



Proposal for the provision of  
**Symmetry Client Software License Installation**

For  
**Beverly Hills School District**  
8701 Charleville Blvd, Beverly Hills, 92562

For the attention of

**Michael Dobrotin**

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**Confidential**

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**G4S Secure Integration LLC**

20741 Manhattan Place  
Torrance , CA 90501

Phone: 310 848 4726;  
Email: t.jack.srisopa@usa.g4s.com

Presented by: Jack Srisopa

28 September 2017



## ***Quotation for***

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Terms and Conditions	

# Financial Summary



## BHUSD - Symmetry Client Software License Installation

### Prepared for:

Beverly Hills School District  
8701 Charleville Blvd  
Beverly Hills, 92562

### at the following location:

Beverly Hills School District  
8701 Charleville Blvd  
Beverly Hills, 92562

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### Symmetry Client Software License Installation

Total (excluding Tax) :	\$664.79
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Tax :	\$0.00
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<u>Total :</u>	<u>\$664.79</u>
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The price excludes applicable Federal, State and Local Sales and Use Taxes.

The prices shown are valid for 60 days from the date of the quotation shown above.

Confidential and proprietary information, not for disclosure to any other party for purposes other than the evaluation of this quotation.

### For further information please contact

#### Jack Srisopa

Project Manager  
20741 Manhattan Place  
Torrance , CA 90501

Tel: 310 848 4726

Email: t.jack.srisopa@usa.g4s.com

# System Specification

G4S Secure Integration, LLC,  
20741 Manhattan Place,  
Torrance,  
CA 90501  
Tel: 310 848 4726



**Proposal Reference:** T00024484

**Proposal Name:** BHUSD - Symmetry Client Software License Installation

Part Number	Description	Qty	Total Price
<b>Section: Access Control</b>			
<b>Sub Section: Hardware</b>			
PRO-CLIENT-V8.0.2	CLIENT LICENSE FOR SYMMETRY V8.0.2	1	\$664.79
<b>Hardware Total:</b>			<b>\$664.79</b>
<b>Access Control Total:</b>			<b>\$664.79</b>
<b>System Specification Total:</b>			<b>\$664.79</b>

# Scope Of Work

G4S Secure Integration, LLC,  
20741 Manhattan Place,  
Torrance,  
CA 90501  
Tel: 310 848 4726



**Proposal Reference:** T00024484

**Proposal Name:** BHUSD - Symmetry Client Software License Installation

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G4S Secure Integration is pleased to have the opportunity to provide this proposal for your review and consideration.

- G4S will provide and install at The District Head Quarter one (1) Symmetry Client Software License. PC that said software will be installed on will be provided by The District.
- Administrative rights on said PC shall be required at the time of software installation.
- The District is responsible for configuring their network system so that the new client station at The District's HQ will be able to communicate to the access control server that is located at Horace Mann Building B 2nd Floor MDF room. **G4S cannot properly configured the client PC without proper routing of said network.**
- The District shall have all network configuration completed **prior** to G4S' arrival for license installation.

It is assumed that this work will be performed during normal business hours.

Please contact me if there are any questions.

Jack Srisopa

**Project Manager**

G4S Secure Integration, LLC  
20741 Manhattan Place  
Torrance, CA 90501  
Cell: (310) 848-4726  
T.Jack.Srisopa@USA.G4S.com

# **G4S Secure Integration LLC**

## **Standard Terms**

### **1. Liquidated Damages**

Liquidated damages will not apply to any contract or scope of work performed by G4S Secure Integration LLC (G4S).

### **2. Installation Responsibility**

G4S will provide all required labor to mount, terminate and test the equipment detailed in this proposal. Installation will be performed in a workmanlike manner, meeting or exceeding industry standards and local code requirements.

### **3. Change Orders**

Any change to this proposal as outlined herein will require an additional cost review by G4S. A revised proposal will be submitted, which will incorporate any requested changes. If the requested change occurs after G4S is under contract, then a signed change order will be required. Equipment/Material provided by G4S is limited to the items listed within the attached schedule of values or material list.

### **4. Insurance and Liability**

a. Prior to commencement of the work, G4S shall procure the following minimum insurance coverages: (i) workers compensation insurance with statutory limits, (ii) automobile liability, with \$1,000,000 combined single limit (each accident), and (iii) commercial general liability, including contractual liability, with coverage of \$1,000,000 per occurrence and \$2,000,000 general aggregate. Owner and any person or organization to which Owner is obligated with regard to the work shall be listed by endorsement as an Additional Insured on G4S's policies shown in items (ii) and (iii) above. Upon request, G4S shall provide certificates evidencing such insurance as outlined above.

b. In no event will G4S be liable for any incidental or consequential damages arising from system(s) problems or failure, including, without limitation, loss of use, profit, or theft of property owned by and/or located at the premise(s) where this equipment is installed. The total cumulative liability of G4S and any of G4S's related companies to Owner for all claims, losses, damages, and expenses resulting in any way from the performance of this Agreement, shall not be greater than the compensation received by G4S under this Agreement. The express remedies, obligations and liabilities of G4S and Owner set forth herein are exclusive, and are in lieu of any others available at law or otherwise. This proposal is based on contract documents and/or drawings only. Should the authority having jurisdiction or Owner require additional changes to the system, G4S reserves the right to seek additional costs if necessary. G4S reserves the right to charge labor costs for troubleshooting, repairing, or rewiring the system due to other contractors' installation methods, which may have caused such problems.

### **5. Warranty**

G4S provides a one (1) year warranty on all materials and labor. This warranty extends from the date of installation and initial acceptance of the equipment. This warranty does not cover any existing equipment incorporated into this project, if applicable. This warranty is non-transferable.

### **6. Payment Terms**

a. Payment terms are "Net 30 days" based on progressive billing.

## **G4S Secure Integration LLC**

### **Standard Terms**

b. As security for the prompt and complete payment when due, Owner hereby grants G4S a first priority security interest in all work performed by G4S pursuant to the Agreement to secure full payment of G4S's invoices when due. Owner hereby agrees to execute any and all financing statements and other such documentation in form and substance acceptable to G4S, in order to create or perfect the security interest granted herein. Owner agrees to execute and deliver, from time to time and as requested by G4S, such financing statements or other instruments as may be required in order to confirm the security interest of G4S under the terms of this Agreement. Upon full payment of all amounts due under this Agreement, G4S agrees to execute such documents evidencing the release of any security interests granted herein.

#### **7. Written Consent**

No work shall proceed without an acceptable purchasing document, which incorporates G4S's Standard Terms, being received by G4S from the Owner.

#### **8. Mobilization**

Once the Owner/Buyer's purchasing document has been approved, G4S will assign a project manager who will coordinate and schedule the project. This Project Manager will serve as the single point of contact for the Owner/Buyer and will provide project updates and/or schedules as required.

#### **9. Equipment Delivery**

Once the Project Manager's order(s) for the required material(s) and/or equipment have been placed, the Project Manager will provide the Owner with an initial construction schedule based on the manufacturers' acknowledged delivery dates.

#### **10. Equipment Modifications**

G4S assumes no responsibility for modifications to or errors in equipment manufacturers' specifications, literature, or revisions to equipment operation at the manufacturers' discretion.

#### **11. Termination or Alteration**

A contract resulting from the acceptance of an offer may be canceled or altered by the Owner only if agreed to in writing by G4S and subject to the following:

- a. If any equipment covered by this contract has been delivered and/or installed, payment for the equipment, installation (if applicable), and freight will be due in full, per the agreed upon terms referenced above.
- b. If the equipment has not been delivered, it may be canceled or altered only if agreed to by the manufacturer. Equipment is then subject to either a 25% retail price restocking charge or the manufacturers' imposed cancellation/change fees (whichever is higher).
- c. Owner will also be responsible to reimburse G4S for any other reasonable fees assessed as a result of an alteration or cancellation after order placement.

#### **12. Proposal Expiration**

G4S shall honor this proposal for a period sixty (60) days.

#### **13. Intellectual Property**

This proposal, consisting of but not limited to designs, concepts, and ideas, which are represented herein, is the exclusive intellectual property of G4S and may not be reproduced or copied in any manner without the express written consent of G4S. This proposal and all associated materials (including drawings) must be returned promptly to G4S upon request.

#### **14. Standard Exclusions**

## **G4S Secure Integration LLC**

### **Standard Terms**

Unless specifically noted otherwise, this proposal EXCLUDES:

- a. Furnishing and/or installing any required plywood equipment backboards.
- b. Cost associated with telephone or network connectivity as part of the installation or as a reoccurring expense.
- c. Arrangement for and/or coordination of any required telephone or network service installation.
- d. Any expense associated with working in an environment containing asbestos.

#### **15. Installation Conditions**

This proposal REQUIRES that:

- a. All existing equipment, which is to be incorporated into the new system, is operable and suitable for its intended purpose.
- b. No area in which G4S is to install equipment is classified as hazardous or explosive.
- c. Owner will provide adequate parking accommodations and equipment storage for G4S's personnel while on the job site.
- d. All work to be performed by G4S's personnel is during normal business hours unless specifically noted otherwise. Normal business hours are defined as Monday through Friday (excluding federally recognized holidays) from the hours of 8 AM until 5 PM (local time).

Please indicate your acceptance of the quote, scope of work, terms, exclusions, and assumptions by completing the signature block below. Once signed, this document shall serve as the Agreement between Owner and G4S and shall not be superseded, amended, or otherwise altered by any purchase order that may be issued by Owner.

Company Name:

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Name:

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Title:

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Signature:

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Date:

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**G4S Secure Integration LLC**  
**Standard Terms**