

**ADDENDUM TO THE LARAMIE COUNTY SHERIFF'S PILOT WORK RELEASE
PROGRAM AGREEMENT FOR LEASED EQUIPMENT AND SERVICES
Between
LARAMIE COUNTY AND BUDDI US, LLC**

THIS ADDENDUM is made and entered into by and between Laramie County on Behalf of the Laramie County Sheriff's Office, Wyoming, P.O. Box 608, Cheyenne, Wyoming 82003-0608, ("COUNTY") and Buddi US, LLC, 1964 Bayshore Blvd., Suite B, Dunedin, FL 34698 (hereinafter, "CONTRACTOR").

I. PURPOSE

The purpose of this Addendum is to modify "The Laramie County Sheriff's Pilot Work Release Program Agreement for Leased Equipment and Services" ("Agreement") between the parties, whereby CONTRACTOR is to provide ankle monitoring equipment and services to COUNTY (attached and incorporated herein, as "Attachment A").

II. TERM

This Addendum shall commence on the date last executed by the duly authorized representatives of the parties to this Addendum and Agreement and shall remain in full force pursuant to the terms of the Agreement and this Addendum.

III. RESPONSIBILITIES OF CONTRACTOR and COUNTY

A. CONTRACTOR shall provide and complete the services described in Agreement.

B. COUNTY shall pay CONTRACTOR pursuant to the attachment in Agreement. Payment will be made upon receipt of the CONTRACTOR'S invoice to the COUNTY. No payment shall be made before the last signature is affixed to this Agreement. Payments shall be in accordance with Wyo. Stat. § 16-6-602 (as amended).

IV. MODIFICATIONS

A. Section 2.C of the Agreement is modified as follows: "In the event a breach of this Agreement occurs by the Customer by reason of non-payment, then Buddi shall notify the Customer who shall then have **forty (40)** calendar days to cure said breach. In the event of a failure to cure, Buddi, in addition to exercising any other rights or remedies that may be available, may terminate this Agreement and suspend all services."

B. Section 2.D of the Agreement is modified as follows: "In the event a breach of this Agreement occurs by the Customer for any reason other than non-payment, then Buddi shall notify the Customer who shall then have) **forty (40)** calendar days to cure said breach. In the event of a failure to cure, Buddi, in addition to exercising any other rights or remedies that may be available, may terminate this Agreement and suspend all services."

C. Section 2.E of the Agreement is stricken and is of no force and effect.

D. The second sentence of Section 6.C of the Agreement is modified as follows: "Customer shall pay to Buddi the total amount of each such invoice within **forty (40)** days after the date of the invoice. Payments shall be made to Buddi at 1964 Bayshore Blvd., Suite B, Dunedin, Florida 34698, or electronic transfer to Buddi's bank account (account information provided separately). Buddi reserves the right to assess a fee of 5% of the invoiced amount on late payments.

E. The final sentence of Section 6.G of this Agreement shall be added as the following: "**Buddi shall immediately notify Customer in writing two (2) days prior to any disabling of access or equipment.**"

F. The second sentence of Section 12.A is modified as follows: "Any information relating to the performance or operation of equipment or software shall be considered Confidential Information **inasmuch as is permitted under the Wyoming Public Records Act in light of the fact Customer is a governmental entity.**"

G. Section 14 of the Agreement is stricken and of no force and effect.

V. ADDITIONAL PROVISIONS

1. Entire Agreement: The Agreement (7 pages, plus 1 page of attachment) and this Addendum (4 pages) represents the entire and integrated agreement and understanding between the parties in regard to the subject matter herein and supersedes all prior negotiations, statements, representations and agreements, whether written or oral.

2. Modification: This Agreement and Addendum shall be modified only by a written agreement, duly executed by all parties hereto.

3. Applicable Law and Venue: The parties mutually understand and agree this Agreement and Addendum shall be governed by and interpreted pursuant to the laws of the State of Wyoming. If any dispute arises between the parties from or concerning this Agreement and Addendum or the subject matter hereof, any suit or proceeding at law or in equity shall be brought in the District Court of the State of Wyoming, First Judicial District, sitting at Cheyenne, Wyoming or the Federal District Court, District Of Wyoming. This provision is not intended nor shall it be construed to waive COUNTY's governmental immunity as provided in this Agreement and Addendum.

4. ADA Compliance: All parties agree they will not discriminate against a qualified individual with disability, pursuant to a law as set forth in the Americans With Disabilities Act,

P.L. 101-336, 42 U.S.C. § 12101, *et seq.*, and/or any properly promulgated rules and regulations relating thereto.

5. Governmental/Sovereign Immunity: COUNTY does not waive its Governmental/Sovereign Immunity, as provided by any applicable law including W.S. § 1-39-101 *et seq.*, by entering into this Agreement and Addendum. Further, COUNTY fully retains all immunities and defenses provided by law with regard to any action, whether in tort, contract or any other theory of law, based on this Agreement and Addendum.

6. Third Parties: The parties do not intend to create in any other individual or entity the status of third party beneficiary, and this Agreement and Addendum shall not be construed so as to create such status. The rights, duties and obligations contained in this Agreement and Addendum shall operate only between the parties to the Agreement and Addendum, and shall inure solely to the benefit of the parties to this Agreement and Addendum.

7. Indemnification: Each party to this Agreement and Addendum shall assume the risk of any liability arising from its own conduct. In no event shall such liability exceed in value the fees for services paid or payable by COUNTY to CONTRACTOR pursuant to this Agreement and Addendum. Neither party agrees to insure, defend or indemnify the other.

8. Conflict of Interest: COUNTY and CONTRACTOR affirm, to their knowledge, no CONTRACTOR employee has any personal beneficial interest whatsoever in the agreement described herein. No staff member of CONTRACTOR, compensated either partially or wholly with funds from this Agreement, shall engage in any conduct or activity which would constitute a conflict of interest relative to this Agreement.

9. Limitation on Payment: COUNTY's payment obligation is conditioned upon the availability of funds which are appropriated or allocated for the payment of this obligation. If funds are not allocated and available for the continuance of the services and equipment provided by CONTRACTOR, the Agreement may be terminated by COUNTY at the end of the period for which funds are available. COUNTY shall notify CONTRACTOR at the earliest possible time of the services which will or may be affected by a shortage of funds. At the earliest possible time means at least thirty (30) days before the shortage will affect payment of claims, if COUNTY knows of the shortage at least thirty (30) days in advance. No penalty shall accrue to COUNTY in the event this provision is exercised, and COUNTY shall not be obligated or liable for any future payments due or for any damages as a result of termination under this provision. This provision shall not be interpreted or construed to permit COUNTY to terminate this Agreement in order to acquire similar services from another party.

10. Addendum Controls: Where a conflict exists or arises between any provision or condition of this Addendum and the Agreement, the provisions and conditions set forth in this Addendum shall control.

11. Compliance with Law: The parties agree that they shall comply with all applicable laws, regulations and ordinances, whether Federal, State or Local.

LARAMIE COUNTY, WYOMING

By: _____ Date _____
Chairman, Laramie County Commissioners

ATTEST:

By: _____ Date _____
Laramie County Clerk

BUDDI US LLC:

By: *Kyle Chapin* Date 22/07/24
Kyle Chapin (Jul 22, 2024 12:54 EDT)
Authorized Signature

REVIEWED AND APPROVED AS TO FORM ONLY

By: _____ Date 07/30/20
Laramie County Attorney's Office



**IN RE: LARAMIE COUNTY SHERIFF'S PILOT WORK RELEASE PROGRAM
AGREEMENT
FOR LEASED EQUIPMENT AND SERVICES**

THIS AGREEMENT is made as of this ____ day of _____ 2024 (Effective Date) by and between Buddi US, LLC ("Buddi"), a Delaware corporation with its principal place of business located at 1964 Bayshore Blvd., Suite B, Dunedin, Florida, 34698 and Laramie County on behalf of the Laramie County Sheriff's Office (the "Customer") having a principal place of business located at 1910 Pioneer Ave, Cheyenne, WY 82001.

WHEREAS, the Customer desires to engage Buddi to provide monitoring equipment and related services for a pilot project for daily inmate work release program.

WHEREAS, the Customer desires to enter into a monthly contract with Buddi to supply the equipment required for the pilot program. Customer makes no guarantees that this pilot program will continue each month and will keep Buddi apprised if the program is terminated.

WHEREAS, Customer agrees to lease the equipment and services detailed in Attachment A provided the Equipment shall be used for the sole purpose of providing electronic monitoring services to work release program participants who are located in the United States;

WHEREAS, Customer agrees they will not assign equipment to non-work release program participants.

WHEREAS, Buddi wishes to provide to Customer the monitoring equipment and related services;

WHEREAS, Buddi and the Customer wish to establish a lease agreement (the "Agreement") pursuant to which individual orders for products and services shall be submitted by the Customer and accepted by Buddi;

NOW, THEREFORE, in consideration of the foregoing and the respective promises of the parties set forth herein, the parties hereto do mutually agree as follows:

1. TERM

This Agreement shall begin on the Effective Date. The term of this Agreement shall renew automatically on a monthly basis.

2. TERMINATION

- A. This Agreement may be terminated without cause by either party by giving written termination notice to the other party at least thirty (30) days prior to the effective date of such termination unless a lesser time is mutually agreed upon by the parties. Said notice shall be delivered by Electronic Communication, Certified Mail (return receipt requested), or in person with proof of delivery.
- B. In the event of breach of this Agreement by Buddi, Customer shall notify Buddi who shall then have thirty (30) calendar days to cure said breach. In the event of failure to cure, Customer, in addition to exercising any other rights or remedies that may be available, may terminate this Agreement and suspend all services.
- C. In the event a breach of this Agreement occurs by the Customer by reason of non-payment, then Buddi shall notify the Customer who shall then have fifteen (15) calendar days to cure said breach. In the

event of a failure to cure, Buddi, in addition to exercising any other rights or remedies that may be available, may terminate this Agreement and suspend all services.

- D. In the event a breach of this Agreement occurs by the Customer for any reason other than non-payment, then Buddi shall notify Customer who shall then have thirty-(30) calendar days to cure said breach. In the event of failure to cure, Buddi, in addition to exercising any other rights or remedies that may be available, may terminate this Agreement and suspend all services.
- ~~E. In the event a breach of the Agreement occurs by the Customer, and litigation, action, arbitration, or any court proceeding occurs as a result, Buddi shall be entitled to receive from the Customer, and the Customer shall pay upon demand, all reasonable fees, costs, courts costs, and expenses of counsel incurred by Buddi.~~
- F. Notwithstanding anything to the contrary in this Agreement, Buddi shall have the right to terminate this Agreement at any time if it is determined that the provision of the Equipment or Services violates any applicable law, rule, or regulation.

3. EQUIPMENT ORDERS

During the term of this Agreement, orders for equipment may be submitted from time to time by the Customer to Buddi. Buddi will process the orders and ship the equipment using the requested shipping method. If no shipping method is specified in the order, the equipment will be shipped via standard ground freight. Each order will be subject to the terms and conditions of this Agreement. Any additional terms and conditions included in an order will not be applicable or effective for any purpose unless such terms and conditions are specifically accepted in writing by authorized officers of both Buddi and Customer as indicated by the signatures of such officers on the order.

4. EQUIPMENT AND SERVICES

Buddi will provide at minimum the following services under this agreement:

- A. Buddi will provide a system capable of 24 X 7 electronic monitoring of individuals ("wearers") enrolled in the system by the Customer.
- B. Buddi will not be responsible for data entry, or data content which includes wearer data, sentencing terms, curfew schedule, inclusion/exclusion zone creation, or other data that may be entered into the Buddi system. Buddi will provide for all data storage and transmission of location and alert information for all wearers that have been enrolled by the Customer. It is the responsibility of the Customer to designate levels of monitoring for each wearer enrolled in the system. Any failure of the Customer to designate a proper level of monitoring for any wearer shall be the responsibility of the Customer.
- C. Buddi will be the custodian of all wearer location information, rules, alerts, and related equipment status information during the term of this Agreement. The Customer will have unlimited secured access to all wearer information.
- D. Buddi will provide the Customer with Smart Tag[®] exclusively for its work release pilot program.
- E. Buddi will provide all accessories such as On Body Chargers ("OBC") (or wired chargers or charging dock), OBC Wall Charger, Release Tools, Locking Plates, and Straps to be included in the daily active charge as outlined in Attachment A and subject to replacement costs also outlined in Attachment A.

5. TRAINING

Buddi will provide initial training for the Customer technicians coinciding with the initial deployment of equipment. Training will cover installation, use and care of the equipment, use of the Buddi interface software, ordering, and Returned Material Authorization (RMA) processes. Buddi will provide additional and recurrent training via webinar or other methods that are mutually agreeable between the parties.

6. PAYMENT OF LEASE FEES

- A. Buddi's system will begin billing when a Smart Tag[®] is assigned to a wearer's profile. The only way billing stops is by unassigning the Smart Tag[®] from the wearer's profile. It is the customer's responsibility to properly assign and un-assign the Smart Tag[®] and cease billing for specific wearer(s).
- B. Buddi will provide a one-time thirty (30) day credit extending thirty (30) days from the first day a wearer is assigned a tag. Buddi will not invoice for equipment assigned during this thirty (30) day period. Beginning 31 days following the first day a tag is assigned to a wearer, billing will commence as described herein.
- C. Buddi will issue monthly invoices to the Customer for the applicable lease and service charges plus any applicable sales, use or property taxes. Customer shall pay to Buddi the total amount of each such invoice within thirty (30) days after the date of the invoice. Payments shall be made to Buddi at 1964 Bayshore Blvd., Suite B, Dunedin, Florida 34698, or electronic transfer to Buddi's bank account (account information provided separately). Buddi reserves the right to assess a fee of 5% of the invoiced amount on late payments.
- D. All leased products and other hardware, including but not limited to replacement units, and all software provided under this Agreement shall only be serviced and/or repaired by Buddi. Said leased products or other items being provided under this Agreement shall not be used by any other party or concern other than for the fulfillment of the obligations of this Agreement. None of the leased products or items provided under this Agreement shall be used by any other service provider or third party for any other purpose including, but not limited to, monitoring services. Customer shall receive only a non-exclusive and non-transferable right and license to use any software provided under this Agreement during the term hereof.
- ~~E. Customer agrees to pay Buddi the fees for the leased equipment as outlined in Attachment A, that is part of this Agreement. Buddi shall invoice the Customer monthly for the use of the equipment and services.~~
- F. Customer will pay for the costs associated with replacing lost, stolen, or irreparably damaged leased units at the prices established in Attachment A. Units that cannot be accounted for in customer inventory for 90 days shall be considered to be lost and will be invoiced for.
- G. Buddi reserves the right to disable the tracking of any Smart Tag[®] or to disable access to the software the Customer will use to view any tracking information if the account falls more than sixty (60) days past due pursuant to Section 2 of this agreement.

7. EQUIPMENT INSURANCE

Customer has elected not to participate in the Buddi insurance program.

8. SHIPPING, TITLE, AND RISK OF LOSS

- A. Title to leased products and licensed software shall at all times remain with Buddi. The Customer will not encumber or dispose of any equipment or permit the equipment to be used by unauthorized

additional parties. Buddi shall deliver the equipment to the designated location established by the parties on or before the scheduled delivery date which shall be mutually agreed to by the parties. Buddi shall bear all freight, shipping and handling costs associated with the delivery of the leased equipment to the designated location from Buddi's Tampa facility. Customer assumes all costs for any expedited shipping of products or repairs.

- B. Buddi shall bear the risk of loss for any loss or damage that occurs to the equipment before it has been delivered to the customer's designated location. If the equipment is lost or damaged after the delivery through no fault of Buddi, Buddi shall furnish the Customer, at the Customer's request and expense, with replacement equipment.

9. INDEMNIFICATION; DISCLAIMER OF DAMAGES:

- A. Buddi Indemnification of Customer - Buddi will hold the Customer, its officers, directors, agents, and employees harmless from damage, liability and expense resulting from negligent or wrongful acts or omissions of Buddi's agents, employees, and assigns, during and within the scope of employment of such persons while they are on the Customer's premises performing installation or maintenance service. This hold harmless provision will not apply to damage, liability or expense resulting from or due to the condition, non-function, malfunction or failure of the Equipment or Services, whether or not the failure of the Equipment or Services in any respect arises out of the negligent acts or omissions of Buddi, its agents or employees, which occurrences shall be controlled by the Limitation of Liability paragraph below.
- B. Customer assumes full responsibility for the selection or identification of those individuals participating in the electronic monitoring program hereunder and, to the extent permitted by law, agrees to indemnify and hold Buddi harmless from any and all claims, including claims for personal injury, death or property damage to third parties, directly arising out of such individual's participation under such monitoring program and assignment to home detention or curfew while utilizing the Equipment or Services provided hereunder to the extent any such claim is not caused or contributed by Buddi's negligence.
- C. DISCLAIMER OF DAMAGES - BUDDI SHALL NOT BE LIABLE TO CUSTOMER FOR ANY INDIRECT, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF OR IN CONNECTION WITH THE FURNISHING, PERFORMANCE OR USE OF THE EQUIPMENT, OR THE PERFORMANCE OR NONPERFORMANCE OF THE SERVICES AND/OR THE OBLIGATIONS UNDERTAKEN IN THIS AGREEMENT, EVEN IF SUCH DAMAGES WERE FORESEEABLE OR IF BUDDI HAD ADVANCE NOTICE OF THE POSSIBILITY OF SUCH DAMAGES. BUDDI'S LIABILITY FOR DEFECTS OR FAILURES IN THE EQUIPMENT IS LIMITED TO REPAIR OR REPLACEMENT THEREOF, AS APPROPRIATE. IN NO EVENT DOES BUDDI ASSUME ANY RESPONSIBILITY OR LIABILITY FOR ACTS THAT MAY BE COMMITTED BY PARTICIPANTS IN ANY MONITORING PROGRAM UTILIZING THE EQUIPMENT OR SERVICES HEREUNDER. THE EQUIPMENT IS NOT IMPERVIOUS TO TAMPERING OR MISUSE. ITS USE OR ASSIGNMENT IS LEFT SOLELY TO THE DISCRETION OF AN AUTHORIZED OFFICIAL.

10. INTELLECTUAL PROPERTY INDEMNITY

- A. Buddi will indemnify, defend, or settle, at its own expense, any claim or suit against Customer alleging that the Equipment furnished under this Agreement infringes any United States patent, trademark, copyright, or trade secret and will pay all damages and costs, including attorneys' fees, that by final judgment may be assessed against Customer due to such infringement.
- B. Buddi's obligations to so indemnify, defend or settle any such claim or lawsuit against Customer are conditioned upon the following: (1) that Buddi shall be notified promptly in writing by Customer of any such claim or suit or infringement of which Customer is aware; (2) that Buddi shall have sole control of the defense or settlement of any such claim or suit; (3) that Customer shall cooperate with Buddi in

a reasonable way to facilitate the defense of any claim or suit and in such event, Buddi will reimburse Customer for any out of pocket expenses incurred; and (4) that the claim or suit does not arise from Customer's modification of the Equipment or from combinations of the Equipment with products provided by Customer or others.

- C. If the Equipment becomes or, in Buddi's opinion, is likely to become the subject of a claim of infringement, Buddi may, at its' option: (1) procure for Customer the right to continue using such Equipment; (2) replace the Equipment with non-infringing equipment substantially complying with the Equipment's specifications; or (3) modify the Equipment so it becomes non-infringing but still performs in a substantially similar manner to the original Equipment; or (4) terminate this Agreement.

11. WARRANTIES AND LIABILITIES

- A. Buddi expressly disclaims any warranty that its monitoring service or its system is impervious to failure or tampering. Buddi shall not be liable for any indirect, incidental, special or consequential damages arising out of the performance or use of any equipment or services or non-performance of the services or any obligations undertaken as a result of this agreement. Buddi makes no guaranty or warranty, including any implied warranty of merchantability or fitness, that the system or services provided will prevent occurrences or the consequences therefrom. It is understood that equipment is intended to be used only as a tool for monitoring certain individuals and it will not prevent a wearer from committing a crime or any act. In no event does Buddi assume any liability or responsibility for the actions of those monitored by the system.
- B. Buddi shall not be liable for any failure or delay in performance hereunder which is due in whole or in part to any cause beyond its control. It is understood that Buddi relies upon the infrastructure and services of certain third parties for communications and location information, and the services provided by Buddi may be subject to delay, inaccuracy and/or failure of these third-party infrastructures or services. Buddi does not warrant, nor is it liable for any dormancy or failure of these third-party infrastructures or service.
- C. It is understood that the responsibility of Buddi ends with respect to violations upon reporting of same. The responsibility thereafter for handling the wearer shall be that of the Customer. In the event of a failure of the Customer to properly react to a report, restrict activity or otherwise fail to take action with respect to a Wearer, the responsibility shall be that of the Customer.
- D. It is understood that tampering with the tag or OBC in any manner, including attempts to open the device, remove the device without proper tools, damaging the device or any reasonably unforeseeable unanticipated use could result in serious bodily injury or death.

12. CONFIDENTIAL INFORMATION

- A. The parties acknowledge and agree that they are in a confidential relationship. Any information relating to the performance or operation of equipment or software shall be considered Confidential Information. Information marked as "Proprietary" or "Confidential" furnished by one party (the "Disclosing Party") to the other (the "Receiving Party"), under this Agreement, shall be considered "Confidential Information". The Receiving Party shall not, without first obtaining the Disclosing Party's written consent, disclose to any third party or use for any purpose other than the performance of its obligations under this Agreement, unless such disclosure is mandated by law.
- B. Buddi shall not disclose any information about wearers enrolled in the system without the written consent of an authorized officer of the Customer unless compelled to do so by law enforcement official or court of law.

13. JURISDICTION

This Agreement is made under the laws of Wyoming and the Parties agree that Wyoming laws control. Any disputes arising under this Agreement shall be resolved by a court of competent jurisdiction within the State of Wyoming and all parties waive objections with respect to personal jurisdiction if any dispute is litigated in the State of Wyoming.

14. ~~INSURANCE~~

~~The Customer shall maintain, during the term of this agreement and at its sole expense, all insurance as required by the law of the state in which the Customer is providing services under this contract.~~

15. MISCELLANEOUS

- A. Any provision of this Agreement which is found to be prohibited by law shall be ineffective to the extent of such prohibition without invalidating the remainder of this Agreement to the extent that is possible. Preprinted terms and conditions of any purchase orders, bills of lading, invoices, receipts, or other documents issued by the Customer in connection with this Agreement which are in addition to the terms and conditions of this Agreement shall not be considered as incorporated herein and will not remain binding unless an authorized officer of Buddi consents in writing to said preprinted terms and condition.
- B. This agreement is intended by the parties as the final and entire expression of their agreement regarding the subject matter contained herein and also as the complete and final statement of the terms of this agreement, notwithstanding any prior, contemporaneous, or subsequent written or oral agreement relating to said subject matter.
- C. Customer may not assign all or any portion of this Agreement or sublease the equipment to another party without the prior written consent of Buddi.
- D. Buddi shall comply with all federal, state, and local laws regarding business permits, certificates and licenses that may be required to carry out the services to be performed under this Agreement. Buddi shall insure that all personnel engaged in work under this Agreement shall be fully qualified and shall be authorized under state and local law to perform the services under this Agreement. Buddi shall further obtain and file with Customer the appropriate IRS form W-9.

IN WITNESS WHEREOF, Buddi, and the Customer have executed this Agreement as of the date written above.

Buddi US, LLC
1964 Bayshore Blvd., Suite B
Dunedin, Florida 34698
844-Buddi99

Company Name:
Laramie County on behalf of Laramie County
Sheriff's Office
Address: 1910 Pioneer Ave, Cheyenne, WY
82001
Phone number: _____

SIGNATURE ON PAGE 4 OF ADDENDUM
By: _____
Signature

SIGNATURE ON PAGE 4 OF ADDENDUM
By: _____
Signature

By: Kyle Chapin

XX
By: _____
Printed

Title: Director of Account Management

XX
Title: _____

Attachment A

Lease Rate – Buddi Solutions	
Smart Tag® (GPS)	\$3.50/Day Per Active Unit

Charges for lost, damaged, or stolen equipment are agreed to as follows:

Equipment	Replacement Price
Smart Tag®	\$595
OBC	\$200
OBC Wall Charger	\$50
Release Tool Damage	\$85
Release Tool Lost	\$500
Locking plates	No charge – part of program
Straps (replacement for damaged)	\$50
Docking Station (single unit)	\$150

Buddi Ankle Monitoring Draft Contract V2

Final Audit Report

2024-07-22

Created:	2024-07-22
By:	Julie Saunders (julie.saunders@buddi.us)
Status:	Signed
Transaction ID:	CBJCHBCAABAACi2h7ONeGskvRDa3stTh6TeEaD2pWJb5

"Buddi Ankle Monitoring Draft Contract V2" History

-  Document created by Julie Saunders (julie.saunders@buddi.us)
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Adobe Acrobat Sign