breach within ten (10) days from the date it is notified by NeighborWorks America of the breach;

3. Contractor engages in fraud, willful misconduct, gross negligence, or misappropriation of funds or other property in the performance of its obligations under this Contract; or

4. Contractor becomes insolvent – including its making a general assignment for the benefit of creditors, having a receiver appointed, or being subject to any proceeding under bankruptcy or insolvency law whether domestic or foreign, voluntary or otherwise.

B. In addition to the foregoing, either party shall have the right to terminate the Contract without penalty by providing thirty (30) days written notice to the other party.

C. **Impossibility.** This clause is applicable to all NeighborWorks America supplies and services contracts. The performance of this Agreement by either party is subject to acts of God, war within the United States or war declared by the Congress or the President of the United States, [and] governmental authority (including any action or inaction by Congress that causes the federal government to shut down or that imperils Group’s federal appropriation), disaster (including without limitation fire, flood, severe weather, earthquake, tornado and hurricane), pandemics and epidemics, strikes of third party, labor disputes or work stoppages in the city where the NeighborWorks Training Institutes and Community Leaderships Institutes are held (except that Contractor may not terminate this contract for strikes and other such situations involving Contractor employees), civil disorder within twenty (20) miles of Venue, acts of terrorism or threats of terrorism occurring within thirty (30) days of the dates of the Meeting, curtailment of transportation facilities (preventing at least 25% or more of Group’s attendees from attending), or any other emergency of which make it illegal or impossible to provide the facilities or to hold either of the training events. The affected event may be terminated without a cancellation charge or any other liability to the other party of this Agreement for any of the above reasons as long as written notice from one party to the other is provided as soon as practical, but not less than five (5) days after an event listed in the immediately preceding sentence has occurred.

V. **Indemnification.**

A. The Contractor will indemnify, defend, and hold harmless NeighborWorks America, its officers, directors, employees, successors, and permitted assigns from any losses, damages, claims, suits, judgments, liabilities and expenses (including attorneys' fees and court costs) incurred as a result of any act or omission by the Contractor, its employees, representatives, or contractors, which constitutes:

1. Failure to perform its obligations under this Contract;
2. Violation of a law, ordinance or regulation;
3. Negligence, willful misconduct, or otherwise tortious actions; or
4. Claim(s) brought by an employee or contractor of the Contractor against NeighborWorks America under a workers’ compensation or similar employment law.
B. At the request of NeighborWorks America, the Contractor shall defend NeighborWorks America against any such claims, demands, judgments, and liabilities. The foregoing indemnification shall apply regardless of whether the Contractor or NeighborWorks America defends the claim. Should a death, injury, property damage, or loss be caused by the concurrent acts or omissions of both NeighborWorks America and Contractor, then indemnification shall be proportionate to Contractor’s liability.

C. Intellectual Property. Contractor represents and warrants that its performance of this Contract does not infringe upon any United States patent, copyright or other intellectual property right of a third party. If a claim is made against NeighborWorks America asserting that Contractor’s performance infringed on the intellectual property rights of a third party, Contractor shall, at its option: defend NeighborWorks America against such claim, acquire for NeighborWorks America the right to continue using the product in question without further infringement, or modify/replace the product with another product for which there exists no infringement claim.

1. Limitations. Contractor shall have no obligation to NeighborWorks America under this provision in situations where the infringement claim arises from Contractor’s services or product being used in combination with software not licensed by Contractor, or Contractor’s services or product being used in a manner inconsistent with this Contract.

2. Notice. If NeighborWorks America believes it is entitled to indemnification under this provision, it shall provide Contractor with written notice within fifteen (15) days of such discovery. Such notice shall state the nature of the claim with reasonable specificity.

VI. Independent Contractor Status. This Contract is not intended to create an agency relationship, partnership, joint venture, or formal business organization of any kind. At all times the parties hereto shall remain independent contractors, each responsible for its own employees. Neither party shall have any express or implied authority to create any obligations on behalf of the other or to bind the other to any Contract, agreement, or undertaking with any third party. Services delivered under this Contract shall be performed by the Contractor as an independent contractor and not as an agent or employee of NeighborWorks America. All personnel furnished by the Contractor, including its contractors, shall be subject to the exclusive control and supervision of the Contractor and shall be considered solely the employees, agents, or contractors of the Contractor; and not employees, agents, or contractors of NeighborWorks America. The Contractor shall be responsible for compliance with all laws, rules, and regulations, including those related to employment of labor, hours of labor, state and municipal taxes chargeable or assessed with respect to its employees, including without limitation social security, unemployment, federal and state withholding and other taxes, and shall file in a timely manner all forms required in connection with such payments. Contractor agrees to defend, indemnify and hold harmless NeighborWorks America, its officers, directors, employees, representatives, successors, and permitted assigns from any loss, damage, penalty, fine or liability sustained because of the Contractor’s non-compliance with this provision. Contractor further agrees to cooperate with NeighborWorks America in any investigation or proceeding by a regulatory or taxing agency challenging the Contractor’s status as an independent contractor.

VII. Insurance.
A. Contractor shall be required to maintain insurance coverage that is customary and appropriate for the work being performed, so that coverage is in full force and effect through the term of the engagement. Upon request, Contractor shall – at its own expense – procure and maintain insurance policies in full force and effect throughout the term of the engagement.

1. Worker’s compensation insurance coverage for employees, including any agents or subcontractors used, in coverages and amounts no less than that required by the state in which the Contractor has its headquarters.

2. Employer’s liability insurance coverage (including state disability benefits coverage, where required) with a limit of at least $100,000 per occurrence.

3. The following are suggested minimum coverages for Comprehensive or Commercial General Liability Insurance:
   a. For Contracts under $5,000: Comprehensive or commercial general liability insurance coverage is not required.
   b. For Contracts between $5,000 and $100,000: Comprehensive or commercial general liability insurance coverage (including public liability) which insures the Insured Parties against any and all claims of personal injury and property damage occurring or arising in connection with performance of this Contract. The minimum limits of liability coverage under such policy shall be no less than $500,000 per occurrence of personal injury, bodily injury, or property damage, and at least $1,000,000 in the aggregate of such occurrences.
   c. For Contracts over $100,000: Comprehensive or commercial general liability insurance coverage (including public liability) which insures the Insured Parties against any and all claims of personal injury and property damage occurring or arising in connection with performance of this Contract. The minimum limits of liability coverage under such policy shall be $1,000,000 per occurrence of personal injury, bodily injury, or property damage, and at least $2,000,000 in the aggregate of such occurrences.

4. Professional liability errors and omission insurance with limits of not less than $1,000,000 per occurrence, where Contractor is from a highly specialized profession (including law firms, architects, engineers, accountants, and insurance brokers).

5. Automobile liability insurance with a limit of not less than $1,000,000 combined and covering all owned, non-owned, and hired vehicles, where Contract performance involves Contractor’s use of a motor vehicle.

B. Neither Contractor nor NeighborWorks America shall be deemed to be relieved of any responsibility by the fact that it carries insurance, nor shall the liability of either party be limited to the amount of insurance carried.

VIII. Key Personnel.

A. Contractor shall assign the following key personnel to perform this Contract:
B. No substitution of key personnel shall occur except by the following process:

1. **Timing.** During the initial ninety (90) days of performance, Contractor shall make no substitutions of key personnel unless the substitution is necessitated by illness, death, or termination of employment. The Contractor shall notify the Contracting Officer within seven (7) calendar days after the occurrence of any of these events and provide Substitution Information below. After the initial ninety (90) day period, Contractor shall submit Substitution Information to the Contracting Officer at least fifteen (15) days prior to making any permanent substitutions.

2. **Substitution Information.** If Contractor proposes to substitute key personnel, it must provide a detailed explanation of the circumstances necessitating the proposed substitutions, complete resumes for the proposed substitutes, and any additional information requested by the Contracting Officer (collectively, “Substitution Information”). Proposed substitutions shall have comparable qualifications to those of the key personnel being replaced. The Contracting Officer will notify the Contractor within fifteen (15) calendar days after receipt of all required information of the decision on substitutions. The Contract will be modified to reflect any approved modifications of key personnel.

IX. **Ownership of Work Product.** Contractor acknowledges that any and all products created and delivered to NeighborWorks America under this Contract are works for hire. All documents, reports, analyses, drawings, designs, blueprints, photographs, sketches, software and other materials (the “Work Product”) prepared by or for the Contractor in the course of the Contractor’s Services shall belong to NeighborWorks America, and Contractor grants to NeighborWorks America all right, title, and interest – including copyright and trademark – in the Work Product. Work Product does not include proprietary methodologies or materials created by the Contractor prior to this engagement.

X. **Record Retention and Access.** Contractor must adhere to the following requirements regarding record retention and access.

A. All records pertinent to performance of this Contract – including financial records and supporting documents – shall be retained for a period of three years from the date the final invoice is submitted. Copies of original records may be substituted for the original records.

B. If any litigation, claim, or audit is started before the expiration of the three year record retention period, records shall be retained until all litigation,
claims, or audit findings involving the records have been resolved and final action taken.

C. NeighborWorks America shall request that Contractor transfer certain records to its custody when it determines those records possess long term retention value. When those records have been transferred or maintained by NeighborWorks America, Contractor is relieved of its obligation to further retain records.

D. Right to Audit. NeighborWorks America and its authorized representatives shall have the right to make site visits, to audit, to examine, and to make copies of or extracts from financial and related records (in whatever form they may be kept, whether written, electronic, or other) relating to or pertaining to performance of this Contract.

XI. Subcontracting, Successors, and Assigns. Contractor shall not subcontract any portion of this Contract without prior written approval of NeighborWorks America. Contractor must maintain oversight to ensure that any such approved subcontractor(s) perform in accordance with the terms, conditions, and specifications of their Contract(s) and Task Order(s). This Contract and all provisions herein shall be binding upon and inure to the benefit of the parties hereto and their respective successors and permitted assigns. Nothing herein shall be construed to create any rights enforceable by any other person or third party. This Contract may not be assigned by any party without the prior written consent of the other party, which consent shall not be unreasonably withheld. Any assignment in violation of this provision shall be deemed null and void.

XII. Warranty. The Contractor expressly warrants and represents to NeighborWorks America that it will conduct itself with the highest degree of integrity and honesty, that all goods provided or services performed will be done in a professional manner consistent with the highest industry standards, in conformance with the specifications contained in this Contract. Services that do not conform to any of these warranties will, at the discretion of NeighborWorks America, promptly be replaced or corrected by the Contractor at no cost to NeighborWorks America, until the Services are fully compliant with all warranties herein. This remedy shall be in addition to, and not in lieu of, any other remedies available to NeighborWorks America under this Contract.

F.1.a SECTION I: Miscellaneous

I. Governing Law, Venue, Jurisdiction. This Contract shall be construed under and governed by the laws of the District of Columbia, without regard to conflict of laws provisions. Contractor hereby consents to jurisdiction of any state or federal court in the District of Columbia, waives personal service of process upon it, and consents that such service of process be made by registered mail and service so made shall be deemed to be completed upon actual receipt thereof. Both Contractor and NeighborWorks America hereby waive the right to trial by jury and consent to the granting of legal or equitable relief deemed appropriate by the court.
II. Disclosure Required by Law. All Contracts and related documents (including those created, held, or stored by the Contractor) are a matter of public record subject to disclosure in accordance with the requirements of the Freedom of Information Act and its analogues.

III. Entire Agreement. This Contract, including its exhibits and attachments, constitutes the complete understanding of the parties relating to this award. As such, this Contract supersedes all prior negotiations and discussions. Failure by either party to enforce a provision of this Contract shall not constitute a waiver of that provision or any other provision of this Contract. Furthermore, the invalidity or unenforceability of any provision of this Contract shall not affect the validity or enforceability of any other provision of this Contract. Headings contained in this Contract are intended solely for convenience and shall not affect the rights of the parties to this Contract. This Contract may be executed in counterparts, all of which shall be considered one and the same Contract and each of which shall be deemed an original. If executed and transmitted by electronic copy, the scanned or facsimiled signature page shall be deemed an original signature page.

IV. Contractor Organization Type: [Contractor should identify company status below]

- [ ] Sole Proprietor
- [ ] C Corporation
- [ ] S Corporation
- [ ] Partnership
- [ ] Limited Liability Company
### Minimum Technical Requirements

<table>
<thead>
<tr>
<th>Requirement</th>
<th>YES / NO</th>
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<tbody>
<tr>
<td>Does vendor offer Symantec Endpoint Encryption licenses?</td>
<td></td>
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<tr>
<td>Can vendor provide a quantity of 400 Endpoints?</td>
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<tr>
<td>Can vendor provide licenses for a term of 9/30/20 – 9/29/21</td>
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</tbody>
</table>

### Pricing Form

**SUBRECIPIENT MONITORING INITIATIVE CONSULTING SERVICES**

Please set forth the unit price and total price for each Item Number below. Contractors are required to submit the associated labor rates for identical or equivalent positions as those listed below.

<table>
<thead>
<tr>
<th>Item #</th>
<th>Labor Categories</th>
<th>Single License</th>
<th>Total</th>
</tr>
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<tbody>
<tr>
<td>1</td>
<td>400 Endpoint Encryption</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

a. NW is exempt from Federal Excise Tax, Transportation Tax, and District of Columbia Sales and Use Taxes. All prices shall exclude all taxes.

b. Price quote shall be F.O.B. Destination, unless otherwise specified in writing by the NW

Signed by: _____________________________ Date: ________________________

Title: _________________________________ Company: ____________________

Quotes are valid for a period of sixty (60) calendar days from date of quote.
I. Purpose & Scope

The purpose of this policy is to establish uniform standards by which corporate records are stored, accessed, handled, transmitted, and destroyed at NeighborWorks America. This policy was drafted in accordance with applicable laws and industry best practices.

All Corporate records are subject to this policy regardless of their location, regardless of whether the record format is physical or electronic, and regardless of whether they are being managed by staff or third parties. This policy applies to Corporate records that are kept in individual offices, remote offices, mobile devices, and the Corporation’s off-site storage facility. This policy applies to all NeighborWorks staff and third parties who handle Corporate records, including contractors, consultants, interns, temps, and auditors.

All original records must be maintained in established Corporate offices under the control of the Corporation. Corporate records may not be stored on personal computers at any time. Under no circumstance should any records be stored or maintained at home -- except for approved remote work locations, and in these instances, only duplicate records may be maintained at the remote work location.

II. Definitions

- **Confidential Information** - sensitive or private information that is subject to increased handling and protection requirements because disclosure outside of NeighborWorks America would be illegal, improper, or damaging. Examples include: sensitive internal communications, any material that includes non-public personally identifiable information, proprietary data such as NWO performance data, salary data, and staff performance evaluations.
• **Corporate record** – information owned, created, collected, stored or received by NeighborWorks America in the ordinary course of business. This includes emails, memoranda, grant agreements, compliance reviews, financial records, publications, and data compilations. Records are “physical records” when they are in paper format, and are “electronic records” or “digital records” when they are in a format enabled by information technology resources (including electronic media).

• **Data Collection System** – any of the technology-enabled systems or applications owned, controlled, or administered by NeighborWorks America that accept and store information.

• **Division Document Manager** – a position appointed by the Senior Vice President of each Division, who receives specific training and is responsible for organizing that Division’s records management plan, liaising to access resources needed to implement that plan, and monitoring for compliance with this policy.

• **Personally Identifiable Information (“PII”)** – information about a person (such as name, date of birth, account numbers) that can be used to identify that individual. NeighborWorks America uses the NIST definition of PII and requires that non-public PII be afforded special protections as it is handled, stored, and transmitted by NeighborWorks America. (See Section VI below.)

• **Retention Period** – the defined amount of time a Corporate record is to be stored, after which it should be destroyed in a manner appropriate to its format and content. Retention periods for each type of document are stated in the Record Retention Schedule at Appendix A.

### III. Roles and Responsibilities

#### a. Division Document Manager

Each Division will have an assigned Document Manager, who is responsible for working with the staff of that Division to design and implement a records management plan consistent with this policy, including: coordinating the retention and destruction of records, coordinating responses to litigation holds, ensuring the correct controls are in place for confidential and personally identifiable information, seeking guidance from OGC for records that don’t fit within this policy, managing shared drive space of that Division, coordinating an annual file clean-up effort at the Division level, and acting as the single point of contact for off-site document storage.

#### b. Director of IT Operations

The Director of IT Operations is responsible for implementing data and document management policies and technical controls on digital records on NeighborWorks America’s managed network. This business unit has administrative control of electronic documents and files that are on NeighborWorks’ managed network.

#### c. IT&S Director of Security & Compliance

This position is responsible for advising on safeguards for handling, storing, destroying, and transmitting confidential records and personally identifiable information. This position is also available to examine the architecture of information systems for security, soundness, and risk.

#### d. Office of General Counsel (“OGC”)

The Office of General Counsel is responsible for interpreting this policy and its application. OGC is available to assist Senior Vice Presidents and their designated Division Document Managers in applying this policy to the corporate records of their Division. OGC will provide special guidance for Divisions whose business needs are not met by this policy or whose Corporate records are not addressed by the Retention Schedule of this policy. OGC will also consider and grant requests for exceptions from this policy. At least once per year, each Division Document Managers will meet with the Office of General Counsel to review this policy and the Division-level plan for complying with it.
e. **Senior Vice President.**
The Senior Vice President is the owner of the Confidential Information created and handled by their Division, and as such is responsible for ensuring access controls are implemented, monitored, and maintained. And providing support to their appointed Document

f. **Systems Administrator**
Each data collection system will be assigned a System Administrator that is responsible for coordinating/providing access requests to the system and ensuring that the access to Confidential Information is restricted to those with proper authority.

IV. **Records Management**

a. **Classification**
Depending on its content, a record can be classified as public, internal use only, or confidential. The classification of a record determines how it should be stored, destroyed, reproduced, and transmitted.

- **Public records** – Corporate records that have been approved for release to the general public or could be released to a member of the public without causing harm. Examples include: web pages, annual reports, catalogs, funding announcements, press releases, policies, mass communications to Grantees.
- **Internal use only records** – Corporate records that are intended only for use within NeighborWorks America, so that unauthorized disclosure outside of NeighborWorks America would be inappropriate or inconvenient. Examples include: sensitive communications, recommendation memos, NWO performance data, and program evaluation data.
- **Confidential records** – Corporate records are subject to increased handling and protection requirements because they contain sensitive or private information so that their disclosure outside of NeighborWorks America would be illegal, improper, or damaging. Examples of Confidential records include: sensitive internal communications, any material that includes non-public personally identifiable information, and proprietary data such as NWO performance data. The requirements for handling PII and private information are located at Section VI below.

b. **Labeling Records**
Some records should be labeled to ensure they are handled properly and protected from unintended disclosure.

<table>
<thead>
<tr>
<th>Classification</th>
<th>Labeling Physical Records</th>
<th>Labeling Electronic Records</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public Records</td>
<td>No label required</td>
<td>No label required</td>
</tr>
<tr>
<td>Internal Use Only Records</td>
<td>No label required</td>
<td>No label required</td>
</tr>
<tr>
<td>Confidential Records</td>
<td>Label as “Confidential” at the bottom of each page, or on exterior of each file or box</td>
<td>Label as “Confidential” at the bottom of each page and in the file name.</td>
</tr>
</tbody>
</table>

c. **Storing Records - Onsite**
Materials that are obsolete, duplicative, extraneous, or drafts of an established final should be destroyed immediately. All other materials should be retained and destroyed according to the Records Retention Schedule at Appendix A to avoid the inference that material was destroyed in anticipation of a specific problem.
<table>
<thead>
<tr>
<th>If the Classification is</th>
<th>You should store the <strong>Physical</strong> Records by ...</th>
<th>You should store the <strong>Electronic</strong> Records by ...</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Public Records</strong></td>
<td>No special storage requirements.</td>
<td>No special storage requirements.</td>
</tr>
<tr>
<td><strong>Internal Use Only Records</strong></td>
<td>Store and control records properly.</td>
<td>Store and control properly; consult with ITS Director of Security &amp; Compliance if you wish to implement storage methods such as encryption, password protection, or other methods.</td>
</tr>
<tr>
<td><strong>Confidential Records</strong></td>
<td>Ensure that confidential information is secure when not in use (ex: in a locked file drawer or locket closet)</td>
<td>Store securely; consult with ITS Director of Security &amp; Compliance to determine appropriate storage methods – which may include encryption, password protected files, or other methods.</td>
</tr>
</tbody>
</table>

d. **Storing Records - Off Site**
Physical Corporate records that are no longer in active use can be sent to NeighborWorks’ approved off-site storage facility. The storage and retrieval of boxes from the off-site storage facility is coordinated by Administrative Services Division. A box of Corporate records can only be sent to off-site storage if the box’s transmittal form includes the name of the transmitting Division and contact, a description of the contents, and a destruction date consistent with the Records Retention Schedule at Appendix A. Administrative Services Division maintains an index of all boxes stored at the off-site storage facility and – together with OGC – will periodically review the index and recommend that abandoned boxes be destroyed or returned to the transmitting Division for inspection.

e. **Destroying Records**
As a general rule, Corporate records should be retained for as long as required by applicable law and as long as reasonably necessary to assure their availability when needed for a business purpose. Materials that are obsolete, duplicative, extraneous, or drafts of an established final should be destroyed immediately. All other materials should be retained and destroyed consistent with the Records Retention Schedule at Appendix A so as to avoid the inference that any material was destroyed in anticipation of a specific problem.
Information Governance Policy
Approved June 19 2017

<table>
<thead>
<tr>
<th>If the Classification is</th>
<th>You should destroy the Physical Records by</th>
<th>You should destroy the Electronic Records by</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public Records</td>
<td>Trash bins</td>
<td>Delete*</td>
</tr>
<tr>
<td>Internal Use Only Records</td>
<td>Recommended disposal via secure bins.</td>
<td>Delete*</td>
</tr>
<tr>
<td>Confidential Records</td>
<td>Required disposal and shredding via secure bins. Records at off-site storage can be securely destroyed by that vendor.</td>
<td>Delete, empty recycling bin immediately*</td>
</tr>
</tbody>
</table>

* Consult IT&S when destroying or wiping electronic media devices such as USB drives, CDs, and external storage drives. Those devices must be sanitized or destroyed by authorized personnel.

f. **Reproducing Records**
The following controls are intended to help protect Corporate records from unintended disclosure, both internally and externally.

<table>
<thead>
<tr>
<th>If the Classification is</th>
<th>You should reproduce the Physical Records by</th>
<th>You should reproduce the Electronic Records by</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public Records</td>
<td>No limitations</td>
<td>No limitations</td>
</tr>
<tr>
<td>Internal Use Only Records</td>
<td>Copies made by authorized staff only</td>
<td>Copies made by authorized staff only</td>
</tr>
<tr>
<td>Confidential Records</td>
<td>Reproduction requires approval of the SVP of the Division that controls that data; copies made in a secure printing environment by authorized staff only; these records should never be left on printers, on desks, in unlocked drawers, or out in public areas</td>
<td>Copies made by authorized staff only; requires approval of the SVP of the Division that controls that data</td>
</tr>
</tbody>
</table>

g. **Transmitting Records**
Information is particularly vulnerable to disclosure when it is being transmitted. For that reason, the following requirements apply when transmitting Corporate records.
<table>
<thead>
<tr>
<th>If the Classification is</th>
<th>You should transmit the Physical Records by</th>
<th>You should transmit the Electronic Records by</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public Records</td>
<td>No restrictions</td>
<td>No restrictions</td>
</tr>
<tr>
<td>Internal Use Only</td>
<td>Sent by authorized staff only</td>
<td>Sent by authorized staff only; send by NW email system (@nw.org)</td>
</tr>
<tr>
<td>Records</td>
<td>If sending internally, use an inter-office envelope</td>
<td></td>
</tr>
<tr>
<td></td>
<td>If sending externally, use a sealed envelope</td>
<td></td>
</tr>
<tr>
<td>Confidential Records</td>
<td>If sending internally, use a sealed envelope inside an inter-office envelope</td>
<td>Consult with ITS Director of Security &amp; Compliance to determine appropriate transmission method – which may include encryption or use of a secure file transfer site. If sent by email, the following language must be included: “This email transmission contains information which may be Confidential. The information is intended to be for the sole use of the individual or entity named above. If you are not the intended recipient, be aware that any disclosure, copying, distribution or other use of the contents of this transmission is strictly prohibited. If you have received this email in error, please notify the sender immediately.”</td>
</tr>
<tr>
<td></td>
<td>If external mail, use a sealed envelope and deliver by hand or send by certified mail or courier with signature required (such as Fed Ex). Transmission by authorized staff only; requires approval of the SVP of the Division that controls that data</td>
<td></td>
</tr>
</tbody>
</table>

### h. Abandoned records

Due to factors such as staff turnover, program wind-down, and divisional restructuring, Corporate records sometimes are not managed according to the proper protocol. For example, digital records that have not been accessed in several years and physical records improperly sent to off-site storage might be considered abandoned. Where Corporate records are believed to be abandoned, they should be processed as follows: (1) identify the division from which the record (or file or box) originated; (2) ask the SVP of that division to approve the destruction of that record or assign responsibility for the management to current staff. If no division or employee can be identified as the originator of that record, then the management and destruction of that record will be decided by OGC on a case by case basis.

### V. Litigation Holds

The Office of General Counsel is authorized to override this policy by issuing a “Litigation Hold.” A litigation hold is an order not to destroy, tamper with, or dispose of Corporate records that pertain to the subject of a lawsuit, audit, FOIA request, or investigation (whether actual or potential). When OGC issues a litigation hold, it will provide details regarding scope, key words to guide the effort, and additional instructions about whether/how to segregate these materials. OGC will also follow-up to inform staff when a litigation hold is lifted.
VI. **Special Requirements of Handling Personally Identifiable Information ("PII")**

All Divisions that create, collect, handle, manage, or transmit non-public personally identifiable information have a heightened obligation to keep that information safe from unintended disclosure. Personally Identifiable Information (“PII”) is information that can be used to trace a specific person’s identity – whether alone or when linked with other data. NeighborWorks America uses the PII definition promoted by the National Institute of Standards & Technology (“NIST”). The NIST definition is the industry standard. It is available in full online\(^1\) and excerpted here.

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**PII is any information about an individual maintained by an agency, including (1) any information that can be used to distinguish or trace and individual’s identity, such as name, social security number, date and place of birth, mother’s maiden name, or biometric records; and (2) any other information that is linked or linkable to an individual, such as medical, educational, financial, and employment information.** Examples of PII include, but are not limited to:

- Name, such as full name, maiden name, mother’s maiden name, or alias
- Personal identification number, such as social security number (SSN), passport number, driver’s license number, taxpayer identification number, or financial account or credit card number
- Address information, such as street address or email address
- Personal characteristics, including photographic image, especially of face or other identifying characteristic, fingerprints, handwriting, or other biometric data (eg, retina scan, voice signature, facial geometry)
- Information about an individual that is linked or linkable to one of the above (eg, date of birth, place of birth, race, religion, weight, activities, geographical indicators, employment information, medical information, financial information).

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*NIST, Special Publication 800-122*  
April 2010

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In practical application, an entire client-level record in NeighborWorks’ possession should (as a unit) be deemed PII if it contains any of the following fields: first name, last name, street address, or any unique identifying numbers. Common examples of unique identifying numbers are: SSN, credit card numbers, account numbers, client ID numbers, and loan numbers.

a. **Unintended Receipt of PII.**

Where PII is inadvertently or improperly received by a NeighborWorks America staff person, he or she shall, where possible and as appropriate: (1) notify the sender that the PII was received, (2) inform sender of the proper method by which PII should be transmitted, (3) re-route the PII to the intended recipient; and/or (4) immediately destroy the subject PII in accordance with this policy.

b. **Privacy Policy.**

It is the policy of NeighborWorks America not to collect more PII than is necessary for the stated purpose, not to store PII for longer than necessary, and to limit access to (and distribution of-) PII on a “need to know basis” to staff who require that access to perform their required job tasks. The Senior Vice President of each Division is responsible for surveying the PII under their control, developing the protocol by which their staff are granted access to view or handle non-public PII (and by which that access is removed when the staff no longer needs it), and reviewing the managed access levels to

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ensure they are current. OGC will provide a template on its Inside NW page to help SVPs in creating their Division-specific plans.

c. Access Controls.
When files or data systems that are owned or administered by NeighborWorks contain Confidential Information (including personally identifiable information), access controls must be implemented to deny unauthorized access. The SVP of the Division that owns the Confidential Information (or is in possession of Confidential Information) is responsible for ensuring that access controls are implemented, maintained, and monitored. Access controls will be maintained at the Division level, with support from Information Technology & Services Division.

Access to Confidential Information is granted in three steps at the Division level:

- **STEP 1: Request made / business need documented.** Staff member submits to the System Administrator a request for access to file/system that contains Confidential Information. The request must include description of the business need that justifies access and the date on which that need will expire.
- **STEP 2: SVP approves access.** System Administrator confirms (and documents) that the staff person has current clearance from HR to have access. SVP approves – in writing – the request for access to the system.
- **STEP 3: Maintain access list.** System Administrator maintains the request for access forms and confirms quarterly with SVP that the list of those staff with the expanded view is accurate and that those staff are still eligible to have access.

The NeighborWorks staff who are granted access to view or handle Confidential Information must meet two requirements (1) clearance by Human Resources Division to handle records according to established protocol, which includes a background check; and (2) satisfy requirements of IT&S Division, which might include annual training and annually signing an agreement to abide by NeighborWorks’ security standards for handling Confidential Information.

d. Special Requirements for Storing Medical and Health Information.
Files that contain medical or health information about any current or former employee must be stored separate and apart from the individual’s normal personnel file, in a locked storage area accessible only by approved personnel. Such records are confidential (as defined at Section IV above) and should be treated consistent with the records management practices in Section IV.

VII. Exceptions
Requests for exceptions from the Information Governance Policy must be submitted in writing to the Office of General Counsel, and should include: (1) description of the situation; (2) proposed alternative to what is required by the Information Governance Policy; and (3) explanation of how the basic objectives of the Information Governance Policy will be met. Standardizing records management protects NeighborWorks from the inference of improper destruction and protects confidential information from unintended disclosure. Therefore, exceptions shall not be routinely granted.

VIII. Enforcement
Violations of this policy – particularly those that involve unintentional disclosure of Confidential Information – should be reported to the Deputy General Counsel and SVP – Information Technology & Systems consistent with the Incident Response Plan and will be handled in accordance with the Incident Response Plan. Violations of this policy may result in disciplinary action.
Addendum Include within Technology Service Provider Agreements

Security of NeighborWorks America (NW) Data within Technology Service Provider Environment

1. Security Measures. “Technology Service Provider” agrees to implement data security measures that are consistent with industry best practices and standards so that it:
   a) Protects the privacy, confidentiality, integrity and availability of NW data;
   b) Protects against accidental, unauthorized, unauthenticated or unlawful access, copying, use, processing disclosure, alteration, transfer, loss or destruction of NW data;
   c) Complies with all applicable federal and state laws, rules, regulations, directives and decisions that are relevant to the handling, processing, and use of NW data in accordance with this Agreement.

2. Risk Assessments. “Technology Service Provider” shall perform comprehensive internal and external risk assessments (at least annually and/or after major changes) and provide results to NW.
   a) “Technology Service Provider” agrees to send completed Third Party – Information Gathering Questionnaire to NW for review prior to executing this agreement.
   b) “Technology Service Provider” agrees to provide NW with any information technology audit report as to provide an understanding of “Third Party” security controls and requirements in place currently. E.G. SSAE 16 Type 2.
   c) Upon request by NW, “Technology Service Provider” agrees to provide NW with the results of their most recent vulnerability scans or penetration test conducted for review.
   d) Upon request by NW, “Technology Service Provider” agrees to allow NW or a mutually acceptable third party to conduct an information security control review as it pertain to the scope of service outlined within the agreement.

3. Organizational Security Responsibility. “Technology Service Provider” shall assign responsibility for information security management to a senior management officer or a designated data steward to maintain the security of NW data. “Technology Service Provider” will provide this point of contact information to NW. “Technology Service Provider” agrees to return NW data or provide NW with evidence of destruction of NW data upon end or termination of this agreement. This includes hard copy and all forms of electronic data including backups and archives.

4. Third Party or Shared Hosting Service Provider. If “Technology Service Provider” uses any third party or shared hosting service provider, the Technology Service Provider must require that the third party protects NW data to at least the same level as the service provider. NW requests to receive independent security assessment reports (e.g. – ISO 2700x Certification and Report, SSAE 16 SOC Reports, Shared Assessment Program – Agreed Upon Procedures Review, PCI DSS Report on Compliance, or IT Audit – External) from those parties and/or hosting service.
providers. The third party must protect each entity’s hosted environment and data. NW reserves the right to move NW data within its own data center at its discretion.

5. **Data Retention and eDiscovery.** Technology Service Providers will provide means for NW to enforce its data retention policies on all data over which Technology Service Provider has custody or will enforce data retention policy on behalf of NW. This will require the Technology Service Provider to provide assurances that data including metadata and events when appropriate are retained for the duration of the retention period. It also requires the Technology Service Provider to provide assurances that all copies including backups and archives of expired data are thoroughly destroyed. NW program offices will coordinate with the Technology Service Provider to identify data which is in scope for retention and destruction. Technology Service Provider further agrees to comply with all reasonable eDiscovery requests.

6. **Classification of generated, collected and aggregated data.** When applicable, Technology Service Providers who generate, collect or aggregate data on behalf of NW shall coordinate with the program office to ensure that all new data or new data combinations which satisfy definition of Personally Identifiable Information (PII), as found in NeighborWorks America Award/Contract – Section H. Special Contract Requirements, are appropriately classified and protected. Generated data includes data which is produced by analysts or automatically by algorithms.

7. **Logging and event generation for applications.** Technology Service Provider and NW program office shall coordinate to identify security relevant data and activities in all applications. Technology Service Provider shall ensure that events are generated when sensitive data is accessed and security relevant activities take place. Technology Service Provider shall ensure that security events are logged, that logging can be integrated with the NW security incident and event monitoring (SIEM) solution if appropriate and that logs are retained as specified in Data Retention.

8. **Intellectual Property/ Data escrow and agreement for use.** In cases where IP owned by the Technology Service Provider is deemed to be critical to NW’s mission, the Technology Service Provider and the program office shall form agreements for use of the IP in the event that the Technology Service Provider is no longer able to provide the service. The IP shall be placed into escrow with a mutually agreeable third party. This applies to any unique data to which NW does not otherwise have access and is considered critical to NW’s mission.

9. **Business Continuity (BCP) & Disaster Recovery (DRP) Planning.** In the event the Technology Service Provider ceases to provide the service, the Technology Service Provider shall provide sufficient advanced warning to facilitate the exportation of data and work product to NW. NW may require regular exportation or archiving of data and work product to satisfy NW’s BCP / DRP plans.
10. **Security Incident / event notification.** Technology Service Provider shall notify NW of any security incident or event which has material effect on NW data within 4 hours of discovery. Technology Service Provider shall have in place a defined and practiced IR plan and procedures. NW reserves the right to prosecute culpable parties at its discretion when NW data is impacted. Technology Service Provider agrees to assist with all reasonable requests from NW, NW’s incident response contractors or law enforcement in all necessary investigations.

11. **Jurisdiction of data storage.** Technology Service Provider shall ensure that all data stored and processed on behalf of NW is kept within the Jurisdiction of the United States of America. Data shall not be transmitted outside this jurisdiction at any time.
## Third Party Information Gathering Questionnaire (to be completed by Third Party Service Provider)

**Company Information:** "Third Party Name"

<table>
<thead>
<tr>
<th>Question/Request</th>
<th>Response</th>
</tr>
</thead>
<tbody>
<tr>
<td>Responder Name:</td>
<td></td>
</tr>
<tr>
<td>Responder Job Title:</td>
<td></td>
</tr>
<tr>
<td>Responder Contact Information:</td>
<td></td>
</tr>
<tr>
<td>Date of Response:</td>
<td></td>
</tr>
<tr>
<td>List the names and titles of any contributors that assisted in the formulation of the responses:</td>
<td></td>
</tr>
<tr>
<td>What is the name of the parent or holding company?</td>
<td></td>
</tr>
<tr>
<td>What is the company/business name?</td>
<td></td>
</tr>
<tr>
<td>How long has the company been in business?</td>
<td></td>
</tr>
<tr>
<td>Are there any material claims or judgements against the company?</td>
<td></td>
</tr>
<tr>
<td>If Yes, please describe, including any impact it may have on the service being provided to NWA</td>
<td></td>
</tr>
<tr>
<td>Which regulator supervises or examines the company (if any)?</td>
<td></td>
</tr>
<tr>
<td>Does the company have an internal audit, risk management or compliance department with responsibility for identifying and tracking any outstanding internal, external or regulatory issues?</td>
<td></td>
</tr>
<tr>
<td>What is the target date for the signed contract?</td>
<td></td>
</tr>
<tr>
<td>What is the target program/service launch date?</td>
<td></td>
</tr>
<tr>
<td>What type of data will be hosted or managed - Credit Card Number - CCN, Social Security Number - SSN, Personally Identifiable Information - PII?</td>
<td></td>
</tr>
<tr>
<td>Is this a new service offering? If not how long has it been on the market?</td>
<td></td>
</tr>
<tr>
<td>Is this a shared service? (A shared service is provided on a multi-tenant vs. dedicated equipment)</td>
<td></td>
</tr>
<tr>
<td>Shared:</td>
<td></td>
</tr>
<tr>
<td>Dedicated:</td>
<td></td>
</tr>
<tr>
<td>Other: Please explain</td>
<td></td>
</tr>
<tr>
<td>Question</td>
<td>Answer</td>
</tr>
<tr>
<td>------------------------------------------------------------------------</td>
<td>--------</td>
</tr>
<tr>
<td>Are any aspects of the service outsourced?</td>
<td></td>
</tr>
<tr>
<td>If yes, describe what is outsourced, name of the contracted party,</td>
<td></td>
</tr>
<tr>
<td>whether the outsourced service involves NWA information and the</td>
<td></td>
</tr>
<tr>
<td>country of operation.</td>
<td></td>
</tr>
<tr>
<td>Has the service been audited in the past year for any of the following:</td>
<td></td>
</tr>
<tr>
<td>Privacy</td>
<td></td>
</tr>
<tr>
<td>Information Security</td>
<td></td>
</tr>
<tr>
<td>Disaster Recovery</td>
<td></td>
</tr>
<tr>
<td>Operations</td>
<td></td>
</tr>
<tr>
<td>Technology</td>
<td></td>
</tr>
<tr>
<td>Other</td>
<td></td>
</tr>
<tr>
<td>Does the company hire an external audit firm to provide produce a</td>
<td></td>
</tr>
<tr>
<td>report on areas under review?</td>
<td></td>
</tr>
<tr>
<td>If so, please explain what types of external audit has been conducted</td>
<td></td>
</tr>
<tr>
<td>within the past year.</td>
<td></td>
</tr>
<tr>
<td>Have any of the audits addressed above resulted in any significant</td>
<td></td>
</tr>
<tr>
<td>exceptions or findings that have not been remediated?</td>
<td></td>
</tr>
<tr>
<td>If yes, please provide details:</td>
<td></td>
</tr>
<tr>
<td>Provide an explanation of the NWA data and transaction that are</td>
<td></td>
</tr>
<tr>
<td>part of your service?</td>
<td></td>
</tr>
<tr>
<td>What is the production site physical address?</td>
<td></td>
</tr>
<tr>
<td>What is the backup site physical address?</td>
<td></td>
</tr>
<tr>
<td>Are there any additional location(s) where NWA data is stored?</td>
<td></td>
</tr>
<tr>
<td>If so, provided locations (address, city, state, country).</td>
<td></td>
</tr>
<tr>
<td>Please provide details in the following areas:</td>
<td></td>
</tr>
<tr>
<td>Operation System(s)</td>
<td></td>
</tr>
<tr>
<td>Workstations # of devices</td>
<td></td>
</tr>
<tr>
<td>Servers # of devices</td>
<td></td>
</tr>
<tr>
<td>List of Applications in Scope</td>
<td></td>
</tr>
<tr>
<td>Number of employees by function (e.g. development, systems</td>
<td></td>
</tr>
<tr>
<td>operations, information security)</td>
<td></td>
</tr>
<tr>
<td>Question</td>
<td>Answer</td>
</tr>
<tr>
<td>-------------------------------------------------------------------------</td>
<td>--------</td>
</tr>
<tr>
<td>Will there be CCN, SSN, PII data stored, processed or transmitted by</td>
<td></td>
</tr>
<tr>
<td>the vendor or it's co-location center?</td>
<td></td>
</tr>
<tr>
<td>Types of data that may be transmitted from the vendor to NWA and method:</td>
<td></td>
</tr>
<tr>
<td>Types of data that may be transmitted from NWA to the vendor and method:</td>
<td></td>
</tr>
<tr>
<td>Types of electronic connections between NWA and the vendor center:</td>
<td></td>
</tr>
<tr>
<td>Types of electronic connections between NWA and the co-location center:</td>
<td></td>
</tr>
</tbody>
</table>