

Her Excellency, Governor Kelly A. Ayotte
and the Honorable Council
February 26, 2026
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request is **retroactive** to avoid delays or gaps that would result in reduced or loss of access and supports for individuals in need of these critical services.

This is a **sole source** contract because victims of crime have been using this system since its inception and trust the validity and security of the information provided. VINE is the nation's most reliable and confidential source for updated custody status and case information. Appriss Insights will provide ongoing maintenance and support of the New Hampshire Statewide VINE service. This includes support for internet, mobile applications, and telephone VINE programs. The support and maintenance provided is Criminal Justice Information Services (CJIS) compliant.

The VINE project is a 24-hour, seven-days-a-week victim notification system available in multiple languages and accessible to individuals with hearing impairments. Its purpose is to notify victims of any changes in the status of their offender's case, providing timely and reliable information about detained or incarcerated individuals. Funding will support the ongoing operation of notification services in ten county correctional facilities across New Hampshire.

In the event that federal funds are no longer available, general funds will not be requested to support this request.

Please let me know if you have any questions concerning this request. Your consideration is greatly appreciated.

Respectfully submitted,



John M. Formella
Attorney General

#54545532

Notice: This agreement and all of its attachments shall become public upon submission to Governor and Executive Council for approval. Any information that is private, confidential or proprietary must be clearly identified to the agency and agreed to in writing prior to signing the contract.

AGREEMENT

The State of New Hampshire and the Contractor hereby mutually agree as follows:

GENERAL PROVISIONS

1. IDENTIFICATION.

1.1 State Agency Name State of New Hampshire, Department of Justice		1.2 State Agency Address 1 Granite Place South Concord, NH 03301	
1.3 Contractor Name Appriss Insights, LLC		1.4 Contractor Address 9901 Linn Station Road, Suite 200 Louisville, KY 40223	
1.5 Contractor Phone Number 502-815-5574	1.6 Account Unit and Class 02-20-20-201510-5021 -072-509073	1.7 Completion Date 02/28/2028	1.8 Price Limitation \$283,563.74
1.9 Contracting Officer for State Agency Thomas Kaempfer		1.10 State Agency Telephone Number 603-271-0993	
1.11 Contractor Signature Jarrod Carnahan <small>Digitally signed by Jarrod Carnahan Date: 2026.01.30 15:39:58 -06'00'</small>		1.12 Name and Title of Contractor Signatory Jarrod Carnahan, SVP & GM Public Safety	
1.13 State Agency Signature <i>Thomas D. Kaempfer</i> Date: 2/16/26		1.14 Name and Title of State Agency Signatory Deputy Director of Administration	
1.15 Approval by the N.H. Department of Administration, Division of Personnel <i>(if applicable)</i> By: _____ Director, On: _____			
1.16 Approval by the Attorney General (Form, Substance and Execution) <i>(if applicable)</i> By: <i>Christen Lavers</i> On: 2/21/26			
1.17 Approval by the Governor and Executive Council <i>(if applicable)</i> G&C Item number: _____ G&C Meeting Date: _____			

2. SERVICES TO BE PERFORMED. The State of New Hampshire, acting through the agency identified in block 1.1 (“State”), engages contractor identified in block 1.3 (“Contractor”) to perform, and the Contractor shall perform, the work or sale of goods, or both, identified and more particularly described in the attached EXHIBIT B which is incorporated herein by reference (“Services”).

3. EFFECTIVE DATE/COMPLETION OF SERVICES.

3.1 Notwithstanding any provision of this Agreement to the contrary, and subject to the approval of the Governor and Executive Council of the State of New Hampshire, if applicable, this Agreement, and all obligations of the parties hereunder, shall become effective on the date the Governor and Executive Council approve this Agreement, unless no such approval is required, in which case the Agreement shall become effective on the date the Agreement is signed by the State Agency as shown in block 1.13 (“Effective Date”).

3.2 If the Contractor commences the Services prior to the Effective Date, all Services performed by the Contractor prior to the Effective Date shall be performed at the sole risk of the Contractor, and in the event that this Agreement does not become effective, the State shall have no liability to the Contractor, including without limitation, any obligation to pay the Contractor for any costs incurred or Services performed.

3.3 Contractor must complete all Services by the Completion Date specified in block 1.7.

4. CONDITIONAL NATURE OF AGREEMENT.

Notwithstanding any provision of this Agreement to the contrary, all obligations of the State hereunder, including, without limitation, the continuance of payments hereunder, are contingent upon the availability and continued appropriation of funds. In no event shall the State be liable for any payments hereunder in excess of such available appropriated funds. In the event of a reduction or termination of appropriated funds by any state or federal legislative or executive action that reduces, eliminates or otherwise modifies the appropriation or availability of funding for this Agreement and the Scope for Services provided in EXHIBIT B, in whole or in part, the State shall have the right to withhold payment until such funds become available, if ever, and shall have the right to reduce or terminate the Services under this Agreement immediately upon giving the Contractor notice of such reduction or termination. The State shall not be required to transfer funds from any other account or source to the Account identified in block 1.6 in the event funds in that Account are reduced or unavailable.

5. CONTRACT PRICE/PRICE LIMITATION/ PAYMENT.

5.1 The contract price, method of payment, and terms of payment are identified and more particularly described in EXHIBIT C which is incorporated herein by reference.

5.2 Notwithstanding any provision in this Agreement to the contrary, and notwithstanding unexpected circumstances, in no event shall the total of all payments authorized, or actually made hereunder, exceed the Price Limitation set forth in block 1.8. The payment by the State of the contract price shall be the only and the complete reimbursement to the Contractor for all expenses, of whatever nature incurred by the Contractor in the performance

hereof, and shall be the only and the complete compensation to the Contractor for the Services.

5.3 The State reserves the right to offset from any amounts otherwise payable to the Contractor under this Agreement those liquidated amounts required or permitted by N.H. RSA 80:7 through RSA 80:7-c or any other provision of law.

5.4 The State’s liability under this Agreement shall be limited to monetary damages not to exceed the total fees paid. The Contractor agrees that it has an adequate remedy at law for any breach of this Agreement by the State and hereby waives any right to specific performance or other equitable remedies against the State.

6. COMPLIANCE BY CONTRACTOR WITH LAWS AND REGULATIONS/EQUAL EMPLOYMENT OPPORTUNITY.

6.1 In connection with the performance of the Services, the Contractor shall comply with all applicable statutes, laws, regulations, and orders of federal, state, county or municipal authorities which impose any obligation or duty upon the Contractor, including, but not limited to, civil rights and equal employment opportunity laws and the Governor’s order on Respect and Civility in the Workplace, Executive order 2020-01. In addition, if this Agreement is funded in any part by monies of the United States, the Contractor shall comply with all federal executive orders, rules, regulations and statutes, and with any rules, regulations and guidelines as the State or the United States issue to implement these regulations. The Contractor shall also comply with all applicable intellectual property laws.

6.2 During the term of this Agreement, the Contractor shall not discriminate against employees or applicants for employment because of age, sex, sexual orientation, race, color, marital status, physical or mental disability, religious creed, national origin, gender identity, or gender expression, and will take affirmative action to prevent such discrimination, unless exempt by state or federal law. The Contractor shall ensure any subcontractors comply with these nondiscrimination requirements.

6.3 No payments or transfers of value by Contractor or its representatives in connection with this Agreement have or shall be made which have the purpose or effect of public or commercial bribery, or acceptance of or acquiescence in extortion, kickbacks, or other unlawful or improper means of obtaining business.

6.4. The Contractor agrees to permit the State or United States access to any of the Contractor’s books, records and accounts for the purpose of ascertaining compliance with this Agreement and all rules, regulations and orders pertaining to the covenants, terms and conditions of this Agreement.

7. PERSONNEL.

7.1 The Contractor shall at its own expense provide all personnel necessary to perform the Services. The Contractor warrants that all personnel engaged in the Services shall be qualified to perform the Services, and shall be properly licensed and otherwise authorized to do so under all applicable laws.

7.2 The Contracting Officer specified in block 1.9, or any successor, shall be the State’s point of contact pertaining to this Agreement.

8. EVENT OF DEFAULT/REMEDIES.

8.1 Any one or more of the following acts or omissions of the Contractor shall constitute an event of default hereunder (“Event of Default”):

- 8.1.1 failure to perform the Services satisfactorily or on schedule;
- 8.1.2 failure to submit any report required hereunder; and/or
- 8.1.3 failure to perform any other covenant, term or condition of this Agreement.

8.2 Upon the occurrence of any Event of Default, the State may take any one, or more, or all, of the following actions:

8.2.1 give the Contractor a written notice specifying the Event of Default and requiring it to be remedied within, in the absence of a greater or lesser specification of time, thirty (30) calendar days from the date of the notice; and if the Event of Default is not timely cured, terminate this Agreement, effective two (2) calendar days after giving the Contractor notice of termination;

8.2.2 give the Contractor a written notice specifying the Event of Default and suspending all payments to be made under this Agreement and ordering that the portion of the contract price which would otherwise accrue to the Contractor during the period from the date of such notice until such time as the State determines that the Contractor has cured the Event of Default shall never be paid to the Contractor;

8.2.3 give the Contractor a written notice specifying the Event of Default and set off against any other obligations the State may owe to the Contractor any damages the State suffers by reason of any Event of Default; and/or

8.2.4 give the Contractor a written notice specifying the Event of Default, treat the Agreement as breached, terminate the Agreement and pursue any of its remedies at law or in equity, or both.

9. TERMINATION.

9.1 Notwithstanding paragraph 8, the State may, at its sole discretion, terminate the Agreement for any reason, in whole or in part, by thirty (30) calendar days written notice to the Contractor that the State is exercising its option to terminate the Agreement.

9.2 In the event of an early termination of this Agreement for any reason other than the completion of the Services, the Contractor shall, at the State’s discretion, deliver to the Contracting Officer, not later than fifteen (15) calendar days after the date of termination, a report (“Termination Report”) describing in detail all Services performed, and the contract price earned, to and including the date of termination. In addition, at the State’s discretion, the Contractor shall, within fifteen (15) calendar days of notice of early termination, develop and submit to the State a transition plan for Services under the Agreement.

10. PROPERTY OWNERSHIP/DISCLOSURE.

10.1 As used in this Agreement, the word “Property” shall mean all data, information and things developed or obtained during the performance of, or acquired or developed by reason of, this Agreement, including, but not limited to, all studies, reports, files, formulae, surveys, maps, charts, sound recordings, video recordings, pictorial reproductions, drawings, analyses, graphic representations, computer programs, computer printouts, notes, letters, memoranda, papers, and documents, all whether finished or unfinished.

10.2 All data and any Property which has been received from the State, or purchased with funds provided for that purpose under this Agreement, shall be the property of the State, and shall be returned to the State upon demand or upon termination of this Agreement for any reason.

10.3 Disclosure of data, information and other records shall be governed by N.H. RSA chapter 91-A and/or other applicable law. Disclosure requires prior written approval of the State.

11. CONTRACTOR’S RELATION TO THE STATE. In the performance of this Agreement the Contractor is in all respects an independent contractor, and is neither an agent nor an employee of the State. Neither the Contractor nor any of its officers, employees, agents or members shall have authority to bind the State or receive any benefits, workers’ compensation or other emoluments provided by the State to its employees.

12. ASSIGNMENT/DELEGATION/SUBCONTRACTS.

12.1 Contractor shall provide the State written notice at least fifteen (15) calendar days before any proposed assignment, delegation, or other transfer of any interest in this Agreement. No such assignment, delegation, or other transfer shall be effective without the written consent of the State.

12.2 For purposes of paragraph 12, a Change of Control shall constitute assignment. “Change of Control” means (a) merger, consolidation, or a transaction or series of related transactions in which a third party, together with its affiliates, becomes the direct or indirect owner of fifty percent (50%) or more of the voting shares or similar equity interests, or combined voting power of the Contractor, or (b) the sale of all or substantially all of the assets of the Contractor.

12.3 None of the Services shall be subcontracted by the Contractor without prior written notice and consent of the State.

12.4 The State is entitled to copies of all subcontracts and assignment agreements and shall not be bound by any provisions contained in a subcontract or an assignment agreement to which it is not a party.

13. INDEMNIFICATION. The Contractor shall indemnify, defend, and hold harmless the State, its officers, and employees from and against all actions, claims, damages, demands, judgments, fines, liabilities, losses, and other expenses, including, without limitation, reasonable attorneys’ fees, arising out of or relating to this Agreement directly or indirectly arising from death, personal injury, property damage, intellectual property infringement, or other claims asserted against the State, its officers, or employees caused by the acts or omissions of negligence, reckless or willful misconduct, or fraud by the Contractor, its employees, agents, or subcontractors. The State shall not be liable for any costs incurred by the Contractor arising under this paragraph 13. Notwithstanding the foregoing, nothing herein contained shall be deemed to constitute a waiver of the State’s sovereign immunity, which immunity is hereby reserved to the State. This covenant in paragraph 13 shall survive the termination of this Agreement.

14. INSURANCE.

14.1 The Contractor shall, at its sole expense, obtain and continuously maintain in force, and shall require any subcontractor or assignee to obtain and maintain in force, the following insurance:

14.1.1 commercial general liability insurance against all claims of bodily injury, death or property damage, in amounts of not less than \$1,000,000 per occurrence and \$2,000,000 aggregate or excess; and

14.1.2 special cause of loss coverage form covering all Property subject to subparagraph 10.2 herein, in an amount not less than 80% of the whole replacement value of the Property.

14.2 The policies described in subparagraph 14.1 herein shall be on policy forms and endorsements approved for use in the State of New Hampshire by the N.H. Department of Insurance, and issued by insurers licensed in the State of New Hampshire.

14.3 The Contractor shall furnish to the Contracting Officer identified in block 1.9, or any successor, a certificate(s) of insurance for all insurance required under this Agreement. At the request of the Contracting Officer, or any successor, the Contractor shall provide certificate(s) of insurance for all renewal(s) of insurance required under this Agreement. The certificate(s) of insurance and any renewals thereof shall be attached and are incorporated herein by reference.

15. WORKERS' COMPENSATION.

15.1 By signing this agreement, the Contractor agrees, certifies and warrants that the Contractor is in compliance with or exempt from, the requirements of N.H. RSA chapter 281-A ("*Workers' Compensation*").

15.2 To the extent the Contractor is subject to the requirements of N.H. RSA chapter 281-A, Contractor shall maintain, and require any subcontractor or assignee to secure and maintain, payment of Workers' Compensation in connection with activities which the person proposes to undertake pursuant to this Agreement. The Contractor shall furnish the Contracting Officer identified in block 1.9, or any successor, proof of Workers' Compensation in the manner described in N.H. RSA chapter 281-A and any applicable renewal(s) thereof, which shall be attached and are incorporated herein by reference. The State shall not be responsible for payment of any Workers' Compensation premiums or for any other claim or benefit for Contractor, or any subcontractor or employee of Contractor, which might arise under applicable State of New Hampshire Workers' Compensation laws in connection with the performance of the Services under this Agreement.

16. WAIVER OF BREACH. A State's failure to enforce its rights with respect to any single or continuing breach of this Agreement shall not act as a waiver of the right of the State to later enforce any such rights or to enforce any other or any subsequent breach.

17. NOTICE. Any notice by a party hereto to the other party shall be deemed to have been duly delivered or given at the time of mailing by certified mail, postage prepaid, in a United States Post Office addressed to the parties at the addresses given in blocks 1.2 and 1.4, herein.

18. AMENDMENT. This Agreement may be amended, waived or discharged only by an instrument in writing signed by the parties hereto and only after approval of such amendment, waiver or discharge by the Governor and Executive Council of the State of New Hampshire unless no such approval is required under the circumstances pursuant to State law, rule or policy.

19. CHOICE OF LAW AND FORUM.

19.1 This Agreement shall be governed, interpreted and construed in accordance with the laws of the State of New Hampshire except where the Federal supremacy clause requires otherwise. The wording used in this Agreement is the wording chosen by the parties to express their mutual intent, and no rule of construction shall be applied against or in favor of any party.

19.2 Any actions arising out of this Agreement, including the breach or alleged breach thereof, may not be submitted to binding arbitration, but must, instead, be brought and maintained in the Merrimack County Superior Court of New Hampshire which shall have exclusive jurisdiction thereof.

20. CONFLICTING TERMS. In the event of a conflict between the terms of this P-37 form (as modified in EXHIBIT A) and any other portion of this Agreement including any attachments thereto, the terms of the P-37 (as modified in EXHIBIT A) shall control.

21. THIRD PARTIES. This Agreement is being entered into for the sole benefit of the parties hereto, and nothing herein, express or implied, is intended to or will confer any legal or equitable right, benefit, or remedy of any nature upon any other person.

22. HEADINGS. The headings throughout the Agreement are for reference purposes only, and the words contained therein shall in no way be held to explain, modify, amplify or aid in the interpretation, construction or meaning of the provisions of this Agreement.

23. SPECIAL PROVISIONS. Additional or modifying provisions set forth in the attached EXHIBIT A are incorporated herein by reference.

24. FURTHER ASSURANCES. The Contractor, along with its agents and affiliates, shall, at its own cost and expense, execute any additional documents and take such further actions as may be reasonably required to carry out the provisions of this Agreement and give effect to the transactions contemplated hereby.

25. SEVERABILITY. In the event any of the provisions of this Agreement are held by a court of competent jurisdiction to be contrary to any state or federal law, the remaining provisions of this Agreement will remain in full force and effect.

26. ENTIRE AGREEMENT. This Agreement, which may be executed in a number of counterparts, each of which shall be deemed an original, constitutes the entire agreement and understanding between the parties, and supersedes all prior agreements and understandings with respect to the subject matter hereof.

EXHIBIT A

SPECIAL PROVISIONS

I. Delete Provision 6.4 in its entirety and replace it with the following:

6.4 The Contractor agrees to pennit the State or United States reasonable access to any of the Contractor's books, and accounts, in a timely manner mutually agreed to by the parties, solely for the limited purpose and only to the extent necessary to ascertaining compliance with all applicable rules, regulations and orders, and the covenants, terms and conditions of this Agreement.

II. Delete Provision 8.2.3 in its entirety and replace it with the following:

8.2.3 give the Contractor a written notice specifying the Event of Default and set off against any other obligations the State may owe to the Contractor; and/or

III. Delete Provision 8.2.4 in its entirety.

IV. Delete Provision 9.1 in its entirety and replace it with the following:

9.1 Notwithstanding paragraph 8, the State may, at its sole discretion, terminate the Agreement for any reason by providing thirty (30) days written notice to the Contractor that the State is exercising its option to terminate the Agreement. Further, the Contractor may, at its sole discretion, terminate the Agreement for any reason by providing one hundred eighty (180) days written notice to the State that the Contractor is exercising its option to terminate the Agreement.

V. Amend Provision 9.2 to include the following additional language:

9.2 If this Agreement is terminated by the Contractor, the Contractor shall provide the state with a pro-rated refund for any fees paid in advance.

VI. Add the following Provision to 13. Indemnification:

13.2 Neither Party shall be responsible for the corrections of the data provided by Local Agencies.

VII. Delete Provision 21 in its entirety and replace it with the following:

21. THIRD PARTIES. Nothing in this Agreement, express or implied, is intended to confer upon any other person, other than Local Agencies, any rights or remedies of any nature whatsoever under or by reason of this Agreement. Nothing in this Agreement shall be construed to create any rights or obligations except among-the parties hereto, and no person or entity other than Local Agencies shall be regarded as a third-party beneficiary of this Agreement.

VIII. Delete Provision 24 in its entirety and replace it with the following:

24. FURTHER ASSURANCES. The Contractor, along with its agents and affiliates, shall, at its own cost and expense, execute and provide to the State the following documents that are required to give effect to this Agreement:

- i. Certificate of Good Standing issued by the New Hampshire Secretary of the State's Office; and
- ii. Certificate of Authority; and
- iii. Certificate of Insurance in compliance with Provision 14.

IX. Add the following Provision:

27. **ORDER OF PRECEDENCE.** In the event of conflict or ambiguity among any of the text within this Agreement, the following Order of Precedence shall govern:

- i. State of New Hampshire, Department of Justice Agreement with Appriss Insights, LLC, P-37 as amended by Exhibit A;
- ii. State of New Hampshire, Department of Justice Agreement with Appriss Insights, LLC, Exhibits in order of precedence:
 - a. Exhibits B & C;
 - b. Exhibit D;

EXHIBIT B

SCOPE OF SERVICES

WHEREAS the New Hampshire Department of Justice believes that the VINE® Service to pay for the Contractor to provide the VINE® Service to state counties;

WHEREAS the Service Provider has agreed to provide the VINE Services directly to the Local Agencies; and

WHEREAS the Local Agencies desire to participate and utilize the VINE Services,

NOW, THEREFORE, the New Hampshire Department of Justice and Appriss Insights, LLC, enter into this agreement to provide for the continued payment of annual maintenance fees as set out in Exhibit C, attached hereto, so that New Hampshire citizens may continue to obtain the benefits offered by the VINE® System.

I. **Appriss Insights, LLC** (the "Service Provider") hereby agrees to provide victim notification services known as the VINE® Service as described herein (the "Services") and in the Statement of Work described in Attachment 1. Service Provider and the New Hampshire Department of Justice (the "Customer") agree that it is their express intent that the benefits of this Agreement shall inure to those New Hampshire counties (including their county jail systems and parole and probation departments) that request Service by adopting an Intergovernmental agreement in substantially the same form as the sample agreement attached hereto as Exhibit E. Participating counties are hereafter referred to as "Local Agencies." The Customer hereby agrees to pay for the Services on the terms and conditions hereinafter set forth.

II. **Description of Services.** VINE® Service - Subject to the conditions and limitations contained herein, the Service Provider shall:

A. Be responsible for all development associated with the processing of the notification signal and the actual notification attempts once the signal has been transmitted.

Local Agencies at each site will assist the Service Provider in coordinating work required by the existing vendors or in-house resources. Third party vendor costs associated with any required modifications to the Local Agency's system to pass the required data to the VINE interface are not included. Where applicable, costs of postage and stationery are excluded.

B. Dedicate a special telephone number for the Customer's use of the VINE Service Center.

1. Process incoming and outgoing victim calls. Victim notification calls only occur after the Local Agency manually enters the required data into the Local Agency's automated system which creates a file with the required data that is transmitted to the VINE Data Center.
2. Upon receipt of the required data, the notification processes as defined in the VINE scope of work are performed.
3. The Participating Local Agencies are responsible for making modifications to their automated system (Booking System) and will manage their internal resources and/or system

vendor to modify or provide the required programming to provide the Service Provider with the data required. The Service Provider shall cooperate and assist Local Agencies.

- 3a. The Customer's payment obligations shall be limited to those enumerated in Exhibit C, Payment Schedule. Third party vendor costs associated with any required modifications to the Local Agency's system to pass the required data to the VINE interface are not included. Nothing herein limits a Local Agency's ability to enter into its own agreement with the Service Provider or other third-party vendors to ensure its systems are compatible with the Service. The Local Agency shall bear responsibility for all such related costs.

C. Provide support services on a 24 hour a day, 7-days a week basis through its Customer First Center (the "CFC").

III. Supplies and Materials. The Service Provider shall make available certain materials and supplies to the Customer and Local Agencies for use in introducing VINE to the community.

Appriss will provide promotional brochures and merchandise within the Customer's annual budget for all VINE services one time per contract year as part of the recurring operational fees.

IV. Fees and Commissions.

PLEASE REFER TO EXHIBIT C, PAYMENT SERVICES

V. Performance of Additional Services. The Parties agree that should the Service Provider choose to perform, at the Local Agencies' request, any services not covered by this Agreement, the Local Agencies may compensate the Service Provider for its direct labor, parts and subcontracted work at the Standard Rate of \$160.00/hour. Customer shall not be responsible or liable for such additional services.

Booking System Interface Changes. For purposes of clarity, all work done by Service Provider related to an agency changing their booking system from their existing VINE supported booking system to a new VINE supported booking system including, but not limited to, interface installation, setup, configuration, testing and documentation is considered standard maintenance and covered under this Agreement. A VINE supported booking system is one for which an interface already exists.

Booking systems not yet supported by VINE, i.e., without an existing interface, are not considered standard maintenance and are subject to the hourly contract rate for performance of additional services as noted in this section V. Third-party costs (booking system vendors, agency IT staff, etc.) associated with any booking system changes are not covered under this agreement.

VI. Warranty. The Service Provider represents and warrants qualified personnel shall perform the Services in a competent and professional manner. If the VINE Software does not substantially

conform to the VINE Software specification, the Service Provider's obligation under this warranty is to remedy such defect, provided that the VINE Software has not been modified by anyone other than the Service Provider.

VII. Ownership of Intellectual Property; Licenses. The Service Provider retains all ownership rights in the VINE Software and all documents, designs, inventions, copyrightable material, patentable and unpatentable subject matter and other tangible materials authored or prepared by the Service Provider (the "Intellectual Property") in connection with the Services. The Service Provider hereby grants the Customer and Local Agencies during the term of this Agreement, a limited, non-exclusive, non-transferable, sublicensable license to use the VINE Software in connection with the provision by the Service Provider of the VINE Services for the Customer's and Local Agencies' internal purposes only. Nothing herein shall grant the Customer or Local Agencies a license to the source code of the VINE Software.

Nothing contained herein shall be construed to grant the Service Provider any ownership rights in data supplied by the Customer or Local Agencies to the Service Provider in connection with this Agreement. Further, Service Provider shall not use any data it receives from victims of crime, or data it receives from Customer and Local Agencies or any third party pertaining to victims of crime, except for the provision of the VINE Service.

Service Provider builds and maintains databases and solutions utilizing data from disparate incarceration systems. The hygiene, maintenance and storage of this incarceration data improves data quality and solutions for all clients seeking to manage risk, security and fraud (collectively "Risk Solutions"). A network effect is created whereby benefits increase with each participating organization. Local Agencies may authorize third-party access to the incarceration data only for Risk Solutions. Notwithstanding the foregoing, and in accordance with Section IX herein, Service Provider may utilize non-confidential incarceration data made available to the public.

VIII. Intellectual Property Indemnification. The Service Provider hereby agrees to indemnify, hold harmless and defend the Customer, Local Agencies, their affiliates, subsidiaries, officers, directors, employees, independent contractors and agents (the "Indemnified Parties") from and against all claims, liabilities, losses, expenses (including reasonable attorneys' fees), fines, penalties, taxes or damages (collectively "liabilities") asserted by any third party against the Indemnified Parties to the extent such liabilities result from the infringement by the VINE Software of any third party's trade secrets, trademarks, copyrights.

The foregoing provisions shall not apply to any infringement arising out of: (i) use of the VINE Software other than in accordance with applicable documentation or instructions supplied by the Service Provider or for other than the Indemnified Parties' internal purposes; (ii) any alteration, modification or revision of the software not expressly authorized in writing by the Service Provider; or (iii) the combination of the VINE software with software, data, products and/or services not provided by the Service Provider.

In case any of the software or any portion thereof is held, in any such suit to constitute infringement, the Service Provider may within a reasonable time, at its option, either (i) secure for the Indemnified Parties the right to continue the use of such infringing item; or (ii) replace, at the Service Provider's sole expense, such item with a substantially equivalent non-infringing item or modify such item so that it becomes non-infringing.

IX. Confidentiality. The Service Provider shall not disclose or remarket to any person, firm or entity any Confidential Information without the Customer's or Local Agencies' express, prior written permission; provided, however, that notwithstanding the foregoing, the Service Provider may disclose Confidential Information to the extent that, on the advice of Service Providers' counsel, it is required to be disclosed pursuant to a statutory or regulatory provision or court order.

"Confidential Information" means all documents, reports, data, records, forms and other materials obtained by the Service Provider from the Customer in the course of performing any Services (including, but not limited to, the Customer records and information): (i) that have been marked as confidential; (ii) whose confidential nature has been made known by the Customer to the Service Provider; or (iii) that due to their character and nature, a reasonable person under like circumstances would treat as confidential. Confidential Information shall include, but not limited to, information that is confidential to Customer, Local Agencies, and crime victims.

Notwithstanding the foregoing and unless otherwise provided by law, Confidential Information does not include information which: (i) is already known to the Service Provider at the time of disclosure by the Customer; (ii) is or becomes publicly known through no wrongful act of the Service Provider; (iii) is independently developed by the Service Provider without benefit of the Customer's Confidential Information; (iv) is received by the Service Provider from a third party without restriction and without a breach of an obligation of confidentiality; (v) information that the Service Provider is required to publish or may use under this Agreement; or (vi) information that is public information.

X. Liability Limit. The Service Provider's total liability to the Customer shall be limited to direct damages in an amount not to exceed the total amount paid by the Customer for the Services during the 12 months immediately preceding the loss. The foregoing remedy is the Customer's sole and exclusive remedy. The foregoing limitation of liability shall not apply to the payment of costs, damages, and expenses and attorney fees pursuant to the Service Provider's indemnification obligations under this Agreement. The Parties shall not be liable for any special, incidental, or consequential damages even if the Service Provider has knowledge of the possibility of such loss or damage. The Service Provider will not be responsible for failure to provide software or Services if due to any cause or condition beyond the Service Provider's control. Customer shall not be responsible for any and all claims, liabilities and costs for any personal injury or property damages, patent or copyright infringement, or other claims asserted against the Services Provider, its officers or employees, which arise out of (or which may be claimed to arise out of) the acts or omission of the Local Agencies.

XI. Force Majeure. The Service Provider shall not bear any liability or responsibility whatsoever to any other party for any failure to perform or delay caused by fire, earthquake, explosion, flood, hurricane, tornadoes, the elements, acts of God or the public enemy, restrictions, limitations or interference of governmental authorities or agents, war, invasion, insurrection, rebellion, riots, strikes or lockouts, inability to obtain necessary materials, goods, services, utilities or labor, or any other cause whether similar or dissimilar to the foregoing which is beyond the reasonable control of the Service Provider, and any such failure or delay due to said causes or any of them.

XII. Entire Agreement; Inconsistent Terms. Reserved.

XIII. Term and Termination.

Upon mutual agreement, the Customer and Service Provider may renew this agreement for subsequent 12-month periods subject to the governmental approval, including but not limited to Governor and Executive Council. Each renewal period is subject an annual increase. Increases will be based on the previous year Consumer Price Index (CPI), with a maximum cap of 7%.

Either party may terminate this Agreement if the other party breaches this Agreement and fails to cure such breach within thirty (30) days of written notice of such breach. Notwithstanding anything to the contrary in this section, this Agreement may be terminated by Customer (a) at its sole discretion and without cause at any time upon thirty (30) days' prior notice to the Service provider, or (b) at any time if Customer fails to receive funding, or appropriations, limitations or other expenditure authority at levels sufficient to pay for the Services to be purchased under this Agreement, or (c) immediately without notice if at any time Federal or state laws, regulations or guidelines are modified or interpreted in such a way that either the purchase of Services under this Agreement is prohibited or Customer is prohibited from paying for such Services from the planned funding source.

XIV. Parties in Interest. Reserved.

XV. Assignment. Reserved.

XVI. Jurisdiction and Choice of Law. Reserved.

XVII. Customer's Project Manager. For the purposes of this project, the following contact will be used as the Customer's project management contact. All project responsibilities that belong to the Customer will be coordinated and managed by this contact. The Customer appoints the project manager to be Lynda Ruel, who can be reached via email at lynda.w.ruel@doj.nh.gov.

XVIII. Taxes. Except to the extent that Customer has provided an exemption certificate, direct pay permit or other such appropriate documentation, Service Provider shall add to each invoice any sales, use, excise, value-added, gross receipts, services, consumption and other similar transaction taxes however designated that are properly levied by any taxing authority upon the provision of the Services, excluding, however, any state or local privilege or franchise taxes, taxes based upon Service Provider's net income and any taxes or amounts in lieu thereof paid or payable by Service Provider in respect of the foregoing excluded items.

EXHIBIT C

PAYMENT SCHEDULE

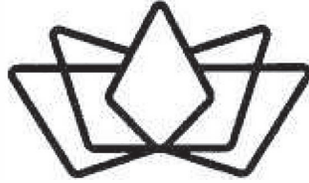
1. VINE services rendered during contract negotiations, for the period of March 1, 2026 to February 28, 2028 shall be invoiced at contract execution annually as follows:

Appriss Insights, LLC VINE Pricing Schedule

	03/01/2026 to 02/28/2027		03/01/2027 to 02/28/2028	
County	County Monthly Fee	County Annual Fee	County Monthly Fee	County Annual Fee
Belknap	\$326.65	\$3,919.75	\$347.88	\$4,174.54
Carroll	\$491.85	\$5,902.19	\$523.82	\$6,285.83
Cheshire	\$863.54	\$10,362.54	\$919.67	\$11,036.10
Coos	\$229.02	\$2,748.21	\$243.90	\$2,926.84
Grafton	\$563.17	\$6,758.06	\$599.78	\$7,197.34
Hillsborough	\$2,718.27	\$32,619.29	\$2,894.96	\$34,739.54
Merrimack	\$889.82	\$10,677.82	\$947.66	\$11,371.88
Strafford	\$1,636.97	\$19,643.63	\$1,743.37	\$20,920.46
Sullivan	\$630.77	\$7,569.21	\$671.77	\$8,061.21
Rockingham	\$2,212.94	\$26,555.30	\$2,356.79	\$28,281.40
Totals	\$10,563.00	\$126,756.00	\$11,249.60	\$134,995.14

2. The State's obligation to compensate and reimburse the Contractor under this Agreement shall not exceed the price limitation set forth in form P-3 7 section 1.8.
3. Final Payment for services will be made within thirty (30) days following receipt of invoice. Said payment shall be made out to the Contractor's accounts receivables address per the Financial System for the State of New Hampshire.

EXHIBIT D



APPRISS[®]
INSIGHTS

State of New Hampshire Department of Justice New Hampshire
VINE
Statement of Work
July 13, 2022

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DOCUMENT REVISION HISTORY			
Version	Date	Changes	Updated By
1.0	7/13/2022	Original document	Emily Kamer

PURPOSE OF THE DOCUMENT

The State, acting by and through its Department of Justice (“Customer”) is interested in continuing an automated victim notification system used to enhance the current method of victim notification among the State counties. The VINE system has been implemented and used by Belknap County, Carroll County, Cheshire County, Coos County, Grafton County, Hillsborough County, Merrimack County, Strafford County and Sullivan County (“Local Agencies”). The VINE System is integrated into the computer systems of Local Agencies in order to pick up offender data for notification purposes.

NEW HAMPSHIRE VINE OVERVIEW

New Hampshire VINE is built on the Appriss Insights VINE technology platform and is architected on the Software as a Solution (SaaS) model. All victim and offender data received from the New Hampshire County Correctional Facilities is accessible for reporting and monitoring purposes through the secure administrative portal, VINEWatch.

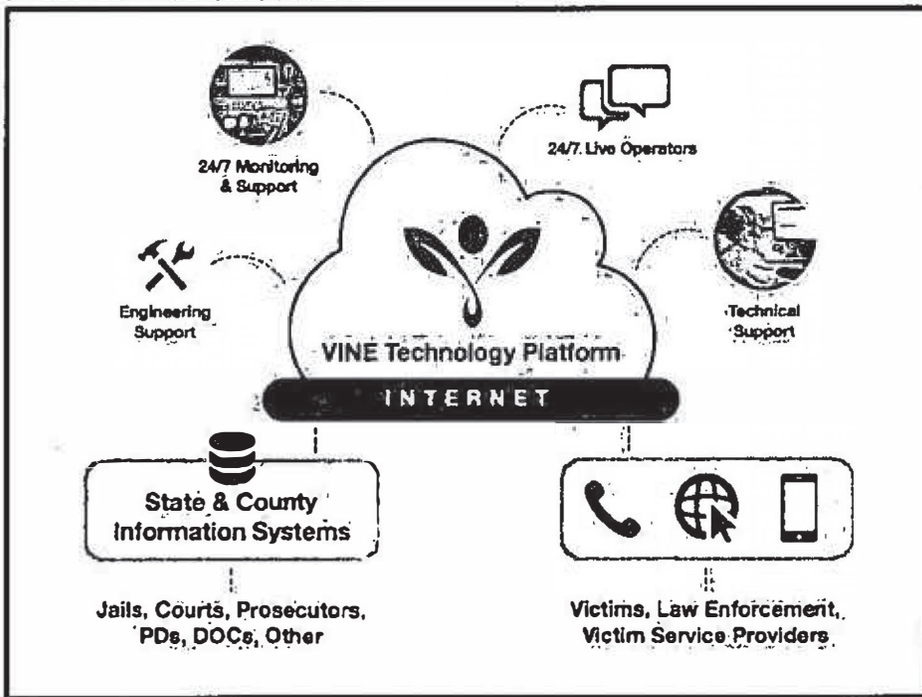
Appriss Insights provides ongoing maintenance and support of the New Hampshire statewide VINE service. This service entails a large-scale automated victim notification service, accessible through both internet, mobile applications, and telephone.

DATA COLLECTION METHODOLOGY

Methods used to collect the necessary offender and victim data to load into the Appriss Insights’ VINE system for notification delivery:

1. Router (VPN) AWACS- Appriss Insights Wide Area Collection Service
2. Direct Transfer- Secure File Transfer Protocol (SFTP)/File Transfer Protocol (FTP)

OVERVIEW OF SaaS MODEL



SYSTEM FEATURES

- **Statewide dedicated VINE toll-free phone line** - The VINE system toll-free number - available 24 hours per day, 7 days per week, and 365 days per year (24 x 7 x 365)- allows victims, surviving immediate family members, witness(es), and other concerned citizens to search for an offender, obtain information, and/or register for notifications. Appriss Insights has provided quality solutions that use Interactive Voice Response (IVR) technology since 1994 and recently, invested in a next-generation IVR platform to make using the phone an even easier and more efficient experience for callers.
- **VINELink** – dedicated public portal available 24 x 7 x 365 for registrants. Web page design and functionality provides public access to information through a secure web portal, which publishes offender information via VINELink (www.vinelink.com). Searches by multiple criteria such as name, date of birth, system-identifying number and other pertinent data elements are allowed. VINELink has the ability to display photos, where available. The VINELink service allows victims to self-register and to update their contact information. VINELink specifically provides the following functionality:
 - Single on-line registration process
 - Offender information inquiries
 - New Hampshire VINE contact information
 - Victim Resources
 - Multi-language support
- **VINEWatch** - VINEWatch is a secure, administrative web portal provided to program administrators for management of the VINE program. The VINE Watch site has permission security that allows a user to only access information associated with their agency and role. Functions are activated based upon specific users' needs. VINEWatch allows for the following functions to be performed:
 - Obtain usage reports
 - Print notification letters
 - Look-up offenders in custody
 - Register victims for notification
 - Ability to update and delete registrations and PIN
 - Ability to stop and cancel notification calls
 - Look-up victim registrations
 - Provide Emergency Override Reporting
 - View notification content of delivered victim notification
 - View notification delivery results
- **Live Operator Assistance** – A distinguishing feature provided by Appriss Insights; callers have the option of speaking to a sensitivity-trained VINE Service Representative (VSR) through the VINE toll-free phone number. VSRs can assist the caller in locating an offender, registering for automated notification, and/or referring the victim to state agencies regarding additional concerns and for additional information. Appriss Insights VINE Service Representatives (VSR) are available 24 x 7 x 365 for all callers. Translation services are provided to callers if they require additional assistance in a language other than English. There are over 190 plus languages available through the translation service.
- **Research and Resolution of Service Interruptions** – Appriss Insights Customer First Center (CFC) technical support includes 24 x 7 x 365 research, troubleshooting or escalation of VINE-related inquiries. Once an inquiry is presented to the CFC and is determined to require escalation, the Quality Control Team or Implementation & Support Team is assigned the responsibility of

additional research and resolution.

- **Marketing Materials** – Appriss Insights prepares and assists the customer with training, education, and marketing support, designed to ensure that the program effectively reaches crime victims within the community. Appriss Insights provides support materials in agreed upon quantities for VINE services once per calendar year as part of the recurring operational fees. At the customer’s expense, support materials in excess of agreed upon quantities may be purchased.

- **Training and Support** – As a best practice Appriss Insights offers the following robust training resources and support:
 - Certified Trainer
 - Development and execution of customized training plan
 - Train the trainer sessions- complete technical knowledge transfer to appropriate staff
 - Self-paced webinars - virtual instructor led methodology that delivers required training in the most efficient manner
 - Face-to-face/onsite training sessions
 - Quick reference guides
 - VINE Presentation templates

- **VINE Users’ Conference** – Annually, Appriss Insights hosts the VINE Users’ Conference for educational purposes and VINE program updates. Attendees include criminal justice experts, victim advocates, and a VINE program manager from each participating state. Appriss Insights covers all costs associated with attendance of one person representing the New Hampshire Department of Justice.

- **Notifications** - As changes occur in the offender’s status, notifications are made to all registered individuals. Appriss Insights provides a best practices standard for notification offering based on the needs of New Hampshire. Notifications available include but are not limited to:
 - Release
 - Escape, Return from Escape
 - Transfer to Another Facility
 - Unsupervised Custody (i.e., electronic monitoring, halfway house)
 - Death
 - Return to Custody
 - Interstate Compact Transfer
 - Advanced Release (30 days)
 - Out to Court, Return from Court
 - Release to Consecutive Sentence
 - Transfer to State Hospital, Return from State Hospital
 - Paroled
 - Paroled to Community Corrections
 - Paroled to Consecutive Sentence
 - Agency Outage
 - Agency Restored

- **VINELink Mobile App** – Allows users to access information regarding VINE via a mobile application including:
 - Up to date offender status
 - Offender search

- Registration for notification
- Victim resources
- **Four-digit PIN (Personal Identification Number)** - VINE requires registrants to self-select a four-digit PIN (Personal Identification Number) during the registration for notification process. This requirement provides a measure to confirm delivery of notifications and allow the registrant to securely update their registration.
 - Email and text notifications do not require PIN confirmation upon receipt of notification.
 - Registrants may update their PIN at any time via www.VINELink.com.
- **Languages** – Outbound notifications will be made in the language the caller selects at registration (English or Spanish). Inbound callers may choose to navigate the automated system in English or Spanish, or they may choose to speak to a VINE Service Representative through a translation service in one of over 190 languages. Additionally, www.VINELink.com is integrated with Google Translate. Google Translate can translate the content of a web page to more than 90 languages.
- **Emergency Override Process (EOP)** - VINE provides an administrative portal, in VINEWatch, that allows agency personnel to enter a custody status override. The EOP process is initiated when there is a VINE service interruption at the agency. Appriss Insights automatically sends instructions for utilizing the EOP process, to the impacted agency, via fax and/or email based on the agency contacts provided.
- **Dedicated Support Team**- the VINE team consists of qualified technical experts, live operator support through the Customer First Center (CFC) available around the clock every day of the year, along with a dedicated Client Relationship Manager (CRM) who serves as the primary point of contact for New Hampshire VINE. Working together, this structure provides robust service and support to help ensure customer satisfaction and the best possible notification experience for victims.

ALARM SYSTEM AND MONITORING

- **Monitoring of Systems and Agency Data**- The CFC consistently monitors the flow of data to ensure that the New Hampshire VINE service remains operational and provides victim services on a consistent basis. To support the monitoring processes the following alarms have been established:
 - **Data Thresholds** - Each data feed is configured using historical trends to know when to expect the next set of data. For each data feed, a threshold is set that indicates the length of time in minutes that can pass between subsequent data exchanges before an alert is generated for that specific feed. These thresholds have settings to allow for weekends, peak and non-peak times. An alert does not indicate that a data feed is broken, it only indicates that data was expected based on historical trends, and that data has not met the set expectation. Thresholds can be adjusted at any time to accommodate changes in timing of data delivery.
 - **Statistical Control Monitoring (SCM)** – SCM actively monitors the current ‘In Custody’ count and alerts when the most recently imported file contains events that will cause the ‘In Custody’ count to drastically deviate from the recent average ‘In Custody’ count.
 - **Correlation Tool** – Appriss Insights has developed a proprietary correlation tool that

provides business intelligence in evaluating each of Appriss Insights monitoring systems for events, warnings, and alarms. Based upon the business logic, this tool makes a decision that automatically creates tickets and assigns them action or escalation based upon the event or alarm type.

- Connectivity and Monitoring Software – Appriss Insights has developed a proprietary software that centralizes control of, and coordinates, the timing of agency interfaces. Any errors within its processes are automatically reported and addressed until resolution.
- Reconciliation of Data - Resynchronization occurs on a frequency determined by each agency. Appriss Insights receives a full victim and offender population file in order to complete an audit of the victim and offender data. Appriss Insights imports the files to update the Appriss Insights database with the expectation, depending on the receiving of the file, of the refresh being completed prior to next regularly scheduled victim and offender file. The New Hampshire VINE agency assists Appriss Insights in the process by answering questions or providing feedback about the data when necessary.

SYSTEM SECURITY

- All data transmitted from a remote agency to the Appriss Insights Data Center is encrypted to ensure its security and integrity. Once at the Appriss Insights Data Center, measures such as firewalls and user authentication with User ID and passwords are utilized to ensure data security. Only those individuals authorized are provided with the necessary information to access information stored in the system.
- Appriss Insights utilizes 3rd party 24 x 7 x 365 managed security services for the entire infrastructure. Real-time alerts are enabled and managed through the Information Security Office.
- Appriss Insights ensures that relevant Security Incidents are identified, monitored, analyzed, and addressed. All security incidents are reported to the Chief Security Officer and are addressed immediately.
- Appriss Insights applies a high-level of protection toward hardening all security and critical server communications platforms and ensures that operating system versions are kept current. All systems are scanned for OS patch levels on an ongoing basis to ensure versions are up to date and current.
- Appriss Insights uses SOC2 Type 2 Compliance and Audit and complies with Criminal Justice Information Systems (CJIS) Standards.

CUSTOMER FIRST CENTER SERVICE MONITORING

Appriss Insights monitors calls received by the Customer First Center (CFC) on a random frequency basis. This allows for the evaluation of the caller's experience and VINE Service Representative's (VSR) performance. A Score Card is used to identify training and coaching opportunities for the VSR to continually improve the overall caller experience.

ASSUMPTIONS AND RISKS

- Change Requests
 - Any changes requested beyond this statement of work will be documented in a formal Change Order. The Change Order will include the reason for the change, a complete description of work to be performed, estimated timeline to complete the

task, cost associated with the change and an impact analysis indicating ramifications or impacts to New Hampshire VINE.

- New Hampshire VINE Agencies are responsible for the following action items:
 - Provide data elements required by Appriss Insights to initiate timely notifications.
 - Appriss Insights shall communicate directly with Local Agencies regarding service-related issues. The Department of Justice shall remain available to assist should such be necessary and within the scope of the Department of Justice's authority.
 - Payments of invoices are based upon Appriss Insights providing the stated services and upon the New Hampshire Department of Justice acceptance of invoices.

ENHANCED VINE PRODUCT FEATURES

At its most basic purpose, VINE was created to benefit victims by giving them access to the information they need to stay safe. VINE was built on this foundation and has only expanded and improved the benefits that victims rely on. Along with victims of crime, Appriss Insights has designed features and functionality built into the Enhanced VINE solution that also benefit VINE Program Managers and victim service providers.

Enhanced user experience

- A streamlined approach to the search and registration process for victims and survivors, via phone, web, and mobile devices
- Voice-driven telephone capabilities, including voice recognition for victims to search and register (versus key prompts) for a faster and more intuitive means of service.
- An expanded mobile platform for a seamless web/mobile experience. Regardless of how a victim accesses VINE (i.e., PC, tablet, or smart phone), they will have access to the same features/functions independent of device.

Confidential user profiles option

- Provides victims/survivors enhanced access to services and consolidation of critical information.
- Optional profiles are secured by a password that users determine.
- Victims/survivors determine what information is shared from their profile and with whom the information is shared.
- Victims/survivors' registrations and registration types can be viewed in one central location.
- Victims/survivors have the option to register for in-app notifications.

Information beyond offender notifications

- Victims/survivors can search for service providers by state (or nationally) by crime/service type.
- Victims/survivors will be able to view information published by approved service providers.

Safety Feature

- A "Quick Escape" feature that allows users to quickly exit the application.

Offender Record Linking

- Users only register once to receive notifications on a specific offender.
- Registration follows the offender should they be transferred to another agency within the state.

Service Provider Network

- Service provider information and description of services provided directly to victims/survivors.

- A single, centralized location for victims to locate service providers based on selected criteria.
- Service providers are subject to approval by the state's Program Manager.

Enhanced Reporting

- Analytics-based reporting will be available to administrators.
- Usage reports on VINE will be available, including registration and notification metrics.
- Performance dashboards will be made available to measure VINE program performance.

Improved supportability and efficiencies

- Product feature updates will take place through configuration changes, resulting in zero downtime.
- Script development and deployment will be simplified.
- The platform is designed with a service-oriented architecture to improve expandability and maintenance.
- Disaster recovery architecture has been improved for efficiency and security.
- The enhanced platform provides improved troubleshooting capabilities.
- Product feature updates will be published in the "New in VINE" section allowing users to stay up to date on the latest news and feature improvements made to VINE.

Benefits to State Program Managers

- A single sign-on portal will be available for everything needed to manage the VINE program.

APPRISS INSIGHTS HISTORY

The Victim Information Notification Everyday (VINE) solution is based on over 24 years of experience in providing large-scale automated victim notification services. VINE is the nation's premier automated system currently being used in 48 states covering over 3,000 communities. Appriss Insights is also a key partner in the Victim Notification Service utilized by the federal government in keeping the victims of federal crimes informed on the status of offenders. Due to years of knowledge, experience, and capabilities in providing victim notification services, Appriss Insights was requested to contribute to the development of the Bureau of Justice Assistance's Planning, Implementing and Operating Effective Statewide Automated Victim Information and Notification (SAVIN) Programs – Guidelines and Standards.

VINE provides an inquiry and notification system that is available through both Internet and telephone access. The telephone service provides access via automated services and live operators on a 24 x 7 x 365 basis. Notifications are made using the most secured system possible. The VINE system includes security features that prevent unauthorized individuals from accessing information pertaining to registrants or state information, as well as ensure that data transmission, processing, and storage are secure. The system also backs up records stored electronically and prevents unauthorized access to, or amendment of, these records. Appriss Insights uses the CJIS Security Policy to guide its Information Security Program. VINE also provides administrators the ability to logon through a secure portal to generate usage reports

on demand. Such reports can be generated to show weekly, monthly, and annual usage numbers for both inquiries and notifications by type. All such reports are available in an electronic or printed format.

State of New Hampshire

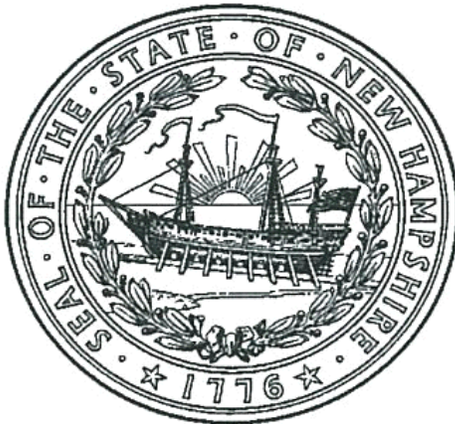
Department of State

CERTIFICATE

I, David M. Scanlan, Secretary of State of the State of New Hampshire, do hereby certify that APPRISS INSIGHTS, LLC is a Delaware Limited Liability Company registered to transact business in New Hampshire on February 23, 2022. I further certify that all fees and documents required by the Secretary of State's office have been received and is in good standing as far as this office is concerned.

Business ID: **894189**

Certificate Number: **0007741178**



IN TESTIMONY WHEREOF,

I hereto set my hand and cause to be affixed
the Seal of the State of New Hampshire,
this 20th day of January A.D. 2026.

A handwritten signature in black ink, appearing to read "D. Scanlan", written over a faint circular outline.

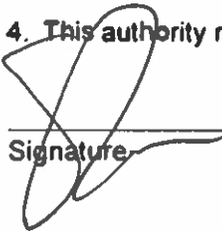
David M. Scanlan
Secretary of State

CERTIFICATE OF AUTHORITY
of
APPRISS INSIGHTS, LLC

I, SPENCER BRANN hereby certify that I am a duly elected, qualified Assistant Secretary of Appriss Insights, LLC, a Delaware limited liability company (the "Company"), and that as such, I am authorized to execute and deliver this certificate on behalf of the Company. I hereby further certify, in my capacity as Assistant Secretary of the Company and not in my personal capacity, as follows on behalf of the Company:

1. Appriss Insights, LLC is a wholly-owned subsidiary of Equifax Inc., a Georgia corporation ("Equifax").
2. The following individual holds the position set forth opposite his name with Equifax:

Jarrod Carnahan Vice President, Government & Victim Services
3. By virtue of his position with Equifax, the ultimate parent of the Company, the above-named individual has authority to execute contractual commitments on behalf of the Company effective January 5, 2026. I hereby certify that said authority has not been amended or repealed and remains in full force and effect as of the date of the contract/contract amendment to which this certificate is attached.
4. This authority remains valid for thirty (30) days from the date of this Certificate of Authority.



Signature

Assistant Secretary

Title

2/16/26

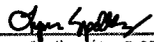
Date

Equifax Workforce Solutions Authorized Agents Appendix

The following represents those with the authority to sign agreements on behalf of Equifax Workforce Solutions related to particular lines of business effective January 5, 2026. These individuals have been identified as meeting the criteria set forth in the Authorized Agents document.

Contract Type/Line of Business	Authorized Agent
All Agreements	Chad Borton, Vivek Kapil
Verifier (all) Verifier Non-Mortgage Verifier Mortgage	Joel Rickman Shelly Nischbach Joel Rickman
Government (all)	David Turner, Juan Cole
Records, Alliances and International (all) Alliances	Joe Muchnick Jeff Wagner, Chris Baradel
Talent Solutions Risk Intelligence	Bryan McShane, Bart Lautenbach Brittany Adams, Bart Lautenbach
Employer Services (all) Employer Services (Account Management) ACA, W2, Efficient Hire, LawLogix, I9, Immigration Case Mgmt. ID Watchdog Data Acquisition	Chris Johnson, Russell McAllister, Amara Meyer Russell McAllister, Amara Meyer Tony Wiley Tony Wiley Ted Hinz
Public Safety (all)	Jarrod Carnahan
Renewals New Agreements	Kristie Martin John Weathersby

Equifax Workforce Solutions LLC

<p>Senior Vice President, EWS Legal: Lynn Spelley</p> <p>Signature:  Lynn Spelley (Jan 5, 2026 11:50:57 CST)</p>	<p>Vice President, Sales Enablement: Sarah Beth Todd</p> <p>Signature:  sarahbeth todd (Jan 5, 2026 12:35:27 EST)</p>
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