



Pricing Schedule
AT&T Network Integration Services
Managed FatPipe Router Service
U.S.

Must sign by 07-03-2025.

Agreement No.:
AT&T Network Integration Tracking ID: GBS425739
Document Version#: V.1.0

Customer Legal Business Name: CITY OF N RICHLAND Street Address: 4301 City Point Drive City: North Richland Hills State: TX Zip Code: 76180	AT&T AT&T Enterprises LLC.
Customer Contact (for Notices) Name: Paulette Hartman Title: City Manager Street Address: 4301 City Point Drive City: City of North Richland Hills State / Province: TX Zip Code: 76180 Phone: 817-427-6003 Email: pahartman@nrhtx.com	AT&T Contact (for Notices) Name: David Fencik Address: 410 W Magnolia Ave City: Knoxville State / Province: TN Country: US Domestic / Intl / Zip Code: 37917 Email: david.fencik@att.com Sales/Branch Mgr: Sean W Epps SCVP Name: Albert Costello <u>With a copy (for Notices) to:</u> AT&T Enterprises LLC. 208 S. Akard Street Dallas, TX 75202 Attn: Master Agreement Support Team Email: mast@att.com
Customer Billing Address Attn: Billing Department - CITY OF N RICHLAND Street Address: 4301 City Point Drive City: City of North Richland Hills State / Province: TX Zip Code: 76180 Contact: Paulette Hartman Phone: 817-427-6003 Email: pahartman@nrhtx.com	AT&T Branch Sales Contact Name: David Fencik Address: 410 W Magnolia Ave City: Knoxville State / Province: TN Country: US Domestic / Intl / Zip Code: 37917 Email: david.fencik@att.com Sales/Branch Mgr: Sean W Epps SCVP Name: Albert Costello
AT&T NI Contact Information Name: Daniel O'Sullivan Street Address: 2180 Lake Blvd City: Atlanta State / Province: GA Zip Code: 30319 Telephone: 770-674-5192 Email: do821r@att.com	

Upon mutual execution hereof, this Pricing Schedule for AT&T Network Integration Services ("NI Pricing Schedule") becomes part of the Master Agreement between AT&T and Customer referenced above.

Customer: CITY OF N RICHLAND (by its authorized representative)	AT&T (by its authorized representative)
By:	By:
Name:	Name:
Title:	Title:
Date:	Date:



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1. DEFINITIONS

All other capitalized terms used but not defined in this NI Pricing Schedule have the meaning given them in the Master Agreement.

“AT&T Equipment” means equipment AT&T provides hereunder to which AT&T retains all right, title and interest, which is located at a Customer site (“Site”), and which is used to provide Services. AT&T Equipment includes any internal code required to operate such Equipment. AT&T Equipment does not include Customer Equipment or Purchased Equipment.

2. SERVICES

AT&T will provide AT&T Network Integration Services bundled with AT&T Equipment (“Services”) as specified in a Statement of Work (“SOW”) in the United States only. This NI Pricing Schedule states the terms and conditions governing SOW’s and Equipment Order Lists (“EOL’s”) for Services. Attached to this NI Pricing Schedule is an SOW detailing the types of Services provided as well as commensurate charges or an EOL (collectively, “Attachments”) which become effective and incorporated into this NI Pricing Schedule upon the Effective Date. AT&T may subcontract work to be performed hereunder but shall retain responsibility for all such work.

3. STATEMENT(s) OF WORK

- A.** Unless earlier terminated as described below, an SOW is deemed terminated when the parties’ respective obligations have been fully performed or when it is otherwise terminated according to its terms.
- B.** In the event of an inconsistency among terms, the order of priority is: (i) the applicable SOW; (ii) the NI Pricing Schedule and (iii) the Master Agreement.

4. INTELLECTUAL PROPERTY RIGHTS

- A.** All intellectual property and proprietary rights arising by virtue of AT&T’s performance of the Services are and will remain the sole and exclusive property of AT&T, and neither ownership nor title to any such property will pass to Customer.
- B.** Customer shall retain those copies of any reports produced and furnished to Customer by AT&T (“Reports”), and Customer is hereby granted, under AT&T’s copyrights, the perpetual, non-exclusive, personal and non-transferable right to reproduce and modify Reports for Customer’s own internal business purposes. For avoidance of doubt, “internal business purposes” exclude public distribution, resale to third parties and revenue generation purposes.
- C.** AT&T hereby grants to Customer the non-exclusive, personal, and non-transferable right to use any items other than Reports produced and furnished to Customer by AT&T under this NI Pricing Schedule, solely for Customer’s own internal business purposes during the term of this NI Pricing Schedule, or for such other purposes as may be mutually agreed in writing by the parties.
- D.** Except as otherwise specified herein, no other right or license to or under any of AT&T’s intellectual property rights is either granted or implied hereunder.

5. WARRANTY

The provision of Services hereunder shall be performed in a workmanlike manner that would meet commercial industry standards in the field to which the work pertains as well as any standards set forth in the applicable SOW.

6. INVOICING AND TAXES

The SOW specifies the charges that Customer shall pay for Services. Invoices for Services are issued monthly and payable by Customer thirty (30) days from the invoice date. Taxes are not included in charges detailed in the SOW.

7. TERM AND TERMINATION

This NI Pricing Schedule shall remain in effect until terminated by either party on not less than thirty (30) days’ prior written notice to the other party (“Pricing Schedule Term”); *provided that*, the terms and conditions of this NI Pricing Schedule shall continue to govern, through completion of performance (or earlier termination), all SOWs in effect on this NI Pricing Schedule’s termination date. Termination charges, if any, shall be as specified in the applicable Attachment.

8. LIMITATION OF LIABILITY

For purposes of this NI Pricing Schedule and SOW’s placed hereunder, any limit or cap on liability contained in the “Limitations of Liability” article 6.1(a) (v) of the Master Agreement is superseded by the following: EACH PARTY’S



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LIABILITY UNDER THIS NI PRICING SCHEDULE SHALL BE LIMITED TO PROVEN DIRECT DAMAGES NOT TO EXCEED THE NET CHARGES PAID BY CUSTOMER FOR SERVICES UNDER THE SOW THAT GAVE RISE TO THE LIABILITY. This shall not limit Customer's responsibility for the payment of all charges properly due under the NI Pricing Schedule.

9. AT&T EQUIPMENT

A. Location of AT&T Equipment. The AT&T Equipment shall be delivered to and thereafter kept at the location specified in the SOW and shall not be removed without AT&T's prior written consent, such consent which shall not be unreasonably withheld.

B. Use of AT&T Equipment. Customer, at its expense, shall take good and proper care of the AT&T Equipment and make all repairs and replacements necessary to maintain and preserve the AT&T Equipment and keep it in good order and condition. If Customer does not obtain maintenance services under this NI Pricing Schedule, Customer shall, at its own expense, enter into and maintain in force a contract with the manufacturer or other maintenance organization approved by AT&T covering maintenance of each unit of AT&T Equipment; Customer shall furnish AT&T with a copy of such maintenance contract. Customer shall not make any alterations, additions, or improvements, or add attachments to the AT&T Equipment without the prior written consent of AT&T, except for (i) additions or attachments consisting solely of telephone terminal equipment, and (ii) additions or attachments purchased or provided hereunder. AT&T Equipment, if any, provided to Customer hereunder may have additional license terms and/or other requirements or restrictions imposed by the manufacturer, supplier or publisher. Customer is solely responsible for ensuring its adherence to any and all such license terms and other requirements or restrictions and is deemed to accept them upon receipt of the AT&T Equipment in connection with the use of the AT&T Equipment by Customer.

C. Return of AT&T Equipment. Unless otherwise specified in the applicable SOW, Customer shall return, at its own expense, the AT&T Equipment at the expiration or termination of this NI Pricing Schedule. Prior to return, Customer shall restore the AT&T Equipment to Return Condition, and Customer agrees that any addition, alteration, improvement, or attachment shall belong to and become a part of the property of AT&T. "Return Condition" means Customer shall return, at its cost and expense, the AT&T Equipment to AT&T in good repair, working order, with unblemished physical appearance and with no defects which affect the operation or performance of the AT&T Equipment, normal wear and tear excepted. Return Condition also indicates that the AT&T Equipment will be eligible on expiration or termination of this NI Pricing Schedule for acceptance by the manufacturer, or a manufacturer certified third party maintenance organization. Any software upgrade will become the property of the AT&T. AT&T shall have the right, upon reasonable prior notice to Customer and during normal business hours, to inspect the AT&T Equipment at its location.

D. Liens; Taxes. Customer shall not permit its rights or interest hereunder to become subject to any lien, charge, or encumbrance. Customer shall not permit the AT&T Equipment to become or remain a fixture to any real estate or an accession to any personality not financed hereunder.

E. Casualty Loss. If the AT&T Equipment, in whole or in part, is lost, stolen, damaged or destroyed, or is taken in any condemnation or similar proceeding (an "Event of Loss"), Customer shall promptly notify AT&T. Customer shall, at its option: (a) immediately repair the affected AT&T Equipment such that it is in good condition and working order, (b) replace the affected item with like equipment of equal or greater value, in good condition, and transfer clear title thereto to AT&T, or (c) to the extent permitted by law, pay to AT&T, within thirty (30) days of the Event of Loss, an amount equal to the Stipulated Loss Value ("SLV") (as hereinafter defined) for such affected AT&T Equipment, plus any other unpaid amounts due under the applicable SOW. If an Event of Loss occurs as to part of the AT&T Equipment for which the SLV is paid, a prorated amount of each Monthly Recurring Charge shall abate from the date the SLV payment is received by AT&T. The SLV shall be an amount equal to the sum of all future Monthly Recurring Charges from the last Monthly Recurring Charge date to the end of the Minimum Payment Period (defined in Section 7(a) of the SOW).

F. Default. Customer shall be in default hereunder upon the occurrence of any one or more of the following events (each an "Event of Default"): (a) failure by Customer to pay any Monthly Recurring Charges or other amounts payable under any Statement of Work for a period of sixty (60) days or more, (b) Customer dissolves or ceases to exist or transfers a major part in value of its assets, (c) Customer becomes insolvent, makes an assignment for the benefit of creditors, files a voluntary petition or has an involuntary petition filed or action commenced against it under the United States Bankruptcy Code or any similar federal or state law, (d) an adverse change in Customer's or any guarantor's financial condition as will, in the good faith judgment of AT&T, impair the AT&T Equipment or increase the credit risk involved, (e) failure by Customer to obtain or maintain insurance on the AT&T Equipment provided for hereunder, or (f) Customer fails to return the AT&T Equipment at the expiration or termination of this NI Pricing Schedule.

G. Remedies. (i) Upon the occurrence of an Event of Default in accordance with sub-section F above, AT&T may, at its option do any or all of the following: (a) retake immediate possession of the AT&T Equipment, wherever



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located, and for such purpose, enter upon any premises without liability for so doing, (b) cause Customer, and Customer hereby agrees, to return the AT&T Equipment to AT&T as provided herein, (c) recover from Customer, as liquidated damages for loss of a bargain and not as a penalty, all sums owing hereunder and/or all Monthly Recurring Charges immediately due and payable, or (d) by notice in writing to Customer, cancel this NI Pricing Schedule whereupon all right and interest of Customer in or to the possession or use of the AT&T Equipment shall absolutely cease. (ii) Further, AT&T shall be entitled to recover from Customer, and Customer agrees to pay: (1) any and all damages which AT&T shall sustain by reason of any such default or breach by Customer, (2) such expenses as shall be expended or incurred by AT&T in the seizure, rental, storage, transportation, sale of AT&T Equipment, or enforcement of any right or privilege hereunder or collection of any sums due hereunder. Customer further agrees that, in any event, it will be liable for any deficiency after any sale, lease or other disposition by AT&T; (3) The remedies herein provided in favor of AT&T in the event of Customer's default as hereinabove set forth shall not be deemed to be exclusive, but shall be cumulative and shall be in addition to all other remedies in its favor existing in law, in equity or in bankruptcy.

H. Assignment. Notwithstanding anything to the contrary specified in the Master Agreement, Customer acknowledges AT&T is entitled sell, transfer, and assign to a third party ("Assignee"), all right, title and interest of AT&T in and to the AT&T Equipment and the Monthly Recurring Charges (the "Assigned Assets"). Customer consents to the Assignment of the Assigned Assets by AT&T to Assignee. Such assignment does not relieve AT&T of its performance obligations under this SOW. Customer further acknowledges and agrees that the Assigned Assets may be further sold, transferred, and assigned by Assignee to any other person or entity without notice to or the consent of Customer. Customer shall not be entitled to assign its rights and obligations under the Master Agreement without the express written consent of Assignee.



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EXHIBIT 1: STATEMENT OF WORK

1. INTRODUCTION

This SOW between **AT&T Enterprises, LLC** ("AT&T") and **CITY OF N RICHLAND** ("Customer") is attached to the NI Pricing Schedule and made a part thereof upon execution.

2. SCOPE OF WORK

2.1 Services

AT&T will provide a managed networking solution ("Managed Solution") to U.S. Site(s) designated by Customer that will allow Customer to optimize WAN connectivity with reliability and redundancy on the WAN edge with multiple ISP links, designate quality of Service, implement encryption, and specify the stateful firewall. To implement the Managed Solution, AT&T will provide labor and AT&T Equipment which consists of hardware manufactured by FatPipe Networks as provided for herein. AT&T will order, track, support Customer's installation, and manage the AT&T Equipment. Services and/or equipment not specifically provided for hereunder are outside the scope of this SOW.

2.2 AT&T Equipment

Upon execution hereof, AT&T will order on Customer's behalf, the AT&T Equipment listed in Appendix B ("AT&T Equipment Order List").

2.3 SOW Term

This SOW shall have a term of **84 months** ("Term") from the Effective Date of this SOW. The Services will commence thirty (30) calendar days after the Effective Date of this SOW. Each Site will have a **term of sixty (60) months ("Minimum Payment Period" or "MPP")** from the date of delivery of the AT&T Equipment to the Site. After completion of the MPP, **an additional 24 months of Term of support** is provided unless either party executes their termination rights outlined in Section 8 of this SOW.

3. AT&T RESPONSIBILITIES

AT&T will be responsible for executing the following activities. Activities not expressly included in this SOW are outside the scope.

3.1 Project Management

In support of the Services, AT&T will: provide resources to order and track delivery of the AT&T Equipment as documented in the attached EOL, Appendix B.

3.2 Staging - Infrastructure Configuration

- (a) AT&T will provide for a Remote Network Survey ("RNS"). Upon completion of the RNS, AT&T will make a recommendation for configuration and placement of the AT&T Equipment. This recommendation consists of:
 - 1) IP addressing scheme for the AT&T Equipment-segment of the network,
 - 2) Inbound and outbound policy routing recommendations.
 - 3) Configuration scheme
 - 4) Updated network diagram showing the AT&T Equipment with an existing Customer network diagram.
- (b) AT&T will perform a review of the Customer-premise network edge.
- (c) AT&T will review the IP addressing scheme to determine proper placement of the AT&T Equipment.
- (d) AT&T will review client application requirements such as VPN tunnels, voice over IP, premise-based servers
- (e) Customer and AT&T will agree upon installation date.
- (f) AT&T will test all units prior to shipping. This test will consist of:
 - 1) 48-hour hardware traffic test for all appliances.
 - 2) Software confirmation and integrity testing.
 - 3) Preset configuration (if required);
 - 4) Failover unit testing (if required).

3.3 Installation and Configuration

- (a) AT&T will assist Customer via remote tele-installation, scheduled at least three (3) business days in advance, on the mutual availability of both AT&T and Customer.
- (b) In the event Customer chooses onsite installation services, such installations are scheduled at least seven (7) business days in advance, on the mutual availability of both AT&T and Customer.
- (c) AT&T shall load pre-installation configuration information.
- (d) AT&T will assist Customer with power-up of AT&T Equipment to assure hardware functions normally.



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- (e) AT&T will assist Customer with the AT&T Equipment connectivity to:
 - 1) Routers
 - 2) Firewall(s)
 - 3) LAN(s)
 - 4) DMZ
- (f) AT&T's installation responsibility is to ensure traffic passes from Customer LAN to AT&T WAN circuit. Customer is responsible to provide live traffic to the supplier's LAN port.

3.4 Test and Turn-up

- (a) Network WAN Testing:
 - 1) Ping Test to assure that each WAN interface is responding.
 - 2) Ping each router to assure AT&T Equipment to Router connectivity.
 - 3) Ping test to assure AT&T Equipment to Internet connectivity.
- (b) Network LAN Testing:
 - 1) IP addressing, to assure that devices on the LAN can ping the AT&T Equipment.
 - 2) Testing to assure that the Administrator can connect to the AT&T Equipment and access the user interface for device configuration.
- (c) Functionality Testing
 - 1) Internet traffic testing to assure that the devices on the LAN can access websites without errors.
 - 2) Traffic test to assure that the traffic is flowing across all available Internet connections.
 - 3) Testing to ensure e-mails can be received and sent.
 - 4) Customer specific tests defined during pre-install conference.
 - 5) Dynamic Load-balancing test and recommendation.

3.5 Training

AT&T will provide tele- remote training on an as-needed, ongoing basis during the Term, as specified and requested by Customer.

4. CUSTOMER RESPONSIBILITIES

To manage the activities outlined herein on time and within the pricing provided, Customer assigned roles and responsibilities must be fulfilled effectively. Customer will:

- a. Assign a Single Point of Contact ("SPOC") as the primary interface for the AT&T Project Manager and AT&T Engineer to work with during the Term.
- b. Coordinate appropriate personnel for conference calls, interviews or to provide information as reasonably requested and applicable by AT&T.
- c. Participate in meetings and arrange for other relevant business unit personnel be reasonably available for such meetings.
- d. Customer's network should be fully functional.
- e. All firewalls, routers, VPN devices must be checked and found in good working order.
- f. Customers should have all Internet connections installed and working.
- g. Review and provide relevant comments (in the form of additional data requirements, preliminary conclusions, or recommended technical architecture) or Subject Matter Experts ("SME") resources from applicable information technology departments or business units to assist in completing the Deliverables in a timely manner.
- h. Keep AT&T informed of any information or changes, which may affect AT&T's performance of Services or require a change request in the scope.
- i. Perform all Site preparation activities including, but not limited to, power, core drilling, ventilation, proper environmental as per the manufacturer's specifications, and the installation of Purchased Equipment racks.
- j. Resume responsibility for the network infrastructure upon completion of the Services provided herein.
- k. Complete AT&T's pre-installation checklist document 72 hours prior to desired install time/date.
- l. Be prepared to provide AT&T Support Engineer with remote access to the AT&T Equipment during installation, and for troubleshooting.
- m. Provide AT&T with a detailed and accurate network diagram.
- n. If work is being performed after normal workday hours, one of the Customer's engineers must be present at all times.



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5. Project Governance

5.1 Change Control Process

Either party must submit change requests to contractual documents in writing via the sample at Appendix A to this SOW. The party requesting the change must submit a written request to the other party and the receiving party shall issue a written response within five (5) business days of the receipt of the request, including whether the receiving party accepts or rejects the request and/or any changes to the terms and conditions. Upon agreement both parties must execute the document in Appendix A.

5.2 Engagement Contacts

	Customer	AT&T
Name:	Paulette Hartman	Daniel O'Sullivan
Title:	City Manager	Associate Engagement Manager
Contact Information (Phone/Email)	817-427-6003 / pahartman@nrhtx.com	770-674-5192 / do821r@att.com

6. ENGAGEMENT ASSUMPTIONS:

This SOW is based on the following assumptions. If any of these assumptions are found to be inaccurate or invalid, AT&T shall provide Customer with the changes to the scope, tasks, deliverables or terms and conditions of this SOW via the Change Control Process described in this SOW.

- (a) Customer will provide AT&T with requested information in a timely manner and takes full responsibility and liability for the accuracy of all information supplied to AT&T by Customer and which AT&T relies upon in its performance hereunder.
- (b) The Services will commence within thirty (30) calendar days of the Effective Date.
- (c) Delays that reschedule or hinder work completion that are caused by Customer or beyond AT&T's control may result in additional charges to Customer or require changes to the SOW.
- (d) The SOW will be executed by **[07/03/2025]**. After that date, AT&T reserves the right to modify the rates, terms, and/or conditions.

7. CHARGES

7.1 Charges are in USD. Customer shall pay to AT&T the following charges as outlined below for the ordered Services and AT&T Equipment (see Appendix B).

Each Site will have a MPP as defined in Section 2.3 (above).

In the event Customer elects for AT&T to provide Professional Services including assistance with network related issues not related to AT&T Equipment, AT&T will provide Professional Services (remote) at the rate of \$220/hour in accordance with the Change Control Process.



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Description	Site Number	Monthly Recurring Charges (MRC) per unit	Units	Extended MRC
ASEoD FatPipe WAN Edge 1G (10G Port)	Site 1-2	\$369.44	2	\$738.88
ASEoD FatPipe WAN Edge 1G (10G Port) HA MODE	Site 1-2	\$295.54	2	\$591.08
ASEoD FatPipe WAN Edge < 100M (1G PORT)	Site # 3-12	\$161.85	10	\$1,618.50
Onsite Installation (for 2 hours @ \$495) - Promo	Site # 1-12	\$0	12	\$0
			Total MRC	\$2,948.46
			Total MRC for MPP	\$176,907.6
			Shipping Costs of AT&T Equipment, One Time Charge - (OTC)	\$2,837.84

Optional Charges

Description	Charge
On Site installation Services, charge per day (M-F, NBH)	\$1200.00/day
Professional Services (remote)	\$220.00/hour
Travel charges	Incurred at cost

7.2 Additional Pricing Terms and Conditions

- a. **Defined Scope.** Pricing is based on the currently defined scope. Any additions or changes to this SOW will necessitate changes in pricing. Pricing herein assumes no Service delays will occur that would require AT&T to stop work. AT&T will not be held financially responsible for Service delays outside of its control.
- b. **Invoicing.** AT&T will invoice the One-time Charges upon completion as defined herein. AT&T will invoice Services monthly, and any one-time charges or expenses incurred during the previous calendar month will be included the following month.
- c. **Travel and related Expenses.** Charges do not include expenses for AT&T travel to Customer's facilities. Standard business expenses (e.g., transportation, food, lodging) incurred by AT&T in connection with delivery of the Services will be billed at cost as a separate line item on Customer's invoice. AT&T personnel will incur travel expenses only after receiving permission from Customer's Project Manager.
- d. **Time and Material ("T&M") Rate.** In the event the scope of work changes from this SOW or AT&T is requested to perform Services outside of Normal Business Hours, AT&T will bill Customer at a T&M rate of two-hundred fifty dollars (\$250.00) per hour per AT&T consultant for the additional time spent on



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the change requests. All such out-of-scope matters will be handled via the Change Control process outlined herein.

8. Extension and Termination

- a. AT&T will extend the Minimum Payment Period for each Site on the same terms, conditions, rates, and charges then currently in effect for a twenty-four (24) month period at the end of the Minimum Payment Period (an "Extension Term"). The Minimum Payment Period and any Extension Term shall be the "SOW Term."
- b. Customer may terminate this SOW under one of the following provisions:
 - (i) In the event of a breach of any material term or condition of this SOW by AT&T where such failure continues un-remedied for thirty (30) days after AT&T's receipt of such written notice.
 - (ii) Any time prior to the end of the MPP Term, by giving AT&T at least thirty (30) days' written notice and paying the Termination Charges set forth in 8(d) below.
 - (iii) Any time during the Extension Term, by providing AT&T at least 90 days' notice.
- c. AT&T may terminate this SOW under one of the following provisions:
 - (i) Any time during the Extension Term, by providing Customer at least 90 days written notice.
- d. Termination Charges: Customer must pay all fees, charges and expenses incurred as of the effective date of termination, and in addition, a termination charges equal to the total Monthly Recurring Charges for terminated Service components for each month remaining in the Minimum Payment Period or Extension Term, as applicable ("Termination Charges").



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APPENDIX A: CHANGE REQUEST FORM

Type of Request:	
Initiator (Company):	
Change Request Received by:	
Price Impact:	
AT&T Additional Resources Required:	

Task Description:

Other information related to Change:

Impact of Change Provide a description of the impact of the change (increase in duration, delay in start, cut-over date change, added dependency, additional resources required change to design, change to baseline solution, other).

AGREED and ACCEPTED:

CUSTOMER:

By: _____
(Authorized Agent or Representative)

(Typed or Printed Name)

(Title)

(Date)

AGREED and ACCEPTED:

AT&T

By: _____
(Authorized Agent or Representative)

(Typed or Printed Name)

(Title)

(Date)



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APPENDIX B: AT&T EQUIPMENT ORDER LIST

AT&T Equipment, Licenses & Maintenance

Shipping Address:

Site 01: NRH City Hall -4301 City Point Drive. North Richland Hills, TX 76180
 Site 02: Fire 5/PS Training Center- 7202 Dick Fisher Dr. North Richland Hills, TX 76180
 Site 03: Watauga City Hall- 7105 Whitley Rd. Watauga, TX 76148
 Site 04: Library- 9015 Grand Ave. North Richland Hills, TX 76180
 Site 05: NRH20- 9001 Boulevard 26 North Richland Hills, TX 76180
 Site 06: NRH Center- 6000 Hawk Ave. North Richland Hills, TX 76180
 Site 07: Richland Hills Police- 6700 Baker Blvd. Richland Hills, TX 76118
 Site 08: Haltom City PD- 5110 Broadway Ave. Haltom, TX 76117
 Site 09: Fire 1- 8001 Shadywood Lane North Richland Hills, TX 76180
 Site 10: Fire 2- 4001 Rufe Snow Dr. North Richland Hills, TX 76180
 Site 11: Fire 3- 5328 Davis Blvd. North Richland Hills, TX 76180
 Site:12: Fire 4- 7245 Hightower Dr. North Richland Hills, TX 76180

Product ID	Size/Capacity & Other Details	# Units	Site Address
[1U-SP-8C-2F-10G]	ASEoD FatPipe WAN Edge 1G (10G Port)	1	NRH City Hall -4301 City Point Drive. North Richland Hills, TX 76180
[1U-SP-8C-2F-10G]	ASEoD FatPipe WAN Edge 1G (10G Port)	1	Fire 5/PS Training Center- 7202 Dick Fisher Dr. North Richland Hills, TX 76180
[ASE-FP-WAN-1G-HA] - [1U-SP-8C-2F-10G]	ASEoD FatPipe WAN Edge 1G (10G Port) HA MODE	1	NRH City Hall -4301 City Point Drive. North Richland Hills, TX 76180
[ASE-FP-WAN-1G-HA] - [1U-SP-8C-2F-10G]	ASEoD FatPipe WAN Edge 1G (10G Port) HA MODE	1	Fire 5/PS Training Center- 7202 Dick Fisher Dr. North Richland Hills, TX 76180
[ASE-FP-WAN-LT100M-1G PORT] - [1U-SP-8C-2F-10G]	ASEoD FatPipe WAN Edge < 100M (1G PORT)	1	Watauga City Hall- 7105 Whitley Rd. Watauga, TX 76148
[ASE-FP-WAN-LT100M-1G PORT] - [1U-SP-8C-2F-10G]	ASEoD FatPipe WAN Edge < 100M (1G PORT)	1	Library- 9015 Grand Ave. North Richland Hills, TX 76180
[ASE-FP-WAN-LT100M-1G PORT] - [1U-SP-8C-2F-10G]	ASEoD FatPipe WAN Edge < 100M (1G PORT)	1	NRH20- 9001 Boulevard 26 North Richland Hills, TX 76180
[ASE-FP-WAN-LT100M-1G PORT] - [1U-SP-8C-2F-10G]	ASEoD FatPipe WAN Edge < 100M (1G PORT)	1	NRH Center- 6000 Hawk Ave. North Richland Hills, TX 76180
[ASE-FP-WAN-LT100M-1G PORT] - [1U-SP-8C-2F-10G]	ASEoD FatPipe WAN Edge < 100M (1G PORT)	1	Richland Hills Police- 6700 Baker Blvd. Richland Hills, TX 76118
[ASE-FP-WAN-LT100M-1G PORT] - [1U-SP-8C-2F-10G]	ASEoD FatPipe WAN Edge < 100M (1G PORT)	1	Haltom City PD- 5110 Broadway Ave. Haltom, TX 76117
[ASE-FP-WAN-LT100M-1G PORT] - [1U-SP-8C-2F-10G]	ASEoD FatPipe WAN Edge < 100M (1G PORT)	1	Fire 1 8001 Shadywood Lane North Richland Hills, TX 76180
[ASE-FP-WAN-LT100M-1G PORT] - [1U-SP-8C-2F-10G]	ASEoD FatPipe WAN Edge < 100M (1G PORT)	1	Fire 2- 4001 Rufe Snow Dr. North Richland Hills, TX 76180
[ASE-FP-WAN-LT100M-1G PORT] - [1U-SP-8C-2F-10G]	ASEoD FatPipe WAN Edge < 100M (1G PORT)	1	Fire 3- 5328 Davis Blvd. North Richland Hills, TX 76180
[ASE-FP-WAN-LT100M-1G PORT] - [1U-SP-8C-2F-10G]	ASEoD FatPipe WAN Edge < 100M (1G PORT)	1	Fire 4- 7245 Hightower Dr. North Richland Hills, TX 76180