

BROKEN ARROW  PUBLIC SCHOOLS  
 Educating Today Leading Tomorrow

Contract Committee Review Request  
 MUST BE COMPLETED IN FULL

Date: 01/21/2022

Contract/Agreement Vendor:   
Name of Vendor & Contact Person

Vendor Email Address

Describe Contract (Technology, program, consultant-prof Development, etc.)

Please use Summary below to fully explain the contract purchase, any titles, and details for the Board of Education to review.

Reason/Audience to benefit

<input type="text" value="02/07/2022"/> <small>BOE Date</small>	<input type="text" value="\$ 2,786.00"/> <small>Amount of agreement</small>
--	--

Person Submitting Contract/Agreement for Review:

PLEASE SEND THROUGH APPROPRIATE APPROVAL ROUTING BEFORE SENDING TO BOARD CLERK

Principal &/or Director or Administrator:

Does this Contract/Agreement utilize technology? YES/NO  YES  NO  
 If yes, Technology Admin:

Leadership Team Member:

Funding Source:    
Fund/Project OCAS Coding

Consent

Action

Allow us to show video to parents while protecting the identity of other students.

D. Blackburn

**Summary** This area must be complete with full explanation of contract

*The Contract/Agreement should be received at least 2 weeks prior to a Board Meeting to ensure placement on the Agenda. The Contract Committee meets most Tuesdays at 8:00a.m. All Contracts/Agreements, regardless the amount, must be first approved by the Contract Committee and then presented to the Board of Education for approval and signature. The item will be placed on Electronic School Board for the board agenda by Janet Brown. By following this process, the liability of entering into an agreement is placed with the district rather than an Individual.*



**CaseGuard**

Toll: (855) 255-9955

P: (571) 446-4144

1901 N Moore St Suite 204

Arlington VA 22209

United States

# CaseGuard Studio Proposal - Lite Plan

January 21st, 2022

#0004514

## Prepared for: Nikole Hellen

Broken Arrow Public Schools

210 N. Main St.

Broken Arrow, OK 74012

United States

## Prepared by: Antionette McElroy

Sales & Customer Support Member

Toll: 855-255-9955 ext. 3

Direct: (571) 446-4777

Email: [AMcElroy@CaseGuard.com](mailto:AMcElroy@CaseGuard.com)

Website: [CaseGuard.com](http://CaseGuard.com)



CaseGuard Studio a product by finalcover LLC  
P: (571) 446-4144  
1901 N Moore St Suite 204  
Arlington VA 22209

## Overview

We are pleased to submit this proposal. Over the past few years we've worked with hundreds of clients across law enforcement, healthcare, education, transportation, finance, and private businesses to deliver extraordinary software that helps you create, redact, and review media from start to finish. You don't have to have experience editing videos, managing records, or redacting data to get started using CaseGuard. Its intuitive workflows make editing and collaborating worry-free.

A secure, local desktop application, CaseGuard's intuitive design makes it easy for anyone to get started redacting and editing. Fast and powerful, CaseGuard is packed with key features and tools to keep your work flowing. It's what any good redaction software should be.

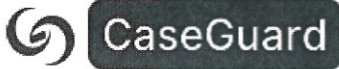
CaseGuard was founded by a group of award-winning software engineers who knew artificial intelligence could drastically improve redaction software. The team brings a wide set of experiences, from building software for government agencies and companies such as Amazon, Intel, and Google, to teaching computer science at leading universities. Through applying artificial intelligence and machine learning, CaseGuard makes redaction accessible to all.

## Proposed Solution Pricing

Based on your agency needs, we recommend the CaseGuard **Studio Lite Plan**. CaseGuard Lite is designed for advanced video, and audio redaction.

### Licenses Pricing Annually

- **One(1)** license of CaseGuard's annual **Lite** plan, and



CaseGuard Studio a product by finalcover LLC  
P: (571) 446-4144  
1901 N Moore St Suite 204  
Arlington VA 22209

- **Two(2) hours of training**

We are happy to adjust these figures should you need to add/remove users or training hours.

Description	Rate	Qty	Line Total
CaseGuard Lite Annual Plan	\$2,388	1	\$2,388
Hourly Training - Online (first year only)	\$199	2	\$398
Subtotal			\$2,786
Tax			\$0.00
Total			\$2,786

## CaseGuard Lite

**Lite** is designed for organizations such as law enforcement, government agencies, public safety agencies, financial institutions, media institutions, working mainly with significant amounts of video files.

## Lite Plan Features

### Video Redaction

**Redacted video, with ease.** Blur out faces, license plates, and screens in any kind of footage. Whether you need to redact one object or a hundred, you can take care of it quickly and efficiently. Compatible with any video from any source, CaseGuard accurately redacts your footage, saving you time and money.



CaseGuard Studio a product by finalcover LLC  
P: (571) 446-4144  
1901 N Moore St Suite 204  
Arlington VA 22209

## Manual Video Redaction

Manual redaction is the most basic form of redaction available in CaseGuard. With Manual Redaction, you are doing the work of placing a shape and effect directly in the video. Once you finish drawing your shape, you'll playback the video to view the shape and make adjustments where necessary.

## Object Tracking Video Redaction

Object Tracking is used to automatically redact any object in a video. It tracks the object you've drawn a shape over (e.g., a face, a sign, etc.) and follows its movement. It is useful when you want to:

- Reduce the time needed creating a manual redaction, and
- Track and redact an object that's moving

## Automatic Video Redaction

Automatic Detection is the most powerful form of automatic redaction in CaseGuard Studio. With a couple of clicks, you can automatically Redact Faces, Licenses Plates, Vehicles, Persons, and Screens. Using the latest technologies in machine learning we were able to introduce the best solution to perform your redaction requirements in a timely manner. All you need to do is to select the object type you want to redact (Face, License Plate, Vehicle, Person, Screen), and the machine will apply the redaction to all objects that appear in your video.

## Video Enhancement Tools

In CaseGuard Studio, there are dozens of preset effects available to enhance any video including but not limited to Blur, Pixelate, Contrast, Enhance Details, Sharpness, Brightness, Rotate, Flip, Grayscale, Invert Color, and more.



CaseGuard Studio a product by finalcover LLC  
P: (571) 446-4144  
1901 N Moore St Suite 204  
Arlington VA 22209

## Video Editing Tools

Trim video files, create a fast-motion effect, and merge separate files into one file with CaseGuard's professional video editing tools.

## Extract Audio from video

Extract any audio from any video file in a couple of clicks.

## Audio Redaction

**Muted/Bleped audio, instantly.** Sensitive data like names, phone numbers, addresses removed. Mute, bleep or resample audio, disguise voices, and protect sensitive information in a few clicks.

## Manual Redaction

Redact any part of a file by muting, bleeping, or resampling parts of a track directly.

## Audio Editing Tools (Cut, Merge, Drop Segments)

Trim audio files, create a fast-motion effect, and merge separate files into one file with CaseGuard's audio editing tools.

## Reporting and Logs

Digital evidence can be easily altered, which is why tracking how a file is handled is exceptionally important. CaseGuard logs all work performed on your files automatically.

## Create Reports

Generate custom printable reports that document key information, such as:

- All file names
- Tasks performed



CaseGuard Studio a product by finalcover LLC  
P: (571) 446-4144  
1901 N Moore St Suite 204  
Arlington VA 22209

- Logs showing when and how files were modified
- Metadata
- Exemption logs, documenting why redactions occurred

## Hardware Specifications

With any video processing software, the more powerful machine you use, the faster the results. Normally we suggest you try the application on the machines you currently have and if you find them too slow, you should consider investing in more powerful machines and/or components, because any program you utilize for this purpose will run slow and be interrupted on the machine used.

For detection speed, the only thing that makes a difference when it comes to speed is the video card. We recommend to have “**Nvidia GeForce RTX 3090**” or higher. However, if your budget does not allow it, CaseGuard supports a wide range of video cards, here is a list of the video cards that CaseGuard was tested on:

Graphics Card	Architecture	Price
Nvidia GeForce RTX 3090	86	<b>\$1,499</b>
Nvidia GeForce RTX 3080	86	<b>\$699</b>
Nvidia Titan V	70	<b>\$3,000</b>
Nvidia Titan RTX	75	<b>\$2,700</b>
Nvidia GeForce RTX 2080 Ti	75	<b>\$1,199</b>
Nvidia GeForce RTX 3070	86	<b>\$499</b>
Nvidia GeForce RTX 3060 Ti	86	<b>\$399</b>
NVIDIA TITAN Xp	61	<b>\$1,650</b>
Nvidia Geforce RTX 2080 SUPER	75	<b>\$750</b>
Nvidia GeForce GTX 1080 Ti	61	<b>\$700</b>



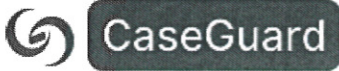
CaseGuard Studio a product by finalcover LLC  
 P: (571) 446-4144  
 1901 N Moore St Suite 204  
 Arlington VA 22209

Nvidia GeForce RTX 2080	75	<b>\$799</b>
Nvidia GeForce RTX 3060	86	<b>\$329</b>
Nvidia GeForce RTX 2070 SUPER	75	<b>\$520</b>
Nvidia GeForce RTX 2070	75	<b>\$450</b>
Nvidia GeForce RTX 2060 SUPER	75	<b>\$420</b>
Nvidia GeForce RTX 2060	75	<b>\$350</b>
Nvidia GeForce GTX 1080	61	<b>\$500</b>
Nvidia GeForce GTX 1070 Ti	61	<b>\$400</b>
Nvidia GeForce GTX 1070	61	<b>\$350</b>
Nvidia GeForce GTX 1660 Ti	75	<b>\$300</b>
Nvidia GeForce GTX 1660 SUPER	75	<b>\$250</b>
Nvidia GeForce GTX 1660	75	<b>\$210</b>
Nvidia GeForce GTX 1060	61	<b>\$250</b>
Nvidia GeForce GTX 1650 SUPER	75	<b>\$170</b>
Nvidia GeForce GTX 1650	75	<b>\$160</b>
Nvidia GeForce GTX 1050 Ti	61	<b>\$150</b>
Nvidia GeForce GTX 1050	61	<b>\$110</b>

If you are planning to buy a brand new machine, you can look at options that are close in specifications to this one:

Processor	3.8 GHz amd_r_series
RAM	16 GB DDR4 2933
Memory Speed	3000 MHz
Hard Drive	1000 GB flash_memory_solid_state





CaseGuard Studio a product by finalcover LLC  
P: (571) 446-4144  
1901 N Moore St Suite 204  
Arlington VA 22209

Graphics Coprocessor	NVIDIA GeForce RTX 2070 SUPER
Chipset Brand	NVIDIA
Card Description	Dedicated
Graphics Card Ram Size	12.00

We are happy to provide more information regarding the hardware if needed.

## Testimonials

### Spokane Police Department

*Mike Snell | Police Records*

My experience with CaseGuard started in March of 2017. They had been working with my agency since September of 2016, but I didn't come into the mix until March. We had a demonstration, and I was blown away. I remember thinking to myself "This can't \*possibly\* work that well – this is a demo, of course, they're going to show their software under ideal conditions!". They must have known what I was thinking, because we then used "real world" bodycam video's and we used videos with a variety of light levels, action levels, etc – and the software, while not perfect (nothing ever is) is at least 3-4x better than what I was using previously, for redaction.

For example - I was tasked to do "time trials" – how long it took to redact videos using the "old" method versus CaseGuard. CaseGuard is faster at the actual redacting process, more accurate, easier to use, and uses far fewer keystrokes, 100% of the time. (Now, think about the time saved, which is money saved, as well as "wear and tear" on the employee doing the redactions. 5000 separate keystrokes to redact a video, or 20? Which would



CaseGuard Studio a product by finalcover LLC  
P: (571) 446-4144  
1901 N Moore St Suite 204  
Arlington VA 22209

you prefer?) Case in point - a video that took me 4 hours to redact using the “old” method, took me an hour and 5 minutes using CaseGuard.

This is just the tip of the iceberg. The folks I have been in contact with, are very responsive to requests for assistance, extremely knowledgeable, and friendly, they have and continue to help me numerous times throughout this process. They are also willing to listen to customer ideas about how to make things better with the program.

I truly cannot possibly say enough good things about this product, and my experiences with them. I am thrilled with my agency choice to use CaseGuard, so if you are considering getting imaging software for your agency – please, don’t hesitate to give me a call, or send me an email, and I’m happy to tell you my experiences in full detail and answer any “real world” questions you may have.

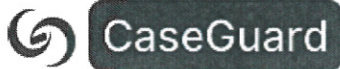
## **Wichita Police Department**

*Krissie Lagana*

The practical and real-life uses of CaseGuard redaction software. I have had the pleasure of using CaseGuard for almost a year now. I found CaseGuard to be a major asset to our Police Department.

Redaction is a necessary tool that goes hand in hand with body-worn videos. I found myself struggling with the daunting task of redacting videos, as my only redaction tool was extremely time-consuming, inaccurate, and not user-friendly.

I began my journey researching what redaction software programs were available and were able to try demos from different companies. This gave me practical experience with different products. My favorite by far was CaseGuard. I found CaseGuard to be user-friendly. I didn’t have to learn new terminology to use the system. I was able to



CaseGuard Studio a product by finalcover LLC  
P: (571) 446-4144  
1901 N Moore St Suite 204  
Arlington VA 22209

quickly navigate myself through the software and started redacting right away. With CaseGuard I was able to quickly, efficiently, and accurately redact videos. I used the software to not only redact body camera video, but also surveillance videos.

Through my journey, I found myself using CaseGuard software to benefit the Police Department in ways other than redactions. Ultimately, solving crimes is one of the major functions of the Police Department. I was able to use the enhancement feature built into CaseGuard to assist our detectives in identifying individuals. CaseGuard, along with good detective work, has been able to solve crimes. As a department, we have been able to enhance facial features, tag and vehicle information, and tattoos. This list will continue to grow as the needs of the department present themselves.

The customer service with CaseGuard is above any other company. I always get a hold of a knowledgeable staff member who is friendly and willing to go above and beyond to help me with my situation. Many situations I come across are situationally unique and I need someone who is knowledgeable to help me with my unique situation.

I am very proud to be a customer of CaseGuard. I look forward to growing and expanding with the company as it grows and evolves with body-worn cameras.

## Notes

Maintenance, support, and upgrades for CaseGuard Studio are all included.

## Terms

This proposal is valid for 90 days.



# Terms of Use

Last updated September 10, 2020

## Agreement to Terms

These Terms of Use constitute a legally binding agreement made between you, whether personally or on behalf of an entity (“you”) and finalcover LLC (“CaseGuard”, “we,” “us”, or “our”), concerning your access to and use of the CaseGuard.com website as well as any other media form, media channel, mobile website or mobile application related, linked, or otherwise connected thereto (collectively, the “Site”). You agree that by accessing the Site, you have read, understood, and agreed to be bound by all of these Terms of Use. IF YOU DO NOT AGREE WITH ALL OF THESE TERMS OF USE, THEN YOU ARE EXPRESSLY PROHIBITED FROM USING THE SITE AND YOU MUST DISCONTINUE USE IMMEDIATELY.

Supplemental terms and conditions or documents that may be posted on the Site from time to time are hereby expressly incorporated herein by reference. We reserve the right, in our sole discretion, to make changes or modifications to these Terms of Use at any time and for any reason. We will alert you about any changes by updating the “Last Updated” date of these Terms of Use, and you waive any right to receive specific notice of each such change. It is your responsibility to periodically review these Terms of Use to stay informed of updates. You will be subject to and will be deemed to have been made aware of and to

have accepted the changes in any revised Terms of Use by your continued use of the Site after the date such revised Terms of Use are posted.

The information provided on the Site is not intended for distribution or use by any person or entity in any jurisdiction or country where such distribution or use would be contrary to law or regulation or subject us to any registration requirement within such jurisdiction or country. Accordingly, those persons who choose to access the Site from other locations do so on their own initiative and are solely responsible for compliance with local laws, if and to the extent local laws are applicable.

The Site is intended for users who are at least 18 years old. Persons under the age of 18 are not permitted to use or register for the Site.

## **Intellectual Property Rights**

Unless otherwise indicated, the Site is our proprietary property. All source code, databases, functionality, software, website designs, audio, video, text, photographs, and graphics on the Site (collectively, the “Content”) and the trademarks, service marks, and logos contained therein (the “Marks”) are owned or controlled by us or licensed to us, and are protected by copyright and trademark laws and various other intellectual property rights and unfair competition laws of the United States, international copyright laws, and international conventions. The Content and the Marks are provided on the Site “AS IS” for your information and personal use only. Except as expressly provided in these Terms of Use, no part of the Site and no Content or Marks may be copied, reproduced, aggregated, republished, uploaded, posted, publicly

displayed, encoded, translated, transmitted, distributed, sold, licensed, or otherwise exploited for any commercial purpose whatsoever, without our express prior written permission.

Provided that you are eligible to use the Site, you are granted a limited license to access and use the Site and to download or print a copy of any portion of the Content to which you have properly gained access solely for your personal, non-commercial use. We reserve all rights not expressly granted to you in and to the Site, the Content, and the Marks.

## User Representations

By using the Site, you represent and warrant that: (1) all registration information you submit will be true, accurate, current, and complete; (2) you will maintain the accuracy of such information and promptly update such registration information as necessary; (3) you have the legal capacity, and you agree to comply with these Terms of Use; (4) you are not a minor in the jurisdiction in which you reside; (5) you will not access the Site through automated or non-human means, whether through a bot, script, or otherwise; (6) you will not use the Site for any illegal or unauthorized purpose; and (7) your use of the Site will not violate any applicable law or regulation.

If you provide any information that is untrue, inaccurate, not current, or incomplete, we have the right to suspend or terminate your account and refuse any and all current or future use of the Site (or any portion thereof).

## User Registration

You may be required to register with the Site. You agree to keep your password confidential and will be responsible for all use of your account and password. We reserve the right to remove, reclaim, or change a username you select if we determine, in our sole discretion, that such username is inappropriate, obscene, or otherwise objectionable.

## Prohibited Activities

You may not access or use the Site for any purpose other than that for which we make the Site available. The Site may not be used in connection with any commercial endeavors except those that are specifically endorsed or approved by us.

As a user of the Site, you agree not to:

1. Systematically retrieve data or other content from the Site to create or compile, directly or indirectly, a collection, compilation, database, or directory without written permission from us.
2. Trick, defraud, or mislead other users and us, especially in any attempt to learn sensitive account information such as user passwords.
3. Circumvent, disable, or otherwise interfere with security-related features of the Site, including features that prevent or restrict the use or copying of any Content or enforce limitations on the use of the Site and/or the Content contained therein.
4. Disparage, tarnish, or otherwise harm, in our opinion, us and/or the Site.

5. Use any information obtained from the Site in order to harass, abuse, or harm another person.
6. Make improper use of our support services or submit false reports of abuse or misconduct.
7. Use the Site in a manner inconsistent with any applicable laws or regulations.
8. Use the Site for advertising or offering to sell goods and services.
9. Engage in unauthorized framing of or linking to the Site.
10. Upload or transmit (or attempt to upload or to transmit) viruses, Trojan horses, or other material, including excessive use of capital letters and spamming (continuous posting of repetitive text), that interferes with any party's uninterrupted use and enjoyment of the Site or modifies, impairs, disrupts, alters, or interferes with the use, features, functions, operation, or maintenance of the Site.
11. Engage in any automated use of the system, such as using scripts to send comments or messages or using any data mining, robots, or similar data gathering and extraction tools.
12. Delete the copyright or other proprietary rights notice from any Content.
13. Attempt to impersonate another user or person or use the username of another user.
14. Sell or otherwise transfer your profile.
15. Upload or transmit (or attempt to upload or to transmit) any material that acts as a passive or active information collection or transmission mechanism, including without limitation, clear graphics interchange formats ("gifs"), 1x1 pixels, web bugs, cookies, or other similar devices (sometimes referred to as "spyware" or "passive collection mechanisms" or "PCM").
16. Interfere with, disrupt, or create an undue burden on the Site or the networks or services connected to the Site.



17. Harass, annoy, intimidate, or threaten any of our employees or agents engaged in providing any portion of the Site to you.
18. Attempt to bypass any measures of the Site designed to prevent or restrict access to the Site or any portion of the Site.
19. Copy or adapt the Site's software, including but not limited to Flash, PHP, HTML, JavaScript, or other code.
20. Decipher, decompile, disassemble, or reverse engineer any of the software comprising or in any way making up a part of the Site.
21. Except as may be the result of the standard search engine or Internet browser usage, use, launch, develop, or distribute any automated system, including without limitation, any spider, robot, cheat utility, scraper, or offline reader that accesses the Site, or using or launching any unauthorized script or other software.
22. Use a buying agent or purchasing agent to make purchases on the Site.
23. Make any unauthorized use of the Site, including collecting usernames and/or email addresses of users by electronic or other means for the purpose of sending unsolicited email or creating user accounts by automated means or under false pretenses.
24. Use the Site as part of any effort to compete with us or otherwise use the Site and/or the Content for any revenue-generating endeavor or commercial enterprise.

## User Generated Contributions

The Site does not offer users to submit or post content. We may provide you with the opportunity to create, submit, post, display, transmit, perform, publish, distribute, or broadcast content and materials to us or on the Site, including but not limited to text, writings, video, audio, photographs, graphics, comments, suggestions, or personal information or other material (collectively, "Contributions"). Contributions may be viewable by other users of the Site and through third-party websites. As such, any Contributions you transmit may be treated in accordance with the Site Privacy Policy. When you create or make available any Contributions, you thereby represent and warrant that:

1. The creation, distribution, transmission, public display, or performance, and the accessing, downloading, or copying of your Contributions do not and will not infringe the proprietary rights, including but not limited to the copyright, patent, trademark, trade secret, or moral rights of any third party.
2. You are the creator and owner of or have the necessary licenses, rights, consents, releases, and permissions to use and to authorize us, the Site, and other users of the Site to use your Contributions in any manner contemplated by the Site and these Terms of Use.
3. You have the written consent, release, and/or permission of each and every identifiable individual person in your Contributions to use the name or likeness of each and every such identifiable individual person to enable inclusion and use of your Contributions in any manner contemplated by the Site and these Terms of Use.
4. Your contributions are not false, inaccurate, or misleading.
5. Your contributions are not unsolicited or unauthorized advertising, promotional materials, pyramid schemes, chain letters, spam, mass mailings, or other forms of solicitation.

6. Your contributions are not obscene, lewd, lascivious, filthy, violent, harassing, libelous, slanderous, or otherwise objectionable (as determined by us).
7. Your contributions do not ridicule, mock, disparage, intimidate, or abuse anyone.
8. Your contributions are not used to harass or threaten (in the legal sense of those terms) any other person and to promote violence against a specific person or class of people.
9. Your contributions do not violate any applicable law, regulation, or rule.
10. Your contributions do not violate the privacy or publicity rights of any third party.
11. Your contributions do not contain any material that solicits personal information from anyone under the age of 18 or exploits people under the age of 18 in a sexual or violent manner.
12. Your contributions do not violate any applicable law concerning child pornography or otherwise intended to protect minors' health or well-being.
13. Your contributions do not include any offensive comments that are connected to race, national origin, gender, sexual preference, or physical handicap.
14. Your contributions do not otherwise violate or link to material that violates any provision of these Terms of Use or any applicable law or regulation.

Any use of the Site in violation of the foregoing violates these Terms of Use and may result in, among other things, termination or suspension of your rights to use the Site.

## Contribution License

You and the Site agree that we may access, store, process, and use any information and personal data that you provide following the terms of the Privacy Policy and your choices (including settings).

By submitting suggestions or other feedback regarding the Site, you agree that we can use and share such feedback for any purpose without compensation to you.

We do not assert any ownership over your Contributions. You retain full ownership of all of your Contributions and any intellectual property rights or other proprietary rights associated with your Contributions. We are not liable for any statements or representations in your Contributions provided by you in any area on the Site. You are solely responsible for your Contributions to the Site. You expressly agree to exonerate us from any and all responsibility and refrain from any legal action against us regarding your Contributions.

## **Submissions**

You acknowledge and agree that any questions, comments, suggestions, ideas, feedback, or other information regarding the Site (“Submissions”) provided by you to us are non-confidential and shall become our sole property. We shall own exclusive rights, including all intellectual property rights, and shall be entitled to the unrestricted use and dissemination of these Submissions for any lawful purpose, commercial or otherwise, without acknowledgment or compensation to you. You hereby waive all moral rights to any such Submissions, and you hereby warrant that any such Submissions are original with you or that you have the right to submit such Submissions. You agree there shall be no recourse against us for any alleged or actual infringement or misappropriation of any proprietary right in your Submissions.

## Third-Party Website and Content

The Site may contain (or you may be sent via the Site) links to other websites (“Third-Party Websites”) as well as articles, photographs, text, graphics, pictures, designs, music, sound, video, information, applications, software, and other content or items belonging to or originating from third parties (“Third-Party Content”). Such Third-Party Websites and Third-Party Content are not investigated, monitored, or checked for accuracy, appropriateness, or completeness by us. We are not responsible for any Third-Party Websites accessed through the Site or any Third-Party Content posted on, available through, or installed from the Site, including the content, accuracy, offensiveness, opinions, reliability, privacy practices, or other policies of or contained in the Third-Party Websites or the Third-Party Content. Inclusion of, linking to, or permitting the use or installation of any Third-Party Websites or any Third-Party Content does not imply approval or endorsement thereof by us. If you decide to leave the Site and access the Third-Party Websites or to use or install any Third-Party Content, you do so at your own risk, and you should be aware these Terms of Use no longer govern. You should review the applicable terms and policies, including privacy and data gathering practices, of any website to which you navigate from the Site or relating to any applications you use or install from the Site. Any purchases you make through Third-Party Websites will be through other websites and from other companies. We take no responsibility whatsoever in relation to such purchases that are exclusively between you and the applicable third party. You agree and acknowledge that we do not endorse the products or services offered on Third-Party Websites, and you shall hold us harmless from any harm caused by your purchase of such products or services. Additionally, you shall hold us harmless from any losses sustained by you or harm caused to you relating to or resulting in any way from any Third-Party Content or any contact with Third-Party Websites.

## Site Management

We reserve the right, but not the obligation, to: (1) monitor the Site for violations of these Terms of Use; (2) take appropriate legal action against anyone who, in our sole discretion, violates the law or these Terms of Use, including without limitation, reporting such user to law enforcement authorities; (3) in our sole discretion and without limitation, refuse, restrict access to, limit the availability of, or disable (to the extent technologically feasible) any of your Contributions or any portion thereof; (4) in our sole discretion and without limitation, notice, or liability, to remove from the Site or otherwise disable all files and content that are excessive in size or are in any way burdensome to our systems; and (5) otherwise manage the Site in a manner designed to protect our rights and property and to facilitate the proper functioning of the Site.

## Privacy Policy

We care about data privacy and security. By using the Site, you agree to be bound by our Privacy Policy posted on the Site, which is incorporated into these Terms of Use. Please be advised the Site is hosted in the United States. If you access the Site from any other region of the world with laws or other requirements governing personal data collection, use, or disclosure that differ from applicable laws in the United States, then through your continued use of the Site, you are transferring your data to the United States, and you agree to have your data transferred to and processed in the United States.

## Term and Termination

These Terms of Use shall remain in full force and effect while you use the Site. WITHOUT LIMITING ANY OTHER PROVISION OF THESE TERMS OF USE, WE RESERVE THE RIGHT TO, IN OUR SOLE DISCRETION AND WITHOUT NOTICE OR LIABILITY, DENY ACCESS TO AND USE OF THE SITE (INCLUDING BLOCKING CERTAIN IP ADDRESSES), TO ANY PERSON FOR ANY REASON OR FOR NO REASON, INCLUDING WITHOUT LIMITATION FOR BREACH OF ANY REPRESENTATION, WARRANTY, OR COVENANT CONTAINED IN THESE TERMS OF USE OR OF ANY APPLICABLE LAW OR REGULATION. WE MAY TERMINATE YOUR USE OR PARTICIPATION IN THE SITE OR DELETE YOUR ACCOUNT AND ANY CONTENT OR INFORMATION THAT YOU POSTED AT ANY TIME, WITHOUT WARNING, IN OUR SOLE DISCRETION.

If we terminate or suspend your account for any reason, you are prohibited from registering and creating a new account under your name, a fake or borrowed name, or the name of any third party, even if you may be acting on behalf of the third party. In addition to terminating or suspending your account, we reserve the right to take appropriate legal action, including without limitation pursuing civil, criminal, and injunctive redress.

## **Modifications and Interruptions**

We reserve the right to change, modify, or remove the contents of the Site at any time or for any reason at our sole discretion without notice. However, we have no obligation to update any information on our Site. We also reserve the right to modify or discontinue all or part of the Site without notice at any time. We will not be liable to you or any third party for any modification, price change, suspension, or discontinuance of the Site.

We cannot guarantee the Site will be available at all times. We may experience hardware, software, or other problems or need to perform maintenance related to the Site, resulting in interruptions, delays, or errors. We reserve the right to change, revise, update, suspend, discontinue, or otherwise modify the Site at any time or for any reason without notice to you. You agree that we have no liability whatsoever for any loss, damage, or inconvenience caused by your inability to access or use the Site during any downtime or discontinuance of the Site. Nothing in these Terms of Use will be construed to obligate us to maintain and support the Site or to supply any corrections, updates, or releases in connection therewith.

## **Governing Law**

These Terms of Use and your use of the Site are governed by and construed in accordance with the laws of the Commonwealth of Virginia applicable to agreements made and to be entirely performed within the Commonwealth of Virginia, without regard to its conflict of law principles.

## **Dispute Resolution**

Any legal action of whatever nature brought by either you or us (collectively, the “Parties” and individually, a “Party”) shall be commenced or prosecuted in the state and federal courts located in Arlington, Virginia. The Parties hereby consent to and waive all defenses of lack of personal jurisdiction and forum non-conveniens with respect to venue and jurisdiction in such state and federal courts. Application of the United Nations Convention on Contracts for the International Sale of Goods and the Uniform Computer Information Transaction Act (UCITA) are excluded from these Terms of Use. In no event shall any claim, action, or



proceeding brought by either Party related in any way to the Site be commenced more than one (1) year after the cause of action arose.

## Corrections

There may be information on the Site that contains typographical errors, inaccuracies, or omissions, including descriptions, pricing, availability, and various other information. We reserve the right to correct any errors, inaccuracies, or omissions and to change or update the information on the Site at any time, without prior notice.

## Disclaimer

THE SITE IS PROVIDED ON AN AS-IS AND AS-AVAILABLE BASIS. YOU AGREE THAT YOUR USE OF THE SITE AND OUR SERVICES WILL BE AT YOUR SOLE RISK. TO THE FULLEST EXTENT PERMITTED BY LAW, WE DISCLAIM ALL WARRANTIES, EXPRESS OR IMPLIED, IN CONNECTION WITH THE SITE AND YOUR USE THEREOF, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. WE MAKE NO WARRANTIES OR REPRESENTATIONS ABOUT THE ACCURACY OR COMPLETENESS OF THE SITE'S CONTENT OR THE CONTENT OF ANY WEBSITES LINKED TO THE SITE. WE WILL ASSUME NO LIABILITY OR RESPONSIBILITY FOR ANY (1) ERRORS, MISTAKES, OR INACCURACIES OF CONTENT AND MATERIALS, (2) PERSONAL INJURY OR PROPERTY DAMAGE, OF ANY NATURE WHATSOEVER, RESULTING FROM YOUR ACCESS TO AND USE OF THE SITE, (3) ANY UNAUTHORIZED ACCESS TO OR USE OF OUR SECURE SERVERS AND/OR

ANY AND ALL PERSONAL INFORMATION AND/OR FINANCIAL INFORMATION STORED THEREIN, (4) ANY INTERRUPTION OR CESSATION OF TRANSMISSION TO OR FROM THE SITE, (5) ANY BUGS, VIRUSES, TROJAN HORSES, OR THE LIKE WHICH MAY BE TRANSMITTED TO OR THROUGH THE SITE BY ANY THIRD PARTY, AND/OR (6) ANY ERRORS OR OMISSIONS IN ANY CONTENT AND MATERIALS OR FOR ANY LOSS OR DAMAGE OF ANY KIND INCURRED AS A RESULT OF THE USE OF ANY CONTENT POSTED, TRANSMITTED, OR OTHERWISE MADE AVAILABLE VIA THE SITE. WE DO NOT WARRANT, ENDORSE, GUARANTEE, OR ASSUME RESPONSIBILITY FOR ANY PRODUCT OR SERVICE ADVERTISED OR OFFERED BY A THIRD PARTY THROUGH THE SITE, ANY HYPERLINKED WEBSITE, OR ANY WEBSITE OR MOBILE APPLICATION FEATURED IN ANY BANNER OR OTHER ADVERTISING. WE WILL NOT BE A PARTY TO OR IN ANY WAY BE RESPONSIBLE FOR MONITORING ANY TRANSACTION BETWEEN YOU AND ANY THIRD-PARTY PROVIDERS OF PRODUCTS OR SERVICES. AS WITH THE PURCHASE OF A PRODUCT OR SERVICE THROUGH ANY MEDIUM OR IN ANY ENVIRONMENT, YOU SHOULD USE YOUR BEST JUDGMENT AND EXERCISE CAUTION WHERE APPROPRIATE.

## **Limitations of Liability**

IN NO EVENT WILL WE OR OUR DIRECTORS, EMPLOYEES, OR AGENTS BE LIABLE TO YOU OR ANY THIRD PARTY FOR ANY DIRECT, INDIRECT, CONSEQUENTIAL, EXEMPLARY, INCIDENTAL, SPECIAL, OR PUNITIVE DAMAGES, INCLUDING LOST PROFIT, LOST REVENUE, LOSS OF DATA, OR OTHER DAMAGES ARISING FROM YOUR USE OF THE SITE, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED HEREIN, OUR LIABILITY TO YOU FOR ANY CAUSE WHATSOEVER AND REGARDLESS OF THE FORM OF THE ACTION, WILL AT ALL TIMES BE LIMITED TO THE AMOUNT PAID, IF ANY, BY YOU TO US DURING THE SIX (6) MONTH PERIOD

PRIOR TO ANY CAUSE OF ACTION ARISING. CERTAIN US STATE LAWS AND INTERNATIONAL LAWS DO NOT ALLOW LIMITATIONS ON IMPLIED WARRANTIES OR THE EXCLUSION OR LIMITATION OF CERTAIN DAMAGES. IF THESE LAWS APPLY TO YOU, SOME OR ALL OF THE ABOVE DISCLAIMERS OR LIMITATIONS MAY NOT APPLY TO YOU, AND YOU MAY HAVE ADDITIONAL RIGHTS.

## Indemnification

You agree to defend, indemnify, and hold us harmless, including our subsidiaries, affiliates, and all of our respective officers, agents, partners, and employees, from and against any loss, damage, liability, claim, or demand, including reasonable attorneys' fees and expenses, made by any third party due to or arising out of: (1) use of the Site; (2) breach of these Terms of Use; (3) any breach of your representations and warranties set forth in these Terms of Use; (4) your violation of the rights of a third party, including but not limited to intellectual property rights; or (5) any overt harmful act toward any other user of the Site with whom you connected via the Site. Notwithstanding the foregoing, we reserve the right, at your expense, to assume the exclusive defense and control of any matter for which you are required to indemnify us, and you agree to cooperate, at your expense, with our defense of such claims. We will use reasonable efforts to notify you of any such claim, action, or proceeding which is subject to this indemnification upon becoming aware of it.

## User Data

We will maintain certain data that you transmit to the Site to manage the performance of the Site and data relating to your use of the Site. Although we perform regular routine backups of data, you are solely responsible for all data that you transmit or that relates to any activity you have undertaken using the Site. You agree that we shall have no liability to you for any loss or corruption of any such data. You hereby waive any right of action against us arising from any such loss or corruption of such data.

## **Electronic Communications, Transactions, and Signatures**

Visiting the Site, sending us emails, and completing online forms constitute electronic communications. You consent to receive electronic communications. You agree that all agreements, notices, disclosures, and other communications we provide to you electronically, via email, and on the Site satisfy any legal requirement that such communication is in writing. YOU HEREBY AGREE TO THE USE OF ELECTRONIC SIGNATURES, CONTRACTS, ORDERS, AND OTHER RECORDS, AND TO ELECTRONIC DELIVERY OF NOTICES, POLICIES, AND RECORDS OF TRANSACTIONS INITIATED OR COMPLETED BY US OR VIA THE SITE. You hereby waive any rights or requirements under any statutes, regulations, rules, ordinances, or other laws in any jurisdiction that require an original signature or delivery or retention of non-electronic records or to payments granting of credits by any means other than electronic means.

## **California Users and Residents**

If any complaint with us is not satisfactorily resolved, you can contact the Complaint Assistance Unit of the Division of Consumer Services of the California Department of Consumer Affairs in writing at 1625 North

Market Blvd., Suite N 112, Sacramento, California 95834 or by telephone at (800) 952-5210 or (916) 445-1254.

## Miscellaneous

These Terms of Use and any policies or operating rules posted by us on the Site or with respect to the Site constitute the entire agreement and understanding between you and us. Our failure to exercise or enforce any right or provision of these Terms of Use shall not operate as a waiver of such right or provision. These Terms of Use operate to the fullest extent permissible by law. We may assign any or all of our rights and obligations to others at any time. We shall not be responsible or liable for any loss, damage, delay, or failure to act caused by any cause beyond our reasonable control. If any provision or part of a provision of these Terms of Use is determined to be unlawful, void, or unenforceable, that provision or part of the provision is deemed severable from these Terms of Use and does not affect the validity and enforceability of any remaining provisions. There is no joint venture, partnership, employment, or agency relationship created between you and us as a result of these Terms of Use or use of the Site. You agree that these Terms of Use will not be construed against us by virtue of having drafted them. You hereby waive any and all defenses you may have based on the electronic form of these Terms of Use and the lack of signing by the parties hereto to execute these Terms of Use.

## Contact Us

In order to resolve a complaint regarding the Site or to receive further information regarding the use of the Site, please contact us at:

finalcover LLC  
1901 N Moore St, Suite 204  
Arlington, VA 22209  
United States  
Phone: (855) 255-9955  
info@caseguard.com

**Purchase Requisition**

bnhellen

**Resources**

[Documentation](#) | [Training Videos](#) | [MAS Announcements](#)

Fiscal Year 2021-2022

Purchase Requisition Reporting  
My Requests Unsubmitted  
Submitted Approved

**Purchase Request**

<b>Info</b>	RQ No	142582
	RQ Date	1/24/2022
	Fund	11
	Purchase Approval	Safety Resources (050-25)

<b>Vendor</b>	Description	TECHNOLOGY/REDACTION SOFTWARE
	Vendor	11509-FINALCOVER LLC-FINALCOVER LLC
	Vendor Contact	31d05b40-e77a-ec11-52b8-00505601006b
	Location	Education Service Center (050)

<b>Approval</b>	Requester	BRITTANY HELLEN
	Sts	Submitted
	Requested	\$2,786.00
	Approver	DEREK BLACKBURN

**Items**

**Request Item**

Item No	Description	Vendor Item No	Qty	Unit Price	Requested	Status/Co
1	TECHNOLOGY/REDACTION SOFTWARE/ALLOW US TO SHOW VIDEO TO PARENTS WHILE PROTECTING THE IDENTITY OF OTHER STUDENTS	1	1.000	\$2,388.00	\$2,388.00	
2	REDACTION SOFTWARE TRAINING	2	2.000	\$199.00	\$398.00	

**1 - Purchase Item Details**

Project	Function	Object	Program	Subject	JobClass	Unit	Code Desc	Amount	Start Date	Pay
089	2560	653	000	0000	000	050	089 - Safety Services/Home...	\$2,388.00	1/24/2022	