

Amendment No. 9 to MA 5600 17060500022 for InfoMaster Desktop Sewer Floating between Innovyze, Inc. ("Contractor") and the City of Austin

- 1.1 The City hereby amends this Contract for an Administrative Increase of \$13,123.89.
- 2.0 The total Contract authorization is recapped below:

Term	Action Amount	Total Contract Amount
Initial Term: 6/5/2017 - 6/4/2018	\$55,875.00	\$55,875.00
Amendment No. 1: InfoMaster Training	\$20,000.00	\$75,875.00
Amendment No. 2: Vendor Name Change from Innovyze, Inc. to Innovyze, Incorporated	\$0.00	\$75,875.00
Amendment No. 3: Option 1 – Extension 6/5/2018 – 6/4/2019 \$21,375.00 (Extension Increase) + \$4,125.00 (Administrative Increase)	\$25,500.00	\$101,375.00
Amendment No. 4: Administrative Increase	\$33,500.00	\$134,875.00
Amendment No. 5: Option 2 – Extension 6/5/2019 – 6/4/2020	\$21,375.00	\$156,250.00
Amendment No. 6: Administrative Increase 6/2019	\$15,635.00	\$171,885.00
Amendment No. 7 Administrative Increase and One year extension. New Term: 06/05/2020-06/04/2020	\$45,000.00	\$216,885.00
Amendment No. 8: Administrative Increase	\$16,000.00	\$232,885.00
Amendment No. 9 Administrative Increase	\$13,123.89	\$246,008.89

- 3.0 MBE/WBE goals were not established for this contract.
- 4.0 By signing this Amendment the Contractor certifies that the Contractor and its principals are not currently suspended or debarred from doing business with the Federal Government, as indicated by the General Services Administration (GSA) List of Parties Excluded from Federal Procurement and Non-Procurement Programs, the State of Texas, or the City of Austin.

5.0 All other terms and conditions remain the same.

BY THE SIGNATURES affixed below, this amendment is hereby incorporated into and made a part of the above-referenced contract.

Sign/Date:

Printed Name: ______Authorized Representative

Innovyze, Inc.

6720 SW Macadam Ave.

Suite 150

Portland, OR 97219

Sign/Date: Paula Barriffe Digitally signed by Paula Barriffe Date: 2020.11.18 08:4232 -06'00'

Paula Barriffe Procurement Specialist III City of Austin Purchasing Office 124 West 8th Street Austin, Texas 78701



Amendment No. 8 to MA 5600 17060500022 for InfoMaster Desktop Sewer Floating between Innovyze, Inc. (Contractor) and the City of Austin

1.0 The above referenced contract is amended as follows:

The City hereby authorizes an administrative increase of \$16,000.

2.0 The total Contract authorization is recapped below:

Term	Action Amount	Total Contract Amount
Initial Term: 6/5/2017 - 6/4/2018	\$55,875.00	\$55,875.00
Amendment No. 1: InfoMaster Training	\$20,000.00	\$75,875.00
Amendment No. 2: Vendor Name Change from Innovyze, Inc. to Innovyze, Incorporated	\$0.00	\$75,875.00
Amendment No. 3: Option 1 – Extension 6/5/2018 – 6/4/2019 \$21,375.00 (Extension Increase) + \$4,125.00 (Administrative Increase)	\$25,500.00	\$101,375.00
Amendment No. 4: Administrative Increase	\$33,500.00	\$134,875.00
Amendment No. 5: Option 2 – Extension 6/5/2019 – 6/4/2020	\$21,375.00	\$156,250.00
Amendment No. 6: Administrative Increase 6/2019	\$15,635.00	\$171,885.00
Amendment No. 7 Administrative Increase and One year extension. New Term: 06/05/2020-06/04/2021	\$45,000.00	\$216,885.00
Amendment No. 8: Administrative Increase	\$16,000.00	\$232,885.00

3.0 MBE/WBE goals were not established for this contract.

- 4.0 By signing this amendment the Contractor certifies that the Contractor and its principals are not currently suspended or debarred from doing business with the Federal Government, as indicated by the General Services Administration (GSA) List of Parties Excluded from Federal Procurement and Non-Procurement Programs, the State of Texas or the City of Austin.
- 5.0 All other terms and conditions remain the same.

By the signature affixed below, this amendment is hereby incorporated into and made a part of the above referenced contract.

Authorized Representative:	Gil Zilkha Digitally signed by Gil Zillha Dist cn-Gil Zillha a o-City of Austin. out-Purchasing Office. email-Gil Zillha@austintexas.gov.c-US
Contractor Signature:	Signature: Date: 2020.09.01 10:48:40-05'00'
Printed Name: GROLORY BRAZEAU	City of Austin Purchasing Office Printed Name:
Date: 8/11/2020	Date:
Innovyze, Inc. 6720 SW Macadam Ave.	City of Austin 124 W. 8 th St., Ste. 310

Austin, TX 78701

Suite 150

Portland. OR 97219



Amendment No. 7
to
MA 5600 17060500022
for
InfoMaster Desktop Sewer Floating
between
Innovyze, Inc. ("Contractor")
and the
City of Austin

- 1.1 The City hereby amends this Contract by extending the Contract for one year and enacting an Administrative Increase of \$45,000.
- 2.0 The total Contract authorization is recapped below:

Term	Action Amount	Total Contract Amount
Initial Term: 6/5/2017 - 6/4/2018	\$55,875.00	\$55,875.00
Amendment No. 1: InfoMaster Training	\$20,000.00	\$75,875.00
Amendment No. 2: Vendor Name Change from Innovyze, Inc. to Innovyze, Incorporated	\$0.00	\$75,875.00
Amendment No. 3: Option 1 – Extension 6/5/2018 – 6/4/2019 \$21,375.00 (Extension Increase) + \$4,125.00 (Administrative Increase)	\$25,500.00	\$101,375.00
Amendment No. 4: Administrative Increase	\$33,500.00	\$134,875.00
Amendment No. 5: Option 2 – Extension 6/5/2019 – 6/4/2020	\$21,375.00	\$156,250.00
Amendment No. 6: Administrative Increase 6/2019	\$15,635.00	\$171,885.00
Amendment No. 7 Administrative Increase and One year extension. New Term: 06/05/2020-06/04/2021	\$45,000.00	\$216,885.00

- 3.0 MBE/WBE goals were not established for this contract.
- 4.0 By signing this Amendment the Contractor certifies that the Contractor and its principals are not currently suspended or debarred from doing business with the Federal Government, as indicated by the General Services Administration (GSA) List of Parties Excluded from Federal Procurement and Non-Procurement Programs, the State of Texas, or the City of Austin.
- 5.0 All other terms and conditions remain the same.

BY THE S	IGNATUR ES	affixed b	elow, this	Amendment	is hereby	incorporated	into and	made a	part of the	above-
referenced	contract.									

Signature: Date: 5/20/20

Signature:

James T. Howard

IT Procurement Manager

1124 IH35 S

Austin, Texas 76548

Date:____

Printed Name:

Authorized Representative

Innovyze, Inc. 6720 SW Macadam Ave, Suite 150 Portland, OR 97219



Amendment No. 6
to
MA 5600 17060500022
for
InfoMaster Desktop Sewer Floating
between
Innovyze, Inc. ("Contractor")
and the
City of Austin

- 1.0 The City hereby amends this Contract by modifying Exhibit A, Scope of Work.
 - 1.1 Modifying section 3.1 Contract amount by \$15,635.00 for a new total amount not to exceed \$758,487.97.
- 2.0 The total Contract authorization is recapped below:

Term	Action Amount	Total Contract Amount
Initial Term: 6/5/2017 – 6/4/2018	\$55,875.00	\$55,875.00
Amendment No. 1: InfoMaster Training	\$20,000.00	\$75,875.00
Amendment No. 2: Vendor Name Change from Innovyze, Inc. to Innovyze, Incorporated	\$0.00	\$75,875.00
Amendment No. 3: Option 1 – Extension 6/5/2018 – 6/4/2019 \$21,375.00 (Extension Increase) + \$4,125.00 (Administrative Increase)	\$25,500.00	\$101,375.00
Amendment No. 4: Administrative Increase	\$33,500.00	\$134,875.00
Amendment No. 5: Option 2 – Extension 6/5/2019 – 6/4/2020	\$21,375.00	\$156,250.00
Amendment No. 6: Administrative Increase	\$15,635.00	\$171,885.00

- 3.0 MBE/WBE goals were not established for this contract.
- 4.0 By signing this Amendment the Contractor certifies that the Contractor and its principals are not currently suspended or debarred from doing business with the Federal Government, as indicated by the General Services Administration (GSA) List of Parties Excluded from Federal Procurement and Non-Procurement Programs, the State of Texas, or the City of Austin.
- 5.0 All other terms and conditions remain the same.

BY THE SIGNATURES affixed below, this Amendment is hereby incorporated into and made a part of the above-referenced contract.

Signature: Laura Garnic	Signature:
Date: 6/4/2019	Date: 4/5/19

Printed Name: Laura Gamic
Authorized Representative

Innovyze, Inc. 6720 SW Macadam Ave, Suite 150 Portland, OR 97219 Daniel Dellemonache Procurement Specialist III

City of Austin Purchasing Office 124 W. 8th Street, Suite 310 Austin, TX 78701

INFOCARE QUOTE

Innovyze®

Quote Number: 190361584-A

BILL TO: City of Austin Watershed Protection Department

Accounts Payable - City of Austin

PO Box 1088

Date: 29 May 2019

Austin, TX 78767-1088 United States **P:** (512) 974-2395

E: ctmapinvoices@austintexas.gov

SHIP TO: City of Austin Watershed Protection Department

PO Box 1088

Austin, TX 78767-1088

United States

CONTRACT START DATE	CONTRACT END DATE	AUTHORIZATION	DUE BY
15 May 2019	14 May 2020	Contract MA 5600 NS180000024	15 May 2019

Product	Unit Price	Qty	Total Amount
Floating License Manager	\$0.00	1	\$0.00
Serial #FLM50R10101-0001197			
InfoMaster Desktop Sewer Floating - InfoCare Renewal	\$3,231.77	1	\$3,231.77
Serial #IMD40R10101-F000239			
InfoWorks ICM - Model Build Only (1,000 Nodes / Unlimited 2D Mesh) - InfoCare Renewal	\$1,436.34	5	\$7,181.81
Serial #22220995			
InfoWorks ICM Floating (Unlimited Nodes / Unlimited 2D Mesh) - InfoCare Renewal	\$5,221.52	1	\$5,221.52
Serial #22220994			
InfoCare (annual maintenance and support) must be continually maintained to	S	ubtotal	\$15,635.00
receive support and upgrades. Lapsed maintenance will be subject to a surcharge.			
Read the Agreement here: https://archive.innovyze.com/agreements/	TOTAL (U.S. [Oollars)	\$15,635.00

Method of Payment

Please remit payment in US Dollars to the address below and include Quote Number: 190361584.

For Direct Electronic Bank Transfer:

Bank:HSBC BankSWIFT Code:#MRMDUS33Account No.:447004131Routing transit number for ACH transfer:#123006389Name:Innovyze IncorporatedRouting transit number for wire transfer:#021001088

Remittance Advice: uscustomerbilling@innovyze.com

Tax has been estimated per your local regulations. Customer remains responsible for all taxes imposed by local regulations associated with this transaction. If your business is tax exempt, please forward your exemption certificate.

Overdue renewals subject to rate increase.

Innovyze Inc. 6720 SW Macadam Avenue, Suite 150 Portland, Oregon 97219 United States



Amendment No. 5
to
Contract No. 5600 17060500022
for
InfoMaster Desktop Sewer Floating
between
Innovyze, Incorporated (Contractor)
and the
City of Austin

- 1.0 The City hereby exercises this extension option for the subject contract. This extension option will be June 05, 2019 to June 04, 2020. Zero (0) options will remain.
- 2.0 The total contract amount is increased by \$21,375.00 by this extension period.

The total contract authorization is recapped below:

Action	Action Amount	Total Contract Amount
Initial Term: 06/05/2017 - 06/04/2018		
	\$55,875.00	\$55,875.00
Amendment No. 1: InfoMaster Training		
-	\$20,000.00	\$75,875.00
Amendment No. 2: Vendor Name Change from Innovyze,		
Inc. to Innovyze, Incorporated	\$0.00	\$75,875.00
Amendment No. 3: Option 1 – Extension		
06/05/2018 – 06/04/2019		•
\$21,375.00 (Extension Increase) + \$4,125.00		
(Administrative Increase)	\$25,500.00	\$101,375.00
Amendment No. 4: Administrative Increase		
	\$33,500.00	\$134,875.00
Amendment No. 5: Option 2 - Extension		
06/05/2019 - 06/04/2020	\$21,375.00	\$156,250.00

- 3.0 MBE/WBE goals do not apply to this contract.
- 4.0 By signing this Amendment the Contractor certifies that the vendor and its principals are not currently suspended or debarred from doing business with the Federal Government, as indicated by the GSA List of Parties Excluded from Federal Procurement and Non-Procurement Programs, the State of Texas, or the City of Austin.
- 5.0 All other terms and conditions remain the same.

BY THE SIGNATURES affixed below, this amendment is hereby incorporated into and made a part of the above-referenced contract.

Sign/Date: Laura Garnic Sign/Date: Sign/Date: Printed Name: Frinted Name: Authorized Representative Authorized Representative

Innovyze, Incorporated 605 East Huntington Dr., Suite 205 Monrovia, CA 91016 City of Austin Purchasing Office 124 W. 8th Street, Ste. 310 Austin, Texas 78701



Amendment No. 4
to
Contract No. 5600 17060500022
for
InfoMaster Desktop Sewer Floating
between
Innovyze, Inc. (Contractor)
and the
City of Austin

1.0 Administrative increase amount of \$33,500.00

The total contract authorization is recapped below:

Action	Action Amount	Total Contract Amount
Initial Term: 06/05/2017 06/04/2018	\$55,875.00	\$55,875.00
Amendment No. 1: InfoMaster Training	\$20,000.00	\$75,875.00
Amendment No. 2: Vendor Name Change from Innovyze, Inc. to Innovyze, Incorporated	\$0.00	\$75,875.00
Amendment No.3: Option 1 – Extension 06/05/2018 – 06/04/2019 \$21,375.00 (Extension Increase) +\$4,125.00 (Administrative Increase)	\$25,500.00	\$101,375.00
Amendment No. 4: Administrative Increase	\$33,500.00	\$134,875.00

- 2.0 MBE/WBE goals do not apply to this contract.
- 3.0 By signing this Amendment the Contractor certifies that the vendor and its principals are not currently suspended or debarred from doing business with the Federal Government, as indicated by the GSA List of Parties Excluded from Federal Procurement and Non-Procurement Programs, the State of Texas, or the City of Austin.
- 4.0 All other terms and conditions remain the same.

BY THE SIGNATURES affixed below	this amendment is hereby incorporated into	and made a part of the above-referenced
contract.		-th

Sign/Date: June 25, 2018 Sign/Date: June 25, 2018

Printed Name: Erick Heath Authorized Representative Printed Name: Jan € S

Authorized Representative

Innovyze, Inc. 605 East Huntington Dr., Suite 205 Monrovia, CA 91016 City of Austin Purchasing Office 124 W. 8th Street, Ste. 310 Austin, Texas 78701



Amendment No. 2
to
Contract No. 5600 17060500022
for
InfoMaster Desktop Sewer Floating
between
Innovyze, Inc. IContractor)
and the
City of Austin

- 1.0 The City hereby exercises this extension option for the subject contract. This extension option will be June 05, 2018 through June 04, 2019. One option will remain.
- 2.0 The total contract amount is increased by \$21,375.00 by this extension period.
- 3.0 Administrative increase amount of \$4,125.00.

The total contract authorization is recapped below:

Action	Action Amount	Total Contract Amount
Initial Term: 06/05/2017 - 06/04/2018	\$55,875.00	\$55,875.00
Amendment No. 1: InfoMaster Training	\$20,000.00	\$75,875.00
Amendment No. 2: Option 1 — Extension 06/05/2018 — 06/04/2019 \$21,375.00 (Extension Increase)+\$4,125.00		
(Administrative Increase)	\$25,500.00	\$101,375.00

- 4.0 MBE/WBE goals do not apply to this contract.
- 5.0 By signing this Amendment the Contractor certifies that the vendor and its principals are not currently suspended or debarred from doing business with the Federal Government, as indicated by the GSA List of Parties Excluded from Federal Procurement and Non-Procurement Programs, the State of Texas, or the City of Austin.
- 6.0 All other terms and conditions remain the same.

BY THE SIGNATURES affixed below, this ame	endment is hereby incorporated into and made a part of the above-referenced
rontract	- /1/

Sign/Date: 1.5h Kab 5-14-18

Printed Name: ERICK HEATH

Authorized Representative

Innovyze, Inc. 605 East Huntington Dr., Suite 205 Monrovia, CA 91016 Sign/Date:

Printed Name:__

Authorized Representative

City of Austin Purchasing Office 124 W. 8th Street, Ste. 310 Austin, Texas 78701



Amendment No. 2
to
Contract No. MA 5600 17060500022
for
InfoMaster Desktop Sewer Floating
between
Innovyze, Inc. (Contractor)
and the
City of Austin

1.0 The Contract is hereby amended as follows: Change the vendor information as requested and documented by the vendor.

	From	То
Vendor Name	Innovyze, Inc. DBA Innovyze	Innovyze, Incorporated
Vendor Code	MWS7158340	V00000953583
FEIN		

2.0 All other terms and conditions of the Contract remain unchanged and in full force and effect.

BY THE SIGNATURE affixed below, this Amendment No. 2 is hereby incorporated into and made a part of the Contract.

Linell Goodin-Brown

Contract Management Supervisor II
City of Austin, Purchasing Office

5-11-18

Date



Amendment No. 1
to
MA 5600 17060500022
for
InfoMaster Desktop Sewer Floating
between
Innovyze, Inc. (Contractor)
and the
City of Austin

1.0 The above referenced contract is amended as follows:

Revise the <u>Compensation</u> Section to increase the total not to exceed to \$75,875.00. This is an increase of \$20,000.00; and

2.0 The total Contract authorization is recapped below:

Term	Action Amount	Total Contract Amount
Original Contract:		
6/05/17 – 6/04/18	\$55,875.00	\$55,875.00
Amendment No. 1:		
InfoMaster Training	\$20,000.00	\$75,875.00

- 3.0 MBE/WBE goals were not established for this contract.
- 4.0 By signing this amendment the Contractor certifies that the Contractor and its principals are not currently suspended or debarred from doing business with the Federal Government, as indicated by the General Services Administration (GSA) List of Parties Excluded from Federal Procurement and Non-Procurement Programs, the State of Texas or the City of Austin.
- 5.0 All other terms and conditions remain the same.

By the signature affixed below, this amendment is hereby incorporated into and made a part of the above referenced contract.

Contractor Signature: 1. Enk Kest

Printed Name: J. Erick Heath

Date: Oct. 9, 2017

Innovyze, Inc. 605 East Huntington Dr., Suite 205 Monrovia, CA 91016 Signature: 7 1 1 City of Austin Purchasing Office

Date: 10/13/17

City of Austin 124 W. 8th St., Ste. 310 Austin, TX 78701

Objective

The purpose of this project is to provide the City with a customized two day InfoMaster Sewer training for their storm water system that will give the City the ability to continue to review and manage their infrastructure data in ways not previously achievable. This scope assumes that an InfoMaster Risk model will be created on the West Bouldin Watershed pilot area of the City's storm water drainage system.

Task 1 – Existing Systems Review

At the outset of the project, Innovyze will schedule a kickoff meeting via conference call. The key goals of this meeting are to:

- Introduce the Innovyze project manager and team.
- Review project objectives, scope, and schedule.
- Review initial data question/survey.
- Identify the pilot area
- Discuss customized training topics

To facilitate input and ensure that the customized training will be in line with the City's expectations, Innovyze recommends inviting the appropriate staff members and senior management from the engineering, information technology, planning, and field operations departments. Existing procedures, priorities, and knowledge specific to the City's storm water drainage system will be discussed during the kickoff meeting.

Items to be provided by the City at least two weeks prior to the Task 1 kickoff meeting are listed below.

- Reports related to previous capital planning and condition assessment efforts.
- CCTV data and associated PACP database (usually available as an export from the CCTV vendor's proprietary software) or other standardized defect codes. Note that due to the size of CCTV videos, only a small sample is requested (ten or less).
- Available pipeline asset data including: age, material, break and urban flooding history, and repair history.
- Available GIS data including: storm water drainage system, critical facilities, digital ortho photos, railroads, water bodies, building footprints, street centerlines with street names, and soil types. Note that critical facilities are different for each utility and may include wetlands, hospitals, schools, etc.
- Export of Storm Water Drainage System Model Results
- Available information on street repaying projects, ideally indicating last year of paying and projected year of next paying. Ratings that indicate payement condition can also be incorporated.
- Available information on utility Capital Improvement Projects (electrical, water, etc.) showing any planned projects (and the year planned) that will cause a street to be patched or repaved.
- Cost data for recent renewal projects (construction, lining, point repairs, bursting, replacement, etc.). Unit costs are best.

Note: the City provided the above data for the pilot area on June 1, 2017.

Task 2 – InfoMaster Sewer Customized Training Preparation

Innovyze will create the training material based on the data received and results of the initial kickoff meeting. Innovyze will work with the City to resolve any "gaps" or missing data.

Innovyze will use the built-in tools within InfoMaster to auto-associate maintenance data, complaints, etc., to system facilities of the pilot area using coordinates provided by the City. The City assumes responsibility for verifying the linkage and making any required adjustments. Alternatively, the City may pre-process the maintenance data and associate with system facilities and then provide to Innovyze for inclusion in InfoMaster (e.g. assign maintenance data to GIS facility data). The following analysis will be created for the pilot area:

- **Reliability analysis.** Configure InfoMaster to perform regression analysis using Weibull, Herz, or Cox proportional hazards pipe failure modeling techniques. Depending on quality of data, the Extended YULE process may be employed.
- **LoF & CoF.** Develop likelihood of failure (LoF) and consequence of failure (CoF) components using a generic scoring system. The scoring system will be reviewed during the custom training. Up to 10 LoF components and up to 10 CoF components will be set up.

 Note: it is the responsibility of the City to determine the scores of each LoF and CoF
- **Risk.** Complete calculation of risk factors for each asset based on combinations of LoF and CoF rankings previously developed.
- **Risk scenarios.** Develop up to three risk scenarios to support sensitivity testing for weighting factors and the effects of combinations of LoF and CoF.
- **Decision tree.** Innovyze will use the InfoMaster's built-in decision tree (flow chart) to analyze asset-by-asset pipe data for prioritization.

The above tasks assume City staff will make all decisions about rankings, relative weightings, breakpoints, scores, multipliers, and exponents. Innovyze will setup and test the InfoMaster data import tool to support ongoing updates with new data for future use by the City.

The results will be a comprehensive risk score and a rehabilitation plan for each individual pipeline segment for the pilot area. Risk will be based on LoF and CoF scores. Figure 1, below, shows the overall data and decision management process for InfoMaster Sewer.



Figure 1 – InfoMaster Sewer Data and Decision Management Process

A draft version of the risk model will be provided to City during the custom training.

Task 3 – Customized On-site Training

Innovyze will spend two days onsite configuring InfoMaster Sewer and training up to eight (8) City staff on the operation and features of InfoMaster Sewer. The first day of the workshop will cover the standard training material and exercises for InfoMaster Sewer. The second day of the workshop City staff will be working hands-on in InfoMaster Sewer using the City's data. One or more Innovyze staff will participate in the workshop.

The City will provide a training room, ArcGIS licenses, and computers for up to eight staff members. Innovyze will provide any necessary temporary Innovyze training licenses, training material, class lectures, and example files for up to eight staff members at no cost.

Testing will be conducted at the end of the workshop to ensure InfoMaster Sewer is up and running.

<u>Task 4 – Documentation</u>

Innovyze will also create a **Model Update Manual** to enable fast and reliable model updates. The update procedures will be created by an experienced Innovyze modeling specialist, and checked by a full QA\QC process to ensure clear instructions and successful use. The Model Update Manual will include the following five topics:

- 1. Importing Facility Data
- 2. Inferring Missing Data
- 3. CCTV Updating
- 4. Rerun CoFs, LoFs, and Risk Analysis
- 5. Rerun Reliability and Rehab Analysis
- 6. Final Review

Project Deliverables:

- Kickoff Meeting Minutes
- Training agenda
- Training materials
- Model Update Manual
- Temporary training licenses for InfoMaster Sewer

Project Exclusions:

The following items are not included in this scope of work:

- Field verification of any data (such as material, diameter, etc.)
- Verification of the accuracy of any GIS Data
- Determination of InfoMaster Sewer multipliers (weighting factors), exponents, and/or COF and LOF upper and lower boundary percentages.
- Provision of computers or ArcGIS software licenses for the workshops
- PACP evaluation or engineering coding of footage

THE DELIVERABLES DEVELOPED HEREUNDER ARE BASED SOLELY ON THE DATA MADE AVAILABLE TO INNOVYZE. INNOVYZE HAS NO LIABILITY OR RESPONSIBILITY FOR ACCURACY, COMPLETENESS, OR CORRECTNESS OF ANY DATA PROVIDED. CITY OF AUSTIN WATERSHED PROTECTION DEPARTMENT RECOGNIZES THAT THE ELECTRONIC DATA FILES MAY NOT BE ADEQUATE AND ARE SUSCEPTIBLE TO ERROR AND CORRUPTION.

Accei	ptance
11000	Pedito

I hereby authorize Innovyze to proceed with the project as described herein. Invoicing will be lump sum based on % complete per month.

Company: City of Austin Watershed Protection Departmen	<u>t</u>
Authorized Signature:	
Name:	
Title:	
Date:	

CONTRACT BETWEEN THE CITY OF AUSTIN AND Innovyze, Inc. For

InfoMaster Desktop Sewer Floating

This Contract is made by and between the City of Austin ("City"), a home-rule municipality incorporated by the State of Texas, and Innovyze, Inc. ("Contractor"), having offices at 605 East Huntington Dr., Suite 205, Monrovia, CA 91016.

SECTION 1. GRANT OF AUTHORITY, SERVICES AND DUTIES

- 1.1 <u>Engagement of the Contractor</u>. Subject to the general supervision and control of the City and subject to the provisions of the Terms and Conditions contained herein, the Contractor is engaged to provide the services set forth in Section 2, Scope of Work.
- 1.2 <u>Responsibilities of the Contractor</u>. The Contractor shall provide all technical and professional expertise, knowledge, management, and other resources required for accomplishing all aspects of the tasks and associated activities identified in the Scope of Work. In the event that the need arises for the Contractor to perform services beyond those stated in the Scope of Work, the Contractor and the City shall negotiate mutually agreeable terms and compensation for completing the additional services.
- 1.3 <u>Responsibilities of the City</u>. The City's Contract Manager will be responsible for exercising general oversight of the Contractor's activities in completing the Scope of Work. Specifically, the Contract Manager will represent the City's interests in resolving day-to-day issues that may arise during the term of this Contract, shall participate regularly in conference calls or meetings for status reporting, shall promptly review any written reports submitted by the Contractor, and shall approve all invoices for payment, as appropriate. The City's Contract Manager shall give the Contractor timely feedback on the acceptability of progress and task reports.
- Designation of Key Personnel. The Contractor's Contract Manager for this engagement shall be Paul Hsuing, Phone: (913) 383-2086, Email Address: Paul.H.Hsuing@innovyze.com. The City's Contract Manager for engagement 974-9790, shall be Morgan Byars, Phone: (512)Email Morgan.Byars@austintexas.gov. The City and the Contractor resolve to keep the same key personnel assigned to this engagement throughout its term. In the event that it becomes necessary for the Contractor to replace any key personnel, the replacement will be an individual having equivalent experience and competence in executing projects such as the one described herein. Additionally, the Contractor will promptly notify the City Contract Manager and obtain approval for the replacement. Such approval shall not be unreasonably withheld.

SECTION 2. SCOPE OF WORK

2.1 <u>Contractor's Obligations</u>. The Contractor shall fully and timely provide all deliverables described herein and in the Contractor's Offer in strict accordance with the terms, covenants, and conditions of the Contract and all applicable Federal, State, and local laws, rules, and regulations.

SECTION 3. COMPENSATION

3.1 <u>Contract Amount</u>. The Contractor will be paid as indicated herein upon the successful completion of the Scope of Work, as described herein. In consideration for the services to be performed under this Contract, the Contractor shall be paid an amount not to exceed \$55,875.00 for the initial term, \$21,375.00 for the first extension, and \$21,375.00 for the second extension, for a total estimated contract amount not to exceed \$98,625.00 comprising the software maintenance and support fees.

3.2 Economic Price Adjustment.

3.2.1 Price Adjustments. Prices shown in this Contract shall remain firm for the first 12-month period of the Contract. After that, in recognition of the potential for fluctuation of the Contractor's cost, a price adjustment (increase or decrease) may be requested by either the City or the Contractor on the anniversary date of the Contract or as may otherwise be specified herein. The percentage change between the contract price and the requested price shall not exceed the percentage change between the specified index in effect on the date the solicitation closed and the most recent, non-preliminary data at the time the price adjustment is requested. The requested price adjustment shall not exceed ten percent (10%) for any single line item and in no event shall the total amount of the contract be automatically adjusted as a result of the change in one or more line items made pursuant to this provision. Prices for products or services unaffected by verifiable cost trends shall not be subject to adjustment.

- 3.2.2 <u>Effective Date</u>. Approved price adjustments will go into effect on the first day of the upcoming renewal period or anniversary date of contract award and remain in effect until contract expiration unless changed by subsequent amendment.
- 3.2.3 Adjustments. A request for price adjustment must be made in writing and submitted to the other Party prior to the yearly anniversary date of the Contract; adjustments may only be considered at that time unless otherwise specified herein. Requested adjustments must be solely for the purpose of accommodating changes in the Contractor's direct costs. Contractor shall provide an updated price listing once agreed to adjustment(s) have been approved by the parties.
- 3.2.4 <u>Indexes.</u> In most cases an index from the Bureau of Labor Standards (BLS) will be utilized; however, if there is more appropriate, industry recognized standard then that index may be selected.
 - 3.2.4.1 The following definitions apply:
 - 3.2.4.1.1 <u>Base Period</u>: Month and year of the original contracted price (the solicitation close date).
 - 3.2.4.1.2 **Base Price:** Initial price quoted, proposed and/or contracted per unit of measure.
 - 3.2.4.1.3 <u>Adjusted Price</u>: Base Price after it has been adjusted in accordance with the applicable index change and instructions provided.
 - 3.2.4.1.4 **Change Factor:** The multiplier utilized to adjust the Base Price to the Adjusted Price.
 - 3.2.4.1.5 Weight %: The percent of the Base Price subject to adjustment based on the index change.
 - 3.2.4.2 <u>Adjustment-Request Review</u>. Each adjustment-request received will be reviewed and compared to changes in the index(es) identified below. Where applicable:
 - 3.2.4.2.1 Utilize final Compilation data instead of Preliminary data
 - 3.2.4.2.2. If the referenced index is no longer available shift up to the next higher category index.
 - 3.2.4.3 **Index Identification.** Complete table as they may apply.

Weight % or \$ of Base Price: 100	
Database Name: Producer Price Index Data	
Series ID: WPU34	
Not Seasonally Adjusted	☐ Seasonally Adjusted
Geographical Area:	
Description of Series ID: Software Publishing	
This Index shall apply to the following items of	f the Bid Sheet / Cost Proposal: ALL

- 3.2.5 **Calculation.** Price adjustment will be calculated as follows:
 - 3.2.5.1 <u>Single Index</u>. Adjust the Base Price by the same factor calculated for the index change.

Index at time of calculation	
Divided by index on solicitation close date	
Equals Change Factor	
Multiplied by the Base Price	
Equals the Adjusted Price	

3.2.6 If the requested adjustment is not supported by the referenced index, the City, as its sole discretion, may consider approving an adjustment on fully documented market increases.

3.3 Invoices.

3.3.1 Invoices shall contain a unique invoice number, the purchase order or delivery order number and the master agreement number if applicable, the Department's Name, and the name of the point of contact for the Department. Invoices shall be itemized. The Contractor's name and, if applicable, the tax identification number on the invoice must exactly match the information in the Contractor's registration with the City. Unless otherwise instructed in writing, the City may rely on the remittance address specified on the Contractor's invoice. Invoices received without all required information cannot be processed and will be returned to the Contractor. Invoices shall be mailed to the below address:

	City of Austin
Department	Communication Technology Management or (CTM)
Attn:	Accounts Payable
Email Address	CTMAPInvoices@austintexas.gov
Address	PO Box 1088
City, State, Zip Code	Austin, TX 78767

- 3.3.2 Invoices for labor shall include a copy of all time-sheets with trade labor rate and deliverables order number clearly identified. Invoices shall also include a tabulation of work-hours at the appropriate rates and grouped by work order number. Time billed for labor shall be limited to hours actually worked at the work site.
- 3.3.3 Unless otherwise expressly authorized in the Contract, the Contractor shall pass through all Subcontract and other authorized expenses at actual cost without markup.
- 3.3.4 Federal excise taxes, State taxes, or City sales taxes must not be included in the invoiced amount. The City will furnish a tax exemption certificate upon request.

3.4 Payment.

- 3.4.1 All proper invoices received by the City will be paid within thirty (30) calendar days of the City's receipt of the deliverables or of the invoice, whichever is later.
- 3.4.2 If payment is not timely made, (per this paragraph), interest shall accrue on the unpaid balance at the lesser of the rate specified in Texas Government Code Section 2251.025 or the maximum lawful rate; except, if payment is not timely made for a reason for which the City may withhold payment hereunder, interest shall not accrue until ten (10) calendar days after the grounds for withholding payment have been resolved.
- 3.4.3 The City may withhold or off set the entire payment or part of any payment otherwise due the Contractor to such extent as may be necessary on account of:
 - 3.4.3.1 delivery of defective or non-conforming deliverables by the Contractor;
 - 3.4.3.2 third party claims, which are not covered by the insurance which the Contractor is required to provide, are filed or reasonable evidence indicating probable filing of such claims;
 - 3.4.3.3 failure of the Contractor to pay Subcontractors, or for labor, materials or equipment;
 - 3.4.3.4 damage to the property of the City or the City's agents, employees or contractors, which is not covered by insurance required to be provided by the Contractor;
 - 3.4.3.5 reasonable evidence that the Contractor's obligations will not be completed within the time specified in the Contract, and that the unpaid balance would not be adequate to cover actual or liquidated damages for the anticipated delay;
 - 3.4.3.6 failure of the Contractor to submit proper invoices with all required attachments and supporting documentation; or
 - 3.4.3.7 failure of the Contractor to comply with any material provision of the Contract Documents.

- 3.4.4 Notice is hereby given of Article VIII, Section 1 of the Austin City Charter which prohibits the payment of any money to any person, firm or corporation who is in arrears to the City for taxes, and of §2-8-3 of the Austin City Code concerning the right of the City to offset indebtedness owed the City.
- 3.4.5 Payment will be made by check unless the parties mutually agree to payment by credit card or electronic transfer of funds. The Contractor agrees that there shall be no additional charges, surcharges, or penalties to the City for payments made by credit card or electronic transfer of funds.
- 3.5 Retainage. The City reserves the right to withhold a 10 percent (%) retainage until completion of all work required by the Contract. The Contractor's invoice shall indicate the amount due, less the retainage. Upon final acceptance of the work, the Contractor shall submit an invoice for the retainage to the City and payment will be made as specified in the Contract. Payment of the retainage by the City shall not constitute nor be deemed a waiver or release by the City of any of its rights and remedies against the Contractor for recovery of amounts improperly invoiced or for defective, incomplete or non-conforming work under the Contract.
- 3.6 <u>Non-Appropriation</u>. The awarding or continuation of this Contract is dependent upon the availability of funding. The City's payment obligations are payable only and solely from funds Appropriated and available for this Contract. The absence of Appropriated or other lawfully available funds shall render the Contract null and void to the extent funds are not Appropriated or available and any deliverables delivered but unpaid shall be returned to the Contractor. The City shall provide the Contractor written notice of the failure of the City to make an adequate Appropriation for any fiscal year to pay the amounts due under the Contract, or the reduction of any Appropriation to an amount insufficient to permit the City to pay its obligations under the Contract. In the event of non or inadequate appropriation of funds, there will be no penalty nor removal fees charged to the City.
- 3.7 <u>Reimbursable Expenses</u>. Expenses incurred directly in support of completing the work set forth in this Contract are reimbursable to the Contractor within the Contract amount.
 - 3.7.1 <u>Administrative</u>. The Contractor will be reimbursed for selected administrative expenses incurred directly in support of executing this Contract. Reimbursable administrative expenses include actual charges for long distance telephone calls, facsimile transmissions, reproduction, printing and binding, postage, express delivery and report processing.
 - 3.7.2 <u>Travel Expenses</u>. All travel, lodging, and per diem expenses in connection with the Contract for which reimbursement may be claimed by the Contractor under the terms of the Contract will be reviewed against the City's Travel Policy and the current United States General Services Administration Domestic Per Diem Rates (the "Rates") as published and maintained on the Internet at:

http://www.gsa.gov/portal/category/21287

No amounts in excess of the Travel Policy or Rates shall be paid. All invoices must be accompanied by copies of itemized receipts (e.g. hotel bills, airline tickets). No reimbursement will be made for expenses not actually incurred. Airline fares in excess of coach or economy will not be reimbursed. Mileage charges may not exceed the amount permitted as a deduction in any year under the Internal Revenue Code or Regulation.

3.8 Final Payment and Close-Out.

- 3.8.1 The making and acceptance of final payment will constitute:
 - 3.8.1.1 a waiver of all claims by the City against the Contractor, except claims (1) which have been previously asserted in writing and not yet settled, (2) arising from defective work appearing after final inspection, (3) arising from failure of the Contractor to comply with the Contract or the terms of any warranty specified herein, (4) arising from the Contractor's continuing obligations under the Contract, including but not limited to indemnity and warranty obligations, or (5) arising under the City's right to audit; and
 - 3.8.1.2 a waiver of all claims by the Contractor against the City other than those previously asserted in writing and not yet settled.

SECTION 4. TERM AND TERMINATION

4.1 <u>Term of Contract</u>. The Contract shall be in effect for an initial term of 12 months and may be extended thereafter for up to 2 additional 12 month periods, subject to the approval of the Contractor and the City Purchasing Officer or his designee.

- 4.1.1 Upon expiration of the initial term or period of extension, the Contractor agrees to hold over under the terms and conditions of this Contract for such a period of time as is reasonably necessary to re-solicit and/or complete the project (not to exceed 120 calendar days unless mutually agreed on in writing).
- 4.2 <u>Right To Assurance</u>. Whenever one party to the Contract in good faith has reason to question the other party's intent to perform, demand may be made to the other party for written assurance of the intent to perform. In the event that no assurance is given within the time specified after demand is made, the demanding party may treat this failure as an anticipatory repudiation of the Contract.
- 4.3 <u>Default</u>. The Contractor shall be in default under the Contract if the Contractor (a) fails to fully, timely and faithfully perform any of its material obligations under the Contract, (b) fails to provide adequate assurance of performance under the "Right to Assurance paragraph herein, (c) becomes insolvent or seeks relief under the bankruptcy laws of the United States or (d) makes a material misrepresentation in Contractor's Offer, or in any report or deliverable required to be submitted by Contractor to the City.
- Termination For Cause. In the event of a default by the Contractor, the City shall have the right to terminate the Contract for cause, by written notice effective ten (10) calendar days, unless otherwise specified, after the date of such notice, unless the Contractor, within such ten (10) day period, cures such default, or provides evidence sufficient to prove to the City's reasonable satisfaction that such default does not, in fact, exist. The City may place Contractor on probation for a specified period of time within which the Contractor must correct any non-compliance issues. Probation shall not normally be for a period of more than nine (9) months, however, it may be for a longer period, not to exceed one (1) year depending on the circumstances. If the City determines the Contractor has failed to perform satisfactorily during the probation period, the City may proceed with suspension. In the event of a default by the Contractor, the City may suspend or debar the Contractor in accordance with the "City of Austin Purchasing Office Probation, Suspension and Debarment Rules for Vendors" and remove the Contractor from the City's vendor list for up to five (5) years and any Offer submitted by the Contractor may be disqualified for up to five (5) years. In addition to any other remedy available under law or in equity, the City shall be entitled to recover all actual damages, costs, losses and expenses, incurred by the City as a result of the Contractor's default, including, without limitation, cost of cover, reasonable attorneys' fees, court costs, and prejudgment and post-judgment interest at the maximum lawful rate. All rights and remedies under the Contract are cumulative and are not exclusive of any other right or remedy provided by law.
- 4.5 <u>Termination Without Cause</u>. The City shall have the right to terminate the Contract, in whole or in part, without cause any time upon thirty (30) calendar days prior written notice. Upon receipt of a notice of termination, the Contractor shall promptly cease all further work pursuant to the Contract, with such exceptions, if any, specified in the notice of termination. The City shall pay the Contractor, to the extent of funds Appropriated or otherwise legally available for such purposes, for all goods delivered and services performed and obligations incurred prior to the date of termination in accordance with the terms hereof.
- 4.6 <u>Fraud.</u> Fraudulent statements by the Contractor on any Offer or in any report or deliverable required to be submitted by the Contractor to the City shall be grounds for the termination of the Contract for cause by the City and may result in legal action.

SECTION 5. OTHER DELIVERABLES

5.1 Equal Opportunity.

- 5.2.1 Equal Employment Opportunity. No Contractor, or Contractor's agent, shall engage in any discriminatory employment practice as defined in Chapter 5-4 of the City Code. No Offer submitted to the City shall be considered, nor any Purchase Order issued, or any Contract awarded by the City unless the Offeror has executed and filed with the City Purchasing Office a current Non-Discrimination Certification. Non-compliance with Chapter 5-4 of the City Code may result in sanctions, including termination of the contract and the Contractor's suspension or debarment from participation on future City contracts until deemed compliant with Chapter 5-4.
- 5.1.2 <u>Americans With Disabilities Act (ADA) Compliance</u>. No Contractor, or Contractor's agent, shall engage in any discriminatory practice against individuals with disabilities as defined in the ADA, including but not limited to: employment, accessibility to goods and services, reasonable accommodations, and effective communications.

5.2 Acceptance of Incomplete or Non-Conforming Deliverables. If, instead of requiring immediate correction or removal and replacement of defective or non-conforming deliverables, the City prefers to accept it, the City may do so. The Contractor shall pay all claims, costs, losses and damages attributable to the City's evaluation of and determination to accept such defective or non-conforming deliverables. If any such acceptance occurs prior to final payment, the City may deduct such amounts as are necessary to compensate the City for the diminished value of the defective or non-conforming deliverables. If the acceptance occurs after final payment, such amount will be refunded to the City by the Contractor.

5.3 Delays.

- 5.4.1 The City may delay scheduled delivery or other due dates by written notice to the Contractor if the City deems it is in its best interest. If such delay causes an increase in the cost of the work under the Contract, the City and the Contractor shall negotiate an equitable adjustment for costs incurred by the Contractor in the Contract price and execute an amendment to the Contract. The Contractor must assert its right to an adjustment within thirty (30) calendar days from the date of receipt of the notice of delay. Failure to agree on any adjusted price shall be handled under the Dispute Resolution process specified herein. However, nothing in this provision shall excuse the Contractor from delaying the delivery as notified.
- 5.3.2 Neither party shall be liable for any default or delay in the performance of its obligations under this Contract if, while and to the extent such default or delay is caused by acts of God, fire, riots, civil commotion, labor disruptions, sabotage, sovereign conduct, or any other cause beyond the reasonable control of such Party. In the event of default or delay in Contract performance due to any of the foregoing causes, then the time for completion of the services will be extended; provided, however, in such an event, a conference will be held within three (3) business days to establish a mutually agreeable period of time reasonably necessary to overcome the effect of such failure to perform.
- 5.4 <u>Ownership And Use Of Deliverables</u>. The City shall own all rights, titles, and interests throughout the world in and to the deliverables.
 - Patents. As to any patentable subject matter contained in the deliverables, the Contractor agrees to disclose such patentable subject matter to the City. Further, if requested by the City, the Contractor agrees to assign and, if necessary, cause each of its employees to assign the entire right, title, and interest to specific inventions under such patentable subject matter to the City and to execute, acknowledge, and deliver and, if necessary, cause each of its employees to execute, acknowledge, and deliver an assignment of letters patent, in a form to be reasonably approved by the City, to the City upon request by the City.
 - Copyrights. As to any deliverables containing copyrightable subject matter, the Contractor agrees that upon their creation, such deliverables shall be considered as work made-for-hire by the Contractor for the City and the City shall own all copyrights in and to such deliverables, provided however, that nothing in this paragraph shall negate the City's sole or joint ownership of any such deliverables arising by virtue of the City's sole or joint authorship of such deliverables. Should by operation of law, such deliverables not be considered works made-for-hire, the Contractor hereby assigns to the City (and agrees to cause each of its employees providing services to the City hereunder to execute, acknowledge, and deliver an assignment to the City of) all worldwide right, title, and interest in and to such deliverables. With respect to such work made-for-hire, the Contractor agrees to execute, acknowledge, and deliver and cause each of its employees providing services to the City hereunder to execute, acknowledge, and deliver a work-made-for-hire agreement, in a form to be reasonably approved by the City, to the City upon delivery of such deliverables to the City or at such other time as the City may request.
 - Additional Assignments. The Contractor further agrees to, and if applicable, cause each of its employees to, execute, acknowledge, and deliver all applications, specifications, oaths, assignments, and all other instruments which the City might reasonably deem necessary in order to apply for and obtain copyright protection, mask work registration, trademark registration and/or protection, letters patent, or any similar rights in any and all countries and in order to assign and convey to the City, its successors, assigns and nominees, the sole and exclusive right, title, and interest in and to the deliverables. The Contractor's obligation to execute, acknowledge, and deliver (or cause to be executed, acknowledged, and delivered) instruments or papers such as those described in this paragraph shall continue after the termination of this Contract with respect to such deliverables. In the event the City should not seek to obtain copyright protection, mask work registration or patent protection for any of the deliverables, but should desire to keep the same secret, the Contractor agrees to treat the same as Confidential Information under the terms herein.

- 5.5 <u>Rights to Proposal and Contractual Material</u>. All material submitted by the Contractor to the City shall become property of the City upon receipt. Any portions of such material claimed by the Contractor to be proprietary must be clearly marked as such. Determination of the public nature of the material is subject to the Texas Public Information Act, Chapter 552, Texas Government Code.
- 5.6 <u>Publications</u>. All published material and written reports submitted under the Contract must be originally developed material unless otherwise specifically provided in the Contract. When material not originally developed is included in a report in any form, the source shall be identified.

SECTION 6. WARRANTIES

6.1 Warranty - Price.

- 6.1.1 The Contractor warrants the prices quoted in the Offer are no higher than the Contractor's current prices on orders by others for like deliverables under similar terms of purchase.
- 6.1.2 The Contractor certifies that the prices in the Offer have been arrived at independently without consultation, communication, or agreement for the purpose of restricting competition, as to any matter relating to such fees with any other firm or with any competitor.
- 6.1.3 In addition to any other remedy available, the City may deduct from any amounts owed to the Contractor, or otherwise recover, any amounts paid for items in excess of the Contractor's current prices on orders by others for like deliverables under similar terms of purchase.
- 6.2 <u>Warranty Services</u>. The Contractor warrants and represents that all services to be provided to the City under the Contract will be fully and timely performed in a good and workmanlike manner in accordance with generally accepted industry standards and practices, the terms, conditions, and covenants of the Contract, and all applicable Federal, State and local laws, rules or regulations.
 - 6.2.1 The Contractor may not limit, exclude or disclaim the foregoing warranty or any warranty implied by law, and any attempt to do so shall be without force or effect.
 - 6.2.2 Unless otherwise specified in the Contract, the warranty period shall be <u>at least</u> one year from the acceptance date. If during the warranty period, one or more of the warranties are breached, the Contractor shall promptly upon receipt of demand perform the services again in accordance with above standard at no additional cost to the City. All costs incidental to such additional performance shall be borne by the Contractor. The City shall endeavor to give the Contractor written notice of the breach of warranty within thirty (30) calendar days of discovery of the breach of warranty, but failure to give timely notice shall not impair the City's rights under this section.
 - 6.2.3 If the Contractor is unable or unwilling to perform its services in accordance with the above standard as required by the City, then in addition to any other available remedy, the City may reduce the amount of services it may be required to purchase under the Contract from the Contractor, and purchase conforming services from other sources. In such event, the Contractor shall pay to the City upon demand the increased cost, if any, incurred by the City to procure such services from another source.

SECTION 7. MISCELLANEOUS

7.1 Place and Condition of Work. The City shall provide the Contractor access to the sites where the Contractor is to perform the services as required in order for the Contractor to perform the services in a timely and efficient manner in accordance with and subject to the applicable security laws, rules, and regulations. The Contractor acknowledges that it has satisfied itself as to the nature of the City's service requirements and specifications, the location and essential characteristics of the work sites, the quality and quantity of materials, equipment, labor and facilities necessary to perform the services, and any other condition or state of fact which could in any way affect performance of the Contractor's obligations under the Contract. The Contractor hereby releases and holds the City harmless from and against any liability or claim for damages of any kind or nature if the actual site or service conditions differ from expected conditions.

7.2 Workforce.

- 7.2.1 The Contractor shall employ only orderly and competent workers, skilled in the performance of the services which they will perform under the Contract.
- 7.2.2 The Contractor, its employees, subcontractors, and subcontractor's employees may not while engaged in participating or responding to a solicitation or while in the course and scope of delivering goods or services under a City of Austin contract or on the City's property:
 - 7.2.2.1 use or possess a firearm, including a concealed handgun that is licensed under state law, except as required by the terms of the Contract; and
 - 7.2.2.2 use or possess alcoholic or other intoxicating beverages, illegal drugs or controlled substances, nor may such workers be intoxicated, or under the influence of alcohol or drugs, on the job.
- 7.2.3 If the City or the City's representative notifies the Contractor that any worker is incompetent, disorderly or disobedient, has knowingly or repeatedly violated safety regulations, has possessed any firearms, or has possessed or was under the influence of alcohol or drugs on the job, the Contractor shall immediately remove such worker from Contract services, and may not employ such worker again on Contract services without the City's prior written consent.
- 7.3 <u>Compliance with Health, Safety, and Environmental Regulations</u>. The Contractor, its Subcontractors, and their respective employees, shall comply fully with all applicable federal, state, and local health, safety, and environmental laws, ordinances, rules and regulations in the performance of the services, including but not limited to those promulgated by the City and by the Occupational Safety and Health Administration (OSHA). In case of conflict, the most stringent safety requirement shall govern. The Contractor shall indemnify and hold the City harmless from and against all claims, demands, suits, actions, judgments, fines, penalties and liability of every kind arising from the breach of the Contractor's obligations under this paragraph.
- 7.4 **Significant Event.** The Contractor shall immediately notify the City's Contract Manager of any current or prospective "significant event" on an ongoing basis. All notifications shall be submitted in writing to the Contract Manager. As used in this provision, a "significant event" is any occurrence or anticipated occurrence which might reasonably be expected to have a material effect upon the Contractor's ability to meet its contractual obligations. Significant events may include but not be limited to the following:
 - 7.4.1 disposal of major assets;
 - 7.4.2 any major computer software conversion, enhancement or modification to the operating systems, security systems, and application software, used in the performance of this Contract;
 - 7.4.3 any significant termination or addition of provider contracts;
 - 7.4.4 the Contractor's insolvency or the imposition of, or notice of the intent to impose, a receivership, conservatorship or special regulatory monitoring, or any bankruptcy proceedings, voluntary or involuntary, or reorganization proceedings;
 - 7.4.5 strikes, slow-downs or substantial impairment of the Contractor's facilities or of other facilities used by the Contractor in the performance of this Contract;
 - 7.4.6 reorganization, reduction and/or relocation in key personnel;
 - 7.4.7 known or anticipated sale, merger, or acquisition;
 - 7.4.8 known, planned or anticipated stock sales;
 - 7.4.9 any litigation against the Contractor; or
 - 7.4.10 significant change in market share or product focus.

7.5 Audits and Records.

7.5.1 The Contractor agrees that the representatives of the Office of the City Auditor or other authorized representatives of the City shall have access to, and the right to audit, examine, or reproduce, any and all records of the Contractor related to the performance under this Contract. The Contractor shall retain all such records for a period of three (3) years after final payment on this Contract or until all audit and litigation matters that the City has brought to the attention of the Contractor are resolved, whichever is longer. The Contractor agrees to refund to the City any overpayments disclosed by any such audit.

7.5.2 Records Retention:

- 7.5.2.1 Contractor is subject to City Code chapter 2-11 (Records Management), and as it may subsequently be amended. For purposes of this subsection, a Record means all books, accounts, reports, files, and other data recorded or created by a Contractor in fulfillment of the Contract whether in digital or physical format, except a record specifically relating to the Contactor's internal administration.
- 7.5.2.2 All Records are the property of the City. The Contractor may not dispose of or destroy a Record without City authorization and shall deliver the Records, in all requested formats and media, along with all finding aids and metadata, to the City at no cost when requested by the City.
- 7.5.3 The Contractor shall include sections 7.5.1 and 7.5.2 above in all subcontractor agreements entered into in connection with this Contract.
- 7.6 <u>Stop Work Notice</u>. The City may issue an immediate Stop Work Notice in the event the Contractor is observed performing in a manner that is in violation of Federal, State, or local guidelines, or in a manner that is determined by the City to be unsafe to either life or property. Upon notification, the Contractor will cease all work until notified by the City that the violation or unsafe condition has been corrected. The Contractor shall be liable for all costs incurred by the City as a result of the issuance of such Stop Work Notice.

7.7 Indemnity.

7.7.1 Definitions:

- 7.7.1.1 "Indemnified Claims" shall include any and all claims, demands, suits, causes of action, judgments and liability of every character, type or description, including all reasonable costs and expenses of litigation, mediation or other alternate dispute resolution mechanism, including attorney and other professional fees for:
 - 7.7.1.1.1 damage to or loss of the property of any person (including, but not limited to the City, the Contractor, their respective agents, officers, employees and subcontractors; the officers, agents, and employees of such subcontractors; and third parties); and/or;
 - 7.7.1.1.2 death, bodily injury, illness, disease, worker's compensation, loss of services, or loss of income or wages to any person (including but not limited to the agents, officers and employees of the City, the Contractor, the Contractor's subcontractors, and third parties),
- 7.7.1.2 "Fault" shall include the sale of defective or non-conforming deliverables, negligence, willful misconduct, or a breach of any legally imposed strict liability standard.
- 7.7.2 THE CONTRACTOR SHALL DEFEND (AT THE OPTION OF THE CITY), INDEMNIFY, AND HOLD THE CITY, ITS SUCCESSORS, ASSIGNS, OFFICERS, EMPLOYEES AND ELECTED OFFICIALS HARMLESS FROM AND AGAINST ALL INDEMNIFIED CLAIMS DIRECTLY ARISING OUT OF, INCIDENT TO, CONCERNING OR RESULTING FROM THE FAULT OF THE CONTRACTOR, OR THE CONTRACTOR'S AGENTS, EMPLOYEES OR SUBCONTRACTORS, IN THE PERFORMANCE OF THE CONTRACTOR'S OBLIGATIONS UNDER THE CONTRACT. NOTHING HEREIN SHALL BE DEEMED TO LIMIT THE RIGHTS OF THE CITY OR THE CONTRACTOR (INCLUDING, BUT NOT LIMITED TO, THE RIGHT TO SEEK CONTRIBUTION) AGAINST ANY THIRD PARTY WHO MAY BE LIABLE FOR AN INDEMNIFIED CLAIM.
- 7.8 <u>Claims</u>. If any claim, demand, suit, or other action is asserted against the Contractor which arises under or concerns the Contract, or which could have a material adverse affect on the Contractor's ability to perform thereunder, the Contractor shall give written notice thereof to the City within ten (10) calendar days after receipt of notice by the Contractor. Such notice to the City shall state the date of notification of any such claim, demand,

suit, or other action; the names and addresses of the claimant(s); the basis thereof; and the name of each person against whom such claim is being asserted. Such notice shall be delivered personally or by mail and shall be sent to the City and to the Austin City Attorney. Personal delivery to the City Attorney shall be to City Hall, 301 West 2nd Street, 4th Floor, Austin, Texas 78701, and mail delivery shall be to P.O. Box 1088, Austin, Texas 78767.

7.9 <u>Notices.</u> Unless otherwise specified, all notices, requests, or other communications required or appropriate to be given under the Contract shall be in writing and shall be deemed delivered three (3) business days after postmarked if sent by U.S. Postal Service Certified or Registered Mail, Return Receipt Requested. Notices delivered by other means shall be deemed delivered upon receipt by the addressee. Routine communications may be made by first class mail, telefax, or other commercially accepted means. Notices to the City and the Contractor shall be addressed as follows:

To the City:

To the Contractor:

City of Austin, Purchasing Office

Innovyze, Inc.

ATTN: Gil Zilkha, Contract Administrator

ATTN: Contract Manager

P O Box 1088

605 East Huntington Dr., Suite 205

Austin, TX 78767

Monrovia, CA 91016

- 7.10 Confidentiality. In order to provide the deliverables to the City, Contractor may require access to certain of the City's and/or its licensors' confidential information (including inventions, employee information, trade secrets, confidential know-how, confidential business information, and other information which the City or its licensors consider confidential) (collectively, "Confidential Information"). Contractor acknowledges and agrees that the Confidential Information is the valuable property of the City and/or its licensors and any unauthorized use, disclosure, dissemination, or other release of the Confidential Information will substantially injure the City and/or its licensors. The Contractor (including its employees, subcontractors, agents, or representatives) agrees that it will maintain the Confidential Information in strict confidence and shall not disclose, disseminate, copy, divulge, recreate, or otherwise use the Confidential Information without the prior written consent of the City or in a manner not expressly permitted under this Contract, unless the Confidential Information is required to be disclosed by law or an order of any court or other governmental authority with proper jurisdiction, provided the Contractor promptly notifies the City before disclosing such information so as to permit the City reasonable time to seek an appropriate protective order. The Contractor agrees to use protective measures no less stringent than the Contractor uses within its own business to protect its own most valuable information, which protective measures shall under all circumstances be at least reasonable measures to ensure the continued confidentiality of the Confidential Information.
- 7.11 <u>Advertising</u>. The Contractor shall not advertise or publish, without the City's prior consent, the fact that the City has entered into the Contract, except to the extent required by law.
- 7.12 No Contingent Fees. The Contractor warrants that no person or selling agency has been employed or retained to solicit or secure the Contract upon any agreement or understanding for commission, percentage, brokerage, or contingent fee, excepting bona fide employees of bona fide established commercial or selling agencies maintained by the Contractor for the purpose of securing business. For breach or violation of this warranty, the City shall have the right, in addition to any other remedy available, to cancel the Contract without liability and to deduct from any amounts owed to the Contractor, or otherwise recover, the full amount of such commission, percentage, brokerage or contingent fee.
- 7.13 **Gratuities.** The City may, by written notice to the Contractor, cancel the Contract without liability if it is determined by the City that gratuities were offered or given by the Contractor or any agent or representative of the Contractor to any officer or employee of the City with a view toward securing the Contract or securing favorable treatment with respect to the awarding or amending or the making of any determinations with respect to the performing of such contract. In the event the Contract is canceled by the City pursuant to this provision, the City shall be entitled, in addition to any other rights and remedies, to recover or withhold the amount of the cost incurred by the Contractor in providing such gratuities.
- 7.14 <u>Prohibition Against Personal Interest in Contracts</u>. No officer, employee, independent consultant, or elected official of the City who is involved in the development, evaluation, or decision-making process of the performance of any solicitation shall have a financial interest, direct or indirect, in the Contract resulting from that solicitation. Any willful violation of this section shall constitute impropriety in office, and any officer or employee

guilty thereof shall be subject to disciplinary action up to and including dismissal. Any violation of this provision, with the knowledge, expressed or implied, of the Contractor shall render the Contract voidable by the City.

- 7.15 <u>Independent Contractor</u>. The Contract shall not be construed as creating an employer/employee relationship, a partnership, or a joint venture. The Contractor's services shall be those of an independent contractor. The Contractor agrees and understands that the Contract does not grant any rights or privileges established for employees of the City.
- 7.16 <u>Assignment-Delegation</u>. The Contract shall be binding upon and enure to the benefit of the City and the Contractor and their respective successors and assigns, provided however, that no right or interest in the Contract shall be assigned and no obligation shall be delegated by the Contractor without the prior written consent of the City. Any attempted assignment or delegation by the Contractor shall be void unless made in conformity with this paragraph. The Contract is not intended to confer rights or benefits on any person, firm or entity not a party hereto; it being the intention of the parties that there be no third party beneficiaries to the Contract.
- 7.17 <u>Waiver</u>. No claim or right arising out of a breach of the Contract can be discharged in whole or in part by a waiver or renunciation of the claim or right unless the waiver or renunciation is supported by consideration and is in writing signed by the aggrieved party. No waiver by either the Contractor or the City of any one or more events of default by the other party shall operate as, or be construed to be, a permanent waiver of any rights or obligations under the Contract, or an express or implied acceptance of any other existing or future default or defaults, whether of a similar or different character.
- 7.18 <u>Modifications</u>. The Contract can be modified or amended only in writing signed by both parties. No preprinted or similar terms on any Contractor invoice, order or other document shall have any force or effect to change the terms, covenants, and conditions of the Contract.
- 7.19 <u>Interpretation</u>. The Contract is intended by the parties as a final, complete and exclusive statement of the terms of their agreement. No course of prior dealing between the parties or course of performance or usage of the trade shall be relevant to supplement or explain any term used in the Contract. Although the Contract may have been substantially drafted by one party, it is the intent of the parties that all provisions be construed in a manner to be fair to both parties, reading no provisions more strictly against one party or the other. Whenever a term defined by the Uniform Commercial Code, as enacted by the State of Texas, is used in the Contract, the UCC definition shall control, unless otherwise defined in the Contract.

7.20 Dispute Resolution.

- 7.20.1 If a dispute arises out of or relates to the Contract, or the breach thereof, the parties agree to negotiate prior to prosecuting a suit for damages. However, this section does not prohibit the filing of a lawsuit to toll the running of a statute of limitations or to seek injunctive relief. Either party may make a written request for a meeting between representatives of each party within fourteen (14) calendar days after receipt of the request or such later period as agreed by the parties. Each party shall include, at a minimum, one (1) senior level individual with decision-making authority regarding the dispute. The purpose of this and any subsequent meeting is to attempt in good faith to negotiate a resolution of the dispute. If, within thirty (30) calendar days after such meeting, the parties have not succeeded in negotiating a resolution of the dispute, they will proceed directly to mediation as described below. Negotiation may be waived by a written agreement signed by both parties, in which event the parties may proceed directly to mediation as described below.
- 7.20.2 If the efforts to resolve the dispute through negotiation fail, or the parties waive the negotiation process, the parties may select, within thirty (30) calendar days, a mediator trained in mediation skills to assist with resolution of the dispute. Should they choose this option, the City and the Contractor agree to act in good faith in the selection of the mediator and to give consideration to qualified individuals nominated to act as mediator. Nothing in the Contract prevents the parties from relying on the skills of a person who is trained in the subject matter of the dispute or a contract interpretation expert. If the parties fail to agree on a mediator within thirty (30) calendar days of initiation of the mediation process, the mediator shall be selected by the Travis County Dispute Resolution Center (DRC). The parties agree to participate in mediation in good faith for up to thirty (30) calendar days from the date of the first mediation session. The City and the Contractor will share the mediator's fees equally and the parties will bear their own costs of participation such as fees for any consultants or attorneys they may utilize to represent them or otherwise assist them in the mediation.

7.21 Minority And Women Owned Business Enterprise (MBE/WBE) Procurement Program.

- 7.21.1 All City procurements are subject to the City's Minority-Owned and Women-Owned Business Enterprise Procurement Program found at Chapters 2-9A, 2-9B, 2-9C and 2-9D of the City Code. The Program provides Minority-Owned and Women-Owned Business Enterprises (MBEs/WBEs) full opportunity to participate in all City contracts.
- 7.21.2 The City of Austin has determined that no goals are appropriate for this Contract. Even though no goals have been established for this Contract, the Contractor is required to comply with the City's MBE/WBE Procurement Program, Chapters 2-9A, 2-9B, 2-9C and 2-9D, of the City Code, as applicable, if areas of subcontracting are identified.
- 7.21.3 If any service is needed to perform the Contract and the Contractor does not perform the service with its own workforce or if supplies or materials are required and the Contractor does not have the supplies or materials in its inventory, the Contractor shall contact the Department of Small and Minority Business Resources (DSMBR) at (512) 974-7600 to obtain a list of MBE and WBE firms available to perform the service or provide the supplies or materials. The Contractor must also make a Good Faith Effort to use available MBE and WBE firms. Good Faith Efforts include but are not limited to contacting the listed MBE and WBE firms to solicit their interest in performing on the Contract; using MBE and WBE firms that have shown an interest, meet qualifications, and are competitive in the market; and documenting the results of the contacts.

7.22 Subcontractors.

- 7.22.1 If the Contractor identified Subcontractors in an MBE/WBE Program Compliance Plan or a No Goals Utilization Plan, the Contractor shall comply with the provisions of Chapters 2-9A, 2-9B, 2-9C, and 2-9D, as applicable, of the Austin City Code and the terms of the Compliance Plan or Utilization Plan as approved by the City (the "Plan"). The Contractor shall not initially employ any Subcontractor except as provided in the Contractor's Plan. The Contractor shall not substitute any Subcontractor identified in the Plan, unless the substitute has been accepted by the City in writing in accordance with the provisions of Chapters 2-9A, 2-9B, 2-9C and 2-9D, as applicable. No acceptance by the City of any Subcontractor shall constitute a waiver of any rights or remedies of the City with respect to defective deliverables provided by a Subcontractor. If a Plan has been approved, the Contractor is additionally required to submit a monthly Subcontract Awards and Expenditures Report to the Contract Manager and the Purchasing Office Contract Compliance Manager no later than the tenth calendar day of each month.
- 7.22.2 Work performed for the Contractor by a Subcontractor shall be pursuant to a written contract between the Contractor and Subcontractor. The terms of the subcontract may not conflict with the terms of the Contract, and shall contain provisions that:
 - 7.22.2.1 require that all deliverables to be provided by the Subcontractor be provided in strict accordance with the provisions, specifications and terms of the Contract.
 - 7.22.2.2 prohibit the Subcontractor from further subcontracting any portion of the Contract without the prior written consent of the City and the Contractor. The City may require, as a condition to such further subcontracting, that the Subcontractor post a payment bond in form, substance and amount acceptable to the City;
 - 7.22.2.3 require Subcontractors to submit all invoices and applications for payments, including any claims for additional payments, damages or otherwise, to the Contractor in sufficient time to enable the Contractor to include same with its invoice or application for payment to the City in accordance with the terms of the Contract;
 - 7.22.2.4 require that all Subcontractors obtain and maintain, throughout the term of their contract, insurance in the type and amounts specified for the Contractor, with the City being a named insured as its interest shall appear; and
 - 7.22.2.5 require that the Subcontractor indemnify and hold the City harmless to the same extent as the Contractor is required to indemnify the City.

- 7.22.3 The Contractor shall be fully responsible to the City for all acts and omissions of the Subcontractors just as the Contractor is responsible for the Contractor's own acts and omissions. Nothing in the Contract shall create for the benefit of any such Subcontractor any contractual relationship between the City and any such Subcontractor, nor shall it create any obligation on the part of the City to pay or to see to the payment of any moneys due any such Subcontractor except as may otherwise be required by law.
- 7.22.4 The Contractor shall pay each Subcontractor its appropriate share of payments made to the Contractor not later than ten (10) calendar days after receipt of payment from the City.
- 7.23 <u>Jurisdiction And Venue</u>. The Contract is made under and shall be governed by the laws of the State of Texas, including, when applicable, the Uniform Commercial Code as adopted in Texas, V.T.C.A., Bus. & Comm. Code, Chapter 1, excluding any rule or principle that would refer to and apply the substantive law of another state or jurisdiction. All issues arising from this Contract shall be resolved in the courts of Travis County, Texas and the parties agree to submit to the exclusive personal jurisdiction of such courts. The foregoing, however, shall not be construed or interpreted to limit or restrict the right or ability of the City to seek and secure injunctive relief from any competent authority as contemplated herein.
- 7.24 <u>Invalidity</u>. The invalidity, illegality, or unenforceability of any provision of the Contract shall in no way affect the validity or enforceability of any other portion or provision of the Contract. Any void provision shall be deemed severed from the Contract and the balance of the Contract shall be construed and enforced as if the Contract did not contain the particular portion or provision held to be void. The parties further agree to reform the Contract to replace any stricken provision with a valid provision that comes as close as possible to the intent of the stricken provision. The provisions of this section shall not prevent this entire Contract from being void should a provision which is the essence of the Contract be determined to be void.

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7 25	Holidays.	Tho	following	holidaye	ara r	hearund	hu tha	City.
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<u>Holiday</u>	Date Observed
New Year's Day	January 1
Martin Luther King, Jr.'s Birthday	Third Monday in January
President's Day	Third Monday in February
Memorial Day	Last Monday in May
Independence Day	July 4
Labor Day	First Monday in September
Veteran's Day	November 11
Thanksgiving Day	Fourth Thursday in November
Friday after Thanksgiving	Friday after Thanksgiving
Christmas Eve	December 24
Christmas Day	December 25

If a Legal Holiday falls on Saturday, it will be observed on the preceding Friday. If a Legal Holiday falls on Sunday, it will be observed on the following Monday.

- 7.26 <u>Survivability of Obligations</u>. All provisions of the Contract that impose continuing obligations on the parties, including but not limited to the warranty, indemnity, and confidentiality obligations of the parties, shall survive the expiration or termination of the Contract.
- 7.27 Non-Suspension or Debarment Certification. The City of Austin is prohibited from contracting with or making prime or sub-awards to parties that are suspended or debarred or whose principals are suspended or debarred from Federal, State, or City of Austin Contracts. By accepting a Contract with the City, the Vendor certifies that its firm and its principals are not currently suspended or debarred from doing business with the Federal Government, as indicated by the General Services Administration List of Parties Excluded from Federal Procurement and Non-Procurement Programs, the State of Texas, or the City of Austin.

- 7.28 <u>Incorporation of Documents</u>. Section 0100, Standard Purchase Definitions, is hereby incorporated into this Contract by reference, with the same force and effect as if they were incorporated in full text. The full text versions of this Section are available, on the Internet at the following online address: https://assets.austintexas.gov/purchase/downloads/standard_purchase_definitions.pdf
- 7.29 **Order of Precedence.** The Contract includes, without limitation, the Solicitation, the Offer submitted in response to the Solicitation, the Contract award, the Standard Purchase Terms and Conditions, Supplemental Terms and Conditions if any, Specifications, and any addenda and amendments thereto. Any inconsistency or conflict in the Contract documents shall be resolved by giving precedence in the following order.
 - 7.29.1 any exceptions to the Offer accepted in writing by the City;
 - 7.29.2 the Supplemental Purchase Terms and Conditions;
 - 7.29.3 the Standard Purchase Terms and Conditions;
 - 7.29.4 the Offer and exhibits; within the Offer, drawings (figured dimensions shall govern over scaled dimensions) will take precedence over specifications or scope of work.

In witness whereof, the parties have caused duly authoriset forth below.	zed representatives to execute this Contract on the dates
Innovyze, Inc.	CITY OF AUSTIN <
By: Jah Kad- Signature	By: Signature
Name: ERICK HEATH	Name: Gil Zilkha
Printed Name	Printed Name
Title: VP	Title: Contrad Admin of rator
Date: 5-26-17	Date: 5/26/17

List of Exhibits

Exhibit A Exhibit B

Pricing Agreement and Statement of Work Non Discrimination Certification, Section 0800

EXHIBIT B City of Austin, Texas NON-DISCRIMINATION AND NON-RETALIATION CERTIFICATION

City of Austin, Texas

Equal Employment/Fair Housing Office

To: City of Austin, Texas,

I hereby certify that our firm complies with the Code of the City of Austin, Section 5-4-2 as reiterated below, and agrees:

- (1) Not to engage in any discriminatory employment practice defined in this chapter.
- (2) To take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without discrimination being practiced against them as defined in this chapter, including affirmative action relative to employment, promotion, demotion or transfer, recruitment or recruitment advertising, layoff or termination, rate of pay or other forms of compensation, and selection for training or any other terms, conditions or privileges of employment.
- (3) To post in conspicuous places, available to employees and applicants for employment, notices to be provided by the Equal Employment/Fair Housing Office setting forth the provisions of this chapter.
- (4) To state in all solicitations or advertisements for employees placed by or on behalf of the Contractor, that all qualified applicants will receive consideration for employment without regard to race, creed, color, religion, national origin, sexual orientation, gender identity, disability, sex or age.
- (5) To obtain a written statement from any labor union or labor organization furnishing labor or service to Contractors in which said union or organization has agreed not to engage in any discriminatory employment practices as defined in this chapter and to take affirmative action to implement policies and provisions of this chapter.
- (6) To cooperate fully with City and the Equal Employment/Fair Housing Office in connection with any investigation or conciliation effort of the Equal Employment/Fair Housing Office to ensure that the purpose of the provisions against discriminatory employment practices are being carried out.
- (7) To require of all subcontractors having 15 or more employees who hold any subcontract providing for the expenditure of \$2,000 or more in connection with any contract with the City subject to the terms of this chapter that they do not engage in any discriminatory employment practice as defined in this chapter

For the purposes of this Offer and any resulting Contract, Contractor adopts the provisions of the City's Minimum Standard Non-Discrimination and Non-Retaliation Policy set forth below.

City of Austin Minimum Standard Non-Discrimination and Non-Retaliation in Employment Policy

As an Equal Employment Opportunity (EEO) employer, the Contractor will conduct its personnel activities in accordance with established federal, state and local EEO laws and regulations.

The Contractor will not discriminate against any applicant or employee based on race, creed, color, national origin, sex, age, religion, veteran status, gender identity, disability, or sexual orientation. This policy covers all aspects of employment, including hiring, placement, upgrading, transfer, demotion, recruitment, recruitment advertising, selection for training and apprenticeship, rates of pay or other forms of compensation, and layoff or termination.

The Contractor agrees to prohibit retaliation, discharge or otherwise discrimination against any employee or applicant for employment who has inquired about, discussed or disclosed their compensation.

Further, employees who experience discrimination, sexual harassment, or another form of harassment should immediately report it to their supervisor. If this is not a suitable avenue for addressing their compliant, employees are advised to contact another member of management or their human resources representative. No employee shall be discriminated against, harassed, intimidated, nor suffer any reprisal as a result of reporting a violation of this policy. Furthermore, any employee, supervisor, or manager who becomes aware of any such discrimination or harassment should immediately report it to executive management or the human resources office to ensure that such conduct does not continue.

Contractor agrees that to the extent of any inconsistency, omission, or conflict with its current non-discrimination and non-retaliation employment policy, the Contractor has expressly adopted the provisions of the City's Minimum Non-Discrimination Policy contained in Section 5-4-2 of the City Code and set forth above, as the Contractor's Non-Discrimination Policy or as an amendment to such Policy and such provisions are intended to not only supplement the Contractor's policy, but will also supersede the Contractor's policy to the extent of any conflict.

UPON CONTRACT AWARD, THE CONTRACTOR SHALL PROVIDE THE CITY A COPY OF THE CONTRACTOR'S NON-DISCRIMINATION AND NON-RETALIATION POLICIES ON COMPANY LETTERHEAD, WHICH CONFORMS IN FORM, SCOPE, AND CONTENT TO THE CITY'S MINIMUM NON-DISCRIMINATION AND NON-RETALIATION POLICIES, AS SET FORTH HEREIN, OR THIS NON-DISCRIMINATION AND NON-RETALIATION POLICY, WHICH HAS BEEN ADOPTED BY THE CONTRACTOR FOR ALL PURPOSES WILL BE CONSIDERED THE CONTRACTOR'S NON-DISCRIMINATION AND NON-RETALIATION POLICY WITHOUT THE REQUIREMENT OF A SEPARATE SUBMITTAL

Sanctions:

Our firm understands that non-compliance with Chapter 5-4 and the City's Non-Retaliation Policy may result in sanctions, including termination of the contract and suspension or debarment from participation in future City contracts until deemed compliant with the requirements of Chapter 5-4 and the Non-Retaliation Policy.

Term:

The Contractor agrees that this Section 0800 Non-Discrimination and Non-Retaliation Certificate of the Contractor's separate conforming policy, which the Contractor has executed and filed with the City, will remain in force and effect for one year from the date of filling. The Contractor further agrees that, in consideration of the receipt of continued Contract payment, the Contractor's Non-Discrimination and Non-Retaliation Policy will automatically renew from year-to-year for the term of the underlying Contract.

Dated this	day of		
		CONTRACTOR Authorized Signature	JUNOVYZE, INC
		Title	VP



City of Austin FSD Purchasing Office Certificate of Exemption

DATE: 03/06/2017

DEPT:

Watershed Protection

TO:

Purchasing Officer or Designee

FROM:

Josephine Archer

BUYER: Jim Howard

PHONE: 974-9735

Chapter 252 of the Local Government Code requires that municipalities comply with the procedures established for competitive sealed bids or proposals before entering into a contract requiring an expenditure of \$50,000 or more, unless the expenditure falls within an exemption listed in Section 252.022.

Senate Bill 7 amended Chapter 252 of the Local Government Code to exempt from the requirements of such Chapter expenditures made by a municipally owned electric utility for any purchases made by the municipally owned electric utility in accordance with procurement procedures adopted by a resolution of its governing body that sets out the public purpose to be achieved by those procedures. The Austin City Council has adopted Resolution No. 040610-02 to establish circumstances which could give rise to a finding of critical business need for Austin Energy.

This Certification of Exemption is executed and filed with the Purchasing Office as follows:

- 1. The undersigned is authorized to submit this certification.
- 2. The undersigned certifies that the following exemption is applicable to this purchase. (Please check which exemption you are certifying)
- O a procurement made because of a public calamity that requires the immediate appropriation of money to relieve the necessity of the municipality's residents or to preserve the property of the municipality
- a procurement necessary to preserve or protect the public health or safety of municipality's residents
- a procurement necessary because of unforeseen damage to public machinery, equipment, or other property
- a procurement for personal, professional, or planning services
- O a procurement for work that is performed and paid for by the day as the work progresses
- O a purchase of land or right-of- way
- a procurement of items available from only one source, including: items that are available from only one source because of patents, copyrights, secret processes, or natural monopolies; films, manuscripts, or books; gas, water, and other utility services; captive replacement parts or components for

- equipment; books, papers, and other library materials for a public library that are available only from the persons holding exclusive distribution rights to the materials; and management services provided by a nonprofit organization to a municipal museum, park, zoo, or other facility to which the organization has provided significant financial or other benefits
- a purchase of rare books, papers, and other library materials for a public library
- O paving, drainage, street widening and other public improvements, or related matters, if at least one- third of the cost is to be paid by or through special assessments levied on property that will benefit from the improvements
- O a public improvement project, already in progress, authorized by voters of the municipality, for which there is a deficiency of funds for completing the project in accordance with the plans and purposes as authorized by the voters

- O a payment under a contract by which a developer participates in the construction of a public improvement as provided by Subchapter C, Chapter 212
- O personal property sold: at an auction by a state licensed auctioneer; at a going out of business sale held in compliance with Subchapter F, Chapter 17, Business & Commerce Code; by a political subdivision of this state, a state agency of this state, or an entity of the federal government; or under an interlocal contract for
- cooperative purchasing administered by a regional planning commission established under Chapter 391
- O services performed by blind or severely disabled persons
- O goods purchased by a municipality for subsequent retail sale by the municipality
- O electricity
- O advertising, other than legal notices
- O Critical Business Need (Austin Energy Only)
- 3. The following facts as detailed below support an exemption according to Section 252.022 of the Local Government Code for this purchase. Please verify the steps taken to confirm these facts. If you are citing the following exemptions, please provide the additional information requested below. A more detailed explanation of these exemptions is attached.
 - Preserve and Protect the Public Health and Safety Describe how this purchase will preserve and protect the public safety of residents.
 - Sole Source Describe what patents, copyrights, secret processes, or natural
 monopolies exist. Attach a letter from vendor supporting the sole source. The
 letter must be on company letterhead and be signed by an authorized person in
 company management.
 - Personal Services Describe those services to be performed personally by the individual contracted to perform them.
 - Professional Services Describe what mainly mental or intellectual rather than physical or manual and/or disciplines requiring special knowledge or attainment and a high order of learning, skill, and intelligence are required to perform this service.
 - Planning Services Describe the services primarily intended to guide governmental policy to ensure the orderly and coordinated development of the state or of municipal, county, metropolitan, or regional land areas.
 - Critical Business Need Describe the procurement necessary to protect the competitive interests or position of Austin Energy.

Purchase of InfoWorks and InfoMaster software maintenance and upgrades from Innovyze Inc, a propriety product which is created, produced, and maintained by Innovyze, Inc. There are no other providers or resellers of this software. Sole Source letter is attached.

- 4. Please attach any documentation that supports this exemption.
- Please provide any evaluation conducted to support the recommendation. Include the efforts taken to ensure the selected vendor is responsible and will provide the best value to the City (Ex: evaluation of other firms, knowledge of market, etc).

InfoWorks is stormwater/wastewater collection system hydraulic modeling software, with a robust, comprehensive, and stable simulation engine. WPD has spent many hours of staff and consultant time in building, updating and calibrating models, and the models are not drop-in transferable to another software product. Hundreds of hours would be required to export our ICM models into GIS and then into a less robust modeling software. The transformation would lose detail, and historical information would become non-contiguous. This software has provided a superior and consistent set of information. InfoMaster accurately estimates both the likelihood and the impact of a water/sewer pipe failure in terms of repair cost, disruption to the public and economy, impairment of system operation, regulatory compliance, public health and safety, and damages to the environment for each individual pipe in the network.

WPD seeks to set up a contract to replace MA-5600-NS14*38 with Innovyze, Inc., which expires on 5/14/17. YEAR 1 NTE= \$55,875; YEAR 2 NTE= \$21,375; YEAR 3 NTE= \$21,375. Total contract amount for three years = \$98,625.

	facts and documentation support the requested exemption, the City of ontract with Innovyze, Inc			
		stimate and/or bre	akdown of cost).	
Recommended	Donie Ancher	3/4/2017	_	
Certification	Originator	Date		
Approved	MATE	3/7/17		
Certification	Department Director or designee	Date		
	Que Exturado	3/14/17		
	Assistañí City Manager / Genera or designee (if applicable)	i Manager/Date	_/	
Purchasing Review	979	5/26/19	Z/A	
(if applicable)	Buyer	Date	Manager Initials	
Exemption Authorized		\$ D=1-	O	
(if applicable)	Purchasing Officer or designee	* Date		
02/26/2013				

Innovyze®

February 24, 2017

Ms. Josie Archer
Contract Compliance Specialist
City of Austin, Watershed Protection Dept.
505 Barton Springs Road, 12th FL.
Austin, TX 78704

Re: InfoMaster and InfoWorks ICM Software

Dear Ms. Arher:

This letter is to inform you that Innovyze is the sole and exclusive developer, owner, and distributor of the InfoMaster Sewer, InfoMaster Water, and InfoMaster LCCA (Life Cycle Costing Analysis), InfoWorks ICM and InfoWorks ICM — Model Build Only Software Packages. No one else is allowed to sell this software as we are the sole-source for manufacturing and distributing the software. We maintain exclusive rights to sell our software and we have no distributors. In addition, we retain sole rights to provide annual maintenance (Annual Subscription Program).

If you have any questions, you can reach me at (626) 568-6855.

Sincerely,

J. Erick Heath, P.E.

J. Enk Keath

Vice President

Business Director - Americas

Innovyze