

SUBMITTAL TO THE BOARD OF SUPERVISORS
COUNTY OF RIVERSIDE, STATE OF CALIFORNIA



ITEM: 3.21
(ID # 11098)

MEETING DATE:

FROM: SHERIFF-CORONER-PA:

Tuesday, November 19, 2019

SUBJECT: SHERIFF-CORONER-PA: Ratify and Approve the Professional Service Agreements with Innovative Design and Sheet Metal Products, Inc., West Coast Lights and Sirens, Greg T. Johnson, and 10-8 Retrofit, Inc. for Sheriff's Vehicle Equipment, Removal and Installation Services for Five Years and Authorize the Chairman of the Board to Sign the Agreements on Behalf of the County. [All Districts]; [Total Cost \$10,000,000; Up to \$1,000,000 in additional compensation]; 60% Revenue Recovery Fee; 40% Sheriff's Budget

RECOMMENDED MOTION: That the Board of Supervisors:

1. Ratify and approve the Professional Service Agreements with the vendors listed below for equipment/parts, removal and installation services for Sheriff's vehicles for a total aggregate amount of \$10,000,000 for five years through September 30, 2024, and authorize the Chairman of the Board to sign the Agreements on behalf of the County; and,
 - a. Innovative Design and Sheet Metal Products, Inc. - Primary for an amount of \$1,100,000;
 - b. West Coast Lights and Sirens Inc. - Secondary for an amount of \$500,000;
 - c. Greg T. Johnson - Tertiary for an amount of \$200,000;
 - d. 10-8 Retrofit Inc. - Quaternary for an amount of \$200,000;

ACTION:Policy

Dennis Vrooman
Dennis Vrooman, Assistant Sheriff

11/5/2019

MINUTES OF THE BOARD OF SUPERVISORS

On motion of Supervisor Perez, seconded by Supervisor Hewitt and duly carried by unanimous vote, IT WAS ORDERED that the above matter is approved as recommended.

Ayes: Jeffries, Spiegel, Washington, Perez and Hewitt
Nays: None
Absent: None
Date: November 19, 2019
xc: Sheriff

Kecia R. Harper
Clerk of the Board

By: *Kecia R. Harper*
Deputy

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2. Authorize the Purchasing Agent, in accordance with Ordinance No. 459, based on the availability of funding and as approved by County Counsel, to: a) sign amendments that exercise the options of each agreement, including modifications of the statement of work that stay within the intent of the Agreement; b) move funds among the subject vendors; and c) and sign amendments to the compensation provisions that do not exceed the sum of the total of ten percent (10%) of the total annual cost of each agreement.

FINANCIAL DATA	Current Fiscal Year:	Next Fiscal Year:	Total Cost:	Ongoing Cost
COST	\$ 1,200,000	\$ 1,200,000	\$ 6,600,000	\$ 0
NET COUNTY COST	\$ 800,000	\$ 800,000	\$ 4,400,000	\$ 0
SOURCE OF FUNDS: 60% Revenue Recovery Fee; 40% Sheriff's Budget			Budget Adjustment: No	
			For Fiscal Year: 19/20-24/25	

C.E.O. RECOMMENDATION: [CEO use]

BR# 20-032

3-28; 9/27/2016

BACKGROUND:

Summary

The Sheriff's Department requires safety, dependability, performance and efficiency of their patrol vehicles to perform law enforcement work. The Department is seeking approval to continue using the awarded vendors for Sheriff vehicle equipment, installation/labor and removal of new or previously used patrol equipment into new Sheriff's patrol cars, of various duty types, for the Department. The Riverside County encompasses a large geographical area of more than 7,200 square miles, stretching from Blythe to Corona, and having multiple approved contractors to provide products and services for Sheriff Fleet Services will support the diverse needs in a reasonable and timely manner for public safety.

Contract History and Price Reasonableness

Riverside County Purchasing and Fleet Services, on behalf of the Riverside County Sheriff's Department, conducted the Request for Quotation (RFQ) # SHARC-300 in June 2016 for the vehicle buildout and services, the four vendors listed were the most responsive/responsible bidders to provide product and services. The solicitation was advertised on the County Purchasing Internet site and sent to thirty-three companies. The award decision was based on reviewing the seven bid responses the County received in which members from Sheriff's Department based their decision on the criteria listed in the RFQ that included cost and fees, adherence to the specifications, ability to provide customer support, meeting delivery dates, product acceptability as determined by the County. After removing three vendors from further consideration, the County conducted site visits with the remaining four vendors. On September 27, 2016, a three-year contract term was requested at the time (Agenda 3-28). For this request,

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the Department is requesting to add five additional (5) years to the contract term with the same vendors that were awarded the contract initially: Innovative Design and Sheet Metal Products, Inc. (formally Woodcrest Vehicle), Greg T. Johnson, West Coast Lights and Sirens, and 10-8 Retrofit, Inc. The Department's relationship with the primary vendor, Innovative Design and Sheet Metal Products, Inc., extends all the way back to 2004, and they have consistently been selected because they have the capacity and resources to support the Sheriff's needs and operation. Due to our extensive relationship and their commitment to maintaining a certain level of inventory to support the Department, it would be beneficial to continue contracting with them, including the other vendors, for service availability.

Since the inception of these contracts on September 2016, the Sheriff's Department has implemented new technological and safety advancements in the equipment utilized in the vehicle upfits. This technology, coupled with inflation and an increase in the number of annual vehicles upfits to modernize the fleet, necessitates a request for an annual aggregate amount of from the BOS approved contract from \$1.6M per FY to \$2M per FY. Currently the Sheriff's Department has approximately four hundred and eighty-five (485) sedans and SUV types of Patrol vehicles (quantity represents 27% of Sheriff's fleet) that are over eight (8) years old, past their useful life, thus creating an aging fleet with high mileage and high maintenance cost. The Department is requesting for a ten percent (10%) contingency to allow for additional vehicles and buildout services based on the needs of the Department. The five-year annual amount including the 10% contingency totals \$11M.

Impact on Citizens and Businesses

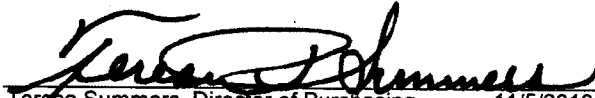
The vehicles are essential in providing frontline deputies the ability to patrol assigned areas to enforce laws and ordinance, regulate traffic, prevent crimes, and respond to critical incidents. The ability for deputies to reach the scene of incident quickly, patrol the communities, or transport criminal suspects, while providing high visibility deterrent to crime is essential to keeping citizens and communities safe.

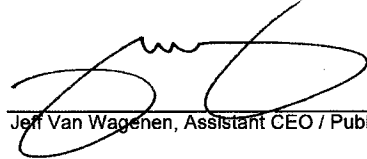
Attachments


Professional Service Agreements - 3 copies each vendor

- 1) Innovative Design and Sheet Metal Products, Inc.
- 2) West Coast Lights and Sirens
- 3) Greg T. Johnson
- 4) 10-8 Retrofit Inc.

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Teresa Summers, Director of Purchasing 11/5/2019


Jeff Van Wagenen, Assistant CEO / Public Safety 11/12/2019


Gregory V. Priamos, Director County Counsel 10/24/2019

PROFESSIONAL SERVICE AGREEMENT

for

**SHERIFF VEHICLES EQUIPMENT,
INSTALLATION AND REMOVAL SERVICES**

between

COUNTY OF RIVERSIDE

and

**INNOVATIVE DESIGN AND SHEET METAL PRODUCTS, INC.
(DBA INNOVATIVE EMERGENCY EQUIPMENT)**



10.2

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This Agreement, made and entered into this _____ day of _____, 2019, by and between INNOVATIVE DESIGN AND SHEET METAL PRODUCTS, INC. (DBA: INNOVATIVE EMERGENCY EQUIPMENT), (herein referred to as "CONTRACTOR"), and the COUNTY OF RIVERSIDE, a political subdivision of the State of California, (herein referred to as "COUNTY"). The parties agree as follows:

1. Description of Services

1.1 CONTRACTOR shall provide all services as outlined and specified in Exhibit A, Scope of Services, for items listed in Exhibit B, Vehicle Equipment and Parts Buildout List, and at the prices stated in Exhibit C, Payment Provisions, to the Agreement.

1.2 CONTRACTOR represents that it has the skills, experience, and knowledge necessary to perform under this Agreement and the COUNTY relies upon this representation. CONTRACTOR shall perform to the satisfaction of the COUNTY and in conformance to and consistent with the highest standards of firms/professionals in the same discipline in the State of California.

1.3 CONTRACTOR affirms this it is fully apprised of all of the work to be performed under this Agreement; and the CONTRACTOR agrees it can properly perform this work at the prices stated in Exhibit B. CONTRACTOR is not to perform services or provide products outside of the Agreement.

1.4 Acceptance by the COUNTY of the CONTRACTOR's performance under this Agreement does not operate as a release of CONTRACTOR's responsibility for full compliance with the terms of this Agreement.

2. Period of Performance

2.1 This Agreement shall be effective on October 1, 2019 and continues in effect through September 30, 2024, unless terminated earlier. CONTRACTOR shall commence performance upon signature of this Agreement by both parties and shall diligently and continuously perform thereafter. The Riverside County Board of Supervisors is the only authority that may obligate the County for a non-cancelable multi-year agreement.

3. Compensation

3.1 The COUNTY shall pay the CONTRACTOR for services performed, products provided, and expenses incurred in accordance with the terms of Exhibit C, Payment Provisions. Maximum payments by COUNTY to CONTRACTOR shall not exceed an aggregate amount of one million one hundred thousand (\$1,100,000) annually including all expenses. The COUNTY is not responsible for any fees or costs incurred above or beyond the contracted amount and shall have no obligation to purchase any specified

amount of services or products. Unless otherwise specifically stated in Exhibit C, COUNTY shall not be responsible for payment of any of CONTRACTOR's expenses related to this Agreement.

3.2 All price decreases (for example, if CONTRACTOR offers lower prices to another governmental entity) will automatically be extended to the COUNTY. The COUNTY requires written proof satisfactory to COUNTY of cost increases prior to any approved price adjustment. After the first year of the award, a minimum of 30-days advance notice in writing is required to be considered and approved by COUNTY. No retroactive price adjustments will be considered. Any price increases must be stated in a written amendment to this Agreement. The net dollar amount of profit will remain firm during the period of the Agreement. Annual increases shall not exceed the Consumer Price Index- All Consumers, All Items - Greater Los Angeles, Riverside and Orange County areas and be subject to satisfactory performance review by the COUNTY and approved (if needed) for budget funding by the Board of Supervisors.

3.3 CONTRACTOR shall be paid only in accordance with an invoice submitted to COUNTY by CONTRACTOR within fifteen (15) days from the last day of each calendar month, and COUNTY shall pay the invoice within thirty (30) working days from the date of receipt of the invoice. Payment shall be made to CONTRACTOR only after services have been rendered or delivery of materials or products, and acceptance has been made by COUNTY. Prepare invoices in duplicate. For this Agreement, send the original and duplicate copies of invoices to:

Riverside County Sheriff's Department
Sheriff's Fleet Services
7195 Alessandro Blvd
Riverside, CA 92506
Attn: Fleet Sergeant

- a) Each invoice shall contain a minimum of the following information: invoice number and date; remittance address; bill-to and ship-to addresses of ordering department/division; Agreement number (SHARC-0551-006-09/24); Vehicle Identification Number ("VIN"), unit number and date of delivery to the CONTRACTOR's facility; quantities; item/service descriptions, unit prices, extensions, sales/use tax if applicable, and an invoice total.
- a) The CONTRACTOR (s) shall submit invoices to Sheriff's Fleet after inspection and acceptance by the COUNTY.

3.4 The COUNTY obligation for payment of this Agreement beyond the current fiscal year end is contingent upon and limited by the availability of COUNTY funding from which payment can be made, and invoices shall be rendered "monthly" in arrears. In the State of California, Government agencies are not

allowed to pay excess interest and late charges, per Government Codes, Section 926.10. No legal liability on the part of the COUNTY shall arise for payment beyond June 30 of each calendar year unless funds are made available for such payment. In the event that such funds are not forthcoming for any reason, COUNTY shall immediately notify CONTRACTOR in writing; and this Agreement shall be deemed terminated, have no further force, and effect.

4. Alteration or Changes to the Agreement

4.1 The Board of Supervisors and the COUNTY Purchasing Agent and/or his designee is the only authorized COUNTY representatives who may at any time, by written order, alter this Agreement. If any such alteration causes an increase or decrease in the cost of, or the time required for the performance under this Agreement, an equitable adjustment shall be made in the Agreement price or delivery schedule, or both, and the Agreement shall be modified by written amendment accordingly.

4.2 Any claim by the CONTRACTOR for additional payment related to this Agreement shall be made in writing by the CONTRACTOR within 30 days of when the CONTRACTOR has or should have notice of any actual or claimed change in the work, which results in additional and unanticipated cost to the CONTRACTOR. If the COUNTY Purchasing Agent decides that the facts provide sufficient justification, he may authorize additional payment to the CONTRACTOR pursuant to the claim. Nothing in this section shall excuse the CONTRACTOR from proceeding with performance of the Agreement even if there has been a change.

5. Termination

5.1. COUNTY may terminate this Agreement without cause upon 30 days written notice served upon the CONTRACTOR stating the extent and effective date of termination.

5.2 COUNTY may, upon five (5) days written notice terminate this Agreement for CONTRACTOR's default, if CONTRACTOR refuses or fails to comply with the terms of this Agreement or fails to make progress that may endanger performance and does not immediately cure such failure. In the event of such termination, the COUNTY may proceed with the work in any manner deemed proper by COUNTY.

5.3 After receipt of the notice of termination, CONTRACTOR shall:

- (a) Stop all work under this Agreement on the date specified in the notice of termination; and

- (b) Transfer to COUNTY and deliver in the manner as directed by COUNTY any materials, reports or other products, which, if the Agreement had been completed or continued, would have been required to be furnished to COUNTY.

5.4 After termination, COUNTY shall make payment only for CONTRACTOR's performance up to the date of termination in accordance with this Agreement.

5.5 CONTRACTOR's rights under this Agreement shall terminate (except for fees accrued prior to the date of termination) upon dishonesty or a willful or material breach of this Agreement by CONTRACTOR; or in the event of CONTRACTOR's unwillingness or inability for any reason whatsoever to perform the terms of this Agreement. In such event, CONTRACTOR shall not be entitled to any further compensation under this Agreement.

5.6 If the Agreement is federally or State funded, CONTRACTOR cannot be debarred from the System for Award Management (SAM). CONTRACTOR must notify the COUNTY immediately of a debarment. Reference: System for Award Management (SAM) at <https://www.sam.gov> for Central Contractor Registry (CCR), Federal Agency Registration (Fedreg), Online Representations and Certifications Application, and Excluded Parties List System (EPLS)). Excluded Parties Listing System (EPLS) (<http://www.epls.gov>) (Executive Order 12549, 7 CFR Part 3017, 45 CFR Part 76, and 44 CFR Part 17). The System for Award Management (SAM) is the Official U.S. Government system that consolidated the capabilities of CCR/FedReg, ORCA, and EPLS.

5.7 The rights and remedies of COUNTY provided in this section shall not be exclusive and are in addition to any other rights and remedies provided by law or this Agreement.

6. Ownership/Use of Contract Materials and Products

The CONTRACTOR agrees that all materials, reports or products in any form, including electronic, created by CONTRACTOR for which CONTRACTOR has been compensated by COUNTY pursuant to this Agreement shall be the sole property of the COUNTY. The material, reports or products may be used by the COUNTY for any purpose that the COUNTY deems to be appropriate, including, but not limit to, duplication and/or distribution within the COUNTY or to third parties. CONTRACTOR agrees not to release or circulate in whole or part such materials, reports, or products without prior written authorization of the COUNTY.

7. Conduct of Contractor

7.1 The CONTRACTOR covenants that it presently has no interest, including, but not limited to, other projects or contracts, and shall not acquire any such interest, direct or indirect, which would conflict in

any manner or degree with CONTRACTOR's performance under this Agreement. The CONTRACTOR further covenants that no person or subcontractor having any such interest shall be employed or retained by CONTRACTOR under this Agreement. The CONTRACTOR agrees to inform the COUNTY of all the CONTRACTOR's interests, if any, which are or may be perceived as incompatible with the COUNTY's interests.

7.2 The CONTRACTOR shall not, under circumstances which could be interpreted as an attempt to influence the recipient in the conduct of his/her duties, accept any gratuity or special favor from individuals or firms with whom the CONTRACTOR is doing business or proposing to do business, in accomplishing the work under this Agreement.

7.3 The CONTRACTOR or its employees shall not offer gifts, gratuity, favors, and entertainment directly or indirectly to COUNTY employees.

8. Inspection of Service; Quality Control/Assurance

8.1 All performance (which includes services, workmanship, materials, supplies and equipment furnished or utilized in the performance of this Agreement) shall be subject to inspection and test by the COUNTY or other regulatory agencies at all times. The CONTRACTOR shall provide adequate cooperation to any inspector or other COUNTY representative to permit him/her to determine the CONTRACTOR's conformity with the terms of this Agreement. If any services performed or products provided by CONTRACTOR are not in conformance with the terms of this Agreement, the COUNTY shall have the right to require the CONTRACTOR to perform the services or provide the products in conformance with the terms of the Agreement at no additional cost to the COUNTY. When the services to be performed or the products to be provided are of such nature that the difference cannot be corrected; the COUNTY shall have the right to: (1) require the CONTRACTOR immediately to take all necessary steps to ensure future performance in conformity with the terms of the Agreement; and/or (2) reduce the Agreement price to reflect the reduced value of the services performed or products provided. The COUNTY may also terminate this Agreement for default and charge to CONTRACTOR any costs incurred by the COUNTY because of the CONTRACTOR's failure to perform.

8.2 CONTRACTOR shall establish adequate procedures for self-monitoring and quality control and assurance to ensure proper performance under this Agreement; and shall permit a COUNTY representative or other regulatory official to monitor, assess, or evaluate CONTRACTOR's performance under this Agreement at any time, upon reasonable notice to the CONTRACTOR.

9. Independent Contractor/Employment Eligibility

9.1 The CONTRACTOR is, for purposes relating to this Agreement, an independent contractor and shall not be deemed an employee of the COUNTY. It is expressly understood and agreed that the CONTRACTOR (including its employees, agents, and subcontractors) shall in no event be entitled to any benefits to which COUNTY employees are entitled, including but not limited to overtime, any retirement benefits, worker's compensation benefits, and injury leave or other leave benefits. There shall be no employer-employee relationship between the parties; and CONTRACTOR shall hold COUNTY harmless from any and all claims that may be made against COUNTY based upon any contention by a third party that an employer-employee relationship exists by reason of this Agreement. It is further understood and agreed by the parties that CONTRACTOR in the performance of this Agreement is subject to the control or direction of COUNTY merely as to the results to be accomplished and not as to the means and methods for accomplishing the results.

9.2 CONTRACTOR warrants that it shall make its best effort to fully comply with all federal and state statutes and regulations regarding the employment of aliens and others and to ensure that employees performing work under this Agreement meet the citizenship or alien status requirement set forth in federal statutes and regulations. CONTRACTOR shall obtain, from all employees performing work hereunder, all verification and other documentation of employment eligibility status required by federal or state statutes and regulations including, but not limited to, the Immigration Reform and Control Act of 1986, 8 U.S.C. §1324 et seq., as they currently exist and as they may be hereafter amended. CONTRACTOR shall retain all such documentation for all covered employees, for the period prescribed by the law.

9.3 Ineligible Person shall be any individual or entity who: Is currently excluded, suspended, debarred or otherwise ineligible to participate in the federal health care programs; or has been convicted of a criminal offense related to the provision of health care items or services and has not been reinstated in the federal health care programs after a period of exclusion, suspension, debarment, or ineligibility.

9.4 CONTRACTOR shall screen prospective Covered Individuals prior to hire or engagement. CONTRACTOR shall not hire or engage any Ineligible Person to provide services directly relative to this Agreement. CONTRACTOR shall screen all current Covered Individuals within sixty (60) days of execution of this Agreement to ensure that they have not become Ineligible Persons unless CONTRACTOR has performed such screening on same Covered Individuals under a separate agreement with COUNTY within the past six (6) months. Covered Individuals shall be required to disclose to CONTRACTOR immediately any debarment, exclusion or other event that makes the Covered

Individual an Ineligible Person. CONTRACTOR shall notify COUNTY within five (5) business days after it becomes aware if a Covered Individual providing services directly relative to this Agreement becomes debarred, excluded or otherwise becomes an Ineligible Person.

9.5 CONTRACTOR acknowledges that Ineligible Persons are precluded from providing federal and state funded health care services by contract with COUNTY in the event that they are currently sanctioned or excluded by a federal or state law enforcement regulatory or licensing agency. If CONTRACTOR becomes aware that a Covered Individual has become an Ineligible Person, CONTRACTOR shall remove such individual from responsibility for, or involvement with, COUNTY business operations related to this Agreement.

9.6 CONTRACTOR shall notify COUNTY within five (5) business days if a Covered Individual or entity is currently excluded, suspended or debarred, or is identified as such after being sanction screened. Such individual or entity shall be promptly removed from participating in any activity associated with this Agreement.

10. Subcontract for Work or Services

No contract shall be made by the CONTRACTOR with any other party for furnishing any of the work or services under this Agreement without the prior written approval of the COUNTY; but this provision shall not require the approval of contracts of employment between the CONTRACTOR and personnel assigned under this Agreement, or for parties named in the proposal and agreed to under this Agreement.

11. Disputes

11.1 The parties shall attempt to resolve any disputes amicably at the working level. If that is not successful, the dispute shall be referred to the senior management of the parties. Any dispute relating to this Agreement, which is not resolved by the parties, shall be decided by the COUNTY's Purchasing Department's Compliance Contract Officer who shall furnish the decision in writing. The decision of the COUNTY's Compliance Contract Officer shall be final and conclusive unless determined by a court of competent jurisdiction to have been fraudulent, capricious, arbitrary, or so grossly erroneous to imply bad faith. The CONTRACTOR shall proceed diligently with the performance of this Agreement pending the resolution of a dispute.

11.2 Prior to the filing of any legal action related to this Agreement, the parties shall be obligated to attend a mediation session in Riverside County before a neutral third party mediator. A second mediation

session shall be required if the first session is not successful. The parties shall share the cost of the mediations.

12. Licensing and Permits

CONTRACTOR shall comply with all State or other licensing requirements, including but not limited to the provisions of Chapter 9 of Division 3 of the Business and Professions Code. All licensing requirements shall be met at the time proposals are submitted to the COUNTY. CONTRACTOR warrants that it has all necessary permits, approvals, certificates, waivers and exemptions necessary for performance of this Agreement as required by the laws and regulations of the United States, the State of California, the County of Riverside and all other governmental agencies with jurisdiction, and shall maintain these throughout the term of this Agreement.

13. Use By Other Political Entities

The CONTRACTOR agrees to extend the same pricing, terms, and conditions as stated in this Agreement to each and every political entity, special district, and related non-profit. It is understood that other entities shall make purchases in their own name, make direct payment, and be liable directly to the CONTRACTOR; and COUNTY shall in no way be responsible to CONTRACTOR for other entities' purchases.

14. Non-Discrimination

CONTRACTOR shall not be discriminate in the provision of services, allocation of benefits, accommodation in facilities, or employment of personnel on the basis of ethnic group identification, race, religious creed, color, national origin, ancestry, physical handicap, medical condition, marital status or sex in the performance of this Agreement; and, to the extent they shall be found to be applicable hereto, shall comply with the provisions of the California Fair Employment and Housing Act (Gov. Code 12900 et. seq), the Federal Civil Rights Act of 1964 (P.L. 88-352), the Americans with Disabilities Act of 1990 (42 U.S.C. S1210 et seq.) and all other applicable laws or regulations.

15. Records and Documents

CONTRACTOR shall make available, upon written request by any duly authorized Federal, State, or COUNTY agency, a copy of this Agreement and such books, documents and records as are necessary to certify the nature and extent of the CONTRACTOR's costs related to this Agreement. All such books, documents and records shall be maintained by CONTRACTOR for at least five years following termination of this Agreement and be available for audit by the COUNTY. CONTRACTOR shall provide to the COUNTY reports and information related to this Agreement as requested by COUNTY.

16. Confidentiality

16.1 The CONTRACTOR shall not use for personal gain or make other improper use of privileged or confidential information which is acquired in connection with this Agreement. The term "privileged or confidential information" includes but is not limited to: unpublished or sensitive technological or scientific information; medical, personnel, or security records; anticipated material requirements or pricing/purchasing actions; COUNTY information or data which is not subject to public disclosure; COUNTY operational procedures; and knowledge of selection of contractors, subcontractors or suppliers in advance of official announcement.

16.2 The CONTRACTOR shall protect from unauthorized disclosure names and other identifying information concerning persons receiving services pursuant to this Agreement, except for general statistical information not identifying any person. The CONTRACTOR shall not use such information for any purpose other than carrying out the CONTRACTOR's obligations under this Agreement. The CONTRACTOR shall promptly transmit to the COUNTY all third party requests for disclosure of such information. The CONTRACTOR shall not disclose, except as otherwise specifically permitted by this Agreement or authorized in advance in writing by the COUNTY, any such information to anyone other than the COUNTY. For purposes of this paragraph, identity shall include, but not be limited to, name, identifying number, symbol, or other identifying particulars assigned to the individual, such as finger or voice print or a photograph.

17. Administration/Contract Liaison

The Sheriff Department, or designee, shall administer this Agreement on behalf of the COUNTY. The Purchasing Department shall also serve as a liaison with CONTRACTOR in connection with this Agreement.

18. Notices

All correspondence and notices required or contemplated by this Agreement shall be delivered to the respective parties at the addresses set forth below and are deemed submitted two days after their deposit in the United States mail, postage prepaid:

COUNTY OF RIVERSIDE

Riverside County Sheriff's Department
4095 Lemon Street
Riverside, CA 92501
Attn: Purchasing Unit

CONTRACTOR

Innovative Design and Sheet Metal Products,
Inc. (Db: Innovative Emergency Equipment)
1616 Marlborough Ave. Unit S-1
Riverside, CA 92507

19. Force Majeure

If either party is unable to comply with any provision of this Agreement due to causes beyond its reasonable control, and which could not have been reasonably anticipated, such as acts of God, acts of war, civil disorders, or other similar acts, such party shall not be held liable for such failure to comply.

20. EDD Reporting Requirements

In order to comply with child support enforcement requirements of the State of California, the COUNTY may be required to submit a Report of Independent Contractor(s) form **DE 542** to the Employment Development Department. The CONTRACTOR agrees to furnish the required data and certifications to the COUNTY within 10 days of notification of award of Agreement when required by the EDD. This data will be transmitted to governmental agencies charged with the establishment and enforcement of child support orders. Failure of the CONTRACTOR to timely submit the data and/or certificates required may result in the contract being awarded to another contractor. In the event a contract has been issued, failure of the CONTRACTOR to comply with all federal and state reporting requirements for child support enforcement or to comply with all lawfully served Wage and Earnings Assignments Orders and Notices of Assignment shall constitute a material breach of Agreement. If CONTRACTOR has any questions concerning this reporting requirement, please call (916) 657-0529. CONTRACTOR should also contact its local Employment Tax Customer Service Office listed in the telephone directory in the State Government section under "Employment Development Department" or access their Internet site at www.edd.ca.gov.

21. Hold Harmless/Indemnification

21.1 CONTRACTOR shall indemnify and hold harmless the County of Riverside, its Agencies, Districts, Special Districts and Departments, their respective directors, officers, Board of Supervisors, elected and appointed officials, employees, agents and representatives (individually and collectively hereinafter referred to as Indemnitees) from any liability, action, claim or damage whatsoever, based or asserted upon any services of CONTRACTOR, its officers, employees, subcontractors, agents or representatives arising out of or in any way relating to this Agreement, including but not limited to property damage, bodily injury, or death or any other element of any kind or nature. CONTRACTOR shall defend the Indemnitees at its sole expense including all costs and fees (including, but not limited, to attorney fees, cost of investigation, defense and settlements or awards) in any claim or action based upon such acts, omissions or services.

21.2 With respect to any action or claim subject to indemnification herein by CONTRACTOR, CONTRACTOR shall, at their sole cost, have the right to use counsel of their own choice and shall have the right to adjust, settle, or compromise any such action or claim without the prior consent of COUNTY; provided, however, that any such adjustment, settlement or compromise in no manner whatsoever limits or circumscribes CONTRACTOR indemnification to Indemnitees as set forth herein.

21.3 CONTRACTOR'S obligation hereunder shall be satisfied when CONTRACTOR has provided to COUNTY the appropriate form of dismissal relieving COUNTY from any liability for the action or claim involved.

21.4 The specified insurance limits required in this Agreement shall in no way limit or circumscribe CONTRACTOR'S obligations to indemnify and hold harmless the Indemnitees herein from third party claims.

22. Insurance

22.1 Without limiting or diminishing the CONTRACTOR'S obligation to indemnify or hold the COUNTY harmless, CONTRACTOR shall procure and maintain or cause to be maintained, at its sole cost and expense, the following insurance coverage's during the term of this Agreement. As respects to the insurance section only, the COUNTY herein refers to the County of Riverside, its Agencies, Districts, Special Districts, and Departments, their respective directors, officers, Board of Supervisors, employees, elected or appointed officials, agents, or representatives as Additional Insureds.

A. Workers' Compensation:

If the CONTRACTOR has employees as defined by the State of California, the CONTRACTOR shall maintain statutory Workers' Compensation Insurance (Coverage A) as prescribed by the laws of the State of California. Policy shall include Employers' Liability (Coverage B) including Occupational Disease with limits not less than \$1,000,000 per person per accident. The policy shall be endorsed to waive subrogation in favor of The County of Riverside.

B. Commercial General Liability:

Commercial General Liability insurance coverage, including but not limited to, premises liability, unmodified contractual liability, products and completed operations liability, personal and advertising injury, and cross liability coverage, covering claims which may arise from or out of CONTRACTOR'S performance of its obligations hereunder. Policy shall name the COUNTY as Additional Insured. Policy's limit of liability shall not be less than \$1,000,000 per occurrence combined single limit. If such insurance

contains a general aggregate limit, it shall apply separately to this agreement or be no less than two (2) times the occurrence limit.

C. Vehicle Liability:

If vehicles or mobile equipment is used in the performance of the obligations under this Agreement, then CONTRACTOR shall maintain liability insurance for all owned, non-owned, or hired vehicles so used in an amount not less than \$1,000,000 per occurrence combined single limit. If such insurance contains a general aggregate limit, it shall apply separately to this agreement or be no less than two (2) times the occurrence limit. Policy shall name the COUNTY as Additional Insureds.

D. General Insurance Provisions - All lines:

1) Any insurance carrier providing insurance coverage hereunder shall be admitted to the State of California and have an A M BEST rating of not less than A: VIII (A:8) unless such requirements are waived, in writing, by the County Risk Manager. If the County's Risk Manager waives a requirement for a particular insurer such waiver is only valid for that specific insurer and only for one policy term.

2) The CONTRACTOR must declare its insurance self-insured retention for each coverage required herein. If any such self-insured retention exceeds \$500,000 per occurrence each such retention shall have the prior written consent of the County Risk Manager before the commencement of operations under this Agreement. Upon notification of self-insured retention unacceptable to the COUNTY, and at the election of the County's Risk Manager, CONTRACTOR'S carriers shall either; 1) reduce or eliminate such self-insured retention as respects this Agreement with the COUNTY, or 2) procure a bond which guarantees payment of losses and related investigations, claims administration, and defense costs and expenses.

3) CONTRACTOR shall cause CONTRACTOR'S insurance carrier(s) to furnish the County of Riverside with either 1) a properly executed original Certificate(s) of Insurance and certified original copies of Endorsements effecting coverage as required herein, and 2) if requested to do so orally or in writing by the County Risk Manager, provide original Certified copies of policies including all Endorsements and all attachments thereto, showing such insurance is in full force and effect. Further, said Certificate(s) and policies of insurance shall contain the covenant of the insurance carrier(s) that thirty (30) days written notice shall be given to the County of Riverside prior to any material modification, cancellation, expiration or reduction in coverage of such insurance. In the event of a material modification, cancellation, expiration, or reduction in coverage, this Agreement shall terminate forthwith, unless the County of Riverside receives, prior to such effective date, another properly executed original Certificate of Insurance and original copies of endorsements or certified original policies, including all endorsements and attachments thereto

evidencing coverage's set forth herein and the insurance required herein is in full force and effect. CONTRACTOR shall not commence operations until the COUNTY has been furnished original Certificate (s) of Insurance and certified original copies of endorsements and if requested, certified original policies of insurance including all endorsements and any and all other attachments as required in this Section. An individual authorized by the insurance carrier shall sign the original endorsements for each policy and the Certificate of Insurance.

4) It is understood and agreed to by the parties hereto that the CONTRACTOR'S insurance shall be construed as primary insurance, and the COUNTY'S insurance and/or deductibles and/or self-insured retention's or self-insured programs shall not be construed as contributory.

5) If, during the term of this Agreement or any extension thereof, there is a material change in the scope of services; or, there is a material change in the equipment to be used in the performance of the scope of work; or, the term of this Agreement, including any extensions thereof, exceeds five (5) years; the COUNTY reserves the right to adjust the types of insurance and the monetary limits of liability required under this Agreement, if in the County Risk Manager's reasonable judgment, the amount or type of insurance carried by the CONTRACTOR has become inadequate.

6) CONTRACTOR shall pass down the insurance obligations contained herein to all tiers of subcontractors working under this Agreement.

7) The insurance requirements contained in this Agreement may be met with a program(s) of self-insurance acceptable to the COUNTY.

8) CONTRACTOR agrees to notify COUNTY of any claim by a third party or any incident or event that may give rise to a claim arising from the performance of this Agreement.

23. General

23.1 CONTRACTOR shall not delegate or assign any interest in this Agreement, whether by operation of law or otherwise, without the prior written consent of COUNTY. Any attempt to delegate or assign any interest herein shall be deemed void and of no force or effect.

23.2 Any waiver by COUNTY of any breach of any one or more of the terms of this Agreement shall not be construed to be a waiver of any subsequent or other breach of the same or of any other term of this Agreement. Failure on the part of COUNTY to require exact, full, and complete compliance with any terms of this Agreement shall not be construed as in any manner changing the terms or preventing COUNTY from enforcement of the terms of this Agreement.

23.3 In the event the CONTRACTOR receives payment under this Agreement, which is later disallowed by COUNTY for nonconformance with the terms of the Agreement, the CONTRACTOR shall promptly refund the disallowed amount to the COUNTY on request; or at its option the COUNTY may offset the amount disallowed from any payment due to the CONTRACTOR.

23.4 CONTRACTOR shall not provide partial delivery or shipment of services or products unless specifically stated in the Agreement.

23.5 CONTRACTOR shall not provide any services or products subject to any chattel mortgage or under a conditional sales contract or other agreement by which an interest is retained by a third party. The CONTRACTOR warrants that it has good title to all materials or products used by CONTRACTOR or provided to COUNTY pursuant to this Agreement, free from all liens, claims, or encumbrances.

23.6 Nothing in this Agreement shall prohibit the COUNTY from acquiring the same type or equivalent equipment, products, materials or services from other sources, when deemed by the COUNTY to be in its best interest. The COUNTY reserves the right to purchase more or less than the quantities specified in this Agreement.

23.7 The COUNTY agrees to cooperate with the CONTRACTOR in the CONTRACTOR's performance under this Agreement, including, if stated in the Agreement, providing the CONTRACTOR with reasonable facilities and timely access to COUNTY data, information, and personnel.

23.8 CONTRACTOR shall comply with all applicable Federal, State and local laws and regulations. CONTRACTOR will comply with all applicable COUNTY policies and procedures. In the event that there is a conflict between the various laws or regulations that may apply, the CONTRACTOR shall comply with the more restrictive law or regulation.

23.9 CONTRACTOR shall comply with all air pollution control, water pollution, safety and health ordinances, statutes, or regulations, which apply to performance under this Agreement.

23.10 CONTRACTOR shall comply with all requirements of the Occupational Safety and Health Administration (OSHA) standards and codes as set forth by the U.S. Department of Labor and the State of California (Cal/OSHA).


23.11 This Agreement shall be governed by the laws of the State of California. Any legal action related to the performance or interpretation of this Agreement shall be filed only in the Superior Court of the State of California located in Riverside, California, and the parties waive any provision of law providing for a change of venue to another location. In the event any provision in this Agreement is held by a court of

competent jurisdiction to be invalid, void, or unenforceable, the remaining provisions will nevertheless continue in full force without being impaired or invalidated in any way.

23.12 This Agreement, including any attachments or exhibits, constitutes the entire Agreement of the parties with respect to its subject matter and supersedes all prior and contemporaneous representations, proposals, discussions and communications, whether oral or in writing. This Agreement may be changed or modified only by a written amendment signed by authorized representatives of both parties.

IN WITNESS WHEREOF, the Parties hereto have caused their duly authorized representatives to execute this Agreement.

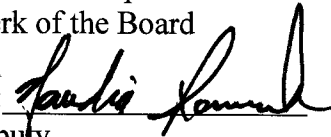
COUNTY OF RIVERSIDE, a political
subdivision of the State of California

By: 
Kevin Jeffries, Chairman
Board of Supervisors


Dated: 11.19.19

ATTEST:

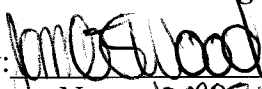
Kecia R. Harper
Clerk of the Board

By: 
Deputy

APPROVED AS TO FORM:
Gregory P. Priamos
County Counsel

By: 
Susanna Oh
Deputy County Counsel

Innovative Design and Sheet Metal Products, Inc.
(DBA: Innovative Emergency Equipment)

By: 
Name: James Wood
Title: President

Dated: 10/18/2019

**EXHIBIT A
SCOPE OF SERVICE**

A. CONTRACTOR REQUIREMENTS

1. CONTRACTOR shall provide equipment, labor/installation and removal services as ordered by the COUNTY for all active, retired duty and service vehicles for the Sheriff Department. The CONTRACTOR shall provide product usage reports to satisfactorily support the COUNTY. The COUNTY shall order products that are identified as approved items that are listed in Exhibit B, Vehicle Equipment and Parts Buildout List.
 - a. The Sheriff's Department shall have the CONTRACTOR build patrol, stealth, and plain vehicles to be determined by the Sheriff Fleet Department.
 - b. The CONTRACTOR shall be responsible for providing the product inventory's, manpower resources, and/or production equipment.
 - c. The Sheriff Department may evaluate other possible patrol vehicles at the discretion of the Sheriff Department.
2. The Sheriff Department will order Specialty Vehicles during the year that may include Patrol K-9 adaptations, Forensic Trucks, Bomb Squad Vehicles, S.E.R.T. Vehicles (Sheriff's Emergency Response Team), S.E.B. Vehicles (Special Enforcement Bureau/SWAT), Correction Transportation Vehicles and Coroner Vehicles.
3. The "Specialty Vehicles" are custom built by the CONTRACTOR, and these specialty vehicles may vary from vehicle to vehicle depending on what type of equipment is needed by the Sheriff station or specialized unit. There is no definitive specification book associated with these types of specialty vehicles because of the constant changes in the equipment requirements.
4. The CONTRACTOR shall strip a combination of patrol, stealth, and plain vehicles. The CONTRACTOR shall remotely strip non-drivable vehicles (out of service & collision totals) at the at various COUNTY locations in Moreno Valley, Murrieta (Southwest Temecula), Riverside and Indio.
5. Vehicle strips may include, but not limited to, the removal of:
 - a. All emergency lighting equipment and siren
 - b. Police radio, scanner, and mobile data computer
 - c. Partition cages or K-9 kennels
 - d. All gun racks
 - e. Metal trunk boxes and trays
 - f. Fire extinguisher
 - g. Rear plastic seat and seat belts
6. The COUNTY shall have the best pricing, based on the economies of scale, for those items specifically identified in Exhibit B, Vehicle Equipment and Parts Buildout List.
7. The CONTRACTOR shall deliver and shall have "will-call" delivery product inventory as needed for the Sheriff Department.

8. Pricing will be all inclusive of any vendor vehicle pick-up or delivery fees, should the Sheriff Department personnel not be able to provide that service.
9. The CONTRACTOR shall provide a unit price for the individual products as noted in the Exhibit B and extend those prices to the vehicle type as specified. The COUNTY of Riverside, Sheriff's Department requires that any substitutions shall undergo prior review and written approval by the COUNTY.

a. Special Equipment:

- i. The CONTRACTOR shall make the necessary commitment to provide equipment and trained personnel, at the CONTRACTOR'S location, to support the volume of vehicles the Sheriff's Department requires to maintain its operations and fleet levels.
 - ii. The CONTRACTOR shall be required to have access to a custom fabrication shop that would allow for the many and various vehicle builds and subsequent installations that arise from various needs and specialty configurations of the department.
 - iii. The CONTRACTOR shall have made or have made a "one-piece electrical wiring harness" to be installed in the Sheriff's vehicles to maintain consistency in installation of equipment and ease in trouble shooting electrical problems. NO EXCEPTIONS.
 - iv. Vehicle buildout vendors who manufacture or fabricate parts specifically used on RSO builds shall offer those same parts for sale to other RSO vehicle buildout vendors at pricing that will afford the purchasing vendors a 20% optional price markup margin. The result of this margin if exercised will make the final sales price equal to the price the vendor who manufactured or fabricated the parts sells them to RSO at. This pricing stipulation shall not deny the manufacturer or fabricator the ability to charge shipping or credit card fees on top of the 20% markup margin if required based on the terms of the transaction. This pricing shall apply only to vehicles being built for RSO by the receiving vendor. No vendor shall unnecessarily deny or delay prompt availability of these parts to other RSO vehicle buildout vendors for use on RSO builds.
13. **EQUIPMENT:** The COUNTY reserves the right to have equipment/parts installed that are of equal design, form, fit, and function. The COUNTY reserves the right to specify or make changes on equipment for the duration of the Agreement.

B. OPERATIONAL SPECIFICATIONS

1. CONTRACTOR shall contact the Sheriff's Department personnel to identify all vehicle service equipment/parts that will be stocked at the CONTRACTOR'S location. This shall be accomplished within 30 days of the approved Agreement. This shall repeat itself every year and prior to the renewal of the Agreement. This is necessary to adjust for rolling stock changes within the Sheriff's Department. By mutual agreement between the CONTRACTOR and the COUNTY, available inventory of equipment/parts shall be determined using expected weekly production output based on monthly or yearly vehicle installation projections.
2. The CONTRACTOR shall be committed to the "Maximum" production/delivery time required to complete the projected number of vehicle installations. The CONTRACTOR shall complete a single

vehicle installation in five (5) business days. The CONTRACTOR shall commit to a service satisfaction level (i.e.95%) and to make the necessary investment in “on-hand inventory of equipment/parts” and service personnel to maintain this Agreement. The CONTRACTOR shall monitor their local and back-up inventories on a regular basis and coordinate their replenishment orders with the supplying factory to take into account lead time and production schedules, and sales to other user agencies, and to ensure that the Riverside County Sheriff Department shall be serviced in a proper manner to this Agreement.

a. Should it be determined that the CONTRACTOR has not made the necessary commitment to service the COUNTY with proper inventory stocking levels, demonstrated poor performance, or poor quality of workmanship to the Riverside County Sheriff's Department, the Riverside County Sheriff Department may issue a thirty (30) day notice to rescind the balance of this Agreement shall and will be issued by COUNTY on behalf of the Sheriff's Department. Frequent late deliveries of completed vehicle installations or consistent failure to meet delivery of vehicles without valid and justified reasons may result in cancellation of the entire award/contract and/or possible removal from the bid list.

3. **DELAYS:** If a delay is foreseen in the availability of any part, an accessory (of any type), or piece of equipment required to complete the vehicle installation as ordered by the Riverside County Sheriff Department personnel, or any of the above items that are normally considered an “In-Stock” inventory item, the CONTRACTOR shall give thirty (30) day prior written notice to the Sheriff's Department and to the Riverside County Purchasing. This notice shall detail the exact nature of the delay and the date of when the item will be received by the CONTRACTOR to be available in inventory and ready for installation. The Sheriff Department and Riverside County Purchasing Department has the right to extend the delivery due date if reasons appear to be reasonable, at the sole discretion of the COUNTY. The CONTRACTOR must keep the Sheriff Department personnel advised at all times of the status of the delay. Default in “promised delivery” (without acceptable reasons) or failure to meet specifications, authorizes the Sheriff Department and Riverside County Purchasing Department to purchase the parts, accessories, or equipment elsewhere and charge full increase in cost and handling to the defaulting CONTRACTOR.
4. **EQUIPMENT PICK-UP:** The CONTRACTOR shall notify the Sheriff Department Fleet Unit, managing sergeant only after the required equipment has been completely and successfully installed of the previously delivered COUNTY vehicle; and that this vehicle has successfully completed and passed functionality testing of the installed equipment prior to pick-up from the Riverside County Sheriff Department. A delivery/check-out form, for each vehicle, shall also have been prepared, annotated, and ready for the vehicle pick-up inspection.
5. **SERVICE CENTER:** The CONTRACTOR shall have the ability and experience to service (Emergency Vehicle Lighting Equipment) upon commencement of the Agreement. The CONTRACTOR is not required to be an authorized manufacture warranty repair center, it is expected that the CONTRACTOR will handle all warranty claims.
6. **ALTERATIONS:** Any alterations to the specifications, without the written approval of the Sheriff Department Fleet Services personnel and the Purchasing Agent, will be considered not compliant and the Sheriff's Department will not pay for any unauthorized services.

7. **CONTRACT QUANTITIES:** The quantities in the Agreement are not guaranteed and are given for information purposes only to the CONTRACTOR. They do not indicate the actual quantity, which will be ordered, since such volume will depend upon requirements, which develop during the Agreement period.
- a. Quantities shown or discussed shall not be construed to represent any amount of which the COUNTY shall be obligated to purchase under the Agreement or relieve the CONTRACTOR of the obligation to fill all vehicle installation orders placed by the COUNTY.
 - b. The COUNTY shall NOT guarantee any order of a specific quantity on any vehicle installation, type of vehicle installation, or vehicle strip-out.
 - c. The COUNTY does not guarantee any amount of services or products to any vendor or vendors. If the CONTRACTOR is unable to perform to the requirements as stated in the Agreement, the COUNTY reserves the right to assign work to another CONTRACTOR in order to maintain Sheriff Fleet Vehicles for Public Safety at any time.
8. **WARRANTY:** CONTRACTOR shall provide a warranty that includes all parts and labor, which includes all repairs/services of equipment(s) under warranty, manufacture warranty or CONTRACTOR warranty. CONTRACTOR warranty for workmanship shall be for two (2) years. CONTRACTOR shall assume all responsibilities pertaining to shipping and handling of equipment that has to be sent back to the manufacture for repairs/services. In the event the equipment is beyond repair, a replacement of a brand-new equipment of the same model or equivalent shall be provided by CONTRACTOR. REMANUFACTURED equipment is not accepted.
9. **CONTRACTOR SITE LOCATION SECURITY:** CONTRACTOR shall provide site security at their location with no additional charge to the COUNTY. Site security shall be maintained 24 hours a day/365 day a year. All COUNTY vehicles that are in the possession of the CONTRACTOR shall be responsible for any and all damages while they are at the CONTRACTORS site. If any COUNTY vehicle is driven on public roads by the CONTRACTOR, they must have the proper insurance to be provided to the COUNTY and are responsible for any and all damages while in the possession of the CONTRACTOR. COUNTY vehicles that are outfitted with approved equipment shall be placed inside the CONTRACTOR's building when the CONTRACTOR is closed.

C. CALIFORNIA STATE BOARD OF EQUALIZATION

1. The California State Board of Equalization ("BOE") has determined that labor charge for installing parts or accessories to a new vehicle is fabrication labor subject to sales tax. Pursuant to the 60 Day Rule, a vehicle is considered new if it entered the CONTRACTOR's facility for vehicle-equipment installation within 60 days of the date the vehicle is registered with the California Department of Motor Vehicles ("DMV") as a new vehicle.
2. Based on the 60 Day Rule, COUNTY agrees to pay California sales tax to the CONTRACTOR on the labor performed by CONTRACTOR for installing equipment to new County vehicles during the term of this Agreement if the CONTRACTOR's invoice includes such sales tax. CONTRACTOR acknowledges and agrees that the COUNTY is not liable for any penalties and/or interests which may be owed by the CONTRACTOR to the State of California relating to sales tax. Within thirty

(30) days of COUNTY's written request, CONTRACTOR shall refund the COUNTY any California sales tax that was paid by the COUNTY on labor performed by the CONTRACTOR for installing equipment to County vehicles if such vehicles entered the CONTRACTOR's facility for vehicle-equipment installation after 60 days such vehicles registered with the DMV as new vehicles.

3. In regard to County vehicles entering CONTRACTOR's facility for vehicle-equipment installation, the COUNTY agrees to provide the CONTRACTOR with a copy of the DMV registration as a new vehicle when available. CONTRACTOR shall not delay its performance of services under this Agreement based upon lack of receipt of such DMV registration."

EXHIBIT B VEHICLE EQUIPMENT AND PARTS BUILDOUT LIST

A. PIU B&W Patrol Matrix

ITEM	DESCRIPTION	QTY
Labor	Labor \$65 per hour	31
	FRONT:	
21-31320-CM	47" 21TR MATRIX LIGHTBAR, RSO CONFIGURATION	1
5344T-2L91-RSO.	TEXTURED PUSH BUMPER 2020 FORD INTERCEPTOR UTILITY, MR6 LIGHT READY	1
MR6-B-RSO	MR6 BLUE WITH SURFACE/HOOD MOUNTED BRACKETS	1
MR6-R-RSO	MR6 RED WITH SURFACE/HOOD MOUNTED BRACKETS	1
MR6MC-BW-RSO	MR6 MULTI-COLORED LIGHT BLUE/WHITE	1
MR6MC-RW-RSO	MR6 MULTI-COLORED LIGHT RED/WHITE	1
C3900U-RSO	Slim Speaker with universal 'U' bracket	2
950-RSO	HEADLIGHT FLASHER WITH SEPARATE TRIGGERS PER SIDE	1
7601B	TDR SERIES, 140 A TIME DELAY RELAY TOP HAT	1
	SIDE:	
MR6-B-RSO	MR6 BLUE WITH SURFACE/HOOD MOUNTED BRACKETS	1
MR6-R-RSO	MR6 RED WITH SURFACE/HOOD MOUNTED BRACKETS	1
INV-MR6-SIDEMNT-RSO	CUSTOM EXPLORER MR6 REAR SIDE MOUNTING BRACKET	2
	REAR:	
HB6PAK-A-RSO	6-PACK LED Hide-A-Blast STROBE AMBER	1
HB6PAK-B-RSO	6-PACK LED Hide-A-Blast STROBE BLUE	1
HB6PAK-PI-B-RSO	6-PACK LED Hide-A-Blast STROBE TWIST LOCK PI- BLUE	1
HB6PAK-PI-R-RSO	6-PACK LED Hide-A-Blast STROBE TWIST LOCK PI- RED	1
ULTMC-BW-RSO	12 LED, Mega Thin Surface Mount, Multicolor 12-24V, Blue/white	1
ULTMC-RW-RSO	12 LED, Mega Thin Surface Mount, Multicolor 12-24V, Red/White	1
INV-LICENSE-BRKT-RSO	LICENSE PLATE BKT	1
ANXMB8U-RSO	3/4" HOLE NMO STYLE BRASS MT W/17' RG58U COAX & NO CONNECTOR	3
ANXQW800-RSO	806-896 MHz 1/4 WAVE MOBIL ANTENNA. STAINLESS	2
ANXQWFT120-RSO	118-970 MHz 0 DB FIELD TUNAB 1/4 WAVE MOBILE ANTENNA	1
INV-ISUV-FB-DUAL-RSO	DUAL FLAIR BOX ORGANIZER OVER SPARE TIRE	1
INV-ISUV-FB-DUAL-ACCS	FLAIR BOX ORGANIZER MESH SPACER WITH MAGNETIC LATCHED LID, 10 X 3 STICKER, POLY COATED	1
INV-FF-ELETRAY-ISUV-RSO	FALSE FLOOR WITH ELECTRONICS TRAY LOCKING (W/WINGS) FORD INTERCEPTOR	1
PWAT-182-SHKG2-RSO	RSO SPECIFIC ANTENNA KIT- SHKG 2X2X MIMO 2G/3G/4G + 2X2 WIFI + GPS/GNSS	1
	INTERIOR:	
Z3SXP-1-RSO	Z3 SIREN W SERIAL MATRIX INTERFACE PBCH W BNSHE	1
Z3S-OB-D-PIU-G-RSO	Z3S OBD MODULE AND HARNESS MATRIX FOR PIU16+	1
INV-CON-DN-ISUV-RSO	SLOPED 14" INTERCEPTOR, CENTER CUPHOLDERS, DUAL NOTCHED CONSOLE	1
L-5/18LED-RSO	18" LED GOOSENECK LITTLITE (MAP LIGHT)	1

INV-MIC STAND-SNGL-LP-RSO	SINGLE MIC STAND WITH CLIP, RSO SPEC'S	1
MMPK-1	MAGNETIC MIC CLIP	1
HLN9073B.	MOTOROLA MIC CLIP	1
WK0595ITU20T-RSO	2020 FORD PUI, Window Barrier VS Polycarbonate Tinted	1
QK0566ITU20-RSO	"Full REPLACEMENT Transport Seat TPO Plastic With Center Pull Seat Belts *INCLUDES REQUIRED: -#12VS Stationary Window Coated Polycarbonate Cargo Area Rear Partition"	1
DK0100ITU20-RSO	2020 PUI, Door Panel VS TPO Plastic Black Installs Over OEM Door Panels	1
INV-KEYBOARD-ADAPTER PLT-RSO	EXPEDITION / EXPLORER SWIVEL KEYBOARD ALUMINUM ADAPTER PLATE	1
INV-KEYBOARD-PIVOTARM-RSO	EXPEDITION / EXPLORER SWIVEL SCREEN KEYBOARD PIVOT ARMS WITH TENSION KNOBS	1
INV-SWNG-SCREEN-RSO	EXPEDITION / TAHOE/ EXPLORER MDC SWING SCREEN /TABLET MOUNT	1
7160-0857	Gamber-Johnson Low Profile Quick Release Keyboard Tray	1
7160-0783	Gamber-Johnson short clevis Tilt Swivel Motion Device w/ quick adjust handle	1
INV-001-RSO	DUAL A-R 15/ SHOTGUN WEAPON RACK (RSO)	1
INV-011-RSO	BUTT PLATE FOR DUAL WEAPON	2
GUN-KIT-RSO	BRACKETS, HARDWARE, WIRE ETC	1
SC7009-30/RSO	30 SEC. GUN LOCK TIMER	1
SC-6/RSO	XL HANDCUFF STYLE LOCK WITH #2 KEY LOCK	1
SC-5/RSO	STANDARD HANDCUFF STYLE LOCK WITH #2 KEY LOCK	1
PK1134ITU20TM-RSO	2020 PUI #8XL Stationary Window 1/2 Coated Polycarbonate 1/2 Vinyl Coated Expanded Metal XL Panel Partition TM (Tall Man)	1
B417T-RSO	2.5 LBS FIRE EXTINGUISHER W/ VEHICLE BRACKET	1
AX-500-RSO	AMEREX 500 5LB ABC FIRE EXTINGUISHER 2A10BC	1
AX-860-RSO	AMEREX 5 LB FIRE EXT HEAVY DUTY VEHICLE BRACKET W/ DOUBLE RUBBER STRAPS	1
	MISC:	
INV-HARNESS-RSO	NEW COMPLETE WIRE HARNESS KIT	1
4906.	HI-AMP BUSSMAN CIRCUIT BREAKER 150 AMP	1
INV-DASH BRACKET-RSO	DASH BOARD BRACKET	1
INV-TOPHAT-BRKT-RSO	TOP HAT BRACKET FOR SUV'S	1
5025B-RSO	6 POSITION MARINE FUSE BLOCK W/ NEGATIVE BUS AND COVER	2
5023B-RSO	4 POSITION BLADE FUSE BLOCKS	1
PSEC-PARTS-RSO	MISC. PARTS, NEW ANTENNA ENDS FOR THE PSEC CABLES, N-MALE CONNECTOR, RUBBER GROMMETS FOR ANTENNAS, SCANNER ADAPTER	1
JOB MATERIALS	MISC. PARTS, WIRE, ZIP TIES, CLAMPS, FASTENERS, POWDER COAT, SPLIT LOOM, RELAYS, ETC.	1

B. TAHOE B&W Patrol Matrix

ITEM	DESCRIPTION	QTY
Labor	Labor \$65 per hour	38
	FRONT:	
21MAT52	52" 21TR MATRIX LIGHTBAR, RSO CONFIGURATION	1
BK2100TAH15-RSO	PB450L2 - PUSH BUMPER, ALUM, 2015-2019 TAHOE CODE 3 MR6 SERIES NO ADAPTIVE CRUISE CONTROL	1
HB6PAK-W-RSO	6-PACK LED Hide-A-Blast STROBE WHITE	2
C3900U-RSO	Slim Speaker with universal 'U' bracket	2
7601B	TDR SERIES, 140 A TIME DELAY RELAY TOP HAT	1
	SIDE:	
MR6-B-RSO	MR6 BLUE WITH SURFACE/HOOD MOUNTED BRACKETS	1
MR6-R-RSO	MR6 RED WITH SURFACE/HOOD MOUNTED BRACKETS	1
INV-MR6-SIDEMNT-RSO	CUSTOM EXPLORER MR6 REAR SIDE MOUNTING BRACKET	2
	REAR:	
HB6PAK-A-RSO	6-PACK LED Hide-A-Blast STROBE AMBER	1
HB6PAK-B-RSO	6-PACK LED Hide-A-Blast STROBE BLUE	1
ULTMC-BW-RSO	12 LED, Mega Thin Surface Mount, Multicolor 12-24V, Blue/white	1
ULTMC-RW-RSO	12 LED, Mega Thin Surface Mount, Multicolor 12-24V, Red/White	1
INV-LICENSE-BRKT-RSO	LICENSE PLATE BKT	1
ANXMB8U-RSO	3/4' HOLE NMO STYLE BRASS MT W/17' RG58U COAX & NO CONNECTOR	3
ANXQW800-RSO	806-896 MHz 1/4 WAVE MOBIL ANTENNA. STAINLESS	2
ANXQWFT120-RSO	118-970 MHz 0 DB FIELD TUNAB 1/4 WAVE MOBILE ANTENNA	1
INV-FF-ELETRAY-TAH-RSO	FALSE FLOOR WITH ELECTRONICS TRAY INCLUDES FILLER PLATES, TOPRAIL, FLARE BOXES AND ACCES., D-RINGS, POLY FINISH, CHEVY TAHOE	1
PWAT-182-SHKG2-RSO	RSO SPECIFIC ANTENNA KIT- SHKG 2X2X MIMO 2G/3G/4G + 2X2 WIFI + GPS/GNSS	1
	INTERIOR:	
Z3SXP-1-RSO	Z3 SIREN W SERIAL MATRIX INTERFACE PBCH W BNSHE	1
Z3S-OB-D-TH-RSO	Z3S OBD MODULE AND HARNESS MATRIX FOR TAHOE	1
INV-CON-DN-TAH-RSO	CHEVY TAHOE DUAL NOTCHED CONSOLE WITH FACEPLATES CUP HOLDERS AND ARMREST	1
INV-MIC STAND-SNGL-LP-RSO	SINGLE MIC STAND WITH CLIP, RSO SPEC'S	1
MMPK-1	MAGNETIC MIC CLIP	1
HLN9073B.	MOTOROLA MIC CLIP	1
L-5/18LED-RSO	18" LED GOOSENECK LITTLITE (MAP LIGHT)	1
INV-SWNG-SCREEN-RSO	EXPEDITION / TAHOE/ EXPLORER MDC SWING SCREEN /TABLET MOUNT	1
INV-KEYBOARD-ADAPTER PLT-RSO	EXPEDITION / EXPLORER SWIVEL KEYBOARD ALUMINUM ADAPTER PLATE	1
INV-KEYBOARD-PIVOTARM-RSO	EXPEDITION / EXPLORER SWIVEL SCREEN KEYBOARD PIVOT ARMS WITH TENSION KNOBS	1

7160-0783	Gamber-Johnson short clevis Tilt Swivel Motion Device w/ quick adjust handle	1
7160-0857	Gamber-Johnson Low Profile Quick Release Keyboard Tray	1
INV-001-RSO	DUAL A-R 15/ SHOTGUN WEAPON RACK (RSO)	1
INV-011-RSO	BUTT PLATE FOR DUAL WEAPON	2
GUN-KIT-RSO	BRACKETS, HARDWARE, WIRE ETC	1
SC-6/RSO	XL HANDCUFF STYLE LOCK WITH #2 KEY LOCK	2
SC7009-30/RSO	30 SEC. GUN LOCK TIMER	1
PK1160TAH15-RSO	"#8XL Stationary Window 1/2 Coated 2015-2019 CHEVY TAHOE Polycarbonate 1/2 Vinyl Coated Expanded Metal XL Panel Partition"	1
DK0100TAH15-RSO	2015-2019 DOOR PANEL S TPO PLASTIC BLACK, TAHOE -INCLUDES SHIPPING	1
WK0595TAH15T	2020 CHEVY TAHOE, "Window Barrier Polycarbonate Tinted *FOR USE WITH: -Stock Door Panels -SETINA TPO Door Panels	1
SETINA.	12VS REAR CAGE WITH REPLACEMENT SEAT	1
B417T-RSO	2.5 LBS FIRE EXTINGUISHER W/ VEHICLE BRACKET	1
AX-500-RSO	AMEREX 500 5LB ABC FIRE EXTINGUISHER 2A10BC	1
AX-860-RSO	AMEREX 5 LB FIRE EXT HEAVY DUTY VEHICLE BRACKET W/ DOUBLE RUBBER STRAPS	1
	MISC:	
INV-EXPO-HARNESS-RSO	NEW COMPLETE WIRE HARNESS KIT EXPEDITION / TAHOE	1
4906.	HI-AMP BUSSMAN CIRCUIT BREAKER 150 AMP	1
INV-DASH BRACKET-RSO	DASH BOARD BRACKET	1
INV-TOPHAT-BRKT-RSO	TOP HAT BRACKET FOR SUV'S	1
5023B-RSO	4 POSITION BLADE FUSE BLOCKS	1
5025B-RSO	6 POSITION MARINE FUSE BLOCK W/ NEGATIVE BUS AND COVER	2
PSEC-PARTS-RSO	MISC. PARTS, NEW ANTENNA ENDS FOR THE PSEC CABLES, N-MALE CONNECTOR, RUBBER GROMMETS FOR ANTENNAS	1
JOB MATERIALS	MISC. PARTS, WIRE, ZIP TIES, CLAMPS, FASTENERS, SPLIT LOOM, RELAYS, ETC.	1

C. PLAIN CAR COMMANDER'S PACKAGE

ITEM	DESCRIPTION	QTY
	FRONT:	
950-RSO	HEADLIGHT FLASHER WITH SEPARATE TRIGGERS PER SIDE	1
C3900U	Slim Speaker with universal 'U' bracket	1
FABRICATED MATERIALS	CUSTOM FABRICATED BUMPER MOUNTED SPEAKER BRACKET	1
CD5051BW	GRILL LIGHT NARROW 18 LED, DUAL COLOR, BLUE/WHITE	1
CD5051RW	GRILL LIGHT NARROW 18 LED, DUAL COLOR, RED/WHITE	1
INV-GRILL-BRKTS	CUSTOM GRILL LIGHT BRACKETS SET	1
ELUC3H010(J).	UNDERCOVER LED STROBE (RED/BLUE)	2
	INTERIOR:	
MR6-R-RSO	MR6 RED WITH SURFACE/HOOD MOUNTED BRACKETS	1
MR6MC-BW	MR6 MULTI-COLORED LIGHT BLUE/WHITE	1
55.	ROTARY SWITCH (SIREN CONTROLLER)	1
INV-SHROUD-DBL	SHROUD, DOUBLE LIGHT FRONT	1
ALPHASL	REMOTE SIREN CONTROLLER 200 WATT	1
	REAR:	
VTX609M.	VERTEX SUPER LED HIDE AWAY STROBE SPLIT, AMBER/BLUE	2
BUMPER BRACKET	MEDIUM 'L' BUMPER BRACKET	1
ETFBSSN-P	Flashback Alternating Taillight Flasher	1
	MISC:	
5025B-RSO	6 POSITION MARINE FUSE BLOCK W/ NEGATIVE BUS AND COVER	1
4902.	HI-AMP BUSSMAN CIRCUIT BREAKER 70 AMP	1
INV-BREAKER BRACKET	BREAKER, SOLENOID, BRACKET PLATE	1
JOB MATERIALS	MISC. PARTS, WIRE, ZIP TIES, CLAMPS, FASTENERS, SPLIT LOOM, RELAYS, ETC.	1

**EXHIBIT C
PAYMENT PROVISIONS**

VEHICLE DESCRIPTION	COST
Patrol Interceptor Utility:	
Cost for Equipment/Materials:	\$8,601.72
Cost for Installation:	\$2,015.00
California Sales Tax on Equipment/ Materials and to include tax on labor:	\$928.96
Complete Cost	\$11,545.68
<i>Payment Term Discount</i>	<i>(\$230.91)</i>
<i>Cost after Payment Term Discount</i>	<i>\$11,314.77</i>
Patrol Tahoe PPV:	
Cost for Equipment/Materials:	\$9,172.58
Cost for Installation:	\$2,470.00
California Sales Tax on Equipment/ Materials and to include tax on labor:	\$1,018.73
Complete Cost	\$12,661.31
<i>Payment Term Discount</i>	<i>(\$253.23)</i>
<i>Cost after Payment Term Discount</i>	<i>\$12,408.08</i>
Commander's Vehicles:	
Cost for Equipment/Materials:	\$1,638.71
Cost for Installation:	\$1,170.00
California Sales Tax on Equipment/ Materials and to include tax on labor:	\$143.39
Complete Cost	\$2,952.10
<i>Payment Term Discount</i>	<i>(\$59.04)</i>
<i>Cost after Payment Term Discount</i>	<i>\$2,893.06</i>
VEHICLE STRIP	
Patrol Interceptor Utility	\$425.00
Patrol Tahoe PPV	\$425.00
Commander's Vehicle	\$300.00

CONTRACTOR Payment Terms: 2%-10, Net 30.

PROFESSIONAL SERVICE AGREEMENT

for

**SHERIFF VEHICLES EQUIPMENT,
INSTALLATION AND REMOVAL SERVICES**

between

COUNTY OF RIVERSIDE

and

**GREG T. JOHNSON
DBA JOHNSON EQUIPMENT CO**



3.21

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This Agreement, made and entered into this ____ day of ____, 2019, by and between GREG T. JOHNSON dba JOHNSON EQUIPMENT CO (herein referred to as "CONTRACTOR"), and the COUNTY OF RIVERSIDE, a political subdivision of the State of California, (herein referred to as "COUNTY"). The parties agree as follows:

1. Description of Services

1.1 CONTRACTOR shall provide all services as outlined and specified in Exhibit A, Scope of Services, for items listed in Exhibit B, Vehicle Equipment and Parts Buildout List, and at the prices stated in Exhibit C, Payment Provisions, to the Agreement.

1.2 CONTRACTOR represents that it has the skills, experience, and knowledge necessary to perform under this Agreement and the COUNTY relies upon this representation. CONTRACTOR shall perform to the satisfaction of the COUNTY and in conformance to and consistent with the highest standards of firms/professionals in the same discipline in the State of California.

1.3 CONTRACTOR affirms this it is fully apprised of all of the work to be performed under this Agreement; and the CONTRACTOR agrees it can properly perform this work at the prices stated in Exhibit B. CONTRACTOR is not to perform services or provide products outside of the Agreement.

1.4 Acceptance by the COUNTY of the CONTRACTOR's performance under this Agreement does not operate as a release of CONTRACTOR's responsibility for full compliance with the terms of this Agreement.

2. Period of Performance

2.1 This Agreement shall be effective on October 1, 2019 and continues in effect through September 30, 2024, unless terminated earlier. CONTRACTOR shall commence performance upon signature of this Agreement by both parties and shall diligently and continuously perform thereafter. The Riverside County Board of Supervisors is the only authority that may obligate the County for a non-cancelable multi-year agreement.

3. Compensation

3.1 The COUNTY shall pay the CONTRACTOR for services performed, products provided, and expenses incurred in accordance with the terms of Exhibit C, Payment Provisions. Maximum payments by COUNTY to CONTRACTOR shall not exceed an aggregate amount of two hundred thousand (\$200,000) annually including all expenses. The COUNTY is not responsible for any fees or costs incurred above or beyond the contracted amount and shall have no obligation to purchase any specified amount of services or

products. Unless otherwise specifically stated in Exhibit C, COUNTY shall not be responsible for payment of any of CONTRACTOR's expenses related to this Agreement.

3.2 All price decreases (for example, if CONTRACTOR offers lower prices to another governmental entity) will automatically be extended to the COUNTY. The COUNTY requires written proof satisfactory to COUNTY of cost increases prior to any approved price adjustment. After the first year of the award, a minimum of 30-days advance notice in writing is required to be considered and approved by COUNTY. No retroactive price adjustments will be considered. Any price increases must be stated in a written amendment to this Agreement. The net dollar amount of profit will remain firm during the period of the Agreement. Annual increases shall not exceed the Consumer Price Index- All Consumers, All Items - Greater Los Angeles, Riverside and Orange County areas and be subject to satisfactory performance review by the COUNTY and approved (if needed) for budget funding by the Board of Supervisors.

3.3 CONTRACTOR shall be paid only in accordance with an invoice submitted to COUNTY by CONTRACTOR within fifteen (15) days from the last day of each calendar month, and COUNTY shall pay the invoice within thirty (30) working days from the date of receipt of the invoice. Payment shall be made to CONTRACTOR only after services have been rendered or delivery of materials or products, and acceptance has been made by COUNTY. Prepare invoices in duplicate. For this Agreement, send the original and duplicate copies of invoices to:

Riverside County Sheriff's Department
Sheriff's Fleet Services
7195 Alessandro Blvd
Riverside, CA 92506
Attn: Fleet Sergeant

- a) Each invoice shall contain a minimum of the following information: invoice number and date; remittance address; bill-to and ship-to addresses of ordering department/division; Agreement number (SHARC-0551-005-09/24); Vehicle Identification Number ("VIN"), unit number and date of delivery to the CONTRACTOR's facility; quantities; item/service descriptions, unit prices, extensions, sales/use tax if applicable, and an invoice total.
- a) The CONTRACTOR (s) shall submit invoices to Sheriff's Fleet after inspection and acceptance by the COUNTY.

3.4 The COUNTY obligation for payment of this Agreement beyond the current fiscal year end is contingent upon and limited by the availability of COUNTY funding from which payment can be made, and invoices shall be rendered "monthly" in arrears. In the State of California, Government agencies are not

allowed to pay excess interest and late charges, per Government Codes, Section 926.10. No legal liability on the part of the COUNTY shall arise for payment beyond June 30 of each calendar year unless funds are made available for such payment. In the event that such funds are not forthcoming for any reason, COUNTY shall immediately notify CONTRACTOR in writing; and this Agreement shall be deemed terminated, have no further force, and effect.

4. Alteration or Changes to the Agreement

4.1 The Board of Supervisors and the COUNTY Purchasing Agent and/or his designee is the only authorized COUNTY representatives who may at any time, by written order, alter this Agreement. If any such alteration causes an increase or decrease in the cost of, or the time required for the performance under this Agreement, an equitable adjustment shall be made in the Agreement price or delivery schedule, or both, and the Agreement shall be modified by written amendment accordingly.

4.2 Any claim by the CONTRACTOR for additional payment related to this Agreement shall be made in writing by the CONTRACTOR within 30 days of when the CONTRACTOR has or should have notice of any actual or claimed change in the work, which results in additional and unanticipated cost to the CONTRACTOR. If the COUNTY Purchasing Agent decides that the facts provide sufficient justification, he may authorize additional payment to the CONTRACTOR pursuant to the claim. Nothing in this section shall excuse the CONTRACTOR from proceeding with performance of the Agreement even if there has been a change.

5. Termination

5.1. COUNTY may terminate this Agreement without cause upon 30 days written notice served upon the CONTRACTOR stating the extent and effective date of termination.

5.2 COUNTY may, upon five (5) days written notice terminate this Agreement for CONTRACTOR's default, if CONTRACTOR refuses or fails to comply with the terms of this Agreement or fails to make progress that may endanger performance and does not immediately cure such failure. In the event of such termination, the COUNTY may proceed with the work in any manner deemed proper by COUNTY.

5.3 After receipt of the notice of termination, CONTRACTOR shall:

- (a) Stop all work under this Agreement on the date specified in the notice of termination; and

- (b) Transfer to COUNTY and deliver in the manner as directed by COUNTY any materials, reports or other products, which, if the Agreement had been completed or continued, would have been required to be furnished to COUNTY.

5.4 After termination, COUNTY shall make payment only for CONTRACTOR's performance up to the date of termination in accordance with this Agreement.

5.5 CONTRACTOR's rights under this Agreement shall terminate (except for fees accrued prior to the date of termination) upon dishonesty or a willful or material breach of this Agreement by CONTRACTOR; or in the event of CONTRACTOR's unwillingness or inability for any reason whatsoever to perform the terms of this Agreement. In such event, CONTRACTOR shall not be entitled to any further compensation under this Agreement.

5.6 If the Agreement is federally or State funded, CONTRACTOR cannot be debarred from the System for Award Management (SAM). CONTRACTOR must notify the COUNTY immediately of a debarment. Reference: System for Award Management (SAM) at <https://www.sam.gov> for Central Contractor Registry (CCR), Federal Agency Registration (Fedreg), Online Representations and Certifications Application, and Excluded Parties List System (EPLS)). Excluded Parties Listing System (EPLS) (<http://www.epis.gov>) (Executive Order 12549, 7 CFR Part 3017, 45 CFR Part 76, and 44 CFR Part 17). The System for Award Management (SAM) is the Official U.S. Government system that consolidated the capabilities of CCR/FedReg, ORCA, and EPLS.

5.7 The rights and remedies of COUNTY provided in this section shall not be exclusive and are in addition to any other rights and remedies provided by law or this Agreement.

6. Ownership/Use of Contract Materials and Products

The CONTRACTOR agrees that all materials, reports or products in any form, including electronic, created by CONTRACTOR for which CONTRACTOR has been compensated by COUNTY pursuant to this Agreement shall be the sole property of the COUNTY. The material, reports or products may be used by the COUNTY for any purpose that the COUNTY deems to be appropriate, including, but not limit to, duplication and/or distribution within the COUNTY or to third parties. CONTRACTOR agrees not to release or circulate in whole or part such materials, reports, or products without prior written authorization of the COUNTY.

7. Conduct of Contractor

7.1 The CONTRACTOR covenants that it presently has no interest, including, but not limited to, other projects or contracts, and shall not acquire any such interest, direct or indirect, which would conflict in

any manner or degree with CONTRACTOR's performance under this Agreement. The CONTRACTOR further covenants that no person or subcontractor having any such interest shall be employed or retained by CONTRACTOR under this Agreement. The CONTRACTOR agrees to inform the COUNTY of all the CONTRACTOR's interests, if any, which are or may be perceived as incompatible with the COUNTY's interests.

7.2 The CONTRACTOR shall not, under circumstances which could be interpreted as an attempt to influence the recipient in the conduct of his/her duties, accept any gratuity or special favor from individuals or firms with whom the CONTRACTOR is doing business or proposing to do business, in accomplishing the work under this Agreement.

7.3 The CONTRACTOR or its employees shall not offer gifts, gratuity, favors, and entertainment directly or indirectly to COUNTY employees.

8. Inspection of Service; Quality Control/Assurance

8.1 All performance (which includes services, workmanship, materials, supplies and equipment furnished or utilized in the performance of this Agreement) shall be subject to inspection and test by the COUNTY or other regulatory agencies at all times. The CONTRACTOR shall provide adequate cooperation to any inspector or other COUNTY representative to permit him/her to determine the CONTRACTOR's conformity with the terms of this Agreement. If any services performed or products provided by CONTRACTOR are not in conformance with the terms of this Agreement, the COUNTY shall have the right to require the CONTRACTOR to perform the services or provide the products in conformance with the terms of the Agreement at no additional cost to the COUNTY. When the services to be performed or the products to be provided are of such nature that the difference cannot be corrected; the COUNTY shall have the right to: (1) require the CONTRACTOR immediately to take all necessary steps to ensure future performance in conformity with the terms of the Agreement; and/or (2) reduce the Agreement price to reflect the reduced value of the services performed or products provided. The COUNTY may also terminate this Agreement for default and charge to CONTRACTOR any costs incurred by the COUNTY because of the CONTRACTOR's failure to perform.

8.2 CONTRACTOR shall establish adequate procedures for self-monitoring and quality control and assurance to ensure proper performance under this Agreement; and shall permit a COUNTY representative or other regulatory official to monitor, assess, or evaluate CONTRACTOR's performance under this Agreement at any time, upon reasonable notice to the CONTRACTOR.

9. Independent Contractor/Employment Eligibility

9.1 The CONTRACTOR is, for purposes relating to this Agreement, an independent contractor and shall not be deemed an employee of the COUNTY. It is expressly understood and agreed that the CONTRACTOR (including its employees, agents, and subcontractors) shall in no event be entitled to any benefits to which COUNTY employees are entitled, including but not limited to overtime, any retirement benefits, worker's compensation benefits, and injury leave or other leave benefits. There shall be no employer-employee relationship between the parties; and CONTRACTOR shall hold COUNTY harmless from any and all claims that may be made against COUNTY based upon any contention by a third party that an employer-employee relationship exists by reason of this Agreement. It is further understood and agreed by the parties that CONTRACTOR in the performance of this Agreement is subject to the control or direction of COUNTY merely as to the results to be accomplished and not as to the means and methods for accomplishing the results.

9.2 CONTRACTOR warrants that it shall make its best effort to fully comply with all federal and state statutes and regulations regarding the employment of aliens and others and to ensure that employees performing work under this Agreement meet the citizenship or alien status requirement set forth in federal statutes and regulations. CONTRACTOR shall obtain, from all employees performing work hereunder, all verification and other documentation of employment eligibility status required by federal or state statutes and regulations including, but not limited to, the Immigration Reform and Control Act of 1986, 8 U.S.C. §1324 et seq., as they currently exist and as they may be hereafter amended. CONTRACTOR shall retain all such documentation for all covered employees, for the period prescribed by the law.

9.3 Ineligible Person shall be any individual or entity who: Is currently excluded, suspended, debarred or otherwise ineligible to participate in the federal health care programs; or has been convicted of a criminal offense related to the provision of health care items or services and has not been reinstated in the federal health care programs after a period of exclusion, suspension, debarment, or ineligibility.

9.4 CONTRACTOR shall screen prospective Covered Individuals prior to hire or engagement. CONTRACTOR shall not hire or engage any Ineligible Person to provide services directly relative to this Agreement. CONTRACTOR shall screen all current Covered Individuals within sixty (60) days of execution of this Agreement to ensure that they have not become Ineligible Persons unless CONTRACTOR has performed such screening on same Covered Individuals under a separate agreement with COUNTY within the past six (6) months. Covered Individuals shall be required to disclose to CONTRACTOR immediately any debarment, exclusion or other event that makes the Covered

Individual an Ineligible Person. CONTRACTOR shall notify COUNTY within five (5) business days after it becomes aware if a Covered Individual providing services directly relative to this Agreement becomes debarred, excluded or otherwise becomes an Ineligible Person.

9.5 CONTRACTOR acknowledges that Ineligible Persons are precluded from providing federal and state funded health care services by contract with COUNTY in the event that they are currently sanctioned or excluded by a federal or state law enforcement regulatory or licensing agency. If CONTRACTOR becomes aware that a Covered Individual has become an Ineligible Person, CONTRACTOR shall remove such individual from responsibility for, or involvement with, COUNTY business operations related to this Agreement.

9.6 CONTRACTOR shall notify COUNTY within five (5) business days if a Covered Individual or entity is currently excluded, suspended or debarred, or is identified as such after being sanction screened. Such individual or entity shall be promptly removed from participating in any activity associated with this Agreement.

10. Subcontract for Work or Services

No contract shall be made by the CONTRACTOR with any other party for furnishing any of the work or services under this Agreement without the prior written approval of the COUNTY; but this provision shall not require the approval of contracts of employment between the CONTRACTOR and personnel assigned under this Agreement, or for parties named in the proposal and agreed to under this Agreement.

11. Disputes

11.1 The parties shall attempt to resolve any disputes amicably at the working level. If that is not successful, the dispute shall be referred to the senior management of the parties. Any dispute relating to this Agreement, which is not resolved by the parties, shall be decided by the COUNTY's Purchasing Department's Compliance Contract Officer who shall furnish the decision in writing. The decision of the COUNTY's Compliance Contract Officer shall be final and conclusive unless determined by a court of competent jurisdiction to have been fraudulent, capricious, arbitrary, or so grossly erroneous to imply bad faith. The CONTRACTOR shall proceed diligently with the performance of this Agreement pending the resolution of a dispute.

11.2 Prior to the filing of any legal action related to this Agreement, the parties shall be obligated to attend a mediation session in Riverside County before a neutral third party mediator. A second mediation

session shall be required if the first session is not successful. The parties shall share the cost of the mediations.

12. Licensing and Permits

CONTRACTOR shall comply with all State or other licensing requirements, including but not limited to the provisions of Chapter 9 of Division 3 of the Business and Professions Code. All licensing requirements shall be met at the time proposals are submitted to the COUNTY. CONTRACTOR warrants that it has all necessary permits, approvals, certificates, waivers and exemptions necessary for performance of this Agreement as required by the laws and regulations of the United States, the State of California, the County of Riverside and all other governmental agencies with jurisdiction, and shall maintain these throughout the term of this Agreement.

13. Use By Other Political Entities

The CONTRACTOR agrees to extend the same pricing, terms, and conditions as stated in this Agreement to each and every political entity, special district, and related non-profit. It is understood that other entities shall make purchases in their own name, make direct payment, and be liable directly to the CONTRACTOR; and COUNTY shall in no way be responsible to CONTRACTOR for other entities' purchases.

14. Non-Discrimination

CONTRACTOR shall not be discriminate in the provision of services, allocation of benefits, accommodation in facilities, or employment of personnel on the basis of ethnic group identification, race, religious creed, color, national origin, ancestry, physical handicap, medical condition, marital status or sex in the performance of this Agreement; and, to the extent they shall be found to be applicable hereto, shall comply with the provisions of the California Fair Employment and Housing Act (Gov. Code 12900 et. seq), the Federal Civil Rights Act of 1964 (P.L. 88-352), the Americans with Disabilities Act of 1990 (42 U.S.C. S1210 et seq.) and all other applicable laws or regulations.

15. Records and Documents

CONTRACTOR shall make available, upon written request by any duly authorized Federal, State, or COUNTY agency, a copy of this Agreement and such books, documents and records as are necessary to certify the nature and extent of the CONTRACTOR's costs related to this Agreement. All such books, documents and records shall be maintained by CONTRACTOR for at least five years following termination of this Agreement and be available for audit by the COUNTY. CONTRACTOR shall provide to the COUNTY reports and information related to this Agreement as requested by COUNTY.

16. Confidentiality

16.1 The CONTRACTOR shall not use for personal gain or make other improper use of privileged or confidential information which is acquired in connection with this Agreement. The term "privileged or confidential information" includes but is not limited to: unpublished or sensitive technological or scientific information; medical, personnel, or security records; anticipated material requirements or pricing/purchasing actions; COUNTY information or data which is not subject to public disclosure; COUNTY operational procedures; and knowledge of selection of contractors, subcontractors or suppliers in advance of official announcement.

16.2 The CONTRACTOR shall protect from unauthorized disclosure names and other identifying information concerning persons receiving services pursuant to this Agreement, except for general statistical information not identifying any person. The CONTRACTOR shall not use such information for any purpose other than carrying out the CONTRACTOR's obligations under this Agreement. The CONTRACTOR shall promptly transmit to the COUNTY all third party requests for disclosure of such information. The CONTRACTOR shall not disclose, except as otherwise specifically permitted by this Agreement or authorized in advance in writing by the COUNTY, any such information to anyone other than the COUNTY. For purposes of this paragraph, identity shall include, but not be limited to, name, identifying number, symbol, or other identifying particulars assigned to the individual, such as finger or voice print or a photograph.

17. Administration/Contract Liaison

The Sheriff Department, or designee, shall administer this Agreement on behalf of the COUNTY. The Purchasing Department shall also serve as a liaison with CONTRACTOR in connection with this Agreement.

18. Notices

All correspondence and notices required or contemplated by this Agreement shall be delivered to the respective parties at the addresses set forth below and are deemed submitted two days after their deposit in the United States mail, postage prepaid:

COUNTY OF RIVERSIDE

Riverside County Sheriff's Department
4095 Lemon Street
Riverside, CA 92501
Attn: Purchasing Unit

CONTRACTOR

Johnson Equipment Co (DBA Greg T. Johnson)
21155 Wallace Avenue
Perris, CA 92570

19. Force Majeure

If either party is unable to comply with any provision of this Agreement due to causes beyond its reasonable control, and which could not have been reasonably anticipated, such as acts of God, acts of war, civil disorders, or other similar acts, such party shall not be held liable for such failure to comply.

20. EDD Reporting Requirements

In order to comply with child support enforcement requirements of the State of California, the COUNTY may be required to submit a Report of Independent Contractor(s) form **DE 542** to the Employment Development Department. The CONTRACTOR agrees to furnish the required data and certifications to the COUNTY within 10 days of notification of award of Agreement when required by the EDD. This data will be transmitted to governmental agencies charged with the establishment and enforcement of child support orders. Failure of the CONTRACTOR to timely submit the data and/or certificates required may result in the contract being awarded to another contractor. In the event a contract has been issued, failure of the CONTRACTOR to comply with all federal and state reporting requirements for child support enforcement or to comply with all lawfully served Wage and Earnings Assignments Orders and Notices of Assignment shall constitute a material breach of Agreement. If CONTRACTOR has any questions concerning this reporting requirement, please call (916) 657-0529. CONTRACTOR should also contact its local Employment Tax Customer Service Office listed in the telephone directory in the State Government section under "Employment Development Department" or access their Internet site at www.edd.ca.gov.

21. Hold Harmless/Indemnification

21.1 CONTRACTOR shall indemnify and hold harmless the County of Riverside, its Agencies, Districts, Special Districts and Departments, their respective directors, officers, Board of Supervisors, elected and appointed officials, employees, agents and representatives (individually and collectively hereinafter referred to as Indemnitees) from any liability, action, claim or damage whatsoever, based or asserted upon any services of CONTRACTOR, its officers, employees, subcontractors, agents or representatives arising out of or in any way relating to this Agreement, including but not limited to property damage, bodily injury, or death or any other element of any kind or nature. CONTRACTOR shall defend the Indemnitees at its sole expense including all costs and fees (including, but not limited, to attorney fees, cost of investigation, defense and settlements or awards) in any claim or action based upon such acts, omissions or services.

21.2 With respect to any action or claim subject to indemnification herein by CONTRACTOR, CONTRACTOR shall, at their sole cost, have the right to use counsel of their own choice and shall have the right to adjust, settle, or compromise any such action or claim without the prior consent of COUNTY; provided, however, that any such adjustment, settlement or compromise in no manner whatsoever limits or circumscribes CONTRACTOR indemnification to Indemnitees as set forth herein.

21.3 CONTRACTOR'S obligation hereunder shall be satisfied when CONTRACTOR has provided to COUNTY the appropriate form of dismissal relieving COUNTY from any liability for the action or claim involved.

21.4 The specified insurance limits required in this Agreement shall in no way limit or circumscribe CONTRACTOR'S obligations to indemnify and hold harmless the Indemnitees herein from third party claims.

22. Insurance

22.1 Without limiting or diminishing the CONTRACTOR'S obligation to indemnify or hold the COUNTY harmless, CONTRACTOR shall procure and maintain or cause to be maintained, at its sole cost and expense, the following insurance coverage's during the term of this Agreement. As respects to the insurance section only, the COUNTY herein refers to the County of Riverside, its Agencies, Districts, Special Districts, and Departments, their respective directors, officers, Board of Supervisors, employees, elected or appointed officials, agents, or representatives as Additional Insureds.

A. Workers' Compensation:

If the CONTRACTOR has employees as defined by the State of California, the CONTRACTOR shall maintain statutory Workers' Compensation Insurance (Coverage A) as prescribed by the laws of the State of California. Policy shall include Employers' Liability (Coverage B) including Occupational Disease with limits not less than \$1,000,000 per person per accident. The policy shall be endorsed to waive subrogation in favor of The County of Riverside.

B. Commercial General Liability:

Commercial General Liability insurance coverage, including but not limited to, premises liability, unmodified contractual liability, products and completed operations liability, personal and advertising injury, and cross liability coverage, covering claims which may arise from or out of CONTRACTOR'S performance of its obligations hereunder. Policy shall name the COUNTY as Additional Insured. Policy's limit of liability shall not be less than \$1,000,000 per occurrence combined single limit. If such insurance

contains a general aggregate limit, it shall apply separately to this agreement or be no less than two (2) times the occurrence limit.

C. Vehicle Liability:

If vehicles or mobile equipment is used in the performance of the obligations under this Agreement, then CONTRACTOR shall maintain liability insurance for all owned, non-owned, or hired vehicles so used in an amount not less than \$1,000,000 per occurrence combined single limit. If such insurance contains a general aggregate limit, it shall apply separately to this agreement or be no less than two (2) times the occurrence limit. Policy shall name the COUNTY as Additional Insureds.

D. General Insurance Provisions - All lines:

1) Any insurance carrier providing insurance coverage hereunder shall be admitted to the State of California and have an A M BEST rating of not less than A: VIII (A:8) unless such requirements are waived, in writing, by the County Risk Manager. If the County's Risk Manager waives a requirement for a particular insurer such waiver is only valid for that specific insurer and only for one policy term.

2) The CONTRACTOR must declare its insurance self-insured retention for each coverage required herein. If any such self-insured retention exceeds \$500,000 per occurrence each such retention shall have the prior written consent of the County Risk Manager before the commencement of operations under this Agreement. Upon notification of self-insured retention unacceptable to the COUNTY, and at the election of the County's Risk Manager, CONTRACTOR'S carriers shall either; 1) reduce or eliminate such self-insured retention as respects this Agreement with the COUNTY, or 2) procure a bond which guarantees payment of losses and related investigations, claims administration, and defense costs and expenses.

3) CONTRACTOR shall cause CONTRACTOR'S insurance carrier(s) to furnish the County of Riverside with either 1) a properly executed original Certificate(s) of Insurance and certified original copies of Endorsements effecting coverage as required herein, and 2) if requested to do so orally or in writing by the County Risk Manager, provide original Certified copies of policies including all Endorsements and all attachments thereto, showing such insurance is in full force and effect. Further, said Certificate(s) and policies of insurance shall contain the covenant of the insurance carrier(s) that thirty (30) days written notice shall be given to the County of Riverside prior to any material modification, cancellation, expiration or reduction in coverage of such insurance. In the event of a material modification, cancellation, expiration, or reduction in coverage, this Agreement shall terminate forthwith, unless the County of Riverside receives, prior to such effective date, another properly executed original Certificate of Insurance and original copies of endorsements or certified original policies, including all endorsements and attachments thereto

evidencing coverage's set forth herein and the insurance required herein is in full force and effect. CONTRACTOR shall not commence operations until the COUNTY has been furnished original Certificate(s) of Insurance and certified original copies of endorsements and if requested, certified original policies of insurance including all endorsements and any and all other attachments as required in this Section. An individual authorized by the insurance carrier shall sign the original endorsements for each policy and the Certificate of Insurance.

4) It is understood and agreed to by the parties hereto that the CONTRACTOR'S insurance shall be construed as primary insurance, and the COUNTY'S insurance and/or deductibles and/or self-insured retention's or self-insured programs shall not be construed as contributory.

5) If, during the term of this Agreement or any extension thereof, there is a material change in the scope of services; or, there is a material change in the equipment to be used in the performance of the scope of work; or, the term of this Agreement, including any extensions thereof, exceeds five (5) years; the COUNTY reserves the right to adjust the types of insurance and the monetary limits of liability required under this Agreement, if in the County Risk Manager's reasonable judgment, the amount or type of insurance carried by the CONTRACTOR has become inadequate.

6) CONTRACTOR shall pass down the insurance obligations contained herein to all tiers of subcontractors working under this Agreement.

7) The insurance requirements contained in this Agreement may be met with a program(s) of self-insurance acceptable to the COUNTY.

8) CONTRACTOR agrees to notify COUNTY of any claim by a third party or any incident or event that may give rise to a claim arising from the performance of this Agreement.

23. General

23.1 CONTRACTOR shall not delegate or assign any interest in this Agreement, whether by operation of law or otherwise, without the prior written consent of COUNTY. Any attempt to delegate or assign any interest herein shall be deemed void and of no force or effect.

23.2 Any waiver by COUNTY of any breach of any one or more of the terms of this Agreement shall not be construed to be a waiver of any subsequent or other breach of the same or of any other term of this Agreement. Failure on the part of COUNTY to require exact, full, and complete compliance with any terms of this Agreement shall not be construed as in any manner changing the terms or preventing COUNTY from enforcement of the terms of this Agreement.

23.3 In the event the CONTRACTOR receives payment under this Agreement, which is later disallowed by COUNTY for nonconformance with the terms of the Agreement, the CONTRACTOR shall promptly refund the disallowed amount to the COUNTY on request; or at its option the COUNTY may offset the amount disallowed from any payment due to the CONTRACTOR.

23.4 CONTRACTOR shall not provide partial delivery or shipment of services or products unless specifically stated in the Agreement.

23.5 CONTRACTOR shall not provide any services or products subject to any chattel mortgage or under a conditional sales contract or other agreement by which an interest is retained by a third party. The CONTRACTOR warrants that it has good title to all materials or products used by CONTRACTOR or provided to COUNTY pursuant to this Agreement, free from all liens, claims, or encumbrances.

23.6 Nothing in this Agreement shall prohibit the COUNTY from acquiring the same type or equivalent equipment, products, materials or services from other sources, when deemed by the COUNTY to be in its best interest. The COUNTY reserves the right to purchase more or less than the quantities specified in this Agreement.

23.7 The COUNTY agrees to cooperate with the CONTRACTOR in the CONTRACTOR's performance under this Agreement, including, if stated in the Agreement, providing the CONTRACTOR with reasonable facilities and timely access to COUNTY data, information, and personnel.

23.8 CONTRACTOR shall comply with all applicable Federal, State and local laws and regulations. CONTRACTOR will comply with all applicable COUNTY policies and procedures. In the event that there is a conflict between the various laws or regulations that may apply, the CONTRACTOR shall comply with the more restrictive law or regulation.

23.9 CONTRACTOR shall comply with all air pollution control, water pollution, safety and health ordinances, statutes, or regulations, which apply to performance under this Agreement.

23.10 CONTRACTOR shall comply with all requirements of the Occupational Safety and Health Administration (OSHA) standards and codes as set forth by the U.S. Department of Labor and the State of California (Cal/OSHA).

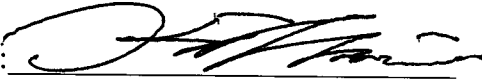
23.11 This Agreement shall be governed by the laws of the State of California. Any legal action related to the performance or interpretation of this Agreement shall be filed only in the Superior Court of the State of California located in Riverside, California, and the parties waive any provision of law providing for a change of venue to another location. In the event any provision in this Agreement is held by a court of

competent jurisdiction to be invalid, void, or unenforceable, the remaining provisions will nevertheless continue in full force without being impaired or invalidated in any way.

23.12 This Agreement, including any attachments or exhibits, constitutes the entire Agreement of the parties with respect to its subject matter and supersedes all prior and contemporaneous representations, proposals, discussions and communications, whether oral or in writing. This Agreement may be changed or modified only by a written amendment signed by authorized representatives of both parties.

IN WITNESS WHEREOF, the Parties hereto have caused their duly authorized representatives to execute this Agreement.

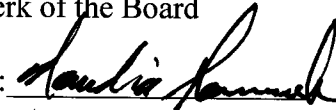
COUNTY OF RIVERSIDE, a political
subdivision of the State of California

By: 
Kevin Jeffries, Chairman
Board of Supervisors

Dated: 11-19-19


ATTEST:

Kecia R. Harper
Clerk of the Board


By: 
Deputy

APPROVED AS TO FORM:

Gregory P. Priamos
County Counsel

By: 
Susanna Oh
Deputy County Counsel

JOHNSON EQUIPMENT CO
(DBA GREG T. JOHNSON)

By: 
Name: Greg Johnson
Title: Owner

Dated: Oct 18 2019

EXHIBIT A SCOPE OF SERVICE

A. CONTRACTOR REQUIREMENTS

1. CONTRACTOR shall provide equipment, labor/installation and removal services as ordered by the COUNTY for all active, retired duty and service vehicles for the Sheriff Department. The CONTRACTOR shall provide product usage reports to satisfactorily support the COUNTY. The COUNTY shall order products that are identified as approved items that are listed in Exhibit B, Vehicle Equipment and Parts Buildout List.
 - a. The Sheriff's Department shall have the CONTRACTOR build patrol, stealth, and plain vehicles to be determined by the Sheriff Fleet Department.
 - b. The CONTRACTOR shall be responsible for providing the product inventory's, manpower resources, and/or production equipment.
 - c. The Sheriff Department may evaluate other possible patrol vehicles at the discretion of the Sheriff Department.
2. The Sheriff Department will order Specialty Vehicles during the year that may include Patrol K-9 adaptations, Forensic Trucks, Bomb Squad Vehicles, S.E.R.T. Vehicles (Sheriff's Emergency Response Team), S.E.B. Vehicles (Special Enforcement Bureau/SWAT), Correction Transportation Vehicles and Coroner Vehicles.
3. The "Specialty Vehicles" are custom built by the CONTRACTOR, and these specialty vehicles may vary from vehicle to vehicle depending on what type of equipment is needed by the Sheriff station or specialized unit. There is no definitive specification book associated with these types of specialty vehicles because of the constant changes in the equipment requirements.
4. The CONTRACTOR shall strip a combination of patrol, stealth, and plain vehicles. The CONTRACTOR shall remotely strip non-drivable vehicles (out of service & collision totals) at the at various COUNTY locations in Moreno Valley, Murrieta (Southwest Temecula), Riverside and Indio.
5. Vehicle strips may include, but not limited to, the removal of:
 - a. All emergency lighting equipment and siren
 - b. Police radio, scanner, and mobile data computer
 - c. Partition cages or K-9 kennels
 - d. All gun racks
 - e. Metal trunk boxes and trays
 - f. Fire extinguisher
 - g. Rear plastic seat and seat belts
6. The COUNTY shall have the best pricing, based on the economies of scale, for those items specifically identified in Exhibit B, Vehicle Equipment and Parts Buildout List.
7. The CONTRACTOR shall deliver and shall have "will-call" delivery product inventory as needed for the Sheriff Department.

8. Pricing will be all inclusive of any vendor vehicle pick-up or delivery fees, should the Sheriff Department personnel not be able to provide that service.
9. The CONTRACTOR shall provide a unit price for the individual products as noted in the Exhibit B and extend those prices to the vehicle type as specified. The COUNTY of Riverside, Sheriff's Department requires that any substitutions shall undergo prior review and written approval by the COUNTY.
 - a. Special Equipment:
 - i. The CONTRACTOR shall make the necessary commitment to provide equipment and trained personnel, at the CONTRACTOR'S location, to support the volume of vehicles the Sheriff's Department requires to maintain its operations and fleet levels.
 - ii. The CONTRACTOR shall be required to have access to a custom fabrication shop that would allow for the many and various vehicle builds and subsequent installations that arise from various needs and specialty configurations of the department.
 - iii. The CONTRACTOR shall have made or have made a "one-piece electrical wiring harness" to be installed in the Sheriff's vehicles to maintain consistency in installation of equipment and ease in trouble shooting electrical problems. NO EXCEPTIONS.
 - iv. Vehicle buildout vendors who manufacture or fabricate parts specifically used on RSO builds shall offer those same parts for sale to other RSO vehicle buildout vendors at pricing that will afford the purchasing vendors a 20% optional price markup margin. The result of this margin if exercised will make the final sales price equal to the price the vendor who manufactured or fabricated the parts sells them to RSO at. This pricing stipulation shall not deny the manufacturer or fabricator the ability to charge shipping or credit card fees on top of the 20% markup margin if required based on the terms of the transaction. This pricing shall apply only to vehicles being built for RSO by the receiving vendor. No vendor shall unnecessarily deny or delay prompt availability of these parts to other RSO vehicle buildout vendors for use on RSO builds.
13. **EQUIPMENT:** The COUNTY reserves the right to have equipment/parts installed that are of equal design, form, fit, and function. The COUNTY reserves the right to specify or make changes on equipment for the duration of the Agreement.

B. OPERATIONAL SPECIFICATIONS

1. CONTRACTOR shall contact the Sheriff's Department personnel to identify all vehicle service equipment/parts that will be stocked at the CONTRACTOR'S location. This shall be accomplished within 30 days of the approved Agreement. This shall repeat itself every year and prior to the renewal of the Agreement. This is necessary to adjust for rolling stock changes within the Sheriff's Department. By mutual agreement between the CONTRACTOR and the COUNTY, available inventory of equipment/parts shall be determined using expected weekly production output based on monthly or yearly vehicle installation projections.
2. The CONTRACTOR shall be committed to the "Maximum" production/delivery time required to complete the projected number of vehicle installations. The CONTRACTOR shall complete a single

vehicle installation in five (5) business days. The CONTRACTOR shall commit to a service satisfaction level (i.e.95%) and to make the necessary investment in "on-hand inventory of equipment/parts" and service personnel to maintain this Agreement. The CONTRACTOR shall monitor their local and back-up inventories on a regular basis and coordinate their replenishment orders with the supplying factory to take into account lead time and production schedules, and sales to other user agencies, and to ensure that the Riverside County Sheriff Department shall be serviced in a proper manner to this Agreement.

- a. *Should it be determined that the CONTRACTOR has not made the necessary commitment to service the COUNTY with proper inventory stocking levels, demonstrated poor performance, or poor quality of workmanship to the Riverside County Sheriff's Department, the Riverside County Sheriff Department may issue a thirty (30) day notice to rescind the balance of this Agreement shall and will be issued by COUNTY on behalf of the Sheriff's Department. Frequent late deliveries of completed vehicle installations or consistent failure to meet delivery of vehicles without valid and justified reasons may result in cancellation of the entire award/contract and/or possible removal from the bid list.*
3. **DELAYS:** If a delay is foreseen in the availability of any part, an accessory (of any type), or piece of equipment required to complete the vehicle installation as ordered by the Riverside County Sheriff Department personnel, or any of the above items that are normally considered an "In-Stock" inventory item, the CONTRACTOR shall give thirty (30) day prior written notice to the Sheriff's Department and to the Riverside County Purchasing. This notice shall detail the exact nature of the delay and the date of when the item will be received by the CONTRACTOR to be available in inventory and ready for installation. The Sheriff Department and Riverside County Purchasing Department has the right to extend the delivery due date if reasons appear to be reasonable, at the sole discretion of the COUNTY. The CONTRACTOR must keep the Sheriff Department personnel advised at all times of the status of the delay. Default in "promised delivery" (without acceptable reasons) or failure to meet specifications, authorizes the Sheriff Department and Riverside County Purchasing Department to purchase the parts, accessories, or equipment elsewhere and charge full increase in cost and handling to the defaulting CONTRACTOR.
4. **EQUIPMENT PICK-UP:** The CONTRACTOR shall notify the Sheriff Department Fleet Unit, managing sergeant only after the required equipment has been completely and successfully installed of the previously delivered COUNTY vehicle; and that this vehicle has successfully completed and passed functionality testing of the installed equipment prior to pick-up from the Riverside County Sheriff Department. A delivery/check-out form, for each vehicle, shall also have been prepared, annotated, and ready for the vehicle pick-up inspection.
5. **SERVICE CENTER:** The CONTRACTOR shall have the ability and experience to service (Emergency Vehicle Lighting Equipment) upon commencement of the Agreement. The CONTRACTOR is not required to be an authorized manufacture warranty repair center, it is expected that the CONTRACTOR will handle all warranty claims.
6. **ALTERATIONS:** Any alterations to the specifications, without the written approval of the Sheriff Department Fleet Services personnel and the Purchasing Agent, will be considered not compliant and the Sheriff's Department will not pay for any unauthorized services.

7. **CONTRACT QUANTITIES:** The quantities in the Agreement are not guaranteed and are given for information purposes only to the CONTRACTOR. They do not indicate the actual quantity, which will be ordered, since such volume will depend upon requirements, which develop during the Agreement period.
 - a. Quantities shown or discussed shall not be construed to represent any amount of which the COUNTY shall be obligated to purchase under the Agreement or relieve the CONTRACTOR of the obligation to fill all vehicle installation orders placed by the COUNTY.
 - b. The COUNTY shall NOT guarantee any order of a specific quantity on any vehicle installation, type of vehicle installation, or vehicle strip-out.
 - c. The COUNTY does not guarantee any amount of services or products to any vendor or vendors. If the CONTRACTOR is unable to perform to the requirements as stated in the Agreement, the COUNTY reserves the right to assign work to another CONTRACTOR in order to maintain Sheriff Fleet Vehicles for Public Safety at any time.
8. **WARRANTY:** CONTRACTOR shall provide a warranty that includes all parts and labor, which includes all repairs/services of equipment(s) under warranty, manufacture warranty or CONTRACTOR warranty. CONTRACTOR warranty for workmanship shall be for two (2) years. CONTRACTOR shall assume all responsibilities pertaining to shipping and handling of equipment that has to be sent back to the manufacture for repairs/services. In the event the equipment is beyond repair, a replacement of a brand-new equipment of the same model or equivalent shall be provided by CONTRACTOR. REMANUFACTURED equipment is not accepted.
9. **CONTRACTOR SITE LOCATION SECURITY:** CONTRACTOR shall provide site security at their location with no additional charge to the COUNTY. Site security shall be maintained 24 hours a day/365 day a year. All COUNTY vehicles that are in the possession of the CONTRACTOR shall be responsible for any and all damages while they are at the CONTRACTORS site. If any COUNTY vehicle is driven on public roads by the CONTRACTOR, they must have the proper insurance to be provided to the COUNTY and are responsible for any and all damages while in the possession of the CONTRACTOR. COUNTY vehicles that are outfitted with approved equipment shall be placed inside the CONTRACTOR's building when the CONTRACTOR is closed.

C. CALIFORNIA STATE BOARD OF EQUALIZATION

1. The California State Board of Equalization ("BOE") has determined that labor charge for installing parts or accessories to a new vehicle is fabrication labor subject to sales tax. Pursuant to the 60 Day Rule, a vehicle is considered new if it entered the CONTRACTOR's facility for vehicle-equipment installation within 60 days of the date the vehicle is registered with the California Department of Motor Vehicles ("DMV") as a new vehicle.
2. Based on the 60 Day Rule, COUNTY agrees to pay California sales tax to the CONTRACTOR on the labor performed by CONTRACTOR for installing equipment to new County vehicles during the term of this Agreement if the CONTRACTOR's invoice includes such sales tax. CONTRACTOR acknowledges and agrees that the COUNTY is not liable for any penalties and/or interests which may be owed by the CONTRACTOR to the State of California relating to sales tax. Within thirty

(30) days of COUNTY's written request, CONTRACTOR shall refund the COUNTY any California sales tax that was paid by the COUNTY on labor performed by the CONTRACTOR for installing equipment to County vehicles if such vehicles entered the CONTRACTOR's facility for vehicle-equipment installation after 60 days such vehicles registered with the DMV as new vehicles.

3. In regard to County vehicles entering CONTRACTOR's facility for vehicle-equipment installation, the COUNTY agrees to provide the CONTRACTOR with a copy of the DMV registration as a new vehicle when available. CONTRACTOR shall not delay its performance of services under this Agreement based upon lack of receipt of such DMV registration."

EXHIBIT B
VEHICLE EQUIPMENT AND PARTS BUILDOUT LIST

A. PIU B&W Patrol Matrix

ITEM	DESCRIPTION	QTY
Labor-Tax	Installation Labor-Taxable	1
	FRONT:	
C3 21-31320-CM	Code-3 21TR Matrix Lightbar, RSO	1
GR 5344T-2L91	Go Rhino 2-Light - CODE 3 MR6 - Light Not included -Steel Texture Powder coat for 2020 PIU	1
C3 MR6-B	Code 3 MR6 LED Light head-Blue	1
C3 MR6-R	Code 3 MR6 LED Light head-Red	1
C3 MR6MC-RW	Code 3 MR6 Red White LED Hood or Flush Mount (Hardware included)	1
C3 MR6MC-BW	Code 3 MR6 Blue White LED Hood or Flush Mount (Hardware included)	1
C3 C3900U	Code-3 Slimline speaker with universal "U" bracket	2
Egis 7601B	Egis TDR Series Time Delay Relay Side	1
C3 MR6-R	Code 3 MR6 LED Light head-Red	1
C3 MR6-B	Code 3 MR6 LED Light head-Blue	1
Misc. parts	MR6 mounting brackets, wrinkle black Rear	2
	REAR:	1
C3 HB6PAK-A	Code 3 6-LED low profile Hide-A-Way Single color, Amber	1
C3 HB6PAK-B	Code 3 6-LED low profile Hide-A-Way Single color, Blue	1
C3 HB6PAK-PI-B	Code-3 Hide-A-Blast 6Pack twist lock-Ford Police Interceptor Sedan and Utility (2012-14) headlight and Police Interceptor Utility (2016+) tail light - blue	1
C3 HB6PAK-PI-R	Code-3 Hide-A-Blast 6Pack twist lock-Ford Police Interceptor Sedan and Utility (2012-14) headlight and Police Interceptor Utility (2016+) tail light - Red	1
C3 ULTMC-BW	Code 3 12 LED, Mega Thin Surface Mount, MultiColor,12-24V, Blue/White	1
ULTMC-RW	Code 3 12 LED, Mega Thin Surface Mount, MultiColor,12-24V, Red/White	1
Misc. parts	License Plate Bracket	1
Laird MB8U	Laird 3/4" Brass Mt, No Conn.	3
Laird QW800	Laird 806-896 MHz Unity 1/4 Quarter Wave Antenna Laird	2
QW152	Laird 152-162 MHz Unity 1/4 Quarter Wave Antenna	1

INV-ORG-FB-ISUV	Innovative Organizer over spare tire with dual flare boxes, interceptor PIU	1
INV-ORG-LID-RSO	Innovative Organizer flare box lid, includes hinge, sticker, and expanded metal	1
INV-FF-ELETRAY-ISUV	Innovative False Floor with Electronics Tray with wings polyurea finish, PIU	1
Pano PWAT-182-SHKG...	Panorama 2 Sharkee antenna Kit	1
	INTERIOR:	
C3 Z3SXP-1	Code-3 Z3 Serial Siren with Banshee built in, Push Button Control Head	1
C3 Z3S-OBD-PIU-G	Code-3 Z3S OBD MODULE/GW MOD HARNESS FOR 16+ PIU	1
INV-CON-DN-ISUV	Innovative Sloped 14" Interceptor Center Console, Center Cupholders, Dual Notched	1
FS LF18ES-LED	Federal Signal LED map light, 18", On/Off switch control INV-MIC STAND SINGLE Innovative Single Mic Stand	1
MM MMSU-1	Magnetic Mic microphone clip	1
Mot HLN9073B	Microphone hang up clip	1
Set WK0595ITU20T	Setina 2020 PIU Window Barrier VS Polycarbonate Tinted	1
Set QK0566ITU20	Setina #12 Coated Poly Partition with Replacement Seat and Center Pull Seatbelts, 2020 PIU	1
INV-KEYBOARD-PVTM...	Innovative Expedition/Explorer Swivel Keyboard Pivot Arm with Tension Handle	1
INV-KEYBOARD-ADPT	Innovative MDC Screen Tablet Mount Keyboard Adapter Plate	1
INV-SWNG-SCREEN	Innovative MDC Swing Screen/Tablet Mount	1
GJ 7160-0857	Gamber Johnson Low Profile Quick Release Keyboard Tray	1
GJ 7160-0783	Gamber Johnson Short Clevis with 3/8" mounting hole	1
INV-AR-DUAL-RSO	Innovative Dual Weapon Rack-RSO	1
INV-BUTTPLATE	Innovative Butt Plate for weapon Rack	2
SC SC-7009-30	Santa Cruz 30 Second gun lock timer	1
SC SC-5	Santa Cruz Universal Gun Lock	1
SC SC-6	Santa Cruz GEN. 2 UNIVERSAL GUN LOCK	1
Set PK1134ITU20TM	Setina #8XL Tall Man Partition, 2020 PIU	1
AMX-B417	2.5 LB ABC Fire Extinguisher with Vehicle Bracket U/L Rating 3A:40B:C	1
AMX-B402T	5 LB ABC Fire Extinguisher with Vehicle Bracket U/L Rating 3A:40B:C	1
AMX-860	Amerex Heavy Duty Rubber Strap Bracket Red	1
	MISC:	

BS 7189B	Bussman 285 Series Surface mount breaker, 150 Amp	1
Misc. parts	Tophat and Circuit Breaker Bracket	1
INV-DASH-BRKT	Innovative Dash Bracket	1
BS 5023B	Blue Sea Fuse Block ST Blade 4circ Bat Term	1
BS 5025B	Blue Sea Fuse Block ST Blade 6 circuit with Ground and Cover	2
BS 5045B	Blue Sea Fuse Block ST Blade Mini 4 circuit with cover	1
WAY 44218	RED TOGGLE SWITCH GUARD AIRCRAFT STLYE	1
BS 4150B	Blue Sea Switch WD Toggle SPST ON-OFF	1
Way 47202	Waytek 5/16-18 250A Red Junction stud	1
BS 2151B	Blue Sea Fuse Block TERMINAL 30-300A Dual	1
BS 5177B	Blue Sea Fuse Terminal 50A	1
BS 5183B	Blue Sea Fuse Terminal 100A	1
Misc. parts	Misc. battery cable, wire, fuses and hardware	1
JEC RSO-Harness	JEC RSO Harness, 1 Piece	1

B. TAHOE B&W Patrol Matrix

ITEM	DESCRIPTION	QTY
Labor-Tax	Installation Labor-Taxable	1
	FRONT:	
C3 21-52" Matrix Bar	Code-3 52"21TR Matrix Lightbar, RSO	1
Set BK2100TAH15	Setina PB450L2 Aluminum bumper with Code-3 Lights, 2015-2019 Tahoe	1
C3 HB6PAK-W	Code -3 6-LED low profile Hide a way - White	2
C3 C3900U	Code-3 Slimline speaker with universal "U" bracket	2
Egis 7601B	Egis TDR Series Time Delay Relay	1
	SIDE:	
C3 MR6-R	Code 3 MR6 LED Light head-Red	1
C3 MR6-B	Code 3 MR6 LED Light head-Blue	1
Misc. parts	MR6 mounting brackets, wrinkle black	2
	REAR:	
C3 HB6PAK-A	Code 3 6-LED low profile Hide-A-Way Single color, Amber	1
C3 HB6PAK-B	Code 3 6-LED low profile Hide-A-Way Single color, Blue	2
C3 HB6PAK-R	Code 3 12 LED, Mega Thin Surface Mount, Multicolor, 12-24V, Blue/White	1
C3 ULTMC-RW	Code 3 12 LED, Mega Thin Surface Mount, Multicolor, 12-24V, Red/White	1
Misc. parts	License Plate Bracket	1
Laird MB8U	Laird 3/4" Brass Mt, No Conn.	3
Laird QW800	Laird 806-896 MHz Unity 1/4 Quarter Wave Antenna	2
Laird QW152	Laird 152-162 MHz Unity 1/4 Quarter Wave Antenna	1
INV-ORG-FB-ISUV	Innovative Organizer over spare tire with dual flare boxes, interceptor PIU	1
INV-ORG-LID-RSO	Innovative Organizer flare box lid, includes hinge, sticker, and expanded metal	1
INV-FF-ELETRAY-TAH	Innovative False Floor with Electronics Tray with wings polyurea finish, Tahoe	1
Pano PWAT-182-SHKG...	Panorama 2 Sharkee antenna Kit	1
	INTERIOR:	
C3 Z3SXP-1	Code-3 Z3 Serial Siren with Banshee built in, Push Button Control Head	1
C3 Z3S-OBD-TH	Code-3 OBD module add-on option for Chevrolet Tahoe	1

INV-CON-DN-TAH	Innovative Chevy Tahoe Dual Notched Console with Faceplates, Cup holder and Armrests	1
FS LF18ES-LED	Federal Signal LED map light, 18", On/Off switch control	1
INV-MIC STAND SINGLE	Innovative Single Mic Stand	1
MM MMSU-1	Magnetic Mic microphone clip	1
Mot HLN9073B	Microphone hang up clip	1
Set WK0595TAH15T	Setina Window Barrior Poly Tinted. 2015-2019 Tahoe	1
Set DK0100TAH15	Setina Door Panel Kit Black TPO. 2015-2019 Tahoe	1
Set QK0566TAH15	Setina #12 Poly Partition with Replacement Seat and Center Pull Seatbelts, 2015-2019 Tahoe	1
INV-KEYBOARD-PVTM...	Innovative Expedition/Explorer Swivel Keyboard Pivot Arm with Tension Handle	1
INV-KEYBOARD-ADPT	Innovative MDC Screen Tablet Mount Keyboard Adapter Plate	1
INV-SWNG-SCREEN	Innovative MDC Swing Screen/Tablet Mount	1
GJ 7160-0857	Gamber Johnson Low Profile Quick Release Keyboard Tray	1
GJ 7160-0783	Gamber Johnson Short Clevis with 3/8" mounting hole	1
INV-AR-DUAL-RSO	Innovative Dual Weapon Rack-RSO	1
INV-BUTTPLATE	Innovative Butt Plate for weapon Rack	2
SC SC-7009-30	Santa Cruz 30 Second gun lock timer	1
SC SC-5	Santa Cruz Universal Gun Lock	1
SC SC-6	Santa Cruz GEN. 2 UNIVERSAL GUN LOCK	1
Set PK0369TAH15	Setina #8VS Coated Poly Recessed Panel Partition, 2015-2019 Tahoe	1
AMX-B417	2.5 LB ABC Fire Extinguisher with Vehicle Bracket U/L Rating 3A:40B:C	1
AMX-B402T	5 LB ABC Fire Extinguisher with Vehicle Bracket U/L Rating 3A:40B:C	1
AMX-860	Amerex Heavy Duty Rubber Strap Bracket Red Misc.	1
BS 7189B	Bussman 285 Series Surface mount breaker, 150 Amp	1
Misc. parts	Tophat and Circuit Breaker Bracket	1
INV-DASH-BRKT	Innovative Dash Bracket	1
BS 5023B	Blue Sea Fuse Block ST Blade 4circ Bat Term	1
BS 5025B	Blue Sea Fuse Block ST Blade 6 circuit with Ground and Cover	2
BS 5045B	Blue Sea Fuse Block ST Blade Mini 4 circuit with cover	1
WAY 44218	RED TOGGLE SWITCH GUARD AIRCRAFT STLYE	1
BS 4150B	Blue Sea Switch WD Toggle SPST ON-OFF	1

Way 47202	Waytek 5/16-18 250A Red Junction stud	1
BS 2151B	Blue Sea Fuse Block TERMINAL 30-300A Dual	1
BS 5177B	Blue Sea Fuse Terminal 50A	1
BS 5183B	Blue Sea Fuse Terminal 100A	1
Misc. parts	Misc. battery cable, wire, fuses and hardware	1
JEC RSO-Harness	JEC RSO Harness, 1 Piece	1

C. PLAIN CAR COMMANDER'S PACKAGE

ITEM	DESCRIPTION	QTY
BS 7187B	Bussman 285 Series Surface mount breaker, 100 Amp	1
Misc parts	Circuit breaker bracket	1
BS 5045B	Blue Sea Fuse Block ST Blade Mini 4 circuit with cover	1
BS 5025B	Blue Sea Fuse Block ST Blade 6 circuit with Ground and Cover	1
Whe SSFPOS	Whelen 100% Solid-State, Headlight/Grille Light Flasher, 2 Outlet, 160 Watts Per Outlet, 7 Flash Patterns, For Positive Switching Headlights	1
C3 C3900U	Code-3 Slimline speaker with universal "U" bracket	1
Misc. parts	Fabricated bumper bracket	1
C3 CD5051BW	Code-3 Directional LED: Dual-color, narrow, surface and grille mount, 69 flash patterns, 12-24VDC, Blue/White	1
C3 CD5051RW	Code-3 Directional LED: Dual-color, narrow, surface and grille mount, 69 flash patterns, 12-24VDC, Red/White	1
Misc. parts	Grille Brackets	2
C3 HB6PAK-RB	Code 3 6-LED low profile Hide-A-Way Dual color, Red/Blue	2
C3 MR6-R	Code 3 MR6 LED Light head-Red	1
C3 MR6MC-BW	Code 3 MR6 Blue White LED Hood or Flush Mount (Hardware included)	1
Misc. parts	rotary knob switch, mounted in overhead	1
Misc. parts	red led mounted next to rotary switch	1
Misc. parts	shroud for windshield light, powder coat black	1
Whe BETA112R	Whelen Beta Full Function Remote Siren, for use with Remote Switches (Purchased Separately), For a One or Two 100 Watt Speakers	1
Whe VTX609M	VERTEX Super-LED Light, Single Self-Contained Light head with 25 Scan-Lock Flash Patterns, Including Steady-Burn, Blue/Amber	2
Whe SSF5150D	Whelen Solid State Taillight Flasher	1
Misc parts	Misc. battery cable, wire, fuses and hardware	1
Labor-Tax	Installation Labor-Taxable	1

**EXHIBIT C
PAYMENT PROVISIONS**

VEHICLE DESCRIPTION	COST
Patrol Interceptor Utility:	
Cost for Equipment/Materials:	\$8,283.80
Cost for Installation:	\$1,740.00
California Sales Tax on Equipment/ Materials and to include tax on labor:	\$776.84
Complete Cost	\$10,800.64
Patrol Tahoe PPV:	
Cost for Equipment/Materials:	\$9,263.95
Cost for Installation:	\$1,740.00
California Sales Tax on Equipment/ Materials and to include tax on labor:	\$852.81
Complete Cost	\$11,856.76
Commander's Vehicles:	
Cost for Equipment/Materials:	\$1,394.09
Cost for Installation:	\$1,430.00
California Sales Tax on Equipment/ Materials and to include tax on labor:	\$218.87
Complete Cost	\$3,042.96
VEHICLE STRIP	
Patrol Interceptor Utility	\$340.00
Patrol Tahoe PPV	\$340.00
Commander's Vehicle	\$240.00
CONTRACTOR Payment Terms: Net 30	

PROFESSIONAL SERVICE AGREEMENT

for

**SHERIFF VEHICLES EQUIPMENT,
INSTALLATION AND REMOVAL SERVICES**

between

COUNTY OF RIVERSIDE

and

WEST COAST LIGHTS AND SIRENS INC.



3-21

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This Agreement, made and entered into this ____ day of _____, 2019, by and between WEST COAST LIGHTS AND SIRENS INC., (herein referred to as "CONTRACTOR"), and the COUNTY OF RIVERSIDE, a political subdivision of the State of California, (herein referred to as "COUNTY"). The parties agree as follows:

1. Description of Services

1.1 CONTRACTOR shall provide all services as outlined and specified in Exhibit A, Scope of Services, for items listed in Exhibit B, Vehicle Equipment and Parts Buildout List, and at the prices stated in Exhibit C, Payment Provisions, to the Agreement.

1.2 CONTRACTOR represents that it has the skills, experience, and knowledge necessary to perform under this Agreement and the COUNTY relies upon this representation. CONTRACTOR shall perform to the satisfaction of the COUNTY and in conformance to and consistent with the highest standards of firms/professionals in the same discipline in the State of California.

1.3 CONTRACTOR affirms this it is fully apprised of all of the work to be performed under this Agreement; and the CONTRACTOR agrees it can properly perform this work at the prices stated in Exhibit B. CONTRACTOR is not to perform services or provide products outside of the Agreement.

1.4 Acceptance by the COUNTY of the CONTRACTOR's performance under this Agreement does not operate as a release of CONTRACTOR's responsibility for full compliance with the terms of this Agreement.

2. Period of Performance

2.1 This Agreement shall be effective on October 1, 2019 and continues in effect through September 30, 2024, unless terminated earlier. CONTRACTOR shall commence performance upon signature of this Agreement by both parties and shall diligently and continuously perform thereafter. The Riverside County Board of Supervisors is the only authority that may obligate the County for a non-cancelable multi-year agreement.

3. Compensation

3.1 The COUNTY shall pay the CONTRACTOR for services performed, products provided, and expenses incurred in accordance with the terms of Exhibit C, Payment Provisions. Maximum payments by COUNTY to CONTRACTOR shall not exceed an aggregate amount of five hundred thousand (\$500,000) annually including all expenses. The COUNTY is not responsible for any fees or costs incurred above or beyond the contracted amount and shall have no obligation to purchase any specified amount of services or

products. Unless otherwise specifically stated in Exhibit C, COUNTY shall not be responsible for payment of any of CONTRACTOR's expenses related to this Agreement.

3.2 All price decreases (for example, if CONTRACTOR offers lower prices to another governmental entity) will automatically be extended to the COUNTY. The COUNTY requires written proof satisfactory to COUNTY of cost increases prior to any approved price adjustment. After the first year of the award, a minimum of 30-days advance notice in writing is required to be considered and approved by COUNTY. No retroactive price adjustments will be considered. Any price increases must be stated in a written amendment to this Agreement. The net dollar amount of profit will remain firm during the period of the Agreement. Annual increases shall not exceed the Consumer Price Index- All Consumers, All Items - Greater Los Angeles, Riverside and Orange County areas and be subject to satisfactory performance review by the COUNTY and approved (if needed) for budget funding by the Board of Supervisors.

3.3 CONTRACTOR shall be paid only in accordance with an invoice submitted to COUNTY by CONTRACTOR within fifteen (15) days from the last day of each calendar month, and COUNTY shall pay the invoice within thirty (30) working days from the date of receipt of the invoice. Payment shall be made to CONTRACTOR only after services have been rendered or delivery of materials or products, and acceptance has been made by COUNTY. Prepare invoices in duplicate. For this Agreement, send the original and duplicate copies of invoices to:

Riverside County Sheriff's Department
Sheriff's Fleet Services
7195 Alessandro Blvd
Riverside, CA 92506
Attn: Fleet Sergeant

- a) Each invoice shall contain a minimum of the following information: invoice number and date; remittance address; bill-to and ship-to addresses of ordering department/division; Agreement number (SHARC-0551-004-09/24); Vehicle Identification Number ("VIN"), unit number and date of delivery to the CONTRACTOR's facility; quantities; item/service descriptions, unit prices, extensions, sales/use tax if applicable, and an invoice total.
- a) The CONTRACTOR (s) shall submit invoices to Sheriff's Fleet after inspection and acceptance by the COUNTY.

3.4 The COUNTY obligation for payment of this Agreement beyond the current fiscal year end is contingent upon and limited by the availability of COUNTY funding from which payment can be made, and invoices shall be rendered "monthly" in arrears. In the State of California, Government agencies are not

allowed to pay excess interest and late charges, per Government Codes, Section 926.10. No legal liability on the part of the COUNTY shall arise for payment beyond June 30 of each calendar year unless funds are made available for such payment. In the event that such funds are not forthcoming for any reason, COUNTY shall immediately notify CONTRACTOR in writing; and this Agreement shall be deemed terminated, have no further force, and effect.

4. Alteration or Changes to the Agreement

4.1 The Board of Supervisors and the COUNTY Purchasing Agent and/or his designee is the only authorized COUNTY representatives who may at any time, by written order, alter this Agreement. If any such alteration causes an increase or decrease in the cost of, or the time required for the performance under this Agreement, an equitable adjustment shall be made in the Agreement price or delivery schedule, or both, and the Agreement shall be modified by written amendment accordingly.

4.2 Any claim by the CONTRACTOR for additional payment related to this Agreement shall be made in writing by the CONTRACTOR within 30 days of when the CONTRACTOR has or should have notice of any actual or claimed change in the work, which results in additional and unanticipated cost to the CONTRACTOR. If the COUNTY Purchasing Agent decides that the facts provide sufficient justification, he may authorize additional payment to the CONTRACTOR pursuant to the claim. Nothing in this section shall excuse the CONTRACTOR from proceeding with performance of the Agreement even if there has been a change.

5. Termination

5.1. COUNTY may terminate this Agreement without cause upon 30 days written notice served upon the CONTRACTOR stating the extent and effective date of termination.

5.2 COUNTY may, upon five (5) days written notice terminate this Agreement for CONTRACTOR's default, if CONTRACTOR refuses or fails to comply with the terms of this Agreement or fails to make progress that may endanger performance and does not immediately cure such failure. In the event of such termination, the COUNTY may proceed with the work in any manner deemed proper by COUNTY.

5.3 After receipt of the notice of termination, CONTRACTOR shall:

- (a) Stop all work under this Agreement on the date specified in the notice of termination; and

- (b) Transfer to COUNTY and deliver in the manner as directed by COUNTY any materials, reports or other products, which, if the Agreement had been completed or continued, would have been required to be furnished to COUNTY.

5.4 After termination, COUNTY shall make payment only for CONTRACTOR's performance up to the date of termination in accordance with this Agreement.

5.5 CONTRACTOR's rights under this Agreement shall terminate (except for fees accrued prior to the date of termination) upon dishonesty or a willful or material breach of this Agreement by CONTRACTOR; or in the event of CONTRACTOR's unwillingness or inability for any reason whatsoever to perform the terms of this Agreement. In such event, CONTRACTOR shall not be entitled to any further compensation under this Agreement.

5.6 If the Agreement is federally or State funded, CONTRACTOR cannot be debarred from the System for Award Management (SAM). CONTRACTOR must notify the COUNTY immediately of a debarment. Reference: System for Award Management (SAM) at <https://www.sam.gov> for Central Contractor Registry (CCR), Federal Agency Registration (Fedreg), Online Representations and Certifications Application, and Excluded Parties List System (EPLS)). Excluded Parties Listing System (EPLS) (<http://www.epls.gov>) (Executive Order 12549, 7 CFR Part 3017, 45 CFR Part 76, and 44 CFR Part 17). The System for Award Management (SAM) is the Official U.S. Government system that consolidated the capabilities of CCR/FedReg, ORCA, and EPLS.

5.7 The rights and remedies of COUNTY provided in this section shall not be exclusive and are in addition to any other rights and remedies provided by law or this Agreement.

6. Ownership/Use of Contract Materials and Products

The CONTRACTOR agrees that all materials, reports or products in any form, including electronic, created by CONTRACTOR for which CONTRACTOR has been compensated by COUNTY pursuant to this Agreement shall be the sole property of the COUNTY. The material, reports or products may be used by the COUNTY for any purpose that the COUNTY deems to be appropriate, including, but not limit to, duplication and/or distribution within the COUNTY or to third parties. CONTRACTOR agrees not to release or circulate in whole or part such materials, reports, or products without prior written authorization of the COUNTY.

7. Conduct of Contractor

7.1 The CONTRACTOR covenants that it presently has no interest, including, but not limited to, other projects or contracts, and shall not acquire any such interest, direct or indirect, which would conflict in

any manner or degree with CONTRACTOR's performance under this Agreement. The CONTRACTOR further covenants that no person or subcontractor having any such interest shall be employed or retained by CONTRACTOR under this Agreement. The CONTRACTOR agrees to inform the COUNTY of all the CONTRACTOR's interests, if any, which are or may be perceived as incompatible with the COUNTY's interests.

7.2 The CONTRACTOR shall not, under circumstances which could be interpreted as an attempt to influence the recipient in the conduct of his/her duties, accept any gratuity or special favor from individuals or firms with whom the CONTRACTOR is doing business or proposing to do business, in accomplishing the work under this Agreement.

7.3 The CONTRACTOR or its employees shall not offer gifts, gratuity, favors, and entertainment directly or indirectly to COUNTY employees.

8. Inspection of Service; Quality Control/Assurance

8.1 All performance (which includes services, workmanship, materials, supplies and equipment furnished or utilized in the performance of this Agreement) shall be subject to inspection and test by the COUNTY or other regulatory agencies at all times. The CONTRACTOR shall provide adequate cooperation to any inspector or other COUNTY representative to permit him/her to determine the CONTRACTOR's conformity with the terms of this Agreement. If any services performed or products provided by CONTRACTOR are not in conformance with the terms of this Agreement, the COUNTY shall have the right to require the CONTRACTOR to perform the services or provide the products in conformance with the terms of the Agreement at no additional cost to the COUNTY. When the services to be performed or the products to be provided are of such nature that the difference cannot be corrected; the COUNTY shall have the right to: (1) require the CONTRACTOR immediately to take all necessary steps to ensure future performance in conformity with the terms of the Agreement; and/or (2) reduce the Agreement price to reflect the reduced value of the services performed or products provided. The COUNTY may also terminate this Agreement for default and charge to CONTRACTOR any costs incurred by the COUNTY because of the CONTRACTOR's failure to perform.

8.2 CONTRACTOR shall establish adequate procedures for self-monitoring and quality control and assurance to ensure proper performance under this Agreement; and shall permit a COUNTY representative or other regulatory official to monitor, assess, or evaluate CONTRACTOR's performance under this Agreement at any time, upon reasonable notice to the CONTRACTOR.

9. Independent Contractor/Employment Eligibility

9.1 The CONTRACTOR is, for purposes relating to this Agreement, an independent contractor and shall not be deemed an employee of the COUNTY. It is expressly understood and agreed that the CONTRACTOR (including its employees, agents, and subcontractors) shall in no event be entitled to any benefits to which COUNTY employees are entitled, including but not limited to overtime, any retirement benefits, worker's compensation benefits, and injury leave or other leave benefits. There shall be no employer-employee relationship between the parties; and CONTRACTOR shall hold COUNTY harmless from any and all claims that may be made against COUNTY based upon any contention by a third party that an employer-employee relationship exists by reason of this Agreement. It is further understood and agreed by the parties that CONTRACTOR in the performance of this Agreement is subject to the control or direction of COUNTY merely as to the results to be accomplished and not as to the means and methods for accomplishing the results.

9.2 CONTRACTOR warrants that it shall make its best effort to fully comply with all federal and state statutes and regulations regarding the employment of aliens and others and to ensure that employees performing work under this Agreement meet the citizenship or alien status requirement set forth in federal statutes and regulations. CONTRACTOR shall obtain, from all employees performing work hereunder, all verification and other documentation of employment eligibility status required by federal or state statutes and regulations including, but not limited to, the Immigration Reform and Control Act of 1986, 8 U.S.C. §1324 et seq., as they currently exist and as they may be hereafter amended. CONTRACTOR shall retain all such documentation for all covered employees, for the period prescribed by the law.

9.3 Ineligible Person shall be any individual or entity who: Is currently excluded, suspended, debarred or otherwise ineligible to participate in the federal health care programs; or has been convicted of a criminal offense related to the provision of health care items or services and has not been reinstated in the federal health care programs after a period of exclusion, suspension, debarment, or ineligibility.

9.4 CONTRACTOR shall screen prospective Covered Individuals prior to hire or engagement. CONTRACTOR shall not hire or engage any Ineligible Person to provide services directly relative to this Agreement. CONTRACTOR shall screen all current Covered Individuals within sixty (60) days of execution of this Agreement to ensure that they have not become Ineligible Persons unless CONTRACTOR has performed such screening on same Covered Individuals under a separate agreement with COUNTY within the past six (6) months. Covered Individuals shall be required to disclose to CONTRACTOR immediately any debarment, exclusion or other event that makes the Covered

Individual an Ineligible Person. CONTRACTOR shall notify COUNTY within five (5) business days after it becomes aware if a Covered Individual providing services directly relative to this Agreement becomes debarred, excluded or otherwise becomes an Ineligible Person.

9.5 CONTRACTOR acknowledges that Ineligible Persons are precluded from providing federal and state funded health care services by contract with COUNTY in the event that they are currently sanctioned or excluded by a federal or state law enforcement regulatory or licensing agency. If CONTRACTOR becomes aware that a Covered Individual has become an Ineligible Person, CONTRACTOR shall remove such individual from responsibility for, or involvement with, COUNTY business operations related to this Agreement.

9.6 CONTRACTOR shall notify COUNTY within five (5) business days if a Covered Individual or entity is currently excluded, suspended or debarred, or is identified as such after being sanction screened. Such individual or entity shall be promptly removed from participating in any activity associated with this Agreement.

10. Subcontract for Work or Services

No contract shall be made by the CONTRACTOR with any other party for furnishing any of the work or services under this Agreement without the prior written approval of the COUNTY; but this provision shall not require the approval of contracts of employment between the CONTRACTOR and personnel assigned under this Agreement, or for parties named in the proposal and agreed to under this Agreement.

11. Disputes

11.1 The parties shall attempt to resolve any disputes amicably at the working level. If that is not successful, the dispute shall be referred to the senior management of the parties. Any dispute relating to this Agreement, which is not resolved by the parties, shall be decided by the COUNTY's Purchasing Department's Compliance Contract Officer who shall furnish the decision in writing. The decision of the COUNTY's Compliance Contract Officer shall be final and conclusive unless determined by a court of competent jurisdiction to have been fraudulent, capricious, arbitrary, or so grossly erroneous to imply bad faith. The CONTRACTOR shall proceed diligently with the performance of this Agreement pending the resolution of a dispute.

11.2 Prior to the filing of any legal action related to this Agreement, the parties shall be obligated to attend a mediation session in Riverside County before a neutral third party mediator. A second mediation

session shall be required if the first session is not successful. The parties shall share the cost of the mediations.

12. Licensing and Permits

CONTRACTOR shall comply with all State or other licensing requirements, including but not limited to the provisions of Chapter 9 of Division 3 of the Business and Professions Code. All licensing requirements shall be met at the time proposals are submitted to the COUNTY. CONTRACTOR warrants that it has all necessary permits, approvals, certificates, waivers and exemptions necessary for performance of this Agreement as required by the laws and regulations of the United States, the State of California, the County of Riverside and all other governmental agencies with jurisdiction, and shall maintain these throughout the term of this Agreement.

13. Use By Other Political Entities

The CONTRACTOR agrees to extend the same pricing, terms, and conditions as stated in this Agreement to each and every political entity, special district, and related non-profit. It is understood that other entities shall make purchases in their own name, make direct payment, and be liable directly to the CONTRACTOR; and COUNTY shall in no way be responsible to CONTRACTOR for other entities' purchases.

14. Non-Discrimination

CONTRACTOR shall not be discriminate in the provision of services, allocation of benefits, accommodation in facilities, or employment of personnel on the basis of ethnic group identification, race, religious creed, color, national origin, ancestry, physical handicap, medical condition, marital status or sex in the performance of this Agreement; and, to the extent they shall be found to be applicable hereto, shall comply with the provisions of the California Fair Employment and Housing Act (Gov. Code 12900 et. seq), the Federal Civil Rights Act of 1964 (P.L. 88-352), the Americans with Disabilities Act of 1990 (42 U.S.C. S1210 et seq.) and all other applicable laws or regulations.

15. Records and Documents

CONTRACTOR shall make available, upon written request by any duly authorized Federal, State, or COUNTY agency, a copy of this Agreement and such books, documents and records as are necessary to certify the nature and extent of the CONTRACTOR's costs related to this Agreement. All such books, documents and records shall be maintained by CONTRACTOR for at least five years following termination of this Agreement and be available for audit by the COUNTY. CONTRACTOR shall provide to the COUNTY reports and information related to this Agreement as requested by COUNTY.

16. Confidentiality

16.1 The CONTRACTOR shall not use for personal gain or make other improper use of privileged or confidential information which is acquired in connection with this Agreement. The term "privileged or confidential information" includes but is not limited to: unpublished or sensitive technological or scientific information; medical, personnel, or security records; anticipated material requirements or pricing/purchasing actions; COUNTY information or data which is not subject to public disclosure; COUNTY operational procedures; and knowledge of selection of contractors, subcontractors or suppliers in advance of official announcement.

16.2 The CONTRACTOR shall protect from unauthorized disclosure names and other identifying information concerning persons receiving services pursuant to this Agreement, except for general statistical information not identifying any person. The CONTRACTOR shall not use such information for any purpose other than carrying out the CONTRACTOR's obligations under this Agreement. The CONTRACTOR shall promptly transmit to the COUNTY all third party requests for disclosure of such information. The CONTRACTOR shall not disclose, except as otherwise specifically permitted by this Agreement or authorized in advance in writing by the COUNTY, any such information to anyone other than the COUNTY. For purposes of this paragraph, identity shall include, but not be limited to, name, identifying number, symbol, or other identifying particulars assigned to the individual, such as finger or voice print or a photograph.

17. Administration/Contract Liaison

The Sheriff Department, or designee, shall administer this Agreement on behalf of the COUNTY. The Purchasing Department shall also serve as a liaison with CONTRACTOR in connection with this Agreement.

18. Notices

All correspondence and notices required or contemplated by this Agreement shall be delivered to the respective parties at the addresses set forth below and are deemed submitted two days after their deposit in the United States mail, postage prepaid:

COUNTY OF RIVERSIDE

Riverside County Sheriff's Department
4095 Lemon Street
Riverside, CA 92501
Attn: Purchasing Unit

CONTRACTOR

West Coast Lights and Sirens Inc.
601 Columbia Avenue Unit B
Riverside, CA 92507

19. Force Majeure

If either party is unable to comply with any provision of this Agreement due to causes beyond its reasonable control, and which could not have been reasonably anticipated, such as acts of God, acts of war, civil disorders, or other similar acts, such party shall not be held liable for such failure to comply.

20. EDD Reporting Requirements

In order to comply with child support enforcement requirements of the State of California, the COUNTY may be required to submit a Report of Independent Contractor(s) form **DE 542** to the Employment Development Department. The CONTRACTOR agrees to furnish the required data and certifications to the COUNTY within 10 days of notification of award of Agreement when required by the EDD. This data will be transmitted to governmental agencies charged with the establishment and enforcement of child support orders. Failure of the CONTRACTOR to timely submit the data and/or certificates required may result in the contract being awarded to another contractor. In the event a contract has been issued, failure of the CONTRACTOR to comply with all federal and state reporting requirements for child support enforcement or to comply with all lawfully served Wage and Earnings Assignments Orders and Notices of Assignment shall constitute a material breach of Agreement. If CONTRACTOR has any questions concerning this reporting requirement, please call (916) 657-0529. CONTRACTOR should also contact its local Employment Tax Customer Service Office listed in the telephone directory in the State Government section under "Employment Development Department" or access their Internet site at www.edd.ca.gov.

21. Hold Harmless/Indemnification

21.1 CONTRACTOR shall indemnify and hold harmless the County of Riverside, its Agencies, Districts, Special Districts and Departments, their respective directors, officers, Board of Supervisors, elected and appointed officials, employees, agents and representatives (individually and collectively hereinafter referred to as Indemnitees) from any liability, action, claim or damage whatsoever, based or asserted upon any services of CONTRACTOR, its officers, employees, subcontractors, agents or representatives arising out of or in any way relating to this Agreement, including but not limited to property damage, bodily injury, or death or any other element of any kind or nature. CONTRACTOR shall defend the Indemnitees at its sole expense including all costs and fees (including, but not limited, to attorney fees, cost of investigation, defense and settlements or awards) in any claim or action based upon such acts, omissions or services.

21.2 With respect to any action or claim subject to indemnification herein by CONTRACTOR, CONTRACTOR shall, at their sole cost, have the right to use counsel of their own choice and shall have the right to adjust, settle, or compromise any such action or claim without the prior consent of COUNTY; provided, however, that any such adjustment, settlement or compromise in no manner whatsoever limits or circumscribes CONTRACTOR indemnification to Indemnitees as set forth herein.

21.3 CONTRACTOR'S obligation hereunder shall be satisfied when CONTRACTOR has provided to COUNTY the appropriate form of dismissal relieving COUNTY from any liability for the action or claim involved.

21.4 The specified insurance limits required in this Agreement shall in no way limit or circumscribe CONTRACTOR'S obligations to indemnify and hold harmless the Indemnitees herein from third party claims.

22. Insurance

22.1 Without limiting or diminishing the CONTRACTOR'S obligation to indemnify or hold the COUNTY harmless, CONTRACTOR shall procure and maintain or cause to be maintained, at its sole cost and expense, the following insurance coverage's during the term of this Agreement. As respects to the insurance section only, the COUNTY herein refers to the County of Riverside, its Agencies, Districts, Special Districts, and Departments, their respective directors, officers, Board of Supervisors, employees, elected or appointed officials, agents, or representatives as Additional Insureds.

A. Workers' Compensation:

If the CONTRACTOR has employees as defined by the State of California, the CONTRACTOR shall maintain statutory Workers' Compensation Insurance (Coverage A) as prescribed by the laws of the State of California. Policy shall include Employers' Liability (Coverage B) including Occupational Disease with limits not less than \$1,000,000 per person per accident. The policy shall be endorsed to waive subrogation in favor of The County of Riverside.

B. Commercial General Liability:

Commercial General Liability insurance coverage, including but not limited to, premises liability, unmodified contractual liability, products and completed operations liability, personal and advertising injury, and cross liability coverage, covering claims which may arise from or out of CONTRACTOR'S performance of its obligations hereunder. Policy shall name the COUNTY as Additional Insured. Policy's limit of liability shall not be less than \$1,000,000 per occurrence combined single limit. If such insurance

contains a general aggregate limit, it shall apply separately to this agreement or be no less than two (2) times the occurrence limit.

C. Vehicle Liability:

If vehicles or mobile equipment is used in the performance of the obligations under this Agreement, then CONTRACTOR shall maintain liability insurance for all owned, non-owned, or hired vehicles so used in an amount not less than \$1,000,000 per occurrence combined single limit. If such insurance contains a general aggregate limit, it shall apply separately to this agreement or be no less than two (2) times the occurrence limit. Policy shall name the COUNTY as Additional Insureds.

D. General Insurance Provisions - All lines:

1) Any insurance carrier providing insurance coverage hereunder shall be admitted to the State of California and have an A M BEST rating of not less than A: VIII (A:8) unless such requirements are waived, in writing, by the County Risk Manager. If the County's Risk Manager waives a requirement for a particular insurer such waiver is only valid for that specific insurer and only for one policy term.

2) The CONTRACTOR must declare its insurance self-insured retention for each coverage required herein. If any such self-insured retention exceeds \$500,000 per occurrence each such retention shall have the prior written consent of the County Risk Manager before the commencement of operations under this Agreement. Upon notification of self-insured retention unacceptable to the COUNTY, and at the election of the County's Risk Manager, CONTRACTOR'S carriers shall either; 1) reduce or eliminate such self-insured retention as respects this Agreement with the COUNTY, or 2) procure a bond which guarantees payment of losses and related investigations, claims administration, and defense costs and expenses.

3) CONTRACTOR shall cause CONTRACTOR'S insurance carrier(s) to furnish the County of Riverside with either 1) a properly executed original Certificate(s) of Insurance and certified original copies of Endorsements effecting coverage as required herein, and 2) if requested to do so orally or in writing by the County Risk Manager, provide original Certified copies of policies including all Endorsements and all attachments thereto, showing such insurance is in full force and effect. Further, said Certificate(s) and policies of insurance shall contain the covenant of the insurance carrier(s) that thirty (30) days written notice shall be given to the County of Riverside prior to any material modification, cancellation, expiration or reduction in coverage of such insurance. In the event of a material modification, cancellation, expiration, or reduction in coverage, this Agreement shall terminate forthwith, unless the County of Riverside receives, prior to such effective date, another properly executed original Certificate of Insurance and original copies of endorsements or certified original policies, including all endorsements and attachments thereto

evidencing coverage's set forth herein and the insurance required herein is in full force and effect. CONTRACTOR shall not commence operations until the COUNTY has been furnished original Certificate(s) of Insurance and certified original copies of endorsements and if requested, certified original policies of insurance including all endorsements and any and all other attachments as required in this Section. An individual authorized by the insurance carrier shall sign the original endorsements for each policy and the Certificate of Insurance.

4) It is understood and agreed to by the parties hereto that the CONTRACTOR'S insurance shall be construed as primary insurance, and the COUNTY'S insurance and/or deductibles and/or self-insured retention's or self-insured programs shall not be construed as contributory.

5) If, during the term of this Agreement or any extension thereof, there is a material change in the scope of services; or, there is a material change in the equipment to be used in the performance of the scope of work; or, the term of this Agreement, including any extensions thereof, exceeds five (5) years; the COUNTY reserves the right to adjust the types of insurance and the monetary limits of liability required under this Agreement, if in the County Risk Manager's reasonable judgment, the amount or type of insurance carried by the CONTRACTOR has become inadequate.

6) CONTRACTOR shall pass down the insurance obligations contained herein to all tiers of subcontractors working under this Agreement.

7) The insurance requirements contained in this Agreement may be met with a program(s) of self-insurance acceptable to the COUNTY.

8) CONTRACTOR agrees to notify COUNTY of any claim by a third party or any incident or event that may give rise to a claim arising from the performance of this Agreement.

23. General

23.1 CONTRACTOR shall not delegate or assign any interest in this Agreement, whether by operation of law or otherwise, without the prior written consent of COUNTY. Any attempt to delegate or assign any interest herein shall be deemed void and of no force or effect.

23.2 Any waiver by COUNTY of any breach of any one or more of the terms of this Agreement shall not be construed to be a waiver of any subsequent or other breach of the same or of any other term of this Agreement. Failure on the part of COUNTY to require exact, full, and complete compliance with any terms of this Agreement shall not be construed as in any manner changing the terms or preventing COUNTY from enforcement of the terms of this Agreement.

23.3 In the event the CONTRACTOR receives payment under this Agreement, which is later disallowed by COUNTY for nonconformance with the terms of the Agreement, the CONTRACTOR shall promptly refund the disallowed amount to the COUNTY on request; or at its option the COUNTY may offset the amount disallowed from any payment due to the CONTRACTOR.

23.4 CONTRACTOR shall not provide partial delivery or shipment of services or products unless specifically stated in the Agreement.

23.5 CONTRACTOR shall not provide any services or products subject to any chattel mortgage or under a conditional sales contract or other agreement by which an interest is retained by a third party. The CONTRACTOR warrants that it has good title to all materials or products used by CONTRACTOR or provided to COUNTY pursuant to this Agreement, free from all liens, claims, or encumbrances.

23.6 Nothing in this Agreement shall prohibit the COUNTY from acquiring the same type or equivalent equipment, products, materials or services from other sources, when deemed by the COUNTY to be in its best interest. The COUNTY reserves the right to purchase more or less than the quantities specified in this Agreement.

23.7 The COUNTY agrees to cooperate with the CONTRACTOR in the CONTRACTOR's performance under this Agreement, including, if stated in the Agreement, providing the CONTRACTOR with reasonable facilities and timely access to COUNTY data, information, and personnel.

23.8 CONTRACTOR shall comply with all applicable Federal, State and local laws and regulations. CONTRACTOR will comply with all applicable COUNTY policies and procedures. In the event that there is a conflict between the various laws or regulations that may apply, the CONTRACTOR shall comply with the more restrictive law or regulation.

23.9 CONTRACTOR shall comply with all air pollution control, water pollution, safety and health ordinances, statutes, or regulations, which apply to performance under this Agreement.

23.10 CONTRACTOR shall comply with all requirements of the Occupational Safety and Health Administration (OSHA) standards and codes as set forth by the U.S. Department of Labor and the State of California (Cal/OSHA).

23.11 This Agreement shall be governed by the laws of the State of California. Any legal action related to the performance or interpretation of this Agreement shall be filed only in the Superior Court of the State of California located in Riverside, California, and the parties waive any provision of law providing for a change of venue to another location. In the event any provision in this Agreement is held by a court of

competent jurisdiction to be invalid, void, or unenforceable, the remaining provisions will nevertheless continue in full force without being impaired or invalidated in any way.

23.12 This Agreement, including any attachments or exhibits, constitutes the entire Agreement of the parties with respect to its subject matter and supersedes all prior and contemporaneous representations, proposals, discussions and communications, whether oral or in writing. This Agreement may be changed or modified only by a written amendment signed by authorized representatives of both parties.

IN WITNESS WHEREOF, the Parties hereto have caused their duly authorized representatives to execute this Agreement.

COUNTY OF RIVERSIDE, a political
subdivision of the State of California

By: 

Kevin Jeffries, Chairman
Board of Supervisors

Dated: 11.19.19

WEST COAST LIGHTS AND SIRENS, INC.

By: 

Name: *Patricia Reeves*
Title: *Treasurer*

Dated: 10-15-2019

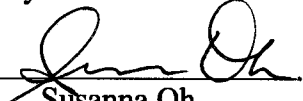
ATTEST:

Kecia R. Harper
Clerk of the Board

By: 
Deputy

APPROVED AS TO FORM:

Gregory P. Priamos
County Counsel

By: 

Susanna Oh
Deputy County Counsel

**EXHIBIT A
SCOPE OF SERVICE**

A. CONTRACTOR REQUIREMENTS

1. CONTRACTOR shall provide equipment, labor/installation and removal services as ordered by the COUNTY for all active, retired duty and service vehicles for the Sheriff Department. The CONTRACTOR shall provide product usage reports to satisfactorily support the COUNTY. The COUNTY shall order products that are identified as approved items that are listed in Exhibit B, Vehicle Equipment and Parts Buildout List.
 - a. The Sheriff's Department shall have the CONTRACTOR build patrol, stealth, and plain vehicles to be determined by the Sheriff Fleet Department.
 - b. The CONTRACTOR shall be responsible for providing the product inventory's, manpower resources, and/or production equipment.
 - c. The Sheriff Department may evaluate other possible patrol vehicles at the discretion of the Sheriff Department.
2. The Sheriff Department will order Specialty Vehicles during the year that may include Patrol K-9 adaptations, Forensic Trucks, Bomb Squad Vehicles, S.E.R.T. Vehicles (Sheriff's Emergency Response Team), S.E.B. Vehicles (Special Enforcement Bureau/SWAT), Correction Transportation Vehicles and Coroner Vehicles.
3. The "Specialty Vehicles" are custom built by the CONTRACTOR, and these specialty vehicles may vary from vehicle to vehicle depending on what type of equipment is needed by the Sheriff station or specialized unit. There is no definitive specification book associated with these types of specialty vehicles because of the constant changes in the equipment requirements.
4. The CONTRACTOR shall strip a combination of patrol, stealth, and plain vehicles. The CONTRACTOR shall remotely strip non-drivable vehicles (out of service & collision totals) at the at various COUNTY locations in Moreno Valley, Murrieta (Southwest Temecula), Riverside and Indio.
5. Vehicle strips may include, but not limited to, the removal of:
 - a. All emergency lighting equipment and siren
 - b. Police radio, scanner, and mobile data computer
 - c. Partition cages or K-9 kennels
 - d. All gun racks
 - e. Metal trunk boxes and trays
 - f. Fire extinguisher
 - g. Rear plastic seat and seat belts
6. The COUNTY shall have the best pricing, based on the economies of scale, for those items specifically identified in Exhibit B, Vehicle Equipment and Parts Buildout List.
7. The CONTRACTOR shall deliver and shall have "will-call" delivery product inventory as needed for the Sheriff Department.

8. Pricing will be all inclusive of any vendor vehicle pick-up or delivery fees, should the Sheriff Department personnel not be able to provide that service.
9. The CONTRACTOR shall provide a unit price for the individual products as noted in the Exhibit B and extend those prices to the vehicle type as specified. The COUNTY of Riverside, Sheriff's Department requires that any substitutions shall undergo prior review and written approval by the COUNTY.
 - a. Special Equipment:
 - i. The CONTRACTOR shall make the necessary commitment to provide equipment and trained personnel, at the CONTRACTOR'S location, to support the volume of vehicles the Sheriff's Department requires to maintain its operations and fleet levels.
 - ii. The CONTRACTOR shall be required to have access to a custom fabrication shop that would allow for the many and various vehicle builds and subsequent installations that arise from various needs and specialty configurations of the department.
 - iii. The CONTRACTOR shall have made or have made a "one-piece electrical wiring harness" to be installed in the Sheriff's vehicles to maintain consistency in installation of equipment and ease in trouble shooting electrical problems. NO EXCEPTIONS.
 - iv. Vehicle buildout vendors who manufacture or fabricate parts specifically used on RSO builds shall offer those same parts for sale to other RSO vehicle buildout vendors at pricing that will afford the purchasing vendors a 20% optional price markup margin. The result of this margin if exercised will make the final sales price equal to the price the vendor who manufactured or fabricated the parts sells them to RSO at. This pricing stipulation shall not deny the manufacturer or fabricator the ability to charge shipping or credit card fees on top of the 20% markup margin if required based on the terms of the transaction. This pricing shall apply only to vehicles being built for RSO by the receiving vendor. No vendor shall unnecessarily deny or delay prompt availability of these parts to other RSO vehicle buildout vendors for use on RSO builds.
13. **EQUIPMENT:** The COUNTY reserves the right to have equipment/parts installed that are of equal design, form, fit, and function. The COUNTY reserves the right to specify or make changes on equipment for the duration of the Agreement.

B. OPERATIONAL SPECIFICATIONS

1. CONTRACTOR shall contact the Sheriff's Department personnel to identify all vehicle service equipment/parts that will be stocked at the CONTRACTOR'S location. This shall be accomplished within 30 days of the approved Agreement. This shall repeat itself every year and prior to the renewal of the Agreement. This is necessary to adjust for rolling stock changes within the Sheriff's Department. By mutual agreement between the CONTRACTOR and the COUNTY, available inventory of equipment/parts shall be determined using expected weekly production output based on monthly or yearly vehicle installation projections.
2. The CONTRACTOR shall be committed to the "Maximum" production/delivery time required to complete the projected number of vehicle installations. The CONTRACTOR shall complete a single

vehicle installation in five (5) business days. The CONTRACTOR shall commit to a service satisfaction level (i.e.95%) and to make the necessary investment in "on-hand inventory of equipment/parts" and service personnel to maintain this Agreement. The CONTRACTOR shall monitor their local and back-up inventories on a regular basis and coordinate their replenishment orders with the supplying factory to take into account lead time and production schedules, and sales to other user agencies, and to ensure that the Riverside County Sheriff Department shall be serviced in a proper manner to this Agreement.

- a. *Should it be determined that the CONTRACTOR has not made the necessary commitment to service the COUNTY with proper inventory stocking levels, demonstrated poor performance, or poor quality of workmanship to the Riverside County Sheriff's Department, the Riverside County Sheriff Department may issue a thirty (30) day notice to rescind the balance of this Agreement shall and will be issued by COUNTY on behalf of the Sheriff's Department. Frequent late deliveries of completed vehicle installations or consistent failure to meet delivery of vehicles without valid and justified reasons may result in cancellation of the entire award/contract and/or possible removal from the bid list.*
3. **DELAYS:** If a delay is foreseen in the availability of any part, an accessory (of any type), or piece of equipment required to complete the vehicle installation as ordered by the Riverside County Sheriff Department personnel, or any of the above items that are normally considered an "In-Stock" inventory item, the CONTRACTOR shall give thirty (30) day prior written notice to the Sheriff's Department and to the Riverside County Purchasing. This notice shall detail the exact nature of the delay and the date of when the item will be received by the CONTRACTOR to be available in inventory and ready for installation. The Sheriff Department and Riverside County Purchasing Department has the right to extend the delivery due date if reasons appear to be reasonable, at the sole discretion of the COUNTY. The CONTRACTOR must keep the Sheriff Department personnel advised at all times of the status of the delay. Default in "promised delivery" (without acceptable reasons) or failure to meet specifications, authorizes the Sheriff Department and Riverside County Purchasing Department to purchase the parts, accessories, or equipment elsewhere and charge full increase in cost and handling to the defaulting CONTRACTOR.
4. **EQUIPMENT PICK-UP:** The CONTRACTOR shall notify the Sheriff Department Fleet Unit, managing sergeant only after the required equipment has been completely and successfully installed of the previously delivered COUNTY vehicle; and that this vehicle has successfully completed and passed functionality testing of the installed equipment prior to pick-up from the Riverside County Sheriff Department. A delivery/check-out form, for each vehicle, shall also have been prepared, annotated, and ready for the vehicle pick-up inspection.
5. **SERVICE CENTER:** The CONTRACTOR shall have the ability and experience to service (Emergency Vehicle Lighting Equipment) upon commencement of the Agreement. The CONTRACTOR is not required to be an authorized manufacture warranty repair center, it is expected that the CONTRACTOR will handle all warranty claims.
6. **ALTERATIONS:** Any alterations to the specifications, without the written approval of the Sheriff Department Fleet Services personnel and the Purchasing Agent, will be considered not compliant and the Sheriff's Department will not pay for any unauthorized services.

7. **CONTRACT QUANTITIES:** The quantities in the Agreement are not guaranteed and are given for information purposes only to the CONTRACTOR. They do not indicate the actual quantity, which will be ordered, since such volume will depend upon requirements, which develop during the Agreement period.
- a. Quantities shown or discussed shall not be construed to represent any amount of which the COUNTY shall be obligated to purchase under the Agreement or relieve the CONTRACTOR of the obligation to fill all vehicle installation orders placed by the COUNTY.
 - b. The COUNTY shall NOT guarantee any order of a specific quantity on any vehicle installation, type of vehicle installation, or vehicle strip-out.
 - c. The COUNTY does not guarantee any amount of services or products to any vendor or vendors. If the CONTRACTOR is unable to perform to the requirements as stated in the Agreement, the COUNTY reserves the right to assign work to another CONTRACTOR in order to maintain Sheriff Fleet Vehicles for Public Safety at any time.
8. **WARRANTY:** CONTRACTOR shall provide a warranty that includes all parts and labor, which includes all repairs/services of equipment(s) under warranty, manufacture warranty or CONTRACTOR warranty. CONTRACTOR warranty for workmanship shall be for two (2) years. CONTRACTOR shall assume all responsibilities pertaining to shipping and handling of equipment that has to be sent back to the manufacture for repairs/services. In the event the equipment is beyond repair, a replacement of a brand-new equipment of the same model or equivalent shall be provided by CONTRACTOR. REMANUFACTURED equipment is not accepted.
9. **CONTRACTOR SITE LOCATION SECURITY:** CONTRACTOR shall provide site security at their location with no additional charge to the COUNTY. Site security shall be maintained 24 hours a day/365 day a year. All COUNTY vehicles that are in the possession of the CONTRACTOR shall be responsible for any and all damages while they are at the CONTRACTORS site. If any COUNTY vehicle is driven on public roads by the CONTRACTOR, they must have the proper insurance to be provided to the COUNTY and are responsible for any and all damages while in the possession of the CONTRACTOR. COUNTY vehicles that are outfitted with approved equipment shall be placed inside the CONTRACTOR's building when the CONTRACTOR is closed.

C. CALIFORNIA STATE BOARD OF EQUALIZATION

1. The California State Board of Equalization ("BOE") has determined that labor charge for installing parts or accessories to a new vehicle is fabrication labor subject to sales tax. Pursuant to the 60 Day Rule, a vehicle is considered new if it entered the CONTRACTOR's facility for vehicle-equipment installation within 60 days of the date the vehicle is registered with the California Department of Motor Vehicles ("DMV") as a new vehicle.
2. Based on the 60 Day Rule, COUNTY agrees to pay California sales tax to the CONTRACTOR on the labor performed by CONTRACTOR for installing equipment to new County vehicles during the term of this Agreement if the CONTRACTOR's invoice includes such sales tax. CONTRACTOR acknowledges and agrees that the COUNTY is not liable for any penalties and/or interests which may be owed by the CONTRACTOR to the State of California relating to sales tax. Within thirty

(30) days of COUNTY's written request, CONTRACTOR shall refund the COUNTY any California sales tax that was paid by the COUNTY on labor performed by the CONTRACTOR for installing equipment to County vehicles if such vehicles entered the CONTRACTOR's facility for vehicle-equipment installation after 60 days such vehicles registered with the DMV as new vehicles.

3. In regard to County vehicles entering CONTRACTOR's facility for vehicle-equipment installation, the COUNTY agrees to provide the CONTRACTOR with a copy of the DMV registration as a new vehicle when available. CONTRACTOR shall not delay its performance of services under this Agreement based upon lack of receipt of such DMV registration."

EXHIBIT B
VEHICLE EQUIPMENT AND PARTS BUILDOUT LIST

A. PIU B&W Patrol Matrix

ITEM	DESCRIPTION	QTY
INSTALLATION	INSTALLATION LABOR FOR ODOMETER UNDER 500 MILES	38
21MAT52	52" 21TR MATRIX LIGHTBAR CONFIGURATION 131261 >>ADJBKT011-B<<	1
5344T-2L91	TEXTURED PUSH BUMPER 2020 FORD INTERCEPTOR UTILITY	1
MR6-B	MR6 SINGLE COLOR LED-BLUE	1
MR6-B	MR6 SINGLE COLOR LED-BLUE	1
MR6MC-BW	MR6 MULTICOLOR LED, HOOD OR FLUSH MOUNT (HARDWARE INCLUDED) BLUE/WHITE	1
MR6MC-RW	MR6 MULTICOLOR LED, HOOD OR FLUSH MOUNT (HARDWARE INCLUDED) RED/WHITE	1
C3900-U	SIREN SPEAKER WITH UNIVERSAL U BRACKET	2
950-PIU	HEADLIGHT FLASHER, PLUG-N-PLAY HARNESS	1
7601B	140 A TIME DELAY RELAY (TDR), TOP HAT REPLACEMENT	1
MR6-B	MR6 SINGLE COLOR LED-BLUE SIDE	1
MR6-R	MR6 SINGLE COLOR LED- RED SIDE	1
INV-MR6-SIDEMNT	CUSTOM EXPLORER MR6 REAR SIDE MOUNTING BRACKET	2
HB6PAK-A	LED HIDE-A-BLAST, AMBER	1
HB6PAK-B	LED HIDE-A-BLAST, BLUE	1
HB6PAK-PI-B	6-PACK LED Hide-A-Blast STROBE TWIST LOCK PI- BLUE	1
HB6PAK-PI-R	6-PACK LED Hide-A-Blast STROBE TWIST LOCK PI- RED	1
ULTMC-BW	12 LED, MEGA THIN SURFACE MOUNT, MULTICOLOR 12-24V, BLUE/WHITE	1
ULTMC-RW	12 LED, MEGA THIN SURFACE MOUNT, MULTICOLOR 12-24V, RED/WHITE	1
INV-LICENSE-	LICENSE PLATE BKT	1

NMOSCN518	LAIRD NMOSCN518 HIGH FREQUENCY HIGH PERFORMANCE PERMANENT 3/4" NMO MOUNT + 17 FT. LOW LOSS 195 CABLE	3
ANXQW800	806-896 MHZ FIELD TUNABLE WAVE MOBILE ANTENNA	2
ANXQWFT120	118-970 MHZ 0 DB FIELD TUNABLE 1/4 WAVE MOBILE ANTENNA	1
INV-ORG-FB-ISUV	DUAL FLAIR BOX ORGANIZER OVER SPARE TIRE INV-ISUV-FB-DUAL-RSO	1
INV-ORG-LID-RSO	FLAIR BOX ORGANIZER MESH SPACER WITH MAGNETIC LATCHED LID, 10 X 3 STICKER, POLY COATED INV-ISUV-FB-DUAL-ACCS	1
INV-FF-ELETRAY-I...	"FALSE FLOOR WITH ELECTRONICS TRAY LOCKING (W/WINGS) FORD INTERCEPTOR"	1
PWAT-182-SHKG2-...	RSO SPECIFIC ANTENNA KIT- SHKG 2X2X MIMO 2G/3G/4G + 2X2 WIFI + GPS/GNSS	1
Z3SXP-1	Z3 SERIAL SIREN WITH BANSHEE BUILT IN, PUSH BUTTON CONTROL HEAD	1
Z3S-OBD-PIU-G	Z3S OBD MODULE/GW MOD HARNESS FOR 16+ P	1
INV-CON-DN-ISUV	"SLOPED 14"" INTERCEPTOR, CENTER CUP HOLDERS, DUAL NOTCHED CONSOLE"	1
LF18ES-LED	18 INCH RED/WHITE LED LITTLITE, NECK EXTENDS FROM END OF CHASSIS, VERTICAL MNT	1
INV-MIC STAND-MMSU1	SINGLE MIC STAND WITH CLIP, RSO SPEC'S	1
HLN9073B	MOTOROLA MIC CLIP	1
WK0595ITU20T	2020 FORD PUI, WINDOW BARRIER VS POLYCARBONATE TINTED	1
QK0566ITU20	20-20 INTERCEPTOR UTILITY #12 COATED POLY W/REPLACEMENT SEAT; WITH CENTER PULL SEAT BELTS	1
DK0100ITU20	2020 DOOR PANELS TPO PLASTIC BLACK	1
SHIPPING	SHIPPING OF SETINA ITEMS	1
INV-KEYBOARD-A...	"EXPEDITION / EXPLORER SWIVEL KEYBOARD ALUMINUM ADAPTER PLATE"	1
INV-KEYBOARD-PI...	EXPEDITION / EXPLORER SWIVEL SCREEN KEYBOARD PIVOT ARMS WITH TENSION KNOBS	1

INV-SWNG-SCREEN	EXPEDITION / TAHOE/ EXPLORER MDC SWING SCREEN /TABLET MOUNT	1
7160-0857	LOW PROFILE QUICK RELEASE KEYBOARD TRAY	1
7160-0783	LOW CLEVIS. VESA 75 / GJ PATTERN. MOUNT USING 3/8" HARDWARE. (VESA 75, GJ, AMPS, NEC MOUNTING PATTERNS)	1
SHIPPING	SHIPPING OF GAMBER JOHNSON	1
INV-AR-DUAL-RSO	DUAL A-R 15/ SHOTGUN WEAPON RACK INV-001-RSO	1
INV-BUTTPLATE	BUTT PLATE FOR DUAL WEAPON INV-011-RSO	2
JOB MATERIALS	GUN-KIT-RSO, BRACKETS, HARDWARE, WIRE ETC	1
SC-7009-A	ADJUSTABLE GUN LOCK TIMER	1
SC-6	XL HANDCUFF STYLE GUN LOCK	1
GLSC-5	SANTA CRUZ GUN LOCK SC-5 HANDCUFF STYLE (STANDARD KEY)	1
PK1134ITU20TM	#8XL COATED POLY PARTITION 20-20 INTERCEPTOR UTILITY	1
B417	2.5 LBS. AMEREX FIRE EXTINGUISHER	1
B500	AMEREX 5 POUND FIRE EXTINGUISHER W/O BRACKET	1
860	VEHICLE FIRE EXTINGUISHER BRACKET	1
7189B	150 AMP BREAKER	1
INV-DASH	DASH BOARD BRACKET	1
INV-TOPHAT-	TOP HAT BRACKET FOR SUV'S	1
5025B	FUSE BLOCK STBLADE 6 CIRC W/GRND/CVR	1
5023B	ST BLADE BATTERY TERMINAL MOUNT FUSE BLOCK, FOUR POSITION	1
JOB MATERIALS	PSEC-PARTS-RSO, MISC. PARTS, NEW ANTENNA ENDS FOR THE PSEC CABLES, N-MALE CONNECTOR, RUBBER GROMMETS FOR ANTENNAS, SCANNER ADAPTER, RFN-1005-3C x3 RFU-600-1 x3	1
JOB MATERIALS	MISC. PARTS, WIRE, ZIP TIES, CLAMPS, FASTENERS, RELAYS, ETC.	1

B. TAHOE B&W Patrol Matrix

ITEM	DESCRIPTION	QTY
INSTALLATION L...	INSTALLATION LABOR FOR ODOMETER UNDER 500 MILES	42
21MAT52	52" 21TR MATRIX LIGHTBAR CONFIGURATION 131261 >>.ADJBKT011-B<<	1
BK2100TAH15	PB450L2 ALUM BUMPER MR6 15-20 TAHOE	1
HB6PAK-W	LED HIDE-A-BLAST, WHITE	2
C3900-U	SIREN SPEAKER	2
7601B	140 A TIME DELAY RELAY (TDR), TOP HAT REPLACEMENT	1
MR6-B	MR6 SINGLE COLOR LED-BLUE	1
MR6-R	MR6 SINGLE COLOR LED- RED	1
INV-MR6-SIDEMNT	CUSTOM EXPLORER MR6 REAR SIDE MOUNTING BRACKET	2
HB6PAK-A	LED HIDE-A-BLAST, AMBER	1
HB6PAK-B	LED HIDE-A-BLAST, BLUE	1
ULTMC-BW	12 LED, MEGA THIN SURFACE MOUNT, MULTICOLOR 12-24V, BLUE/WHITE	1
ULTMC-RW	12 LED, MEGA THIN SURFACE MOUNT, MULTICOLOR 12-24V, RED/WHITE	1
INV-LICENSE- BRK	LICENSE PLATE BKT	1
NMOSCN518	LAIRD NMOSCN518 HIGH FREQUENCY HIGH PERFORMANCE PERMANENT 3/4" NMO MOUNT + 17 FT. LOW LOSS 195 CABLE	3
ANXQW800	806-896 MHZ FIELD TUNABLE WAVE MOBILE ANTENNA	2
ANXQWFT120	118-970 MHZ 0 DB FIELD TUNABLE 1/4 WAVE MOBILE ANTENNA	1
INV-FF-ELETRAY- T...	FALSE FLOOR WITH ELECTRONICS TRAY INCLUDES FILLER PLATES, TOP RAIL, FLARE BOXES AND ACCESS., D-RINGS, POLY FINISH, CHEVY TAHOE	1
PWAT-182-SHKG2- ...	RSO SPECIFIC ANTENNA KIT- SHKG 2X2X MIMO 2G/3G/4G + 2X2 WIFI + GPS/GNSS	1
Z3SXP-1	Z3 SERIAL SIREN WITH BANSHEE BUILT IN, PUSH BUTTON CONTROL HEAD	1

Z3S-OBD-TH	Z3 SERIAL OBD MODULE & HARNESS- TAHOE	1
INV-CON-DN-TAH	CHEVY TAHOE DUAL NOTCHED CONSOLE WITH FACEPLATES CUP HOLDERS AND ARMREST	1
INV-MIC STAND-S...	SINGLE MIC STAND WITH CLIP, RSO SPEC'S	1
MMSU1	MAGNETIC MIC CONVERSION KIT	1
HLN9073B	MOTOROLA MIC CLIP	1
LF18ES-LED	18 INCH RED/WHITE LED LITTLITE, NECK EXTENDS FROM END OF CHASSIS, VERTICAL MNT	1
INV-SWNG-SCREEN	EXPEDITION / TAHOE/ EXPLORER MDC SWING SCREEN /TABLET MOUNT	1
INV-KEYBOARD-A...	"EXPEDITION / EXPLORER SWIVEL KEYBOARD ALUMINUM ADAPTER PLATE"	1
INV-KEYBOARD-PI...	EXPEDITION / EXPLORER SWIVEL SCREEN KEYBOARD PIVOT ARMS WITH TENSION KNOBS	1
7160-0783	LOW CLEVIS. VESA 75 / GJ PATTERN. MOUNT USING 3/8" HARDWARE. (VESA 75, GJ, AMPS, NEC MOUNTING PATTERNS)	1
7160-0857	LOW PROFILE QUICK RELEASE KEYBOARD TRAY	1
SHIPPING	SHIPPING OF GAMBER JOHNSON ITEMS	1
INV-AR-DUAL-RSO	DUAL A-R 15/ SHOTGUN WEAPON RACK INV-001-RSO	1
INV-BUTTPLATE	BUTT PLATE FOR DUAL WEAPON INV-011-RSO	2
JOB MATERIALS	GUN-KIT-RSO, BRACKETS, HARDWARE, WIRE ETC	1
SC-6	XL HANDCUFF STYLE GUN LOCK	2
SC-7009-A	ADJUSTABLE GUN LOCK TIMER	1
PK1160TAH15	#8XL COATED POLY PARTITION 15-20 TAHOE	1
DK0100TAH15	DOOR PANEL VS TOP PLASTIC BLACK INSTALLS OVER OEM DOOR PANELS	1
WK0595TAH15	WINDOW BARRIER VS POLYCARBONATE, FOR USE WITH STOCK & SETINA TOP DOOR PANELS	1
SHIPPING	SHIPPING OF SETINA ITEMS	1
QK0566TAH15	#12 COATED POLY W/REPLACEMENT SEAT WITH CENTER PULL SEAT BELTS 15-20 TAHOE	1

B417	2.5 LBS. AMEREX FIRE EXTINGUISHER	1
B500	AMEREX 5 POUND FIRE EXTINGUISHER W/O BRACKET	1
860	VEHICLE FIRE EXTINGUISHER BRACKET	1
7189B	150 AMP BREAKER	1
INV-DASH	DASH BOARD BRACKET	1
INV-TOPHAT-BRKT	TOP HAT BRACKET FOR SUV'S	1
5023B	ST BLADE BATTERY TERMINAL MOUNT FUSE BLOCK, FOUR POSITION	1
5025B	FUSE BLOCK STBLADE 6 CIRC W/GRND/CVR	1
JOB MATERIALS	PSEC-PARTS-RSO, MISC. PARTS, NEW ANTENNA ENDS FOR THE PSEC CABLES, N-MALE CONNECTOR, RUBBER GROMMETS FOR ANTENNAS, SCANNER ADAPTER, RFN-1005-3C x3 RFU-600-1 x3	1
JOB MATERIALS	MISC. PARTS, WIRE, ZIP TIES, CLAMPS, FASTENERS, RELAYS, ETC.	1

C. PLAIN CAR COMMANDER'S PACKAGE

ITEM	DESCRIPTION	QTY
2020 CHEVY TAHOE		
INSTALLATION	INSTALLATION LABOR FOR ODOMETER UNDER 500 MILES	22
950-PIU	HEADLIGHT FLASHER, PLUG-N-PLAY HARNESS	1
C3900-U	SIREN SPEAKER	1
FABRICATED	CUSTOM FABRICATED BUMPER MOUNTED SPEAKER BRACKET	1
MR6MC-BW	MR6 MULTICOLOR LED, HOOD OR FLUSH MOUNT (HARDWARE INCLUDED) BLUE/WHITE	1
MR6MC-RW	MR6 MULTICOLOR LED, HOOD OR FLUSH MOUNT (HARDWARE INCLUDED) RED/WHITE	1
INV-MR6-GRILLBR...	CUSTOM GRILL LIGHT BRACKETS SET	1
HB6PAK-PI-B	6-PACK LED Hide-A-Blast STROBE TWIST LOCK PI-BLUE	1
HB6PAK-PI-B	6-PACK LED Hide-A-Blast STROBE TWIST LOCK PI-BLUE	1
MR6-R	MR6 SINGLE COLOR LED- RED	1
MR6MC-BW	MR6 MULTICOLOR LED, HOOD OR FLUSH MOUNT (HARDWARE INCLUDED) BLUE/WHITE	1
UM3500K	4 POS. UNDER COVER SWITCH	1
INV-SH-2MR6-ISUV	SHROUD, DOUBLE LIGHT FRONT INV-SHROUD-DBL	1
ALPHASL	ALPHA REMOTE SIREN, FOR USE WITH REMOTE SWITCHES	1
HB6PAK-A	LED HIDE-A-BLAST, AMBER	1
HB6PAK-B	LED HIDE-A-BLAST, BLUE	1
JOB MATERIALS	MEDIUM 'L' BUMPER BRACKET	1
FHL-TAIL	FLASHER, TAILLIGHT, UNIVERSAL APPLICATIONS, 18" WIRE LEADS	1
5025B	FUSE BLOCK STBLADE 6 CIRC W/GRND/CVR	1
7185B	70 AMP CIRCUIT BREAKER	1

INV-SINGLE-BREA...	BREAKER, SOLENOID, BRACKET PLATE INV-BREAKER BRACKET	1
FABRICATED	FABRICATION-ELECT. BOARD	1
JOB MATERIALS	MISC. PARTS, WIRE, ZIP TIES, CLAMPS, FASTENERS, RELAYS, ETC.	1

**EXHIBIT C
PAYMENT PROVISIONS**

VEHICLE DESCRIPTION	COST
Patrol Interceptor Utility:	
Cost for Equipment/Materials:	\$8,536.75
Cost for Installation:	\$2,850.00
California Sales Tax on Equipment/ Materials and to include tax on labor:	\$983.22
Complete Cost	\$12,369.97
<i>Payment Term Discount</i>	<i>(\$247.40)</i>
<i>Cost after Payment Term Discount</i>	<i>\$12,122.57</i>
Patrol Tahoe PPV:	
Cost for Equipment/Materials:	\$8,888.60
Cost for Installation:	\$3,150.00
California Sales Tax on Equipment/ Materials and to include tax on labor:	\$1,040.25
Complete Cost	\$13,078.85
<i>Payment Term Discount</i>	<i>(\$261.58)</i>
<i>Cost after Payment Term Discount</i>	<i>\$12,817.28</i>
Commander's Vehicles:	
Cost for Equipment/Materials:	\$1,407.46
Cost for Installation:	\$1,650.00
California Sales Tax on Equipment/ Materials and to include tax on labor:	\$267.53
Complete Cost	\$3,324.99
<i>Payment Term Discount</i>	<i>(\$66.50)</i>
<i>Cost after Payment Term Discount</i>	<i>\$3,258.49</i>
VEHICLE STRIP	
Patrol Interceptor Utility	\$375.00
Patrol Tahoe PPV	\$375.00
Commander's Vehicle	\$375.00
CONTRACTOR Payment Terms: 2%-15, Net 30	

PROFESSIONAL SERVICE AGREEMENT

for

**SHERIFF VEHICLES EQUIPMENT,
INSTALLATION AND REMOVAL SERVICES**

between

COUNTY OF RIVERSIDE

and

10-8 RETROFIT INC.



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This Agreement, made and entered into this ____ day of _____, 2019, by and between 10-8 RETROFIT INC., (herein referred to as "CONTRACTOR"), and the COUNTY OF RIVERSIDE, a political subdivision of the State of California, (herein referred to as "COUNTY"). The parties agree as follows:

1. Description of Services

1.1 CONTRACTOR shall provide all services as outlined and specified in Exhibit A, Scope of Services, for items listed in Exhibit B, Vehicle Equipment and Parts Buildout List, and at the prices stated in Exhibit C, Payment Provisions, to the Agreement.

1.2 CONTRACTOR represents that it has the skills, experience, and knowledge necessary to perform under this Agreement and the COUNTY relies upon this representation. CONTRACTOR shall perform to the satisfaction of the COUNTY and in conformance to and consistent with the highest standards of firms/professionals in the same discipline in the State of California.

1.3 CONTRACTOR affirms this it is fully apprised of all of the work to be performed under this Agreement; and the CONTRACTOR agrees it can properly perform this work at the prices stated in Exhibit B. CONTRACTOR is not to perform services or provide products outside of the Agreement.

1.4 Acceptance by the COUNTY of the CONTRACTOR's performance under this Agreement does not operate as a release of CONTRACTOR's responsibility for full compliance with the terms of this Agreement.

2. Period of Performance

2.1 This Agreement shall be effective on October 1, 2019 and continues in effect through September 30, 2024, unless terminated earlier. CONTRACTOR shall commence performance upon signature of this Agreement by both parties and shall diligently and continuously perform thereafter. The Riverside County Board of Supervisors is the only authority that may obligate the County for a non-cancelable multi-year agreement.

3. Compensation

3.1 The COUNTY shall pay the CONTRACTOR for services performed, products provided, and expenses incurred in accordance with the terms of Exhibit C, Payment Provisions. Maximum payments by COUNTY to CONTRACTOR shall not exceed an aggregate amount of two hundred thousand (\$200,000) annually including all expenses. The COUNTY is not responsible for any fees or costs incurred above or beyond the contracted amount and shall have no obligation to purchase any specified amount of services or

products. Unless otherwise specifically stated in Exhibit C, COUNTY shall not be responsible for payment of any of CONTRACTOR's expenses related to this Agreement.

3.2 All price decreases (for example, if CONTRACTOR offers lower prices to another governmental entity) will automatically be extended to the COUNTY. The COUNTY requires written proof satisfactory to COUNTY of cost increases prior to any approved price adjustment. After the first year of the award, a minimum of 30-days advance notice in writing is required to be considered and approved by COUNTY. No retroactive price adjustments will be considered. Any price increases must be stated in a written amendment to this Agreement. The net dollar amount of profit will remain firm during the period of the Agreement. Annual increases shall not exceed the Consumer Price Index- All Consumers, All Items - Greater Los Angeles, Riverside and Orange County areas and be subject to satisfactory performance review by the COUNTY and approved (if needed) for budget funding by the Board of Supervisors.

3.3 CONTRACTOR shall be paid only in accordance with an invoice submitted to COUNTY by CONTRACTOR within fifteen (15) days from the last day of each calendar month, and COUNTY shall pay the invoice within thirty (30) working days from the date of receipt of the invoice. Payment shall be made to CONTRACTOR only after services have been rendered or delivery of materials or products, and acceptance has been made by COUNTY. Prepare invoices in duplicate. For this Agreement, send the original and duplicate copies of invoices to:

Riverside County Sheriff's Department
Sheriff's Fleet Services
7195 Alessandro Blvd
Riverside, CA 92506
Attn: Fleet Sergeant

- a) Each invoice shall contain a minimum of the following information: invoice number and date; remittance address; bill-to and ship-to addresses of ordering department/division; Agreement number (SHARC-0551-002-09/24); Vehicle Identification Number ("VIN"), unit number and date of delivery to the CONTRACTOR's facility; quantities; item/service descriptions, unit prices, extensions, sales/use tax if applicable, and an invoice total.
- a) The CONTRACTOR (s) shall submit invoices to Sheriff's Fleet after inspection and acceptance by the COUNTY.

3.4 The COUNTY obligation for payment of this Agreement beyond the current fiscal year end is contingent upon and limited by the availability of COUNTY funding from which payment can be made, and invoices shall be rendered "monthly" in arrears. In the State of California, Government agencies are not

allowed to pay excess interest and late charges, per Government Codes, Section 926.10. No legal liability on the part of the COUNTY shall arise for payment beyond June 30 of each calendar year unless funds are made available for such payment. In the event that such funds are not forthcoming for any reason, COUNTY shall immediately notify CONTRACTOR in writing; and this Agreement shall be deemed terminated, have no further force, and effect.

4. Alteration or Changes to the Agreement

4.1 The Board of Supervisors and the COUNTY Purchasing Agent and/or his designee is the only authorized COUNTY representatives who may at any time, by written order, alter this Agreement. If any such alteration causes an increase or decrease in the cost of, or the time required for the performance under this Agreement, an equitable adjustment shall be made in the Agreement price or delivery schedule, or both, and the Agreement shall be modified by written amendment accordingly.

4.2 Any claim by the CONTRACTOR for additional payment related to this Agreement shall be made in writing by the CONTRACTOR within 30 days of when the CONTRACTOR has or should have notice of any actual or claimed change in the work, which results in additional and unanticipated cost to the CONTRACTOR. If the COUNTY Purchasing Agent decides that the facts provide sufficient justification, he may authorize additional payment to the CONTRACTOR pursuant to the claim. Nothing in this section shall excuse the CONTRACTOR from proceeding with performance of the Agreement even if there has been a change.

5. Termination

5.1. COUNTY may terminate this Agreement without cause upon 30 days written notice served upon the CONTRACTOR stating the extent and effective date of termination.

5.2 COUNTY may, upon five (5) days written notice terminate this Agreement for CONTRACTOR's default, if CONTRACTOR refuses or fails to comply with the terms of this Agreement or fails to make progress that may endanger performance and does not immediately cure such failure. In the event of such termination, the COUNTY may proceed with the work in any manner deemed proper by COUNTY.

5.3 After receipt of the notice of termination, CONTRACTOR shall:

- (a) Stop all work under this Agreement on the date specified in the notice of termination; and

- (b) Transfer to COUNTY and deliver in the manner as directed by COUNTY any materials, reports or other products, which, if the Agreement had been completed or continued, would have been required to be furnished to COUNTY.

5.4 After termination, COUNTY shall make payment only for CONTRACTOR's performance up to the date of termination in accordance with this Agreement.

5.5 CONTRACTOR's rights under this Agreement shall terminate (except for fees accrued prior to the date of termination) upon dishonesty or a willful or material breach of this Agreement by CONTRACTOR; or in the event of CONTRACTOR's unwillingness or inability for any reason whatsoever to perform the terms of this Agreement. In such event, CONTRACTOR shall not be entitled to any further compensation under this Agreement.

5.6 If the Agreement is federally or State funded, CONTRACTOR cannot be debarred from the System for Award Management (SAM). CONTRACTOR must notify the COUNTY immediately of a debarment. Reference: System for Award Management (SAM) at <https://www.sam.gov> for Central Contractor Registry (CCR), Federal Agency Registration (Fedreg), Online Representations and Certifications Application, and Excluded Parties List System (EPLS)). Excluded Parties Listing System (EPLS) (<http://www.epls.gov>) (Executive Order 12549, 7 CFR Part 3017, 45 CFR Part 76, and 44 CFR Part 17). The System for Award Management (SAM) is the Official U.S. Government system that consolidated the capabilities of CCR/FedReg, ORCA, and EPLS.

5.7 The rights and remedies of COUNTY provided in this section shall not be exclusive and are in addition to any other rights and remedies provided by law or this Agreement.

6. Ownership/Use of Contract Materials and Products

The CONTRACTOR agrees that all materials, reports or products in any form, including electronic, created by CONTRACTOR for which CONTRACTOR has been compensated by COUNTY pursuant to this Agreement shall be the sole property of the COUNTY. The material, reports or products may be used by the COUNTY for any purpose that the COUNTY deems to be appropriate, including, but not limit to, duplication and/or distribution within the COUNTY or to third parties. CONTRACTOR agrees not to release or circulate in whole or part such materials, reports, or products without prior written authorization of the COUNTY.

7. Conduct of Contractor

7.1 The CONTRACTOR covenants that it presently has no interest, including, but not limited to, other projects or contracts, and shall not acquire any such interest, direct or indirect, which would conflict in

any manner or degree with CONTRACTOR's performance under this Agreement. The CONTRACTOR further covenants that no person or subcontractor having any such interest shall be employed or retained by CONTRACTOR under this Agreement. The CONTRACTOR agrees to inform the COUNTY of all the CONTRACTOR's interests, if any, which are or may be perceived as incompatible with the COUNTY's interests.

7.2 The CONTRACTOR shall not, under circumstances which could be interpreted as an attempt to influence the recipient in the conduct of his/her duties, accept any gratuity or special favor from individuals or firms with whom the CONTRACTOR is doing business or proposing to do business, in accomplishing the work under this Agreement.

7.3 The CONTRACTOR or its employees shall not offer gifts, gratuity, favors, and entertainment directly or indirectly to COUNTY employees.

8. Inspection of Service; Quality Control/Assurance

8.1 All performance (which includes services, workmanship, materials, supplies and equipment furnished or utilized in the performance of this Agreement) shall be subject to inspection and test by the COUNTY or other regulatory agencies at all times. The CONTRACTOR shall provide adequate cooperation to any inspector or other COUNTY representative to permit him/her to determine the CONTRACTOR's conformity with the terms of this Agreement. If any services performed or products provided by CONTRACTOR are not in conformance with the terms of this Agreement, the COUNTY shall have the right to require the CONTRACTOR to perform the services or provide the products in conformance with the terms of the Agreement at no additional cost to the COUNTY. When the services to be performed or the products to be provided are of such nature that the difference cannot be corrected; the COUNTY shall have the right to: (1) require the CONTRACTOR immediately to take all necessary steps to ensure future performance in conformity with the terms of the Agreement; and/or (2) reduce the Agreement price to reflect the reduced value of the services performed or products provided. The COUNTY may also terminate this Agreement for default and charge to CONTRACTOR any costs incurred by the COUNTY because of the CONTRACTOR's failure to perform.

8.2 CONTRACTOR shall establish adequate procedures for self-monitoring and quality control and assurance to ensure proper performance under this Agreement; and shall permit a COUNTY representative or other regulatory official to monitor, assess, or evaluate CONTRACTOR's performance under this Agreement at any time, upon reasonable notice to the CONTRACTOR.

9. Independent Contractor/Employment Eligibility

9.1 The CONTRACTOR is, for purposes relating to this Agreement, an independent contractor and shall not be deemed an employee of the COUNTY. It is expressly understood and agreed that the CONTRACTOR (including its employees, agents, and subcontractors) shall in no event be entitled to any benefits to which COUNTY employees are entitled, including but not limited to overtime, any retirement benefits, worker's compensation benefits, and injury leave or other leave benefits. There shall be no employer-employee relationship between the parties; and CONTRACTOR shall hold COUNTY harmless from any and all claims that may be made against COUNTY based upon any contention by a third party that an employer-employee relationship exists by reason of this Agreement. It is further understood and agreed by the parties that CONTRACTOR in the performance of this Agreement is subject to the control or direction of COUNTY merely as to the results to be accomplished and not as to the means and methods for accomplishing the results.

9.2 CONTRACTOR warrants that it shall make its best effort to fully comply with all federal and state statutes and regulations regarding the employment of aliens and others and to ensure that employees performing work under this Agreement meet the citizenship or alien status requirement set forth in federal statutes and regulations. CONTRACTOR shall obtain, from all employees performing work hereunder, all verification and other documentation of employment eligibility status required by federal or state statutes and regulations including, but not limited to, the Immigration Reform and Control Act of 1986, 8 U.S.C. §1324 et seq., as they currently exist and as they may be hereafter amended. CONTRACTOR shall retain all such documentation for all covered employees, for the period prescribed by the law.

9.3 Ineligible Person shall be any individual or entity who: Is currently excluded, suspended, debarred or otherwise ineligible to participate in the federal health care programs; or has been convicted of a criminal offense related to the provision of health care items or services and has not been reinstated in the federal health care programs after a period of exclusion, suspension, debarment, or ineligibility.

9.4 CONTRACTOR shall screen prospective Covered Individuals prior to hire or engagement. CONTRACTOR shall not hire or engage any Ineligible Person to provide services directly relative to this Agreement. CONTRACTOR shall screen all current Covered Individuals within sixty (60) days of execution of this Agreement to ensure that they have not become Ineligible Persons unless CONTRACTOR has performed such screening on same Covered Individuals under a separate agreement with COUNTY within the past six (6) months. Covered Individuals shall be required to disclose to CONTRACTOR immediately any debarment, exclusion or other event that makes the Covered

Individual an Ineligible Person. CONTRACTOR shall notify COUNTY within five (5) business days after it becomes aware if a Covered Individual providing services directly relative to this Agreement becomes debarred, excluded or otherwise becomes an Ineligible Person.

9.5 CONTRACTOR acknowledges that Ineligible Persons are precluded from providing federal and state funded health care services by contract with COUNTY in the event that they are currently sanctioned or excluded by a federal or state law enforcement regulatory or licensing agency. If CONTRACTOR becomes aware that a Covered Individual has become an Ineligible Person, CONTRACTOR shall remove such individual from responsibility for, or involvement with, COUNTY business operations related to this Agreement.

9.6 CONTRACTOR shall notify COUNTY within five (5) business days if a Covered Individual or entity is currently excluded, suspended or debarred, or is identified as such after being sanction screened. Such individual or entity shall be promptly removed from participating in any activity associated with this Agreement.

10. Subcontract for Work or Services

No contract shall be made by the CONTRACTOR with any other party for furnishing any of the work or services under this Agreement without the prior written approval of the COUNTY; but this provision shall not require the approval of contracts of employment between the CONTRACTOR and personnel assigned under this Agreement, or for parties named in the proposal and agreed to under this Agreement.

11. Disputes

11.1 The parties shall attempt to resolve any disputes amicably at the working level. If that is not successful, the dispute shall be referred to the senior management of the parties. Any dispute relating to this Agreement, which is not resolved by the parties, shall be decided by the COUNTY's Purchasing Department's Compliance Contract Officer who shall furnish the decision in writing. The decision of the COUNTY's Compliance Contract Officer shall be final and conclusive unless determined by a court of competent jurisdiction to have been fraudulent, capricious, arbitrary, or so grossly erroneous to imply bad faith. The CONTRACTOR shall proceed diligently with the performance of this Agreement pending the resolution of a dispute.

11.2 Prior to the filing of any legal action related to this Agreement, the parties shall be obligated to attend a mediation session in Riverside County before a neutral third party mediator. A second mediation

session shall be required if the first session is not successful. The parties shall share the cost of the mediations.

12. Licensing and Permits

CONTRACTOR shall comply with all State or other licensing requirements, including but not limited to the provisions of Chapter 9 of Division 3 of the Business and Professions Code. All licensing requirements shall be met at the time proposals are submitted to the COUNTY. CONTRACTOR warrants that it has all necessary permits, approvals, certificates, waivers and exemptions necessary for performance of this Agreement as required by the laws and regulations of the United States, the State of California, the County of Riverside and all other governmental agencies with jurisdiction, and shall maintain these throughout the term of this Agreement.

13. Use By Other Political Entities

The CONTRACTOR agrees to extend the same pricing, terms, and conditions as stated in this Agreement to each and every political entity, special district, and related non-profit. It is understood that other entities shall make purchases in their own name, make direct payment, and be liable directly to the CONTRACTOR; and COUNTY shall in no way be responsible to CONTRACTOR for other entities' purchases.

14. Non-Discrimination

CONTRACTOR shall not be discriminate in the provision of services, allocation of benefits, accommodation in facilities, or employment of personnel on the basis of ethnic group identification, race, religious creed, color, national origin, ancestry, physical handicap, medical condition, marital status or sex in the performance of this Agreement; and, to the extent they shall be found to be applicable hereto, shall comply with the provisions of the California Fair Employment and Housing Act (Gov. Code 12900 et. seq), the Federal Civil Rights Act of 1964 (P.L. 88-352), the Americans with Disabilities Act of 1990 (42 U.S.C. S1210 et seq.) and all other applicable laws or regulations.

15. Records and Documents

CONTRACTOR shall make available, upon written request by any duly authorized Federal, State, or COUNTY agency, a copy of this Agreement and such books, documents and records as are necessary to certify the nature and extent of the CONTRACTOR's costs related to this Agreement. All such books, documents and records shall be maintained by CONTRACTOR for at least five years following termination of this Agreement and be available for audit by the COUNTY. CONTRACTOR shall provide to the COUNTY reports and information related to this Agreement as requested by COUNTY.

16. Confidentiality

16.1 The CONTRACTOR shall not use for personal gain or make other improper use of privileged or confidential information which is acquired in connection with this Agreement. The term "privileged or confidential information" includes but is not limited to: unpublished or sensitive technological or scientific information; medical, personnel, or security records; anticipated material requirements or pricing/purchasing actions; COUNTY information or data which is not subject to public disclosure; COUNTY operational procedures; and knowledge of selection of contractors, subcontractors or suppliers in advance of official announcement.

16.2 The CONTRACTOR shall protect from unauthorized disclosure names and other identifying information concerning persons receiving services pursuant to this Agreement, except for general statistical information not identifying any person. The CONTRACTOR shall not use such information for any purpose other than carrying out the CONTRACTOR's obligations under this Agreement. The CONTRACTOR shall promptly transmit to the COUNTY all third party requests for disclosure of such information. The CONTRACTOR shall not disclose, except as otherwise specifically permitted by this Agreement or authorized in advance in writing by the COUNTY, any such information to anyone other than the COUNTY. For purposes of this paragraph, identity shall include, but not be limited to, name, identifying number, symbol, or other identifying particulars assigned to the individual, such as finger or voice print or a photograph.

17. Administration/Contract Liaison

The Sheriff Department, or designee, shall administer this Agreement on behalf of the COUNTY. The Purchasing Department shall also serve as a liaison with CONTRACTOR in connection with this Agreement.

18. Notices

All correspondence and notices required or contemplated by this Agreement shall be delivered to the respective parties at the addresses set forth below and are deemed submitted two days after their deposit in the United States mail, postage prepaid:

COUNTY OF RIVERSIDE

Riverside County Sheriff's Department
4095 Lemon Street
Riverside, CA 92501
Attn: Purchasing Unit

CONTRACTOR

10-8 Retrofit Inc.
415 W. Main Street
Ontario, CA 91762
Attn: Dan Keenan

19. Force Majeure

If either party is unable to comply with any provision of this Agreement due to causes beyond its reasonable control, and which could not have been reasonably anticipated, such as acts of God, acts of war, civil disorders, or other similar acts, such party shall not be held liable for such failure to comply.

20. EDD Reporting Requirements

In order to comply with child support enforcement requirements of the State of California, the COUNTY may be required to submit a Report of Independent Contractor(s) form **DE 542** to the Employment Development Department. The CONTRACTOR agrees to furnish the required data and certifications to the COUNTY within 10 days of notification of award of Agreement when required by the EDD. This data will be transmitted to governmental agencies charged with the establishment and enforcement of child support orders. Failure of the CONTRACTOR to timely submit the data and/or certificates required may result in the contract being awarded to another contractor. In the event a contract has been issued, failure of the CONTRACTOR to comply with all federal and state reporting requirements for child support enforcement or to comply with all lawfully served Wage and Earnings Assignments Orders and Notices of Assignment shall constitute a material breach of Agreement. If CONTRACTOR has any questions concerning this reporting requirement, please call (916) 657-0529. CONTRACTOR should also contact its local Employment Tax Customer Service Office listed in the telephone directory in the State Government section under "Employment Development Department" or access their Internet site at www.edd.ca.gov.

21. Hold Harmless/Indemnification

21.1 CONTRACTOR shall indemnify and hold harmless the County of Riverside, its Agencies, Districts, Special Districts and Departments, their respective directors, officers, Board of Supervisors, elected and appointed officials, employees, agents and representatives (individually and collectively hereinafter referred to as Indemnitees) from any liability, action, claim or damage whatsoever, based or asserted upon any services of CONTRACTOR, its officers, employees, subcontractors, agents or representatives arising out of or in any way relating to this Agreement, including but not limited to property damage, bodily injury, or death or any other element of any kind or nature. CONTRACTOR shall defend the Indemnitees at its sole expense including all costs and fees (including, but not limited, to attorney fees, cost of investigation, defense and settlements or awards) in any claim or action based upon such acts, omissions or services.

21.2 With respect to any action or claim subject to indemnification herein by CONTRACTOR, CONTRACTOR shall, at their sole cost, have the right to use counsel of their own choice and shall have the right to adjust, settle, or compromise any such action or claim without the prior consent of COUNTY; provided, however, that any such adjustment, settlement or compromise in no manner whatsoever limits or circumscribes CONTRACTOR indemnification to Indemnitees as set forth herein.

21.3 CONTRACTOR'S obligation hereunder shall be satisfied when CONTRACTOR has provided to COUNTY the appropriate form of dismissal relieving COUNTY from any liability for the action or claim involved.

21.4 The specified insurance limits required in this Agreement shall in no way limit or circumscribe CONTRACTOR'S obligations to indemnify and hold harmless the Indemnitees herein from third party claims.

22. Insurance

22.1 Without limiting or diminishing the CONTRACTOR'S obligation to indemnify or hold the COUNTY harmless, CONTRACTOR shall procure and maintain or cause to be maintained, at its sole cost and expense, the following insurance coverage's during the term of this Agreement. As respects to the insurance section only, the COUNTY herein refers to the County of Riverside, its Agencies, Districts, Special Districts, and Departments, their respective directors, officers, Board of Supervisors, employees, elected or appointed officials, agents, or representatives as Additional Insureds.

A. Workers' Compensation:

If the CONTRACTOR has employees as defined by the State of California, the CONTRACTOR shall maintain statutory Workers' Compensation Insurance (Coverage A) as prescribed by the laws of the State of California. Policy shall include Employers' Liability (Coverage B) including Occupational Disease with limits not less than \$1,000,000 per person per accident. The policy shall be endorsed to waive subrogation in favor of The County of Riverside.

B. Commercial General Liability:

Commercial General Liability insurance coverage, including but not limited to, premises liability, unmodified contractual liability, products and completed operations liability, personal and advertising injury, and cross liability coverage, covering claims which may arise from or out of CONTRACTOR'S performance of its obligations hereunder. Policy shall name the COUNTY as Additional Insured. Policy's limit of liability shall not be less than \$1,000,000 per occurrence combined single limit. If such insurance

contains a general aggregate limit, it shall apply separately to this agreement or be no less than two (2) times the occurrence limit.

C. Vehicle Liability:

If vehicles or mobile equipment is used in the performance of the obligations under this Agreement, then CONTRACTOR shall maintain liability insurance for all owned, non-owned, or hired vehicles so used in an amount not less than \$1,000,000 per occurrence combined single limit. If such insurance contains a general aggregate limit, it shall apply separately to this agreement or be no less than two (2) times the occurrence limit. Policy shall name the COUNTY as Additional Insureds.

D. General Insurance Provisions - All lines:

1) Any insurance carrier providing insurance coverage hereunder shall be admitted to the State of California and have an A M BEST rating of not less than A: VIII (A:8) unless such requirements are waived, in writing, by the County Risk Manager. If the County's Risk Manager waives a requirement for a particular insurer such waiver is only valid for that specific insurer and only for one policy term.

2) The CONTRACTOR must declare its insurance self-insured retention for each coverage required herein. If any such self-insured retention exceeds \$500,000 per occurrence each such retention shall have the prior written consent of the County Risk Manager before the commencement of operations under this Agreement. Upon notification of self-insured retention unacceptable to the COUNTY, and at the election of the County's Risk Manager, CONTRACTOR'S carriers shall either; 1) reduce or eliminate such self-insured retention as respects this Agreement with the COUNTY, or 2) procure a bond which guarantees payment of losses and related investigations, claims administration, and defense costs and expenses.

3) CONTRACTOR shall cause CONTRACTOR'S insurance carrier(s) to furnish the County of Riverside with either 1) a properly executed original Certificate(s) of Insurance and certified original copies of Endorsements effecting coverage as required herein, and 2) if requested to do so orally or in writing by the County Risk Manager, provide original Certified copies of policies including all Endorsements and all attachments thereto, showing such insurance is in full force and effect. Further, said Certificate(s) and policies of insurance shall contain the covenant of the insurance carrier(s) that thirty (30) days written notice shall be given to the County of Riverside prior to any material modification, cancellation, expiration or reduction in coverage of such insurance. In the event of a material modification, cancellation, expiration, or reduction in coverage, this Agreement shall terminate forthwith, unless the County of Riverside receives, prior to such effective date, another properly executed original Certificate of Insurance and original copies of endorsements or certified original policies, including all endorsements and attachments thereto

evidencing coverage's set forth herein and the insurance required herein is in full force and effect. CONTRACTOR shall not commence operations until the COUNTY has been furnished original Certificate (s) of Insurance and certified original copies of endorsements and if requested, certified original policies of insurance including all endorsements and any and all other attachments as required in this Section. An individual authorized by the insurance carrier shall sign the original endorsements for each policy and the Certificate of Insurance.

4) It is understood and agreed to by the parties hereto that the CONTRACTOR'S insurance shall be construed as primary insurance, and the COUNTY'S insurance and/or deductibles and/or self-insured retention's or self-insured programs shall not be construed as contributory.

5) If, during the term of this Agreement or any extension thereof, there is a material change in the scope of services; or, there is a material change in the equipment to be used in the performance of the scope of work; or, the term of this Agreement, including any extensions thereof, exceeds five (5) years; the COUNTY reserves the right to adjust the types of insurance and the monetary limits of liability required under this Agreement, if in the County Risk Manager's reasonable judgment, the amount or type of insurance carried by the CONTRACTOR has become inadequate.

6) CONTRACTOR shall pass down the insurance obligations contained herein to all tiers of subcontractors working under this Agreement.

7) The insurance requirements contained in this Agreement may be met with a program(s) of self-insurance acceptable to the COUNTY.

8) CONTRACTOR agrees to notify COUNTY of any claim by a third party or any incident or event that may give rise to a claim arising from the performance of this Agreement.

23. General

23.1 CONTRACTOR shall not delegate or assign any interest in this Agreement, whether by operation of law or otherwise, without the prior written consent of COUNTY. Any attempt to delegate or assign any interest herein shall be deemed void and of no force or effect.

23.2 Any waiver by COUNTY of any breach of any one or more of the terms of this Agreement shall not be construed to be a waiver of any subsequent or other breach of the same or of any other term of this Agreement. Failure on the part of COUNTY to require exact, full, and complete compliance with any terms of this Agreement shall not be construed as in any manner changing the terms or preventing COUNTY from enforcement of the terms of this Agreement.

23.3 In the event the CONTRACTOR receives payment under this Agreement, which is later disallowed by COUNTY for nonconformance with the terms of the Agreement, the CONTRACTOR shall promptly refund the disallowed amount to the COUNTY on request; or at its option the COUNTY may offset the amount disallowed from any payment due to the CONTRACTOR.

23.4 CONTRACTOR shall not provide partial delivery or shipment of services or products unless specifically stated in the Agreement.

23.5 CONTRACTOR shall not provide any services or products subject to any chattel mortgage or under a conditional sales contract or other agreement by which an interest is retained by a third party. The CONTRACTOR warrants that it has good title to all materials or products used by CONTRACTOR or provided to COUNTY pursuant to this Agreement, free from all liens, claims, or encumbrances.

23.6 Nothing in this Agreement shall prohibit the COUNTY from acquiring the same type or equivalent equipment, products, materials or services from other sources, when deemed by the COUNTY to be in its best interest. The COUNTY reserves the right to purchase more or less than the quantities specified in this Agreement.

23.7 The COUNTY agrees to cooperate with the CONTRACTOR in the CONTRACTOR's performance under this Agreement, including, if stated in the Agreement, providing the CONTRACTOR with reasonable facilities and timely access to COUNTY data, information, and personnel.

23.8 CONTRACTOR shall comply with all applicable Federal, State and local laws and regulations. CONTRACTOR will comply with all applicable COUNTY policies and procedures. In the event that there is a conflict between the various laws or regulations that may apply, the CONTRACTOR shall comply with the more restrictive law or regulation.

23.9 CONTRACTOR shall comply with all air pollution control, water pollution, safety and health ordinances, statutes, or regulations, which apply to performance under this Agreement.

23.10 CONTRACTOR shall comply with all requirements of the Occupational Safety and Health Administration (OSHA) standards and codes as set forth by the U.S. Department of Labor and the State of California (Cal/OSHA).


23.11 This Agreement shall be governed by the laws of the State of California. Any legal action related to the performance or interpretation of this Agreement shall be filed only in the Superior Court of the State of California located in Riverside, California, and the parties waive any provision of law providing for a change of venue to another location. In the event any provision in this Agreement is held by a court of

competent jurisdiction to be invalid, void, or unenforceable, the remaining provisions will nevertheless continue in full force without being impaired or invalidated in any way.

23.12 This Agreement, including any attachments or exhibits, constitutes the entire Agreement of the parties with respect to its subject matter and supersedes all prior and contemporaneous representations, proposals, discussions and communications, whether oral or in writing. This Agreement may be changed or modified only by a written amendment signed by authorized representatives of both parties.


IN WITNESS WHEREOF, the Parties hereto have caused their duly authorized representatives to execute this Agreement.

COUNTY OF RIVERSIDE, a political
subdivision of the State of California

By: 
Kevin Jeffries, Chairman
Board of Supervisors

Dated: 11.19.19

10-8 RETROFIT INC.

By: 
Name: DAVID KEENAN
Title: President

Dated: 10-11-19

ATTEST:

Kecia R. Harper
Clerk of the Board

By: 
Deputy

APPROVED AS TO FORM:

Gregory P. Priamos
County Counsel

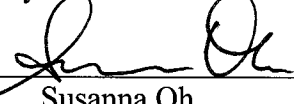
By: 
Susanna Oh
Deputy County Counsel

EXHIBIT A SCOPE OF SERVICE

A. CONTRACTOR REQUIREMENTS

1. CONTRACTOR shall provide equipment, labor/installation and removal services as ordered by the COUNTY for all active, retired duty and service vehicles for the Sheriff Department. The CONTRACTOR shall provide product usage reports to satisfactorily support the COUNTY. The COUNTY shall order products that are identified as approved items that are listed in Exhibit B, Vehicle Equipment and Parts Buildout List.
 - a. The Sheriff's Department shall have the CONTRACTOR build patrol, stealth, and plain vehicles to be determined by the Sheriff Fleet Department.
 - b. The CONTRACTOR shall be responsible for providing the product inventory's, manpower resources, and/or production equipment.
 - c. The Sheriff Department may evaluate other possible patrol vehicles at the discretion of the Sheriff Department.
2. The Sheriff Department will order Specialty Vehicles during the year that may include Patrol K-9 adaptations, Forensic Trucks, Bomb Squad Vehicles, S.E.R.T. Vehicles (Sheriff's Emergency Response Team), S.E.B. Vehicles (Special Enforcement Bureau/SWAT), Correction Transportation Vehicles and Coroner Vehicles.
3. The "Specialty Vehicles" are custom built by the CONTRACTOR, and these specialty vehicles may vary from vehicle to vehicle depending on what type of equipment is needed by the Sheriff station or specialized unit. There is no definitive specification book associated with these types of specialty vehicles because of the constant changes in the equipment requirements.
4. The CONTRACTOR shall strip a combination of patrol, stealth, and plain vehicles. The CONTRACTOR shall remotely strip non-drivable vehicles (out of service & collision totals) at the at various COUNTY locations in Moreno Valley, Murrieta (Southwest Temecula), Riverside and Indio.
5. Vehicle strips may include, but not limited to, the removal of:
 - a. All emergency lighting equipment and siren
 - b. Police radio, scanner, and mobile data computer
 - c. Partition cages or K-9 kennels
 - d. All gun racks
 - e. Metal trunk boxes and trays
 - f. Fire extinguisher
 - g. Rear plastic seat and seat belts
6. The COUNTY shall have the best pricing, based on the economies of scale, for those items specifically identified in Exhibit B, Vehicle Equipment and Parts Buildout List.
7. The CONTRACTOR shall deliver and shall have "will-call" delivery product inventory as needed for the Sheriff Department.

8. Pricing will be all inclusive of any vendor vehicle pick-up or delivery fees, should the Sheriff Department personnel not be able to provide that service.
9. The CONTRACTOR shall provide a unit price for the individual products as noted in the Exhibit B and extend those prices to the vehicle type as specified. The COUNTY of Riverside, Sheriff's Department requires that any substitutions shall undergo prior review and written approval by the COUNTY.

a. Special Equipment:

- i. The CONTRACTOR shall make the necessary commitment to provide equipment and trained personnel, at the CONTRACTOR'S location, to support the volume of vehicles the Sheriff's Department requires to maintain its operations and fleet levels.
 - ii. The CONTRACTOR shall be required to have access to a custom fabrication shop that would allow for the many and various vehicle builds and subsequent installations that arise from various needs and specialty configurations of the department.
 - iii. The CONTRACTOR shall have made or have made a "one-piece electrical wiring harness" to be installed in the Sheriff's vehicles to maintain consistency in installation of equipment and ease in trouble shooting electrical problems. NO EXCEPTIONS.
 - iv. Vehicle buildout vendors who manufacture or fabricate parts specifically used on RSO builds shall offer those same parts for sale to other RSO vehicle buildout vendors at pricing that will afford the purchasing vendors a 20% optional price markup margin. The result of this margin if exercised will make the final sales price equal to the price the vendor who manufactured or fabricated the parts sells them to RSO at. This pricing stipulation shall not deny the manufacturer or fabricator the ability to charge shipping or credit card fees on top of the 20% markup margin if required based on the terms of the transaction. This pricing shall apply only to vehicles being built for RSO by the receiving vendor. No vendor shall unnecessarily deny or delay prompt availability of these parts to other RSO vehicle buildout vendors for use on RSO builds.
13. **EQUIPMENT:** The COUNTY reserves the right to have equipment/parts installed that are of equal design, form, fit, and function. The COUNTY reserves the right to specify or make changes on equipment for the duration of the Agreement.

B. OPERATIONAL SPECIFICATIONS

1. CONTRACTOR shall contact the Sheriff's Department personnel to identify all vehicle service equipment/parts that will be stocked at the CONTRACTOR'S location. This shall be accomplished within 30 days of the approved Agreement. This shall repeat itself every year and prior to the renewal of the Agreement. This is necessary to adjust for rolling stock changes within the Sheriff's Department. By mutual agreement between the CONTRACTOR and the COUNTY, available inventory of equipment/parts shall be determined using expected weekly production output based on monthly or yearly vehicle installation projections.
2. The CONTRACTOR shall be committed to the "Maximum" production/delivery time required to complete the projected number of vehicle installations. The CONTRACTOR shall complete a single

vehicle installation in five (5) business days. The CONTRACTOR shall commit to a service satisfaction level (i.e.95%) and to make the necessary investment in “on-hand inventory of equipment/parts” and service personnel to maintain this Agreement. The CONTRACTOR shall monitor their local and back-up inventories on a regular basis and coordinate their replenishment orders with the supplying factory to take into account lead time and production schedules, and sales to other user agencies, and to ensure that the Riverside County Sheriff Department shall be serviced in a proper manner to this Agreement.

a. Should it be determined that the CONTRACTOR has not made the necessary commitment to service the COUNTY with proper inventory stocking levels, demonstrated poor performance, or poor quality of workmanship to the Riverside County Sheriff's Department, the Riverside County Sheriff Department may issue a thirty (30) day notice to rescind the balance of this Agreement shall and will be issued by COUNTY on behalf of the Sheriff's Department. Frequent late deliveries of completed vehicle installations or consistent failure to meet delivery of vehicles without valid and justified reasons may result in cancellation of the entire award/contract and/or possible removal from the bid list.

3. **DELAYS:** If a delay is foreseen in the availability of any part, an accessory (of any type), or piece of equipment required to complete the vehicle installation as ordered by the Riverside County Sheriff Department personnel, or any of the above items that are normally considered an “In-Stock” inventory item, the CONTRACTOR shall give thirty (30) day prior written notice to the Sheriff's Department and to the Riverside County Purchasing. This notice shall detail the exact nature of the delay and the date of when the item will be received by the CONTRACTOR to be available in inventory and ready for installation. The Sheriff Department and Riverside County Purchasing Department has the right to extend the delivery due date if reasons appear to be reasonable, at the sole discretion of the COUNTY. The CONTRACTOR must keep the Sheriff Department personnel advised at all times of the status of the delay. Default in “promised delivery” (without acceptable reasons) or failure to meet specifications, authorizes the Sheriff Department and Riverside County Purchasing Department to purchase the parts, accessories, or equipment elsewhere and charge full increase in cost and handling to the defaulting CONTRACTOR.
4. **EQUIPMENT PICK-UP:** The CONTRACTOR shall notify the Sheriff Department Fleet Unit, managing sergeant only after the required equipment has been completely and successfully installed of the previously delivered COUNTY vehicle; and that this vehicle has successfully completed and passed functionality testing of the installed equipment prior to pick-up from the Riverside County Sheriff Department. A delivery/check-out form, for each vehicle, shall also have been prepared, annotated, and ready for the vehicle pick-up inspection.
5. **SERVICE CENTER:** The CONTRACTOR shall have the ability and experience to service (Emergency Vehicle Lighting Equipment) upon commencement of the Agreement. The CONTRACTOR is not required to be an authorized manufacture warranty repair center, it is expected that the CONTRACTOR will handle all warranty claims.
6. **ALTERATIONS:** Any alterations to the specifications, without the written approval of the Sheriff Department Fleet Services personnel and the Purchasing Agent, will be considered not compliant and the Sheriff's Department will not pay for any unauthorized services.

7. **CONTRACT QUANTITIES:** The quantities in the Agreement are not guaranteed and are given for information purposes only to the CONTRACTOR. They do not indicate the actual quantity, which will be ordered, since such volume will depend upon requirements, which develop during the Agreement period.
- a. Quantities shown or discussed shall not be construed to represent any amount of which the COUNTY shall be obligated to purchase under the Agreement or relieve the CONTRACTOR of the obligation to fill all vehicle installation orders placed by the COUNTY.
 - b. The COUNTY shall NOT guarantee any order of a specific quantity on any vehicle installation, type of vehicle installation, or vehicle strip-out.
 - c. The COUNTY does not guarantee any amount of services or products to any vendor or vendors. If the CONTRACTOR is unable to perform to the requirements as stated in the Agreement, the COUNTY reserves the right to assign work to another CONTRACTOR in order to maintain Sheriff Fleet Vehicles for Public Safety at any time.
8. **WARRANTY:** CONTRACTOR shall provide a warranty that includes all parts and labor, which includes all repairs/services of equipment(s) under warranty, manufacture warranty or CONTRACTOR warranty. CONTRACTOR warranty for workmanship shall be for two (2) years. CONTRACTOR shall assume all responsibilities pertaining to shipping and handling of equipment that has to be sent back to the manufacture for repairs/services. In the event the equipment is beyond repair, a replacement of a brand-new equipment of the same model or equivalent shall be provided by CONTRACTOR. REMANUFACTURED equipment is not accepted.
9. **CONTRACTOR SITE LOCATION SECURITY:** CONTRACTOR shall provide site security at their location with no additional charge to the COUNTY. Site security shall be maintained 24 hours a day/365 day a year. All COUNTY vehicles that are in the possession of the CONTRACTOR shall be responsible for any and all damages while they are at the CONTRACTORS site. If any COUNTY vehicle is driven on public roads by the CONTRACTOR, they must have the proper insurance to be provided to the COUNTY and are responsible for any and all damages while in the possession of the CONTRACTOR. COUNTY vehicles that are outfitted with approved equipment shall be placed inside the CONTRACTOR's building when the CONTRACTOR is closed.

C. CALIFORNIA STATE BOARD OF EQUALIZATION

- 1. The California State Board of Equalization ("BOE") has determined that labor charge for installing parts or accessories to a new vehicle is fabrication labor subject to sales tax. Pursuant to the 60 Day Rule, a vehicle is considered new if it entered the CONTRACTOR's facility for vehicle-equipment installation within 60 days of the date the vehicle is registered with the California Department of Motor Vehicles ("DMV") as a new vehicle.
- 2. Based on the 60 Day Rule, COUNTY agrees to pay California sales tax to the CONTRACTOR on the labor performed by CONTRACTOR for installing equipment to new County vehicles during the term of this Agreement if the CONTRACTOR's invoice includes such sales tax. CONTRACTOR acknowledges and agrees that the COUNTY is not liable for any penalties and/or interests which may be owed by the CONTRACTOR to the State of California relating to sales tax. Within thirty

(30) days of COUNTY's written request, CONTRACTOR shall refund the COUNTY any California sales tax that was paid by the COUNTY on labor performed by the CONTRACTOR for installing equipment to County vehicles if such vehicles entered the CONTRACTOR's facility for vehicle-equipment installation after 60 days such vehicles registered with the DMV as new vehicles.

3. In regard to County vehicles entering CONTRACTOR's facility for vehicle-equipment installation, the COUNTY agrees to provide the CONTRACTOR with a copy of the DMV registration as a new vehicle when available. CONTRACTOR shall not delay its performance of services under this Agreement based upon lack of receipt of such DMV registration."

EXHIBIT B
VEHICLE EQUIPMENT AND PARTS BUILDOUT LIST

A. PIU B&W Patrol Matrix

ITEM	DESCRIPTION	QTY
FRONT:		
21-31320-CM	47" MATRIX LIGHTBAR C130990	1
5344T-2L91-RSO	2020 - Ford - Interceptor Utility - 2-Light - CODE 3 MR6 - Light Not included - Steel Texture Powdercoat	1
MR6-B	CODE 3 MR6-B BLUE LED FLUSH MOUNT	1
MR6-R	CODE 3 MR6-R RED LED FLUSH MOUNT	1
MR6MC-BW	CODE 3 Blue/White MR6 multi-color LED, Hood or Flush Mount (Hardware included)	1
MR6MC-RW	CODE 3 Red/White MR6 multi-color LED, Hood or Flush Mount (Hardware included)	1
C3900U-RSO	SLIMLINE SPEAKER CODE 3	2
950-PIU	Plug in headlight flasher for Ford Police Interceptor Utility (2015+)	1
6001-3001B	140 A TIME DELAY RELAY (TDR), TOP HAT REPLACEMENT, BULK PACK MIN QTY 25	1
SIDE:		
MR6-B	CODE 3 MR6-B BLUE LED FLUSH MOUNT	1
MR6-R	CODE 3 MR6-R RED LED FLUSH MOUNT	1
INV-MR6-SIDEMNT	MR6 REAR SIDE MOUNTING BRACKET	2
REAR:		
HB6PAK-A	HIDE-A-WAY CORNER LED AMBER	1
HB6PAK-B	HIDE-A-WAY CORNER LED BLUE	1
HB6PAK-PI-B	LED CORNER LIGHTS BLUE HB6PAK-PI-B	1
HB6PAK-PI-R	LED CORNER LIGHTS RED HB6PAK-PI-R	1
ULTMC-RB	12 LED Mega Thin Surface Mount, 12-24V, Red/Blue	1
ULTMC-RB	12 LED Mega Thin Surface Mount, 12-24V, Red/Blue	1
INV-LICENSE-BRKT-20	LICENSE PLATE BRACKET FOR SUV'S	1
MB8U	ANTENNA CABLE MB8U 17' CABLE	3
ANTENNA / QW800	ANTENNA 800 MHZ QW800	2
ANT / QWFTB120	ANT / QWFTB120 (BLACK) 118-970M	1
INV-ORG-FB-ISUV-20	ORGANIZER OVER SPARE TIRE WITH DUAL FLARE BOXES, 2020 INTERCEPTOR SUV	1
INV-ORG-LID-RSO	ORGANIZER FLARE BOX LID (RSO) TO INCLUDE HINGES, STICKER, AND EXPANDED METAL	1

INV-FF-ELETRAY-ISUV...	FALSE FLOOR WITH ELECTRONICS TRAY W/WINGS POLYUREA FINISH, 2020 FORD INTERCEPTOR	1
PWAT-182-SHKG2-RSO	SHARKEE ANTENNA KIT	1
INTERIOR:		
Z3XP-1	Z3S MATRIX® SIREN	1
Z3S-OBD-PIU-G-RSO	Z3 MATRIX OBD MODULE AND HARNESS	1
INV-CON-DN-ISUV-20	SLOPED 14" 2020 FORD INTERCEPTOR, CENTER CUPHOLDERS, DUAL NOTCHED CONSOLE	1
LF18ES-LED	FEDERAL MAPLIGHT LED RED/WHITE LF18ES-LED	1
INV-MIC STAND SINGLE	SINGLE MIC STAND	1
MIC / MAGNETIC CLIP	MAGNETIC MIC CLIP	1
MIC CLIPS HLN9073B	MIC CLIPS HLN9073B	1
WK0595ITU20T-RSO	WINDOW BARRIER VS POLY TINTED 20-20 INTERCEPTOR UTILITY FITS ALL DOOR PANELS	1
QK0566ITU20	#12 COATED POLY W/ REPLACEMENT SEAT, 20-20 INTERCEPTOR UTILITY WITH CENTER PULL SEAT BELTS	1
DK0100ITU20-RSO	DOOR PANEL S TPO PLASTIC BLACK 20-20 INTERCEPTOR UTILITY	1
INV-KEYBOARD-ADPT	MDC SWING SCREEN /TABLET MOUNT KEYBOARD ADAPTER PLATE	1
INV-KEYBOARD-PVTM...	EXPEDITION/EXPLORER SWIVEL KEYBOARD PIVOT ARM WITH TENSION HANDLE	1
INV-SWNG-SCREEN-2020	MDC SWING SCREEN /TABLET MOUNT (USES NEW EXPLORER DUAL NOTCH CONSOLE)	1
7160-0857	Low Profile Quick Release Keyboard Tray	1
7160-0775	Short Clevis Tilt/Swivel Motion Attachment: VESA 75mm & Gamber-Johnson Hole Pattern	1
INV-AR-DUAL-RSO	DUAL A-R 15/ SHOTGUN WEAPON RACK (RSO)	1
INV-BUTTPLATE	BUTT PLATE FOR DUAL WEAPON	2
SC-7009A	ADJUSTABLE GUN LOCK TIMER	1
SC-6 #2 KEY	SC-6 GEN. 2 UNIVERSAL GUN LOCK. #2 KEY	1
SC-5#2	UNIVERSAL LOCK HANDCUFF W/ #2 KEY SC-5#2	1

PK1134ITU20TM	#8XL COATED POLY PARTITION tall, 20-20 INTERCEPTOR UTILITY WITH AND WITHOUT SCA. RECOMMENDED: SETINA REPLACEMENT SEAT FOR OPTIMAL LEG ROOM	1
FIRE EXT. / 2.5	FIRE EXT 2.5LB W. BRACKET	1
FIRE EXT. 5/B500T	FIRE EXTINGUISHER 5 LB # B500T	1
FIRE EXT./ BRACKET	FIRE 5LBEXTINGUISHER BRACKET W/ RUBBER TIE DOWN HD# 860	1
INV-Z3 HARNESS	INNOVATIVE CUSTOM WIRE HARNESS FOR CODE 3 Z- 3	1
MRCB-150	CIRCUIT BREAKER 150 MRCB-150	1
INV-DASH-BRKT-20-RSO	DASH BRACKET FOR NEW RSO SWIVEL SCREEN	1
INV-TOPHAT-BRKT- ISUV	TOP HAT BRACKET FOR INTERCEPTOR	1
FUSE 6 / 5025B	FUSE BLOCK 6 / 5025B W/ POS. & NEG BUS	2
FUSE 4 / 5023B	FUSE BLOCK 4 POSITION BLADE FUSE BATTERY MOUNT	1
PSEC-PARTS-RSO	MISC. PART FOR PSEC COMMUNICATIONS EQUIPMENT- NEW ANT. CONN. FOR PSEC CABLES, MALE CONN. RUBBER GROMMETS FOR ANTENNA'S, SCANNER ADAPTER	1
JOB MATERIALS	MISC. PARTS, WIRE, ZIP TIES, CLAMPS, FASTENERS, POWDER COAT, SPLIT LOOM, RELAYS, ETC.	1
LABOR 1	LABOR SHOP- INSTALL ALL EMERGENCY EQUIPMENT AND CUSTOMER SUPPLIED PSEC COMMUNICATIONS EQUIPMENT	38
SALE - SHIPPING	SALE - SHIPPING AND FREIGHT CHARGE	1

B. TAHOE B&W Patrol Matrix

ITEM	DESCRIPTION	QTY
FRONT:		
21MAT52	52" 21TR MATRIX LIGHTBAR RSO CONFIG. C131261	1
BK2100TAH15-RSO	PB450L2 ALUM BUMPER MR6 15-20 TAHOE CODE 3 MR6 SERIES	1
HB6PAK-W	CODE 3A HIDE-A-WAY CORNER LED WHITE	2
C3900U-RSO	SLIMLINE SPEAKER CODE 3	2
6001-3001B	140 A TIME DELAY RELAY (TDR), TOP HAT REPLACEMENT, BULK PACK MIN QTY 25	1
SIDE:		
MR6-B	CODE 3 MR6-B BLUE LED FLUSH MOUNT	1
MR6-R	CODE 3 MR6-R RED LED FLUSH MOUNT	1
INV-MR6-SIDEMNT	MR6 REAR SIDE MOUNTING BRACKET	2
REAR:		
HB6PAK-A	HIDE-A-WAY CORNER LED AMBER	1
HB6PAK-B	HIDE-A-WAY CORNER LED BLUE	1
ULTMC-RW	CODE 3 MEGA THIN LIGHTS RED/ WHITE	1
ULTMC-BW	CODE 3 MEGA THIN LIGHTS BLUE/ WHITE	1
INV-LICENSE-BRKT-20	LICENSE PLATE BRACKET FOR SUV'S	1
MB8U	ANTENNA CABLE MB8U 17' CABLE	3
QWB800	806-896 MHz 1/4 Wave Black Mobile Antenna Item #ANXQWB800	2
ANT / QWFTB120	ANT / QWFTB120 (BLACK) 118-970M	1
INV-FF-ELETRAY-TAH	FALSE FLOOR WITH ELECTRONICS TRAY- INCLUDES FILLER PLATES, TOP RAIL, AND SIDE BOXES, POLY FINISH, CHEVY TAHOE	1
PWAT-182-SHKG2-RSO	SHARKEE ANTENNA KIT	1
INTERIOR:		
Z3XP-1	Z3S MATRIX® SIREN	1
Z3S-OBD-PIU-G-RSO	Z3 MATRIX OBD MODULE AND HARNESS	1
INV-CON-DN-TAH-RSO	CHEVY TAHOE DUAL NOTCHED CONSOLE WITH FACEPLATES CUP HOLDERS AND ARMREST	1
INV-MIC STAND SINGLE	SINGLE MIC STAND	1

MIC / MAGNETIC CLIP	MAGNETIC MIC CLIP	1
MIC CLIPS HLN9073B	MIC CLIPS HLN9073B	1
INV-SWNG-SCREEN-2020	MDC SWING SCREEN /TABLET MOUNT (USES NEW EXPLORER DUAL NOTCH CONSOLE)	1
INV-KEYBOARD-ADPT	MDC SWING SCREEN /TABLET MOUNT KEYBOARD ADAPTER PLATE)	1
INV-KEYBOARD-PVTM...	EXPEDITION/EXPLORER SWIVEL KEYBOARD PIVOT ARM WITH TENSION HANDLE	1
7160-0857	Low Profile Quick Release Keyboard Tray	1
7160-0750	7160-0750 VESA 75MM CLEVIS	1
INV-AR-DUAL-RSO	DUAL A-R 15/ SHOTGUN WEAPON RACK (RSO)	1
INV-BUTTPLATE	BUTT PLATE FOR DUAL WEAPON	2
SC-6 #2 KEY	SC-6 GEN. 2 UNIVERSAL GUN LOCK. #2 KEY	2
SC-7009	GUN LOCK TIMER RC-15GUN	1
PK1160TAH15-RSO	#8VS RP COATED POLY PARTITION 15-20 TAHOE WITH AND WITHOUT SCA	1
DK0100TAH15T-RSO	DOOR PANEL S TPO PLASTIC BLACK 15-20 TAHOE	1
WK0595TAH15T-RSO	WINDOW BARRIER VS POLY TINTED 15-20 TAHOE FITS STOCK & TPO DOOR PANEL	1
QK0635TAH15-RSO	#12 EXPANDED METAL W/ REPLACEMENT SEAT 15-20 TAHOE WITH CENTER PULL SEAT BELTS	1
INV-TAH-PLATECOVER	CUSTOM FACTORY SEATBELT BLOCK-OFF PLATE COVER-TAHOE	2
FIRE EXT. / 2.5	FIRE EXT 2.5LB W. BRACKET	1
FIRE EXT. 5/B500T	FIRE EXTINGUISHER 5 LB # B500T	1
FIRE EXT./BRACKET	FIRE 5LBEXTINGUISHER BRACKET W/ RUBBER TIE DOWN HD# 860	1
INV-Z3 HARNESS	INNOVATIVE CUSTOM WIRE HARNESS FOR CODE 3 Z-3	1
MRCB-150	CIRCUIT BREAKER 150 MRCB-150	1
INV-DASH-BRKT-20-RSO	DASH BRACKET FOR NEW RSO SWIVEL SCREEN	1
INV-TOPHAT-BRKT-ISUV	TOP HAT BRACKET FOR INTERCEPTOR	1
FUSE 4 / 5023B	FUSE BLOCK 4 POSITION BLADE FUSE BATTERY MOUNT	1

FUSE 6 / 5025B	FUSE BLOCK 6 / 5025B W/ POS. & NEG BUS	2
PSEC-PARTS-RSO	MISC. PART FOR PSEC COMMUNICATIONS EQUIPMENT- NEW ANT. CONN. FOR PSEC CABLES, MALE CONN. RUBBER GROMMETS FOR ANTENNA'S, SCANNER ADAPTER	1
JOB MATERIALS	MISC. PARTS, WIRE, ZIP TIES, CLAMPS, FASTENERS, POWDER COAT, SPLIT LOOM, RELAYS, ETC.	1
LABOR 1	LABOR SHOP- INSTALL ALL EMERGENCY EQUIPMENT TO CUSTOMER SPECIFICATION AND INSTALL CUSTOMER SUPPLIED PSEC COMMUNICATION EQUIPMENT	40

C. PLAIN CAR COMMANDER'S PACKAGE

DESCRIPTION	QTY
FRONT:	
Plug in headlight flasher for Ford Police Interceptor Utility (2015+)	1
SLIMLINE SPEAKER CODE 3	1
CUSTOM MADE BUMPER MOUNTED SPEAKER BRACKET	1
CD5051 SERIES SAE CLASS I DUAL-COLOR GRILLE MOUNT- BLUE/ WHITE	1
CD5051 SERIES SAE CLASS I DUAL-COLOR GRILLE MOUNT RED/WHITE	1
CUSTOM MADE GRILL LIGHT BRACKETS (SET)	1
HIDE-A-WAY RED/BLUE	2
INTERIOR:	
CODE 3 MR6-R RED LED FLUSH MOUNT	1
CODE 3 Blue/White MR6 multi-color LED, Hood or Flush Mount (Hardware included)	1
UNITROL 80K AMP ROTARY SWITCH UM3500K /	1
10-8 MIRROR LIGHT BRACKET / FLUSH TO WINDSHIELD	1
ALPHA SL REMOTE SIREN ALPHASL	1
REAR:	
WHELEN VERTEX SUPER LED SPLIT AMBER/ BLUE (SPECIAL ORDER ITEM NON-RETURNABLE OR CANCELABLE)	2
CUSTOM MADE MEDIUM 'L' BUMPER BRACKET	1
SOUND OFF REAR FLASHER FLASHBACK ETFBSSN-P /	1
MISC:	
FUSE BLOCK 6 / 5025B W/ POS. & NEG BUS	1
100 AMP CIRCUIT PROTECTORS MRCB-100 W/ BRACKET	1
CUSTOM BREAKER MOUNTING BRACKET	1
MISC. PARTS, WIRE, ZIP TIES, CLAMPS, FASTENERS, POWDER COAT, SPLIT LOOM, RELAYS, ETC.	1
10-8 WIRE HARNESS FOR UNDERCOVER VEHICLE, RELAYS, CONNECTORS, FUSES ETC.	1
LABOR SHOP	26

**EXHIBIT C
PAYMENT PROVISIONS**

VEHICLE DESCRIPTION	COST
Patrol Interceptor Utility:	
Cost for Equipment/Materials:	\$9,627.83
Cost for Installation:	\$2,660.00
California Sales Tax on Equipment/ Materials and to include tax on labor:	\$942.62
Complete Cost	\$13,230.45
Patrol Tahoe PPV:	
Cost for Equipment/Materials:	\$9,707.67
Cost for Installation:	\$2,800.00
California Sales Tax on Equipment/ Materials and to include tax on labor:	\$969.34
Complete Cost	\$13,477.01
Commander's Vehicles:	
Cost for Equipment/Materials:	\$1,966.30
Cost for Installation:	\$1,820.00
California Sales Tax on Equipment/ Materials and to include tax on labor:	\$293.44
Complete Cost	\$4,079.74
VEHICLE STRIP	
Patrol Interceptor Utility	\$420.00
Patrol Tahoe PPV	\$420.00
Commander's Vehicle	\$210.00

CONTRACTOR Payment Terms: Net 30