Cloud computing technologies offer substantial potential benefits to law enforcement and government agencies. Cost savings, rapid deployment of critical resources, off-site storage and disaster recovery, and dynamic provisioning of new and additional resources when needed are among the tangible benefits that cloud computing potentially offers to law enforcement agencies of all size. Recognizing the sensitivity of law enforcement information, and the special responsibilities that law enforcement has to ensure the accuracy, reliability, security, and availability of data within their control, however, demonstrates some of the challenges that agencies face in evaluating the potential use of this new computing paradigm.

Recent calls for the expansion of data collection by law enforcement officers through, for example, the use of body-worn cameras and other sensor devices, only serve to reemphasize the need for clearly articulated policies regarding cloud-based data storage. Given the volume of locally-generated data, it is inevitable that some of that information will be stored and processed using cloud services.

To meet the dynamic operational needs, while maintaining the security of systems and data, law enforcement agencies using or contemplating the use of cloud computing services should ensure that their planning and implementation of cloud solutions satisfactorily address the following key principles. These principles may be embodied in contractual agreements with a cloud service provider or in service level agreements (SLAs), as appropriate.

1) **FBI CJIS Security Policy Compliance** – Services provided by a cloud service provider must comply with the requirements of the Criminal Justice Information Services (CJIS) Security Policy (current version 5.3, dated August 4, 2014), as it may be amended. To the extent that a law enforcement agency puts Criminal Justice Information in the cloud, the cloud provider should warrant that it has the technological and operational
capabilities to meet and/or exceed the requirements of the current FBI CJIS Security Policies (including, where applicable, the CJIS Security Addendum), and that it will make every reasonable effort to maintain compliance with these policies moving forward. The provider must acknowledge that the FBI CJIS Security Policy places restrictions and limitations on the access, use, storage, and dissemination of Criminal Justice Information and comply with those restrictions and limitations.

2) **All Data Storage Systems Should Meet the Highest Common Denominator of Security** – With the increase in locally-collected data (e.g., through body-worn cameras) the prospect exists that multiple data sets will be collected with differing storage and security requirements, causing confusion and added expense. Law enforcement agencies should generally store all collected data at the highest level of security, which will often be the FBI CJIS standard. Doing so will eliminate costs of curating the collection (that is, the cost of deciding what level of security to give a particular piece of data) and the risk of mistake or misjudgment. It some cases it may be advisable to distinguish between data collected that has a direct enforcement related utility (e.g., video of interactions with citizens) and that which is a more generalized collection (e.g., license plate readers). Agencies should consider incorporating their security standards into the contract requirements for its chosen vendor(s).

3) **Data Storage Technology Can Be Disaggregated from Collection** – Vendors of data sensors may bundle data collection with back-end storage and analytics. This risks the creation of incommensurate data silos with differing storage methodology and security rules. Law enforcement agencies should be aware of the possibility of purchasing storage and analytic capability separate from data collection systems, or of integrating shared cloud storage and analytics across multiple data collection systems.

4) **Data Ownership** – Law enforcement agencies should ensure that they retain ownership of all data. Data includes all text, numerical data, database records, media files, demographic information, search history, geo-location information, meta data, or any other data and information, including Criminal Justice Information (CJI) that law enforcement users or contractors provide to a cloud service provider, or to which the cloud service provider otherwise gains access as a direct or indirect product of the cloud services provided to the law enforcement agency. The cloud provider must provide timely and appropriate notification to the law enforcement agency that owns the data of any legal process made against the cloud provider in regards to that data. No data should be released to any third party without a) receipt of the affirmative authorization for release of said data by a duly authorized representative of the data owner, and b) proper and timely notification made to the data owner, or c) receipt of an official order authorizing release of said data by a duly authorized court with jurisdiction over the data, and then only after adjudication of any legal proceedings challenging release of the data by the data owner. In all instances, the CJI owner must be notified immediately of any attempted or completed unauthorized access to their data.

5) **Impermissibility of data mining** – Law enforcement agencies should ensure that the cloud service provider does not mine or otherwise process or analyze data for any purpose not explicitly authorized by the law enforcement agency. The cloud service provider should not be permitted to data mine or otherwise process, analyze, scan, index,
share with third parties, or conduct any other form of data analysis or processing of CJI for unrelated commercial purposes, advertising or advertising-related services, or for any other purpose not explicitly authorized in the agreement with the law enforcement agency. The cloud provider may process or analyze data as necessary for ongoing and routine performance monitoring to ensure continuity of service and/or to project future dynamic provisioning requirements. Any agreement with a cloud service provider must take precedence over and replace any generally applicable privacy, data access or use, or similar policy of the provider which might otherwise permit data mining for purposes not explicitly authorized in the agreement.

6) Auditing – Upon request, or at regularly scheduled intervals mutually agreed, the cloud service provider should conduct, or allow the law enforcement agency to conduct audits of the cloud service provider’s performance, use, access, and compliance with the terms of any agreement. Audits can be completed internally, by the cloud service provider under conditions and provisions mutually agreed, by outside contractors under conditions and provisions mutually agreed, or by agents of the contracting law enforcement agency at such intervals as are deemed necessary and mutually agreed.

7) Portability and interoperability – The cloud service provider should ensure that CJI maintained by the provider is portable to other systems and interoperable with other operating systems to an extent that does not compromise the security and integrity of the data. A law enforcement agency must be able to share and/or transfer CJI with other information systems and resources. Data and applications provided by a service provider should be capable of exchanging data with other information systems and resources as specified by the agency, and should, in-so-far as possible, be capable of exchanging data in agreed non-proprietary standards.

8) Integrity – The cloud service provider must maintain the physical or logical integrity of CJI. The cloud service provider must maintain the integrity of CJI through physical or logical separation between the cloud storage and services provided to law enforcement agencies and cloud storage and services, if any, provided to other customers. Law enforcement data may not be stored, shared, processed, or modified in any way that compromises the integrity of the data. If the system is designed to house evidentiary material, then the cloud service provider must maintain records of access to law enforcement data sufficient to allow the law enforcement agency to establish a clear and precise chain of custody for data of evidentiary value. The cloud provider should also assist the law enforcement agency in establishing chain of custody or other technical proof related to the cloud in court cases where testimony is required. To the extent required by the law enforcement agency for select categories of data, the cloud provider should notify the law enforcement agency if and when it changes the physical location in which the data is stored.

9) Survivability – The terms of any agreement with cloud service providers should recognize potential changes in business structure, operations, and/or organization of the cloud service provider, and ensure continuity of operations and the security, confidentiality, integrity, access and utility of data. In the corporate world, mergers, acquisitions, and corporate restructuring are fairly common. Law enforcement agencies must be confident that the terms of any agreement with cloud service providers will include specific provisions to ensure continuity of operations and the continued security,
confidentiality, integrity, access, and utility of all data subject to the agreement, irrespective of the commercial viability of the service provider or changes in operations, ownership, structure, technical infrastructure, and/or geographic location.

10) **Confidentiality** – **The cloud service provider should ensure the confidentiality of CJI it maintains on behalf of a law enforcement agency.** The provider will take all necessary physical, technical, administrative, and procedural steps to protect the confidentiality of CJI. These steps may include physical security measures, access permission requirements, cybersecurity requirements, criminal history background security checks on employees and contractors with access to systems and data, security awareness training, encryption, regular auditing, and geographical location limitations. The confidentiality of CJI may be further ensured by customer-held key encryption of the data using encryption processes. The cloud provider should provide evidence of an independent assessment of the cybersecurity for systems and services provided to the law enforcement agency by a duly authorized organization with appropriate credentials to verify the technical and operational capabilities and practices of the cloud provider. The cloud provider should provide timely and appropriate documentation that verifies that it currently maintains cybersecurity liability insurance in an amount appropriate to the level of risk associated with managing and supporting the law enforcement agency, and agree that it will maintain said insurance throughout the course of its contracts with the law enforcement agency.

11) **Availability, Reliability, and Performance** – **The cloud service provider must ensure that CJI will be available to the law enforcement agency when it is required within agreed performance metrics.** The degree to which the cloud service provider is required to ensure availability and the performance of data and services, and the reliability of its operations will be dependent on the criticality of the service provided. For some services (such as the retrieval of archived data or email), lower levels of availability and performance may be acceptable, but for more critical services, such as Computer-Aided Dispatch, greater levels of availability and performance may be required.

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12) **Cost** – **Law enforcement agencies should focus cloud acquisition decisions on the Total Cost of Ownership model.** Cloud service purchases may use a different model for acquisition than the traditional server-based information technology solutions. Cloud services may have lower initial capital costs and permit budgetary certainty over a term of years by incorporating fixed annual operation and maintenance costs. By contrast, server system purchases typically involved larger initial capital costs and more variable annual operating and maintenance expenses. Lifetime costs of both systems will include perpetual compliance with FBI CJIS Security policies and requirements. The cost-benefit analysis of a
cloud transition can be calculated by looking at the lifetime value of the two comparable options under a Total Cost of Ownership model.

Law enforcement agencies interested in implementing these principles into their current or contemplated cloud service engagements may wish to consider incorporating the following sample contractual language in their contracts or service level agreements.
Sample Contractual Language

Definitions

1) For purposes of this Agreement the phrase “Criminal Justice Information” means all text, numerical data, database records, media files, demographic information, search history, geolocation information, or any other data that law enforcement users or contractors provide to [CLOUD SERVICE PROVIDER], or to which [CLOUD SERVICE PROVIDER] otherwise gains access as a direct result of the cloud services provided to the law enforcement agency. It includes, but is not limited to, Criminal Justice Information (CJI) as that term is defined in section 4.1 of the Criminal Justice Information Services (CJIS) Security Policy (current version 5.1, dated July 13, 2012) issued by the Federal Bureau of Investigation, Criminal Justice Information Services Division.

2) For purposes of this Agreement, the phrase “data mining or other processing” means the capturing, maintaining, scanning, indexing, sharing with third parties, or any other form of data analysis or processing of Criminal Justice Information provided to [CLOUD SERVICE PROVIDER] by [LAW ENFORCEMENT CUSTOMER] pursuant to this Agreement. “Data mining or other processing” includes, but is not limited to, permitting access to Criminal Justice Information to which [CLOUD SERVICE PROVIDER] gains access as a direct result of related services provided by [CLOUD SERVICE PROVIDER] which are not otherwise services covered by the terms of this Agreement.

CJIS Compliance

3) This agreement incorporates by reference the requirements of the Criminal Justice Information Services (CJIS) Security Policy (current version 5.1, dated July 13, 2012) issued by the Federal Bureau of Investigation, Criminal Justice Information Services Division, as in force as of the date of this Agreement and as may be from time to time hereafter amended, and where applicable the CJIS Security Addendum as from time to time hereafter amended. [CLOUD SERVICE PROVIDER] warrants that it has the technological capability to handle Criminal Justice Information (CJI), as that term is defined by the FBI CJIS Security Policy, in the manner required by the CJIS Security Policy. [CLOUD SERVICE PROVIDER] expressly acknowledges that the CJIS Security Policy places restrictions and limitations on the access to, use of, and dissemination of CJI and hereby warrants that its system abides by those restrictions and limitations.

Data Ownership

4) [LAW ENFORCEMENT CUSTOMER] retains full ownership of all Criminal Justice Information provided to [CLOUD SERVICE PROVIDER] or to which [CLOUD SERVICE PROVIDER] otherwise gains access by operation of this Agreement. Upon expiration or termination of [LAW ENFORCEMENT CUSTOMER’S] use of the [CLOUD SERVICE], [LAW ENFORCEMENT CUSTOMER] may extract Criminal Justice Information (and if [LAW ENFORCEMENT CUSTOMER] cannot so extract, then [CLOUD SERVICE PROVIDER] shall extract on [LAW ENFORCEMENT CUSTOMER’S] behalf), and
[CLOUD SERVICE PROVIDER] will delete Criminal Justice Information, in accordance with this agreement.

**Data Mining**

5) For the purposes of this Agreement the phrase “unauthorized use of Criminal Justice Information” means the data mining or other processing of Criminal Justice Information for unrelated commercial purposes, advertising or advertising-related services, or for any other purpose not explicitly authorized by [LAW ENFORCEMENT CUSTOMER] in this Agreement.

6) [CLOUD SERVICE PROVIDER] will take all reasonably feasible, physical, technical, administrative, and procedural measures to ensure that no unauthorized use of Criminal Justice Information occurs. [CLOUD SERVICE PROVIDER] warrants that all active and latent technical capabilities to conduct data mining or other processing that would constitute an unauthorized use of Criminal Justice Information have been either removed from its software package or disabled entirely.

7) Notwithstanding any provision of this Agreement, or any other agreement between the parties, or any published policy of [CLOUD SERVICE PROVIDER], the terms of this subsection take precedence over and replace any generally applicable privacy, data access or use, or similar policy of [CLOUD SERVICE PROVIDER], which the parties understand and hereby agree have no application to the processing of Criminal Justice Information.

8) [CLOUD SERVICE PROVIDER] agrees and understands that implementation of this subsection may require it to modify or disable certain aspects of the software solution it proposes to provide to [LAW ENFORCEMENT CUSTOMER]. [CLOUD SERVICE PROVIDER] warrants that it has the technical capacity to implement the technical changes required to conform to the requirements of this subsection. In particular, [CLOUD SERVICE PROVIDER] warrants that it can either disable completely or modify its software solution such that the applications and services provided to [LAW ENFORCEMENT CUSTOMER] under this Agreement do not permit the unauthorized use of Criminal Justice Information by other applications and services provided by [CLOUD SERVICE PROVIDER] which are interoperable with the applications and services provided under this Agreement.

**Audit**

9) [CLOUD SERVICE PROVIDER] will, upon the request of [LAW ENFORCEMENT CUSTOMER], provide either: (a) a reasonable ability to inspect [CLOUD SERVICE PROVIDER]’s handling of [LAW ENFORCEMENT CUSTOMER]’s data; (b) the report of an expert, independent, third party, verifying compliance with the provisions of this Agreement; or (c) a report from [CLOUD SERVICE PROVIDER] verifying compliance with the provisions of this Agreement, undertaken pursuant to mutually agreed upon methods, conditions and provisions.

**Portability and Interoperability**
10) [CLOUD SERVICE PROVIDER] will maintain Criminal Justice Information provided to it by [LAW ENFORCEMENT CUSTOMER] in a format that, to the maximum extent practicable, permits the export of Criminal Justice Information and the interoperable use of Criminal Justice Information by other cloud service providers, to an extent that does not compromise the security and integrity of the data. To the extent practicable cloud applications and Criminal Justice Information databases shall be maintained be in universally recognized formats.

**Integrity**

11) [CLOUD SERVICE PROVIDER] will maintain physical or logical separation between the cloud services provided to [LAW ENFORCEMENT CUSTOMER] and the consumer cloud services, if any, that it provides to other customers. If the system is designed to house evidentiary material, then the [CLOUD SERVICE PROVIDER] shall maintain records of access to Criminal Justice Information sufficient to allow [LAW ENFORCEMENT CUSTOMER] to establish a chain of custody for data of evidentiary value. [CLOUD PROVIDER] will, at its own expense and upon reasonable notice from [LAW ENFORCEMENT CUSTOMER] provide a subject matter expert to testify in person, in court on matters related to the chain of custody or other technical issues, in any court proceeding related to CJI that [LAW ENFORCEMENT CUSTOMER] has provided to [CLOUD SERVICE PROVIDER] pursuant to this agreement.

**General Provisions**

12) The terms of this Agreement shall be binding on [CLOUD SERVICE PROVIDER] and its legal successors and assignees.

13) [CLOUD SERVICE PROVIDER] expressly agrees that its failure to fully comply with any provision of this Agreement will result in irreparable harm to [LAW ENFORCEMENT CUSTOMER] and that [CLOUD SERVICE PROVIDER] shall be solely liable for all reasonably foreseeable results of such failures, including, but not limited to, unauthorized access to, or misuse of, CJI, and that such failure shall be cause for immediate termination of this Agreement, return of all Criminal Justice Information to [LAW ENFORCEMENT CUSTOMER], and [LAW ENFORCEMENT CUSTOMER]’s immediate exercise of any lawful remedies.