# LETTER OF INTENT

This Letter of Intent ("LOI") is entered into on January 20, 2022 (the "Effective Date"), by and between Comcast Cable Communications Management, LLC ("Comcast") and City of Fort Lauderdale ("Customer"), individually referred to herein as "Party" and jointly referred to as "Parties".

In consideration of the mutual covenants, promises, and consideration set forth in this LOI and other valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties hereby agree as follows:

- 1. Because the Parties hereto are in the initial stages of negotiating a Comcast Enterprise Services Master Services Agreement No. Fl-25848367-Dlngb (the "MSA"), and for continuity of service, time is of the essence, all new Sales Order(s) (the "Sales Order(s)") will be provisioned pursuant to the Master Services Agreement No. FL-294274-dkeen attached hereto as Exhibit A (the "Previous MSA"), until such time, that the Parties execute mutually-agreeable terms and conditions (the "MSA").
- 2. The Parties hereby agree to continue to work together in good-faith to negotiate the MSA; provided, however, that if, despite the Parties' good faith efforts, they have not executed the MSA within ninety (90) days of the Effective Date (or such other period as may be agreed upon by the Parties in writing), then, notwithstanding anything to the contrary contained in this LOI or the Previous MSA, (i) either Party may terminate this LOI (and the Services provided pursuant to this LOI) upon thirty (30) days prior written notice to the other Party and (ii) upon such termination, Customer shall pay Comcast for services rendered.
- 3. The fully executed LOI consists of the Previous MSA (as amended by paragraphs 4) and the Sales Order(s). In the event of any inconsistency among these documents, precedence will be as follows: (1) this LOI, (2) the Previous MSA and (3) the Sales Orders.
- 4. The Second Amendment to Comcast Enterprise Services Master Services Agreement No. FL-294274-dkeen dated October 12, 2016 shall be void and of no further force or effect
- 5. Any new master service agreement between the Parties, including, without limitation, the MSA, requires the approval of the City Commission of the City of Fort Lauderdale and the approval of Comcast, such approvals to be evidenced by execution of the MSA or other master agreement by the respective Parties.
- 6. Upon the execution of a new master service agreement by the Parties, including, without limitation, the MSA, this LOI shall terminate, and the MSA shall govern all future sales order(s) submitted by Customer in connection with the MSA, including the Sales Order(s).

**IN WITNESS WHEREOF,** the Parties hereto have executed this LOI as of the day and year written below and the persons signing covenant and warrant that they are duly authorized to sign for and on behalf of the respective Parties.

		Comcast Cable Communications Management, LLC	
Signature:	Glenn Marcos Date 2022.01.28 090 1:48-05 007	Signature:	Shawn adamson
Printed Name:	Glenn Marcos.	Printed Name:	Shammadamson
Title:	Chief PRECURENT OFFICER	Title:	Vice President, Sales Operations
Date:	1/28/22	Date:	1/20/2022



			SERVICES MENTE(MSA)
MSA ID#:FL-294274-dkeen-182115	MSA Term: 60 month	ıs	Account Name: City of Fort Lauderdale, a Florida municipality
Primary Contact: Andrew Parker		MAIN)	Primary Contact Address Information
Title: Senior Network Manager		Add Ave	lress 1: 100 North Andrews
Phone: (954)828-5095		Ado	lress 2:
Cell:		City	y: Fort Lauderdale
Fax:		Stat	e: Florida
Email: aparker@fortlauderdale.gov		Zip	Code: 33301

This Master Service Agreement ("Agreement") sets forth the terms and conditions under which Comcast Cable Communications Management, LLC and its operating affiliates ("Comcast") will provide communications and other services ("Services") to the above Customer. The Agreement consists of this fully executed Master Service Agreement Cover Page ("Cover Page"), the Enterprise Services General Terms and Conditions ("General Terms and Conditions"), any written amendments to the Agreement executed by both parties ("Amendments"), the Product-Specific Attachment for the applicable Services ("PSA(s)") and each Sales Order accepted hereunder ("Sales Orders"). In the event of any inconsistency among these documents, precedence will be as follows: (1) this Cover Page (2) General Terms and Conditions, (3) PSA(s),, and (4) Sales Orders. This Agreement shall be legally binding when signed by both parties and shall continue in effect until the expiration date of any Service Term specified in a Sales Order referencing the Agreement, unless terminated earlier in accordance with the Agreement.

The Customer referenced above may submit Sales Orders to Comcast during the Term of this Agreement ("MSA Term"). After the expiration of the initial MSA Term, Comcast may continue to accept Sales Orders from Customer under the Agreement, or require the parties to execute a new MSA.

The Agreement shall terminate in accordance with the General Terms and Conditions. The General Terms and Conditions and PSAs are located at http://business.comcast.com/enterprise-terms-of-service. Use of the Services is also subject to the High-Speed Internet for Business Acceptable Use Policy ("AUP") located at http://business.comcast.com/pdfs/Enterprise-Acceptable-Use-Policy.pdf, and the High-Speed Internet for Business Privacy Policy (Privacy Policy") located at http://business.comcast.com/pdfs/Enterprise-Privacy-Policy.pdf. Comcast may update the General Terms and Conditions, PSAs, AUP and Privacy Policy from time to time upon posting to the Comcast website.

Services are only available to commercial customers in wired and serviceable areas in participating Comcast systems (and may not be transferred). Minimum Service Terms are required for most Services and early termination fees may apply. Service Terms are identified in each Sales Orders, and early termination fees are identified in the applicable Product Specific Attachments.

BY SIGNING BELOW, CUSTOMER AGREES TO THE TERMS AND CONDITIONS OF THIS AGREEMENT.

CITY OF FORT LAUDERDALE:

ATTEST:

Jonda K. Joseph, City Clerk

John H. "Jack" Seiler, Mayer

Lee R. Feldman, City Manager



STATE OF COUNTY OF C

company.

City Attorney COMCAST CABLE COMMUNICATIONS MANAGEMEN Print Name: On this 3 day of April 2014, before me, the subscriber, a Notary Public in and Scott Roberts, the 57P for said State and County, personally appeared Consest , known or identified to me to be the of person whose name is subscribed to the within instrument, and in due form of law acknowledged that he/she is authorized on behalf of said company to execute all documents pertaining hereto and acknowledged to me that he/she executed the same as his/her voluntary act and deed on behalf of said IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my seal in said State and County on the day and year last above written. (Signature of Notary)

My Commission Expires:

### FIRST AMENDMENT

to

## Comcast Enterprise Services Master Services Agreement No. FL-294274-dkeen

This First Amendment ("Amendment") is concurrently entered into on April 3, 2014 ("Effective Date") in conjunction with the Comcast Enterprise Services Master Services Agreement No. FL-294274-dkeen ("Agreement") by and between Comcast Cable Communications Management, LLC ("Comcast") and the City of Fort Lauderdale, a Florida municipality ("Customer"), individually referred to herein as "Party" and jointly referred to as "Parties". In the event of an explicit conflict between this Amendment and the Agreement, the terms and conditions of this Amendment shall take precedence in the interpretation of the explicit matter in question. Unless otherwise set forth herein, all capitalized terms set forth herein shall have the same meaning as set forth in the Agreement.

Whereas, the Parties desire to amend the Agreement by this writing to reflect the amended or additional terms and conditions to which the Parties have agreed to;

Now, therefore, in consideration of the mutual covenants, promises, and consideration set forth in this Amendment, the Parties agree as follows:

1. The Definitions section of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") is hereby modified to read as follows:

"Confidential Information: To the extent permitted by Florida law, all information regarding either Party's business which has been marked or is otherwise communicated as being "proprietary" or "confidential." or which reasonably should be known by the receiving party to be proprietary or confidential information. Without limiting the foregoing, and to the extent permitted by Florida law, Confidential Information may include, even if not marked, the Agreement, all Licensed Software, promotional materials, proposals, quotes, rate information, discount information, subscriber information, network upgrade information and schedules, network operation information (including without limitation information about outages and planned maintenance) and invoices, as well as the Parties' communications regarding such items Without limiting the generality of the foregoing, Confidential Information shall include information that is a trade secret pursuant to Florida law.

Service Location(s): The Customer location(s) where Comcast provides the Services, to the extent the Customer owns, leases, or otherwise controls such location(s), including Customer's rights of way."

2. Article 1 of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") is hereby modified to read as follows:

"Comcast may change or modify the Agreement, and any related policies from time to time ("Revisions") by posting such Revisions to the Comcast Website. The Revisions are effective upon posting to the Website. Customer will receive notice of the Revisions in the next applicable monthly invoice. Customer shall have thirty (30) calendar days from the invoice notice of such Revisions to provide Comcast with written notice that the Revisions adversely affect Customer's use of the Service(s). If after notice of such adverse effect Comcast is unable to reasonably mitigate the Revision's impact on such Services, then Customer may terminate the impacted Service(s) without further obligation to Comcast beyond the termination date, including Termination Charges, if any. This shall be Customer's sole and exclusive remedy."

3. Article 2.2 of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") is hereby modified to read as follows:

Access. In order to deliver certain Services to Customer, Comcast may require access, right-of-way, conduit, and/or common room space ("Access"), both within and/or outside each Service Location.

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"Customer shall provide an adequate environmentally controlled space and such electricity as may be required for installation, operation, and maintenance of the Comcast Equipment used to provide the Services within the Service Location(s). Customer shall be responsible for securing, and maintaining on an initial and ongoing basis during the applicable Service Term and/or Renewal Term, such Access within each Service Location unless Comcast has secured such access prior to this Agreement. In the event that Customer, fails to secure or maintain such Access within a particular Service Location, Comcast may cancel or terminate Service at such particular Service Location, without further liability, upon written notice to Customer. In such event, if Comcast has incurred any costs or expense in installing or preparing to install the Service that it otherwise would not have incurred, a charge equal to those reasonable costs and expenses shall apply to Customer's final invoice for that particular Service Location. If Comcast is unable to secure or maintain Access outside a particular Service Location, which Access is needed to provide Services to such Service Location, Customer or Comcast may cancel or terminate Service at such particular Service Location, without further liability beyond the termination date, upon a minimum thirty (30) days' prior written notice to the other party. In such event, if Comcast has incurred any costs or expense in installing or preparing to install the Service that it otherwise would not have incurred, Comcast shall be responsible for such costs or expenses. Any other failure on the part of Customer to be ready to receive Service, or any refusal on the part of Customer to receive Service, shall not relieve Customer of its obligation to pay charges for any Service that is otherwise available for use"

4. Article 2.4 of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") is hereby modified to read as follows:

"Comcast Equipment. At any time Comcast may remove or change Comcast Equipment in its sole discretion in connection with providing the Services. except that, in the case of any Comcast Equipment or fiber optic cable in Customer's right-of-way, Comcast shall comply with all City of Fort Lauderdale ordinances, rules, regulations, policies, and permits regarding rights-of-way. Customer shall not move, rearrange, disconnect, remove, attempt to repair, or otherwise tamper with any Comcast Equipment or permit others to do so, and shall not use the Comcast Equipment for any purpose other than that authorized by the Agreement. Comcast shall maintain Comcast Equipment in good operating condition during the term of this Agreement; provided, however, that such maintenance shall be at Comcast's expense only to the extent that it is related to and/or resulting from the ordinary and proper use of the Comcast Equipment. Customer is responsible for damage to, or loss of, Comcast Equipment caused by its acts or omissions, and its noncompliance with this Article, or by fire, theft or other casualty at the Service Location(s), unless caused by the negligence or willful misconduct of Comcast."

5. Article 2.5 of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") is hereby modified to read as follows:

"Ownership, Impairment and Removal of Network, The Network is and shall remain the property of Comcast regardless of whether installed within or upon the Service Location(s) and whether installed overhead, above, or underground and shall not be considered a fixture or an addition to the land or the Service Location(s) located thereon. Customer agrees that it shall take no action that directly or indirectly impairs Comcast's title to the Network, or any portion thereof, or exposes Comcast to any claim, lien, encumbrance, or legal process, except as otherwise agreed in writing by the Parties. Nothing in this Agreement shall preclude Comcast from using the Network for services provided to other Comcast customers. For a period of twelve (12) months following Comcast's discontinuance of Service to the Service Location(s), Comcast retains the right to remove, in accordance with Florida law and City of Fort Lauderdale rules, regulations, policies, ordinances, and permits ,the Network including, but not limited to, that portion of the Network that is located in the Service Location. To the extent Comcast removes such portion of the Network it shall be responsible for returning the Service Location(s) to its prior condition, reasonable wear and tear excepted."

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6. Article 3.3 of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") is hereby modified to read as follows:

"Payment of Bills. Except as otherwise indicated herein or in a PSA, Comcast will invoice Customer in advance on a monthly basis for all monthly recurring charges and fees arising under the Agreement. All other charges will be billed monthly in arrears, including without limitation certain usage based charges and third party pass through fees. Payment is due upon presentation of a proper invoice. Payment will be considered timely made to Comcast if received within thirty (30) days after the proper invoice date, however, Customer's account shall provide for a fifteen (15) day Grace Period ("Grace Period") immediately subsequent to the thirty (30) day payment remittance period. Any charges not paid to Comcast within such period will be considered past due. If a Service Commencement Date is not the first day of a billing period, Customer's first monthly invoice shall include any pro-rated charges for the Services, from the date of installation to the start of the next billing period. In certain cases, Comcast may agree to provide billing services on behalf of third parties, as the agent of the third party. Any such third-party charges shall be payable pursuant to any contract or other arrangement between the third party and Customer and/or Comcast. Comcast shall not be responsible for any dispute regarding these charges between Customer and such third party. Customer must address all such disputes directly with the third party."

7. Article 3.5 of the General Terms and Conditions is hereby modified to read as follows:

"Credit Approval and Deposits. Initial and ongoing delivery of Services may be subject to credit approval. Customer shall provide Comcast with credit information requested by Comcast. Customer authorizes Comcast to make inquiries and to receive information about Customer's credit history from others and to enter this information in Customer's records. Customer represents and warrants that all credit information that it provides to Comcast will be true and correct. Comcast, in its sole discretion, may deny the Services based upon an unsatisfactory credit history. Additionally, subject to applicable regulations. Comcast may require Customer to make a deposit (in an amount not to exceed an estimated two months charge for the Services) as a condition to Comcast's provision of the Services, or as a condition to Comcast's continuation of the Services. The deposit will not, unless explicitly required by law, bear interest and shall be held by Comcast as security for payment of Customer's charges. Comeast may apply the deposit to any delinquent Customer charges upon written notice to Customer. If Comcast uses any or all of the deposit to pay an account delinquency, Customer will replenish the deposit by that amount within five (5) days of its receipt of written notice from Comcast. If the provision of Service to Customer is terminated, or if Comcast determines in its sole discretion that such deposit is no longer necessary, then the amount of the deposit (plus any required deposit interest) will be credited to Customer's account or will be refunded to Customer, as determined by Comcast. Notwithstanding the foregoing, Comcast acknowledges Customer has passed initial credit requirements and deposits will not be required in regards to Sales Order ID # FL-294274-dkeen-182115"

8. Article 3.7 of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") is hereby modified to read as follows:

"Other Government-Related Costs and Fees. Except to the extent Customer is exempt, Comcast reserves the right to invoice Customer for any fees or payment obligations in connection with the Services imposed by governmental or quasi-governmental bodies in connection with the sale, installation, use, or provision of the Services, including, without limitation, applicable franchise fees, right of way fees and Universal Service Fund charges (if any), regardless of whether Comcast or its Affiliates pay the fees directly or are required by an order, rule, or regulation of a taxing jurisdiction to collect them from Customer. Taxes and other government-related fees and surcharges may be

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changed with or without notice, In the event that any newly adopted law, rule, regulation or judgment increases Comcast's costs of providing Services, Customer shall pay Comcast's additional costs of providing Services under the new law, rule, regulation or judgment."

9. Article 3.8 of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") is hereby modified to read as follows:

"Disputed Invoice. If Customer disputes any portion of an invoice by the due date, Customer must pay the undisputed portion of the invoice and submit a written claim, including all documentation substantiating Customer's claim, to Comcast for the disputed amount of the invoice by the invoice due date. The Parties shall negotiate in good faith to resolve any billing dispute. Comcast will refund/credit all valid disputes resolved in Customer's favor as of the date the disputed charges first appeared on the Customer's invoice."

10. Article 3.9 of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") is hereby modified to read as follows:

"Past-Due Amounts. If Customer's account is delinquent, Comcast may refer the account to a collection agency or attorney that may pursue collection of the past due amount and/or any Comcast Equipment which Customer fails to return in accordance with the Agreement. If Comcast is required to use a collection agency or attorney to collect any amount owed by Customer or any unreturned Comcast Equipment, Customer agrees to pay all reasonable costs of collection or other action. The remedies set forth herein are in addition to and not in limitation of any other rights and remedies available to Comcast under the Agreement or at law or in equity."

11. Article 5.3 Section B of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") is hereby modified to read as follows:

"Comcast may, except as otherwise provided by Florida law, delete all applicable data, files, electronic messages, or other information stored on Comcast's servers or systems."

12. Article 5.3 Section C of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") is hereby modified to read as follows:

"If Customer has terminated the Sales Order prior to the expiration of the Service Term for convenience, or if Comcast has terminated the Sales Order prior to the expiration of the Service Term as a result of material breach by Customer, Comcast may assess and collect from Customer applicable Termination Charges (if any) up to notice of termination;"

13. Article 6.1 Section A of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") is hereby modified to read as follows:

"THE AGGREGATE LIABILITY OF COMCAST FOR ANY AND ALL LOSSES, DAMAGES AND CAUSES ARISING OUT OF THE AGREEMENT, INCLUDING, BUT NOT LIMITED TO, THE PERFORMANCE OF SERVICE, AND NOT OTHERWISE LIMITED HEREUNDER, WHETHER IN CONTRACT, TORT, OR OTHERWISE, SHALL NOT EXCEED DIRECT DAMAGES EQUAL TO THE SUM TOTAL OF PAYMENTS MADE BY CUSTOMER TO COMCAST DURING THE SIX (6) MONTHS IMMEDIATELY PRECEDING THE EVENT FOR WHICH DAMAGES ARE CLAIMED. THIS LIMITATION SHALL NOT APPLY TO COMCAST'S INDEMNIFICATION OBLIGATIONS AND CLAIMS FOR DAMAGE TO PROPERTY AND/OR PERSONAL INJURIES (INCLUDING DEATH) ARISING OUT OF THE

NEGLIGENCE OR WILLFUL MISCONDUCT OF COMCAST WHILE ON THE CUSTOMER SERVICE LOCATION."

- 14. Article 7 (INDEMNIFICATION) of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") is hereby deleted in its entirety.
- 15. Article 8.1 of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") is hereby modified to read as follows:

"License. If and to the extent that Customer requires the use of Licensed Software in order to use the Service supplied under any Sales Order, Customer shall have a personal, nonexclusive, nontransferable, and limited license to use such Licensed Software in object code only and solely to the extent necessary to use the applicable Service during the corresponding Service Term. All Licensed Software provided to Customer, and each revised version thereof, is licensed (not sold) to Customer by Comcast only for use in conjunction with the Service. Customer may not claim title to, or an ownership interest in, any Licensed Software (or any derivations or improvements thereto), and Customer shall execute any documentation reasonably required by Comcast, subject to such documentation being in accordance with Florida law, including, without limitation, end-user license agreements for the Licensed Software. Comcast and its suppliers shall retain ownership of the Licensed Software, and no rights are granted to Customer other than a license to use the Licensed Software under the terms expressly set forth in this Agreement."

16. Article 8.2 of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") is hereby modified to read as follows:

"Restrictions. The Parties acknowledge and agree that Software shall not be provided in connection to the Services rendered under this Agreement. In the event that the Customer wishes to purchase Software during the Service Term, Comcast and Customer shall in good faith negotiate an Amendment to the Agreement applicable to the provision of said Software"

17. Article 8.6 of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") is hereby modified to read as follows:

"Intellectual Property Rights in the Services. Title and intellectual property rights to the Services are owned by Comcast, its agents, suppliers or affiliates or their licensors or otherwise by the owners of such material. The copying, redistribution, bundling or publication of the Services, to the extent the Services are not public records as defined by Florida law, in whole or in part, without express prior written consent from Comcast or other owner of such material, is prohibited."

18. Article 9.1 of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") is hereby modified to read as follows:

"Disclosure and Use. Subject to Chapter 119 F.S., all Confidential Information disclosed by either Party shall be kept by the receiving party in strict confidence and shall not be disclosed to any third party without the disclosing party's express written consent. Notwithstanding the foregoing, such information may be disclosed (i) to the receiving party's employees, affiliates, and agents who have a need to know for the purpose of performing this Agreement, using the Services, rendering the Services, and marketing related products and services (provided that in all cases the receiving party shall take appropriate measures prior to disclosure to its employees, affiliates, and agents to assure against unauthorized use or disclosure); or (ii) as otherwise authorized by this Agreement. Each Party agrees to treat all Confidential Information of the other in the same manner as it treats its own proprietary information, but in no case using a degree of care less than a reasonable degree of care."

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19. Article 9.3 of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") is hereby modified to read as follows:

"Publicity. The Agreement provides no right to use any Party's or its affiliates' trademarks, service marks, or trade names, or to otherwise refer to the other Party in any marketing, promotional, or advertising materials or activities. Neither Party shall issue any publication or press release relating to, or otherwise disclose the existence of, the terms and conditions of any contractual relationship between Comcast and Customer, except as permitted by the Agreement or otherwise consented to in writing by the other Party, except to the extent permitted by Florida law."

20. Article 9.6 of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") is hereby modified to read as follows:

"Monitoring of Services. Except as otherwise expressly set forth in a PSA, Comcast assumes no obligation to pre-screen or monitor Customer's use of the Service, including without limitation postings and/or transmission. However, Customer acknowledges and agrees that Comcast and its agents shall have the right to pre-screen and monitor such use from time to time and to use and disclose such results to the extent necessary to operate the Service properly, to ensure compliance with applicable use policies, to protect the rights and/or property of Comcast, or in emergencies when physical safety is at issue, and that Comcast may disclose the same to the extent necessary to satisfy any law, regulation, or governmental request. Comcast shall have no liability or responsibility for content received or distributed by Customer or its users through the ServiceFor the avoidance of doubt, the prescreening or monitoring of data described in this Section 9.6 refers to aggregate data and types of traffic (protocol, upstream/downstream utilization, etc.). Comcast does not have access to the content of encrypted data transmitted across Comcast networks.

21. Article 11.15 is hereby added of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") to read as follows:

"Non-Appropriation of Funds. In the event Customer is unable to secure funds or if funds are not appropriated by the applicable local, state or federal agency for performance during any fiscal period of the term of a Sales Order, such Sales Order may be terminated ("Termination") by the Customer upon written notification to Comcast, to include a copy of the non-appropriation of funds notification, as of the beginning of the fiscal year for which funds are not appropriated or otherwise secured. In the event Customer terminates a Sales Order under this "Non-Appropriation of Funds" provision, neither Party shall have any further obligation to the other Party, excepting Customer shall be responsible for the payment of any and all unpaid charges for Services rendered and for Comcast equipment, and, any and all unpaid capital expenses incurred by Comcast on behalf of the applicable Sales Order, all of which are to be paid by Customer to Comcast in accordance with Article 3.3 herein. The capital expenses amount set forth hereunder shall be reduced by the total amount of NRC and MRC already paid to Company by Customer under the Agreement at the time of Termination. Customer hereby agrees to notify Comcast in writing as soon as it has knowledge that funds are not available for the continuation of the performance as set forth in the Sales Order, for any fiscal period under the applicable Sales Order Term."

22. Article 11.16 is hereby added of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") to read as follows:

"Maintenance of Records. Comcast shall maintain all books, records, and documents directly pertinent to performance under this Agreement in accordance with generally accepted accounting principles consistently applied. Records shall be retained in accordance with Comcast's Records and

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Information Management Policy. Each party to this Agreement or its authorized representatives shall have reasonable and timely access to such records of each other party to this Agreement for the public records purposes during the term of the Agreement and for four years following the termination of this Agreement."

23. Article 11.17 is hereby added of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") to read as follows:

"Governing Law, Venue, Interpretation, Costs, and Fees. This Agreement shall be governed by and construed in accordance with the laws of the State of Florida applicable to contracts made and to be performed entirely in the State. In the event that any cause of action or administrative proceeding is instituted for the enforcement or interpretation of this Agreement, Customer and Comcast agree that venue shall lie in the 17th Judicial Circuit, Broward County, Florida, in the appropriate court or before the appropriate administrative body, or in the event of federal jurisdiction, in the Southern District of Florida. This agreement shall not be subject to arbitration. Mediation proceedings initiated and conducted pursuant to this Agreement shall be in accordance with the Florida Rules of Civil Procedure and usual and customary procedures required by the circuit court of Broward County, or pursuant to the Federal Rules of Civil Procedure in the event of an action in federal court."

24. Article 11.18 is hereby added of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") to read as follows:

"Attorney's Fees and Costs. Comcast agrees that in the event any cause of action or administrative proceeding is initiated or defended by any party relative to the enforcement or interpretation of this Agreement, the prevailing party shall be entitled to reasonable attorney's fees and court costs (including such costs through all appellate proceedings) as an award against the non-prevailing party."

25. Article 11.19 is hereby added of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") to read as follows:

"Public Access. Comcast and Customer shall allow and permit reasonable access to, and inspection of, all documents, papers, letters or other materials in its possession or under its control subject to the provisions of Chapter 119, Florida Statutes, and made or received by Comcast and Customer in connection with this Agreement; and either party shall have the right to unilaterally cancel this Agreement upon violation of this provision by the other."

26. Article 11.20 is hereby added of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") to read as follows:

"Non-Waiver of Immunity. Notwithstanding the provisions of Sec. 768.28, Florida Statutes, the participation of the Comcast and the Customer in this Agreement and the acquisition of any commercial liability insurance coverage, self-insurance coverage, or local government liability insurance pool coverage shall not be deemed a waiver of immunity to the extent of liability coverage, nor shall any contract entered into by the Customer be required to contain any provision for waiver."

27. Article 11.22 is hereby added of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") to read as follows:

"Covenant of No Interest. Comcast and Customer covenant that neither presently has any interest, and shall not acquire any interest, which would conflict in any manner or degree with its performance

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under this Agreement, and that the only interest of each is to perform and receive benefits as recited in this Agreement."

28. Article 11.23 is hereby added of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") to read as follows:

"Code of Ethics. Customer agrees that officers and employees of the Customer recognize and will be required to comply with the standards of conduct for public officers and employees as delineated in Section 112.313, Florida Statutes, regarding, but not limited to, solicitation or acceptance of gifts; doing business with one's agency; unauthorized compensation; misuse of public position, conflicting employment or contractual relationship; and disclosure or use of certain information."

29. Article 11.24 is hereby added of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") to read as follows:

"No Solicitation/Payment. Comcast and Customer warrant that, in respect to itself, it has neither employed nor retained any company or person, other than a bona fide employee working solely for it, to solicit or secure this Agreement and that it has not paid or agreed to pay any person, company, corporation, individual, or firm, other than a bona fide employee working solely for it, any fee, commission, percentage, gift, or other consideration contingent upon or resulting from the award or making of this Agreement. For the breach or violation of the provision, Comcast agrees that the Customer shall have the right to terminate this Agreement without liability and, at its discretion, to offset from monies owed, or otherwise recover, the full amount of such fee, commission, percentage, gift, or consideration."

30. Article 11.25 is hereby added of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") to read as follows:

"Comcast agrees to execute such documents as Customer may reasonably require, including a Public Entity Crime Statement, an Ethics Statement, and a Drug-Free Workplace Statement. Signature of this Agreement by Comcast shall act as the execution of a truth in negotiation certificate stating that wage rates and other factual unit costs supporting the compensation pursuant to the Agreement are accurate, complete, and current at the time of contracting. The original contract price and any additions thereto shall be adjusted to exclude any significant sums by which the agency determines the contract price was increased due to inaccurate, incomplete, or concurrent wage rates and other factual unit costs. All such adjustments must be made within one year following the end of the Agreement."

31. Article 11.28 is hereby added of the Enterprise Services General Terms and Conditions ("General Terms and Conditions") to read as follows:

"Notwithstanding anything to the contrary contained in this Agreement, Comcast shall:

- a) Keep and maintain public records that ordinarily and necessarily would be required by the Customer in order to perform the service.
- (b) Provide the public with access to public records on the same terms and conditions that the Customer would provide the records and at a cost that does not exceed the cost provided in Chapter 119, Florida Statutes (2013), as may be amended or revised, or as otherwise provided by law.
- (c) Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law.
- (d) Meet all requirements for retaining public records and transfer, at no cost, to the Customer, all public records in possession of Comcast upon termination of this contract and destroy any

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duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. All records stored electronically must be provided to the Customer in a format that is compatible with the information technology systems of the Customer.

IN WITNESS WHEREOF, the Parties hereto have executed this Amendment as of the day and year written below and the persons signing covenant and warrant that they are duly authorized to sign for and on behalf of the respective Parties. Except as otherwise modified by this Amendment, all other terms and conditions set forth in the Agreement shall remain in full force and effect.

CITY OF FORT LAUDERDALE: ATTEST:	
Jonda R. Joseph, Ory Clerk	valle.
	John P. "Jack" Seiler, Mayor
	Lee R. Feldman, City Manager
	Approved as to form: City Attorney
	COMCAST CABLE COMMUNICATIONS MANAGEMENT, LLC: By: Scott Chapter
	By: Scott Wishight Print Name: Sest W. Robert Title: 50P, Briness Service
STATE OF Georgia COUNTY OF <u>Charol</u> cae	
On this day of April for said State and County, personally appeared	2014, before me, the subscriber, a Notary Public in and Scott Roberts, the SVP
he/she is authorized on behalf of said com	h, known or identified to me to be the instrument, and in due form of law acknowledged that apany to execute all documents pertaining hereto and same as his/her voluntary act and deed on behalf of said
	nereunto set my hand and affixed my seal in said State and  Commy Shomasa  (Signature of Notary)
My Commission	on Expires: 10/31/16

Page 9 of 9

### SECOND AMENDMENT

to

### Comcast Enterprise Services Master Services Agreement No. FL-294274-dkeen

This Second Amendment ("Amendment") is concurrently entered into on October 12, 2016 ("Effective Date") in conjunction with the Comcast Enterprise Services Master Services Agreement No. FL-294274-dkeen ("Agreement") by and between Comcast Cable Communications Management, LLC ("Comcast") and the City of Fort Lauderdale, a Florida municipal corporation ("Customer"), individually referred to herein as "Party" and jointly referred to as "Parties". In the event of an explicit conflict between this Amendment and the Agreement, the terms and conditions of this Amendment shall take precedence in the interpretation of the explicit matter in question. Unless otherwise set forth herein, all capitalized terms set forth herein shall have the same meaning as set forth in the Agreement.

Whereas, the Parties desire to amend the Agreement by this writing to reflect the amended or additional terms and conditions to which the Parties have agreed to; and

Whereas, the Parties seek to migrate Customer from I-Net dark fiber lines to an alternate Comcast service;

Now, therefore, in consideration of the mutual covenants, promises, and consideration set forth in this Amendment, the Parties agree as follows:

- 1. Article 11.29 is hereby added to the Enterprise Services General Terms and Conditions ("General Terms and Conditions") to read as follows:
  - 1. Sales Order # FL-294274-dkeen-6154961 and all subsequent Sales Orders shall be coterminous with MSA ID FL-294274-dkeen and expire on April 3rd, 2019.
  - 2. Installation, Construction, Custom Installation, and all one-time nonrecurring charges shall be performed by Comcast at no cost on this and all subsequent Sales Orders.
  - 3. Parties will transition Customer's I-Net Dark fiber lines in a two (2) phases ("Phased Plan") and continued use of the remaining active fiber lines lit by Customer until Phased Plan has been completed.
    - a. Phase 1: Sales Order # FL-294274-dkeen-6154961 to be executed prior to November 15, 2016.
      - i. Implementation and billing of Phase 1 shall not commence prior to Service Acceptance.
    - b. Phase 2: consisting of Data Centers connectivity to be executed prior to October 15th 2017.
      - Implementation and billing of Phase 2 shall not commence prior to October 1st 2017.
      - ii. Customer shall not be required to implement Phase 2.
  - 4. The fixed rate schedule below ("Rate Schedule") for ENS and EDI shall set forth the MRC for each circuit install pursuant to MSA ID FL-294274-dkeen as amended.

Service	BW mb	MRC	NRC
ENS	5	\$309.96	\$0.00
ENS	10	\$452.50	\$0.00
ENS	50	\$679.00	\$0.00
ENS	100	\$1,222.20	\$0.00
ENS	200	\$1,290.00	\$0.00
ENS	1000	\$1,320.00	\$0.00
ENS	2000	\$2,010.20	\$0.00
ENS	3000	\$2,403.20	\$0.00
EDI	100	\$1,684.50	\$0.00
EDI	200	\$2,481.50	\$0.00
EDI	300	\$3,146.00	\$0.00
EDI	400	\$3,741.50	\$0.00
EDI	500	\$4,284.00	\$0.00
EPL	5G	\$2,925.00	\$0.00
EPL	10G	\$5,850.00	\$0.00

## REMAINDER OF PAGE LEFT INTENTIONALLY BLANK

Comcast Cable Communications Management, LLC CONFIDENTIAL and PROPRIETARY KWE

IN WITNESS WHEREOF, the Parties hereto have executed this Amendment as of the day and year written below and the persons signing covenant and warrant that they are duly authorized to sign for and on behalf of the respective Parties. Except as otherwise modified by this Amendment, all other terms and conditions set forth in the Agreement shall remain in full force and effect.

	CITY OF FORT LAUDERDALE, a municipal corporation of the State of Florida
	$\bigcirc aA$
	Bu William
	By JOHN P. "JACK" SEILER, Mayor
	$\sim$
(CORPORATE SEAL) ATTEST:	(//)
(Costa Giariz Gizin) ili indi.	
	**************************************
	JEFFREY A. MODARELLI, City Clerk
	(102)
	LEE R. FELDMAN, City Manager
	LEE R. FELDWAIN, City Mailager
	Approved as to form:
	11/10
	COLLICOPTOINO
	Assistant My Attorney
(CORPORATE SEAL)	COMCAST SABVE COMMUNICATIONS
(Cord ording SERIE)	MANAGEMENT, LLC:
	By:
	Title: VICE PRESIDENT, SALES OPERATIONS
STATE OF <u>PENNSYLVANIA</u> :	
COUNTY OF PHICAPELPHIA :	
The foregoing instrument was acknowl	edged before me this 2nd day of November.
2016, by DANIEL J. CARR as VICE	RESIDENT for Comcast Cable Communications
Management, LLC, a Delaware corporation aut	horized to transact business in the State of Florida.
COMMONWEALTH OF PENNSYLVANIA	1
NOTARIAL SEAL	Robert Phitchie
(SEAL)  ROBERT RITCHIE, Notary Public City of Philadelphia, Phila. County	(Signature of Notary Public)  Notary Public, State of PENNSYLVANIT
My Commission Expires April 8, 2020	Notary Public, State of PEANSYLVATOR
	<u> </u>
(Print, Type, or Stamp Commissioned Name of	Notary Public)
Personally Known X OR Produced Identifica	ation
Type of Identification Produced	

### THIRD AMENDMENT

### to

# Comcast Enterprise Services Master Services Agreement No. FL-294274-dkeen

This Third Amendment ("Amendment") is entered into on May 17, 2018 ("Effective Date") by and between Comcast Cable Communications Management, LLC ("Comcast") and City of Fort Lauderdale ("Customer"), individually referred to herein as "Party" and jointly referred to as "Parties".

Whereas, the Parties have previously entered into that certain Comcast Enterprise Services Master Services Agreement No. FL-294274-dkeen ("Agreement" and as amended by the First Amendment and the Second Amendment, the "Amended Agreement");

Whereas, the Parties have previously entered into that certain (i) First Amendment, effective April 3, 2014 (the "First Amendment") and (ii) Second Amendment, effective October 12, 2016 (the "Second Amendment"); and

Whereas, the Parties desire to amend the Amended Agreement by this this Third Amendment to reflect the amended or additional terms and conditions to which the Parties have agreed.

Now, therefore, in consideration of the mutual covenants, promises, and consideration set forth in this Amendment, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

- 1. Customer certifies that its use of the Comcast Enterprise Metro Ethernet Transport Services is such that 10% or less of the traffic is jurisdictionally interstate according to FCC regulations. That is, 10% or less of the traffic carried on the Metro Ethernet Transport Services is ultimately bound for the Internet or a location outside the State of Florida.
  - a. In making this certification, Customer may rely on traffic studies or measurements. Where such type of data are not available, Customer may rely on factors, such as the design of its network or the nature of its communications needs, that are reasonably likely to enable Customer to make a good faith approximation of its relative interstate and interstate traffic volumes.
  - b. Upon request, Customer agrees promptly to provide Comcast with documentation that explains the methodology that Customer used to determine, or make a good faith approximation of its relative interstate and interstate traffic volumes. Customer also agrees to promptly provide such other assistance as Comcast may reasonably request to respond to an inquiry from a government authority or its agent regarding the classification of Customer's traffic, including the appropriate treatment of the traffic under the FCC's Universal Service program.
  - c. Without waiving any rights of sovereign immunity and to the extent not prohibited by law, Customer agrees to defend, indemnify and hold harmless Comcast from and against any claims, liabilities, damages and expenses, including reasonable attorneys' and other professionals' fees, arising out of or relating to any violation of Comcast's USF contribution requirements or other FCC or other legal or regulatory requirements relating to Customer's certification regarding its use of the Metro Ethernet Transport Services.
- Customer agrees to provide Comcast with documentation in support of this certification as may be needed by Comcast to respond to an inquiry from a government authority or its agent regarding the proper classification and assessment of these services.

- 3. As of the Effective Date set forth herein, the ENS Services set forth in Sales Order Nos. FL-294274-dkeen-6154961; FL-294274-dkeen-5219723; FL-294274-dkeen-6908703; FL-294274-dkeen-6909475; FL-294274-dkeen-7594901; FL-294274-dkeen-182115; FL-294274-dkeen-2368034; FL-294274-dkeen-2428089; FL-294274-dkeen-2778935; FL-294274-dkeen-9940672; FL-294274-dkeen-9483136; FL-294274-dkeen-9439248; FL-294274-dkeen-9436594; FL-294274-dkeen-9439104 are modified to reflect an intrastate Services jurisdiction. Any and all future Sales Order(s) duly executed under the Agreement shall specify the applicable Services jurisdiction therein. Customer agrees to pay all applicable federal, state and local taxes, surcharges and fees that are effective or become effective during the term of the Agreement that are applicable to Comcast intrastate Enterprise Metro Ethernet Transport Services.
- 4. Intrastate Services are provided by Comcast Phone of Florida, LLC.

IN WITNESS WHEREOF, the Parties hereto have executed this Third Amendment as of the day and year written below and the persons signing covenant and warrant that they are duly authorized to sign for and on behalf of the respective Parties. Except as otherwise modified by this Third Amendment, all other terms and conditions set forth in the Agreement shall remain in full force and effect.

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TOK	Jeffrey A. Modarelli, City Clerk
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ATTEST:

CITY OF FORT LAUDERDALE
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BK: The the land
Dean Trantalis, Mayor
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By: 11.
Lee R. Feldman, City Manager

Approved as to form: Alain E. Boileau, Interim City Attorney

Assistant Oity Attorney
Threatm

COMCAST By:	CABLE COMMUNICATIONS MANAGEMENT, LLC:
Print Na	—36980ABB7F464FD me:John Schuchart
Title	Vice President Comcast Business

STATE OF:	
COUNTY OF	
<b>_</b> ;	
	viedged before me this day of 7/6/2018, vice President Compactors Consults as the Communications ty company authorized to transact business in the State of
(SEAL)	Notary Public, State of (Signature of Notary Public)
	(Print, Type, or Stamp Commissioned Name of Notary Public)
Personally Known OR Produced Identification Produced	

COMCAST BUSINESS	COMCAST ENTE	RPRISE SERVICES SALES ORDER FORI	М	Page 1 of 6
MSA ID#: FL-294274-dkeen-17723867	SO ID#:	17723867	Account Name: City of For	t Lauderdale
	CUS	TOMER INFORMATION (for notices)		
Primary Contact: Andrew Parker	Billing Account Name	City of Fort Lauderdale		INVOICE ADDRESS
Title: CIO	Billing Name (3rd Party Accounts)		Address 1: 100	O N. Andrews Ave
Address 1: 100 N. Andrews Ave	<del>-</del>	Andrew Parker	Address 2:	
Address 2:		CIO	City: Fo	rt Lauderdale
city: Fort Lauderdale	Phone:	954-828-5095	State: FL	
State: Florida	_ Cell:		Zip Code: <u>33</u>	301
zip: <u>33301</u>	_ Fax:		Tax Exempt: Ye	S ase provide and attach all
Phone: <u>954-828-5095</u>	_ Email:	aparker@fortlauderdale.gov	applicable t	ax exemption certificates
Cell:	-			
Email: aparker@fortlauderdale.gov	_			
	SUMMARY	OF CHARGES (Details on following pages)		
Service Term (Months):				
	•		SUMMARY OF STANDARD IN:	STALL ATION FEES*
	F SERVICE CHARGES*	·		
Current Monthly Recurring Charges: Current Trunk Services Monthly Recurring Charges:			al Standard Installation Fees: es Standard Installation Fees:	\$0.00 \$0.00
Total Monthly Recurring Charges (all Services):			ation Fees (all Services):	\$0.00
	ψ55,151.05	Total Galland Histalia		40.00
Change Monthly Recurring Charges:	-\$25,187.85		SUMMARY OF CUSTOM IN	STALLATION FEES*
Change Trunk Services Monthly Recurring Charges:		Tota	al Custom Installation Fee:	\$0.00
Change Monthly Recurring Charges (all Services):	-\$25,187.85			
Total Monthly Recurring Charges:	\$14,000.00			
Total Trunk Services Monthly Recurring Charges:				
Total Monthly Recurring Charges (all Services):			SUMMARY OF MONTHLY	EQUIPMENT FEES*
		Current Services Equipment Fee	Monthly Recurring Charges:	\$0.00
		Current Trunk Services Equipment Fee	, , ,	\$0.00
		Current Equipment Fee Monthly Recurri	ing Charges (All Services):	\$0.00
		Change Services Equipment Fee	Monthly Recurring Charges:	\$0.00
		Change Trunk Services Equipment Fee		\$0.00
		Change Equipment Fee Monthly Recurri	ing Charges (All Services):	\$0.00
		Total Service Equipment Fee	Monthly Pocurring Charges	\$0.00
		Total Trunk Service Equipment Fee		\$0.00
		Total Equipment Fee Monthly Recurs		\$0.00
Note: Charges identified in the Sales Order are exclusive of maintenan Comcast Enterprise Services Master Services Agreement (MSA) for sponsibilities of Service. The existence of Hazardous Materials at the Sen Customer.	ecific detail regarding suc	h charges. Customer shall pay Comcast one hundred per	rcent (100%) of the non-amortize	d Custom Installation Fees prior to the
		AGREEMENT		
This Comcast Enterprise Services Sales Order Form ("Sales Order") shi between Comcast and the undersigned and is subject to the Product Sp indicated herein, capitalized words shall have the same meaning as in the Busingsing behalf Customer personal date of seconds the	ecific Attachment for the ne Agreement.	ptance by Comcast. This Sales Order is made a part of the Service(s) ordered herein, located at http://business.com/		
By signing below, Customer acknowledges, agrees to and accepts the to CUSTOMER USE ONLY (by authorized representative)	enns and Commonwood	GOMCAST USE ONLY (by a	authorized representative)	
Signature:	Signature: Stratt	vic damson	Sales Rep: David Ingbe	er
Name:				er@comcast.com
Title:	Name: Shawn Adamse 8E7 Title: Vice President, Sales C		Region: Florida	
Date:	Date: 1/21/20		Division: Central	
and the second s	, , , = -			

COMCAST	_S	COMCAST ENTER		PRISE SERVICES SALES ORDER FORM METRO ETHERNET SERVICES AND PRICING	DER FORM				
		Account Name: Cit	City of Fort Lauderdale		Date:	8/24/2020			
		MSA ID#:		FL-294274-dkeen-17723867	SO ID#:		17723867		
		Short Description of Service:							0
		Service Term:	60 MONTHS						
PAGE 2 of 6	if 6						0)	Solution Charges	harges
Request	Action	Service(s)	Description	Service Location A*	Service Location Z*	Tax Jurisdiction	Qty Mc	Monthly	One-Time
+	Remove	EDI - Network Interface - 10 Gig	1Port	2200 Executive Airport Way/FI 6 / 2		Interstate	1 \$(64)	\$0.00	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	100 N. Andrews Ave / 100 N. Andr.		Interstate	1 (\$8)	396.04)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	141 NW 16TH ST / 141 NW 16th S		Intrastate	1 (\$9	(\$96.04)	\$0.00
+	Remove	EPL - Basic Network Bandwidth Ethernet Network Interface - 10 / 100	25 Mbps 1 Port	Transfer Station / 2101 6th Street	100 N. Andrews Ave / 100 N. Andrews	Intrastate	1 (\$3	(\$332.93)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	5 Mbps			Intrastate	1 (\$1	(\$199.26)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	Fire Police Pension / 888 S. Andre		Intrastate	1 (\$1	(\$101.25)	\$0.00
H	Remove	ENS - Basic Network Bandwidth	10 Mbps	Fire Police Pension / 888 S. Andre		Intrastate	1 (\$3	(\$351.00)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100 FNS - Basic Network Bandwidth	1 Port	City Prosecutor / 200 SE 6th Street		Intrastate	1 (\$1	(\$101.25)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	Cooley Landing / 450 SW 7th Ave		Intrastate	1 (\$1	01.25)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	10 Mbps	Cooley Landing / 450 SW 7th Ave	,	Intrastate	1 (\$3	(\$351.00)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	Holiday Park / 844 NE 7th Avenue	,	Intrastate	1 (\$1	(\$101.25)	\$0.00
015 Renew	Remove	ENS - Basic Network Bandwidth Ethernet Network Interface - 10 / 100	10 Mbps	George English Park / 1101 Bayyie		Intrastate	1 (\$3	(\$351.00)	\$0.00
Renew		ENS - Basic Network Bandwidth	10 Mbps	George English Park / 1101 Bayvie		Intrastate	1 (\$3	(\$351.00)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	Oswald Park/ / 2220 NW 21st Ave	•	Intrastate	1 (\$1	(\$110.70)	\$0.00
019 Renew	Remove	Experied Network Bandwidth	5 Mbps	Oswald Park / 2220 NW 21st Ave		Intrastate	1 (\$1	199.26)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	10 Mbps	Croissant Park, / 245 W Park Drive		Intrastate	1 (\$3	(\$351.00)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	Lauderdale Manors / 1340 CHATE	-	Intrastate	1 (\$1	(\$101.25)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	10 Mbps	Lauderdale Manors / 1340 CHATE		Intrastate	1 (\$3	(\$351.00)	\$0.00
024 Kenew	Remove	Ernernet Network Interface - 10 / 100 FNS - Basic Natwork Bandwidth	1 Port	Riverside Park / 555 SW 111H Ave		Intrastate	1 (\$1	(\$110.70)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	Snyder Park / 3299 SW 4th Avenue		Intrastate	1 (\$1	(\$110.70)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	5 Mbps	Snyder Park / 3299 SW 4th Avenu	-	Intrastate	1 (\$1	(\$199.26)	\$0.00
Renew	Remove	Ethernet Network Interface - Gig E	1 Port	Exec Airport / 2200 EXECUTIVE A		Intrastate	1 (\$4	(06.60)	\$0.00
-	Remove	Ethornot Notice Interfece 10 / 100	200 Mbps	Exec Airport / 2200 EXECUTIVE A	-	Intrastate	1 (\$8	(\$812.70)	\$0.00
Renew	Remove	ENIETHET NETWORK IIITERIACE - 107 100 ENS - Basic Network Bandwidth	5 Mbps	Snyder Park Nursery / 811 SW 34t		Intrastate	1 (\$1	(\$199.26)	\$0.00
H	Remove	Ethernet Network Interface - 10 / 100	1 Port	Mills Pond Maintenance / 2201 NW	-	Intrastate	1 (\$1	(\$101.25)	\$0.00
Renew		ENS - Basic Network Bandwidth	10 Mbps			Intrastate	1 (\$3	(\$351.00)	\$0.00
Renew	Remove	Emerner Network Interface - 10 / 100 ENS - Basic Network Bandwidth	1 Port 5 Mbos	Police K9 Unit, / 6101 Hawkins Ko		Intrastate	1 (9)	(\$199.26)	\$0.00
Renew		Ethernet Network Interface - 10 / 100	1 Port	2200 NW 9th Ave, FL 6, / 2200 NV	,	Intrastate	1 (\$1	18.80)	\$0.00
Renew		ENS - Basic Network Bandwidth	5 Mbps	2200 NW 9th Ave, FL 6, / 2200 NW	-	Intrastate	1 (\$2	(\$213.84)	\$0.00
Renew		Ethernet Network Interface - 10 / 100	1 Port	2200 NW 9TH AVE, trailer office /		Intrastate	1 (\$1	(\$118.80)	\$0.00
-	Remove	ENS - Basic Network Bandwidth	5 Mbps	2200 NW 9TH AVE, trailer office / ;		Intrastate	1 (\$2	(\$213.84)	\$0.00
Kenew	Remove	Ethernet Network Interface - 10 / 100 FNS - Rasic Network Bandwidth	1 Port	501 SEABREEZE BLVD, FL 6, / 50		Intrastate	1 (4.3	01.25)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 Gig	1 Port	100 N ANDREWS AVE, FL 6 / 100		Intrastate	1 (\$8	(\$895.41)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	2000 Mbps	100 N ANDREWS AVE, FL 6 / 100	-	Intrastate	1 (\$1,	(\$1,114.79)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	914 NW 6TH ST /914 NW 6TH ST	-	Intrastate	1 (\$1	01.31)	\$0.00
045 Kenew	Remove	ENS - Basic Network Bandwidth Ethernet Network Interface - 10 / 100	10 Mbps 1 Port	914 NW 61H SI /914 NW 61H SI 633 S FEDERAL HWY FL 3RD / 6		Intrastate	1 (43	(\$351.19)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	5 Mbps	633 S FEDERAL HWY, FL 3RD / 6		Intrastate	1 - (\$1	99.26)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	1 E BROWARD BLVD, STE 1605 /	-	Intrastate	1 (\$1	(\$100.16)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	50 Mbps	1 E BROWARD BLVD, STE 1605 /	-	Intrastate	1 (\$5	(\$553.58)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	Port 1969 E COMMERCIAL BLVD / 196		Intrastate	1 (\$1	01.25)	\$0.00
			. ספו אוכפא בטרמווו	on Detairs attached	PAGE	PAGE 2 SUBTOTAL:	(\$16,	(\$16,154.15)	\$0.00

Solution Charges

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PAGE 3 of 6

# Tax Jurisdiction 8/24/2020 Date: SO ID#: Service Location Z **COMCAST ENTERPRISE SERVICES SALES ORDER FORM** METRO ETHERNET SERVICES AND PRICING 1969 E COMMERCIAL BLVD / 196 1600 NE 12th Terrace, / 1600 NE 1600 NE 12th Terrace, / 1600 NE 1515 NW 19th St, / 1515 NW 19th 1515 NW 19th St, / 1515 NW 19th 1515 NW 33rd Ave / 3351 NE 33rd 3351 NE 33rd Ave / 3351 NE 33rd 2002 NE 16th St, / 2002 NE 16th S 1450 W Sunrise Blvd / 1450 W Su 1450 W Sunrise Blvd / 1450 W Su 1000 N Andrews Ave / 1000 N And 1000 N Andrews Ave / 1000 N And 631 NW 2ND AVE / 631 NW 2ND A 2002 NE 16th St, / 2002 NE 16th St 2002 NE 16th St 1450 W Sunrise Blvd / 1450 W Su FL-294274-dkeen-17723867 Account Name: City of Fort Lauderdale Description 5 Mbps 1 Port 10 Mbps 1 Port 1 Port 5 Mbps 1 Port 1 Port 1 Port 5 Mbps 1 Port 10 Mbps 1 Port MSA ID#: Ethernet Network Interface - 10 / 100 ENS - Basic Network Bandwidth Ethernet Network Interface - 10 / 100 ENS - Basic Network Bandwidth Ethernet Network Interface - 10 / 100 ENS - Basic Network Bandwidth Ethernet Network Interface - 10 / 100 ENS - Basic Network Bandwidth Ethernet Network Interface - 10 / 100 Ethernet Network Interface - 10 / 100 ENS - Basic Network Bandwidth Ethernet Network Interface - 10 / 100 ENS - Basic Network Bandwidth Ethernet Network Interface - 10 / 100

		THE PERSON NAMED IN COLUMN	10 Mbns	1969 F COMMERCIAL BLVD / 196			100 1100/	0000
Renew	Kemove	EINS - Basic Network Bandwidth	odam o			Intrastate	T (\$351.00)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	1600 NE 12th Terrace, / 1600 NE 1		Intrastate	1 (\$110.70)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	5 Mbps	1600 NE 12th Terrace, / 1600 NE 1		Intrastate	1 (\$199.26)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	1515 NW 19th St, / 1515 NW 19th		Intrastate	1 (\$101.31)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	10 Mbps	1515 NW 19th St. / 1515 NW 19th		Intrastate	(\$351.19)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port		1	Intrastate	1 (\$110.70)	\$0.00
Renew	Remove	FNS - Basic Network Bandwidth	5 Mbps	3351 NF 33rd Ave / 3351 NF 33rd		Intrastate	(\$199.26)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	2002 NF 16th St / 2002 NF 16th S		Intrastate	1 (\$101.31)	00.08
Renew	Remove	FNS - Basic Network Bandwidth	10 Mbps	2002 NE 16th St / 2002 NE 16th S		Intrastate	(\$351.19)	\$0.00
Renew	Remove	Ethernat Natwork Interface - 10 / 100	1 Port	1450 W Sunrise Blvd / 1450 W Sun		Intrastate	(\$101.31)	00.0\$
Popow	Pomovo	ENS Bosis Notwork Dondridth	10 11	1450 W Suillise BIVd / 1450 W Sui		Illiasiate	(\$101.31)	00.00
A COLOR	DAGIIION O	Title - Dasic Network Dallawidtii	o loughs	1450 W 3dillise Bivd / 1450 W 3d		Illiastate	(\$331.19)	00.00
Kenew	Kemove	Etnernet Network Interface - 10 / 100	1 Port	1000 N Andrews Ave / 1000 N And		Intrastate	(\$110.70)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	5 Mbps	1000 N Andrews Ave / 1000 N And		Intrastate	1 (\$199.26)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	631 NW 2ND AVE / 631 NW 2ND /		Intrastate	1 (\$110.70)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	5 Mbps	631 NW 2ND AVE / 631 NW 2ND /	-	Intrastate	1 (\$199.26)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	1000 SW 27th Ave / 1000 SW 27th	-	Intrastate	1 (\$101.31)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	10 Mbps	1000 SW 27th Ave / 1000 SW 27th		Intrastate	1 (\$351.19)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	290 NE 3rd Ave, / 290 NE 3rd Ave,		Intrastate	1 (\$105.00)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	50 Mbps	290 NE 3rd Ave, / 290 NE 3rd Ave,		Intrastate	1 (\$574.00)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	1150 G Harold Martin Dr, / 1150 G		Intrastate	1 (\$101.31)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	10 Mbps	1150 G Harold Martin Dr. / 1150 G		Intrastate	1 (\$351.19)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	1500 S State Road 7, / 1500 S Star		Intrastate	1 (\$101.31)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	5 Mbps	1500 S State Road 7, / 1500 S Star		Intrastate	(\$199.26)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	528 NW 2nd Street / 528 NW 2nd		Intrastate	1 (\$105.00)	\$0.00
Renew	Remove	FNS - Basic Network Bandwidth	50 Mbps	528 NW 2nd Street / 528 NW 2nd		Intrastate	1 (\$574.00)	00.08
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	1015 Seabreeze Blvd / 1015 Seabl		Intrastate	(\$116.51)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	100 Mbps	1015 Seabreeze Blvd / 1015 Seabi		Intrastate	1 (\$932.09)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	3051 NE 33RD AVE / 3051 NE 33F		Intrastate	1 (\$101.25)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	10 Mbps	3051 NE 33RD AVE / 3051 NE 33F		Intrastate	1 (\$351.00)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	2801 SW 4th Ave / 2801 SW 4th A		Intrastate	1 (\$101.31)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	10 Mbps	2801 SW 4th Ave / 2801 SW 4th A	-	Intrastate	1 (\$351.19)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	1765 SE 18 Street / 1765 SE 18 St		Intrastate	1 (\$101.31)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	10 Mbps	1765 SE 18 Street / 1765 SE 18 St		Intrastate	1 (\$351.19)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	2750 NW 19th Street / 2750 NW 1		Intrastate	1 (\$110.70)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	5 Mbps	2750 NW 19th Street / 2750 NW 1		Intrastate	1 (\$199.26)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	2 S New River Drive E / 2 S New R		Intrastate	1 (\$110.70)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	5 Mbps	2 S New River Drive E / 2 S New R	-	Intrastate	1 (\$199.26)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	South Side School / 701 S Andrew	-	Intrastate	1 (\$90.00)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	25 Mbps	South Side School / 701 S Andrew	-	Intrastate	1 (\$390.00)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	2871 Sunrise Blvd / 2871 Sunrise	-	Intrastate	1 (\$101.31)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	10 Mbps	2871 Sunrise Blvd / 2871 Sunrise		Intrastate	1 (\$351.19)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	Parking Garage, / 200 LAS OLAS (		Intrastate	1 (\$105.00)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	50 Mbps	Parking Garage, / 200 LAS OLAS (		Intrastate	1 (\$574.00)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	533 NE 22nd St, / 533 NE 22nd St,	-	Intrastate	1 (\$101.31)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	10 Mbps	533 NE 22nd St, / 533 NE 22nd St,		Intrastate	1 (\$351.19)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	2890 SW 8TH AVE- / 2890 SW 8T	-	Intrastate	1 (\$110.70)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	5 Mbps	2890 SW 8TH AVE- / 2890 SW 8T		Intrastate	1 (\$199.26)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	316 NE 4TH ST / 316 NE 4TH ST		Intrastate	1 (\$101.31)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	10 Mbps	316 NE 4TH ST / 316 NE 4TH ST	-	Intrastate	1 (\$351.19)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	2001 SW 4TH AVE / 2001 SW 4TH	-	Intrastate	1 (\$101.31)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	10 Mbps	2001 SW 4TH AVE / 2001 SW 4TH		Intrastate	1 (\$351.19)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	7795 SW 6TH ST, FL 3RD / 7795 (		Intrastate	1 (\$135.58)	\$0.00

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# **COMCAST ENTERPRISE SERVICES SALES ORDER FORM**

METRO ETHERNET SERVICES AND PRICING

		MSA ID#:	MSA ID#:	FL-294274-dkeen-17723867	:#di os		17.	17723867	
PAGE 4 of 6	of 6							Solution Charges	Charges
Request	Action	Service(s)	Description	Service Location A*	Service Location Z*	Tax Jurisdiction	ð	Monthly	One-Time
Renew	Remove	ENS - Basic Network Bandwidth	100 Mbps	7795 SW 6TH ST, FL 3RD / 7795		Intrastate	1	(\$1,084.62)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	3201 NW 19TH ST, STE 452 / 320	•	Intrastate	1	(\$110.70)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	5 Mbps	3201 NW 19TH ST, STE 452 / 320		Intrastate	1	(\$199.26)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	3000 E LAS OLAS BLVD / 3000 E		Intrastate	- ,	(\$135.80)	\$0.00
Renew	-	ENS - Basic Network Bandwidth  Ethernet Network Interface - 10 / 100	1 Dort	3000 E LAS OLAS BLVD / 3000 E		Intrastate		(\$1,086.4U)	\$0.00
Renew	+	+	50 Mbps	DSD 521 BLDG / 521 NE 4TH AVE	,	Intrastate	-	(\$574.00)	\$0.00
Renew	+	타	1 Port	Police Sistrunk / 1300 Sistrunk Blv		Intrastate	1	(\$110.70)	\$0.00
Renew	-	ENS - Basic Network Bandwidth	10 Mbps	Police Sistrunk / 1300 Sistrunk Blv		Intrastate	1	(\$341.80)	\$0.00
Renew		Ethernet Network Interface - 10 / 100	1 Port	Police Marine Group / 1784 SE 151		Intrastate	1	(\$135.80)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	100 Mbps	Police Marine Group / 1784 SE 15	-	Intrastate	1	(\$1,086.40)	\$0.00
Renew		Ethernet Network Interface - 10 / 100	1 Port	Mounted Police / 700 NE 9th St		Intrastate	1	(\$135.80)	\$0.00
Renew	Remove	ENS - Basic Network Bandwidth	100 Mbps	Mounted Police / 700 NE 9th St	-	Intrastate	1	(\$1,086.40)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port		-	Intrastate	1	(\$135.80)	\$0.00
Renew		ENS - Basic Network Bandwidth	100 Mbps	SID 2 / 33 NE 2ND ST, FL 3		Intrastate	1	(\$1,086.40)	\$0.00
Renew	-	Ethernet Network Interface - 10 / 100	1 Port	1475 W. Cypess Creek Rd/STE 20		Intrastate	1	(\$135.80)	\$0.00
Renew		ENS - Basic Network Bandwidth	100 Mbps	1475 W. Cypess Creek Rd/STE 20	-	Intrastate	1	(\$1,086.40)	\$0.00
Renew	Remove	Ethernet Network Interface - 10 / 100	1 Port	New Bldg I Police / 255 NE 3RD A	-	Intrastate	1	(\$135.80)	\$0.00
Renew	4	ENS - Basic Network Bandwidth	100 Mbps	New Bldg I Police / 255 NE 3RD A		Intrastate	1	(\$1,086.40)	\$0.00
Renew	-	Ethernet Network Interface - 10 / 100	Port	Police Community Policing / 533 N		Intrastate	1	(\$135.80)	\$0.00
Kenew	Kemove	ENS - Basic Network Bandwidth	100 Mbps	Police Community Policing / 533 N		Intrastate	_	(\$1,086.40)	\$0.00
		-						\$0.00	\$0.00
								\$0.00	00.00
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Renew	Add	EDI - Network Interface - 10 Gia	1Port	2200 Executive Airport Wav/FI 6 / 3		Interstate	1	\$0.00	\$0.00
Renew	Add	EDI - Bandwidth	500 Mbps	2200 Executive Airport Way/FI 6 / 1		Interstate	1	\$895.00	\$0.00
Renew	Add	Ethernet Network Interface - 10 / 100	1 Port	100 N. Andrews Ave / 100 N. Andr	-	Intrastate	1	\$40.37	\$0.00
Renew		Ethernet Network Interface - 10 / 100	1 Port	141 NW 16TH ST / 141 NW 16th S			1	\$40.37	\$0.00
Renew		EPL - Basic Network Bandwidth	25 Mbps		100 N. Andrews Ave / 100 N. Andrews		1	\$139.96	\$0.00
Renew		Ethernet Network Interface - 10 / 100	1 Port	Transfer Station / 2101 6th Street		Intrastate	1	\$40.37	\$0.00
Renew		ENS - Basic Network Bandwidth	5 Mbps	Transfer Station / 2101 6th Street	•	Intrastate	1	\$72.67	\$0.00
Kenew	Add	Ethernet Network Interface - 10 / 100	1 Port	Fire Police Pension / 888 S. Andre		Intrastate	1	\$40.37	\$0.00
Renew	_	ENS - Basic Network Bandwidth	10 Mbps	Fire Police Pension / 888 S. Andre		Intrastate	,	\$139.96	\$0.00
Kenew		Ethernet Network Interface - 10 / 100	1 Port	City Prosecutor / 200 SE 6th Stree		Intrastate		\$40.37	\$0.00
Ponew	DDY V	Ethornet Network Interface - 10 / 100	10 MDps	Cooley Landing / 450 SW 7th Ave	1	Intractate		\$139.90	\$0.00
Renew		ENS - Basic Network Bandwidth	10 Mbps	Cooley Landing / 450 SW 7th Ave		Intrastate	- 1	\$139.96	\$0.00
Renew	Add	Ethernet Network Interface - 10 / 100	1 Port	Holiday Park / 844 NE 7th Avenue		Intrastate	1	\$40.37	\$0.00
Renew		ENS - Basic Network Bandwidth	10 Mbps	Holiday Park / 844 NE 7th Avenue		Intrastate	1	\$139.96	\$0.00
Renew	Add	Ethernet Network Interface - 10 / 100	1 Port	George English Park / 1101 Bayvie	-	Intrastate	1	\$40.37	\$0.00
Renew	_	ENS - Basic Network Bandwidth	10 Mbps	George English Park / 1101 Bayvie		Intrastate	1	\$139.96	\$0.00
Renew	4	Ethernet Network Interface - 10 / 100	1 Port	Oswald Park/ / 2220 NW 21st Ave	•	Intrastate	1	\$40.37	\$0.00
Renew		ENS - Basic Network Bandwidth	5 Mbps	Oswald Park/ / 2220 NW 21st Ave		Intrastate	- ,	\$72.67	\$0.00
Kenew	-	Ethernet Network Interface - 10 / 100	1 Port	Croissant Park, / 245 W Park Drive		Intrastate	- ,	\$40.37	\$0.00
Kenew	Add	ENS - Basic Network Bandwidth	Sqaw or	Croissant Park, / 245 W Park Drive		Intrastate		\$139.90 \$40.27	\$0.00 \$0.00
Renew	Add	FNS - Basic Network Bandwidth	10 Mhns	Lauderdale Manors / 1340 CHATE		Intractate		\$139.96	00.00
Renew	Add	Ethernet Network Interface - 10 / 100	1 Port	Riverside Park / 555 SW 11TH Ave	1	Intrastate	-	\$40.37	\$0.00
Renew		ENS - Basic Network Bandwidth	5 Mbps	Riverside Park / 555 SW 11TH Ave		Intrastate	1	\$72.67	\$0.00
Renew	Add	Ethernet Network Interface - 10 / 100	1 Port	Snyder Park / 3299 SW 4th Avenu		Intrastate	1	\$40.37	\$0.00
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# **COMCAST ENTERPRISE SERVICES SALES ORDER FORM**

METRO ETHERNET SERVICES AND PRICING

Account Name:	City of Fort Lauderdale	Date:	8/24/2020	
MSA ID#:	FL-294274-dkeen-17723867	SO ID#:		17723867

PAGE 5	of 6							<u>Solution</u>	Charges
Request	t Action	Service(s)	Description	Service Location A*	Service Location Z*	Tax Jurisdiction	Qty	Monthly	One-Tim
Renew	Add	ENS - Basic Network Bandwidth	5 Mbps	Snyder Park / 3299 SW 4th Avenue	-	Intrastate	1	\$72.67	\$0.00
Renew	Add	Ethernet Network Interface - Gig E	1 Port	Exec Airport / 2200 EXECUTIVE A	-	Intrastate	1	\$174.95	\$0.00
Renew	Add	ENS - Basic Network Bandwidth	200 Mbps	Exec Airport / 2200 EXECUTIVE A	-	Intrastate	1	\$347.21	\$0.00
Renew	Add	Ethernet Network Interface - 10 / 100	1 Port	Snyder Park Nursery / 811 SW 34t	-	Intrastate	1	\$40.37	\$0.00
Renew	Add	ENS - Basic Network Bandwidth	5 Mbps	Snyder Park Nursery / 811 SW 34t	-	Intrastate	1	\$72.67	\$0.00
Renew	Add	Ethernet Network Interface - 10 / 100	1 Port	Mills Pond Maintenance / 2201 NW	-	Intrastate	1	\$40.37	\$0.00
Renew		ENS - Basic Network Bandwidth	10 Mbps	Mills Pond Maintenance / 2201 NW	-	Intrastate	1	\$139.96	\$0.00
Renew	Add	Ethernet Network Interface - 10 / 100	1 Port	Police K9 Unit, / 6101 Hawkins Roa	-	Intrastate	1	\$40.37	\$0.00
Renew		ENS - Basic Network Bandwidth	5 Mbps	Police K9 Unit, / 6101 Hawkins Roa	-	Intrastate	1	\$72.67	\$0.00
Renew	Add	Ethernet Network Interface - 10 / 100	1 Port	2200 NW 9th Ave, FL 6, / 2200 NW	-	Intrastate	1	\$40.37	\$0.00
Renew	Add	ENS - Basic Network Bandwidth	5 Mbps	2200 NW 9th Ave, FL 6, / 2200 NW	-	Intrastate	1	\$72.67	\$0.00
Renew	Add	Ethernet Network Interface - 10 / 100	1 Port	2200 NW 9TH AVE, trailer office / :	-	Intrastate	1	\$40.37	\$0.00
Renew	Add	ENS - Basic Network Bandwidth	5 Mbps	2200 NW 9TH AVE, trailer office / :	-	Intrastate	1	\$72.67	\$0.00
Renew	Add	Ethernet Network Interface - 10 / 100	1 Port	501 SEABREEZE BLVD, FL 6, / 50	-	Intrastate	1	\$40.37	\$0.00
Renew	Add	ENS - Basic Network Bandwidth	10 Mbps	501 SEABREEZE BLVD, FL 6, / 50	-	Intrastate	1	\$139.96	\$0.00
Renew	Add	Ethernet Network Interface - 10 Gig	1 Port	100 N ANDREWS AVE, FL 6 / 100	-	Intrastate	1	\$538.30	\$0.00
Renew	Add	ENS - Basic Network Bandwidth	2000 Mbps	100 N ANDREWS AVE, FL 6 / 100	-	Intrastate	1	\$670.19	\$0.00
Renew	Add	Ethernet Network Interface - 10 / 100	1 Port	914 NW 6TH ST / 914 NW 6TH ST	-	Intrastate	1	\$40.37	\$0.00
Renew	Add	ENS - Basic Network Bandwidth	10 Mbps	914 NW 6TH ST / 914 NW 6TH ST	-	Intrastate	1	\$139.96	\$0.00
Renew	Add	Ethernet Network Interface - 10 / 100	1 Port	633 S FEDERAL HWY, FL 3RD / 6	-	Intrastate	1	\$40.37	\$0.00
Renew	Add	ENS - Basic Network Bandwidth	5 Mbps	633 S FEDERAL HWY, FL 3RD / 6	-	Intrastate	1	\$72.67	\$0.00
Renew	Add	Ethernet Network Interface - 10 / 100	1 Port	1 E BROWARD BLVD, STE 1605 /	-	Intrastate	1	\$40.37	\$0.00
Renew	Add	ENS - Basic Network Bandwidth	50 Mbps	1 E BROWARD BLVD, STE 1605 /	-	Intrastate	1	\$220.70	\$0.00
Renew	Add	Ethernet Network Interface - 10 / 100	1 Port	1969 E COMMERCIAL BLVD / 196	-	Intrastate	1	\$40.37	\$0.00
Renew	Add	ENS - Basic Network Bandwidth	10 Mbps	1969 E COMMERCIAL BLVD / 196	-	Intrastate	1	\$139.96	\$0.00
Renew		Ethernet Network Interface - 10 / 100	1 Port	1600 NE 12th Terrace, / 1600 NE 1	-	Intrastate	1	\$40.37	\$0.00
Renew		ENS - Basic Network Bandwidth	5 Mbps	1600 NE 12th Terrace, / 1600 NE 1	-	Intrastate	1	\$72.67	\$0.00
Renew	Add	Ethernet Network Interface - 10 / 100	1 Port	1515 NW 19th St, / 1515 NW 19th	-	Intrastate	1	\$40.37	\$0.00
Renew		ENS - Basic Network Bandwidth	10 Mbps	1515 NW 19th St, / 1515 NW 19th	-	Intrastate	1	\$139.96	\$0.00
Renew	Add	Ethernet Network Interface - 10 / 100	1 Port	3351 NE 33rd Ave / 3351 NE 33rd	-	Intrastate	1	\$40.37	\$0.00
Renew	Add	ENS - Basic Network Bandwidth	5 Mbps	3351 NE 33rd Ave / 3351 NE 33rd	-	Intrastate	1	\$72.67	\$0.00
Renew		Ethernet Network Interface - 10 / 100	1 Port	2002 NE 16th St. / 2002 NE 16th S	-	Intrastate	1	\$40.37	\$0.00
Renew		ENS - Basic Network Bandwidth	10 Mbps	2002 NE 16th St. / 2002 NE 16th S	-	Intrastate	1	\$139.96	\$0.00
Renew		Ethernet Network Interface - 10 / 100	1 Port	1450 W Sunrise Blvd / 1450 W Sui	-	Intrastate	1	\$40.37	\$0.00
Renew		ENS - Basic Network Bandwidth	10 Mbps	1450 W Sunrise Blvd / 1450 W Su	-	Intrastate	1	\$139.96	\$0.00
Renew		Ethernet Network Interface - 10 / 100	1 Port	1000 N Andrews Ave / 1000 N And	-	Intrastate	1	\$40.37	\$0.00
Renew		ENS - Basic Network Bandwidth	5 Mbps	1000 N Andrews Ave / 1000 N And	-	Intrastate	1	\$72.67	\$0.00
Renew		Ethernet Network Interface - 10 / 100	1 Port	631 NW 2ND AVE / 631 NW 2ND /	_	Intrastate	1	\$40.37	\$0.00
Renew		ENS - Basic Network Bandwidth	5 Mbps	631 NW 2ND AVE / 631 NW 2ND /	-	Intrastate	1	\$72.67	\$0.00
Renew		Ethernet Network Interface - 10 / 100	1 Port	1000 SW 27th Ave / 1000 SW 27th	_	Intrastate	1	\$40.37	\$0.00
Renew		ENS - Basic Network Bandwidth	10 Mbps	1000 SW 27th Ave / 1000 SW 27th	_	Intrastate	1	\$139.96	\$0.00
Renew		Ethernet Network Interface - 10 / 100	1 Port	290 NE 3rd Ave, / 290 NE 3rd Ave.	-	Intrastate	1	\$40.37	\$0.00
Renew		ENS - Basic Network Bandwidth	50 Mbps	290 NE 3rd Ave, / 290 NE 3rd Ave,		Intrastate	1	\$220.70	\$0.00
Renew		Ethernet Network Interface - 10 / 100	1 Port	1150 G Harold Martin Dr. / 1150 G		Intrastate	1	\$40.37	\$0.00
Renew		ENS - Basic Network Bandwidth	10 Mbps	1150 G Harold Martin Dr, / 1150 G		Intrastate	1	\$139.96	\$0.00
Renew		Ethernet Network Interface - 10 / 100	1 Port	1500 S State Road 7, / 1500 S State	<u>-</u>	Intrastate	1	\$40.37	\$0.00
Renew		ENS - Basic Network Bandwidth	5 Mbps	1500 S State Road 7, / 1500 S State		Intrastate	1	\$72.67	\$0.00
Renew		Ethernet Network Interface - 10 / 100	1 Port	528 NW 2nd Street / 528 NW 2nd 3	-	Intrastate	1	\$40.37	\$0.00
Renew		ENS - Basic Network Bandwidth	50 Mbps	528 NW 2nd Street / 528 NW 2nd 3	<u>-</u>	Intrastate	1	\$220.70	\$0.00
		Ethernet Network Interface - 10 / 100	1 Port	1015 Seabreeze Blvd / 1015 Seabl			1	\$40.37	\$0.00
Renew Renew					-	Intrastate	1	\$40.37 \$322.98	
	Add	ENS - Basic Network Bandwidth	100 Mbps	1015 Seabreeze Blvd / 1015 Seabi	-	Intrastate	1 1	<b>\$322.90</b>	\$0.00

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8/24/2020

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# COMCAST ENTERPRISE SERVICES SALES ORDER FORM

METRO ETHERNET SERVICES AND PRICING

FL-294274-dkeen-17723867

Account Name: City of Fort Lauderdale

MSA ID#:

Ľ	PAGE 6 of 6	0							Solution Charges	200
Line	Request	Action	Service(s)	Description	Service Location A*	Service Location Z*	Tax Jurisdiction	Qty	Monthly	One-Time
205	Renew	Add	Ethernet Network Interface - 10 / 100	1 Port	3051 NE 33RD AVE / 3051 NE 33F	-	Intrastate	1	\$40.37	\$0.00
206	Renew	Add	ENS - Basic Network Bandwidth	10 Mbps	3051 NE 33RD AVE / 3051 NE 33F		Intrastate	1	\$139.96	\$0.00
207	Renew	Add	Ethernet Network Interface - 10 / 100	1 Port	2801 SW 4th Ave / 2801 SW 4th A		Intrastate	1	\$40.37	\$0.00
208	Renew	Add	ENS - Basic Network Bandwidth	10 Mbps	2801 SW 4th Ave / 2801 SW 4th A		Intrastate	_	\$139.96	\$0.00
209	Renew	Add	Ethernet Network Interface - 10 / 100	1 Port	1765 SE 18 Street / 1765 SE 18 St		Intrastate	-	\$40.37	\$0.00
210	Renew	Add	ENS - Basic Network Bandwidth	10 Mbps	1765 SE 18 Street / 1765 SE 18 St		Intrastate	-	\$139.96	\$0.00
211	Renew	Add	Ethernet Network Interface - 10 / 100	1 Port	2750 NW 19th Street / 2750 NW 19		Intrastate	-	\$40.37	\$0.00
212	Renew	Add	ENS - Basic Network Bandwidth	5 Mbps	2750 NW 19th Street / 2750 NW 19		Intrastate	_	\$72.67	\$0.00
213	Renew	Add	Ethernet Network Interface - 10 / 100	1 Port	2 S New River Drive E / 2 S New R	1	Intrastate	-	\$40.37	\$0.00
214	Renew	Add	ENS - Basic Network Bandwidth	5 Mbps	2 S New River Drive E / 2 S New R		Intrastate	- -	\$72.67	\$0.00
215	Kenew	Add	Ethernet Network Interface - 10 / 100	1 Port	South Side School / 701 S Andrew	¥	Intrastate	٦.	\$40.37	\$0.00
216	Renew	Add	ENS - Basic Network Bandwidth	25 Mbps	South Side School / 701 S Andrew		Intrastate	- -	\$174.95	\$0.00
717	Kenew	Add	Ethernet Network Interface - 10 / 100	1 Port	2871 Sunrise Blvd / 2871 Sunrise E		Intrastate	- ,	\$40.37	\$0.00
218	Kenew	Add	Ethornot Notwork Interface 10 (100	10 Mpps	28/1 Sunrise Bivd / 28/1 Sunrise t		Intrastate		\$139.96	\$0.00
220	Renew	DDC V	FINE Basic Network Bandwidth	50 Mbps	Parking Garage, / 200 LAS OLAS (		Intractate		\$220.70	00:00
227	Penew	000	Ethernet Network Interface - 10 / 100	1 Dort	Fairlig Galage, / 200 EAS OEAS A	1 1	Intractato		\$40.70	00.00
227	Penew	DDV V	EUIEITIEL NEIWOIK IIITEITAGE - 107 100	10 Mbss	533 NE 22110 St. / 533 NE 22110 St.		Intractate		\$40.37 \$130.06	\$0.00
777	Kenew	y dd	Ethorsot Noticel Interfess 40 / 400	10 Mbps	393 NE ZZIIG St. / 393 NE ZZIIG St.	1	Intrastate	- ,	\$139.90	90.00
223	Kenew	Add	Emerner Network Interface - 10 / 100	For	2890 SW 81H AVE- / 2890 SW 81		Intrastate	- ,	\$40.37	\$0.00
722	Malley C	500	TALEST STATE OF THE WORLD BATTER AND THE STATE OF THE STA	3 INIDDS	2090 SW 61H AVE- / 2090 SW 61		Introduce	-	9/2.0/	90.00
277	Kenew	Add	Ethernet Network Interface - 10 / 100	1 Port	316 NE 41H ST / 316 NE 41H ST		Intrastate	- ,	\$40.37	\$0.00
226	Kenew	Add	ENS - Basic Network Bandwidth	10 Mbps	316 NE 41H SI / 316 NE 41H SI		Intrastate	-	\$139.96	\$0.00
227	Kenew	Add	Ethernet Network Interface - 10 / 100	1 Port	2001 SW 41H AVE / 2001 SW 41H	ű.	Intrastate	,	\$40.37	\$0.00
228	Renew	Add	ENS - Basic Network Bandwidth	10 Mbps	2001 SW 4TH AVE / 2001 SW 4TH		Intrastate	,	\$139.96	\$0.00
573	Kenew	Add	Ethernet Network Interrace - 10 / 100	1 Port	7/95 SW 61H SI, FL 3RD / 7/95 ;		Intrastate	-	\$40.37	\$0.00
230	Renew	Add	ENS - Basic Network Bandwidth	100 Mbps	7795 SW 6TH ST, FL 3RD / 7795 3	,	Intrastate	-	\$322.98	\$0.00
231	Kenew	Add	Ethernet Network Interface - 10 / 100	1 Port	3201 NW 191H ST, STE 452 / 320		Intrastate	,	\$40.37	\$0.00
232	Kenew	Add	ENS - Basic Network Bandwidth	5 Mbps	3201 NW 191H SI, SIE 452 / 320		Intrastate	-	\$72.67	\$0.00
233	Renew	Add	Ethernet Network Interface - 10 / 100	1 Port	3000 E LAS OLAS BLVD / 3000 E	1	Intrastate		\$40.37	\$0.00
234	Renew	Add	ENS - Basic Network Bandwidth	100 Mbps	3000 E LAS OLAS BLVD / 3000 E	•	Intrastate	-	\$322.98	\$0.00
235	Renew	Add	Ethernet Network Interface - 10 / 100	1 Port	DSD 521 BLDG / 521 NE 4TH AVE		Intrastate	-	\$40.37	\$0.00
236	Renew	Add	ENS - Basic Network Bandwidth	50 Mbps	DSD 521 BLDG / 521 NE 4TH AVE		Intrastate	-	\$220.70	\$0.00
237	Renew	Add	Ethernet Network Interface - 10 / 100	1 Port	Police Sistrunk / 1300 Sistrunk Blv		Intrastate	-	\$40.37	\$0.00
238	Renew	Add	ENS - Basic Network Bandwidth	10 Mbps	Police Sistrunk / 1300 Sistrunk Blv	1	Intrastate	-	\$139.96	\$0.00
239	Renew	Add	Ethernet Network Interface - 10 / 100	1 Port	Police Marine Group / 1784 SE 15		Intrastate	-	\$40.37	\$0.00
240	Renew	Add	ENS - Basic Network Bandwidth	100 Mbps	Police Marine Group / 1784 SE 151	1	Intrastate	-	\$322.98	\$0.00
241	Renew	Add	Ethernet Network Interface - 10 / 100	1 Port		•	Intrastate	-	\$40.37	\$0.00
242	Renew	Add	ENS - Basic Network Bandwidth	100 Mbps	Mounted Police / 700 NE 9th St		Intrastate	-	\$322.98	\$0.00
243	Kenew	Add	Ethernet Network Interface - 10 / 100	1 Port	SID 2 / 33 NE 2ND ST, FL 3		Intrastate	,	\$40.37	\$0.00
244	Kenew	Add	ENS - Basic Network Bandwidth	100 Mbps	SID 2 / 33 NE 2ND SI, FL 3		Intrastate	- ,	\$322.98	\$0.00
245	Kenew	Add	Ethernet Network Interface - 10 / 100	1 Port	1475 W. Cypess Creek Rd/STE ZU		Intrastate	- ,	\$40.37	\$0.00
240	A C	DD T	TALEST STATE OF THE WORLD	100 Military	1473 W. Cybess Cleek Rd/31E Zu		Intrastate	- ,	\$322.30	\$0.00
747	Kenew	Add	Ethernet Network Interface - 10 / 100	1 Pon	New Bidg   Police / 255 NE 3RD /		Intrastate	- ,	\$40.37	\$0.00
248	Kenew	Add	ENS - Basic Network Bandwidth	100 Mpgs	New Bidg I Police / 255 NE 3RD A		Intrastate	-	\$322.98	\$0.00
249	Renew	Add	Ethernet Network Interface - 10 / 100	Port	Police Community Policing / 533 N		Intrastate	-	\$40.37	\$0.00
250	Kenew	Add	ENS - Basic Network Bandwidth	100 Mbps	Police Community Policing / 533 N		Intrastate	-	\$322.98	\$0.00
251		•							\$0.00	\$0.00
252									\$0.00	\$0.00
253	-	•							\$0.00	\$0.00
254		•							\$0.00	\$0.00
255			•		•	1			\$0.00	\$0.00
				* Services Locatio	Services Location Details attached	PAC	PAGE 6 SUBTOTAL:		\$5,539.14	\$0.00