*Software Development Agreement*

THISSoftware Development Agreement ("Agreement") is made effective the \_\_\_\_\_\_ day of \_\_\_\_\_\_\_ 20\_\_\_ by and between 911 Software, a Delaware Corporation (“911”), and , located at
 ("Client").

 WHEREAS, Client desires to have software developed by 911; and

 WHEREAS, 911 represents that it has the expertise to develop such a software; and

 WHEREAS, 911 desires to develop software for Client upon the terms and conditions hereinafter set forth;

 NOW, THEREFORE, in consideration of the mutual covenants and promises herein set forth, the parties hereby agree as follows:

1.DEFINITIONS: The following capitalized terms, when used in this Agreement, shall have the meanings
ascribed to them in this Section 1:

1.1."Product" shall mean the software program to be developed by 911 pursuant to this Agreement in
accordance with the Specifications, together with user manuals, other documentation and any other
ancillary materials to be developed by 911 pursuant hereto.

1.2."Specifications" shall mean the specifications for the Product as directed by Client, together with any
additional specifications or modifications to the specifications that may be agreed to in writing by the
parties during the term of this Agreement.

1.3."Intellectual Property" shall mean all intellectual property other than the Technology owned by
911prior to the Effective Date or licensed to 911by a third party, and used in the development
of the Product.

Other capitalized terms shall have the meanings ascribed to them in the body of this Agreement.
2.TERMS AND CONDITIONS:

2.1.DEVELOPMENT OF THE PRODUCT: Client hereby retains 911 to design and develop, and
911 hereby agrees to design and develop the Product in accordance with (1) the project outline set
forth on the Scope of Work (Exhibit A) and/or (2) the Product Specifications (Exhibit B) developed
jointly by Client and 911. The parties shall work together in a joint effort to accomplish the tasks
and objectives set forth in the Product Specifications. 911 shall be responsible for delivering and
performing only those professional services specifically identified in the Product Specifications. Any
modifications to the Product Specifications shall be pursuant to the Change Order process set forth below.

2.2.CHANGE ORDERS: In the event Client desires to make any modifications to the Product
Specifications or a deliverable, Client must provide a detailed change order in writing. This may be
provided in the form of email, certified letter, or via technologies and/or tools provided by 911. In
the event of a conflict between the terms of this Agreement and a Change Order, the terms of this
Agreement shall govern.

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2.3.SUPPORT AND MAINTENANCE: Any support and maintenance services, updates, versions, or new
releases shall be contracted under a separate agreement between 911 and Client. Maintenance and
support rights or obligations for any third party products or equipment that are used in the Product and are
available through the respective vendor(s)/manufacture(s) of such content and equipment shall be assigned
by 911 to Client. 911 shall not use any intellectual property of any third-party in the Product
without Client's written consent.

2.4.CLIENT RESPONSIBILITIES: Client agrees to perform all tasks assigned to Client as set forth in this
Agreement, the Product Specifications, or a Change Order, and to provide all assistance and cooperation to
911 in order to complete timely and efficiently the Product. 911 shall not be deemed in breach
of this Agreement, the Product Specifications, a Change Order, or any milestone in the event 911's
failure to meet its responsibilities and time schedules is caused by Client's failure to meet (or delay in) its
responsibilities and time schedules set forth in the System Specifications, a Change Order, or this
Agreement. In the event of any such failure or delay by Client, (i) all of 911's time frames,
milestones, and/or deadlines shall be extended by the product of the number of days of Client's failure
multiplied by two (2); and (ii) Client shall continue to make timely payments to 911 as set forth in
this Agreement, the Product Specifications, and any Change Order(s) as if all time frames, schedules, or
deadlines had been completed by 911. Client shall be responsible for making, at its own expense,
any changes or additions to Client's current systems, software, and hardware that may be required to
support operation of the Product. Unless otherwise contracted with 911 or reflected in a Change
Order, Client shall be responsible for initially populating and then maintaining any databases on the
Product as well as providing all content for the Product. With the execution of a Change Order specifically
asking 911 to assesses the Client's systems, software and hardware from time to time, 911 may
agree to perform this function at normal 911 rates.

2.5.PROJECT MANAGERS: Client and 911 shall assign a Project Manager for managing the
implementation of the Product. The Project Managers shall be responsible for: (i) managing the day-to-day
activities under this Agreement, (ii) serving as liaisons between the parties, (iii) assigning and scheduling
the appropriate personnel to perform all of the required services under this Agreement, and (iv)
authorizing and executing any and all Change Order(s). Client hereby acknowledges and agrees that the
Client Project Manager shall have the proper authority and power to execute and perform the duties and
responsibilities set forth in this Section. 911 hereby acknowledges and agrees that the 911
Project Manager shall have the proper authority and power to execute and perform the duties and
responsibilities set forth in this Section.

2.6.ASSIGNMENT OF PROJECT: 911 reserves the right, and Client hereby agrees, to assign
subcontractors to this project to insure that the terms of this agreement are met as well as on-time
completion.

2.7.MARKETING: Client hereby grants 911 the right to use the name and service marks of Client in
its marketing materials or other oral, electronic, or written promotions, which shall include naming Client
as a client of 911 and a brief scope of services provided. Any use of 911 logos or links on
Client's Product must be approved in writing by Client. Either party may elect to issue a press release
related to this Agreement. In doing so, any release shall be approved by the other party and such approval
shall not be unreasonably withheld.

2.8.COMPATIBILITY: Unless otherwise specifically identified in the System Specifications or a Change
Order: (i) the Web Site is compatible solely with the domestic versions of Internet Explorer version 8.0
and higher, (ii) Firefox 4.0 and higher (iii) Safari - latest version, (iv) Chrome - latest version.

3.FEES, EXPENSES, AND PAYMENT.

3.1.EXPENSES: Client shall reimburse 911 for reasonable out-of-pocket travel expenses
(collectively, "Expenses"), including transportation, lodging, mileage, and meals incurred in rendering
911's professional services. 911 shall obtain Client's prior written authorization before

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incurring any individual expense. All Expenses not paid directly by Client shall be paid within fourteen
(14) days of receipt of 911's invoice. All Expense reimbursements shall be made at 911's
direct out-of-pocket costs, without any markup for overhead, administrative costs, or otherwise.

3.2.FEES: Client agrees to pay 911 for the completion of the Scope of Work as set forth in
accordance with Exhibit A hereto in accordance with the following schedule:

$5,000 (prepaid before the start of project)

3.3.TAXES: Client shall pay, reimburse, and/or hold 911 harmless for all sales, use, transfer, privilege,

tariffs, excise, and all other taxes and all duties, whether international, national, state, or local, however
designated except income taxes, which are levied or imposed by reason of the performance of the
professional services under this Agreement or by use of the Product, except income taxes.

3.4.OTHER FEES: Unless otherwise provided in this Agreement or in a Change Order, payment for all other
services rendered by 911 shall be contracted under a separate agreement between 911 and
Client.

3.5.FORM OF PAYMENT: All payments made to 911 under this Agreement shall be in United
States currency in the form of company check, cashier's check, or electronic wire transfer.

3.6.PAYMENT OF INVOICES: All invoices shall be paid by Client within fourteen (14) days of receipt.
Payments not made within such time period shall be subject to late charges equal to the lesser of (i) one
and one-half percent (1.5%) per month of the overdue amount or (ii) the maximum amount permitted
under applicable law. 911 may suspend all services on seven (7) days written notice until the
amounts outstanding are paid in full.

4.INTELLECTUAL PROPERTY RIGHTS AND LICENSE:

4.1.PRODUCT: All materials, including, but not limited to, software, programs, source code and object
code, comments to the source or object code, specifications, documents, abstracts and summaries thereof
(collectively, the “Products”) developed by 911 in connection with the provision of the Services to
Client, or jointly by Client and 911, or by 911 pursuant to specifications or instructions
provided by Client, shall belong exclusively to Client. 911 acknowledges that the Products shall be
deemed “works made for hire” by 911 for Client, and, therefore, shall be the exclusive property of
Client. To the extent the Products are not deemed “works made for hire” under applicable law, 911
hereby irrevocably assigns and transfers to Client all right, title and interest in and to the Products,
including, without limitation, all patent and copyright interests, and agrees to execute all documents
reasonably requested by Client for the purpose of applying for and obtaining domestic and foreign patent
and copyright registrations.

4.2.PRE-EXISTING INTELLECTUAL PROPERTY:. Notwithstanding any provision of this Agreement
to the contrary, any routines, methodologies, processes, libraries, tools or technologies created, adapted or
used by 911 in its business generally, including all associated intellectual property rights
(collectively, the “Development Tools”), shall be and remain the sole property of 911, and
Customer shall have no interest in or claim to the Development Tools, except as necessary to exercise its
rights in the Products. In addition, notwithstanding any provision of this Agreement to the contrary,
911 shall be free to use any ideas, concepts, or know-how developed or acquired by 911
during the performance of this Agreement to the extent obtained and retained by 911’s personnel as
impression and general learning. Subject to and limited by Client’s intellectual property rights described in
Section 4.1 above, nothing in this Agreement shall be construed to preclude 911 from using the
Development Tools for use with third parties for the benefit of 911.

4.3.THIRD PARTY LICSENSES: In addition to any other fees set forth in this Agreement, Client shall be
required to purchase any applicable third party licenses for any third party products that are necessary for

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911 to design and develop the Product. Such third party products may include, but are not limited to:
server-side applications, clip art, "back-end" applications, music, stock images, or any other copyrighted
work which 911 deems necessary to purchase on behalf of Client to design and develop the Product.
In the event any such third party product exceeds $250.00 per product (or $3000.00 in the aggregate),
911 shall obtain Client's prior written consent before incorporating such third party product into the
Product. 911 shall provide Client with a list of all third party products upon launch of the Product.

5.TERM AND TERMINATION:

5.1.TERM: This Agreement shall be effective as of the Effective Date and shall continue in effect until
complete payment of the Development Price or until earlier terminated as provided in this Agreement or
until the contracted services as outlined in Exhibit A have been completed.

5.2.TERMINATION FOR CAUSE: This Agreement may be terminated by either party upon written
notice to the other, if the other party breaches any material obligation provided hereunder and the
breaching party fails to cure such breach within thirty (30) days of receipt of the notice.

5.3.EFFECT OF TERMINATION: Client shall pay 911 for all services rendered and work
performed up to the effective date of termination for any reason subject to Client's rights to only pay fair
value if Client terminates for cause. 911 shall provide Client with an invoice for the foregoing fees
within thirty (30) days of the effective date of the termination. Client shall pay the invoice within fourteen
(14) days of receipt.

5.4.RETURN OF PROPRIETARY OR CONFIDENTIAL INFORMATION: Within ten (10)days after
the termination or expiration of this Agreement, each party shall return to the other all Proprietary or
Confidential Information of the other party (and any copies thereof) in the party's possession or, with the
approval of the party, destroy all such Proprietary or Confidential Information. "Proprietary or
Confidential Information" shall include, but is not limited to, written or oral contracts, trade secrets, know-
how, business methods, business policies, memoranda, reports, records, computer retained information,
notes, or financial information. Proprietary or Confidential Information shall not include any information
which: (i) is or becomes generally known to the public by any means other than a breach of the
obligations of the receiving party; (ii) was previously known to the receiving party or rightly received by
the receiving party from a third party; (iii) is independently developed by the receiving party; or (iv) is
subject to disclosure under court order or other lawful process.

6.LIMITED WARRANTIES:

6.1.PRODUCT: 911 warrants that for a period one year from launch of the Product, the
Product will operate in accordance with all the material terms of the Product Specifications. All warranty
claims not made in writing within such period shall be deemed waived. As the sole and exclusive remedy
of Client for breach of the foregoing warranty, 911 shall, at its option, either correct the
nonconformity or refund to Client the dollar amount attributable to the number of actual hours 911
spent developing the defective portion of the Product. 911 shall not be liable for failures caused by
third party hardware or software (including Client's own systems), misuse of the Product, or the
negligence or willful misconduct of Client.

6.2.PERFORMANCE OF PROFESSIONAL SERVICES: 911 warrants that the professional
services will be performed in a workmanlike and professional manner by appropriately qualified
personnel.

6.3.Notwithstanding the above, Client's exclusive remedies for all damages, losses, and causes of actions
whether in contract, tort including negligence or otherwise, shall not exceed the aggregate dollar amount
which Client paid during the term of this Agreement.

7.LIMITATION OF LIABILITY: Under no circumstances shall 911, its contracted providers,
officers, agents, or anyone else involved in creating, producing, or distributing Client's Product be liable for any

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direct, indirect, incidental, special or consequential damages that result from the use of or inability to use the
Product; or that results from mistakes, omissions, interruptions, deletion of files, errors, defects, delays in
operation, or transmission or any failure of performance, whether or not limited to acts of God, communication
failure, theft, destruction or unauthorized access to Client's records, programs or services. Client hereby
acknowledges that this paragraph shall apply to all content on said Hosting Service. THE TOTAL LIABILITY
FOR ALL DAMAGES, LOSSES, AND CAUSES OF ACTION (WHETHER IN CONTRACT, TORT
(INCLUDING NEGLIGENCE), OR OTHERWISE) TO THE OTHER SHALL NOT EXCEED THE
DEVELOPMENT PRICE (AS DEFINED IN SECTION 0). THIS LIMITATION OF LIABILITY SHALL
APPLY EVEN IF THE EXPRESS WARRANTIES SET FORTH ABOVE FAIL IN THEIR ESSENTIAL
PURPOSE.

8.THIRD PARTY DISCLAIMER: 911 MAKES NO WARRANTY OF ANY KIND, WHETHER
EXPRESS OR IMPLIED, WITH REGARD TO ANY THIRD PARTY PRODUCTS, THIRD PARTY
CONTENT OR ANY SOFTWARE, EQUIPMENT, OR HARDWARE OBTAINED FROM THIRD PARTIES.

9.INDEMNIFICATION OBLIGATIONS:

9.1.CLIENT INDEMNITY: Client agrees that it shall defend, indemnify, save and hold 911

harmless from any and all demands, liabilities, losses, costs and claims, including reasonable attorneys'
fees, (collectively "Liabilities") asserted against 911, its contracted providers, agents, Clients,
servants, officers and employees, that may arise or result from any service provided or performed or
agreed to the performance of any product sold by Client, its agents, employees or assigns. Client agrees to
defend, indemnify and hold harmless 911 against Liabilities arising out of (i) any injury to any
person or property caused by any products sold or otherwise distributed in connection with the Product;
(ii) any material supplied by Client infringing or allegedly infringing on the proprietary rights of a third
party; or (iii) copyright infringement and/or litigation regarding content-related disputes.

9.2.911 INDEMNITY: 911 shall indemnify and hold harmless Client (and its
subsidiaries, affiliates, officers, agents, co-branders or other partners, and employees) from any and all
claims, damages, liabilities, costs, and expenses (including, but not limited to, reasonable attorneys' fees
and all related costs and expenses) incurred by Client as a result of any claim, judgment, or adjudication
against Client arising from a claim that Client's use of the 911 Content, as permitted under this
Agreement, infringes Intellectual Property rights of a third party or arising from a claim which results
from 911’s breach of the warranties and agreements contained in this Agreement. To qualify for
such defense and payment, Client must: (i) give 911 prompt written notice of a claim; and (ii) allow
911 to control, and fully cooperate with 911 in, the defense and all related negotiations.
911 shall have no obligation to indemnify Client under this Section to the extent the infringement
arises from (i) the Client Content, (ii) specifications provided by Client or its agents; (iii) derivative works
of the Product created by Client, (iv) use of the Product in combination with non-911 approved third
party products, including hardware and software, (v) modifications or maintenance of the Product by a
party other than 911, (vi) misuse of the Product, and (vii) failure of Client to implement any
improvement or updates to the Product, if the infringement claim would have been avoided by the use of
the improvement or updates.

9.3.Promptly after receipt by a person entitled to indemnification pursuant to the foregoing Section 9.1 or 9.2
(the "Indemnified Party") of notice of the commencement of any action, the Indemnified Party will, if a
claim in respect thereof is to be or has been made against a party who has agreed to provide
indemnification under Section 9.1 or 9.2 (an "Indemnifying Party"), promptly notify in writing the
Indemnifying Party of the commencement thereof; but the omission to so notify the Indemnifying Party
will not relieve it from any liability which it may have to the Indemnified Party except to the extent the
Indemnifying Party is prejudiced by the delay or failure to notify it. In case any such action is brought
against an Indemnified Party, and it notifies the Indemnifying Party of the commencement thereof, the
Indemnifying Party will be entitled to participate in, and, to the extent that it may wish, jointly with any
other Indemnifying Party similarly notified, to assume the defense thereof, subject to the provisions
herein stated, with counsel reasonably satisfactory to the Indemnified Party, and after notice from the

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Indemnifying Party to the Indemnified Party of its election to so assume the defense thereof, the Indemnifying Party will not be liable to the Indemnified Party under this Section 9 for any legal or other expenses subsequently incurred by the Indemnified Party in connection with the defense thereof other than reasonable costs of investigation. The Indemnified Party shall have the right to employ separate counsel in any such action and to participate in the defense thereof, but the fees and expenses of such counsel shall not be at the expense of the Indemnifying Party if the Indemnifying Party has assumed the defense of the action with counsel reasonably satisfactory to the Indemnified Party; provided that the fees and expenses of such counsel shall be at the expense of the Indemnifying Party if (i) the employment of such counsel has been specifically authorized in writing by the Indemnifying Party or (ii) the named parties to any such action (including any impleaded parties) include both the Indemnified Party or parties and the Indemnifying Party and, in the judgement of counsel for the Indemnified Party, it is advisable for the Indemnified Party or parties to be represented by separate counsel (in which case the Indemnifying Party shall not have the right to assume the defense of such action on behalf of the Indemnified Party or parties, it being understood, however, that the Indemnifying Party shall not, in connection with any one such action or separate but substantially similar or related actions in the same jurisdiction arising out of the same general allegations or circumstances, be liable for the reasonable fees and expenses of more than one separate firm of attorneys for the Indemnified Party or parties. No settlement of any action against an Indemnified Part shall be made without the consent of the Indemnifying Party and no Indemnifying Party, in the defense of any such claim or action, shall, except with the consent of the Indemnified Party, consent to entry of any judgment or enter into any settlement which does not include as an unconditional term thereof the giving by the claimant or plaintiff to such Indemnified Party of a release from all liability in respect to such claim or litigation. If the Indemnified Party fails to execute a release or other settlement agreement under circumstances where all of the conditions of the preceding sentence have been met, the Indemnifying Party shall have no further obligation to the Indemnified Party pursuant to this Agreement or otherwise.

10.CONFIDENTIALITY: The parties agree to hold each other's Proprietary or Confidential Information in
strict confidence. The parties agree not to make each other's Proprietary or Confidential Information available in
any form to any third party or to use each other's Proprietary or Confidential Information for any purpose other
than as specified in this Agreement. Each party's Proprietary or Confidential Information shall remain the sole
and exclusive property of that party. The parties agree that in the event of use or disclosure by the other party
other than as specifically provided for in this Agreement, the non-disclosing party may be entitled to equitable
relief. Notwithstanding termination or expiration of this Agreement, 911 and Client acknowledge and
agree that their obligations of confidentiality with respect to Proprietary or Confidential Information shall
continue in effect for a total period of three (3) years from the Effective Date.

11.FORCE MAJEURE: Except with regard to payment obligations, either party shall be excused from
delays in performing or from failing to perform its obligations under this Agreement to the extent the delays or
failures result from causes beyond the reasonable control of the party, including, but not limited to: default of
subcontractors or suppliers; failures or default of third party software, vendors, or products; acts of God or of
the public enemy; U.S. or foreign governmental actions; strikes; communications, network/internet connection,
or utility interruption or failure; fire; flood; epidemic; and freight embargoes.

12.CHOICE OF LAW; VENUE; LIMITATION OF ACTIONS: This Agreement shall be
governed and construed in accordance with the laws of the United States and the State of
Alabama, and the parties consent to the sole and exclusive jurisdiction of the state courts and
U.S. federal courts having jurisdiction in Jefferson County, Alabama for any dispute arising
out of this Agreement. No action by 911 or Client arising under this Agreement may be
brought at any time more than two (2) years after the facts occurred upon which the cause of
action arose.

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13.INDEPENDENT CONTRACTOR STATUS: The relationship of 911 to Client will be that of
an independent contractor, and neither 911 nor any employee of 911 will be deemed to be an agent
or employee of Client. It is expressly understood that this undertaking is not a joint venture.

14.NOTICES: Any written notice or demand required by this Agreement shall be sent by registered or certified
mail (return receipt requested), personal delivery, overnight commercial carrier, or other guaranteed delivery to
the other party at the address set forth herein. The notice shall be effective (a) as of the date of delivery if the
notice is sent by personal delivery, overnight commercial courier or other guaranteed delivery, and (b) as of five
(5) days after the date of posting if the notice is transmitted by registered or certified mail.

15.ENTIRE AGREEMENT: This Agreement and all exhibits, schedules, and Change Order(s) set forth the
entire agreement between the parties with regard to the subject matter hereof. No other agreements,
representations, or warranties have been made by either party to the other with respect to the subject matter of
this Agreement, except as referenced herein. This Agreement may be amended only by a written agreement
signed by both parties.

16.DISPUTES: Client and 911 agree to make a good-faith effort to resolve any disagreement arising out
of, or in connection with, this Agreement through negotiation. Should the parties fail to resolve any such
disagreement within ten (10) days, any controversy or claim arising out of or relating to this Agreement,
including, without limitation, the interpretation or breach thereof, shall be submitted by either party to
arbitration in Jefferson County, Alabama and in accordance with the Commercial Arbitration Rules of the
American Arbitration Association. The arbitration shall be conducted by one arbitrator, who shall be (a)
selected in the sole discretion of the American Arbitration Association administrator and (b) a licensed attorney
with at least ten (10) years experience in the practice of law and at least five (5) years experience in the
negotiation of technology contracts or litigation of technology disputes. The arbitrator shall have the power to
enter any award that could be entered by a judge of the state courts of Alabama sitting without a jury, and only
such power, except that the arbitrator shall not have the power to award punitive damages, treble damages, or
any other damages which are not compensatory, even if permitted under the laws of the State of Alabama or any
other applicable law. The arbitrator must issue his or her resolution of any dispute within thirty (30) days of the
date the dispute is submitted for arbitration. The written decision of the arbitrator shall be final and binding and
enforceable in any court having jurisdiction over the parties and the subject matter of the arbitration.
Notwithstanding the foregoing, this Section shall not preclude either party from seeking temporary, provisional,
or injunctive relief from any court.

17.SEVERABILITY: In the event that a court finds any provision of this Agreement invalid and/or
unenforceable, the parties agree that the remaining provisions shall remain valid and in force.

18.WAIVER: Neither party shall be deemed by mere lapse of time (without giving notice or taking other action
hereunder) to have waived any breach by the other party of any of the provisions of this Agreement. Further, the
waiver by either party of a particular breach of this Agreement by the other party shall not be construed as, or
constitute, a continuing waiver of such breach, or of other breaches of the same or other provisions of this
Agreement.

19.SURVIVAL: The following provisions shall survive termination or expiration of this Agreement: Sections
10 (Fees, Expenses, and Payment), 11 (Intellectual Property Rights and License), 12 (Term and Termination),
14 (Disclaimer of Warranties), 15 (Limitation of Liability), 16 (Third Party Disclaimer), 17 (Indemnification
obligations) 18 (Confidentiality), 20 (Choice of Law; Venue; Limitation of Actions), 24 (Disputes), and 27
(Survival).

20.DAYS: Unless indicated otherwise, all references to "days" shall mean calendar days.

21.APPROVAL: This Agreement shall not be binding upon 911 until it has been signed by an officer of

911.

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22.TRADEMARKS: The Client unconditionally warrants and guarantees that any elements of text, graphics,
photos, designs, trademarks, or other artwork furnished to 911, Inc. and/or its assigns for inclusion in the
Product are owned by the Client, or that the Client has permission from the rightful owner to use each of these
elements, and will hold harmless, protect, indemnify and defend 911, Inc. its assigns and its
subcontractors from any liability (including attorney's fees and court costs), including any claim or suit,
threatened or actual, arising from the use of such elements furnished by the Client.

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23.THIRD PARTY SOFTWARE: Additionally, in the event Client elects to install or seek assistance from
911 in connection with the installation of any third-party software, the following terms shall apply. Client
represents and warrants that Client has the right to use and install the third-party software, and have paid the
applicable licensing fees for the third party software, and the third-party software does not and shall not infringe
on the intellectual property rights of any other person or entity. Client agrees to defend, indemnify and hold
harmless 911 and its employees, officers and directors for, from and against any and all claims brought
against 911 and its employees, officers and directors by a third-party alleging the software infringes: (i)
the third-party’s rights; or (ii) a U.S. patent, trademark, copyright or other intellectual property right. Client
agree that in such an event Client shall pay all resulting costs, damages, expenses and reasonable attorneys’ fees
that a court awards and settlements incurred by 911 in connection with any such claims.

24.LAW AFFECTING ELECTRONIC COMMERCE: The client agrees that the client is solely
responsible for complying with such laws, taxes, and tariffs, and will hold harmless, protect, and defend Isotope
11 and its subcontractors from any claim, suit, penalty, tax, or tariff arising from the client’s use of Internet
electronic commerce. 911, Inc warrants that it will secure, as needed on e-commerce sites, a valid SSL
certificate on any site which will transmit, receive, process or have access to sensitive data of any sort.

25.LAWFUL PURPOSE: Client may only use the Product for lawful purposes.

26.ASSIGNMENT: Neither party may not assign this Agreement or any of its rights or obligations or the

license hereunder, without the prior written consent of the other.

27.RESERVATION OF RIGHTS: 911 reserves all rights not specifically granted herein.

28.REMEDIES NOT EXCLUSIVE: The remedies available to the parties under this Agreement are
cumulative and not exclusive to each other, and any such remedy will not be deemed or construed to affect any
right which either of the parties is entitled to seek at law, in equity or by statute.

29.CHOICE OF LAW AND JUSRISDICTION: This Agreement will be governed and interpreted by
the laws of the jurisdiction of the State of Alabama, without regard to its conflicts of law provisions. The parties
hereby irrevocably and unconditionally agree to the non-exclusive jurisdiction of the courts of the jurisdiction
of the State of Alabama, and all courts competent to hear appeals there from.

*IN WITNESS WHEREOF*, 911 and Client have executed this Agreement effective as of the date and year first written above.

Company:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ 911 Software, INC

 By:

Representing Client

 Agent for 911 Software, INC

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EXHIBIT A
SCOPE OF WORK

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