Pilot Proposal for a Subscription-Based
ShotSpotter SiteSecure™ Gunfire Location, Alert and Analysis Service

Proposal ID: NUSSSP031714
Prepared on March 17, 2014
for:

NEWARK
Unified School District

Submitted by:

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Newark, CA 94560
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Introduction

SST is the industry leader in the development and delivery of innovative, interoperable inter
networked wide area acoustic surveillance systems for indoor and outdoor gunfire detection,
explosive events detection, enhanced critical infrastructure and key resource security, and
counter sniper uses. With its mission of reducing illegal gunfire and related violent crime, and
improving physical security solutions, SST services deliver situational intelligence that heightens
the safety of first responders, public safety and military, and creates significant improvement in
incident management, investigations and forensic analysis.

SST has established a proven track record of providing quality service to customers, worldwide,
and is profitable and has solid financial backing.

SST Reviewer Alert Service

When ShotSpotter SiteSecure™ detects gunfire, detailed incident data is rapidly within seconds
sent to the SST Operations Center, our secure data processing and alert qualification facility.
Immediately, a SST gunfire and acoustic expert analyzes the data, qualifies the incident and sends
a validated alert to the security control and dispatch center or other Public Safety Answer Points
(PSAP) and even directly to mobile and field personnel. Qualified Alerts include critical
situational awareness such as number of shots fired, the location of the incident, and the exact
time the incident was detected.

Scope of Services

The purpose of this proposal is to provide details and corresponding terms and conditions for the
pilot of the ShotSpotter SiteSecure™ offering including:

- 4 Outdoor Sensors; installed and configured for critical infrastructure premises
  protection.
- Up to 35 Indoor Sensors; installed and configured.
- Qualified reviewed alerts for gunfire with Incident types (single/multiple gunshots)
- Coverage of site facilities to be protected and monitored will be determined by customer
  requirement (indoors and outdoors)
- Sensor type(s) determined by SST or certified installer.
- SST hosted, secured, monitored and maintained infrastructure
- Alert Consoles among different roles configurable at the discretion of the customer
- Accessible and searchable alert history for two (2) years (additional years for a fee)
- End-user documentation, administrator training and online end-user training
- Standard customer support
- Configure ShotSpotter Notification Engine to interface with surveillance video
  management system or physical security information management system.
All sensors require 24-hour by 365-day 100 to 240VAC, 50/60Hz power sources. Non-standard equipment required for system installation may require an additional fee and if so will be quoted accordingly. Should mounting locations be unavailable or should there be no sensor communications available at a site, SST will work with the customer to adjust the coverage footprint accordingly.

The following table lists the combined responsibilities of SST and its customer with respect to the acquisition, installation, training, and ongoing use of a ShotSpotter SiteSecure™ service:

<table>
<thead>
<tr>
<th>DELIVERABLES, ROLES, &amp; RESPONSIBILITIES</th>
<th>SST</th>
<th>Customer</th>
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<tbody>
<tr>
<td>Execute contract</td>
<td>✔️</td>
<td>✔️</td>
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<tr>
<td>Conduct tactical survey of the site plans (provided by customer) for recommended sensor emplacement. A</td>
<td>✔️</td>
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<td>functional specification document will be developed and a final firm price will be quoted for final</td>
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<td>customer approval. Coverage challenges will be identified which may include: physical obstructions,</td>
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<td>radio or cellular reliability, availability and/or permissions at suitable mounting location.</td>
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<td>Provisioning of hosted services and corresponding access for admin, Alerts, additional and optional</td>
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<td>role-based support packages (if applicable)</td>
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<td>Monitoring of systems for customer support and “hands off” software upgrades</td>
<td>✔️</td>
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<tr>
<td>Provide Building/Facility/Site plans and GIS Data (if available)</td>
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<td>Provide power connection and power for sensors. Power connection may be in the form of a standard</td>
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<td>electrical outlet or Power Over Ethernet (POE)</td>
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<td>Install necessary SST assets (ie, sensors) and, as appropriate, provision telecommunications lines</td>
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<td>and/or RF data radios including antenna systems with adherence to local electrical, and other</td>
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<td>relevant codes</td>
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<td>Integrate with complementary systems (e.g., surveillance video management system or physical</td>
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<td>security information management system)</td>
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<tr>
<td>Work with local law enforcement to accomplish Testing, system calibration, and operational validation</td>
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<td>Ongoing Reviewed Alerts and customer support</td>
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<tr>
<td>Provide Incident data for analysis</td>
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Terms, Conditions

The terms provided is for reference and may be subject to change after 90 days if not executed.

Disclosure of customer names

For the purposes of the pilot, SST will consider the customer’s name confidential pursuit to the service agreement. However, at an appropriate and mutually acceptable time, SST will want to disclose this information and other information about this pilot. Such disclosure will be documented and approved in writing by the parties. Such approvals will not be unreasonably withheld.

Accompanying Exhibits

An exhibit specifying the item listed below is incorporated herein by reference and constitutes an integral part of this proposal. Unless specifically so-stated above, should there be any question of precedence between the exhibit and this proposal, then the exhibit, a single consolidated document shall be superior to the proposal itself. Items addressed within the consolidated document are:

- SST SiteSecure™ Service Agreement
- Appendix A: Proposed Coverage Areas

IN WITNESS THEREOF, the parties have caused this Agreement to be executed by their duly authorized representatives on the date(s) shown below.

SHOTSPOTTER, INC.

By: ________________________________
   (Authorized Signature)

Name: Gregg Rowland

Title: Senior Vice President

Date: November 20, 2013

NEWARK UNIFIED SCHOOL DISTRICT

By: ________________________________
   (Authorized signature)

Name: ________________________________

Title: ________________________________

Date: ________________________________
SST, Inc. (also “ShotSpotter,” “we,” “us,” or “our”) and the end-user customer (also “Customer,” “you” or “your”) agree to the following Services and License Agreement and General Terms and Conditions (hereinafter, “Agreement”).

The following Agreement is an essential part of the “Purchase Documents” (which term shall include this Agreement and all executed proposals and purchase orders, together with all attachments and appendices) under which you purchase ShotSpotter Gunshot Location services identified in the Purchase Documents and described herein (“Service”). Your access, or use of any part of the Service (and/or signature on the purchase order and/or agreement) shall constitute your representation that you have read all the terms and conditions of this Agreement, and your acceptance of them as an integral part of the Agreement and your purchase or order of the Service. If you do not agree to be bound by these terms and conditions, do not access or use any part of the Service.

1. SERVICES. In consideration of the parties’ mutual undertakings set forth in the Purchase Documents and in this Agreement, you and we agree as follows:

For purposes of this Agreement, the Service shall consist of (i) providing access by the Customer to Reviewed Alerts delivered via a password-protected internet portal (“Alert Console”) and user interface supplied by SST (together the Alert Console and interface shall be called the “Software”) (ii) providing access to historical Reviewed Alerts and incident information via the Software; and (iii) other services as specified in the Purchase Documents.

Reviewed Alerts consist of data for gunfire incidents, detected by the ShotSpotter Gunshot Location System and reviewed by a SST incident reviewer employee (see Exhibit A).

SST will install or convert the ShotSpotter Gunshot Location System in the coverage area specified in the Purchase Document. SST will host the Service and may update the functionality and Software of the Service from time to time in its sole discretion and in accordance with this Agreement.

Except in the circumstances where a system has been previously purchased and is being converted, SST shall retain ownership of, and all rights to, all components of the ShotSpotter Gunshot Location System, including hardware components, Software and firmware. Under this Agreement the Customer is only licensing rights to use the incident information detected by the ShotSpotter Gunshot Location System.

2. LICENSE. The following sets forth the terms and conditions of your non-exclusive, non-transferable and terminable license to use the Service, Software and Data (as those terms are defined herein).

This License creates important legal rights and obligations, so please read it carefully before using the Service. This License constitutes an offer by us to you. By manifesting electronically your assent to these terms, using the service, or by issuing a purchase order or signing a purchase agreement, you agree to be bound by the terms and conditions of this License. If you do not agree to be bound by the terms of this License, do not issue or execute a Purchase Document, or use the Service.

B. RESTRICTIONS. The Software and Data are our proprietary products, may incorporate components supplied to us under license by third-party suppliers, and may be protected by United States patent, trade secret, copyright law and international treaty provisions. All such rights in and to Software and any part thereof are the property of us or the suppliers. By virtue of this License, you acquire only the right to use the Software and Data in accordance with this Agreement, but otherwise acquire no license, title or ownership rights, express or implied, in or to the Software or Data, or any right to use or practice any of our patents, copyrights, trademarks, or trade secrets, all of which rights are reserved expressly by us or our suppliers. You may not make any copies of the written materials or documentation that accompanied any component of the Software, or use them, or any other information concerning the Service that we have designated as confidential, for any purpose other than bona fide use of the Service or Software for the specific purposes contemplated herein, nor allow anyone else to do so. You shall not, without our express written consent, which may be withheld or conditioned in our sole discretion: (i) modify, adapt, alter, translate, copy, perform or display (publicly or otherwise) or create compilations, derivative, new or other works based, in whole or in part, on the Software or Data, or on the Service; (ii) merge, combine, integrate or bundle the Software or the Data, in whole or in part, with other software, hardware, data, devices, systems, technologies, products, services, functions or capabilities; (iii) transfer, distribute, make available the Service, Data, or Software to any person other than the specific end-user customer identified to SST in the Purchase Documents, sell, resell, sublicense, lease, rent, or loan the Service, Data, or Software, in whole or in part, or (iv) provide use or permit operation of any of the Service, Software or Data by any person other than the original end-user customer designated in the Purchase Documents, nor in or through any application service provider, service bureau, rental or time-sharing arrangement; (v) disassemble, decompile, or otherwise reverse engineer or attempt to reconstruct, derive, or discover, any source code, underlying ideas, algorithms, formulae, routines, file formats, data structures, programming, routines, interoperability interfaces, drawings, or plans from the Data or Software, or any data or information created, compiled, displayed, or accessible through the System, in whole or in part; or (vi) remove modify or obscure any identification or

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proprietary or restrictive rights markings or notices from the Data, Software or any component thereof.

SST and its licensors retain all ownership of all intellectual property rights in and to all Data, Software, all computer programs, related documentation, technology, knowhow and methods and processes embodied in or made available to you in connection with the Service, including, without limitation, all patent rights, copyrights, trade secret rights, trademarks and service marks. All rights not expressly granted to you herein are reserved by SST. You shall take all reasonable measures to protect SST’s intellectual property rights in the Service and Software, including providing assistance and measures as are reasonably requested by SST from time to time.

You are hereby placed on notice that alteration or removal of copyright management information (including, without limitation, licensor’s name and other identifying information, name of the Service, the terms and conditions of this License, and identifying numbers or symbols) embodied in or associated with the Service is prohibited, because such conduct may cause others to infringe our rights in and to the system, Service and/or Software. You may also not obscure or remove any confidentiality, patent, trademark or copyright notices on any component of the Service, or any documentation.

C. TERMINATION. You agree that your right to use the Service, Software and Data will terminate automatically if you violate any of the terms of this License, or fail to timely pay any sums you owe to us or resellers or integrators of our Service, or fail to renew the Service upon expiration of the Service term. In the event of termination, your access to the Data and Software will be terminated, and SST will cease delivering Reviewed Alerts, and disable your access to the Data. Customer agrees that SST shall not be liable to Customer nor to any third party for any suspension of the Service resulting from Customer’s nonpayment of fees as described in this section.

D. MODIFICATION TO OR DISCONTINUATION OF THE SERVICE. SST reserves the right at any time and from time to time to modify, temporarily or permanently, the Service (or any part thereof). In the event that SST modifies the Service in a manner which removes or disables a feature or functionality on which Customer materially relies, SST, at Customer’s request, shall use commercially reasonable efforts to restore such functionality to Customer. In the event that SST is unable to substantially restore such functionality, Customer shall have the right to terminate the Agreement and receive a pro-rata refund of the annual Service fees paid under the Agreement for use of the Service which was paid for by Customer but not yet furnished by SST as of the date of such termination. Customer acknowledges that SST reserves the right to discontinue offering the Service at the conclusion of Customer’s then current term. Customer agrees that SST shall not be liable to Customer or to any

third party for any modification of the Service as described in this section.

E. OTHER RESTRICTIONS. You acknowledge and agree that the source code and internal structure of the Software, Data and Service, as well as documentation, operations manual and training material are our confidential property, and trade secrets, the value of which would be destroyed by disclosure to the public. Use by anyone other than you of the Service, documentation, and Data is prohibited, unless pursuant to a valid assignment under this Agreement.

3. LIMITED EXCLUSIVE WARRANTY. Provided that you comply with your obligations under the terms and conditions stated herein, we warrant that the Software (as defined herein) will be free of defects in workmanship which materially impair the functioning of the Service and Software in substantial conformity with the specifications documentation accompanying the Service.

The Software covered under this limited exclusive warranty consists exclusively of ShotSpotter Alert Console software and user interface, installed and operated locally on customer’s computers and devices supplied by SST for your use by on and in connection with a ShotSpotter System, subject to the terms and conditions of the License between you and us.

SST warrants that the Service, Data and Software shall be free of viruses, Trojan horses, worms, spyware, or other malicious code or components.

The limited exclusive warranties expressly set forth in this Agreement are the only warranties made to you and are provided in lieu of any other warranties (if any) created by any documentation or packaging, or otherwise express or implied. These limited exclusive warranties give you specific legal rights, and you may also have other rights which vary by jurisdiction.

4. SST SUPPORT. During the term of the Services, SST will make commercially reasonable efforts to promote Customer’s successful utilization of the Service, including but not limited to providing Customer with user guides, online help, online training presentation, and online training sessions (as available). SST will provide reasonable efforts to respond via email to requests for support relating to incident classification within 8 hours of the request.

In addition, SST will use commercially-reasonable efforts to respond to other support requests within 24 hours of receipt of the request during the period of 8 am to 5 pm Monday through Friday. The e-mail support specialist shall be responsible for receiving Customer reports of missed incidents, or errors in the Service, and, to the extent practicable over email or telephone, making commercially reasonable efforts to assist the Customer in

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resolving the Customer's reported problems. In the event the problem cannot be resolved telephonically, then SST will use commercially-reasonable efforts to restore functionality of the Service to Service specifications within 72 business hours of receipt of the report.

5. TERM, RENEWAL

A. TERM AND COMMENCEMENT. The Service term shall be specified in the Purchase Document and will commence on the date that the Service is available to the Customer via the Alert Console.

B. RENEWAL. The Service may be renewed for successive periods of one year each, in accordance with the following procedure. Not later than thirty (30) days prior to the expiration of the Service term then in effect, Customer shall issue a purchase order and tender payment in full for the next annual renewal (unless otherwise agreed in writing by SST), and the term shall be renewed for another year. SST shall provide Customer with renewal fees, terms and conditions for the next successive renewal term upon Customer's request but no later than 90 days from the expiration date. Customer acknowledges that the Service fees, terms and conditions and service levels hereunder are subject to change and that such fees, terms and conditions, and service levels may vary from those applicable to this Agreement in successive renewal terms.

If Customer fails to renew in a timely manner and hence allows the Service term to expire then the Service will terminate in accordance with Section 2. C. At its discretion, SST may remove the ShotSpotter Gunshot Location System and any components from the coverage area at that time. If SST does not remove the ShotSpotter Gunshot Location System from the coverage area, Customer may reinstate the Service at a later date by renewing, however Customer will not have access to any Reviewed Alerts that they would have had access to during the lapsed period.

C. COMMERCIAL CARRIER DATA SERVICES. The ShotSpotter Gunshot Location System may use wired, wireless or cellular wireless acoustic sensor communications which necessitates the existence of a real-time data communications channel from each sensor to the hosted servers via a commercial carrier. The unavailability or deterioration of the quality of such wired, wireless or cellular communications may impact the ability of SST to provide the Service. In such circumstances SST will use commercially reasonable efforts to obtain alternate wired or wireless cellular communications or adjust the coverage area as necessary. In the event SST is unable to do so, SST will terminate the Service and refund a pro-rata portion of the annual Service fee to Customer.

6. IP INFRINGEMENT: EXCLUSIVE REMEDY. Subject to the terms and conditions hereof, SST agrees to defend and indemnify Customer (provided it is the actual End-user Customer of the Service) from and against losses, suits, damages, liability and expenses (including reasonable attorney fees) arising out of a claim asserted in a lawsuit or action against the end-user customer by a third party unrelated to the customer, in which such third party asserts a claim that the Service and/or Software, when used in accordance with SST’s specifications and for the purposes intended, infringes any United States patent which was issued by the U.S. Patent and Trademark Office, or United States copyright which was registered by the U.S. Copyright Office, as of the effective date of Customer's agreement to purchase the ShotSpotter Flex System.

Provided, however, that SST shall have the right to choose counsel to defend such suit and/or action, and to control the settlement (including determining the terms and conditions of settlement) and the defense thereof, and that Customer shall provide SST with reasonably prompt written notice of any such suit or action, and of any oral, written or other communication or other information or circumstances of which Customer becomes aware that could reasonably be expected to lead to such a suit or action (including any and all cease and desist demands or warnings, and offers or invitations to enter license agreements), and shall provide SST all reasonable assistance and information in connection with SST's investigation and defense of any claim of infringement.

Further provided, however, that this section shall not apply and SST shall have no obligation to defend and indemnify Customer in the event the Customer or a reseller, integrator, service provider or supplier modifies, alters, substitutes, or supplements any of the Service, or Software, or to the extent that the claim of infringement arises from or relates to the integration, bundling, merger or combination of any of the same with other hardware, software, systems, technologies, or components, functions, capabilities or applications not licensed by SST as part of the Service, nor shall it apply to the extent that the claim of infringement arises from or relates to meeting or conforming to any instruction, design, direction or specification furnished by the Customer, nor to the extent that the Service or Software are used for or in connection with any purpose, application or function other than detecting and locating gunshots exclusively through acoustic means.

If, in SST’s opinion, the Service, or Software may, or is likely to become, the subject of such a suit or action, does become the subject of a claim asserted against a customer in a lawsuit which SST is or may be obliged to defend under this section, or is determined to infringe the foregoing patents or copyrights of another in a final, non-appealable judgment subject to SST's obligations under this section, then SST may in full and final satisfaction of any and all of its obligations under this
section, at its option: (1) procure for Customer the right
to continue using the affected
Service or Software, (2) modify or replace such Service
or Software to make it or them non-infringing, or (3)
refund to the purchaser a pro-rata portion of the
annual Service price paid for the Service System.

The foregoing section states the entire liability of
SST and customer's and its suppliers' exclusive
remedy for or relating to infringement or claims
or allegations of infringement of any patent,
copyright, or other intellectual property rights in
or to the system, system components, and
software. This section is in lieu of and replaces
any
other expressed, implied or statutory
warranty against infringement of any and all
intellectual property rights.

3. LIMITED WARRANTIES EXCLUSIVE:

DISCLAIMERS IMPORTANT; PLEASE READ
CAREFULLY

To the maximum extent permitted by applicable
law, the limited warranties expressly set forth
above are exclusive, and in lieu of all other
warranties, whether written, oral, express, implied
or statutory. There are no warranties that extend
beyond those expressly set forth herein, and no
prior statements, representations, or course of
dealing by any SST representatives shall vary,
expand or modify these warranties.

To the maximum extent permitted by applicable
law, all other representations or warranties,
express, implied, or statutory, including without
limitation, any warranties of non-infringement,
quality, suitability, merchantability, fitness for a
particular purpose or otherwise of any services
or any goods provided incidental to the services
provided under this agreement are hereby
expressly disclaimed and superseded by the
exclusive limited express warranty and disclaimers
set forth herein.

Without limiting the generality of the foregoing
limitations and disclaimers, while the Service is
not designed, sold, or intended to be used to
detect, intercept, transmit or record oral or other
communications of any kind, SST cannot control
how the Service is used, and, accordingly, SST
does not warrant or represent, expressly or
implicitly, that use of the Service will comply or
conform to the requirements of federal, state or
local statutes,

ordinances and laws, or that use of the Service
will not violate the privacy rights of third parties.
You shall be solely responsible for using the
Service in full compliance with applicable law and
the rights of third persons.

Further, regardless of any prior statements,
representations, or course of dealings by any SST
representatives, we do not warrant or represent,
expressly or implicitly, that the Service or its use
will: result in the prevention of crime or hostile
enemy action, apprehension or conviction of any
perpetrator of any crime, military prosecution of
any enemy force, or detection or neutralization of
any criminal, combatant or threat; prevent any
loss, death, injury, or damage to property due to
the discharge of a firearm or other weapon; in all
cases result in a Reviewed Alert for all firearm
discharges within the designated coverage area;
or that the SST-supplied network will remain in
operation at all times or under all conditions.

SST expressly disclaims, and does not undertake
or assume any duty, obligation or responsibility
for any decisions, actions, reactions, responses,
failures to act, or inaction, by Customer as a
result of or in reliance on, in whole or in part,
any Services or Reviewed Alerts provided by
SST, or for any consequences or outcomes,
including any death, injury, or loss or damage to
any property, arising from or caused by any
such decisions, actions, reactions, responses,
failures to act, or inaction. It shall be the sole
and exclusive responsibility of the Customer to
determine appropriate decisions, actions,
reactions or responses, including whether or not
to dispatch emergency responder resources.
The Customer hereby expressly assumes all
risks and liability associated with any and all
action, reaction, response, and dispatch
decisions, and for all consequences and
outcomes arising from or caused by any
decisions made or not made by the Customer in
reliance, in whole or in part, on any Services
provided by SST, including any death, injury, or
loss or damage to any property.

Any and all warranties, express or implied, of
fitness for high risk purposes requiring fail-safe
performance are hereby expressly disclaimed.
You and we each acknowledge and agree that the
Service is not a consumer good, and is not
intended for sale to or use by or for personal,
family or household use.

8. YOUR OBLIGATIONS. You acknowledge and
agree that SST’s duties, including warranty obligations,
and ability to perform its obligations to you shall be
predicated and conditioned upon your timely
performance of and compliance with your obligations
hereunder, including, but not limited to:
A. You agree to pay all sums due under the purchase
agreement or order as and when they are due pursuant to the terms of such agreement or order. Actual access and use of the SST Service shall constitute evidence that the Service is active and the final payment is due.

B. You agree to use your best efforts to timely perform and comply with all of your obligations allocated to you in the Purchase Documents and/or other contract documents, including, without limitation, provisions regarding assisting SST in obtaining sensor site permissions from premises owners or lessors, in locations reasonably acceptable to SST, which obligations are incorporated by reference and made a part hereof. Unless the Statement of Work or other contract documents signed by SST allocates such obligations to SST expressly, customer shall be responsible for securing from premises owners or lessors all rights necessary to enter onto their premises to install sensors, and to place, operate and maintain such sensors on such premises. SST’s duties, including warranty obligations to you shall be predicated and conditioned upon your timely performance of and compliance with your obligations set forth herein, and in the Purchase Documents.

C. You shall not permit any alteration, modification, substitution or supplementation of the SST Service or web portal, or the combining, connection, merging, bundling, or integration of the SST Service or web portal into or with any other system, equipment, hardware, software, technology, function or capability, without our prior written consent.

D. Unless otherwise expressly agreed in advance in writing by SST, you shall not resell, transfer, distribute or allow access to the Service or web portal or any portion thereof, to any person other than the specific end-user previously identified to SST in the Purchase Documents, and shall not authorize or appoint any contractors, subcontractors, original equipment manufacturers, value added integrators, systems integrators or other third parties to operate, have access to, or sublicense the Products.

E. Customer Must Have Internet Access. In order to use the Service, Customer must have or must obtain access to the World Wide Web to enable a secure https connection from the customers work station to SST’s hosted services, either directly or through devices that access Web-based content. Customer must also provide all equipment necessary to make such (and maintain such) connection.

F. Passwords and Access. Customer may designate up to the number of users under Customer’s account which corresponds to the number of Seats purchased by Customer, and Customer may provide and assign unique passwords and user names for each Seat purchased. Customer will be responsible for the confidentiality and use of Customer’s password and user names, and agrees that sharing passwords and/or user names with unauthorized users is prohibited.

G. You shall comply with all applicable laws, rules and regulations relating to the goods and services provided hereunder.

9. INTELLECTUAL PROPERTY RIGHTS;
LIMITED LICENSE. We or our licensors retain all ownership of all intellectual property rights in and to all data, software, computer programs, related documentation, technology, knowhow and processes embodied in or made available to you in connection with the Service, and Software, including, without limitation, all patent rights, copyrights, trade secret rights, trademarks and service marks. Your rights to install and use the Data and Software are limited, and shall be strictly in accordance with the License set forth in Section 2 hereof. Any and all rights not granted expressly in such License are hereby reserved.

10. EXPORT CONTROL. You acknowledge that the ShotSpotter Flex System is the subject of a Commodity Jurisdiction determination by the United States Department of State, and has been determined to be a controlled commodity, software and/or technology subject to the United States Export Administration Regulations of the U.S. Department of Commerce. Accordingly, no part of the Data, Software, ShotSpotter Flex System or any GLS System component thereof may be transferred, consigned, shipped, delivered, received, exported or re-exported, nor may any technical data directly relating to any of the same or the underlying information or technology be disclosed, downloaded, uploaded, transmitted, received, furnished, or otherwise provided, to, by or through any person, government, country, or to any end-user, or for any end-uses, except in compliance with applicable U.S. export control laws administered by the U.S. Government, and any other applicable U.S. laws, including the sanctions laws administered by the U.S. Department of Treasury, Office of Foreign Assets Control (OFAC), the U.S. Anti-Boycott regulations, and any applicable laws of your country. In this respect, no resale, transfer, or re-export of any ShotSpotter Flex System exported to you pursuant to a license from the U.S. Department of Commerce may be resold, transferred, or reported without prior authorization by the U.S. Government. Customer agrees not to export, e-export or engage in any “deemed export,” or to transfer or deliver, or to disclose or furnish, to any foreign (non-U.S.) government, foreign (non-U.S.) person or end-user, or to any U.S. person or entity, any of the ShotSpotter Flex system, GLS System components, Data, Software, Services, or any technical data or output data or direct data product thereof, or any service related thereto, in violation of any such restrictions, laws or regulations, or without all necessary registrations, licenses and/or approvals. Unless otherwise agreed and so specified in
the Purchase Documents, you shall obtain and bear all expenses relating to any necessary determinations, registrations, licenses and/or exemptions with respect to its exportation, re-exportation or "deemed export" of the ShotSpotter Flex System, Data, Software or any GLS System Components or Services, as well as with respect to the disclosure or furnishing of any technical data or other information and services relating to any of the same.

In addition to compliance with the foregoing, and without limiting the generality thereof, Customer shall not disclose, discuss, download, ship, transfer, deliver, furnish, or otherwise export or re-export any such item(s) to or through: (a) any person or entity on the U.S. Department of Commerce Bureau of Industry and Security's List of Denied Persons or Bureau of Export Administration's anti-proliferation Entity List; (b) any person on the U.S. Department of State's List of Debarred Parties; (c) any person or entity on the U.S. Treasury Department Office of Foreign Asset Control's List of Specially Designated Nationals and Blocked Persons; or (d) any other end-user or for any end-use prohibited by law or regulation, as any and all of the same may be amended from time to time, or any successor thereto.

11. PROTECTION OF CONFIDENTIAL INFORMATION. Unless either party (the "Receiving Party") obtains prior written consent from the other (the "Disclosing Party"), the Receiving Party agrees that it will not reproduce, use for purposes other than those expressly permitted herein, disclose, sell, license, afford access to, distribute, or disseminate any information: i) obtained from the Disclosing Party in connection with the System purchase, installation or operation, and designated by it from time to time as confidential; ii) the documentation, use and operations manuals; and output data created or compiled by the ShotSpotter Flex System; iii) your use of the ShotSpotter Flex System or technology, your deployment methodology, results, or related facts; iv) the contractual terms and payment terms applicable to the purchase of the ShotSpotter Flex System or technology, except as required by local law (collectively, "Confidential Information"). Unless a section of the Purchase Document(s) specifically identifies the identity of Customer as Confidential Information, the fact that Customer is a customer of SST shall not itself be considered Confidential Information, nor shall the name of any city in which the ShotSpotter GLS System is deployed be considered confidential information. Recipient's obligations under this section shall not apply to any of Discloser's Confidential Information that Recipient can document: (a) was in the public domain at or subsequent to the time such Confidential Information was communicated to Recipient by Discloser through no fault of Recipient; (b) was rightfully in Recipient's possession free of any obligation of confidence at or subsequent to the time such Confidential Information was communicated to Recipient by such Discloser; (c) was developed by employees or agents of Recipient independently of and without reference to any of Discloser's Confidential Information; or (d) was communicated by Discloser to an unaffiliated third party free of any obligation of confidence. A disclosure by Recipient of any of Discloser's Confidential Information (a) in response to a valid order by a court or other governmental body; (b) as otherwise required by law; or (c) necessary to establish the rights of either party under this Agreement shall not be considered to be a breach of this Agreement by such Recipient; provided, however, such Recipient shall provide prompt prior written notice thereof to such Discloser to enable Discloser to seek a protective order or otherwise prevent such disclosure. Receiving Party shall use reasonable controls to protect the confidentiality of and restrict access to all such Confidential Information to those persons having a specific need to know the same for purposes expressly authorized herein, and render unreadable prior to discarding, all records containing our Confidential Information. In any event such controls shall not be less protective than those Receiving Party uses to secure and protect its own confidential, but not "Classified" or otherwise Government-legended, information.

12. NOTICES. Any notice or other communication required or permitted to be given under this Agreement shall be in writing at such party's address or number or at such party's last known address or number. The party's addresses may be changed by written notice to the other party as provided herein.

13. FORCE MAJEURE. In no event shall SST be liable for any delay or default in its performance of any obligation under this or any other agreement caused directly or indirectly by an act or omission of Customer, or persons acting under its direction and/or control, fire, flood, act of God, an act or omission of civil or military authority of a state or nation, strike, lockout or other labor disputes, inability to secure, delay in securing, or shortage of labor, materials, supplies, transportation, or energy, failures, outages or denial of services of wireless, power, telecommunications, or computer networks, acts of terrorism, sabotage, vandalism, hacking, natural disaster or emergency, war, riot, embargo or civil disturbance, breakdown or destruction of plant or equipment, or arising from any cause whatsoever beyond SST's reasonable control. At SST's option and following notice to Customer, any of the foregoing causes shall be deemed to suspend such obligations of SST so long as any such cause shall prevent or delay performance, and SST agrees to make and Customer agrees to accept performance of such obligations whenever such cause has been remedied.
SiteSecure Services Agreement –
Standard Terms, Conditions and Support (Domestic)

14. DEFAULT; REMEDIES. Upon the occurrence of any default by or breach of your obligations, we may at our option, effective immediately, either: (i) terminate our future obligations under this agreement, terminate your License to use the Service and Software, or (ii) accelerate and declare immediately due and payable all remaining charges for the remainder of the agreement and proceed in any lawful manner to obtain satisfaction of the same. In either case, you shall also be responsible for paying court costs and reasonable attorneys’ fees incurred by or on behalf of us, as well as applicable repossession, shipping, repair and refurbishing costs.

15. LIMITATIONS ON LIABILITY. In no event shall either party, or any of its affiliates or any of its/their respective directors, officers, members, attorneys, employees, or agents, be liable to the other party under any legal or equitable theory or claim, for lost profits, lost revenues, lost business opportunities, exemplary, punitive, special, or consequential damages, each of which is hereby excluded by agreement of the parties, regardless of whether such damages were foreseeable or whether any party or any entity has been advised of the possibility of such damages.

In any event, except for its IP infringement indemnity obligations under section 6 hereof, SST’s cumulative liability for all losses, claims, suits, controversies, breaches or damages for any cause whatsoever (including, but not limited to, those arising out of or related to this agreement) and regardless of the form of action or legal theory shall not exceed two times the amount paid to SST under this agreement, or the amount of insurance maintained by SST available to cover the loss, whichever is greater. The foregoing limitations shall apply without regard to any failure of essential purpose of any remedies given herein.

16. GENERAL PROVISIONS.

A. NO AGENCY. Neither SST nor any of its employees is an agent or representative of Customer and the Customer is solely responsible for obtaining any required authorizations from any governmental agency, body or commission and for compliance therewith.

B. COMPLIANCE WITH LAWS AND TAXES. You shall comply with all applicable laws, statutes and regulations relating to the sale, distribution, and use of the Service and the performance of your duties and obligation hereunder. All prices are exclusive of all tariffs, customs duties, imposts, national, federal, provincial, state, and local VAT, excise, sales, use and similar taxes. You will be pay and be responsible for paying any and all such taxes and tariffs, when applicable.

C. EQUAL OPPORTUNITY CONTRACT CLAUSE. SST is committed to the provisions outlined in the Equal Opportunity Clauses of Executive Order 11246, (41 CFR 60-1.4), section 503 of the Rehabilitation Act of 1973, (41 CFR 60-741.5(a)), section 402 of the Vietnam Era Veterans Readjustment Act of 1974, (41 CFR 60-250.5(a)), and, the Jobs for Veterans Act of 2003, (41 CFR 60-300.5(a)) as well as any other regulations pertaining to these orders.

D. SEVERABILITY AND INTERPRETATION. If any provision, in whole or in part, of this Agreement and/or the Purchase Documents of which it is a part is held invalid or unenforceable for any reason, the invalidity shall not affect the validity of the remaining provisions, and there shall be substituted for the invalid provision a valid provision which most closely approximates the intent and economic effect of the invalid provision. No part or provision shall be interpreted in favor or against any party because such party or its counsel drafted the relevant provision. No course of dealing, usage, custom of trade, or communication between the parties shall modify or alter any of the rights or obligations of the parties under this Agreement and Purchase Document(s).

E. INTEGRATION, AMENDMENT AND WAIVER. This Agreement, and the Purchase Document(s) of which it is a part, together with any other exhibits or appendices thereto, constitute the entire understanding between SST and you. No other documents or representations shall be used in interpreting it. Any and all written or oral agreements heretofore existing between the parties are expressly cancelled and/or superseded. Any other document, proposal, specification, statement of work, marketing collateral, or representation which may vary, alter, amend or supplement these terms and conditions will not be binding unless agreed to in a writing signed by appropriate representatives of both SST and Customer. No modification, variance, amendment or waiver of any part of Agreement or Purchase Document(s) shall be binding upon either party, whether written, oral, or in any other medium, unless made in writing and signed by authorized representatives of both parties. All the parties’ rights and duties are material and time is of the essence; no waiver of any rights hereunder shall be deemed effective unless in writing executed by the waiving party; no waiver of either party’s breach of any provision of this Agreement or Purchase Documents shall constitute a waiver of any prior or subsequent breach of the same or any other provision, and no failure to exercise, and no delay in exercising, any right(s) hereunder on either party’s part shall operate as a waiver of any such right; all of the parties’ rights are cumulative; and, no single or partial exercise of any right hereunder shall preclude further exercise of such right or any other right.

F. BENEFIT AND BURDEN: ASSIGNMENT. Subject to the following provisions, this Agreement and the Purchase Documents of which they are a part shall
SiteSecure Services Agreement –
Standard Terms, Conditions and Support (Domestic)

be binding upon permitted successors and assigns and
shall inure to the benefit of the parties and their
respective permitted successors and assigns only.
Notwithstanding that the Service and Software,
and its output data may be used for law
enforcement, military, public safety, and force
protection purposes, there are no third party
beneficiaries intended to benefit from these
general terms and conditions of sale, or the
agreement or order of which they are a part.
Customer may not assign or transfer this Agreement
and
the Purchase Documents of which they are a part, or any
of the rights granted therein, in whole or in part, by
operation of law or otherwise, without SST's express
prior written consent. SST may assign or transfer this
Agreement and
the Purchase Documents and/or SST’s rights and
obligations hereunder, in whole or in part, to any
third party without the necessity of obtaining
Customer’s consent. No assignee for the benefit of
Customer’s
creditors, custodian, receiver, trustee in bankruptcy,
debtor in possession, sheriff or any other officer of a
court, or
other person charged with taking custody of Customer’s
assets or business, shall have any right to continue or
to assume or to assign these without SST’s express
consent.

G. GOVERNING LAW AND DISPUTE
RESOLUTION. The validity, performance, and
construction of this agreement shall be governed by the
laws of the laws of the State of California, without giving
effect to the conflict of law principles thereof. The
United Nations Convention on Contracts for the
International Sale of Goods is expressly disclaimed and
shall not apply. If the parties disagree as to any matter
arising under this Agreement or the relationship and
dealings of the parties hereto, then SST and Customer
shall promptly consult with one another and make
diligent, good faith efforts to resolve
the disagreement, by negotiation. Should the dispute not
be resolved within a reasonable time after
commencement of such negotiations, it shall be
mediated before one or more mediators mutually
acceptable to both parties. Costs of mediation will be
allocated as part of the resolution in
mediation, but absent such resolution, shall be paid
equally by the parties. If such effort is unsuccessful, any
controversy or claim arising out of or relating to this
Agreement or the validity or breach of any of the
provisions thereof, or the relationship, dealings, rights,
and
obligations of the parties, or use of the Service, shall be
settled by binding arbitration, before three arbitrators, in
or as near as possible to Mountain View, California,
United States of America, or in such other location as
the parties may agree, in accordance with the

Commercial Rules of the American Arbitration
Association in effect on the date of this agreement. Such
arbitration shall be conducted before three arbitrators.
The parties acknowledge and agree that this agreement
involves a commercial transaction in commerce and that
arbitration and award hereunder shall be governed by
the federal Arbitration Act. Judgment upon the award
rendered by the arbitrator(s) may be entered in any
court having jurisdiction thereof. In addition to any
other remedies to which it may be entitled, the
prevailing party shall be entitled to recover its
reasonable attorneys’ fees and costs (including expert
witness fees and costs) incurred in connection with
enforcing its rights or defending itself.

All parties hereby irrevocably waive any and all
rights they may have to a trial by jury in any
judicial proceeding involving any claim relating to
or arising under this agreement or any other
agreement between the parties hereto.
Appendix A: Proposed Coverage Areas
Newark Memorial High School

Proposal ID: TBD
Appendix A: Proposed Coverage Areas
Newark Memorial High School

Proposed Sensor Locations (35)
March 17, 2014

Mr. Bill Whitton  
Newark Unified School District  
5715 Musick Ave  
Newark, CA 94560

RE: Proposal ID# NUSSP031714

Dear Mr. Whitton,

Thank you for the opportunity to provide you with this pilot proposal for the ShotSpotter SiteSecure™ Gunfire Location, Alert and Analysis Service. Enclosed is our offer, scope of work and terms. We have proposed a limited one year pilot at one location at no cost. Once a location has been established we will add the site location information as an Appendix to this agreement. Further installations, should they be considered, will need to be proposed separately at a modest price if requested.

SST customers boast ShotSpotter® capabilities as an effective force multiplier. Based on the proven ShotSpotter technology, SST SiteSecure is designed to protect against the devastating outcomes of an active shooter or other mass shooting scenarios in schools and universities, special event venues and other public building and gathering places. In addition to rapid notification and augmented response times, first responders will have the benefit of real-time tactical intelligence; chronological mapping of gunfire, location awareness, and the ability to quickly communicate emergency instructions to on-site personnel. “Seconds save lives”.

SST is more than just a vendor of Gunshot Location Services. Our business approach is to be an agency partner. Working closely with many public safety and security agencies since 1995, we know firsthand what technology and complementary tactics, techniques, and procedures achieve results. Our experience and the proven successes using ShotSpotter® data eclipse all other methods.

We are excited about the opportunity to work with you on a pilot project that will be mutually beneficial allowing for your experience with the capabilities of SST SiteSecure and our opportunity to deploy and validate in a live, real world environment before we go to full production.

We are ready to cooperatively work with you and the mission you serve.

Sincerely,

Gregg Rowland  
Senior Vice President  
C: 562-650-2673  
gregg@sst-inc.com  

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