



1319 DOWMPTON ST.
DALLAS, TX 75207
817-341-2683

Aaron Miller
c/o City of New Orleans
1300 Perdido St.
New Orleans, LA 70112

Date	Invoice #
5/16/2017	2637

TIN: 20-3570452
Texas Security License: C14632

Due Upon Receipt

Date of Service	Item	Description	Amount
5/8/2017	Security	<p>Strategic Advisory and Support Services: (covering May 8th through Sunday 14, 2017)</p> <p>Hours:</p> <p>Strategic Advisor 1(Bob) - 83hrs@\$275/hr. Strategic Advisor 2(Gary) - 68hrs@\$250/hr. Field Operators, AVG 6 people a day - 345/hrs@\$250/hr. Intel Analyst - 18.84/hrs@\$175/hr.</p> <p>Expenses:</p> <p>Safehouse - \$3,000 Rental Cars - \$8,515</p> <p>Total Due for Ground Safety Support Operations: \$129,372.00</p> <p>Open Source Information Analysis for Safety Operations & Support of Public Interests: .5 weeks @ \$10,000 a week = \$5,000</p> <p>Advisory Services for Development of Operational Plans:</p> <p>Senior Consultant - 4hrs@\$425 Senior Project Management - 3hrs@\$300 Senior Security Consultant - 3hrs@\$275</p>	150,000.00
<p>For Electronic Payments : Chase JP Morgan Bank ABA: 111 000 614 FBO: Trident Response Group Account: [REDACTED]</p> <p>Please make checks payable to Trident Response Group, LLC.</p>		<p>Subtotal</p> <p>Sales Tax (8.25%)</p> <p>Payments/Credits</p>	
		Balance Due	



1319 CRAMPTON ST.
DALLAS, TX 75207
214-341-2683

Bill To:
Aaron Miller
c/o City of New Orleans
1300 Perdido St.
New Orleans, LA 70112

Date	Invoice #
5/16/2017	2645

TIN: 20-3570452 Texas Security License: C14632

Due Upon Receipt

Date of Service	Item	Description	Amount
5/16/2017	Security	Strategic Advisory and Support Services: (covering the remainder Monday May 8th through Friday May 19, 2017)	\$250,000
		Hours:	
		Strategic Advisor 1(Bob) - 91 hrs@\$275/hr.	
		Strategic Advisor 2(Gary) - 154 hrs@\$250/hr.	
		Field Operators, AVG 6 people a day - 585 hrs@\$250/hr.	
		Intel Analyst - 127.75 hrs@\$175/hr.	
		Expenses:	
		Rental Cars - \$3,380	
		Light Sets - \$3,813	
		Fuel - \$1,200	
		Incidentals - \$800	
		Total Due for Ground Safety Support Operations: 241,325	
		Open Source Information Analysis for Safety Operations & Support of Public Interests: .5 weeks @ \$10,000 a week \$5,000	
		Advisory Services for Development of Operational Plans:	
		Senior Consultant - 5 hrs@\$425	
		Senior Project Management - 1.5 hrs@\$300	
		Senior Security Consultant - 4 hrs@\$275	
		Total due for Advisory Services for Development of Operational Plans: \$3,675.00	
			\$250,000.30

For Electronic Payments:
Chase JPMorgan Bank
ABA 111 000 614
FBO Trident Response Group, LLC
Account: [REDACTED]

Please make checks payable to
Trident Response Group, LLC.

We also accept credit card
A 3% surcharge will be added.

Subtotal	250,000
Sales Tax	
Payments/Credits	
Balance Due	\$250,000



Aaron Miller
 c/o City of New Orleans
 1300 Perdido St.
 New Orleans, LA 70112

Date	Invoice #
5/17/2017	2639

TIN: 20-3570452
 Texas Security License: C14632

Due Upon Receipt

Date of Service	Item	Description	Amount
5/17/2017	Security	Strategic Advisory and Support Services	175,000.00

For Electronic Payments :
 Amegy Bank
 ABA 113011258
 FBO Trident Response Group
 Account: [REDACTED]
 We also accept credit card payments.

Subtotal	\$175,000.00
Sales Tax (8.25%)	\$0.00
Payments/Credits	-\$175,000.00

Balance Due \$0.00



1300 DRAWAMP ST.
 DALLAS, TX 75207
 341-2683

Aaron Miller
 c/o City of New Orleans
 1300 Perdido St.
 New Orleans, LA 70112

Date	Invoice #
5/16/2017	2637

TIN: 20-3570452 Texas Security License: C14632

Due Upon Receipt

Date of Service	Item	Description	Amount
5/8/2017		Senior Analysis - 2.5hrs@275 Total due for Advisory Services for Development of Operational Plans: \$4,412.50	
5/23/2017	Securily	Total due for Services: \$225,002.50 Balance Due upon Completion of Task: \$75,002.50 on 2645	
For Electronic Payments : Chase JP Morgan Bank ABA: 111 000 614 FBO: Trident Response Group Account: ██████████		Subtotal \$150,000.00 Sales Tax (8.25%) \$0.00 Payments/Credits -\$150,000.00	
Please make checks payable to Trident Response Group, LLC.		Balance Due	\$0.00



Arron Miller
 Director of Homeland Security
 City of New Orleans
 1300 Perdido St.
 New Orleans, LA 70112

Date	Invoice #
5/9/2017	2624

TIN: 20-3570452 Texas Security License: C14632

Due Upon Receipt

Date of Service	Item	Description	Amount
5/1/2017	Security	Strategic Advisory and Support Services: Ground Safety Support Operations: Hours: Strategic Advisor 1(Bob) - 57.274 hrs@\$275/hr. Strategic Advisor 2(Gary) - 65 hrs@\$250/hr. Field Operators, AVG 6 people a day - 222 hrs@\$250/hr. Open Source Information Analysis for Safety Operations & Support of Public Interests: 2.5 weeks @ \$10,000 a week = \$25,000 Advisory Services for Development of Operational Plans: Senior Consultant - 21 hrs@\$425 Senior Project Management - 15 hrs@\$300 Senior Security Consultant - 33.09 hrs@\$275 TRG Leadership is happy to describe operation in greater detail in separate correspondence or in person.	135,025.00
5/1/2017	Retainer/Dep - Pre...	RETAINER, per LOE dated 5/1/2017	

For Electronic Payments :
 Amegy Bank
 ABA 113011258
 FBO Trident Response Group
 Account: (██████████)

 We also accept credit card payments.

Subtotal	\$135,025.00
Sales Tax (8.25%)	\$0.00
Payments/Credits	-\$135,025.00

Balance Due	\$0.00
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Strategic Advisory and Support Services

This letter responds to our discussions and outlines the proposed engagement of Trident Response Group, LLC (together with its affiliates, "Trident") by the City of New Orleans ("Client") to provide strategic advisory and support services ("Services").

SERVICES, COST, TERM, AND PAYMENT

Trident is hereby engaged to provide strategic advisory and support services on behalf of Client. Trident proposes to assist Client by providing Services, including, but not limited to:

- (1) Establishing an Advisory Team tasked with:
 - (a) developing overall course of action;
 - (b) identifying and vetting prospective vendors/partners;
 - (c) if appropriate, managing prospective personnel; and
 - (d) other assignments, as needed.

- (2) Establishing and managing an Intelligence Operations Center tasked with:
 - (a) monitoring social media for (i) sentiment, and (ii) credible or urgent declarations of intent to harm personnel or disrupt operations;
 - (b) developing information about Persons and Organizations of Interest to determine their commitment, resources, and capability; and
 - (c) other assignments, as needed.

- (3) Operational Support to be determined and memorialized as an attachment to this agreement, if necessary.

Although many uncertainties concerning the precise scope of this agreement exist at this time, we anticipate billing at the following rates, plus any applicable expenses and sales tax:

- Principal - \$450.00 per hour
- Vice President - \$300.00 per hour
- Senior Consultant - \$275.00 per hour
- Consultant - \$125.00 per hour
- On Location Operators - \$250.00 per hour
- Social media monitoring - \$10,000.00 per week, prorated

Subsequent specific tasks and applicable costs will be agreed prior to initiating and memorialized in writing. The parties to this agreement expressly state, when necessary, electronic communication constitutes "in writing."

Client agrees to pay Trident a retainer of \$30,000.00 upon execution of this agreement. As needed, Client will pay Trident an additional retainer of \$30,000.00 once notified the retainer has

a balance of less than \$5,000.00. Trident may, at the request of the Client, be required to submit invoices and supporting documentation to the Client's fiscal agent, Foundation for Louisiana.

This Agreement will commence on April 28, 2017, and will be effective through December 31, 2017, unless terminated earlier, as provided herein. Any net payment due for services or out-of-pocket costs incurred in connection with the engagement will be made within thirty (30) days following receipt and processing of each invoice by Client.

Trident's engagement hereunder may be terminated by either Client or Trident at any time without cause upon forty-eight (48) hours prior written notice to the other party, it being understood that the provisions under headings "Services, Cost, Term, and Payment," "Additional Documents," "Nonexclusivity," "Authority," "Notices," "Standard of Care," "Limitation on Liability," "Indemnification," "Confidentiality," "Assignment," and "Governing Law and Venue" shall survive any such termination.

ADDITIONAL DOCUMENTS

The parties agree that they will execute such additional documents as shall be reasonably required to evidence or clarify the intent of the parties contemplated by this Agreement.

NONEXCLUSIVITY

The professional services to be performed by Trident and received by Client are not to be deemed to be exclusive for either party. Trident and Client shall be free to render or receive professional services to and from others and to engage in other activities, so long as the Services rendered and received under this Agreement are not impaired thereby.

AUTHORITY

The parties agree that Trident shall operate as, and have the status of, an independent arm's length contractor and shall not act as or be a partner, agent, co-venturer, or employee of any other party. No party shall have any right or authority to assume or create any obligations or to make any representations or warranties on behalf of any other party, whether express or implied, or to bind the other party in any respect whatsoever.

NOTICES

Any notices to be given hereunder by any party to the other may be effected either by personal delivery in writing, by mail, registered or certified, postage prepaid with return receipt requested, by facsimile or by email. Notices delivered personally shall be deemed communicated as of actual receipt; mailed notices shall be deemed communicated as of three (3) days after mailing; facsimile and e-mail notices shall be deemed communicated one (1) business day after transmission, receipt confirmed. Notices shall be addressed to the parties as follows, but each party may change its address or other information by written notice in accordance with this paragraph. Phone numbers are for convenience and shall not be a means of notice:

If to Client: Aaron Miller
Homeland Security Director
City of New Orleans
1300 Perdido Street
New Orleans, LA 70112
E-mail: almiller@mola.gov

If to Trident: John A. Kowtun, Jr.
1319 Crampton Street
Dallas, TX 75207
Tel: 214-341-2683
E-mail: j.kowtun@tridentresponse.com

STANDARD OF CARE; LIMITATION ON LIABILITY

Trident's maximum liability to Client relating to Services rendered under this Agreement (regardless of form of action, whether in contract, negligence or otherwise) shall be limited to the compensation actually received by Trident for the portion of its Services or work products giving rise to such liability. In no event shall Trident be liable for consequential, special or incidental damages, or punitive loss, damage or expense (including, without limitation, lost profits or savings, opportunity costs, etc.) even if advised of their possible existence.

Trident agrees to provide the Services, or arrange for the provision of the Services to be provided, by appropriately licensed personnel with the degree of professional skill, judgment and diligence commensurate with industry standards that are normally exercised by and required of recognized security advisory firms with respect to services of a similar nature to the Services. Trident will be responsible for and will require the proper licensing of all personnel providing the Services under this Agreement.

Client hereby agrees and acknowledges the circumstances for which the Services will be provided are uncertain and out of the control of each of Trident and Client. As a result, Trident does not, and cannot, make any warranties or guarantees regarding the results or outcomes relating to the provision, or arrangement of the provision, of the Services under this Agreement.

TRIDENT MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, REGARDING ANY SERVICE OR TASK OTHER THAN AS EXPRESSLY STATED IN THIS AGREEMENT. TRIDENT SPECIFICALLY DISCLAIMS ALL IMPLIED WARRANTIES, INCLUDING WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, REGARDING THE SERVICES. TRIDENT SHALL PERFORM ITS DUTIES UNDER THIS AGREEMENT WITH ORDINARY PRUDENCE AND IN A MANNER CHARACTERISTIC OF BUSINESSES IN SIMILAR CIRCUMSTANCES.

INDEMNIFICATION

Client shall indemnify, defend and hold harmless Trident and each of its owners, directors, officers, stockholders, members, managers, employees, agents, representatives, consultants, independent contractors, or subcontractors against any and all third party losses, costs, expenses, damages (including compensatory, consequential, exemplary and punitive damages), penalties, fines, charges, demands, liabilities and obligations of any kind (including interest, penalties and reasonable attorneys' fees and consultants' fees), expenses and disbursements (each, a "Loss") incurred or suffered by Trident as a result of a breach of any of its obligations under this Agreement or the provision of any of the Services hereunder, except to the extent that any such Loss was due to the negligence, gross negligence or willful misconduct of Trident. If a claim by a third party is made against Trident, Trident shall promptly give notice thereof to Client which shall have the right to assume the defense of such claim.

CONFIDENTIALITY

Trident shall not disclose and shall keep confidential all information of Client represented by Client to Trident as confidential and will not use such confidential information for any purpose; *provided, however,* that Trident may make any disclosure of such confidential information (i) to which Client gives its prior written consent; (ii) to any of Trident's representatives who need to know such information for the sole purpose of providing the Services and who agree in writing to keep such information confidential; (iii) as may be necessary for the performance of Trident's obligations under this Agreement; or (iv) as requested or required by subpoena or other legal proceedings or process (including, without limitation, any deposition, interrogatory or civil or regulatory action or inquiry). In the event confidential information is requested or required by subpoena or other legal proceedings or process, Trident shall provide Client written notice of such a request or requirement within a reasonable amount of time upon receipt of same, not to exceed seventy-two (72) hours after receipt, and Trident agrees to take all reasonable steps to preserve the confidential and privileged nature of the Services, including (but not limited to) asserting appropriate objections to any such subpoena or legal process.

ASSIGNMENT

Trident may not assign any of its obligations under this Agreement without the prior written consent of Client, which consent may be withheld at Client's sole discretion. This Agreement shall be binding on the permitted assignees and successors of the parties.

GOVERNING LAW AND VENUE

This Agreement shall be construed and enforced in accordance with, and all questions concerning the construction, validity, interpretation and performance of this Agreement shall be governed by the laws of the State of Louisiana, without giving effect to provisions thereof regarding conflict of laws. Any dispute between Trident and Client in connection with this Agreement or the services connected therewith is subject to a binding private arbitration under the auspices of the American Arbitration Association. Any judgment in that arbitration proceeding is enforceable in any federal, state or local court of law.

AUDIT AND INSPECTION

Trident will abide by all provisions of City Code § 2-1120, including but not limited to City Code § 2-1120(12), which requires Trident to provide the Office of Inspector General with documents and information as requested, subject to attorney-client privilege. Trident agrees that it is subject to the jurisdiction of the Orleans Parish Civil District Court for purposes of challenging a subpoena.

CONVICTED FELON STATEMENT

Trident complies with City Code § 2-8(c) and no principal, member, or officer of Trident has, within the preceding 5 years, been convicted of, or pled guilty to, a felony under state or federal statutes for embezzlement, theft of public funds, bribery, or falsification or destruction of public records.

LIVING WAGE

To the fullest extent permitted by law, Trident agrees to abide by City Code sections 70-801, *et seq.*, which requires payment of a wage to covered employees equal to the amounts defined in the Code ("Living Wage"). If Trident fails to comply with the requirements of the Living Wage

during the term of the Agreement, said failure may result in termination of the Agreement or the pursuit of other remedies by the City.

EQUAL EMPLOYMENT OPPORTUNITY

In all hiring or employment made possible by, or resulting from this Agreement, Trident (1) will not be discriminate against any employee or applicant for employment because of race, color, religion, gender, age, physical or mental disability, national origin, sexual orientation, creed, culture, or ancestry, and (2) where applicable, will take affirmative action to ensure that Lawyora employees are treated during employment without regard to their race, color, religion, gender, age, physical or mental disability, national origin, sexual orientation, creed, culture, or ancestry. This requirement shall apply to, but not be limited to the following: employment, upgrading, demotion or transfer, recruitment or recruitment advertising, layoff or termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship. All solicitations or advertisements for employees shall state that all qualified applicants will receive consideration for employment without regard to race, color, religion, gender, age, physical or mental disability, national origin, sexual orientation, creed, culture, or ancestry.

NON-DISCRIMINATION.

In the performance of this Agreement, Trident will not discriminate on the basis, whether in fact or perception, of a person's race, color, creed, religion, national origin, ancestry, age, sex (gender), sexual orientation, gender identity, domestic partner status, marital status, physical or mental disability, or AIDS- or HIV-status against (1) any employee of the City working with Trident in any of Contractor's operations within Orleans Parish or (2) any person seeking accommodations, advantages, facilities, privileges, services, or membership in all business, social, or other establishments or organizations operated by Trident. Trident agrees to comply with and abide by all applicable federal, state and local laws relating to non-discrimination, including, without limitation, Title VI of the Civil Rights Act of 1964, Section V of the Rehabilitation Act of 1973, and the Americans with Disabilities Act of 1990.

PROHIBITION ON POLITICAL ACTIVITY

None of the funds, materials, property, or services provided directly or indirectly under the terms of this Agreement shall be used in the performance of this Agreement for any partisan political activity, or to further the election or defeat of any candidate for public office.

FINANCIAL INTEREST

No elected official or employee of the City shall have a financial interest, direct or indirect, in this Agreement. For purposes of this provision, a financial interest held by the spouse, child, or parent of any elected official or employee of the City shall be deemed to be a financial interest of such elected official or employee of the City. Any willful violation of this provision, with the expressed or implied knowledge of Contractor, shall render this Agreement voidable by the City and shall entitle the City to recover, in addition to any other rights and remedies available to the City, all monies paid by the City to Contractor pursuant to this Agreement without regard to Contractor's otherwise satisfactory performance of the Agreement.

COUNTERPARTS

This Agreement may be executed in two or more counterparts, each of which shall be deemed an original, but which together shall constitute one and the same instrument.

SEVERABILITY

In the event any provision of this Agreement is held to be invalid, illegal, or unenforceable for any reason and in any respect, such invalidity, illegality, or unenforceability shall in no event

affect, prejudice, or disturb the validity of the remainder of this Agreement, which shall be in full force and effect, enforceable in accordance with its terms.

AMENDMENTS

This Agreement may not be amended, modified or altered except by a written instrument executed by all parties hereto.

ENTIRE AGREEMENT

This Agreement supersedes all prior oral or written agreements between the parties with respect to the subject matter hereof. No party has made any representations, warranties, covenants or promises relating to the subject matter of this Agreement except as otherwise set forth herein, and any prior agreements or understandings not specifically set forth herein shall be of no force or effect.

NO THIRD-PARTY BENEFIT

This Agreement is for the benefit of the parties only, and is not intended to and shall not confer any rights or benefits upon any person who is not a party hereto.

TRIDENT RESPONSE GROUP, LLC

By: John A. Kowtun, Jr. Date: 5-4-2017
John A. Kowtun, Jr.

ACKNOWLEDGED, UNDERSTOOD, APPROVED, AND AGREED:

CITY OF NEW ORLEANS
By: Jeff Hebert
Jeff Hebert
Chief Administrative Officer

FORM AND LEGALITY APPROVED:
Law Department

By: Rebecca Ditty
Printed Name: Rebecca Ditty

CITY OF NEW ORLEANS

MITCHELL J. LANDRIEU
MAYOR

AARON L. MILLER
DIRECTOR

May 8, 2017

Trident Response Group, LLC
1319 Crampton Street
Dallas, TX 75207

TASK ORDER FOR OPERATIONAL SUPPORT TO MONUMENT RELOCATION

The City of New Orleans ("City") is tasking Trident Response Group, Inc. ("Contractor") to provide strategic advisory and support services including, but not limited to, safety, security, intelligence, and threat analysis, detection, and prevention during the relocation of Confederate monuments.

With a tight timeline for execution to reduce unnecessary risk from safety and security concerns and the need for redundancy in critical functions, the City is tasking Contractor with securing additional operational equipment as a function of their professional services. On multiple documented occasions both City and City's contractors and subcontractors have been unable to secure primary equipment critical to the completion of this operation, let alone back up equipment. Securing backup equipment through Contractor will allow the City to have on hand the necessary resources to be prepared for equipment failures, breakdowns, and malfunctions during an operation which could threaten public safety or the safety of City employees or contractors.

1. Backup Operational Equipment

The City desires to have on hand (1) articulated boom man lift; (1) carry deck crane; (1) telescopic materials handler. Exact specifications are to be provided by City POC identified herein.

2. Activities Not Funded in this Task Order

- The City is not funding travel, related expenses or other incidentals. Contractor will still provide individuals participating in public safety, security, and intelligence operations.

3. Governmental Point of Contact (POC)

- The City of New Orleans POC for this task order is:

Vincent Smith

Director
Capital Projects Administration
City of New Orleans
viasmith@nola.gov / 504-658-8760

Mr. Smith can provide detailed information regarding the specifications, capacities, and particulars of equipment, or provide contact information with the

4. Fiduciary Point of Contact (POC)

- The City of New Orleans' fiduciary agent for operational (non-security) matters related to monument relocation is:

Foundation for Louisiana
Flozell Daniels, Jr.
President and CEO
4354 S. Sherwood Forest Blvd., Suite 100
Baton Rouge, LA 70816
225-383-1672

CITY OF NEW ORLEANS TAX CLEARANCE AUTHORIZATION

According to Section 2-8 of the Code of the City of New Orleans, Louisiana 1995, the City may not enter into or make payments under a contract, grant or cooperative endeavor agreement with any person, corporation, or entity delinquent in City taxes. This form supplies the needed tax clearance. This clearance is issued without prejudice to any tax liabilities discovered by audit.

Please refer to the Instructions on the back of this form

BUSINESS NAME: Trident Response Group, LLC

OWNER'S NAME: Clint Bruce, Chief Executive Officer

TYPE OF BUSINESS: Private Security and Consulting

BUSINESS ADDRESS: 1319 Crampton Street, Dallas, Texas 75207

MAILING ADDRESS: 1319 Crampton Street, Dallas, Texas 75207

CONTACT TELEPHONE: 214-341-2683

FAX NUMBER: 214-341-7154

E-MAIL ADDRESS:

REAL ESTATE TAX NUMBER:

none

PERSONAL PROPERTY TAX NUMBER:

none

SALES TAX/OCCUPATIONAL LICENSE NUMBER:

PRINT NAME: Clint Bruce

TITLE: Chief Executive Officer

AUTHORIZED SIGNATURE: 

DATE SIGNED: May 5, 2017

I certify that I have the authority to execute this form with respect to the tax matters covered and that the above is true and correct. The City of New Orleans is authorized to inspect and/or receive confidential tax information.

BUREAU OF REVENUE (Room 1W15)

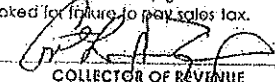
BUREAU OF TREASURY (Room 1W37)

This clearance covers Occupational License and Sales/Use taxes.

This clearance covers Ad Valorem taxes for Real Estate and Business Property taxes.

I hereby assert that after review of the taxpayer's records of this date that the taxpayer IS NOT delinquent in any taxes owed to the city. This clearance covers the period today through March 1, 2018. The above clearance may be revoked for failure to pay sales tax.

I hereby assert that after review of the taxpayer's records of this date that the taxpayer IS NOT delinquent in any taxes owed to the city. This clearance covers the period today through March 1, 2018.


COLLECTOR OF REVENUE

5/19/17
DATE


TREASURER

5/19/17
DATE

I attest that the taxpayer named above is not delinquent in any taxes owed to the city.


DIRECTOR OF FINANCE

05/19/17
DATE

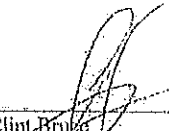
CORPORATE RESOLUTION

On this 5th day of May, 2017, I, Clint Bruce, as the Chief Executive Officer of Trident Response Group, LLC, do hereby certify that the following is a true and correct extract from the Minutes of the Board of Directors Meeting of Trident Response Group, LLC, held on the 1st of June, 2013, at the offices of Trident Response Group, LLC.

WHEREAS, during the regular course of business, it is necessary for John A. Kowtun, Jr. as General Counsel, to enter into contracts and agreements on behalf of Trident Response Group, LLC, in the name of "the Corporation", under terms that they deem to be prudent and appropriate;

NOW, THEREFORE, BE IS RESOLVED that John A. Kowtun, Jr., General Counsel, be and hereby is authorized and empowered to act upon and or execute contracts and agreements on behalf of Trident Response Group, LLC, in the name of "the Corporation", under terms that they deem to be prudent and appropriate.

IN TESTIMONY WHEREOF, I have hereunto set my hand of said corporation.



Clint Bruce
Chief Executive Officer

**MAYOR'S DELEGATION TO DEPUTY MAYOR AND CHIEF
ADMINISTRATIVE OFFICER, JEFF HEBERT, TO EXECUTE CONTRACTS**

I, Mitchell J. Landrieu, Mayor of the City of New Orleans, pursuant to Section 6-308(1) of the Home Rule Charter of the City of New Orleans, do hereby authorize Jeff Hebert, Deputy Mayor and Chief Administrative Officer, to execute all contracts as needed, on behalf of the City, from the 2nd day of May, 2017 to the 4th day of May, 2017.

Signed this 2nd day of May, 2017.

By:


MITCHELL J. LANDRIEU, MAYOR

MEMORANDUM

TO: MARY KAY KLEINPETER-ZAMORA, CHIEF PROCUREMENT OFFICER

FROM: OFFICE OF HOMELAND SECURITY AND CHIEF ADMINISTRATIVE OFFICER

CC: CITY ATTORNEY

DATE: MAY 1, 2017

RE: EXCEPTION TO PROCUREMENT OF PROFESSIONAL SERVICES – SECURITY SERVICES BEST INTERESTS OF THE CITY – TRIDENT SECURITY GROUP

Law and Authority

Pursuant to Section 6-308(5)(b) of the Home Rule Charter of the City of New Orleans, the Mayor promulgated Executive Order MJL10-05, governing the selection procedure for the procurement and award of professional service contracts. Section 20 of the Executive Order authorizes the Chief Procurement Officer, with the concurrence of the City Attorney, to make "written exceptions to the procedures promulgated [i]herein as required to meet emergency situations or as are otherwise in the City's best interests."

Background


The City of New Orleans has started the relocation process of four City-owned statues which have been declared public nuisances pursuant to Ordinance No. 31,082, enacted pursuant to City Code Section 146-611. Due to the heightened risk involved in the relocation process, as determined by the Office of Homeland Security and in an effort to provide additional strategic planning and support for the relocation project, the City wishes to engage the services of Trident Security Group. Trident Security Group is a global security and risk mitigation firm that provides full spectrum security needs, intelligence collection and risk assessment services. Trident Security Group provides specialized and highly trained professionals to enhance existing security enforcement and offers unique and specialized expertise in risk and threat assessments.

Best Interest of the City

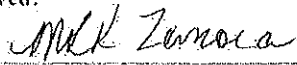
Due to the critical aspect of the services and the documented risks associated with the relocation project, the standard request for proposal process as detailed in Executive Order MJL 10-05 to select a provider of risk assessment and security services could compromise the timing of the relocation project and could result in additional risk and threats of violence. Therefore, it is in the best interest of the City to retain Trident Security Group to assist the Office of Homeland

Security and the Chief Administrative Officer with planning, assessment and security related to the monument relocation project.

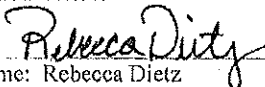
Signed:

By: 
Name: Aaron Miller
Title: Office of Homeland Security
Date: 5/1/2017

Approved:

By: 
Name: Mary Kay Kleinpeter-Zamora
Title: Chief Procurement Officer
Date: 5/2/17

Concurrence:

By: 
Name: Rebecca Dietz
Title: City Attorney
Date: 5-1-17



139 CAMPBELL ST.
 BATON ROUGE, LA 70801-75207
 341-341-2683

Foundation for Louisiana, INC
 Sherwood Forest Bl
 Suite 100
 Baton Rouge, LA 70816-4475

Date	Invoice #
5/12/2017	2632

TIN: 20-3570452
 Texas Security License: C14632

Due Upon Receipt

Date of Service	Item	Description	Amount
5/8/2017	Security	Security, Labor and materials needed for the removal and replacement of the Confederate monument.	200,000.00
For Electronic Payments : Chase JP Morgan Bank ABA: 111 000 614 FBO: Trident Response Group Account: ██████████		Subtotal \$200,000.00 Sales Tax (8.25%) \$0.00 Payments/Credits -\$200,000.00	
Please make checks payable to Trident Response Group, LLC.		Balance Due \$0.00	



189 CHAMPAGNE ST.
 BATON ROUGE, LA 70801
 341-2683

Foundation for Louisiana, INC
 Sherwood Forest BI
 Suite 100
 Baton Rouge, LA 70816-4475

Date	Invoice #
5/12/2017	2633

TIN: 20-3570452
 Texas Security License: C14632

Due Upon Receipt

Date of Service	Item	Description	Amount
5/8/2017	Security	Security, Labor and materials needed for the removal and replacement of the Confederate monument.	200,000.00
For Electronic Payments : Chase JP Morgan Bank ABA: 111 000 614 FBO: Trident Response Group Account: 163 760 500		Subtotal \$200,000.00 Sales Tax (8.25%) \$0.00 Payments/Credits -\$200,000.00	
Please make checks payable to Trident Response Group, LLC.		Balance Due \$0.00	