

GARLINGTON PLACE SURVEILLANCE SOLUTION

Eric Halleen

EMPOWER DIGITAL SOLUTIONS 7700 Hyland Way Beaverton, OR 97008



January 3, 2024

Cascadia Behavioral Health – Garlington Place Apartments

Verkada Surveillance Solution

Scope of Work:

1. Install Cat. 6 cables at 7 new camera locations.
2. Provide and install 27 total Verkada cameras identified below.
3. Provide and install two 16-port PoE switch in electrical room.
4. Interconnect PoE switches with existing network.
5. Aim and focus cameras per coverage requirements.
6. Configure Verkada dashboard and user privileges per Cascadia requirements.

Items

Quantity	Description	Total Cost
10	Outdoor Verkada Vandal Dome Camera with Mount	\$11,201.00
12	Indoor Verkada Vandal Dome Camera	10,400.00
5	Indoor/Outdoor Verkada 360° Camera	7,368.00
27	Verkada 5-Year Licensing	17,700.00
2	16-Port managed PoE Switch	932.00
1	Miscellaneous Materials, Conduit, and Cabling	1,330.00
1	Mobilization	135.00
1	Minor Labor Permit	14.00
1	Cable Certification for 7 Cable Runs	105.00
1	Installation Labor	6,000.00
1	Technical Labor	3,600.00
TOTAL		\$58,785.00



January 3, 2024

Cascadia Behavioral Health – Garlington Health Center

Verkada Surveillance Solution

Scope of Work:

1. Install Cat. 6 cables at 1 new camera locations.
2. Provide and install 26 total Verkada cameras identified below.
3. Terminate cables onto existing patch panel.
4. Aim and focus cameras per coverage requirements.
5. Configure Verkada dashboard and user privileges per Cascadia requirements.

Items

Quantity	Description	Total Cost
8	Outdoor Verkada Vandal Dome Camera with Mount	\$8,556.00
17	Indoor Verkada Vandal Dome Camera	14,734.00
1	Indoor/Outdoor Verkada 360° Camera	1,746.00
26	Verkada 5-Year Licensing	17,045.00
1	Miscellaneous Materials, Conduit, and Cabling	180.00
1	Mobilization	135.00
1	Minor Labor Permit	14.00
1	Cable Certification for 1 Cable Runs	15.00
1	Installation Labor	3,500.00
1	Technical Labor	2,400.00
TOTAL		\$48,325.00

Terms and conditions

TIME. Time is of the essence of this Agreement.

WAIVER. Failure of any party at any time to require performance of any provision of this Agreement shall not limit the party's right to enforce the provision, nor shall any waiver of any breach of any provision be a waiver of any succeeding breach of any provision or a waiver of the provision itself for any other provision.

LAW GOVERNING. This Agreement shall be governed by and construed in accordance with the laws of the State of Oregon.

ARBITRATION. If at any time during the term of this Agreement any dispute, difference, or disagreement shall arise upon or in respect of the Agreement, and the meaning and construction hereof, then every such dispute, difference, and disagreement shall be referred to a single arbiter agreed upon by the parties, or if no single arbiter can be agreed upon, an arbiter or arbiters shall be selected in accordance with the rules of the American Arbitration Association and such dispute, difference, or disagreement shall be settled by arbitration in accordance with the then prevailing expedited commercial rules of the American Arbitration Association, and judgment upon the award rendered by the arbiter may be entered in any court having jurisdiction thereof. Arbitration shall be conducted in Multnomah County, Oregon. The then prevailing Oregon Rules of Evidence and the Oregon Rules of Civil Procedure shall apply in any such arbitration.

ATTORNEY FEES. In the event an arbitration, suit or action is brought by any party under this Agreement to enforce or interpret any of its terms, or in any appeal therefrom, it is agreed that the prevailing party shall be entitled to reasonable attorney's fees to be fixed by the arbitrator, trial court, and/or appellate court.

PRESUMPTION. This Agreement or any section thereof shall not be construed against any party due to the fact that said Agreement, or any section thereof was drafted by said party.

TITLES AND CAPTIONS. All article, section and paragraph titles or captions contained in this Agreement are for convenience only and shall not be deemed part of the context nor affect the interpretation of this Agreement.

ENTIRE AGREEMENT. This Agreement contains the entire understanding between and among the parties and supersedes any prior understandings and agreements among them respecting the subject matter of this Agreement.

AGREEMENT BINDING. This Agreement shall be binding upon the heirs, executors, administrators, representatives, successors, and assigns (if permitted) of the parties hereto.

FURTHER ACTION. The parties hereto shall execute and deliver all documents, provide all information, and take or forbear from all such action as may be necessary or appropriate to achieve the purposes of this Agreement.

GOOD FAITH, COOPERATION AND DUE DILIGENCE. The parties hereto covenant, warrant, and represent to each other good faith, complete cooperation, due diligence and honesty in fact in the performance of all obligations of the parties pursuant to this Agreement. All promises and covenants are mutual and dependent.

INDEMNITY: Customer and Empower Digital Solutions (each an "Indemnifying Party") agree to hold harmless, defend and indemnify each other and their respective directors, officers, employees, agents and independent contractors (the "Indemnified Parties") from and against all claims, liabilities, damages, losses and expenses, including but not limited to reasonable attorneys' fees and costs of suit, arising out of or in connection with: (a) any negligent or willful act or omission of the Indemnifying Party or the Indemnifying Party's employees or agents, including but not limited to the extent such act or omission causes or contributes to (i) any bodily injury, sickness, disease or death; (ii) any injury to or destruction of tangible or intangible property (including computer programs and data or any loss of use resulting there from; or (iii) any violation of any statute, ordinance or regulation; and (b) any breach, violation or failure of any of the warranties, representations or obligations of the Indemnifying Party under this Agreement..

WARRANTY: Empower Digital Solutions warrants that the hardware products it manufactures and provides will be free from defects in materials and workmanship. The limited warranty term is one year for components and 180 days for labor.

*PRICE: Investment amount effective until: **February 3, 2024***

TERMS: 50% due at time of execution of the agreement. Balance due at completion of work.

Solution Summary:

Provide network infrastructure and surveillance cameras to provide coverage to 27 key locations at Garlington Place and 26 key locations at Garlington Health Center.

Where possible, we will utilize the existing pathways to the cameras. If necessary, we will install conduit and/or wire-mold between the camera and the central switch.

Exclusions/Exceptions:

- Proposal assumes clear access to camera location at the time of installation.

Garlington Place Surveillance Solution	\$58,785.00
<i>Down Payment Amount</i>	\$29,393.00
<i>Due upon Completion</i>	\$29,392.00
Garlington Health Center Surveillance Solution	\$48,325.00
<i>Down Payment Amount</i>	\$24,163.00
<i>Due upon Completion</i>	\$24,162.00
Total Solution Investment	\$107,110.00
<i>Down Payment Amount</i>	\$53,555.00
<i>Due upon Completion</i>	\$53,555.00



01/12/2024

Signature

Date

Kris Rosenberg

Printed Name