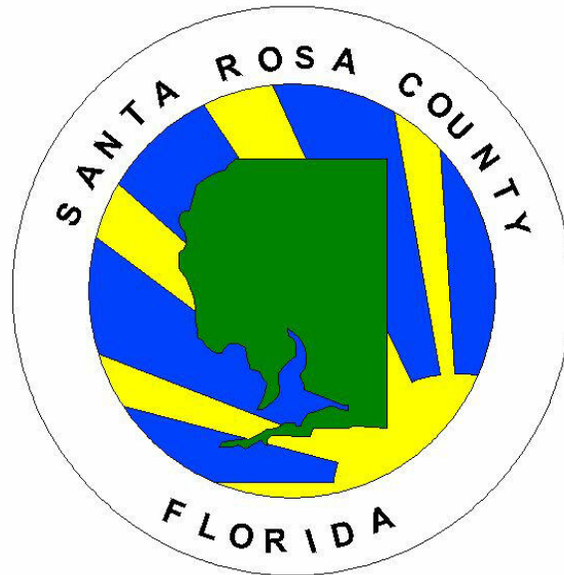


APPENDIX 9

MUTUAL AID



RECEIVED

Communications System Agreement
Lease

NOV 17 2014

EMERGENCY
MANAGEMENT

Motorola Solutions, Inc. ("Motorola") and Santa Rosa County Commission, FL ("Customer") enter into this "Agreement," pursuant to which Customer will purchase and Motorola will sell the System, as described below. Motorola and Customer may be referred to individually as a "Party" and collectively as the "Parties." For good and valuable consideration, the Parties agree as follows:

Section 1 EXHIBITS

The exhibits listed below are incorporated into and made a part of this Agreement. In interpreting this Agreement and resolving any ambiguities, the main body of this Agreement takes precedence over the exhibits and any inconsistency between Exhibits A through D will be resolved in their listed order.

Exhibit A	Motorola "Software License Agreement"
Exhibit B	Motorola's Proposal dated September 30, 2014
Exhibit C	Service Statement(s) of Work and "Service Terms and Conditions" (if applicable)
Exhibit D	"System Acceptance Certificate"
Exhibit E	Payment Schedule

Section 2 DEFINITIONS

Capitalized terms used in this Agreement have the following meanings:

- 2.1. "Acceptance Tests" means those tests described in the Acceptance Test Plan.
- 2.2. "Administrative User Credentials" means an account that has total access over the operating system, files, end user accounts and passwords at either the System level or box level. Customer's personnel with access to the Administrative User Credentials may be referred to as the Administrative User.
- 2.3. "Beneficial Use" means when Customer first uses the System or a Subsystem for operational purposes (excluding training or testing).
- 2.4. "Confidential Information" means all information consistent with the fulfillment of this Agreement that is (i) disclosed under this Agreement in oral, written, graphic, machine recognizable, and/or sample form, being clearly designated, labeled or marked as confidential or its equivalent or (ii) obtained by examination, testing or analysis of any hardware, software or any component part thereof provided by discloser to recipient. The nature and existence of this Agreement are considered Confidential Information. Confidential Information, that is disclosed orally must be identified as confidential at the time of disclosure and confirmed by the discloser by submitting a written document to the recipient within thirty (30) days after such disclosure. The written document must contain a summary of the Confidential Information disclosed with enough specificity for identification purpose and must be labeled or marked as confidential or its equivalent.
- 2.5. "Contract Price" means the price for the System, excluding applicable sales or similar taxes and freight charges.
- 2.6. "Effective Date" means that date upon which the last Party executes this Agreement.
- 2.7. "Equipment" means the equipment that Customer purchases from Motorola under this Agreement. Equipment that is part of the System is described in the Equipment List.
- 2.8. "Force Majeure" means an event, circumstance, or act of a third party that is beyond a Party's reasonable control (e.g., an act of God, an act of the public enemy, an act of a government entity, strikes or other labor disturbances, hurricanes, earthquakes, fires, floods, epidemics, embargoes, war, and riots).

- 2.9. "Infringement Claim" means a third party claim alleging that the Equipment manufactured by Motorola or the Motorola Software directly infringes a United States patent or copyright.
- 2.10. "Motorola Software" means Software that Motorola or its affiliated company owns.
- 2.11. "Non-Motorola Software" means Software that another party owns.
- 2.12. "Open Source Software" (also called "freeware" or "shareware") means software with either freely obtainable source code, license for modification, or permission for free distribution.
- 2.13. "Proprietary Rights" means the patents, patent applications, inventions, copyrights, trade secrets, trademarks, trade names, mask works, know-how, and other intellectual property rights in and to the Equipment and Software, including those created or produced by Motorola under this Agreement and any corrections, bug fixes, enhancements, updates or modifications to or derivative works from the Software whether made by Motorola or another party.
- 2.14. "Software" means the Motorola Software and Non-Motorola Software, in object code format that is furnished with the System or Equipment.
- 2.15. "Specifications" means the functionality and performance requirements that are described in Exhibit B.
- 2.16. "Subsystem" means a major part of the System that performs specific functions or operations. Subsystems are described in Exhibit B.
- 2.17. "System" means the Equipment, Software, and incidental hardware and materials that are combined together into an integrated system; the System is described in Exhibit B.
- 2.18. "System Acceptance" means the Acceptance Tests have been successfully completed.
- 2.19. "Warranty Period" means one (1) year from the date of System Acceptance or Beneficial Use, whichever occurs first.

Section 3 SCOPE OF AGREEMENT AND TERM

- 3.1. **SCOPE OF WORK.** Motorola will provide, install and test the System, and perform its other contractual responsibilities, all in accordance with this Agreement. Customer will perform its contractual responsibilities in accordance with this Agreement.
- 3.2. **CHANGE ORDERS.** Either Party may request changes within the general scope of this Agreement. If a requested change causes an increase or decrease in the cost or time required to perform this Agreement, the Parties will agree to an equitable adjustment of the Contract Price, Performance Schedule, or both, and will reflect the adjustment in a change order. Neither Party is obligated to perform requested changes unless both Parties execute a written change order.
- 3.3. **TERM.** Unless terminated in accordance with other provisions of this Agreement or extended by mutual agreement of the Parties, the term of this Agreement begins on the Effective Date and continues until the date of Final Project Acceptance or expiration of the Warranty Period, whichever occurs last.
- 3.4. **ADDITIONAL EQUIPMENT OR SOFTWARE.** For two (2) years after the Effective Date, Customer may order additional Equipment or Software if it is then available. Each order must refer to this Agreement and must specify the pricing and delivery terms. Notwithstanding any additional or contrary terms in the order, the applicable provisions of this Agreement (except for pricing, delivery, passage of title and risk of loss to Equipment, warranty commencement, and payment terms) will govern the purchase and sale of the additional Equipment or Software. Title and risk of loss to additional Equipment will pass at shipment, warranty will commence upon delivery, and payment is due within twenty (20) days after the invoice date. Motorola will send Customer an invoice as the additional Equipment is shipped or

Software is licensed. Alternatively, Customer may register with and place orders through Motorola Online ("MOL"), and this Agreement will be the "Underlying Agreement" for those MOL transactions rather than the MOL On-Line Terms and Conditions of Sale. MOL registration and other information may be found at <http://www.motorola.com/businessandgovernment/> and the MOL telephone number is (800) 814-0601.

3.5. MAINTENANCE SERVICE. During the Warranty Period, in addition to warranty services, Motorola will provide maintenance services for the Equipment and support for the Motorola Software pursuant to the Statement of Work set forth in Exhibit C. Those services and support are included in the Contract Price. If Customer wishes to purchase additional maintenance and support services for the Equipment during the Warranty Period, or any maintenance and support services for the Equipment either during the Warranty Period or after the Warranty Period, the description of and pricing for the services will be set forth in a separate document. If Customer wishes to purchase extended support for the Motorola Software after the Warranty Period, it may do so by ordering software subscription services. Unless otherwise agreed by the parties in writing, the terms and conditions applicable to those maintenance, support or software subscription services will be Motorola's standard Service Terms and Conditions, together with the appropriate statements of work.

3.6. MOTOROLA SOFTWARE. Any Motorola Software, including subsequent releases, is licensed to Customer solely in accordance with the Software License Agreement. Customer hereby accepts and agrees to abide by all of the terms and restrictions of the Software License Agreement.

3.7. NON-MOTOROLA SOFTWARE. Any Non-Motorola Software is licensed to Customer in accordance with the standard license, terms, and restrictions of the copyright owner on the Effective Date unless the copyright owner has granted to Motorola the right to sublicense the Non-Motorola Software pursuant to the Software License Agreement, in which case it applies and the copyright owner will have all of Licensor's rights and protections under the Software License Agreement. Motorola makes no representations or warranties of any kind regarding Non-Motorola Software. Non-Motorola Software may include Open Source Software. All Open Source Software is licensed to Customer in accordance with, and Customer agrees to abide by, the provisions of the standard license of the copyright owner and not the Software License Agreement. Upon request by Customer, Motorola will use commercially reasonable efforts to determine whether any Open Source Software will be provided under this Agreement; and if so, identify the Open Source Software and provide to Customer a copy of the applicable standard license (or specify where that license may be found); and provide to Customer a copy of the Open Source Software source code if it is publicly available without charge (although a distribution fee or a charge for related services may be applicable).

3.8. SUBSTITUTIONS. At no additional cost to Customer, Motorola may substitute any Equipment, Software, or services to be provided by Motorola, if the substitute meets or exceeds the Specifications and is of equivalent or better quality to the Customer. Any substitution will be reflected in a change order.

3.9. OPTIONAL EQUIPMENT OR SOFTWARE. This paragraph applies only if a "Priced Options" exhibit is shown in Section 1, or if the parties amend this Agreement to add a Priced Options exhibit. During the term of the option as stated in the Priced Options exhibit (or if no term is stated, then for one (1) year after the Effective Date), Customer has the right and option to purchase the equipment, software, and related services that are described in the Priced Options exhibit. Customer may exercise this option by giving written notice to Seller which must designate what equipment, software, and related services Customer is selecting (including quantities, if applicable). To the extent they apply, the terms and conditions of this Agreement will govern the transaction; however, the parties acknowledge that certain provisions must be agreed upon, and they agree to negotiate those in good faith promptly after Customer delivers the option exercise notice. Examples of provisions that may need to be negotiated are: specific lists of deliverables, statements of work, acceptance test plans, delivery and implementation schedules, payment terms, maintenance and support provisions, additions to or modifications of the Software License Agreement, hosting terms, and modifications to the acceptance and warranty provisions.

Section 4 PERFORMANCE SCHEDULE

The Parties will perform their respective responsibilities in accordance with the Performance Schedule. By executing this Agreement and upon the execution of a final contract by Escambia County and Pensacola County, Customer authorizes Motorola to proceed with, and Motorola agrees to commence with contract performance.

Section 5 CONTRACT PRICE, PAYMENT AND INVOICING

5.1. **CONTRACT PRICE.** The Contract Price in U.S. dollars is **\$7,279,240**. The \$5,279,240 will be paid via the disbursement of the financing proceeds pursuant to the Equipment Lease-Purchase Agreement executed between the parties. The balance, \$2,000,000, will be paid per Payment Schedule attached. For Customer's reference, the Federal Tax Identification Number for Motorola, Inc. is 36-1115800.

5.2. **FREIGHT, TITLE, AND RISK OF LOSS.** Motorola will pre-pay and add all freight charges to the invoices. Unless otherwise stated in the Equipment Lease-Purchase Agreement, title to the Equipment will pass to Customer upon shipment. Title to Software will not pass to Customer at any time. Risk of loss will pass to Customer upon delivery of the Equipment to the Customer. Motorola will pack and ship all Equipment in accordance with good commercial practices.

5.3. **INVOICING AND SHIPPING ADDRESSES.** Invoices will be sent to the Customer at the following address:

The address which is the ultimate destination where the Equipment will be delivered to Customer is:

The Equipment will be shipped to the Customer at the following address (insert if this information is known):

Customer may change this information by giving written notice to Motorola.

Section 6 SITES AND SITE CONDITIONS

6.1. **ACCESS TO SITES.** In addition to its responsibilities described elsewhere in this Agreement, Customer will provide a designated project manager; all necessary construction and building permits, zoning variances, licenses, and any other approvals that are necessary to develop or use the sites and mounting locations; and access to the work sites or vehicles identified in Exhibit B as reasonably requested by Motorola so that it may perform its duties in accordance with the Performance Schedule and Statement of Work. If the Statement of Work so indicates, Motorola may assist Customer in the local building permit process.

6.2. **SITE CONDITIONS.** Customer will ensure that all work sites it provides will be safe, secure, and in compliance with all applicable industry and OSHA standards. To the extent applicable and unless the Statement of Work states to the contrary, Customer will ensure that these work sites have adequate: physical space; air conditioning and other environmental conditions; adequate and appropriate electrical power outlets, distribution, equipment and connections; and adequate telephone or other communication lines (including modem access and adequate interfacing networking capabilities), all for the installation, use and maintenance of the System. Before installing the Equipment or Software at a work site, Motorola may inspect the work site and advise Customer of any apparent deficiencies or non-conformities with the requirements of this Section. This Agreement is predicated upon normal soil conditions as defined by the version of E.I.A. standard RS-222 in effect on the Effective Date.

6.3. **SITE ISSUES.** If a Party determines that the sites identified in Exhibit B are no longer available or desired, or if subsurface, structural, adverse environmental or latent conditions at any site differ from those indicated in Exhibit B, the Parties will promptly investigate the conditions and will select replacement sites or adjust the installation plans and specifications as necessary. If change in sites or adjustment to the installation plans and specifications causes a change in the cost or time to perform, the Parties will equitably amend the Contract Price, Performance Schedule, or both, by a change order.

Section 7 TRAINING

Any training to be provided by Motorola to Customer will be described in the Statement of Work. Customer will notify Motorola immediately if a date change for a scheduled training program is required. If Motorola incurs additional costs because Customer reschedules a training program less than thirty (30) days before its scheduled start date, Motorola may recover these additional costs.

Section 8 SYSTEM ACCEPTANCE

8.1. COMMENCEMENT OF ACCEPTANCE TESTING. Motorola will provide to Customer at least ten (10) days notice before the Acceptance Tests commence. System testing will occur only in accordance with the Acceptance Test Plan.

8.2. SYSTEM ACCEPTANCE. System Acceptance will occur upon successful completion of the Acceptance Tests. Upon System Acceptance, the Parties will memorialize this event by promptly executing a System Acceptance Certificate. If the Acceptance Test Plan includes separate tests for individual Subsystems or phases of the System, acceptance of the individual Subsystem or phase will occur upon the successful completion of the Acceptance Tests for the Subsystem or phase, and the Parties will promptly execute an acceptance certificate for the Subsystem or phase. If Customer believes the System has failed the completed Acceptance Tests, Customer will provide to Motorola a written notice that includes the specific details of the failure. If Customer does not provide to Motorola a failure notice within thirty (30) days after completion of the Acceptance Tests, System Acceptance will be deemed to have occurred as of the completion of the Acceptance Tests. Minor omissions or variances in the System that do not materially impair the operation of the System as a whole will not postpone System Acceptance or Subsystem acceptance, but will be corrected according to a mutually agreed schedule.

8.3. BENEFICIAL USE. Customer acknowledges that Motorola's ability to perform its implementation and testing responsibilities may be impeded if Customer begins using the System before System Acceptance. Therefore, Customer will not commence Beneficial Use before System Acceptance without Motorola's prior written authorization, which will not be unreasonably withheld. Motorola is not responsible for System performance deficiencies that occur during unauthorized Beneficial Use. Upon commencement of Beneficial Use, Customer assumes responsibility for the use and operation of the System.

8.4 FINAL PROJECT ACCEPTANCE. Final Project Acceptance will occur after System Acceptance when all deliverables and other work have been completed. When Final Project Acceptance occurs, the parties will promptly memorialize this final event by so indicating on the System Acceptance Certificate.

Section 9 REPRESENTATIONS AND WARRANTIES

9.1. SYSTEM FUNCTIONALITY. Motorola represents that the System will perform in accordance with the Specifications in all material respects. Upon System Acceptance or Beneficial Use, whichever occurs first, this System functionality representation is fulfilled. Motorola is not responsible for System performance deficiencies that are caused by ancillary equipment not furnished by Motorola which is attached to or used in connection with the System or for reasons or parties beyond Motorola's control, such as natural causes; the construction of a building that adversely affects the microwave path reliability or radio frequency (RF) coverage; the addition of frequencies at System sites that cause RF interference or intermodulation; or Customer changes to load usage or configuration outside the Specifications.

9.2. EQUIPMENT WARRANTY. During the Warranty Period, Motorola warrants that the Equipment under normal use and service will be free from material defects in materials and workmanship. If System Acceptance is delayed beyond six (6) months after shipment of the Equipment by events or causes within Customer's control, this warranty expires eighteen (18) months after the shipment of the Equipment.

9.3. MOTOROLA SOFTWARE WARRANTY. Unless otherwise stated in the Software License Agreement, during the Warranty Period, Motorola warrants the Motorola Software in accordance with the terms of the Software License Agreement and the provisions of this Section 9 that are applicable to the

Motorola Software. If System Acceptance is delayed beyond six (6) months after shipment of the Motorola Software by events or causes within Customer's control, this warranty expires eighteen (18) months after the shipment of the Motorola Software. TO THE EXTENT, IF ANY, THAT THERE IS A SEPARATE LICENSE AGREEMENT PACKAGED WITH, OR PROVIDED ELECTRONICALLY WITH, A PARTICULAR PRODUCT THAT BECOMES EFFECTIVE ON AN ACT OF ACCEPTANCE BY THE END USER, THEN THAT AGREEMENT SUPERCEDES THIS SOFTWARE LICENSE AGREEMENT AS TO THE END USER OF EACH SUCH PRODUCT.

9.4. EXCLUSIONS TO EQUIPMENT AND MOTOROLA SOFTWARE WARRANTIES. These warranties do not apply to: (i) defects or damage resulting from: use of the Equipment or Motorola Software in other than its normal, customary, and authorized manner; accident, liquids, neglect, or acts of God; testing, maintenance, disassembly, repair, installation, alteration, modification, or adjustment not provided or authorized in writing by Motorola; Customer's failure to comply with all applicable industry and OSHA standards; (ii) breakage of or damage to antennas unless caused directly by defects in material or workmanship; (iii) Equipment that has had the serial number removed or made illegible; (iv) batteries (because they carry their own separate limited warranty) or consumables; (v) freight costs to ship Equipment to the repair depot; (vi) scratches or other cosmetic damage to Equipment surfaces that does not affect the operation of the Equipment; and (vii) normal or customary wear and tear.

9.5. WARRANTY CLAIMS. To assert a warranty claim, Customer must notify Motorola in writing of the claim before the expiration of the Warranty Period. Upon receipt of this notice, Motorola will investigate the warranty claim. If this investigation confirms a valid warranty claim, Motorola will (at its option and at no additional charge to Customer) repair the defective Equipment or Motorola Software, replace it with the same or equivalent product, or refund the price of the defective Equipment or Motorola Software. That action will be the full extent of Motorola's liability for the warranty claim. If this investigation indicates the warranty claim is not valid, then Motorola may invoice Customer for responding to the claim on a time and materials basis using Motorola's then current labor rates. Repaired or replaced product is warranted for the balance of the original applicable warranty period. All replaced products or parts will become the property of Motorola.

9.6. ORIGINAL END USER IS COVERED. These express limited warranties are extended by Motorola to the original user purchasing the System for commercial, industrial, or governmental use only, and are not assignable or transferable.

9.7. DISCLAIMER OF OTHER WARRANTIES. THESE WARRANTIES ARE THE COMPLETE WARRANTIES FOR THE EQUIPMENT AND MOTOROLA SOFTWARE PROVIDED UNDER THIS AGREEMENT AND ARE GIVEN IN LIEU OF ALL OTHER WARRANTIES. MOTOROLA DISCLAIMS ALL OTHER WARRANTIES OR CONDITIONS, EXPRESS OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

Section 10 DELAYS

10.1. FORCE MAJEURE. Neither Party will be liable for its non-performance or delayed performance if caused by a Force Majeure. A Party that becomes aware of a Force Majeure that will significantly delay performance will notify the other Party promptly (but in no event later than fifteen days) after it discovers the Force Majeure. If a Force Majeure occurs, the Parties will execute a change order to extend the Performance Schedule for a time period that is reasonable under the circumstances.

10.2. PERFORMANCE SCHEDULE DELAYS CAUSED BY CUSTOMER. If Customer (including its other contractors) delays the Performance Schedule, it will make the promised payments according to the Payment Schedule as if no delay occurred; and the Parties will execute a change order to extend the Performance Schedule and, if requested, compensate Motorola for all reasonable charges incurred because of the delay. Delay charges may include costs incurred by Motorola or its subcontractors for additional freight, warehousing and handling of Equipment; extension of the warranties; travel; suspending and re-mobilizing the work; additional engineering, project management, and standby time calculated at then current rates; and preparing and implementing an alternative implementation plan.

Section 11 DISPUTES

The Parties will use the following procedure to address any dispute arising under this Agreement (a "Dispute").

11.1. GOVERNING LAW. This Agreement will be governed by and construed in accordance with the laws of the State of Florida.

11.2. NEGOTIATION. Either Party may initiate the Dispute resolution procedures by sending a notice of Dispute ("Notice of Dispute"). The Parties will attempt to resolve the Dispute promptly through good faith negotiations including 1) timely escalation of the Dispute to executives who have authority to settle the Dispute and who are at a higher level of management than the persons with direct responsibility for the matter and 2) direct communication between the executives. If the Dispute has not been resolved within ten (10) days from the Notice of Dispute, the Parties will proceed to mediation.

11.3 MEDIATION. The Parties will choose an independent mediator within thirty (30) days of a notice to mediate from either Party ("Notice of Mediation"). Neither Party may unreasonably withhold consent to the selection of a mediator. If the Parties are unable to agree upon a mediator, either Party may request that American Arbitration Association nominate a mediator. Each Party will bear its own costs of mediation, but the Parties will share the cost of the mediator equally. Each Party will participate in the mediation in good faith and will be represented at the mediation by a business executive with authority to settle the Dispute.

11.4. LITIGATION, VENUE and JURISDICTION. If a Dispute remains unresolved for sixty (60) days after receipt of the Notice of Mediation, either Party may then submit the Dispute to a court of competent jurisdiction in the state in which the System is installed. Each Party irrevocably agrees to submit to the exclusive jurisdiction of the courts in such state over any claim or matter arising under or in connection with this Agreement.

11.5. CONFIDENTIALITY. All communications pursuant to subsections 11.2 and 11.3 will be treated as compromise and settlement negotiations for purposes of applicable rules of evidence and any additional confidentiality protections provided by applicable law. The use of these Dispute resolution procedures will not be construed under the doctrines of laches, waiver or estoppel to affect adversely the rights of either Party.

Section 12 DEFAULT AND TERMINATION

12.1 DEFAULT BY A PARTY. If either Party fails to perform a material obligation under this Agreement, the other Party may consider the non-performing Party to be in default (unless a Force Majeure causes the failure) and may assert a default claim by giving the non-performing Party a written and detailed notice of default. Except for a default by Customer for failing to pay any amount when due under this Agreement which must be cured immediately, the defaulting Party will have thirty (30) days after receipt of the notice of default to either cure the default or, if the default is not curable within thirty (30) days, provide a written cure plan. The defaulting Party will begin implementing the cure plan immediately after receipt of notice by the other Party that it approves the plan. If Customer is the defaulting Party, Motorola may stop work on the project until it approves the Customer's cure plan.

12.2. FAILURE TO CURE. If a defaulting Party fails to cure the default as provided above in Section 12.1, unless otherwise agreed in writing, the non-defaulting Party may terminate any unfulfilled portion of this Agreement. In the event of termination for default, the defaulting Party will promptly return to the non-defaulting Party any of its Confidential Information. If Customer is the non-defaulting Party, terminates this Agreement as permitted by this Section, and completes the System through a third Party, Customer may as its exclusive remedy recover from Motorola reasonable costs incurred to complete the System to a capability not exceeding that specified in this Agreement less the unpaid portion of the Contract Price. Customer will mitigate damages and provide Motorola with detailed invoices substantiating the charges.

Section 13 INDEMNIFICATION

13.1. GENERAL INDEMNITY BY MOTOROLA. Motorola will indemnify and hold Customer harmless from any and all liability, expense, judgment, suit, cause of action, or demand for personal injury, death, or direct damage to tangible property which may accrue against Customer to the extent it is caused by the negligence of Motorola, its subcontractors, or their employees or agents, while performing their duties under this Agreement, if Customer gives Motorola prompt, written notice of any the claim or suit. Customer will cooperate with Motorola in its defense or settlement of the claim or suit. This section sets forth the full extent of Motorola's general indemnification of Customer from liabilities that are in any way related to Motorola's performance under this Agreement.

13.2. GENERAL INDEMNITY BY CUSTOMER. Customer will indemnify and hold Motorola harmless from any and all liability, expense, judgment, suit, cause of action, or demand for personal injury, death, or direct damage to tangible property which may accrue against Motorola to the extent it is caused by the negligence of Customer, its other contractors, or their employees or agents, while performing their duties under this Agreement, if Motorola gives Customer prompt, written notice of any the claim or suit. Motorola will cooperate with Customer in its defense or settlement of the claim or suit. This section sets forth the full extent of Customer's general indemnification of Motorola from liabilities that are in any way related to Customer's performance under this Agreement.

13.3. PATENT AND COPYRIGHT INFRINGEMENT.

13.3.1. Motorola will defend at its expense any suit brought against Customer to the extent it is based on a third-party claim alleging that the Equipment manufactured by Motorola or the Motorola Software ("Motorola Product") directly infringes a United States patent or copyright ("Infringement Claim"). Motorola's duties to defend and indemnify are conditioned upon: Customer promptly notifying Motorola in writing of the Infringement Claim; Motorola having sole control of the defense of the suit and all negotiations for its settlement or compromise; and Customer providing to Motorola cooperation and, if requested by Motorola, reasonable assistance in the defense of the Infringement Claim. In addition to Motorola's obligation to defend, and subject to the same conditions, Motorola will pay all damages finally awarded against Customer by a court of competent jurisdiction for an Infringement Claim or agreed to, in writing, by Motorola in settlement of an Infringement Claim.

13.3.2. If an Infringement Claim occurs, or in Motorola's opinion is likely to occur, Motorola may at its option and expense: (a) procure for Customer the right to continue using the Motorola Product; (b) replace or modify the Motorola Product so that it becomes non-infringing while providing functionally equivalent performance; or (c) accept the return of the Motorola Product and grant Customer a credit for the Motorola Product, less a reasonable charge for depreciation. The depreciation amount will be calculated based upon generally accepted accounting standards.

13.3.3. Motorola will have no duty to defend or indemnify for any Infringement Claim that is based upon: (a) the combination of the Motorola Product with any software, apparatus or device not furnished by Motorola; (b) the use of ancillary equipment or software not furnished by Motorola and that is attached to or used in connection with the Motorola Product; (c) Motorola Product designed or manufactured in accordance with Customer's designs, specifications, guidelines or instructions, if the alleged infringement would not have occurred without such designs, specifications, guidelines or instructions; (d) a modification of the Motorola Product by a party other than Motorola; (e) use of the Motorola Product in a manner for which the Motorola Product was not designed or that is inconsistent with the terms of this Agreement; or (f) the failure by Customer to install an enhancement release to the Motorola Software that is intended to correct the claimed infringement. In no event will Motorola's liability resulting from its indemnity obligation to Customer extend in any way to royalties payable on a per use basis or the Customer's revenues, or any royalty basis other than a reasonable royalty based upon revenue derived by Motorola from Customer from sales or license of the infringing Motorola Product.

13.3.4. This Section 13 provides Customer's sole and exclusive remedies and Motorola's entire liability in the event of an Infringement Claim. Customer has no right to recover and Motorola has no obligation to provide any other or further remedies, whether under another provision of this Agreement or any other

legal theory or principle, in connection with an Infringement Claim. In addition, the rights and remedies provided in this Section 13 are subject to and limited by the restrictions set forth in Section 14.

Section 14 LIMITATION OF LIABILITY

Except for personal injury or death, Motorola's total liability, whether for breach of contract, warranty, negligence, strict liability in tort, indemnification, or otherwise, will be limited to the direct damages recoverable under law, but not to exceed the price of the Equipment, Software, or services with respect to which losses or damages are claimed. ALTHOUGH THE PARTIES ACKNOWLEDGE THE POSSIBILITY OF SUCH LOSSES OR DAMAGES, THEY AGREE THAT MOTOROLA WILL NOT BE LIABLE FOR ANY COMMERCIAL LOSS; INCONVENIENCE; LOSS OF USE, TIME, DATA, GOOD WILL, REVENUES, PROFITS OR SAVINGS; OR OTHER SPECIAL, INCIDENTAL, INDIRECT, OR CONSEQUENTIAL DAMAGES IN ANY WAY RELATED TO OR ARISING FROM THIS AGREEMENT, THE SALE OR USE OF THE EQUIPMENT OR SOFTWARE, OR THE PERFORMANCE OF SERVICES BY MOTOROLA PURSUANT TO THIS AGREEMENT. This limitation of liability provision survives the expiration or termination of the Agreement and applies notwithstanding any contrary provision. No action for contract breach or otherwise relating to the transactions contemplated by this Agreement may be brought more than one (1) year after the accrual of the cause of action, except for money due upon an open account.

Section 15 CONFIDENTIALITY AND PROPRIETARY RIGHTS

15.1.1. Confidentiality Obligation. Each party is a disclosing party ("Discloser") and a receiving party ("Recipient") under this Agreement. During the term of this Agreement, for a period of three (3) years from the date of expiration or termination of this Agreement, and to the extent allowed by law, recipient will (i) not disclose Confidential Information to any third party; (ii) restrict disclosure of Confidential Information to only those employees (including, but not limited to, employees, officers, officials, agents, volunteers or consultants who must be directly involved with the Confidential Information for the purpose and who are bound by confidentiality terms substantially similar to those in this Agreement; (iii) not reverse engineer, de-compile or disassemble any Confidential Information; (iv) use the same degree of care as for its own information of like importance, but at least use reasonable care, in safeguarding against disclosure of Confidential Information; (v) promptly notify discloser upon discovery of any unauthorized use or disclosure of the Confidential Information and take reasonable steps to regain possession of the Confidential Information and prevent further unauthorized actions or other breach of this Agreement; and (vi) only use the Confidential Information as needed to fulfill this Agreement.

15.1.2. Required Disclosure. If a recipient is required to disclose Confidential Information pursuant to applicable law, statute, or regulation, or court order, the recipient will give to the discloser prompt written notice of the request and a reasonable opportunity to object to such disclosure and seek a protective order or appropriate remedy. If, in the absence of a protective order, the recipient determines, upon the advice of counsel, that it is required to disclose such information, it may disclose only Confidential Information specifically required and only to the extent required to do so.

15.1.3. Confidential Exceptions. Recipient is not obligated to maintain as confidential, Confidential Information that recipient can demonstrate by documentation (i) is now available or becomes available to the public without breach of this Agreement; (ii) is explicitly approved for release by written authorization of discloser; (iii) is lawfully obtained from a third party or parties without a duty of confidentiality; (iv) is known to the recipient prior to such disclosure; or (v) is independently developed by recipient without the use of any discloser's Confidential Information or any breach of this Agreement.

15.1.4. Ownership and Retention. All Confidential Information remains the property of the discloser and will not be copied or reproduced without the express written permission of the discloser, except for copies that are absolutely necessary in order to fulfill this Agreement. Within ten (10) days of receipt of discloser's written request, recipient will return all Confidential Information to discloser along with all copies and portions thereof, or certify in writing that all such Confidential Information has been destroyed. However, recipient may retain one (1) archival copy of the Confidential Information that it may use only in case of a dispute concerning this Agreement. No license, express or implied, in the Confidential Information is granted other than to use the Confidential Information in the manner and to the extent

authorized by this Agreement. The discloser warrants that it is authorized to disclose any Confidential Information it discloses pursuant to this Agreement.

15.2. **PRESERVATION OF MOTOROLA'S PROPRIETARY RIGHTS.** Motorola, the third party manufacturer of any Equipment, and the copyright owner of any Non-Motorola Software own and retain all of their respective Proprietary Rights in the Equipment and Software, and nothing in this Agreement is intended to restrict their Proprietary Rights. All intellectual property developed, originated, or prepared by Motorola in connection with providing to Customer the Equipment, Software, or related services remain vested exclusively in Motorola, and this Agreement does not grant to Customer any shared development rights of intellectual property. Except as explicitly provided in the Software License Agreement, Motorola does not grant to Customer, either directly or by implication, estoppel, or otherwise, any right, title or interest in Motorola's Proprietary Rights. Customer will not modify, disassemble, peel components, decompile, otherwise reverse engineer or attempt to reverse engineer, derive source code or create derivative works from, adapt, translate, merge with other software, reproduce, distribute, sublicense, sell or export the Software, or permit or encourage any third party to do so. The preceding sentence does not apply to Open Source Software which is governed by the standard license of the copyright owner.

Section 16 GENERAL

16.1. **TAXES.** The Contract Price does not include any excise, sales, lease, use, property, or other taxes, assessments or duties, all of which will be paid by Customer except as exempt by law. If Motorola is required to pay any of these taxes, Motorola will send an invoice to Customer and Customer will pay to Motorola the amount of the taxes (including any interest and penalties) within twenty (20) days after the date of the invoice. Customer will be solely responsible for reporting the Equipment for personal property tax purposes, and Motorola will be solely responsible for reporting taxes on its income or net worth.

16.2. **ASSIGNABILITY AND SUBCONTRACTING.** Except as provided herein, neither Party may assign this Agreement or any of its rights or obligations hereunder without the prior written consent of the other Party, which consent will not be unreasonably withheld. Any attempted assignment, delegation, or transfer without the necessary consent will be void. Notwithstanding the foregoing, Motorola may assign this Agreement to any of its affiliates or its right to receive payment without the prior consent of Customer. In addition, in the event Motorola separates one or more of its businesses (each a "Separated Business"), whether by way of a sale, establishment of a joint venture, spin-off or otherwise (each a "Separation Event"), Motorola may, without the prior written consent of the other Party and at no additional cost to Motorola, assign this Agreement such that it will continue to benefit the Separated Business and its affiliates (and Motorola and its affiliates, to the extent applicable) following the Separation Event. Motorola may subcontract any of the work, but subcontracting will not relieve Motorola of its duties under this Agreement.

16.3. **WAIVER.** Failure or delay by either Party to exercise a right or power under this Agreement will not be a waiver of the right or power. For a waiver of a right or power to be effective, it must be in a writing signed by the waiving Party. An effective waiver of a right or power will not be construed as either a future or continuing waiver of that same right or power, or the waiver of any other right or power.

16.4. **SEVERABILITY.** If a court of competent jurisdiction renders any part of this Agreement invalid or unenforceable, that part will be severed and the remainder of this Agreement will continue in full force and effect.

16.5. **INDEPENDENT CONTRACTORS.** Each Party will perform its duties under this Agreement as an independent contractor. The Parties and their personnel will not be considered to be employees or agents of the other Party. Nothing in this Agreement will be interpreted as granting either Party the right or authority to make commitments of any kind for the other. This Agreement will not constitute, create, or be interpreted as a joint venture, partnership or formal business organization of any kind.

16.6. **HEADINGS AND SECTION REFERENCES.** The section headings in this Agreement are inserted only for convenience and are not to be construed as part of this Agreement or as a limitation of

the scope of the particular section to which the heading refers. This Agreement will be fairly interpreted in accordance with its terms and conditions and not for or against either Party.

16.7. **ENTIRE AGREEMENT.** This Agreement, including all Exhibits, constitutes the entire agreement of the Parties regarding the subject matter of the Agreement and supersedes all previous agreements, proposals, and understandings, whether written or oral, relating to this subject matter. This Agreement may be amended or modified only by a written instrument signed by authorized representatives of both Parties. The preprinted terms and conditions found on any Customer purchase order, acknowledgment or other form will not be considered an amendment or modification of this Agreement, even if a representative of each Party signs that document.

16.8. **NOTICES.** Notices required under this Agreement to be given by one Party to the other must be in writing and either personally delivered or sent to the address shown below by certified mail, return receipt requested and postage prepaid (or by a recognized courier service, such as Federal Express, UPS, or DHL), or by facsimile with correct answerback received, and will be effective upon receipt:

Motorola Solutions, Inc.
Attn: Judy Jean-Pierre, Law Dept.
1303 E. Algonquin Road, IL01, 8th Floor
Schaumburg, IL 60196
fax: 847-576-0721

Customer
Attn: _____

fax: _____

16.9. **COMPLIANCE WITH APPLICABLE LAWS.** Each Party will comply with all applicable federal, state, and local laws, regulations and rules concerning the performance of this Agreement or use of the System. Customer will obtain and comply with all Federal Communications Commission ("FCC") licenses and authorizations required for the installation, operation and use of the System before the scheduled installation of the Equipment. Although Motorola might assist Customer in the preparation of its FCC license applications, neither Motorola nor any of its employees is an agent or representative of Customer in FCC or other matters.

16.10. **AUTHORITY TO EXECUTE AGREEMENT.** Each Party represents that it has obtained all necessary approvals, consents and authorizations to enter into this Agreement and to perform its duties under this Agreement; the person executing this Agreement on its behalf has the authority to do so; upon execution and delivery of this Agreement by the Parties, it is a valid and binding contract, enforceable in accordance with its terms; and the execution, delivery, and performance of this Agreement does not violate any bylaw, charter, regulation, law or any other governing authority of the Party.

16.11. **ADMINISTRATOR LEVEL ACCOUNT ACCESS.** Motorola will provide Customer with Administrative User Credentials. Customer agrees to only grant Administrative User Credentials to those personnel with the training or experience to correctly use the access. Customer is responsible for protecting Administrative User Credentials from disclosure and maintaining Credential validity by, among other things, updating passwords when required. Customer may be asked to provide valid Administrative User Credentials when in contact with Motorola System support. Customer understands that changes made as the Administrative User can significantly impact the performance of the System. Customer agrees that it will be solely responsible for any negative impact on the System or its users by any such changes. System issues occurring as a result of changes made by an Administrative User may impact Motorola's ability to perform its obligations under the Agreement or its Maintenance and Support Agreement. In such cases, a revision to the appropriate provisions of the Agreement, including the Statement of Work, may be necessary. To the extent Motorola provides assistance to correct any issues caused by or arising out of the use of or failure to maintain Administrative User Credentials, Motorola will be entitled to bill Customer and Customer will pay Motorola on a time and materials basis for resolving the issue.

16.12. **SURVIVAL OF TERMS.** The following provisions will survive the expiration or termination of this Agreement for any reason: Section 3.6 (Motorola Software); Section 3.7 (Non-Motorola Software); if any payment obligations exist, Sections 5.1 and 5.2 (Contract Price and Invoicing and Payment); Subsection

9.7 (Disclaimer of Implied Warranties); Section 11 (Disputes); Section 14 (Limitation of Liability); and Section 15 (Confidentiality and Proprietary Rights); and all of the General provisions in Section 16.

16.13. Record Retention. Motorola agrees to comply with public records laws, if applicable, specifically to:

- (a) Keep and maintain public records that ordinarily and necessarily would be required by the Customer, a public agency, in order to perform the service.
- (b) Provide the public with access to public records on the same terms and conditions that the Customer would provide the records and at a cost that does not exceed the cost provided in this chapter or as otherwise provided by law.
- (c) Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law.
- (d) Meet all requirements for retaining public records and transfer, at no cost, to the Customer all public records in possession of Motorola upon termination of the contract and destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. All records stored electronically must be provided to the Customer in a format that is compatible with the information technology systems of the Customer.

If a Motorola does not comply with a public records request, Customer shall enforce the applicable contract provisions in accordance with this Agreement.

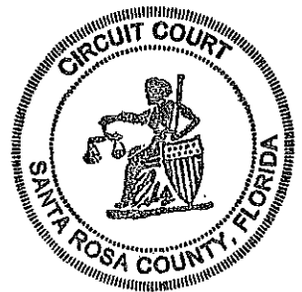
The Parties hereby enter into this Agreement as of the Effective Date.

Motorola Solutions, Inc.

By: *Robert E. Marshall Jr.*
Name: Robert E. Marshall Jr.
Title: MSSSI Vice President
Date: 11/12/14

Santa Rosa County Commission

By: *Don Salter*
Name: Don Salter
Title: Vice Chairman
Date: BCC approved 11/13/14



ATTEST: *Donald C. Spence*
Donald C. Spence, Clerk of Court

Exhibit A

SOFTWARE LICENSE AGREEMENT

This Exhibit A Software License Agreement ("Agreement") is between Motorola Solutions, Inc., ("Motorola") and Santa Rosa County, FL ("Licensee"). For good and valuable consideration, the parties agree as follows:

Section 1 DEFINITIONS

1.1 "Designated Products" means products provided by Motorola to Licensee with which or for which the Software and Documentation is licensed for use.

1.2 "Documentation" means product and software documentation that specifies technical and performance features and capabilities, and the user, operation and training manuals for the Software (including all physical or electronic media upon which such information is provided).

1.3 "Open Source Software" means software with either freely obtainable source code, license for modification, or permission for free distribution.

1.4 "Open Source Software License" means the terms or conditions under which the Open Source Software is licensed.

1.5 "Primary Agreement" means the agreement to which this exhibit is attached.

1.6 "Security Vulnerability" means a flaw or weakness in system security procedures, design, implementation, or internal controls that could be exercised (accidentally triggered or intentionally exploited) and result in a security breach such that data is compromised, manipulated or stolen or the system damaged.

1.7 "Software" (i) means proprietary software in object code format, and adaptations, translations, de-compilations, disassemblies, emulations, or derivative works of such software; (ii) means any modifications, enhancements, new versions and new releases of the software provided by Motorola; and (iii) may contain one or more items of software owned by a third party supplier. The term "Software" does not include any third party software provided under separate license or third party software not licensable under the terms of this Agreement.

Section 2 SCOPE

Motorola and Licensee enter into this Agreement in connection with Motorola's delivery of certain proprietary Software or products containing embedded or pre-loaded proprietary Software, or both. This Agreement contains the terms and conditions of the license Motorola is providing to Licensee, and Licensee's use of the Software and Documentation.

Section 3 GRANT OF LICENSE

3.1. Subject to the provisions of this Agreement and the payment of applicable license fees, Motorola grants to Licensee a personal, limited, non-transferable (except as permitted in Section 7) and non-exclusive license under Motorola's copyrights and Confidential Information (as defined in the Primary Agreement) embodied in the Software to use the Software, in object code form, and the Documentation solely in connection with Licensee's use of the Designated Products. This Agreement does not grant any rights to source code.

3.2. If the Software licensed under this Agreement contains or is derived from Open Source Software, the terms and conditions governing the use of such Open Source Software are in the Open Source Software Licenses of the copyright owner and not this Agreement. If there is a conflict between the terms

and conditions of this Agreement and the terms and conditions of the Open Source Software Licenses governing Licensee's use of the Open Source Software, the terms and conditions of the license grant of the applicable Open Source Software Licenses will take precedence over the license grants in this Agreement. If requested by Licensee, Motorola will use commercially reasonable efforts to: (i) determine whether any Open Source Software is provided under this Agreement; (ii) identify the Open Source Software and provide Licensee a copy of the applicable Open Source Software License (or specify where that license may be found); and, (iii) provide Licensee a copy of the Open Source Software source code, without charge, if it is publicly available (although distribution fees may be applicable).

Section 4 LIMITATIONS ON USE

4.1. Licensee may use the Software only for Licensee's internal business purposes and only in accordance with the Documentation. Any other use of the Software is strictly prohibited. Without limiting the general nature of these restrictions, Licensee will not make the Software available for use by third parties on a "time sharing," "application service provider," or "service bureau" basis or for any other similar commercial rental or sharing arrangement.

4.2. Licensee will not, and will not allow or enable any third party to: (i) reverse engineer, disassemble, peel components, decompile, reprogram or otherwise reduce the Software or any portion to a human perceptible form or otherwise attempt to recreate the source code; (ii) modify, adapt, create derivative works of, or merge the Software; (iii) copy, reproduce, distribute, lend, or lease the Software or Documentation to any third party, grant any sublicense or other rights in the Software or Documentation to any third party, or take any action that would cause the Software or Documentation to be placed in the public domain; (iv) remove, or in any way alter or obscure, any copyright notice or other notice of Motorola's proprietary rights; (v) provide, copy, transmit, disclose, divulge or make the Software or Documentation available to, or permit the use of the Software by any third party or on any machine except as expressly authorized by this Agreement; or (vi) use, or permit the use of, the Software in a manner that would result in the production of a copy of the Software solely by activating a machine containing the Software. Licensee may make one copy of Software to be used solely for archival, backup, or disaster recovery purposes; *provided* that Licensee may not operate that copy of the Software at the same time as the original Software is being operated. Licensee may make as many copies of the Documentation as it may reasonably require for the internal use of the Software.

4.3. Unless otherwise authorized by Motorola in writing, Licensee will not, and will not enable or allow any third party to: (i) install a licensed copy of the Software on more than one unit of a Designated Product; or (ii) copy onto or transfer Software installed in one unit of a Designated Product onto one other device. Licensee may temporarily transfer Software installed on a Designated Product to another device if the Designated Product is inoperable or malfunctioning, if Licensee provides written notice to Motorola of the temporary transfer and identifies the device on which the Software is transferred. Temporary transfer of the Software to another device must be discontinued when the original Designated Product is returned to operation and the Software must be removed from the other device. Licensee must provide prompt written notice to Motorola at the time temporary transfer is discontinued.

4.4. When using Motorola's Radio Service Software ("RSS"), Licensee must purchase a separate license for each location at which Licensee uses RSS. Licensee's use of RSS at a licensed location does not entitle Licensee to use or access RSS remotely. Licensee may make one copy of RSS for each licensed location. Licensee shall provide Motorola with a list of all locations at which Licensee uses or intends to use RSS upon Motorola's request.

4.5. Licensee will maintain, during the term of this Agreement and for a period of two years thereafter, accurate records relating to this license grant to verify compliance with this Agreement. Motorola or an independent third party ("Auditor") may inspect Licensee's premises, books and records, upon reasonable prior notice to Licensee, during Licensee's normal business hours and subject to Licensee's facility and security regulations. Motorola is responsible for the payment of all expenses and costs of the Auditor. Any information obtained by Motorola and the Auditor will be kept in strict confidence by Motorola and the Auditor and used solely for the purpose of verifying Licensee's compliance with the terms of this Agreement.

Section 5 OWNERSHIP AND TITLE

Motorola, its licensors, and its suppliers retain all of their proprietary rights in any form in and to the Software and Documentation, including, but not limited to, all rights in patents, patent applications, inventions, copyrights, trademarks, trade secrets, trade names, and other proprietary rights in or relating to the Software and Documentation (including any corrections, bug fixes, enhancements, updates, modifications, adaptations, translations, de-compilations, disassemblies, emulations to or derivative works from the Software or Documentation, whether made by Motorola or another party, or any improvements that result from Motorola's processes or, provision of information services). No rights are granted to Licensee under this Agreement by implication, estoppel or otherwise, except for those rights which are expressly granted to Licensee in this Agreement. All intellectual property developed, originated, or prepared by Motorola in connection with providing the Software, Designated Products, Documentation or related services, remains vested exclusively in Motorola, and Licensee will not have any shared development or other intellectual property rights.

Section 6 LIMITED WARRANTY; DISCLAIMER OF WARRANTY

6.1. Motorola Software will be warranted for a period of eighteen (18) months from System Acceptance (the "Warranty Period"). If Licensee is not in breach of any of its obligations under this Agreement, Motorola warrants that the unmodified Software, when used properly and in accordance with the Documentation and this Agreement, will be free from a reproducible defect that eliminates the functionality or successful operation of a feature critical to the primary functionality or successful operation of the Software. Whether a defect occurs will be determined by Motorola solely with reference to the Documentation. Motorola does not warrant that Licensee's use of the Software or the Designated Products will be uninterrupted, error-free, completely free of Security Vulnerabilities, or that the Software or the Designated Products will meet Licensee's particular requirements. Motorola makes no representations or warranties with respect to any third party software included in the Software.

6.2 Motorola's sole obligation to Licensee and Licensee's exclusive remedy under this warranty is to use reasonable efforts to remedy any material Software defect covered by this warranty. These efforts will involve either replacing the media or attempting to correct significant, demonstrable program or documentation errors or Security Vulnerabilities. If Motorola cannot correct the defect within a reasonable time, then at Motorola's option, Motorola will replace the defective Software with functionally-equivalent Software, license to Licensee substitute Software which will accomplish the same objective, or terminate the license and refund the Licensee's paid license fee.

6.3. Warranty claims are described in the Primary Agreement.

6.4. The express warranties set forth in this Section 6 are in lieu of, and Motorola disclaims, any and all other warranties (express or implied, oral or written) with respect to the Software or Documentation, including, without limitation, any and all implied warranties of condition, title, non-infringement, merchantability, or fitness for a particular purpose or use by Licensee (whether or not Motorola knows, has reason to know, has been advised, or is otherwise aware of any such purpose or use), whether arising by law, by reason of custom or usage of trade, or by course of dealing. In addition, Motorola disclaims any warranty to any person other than Licensee with respect to the Software or Documentation.

Section 7 TRANSFERS

Licensee will not transfer the Software or Documentation to any third party without Motorola's prior written consent. Motorola's consent may be withheld at its discretion and may be conditioned upon transferee paying all applicable license fees and agreeing to be bound by this Agreement. If the Designated Products are Motorola's radio products and Licensee transfers ownership of the Motorola radio products to a third party, Licensee may assign its right to use the Software (other than RSS and Motorola's FLASHport® software) which is embedded in or furnished for use with the radio products and the related Documentation; *provided* that Licensee transfers all copies of the Software and Documentation to the

transferee, and Licensee and the transferee sign a transfer form to be provided by Motorola upon request, obligating the transferee to be bound by this Agreement.

Section 8 TERM AND TERMINATION

8.1 Licensee's right to use the Software and Documentation will begin when the Primary Agreement is signed by both parties and will continue for the life of the Designated Products with which or for which the Software and Documentation have been provided by Motorola, unless Licensee breaches this Agreement, in which case this Agreement and Licensee's right to use the Software and Documentation may be terminated immediately upon notice by Motorola.

8.2 Within thirty (30) days after termination of this Agreement, Licensee must certify in writing to Motorola that all copies of the Software have been removed or deleted from the Designated Products and that all copies of the Software and Documentation have been returned to Motorola or destroyed by Licensee and are no longer in use by Licensee.

8.3 Licensee acknowledges that Motorola made a considerable investment of resources in the development, marketing, and distribution of the Software and Documentation and that Licensee's breach of this Agreement will result in irreparable harm to Motorola for which monetary damages would be inadequate. If Licensee breaches this Agreement, Motorola may terminate this Agreement and be entitled to all available remedies at law or in equity (including immediate injunctive relief and repossession of all non-embedded Software and associated Documentation unless Licensee is a Federal agency of the United States Government).

Section 9 UNITED STATES GOVERNMENT LICENSING PROVISIONS

This Section applies if Licensee is the United States Government or a United States Government agency. Licensee's use, duplication or disclosure of the Software and Documentation under Motorola's copyrights or trade secret rights is subject to the restrictions set forth in subparagraphs (c)(1) and (2) of the Commercial Computer Software-Restricted Rights clause at FAR 52.227-19 (JUNE 1987), if applicable, unless they are being provided to the Department of Defense. If the Software and Documentation are being provided to the Department of Defense, Licensee's use, duplication, or disclosure of the Software and Documentation is subject to the restricted rights set forth in subparagraph (c)(1)(ii) of the Rights in Technical Data and Computer Software clause at DFARS 252.227-7013 (OCT 1988), if applicable. The Software and Documentation may or may not include a Restricted Rights notice, or other notice referring to this Agreement. The provisions of this Agreement will continue to apply, but only to the extent that they are consistent with the rights provided to the Licensee under the provisions of the FAR or DFARS mentioned above, as applicable to the particular procuring agency and procurement transaction.

Section 10 CONFIDENTIALITY

Licensee acknowledges that the Software and Documentation contain Motorola's valuable proprietary and Confidential Information and are Motorola's trade secrets, and that the provisions in the Primary Agreement concerning Confidential Information apply.

Section 11 LIMITATION OF LIABILITY

The Limitation of Liability provision is described in the Primary Agreement.

Section 12 NOTICES

Notices are described in the Primary Agreement.

Section 13 GENERAL

13.1. COPYRIGHT NOTICES. The existence of a copyright notice on the Software will not be construed as an admission or presumption of publication of the Software or public disclosure of any trade secrets associated with the Software.

13.2. COMPLIANCE WITH LAWS. Licensee acknowledges that the Software is subject to the laws and regulations of the United States and Licensee will comply with all applicable laws and regulations, including export laws and regulations of the United States. Licensee will not, without the prior authorization of Motorola and the appropriate governmental authority of the United States, in any form export or re-export, sell or resell, ship or reship, or divert, through direct or indirect means, any item or technical data or direct or indirect products sold or otherwise furnished to any person within any territory for which the United States Government or any of its agencies at the time of the action, requires an export license or other governmental approval. Violation of this provision is a material breach of this Agreement.

13.3. ASSIGNMENTS AND SUBCONTRACTING. Motorola may assign its rights or subcontract its obligations under this Agreement, or encumber or sell its rights in any Software, without prior notice to or consent of Licensee.

13.4. GOVERNING LAW. This Agreement is governed by the laws of the United States to the extent that they apply and otherwise by the internal substantive laws of Florida. The terms of the U.N. Convention on Contracts for the International Sale of Goods do not apply. In the event that the Uniform Computer Information Transaction Act, any version of this Act, or a substantially similar law (collectively "UCITA") becomes applicable to a party's performance under this Agreement, UCITA does not govern any aspect of this Agreement or any license granted under this Agreement, or any of the parties' rights or obligations under this Agreement. The governing law will be that in effect prior to the applicability of UCITA.

13.5. THIRD PARTY BENEFICIARIES. This Agreement is entered into solely for the benefit of Motorola and Licensee. No third party has the right to make any claim or assert any right under this Agreement, and no third party is deemed a beneficiary of this Agreement. Notwithstanding the foregoing, any licensor or supplier of third party software included in the Software will be a direct and intended third party beneficiary of this Agreement.

13.6. SURVIVAL. Sections 4, 5, 6.3, 7, 8, 9, 10, 11 and 13 survive the termination of this Agreement.

13.7. ORDER OF PRECEDENCE. In the event of inconsistencies between this Exhibit and the Primary Agreement, the parties agree that this Exhibit prevails, only with respect to the specific subject matter of this Exhibit, and not the Primary Agreement or any other exhibit as it applies to any other subject matter.

13.8 SECURITY. Motorola uses reasonable means in the design and writing of its own Software and the acquisition of third party Software to limit Security Vulnerabilities. While no software can be guaranteed to be free from Security Vulnerabilities, if a Security Vulnerability is discovered, Motorola will take the steps set forth in Section 6 of this Agreement.

Exhibit B

Motorola's Proposal dated September 30, 2014

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Exhibit C

Service Terms and Conditions

Motorola Solutions; Inc. ("Motorola") and the customer named in this Agreement ("Customer") hereby agree as follows:

Section 1 APPLICABILITY

These Service Terms and Conditions apply to service contracts whereby Motorola will provide to Customer either (1) maintenance, support, or other services under a Motorola Service Agreement, or (2) installation services under a Motorola Installation Agreement.

Section 2 DEFINITIONS AND INTERPRETATION

"Agreement" means these Service Terms and Conditions; the cover page for the Service Agreement or the Installation Agreement, as applicable; and any other attachments, all of which are incorporated herein by this reference. In interpreting this Agreement and resolving any ambiguities, these Service Terms and Conditions take precedence over any cover page, and the cover page takes precedence over any attachments, unless the cover page or attachment states otherwise.

2.1. "Equipment" means the equipment that is specified in the attachments or is subsequently added to this Agreement.

2.2. "Services" means those installation, maintenance, support, training, and other services described in this Agreement.

Section 3 ACCEPTANCE

Customer accepts these Service Terms and Conditions and agrees to pay the prices set forth in the Agreement. This Agreement becomes binding only when accepted in writing by Motorola. The term of this Agreement begins on the "Start Date" indicated in this Agreement.

Section 4 SCOPE OF SERVICES

4.1. Motorola will provide the Services described in this Agreement or in a more detailed statement of work or other document attached to this Agreement. At Customer's request, Motorola may also provide additional services at Motorola's then-applicable rates for the services.

4.2. If Motorola is providing Services for Equipment, Motorola parts or parts of equal quality will be used; the Equipment will be serviced at levels set forth in the manufacturer's product manuals; and routine service procedures that are prescribed by Motorola will be followed.

4.3. If Customer purchases from Motorola additional equipment that becomes part of the same system as the initial Equipment, the additional equipment may be added to this Agreement and will be billed at the applicable rates after the warranty for that additional equipment expires.

4.4. All Equipment must be in good working order on the Start Date or when additional equipment is added to the Agreement. Upon reasonable request by Motorola, Customer will provide a complete serial and model number list of the Equipment. Customer must promptly notify Motorola in writing when any Equipment is lost, damaged, stolen or taken out of service. Customer's obligation to pay Service fees for this Equipment will terminate at the end of the month in which Motorola receives the written notice.

4.5. Customer must specifically identify any Equipment that is labeled intrinsically safe for use in hazardous environments.

4.6. If Equipment cannot, in Motorola's reasonable opinion, be properly or economically serviced for any reason, Motorola may modify the scope of Services related to that Equipment; remove that Equipment from the Agreement; or increase the price to Service that Equipment.

4.7. Customer must promptly notify Motorola of any Equipment failure. Motorola will respond to Customer's notification in a manner consistent with the level of Service purchased as indicated in this Agreement.

Section 5 EXCLUDED SERVICES

5.1. Service excludes the repair or replacement of Equipment that has become defective or damaged from use in other than the normal, customary, intended, and authorized manner; use not in compliance with applicable industry standards; excessive wear and tear; or accident, liquids, power surges, neglect, acts of God or other force majeure events.

5.2. Unless specifically included in this Agreement, Service excludes items that are consumed in the normal operation of the Equipment, such as batteries or magnetic tapes.; upgrading or reprogramming Equipment; accessories, belt clips, battery chargers, custom or special products, modified units, or software; and repair or maintenance of any transmission line, antenna, microwave equipment, tower or tower lighting, duplexer, combiner, or multicoupler. Motorola has no obligations for any transmission medium, such as telephone lines, computer networks, the internet or the worldwide web, or for Equipment malfunction caused by the transmission medium.

Section 6 TIME AND PLACE OF SERVICE

Service will be provided at the location specified in this Agreement. When Motorola performs service at Customer's location, Customer will provide Motorola, at no charge, a non-hazardous work environment with adequate shelter, heat, light, and power and with full and free access to the Equipment. Waivers of liability from Motorola or its subcontractors will not be imposed as a site access requirement. Customer will provide all information pertaining to the hardware and software elements of any system with which the Equipment is interfacing so that Motorola may perform its Services. Unless otherwise stated in this Agreement, the hours of Service will be 8:30 a.m. to 4:30 p.m., local time, excluding weekends and holidays. Unless otherwise stated in this Agreement, the price for the Services exclude any charges or expenses associated with helicopter or other unusual access requirements; if these charges or expenses are reasonably incurred by Motorola in rendering the Services, Customer agrees to reimburse Motorola for those charges and expenses.

Section 7 CUSTOMER CONTACT

Customer will provide Motorola with designated points of contact (list of names and phone numbers) that will be available twenty-four (24) hours per day, seven (7) days per week, and an escalation procedure to enable Customer's personnel to maintain contact, as needed, with Motorola.

Section 8 PAYMENT

Unless alternative payment terms are stated in this Agreement, Motorola will invoice Customer in advance for each payment period. All other charges will be billed monthly, and Customer must pay each invoice in U.S. dollars within twenty (20) days of the invoice date. Customer will reimburse Motorola for all property taxes, sales and use taxes, excise taxes, and other taxes or assessments that are levied as a result of Services rendered under this Agreement (except income, profit, and franchise taxes of Motorola) by any governmental entity.

Section 9 WARRANTY

Motorola warrants that its Services under this Agreement will be free of defects in materials and workmanship for a period of ninety (90) days from the date the performance of the Services are completed. In the event of a breach of this warranty, Customer's sole remedy is to require Motorola to re-perform the non-conforming Service or to refund, on a pro-rata basis, the fees paid for the non-conforming Service. MOTOROLA DISCLAIMS ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

Section 10 DEFAULT/TERMINATION

10.1. If either party defaults in the performance of this Agreement, the other party will give to the non-performing party a written and detailed notice of the default. The non-performing party will have thirty (30) days thereafter to provide a written plan to cure the default that is acceptable to the other party and begin implementing the cure plan immediately after plan approval. If the non-performing party fails to provide or implement the cure plan, then the injured party, in addition to any other rights available to it under law, may immediately terminate this Agreement effective upon giving a written notice of termination to the defaulting party.

10.2. Any termination of this Agreement will not relieve either party of obligations previously incurred pursuant to this Agreement, including payments which may be due and owing at the time of termination. All sums owed by Customer to Motorola will become due and payable immediately upon termination of this Agreement. Upon the effective date of termination, Motorola will have no further obligation to provide Services.

Section 11 LIMITATION OF LIABILITY

Except for personal injury or death, Motorola's total liability, whether for breach of contract, warranty, negligence, strict liability in tort, or otherwise, will be limited to the direct damages recoverable under law, but not to exceed the price of twelve (12) months of Service provided under this Agreement. ALTHOUGH THE PARTIES ACKNOWLEDGE THE POSSIBILITY OF SUCH LOSSES OR DAMAGES, THEY AGREE THAT MOTOROLA WILL NOT BE LIABLE FOR ANY COMMERCIAL LOSS; INCONVENIENCE; LOSS OF USE, TIME, DATA, GOOD WILL, REVENUES, PROFITS OR SAVINGS; OR OTHER SPECIAL, INCIDENTAL, INDIRECT, OR CONSEQUENTIAL DAMAGES IN ANY WAY RELATED TO OR ARISING FROM THIS AGREEMENT OR THE PERFORMANCE OF SERVICES BY MOTOROLA PURSUANT TO THIS AGREEMENT. No action for contract breach or otherwise relating to the transactions contemplated by this Agreement may be brought more than one (1) year after the accrual of the cause of action, except for money due upon an open account. This limitation of liability will survive the expiration or termination of this Agreement and applies notwithstanding any contrary provision.

Section 12 EXCLUSIVE TERMS AND CONDITIONS

12.1. This Agreement supersedes all prior and concurrent agreements and understandings between the parties, whether written or oral, related to the Services, and there are no agreements or representations concerning the subject matter of this Agreement except for those expressed herein. The Agreement may not be amended or modified except by a written agreement signed by authorized representatives of both parties.

12.2. Customer agrees to reference this Agreement on any purchase order issued in furtherance of this Agreement, however, an omission of the reference to this Agreement will not affect its applicability. In no event will either party be bound by any terms contained in a Customer purchase order, acknowledgement, or other writings unless: the purchase order, acknowledgement, or other writing specifically refers to this Agreement; clearly indicate the intention of both parties to override and modify this Agreement; and the purchase order, acknowledgement, or other writing is signed by authorized representatives of both parties.

Section 13 PROPRIETARY INFORMATION; CONFIDENTIALITY; INTELLECTUAL PROPERTY RIGHTS

13.1. Any information or data in the form of specifications, drawings, reprints, technical information or otherwise furnished to Customer under this Agreement will remain Motorola's property, will be deemed proprietary, will be kept confidential, and will be promptly returned at Motorola's request. Customer may not disclose, without Motorola's written permission or as required by law, any confidential information or data to any person, or use confidential information or data for any purpose other than performing its obligations under this Agreement. The obligations set forth in this Section survive the expiration or termination of this Agreement.

13.2. Unless otherwise agreed in writing, no commercial or technical information disclosed in any manner or at any time by Customer to Motorola will be deemed secret or confidential. Motorola will have

no obligation to provide Customer with access to its confidential and proprietary information, including cost and pricing data.

13.3. This Agreement does not grant directly or by implication, estoppel, or otherwise, any ownership right or license under any Motorola patent, copyright, trade secret, or other intellectual property, including any intellectual property created as a result of or related to the Equipment sold or Services performed under this Agreement.

Section 14 FCC LICENSES AND OTHER AUTHORIZATIONS

Customer is solely responsible for obtaining licenses or other authorizations required by the Federal Communications Commission or any other federal, state, or local government agency and for complying with all rules and regulations required by governmental agencies. Neither Motorola nor any of its employees is an agent or representative of Customer in any governmental matters.

Section 15 COVENANT NOT TO EMPLOY

During the term of this Agreement and continuing for a period of two (2) years thereafter, Customer will not hire, engage on contract, solicit the employment of, or recommend employment to any third party of any employee of Motorola or its subcontractors without the prior written authorization of Motorola. This provision applies only to those employees of Motorola or its subcontractors who are responsible for rendering services under this Agreement. If this provision is found to be overly broad under applicable law, it will be modified as necessary to conform to applicable law.

Section 16 MATERIALS, TOOLS AND EQUIPMENT

All tools, equipment, dies, gauges, models, drawings or other materials paid for or furnished by Motorola for the purpose of this Agreement will be and remain the sole property of Motorola. Customer will safeguard all such property while it is in Customer's custody or control, be liable for any loss or damage to this property, and return it to Motorola upon request. This property will be held by Customer for Motorola's use without charge and may be removed from Customer's premises by Motorola at any time without restriction.

Section 17 GENERAL TERMS

17.1. If any court renders any portion of this Agreement unenforceable, the remaining terms will continue in full force and effect.

17.2. This Agreement and the rights and duties of the parties will be interpreted in accordance with the laws of the State in which the Services are performed.

17.3. Failure to exercise any right will not operate as a waiver of that right, power, or privilege.

17.4. Neither party is liable for delays or lack of performance resulting from any causes that are beyond that party's reasonable control, such as strikes, material shortages, or acts of God.

17.5. Motorola may subcontract any of the work, but subcontracting will not relieve Motorola of its duties under this Agreement.

17.6. Except as provided herein, neither Party may assign this Agreement or any of its rights or obligations hereunder without the prior written consent of the other Party, which consent will not be unreasonably withheld. Any attempted assignment, delegation, or transfer without the necessary consent will be void. Notwithstanding the foregoing, Motorola may assign this Agreement to any of its affiliates or its right to receive payment without the prior consent of Customer. In addition, in the event Motorola separates one or more of its businesses (each a "Separated Business"), whether by way of a sale, establishment of a joint venture, spin-off or otherwise (each a "Separation Event"), Motorola may, without the prior written consent of the other Party and at no additional cost to Motorola, assign this Agreement such that it will continue to benefit the Separated Business and its affiliates (and Motorola and its affiliates, to the extent applicable) following the Separation Event.

17.7. THIS AGREEMENT WILL RENEW, FOR AN ADDITIONAL ONE (1) YEAR TERM, ON EVERY ANNIVERSARY OF THE START DATE UNLESS EITHER THE COVER PAGE SPECIFICALLY STATES A TERMINATION DATE OR ONE PARTY NOTIFIES THE OTHER IN WRITING OF ITS INTENTION TO DISCONTINUE THE AGREEMENT NOT LESS THAN THIRTY (30) DAYS OF THAT ANNIVERSARY DATE. At the anniversary date, Motorola may adjust the price of the Services to reflect its current rates.

17.8. If Motorola provides Services after the termination or expiration of this Agreement, the terms and conditions in effect at the time of the termination or expiration will apply to those Services and Customer agrees to pay for those services on a time and materials basis at Motorola's then effective hourly rates.

Exhibit D

System Acceptance Certificate

Customer Name: _____

Project Name: _____

This System Acceptance Certificate memorializes the occurrence of System Acceptance. Motorola and Customer acknowledge that:

1. The Acceptance Tests set forth in the Acceptance Test Plan have been successfully completed.
2. The System is accepted.

Customer Representative:

Motorola Representative:

Signature: _____

Signature: _____

Print Name: _____

Print Name: _____

Title: _____

Title: _____

Date: _____

Date: _____

FINAL PROJECT ACCEPTANCE:

Motorola has provided and Customer has received all deliverables, and Motorola has performed all other work required for Final Project Acceptance.

Customer Representative:

Motorola Representative:

Signature: _____

Signature: _____

Print Name: _____

Print Name: _____

Title: _____

Title: _____

Date: _____

Date: _____

Exhibit E

Payment Schedule

Except for a payment that is due on the Effective Date, Customer will make payments to Motorola within thirty (30) days after the date of each invoice. Customer will make payments when due in the form of a check, cashier's check, or wire transfer drawn on a U.S. financial institution and in accordance with the following milestones.

- 1) \$1,000,000 upon Installation of FNE Equipment; and
- 2) \$1,000,000 upon System Acceptance.

RECEIVED

NOV 17 2014

EMERGENCY
PROCUREMENT

EQUIPMENT LEASE-PURCHASE AGREEMENT

Lease Number: 23629

LESSEE:

SANTA ROSA COUNTY
6495 Caroline Street
Milton FL 32570

LESSOR:

Motorola Solutions, Inc.
1303 E. Algonquin Rd.
Schaumburg, IL 60196

Lessor agrees to lease to Lessee and Lessee agrees to lease from Lessor, the Equipment described in any Schedule A now or hereafter attached hereto ("*Equipment*") in accordance with the following terms and conditions of this Equipment Lease-Purchase Agreement ("*Lease*").

1. *Term.* This Lease will become effective upon the execution hereof by Lessor. The Term of this Lease will commence on the Commencement Date specified in Schedule A and unless terminated according to terms hereof or the purchase option, provided in Section 18, is exercised this Lease will continue until the Expiration Date set forth in Schedule B attached hereto ("*Lease Term*").

2. *Rent.* Lessee agrees to pay to Lessor or its assignee the Lease Payments (herein so called), including the interest portion, in the amounts specified in Schedule B. The Lease Payments will be payable without notice or demand at the office of the Lessor (or such other place as Lessor or its assignee may from time to time designate in writing), and will commence on the first Lease Payment Date as set forth in Schedule B and thereafter on each of the Lease Payment Dates set forth in Schedule B. Any payments received later than ten (10) days from the due date will bear interest at the highest lawful rate from the due date. Except as specifically provided in Section 5 hereof, the Lease Payments will be absolute and unconditional in all events and will not be subject to any set-off, defense, counterclaim, or recoupment for any reason whatsoever. Lessee reasonably believes that funds can be obtained sufficient to make all Lease Payments during the Lease Term. Lessee will seek funding each year as a part of its budget process. It is Lessee's intent to make Lease Payments for the full Lease Term if funds are legally available therefor and in that regard Lessee represents that the Equipment will be used for one or more authorized governmental or proprietary functions essential to its proper, efficient and economic operation.

Lessee's obligation to make Lease Payments and to pay any other amounts payable under this Lease constitutes a current obligation payable only to the extent permitted by law and exclusively from legally available funds and shall not be construed to be an indebtedness within the meaning of any applicable constitutional or statutory limitation or requirement. Lessee has not pledged and will not pledge its full faith and credit or its taxing power to pay any Lease Payments or any other amounts under this Lease. Neither Lessor nor any Assignee (described below) may compel the levy of any ad valorem taxes by Lessee to pay Lease Payments or any other amounts under this Lease.

3. *Delivery and Acceptance.* Lessor will cause the Equipment to be delivered to Lessee at the location specified in Schedule A ("*Equipment Location*"). Lessee will accept the Equipment as soon as it has been delivered and is operational. Lessee will evidence its acceptance of the Equipment by executing and delivering to Lessor a Delivery and Acceptance Certificate in the form provided by Lessor.

Even if Lessee has not executed and delivered to Lessor a Delivery and Acceptance Certificate, if Lessor believes the Equipment has been delivered and is operational, Lessor may require Lessee to notify Lessor in writing (within five (5) days of Lessee's receipt of Lessor's request) whether or not Lessee

deems the Equipment (i) to have been delivered and (ii) to be operational, and hence be accepted by Lessee. If Lessee fails to so respond in such five (5) day period, Lessee will be deemed to have accepted the Equipment and be deemed to have acknowledged that the Equipment was delivered and is operational as if Lessee had in fact executed and delivered to Lessor a Delivery and Acceptance Certificate.

4. *Representations and Warranties.* Lessor acknowledges that the Equipment leased hereunder is being manufactured and installed by Lessor pursuant to contract (the "*Contract*") covering the Equipment. Lessee acknowledges that on or prior to the date of acceptance of the Equipment, Lessor intends to sell and assign Lessor's right, title and interest in and to this Agreement and the Equipment to an assignee ("*Assignee*"). LESSEE FURTHER ACKNOWLEDGES THAT EXCEPT AS EXPRESSLY SET FORTH IN THE CONTRACT, LESSOR MAKES NO EXPRESS OR IMPLIED WARRANTIES OF ANY NATURE OR KIND WHATSOEVER, AND AS BETWEEN LESSEE AND THE ASSIGNEE, THE PROPERTY SHALL BE ACCEPTED BY LESSEE "AS IS" AND "WITH ALL FAULTS." LESSEE AGREES TO SETTLE ALL CLAIMS DIRECTLY WITH LESSOR AND WILL NOT ASSERT OR SEEK TO ENFORCE ANY SUCH CLAIMS AGAINST THE ASSIGNEE. NEITHER LESSOR NOR THE ASSIGNEE SHALL BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER AS A RESULT OF THE LEASE OF THE EQUIPMENT, INCLUDING WITHOUT LIMITATION, LOSS OF PROFITS, PROPERTY DAMAGE OR LOST PRODUCTION WHETHER SUFFERED BY LESSEE OR ANY THIRD PARTY.

Lessor is not responsible for, and shall not be liable to Lessee for damages relating to loss of value of the Equipment for any cause or situation (including, without limitation, governmental actions or regulations or actions of other third parties).

5. *Non-Appropriation of Funds.* Notwithstanding anything contained in this Lease to the contrary, in the event the funds appropriated by Lessee's governing body or otherwise available by any means whatsoever in any fiscal period of Lessee for Lease Payments or other amounts due under this Lease are insufficient therefor, this Lease shall terminate on the last day of the fiscal period for which appropriations were received without penalty or expense to Lessee of any kind whatsoever, except as to the portions of Lease Payments or other amounts herein agreed upon for which funds shall have been appropriated and budgeted or are otherwise available. The Lessee will immediately notify the Lessor or its Assignee of such occurrence. In the event of such termination, Lessor may request by written notice that Lessee promptly deliver the Equipment to Lessor or its Assignee. In the event that Lessee agrees to deliver the Equipment to Lessor, Lessee hereby agrees to transfer title to and deliver possession of the Equipment in accordance with Section 17.1 of this Lease. In the event that Lessee does not return the Equipment to Lessor, Lessor may proceed by appropriate court action or actions, either at law or in equity, to recover damages.

6. *Lessee Certification.* Lessee represents, covenants and warrants that: (i) Lessee is a state or a duly constituted political subdivision or agency of the state of the Equipment Location; (ii) the interest portion of the Lease Payments shall be excludable from Lessor's gross income pursuant to Section 103 of the Internal Revenue Code of 1986, as it may be amended from time to time (the "*Code*"); (iii) the execution, delivery and performance by the Lessee of this Lease have been duly authorized by all necessary action on the part of the Lessee; (iv) this Lease constitutes a legal, valid and binding obligation of the Lessee enforceable in accordance with its terms; (v) Lessee will comply with the information reporting requirements of Section 149(e) of the Code, and such compliance shall include but not be limited to the execution of information statements requested by Lessor; (vi) Lessee will not do or cause to be done any act which will cause, or by omission of any act allow, the Lease to be an arbitrage bond within the meaning of Section 148(a) of the Code; (vii) Lessee will not do or cause to be done any act which will cause, or by omission of any act allow, this Lease to be a private activity bond within the meaning of Section 141(a) of the Code; (viii) Lessee will not do or cause to be done any act which will

cause, or by omission of any act allow, the interest portion of the Lease Payments to be or become includible in gross income for Federal income taxation purposes under the Code; and (ix) Lessee will be the only entity to own, use and operate the Equipment during the Lease Term.

Lessee represents, covenants and warrants that (i) it will do or cause to be done all things necessary to preserve and keep the Lease in full force and effect, (ii) it has complied with all public bidding and Bond Commission requirements (as defined in the Code) where necessary and by due notification presented this Lease for approval and adoption as a valid obligation on its part, and (iii) it has sufficient appropriations or other funds available to pay all amounts due hereunder for the current fiscal period.

If Lessee breaches the covenant contained in this Section, the interest component of Lease Payments may become includible in gross income of the owner or owners thereof for federal income tax purposes. In such event, notwithstanding anything to the contrary contained in Section 11 of this Agreement, Lessee agrees to pay promptly after any such determination of taxability and on each Lease Payment date thereafter to Lessor an additional amount determined by Lessor to compensate such owner or owners for the loss of such excludibility (including, without limitation, compensation relating to interest expense, penalties or additions to tax), which determination shall be conclusive (absent manifest error). Notwithstanding anything herein to the contrary, any additional amount payable by Lessee pursuant to this Section 6 shall be subject to the limitations set forth in Sections 2 and 5 hereof.

It is Lessor's and Lessee's intention that this Agreement not constitute a "true" lease for federal income tax purposes and, therefore, it is Lessor's and Lessee's intention that Lessee be considered the owner of the Equipment for federal income tax purposes.

7. *Title to Equipment.* During the Lease Term, title to the Equipment will vest in Lessee and Lessor will have no security interest therein. Notwithstanding the obligations of Lessee to pay the Lease Payments, this Lease shall not result in the creation of any lien, charge, security interest or other encumbrance upon the Equipment and Lessor shall have no right to involuntarily dispossess Lessee of the use and enjoyment of or title to the Equipment.

8. *Use; Repairs.* Lessee will use the Equipment in a careful manner for the use contemplated by the manufacturer of the Equipment and shall comply with all laws, ordinances, insurance policies and regulations relating to, and will pay all costs, claims, damages, fees and charges arising out of the possession, use or maintenance of the Equipment. Lessee, at its expense will keep the Equipment in good repair and furnish all parts, mechanisms and devices required therefor.

9. *Alterations.* Lessee will not make any alterations, additions or improvements to the Equipment without Lessor's prior written consent unless such alterations, additions or improvements may be readily removed without damage to the Equipment.

10. *Location; Inspection.* The Equipment will not be removed from, [or if the Equipment consists of rolling stock, its permanent base will not be changed from] the Equipment Location without Lessor's prior written consent which will not be unreasonably withheld. Lessor will be entitled to enter upon the Equipment Location or elsewhere during reasonable business hours to inspect the Equipment or observe its use and operation.

11. *Liens and Taxes.* Lessee shall keep the Equipment free and clear of all levies, liens and encumbrances. Lessee shall pay, when due, all charges and taxes (local, state and federal) which may now or hereafter be imposed upon the ownership, leasing, rental, sale, purchase, possession or use of the

Equipment, excluding however, all taxes on or measured by Lessor's income. If Lessee fails to pay said charges and taxes when due, Lessor shall have the right, but shall not be obligated, to pay said charges and taxes. If Lessor pays any charges or taxes, Lessee shall reimburse Lessor therefor within ten days of written demand.

12. *Risk of Loss: Damage; Destruction.* Lessee assumes all risk of loss or damage to the Equipment from any cause whatsoever, and no such loss of or damage to the Equipment nor defect therein nor unfitness or obsolescence thereof shall relieve Lessee of the obligation to make Lease Payments or to perform any other obligation under this Lease. In the event of damage to any item of Equipment, Lessee will immediately place the same in good repair with the proceeds of any insurance recovery applied to the cost of such repair. If Lessor determines that any item of Equipment is lost, stolen, destroyed or damaged beyond repair, Lessee at the option of Lessor will: either (a) replace the same with like equipment in good repair; or (b) on the next Lease Payment date, pay Lessor the sum of: (i) all amounts then owed by Lessee to Lessor under this Lease, including the Lease payment due on such date; and (ii) an amount equal to all remaining Lease Payments to be paid during the Lease Term as set forth in Schedule B.

In the event that Lessee is obligated to make such payment with respect to less than all of the Equipment, Lessor will provide Lessee with the pro rata amount of the Lease Payment and the Balance Payment (as set forth in Schedule B) to be made by Lessee with respect to that part of the Equipment which has suffered the Event of Loss.

13. *Insurance.* Lessee will, at its expense, maintain at all times during the Lease Term, fire and extended coverage, public liability and property damage insurance with respect to the Equipment in such amounts, covering such risks, and with such insurers as shall be satisfactory to Lessor, or, with Lessor's prior written consent, Lessee may self-insure against any or all such risks. All insurance covering loss of or damage to the Equipment shall be carried in an amount no less than the amount of the then applicable Balance Payment with respect to such Equipment. The initial amount of insurance required is set forth in Schedule B. Each insurance policy will name Lessee as an insured and Lessor or its Assignee as an additional insured, and will contain a clause requiring the insurer to give Lessor at least thirty (30) days prior written notice of any alteration in the terms of such policy or the cancellation thereof. The proceeds of any such policies will be payable to Lessee and Lessor or its Assignee as their interests may appear. Upon acceptance of the Equipment and upon each insurance renewal date, Lessee will deliver to Lessor a certificate evidencing such insurance. In the event that Lessee has been permitted to self-insure, Lessee will furnish Lessor with a letter or certificate to such effect. In the event of any loss, damage, injury or accident involving the Equipment, Lessee will promptly provide Lessor with written notice thereof and make available to Lessor all information and documentation relating thereto.

14. *Indemnification.* Lessee shall, to the extent permitted by law, indemnify Lessor against, and hold Lessor harmless from, any and all claims, actions, proceedings, expenses, damages or liabilities, including attorneys' fees and court costs, arising in connection with the Equipment, including, but not limited to, its selection, purchase, delivery, possession, use, operation, rejection, or return and the recovery of claims under insurance policies thereon.

15. *Assignment.* Without Lessor's prior written consent, Lessee will not either (i) assign, transfer, pledge, hypothecate, grant any security interest in or otherwise dispose of this Lease or the Equipment or any interest in this Lease or the Equipment or; (ii) sublet or lend the Equipment or permit it to be used by anyone other than Lessee or Lessee's employees. Lessor may assign its rights, title and interest in and to this Lease, the Equipment and any documents executed with respect to this Lease and/or grant or assign a security interest in this Lease and the Equipment, in whole or in part. Any such

assignees shall have all of the rights of Lessor under this Lease. Subject to the foregoing, this Lease inures to the benefit of and is binding upon the heirs, executors, administrators, successors and assigns of the parties hereto.

Lessee covenants and agrees not to assert against the Assignee any claims or defenses by way of abatement, setoff, counterclaim, recoupment or the like which Lessee may have against Lessor. No assignment or reassignment of any Lessor's right, title or interest in this Lease or the Equipment shall be effective unless and until Lessee shall have received a notice of assignment, disclosing the name and address of each such assignee; *provided, however*, that if such assignment is made to a bank or trust company as paying or escrow agent for holders of certificates of participation in the Lease, it shall thereafter be sufficient that a copy of the agency agreement shall have been deposited with Lessee until Lessee shall have been advised that such agency agreement is no longer in effect. During the Lease Term Lessee shall keep a complete and accurate record of all such assignments in form necessary to comply with Section 149(a) of the Code, and the regulations, proposed or existing, from time to time promulgated thereunder. No further action will be required by Lessor or by Lessee to evidence the assignment, but Lessee will acknowledge such assignments in writing if so requested.

After notice of such assignment, Lessee shall name the Assignee as additional insured and loss payee in any insurance policies obtained or in force. Any Assignee of Lessor may reassign this Lease and its interest in the Equipment and the Lease Payments to any other person who, thereupon, shall be deemed to be Lessor's Assignee hereunder:

16. *Event of Default.* The term "Event of Default", as used herein, means the occurrence of any one or more of the following events: (i) Lessee fails to make any Lease Payment (or any other payment) as it becomes due in accordance with the terms of the Lease, and any such failure continues for ten (10) days after the due date thereof; (ii) Lessee fails to perform or observe any other covenant, condition, or agreement to be performed or observed by it hereunder and such failure is not cured within twenty (20) days after written notice thereof by Lessor; (iii) the discovery by Lessor that any statement, representation, or warranty made by Lessee in this Lease or in writing ever delivered by Lessee pursuant hereto or in connection herewith is false, misleading or erroneous in any material respect; (iv) proceedings under any bankruptcy, insolvency, reorganization or similar legislation shall be instituted against or by Lessee, or a receiver or similar officer shall be appointed for Lessee or any of its property, and such proceedings or appointments shall not be vacated, or fully stayed, within twenty (20) days after the institution or occurrence thereof; or (v) an attachment, levy or execution is threatened or levied upon or against the Equipment.

17. *Remedies.* Upon the occurrence of an Event of Default, and as long as such Event of Default is continuing, Lessor may, at its option, exercise any one or more of the following remedies: (i) by written notice to Lessee, declare all amounts then due under the Lease, and all remaining Lease Payments due during the Fiscal Year in effect when the default occurs to be immediately due and payable, whereupon the same shall become immediately due and payable; (ii) request by written notice that Lessee promptly deliver the Equipment to Lessor or its Assignee; and (iii) exercise any other right, remedy or privilege which may be available to it under applicable laws of the state of the Equipment Location or any other applicable law or proceed by appropriate court action to enforce the terms of the Lease or to recover damages for the breach of this Lease or to rescind this Lease as to any or all of the Equipment. If Lessor terminates this Lease and receives possession of the Equipment, Lessor may sell or lease the Equipment or sublease it for the account of Lessee. If the proceeds of such sale, lease or sublease are not sufficient to pay the balance of any Lease Payments or other amounts owed by Lessee under the Lease, Lessor may pursue such other remedies as are available at law or in equity to collect the balance of such Lease Payments or other amounts from Lessee's legally available funds. In addition, Lessee will remain liable

for all covenants and indemnities under this Lease and for all legal fees and other costs and expenses, including court costs, incurred by Lessor with respect to the enforcement of any of the remedies listed above or any other remedy available to Lessor.

17.1. *Return of the Equipment.* In the event that Lessee determines to return the Equipment to Lessor or its Assignee pursuant to Section 5 or 17 hereof, Lessee agrees to transfer title to and deliver possession of the Equipment in the condition hereafter required by preparing and appropriately protecting the Equipment for shipment and, at Lessor's option, (i) surrendering the Equipment to Lessor at the Equipment Location specified in Schedule A hereto, or (ii) loading the Equipment on board such carrier as Lessor shall specify and shipping the same, freight collect, to Lessor at the place designated by Lessor. In the event of any such delivery of the Equipment to Lessor, Lessee shall execute and deliver such documents as may reasonably be required to transfer title to and possession of the Equipment to Lessor, free and clear of all liens to which the Equipment has become subject.

Upon such delivery of the Equipment to Lessor, if the Equipment is damaged or otherwise made less suitable for the purposes for which it was manufactured than when delivered to Lessee (reasonable wear and tear excepted), Lessee agrees, at its option, to: (a) repair or restore such Equipment to the same condition in which it was received by Lessee (reasonable wear and tear excepted) and, at its expense, promptly return such Equipment to Lessor (or to a location identified in a written notice to Lessee) or (b) pay to Lessor the actual cost of such repair, restoration and return.

There is no intent to create under any provision of this Lease a right in Lessor to involuntarily dispossess Lessee of the legal title to or the use of the Equipment. Lessor hereby irrevocably waives any right to specific performance of any covenant of Lessee to transfer legal title to and return possession of the Equipment.

18. *Purchase Option.* Upon thirty (30) days prior written notice from Lessee to Lessor, and *provided* that no Event of Default has occurred and is continuing, or no event, which with notice or lapse of time, or both could become an Event of Default, then exists, Lessee will have the right to purchase the Equipment on the Lease Payment Dates set forth in Schedule B by paying to Lessor, on such date, the Lease Payment then due together with the Balance Payment amount set forth opposite such date. Upon satisfaction by Lessee of such purchase conditions, Lessor will transfer any and all of its right, title and interest in the Equipment to Lessee as is, without warranty, express or implied, except that the Equipment is free and clear of any liens created by Lessor.

19. *Notices.* All notices to be given under this Lease shall be made in writing and mailed by certified mail, return receipt requested, to the other party at its address set forth herein or at such address as the party may provide in writing from time to time. Any such notice shall be deemed to have been received five days subsequent to such mailing.

20. *Section Headings.* All section headings contained herein are for the convenience of reference only and are not intended to define or limit the scope of any provision of this Lease.

21. *Governing Law.* This Lease shall be construed in accordance with, and governed by the laws of, the state of the Equipment Location.

22. *Delivery of Related Documents.* Lessee will execute or provide, as requested by Lessor, such other documents and information as are reasonably necessary with respect to the transaction contemplated by this Lease.

EQUIPMENT LIST

Group	Sub Group	LIM	O	QTY	NOMENCLATURE	DESCRIPTION
Esc Core	License	1	-	1	SQM01SUM0273	MASTER SITE CONFIGURATION
Esc Core	License	1	a	1	CA02629AA	ENH: EXPAND 7.15
Esc Core	License	1	b	1	CA02113AA	ADD: ASTRO 25 FDMA TRKG OPERATION
Esc Core	License	1	c	1	UA00158AA	ADD: PHASE 2 TDMA TRKG OP ZONE LIC
Esc Core	License	1	d	6	UA00153AA	ADD: ASTRO 25 FDMA SITE LICENSE
Esc Core	License	1	e	3	UA00156AA	ADD: MCC7500 CONSOLE LICENSES (QTY
Esc Core	License	1	f	6	UA00159AA	ADD: P25 PHASE 2 TDMA TRKNG OP SITE
Esc Core	License	1	g	22	UA00161AA	ADD: P25 PHASE 2 TDMA SW BASE RADIO
Esc Core	License	1	h	6	UA00162AA	ADD: PHASE 2 DYNAMIC CH BASE RADIO
Esc Core	License	1	i	2	UA00152AA	ADD:500 RADIO USER LICENSES
Esc Core	License	1	j	3	CA01316AA	ADD: UNC ADDTL DEVICE LIC (QTY 10)
Esc Core	License	1	k	2	UA00147AA	ADD: PROVISIONING MANAGER
Esc Core	License	1	l	1	UA00143AA	ADD: SECURITY PARTITIONING
Esc Core	License	1	m	2	UA00141AA	ADD: ZONEWATCH GRID & CTRL
Esc Core	License	1	n	2	UA00144AA	ADD: ZONE HISTORICAL RPTS
Esc Core	License	1	o	2	UA00151AA	ADD: AFFLIATION USER RPTS
Esc Core	License	1	p	2	UA00149AA	ADD: RADIO CONTROL MANAGER
Esc Core	License	1	q	2	UA00150AA	ADD: DYNAMIC REPORTS
Esc Core	License	1	r	1	CA02193AA	ADD: ANTI-MALWARE DEF UPDATE LIC
Esc Core	License	2	-	1	DDN9657	CRYSTAL REPORTS
SR EOC	NM Client	3	-	1	TT2565	NM Z420 HIGH TIER WIN7-IE9 64BIT
SR EOC	NM Client	4	-	1	T8123	ASTRO CLIENT APPL SW 7.15
ES EOC	NM Client	5	-	1	DS019BLK	19 INCH NON-TOUCH MONITOR, BLACK
ES EOC	GWS	6	-	1	TT2565	NM Z420 HIGH TIER WIN7-IE9 64BIT
ES EOC	GWS	7	-	1	DS017BLK	17 INCH NEC NON-TOUCH MONITOR, BLAC
ES EOC	GWS	8	-	1	TT2177	INTOUCH RUNTIME 60K TAG W/O-I/O, V1
ES EOC	GWS	9	-	1	T7885	MCAFFEE WINDOWS AV CLIENT
North_Site	GTR8000	10	-	1	SQM01SUM7054	GTR 8000 EXPANDABLE SITE SUBSYSTEM
North_Site	GTR8000	10	a	1	CA01706AA	ADD: ADD: GGM 8000 GATEWAY
North_Site	GTR8000	10	b	1	CA00855AA	ADD: 700/800 MHZ
North_Site	GTR8000	10	c	1	X304AE	ADD: QTY (4) GTR 8000 BASE RADIOS
North_Site	GTR8000	10	d	4	X591AE	ENH: ASTRO 25 SITE REPEATER SW
North_Site	GTR8000	10	e	3	CA01842AA	ADD: P25 TDMA SOFTWARE
North_Site	GTR8000	10	f	1	CA01902AA	ADD: P25 DYNAMIC CHANNEL SOFTWARE
North_Site	GTR8000	10	g	1	CA00861AA	ADD: CABINET RMC W/ CAPABILITY OF 6
North_Site	GTR8000	10	h	1	CA00879AA	ADD: PRIMARY 6 PORT CAVITY COMBINER
North_Site	GTR8000	10	i	2	CA00303AA	ADD: QTY (1) SITE CONTROLLER
North_Site	GTR8000	10	j	2	CA02212AA	ADD: ASTRO 25 SITE REPEATER SITE CO
North_Site	GTR8000	10	k	1	X882AH	ADD: 7.5 FT OPEN RACK, 48RU
North_Site	NFM_RTU	11	-	1	F4544	SITE MANAGER ADVANCED
North_Site	NFM_RTU	11	a	1	V266	ADD: 90VAC TO 260VAC PS TO SM
North_Site	NFM_RTU	11	b	1	VA00221	SDM3000 ASTRO FW FOR A7.11
North_Site	NFM_RTU	11	c	3	V592	AAD TERM BLCK & CONN WI



Group	Sub Group	LIM	O	QTY	NOMENCLATURE	DESCRIPTION
North_Site	NFM_LIC	12	-	1	F4528	GMC_PER_DEVICE_SW_LICENSES
North_Site	NFM_LIC	12	a	1	V809	GMC_SW_LIC_PER_NFM-RTU_I-O
North_Site	NFM_LIC	12	b	4	V843	GMC_SW_LIC_PER_GTR8000_MS_BR
North_Site	NFM_LIC	12	c	2	V206	GMC_SW_LIC_PER_GCP8000_MS_CONTR
North_Site	NFM_LIC	13	-	1	F2463	RTU_PER_DEVICE_SW_LICENSES
North_Site	NFM_LIC	13	a	1	V839	RTU_SW_LIC_PER_NFM-RTU_I-O
North_Site	NFM_LIC	13	b	4	VA00312	RTU_SW_LIC_PER_GTR8000_MS_BR
North_Site	NFM_LIC	13	c	2	VA00325	RTU_SW_LIC_PER_GCP8000_MS_CONTR
North_Site	UPS	14	-	1	DSA4100100312	UPS, APS 10KVA/9KW 208/240V, EXT MB
North_Site	SURGE	15	-	1	DS570SA16FNRJ1S	SPD, TYPE 1, SAD/MOV, 120/240 VAC 1
North_Site	SURGE	16	-	1	DS560SA16FNRJ1S	SPD, TYPE 2, MOV, 120/240 VAC 1-PHA
North_Site	SURGE	17	-	1	DSOP820B	PDU, 120V HARDWIRE (8) 20A OUTLET P
North_Site	SURGE	18	-	1	DS1101378	RACK MT ADAPTER PLATE, 19 IN FOR DS
North_Site	SURGE	19	-	1	DSTSJ100BT	SPD, RJ-48 8 PIN, 10/100 BASE T TSJ
North_Site	SURGE	20	-	1	DSTSJADP	RACK MOUNT GROUND BAR, 19 IN FOR TS
North_Site	RFDS	21	-	1	DS428E83I01C110	CONTROL MONITORING UNIT, NON-DIVERS
North_Site	RFDS	22	-	1	DS428D83I01T	TTA, MINI AUTO QUAD, 796-824 MHZ, S
North_Site	ANTENNA	23	-	1	DS10183B09003	ANTENNA 746-869MHZ, OMNI, CORP COL
North_Site	UPPERJUMPR	24	-	15	DSAT012J50	AT012J50, 1/2" TRANSMISSION LINE,50
North_Site	UPPERJUMPR	25	-	2	DDN1090	L4TDM-PSA 7-16 DIN MALE PS FOR 1/2
North_Site	UPPERJUMPR	26	-	2	TDN9289	221213 CABLE WRAP WEATHERPROOFING
North_Site	MAINLINE	27	-	330	DSAT114J50	AT114J50, 1-1/4"TRANSMISSION LINE,5
North_Site	MAINLINE	28	-	2	DSDFA11450	DFA11450, 7/16 DIN FEMALE FOR 1-1/4
North_Site	MAINLINE	29	-	7	DSGKS114158AC	GK-S114/158AC, STD GROUND KIT FOR 1
North_Site	MAINLINE	30	-	2	DSHG114	HG-114, LACE-UP HOISTING GRIP FOR 1
North_Site	SURGE	31	-	1	DSTSXFMBF	RF SPD, 698-2700MHZ DC BLOCK HIGH P
North_Site	SURGE	32	-	1	DSGSAKITD	GROUND STRAP KIT - DIN
North_Site	LOWERJUMPR	33	-	25	DSAT012J50	AT012J50, 1/2" TRANSMISSION LINE,50
North_Site	LOWERJUMPR	34	-	2	DDN1090	L4TDM-PSA 7-16 DIN MALE PS FOR 1/2
North_Site	ANTENNA	35	-	1	DS10183B09003	ANTENNA 746-869MHZ, OMNI, CORP COL
North_Site	UPPERJUMPR	36	-	15	DSAT012J50	AT012J50, 1/2" TRANSMISSION LINE,50
North_Site	UPPERJUMPR	37	-	1	DSNMA01250	NMA01250, N MALE FOR 1/2" CABLE
North_Site	UPPERJUMPR	38	-	1	DDN1090	L4TDM-PSA 7-16 DIN MALE PS FOR 1/2
North_Site	UPPERJUMPR	39	-	5	TDN9289	221213 CABLE WRAP WEATHERPROOFING.
North_Site	TTAJUMPR	40	-	5	DSAT012J50	AT012J50, 1/2" TRANSMISSION LINE,50
North_Site	TTAJUMPR	41	-	2	DSNMA01250	NMA01250, N MALE FOR 1/2" CABLE
North_Site	MAINLINE	42	-	350	DSAT078J50	AT078J50, 7/8" TRANSMISSION LINE,50
North_Site	MAINLINE	43	-	2	DSNFA07850	NFA07850, N FEMALE FOR 7/8" CABLE
North_Site	MAINLINE	44	-	7	DSGKS78AC	GK-S78AC, STD GROUND KIT FOR 7/8" A
North_Site	MAINLINE	45	-	2	DSHG78	HG-78, LACE-UP HOISTING GRIP FOR 7/
North_Site	TESTLINE	46	-	350	DSAT012J50	AT012J50, 1/2" TRANSMISSION LINE,50
North_Site	TESTLINE	47	-	1	DSNMA01250	NMA01250, N MALE FOR 1/2" CABLE
North_Site	TESTLINE	48	-	1	DSNFA01250	NFA01250, N FEMALE FOR 1/2" CABLE

Group	Sub Group	LIM	O	QTY	NOMENCLATURE	DESCRIPTION
North_Site	TESTLINE	49	-	7	DSGKS12AC	GK-S12AC, STD GROUND KIT FOR 1/2" A
North_Site	TESTLINE	50	-	2	DSHG12	HG-12, LACE-UP HOISTING GRIP FOR 1/
North_Site	SURGE	51	-	2	DS1090501WA	RF SPD, 700-1000MHZ BROADBAND 12 VD
North_Site	SURGE	52	-	1	DS1090501WA	RF SPD, 700-1000MHZ BROADBAND 12 VD
North_Site	TESTLINE	53	-	25	L1700	FSJ1-50A CABLE: 1/4" SUPERFLEX POLY
North_Site	TESTLINE	54	-	2	DDN9769	F1PNM-HC 1/4" TYPE N MALE CONNECTOR
North_Site	LOWERJUM PR	55	-	25	L1702	FSJ4-50B CABLE: 1/2" SUPERFLEX POLY
North_Site	LOWERJUM PR	56	-	2	DSF4PNMV2	F4PNMV2 1/2" TYPE N MALE CONNECTOR
Munson_Sit	GTR8000	57	-	1	SQM01SUM7054	GTR 8000 EXPANDABLE SITE SUBSYSTEM
Munson_Sit	GTR8000	57	a	1	CA01706AA	ADD: ADD: GGM 8000 GATEWAY
Munson_Sit	GTR8000	57	b	1	CA00855AA	ADD: 700/800 MHZ
Munson_Sit	GTR8000	57	c	1	X304AE	ADD: QTY (4) GTR 8000 BASE RADIOS
Munson_Sit	GTR8000	57	d	4	X591AE	ENH: ASTRO 25 SITE REPEATER SW
Munson_Sit	GTR8000	57	e	3	CA01842AA	ADD: P25 TDMA SOFTWARE
Munson_Sit	GTR8000	57	f	1	CA01902AA	ADD: P25 DYNAMIC CHANNEL SOFTWARE
Munson_Sit	GTR8000	57	g	1	CA00861AA	ADD: CABINET RMC W/ CAPABILITY OF 6
Munson_Sit	GTR8000	57	h	1	CA00879AA	ADD: PRIMARY 6 PORT CAVITY COMBINER
Munson_Sit	GTR8000	57	i	2	CA00303AA	ADD: QTY (1) SITE CONTROLLER
Munson_Sit	GTR8000	57	j	2	CA02212AA	ADD: ASTRO 25 SITE REPEATER SITE CO
Munson_Sit	GTR8000	57	k	1	X882AH	ADD: 7.5 FT OPEN RACK, 48RU
Munson_Sit	NFM_RTU	58	-	1	F4544	SITE MANAGER ADVANCED
Munson_Sit	NFM_RTU	58	a	1	V266	ADD: 90VAC TO 260VAC PS TO SM
Munson_Sit	NFM_RTU	58	b	1	VA00221	SDM3000 ASTRO F/W FOR A7.11
Munson_Sit	NFM_RTU	58	c	3	V592	AAD TERM BLCK & CONN WI
Munson_Sit	NFM_LIC	59	-	1	F4528	GMC_PER_DEVICE_SW_LICENSES
Munson_Sit	NFM_LIC	59	a	1	V809	GMC_SW_LIC_PER_NFM-RTU_I-O
Munson_Sit	NFM_LIC	59	b	4	V843	GMC_SW_LIC_PER_GTR8000_MS_BR
Munson_Sit	NFM_LIC	59	c	2	V206	GMC_SW_LIC_PER_GCP8000_MS_CONTR
Munson_Sit	NFM_LIC	60	-	1	F2463	RTU_PER_DEVICE_SW_LICENSES
Munson_Sit	NFM_LIC	60	a	1	V839	RTU_SW_LIC_PER_NFM-RTU_I-O
Munson_Sit	NFM_LIC	60	b	4	VA00312	RTU_SW_LIC_PER_GTR8000_MS_BR
Munson_Sit	NFM_LIC	60	c	2	VA00325	RTU_SW_LIC_PER_GCP8000_MS_CONTR
Munson_Sit	SURGE	61	-	1	DSOP820B	PDU, 120V HARDWIRE (8) 20A OUTLET P
Munson_Sit	SURGE	62	-	1	DS1101378	RACK MT ADAPTER PLATE, 19 IN FOR DS
Munson_Sit	SURGE	63	-	1	DSTSJ100BT	SPD, RJ-48 8 PIN, 10/100 BASE T TSJ
Munson_Sit	SURGE	64	-	1	DSTSJADP	RACK MOUNT GROUND BAR, 19 IN FOR TS
Munson_Sit	RFDS	65	-	1	DS428E83101C110	CONTROL MONITORING UNIT, NON-DIVERS
Munson_Sit	RFDS	66	-	1	DS428D83101T	TTA, MINI AUTO QUAD, 796-824 MHZ, S
Munson_Sit	BLDG	67	-	1	TT1000	MSB, 12'X16' 1-RM BLDG. INCLS GENER
Munson_Sit	TOWER	68	-	1	DQ276S266227501	Valmont 300' SS Tower (\$161,456)
Munson_Sit	ANTENNA	69	-	1	DS10183B09003	ANTENNA 746-869MHZ, OMNI, CORP COL
Munson_Sit	UPPERJUM PR	70	-	15	DSAT012J50	AT012J50, 1/2" TRANSMISSION LINE, 50
Munson_Sit	UPPERJUM PR	71	-	2	DDN1090	L4TDM-PSA 7-16 DIN MALE PS FOR 1/2
Munson_Sit	UPPERJUM PR	72	-	2	TDN9289	221213 CABLE WRAP WEATHERPROOFING



Group	Sub Group	LIM	0	QTY	NOMENCLATURE	DESCRIPTION
Munson_Sit	MAINLINE	73	-	330	DSAT114J50	AT114J50, 1-1/4" TRANSMISSION LINE,5
Munson_Sit	MAINLINE	74	-	2	DS DFA11450	DFA11450, 7/16 DIN FEMALE FOR 1-1/4
Munson_Sit	MAINLINE	75	-	7	DSGKS114158AC	GK-S114/158AC, STD GROUND KIT FOR 1
Munson_Sit	MAINLINE	76	-	2	DSHG114	HG-114, LACE-UP HOISTING GRIP FOR 1
Munson_Sit	SURGE	77	-	1	DSTXDFMBF	RF SPD, 698-2700MHZ DC BLOCK HIGH P
Munson_Sit	SURGE	78	-	1	DSGSAKITD	GROUND STRAP KIT - DIN
Munson_Sit	LOWERJUM PR	79	-	25	DSAT012J50	AT012J50, 1/2" TRANSMISSION LINE,50
Munson_Sit	LOWERJUM PR	80	-	2	DDN1090	L4TDM-PSA 7-16 DIN MALE PS FOR 1/2
Munson_Sit	ANTENNA	81	-	1	DS10183B09003	ANTENNA 746-869MHZ, OMNI, CORP COL
Munson_Sit	UPPERJUM PR	82	-	15	DSAT012J50	AT012J50, 1/2" TRANSMISSION LINE,50
Munson_Sit	UPPERJUM PR	83	-	1	DSNMA01250	NMA01250, N MALE FOR 1/2" CABLE
Munson_Sit	UPPERJUM PR	84	-	1	DDN1090	L4TDM-PSA 7-16 DIN MALE PS FOR 1/2
Munson_Sit	UPPERJUM PR	85	-	5	TDN9289	221213 CABLE WRAP WEATHERPROOFING
Munson_Sit	TTAJUMPR	86	-	5	DSAT012J50	AT012J50, 1/2" TRANSMISSION LINE,50
Munson_Sit	TTAJUMPR	87	-	2	DSNMA01250	NMA01250, N MALE FOR 1/2" CABLE
Munson_Sit	MAINLINE	88	-	350	DSAT078J50	AT078J50, 7/8" TRANSMISSION LINE,50
Munson_Sit	MAINLINE	89	-	2	DSNFA07850	NFA07850, N FEMALE FOR 7/8" CABLE
Munson_Sit	MAINLINE	90	-	7	DSGKS78AC	GK-S78AC, STD GROUND KIT FOR 7/8" A
Munson_Sit	MAINLINE	91	-	2	DSHG78	HG-78, LACE-UP HOISTING GRIP FOR 7/
Munson_Sit	TESTLINE	92	-	350	DSAT012J50	AT012J50, 1/2" TRANSMISSION LINE,50
Munson_Sit	TESTLINE	93	-	1	DSNMA01250	NMA01250, N MALE FOR 1/2" CABLE
Munson_Sit	TESTLINE	94	-	1	DSNFA01250	NFA01250, N FEMALE FOR 1/2" CABLE
Munson_Sit	TESTLINE	95	-	7	DSGKS12AC	GK-S12AC, STD GROUND KIT FOR 1/2" A
Munson_Sit	TESTLINE	96	-	2	DSHG12	HG-12, LACE-UP HOISTING GRIP FOR 1/
Munson_Sit	SURGE	97	-	2	DS1090501WA	RF SPD, 700-1000MHZ BROADBAND 12 VD
Munson_Sit	SURGE	98	-	1	DS1090501WA	RF SPD, 700-1000MHZ BROADBAND 12 VD
Munson_Sit	TESTLINE	99	-	25	L1700	FSJ1-50A CABLE: 1/4" SUPERFLEX POLY
Munson_Sit	TESTLINE	100	-	2	DDN9769	F1PNM-HC 1/4" TYPE N MALE CONNECTOR
Munson_Sit	LOWERJUM PR	101	-	25	L1702	FSJ4-50B CABLE: 1/2" SUPERFLEX POLY
Munson_Sit	LOWERJUM PR	102	-	2	DSF4PNMV2	F4PNMV2 1/2" TYPE N MALE CONNECTOR
Central	GTR8000	103	-	1	SQM01SUM7054	GTR 8000 EXPANDABLE SITE SUBSYSTEM
Central	GTR8000	103	a	1	CA01706AA	ADD: ADD: GGM 8000 GATEWAY
Central	GTR8000	103	b	1	CA00855AA	ADD: 700/800 MHZ
Central	GTR8000	103	c	1	X305AC	ADD: QTY (5) GTR 8000 BASE RADIOS
Central	GTR8000	103	d	5	X591AE	ENH: ASTRO 25 SITE REPEATER SW
Central	GTR8000	103	e	4	CA01842AA	ADD: P25 TDMA SOFTWARE
Central	GTR8000	103	f	1	CA01902AA	ADD: P25 DYNAMIC CHANNEL SOFTWARE
Central	GTR8000	103	g	1	CA00861AA	ADD: CABINET RMC W/ CAPABILITY OF 6
Central	GTR8000	103	h	1	CA00879AA	ADD: PRIMARY 6 PORT CAVITY COMBINER
Central	GTR8000	103	i	2	CA00303AA	ADD: QTY (1) SITE CONTROLLER
Central	GTR8000	103	j	2	CA02212AA	ADD: ASTRO 25 SITE REPEATER SITE CO
Central	GTR8000	103	k	1	X882AH	ADD: 7.5 FT OPEN RACK, 48RU
Central	UPS	104	-	1	DSA4100100312	UPS, APS 10KVA/9KW 208/240V, EXT MB
Central	SURGE	105	-	1	DS570SA16FNRJ1S	SPD, TYPE 1, SAD/MOV, 120/240 VAC 1



Group	Sub Group	LIM	O	QTY	NOMENCLATURE	DESCRIPTION
Central	SURGE	106	-	1	DS560SA16FNRJ1S	SPD, TYPE 2, MOV, 120/240 VAC 1-PHA
Central	SURGE	107	-	1	DSOP820B	PDU, 120V HARDWIRE (8) 20A OUTLET P
Central	SURGE	108	-	1	DS1101378	RACK MT ADAPTER PLATE, 19 IN FOR DS
Central	SURGE	109	-	1	DSTSJ100BT	SPD, RJ-48 8 PIN, 10/100 BASE T TSJ
Central	SURGE	110	-	1	DSTSJADP	RACK MOUNT GROUND BAR, 19 IN FOR TS
Central	RFDS	111	-	1	DS428E83I01C110	CONTROL MONITORING UNIT, NON-DIVERS
Central	RFDS	112	-	1	DS428D83I01T	TTA, MINI AUTO QUAD, 796-824 MHZ, S
Central	NFM_RTU	113	-	1	F4544	SITE MANAGER ADVANCED
Central	NFM_RTU	113	a	1	V266	ADD: 90VAC TO 260VAC PS TO SM
Central	NFM_RTU	113	b	1	VA00221	SDM3000 ASTRO F/W FOR A7.11
Central	NFM_RTU	113	c	3	V592	AAD TERM BLCK & CONN WI
Central	NFM_LIC	114	-	1	F4528	GMC_PER_DEVICE_SW_LICENSES
Central	NFM_LIC	114	a	1	V809	GMC_SW_LIC_PER_NFM-RTU_I-O
Central	NFM_LIC	114	b	5	V843	GMC_SW_LIC_PER_GTR8000_MS_BR
Central	NFM_LIC	114	c	2	V206	GMC_SW_LIC_PER_GCP8000_MS_CONTR
Central	NFM_LIC	115	-	1	F2463	RTU_PER_DEVICE_SW_LICENSES
Central	NFM_LIC	115	a	1	V839	RTU_SW_LIC_PER_NFM-RTU_I-O
Central	NFM_LIC	115	b	5	VA00312	RTU_SW_LIC_PER_GTR8000_MS_BR
Central	NFM_LIC	115	c	2	VA00325	RTU_SW_LIC_PER_GCP8000_MS_CONTR
Central	ANTENNA	116	-	1	DS10183B09003	ANTENNA 746-869MHZ, OMNI, CORP COL
Central	UPPERJUM PR	117	-	15	DSAT012J50	AT012J50, 1/2" TRANSMISSION LINE,50
Central	UPPERJUM PR	118	-	2	DDN1090	L4TDM-PSA 7-16 DIN MALE PS FOR 1/2
Central	UPPERJUM PR	119	-	2	TDN9289	221213 CABLE WRAP WEATHERPROOFING
Central	MAINLINE	120	-	450	DSAT114J50	AT114J50, 1-1/4"TRANSMISSION LINE,5
Central	MAINLINE	121	-	2	DSDFA11450	DFA11450, 7/16 DIN FEMALE FOR 1-1/4
Central	MAINLINE	122	-	8	DSGKS114158AC	GK-S114/158AC, STD GROUND KIT FOR 1
Central	MAINLINE	123	-	3	DSHG114	HG-114, LACE-UP HOISTING GRIP FOR 1
Central	SURGE	124	-	1	DSTSXDFFMBF	RF SPD, 698-2700MHZ DC BLOCK HIGH P
Central	SURGE	125	-	1	DSGSAKITD	GROUND STRAP KIT - DIN
Central	LOWERJUM PR	126	-	25	DSAT012J50	AT012J50, 1/2" TRANSMISSION LINE,50
Central	LOWERJUM PR	127	-	2	DDN1090	L4TDM-PSA 7-16 DIN MALE PS FOR 1/2
Central	ANTENNA	128	-	1	DS10183B09003	ANTENNA 746-869MHZ, OMNI, CORP COL
Central	UPPERJUM PR	129	-	15	DSAT012J50	AT012J50, 1/2" TRANSMISSION LINE,50
Central	UPPERJUM PR	130	-	1	DSNMA01250	NMA01250, N MALE FOR 1/2" CABLE
Central	UPPERJUM PR	131	-	1	DDN1090	L4TDM-PSA 7-16 DIN MALE PS FOR 1/2
Central	UPPERJUM PR	132	-	5	TDN9289	221213 CABLE WRAP WEATHERPROOFING
Central	TTAJUMPR	133	-	5	DSAT012J50	AT012J50, 1/2" TRANSMISSION LINE,50
Central	TTAJUMPR	134	-	2	DSNMA01250	NMA01250, N MALE FOR 1/2" CABLE
Central	MAINLINE	135	-	470	DSAT078J50	AT078J50, 7/8" TRANSMISSION LINE,50
Central	MAINLINE	136	-	2	DSNFA07850	NFA07850, N FEMALE FOR 7/8" CABLE
Central	MAINLINE	137	-	9	DSGKS78AC	GK-S78AC, STD GROUND KIT FOR 7/8" A
Central	MAINLINE	138	-	3	DSHG78	HG-78, LACE-UP HOISTING GRIP FOR 7/
Central	TESTLINE	139	-	470	DSAT012J50	AT012J50, 1/2" TRANSMISSION LINE,50



Group	Sub Group	LJM	O	QTY	NOMENCLATURE	DESCRIPTION
Central	TESTLINE	140	-	1	DSNMA01250	NMA01250, N MALE FOR 1/2" CABLE
Central	TESTLINE	141	-	1	DSNFA01250	NFA01250, N FEMALE FOR 1/2" CABLE
Central	TESTLINE	142	-	9	DSGKS12AC	GK-S12AC, STD GROUND KIT FOR 1/2" A
Central	TESTLINE	143	-	3	DSHG12	HG-12, LACE-UP HOISTING GRIP FOR 1/
Central	SURGE	144	-	2	DS1090501WA	RF SPD, 700-1000MHZ BROADBAND 12 VD
Central	SURGE	145	-	1	DS1090501WA	RF SPD, 700-1000MHZ BROADBAND 12 VD
Central	TESTLINE	146	-	25	L1700	FSJ1-50A CABLE: 1/4" SUPERFLEX POLY
Central	TESTLINE	147	-	2	DDN9769	F1PNM-HC 1/4" TYPE N MALE CONNECTOR
Central	LOWERJUM PR	148	-	25	L1702	FSJ4-50B CABLE: 1/2" SUPERFLEX POLY
Central	LOWERJUM PR	149	-	2	DSF4PNMV2	F4PNMV2 1/2" TYPE N MALE CONNECTOR
DonSutton	GTR8000	150	-	1	SQM01SUM7054	GTR 8000 EXPANDABLE SITE SUBSYSTEM
DonSutton	GTR8000	150	a	1	CA01706AA	ADD: ADD: GGM 8000 GATEWAY
DonSutton	GTR8000	150	b	1	CA00855AA	ADD: 700/800 MHZ
DonSutton	GTR8000	150	c	1	X305AC	ADD: QTY (5) GTR 8000 BASE RADIOS
DonSutton	GTR8000	150	d	5	X591AE	ENH: ASTRO 25 SITE REPEATER SW
DonSutton	GTR8000	150	e	4	CA01842AA	ADD: P25 TDMA SOFTWARE
DonSutton	GTR8000	150	f	2	CA01902AA	ADD: P25 DYNAMIC CHANNEL SOFTWARE
DonSutton	GTR8000	150	g	1	CA00861AA	ADD: CABINET RMC W/ CAPABILITY OF 6
DonSutton	GTR8000	150	h	1	CA00879AA	ADD: PRIMARY 6 PORT CAVITY COMBINER
DonSutton	GTR8000	150	i	1	CA00883AA	ADD: 800 MHZ TX FILTER W/PMU
DonSutton	GTR8000	150	j	2	CA00303AA	ADD: QTY (1) SITE CONTROLLER
DonSutton	GTR8000	150	k	2	CA02212AA	ADD: ASTRO 25 SITE REPEATER SITE CO
DonSutton	GTR8000	150	l	1	X882AH	ADD: 7.5 FT OPEN RACK, 48RU
DonSutton	SURGE	151	-	1	DSOP820B	PDU, 120V HARDWIRE (8) 20A OUTLET P
DonSutton	SURGE	152	-	1	DS1101378	RACK MT ADAPTER PLATE, 19 IN FOR DS
DonSutton	SURGE	153	-	1	DSTSJ100BT	SPD, RJ-48 8 PIN, 10/100 BASE T TSJ
DonSutton	SURGE	154	-	1	DSTSJADP	RACK MOUNT GROUND BAR, 19 IN FOR TS
DonSutton	NFM_RTU	155	-	1	F4544	SITE MANAGER ADVANCED
DonSutton	NFM_RTU	155	a	1	V266	ADD: 90VAC TO 260VAC PS TO SM
DonSutton	NFM_RTU	155	b	1	VA00221	SDM3000 ASTRO F/W FOR A7.11
DonSutton	NFM_RTU	155	c	3	V592	AAD TERM BLCK & CONN WI
DonSutton	NFM_LIC	156	-	1	F4528	GMC_PER_DEVICE_SW_LICENSES
DonSutton	NFM_LIC	156	a	1	V809	GMC_SW_LIC_PER_NFM-RTU_I-O
DonSutton	NFM_LIC	156	b	5	V843	GMC_SW_LIC_PER_GTR8000_MS_BR
DonSutton	NFM_LIC	156	c	2	V206	GMC_SW_LIC_PER_GCP8000_MS_CONTR
DonSutton	NFM_LIC	157	-	1	F2463	RTU_PER_DEVICE_SW_LICENSES
DonSutton	NFM_LIC	157	a	1	V839	RTU_SW_LIC_PER_NFM-RTU_I-O
DonSutton	NFM_LIC	157	b	5	VA00312	RTU_SW_LIC_PER_GTR8000_MS_BR
DonSutton	NFM_LIC	157	c	2	VA00325	RTU_SW_LIC_PER_GCP8000_MS_CONTR
DonSutton	RFDS	158	-	1	DS428E83101C110	CONTROL MONITORING UNIT, NON-DIVERS
DonSutton	RFDS	159	-	1	DS428D83101T	TTA, MINI AUTO QUAD, 796-824 MHZ, S
DonSutton	SPARES	160	-	1	DLN6455	CONFIGURATION/SERVICE SOFTWARE
DonSutton	ANTENNA	161	-	1	DS10183B09003	ANTENNA 746-869MHZ, OMNI, CORP COL
DonSutton	UPPERJUM PR	162	-	15	DSAT012J50	AT012J50, 1/2" TRANSMISSION LINE,50
DonSutton	UPPERJUM PR	163	-	2	DDN1090	L4TDM-PSA 7-16 DIN MALE PS FOR 1/2



Group	Sub Group	LIM	0	QTY	NOMENCLATURE	DESCRIPTION
DonSutton	UPPERJUM PR	164	-	2	TDN9289	221213 CABLE WRAP WEATHERPROOFING
DonSutton	MAINLINE	165	-	230	DSAT114J50	AT114J50, 1-1/4" TRANSMISSION LINE,5
DonSutton	MAINLINE	166	-	2	DSDFA11450	DFA11450, 7/16 DIN FEMALE FOR 1-1/4
DonSutton	MAINLINE	167	-	6	DSGKS114158AC	GK-S114/158AC, STD GROUND KIT FOR 1
DonSutton	MAINLINE	168	-	2	DSHG114	HG-114, LACE-UP HOISTING GRIP FOR 1
DonSutton	SURGE	169	-	1	DSTSXDfMBF	RF SPD, 698-2700MHZ DC BLOCK HIGH P
DonSutton	SURGE	170	-	1	DSGSAKITD	GROUND STRAP KIT - DIN
DonSutton	LOWERJUM PR	171	-	25	DSAT012J50	AT012J50, 1/2" TRANSMISSION LINE,50
DonSutton	LOWERJUM PR	172	-	2	DDN1090	L4TDM-PSA 7-16 DIN MALE PS FOR 1/2
DonSutton	ANTENNA	173	-	1	DS10183B09003	ANTENNA 746-869MHZ, OMNI, CORP COL
DonSutton	UPPERJUM PR	174	-	15	DSAT012J50	AT012J50, 1/2" TRANSMISSION LINE,50
DonSutton	UPPERJUM PR	175	-	1	DSNMA01250	NMA01250, N MALE FOR 1/2" CABLE
DonSutton	UPPERJUM PR	176	-	1	DDN1090	L4TDM-PSA 7-16 DIN MALE PS FOR 1/2
DonSutton	UPPERJUM PR	177	-	5	TDN9289	221213 CABLE WRAP WEATHERPROOFING
DonSutton	TTAJUMPR	178	-	5	DSAT012J50	AT012J50, 1/2" TRANSMISSION LINE,50
DonSutton	TTAJUMPR	179	-	2	DSNMA01250	NMA01250, N MALE FOR 1/2" CABLE
DonSutton	MAINLINE	180	-	210	DSAT078J50	AT078J50, 7/8" TRANSMISSION LINE,50
DonSutton	MAINLINE	181	-	2	DSNFA07850	NFA07850, N FEMALE FOR 7/8" CABLE
DonSutton	MAINLINE	182	-	5	DSGKS78AC	GK-S78AC, STD GROUND KIT FOR 7/8" A
DonSutton	MAINLINE	183	-	2	DSHG78	HG-78, LACE-UP HOISTING GRIP FOR 7/
DonSutton	TESTLINE	184	-	210	DSAT012J50	AT012J50, 1/2" TRANSMISSION LINE,50
DonSutton	TESTLINE	185	-	1	DSNMA01250	NMA01250, N MALE FOR 1/2" CABLE
DonSutton	TESTLINE	186	-	1	DSNFA01250	NFA01250, N FEMALE FOR 1/2" CABLE
DonSutton	TESTLINE	187	-	5	DSGKS12AC	GK-S12AC, STD GROUND KIT FOR 1/2" A
DonSutton	TESTLINE	188	-	2	DSHG12	HG-12, LACE-UP HOISTING GRIP FOR 1/
DonSutton	SURGE	189	-	2	DS1090501WA	RF SPD, 700-1000MHZ BROADBAND 12 VD
DonSutton	SURGE	190	-	1	DS1090501WA	RF SPD, 700-1000MHZ BROADBAND 12 VD
DonSutton	TESTLINE	191	-	25	L1700	FSJ1-50A CABLE: 1/4" SUPERFLEX POLY
DonSutton	TESTLINE	192	-	2	DDN9769	F1PNM-HC 1/4" TYPE N MALE CONNECTOR
DonSutton	LOWERJUM PR	193	-	25	L1702	FSJ4-50B CABLE: 1/2" SUPERFLEX POLY
DonSutton	LOWERJUM PR	194	-	2	DSF4PNMV2	F4PNMV2 1/2" TYPE N MALE CONNECTOR
Englewood	GTR8000	195	-	1	SQM01SUM7054	GTR 8000 EXPANDABLE SITE SUBSYSTEM
Englewood	GTR8000	195	a	1	CA01706AA	ADD: ADD: GGM 8000 GATEWAY
Englewood	GTR8000	195	b	1	CA00855AA	ADD: 700/800 MHZ
Englewood	GTR8000	195	c	1	X305AC	ADD: QTY (5) GTR 8000 BASE RADIOS
Englewood	GTR8000	195	d	5	X591AE	ENH: ASTRO 25 SITE REPEATER SW
Englewood	GTR8000	195	e	4	CA01842AA	ADD: P25 TDMA SOFTWARE
Englewood	GTR8000	195	f	2	CA01902AA	ADD: P25 DYNAMIC CHANNEL SOFTWARE
Englewood	GTR8000	195	g	1	CA00861AA	ADD: CABINET RMC W/ CAPABILITY OF 6
Englewood	GTR8000	195	h	1	CA00879AA	ADD: PRIMARY 6 PORT CAVITY COMBINER
Englewood	GTR8000	195	i	1	CA00883AA	ADD: 800 MHZ TX FILTER W/PMU
Englewood	GTR8000	195	j	2	CA00303AA	ADD: QTY (1) SITE CONTROLLER
Englewood	GTR8000	195	k	2	CA02212AA	ADD: ASTRO 25 SITE REPEATER SITE CO



Group	Sub Group	LIM	O	QTY	NOMENCLATURE	DESCRIPTION
Englewood	GTR8000	195	I	1	X882AH	ADD: 7.5 FT OPEN RACK, 48RU
Englewood	UPS	196	-	1	DSA4100100312	UPS, APS 10KVA/9KW 208/240V, EXT MB
Englewood	SURGE	197	-	1	DSOP820B	PDU, 120V HARDWIRE (8) 20A OUTLET P
Englewood	SURGE	198	-	1	DS1101378	RACK MT ADAPTER PLATE, 19 IN FOR DS
Englewood	SURGE	199	-	1	DSTSJ100BT	SPD, RJ-48 8 PIN, 10/100 BASE T TSJ
Englewood	SURGE	200	-	1	DSTSJADP	RACK MOUNT GROUND BAR, 19 IN FOR TS
Englewood	RFDS	201	-	1	DS428E83I01C110	CONTROL MONITORING UNIT, NON-DIVERS
Englewood	RFDS	202	-	1	DS428D83I01T	TTA, MINI AUTO QUAD, 796-824 MHZ, S
Englewood	NFM_RTU	203	-	1	F4544	SITE MANAGER ADVANCED
Englewood	NFM_RTU	203	a	1	V266	ADD: 90VAC TO 260VAC PS TO SM
Englewood	NFM_RTU	203	b	1	VA00221	SDM3000 ASTRO F/W FOR A7.11
Englewood	NFM_RTU	203	c	3	V592	AAD TERM BLCK & CONN WI
Englewood	NFM_LIC	204	-	1	F4528	GMC_PER_DEVICE_SW_LICENSES
Englewood	NFM_LIC	204	a	1	V809	GMC_SW_LIC_PER_NFM-RTU_I-O
Englewood	NFM_LIC	204	b	5	V843	GMC_SW_LIC_PER_GTR8000_MS_BR
Englewood	NFM_LIC	204	c	2	V206	GMC_SW_LIC_PER_GCP8000_MS_CONTR
Englewood	NFM_LIC	205	-	1	F2463	RTU_PER_DEVICE_SW_LICENSES
Englewood	NFM_LIC	205	a	1	V839	RTU_SW_LIC_PER_NFM-RTU_I-O
Englewood	NFM_LIC	205	b	5	VA00312	RTU_SW_LIC_PER_GTR8000_MS_BR
Englewood	NFM_LIC	205	c	2	VA00325	RTU_SW_LIC_PER_GCP8000_MS_CONTR
Englewood	ANTENNA	206	-	1	DS10183B09003	ANTENNA 746-869MHZ, OMNI, CORP COL
Englewood	UPPERJUM PR	207	-	15	DSAT012J50	AT012J50, 1/2" TRANSMISSION LINE,50
Englewood	UPPERJUM PR	208	-	2	DDN1090	L4TDM-PSA 7-16 DIN MALE PS FOR 1/2
Englewood	UPPERJUM PR	209	-	2	TDN9289	221213 CABLE WRAP WEATHERPROOFING
Englewood	MAINLINE	210	-	450	DSAT114J50	AT114J50, 1-1/4"TRANSMISSION LINE,5
Englewood	MAINLINE	211	-	2	DSDFA11450	DFA11450, 7/16 DIN FEMALE FOR 1-1/4
Englewood	MAINLINE	212	-	8	DSGKS114158AC	GK-S114/158AC, STD GROUND KIT FOR 1
Englewood	MAINLINE	213	-	3	DSHG114	HG-114, LACE-UP HOISTING GRIP FOR 1
Englewood	SURGE	214	-	1	DSTXDFMBF	RF SPD, 698-2700MHZ DC BLOCK HIGH P
Englewood	SURGE	215	-	1	DSGSAKITD	GROUND STRAP KIT - DIN
Englewood	LOWERJUM PR	216	-	25	DSAT012J50	AT012J50, 1/2" TRANSMISSION LINE,50
Englewood	LOWERJUM PR	217	-	2	DDN1090	L4TDM-PSA 7-16 DIN MALE PS FOR 1/2
Englewood	ANTENNA	218	-	1	DS10183B09003	ANTENNA 746-869MHZ, OMNI, CORP COL
Englewood	UPPERJUM PR	219	-	15	DSAT012J50	AT012J50, 1/2" TRANSMISSION LINE,50
Englewood	UPPERJUM PR	220	-	1	DSNMA01250	NMA01250, N MALE FOR 1/2" CABLE
Englewood	UPPERJUM PR	221	-	1	DDN1090	L4TDM-PSA 7-16 DIN MALE PS FOR 1/2
Englewood	UPPERJUM PR	222	-	5	TDN9289	221213 CABLE WRAP WEATHERPROOFING
Englewood	TTAJUMPR	223	-	5	DSAT012J50	AT012J50, 1/2" TRANSMISSION LINE,50
Englewood	TTAJUMPR	224	-	2	DSNMA01250	NMA01250, N MALE FOR 1/2" CABLE
Englewood	MAINLINE	225	-	450	DSAT078J50	AT078J50, 7/8" TRANSMISSION LINE,50
Englewood	MAINLINE	226	-	2	DSNFA07850	NFA07850, N FEMALE FOR 7/8" CABLE
Englewood	MAINLINE	227	-	9	DSGKS78AC	GK-S78AC, STD GROUND KIT FOR 7/8" A
Englewood	MAINLINE	228	-	3	DSHG78	HG-78, LACE-UP HOISTING GRIP FOR 7/



Group	Sub Group	LIM	O	QTY	NOMENCLATURE	DESCRIPTION
Englewood	TESTLINE	229	-	450	DSAT012J50	AT012J50, 1/2" TRANSMISSION LINE,50
Englewood	TESTLINE	230	-	1	DSNMA01250	NMA01250, N MALE FOR 1/2" CABLE
Englewood	TESTLINE	231	-	1	DSNFA01250	NFA01250, N FEMALE FOR 1/2" CABLE
Englewood	TESTLINE	232	-	9	DSGKS12AC	GK-S12AC, STD GROUND KIT FOR 1/2" A
Englewood	TESTLINE	233	-	3	DSHG12	HG-12, LACE-UP HOISTING GRIP FOR 1/
Englewood	SURGE	234	-	2	DS1090501WA	RF SPD, 700-1000MHZ BROADBAND 12 VD
Englewood	SURGE	235	-	1	DS1090501WA	RF SPD, 700-1000MHZ BROADBAND 12 VD
Englewood	TESTLINE	236	-	25	L1700	FSJ1-50A CABLE: 1/4" SUPERFLEX POLY
Englewood	TESTLINE	237	-	2	DDN9769	F1PNM-HC 1/4" TYPE N MALE CONNECTOR
Englewood	LOWERJUM PR	238	-	25	L1702	FSJ4-50B CABLE: 1/2" SUPERFLEX POLY
Englewood	LOWERJUM PR	239	-	2	DSF4PNMV2	F4PNMV2 1/2" TYPE N MALE CONNECTOR
South_Twr	GTR8000	240	-	1	SQM01SUM7054	GTR 8000 EXPANDABLE SITE SUBSYSTEM
South_Twr	GTR8000	240	a	1	CA01706AA	ADD: ADD: GGM 8000 GATEWAY
South_Twr	GTR8000	240	b	1	CA00855AA	ADD: 700/800 MHZ
South_Twr	GTR8000	240	c	1	X305AC	ADD: QTY (5) GTR 8000 BASE RADIOS
South_Twr	GTR8000	240	d	5	X591AE	ENH: ASTRO 25 SITE REPEATER SW
South_Twr	GTR8000	240	e	4	CA01842AA	ADD: P25 TDMA SOFTWARE
South_Twr	GTR8000	240	f	2	CA01902AA	ADD: P25 DYNAMIC CHANNEL SOFTWARE
South_Twr	GTR8000	240	g	1	CA00861AA	ADD: CABINET RMC W/ CAPABILITY OF 6
South_Twr	GTR8000	240	h	1	CA00879AA	ADD: PRIMARY 6 PORT CAVITY COMBINER
South_Twr	GTR8000	240	i	1	CA00883AA	ADD: 800 MHZ TX FILTER W/PMU
South_Twr	GTR8000	240	j	2	CA00303AA	ADD: QTY (1) SITE CONTROLLER
South_Twr	GTR8000	240	k	2	CA02212AA	ADD: ASTRO 25 SITE REPEATER SITE CO
South_Twr	GTR8000	240	l	1	X882AH	ADD: 7.5 FT OPEN RACK, 48RU
South_Twr	UPS	241	-	1	DSA4100100312	UPS, APS 10KVA/9KW 208/240V, EXT MB
South_Twr	SURGE	242	-	1	DS570SA16FNRJ1S	SPD, TYPE 1, SAD/MOV, 120/240 VAC 1
South_Twr	SURGE	243	-	1	DS560SA16FNRJ1S	SPD, TYPE 2, MOV, 120/240 VAC 1-PHA
South_Twr	SURGE	244	-	1	DSOP820B	PDU, 120V HARDWIRE (8) 20A OUTLET P
South_Twr	SURGE	245	-	1	DS1101378	RACK MT ADAPTER PLATE, 19 IN FOR DS
South_Twr	SURGE	246	-	1	DSTSJ100BT	SPD, RJ-48 8 PIN, 10/100 BASE T TSJ
South_Twr	SURGE	247	-	1	DSTSJADP	RACK MOUNT GROUND BAR, 19 IN FOR TS
South_Twr	RFDS	248	-	1	DS428E83I01C110	CONTROL MONITORING UNIT, NON-DIVERS
South_Twr	RFDS	249	-	1	DS428D83I01T	TTA, MINI AUTO QUAD, 796-824 MHZ, S
South_Twr	NFM_RTU	250	-	1	F4544	SITE MANAGER ADVANCED
South_Twr	NFM_RTU	250	a	1	V266	ADD: 90VAC TO 260VAC PS TO SM
South_Twr	NFM_RTU	250	b	1	VA00221	SDM3000 ASTRO F/W FOR A7.11
South_Twr	NFM_RTU	250	c	3	V592	AAD TERM BLCK & CONN WI
South_Twr	NFM_LIC	251	-	1	F4528	GMC_PER_DEVICE_SW_LICENSES
South_Twr	NFM_LIC	251	a	1	V809	GMC_SW_LIC_PER_NFM-RTU_I-O
South_Twr	NFM_LIC	251	b	5	V843	GMC_SW_LIC_PER_GTR8000_MS_BR
South_Twr	NFM_LIC	251	c	2	V206	GMC_SW_LIC_PER_GCP8000_MS_CONTR
South_Twr	NFM_LIC	252	-	1	F2463	RTU_PER_DEVICE_SW_LICENSES
South_Twr	NFM_LIC	252	a	1	V839	RTU_SW_LIC_PER_NFM-RTU_I-O
South_Twr	NFM_LIC	252	b	5	VA00312	RTU_SW_LIC_PER_GTR8000_MS_BR
South_Twr	NFM_LIC	252	c	2	VA00325	RTU_SW_LIC_PER_GCP8000_MS_CONTR
South_Twr	ANTENNA	253	-	1	DS10183B09003	ANTENNA 746-869MHZ, OMNI, CORP COL



Group	Sub Group	LIM	O	QTY	NOMENCLATURE	DESCRIPTION
South_Twr	UPPERJUM PR	254	-	15	DSAT012J50	AT012J50, 1/2" TRANSMISSION LINE,50
South_Twr	UPPERJUM PR	255	-	2	DDN1090	L4TDM-PSA 7-16 DIN MALE PS FOR 1/2
South_Twr	UPPERJUM PR	256	-	2	TDN9289	221213 CABLE WRAP WEATHERPROOFING
South_Twr	MAINLINE	257	-	250	DSAT114J50	AT114J50, 1-1/4" TRANSMISSION LINE,5
South_Twr	MAINLINE	258	-	2	DSDFA11450	DFA11450, 7/16 DIN FEMALE FOR 1-1/4
South_Twr	MAINLINE	259	-	6	DSGKS114158AC	GK-S114/158AC, STD GROUND KIT FOR 1
South_Twr	MAINLINE	260	-	2	DSHG114	HG-114, LACE-UP HOISTING GRIP FOR 1
South_Twr	SURGE	261	-	1	DSTSXFMBF	RF SPD, 698-2700MHZ DC BLOCK HIGH P
South_Twr	SURGE	262	-	1	DSGSAKITD	GROUND STRAP KIT - DIN
South_Twr	LOWERJUM PR	263	-	25	DSAT012J50	AT012J50, 1/2" TRANSMISSION LINE,50
South_Twr	LOWERJUM PR	264	-	2	DDN1090	L4TDM-PSA 7-16 DIN MALE PS FOR 1/2
South_Twr	ANTENNA	265	-	1	DS10183B09003	ANTENNA 746-869MHZ, OMNI, CORP COL
South_Twr	UPPERJUM PR	266	-	15	DSAT012J50	AT012J50, 1/2" TRANSMISSION LINE,50
South_Twr	UPPERJUM PR	267	-	1	DSNMA01250	NMA01250, N MALE FOR 1/2" CABLE
South_Twr	UPPERJUM PR	268	-	1	DDN1090	L4TDM-PSA 7-16 DIN MALE PS FOR 1/2
South_Twr	UPPERJUM PR	269	-	2	TDN9289	221213 CABLE WRAP WEATHERPROOFING
South_Twr	MAINLINE	270	-	230	DSAT078J50	AT078J50, 7/8" TRANSMISSION LINE,50
South_Twr	MAINLINE	271	-	2	DSNFA07850	NFA07850, N FEMALE FOR 7/8" CABLE
South_Twr	MAINLINE	272	-	6	DSGKS78AC	GK-S78AC, STD GROUND KIT FOR 7/8" A
South_Twr	MAINLINE	273	-	2	DSHG78	HG-78, LACE-UP HOISTING GRIP FOR 7/
South_Twr	SURGE	274	-	1	DS1090501WA	RF SPD, 700-1000MHZ BROADBAND 12 VD
South_Twr	LOWERJUM PR	275	-	25	L1702	FSJ4-50B CABLE: 1/2" SUPERFLEX POLY
South_Twr	LOWERJUM PR	276	-	2	DSF4PNMV2	F4PNMV2 1/2" TYPE N MALE CONNECTOR
SPARES	SPARES	277	-	3	SQM01SUM0205	GGM 8000 GATEWAY
SPARES	SPARES	277	a	3	CA01616AA	ADD: AC POWER
SPARES	SPARES	278	-	3	DLN6566	FRU: 700/800 MHZ XCVR
SPARES	SPARES	279	-	3	DLN6569	FRU: GCP 8000/GCM 8000
SPARES	SPARES	280	-	3	DLN6781	FRU POWER SUPPLY
SPARES	SPARES	281	-	1	DLN6455	CONFIGURATION/SERVICE SOFTWARE
SR_SO	ROUTER	282	-	2	SQM01SUM0205	GGM 8000 GATEWAY
SR_SO	ROUTER	282	a	2	CA01616AA	ADD: AC POWER
SR_SO	SWITCH	283	-	2	CLN1856	2620-24 ETHERNET SWITCH
SR_SO	OP_POSIT	284	-	1	B1905	MCC 7500 ASTRO 25 SOFTWARE
SR_SO	OP_POSIT	285	-	6	B1933	MOTOROLA VOICE PROCESSOR MODULE
SR_SO	OP_POSIT	285	a	6	CA01642AA	ADD: MCC 7500 BASIC CONSOLE FUNCTIO
SR_SO	OP_POSIT	285	b	6	CA01644AA	ADD: MCC 7500 /MCC 7100 ADV CONVL O
SR_SO	OP_POSIT	285	c	6	CA01643AA	ADD: MCC 7500 / MCC 7100 TRUNKING
SR_SO	OP_POSIT	285	d	6	CA00147AF	ADD: MCC 7500 SECURE OPERATION
SR_SO	OP_POSIT	285	e	6	CA00245AA	ADD: ADP ALGORITHM
SR_SO	OP_POSIT	285	f	6	CA00182AB	ADD: AES ALGORITHM
SR_SO	OP_POSIT	285	g	6	CA00140AA	ADD: AC LINE CORD, NORTH AMERICAN

Group	Sub Group	LIM	0	QTY	NOMENCLATURE	DESCRIPTION
SR_SO	OP_POSIT	286	-	6	DS019BLK	19" LCD, BLACK, NON-TOUCH
SR_SO	OP_POSIT	287	-	6	TT2538	Z420 LOW TIER WORKSTATION WINDOWS 7
SR_SO	OP_POSIT	288	-	6	T7449	WINDOWS SUPPLEMENTAL TRANS CONFIG
SR_SO	SURGE	289	-	6	DSRMP615A	SPD, TYPE 3, 120V RACK MOUNT, 15A P
SR_SO	OP_POSIT	290	-	12	B1912	MCC SERIES DESKTOP SPEAKER
SR_SO	OP_POSIT	291	-	6	B1914	MCC SERIES DESKTOP GOOSENECK MICROP
SR_SO	OP_POSIT	292	-	12	B1913	MCC SERIES HEADSET JACK
SR_SO	OP_POSIT	293	-	6	DSTWIN6328A	PROVIDES ONE DUAL PEDAL FOOTSWITCH
SR_SO	OP_POSIT	294	-	2	T7885	MCAFFEE WINDOWS AV CLIENT
SR_SO	OP_POSIT	295	-	6	DDN1245	DUAL IRR SW USB HASP WITH LICENSE (
SR_SO	OP_POSIT	296	-	6	DDN1895	SOUND BLASTER AUDIGY RX SOUND CARD
SR_SO	OP_POSIT	297	-	6	CDN6673	CREATIVE LABS INSPIRE A60
SR_SO	AUX_IO	298	-	1	F4543	SITE MANAGER BASIC
SR_SO	AUX_IO	298	a	1	VA00874	ADD: AUX I-O SERV FW CURR ASTRO REL
SR_SO	AUX_IO	298	b	1	V266	ADD: 90VAC TO 260VAC PS TO SM
SR_SO	AUX_IO	298	c	1	V592	AAD TERM BLCK & CONN WI
SR_SO	AIS	299	-	1	B1905	MCC 7500 ASTRO 25 SOFTWARE
SR_SO	AIS	300	-	1	B1933	MOTOROLA VOICE PROCESSOR MODULE
SR_SO	AIS	300	a	1	CA00288AB	ADD: MCC 7500 ARCHIVING INTERFACE S
SR_SO	AIS	300	b	1	CA00147AF	ADD: MCC 7500 SECURE OPERATION
SR_SO	AIS	300	c	1	CA00245AA	ADD: ADP ALGORITHM
SR_SO	AIS	300	d	1	CA00182AB	ADD: AES ALGORITHM
SR_SO	AIS	300	e	1	CA00140AA	ADD: AC LINE CORD, NORTH AMERICAN
SR_SO	AIS	301	-	1	T7885	MCAFFEE WINDOWS AV CLIENT
SR_SO	LOG_REC	302	-	1	TT2538	Z420 LOW TIER WORKSTATION WINDOWS 7
SR_SO	LOG_REC	303	-	1	TT2668	10 SIMUL CALL MCC 7500 IP RECORDER
SR_SO	LOG_REC	303	a	1	TT05718AA	ADD: IP LOGGING RECORDER FOR USE ON 7.15 SYSTEMS
SR_SO	LOG_REC	303	b	3	TT05784AA	ADD: 10 SIMULTANEOUS CALL CAPACITY
SR_SO	LOG_REC	513	-	1	DQWINDOWS2008R2	WINDOWS SERVER 2008 R2 64 BIT OS
SR_SO	LOG_REC	304	-	3	DDN1698	ADDITIONAL NICE INFORM RECONSTRUCTI
SR_SO	LOG_REC	305	-	1	T7885	MCAFFEE WINDOWS AV CLIENT
SR_SO	LOG_REC	306	-	1	T7449	WINDOWS SUPPLEMENTAL TRANS CONFIG
SR_SO	LOG_REC	307	-	1	DDN8325	17" LCD DRAWER W/ KEYBOARD & MOUSE,
SR_SO	LOG_REC	308	-	1	DDN9748	19 INCH BLACK SHELF
SR_SO	LOG Client	309	-	1	TT2538	Z420 LOW TIER WORKSTATION WINDOWS 7
SR_SO	LOG Client	310	-	1	DDN9992	HP LE1901W 19 INCH WIDE LCD MONITOR
SR_SO	LOG Client	311	-	1	T7449	WINDOWS SUPPLEMENTAL TRANS CONFIG
SR_SO	LOG Client	312	-	2	T7885	MCAFFEE WINDOWS AV CLIENT
SR_SO	LOG Client	313	-	1	CDN6673	CREATIVE LABS INSPIRE A60
SR_SO	GCP8000	314	-	1	T7038	GCP 8000 SITE CONTROLLER
SR_SO	GCP8000	314	a	1	CA00303AA	ADD: QTY (1) SITE CONTROLLER
SR_SO	GCP8000	314	b	1	X153AW	ADD: RACK MOUNT HARDWARE
SR_SO	GCP8000	314	c	1	CA01136AA	ADD: MCC 7500 CONVEN SITE OPER
SR_SO	CCGW	315	-	2	SQM01SUM0205	GGM 8000 GATEWAY
SR_SO	CCGW	315	a	2	CA01616AA	ADD: AC POWER
SR_SO	CCGW	315	b	2	CA01618AA	ADD: CONV CHAN GATEWAY
SR_SO	RACK	316	-	2	TRN7343	SEVEN AND A HALF FOOT RACK
SR_SO	RACK	317	-	2	DSOP820B	PDU, 120V HARDWIRE (8) 20A OUTLET P
SR_SO	RACK	318	-	2	DS1101378	RACK MT ADAPTER PLATE, 19 IN FOR DS
SR_SO	RACK	319	-	1	DSTSJ100BT	SPD, RJ-48 CONNECTED FOR T1/E1, 10/



Group	Sub Group	LIM	O	QTY	NOMENCLATURE	DESCRIPTION
SR_SO	RACK	320	-	1	DSTSJADP	RACK MOUNT GROUND BAR, 19 IN FOR TS
SR_SO	CTL STA	321	-	6	L30URS9PW1 N	APX7500 SINGLE BAND 7/800
SR_SO	CTL STA	321	a	6	G806	ENH: ASTRO DIGITAL CAI OP APX
SR_SO	CTL STA	321	b	6	G51	ENH: SMARTZONE OPERATION APX
SR_SO	CTL STA	321	c	6	G361	ADD: P25 TRUNKING SOFTWARE
SR_SO	CTL STA	321	d	6	L998	ADD: LIMITED FRONT PANEL W/CLOCK/VU
SR_SO	CTL STA	321	e	6	GA00580	ADD: TDMA OPERATION
SR_SO	CTL STA	321	f	6	W969	ADD: MULTIPLE KEY ENCRYPTION OPERAT
SR_SO	CTL STA	321	g	6	G843	ADD: AES ENCRYPTION APX
SR_SO	CTL STA	321	h	6	CA01598	ADD: AC LINE CORD US
SR_SO	CTL STA	321	i	6	QA01749	ADD: ADVANCED SYSTEM KEY - SOFTWARE
SR_SO	CTL STA	322	-	6	HKN6233	ASSEMBLY,ACCESSORY,APX CONSOLETT R
SR_SO	CTL STA	323	-	1	DSCS74860805SN	STANDARD CONTROL STATION COMBINER,
EOC	ROUTER	324	-	2	SQM01SUM0205	GGM 8000 GATEWAY
EOC	ROUTER	324	a	2	CA01616AA	ADD: AC POWER
EOC	SWITCH	325	-	2	CLN1856	2620-24 ETHERNET SWITCH
EOC	OP_POSIT	326	-	1	B1905	MCC 7500 ASTRO 25 SOFTWARE
EOC	OP_POSIT	327	-	5	B1933	MOTOROLA VOICE PROCESSOR MODULE
EOC	OP_POSIT	327	a	5	CA01642AA	ADD: MCC 7500 BASIC CONSOLE FUNCTIO
EOC	OP_POSIT	327	b	5	CA01643AA	ADD: MCC 7500 / MCC 7100 TRUNKING
EOC	OP_POSIT	327	c	5	CA01644AA	ADD: MCC 7500 /MCC 7100 ADV CONVL O
EOC	OP_POSIT	327	d	5	CA00147AF	ADD: MCC 7500 SECURE OPERATION
EOC	OP_POSIT	327	e	5	CA00245AA	ADD: ADP ALGORITHM
EOC	OP_POSIT	327	f	5	CA00140AA	ADD: AC LINE CORD, NORTH AMERICAN
EOC	OP_POSIT	328	-	5	DS019BLK	19" LCD, BLACK, NON-TOUCH
EOC	OP_POSIT	329	-	5	TT2538	Z420 LOW TIER WORKSTATION WINDOWS 7
EOC	OP_POSIT	330	-	5	T7449	WINDOWS SUPPLEMENTAL TRANS CONFIG
EOC	SURGE	331	-	5	DSRMP615A	SPD, TYPE 3, 120V RACK MOUNT, 15A P
EOC	OP_POSIT	332	-	10	B1912	MCC SERIES DESKTOP SPEAKER
EOC	OP_POSIT	333	-	5	B1914	MCC SERIES DESKTOP GOOSENECK MICROP
EOC	OP_POSIT	334	-	10	B1913	MCC SERIES HEADSET JACK
EOC	OP_POSIT	335	-	5	DSTWIN6328A	PROVIDES ONE DUAL PEDAL FOOTSWITCH
EOC	OP_POSIT	336	-	5	T7885	MCAFFEE WINDOWS AV CLIENT
EOC	OP_POSIT	337	-	5	DDN1245	DUAL IRR SW USB HASP WITH LICENSE (
EOC	OP_POSIT	338	-	5	DDN1895	SOUND BLASTER AUDIGY RX SOUND CARD
EOC	OP_POSIT	339	-	5	CDN6673	CREATIVE LABS INSPIRE A60
EOC	LOG Client	340	-	1	TT2538	Z420 LOW TIER WORKSTATION WINDOWS 7
EOC	LOG Client	341	-	1	DDN9992	HP LE1901W 19 INCH WIDE LCD MONITOR
EOC	LOG Client	342	-	2	T7885	MCAFFEE WINDOWS AV CLIENT
EOC	LOG Client	343	-	1	T7449	WINDOWS SUPPLEMENTAL TRANS CONFIG
EOC	LOG Client	344	-	1	CDN6673	CREATIVE LABS INSPIRE A60
EOC	AUX_IO	345	-	1	F4543	SITE MANAGER BASIC
EOC	AUX_IO	345	a	1	VA00874	ADD: AUX I-O SERV FW CURR ASTRO REL
EOC	AUX_IO	345	b	1	V266	ADD: 90VAC TO 260VAC PS TO SM
EOC	AUX_IO	345	c	1	V592	AAD TERM BLCK & CONN WI
EOC	CCGW	346	-	3	SQM01SUM0205	GGM 8000 GATEWAY
EOC	CCGW	346	a	3	CA01616AA	ADD: AC POWER
EOC	CCGW	346	b	3	CA01618AA	ADD: CONV CHAN GATEWAY
EOC	CTL STA	347	-	5	L30URS9PW1 N	APX7500 SINGLE BAND 7/800



Group	Sub Group	LIM	O	QTY	NOMENCLATURE	DESCRIPTION
EOC	CTL STA	347	a	5	G806	ENH: ASTRO DIGITAL CAI OP APX
EOC	CTL STA	347	b	5	G51	ENH: SMARTZONE OPERATION APX
EOC	CTL STA	347	c	5	G361	ADD: P25 TRUNKING SOFTWARE
EOC	CTL STA	347	d	5	L998	ADD: LIMITED FRONT PANEL W/CLOCK/VU
EOC	CTL STA	347	e	5	GA00580	ADD: TDMA OPERATION
EOC	CTL STA	347	f	5	G843	ADD: AES ENCRYPTION APX
EOC	CTL STA	347	g	5	W969	ADD: MULTIPLE KEY ENCRYPTION OPERAT
EOC	CTL STA	347	h	5	CA01598	ADD: AC LINE CORD US
EOC	CTL STA	347	i	5	QA01749	ADD: ADVANCED SYSTEM KEY - SOFTWARE
EOC	CTL STA	348	-	5	HKN6233	ASSEMBLY,ACCESSORY,APX CONSOLETT R
EOC	CTL STA	349	-	1	DSCS74860805SN	STANDARD CONTROL STATION COMBINER,
EOC	RACK	350	-	2	TRN7343	SEVEN AND A HALF FOOT RACK
EOC	RACK	351	-	2	DSOP820B	PDU, 120V HARDWIRE (8) 20A OUTLET P
EOC	RACK	352	-	2	DS1101378	RACK MT ADAPTER PLATE, 19 IN FOR DS
EOC	RACK	353	-	1	DSTSJ100BT	SPD, RJ-48 CONNECTED FOR T1/E1, 10/
EOC	RACK	354	-	1	DSTSJADP	RACK MOUNT GROUND BAR, 19 IN FOR TS
Milton_PD	ROUTER	355	-	2	SQM01SUM0205	GGM 8000 GATEWAY
Milton_PD	ROUTER	355	a	2	CA01616AA	ADD: AC POWER
Milton_PD	SWITCH	356	-	1	CLN1856	2620-24 ETHERNET SWITCH
Milton_PD	OP_POSIT	357	-	1	B1905	MCC 7500 ASTRO 25 SOFTWARE
Milton_PD	OP_POSIT	358	-	2	B1933	MOTOROLA VOICE PROCESSOR MODULE
Milton_PD	OP_POSIT	358	a	2	CA01642AA	ADD: MCC 7500 BASIC CONSOLE FUNCTIO
Milton_PD	OP_POSIT	358	b	2	CA01643AA	ADD: MCC 7500 / MCC 7100 TRUNKING
Milton_PD	OP_POSIT	358	c	2	CA00147AF	ADD: MCC 7500 SECURE OPERATION
Milton_PD	OP_POSIT	358	d	2	CA00245AA	ADD: ADP ALGORITHM
Milton_PD	OP_POSIT	358	e	2	CA00140AA	ADD: AC LINE CORD, NORTH AMERICAN
Milton_PD	OP_POSIT	359	-	2	DS019BLK	19" LCD, BLACK, NON-TOUCH
Milton_PD	OP_POSIT	360	-	2	TT2538	Z420 LOW TIER WORKSTATION WINDOWS 7
Milton_PD	OP_POSIT	361	-	2	T7449	WINDOWS SUPPLEMENTAL TRANS CONFIG
Milton_PD	SURGE	362	-	2	DSRMP615A	SPD, TYPE 3, 120V RACK MOUNT, 15A P
Milton_PD	OP_POSIT	363	-	4	B1912	MCC SERIES DESKTOP SPEAKER
Milton_PD	OP_POSIT	364	-	2	B1914	MCC SERIES DESKTOP GOOSENECK MICROP
Milton_PD	OP_POSIT	365	-	4	B1913	MCC SERIES HEADSET JACK
Milton_PD	OP_POSIT	366	-	2	DSTWIN6328A	PROVIDES ONE DUAL PEDAL FOOTSWITCH
Milton_PD	OP_POSIT	367	-	2	T7885	MCAFFEE WINDOWS AV CLIENT
Milton_PD	OP_POSIT	368	-	2	DDN1245	DUAL IRR SW USB HASP WITH LICENSE (
Milton_PD	OP_POSIT	369	-	2	DDN1895	SOUND BLASTER AUDIGY RX SOUND CARD
Milton_PD	OP_POSIT	370	-	2	CDN6673	CREATIVE LABS INSPIRE A60
Milton_PD	LOG Client	371	-	1	TT2538	Z420 LOW TIER WORKSTATION WINDOWS 7
Milton_PD	LOG Client	372	-	1	DSATT05492AA	HP LE1901W 19 INCH WIDE LCD MONITOR
Milton_PD	LOG Client	373	-	1	T7449	WINDOWS SUPPLEMENTAL TRANS CONFIG
Milton_PD	LOG Client	374	-	1	T7885	MCAFFEE WINDOWS AV CLIENT
Milton_PD	LOG Client	375	-	1	CDN6673	CREATIVE LABS INSPIRE A60
Milton_PD	AUX_IO	376	-	1	F4543	SITE MANAGER BASIC
Milton_PD	AUX_IO	376	a	1	VA00874	ADD: AUX I-O SERV FW CURR ASTRO REL
Milton_PD	AUX_IO	376	b	1	V266	ADD: 90VAC TO 260VAC PS TO SM
Milton_PD	AUX_IO	376	c	1	V592	AAD TERM BLCK & CONN WI
Milton_PD	GCP8000	377	-	1	T7038	GCP 8000 SITE CONTROLLER
Milton_PD	GCP8000	377	a	1	CA00303AA	ADD: QTY (1) SITE CONTROLLER

Group	Sub Group	LIM	O	QTY	NOMENCLATURE	DESCRIPTION
Milton_PD	GCP8000	377	b	1	X153AW	ADD: RACK MOUNT HARDWARE
Milton_PD	GCP8000	377	c	1	CA01136AA	ADD: MCC 7500 CONVEN SITE OPER
Milton_PD	CCGW	378	-	2	SQM01SUM0205	GGM 8000 GATEWAY
Milton_PD	CCGW	378	a	2	CA01616AA	ADD: AC POWER
Milton_PD	CCGW	378	b	2	CA01618AA	ADD: CONV CHAN GATEWAY
Milton_PD	RACK	379	-	1	TRN7343	SEVEN AND A HALF FOOT RACK
Milton_PD	RACK	380	-	1	DSOP820B	PDU, 120V HARDWIRE (8) 20A OUTLET P
Milton_PD	RACK	381	-	1	DS1101378	RACK MT ADAPTER PLATE, 19 IN FOR DS
Milton_PD	RACK	382	-	1	DSTSJ100BT	SPD, RJ-48 CONNECTED FOR T1/E1, 10/
Milton_PD	RACK	383	-	1	DSTSJADP	RACK MOUNT GROUND BAR, 19 IN FOR TS
Milton_PD	CTL STA	384	-	2	L30URS9PW1 N	APX7500 SINGLE BAND 7/800
Milton_PD	CTL STA	384	a	2	G806	ENH: ASTRO DIGITAL CAI OP APX
Milton_PD	CTL STA	384	b	2	G51	ENH: SMARTZONE OPERATION APX
Milton_PD	CTL STA	384	c	2	G361	ADD: P25 TRUNKING SOFTWARE
Milton_PD	CTL STA	384	d	2	L998	ADD: LIMITED FRONT PANEL W/CLOCK/VU
Milton_PD	CTL STA	384	e	2	GA00580	ADD: TDMA OPERATION
Milton_PD	CTL STA	384	f	2	W969	ADD: MULTIPLE KEY ENCRYPTION OPERAT
Milton_PD	CTL STA	384	g	2	CA01598	ADD: AC LINE CORD US
Milton_PD	CTL STA	384	h	2	QA01749	ADD: ADVANCED SYSTEM KEY - SOFTWARE
Milton_PD	CTL STA	385	-	2	HKN6233	ASSEMBLY,ACCESSORY,APX CONSOLETT R
Gulf_Breez	ROUTER	386	-	2	SQM01SUM0205	GGM 8000 GATEWAY
Gulf_Breez	ROUTER	386	a	2	CA01616AA	ADD: AC POWER
Gulf_Breez	SWITCH	387	-	1	CLN1856	2620-24 ETHERNET SWITCH
Gulf_Breez	OP_POSIT	388	-	1	B1905	MCC 7500 ASTRO 25 SOFTWARE
Gulf_Breez	OP_POSIT	389	-	2	B1933	MOTOROLA VOICE PROCESSOR MODULE
Gulf_Breez	OP_POSIT	389	a	2	CA01642AA	ADD: MCC 7500 BASIC CONSOLE FUNCTIO
Gulf_Breez	OP_POSIT	389	b	2	CA01643AA	ADD: MCC 7500 / MCC 7100 TRUNKING
Gulf_Breez	OP_POSIT	389	c	2	CA00147AF	ADD: MCC 7500 SECURE OPERATION
Gulf_Breez	OP_POSIT	389	d	2	CA00245AA	ADD: ADP ALGORITHM
Gulf_Breez	OP_POSIT	389	e	2	CA00140AA	ADD: AC LINE CORD, NORTH AMERICAN
Gulf_Breez	OP_POSIT	390	-	2	DS019BLK	19" LCD, BLACK, NON-TOUCH
Gulf_Breez	OP_POSIT	391	-	2	TT2538	Z420 LOW TIER WORKSTATION WINDOWS 7
Gulf_Breez	OP_POSIT	392	-	2	T7449	WINDOWS SUPPLEMENTAL TRANS CONFIG
Gulf_Breez	SURGE	393	-	2	DSRMP615A	SPD, TYPE 3, 120V RACK MOUNT, 15A P
Gulf_Breez	OP_POSIT	394	-	4	B1912	MCC SERIES DESKTOP SPEAKER
Gulf_Breez	OP_POSIT	395	-	2	B1914	MCC SERIES DESKTOP GOOSENECK MICROP
Gulf_Breez	OP_POSIT	396	-	4	B1913	MCC SERIES HEADSET JACK
Gulf_Breez	OP_POSIT	397	-	2	DSTWIN6328A	PROVIDES ONE DUAL PEDAL FOOTSWITCH
Gulf_Breez	OP_POSIT	398	-	2	T7885	MCAFFEE WINDOWS AV CLIENT
Gulf_Breez	OP_POSIT	399	-	2	DDN1245	DUAL IRR SW USB HASP WITH LICENSE (
Gulf_Breez	OP_POSIT	400	-	2	DDN1895	SOUND BLASTER AUDIGY RX SOUND CARD
Gulf_Breez	OP_POSIT	401	-	2	DSACDN6673	CREATIVE LABS INSPIRE A60 (110VAC O
Gulf_Breez	LOG Client	402	-	1	TT2538	Z420 LOW TIER WORKSTATION WINDOWS 7
Gulf_Breez	LOG Client	403	-	1	DDN9992	HP LE1901W 19 INCH WIDE LCD MONITOR
Gulf_Breez	LOG Client	404	-	1	T7449	WINDOWS SUPPLEMENTAL TRANS CONFIG
Gulf_Breez	LOG Client	405	-	1	T7885	MCAFFEE WINDOWS AV CLIENT
Gulf_Breez	LOG Client	406	-	1	DSACDN6673	CREATIVE LABS INSPIRE A60
Gulf_Breez	AUX_IO	407	-	1	F4543	SITE MANAGER BASIC
Gulf_Breez	AUX_IO	407	a	1	VA00874	ADD: AUX I-O SERV FW CURR ASTRO REL



Group	Sub Group	LIM	O	QTY	NOMENCLATURE	DESCRIPTION
Gulf_Breez	AUX_IO	407	b	1	V266	ADD: 90VAC TO 260VAC PS TO SM
Gulf_Breez	AUX_IO	407	c	3	V592	AAD TERM BLCK & CONN WI
Gulf_Breez	GCP8000	408	-	1	T7038	GCP 8000 SITE CONTROLLER
Gulf_Breez	GCP8000	408	a	1	CA00303AA	ADD: QTY (1) SITE CONTROLLER
Gulf_Breez	GCP8000	408	b	1	X153AW	ADD: RACK MOUNT HARDWARE
Gulf_Breez	GCP8000	408	c	1	CA01136AA	ADD: MCC 7500 CONVEN SITE OPER
Gulf_Breez	CCGW	409	-	2	SQM01SUM0205	GGM 8000 GATEWAY
Gulf_Breez	CCGW	409	a	2	CA01616AA	ADD: AC POWER
Gulf_Breez	CCGW	409	b	2	CA01618AA	ADD: CONV CHAN GATEWAY
Gulf_Breez	RACK	410	-	1	TRN7343	SEVEN AND A HALF FOOT RACK
Gulf_Breez	RACK	411	-	1	DSOP820B	PDU, 120V HARDWIRE (8) 20A OUTLET P
Gulf_Breez	RACK	412	-	1	DS1101378	RACK MT ADAPTER PLATE, 19 IN FOR DS
Gulf_Breez	RACK	413	-	1	DSTSJ100BT	SPD, RJ-48 CONNECTED FOR T1/E1, 10/
Gulf_Breez	RACK	414	-	1	DSTSJADP	RACK MOUNT GROUND BAR, 19 IN FOR TS
Gulf_Breez	CTL STA	415	-	2	L30URS9PW1 N	APX7500 SINGLE BAND 7/800
Gulf_Breez	CTL STA	415	a	2	G806	ENH: ASTRO DIGITAL CAI OP APX
Gulf_Breez	CTL STA	415	b	2	G51	ENH: SMARTZONE OPERATION APX
Gulf_Breez	CTL STA	415	c	2	GA00580	ADD: TDMA OPERATION
Gulf_Breez	CTL STA	415	d	2	G361	ADD: P25 TRUNKING SOFTWARE
Gulf_Breez	CTL STA	415	e	2	L998	ADD: LIMITED FRONT PANEL W/CLOCK/VU
Gulf_Breez	CTL STA	415	f	2	W969	ADD: MULTIPLE KEY ENCRYPTION OPERAT
Gulf_Breez	CTL STA	415	g	2	G843	ADD: AES ENCRYPTION APX
Gulf_Breez	CTL STA	415	h	2	CA01598	ADD: AC LINE CORD US
Gulf_Breez	CTL STA	415	i	2	QA01749	ADD: ADVANCED SYSTEM KEY - SOFTWARE
Gulf_Breez	CTL STA	416	-	2	HKN6233	ASSEMBLY,ACCESSORY,APX CONSOLETT R
SR_Spares	SPARES	417	-	2	B1912	MCC SERIES DESKTOP SPEAKER
SR_Spares	SPARES	418	-	1	B1914	MCC SERIES DESKTOP GOOSENECK MICROP
SR_Spares	SPARES	419	-	2	B1913	MCC SERIES HEADSET JACK
SR_Spares	SPARES	420	-	1	TT2538	Z420 LOW TIER WORKSTATION WINDOWS 7
SR_Spares	SPARES	421	-	1	B1934	MCC 7500 VOICE PROCESSOR MODULE FRU
SR_Spares	SPARES	421	a	1	CA00147AF	ADD: MCC 7500 SECURE OPERATION
SR_Spares	SPARES	421	b	1	CA00245AA	ADD: ADP ALGORITHM
SR_Spares	SPARES	422	-	1	CLN1856	2620-24 ETHERNET SWITCH
SR_Spares	SPARES	423	-	1	DS019BLK	19" LCD, BLACK, NON-TOUCH
SR_Spares	SPARES	424	-	1	TT2538	Z420 LOW TIER WORKSTATION WINDOWS 7
Keyloader	KVL4000	425	-	1	T7537B	KVL 4000 PDA SNAP-ON
Keyloader	KVL4000	425	a	1	CA01598AA	ADD: AC LINE CORD US
Keyloader	KVL4000	425	b	1	CA00243AG	ADD: ADP PRIVACY
Keyloader	KVL4000	425	c	1	CA00182AP	ADD: AES ENCRYPTION SOFTWARE
Keyloader	KVL4000	425	d	1	X795AJ	ADD: ASN MODE
Keyloader	KVL4000	425	e	1	U239AD	ADD: ASTRO 25 MODE
Keyloader	KVL4000	425	f	1	C543	ADD: CABLE FOR RNC, DIU, MGE
Keyloader	KVL4000	425	g	1	C724	CABLE, KEYLOAD
Keyloader	KVL4000	425	h	1	CA01603AA	ADD: USB COMM/CHARGE CABLE W/ CUP
Keyloader	KVL4000	426	-	1	HKN6182	KEYLOADING CABLE ADAPTER (GCAI)
Keyloader	KVL4000	427	-	1	DVN4046B	MASTER SYSTEM KEY STARTER KIT
Sheriff	APX4500Li	1	-	20	M22URS9PW1 N	APX4500 7/800



Group	Sub Group	LIM	O	QTY	NOMENCLATURE	DESCRIPTION
Sheriff	APX4500Li	1	a	20	QA03161	ENH: LI P25 9600 TRUNKING ONLY
Sheriff	APX4500Li	1	b	20	GA00580	ADD: TDMA OPERATION
Sheriff	APX4500Li	1	c	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX4500Li	1	d	20	GA00804	ADD: APX O2 CONTROL HEAD (Green)
Sheriff	APX4500Li	1	e	20	G444	ADD: APX CONTROL HEAD SOFTWARE
Sheriff	APX4500Li	1	f	20	G66	ADD: DASH MOUNT O2 WWM
Sheriff	APX4500Li	1	g	20	G174	ADD: ANT 3DB LOW-PROFILE 762-870
Sheriff	APX4500Li	1	h	20	W22	ADD: PALM MICROPHONE
Sheriff	APX4500Li	1	i	20	G142	ADD: NO SPEAKER NEEDED
Sheriff	APX4500Li	1	j	20	GA05100	DEL:NO SFS-STD WARRANTYAPPLIES
Sheriff	APX4500Li	2	-	20	M22URS9PW1 N	APX4500 7/800
Sheriff	APX4500Li	2	a	20	QA03161	ENH: LI P25 9600 TRUNKING ONLY
Sheriff	APX4500Li	2	b	20	GA00580	ADD: TDMA OPERATION
Sheriff	APX4500Li	2	c	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX4500Li	2	d	20	GA00804	ADD: APX O2 CONTROL HEAD (Green)
Sheriff	APX4500Li	2	e	20	G444	ADD: APX CONTROL HEAD SOFTWARE
Sheriff	APX4500Li	2	f	20	G66	ADD: DASH MOUNT O2 WWM
Sheriff	APX4500Li	2	g	20	G174	ADD: ANT 3DB LOW-PROFILE 762-870
Sheriff	APX4500Li	2	h	20	W22	ADD: PALM MICROPHONE
Sheriff	APX4500Li	2	i	20	G142	ADD: NO SPEAKER NEEDED
Sheriff	APX4500Li	2	j	20	GA05100	DEL:NO SFS-STD WARRANTYAPPLIES
Sheriff	APX4500Li	3	-	20	M22URS9PW1 N	APX4500 7/800
Sheriff	APX4500Li	3	a	20	QA03161	ENH: LI P25 9600 TRUNKING ONLY
Sheriff	APX4500Li	3	b	20	GA00580	ADD: TDMA OPERATION
Sheriff	APX4500Li	3	c	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX4500Li	3	d	20	GA00804	ADD: APX O2 CONTROL HEAD (Green)
Sheriff	APX4500Li	3	e	20	G444	ADD: APX CONTROL HEAD SOFTWARE
Sheriff	APX4500Li	3	f	20	G66	ADD: DASH MOUNT O2 WWM
Sheriff	APX4500Li	3	g	20	G174	ADD: ANT 3DB LOW-PROFILE 762-870
Sheriff	APX4500Li	3	h	20	W22	ADD: PALM MICROPHONE
Sheriff	APX4500Li	3	i	20	G142	ADD: NO SPEAKER NEEDED
Sheriff	APX4500Li	3	j	20	GA05100	DEL:NO SFS-STD WARRANTYAPPLIES
Sheriff	APX4500Li	4	-	20	M22URS9PW1 N	APX4500 7/800
Sheriff	APX4500Li	4	a	20	QA03161	ENH: LI P25 9600 TRUNKING ONLY
Sheriff	APX4500Li	4	b	20	GA00580	ADD: TDMA OPERATION
Sheriff	APX4500Li	4	c	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX4500Li	4	d	20	GA00804	ADD: APX O2 CONTROL HEAD (Green)
Sheriff	APX4500Li	4	e	20	G444	ADD: APX CONTROL HEAD SOFTWARE
Sheriff	APX4500Li	4	f	20	G66	ADD: DASH MOUNT O2 WWM
Sheriff	APX4500Li	4	g	20	G174	ADD: ANT 3DB LOW-PROFILE 762-870
Sheriff	APX4500Li	4	h	20	W22	ADD: PALM MICROPHONE
Sheriff	APX4500Li	4	i	20	G142	ADD: NO SPEAKER NEEDED
Sheriff	APX4500Li	4	j	20	GA05100	DEL:NO SFS-STD WARRANTYAPPLIES
Sheriff	APX4500Li	5	-	20	M22URS9PW1 N	APX4500 7/800
Sheriff	APX4500Li	5	a	20	QA03161	ENH: LI P25 9600 TRUNKING ONLY
Sheriff	APX4500Li	5	b	20	GA00580	ADD: TDMA OPERATION

Group	Sub Group	LIM	O	QTY	NOMENCLATURE	DESCRIPTION
Sheriff	APX4500Li	5	c	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX4500Li	5	d	20	GA00804	ADD: APX O2 CONTROL HEAD (Green)
Sheriff	APX4500Li	5	e	20	G444	ADD: APX CONTROL HEAD SOFTWARE
Sheriff	APX4500Li	5	f	20	G66	ADD: DASH MOUNT O2 WWM
Sheriff	APX4500Li	5	g	20	G174	ADD: ANT 3DB LOW-PROFILE 762-870
Sheriff	APX4500Li	5	h	20	W22	ADD: PALM MICROPHONE
Sheriff	APX4500Li	5	i	20	G142	ADD: NO SPEAKER NEEDED
Sheriff	APX4500Li	5	j	20	GA05100	DEL:NO SFS-STD WARRANTYAPPLIES
Sheriff	APX4500Li	6	-	20	M22URS9PW1 N	APX4500 7/800
Sheriff	APX4500Li	6	a	20	QA03161	ENH: Li P25 9600 TRUNKING ONLY
Sheriff	APX4500Li	6	b	20	GA00580	ADD: TDMA OPERATION
Sheriff	APX4500Li	6	c	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX4500Li	6	d	20	GA00804	ADD: APX O2 CONTROL HEAD (Green)
Sheriff	APX4500Li	6	e	20	G444	ADD: APX CONTROL HEAD SOFTWARE
Sheriff	APX4500Li	6	f	20	G66	ADD: DASH MOUNT O2 WWM
Sheriff	APX4500Li	6	g	20	G174	ADD: ANT 3DB LOW-PROFILE 762-870
Sheriff	APX4500Li	6	h	20	W22	ADD: PALM MICROPHONE
Sheriff	APX4500Li	6	i	20	G142	ADD: NO SPEAKER NEEDED
Sheriff	APX4500Li	6	j	20	GA05100	DEL:NO SFS-STD WARRANTYAPPLIES
Sheriff	APX4500Li	7	-	20	M22URS9PW1 N	APX4500 7/800
Sheriff	APX4500Li	7	a	20	QA03161	ENH: LI P25 9600 TRUNKING ONLY
Sheriff	APX4500Li	7	b	20	GA00580	ADD: TDMA OPERATION
Sheriff	APX4500Li	7	c	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX4500Li	7	d	20	GA00804	ADD: APX O2 CONTROL HEAD (Green)
Sheriff	APX4500Li	7	e	20	G444	ADD: APX CONTROL HEAD SOFTWARE
Sheriff	APX4500Li	7	f	20	G66	ADD: DASH MOUNT O2 WWM
Sheriff	APX4500Li	7	g	20	G174	ADD: ANT 3DB LOW-PROFILE 762-870
Sheriff	APX4500Li	7	h	20	W22	ADD: PALM MICROPHONE
Sheriff	APX4500Li	7	i	20	G142	ADD: NO SPEAKER NEEDED
Sheriff	APX4500Li	7	j	20	GA05100	DEL:NO SFS-STD WARRANTYAPPLIES
Sheriff	APX4500Li	8	-	20	M22URS9PW1 N	APX4500 7/800
Sheriff	APX4500Li	8	a	20	QA03161	ENH: LI P25 9600 TRUNKING ONLY
Sheriff	APX4500Li	8	b	20	GA00580	ADD: TDMA OPERATION
Sheriff	APX4500Li	8	c	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX4500Li	8	d	20	GA00804	ADD: APX O2 CONTROL HEAD (Green)
Sheriff	APX4500Li	8	e	20	G444	ADD: APX CONTROL HEAD SOFTWARE
Sheriff	APX4500Li	8	f	20	G66	ADD: DASH MOUNT O2 WWM
Sheriff	APX4500Li	8	g	20	G174	ADD: ANT 3DB LOW-PROFILE 762-870
Sheriff	APX4500Li	8	h	20	W22	ADD: PALM MICROPHONE
Sheriff	APX4500Li	8	i	20	G142	ADD: NO SPEAKER NEEDED
Sheriff	APX4500Li	8	j	20	GA05100	DEL:NO SFS-STD WARRANTYAPPLIES
Sheriff	APX4500Li	9	-	20	M22URS9PW1 N	APX4500 7/800
Sheriff	APX4500Li	9	a	20	QA03161	ENH: LI P25 9600 TRUNKING ONLY
Sheriff	APX4500Li	9	b	20	GA00580	ADD: TDMA OPERATION
Sheriff	APX4500Li	9	c	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX4500Li	9	d	20	GA00804	ADD: APX O2 CONTROL HEAD (Green)



Group	Sub Group	LIM	O	QTY	NOMENCLATURE	DESCRIPTION
Sheriff	APX4500Li	9	e	20	G444	ADD: APX CONTROL HEAD SOFTWARE
Sheriff	APX4500Li	9	f	20	G66	ADD: DASH MOUNT O2 WWM
Sheriff	APX4500Li	9	g	20	G174	ADD: ANT 3DB LOW-PROFILE 762-870
Sheriff	APX4500Li	9	h	20	W22	ADD: PALM MICROPHONE
Sheriff	APX4500Li	9	i	20	G142	ADD: NO SPEAKER NEEDED
Sheriff	APX4500Li	9	j	20	GA05100	DEL:NO SFS-STD WARRANTYAPPLIES
Sheriff	APX4500Li	10	-	20	M22URS9PW1 N	APX4500 7/800
Sheriff	APX4500Li	10	a	20	QA03161	ENH: LI P25 9600 TRUNKING ONLY
Sheriff	APX4500Li	10	b	20	GA00580	ADD: TDMA OPERATION
Sheriff	APX4500Li	10	c	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX4500Li	10	d	20	GA00804	ADD: APX O2 CONTROL HEAD (Green)
Sheriff	APX4500Li	10	e	20	G444	ADD: APX CONTROL HEAD SOFTWARE
Sheriff	APX4500Li	10	f	20	G66	ADD: DASH MOUNT O2 WWM
Sheriff	APX4500Li	10	g	20	G174	ADD: ANT 3DB LOW-PROFILE 762-870
Sheriff	APX4500Li	10	h	20	W22	ADD: PALM MICROPHONE
Sheriff	APX4500Li	10	i	20	G142	ADD: NO SPEAKER NEEDED
Sheriff	APX4500Li	10	j	20	GA05100	DEL:NO SFS-STD WARRANTYAPPLIES
Sheriff	APX4500Li	11	-	20	M22URS9PW1 N	APX4500 7/800
Sheriff	APX4500Li	11	a	20	QA03161	ENH: LI P25 9600 TRUNKING ONLY
Sheriff	APX4500Li	11	b	20	GA00580	ADD: TDMA OPERATION
Sheriff	APX4500Li	11	c	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX4500Li	11	d	20	GA00804	ADD: APX O2 CONTROL HEAD (Green)
Sheriff	APX4500Li	11	e	20	G444	ADD: APX CONTROL HEAD SOFTWARE
Sheriff	APX4500Li	11	f	20	G66	ADD: DASH MOUNT O2 WWM
Sheriff	APX4500Li	11	g	20	G174	ADD: ANT 3DB LOW-PROFILE 762-870
Sheriff	APX4500Li	11	h	20	W22	ADD: PALM MICROPHONE
Sheriff	APX4500Li	11	i	20	G142	ADD: NO SPEAKER NEEDED
Sheriff	APX4500Li	11	j	20	GA05100	DEL:NO SFS-STD WARRANTYAPPLIES
Sheriff	APX4500Li	12	-	20	M22URS9PW1 N	APX4500 7/800
Sheriff	APX4500Li	12	a	20	QA03161	ENH: LI P25 9600 TRUNKING ONLY
Sheriff	APX4500Li	12	b	20	GA00580	ADD: TDMA OPERATION
Sheriff	APX4500Li	12	c	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX4500Li	12	d	20	GA00804	ADD: APX O2 CONTROL HEAD (Green)
Sheriff	APX4500Li	12	e	20	G444	ADD: APX CONTROL HEAD SOFTWARE
Sheriff	APX4500Li	12	f	20	G66	ADD: DASH MOUNT O2 WWM
Sheriff	APX4500Li	12	g	20	G174	ADD: ANT 3DB LOW-PROFILE 762-870
Sheriff	APX4500Li	12	h	20	W22	ADD: PALM MICROPHONE
Sheriff	APX4500Li	12	i	20	G142	ADD: NO SPEAKER NEEDED
Sheriff	APX4500Li	12	j	20	GA05100	DEL:NO SFS-STD WARRANTYAPPLIES
Sheriff	APX4500Li	13	-	20	M22URS9PW1 N	APX4500 7/800
Sheriff	APX4500Li	13	a	20	QA03161	ENH: LI P25 9600 TRUNKING ONLY
Sheriff	APX4500Li	13	b	20	GA00580	ADD: TDMA OPERATION
Sheriff	APX4500Li	13	c	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX4500Li	13	d	20	GA00804	ADD: APX O2 CONTROL HEAD (Green)
Sheriff	APX4500Li	13	e	20	G444	ADD: APX CONTROL HEAD SOFTWARE
Sheriff	APX4500Li	13	f	20	G66	ADD: DASH MOUNT O2 WWM



Group	Sub Group	LIM	O	QTY	NOMENCLATURE	DESCRIPTION
Sheriff	APX4500Li	13	g	20	G174	ADD: ANT 3DB LOW-PROFILE 762-870
Sheriff	APX4500Li	13	h	20	W22	ADD: PALM MICROPHONE
Sheriff	APX4500Li	13	i	20	G142	ADD: NO SPEAKER NEEDED
Sheriff	APX4500Li	13	j	20	GA05100	DEL:NO SFS-STD WARRANTYAPPLIES
Sheriff	APX4500Li	14	-	2	M22URS9PW1 N	APX4500 7/800
Sheriff	APX4500Li	14	a	2	QA03161	ENH: LI P25 9600 TRUNKING ONLY
Sheriff	APX4500Li	14	b	2	GA00580	ADD: TDMA OPERATION
Sheriff	APX4500Li	14	c	2	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX4500Li	14	d	2	GA00804	ADD: APX O2 CONTROL HEAD (Green)
Sheriff	APX4500Li	14	e	2	G444	ADD: APX CONTROL HEAD SOFTWARE
Sheriff	APX4500Li	14	f	2	G66	ADD: DASH MOUNT O2 WWW
Sheriff	APX4500Li	14	g	2	G174	ADD: ANT 3DB LOW-PROFILE 762-870
Sheriff	APX4500Li	14	h	2	W22	ADD: PALM MICROPHONE
Sheriff	APX4500Li	14	i	2	G142	ADD: NO SPEAKER NEEDED
Sheriff	APX4500Li	14	j	2	GA05100	DEL:NO SFS-STD WARRANTYAPPLIES
Sheriff	APX6000Li	15	-	20	H98UCF9PW6 N	APX6000 700/800 MODEL 2.5 PORTABLE
Sheriff	APX6000Li	15	a	20	QA02756	ADD: 9600 TRUNKING OR 3600 DIGITAL
Sheriff	APX6000Li	15	b	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX6000Li	15	c	20	QA00580	ADD: TDMA OPERATION
Sheriff	APX6000Li	15	d	20	QA02818	ALT:LIION IMPRES FM/CSA 2300M (NNTN
Sheriff	APX6000Li	15	e	20	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
Sheriff	APX6000Li	16	-	20	H98UCF9PW6 N	APX6000 700/800 MODEL 2.5 PORTABLE
Sheriff	APX6000Li	16	a	20	QA02756	ADD: 9600 TRUNKING OR 3600 DIGITAL
Sheriff	APX6000Li	16	b	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX6000Li	16	c	20	QA00580	ADD: TDMA OPERATION
Sheriff	APX6000Li	16	d	20	QA02818	ALT:LIION IMPRES FM/CSA 2300M (NNTN
Sheriff	APX6000Li	16	e	20	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
Sheriff	APX6000Li	17	-	20	H98UCF9PW6 N	APX6000 700/800 MODEL 2.5 PORTABLE
Sheriff	APX6000Li	17	a	20	QA02756	ADD: 9600 TRUNKING OR 3600 DIGITAL
Sheriff	APX6000Li	17	b	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX6000Li	17	c	20	QA00580	ADD: TDMA OPERATION
Sheriff	APX6000Li	17	d	20	QA02818	ALT:LIION IMPRES FM/CSA 2300M (NNTN
Sheriff	APX6000Li	17	e	20	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
Sheriff	APX6000Li	18	-	20	H98UCF9PW6 N	APX6000 700/800 MODEL 2.5 PORTABLE
Sheriff	APX6000Li	18	a	20	QA02756	ADD: 9600 TRUNKING OR 3600 DIGITAL
Sheriff	APX6000Li	18	b	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX6000Li	18	c	20	QA00580	ADD: TDMA OPERATION
Sheriff	APX6000Li	18	d	20	QA02818	ALT:LIION IMPRES FM/CSA 2300M (NNTN
Sheriff	APX6000Li	18	e	20	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
Sheriff	APX6000Li	19	-	20	H98UCF9PW6 N	APX6000 700/800 MODEL 2.5 PORTABLE
Sheriff	APX6000Li	19	a	20	QA02756	ADD: 9600 TRUNKING OR 3600 DIGITAL
Sheriff	APX6000Li	19	b	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX6000Li	19	c	20	QA00580	ADD: TDMA OPERATION
Sheriff	APX6000Li	19	d	20	QA02818	ALT:LIION IMPRES FM/CSA 2300M (NNTN



Group	Sub Group	LIM	O	QTY	NOMENCLATURE	DESCRIPTION
Sheriff	APX6000LI	19	e	20	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
Sheriff	APX6000LI	20	-	16	H98UCF9PW6 N	APX6000 700/800 MODEL 2.5 PORTABLE
Sheriff	APX6000LI	20	a	16	QA02756	ADD: 9600 TRUNKING OR 3600 DIGITAL
Sheriff	APX6000LI	20	b	16	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX6000LI	20	c	16	QA00580	ADD: TDMA OPERATION
Sheriff	APX6000LI	20	d	16	QA02818	ALT:LIION IMPRES FM/CSA 2300M (NNTN
Sheriff	APX6000LI	20	e	16	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
Sheriff	APX6000LI	21	-	20	NNTN7038B	BATT IMP STD IP67 LIION 2900M 3100T BLK
Sheriff	APX6000LI	22	-	2	NNTN7065B	IMPRES MULTI UNIT CHARGER US/NA/CA/
Sheriff	APX6000LI	23	-	20	H98UCD9PW5 N	APX6000 7/800 MHZ MODEL 1.5 PORTABLE
Sheriff	APX6000LI	23	a	20	QA02756	ADD: 9600 TRUNKING OR 3600 DIGITAL
Sheriff	APX6000LI	23	b	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX6000LI	23	c	20	QA00580	ADD: TDMA OPERATION
Sheriff	APX6000LI	23	d	20	QA02818	ALT:LIION IMPRES FM/CSA 2300M (NNTN
Sheriff	APX6000LI	23	e	20	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
Sheriff	APX6000LI	24	-	20	H98UCD9PW5 N	APX6000 7/800 MHZ MODEL 1.5 PORTABLE
Sheriff	APX6000LI	24	a	20	QA02756	ADD: 9600 TRUNKING OR 3600 DIGITAL
Sheriff	APX6000LI	24	b	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX6000LI	24	c	20	QA00580	ADD: TDMA OPERATION
Sheriff	APX6000LI	24	d	20	QA02818	ALT:LIION IMPRES FM/CSA 2300M (NNTN
Sheriff	APX6000LI	24	e	20	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
Sheriff	APX6000LI	25	-	16	H98UCD9PW5 N	APX6000 7/800 MHZ MODEL 1.5 PORTABLE
Sheriff	APX6000LI	25	a	16	QA02756	ADD: 9600 TRUNKING OR 3600 DIGITAL
Sheriff	APX6000LI	25	b	16	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX6000LI	25	c	16	QA00580	ADD: TDMA OPERATION
Sheriff	APX6000LI	25	d	16	QA02818	ALT:LIION IMPRES FM/CSA 2300M (NNTN
Sheriff	APX6000LI	25	e	16	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
Sheriff	APX6000LI	26	-	20	H98UCD9PW5 N	APX6000 7/800 MHZ MODEL 1.5 PORTABLE
Sheriff	APX6000LI	26	a	20	QA02756	ADD: 9600 TRUNKING OR 3600 DIGITAL
Sheriff	APX6000LI	26	b	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX6000LI	26	c	20	QA00580	ADD: TDMA OPERATION
Sheriff	APX6000LI	26	d	20	QA02818	ALT:LIION IMPRES FM/CSA 2300M (NNTN
Sheriff	APX6000LI	26	e	20	H301	DEL: DELETE BELT CLIP/ BASIC CARRY HOLDER
Sheriff	APX6000LI	26	f	20	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
Sheriff	APX6000LI	27	-	20	H98UCD9PW5 N	APX6000 7/800 MHZ MODEL 1.5 PORTABLE
Sheriff	APX6000LI	27	a	20	QA02756	ADD: 9600 TRUNKING OR 3600 DIGITAL
Sheriff	APX6000LI	27	b	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX6000LI	27	c	20	QA00580	ADD: TDMA OPERATION
Sheriff	APX6000LI	27	d	20	QA02818	ALT:LIION IMPRES FM/CSA 2300M (NNTN
Sheriff	APX6000LI	27	e	20	H301	DEL: DELETE BELT CLIP/ BASIC CARRY HOLDER
Sheriff	APX6000LI	27	f	20	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
Sheriff	APX6000LI	28	-	20	H98UCD9PW5 N	APX6000 7/800 MHZ MODEL 1.5 PORTABLE



Group	Sub Group	LIM	O	QTY	NOMENCLATURE	DESCRIPTION
Sheriff	APX6000LI	28	a	20	QA02756	ADD: 9600 TRUNKING OR 3600 DIGITAL
Sheriff	APX6000LI	28	b	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX6000LI	28	c	20	QA00580	ADD: TDMA OPERATION
Sheriff	APX6000LI	28	d	20	QA02818	ALT:LIION IMPRES FM/CSA 2300M (NNTN
Sheriff	APX6000LI	28	e	20	H301	DEL: DELETE BELT CLIP/ BASIC CARRY HOLDER
Sheriff	APX6000LI	28	f	20	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
Sheriff	APX6000LI	29	-	20	H98UCD9PW5 N	APX6000 7/800 MHZ MODEL 1.5 PORTABLE
Sheriff	APX6000LI	29	a	20	QA02756	ADD: 9600 TRUNKING OR 3600 DIGITAL
Sheriff	APX6000LI	29	b	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX6000LI	29	c	20	QA00580	ADD: TDMA OPERATION
Sheriff	APX6000LI	29	d	20	QA02818	ALT:LIION IMPRES FM/CSA 2300M (NNTN
Sheriff	APX6000LI	29	e	20	H301	DEL: DELETE BELT CLIP/ BASIC CARRY HOLDER
Sheriff	APX6000LI	29	f	20	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
Sheriff	APX6000LI	30	-	4	H98UCD9PW5 N	APX6000 7/800 MHZ MODEL 1.5 PORTABLE
Sheriff	APX6000LI	30	a	4	QA02756	ADD: 9600 TRUNKING OR 3600 DIGITAL
Sheriff	APX6000LI	30	b	4	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX6000LI	30	c	4	QA00580	ADD: TDMA OPERATION
Sheriff	APX6000LI	30	d	4	QA02818	ALT:LIION IMPRES FM/CSA 2300M (NNTN
Sheriff	APX6000LI	30	e	4	H301	DEL: DELETE BELT CLIP/ BASIC CARRY HOLDER
Sheriff	APX6000LI	31	-	4	PMLN5709A	APX6000 UNIVERSAL CARRY HOLDER
Sheriff	APX6000LI	30	f	4	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
Sheriff	APX6000LI	32	-	140	WPLN7080	APX 7000 IMPRES CG SU APX7000 US/NA/CA/LA
Sheriff	APX6000LI	33	-	84	PMLN5709A	APX6000 UNIVERSAL CARRY HOLDER
Sheriff	APX6000LI	34	-	150	PMMN4060B	PSM IP55 WITH 3.5MM JACK RX 24IN
Sheriff	APX6000LI	35	-	150	PMAF4002	APX PSM 700/800MHZ ANTENNA
Sheriff	APX6000LI	36	-	56	PMLN5657B	APX6000 CC 2.75 SWLBL 2900&2150MAH
Sheriff	APX6000LI	37	-	13	NNTN7687A	APX CHARGER INSERT ADAPTER FOR XTS SINGLE-UNIT CHARGER
Sheriff	APX4000	38	-	20	H51UCF9PW6 N	APX 4000 7/800 MHZ MODEL 2 PORTABLE
Sheriff	APX4000	38	a	20	QA02756	ENH: 3600 OR 9600 TRUNKING BAUD SIN
Sheriff	APX4000	38	b	20	QA00580	ADD: TDMA OPERATION
Sheriff	APX4000	38	c	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX4000	38	d	20	H207	DEL: DELETE BATTERY (NNTN8128)
Sheriff	APX4000	38	e	20	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
Sheriff	APX4000	39	-	20	H51UCF9PW6 N	APX 4000 7/800 MHZ MODEL 2 PORTABLE
Sheriff	APX4000	39	a	20	QA02756	ENH: 3600 OR 9600 TRUNKING BAUD SIN
Sheriff	APX4000	39	b	20	QA00580	ADD: TDMA OPERATION
Sheriff	APX4000	39	c	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX4000	39	d	20	H207	DEL: DELETE BATTERY (NNTN8128)
Sheriff	APX4000	39	e	20	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
Sheriff	APX4000	40	-	20	H51UCF9PW6 N	APX 4000 7/800 MHZ MODEL 2 PORTABLE
Sheriff	APX4000	40	a	20	QA02756	ENH: 3600 OR 9600 TRUNKING BAUD SIN
Sheriff	APX4000	40	b	20	QA00580	ADD: TDMA OPERATION
Sheriff	APX4000	40	c	20	QA01749	SW KEY SUPPLEMENTAL DATA



Group	Sub Group	LIM	O	QTY	NOMENCLATURE	DESCRIPTION
Sheriff	APX4000	40	d	20	H207	DEL: DELETE BATTERY (NNTN8128)
Sheriff	APX4000	40	e	20	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
Sheriff	APX4000	41	-	20	H51UCF9PW6 N	APX 4000 7/800 MHZ MODEL 2 PORTABLE
Sheriff	APX4000	41	a	20	QA02756	ENH: 3600 OR 9600 TRUNKING BAUD SIN
Sheriff	APX4000	41	b	20	QA00580	ADD: TDMA OPERATION
Sheriff	APX4000	41	c	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX4000	41	d	20	H207	DEL: DELETE BATTERY (NNTN8128)
Sheriff	APX4000	41	e	20	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
Sheriff	APX4000	42	-	20	H51UCF9PW6 N	APX 4000 7/800 MHZ MODEL 2 PORTABLE
Sheriff	APX4000	42	a	20	QA02756	ENH: 3600 OR 9600 TRUNKING BAUD SIN
Sheriff	APX4000	42	b	20	QA00580	ADD: TDMA OPERATION
Sheriff	APX4000	42	c	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX4000	42	d	20	H207	DEL: DELETE BATTERY (NNTN8128)
Sheriff	APX4000	42	e	20	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
Sheriff	APX4000	43	-	10	H51UCF9PW6 N	APX 4000 7/800 MHZ MODEL 2 PORTABLE
Sheriff	APX4000	43	a	10	QA02756	ENH: 3600 OR 9600 TRUNKING BAUD SIN
Sheriff	APX4000	43	b	10	QA00580	ADD: TDMA OPERATION
Sheriff	APX4000	43	c	10	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX4000	43	d	10	H207	DEL: DELETE BATTERY (NNTN8128)
Sheriff	APX4000	43	e	10	QA00582	ALT: IMPRES LI-ION 2300MAH FM (NNTN
Sheriff	APX4000	43	f	10	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
Sheriff	APX4000	44	-	110	PMNN4424AR	BATT IMP LI ION 2300M 2350T
Sheriff	APX4000	45	-	110	WPLN4232A	110 VAC 50/60 HZ US IMPRES SUC
Sheriff	APX4000	46	-	110	PMMN4084A	PLUS RSM NC IP54 THRD 3.5MM JACK RX
Sheriff	APX7000	47	-	20	H97TGD9PW1 N	APX7000 DIGITAL PORTABLE RADIO
Sheriff	APX7000	47	a	20	QA00569	ADD: 7/800MHZ PRIMARY BAND
Sheriff	APX7000	47	b	20	QA00576	ADD: UHF RANGE 2 SECONDARY BAND
Sheriff	APX7000	47	c	20	H38	ADD: SMARTZONE OPERATION
Sheriff	APX7000	47	d	20	Q361	ADD: P25 9600 BAUD TRUNKING
Sheriff	APX7000	47	e	20	Q806	ADD: ASTROY DIGITAL CAI OPERATION
Sheriff	APX7000	47	f	20	QA00580	ADD: TDMA OPERATION
Sheriff	APX7000	47	g	20	QA00579	ADD: ENABLE DUAL BAND OPERATION
Sheriff	APX7000	47	h	20	QA00577	ADD: LARGE COLOR DISPLAY AND FULL KEYPAD
Sheriff	APX7000	47	i	20	QA01749	SW KEY SUPPLEMENTAL DATA
Sheriff	APX7000	47	j	20	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
Sheriff	APX7000	48	-	3	H97TGD9PW1 N	APX7000 DIGITAL PORTABLE RADIO
Sheriff	APX7000	48	a	3	QA00569	ADD: 7/800MHZ PRIMARY BAND
Sheriff	APX7000	48	b	3	QA00576	ADD: UHF RANGE 2 SECONDARY BAND
Sheriff	APX7000	48	c	3	H38	ADD: SMARTZONE OPERATION
Sheriff	APX7000	48	d	3	Q361	ADD: P25 9600 BAUD TRUNKING
Sheriff	APX7000	48	e	3	Q806	ADD: ASTROY DIGITAL CAI OPERATION
Sheriff	APX7000	48	f	3	QA00580	ADD: TDMA OPERATION
Sheriff	APX7000	48	g	3	QA00579	ADD: ENABLE DUAL BAND OPERATION
Sheriff	APX7000	48	h	20	QA00577	ADD: LARGE COLOR DISPLAY AND FULL KEYPAD
Sheriff	APX7000	48	i	3	QA01749	SW KEY SUPPLEMENTAL DATA



Group	Sub Group	LIM	O	QTY	NOMENCLATURE	DESCRIPTION
Sheriff	APX7000	48	j	3	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
Sheriff	APX7000	49	-	23	WPLN7080	APX 7000 IMPRES CG SU APX7000 US/NA
Sheriff	APX7000	50	-	23	PMMN4060B	PSM IP55 WITH 3.5MM JACK RX 24IN
Sheriff	APX7000	51	-	23	PMAF4002	APX PSM 700/800MHZ ANTENNA
Sheriff	APX7000	52	-	5	PMLN5324C	APX 7000 LEATHER CARRY CASE W/ 2.75" SWIVEL BELT LOOP FOR NNTN7038 BAT
FIRE	APX6000XE	53	-	20	H98UCF9PW6 N	APX6000 700/800 MODEL 2.5 PORTABLE
FIRE	APX6000XE	53	a	20	QA02006	ENH: APX6000XE RUGGED RADIO
FIRE	APX6000XE	53	b	20	Q806	ADD: ASTROY DIGITAL CAI OPERATION
FIRE	APX6000XE	53	c	20	H38	ADD: SMARTZONE OPERATION
FIRE	APX6000XE	53	d	20	Q361	ADD: P25 9600 BAUD TRUNKING
FIRE	APX6000XE	53	e	20	QA00580	ADD: TDMA OPERATION
FIRE	APX6000XE	53	f	20	QA01427	ALT: IMPACT GREEN HOUSING
FIRE	APX6000XE	53	g	20	QA01749	SW KEY SUPPLEMENTAL DATA
FIRE	APX6000XE	53	h	20	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
FIRE	APX6000XE	54	-	20	H98UCF9PW6 N	APX6000 700/800 MODEL 2.5 PORTABLE
FIRE	APX6000XE	54	a	20	QA02006	ENH: APX6000XE RUGGED RADIO
FIRE	APX6000XE	54	b	20	Q806	ADD: ASTROY DIGITAL CAI OPERATION
FIRE	APX6000XE	54	c	20	H38	ADD: SMARTZONE OPERATION
FIRE	APX6000XE	54	d	20	Q361	ADD: P25 9600 BAUD TRUNKING
FIRE	APX6000XE	54	e	20	QA00580	ADD: TDMA OPERATION
FIRE	APX6000XE	54	f	20	QA01427	ALT: IMPACT GREEN HOUSING
FIRE	APX6000XE	54	g	20	QA01749	SW KEY SUPPLEMENTAL DATA
FIRE	APX6000XE	54	h	20	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
FIRE	APX6000XE	55	-	20	H98UCF9PW6 N	APX6000 700/800 MODEL 2.5 PORTABLE
FIRE	APX6000XE	55	a	20	QA02006	ENH: APX6000XE RUGGED RADIO
FIRE	APX6000XE	55	b	20	Q806	ADD: ASTROY DIGITAL CAI OPERATION
FIRE	APX6000XE	55	c	20	H38	ADD: SMARTZONE OPERATION
FIRE	APX6000XE	55	d	20	Q361	ADD: P25 9600 BAUD TRUNKING
FIRE	APX6000XE	55	e	20	QA00580	ADD: TDMA OPERATION
FIRE	APX6000XE	55	f	20	QA01427	ALT: IMPACT GREEN HOUSING
FIRE	APX6000XE	55	g	20	QA01749	SW KEY SUPPLEMENTAL DATA
FIRE	APX6000XE	55	h	20	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
FIRE	APX6000XE	56	-	20	H98UCF9PW6 N	APX6000 700/800 MODEL 2.5 PORTABLE
FIRE	APX6000XE	56	a	20	QA02006	ENH: APX6000XE RUGGED RADIO
FIRE	APX6000XE	56	b	20	Q806	ADD: ASTROY DIGITAL CAI OPERATION
FIRE	APX6000XE	56	c	20	H38	ADD: SMARTZONE OPERATION
FIRE	APX6000XE	56	d	20	Q361	ADD: P25 9600 BAUD TRUNKING
FIRE	APX6000XE	56	e	20	QA00580	ADD: TDMA OPERATION
FIRE	APX6000XE	56	f	20	H64	ALT: PUBLIC SAFETY YELLOW HOUSING
FIRE	APX6000XE	56	g	20	QA01749	SW KEY SUPPLEMENTAL DATA
FIRE	APX6000XE	56	h	20	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
FIRE	APX6000XE	57	-	20	H98UCF9PW6 N	APX6000 700/800 MODEL 2.5 PORTABLE
FIRE	APX6000XE	57	a	20	QA02006	ENH: APX6000XE RUGGED RADIO



Group	Sub Group	LIM	O	QTY	NOMENCLATURE	DESCRIPTION
FIRE	APX6000XE	57	b	20	Q806	ADD: ASTROY DIGITAL CAI OPERATION
FIRE	APX6000XE	57	c	20	H38	ADD: SMARTZONE OPERATION
FIRE	APX6000XE	57	d	20	Q361	ADD: P25 9600 BAUD TRUNKING
FIRE	APX6000XE	57	e	20	QA00580	ADD: TDMA OPERATION
FIRE	APX6000XE	57	f	20	H64	ALT: PUBLIC SAFETY YELLOW HOUSING
FIRE	APX6000XE	57	g	20	QA01749	SW KEY SUPPLEMENTAL DATA
FIRE	APX6000XE	57	h	20	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
FIRE	APX6000XE	58	-	20	H98UCF9PW6 N	APX6000 700/800 MODEL 2.5 PORTABLE
FIRE	APX6000XE	58	a	20	QA02006	ENH: APX6000XE RUGGED RADIO
FIRE	APX6000XE	58	b	20	Q806	ADD: ASTROY DIGITAL CAI OPERATION
FIRE	APX6000XE	58	c	20	H38	ADD: SMARTZONE OPERATION
FIRE	APX6000XE	58	d	20	Q361	ADD: P25 9600 BAUD TRUNKING
FIRE	APX6000XE	58	e	20	QA00580	ADD: TDMA OPERATION
FIRE	APX6000XE	58	f	20	H64	ALT: PUBLIC SAFETY YELLOW HOUSING
FIRE	APX6000XE	58	g	20	QA01749	SW KEY SUPPLEMENTAL DATA
FIRE	APX6000XE	58	h	20	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
FIRE	APX6000XE	59	-	20	H98UCF9PW6 N	APX6000 700/800 MODEL 2.5 PORTABLE
FIRE	APX6000XE	59	a	20	QA02006	ENH: APX6000XE RUGGED RADIO
FIRE	APX6000XE	59	b	20	Q806	ADD: ASTROY DIGITAL CAI OPERATION
FIRE	APX6000XE	59	c	20	H38	ADD: SMARTZONE OPERATION
FIRE	APX6000XE	59	d	20	Q361	ADD: P25 9600 BAUD TRUNKING
FIRE	APX6000XE	59	e	20	QA00580	ADD: TDMA OPERATION
FIRE	APX6000XE	59	f	20	H64	ALT: PUBLIC SAFETY YELLOW HOUSING
FIRE	APX6000XE	59	g	20	QA01749	SW KEY SUPPLEMENTAL DATA
FIRE	APX6000XE	59	h	20	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
FIRE	APX6000XE	60	-	1	H98UCF9PW6 N	APX6000 700/800 MODEL 2.5 PORTABLE
FIRE	APX6000XE	60	a	1	QA02006	ENH: APX6000XE RUGGED RADIO
FIRE	APX6000XE	60	b	1	Q806	ADD: ASTROY DIGITAL CAI OPERATION
FIRE	APX6000XE	60	c	1	H38	ADD: SMARTZONE OPERATION
FIRE	APX6000XE	60	d	1	Q361	ADD: P25 9600 BAUD TRUNKING
FIRE	APX6000XE	60	e	1	QA00580	ADD: TDMA OPERATION
FIRE	APX6000XE	60	f	1	H64	ALT: PUBLIC SAFETY YELLOW HOUSING
FIRE	APX6000XE	60	g	1	QA01749	SW KEY SUPPLEMENTAL DATA
FIRE	APX6000XE	60	h	1	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
FIRE	APX6000XE	61	-	132	WPLN7080	APX 7000 IMPRES CG SU APX7000 US/NA
FIRE	APX6000XE	62	-	75	NNTN8092	BATT IMP FM R LI ION 2300M 2350T BL
FIRE	APX6000XE	63	-	156	PMLN5875	APX6000XE 2.75SWBL2900,2300&2150MAH
FIRE	APX6000XE	64	-	75	NNTN8203A	IMPRES XE RSM, FM
FIRE	APX6000XE	65	-	81	NNTN8203AYLW	ASSEMBLY, ACCESSORY, IMPRES XE RSM, YELLOW
FIRE	APX6000XE	66	-	4	NNTN7065B	IMPRES MULTI UNIT CHARGER US/NA/CA/LA
FIRE	APX6000LI	67	-	20	H98UCF9PW6 N	APX6000 700/800 MODEL 2.5 PORTABLE
FIRE	APX6000LI	67	a	20	QA02756	ADD: 9600 TRUNKING OR 3600 DIGITAL
FIRE	APX6000LI	67	b	20	QA01749	SW KEY SUPPLEMENTAL DATA
FIRE	APX6000LI	67	c	20	QA00580	ADD: TDMA OPERATION
FIRE	APX6000LI	67	d	20	QA02818	ALT:LIION IMPRES FM/CSA 2300M (NNTN



Group	Sub Group	LIM	O	QTY	NOMENCLATURE	DESCRIPTION
FIRE	APX6000LI	67	e	20	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
FIRE	APX6000LI	68	-	20	H98UCF9PW6 N	APX6000 700/800 MODEL 2.5 PORTABLE
FIRE	APX6000LI	68	a	20	QA02756	ADD: 9600 TRUNKING OR 3600 DIGITAL
FIRE	APX6000LI	68	b	20	QA01749	SW KEY SUPPLEMENTAL DATA
FIRE	APX6000LI	68	c	20	QA00580	ADD: TDMA OPERATION
FIRE	APX6000LI	68	d	20	QA02818	ALT:LIION IMPRES FM/CSA 2300M (NNTN
FIRE	APX6000LI	68	e	20	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
FIRE	APX6000LI	69	-	10	H98UCF9PW6 N	APX6000 700/800 MODEL 2.5 PORTABLE
FIRE	APX6000LI	69	a	10	QA02756	ADD: 9600 TRUNKING OR 3600 DIGITAL
FIRE	APX6000LI	69	b	10	QA01749	SW KEY SUPPLEMENTAL DATA
FIRE	APX6000LI	69	c	10	QA00580	ADD: TDMA OPERATION
FIRE	APX6000LI	69	d	10	QA02818	ALT:LIION IMPRES FM/CSA 2300M (NNTN
FIRE	APX6000LI	69	e	10	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
FIRE	APX6000LI	70	-	50	WPLN7080	APX 7000 IMPRES CG SU APX7000 US/NA
FIRE	APX6000LI	71	-	50	PMMN4062A	APX7000 IMPRES RSM, NOISE CANC. EME
FIRE	APX6000LI	72	-	30	NNTN8092	BATT IMP FM R LI ION 2300M 2350T BL
FIRE	APX6000LI	73	-	100	PMLN5875	APX6000 CC 2.75 SWLBL 2900&2150MAH
FIRE	APX6000LI	74	-	4	NNTN7065B	IMPRES MULTI UNIT CHARGER US/NA/CA/LA
FIRE	APX6000LI	75	-	20	H98UCD9PW5 N	APX6000 7/800 MHZ MODEL 1.5 PORTABL
FIRE	APX6000LI	75	a	20	QA02756	ADD: 9600 TRUNKING OR 3600 DIGITAL
FIRE	APX6000LI	75	b	20	QA01749	SW KEY SUPPLEMENTAL DATA
FIRE	APX6000LI	75	c	20	QA00580	ADD: TDMA OPERATION
FIRE	APX6000LI	75	d	20	QA02818	ALT:LIION IMPRES FM/CSA 2300M (NNTN
FIRE	APX6000LI	75	e	20	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
FIRE	APX6000LI	76	-	10	H98UCD9PW5 N	APX6000 7/800 MHZ MODEL 1.5 PORTABL
FIRE	APX6000LI	76	a	10	QA02756	ADD: 9600 TRUNKING OR 3600 DIGITAL
FIRE	APX6000LI	76	b	10	QA01749	SW KEY SUPPLEMENTAL DATA
FIRE	APX6000LI	76	c	10	QA00580	ADD: TDMA OPERATION
FIRE	APX6000LI	76	d	10	QA02818	ALT:LIION IMPRES FM/CSA 2300M (NNTN
FIRE	APX6000LI	76	e	10	QA05100	ENH:STD WARRANTY APPLIES-NO SFS
FIRE	APX6000LI	77	-	30	WPLN7080	APX 7000 IMPRES CG SU APX7000 US/NA
FIRE	APX6000LI	78	-	30	PMMN4062A	APX7000 IMPRES RSM, NOISE CANC. EME
FIRE	APX6000LI	79	-	30	NNTN8092	BATT IMP FM R LI ION 2300M 2350T BL
FIRE	APX6000LI	80	-	30	PMLN5657A	APX6000 CC 2.75 SWLBL 2900&2150MAH
FIRE	APX4000	81	-	20	H51UCF9PW6 N	APX 4000 7/800 MHZ MODEL 2 PORTABLE
FIRE	APX4000	81	a	20	QA04865	ADD: TWO KNOB CONFIGURATION
FIRE	APX4000	81	b	20	QA04934	ALT: IMPRES LI-ION 2300MAH RUGGED UL BATTERY
FIRE	APX4000	81	c	20	QA01749	SW KEY SUPPLEMENTAL DATA
FIRE	APX4000	81	d	20	QA02756	ENH: 3600 OR 9600 TRUNKING BAUD SIN
FIRE	APX4000	14	k	20	GA00580	ADD: TDMA OPERATION
FIRE	APX4000	81	e	20	H499	ENH: SUBMERSIBLE (DELTA T)
FIRE	APX4000	82	-	20	H51UCF9PW6 N	APX 4000 7/800 MHZ MODEL 2 PORTABLE



Group	Sub Group	LIM	O	QTY	NOMENCLATURE	DESCRIPTION
FIRE	APX4000	82	a	20	QA04865	ADD: TWO KNOB CONFIGURATION
FIRE	APX4000	82	b	20	QA04934	ALT: IMPRES LI-ION 2300MAH RUGGED UL BATTERY
FIRE	APX4000	82	c	20	QA01749	SW KEY SUPPLEMENTAL DATA
FIRE	APX4000	82	d	20	QA02756	ENH: 3600 OR 9600 TRUNKING BAUD SIN
FIRE	APX4000	14	l	20	GA00580	ADD: TDMA OPERATION
FIRE	APX4000	82	e	20	H499	ENH: SUBMERSIBLE (DELTA T)
FIRE	APX4000	83	-	3	H51UCF9PW6 N	APX 4000 7/800 MHZ MODEL 2 PORTABLE
FIRE	APX4000	83	a	3	QA04865	ADD: TWO KNOB CONFIGURATION
FIRE	APX4000	83	b	3	QA04934	ALT: IMPRES LI-ION 2300MAH RUGGED UL BATTERY
FIRE	APX4000	83	c	3	QA01749	SW KEY SUPPLEMENTAL DATA
FIRE	APX4000	83	d	3	QA02756	ENH: 3600 OR 9600 TRUNKING BAUD SIN
FIRE	APX4000	14	m	3	GA00580	ADD: TDMA OPERATION
FIRE	APX4000	83	e	3	H499	ENH: SUBMERSIBLE (DELTA T)
FIRE	APX4000	84	-	31	WPLN4232A	110 VAC 50/60 HZ US IMPRES SUC
FIRE	APX4000	85	-	23	PMLN6085A	APX2000/4000 SW LEATHER CARRY CASE2
FIRE	APX4000	86	-	9	NNTN8092	BATT IMP FM R LI ION 2300M 2350T BLK
FIRE	APX4000	87	-	43	NNTN8203ABLK	IMPRES XE RSM FM, BLACK
FIRE	APX1000	96	-	20	H84UCF9PW6 N	APX 1000 7/800 MHZ MODEL 2 PORTABLE
FIRE	APX1000	96	a	20	QA01749	SW KEY SUPPLEMENTAL DATA
FIRE	APX1000	96	b	20	QA02756	ENH: 3600 OR 9600 TRUNKING BAUD SIN
FIRE	APX1000	14	k	20	GA00580	ADD: TDMA OPERATION
FIRE	APX1000	96	c	20	H207	DEL: DELETE BATTERY (NNTN8128)
FIRE	APX1000	96	-	20	H84UCF9PW6 N	APX 1000 7/800 MHZ MODEL 2 PORTABLE
FIRE	APX1000	96	a	20	QA01749	SW KEY SUPPLEMENTAL DATA
FIRE	APX1000	96	b	20	QA02756	ENH: 3600 OR 9600 TRUNKING BAUD SIN
FIRE	APX1000	14	k	20	GA00580	ADD: TDMA OPERATION
FIRE	APX1000	96	c	20	H207	DEL: DELETE BATTERY (NNTN8128)
FIRE	APX1000	96	-	5	H84UCF9PW6 N	APX 1000 7/800 MHZ MODEL 2 PORTABLE
FIRE	APX1000	96	a	5	QA01749	SW KEY SUPPLEMENTAL DATA
FIRE	APX1000	96	b	5	QA02756	ENH: 3600 OR 9600 TRUNKING BAUD SIN
FIRE	APX1000	14	k	5	GA00580	ADD: TDMA OPERATION
FIRE	APX1000	96	c	5	H207	DEL: DELETE BATTERY (NNTN8128)
FIRE	APX1000	97	-	15	WPLN4232A	110 VAC 50/60 HZ US IMPRES SUC
FIRE	APX1000	98	-	45	PMNN4424AR	BATT IMP LI ION 2300M 2350T
FIRE	APX1000	99	-	8	WPLN4212A	IMPRES MUC - US/NA PLUG
FIRE	APX4500	88	-	20	M22URS9PW1 N	APX4500 7/800
FIRE	APX4500	88	a	20	QA02756	ADD: 3600 OR 9600 TRUNKING BAUD SIN
FIRE	APX4500	88	b	20	GA00580	ADD: TDMA OPERATION
FIRE	APX4500	88	c	20	QA01749	SW KEY SUPPLEMENTAL DATA
FIRE	APX4500	88	d	20	GA00804	ADD: APX O2 CONTROL HEAD (Green)
FIRE	APX4500	88	e	20	G444	ADD: APX CONTROL HEAD SOFTWARE
FIRE	APX4500	88	f	20	G174	ADD: ANT 3DB LOW-PROFILE 762-870
FIRE	APX4500	88	g	20	W22	ADD: PALM MICROPHONE



Group	Sub Group	LIM	O	QTY	NOMENCLATURE	DESCRIPTION
FIRE	APX4500	88	h	20	G142	ADD: NO SPEAKER NEEDED
FIRE	APX4500	88	i	20	G67	ADD: REMOTE MOUNT O2 WWM
FIRE	APX4500	88	j	20	GA05100	DEL:NO SFS-STD WARRANTYAPPLIES
FIRE	APX4500	89	-	20	M22URS9PW1 N	APX4500 7/800
FIRE	APX4500	89	a	20	QA02756	ADD: 3600 OR 9600 TRUNKING BAUD SIN
FIRE	APX4500	89	b	20	GA00580	ADD: TDMA OPERATION
FIRE	APX4500	89	c	20	QA01749	SW KEY SUPPLEMENTAL DATA
FIRE	APX4500	89	d	20	GA00804	ADD: APX O2 CONTROL HEAD (Green)
FIRE	APX4500	89	e	20	G444	ADD: APX CONTROL HEAD SOFTWARE
FIRE	APX4500	89	f	20	G174	ADD: ANT 3DB LOW-PROFILE 762-870
FIRE	APX4500	89	g	20	W22	ADD: PALM MICROPHONE
FIRE	APX4500	89	h	20	G142	ADD: NO SPEAKER NEEDED
FIRE	APX4500	89	i	20	G67	ADD: REMOTE MOUNT O2 WWM
FIRE	APX4500	89	j	20	GA05100	DEL:NO SFS-STD WARRANTYAPPLIES
FIRE	APX4500	90	-	10	M22URS9PW1 N	APX4500 7/800
FIRE	APX4500	90	a	10	QA02756	ADD: 3600 OR 9600 TRUNKING BAUD SIN
FIRE	APX4500	90	b	10	GA00580	ADD: TDMA OPERATION
FIRE	APX4500	90	c	10	QA01749	SW KEY SUPPLEMENTAL DATA
FIRE	APX4500	90	d	10	GA00804	ADD: APX O2 CONTROL HEAD (Green)
FIRE	APX4500	90	e	10	G444	ADD: APX CONTROL HEAD SOFTWARE
FIRE	APX4500	90	f	10	G174	ADD: ANT 3DB LOW-PROFILE 762-870
FIRE	APX4500	90	g	10	W22	ADD: PALM MICROPHONE
FIRE	APX4500	90	h	10	G142	ADD: NO SPEAKER NEEDED
FIRE	APX4500	90	i	10	G67	ADD: REMOTE MOUNT O2 WWM
FIRE	APX4500	90	j	10	GA05100	DEL:NO SFS-STD WARRANTYAPPLIES
FIRE	APX4500Li	91	-	20	M22URS9PW1 N	APX4500 7/800
FIRE	APX4500Li	91	a	20	QA03161	ENH: Li P25 9600 TRUNKING ONLY
FIRE	APX4500Li	91	b	20	GA00580	ADD: TDMA OPERATION
FIRE	APX4500Li	91	c	20	QA01749	SW KEY SUPPLEMENTAL DATA
FIRE	APX4500Li	91	d	20	GA00804	ADD: APX O2 CONTROL HEAD (Green)
FIRE	APX4500Li	91	e	20	G444	ADD: APX CONTROL HEAD SOFTWARE
FIRE	APX4500Li	91	f	20	G66	ADD: DASH MOUNT O2 WWM
FIRE	APX4500Li	91	g	20	G174	ADD: ANT 3DB LOW-PROFILE 762-870
FIRE	APX4500Li	91	h	20	W22	ADD: PALM MICROPHONE
FIRE	APX4500Li	91	i	20	G142	ADD: NO SPEAKER NEEDED
FIRE	APX4500Li	91	j	20	GA05100	DEL:NO SFS-STD WARRANTYAPPLIES
FIRE	APX4500Li	92	-	20	M22URS9PW1 N	APX4500 7/800
FIRE	APX4500Li	92	a	20	QA03161	ENH: Li P25 9600 TRUNKING ONLY
FIRE	APX4500Li	92	b	20	GA00580	ADD: TDMA OPERATION
FIRE	APX4500Li	92	c	20	QA01749	SW KEY SUPPLEMENTAL DATA
FIRE	APX4500Li	92	d	20	GA00804	ADD: APX O2 CONTROL HEAD (Green)
FIRE	APX4500Li	92	e	20	G444	ADD: APX CONTROL HEAD SOFTWARE
FIRE	APX4500Li	92	f	20	G66	ADD: DASH MOUNT O2 WWM
FIRE	APX4500Li	92	g	20	G174	ADD: ANT 3DB LOW-PROFILE 762-870
FIRE	APX4500Li	92	h	20	W22	ADD: PALM MICROPHONE
FIRE	APX4500Li	92	i	20	G142	ADD: NO SPEAKER NEEDED



Group	Sub Group	LIM	O	QTY	NOMENCLATURE	DESCRIPTION
FIRE	APX4500Li	92	j	20	GA05100	DEL:NO SFS-STD WARRANTYAPPLIES
FIRE	APX4500Li	93	-	20	M22URS9PW1 N	APX4500 7/800
FIRE	APX4500Li	93	a	20	QA03161	ENH: Li P25 9600 TRUNKING ONLY
FIRE	APX4500Li	93	b	20	GA00580	ADD: TDMA OPERATION
FIRE	APX4500Li	93	c	20	QA01749	SW KEY SUPPLEMENTAL DATA
FIRE	APX4500Li	93	d	20	GA00804	ADD: APX O2 CONTROL HEAD (Green)
FIRE	APX4500Li	93	e	20	G444	ADD: APX CONTROL HEAD SOFTWARE
FIRE	APX4500Li	93	f	20	G66	ADD: DASH MOUNT O2 WWM
FIRE	APX4500Li	93	g	20	G174	ADD: ANT 3DB LOW-PROFILE 762-870
FIRE	APX4500Li	93	h	20	W22	ADD: PALM MICROPHONE
FIRE	APX4500Li	93	i	20	G142	ADD: NO SPEAKER NEEDED
FIRE	APX4500Li	93	j	20	GA05100	DEL:NO SFS-STD WARRANTYAPPLIES
FIRE	APX4500Li	94	-	20	M22URS9PW1 N	APX4500 7/800
FIRE	APX4500Li	94	a	20	QA03161	ENH: Li P25 9600 TRUNKING ONLY
FIRE	APX4500Li	94	b	20	GA00580	ADD: TDMA OPERATION
FIRE	APX4500Li	94	c	20	QA01749	SW KEY SUPPLEMENTAL DATA
FIRE	APX4500Li	94	d	20	GA00804	ADD: APX O2 CONTROL HEAD (Green)
FIRE	APX4500Li	94	e	20	G444	ADD: APX CONTROL HEAD SOFTWARE
FIRE	APX4500Li	94	f	20	G66	ADD: DASH MOUNT O2 WWM
FIRE	APX4500Li	94	g	20	G174	ADD: ANT 3DB LOW-PROFILE 762-870
FIRE	APX4500Li	94	h	20	W22	ADD: PALM MICROPHONE
FIRE	APX4500Li	94	i	20	G142	ADD: NO SPEAKER NEEDED
FIRE	APX4500Li	94	j	20	GA05100	DEL:NO SFS-STD WARRANTYAPPLIES
FIRE	APX4500Li	95	-	20	M22URS9PW1 N	APX4500 7/800
FIRE	APX4500Li	95	a	20	QA03161	ENH: Li P25 9600 TRUNKING ONLY
FIRE	APX4500Li	95	b	20	GA00580	ADD: TDMA OPERATION
FIRE	APX4500Li	95	c	20	QA01749	SW KEY SUPPLEMENTAL DATA
FIRE	APX4500Li	95	d	20	GA00804	ADD: APX O2 CONTROL HEAD (Green)
FIRE	APX4500Li	95	e	20	G444	ADD: APX CONTROL HEAD SOFTWARE
FIRE	APX4500Li	95	f	20	G66	ADD: DASH MOUNT O2 WWM
FIRE	APX4500Li	95	g	20	G174	ADD: ANT 3DB LOW-PROFILE 762-870
FIRE	APX4500Li	95	h	20	W22	ADD: PALM MICROPHONE
FIRE	APX4500Li	95	i	20	G142	ADD: NO SPEAKER NEEDED
FIRE	APX4500Li	95	j	20	GA05100	DEL:NO SFS-STD WARRANTYAPPLIES
PTP	PTP_SR-EC	513	-	8	DS01010419001	COAXIAL CABLE GROUNDING KITS FOR 1/4" AND 3/8" CABLE
PTP	PTP_SR-EC	514	-	5	DS07009304001	HOISTING GRIP FOR CNT-400 CABLE
PTP	PTP_SR-EC	515	-	1	DS07010110006	ODU COUPLER MOUNTING KIT 11 GHZ - 6DB
PTP	PTP_SR-EC	516	-	1	DS30010195001	50 OHM BRAIDED COAXIAL CABLE - 500 METER, 1640 FEET
PTP	PTP_SR-EC	517	-	2	DS85010089052	4 FT HP ANTENNA, 10.125 - 11.70 GHZ, SINGLE POL, MOT INTERFACE
PTP	PTP_SR-EC	518	-	2	DS85009317001	ODU-B 11GHZ,TR 490&500,LO,B5(10700.0-10890.0 MHZ),RECT WG,NEG POL
PTP	PTP_SR-EC	519	-	2	DS85009317002	ODU-B 11GHZ,TR 490&500,HI,B5(11200.0-11390.0 MHZ),RECT WG,NEG POL
PTP	PTP_SR-EC	520	-	1	DS85009298003	3' HP ANTENNA, 10.125 - 11.70 GHZ, SINGLE POL, MOT INTERFACE
PTP	PTP_SR-EC	521	-	4	DSWB3480HH	PTP 800 MODEM 1000/100BASET WITH CAPACITY CAP 10 MBPS



Group	Sub Group	LIM	O	QTY	NOMENCLATURE	DESCRIPTION
PTP	PTP_SR-EC	522	-	4	DSWB3546	PTP800 MODEM CAPACITY CAP - FULL CAPACITY (PER UNIT)
PTP	PTP_SR-EC	523	-	4	DSWB3555	PTP 800 SERIES AES LICENCE KEY 128BIT - END ONLY
PTP	PTP_SR-EC	524	-	1	DSWB3659	FCC M/W FREQ COORDINATION SERVICE
PTP	PTP_SR-EC	525	-	4	DSWB3616A	COAXIAL CABLE INSTALLATION ASSEMBLY KITS (W/O SURGE ARRESTOR)
PTP	PTP_SR-EC	526	-	4	DSWB3618A	MAINS LEAD- US 3PIN TO C5 (PTP800 AC-DC PSU)
PTP	PTP_SR-EC	527	-	4	DSWB3622A	AC-DC POWER SUPPLY CONVERTOR (NO LEAD CABLE INCLUDED)
PTP	PTP_SR-EC	528	-	4	DSWB3657A	LIGHTNING PROTECTION KIT (2XSPU+MOUNTING KIT)
PTP	PTP_SR-EC	529	-	2	DS11293719	CHATSWORTH LOW PROFILE SHELF - 19INCH RACK IN BLACK
PTP	PTP_Spares	530	-	1	DS85009317001	ODU-B 11GHZ,TR 490&500,LO,B5(10700.0-10890.0 MHZ),RECT WG,NEG POL
PTP	PTP_Spares	531	-	1	DS85009317002	ODU-B 11GHZ,TR 490&500,HI,B5(11200.0-11390.0 MHZ),RECT WG,NEG POL
PTP	PTP_Spares	532	-	1	DSWB3480HH	PTP800 MODEM 1000/100BASET WITH CAPACITY CAP 10 MBPS
PTP	PTP_Spares	533	-	1	DSWB3542	PTP800 MODEM CAPACITY CAP - 100 MBPS (PER UNIT)
PTP	PTP_Spares	534	-	1	DSWB3555	PTP 800 SERIES AES LICENCE KEY 128BIT - END ONLY
PTP	PTP_Spares	535	-	1	DSWB3622A	AC-DC POWER SUPPLY CONVERTOR (NO LEAD CABLE INCLUDED)
PTP	PTP_Spares	536	-	1	DSWB3657A	LPU END KIT PTP800 (1 KIT REQUIRED PER COAXIAL CABLE)



Santa Rosa County (Schedule B)

Compound Period: Annual

Nominal Annual Rate: 1.786%

CASH FLOW DATA

Event	Date	Amount	Number	Period	End Date
1 Loan	11/15/2014	\$ 5,279,240.00	1		
2 Payment	11/15/2015	\$ 809,011.00	7	Annual	11/15/2021

AMORTIZATION SCHEDULE - Normal Amortization

Date	Payment	Interest	Principal	Balance
Loan 11/15/2014				\$ 5,279,240.00
1 11/15/2015	\$ 809,011.00	\$ 94,290.46	\$ 714,720.54	\$ 4,564,519.46
2 11/15/2016	\$ 809,011.00	\$ 81,525.12	\$ 727,485.88	\$ 3,837,033.58
3 11/15/2017	\$ 809,011.00	\$ 68,531.77	\$ 740,479.23	\$ 3,096,554.35
4 11/15/2018	\$ 809,011.00	\$ 55,306.36	\$ 753,704.64	\$ 2,342,849.71
5 11/15/2019	\$ 809,011.00	\$ 41,844.73	\$ 767,166.27	\$ 1,575,683.44
6 11/15/2020	\$ 809,011.00	\$ 28,142.67	\$ 780,868.33	\$ 794,815.11
7 11/15/2021	\$ 809,011.00	\$ 14,195.89	\$ 794,815.11	\$ -
Grand Totals	\$ 5,663,077.00	\$ 383,837.00	\$ 5,279,240.00	

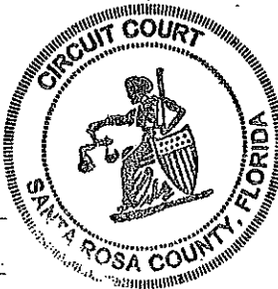
INITIAL INSURANCE REQUIREMENT: \$5,279,240.00

Except as specifically provided in Section five of the Lease hereof, Lessee agrees to pay to Lessor or its assignee the Lease Payments, including the interest portion, in the amounts and dates specified in the above payment schedule.

LESSEE:
SANTA ROSA COUNTY

LESSOR:
Motorola Solutions, Inc.

By: Don Salter
Title: Vice Chairman



By: David K. Liper
Title: Authorized Signatory

Date: November 13 2014

Date: _____

ATTEST: Donald C. Spencer
Donald C. Spencer, Clerk of Court

CERTIFICATE OF INCUMBENCY

I, Donald C. Spencer, do hereby certify that I am the duly elected or
(Signature of Secretary/Clerk)
appointed and acting Secretary or Clerk of the **SANTA ROSA COUNTY**, an entity duly organized and
existing under the laws of the **State of Florida** that I have custody of the records of such entity, and that, as of
the date hereof, the individuals named below are the duly elected or appointed officers of such entity holding
offices set forth opposite of their respective names. I further certify that (i) the signatures set opposite their
respective names and titles are their true and authentic signatures and (ii) such officers have the authority on
behalf of such entity to enter into that certain Equipment Lease Purchase Agreement number **23629** dated
November 13, 2014, and Schedule A number **23629** dated November 13, 2014, between **SANTA ROSA**
COUNTY and Motorola Solutions, Inc. .

Name

Title

Signature

Don Salter

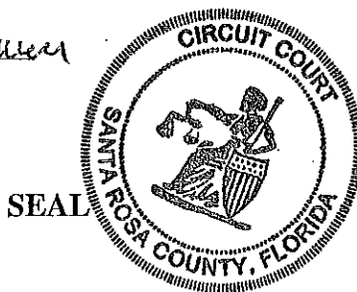
Vice Chairman

(Individual who signed Lease documents should be listed here and sign where applicable)

IN WITNESS WHEREOF, I have executed this certificate and affixed the seal of **SANTA ROSA COUNTY**,
hereto this 13 day of November, 2014.

By:

Jill Deed, Chief Deputy for Donald C. Spencer
(Signature of Secretary/Clerk)



FINANCIAL GUARANTEE

Here, extended coverage, public liability and property damage insurance for all of the Equipment listed on Schedule A number 23629 dated November 14, 2014 by the Florida Equipment Lease Purchase Agreement number 23629 dated November 14, 2014 will be maintained by the SANTA ROSA COUNTY as stated in the Equipment Lease Purchase Agreement.

This insurance shall come from FORTUNA SURETY INSURANCE CO. in its entirety as indicated insured and loss payee for the term of the Agreement & expires 2020 dated November 14, 2014.

This insurance is provided by:

Florida Association of Counties Trust

Name of insurance provider

P.O. Box 1757

Address of insurance provider

Tallahassee, FL 32302-1757

City, State and Zip Code

1-800-445-6248

Phone number of insurance provider

In accordance with the Equipment Lease Purchase Agreement Number 23629, SANTA ROSA COUNTY, hereby and for the following coverage are as will be in full force and effect:

Type	Amount	Effective Date	Expiration Date	Policy Number
Fire and Personal Coverage	<u>N/A</u>	<u>N/A</u>	<u>N/A</u>	<u>N/A</u>
Property Damage	<u>N/A</u>	<u>N/A</u>	<u>N/A</u>	<u>N/A</u>
Public Liability	<u>\$3,000,000.00</u>	<u>10/1/14</u>	<u>10/1/15</u>	<u>TRCT# 9016</u>

County:

SANTA ROSA COUNTY

By: Melissa Lloyd

As: Risk Manager

Date: November 14, 2014

REPLACEMENT OF INSURANCE

Fire, expanded coverage, public liability and property damage insurance for all of the Department listed on Schedule A number 20029 dated November 14, 2014 to the same Equipment Lease Purchase Agreements number 20028 dated November 14, 2014 will be reinstated by the SANTA ROSA COUNTY as stated in the Equipment Lease Purchase Agreement.

This insurance shall name NATIONAL ASSOCIATION, INC. or its assignee as additional insured and hold policy for the term of the Schedule A number 20029 dated November 14, 2014.

This insurance is provided by:

Public Risk Insurance Agency (Brown & Brown) (PRIA)

State of insurance provider

P.O. Box 2416

Address of insurance provider

Daytona Beach, FL 32115

City, State and Zip Code

1-386-252-6176

Phone number of insurance provider

In accordance with the Equipment Lease Purchase Agreement Number 20029, SANTA ROSA COUNTY, hereby certifies that following coverage will be in full force and effect:

Type	Amount	Effective Date	Expiration Date	Policy Number
Fire and Extended Coverage	\$12,000,000	10/1/14	10/1/15	PKFL10571057 14-05
Property Damage	\$12,000,000	10/1/14	10/1/15	PKFL10571057 14-05
Public Liability	M/A	M/A	M/A	M/A

Witness:

SANTA ROSA COUNTY

By: Melissa Lloyd

As: Risk Manager

Date: November 14, 2014

STATEMENT OF ESSENTIAL USE/SOURCE OF FUNDS

To further understand the essential governmental use intended for the equipment together with an understanding of the sources from which payments will be made, please address the following questions by completing this form or by sending a separate letter:

1. What is the specific use of the equipment? **Public Safety Communication System**

2. Why is the equipment essential to the operation of **SANTA ROSA COUNTY**?

This communication system is essential to the mission critical life safety operations of Santa Rosa County First Responders.

3. Does the equipment replace existing equipment? **Yes,**

If so, why is the replacement being made? **The existing equipment is out-dated and no longer supports the needs of Santa Rosa County.**

4. Is there a specific cost justification for the new equipment? **Yes**

If yes, please attach outline of justification. **Life Safety and Economic Development of a safe community.**

5. What is the expected source of funds for the payments due under the Lease for the current fiscal year and future fiscal years? **General Funds**

Lessee: **SANTA ROSA COUNTY**

By:

Don Salter

Its:

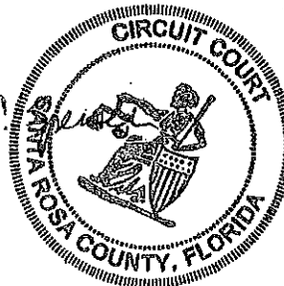
Vice Chairman

Date:

November 13, 2014

ATTEST:

Donald C. Spencer, Clerk of Court
Donald C. Spencer, Clerk of Court



RESOLUTION NO. 2014 - 39

At a duly called meeting of the Governing Body of the Santa Rosa County Board of County Commissioners, Lessee (as defined in the Lease Agreement) held on November 13, 2014, the following resolution was introduced and adopted.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF SANTA ROSA COUNTY, THAT:

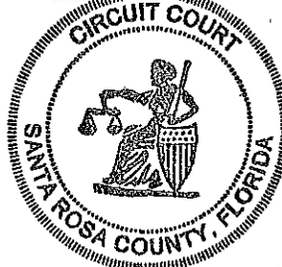
- 1. Determination of Need.** The Santa Rosa County Board of County Commissioners has determined that a true and very real need exists for the acquisition of the Equipment or other personal property described in the Lease Schedule dated as of November 13, 2014, between **SANTA ROSA COUNTY** (Lessee) and **MOTOROLA SOLUTIONS, INC.** (Lessor).
- 2. Approval and Authorization.** The Santa Rosa County Board of County Commissioners has determined that the Lease Agreement, substantially in the form presented to this meeting, is in the best interests of the Lessee for the acquisition of such Equipment or other personal property, and the Board hereby approves entering into the Lease Agreement by the Lessee and hereby designates and authorizes the Chairman or Vice Chairman of the Board of County Commissioners to execute and deliver the Lease Agreement on Lessee's behalf with such changes thereto as such person deems appropriate, and any related documents, including any escrow agreement, necessary to the consummation of the transactions contemplated by the Lease Agreement.
- 3. Adoption of Resolution.** The signatures below from the designated individuals for the Governing Body of the Lessee evidence the adoption of this Resolution.

PASSED AND ADOPTED by the Santa Rosa County Board of County Commissioners, on a vote of 4 yeas, and 0 nays, and 1 absent, in regular session, this 3 day of November 2014.

**BOARD OF COUNTY COMMISSIONERS
SANTA ROSA COUNTY, FLORIDA**

BY: Don Salter

CHAIRMAN



ATTEST:

Donald C. Spencer
CLERK OF COURT

Information Return for Tax-Exempt Governmental Obligations

Under Internal Revenue Code section 149(e)

See separate instructions.

Caution: If the issue price is under \$100,000, use Form 8038-GC.

OMB No. 1545-0720

Part I Reporting Authority		If Amended Return, check here <input type="checkbox"/>	
1 Issuer's name Santa Rosa County		2 Issuer's employer identification number (EIN)	
3a Name of person (other than issuer) with whom the IRS may communicate about this return (see instructions)		3b Telephone number of other person shown on 3a	
4 Number and street (or P.O. box if mail is not delivered to street address) 6495 Caroline Street	Room/suite	5 Report number (For IRS Use Only) 3	
6 City, town, or post office, state, and ZIP code Milton FL 32570		7 Date of issue 11/15/2014	
8 Name of issue Equipment Lease-Purchase Agreement Schedule A 23629		9 CUSIP number	
10a Name and title of officer or other employee of the issuer whom the IRS may call for more information (see instructions)		10b Telephone number of officer or other employee shown on 10a	

Part II Type of Issue (enter the issue price). See the instructions and attach schedule.		
11	Education	11
12	Health and hospital	12
13	Transportation	13
14	Public safety	14 5,074,737.72
15	Environment (including sewage bonds)	15
16	Housing	16
17	Utilities	17
18	Other. Describe <input type="checkbox"/>	18
19	If obligations are TANs or RANs, check only box 19a <input type="checkbox"/>	
	If obligations are BANs, check only box 19b <input type="checkbox"/>	
20	If obligations are in the form of a lease or installment sale, check box <input type="checkbox"/>	

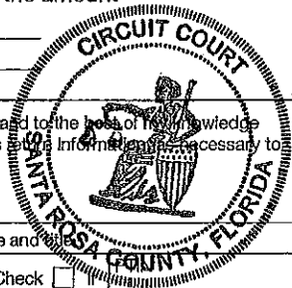
Part III Description of Obligations. Complete for the entire issue for which this form is being filed.					
	(a) Final maturity date	(b) Issue price	(c) Stated redemption price at maturity	(d) Weighted average maturity	(e) Yield
21	11/15/2021	\$ 5,074,737.72	\$ 5,074,737.72	7 years	2.82 %

Part IV Uses of Proceeds of Bond Issue (including underwriters' discount)		
22	Proceeds used for accrued interest	22
23	Issue price of entire issue (enter amount from line 21, column (b))	23 5,074,737.72
24	Proceeds used for bond issuance costs (including underwriters' discount)	24
25	Proceeds used for credit enhancement	25
26	Proceeds allocated to reasonably required reserve or replacement fund	26
27	Proceeds used to currently refund prior issues	27
28	Proceeds used to advance refund prior issues	28
29	Total (add lines 24 through 28)	29
30	Nonrefunding proceeds of the issue (subtract line 29 from line 23 and enter amount here)	30

Part V Description of Refunded Bonds. Complete this part only for refunding bonds.	
31	Enter the remaining weighted average maturity of the bonds to be currently refunded <input type="checkbox"/> _____ years
32	Enter the remaining weighted average maturity of the bonds to be advance refunded <input type="checkbox"/> _____ years
33	Enter the last date on which the refunded bonds will be called (MM/DD/YYYY) <input type="checkbox"/> _____
34	Enter the date(s) the refunded bonds were issued (MM/DD/YYYY) <input type="checkbox"/> _____

Part VI Miscellaneous

- 35 Enter the amount of the state volume cap allocated to the issue under section 141(b)(5) **35**
- 36a Enter the amount of gross proceeds invested or to be invested in a guaranteed investment contract (GIC) (see instructions) **36a**
- b Enter the final maturity date of the GIC ▶ _____
- c Enter the name of the GIC provider ▶ _____
- 37 Pooled financings: Enter the amount of the proceeds of this issue that are to be used to make loans to other governmental units **37**
- 38a If this issue is a loan made from the proceeds of another tax-exempt issue, check box and enter the following information:
 - b Enter the date of the master pool obligation ▶ _____
 - c Enter the EIN of the issuer of the master pool obligation ▶ _____
 - d Enter the name of the issuer of the master pool obligation ▶ _____
- 39 If the issuer has designated the issue under section 265(b)(3)(B)(i)(II) (small issuer exception), check box ▶
- 40 If the issuer has elected to pay a penalty in lieu of arbitrage rebate, check box ▶
- 41a If the issuer has identified a hedge, check here and enter the following information:
 - b Name of hedge provider ▶ _____
 - c Type of hedge ▶ _____
 - d Term of hedge ▶ _____
- 42 If the issuer has superintegrated the hedge, check box ▶
- 43 If the issuer has established written procedures to ensure that all nonqualified bonds of this issue are remediated according to the requirements under the Code and Regulations (see instructions), check box ▶
- 44 If the issuer has established written procedures to monitor the requirements of section 148, check box ▶
- 45a If some portion of the proceeds was used to reimburse expenditures, check here and enter the amount of reimbursement ▶ _____
 - b Enter the date the official intent was adopted ▶ _____



Signature and Consent	Under penalties of perjury, I declare that I have examined this return and accompanying schedules and statements, and to the best of my knowledge and belief, they are true, correct, and complete. I further declare that I consent to the IRS's disclosure of the issuer's information as necessary to process this return, to the person that I have authorized above.			
	<i>Paul David Chief Deputy for Donald C. Spencer</i>	Date	4/14/14	Type or print name and
Paid Preparer Use Only	Print/Type preparer's name	Preparer's signature	Date	Check <input type="checkbox"/> self-employed
	Firm's name ▶			Firm's EIN ▶
	Firm's address ▶			Phone no.

EQUIPMENT LEASE PURCHASE AGREEMENT DELIVERY AND ACCEPTANCE CERTIFICATE

The undersigned Lessee hereby acknowledges receipt of the Equipment described below ("Equipment") and Lessee hereby accepts the Equipment after full inspection thereof as satisfactory for all purposes of lease Schedule A to the Equipment Lease Purchase Agreement executed by Lessee and Lessor.

Equipment Lease Purchase Agreement Date: November 13, 2014

Lease Schedule A Date: November 13, 2014

Equipment Lease Purchase Agreement No.: 23629

Lease Schedule A No. : 23629

EQUIPMENT INFORMATION

QUANTITY	MODEL NUMBER	EQUIPMENT DESCRIPTION
		Equipment referenced in lease Schedule A# 23629 dated November ____, 2014 . See Schedule A for a detailed Equipment List.

LESSEE:

SANTA ROSA COUNTY

By: _____

Date: _____



STATE OF FLORIDA
DIVISION OF EMERGENCY MANAGEMENT

CHARLIE CRIST
Governor

W. CRAIG FUGATE
Director

STATEWIDE MUTUAL AID AGREEMENT

This Agreement is between the FLORIDA DIVISION OF EMERGENCY MANAGEMENT (“Division”) and the local government signing this Agreement (the “Participating Parties”). This agreement is based on the existence of the following conditions:

A. The State of Florida is vulnerable to a wide range of disasters that are likely to cause the disruption of essential services and the destruction of the infrastructure needed to deliver those services.

B. Such disasters are likely to exceed the capability of any one local government to cope with the emergency with existing resources.

C. Such disasters may also give rise to unusual technical needs that the local government may be unable to meet with existing resources, but that other local governments may be able to offer.

D. The Emergency Management Act, Chapter 252, provides each local government of the state the authority to develop and enter into mutual aid agreement within the state for reciprocal emergency aid and assistance in case of emergencies too extensive to deal with unassisted, and through such agreements to ensure the timely reimbursement of costs incurred by the local governments which render such assistance.

E. Pursuant to Chapter 252, the Division has the authority to coordinate assistance between local governments during emergencies and to concentrate available resources where needed.

Based on the existence of the foregoing conditions, the parties agree to the following:

ARTICLE I.

Definitions. As used in this Agreement, the following expressions shall have the following meanings:

A. The “Agreement” is this Agreement, which shall be referred to as the Statewide Mutual Aid Agreement (“SMAA”).

B. The “Participating Parties” to this Agreement are the Division and any and all special districts,

educational districts, and other local and regional governments signing this Agreement.

C. The “Division” is the Division of Emergency Management.

E. The “Requesting Parties” to this Agreement are Participating Parties who request assistance during a declared state of emergency.

F. The “Assisting Parties” to this Agreement are Participating Parties who render assistance in a disaster to a Requesting Party.

G. The “State Emergency Operations Center” is the facility designated by the State Coordinating Officer to manage and coordinate assistance to local governments during a disaster.

H. The “Comprehensive Emergency Management Plan” is the biennial Plan issued by the Division in accordance with § 252.35(2)(a), Florida Statutes.

I. The “State Coordinating Officer” is the official whom the Governor designates, by Executive Order, to act for the Governor in responding to a disaster, and to exercise the powers of the Governor in accordance with the Executive Order, Chapter 252, Florida Statutes, and the State Comprehensive Emergency Management Plan.

J. The “Period of Assistance” is the time during which any Assisting Party renders assistance to any Requesting Party in a declared disaster, and shall include both the time necessary for the resources and personnel of the Assisting Party to travel to the place specified by the Requesting Party and the time necessary to return them to their place of origin or to the headquarters of the Assisting Party.

K. A “special district” is any local or regional governmental entity which is an independent special district within the meaning of § 189.403(1), Florida Statutes, regardless of whether established by local, special, or general act, or by rule, ordinance, resolution, or interlocal agreement.

L. An “educational district” is any school district within the meaning of § 1001.30, Florida Statutes and any community school and state university within the meaning of § 1000.21, Florida Statutes.

M. An “interlocal agreement” is any agreement between local governments within the meaning of § 163.01(3)(a), Florida Statutes.

N. A “local government” is any educational district and any entity that is a “local governmental entity” within the meaning of § 11.45(1)(e), Florida Statutes.

O. Any expressions not assigned definitions elsewhere in this Agreement shall have the definitions assigned them by the Emergency Management Act.

ARTICLE II.

Applicability of the Agreement. A Participating Party may request assistance under this Agreement only for a “major” or “catastrophic disaster” as defined in § 252.34, Florida Statutes. If the Participating Party has no other mutual aid agreement that covers a “minor” disaster, it may also invoke assistance under this Agreement for a “minor disaster.”

ARTICLE III.

Invocation of the Agreement. In the event of a disaster or threatened disaster, a Participating Party may invoke assistance under this Agreement by requesting it from any other Participating Party, or from the Division if, in the judgment of the Requesting Party, its own resources are inadequate to meet the disaster.

A. Any request for assistance under this Agreement may be oral, but within five (5) calendar days must be confirmed in writing by the County Emergency Management Agency of the Requesting Party, unless the State Emergency Operations Center has been activated in response to the disaster for which assistance is requested.

B. All requests for assistance under this Agreement shall be transmitted by County Emergency Management Agency of the Requesting Party to either the Division, or to another Participating Party. If the Requesting Party transmits its request for Assistance directly to a Participating Party other than the Division, the Requesting Party and Assisting Party shall keep the Division advised of their activities.

C. The Division shall relay any requests for assistance under this Agreement to such other Participating Parties as it may deem appropriate, and shall coordinate the activities of the Assisting Parties so as to ensure timely assistance to the Requesting Party. All such activities shall be carried out in accordance with the State’s Comprehensive Emergency Management Plan.

D. Nothing in this Agreement shall be construed to allocate liability for the costs of personnel, equipment, supplies, services and other resources that are staged by the Division, or by other agencies of the State of Florida, for use in responding to a disaster pending the assignment of such personnel, equipment, supplies, services and other resources to a emergency support function/mission. The documentation, payment, repayment, and reimbursement of all such costs shall be rendered in accordance with the Comprehensive Emergency Management Plan, and general accounting best practices procedures and protocols.

ARTICLE IV.

Responsibilities of Requesting Parties. To the extent practicable, all Requesting Parties seeking assistance under

this Agreement shall provide the following information to the Division and the other Participating Parties. In providing such information, the Requesting Party may use *Form A* attached to this Agreement, and the completion of Form A by the Requesting Party shall be deemed sufficient to meet the requirements of this Article:

- A. A description of the damage sustained or threatened;
- B. An identification of the specific Emergency Support Function or Functions for which such assistance is needed;
- C. A description of the specific type of assistance needed within each Emergency Support Function;
- D. A description of the types of personnel, equipment, services, and supplies needed for each specific type of assistance, with an estimate of the time each will be needed;
- E. A description of any public infrastructure for which assistance will be needed;
- F. A description of any sites or structures outside the territorial jurisdiction of the Requesting Party needed as centers to stage incoming personnel, equipment, supplies, services, or other resources;
- G. The place, date and time for personnel of the Requesting Party to meet and receive the personnel and equipment of the Assisting Party; and
- H. A technical description of any communications or telecommunications equipment needed to ensure timely communications between the Requesting Party and any Assisting Parties.

ARTICLE V.

Responsibilities of Assisting Parties. Each Participating Party shall render assistance under this Agreement to any Requesting Party to the extent practicable that its personnel, equipment, resources and capabilities can render assistance. If a Participating Party which has received a request for assistance under this Agreement determines that it has the capacity to render some or all of such assistance, it shall provide the following information to the Requesting Party and shall transmit it without delay to the Requesting Party and the Division. In providing such information, the Assisting Party may use *Form B* attached to this Agreement, and the completion of Form B by the Assisting Party shall be deemed sufficient to meet the requirements of this Article:

- A. A description of the personnel, equipment, supplies and services it has available, together with a description of the qualifications of any skilled personnel;
- B. An estimate of the time such personnel, equipment, supplies, and services will continue to be available;
- C. An estimate of the time it will take to deliver such personnel, equipment, supplies, and services at the

date, time and place specified by the Requesting Party;

D. A technical description of any communications and telecommunications equipment available for timely communications with the Requesting Party and other Assisting Parties; and

E. The names of all personnel whom the Assisting Party designates as Supervisors.

ARTICLE VI.

Rendition of Assistance. After the Assisting Party has delivered its personnel, equipment, supplies, services, or other resources to the place specified by the Requesting Party, the Requesting Party shall give specific assignments to the Supervisor(s) of the Assisting Party, who shall be responsible for directing the performance of these assignments. The Assisting Party shall have authority to direct the manner in which the assignments are performed. In the event of an emergency that affects the Assisting Party, all personnel, equipment, supplies, services and other resources of the Assisting Party shall be subject to recall by the Assisting Party upon not less than five (5) calendar days notice or, if such notice is impracticable, as much notice as is practicable under the circumstances.

A. For operations at the scene of *catastrophic* and *major* disasters, the Assisting Party shall to the fullest extent practicable give its personnel and other resources sufficient equipment and supplies to make them self-sufficient for food, shelter, and operations unless the Requesting Party has specified the contrary. For *minor* disasters, the Requesting Party shall be responsible to provide food and shelter for the personnel of the Assisting Party unless the Requesting Party has specified the contrary. In its request for assistance the Requesting Party may specify that Assisting Parties send only self-sufficient personnel or self-sufficient resources.

B. Unless the Requesting Party has specified the contrary, it shall to the fullest extent practicable, coordinate all communications between its personnel and those of any Assisting Parties, and shall determine all frequencies and other technical specifications for all communications and telecommunications equipment to be used.

C. Personnel of the Assisting Party who render assistance under this Agreement shall receive their usual wages, salaries and other compensation, and shall have all the duties, responsibilities, immunities, rights, interests and privileges incident to their usual employment.

ARTICLE VII.

Procedures for Reimbursement. Unless the Division or the Assisting Party, as the case may be, state the contrary in writing, the ultimate responsibility for the reimbursement of costs incurred under this Agreement shall rest with the Requesting Party, subject to the following conditions and exceptions:

A. In accordance with this Agreement, the Division shall pay the costs incurred by an Assisting Party in responding to a request that the Division initiates on its own, and not for another Requesting Party.

B. An Assisting Party shall bill the Division or other Requesting Party as soon as practicable, but not later than thirty (30) calendar days after the Period of Assistance has closed. Upon the request of any of the concerned Participating Parties, the State Coordinating Officer may extend this deadline for cause.

C. If the Division or the Requesting Party protests any bill or item on a bill from an Assisting Party, it shall do so in writing as soon as practicable, but in no event later than thirty (30) calendar days after the bill is received. Failure to protest any bill or billed item in writing within thirty (30) calendar days shall constitute agreement to the bill and the items on the bill and waive the right to contest the bill.

D. If the Division protests any bill or item on a bill from an Assisting Party, the Assisting Party shall have thirty (30) calendar days from the date of protest to present the bill or item to the original Requesting Party for payment, subject to any protest by the Requesting Party.

E. If the Assisting Party cannot reach a mutual agreement with the Division or the Requesting Party to the settlement of any protested bill or billed item, the Division, the Assisting Party, or the Requesting Party may elect binding arbitration to determine its liability for the protested bill or billed item in accordance with Section F of this Article.

F. If the Division or a Participating Party elects binding arbitration it may select as an arbitrator any elected official of another Participating Party, or any other official of another Participating Party whose normal duties include emergency management, and the other Participating Party shall also select such an official as an arbitrator, and the arbitrators thus chosen shall select another such official as a third arbitrator.

G. The three (3) arbitrators shall convene by teleconference or videoconference within thirty (30) calendar days to consider any documents and any statements or arguments by the Department, the Requesting Party, or the Assisting Party concerning the protest, and shall render a decision in writing not later than ten (10) business days after the close of the hearing. The decision of a majority of the arbitrators shall bind the parties, and shall be final.

H. If the Requesting Party has not forwarded a request through the Division, or if an Assisting Party has rendered assistance without being requested to do so by the Division, the Division shall not be liable for the costs of any such assistance. All requests to the Federal Emergency Management Agency (FEMA) for the reimbursement of costs incurred by any Participating Party shall be made by and through the Division.

I. If FEMA denies any request for reimbursement of costs which the Division has already advanced to an Assisting Party, the Assisting Party shall repay such costs to the Division, but the Division may waive such repayment for cause.

ARTICLE VIII.

Costs Eligible for Reimbursement. The costs incurred by the Assisting Party under this Agreement shall be reimbursed as needed to make the Assisting Party whole to the fullest extent practicable.

A. Employees of the Assisting Party who render assistance under this Agreement shall be entitled to receive from the Assisting Party all their usual wages, salaries, and any and all other compensation for mobilization, hours worked, and demobilization. Such compensation shall include any and all contributions for insurance and retirement, and such employees shall continue to accumulate seniority at the usual rate. As between the employees and the Assisting Party, the employees shall have all the duties, responsibilities, immunities, rights, interests and privileges incident to their usual employment. The Requesting Party shall reimburse the Assisting Party for these costs of employment.

B. The costs of equipment supplied by the Assisting Party shall be reimbursed at the rental rate established for like equipment by the regulations of the Federal Emergency Management Agency, or at any other rental rate agreed to by the Requesting Party. The Assisting Party shall pay for fuels, other consumable supplies, and repairs to its equipment as needed to keep the equipment in a state of operational readiness. Rent for the equipment shall be deemed to include the cost of fuel and other consumable supplies, maintenance, service, repairs, and ordinary wear and tear. With the consent of the Assisting Party, the Requesting Party may provide fuels, consumable supplies, maintenance, and repair services for such equipment at the site. In that event, the Requesting Party may deduct the actual costs of such fuels, consumable supplies, maintenance, and services from the total costs otherwise payable to the Assisting Party. If the equipment is damaged while in use under this Agreement and the Assisting Party receives payment for such damage under any contract of insurance, the Requesting Party may deduct such payment from any item or items billed by the Assisting Party for any of the costs for such damage that may otherwise be payable.

C. The Requesting Party shall pay the total costs for the use and consumption of any and all consumable supplies delivered by the Assisting Party for the Requesting Party under this Agreement. In the case of perishable supplies, consumption shall be deemed to include normal deterioration, spoilage and damage notwithstanding the exercise of reasonable care in its storage and use. Supplies remaining unused shall be returned to the Assisting Party

in usable condition upon the close of the Period of Assistance, and the Requesting Party may deduct the cost of such returned supplies from the total costs billed by the Assisting Party for such supplies. If the Assisting Party agrees, the Requesting Party may also replace any and all used consumable supplies with like supplies in usable condition and of like grade, quality and quantity within the time allowed for reimbursement under this Agreement.

D. The Assisting Party shall keep records to document all assistance rendered under this Agreement. Such records shall present information sufficient to meet the audit requirements specified in the regulations of FEMA and any applicable circulars issued by the State of Florida Office of Management and Budget. Upon reasonable notice, the Assisting Party shall make its records available to the Division and the Requesting Party for inspection or duplication between 8:00 a.m. and 5:00 p.m. on all weekdays, except for official holidays.

ARTICLE IX.

Insurance. Each Participating Party shall determine for itself what insurance to procure, if any. With the exceptions in this Article, nothing in this Agreement shall be construed to require any Participating Party to procure insurance.

A. Each Participating Party shall procure employers' insurance meeting the requirements of the Workers' Compensation Act, as amended, affording coverage for any of its employees who may be injured while performing any activities under the authority of this Agreement, and shall file with the Division a certificate issued by the insurer attesting to such coverage.

B. Any Participating Party that elects additional insurance affording liability coverage for any activities that may be performed under the authority of this Agreement shall file with the Division a certificate issued by the insurer attesting to such coverage.

C. Any Participating Party that is self-insured with respect to any line or lines of insurance shall file with the Division copies of all resolutions in current effect reflecting its determination to act as a self-insurer.

D. Subject to the limits of such liability insurance as any Participating Party may elect to procure, nothing in this Agreement shall be construed to waive, in whole or in part, any immunity any Participating Party may have in any judicial or quasi-judicial proceeding.

E. Each Participating Party which renders assistance under this Agreement shall be deemed to stand in the relation of an independent contractor to all other Participating Parties, and shall not be deemed to be the agent of any other Participating Party.

F. Nothing in this Agreement shall be construed to relieve any Participating Party of liability for its own conduct and that of its employees.

G. Nothing in this Agreement shall be construed to obligate any Participating Party to indemnify any other Participating Party from liability to third parties.

ARTICLE X.

General Requirements. Notwithstanding anything to the contrary elsewhere in this Agreement, all Participating Parties shall be subject to the following requirements in the performance of this Agreement:

A. To the extent that assistance under this Agreement is funded by State funds, the obligation of any statewide instrumentality of the State of Florida to reimburse any Assisting Party under this Agreement is contingent upon an annual appropriation by the Legislature.

B. All bills for reimbursement under this Agreement from State funds shall be submitted in detail sufficient for auditing purposes. To the extent that such bills represent costs incurred for travel, such bills shall be submitted in accordance with applicable requirements for the reimbursement of state employees for travel costs.

C. All Participating Parties shall allow public access to all documents, papers, letters or other materials subject to the requirements of the Public Records Act, as amended, and made or received by any Participating Party in conjunction with this Agreement.

D. No Participating Party may hire employees in violation of the employment restrictions in the Immigration and Nationality Act, as amended.

E. No costs reimbursed under this Agreement may be used directly or indirectly to influence legislation or any other official action by the Legislature of the State of Florida or any of its agencies.

F. Any communication to the Division under this Agreement shall be sent to the Director, Division of Emergency Management, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100. Any communication to any other Participating Party shall be sent to the official or officials specified by that Participating Party on *Form C* attached to this Agreement. For the purpose of this Section, any such communication may be sent by the U.S. Mail, e-mail, or by facsimile.

ARTICLE XI.

Effect of Agreement. Upon its execution by a Participating Party, this Agreement shall have the following effect with respect to that Participating Party:

A. The execution of this Agreement by any Participating Party which is a signatory to the Statewide Mutual Aid Agreement of 1994 shall terminate the rights, interests, duties, and responsibilities and obligations of that Participating Party under that agreement, but such termination shall not affect the liability of the Participating Party for the reimbursement of any costs due under that agreement, regardless of whether billed or unbilled.

B. The execution of this Agreement by any Participating Party which is a signatory to the Public Works Mutual Aid Agreement shall terminate the rights, interests, duties, responsibilities and obligations of that Participating Party under that agreement, but such termination shall not affect the liability of the Participating Party for the reimbursement of any costs due under that agreement, regardless of whether billed or unbilled.

C. Upon the activation of this Agreement by the Requesting Party, this Agreement shall supersede any other existing agreement between it and any Assisting Party to the extent that the former may be inconsistent with the latter.

D. Unless superseded by the execution of this Agreement in accordance with Section A of this Article, the Statewide Mutual Aid Agreement of 1994 shall terminate and cease to have legal existence after June 30, 2001.

E. Upon its execution by any Participating Party, this Agreement will continue in effect for one (1) year from its date of execution by that Participating Party, and it shall automatically renewed one (1) year after its execution unless within sixty (60) calendar days before that date the Participating Party notifies the Division, in writing, of its intent to withdraw from the Agreement.

F. The Division shall transmit any amendment to this Agreement by sending the amendment to all Participating Parties not later than five (5) business days after its execution by the Division. Such amendment shall take effect not later than sixty (60) calendar days after the date of its execution by the Division, and shall then be binding on all Participating Parties. Notwithstanding the preceding sentence, any Participating Party who objects to the amendment may withdraw from the Agreement by notifying the Division in writing of its intent to do so within that time in accordance with Section E of this Article.

ARTICLE XII.

Interpretation and Application of Agreement. The interpretation and application of this Agreement shall be governed by the following conditions:

A. The obligations and conditions resting upon the Participating Parties under this Agreement are not independent, but dependent.

B. Time shall be of the essence of this Agreement, and of the performance of all conditions, obligations, duties, responsibilities and promises under it.

C. This Agreement states all the conditions, obligations, duties, responsibilities and promises of the Participating Parties with respect to the subject of this Agreement, and there are no conditions, obligations, duties, responsibilities or promises other than those expressed in this Agreement.

D. If any sentence, clause, phrase, or other portion of this Agreement is ruled unenforceable or invalid, every other sentence, clause, phrase or other portion of the Agreement shall remain in full force and effect, it being the intent of the Division and the other Participating Parties that every portion of the Agreement shall be severable from every other portion to the fullest extent practicable. The Division reserves the right, at its sole and absolute discretion, to change, modify, add, or remove portions of any sentence, clause, phrase or other portion of this Agreement that conflicts with state law, regulation, or policy. If the change is minor, the Division will notify the Participating Party of the change and such changes will become effective immediately; therefore, please check these terms periodically for changes. If the change is substantive, the Participating Party may be required to execute the Agreement with the adopted changes. Your continued or subsequent use of this Agreement following the posting of minor changes to this Agreement will mean you accept those changes.

E. The waiver of any obligation or condition in this Agreement by a Participating Party shall not be construed as a waiver of any other obligation or condition in this Agreement.

NOTE: On August 20, 2007, this Agreement was modified by the Division of Emergency Management. This document replaces the July 31, 2000 edition of the Statewide Mutual Aid Agreement; however, any and all Agreements previously executed shall remain in full force and effect. Any local government, special district, or educational institution which has yet to execute this Agreement should use the August 20, 2007 edition for the purposes of becoming a signatory.

IN WITNESS WHEREOF, the Participating Parties have duly executed this Agreement on the date specified below:

FOR ADOPTION BY A COUNTY

STATE OF FLORIDA
DIVISION OF EMERGENCY MANAGEMENT

By: _____
Director

Date: _____

ATTEST:
CLERK OF THE CIRCUIT COURT

BOARD OF COUNTY COMMISSIONERS
OF _____ COUNTY,
STATE OF FLORIDA

By: _____
Deputy Clerk

By: _____
Chairman

Date: _____

Approved as to Form:

By: _____
County Attorney

FOR ADOPTION BY A CITY

STATE OF FLORIDA
DIVISION OF EMERGENCY MANAGEMENT

By: _____
Director

Date: _____

ATTEST:
CITY CLERK

CITY OF _____
STATE OF FLORIDA

By: _____

By: _____

Title: _____

Title: _____

Date: _____

Approved as to Form:

By: _____
City Attorney

FOR ADOPTION BY A EDUCATIONAL DISTRICT

STATE OF FLORIDA
DIVISION OF EMERGENCY MANAGEMENT

By: _____
Director

Date: _____

SCHOOL DISTRICT,
STATE OF FLORIDA

By: _____

By: _____

Title: _____

Title: _____

Date: _____

Approved as to Form:

By: _____
Attorney for District

FOR ADOPTION BY A COMMUNITY COLLEGE OR STATE UNIVERSITY

STATE OF FLORIDA
DIVISION OF EMERGENCY MANAGEMENT

By: _____
Director

Date: _____

ATTEST:

BOARD OF TRUSTEES
OF _____ COMMUNITY COLLEGE,
STATE OF FLORIDA

BOARD OF TRUSTEES
OF _____ UNIVERSITY,
STATE OF FLORIDA

By: _____
Clerk

By: _____
Chairman

Date: _____

Approved as to Form:

By: _____
Attorney for Board

FOR ADOPTION BY A SPECIAL DISTRICT

STATE OF FLORIDA
DIVISION OF EMERGENCY MANAGEMENT

By: _____
Director

Date: _____

_____ SPECIAL DISTRICT,
STATE OF FLORIDA

By: _____

By: _____

Title: _____

Title: _____

Date: _____

Approved as to Form:

By: _____
Attorney for District

FOR ADOPTION BY AN AUTHORITY

STATE OF FLORIDA
DIVISION OF EMERGENCY MANAGEMENT

By: _____
Director

Date: _____

ATTEST:

BOARD OF TRUSTEES
OF _____ AUTHORITY,
STATE OF FLORIDA

By: _____
Clerk

By: _____
Chairman

Date: _____

Approved as to Form:

By: _____
Attorney for Board

FOR ADOPTION BY A COMMUNITY DEVELOPMENT DISTRICT

STATE OF FLORIDA
DIVISION OF EMERGENCY MANAGEMENT

By: _____
Director

Date: _____

COMMUNITY DEVELOPMENT DISTRICT,
STATE OF FLORIDA

By: _____

By: _____

Title: _____

Title: _____

Date: _____

Approved as to Form:

By: _____
Attorney for District

Date: _____

FORM A

ASSISTANCE REQUEST FORM

******TO BE COMPLETED BY THE REQUESTING PARTY******

Date: _____

Name of Requesting Party: _____

Contact Information for Requesting Party:

Name: _____

Telephone: _____

Mobile: _____

Email: _____

Description of Damage:

Types of Assistance Needed:

FORM A
ASSISTANCE REQUEST FORM
(continued)

Date and Time to Deliver Resources: _____

Delivery Location of Requested Resources: _____

Authorized Official's Name: _____

Authorized Official's Signature: _____

FORM B

ASSISTANCE CONFIRMATION FORM

*****TO BE COMPLETED BY THE ASSISTING PARTY*****

Date: _____

Name of Assisting Party: _____

Contact Information for Assisting Party:

Name: _____

Telephone: _____

Mobile: _____

Email: _____

Description of Resources Available:

Estimated Time of Resource Availability:

From: _____ To: _____

Estimated Time of Resource Delivery:

Day: _____ Time: _____

Authorized Official's Name: _____

Authorized Official's Signature: _____

FORM C

CONTACT INFORMATION FOR AUTHORIZED REPRESENTATIVES

Name of Government: _____

Mailing Address: _____

Authorized Representative Contact Information

Primary Authorized Representative

Name: _____

Title: _____

Address: _____

Day Phone: _____ Night Phone: _____

Facsimile: _____ Email: _____

1st Alternate Authorized Representative

Name: _____

Title: _____

Address: _____

Day Phone: _____ Night Phone: _____

Facsimile: _____ Email: _____

2nd Alternate Authorized Representative

Name: _____

Title: _____

Address: _____

Day Phone: _____ Night Phone: _____

Facsimile: _____ Email: _____

*****PLEASE UPDATE AS ELECTIONS OR APPOINTMENTS OCCUR*****

**SAMPLE AUTHORIZING RESOLUTION
FOR ADOPTION OF
STATEWIDE MUTUAL AID AGREEMENT**

RESOLUTION NO. _____

WHEREAS, the State of Florida Emergency Management Act, Chapter 252, authorizes the State and its political subdivisions to provide emergency aid and assistance in the event of a disaster or emergency; and

WHEREAS, the statutes also authorize the State to coordinate the provision of any equipment, services, or facilities owned or organized by the State or its political subdivisions for use in the affected area upon the request of the duly constituted authority of the area; and

WHEREAS, this Resolution authorizes the request, provision, and receipt of interjurisdictional mutual assistances in accordance with the Emergency Management Act, Chapter 252, among political subdivisions within the State; and

NOW, THEREFORE, be it resolved by _____ that in order to maximize the prompt, full and effective use of resources of all participating governments in the event of an emergency or disaster we hereby adopt the Statewide Mutual Aid Agreement which is attached hereto and incorporated by reference.

ADOPTED BY: _____

DATE: _____

I certify that the foregoing is an accurate copy of the Resolution adopted by _____ on _____.

BY: _____

TITLE: _____

DATE: _____

DISPATCH COMMUNICATION AGREEMENT

THIS DISPATCH AGREEMENT (the "Agreement") is made as of the date set forth below the signature page hereto by and between Lifeguard Ambulance Service of Florida, LLC ("Company"), and Santa Rosa County ("Service Provider").

I. Preliminary Statement

Subject to the terms and conditions of this Agreement, Service Provider desires to provide to Company, and Company desires to engage Service Provider to perform, the Dispatch Communication, following and locating services described in Attachment B hereto (the "Services") for Company's non-emergent transport operations described in Attachment C hereto (the "Transport Operations").

NOW, THEREFORE, in consideration of the foregoing and the mutual covenants contained herein, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. **Engagement and Performance of Services.** Company engages Service Provider to provide the Services for the Ambulance Operations during the term of this Agreement, and Service Provider accepts such engagement. In connection with providing the Services, Service Provider shall take general direction from, and shall coordinate efforts with the individual executing this Agreement on behalf of Company (or to such other person as may be designated by such person) (the "Company Contact"). Service Provider's operations will comply with the requirements and specifications described on Attachment A (Communication Center Specifications and Requirements) hereto. Service Provider acknowledges that Company's Transport Operations operate on a 24 hour / 7 day a week basis, and that it is of critical importance that the Services be available at all times.

(a) The Services shall include those dispatch services in accordance with the applicable ambulance and dispatch regulations, standards, policies, directives and guidelines for ambulance transports.

(b) Service Provider shall not use any individual for dispatch duties under this Agreement who has not completed Company orientation and training for non-emergent dispatch processes to Company's satisfaction, nor shall Service Provider use any individual until their name has been provided to Company.

(c) Service Provider shall provide Company access to the personnel and training records of all of its employees who will be conducting the Services for Company and provide such other information and access necessary for Company to provide management oversight as required by the applicable ambulance and dispatch regulations, standards, policies, directives and guidelines for ambulance transports.

2. **Consideration and Payment.** As compensation for the Services, Company shall pay Service Provider as follows: \$80,000.00 per year which shall be paid monthly in equal payments of \$6,666.67 each. Company agrees to pay Service Provider the monthly fees using electronic automatic payments for the term of this Agreement. The parties agree that said fees are fair market value for the Services rendered.

Unless otherwise expressly provided herein, all expenses incurred by Service Provider in performing its obligations under this Agreement shall be borne by Service Provider.

3. **Term and Termination.** This Agreement shall be effective from the date hereof for a period of three (3) years. Either party may terminate this Agreement at any time and for any reason upon one hundred and eighty (180) days' prior written notice to the other party. Either party may terminate this Agreement, without prejudice to any other rights hereunder, at law or in equity, upon thirty (30) days' prior written notice to the other party in the event of any breach by the other party of any of the provisions of this Agreement, unless the other party cures such breach within fifteen (15) days of giving such notice.

4. **Additional Service Provider Representations and Covenants.** Service Provider represents, warrants and covenants with Company as follows:

(a) **Compliance with Ambulance and Health Care Laws and Regulations; Operational Control of Transport Operations.** The parties intend to comply fully with all applicable state and federal laws and regulations, including but not limited to (i) The Social Security Act, the federal Anti-Kickback Statute, the federal False Claims Act, and all applicable state and federal fraud and abuse laws and rules and (ii) the applicable ambulance and dispatch regulations, standards, policies, directives and guidelines. If any terms or conditions of this Agreement are determined by any court or by the OIG of the Department of Health and Human Services or by other applicable regulatory agency or body to be contrary to any such statutes or regulations, the parties agree to promptly and in good faith confer and resolve any issues so as to make the performance of this Agreement consistent with all applicable statutes and regulations. It is not the intent of either party that any remuneration, benefit or privilege provided under this Agreement shall influence or in any way be based on referral or recommended referral of patients from Service Provider to Company.

The Company is a duly licensed ambulance service provider, and shall at all times retain operational control and responsibility for all vehicles used for the Transport Operations, and all such operations will be conducted under the Company's policies, procedures and protocols. Service Provider shall not exercise operational control responsibility either by itself or in conjunction with the Company. The Company will specify the conditions under which transports may be operated. Initiation of all transports shall be made by the Company through its authorized personnel.

(b) **Authority; Qualifications; No Conflicts; Company Policies and Code of Conduct.** Service Provider represents, warrants and covenants to Company that:

(i) Service Provider has full power, authority and right to execute this Agreement and to perform the Services and other obligations under this Agreement.

(ii) Service Provider is fully qualified to perform the Services. All Services shall be performed with promptness and diligence and in accordance with generally accepted industry standards.

(iii) Service Provider is not a party to, or bound by, any agreement, obligation or binding understanding (written or oral) that would limit or impair Service Provider's performance of its obligations hereunder. Service Provider has revealed to the Company all information pertaining to possible conflicts of interest created by providing the Services, including Service Provider having any interest in (or being owned in any part by) any entity competing with Company. Any future circumstances that could create possible conflicts of interest will be disclosed to Company as soon as they become known to Service Provider. Specifically, Service Provider will inform Company of any business relationship, circumstances or situation which would prejudice in any way the conduct of Service Provider hereunder according to the highest ethical and business standards or place Company in any kind of embarrassing situation.

(iv) Service Provider will comply with any written Company manuals, policies or code of conduct that is provided to Service Provider by Company, as if Service Provider was a Company employee directly subject to such items.

(c) **Independent Contractor Status.** Service Provider is an independent contractor to Company. Nothing in this Agreement shall be deemed or construed to create a partnership or joint venture between the Company and the Service Provider.

(d) **Confidentiality; Publicity.** The Service Provider (a) shall keep the Confidential Information (as hereinafter defined) confidential, (b) shall not in any manner, directly or indirectly, disclose, divulge, communicate, transfer or otherwise make available the Confidential Information or any part thereof to any person or entity and (c) shall use the Confidential Information only to provide the Services. "Confidential Information" shall include all information, data and material of any kind, nature or description (whether represented in a tangible or an intangible form) relating in any way to Company, or its business (or business prospects), which is, directly or indirectly: (i) disclosed orally, in writing, electronically or by any other means to Service Provider or (ii) observed or learned by Service Provider performing the Services. Without limiting the generality of the foregoing, "Confidential Information" shall include: transport volumes, names, business patterns and practices of any customers, marketing methods, concepts, ideas or strategies and related data, prices at which it

sells or has sold goods or services, customer lists, supplier lists, product cost information, employee information, materials, records, documents, equipment, notebooks, reports, files (electronic or otherwise), computer programs and disks, books, correspondence, creations, developments, patterns, programs, methods, techniques, processes, studies, analyses, schedules, specifications, plans, technical data, compilations, devices, inventions, material lists, and other information relating to the manner of operation of Company or its business. This Section shall survive any termination of this Agreement. Both parties will comply with Florida Public Records Law.

(e) Service Provider will not use Company's name or the name of any Company Transport programs in any advertising, promotional material, press release, publication, public announcement, or through other public media, written or oral, without the prior written consent of the Company.

In addition, Service Provider agrees to the terms of the Business Associate Addendum attached hereto as Attachment D.

(f) **Indemnification.** Service Provider shall indemnify, defend and hold Company harmless from and against any and all costs, damages and expenses (including any attorneys fees and court costs) that are incurred by Company as a result of, in connection with or relating to Service Provider's negligence in providing the Services or breach of any provision of this Agreement.

5. General Provisions.

(a) **Entire Agreement.** This Agreement incorporates by this reference the Preliminary Statement hereto, and the parties represent and warrant to each other that such Preliminary Statement is true and correct. This Agreement contains the parties' entire understanding and agreement with respect to the subject matter hereof. Any and all conflicting or inconsistent discussions, agreements, promises, representations and statements, if any, between the parties or their representatives that are not incorporated herein shall be null and void and are merged into this Agreement.

(b) **Modification, Amendment and Waiver.** Neither this Agreement, nor any part hereof, may be modified or amended orally, by trade usage or by course of conduct or dealing, but only by and pursuant to an instrument in writing duly executed and delivered by the party sought to be charged therewith. No covenant or condition of this Agreement can be waived except by the written consent of the party entitled to receive the benefit thereof.

(c) **Successors and Assigns.** This Agreement shall be binding upon, and inure to the benefit of, the parties hereto and their respective successors and permitted assigns. This Agreement shall inure to the benefit of Company's subsidiaries, and they shall be deemed to be included in the definition of "Company." Except as expressly provided herein, neither this Agreement nor any rights hereunder may be assigned, delegated (in whole or in part) or transferred by Service Provider without the prior written consent of Company.

(d) **Notices.** Any notice provided pursuant to this Agreement, if specified to be in writing, shall be in writing and shall be deemed given (i) if by hand delivery, upon receipt thereof, (ii) if mailed within the United States, 3 days after deposit in the United States mails, postage prepaid, certified mail return receipt requested, (iii) if by overnight or similar third party courier service, then upon delivery thereof as confirmed by such service, (iv) if by facsimile upon confirmation thereof, or (v) if by e-mail transmission, upon electronic confirmation of receipt thereof. All notices shall be sent to the addresses set forth in the signature page hereto or such other address as a party may in the future specify in writing to the other party.

(e) **Governing Law; Waiver of Jury Trial.** This Agreement shall be governed and construed in accordance with the laws of the State of Florida, without regard to its choice or conflict of laws provisions. EACH PARTY HEREBY WAIVES ANY RIGHT TO TRIAL BY JURY FOR ANY MATTER RELATING TO THIS AGREEMENT, AND AGREES THAT ANY SUCH MATTER SHALL BE TRIED SOLELY BY THE COURT.

(f) **Severability.** If any Section (or part thereof) of this Agreement is found by a court of competent jurisdiction to be contrary to, prohibited by or invalid under any applicable law, such court may modify such Section (or part thereof) so, as modified, such Section (or part thereof) will be enforceable and will to the maximum extent possible comply with the apparent intent of the parties in drafting such Section (or part thereof). If

B

no such modification is possible, such Section (or part thereof) shall be deemed omitted, without invalidating the remaining provisions hereof. No such modification or omission of a Section (or part thereof) shall in any way affect or impair such Section (or part thereof) in any other jurisdiction.

(g) **Captions.** The captions, headings or titles of the various Sections of this Agreement are for convenience of reference only, and shall not be deemed or construed to limit or expand the substantive provisions of such Sections.

(h) **Counterparts.** This Agreement may be executed in two or more counterparts, each of which shall constitute an original, but all of which together shall constitute a single agreement.

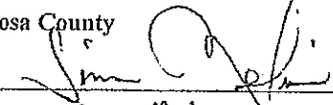
[signature page next]

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IN WITNESS WHEREOF, the undersigned have executed this Agreement as of the date set forth below the signature of Company.

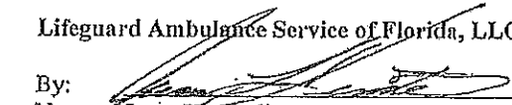
SERVICE PROVIDER:

Santa Rosa County

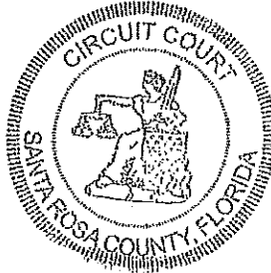
By: 
Name: Jim Melum
Title: Chairman
Date: BCC approved 9/25/14
Address: 6495 Caroline Street, Ste M
Milton, FL 32520
Facsimile: 850-983-1856
E-mail:

COMPANY:

Lifeguard Ambulance Service of Florida, LLC

By: 
Name: Jason Kimbrell
Title: Vice President Operations
Date:
Address: 4340 Avalon Boulevard
Milton, FL 32583
Facsimile:
E-mail: jasonkimbrell@lifeguardambulance.com

ATTEST: 
Donald C. Spencer, Clerk of Court



D

Attachment A -- Communication Center Specifications and Requirements

- I. The Service Provider's communications center ("CC") shall use the Enroute CAD software package and shall have:
 1. Equipment with compatible radios for the vehicles utilized in the Transport Operations;
 2. Phone lines (with ability to answer Lifeguard phone numbers) to efficiently handle coordination with in-house and outlying facilities during a transport;
 3. Radio and Phone patch capability;
 4. Trained dispatch personnel to handle all phases of the transport and necessary communication coordination;
 5. A map of the operational area with mileage referenced to include; outlying referral facilities, cities, town's, highways, roads, terrain, contours, airports, med-i-ports, intercept points within the operational service volume of the program or a computerized version of this service;
 6. DeLorme Street Atlas, or comparable computerized mapping software available;
 7. A television monitor showing a weather channel format or, if available, a radar feed from a national weather service, used for weather updates and trends or access to the internet version of this service;
 8. A paging system to notify driver and medical crew of a transport, and to communicate directly with the driver when not on a mission;
 9. Necessary equipment (internet feed and separate computer monitor) to monitor the system at all times;
 10. Recording equipment to record all phone and radio communications;
 11. Capability to use customized or purchased software (Computerized Aided Dispatch – CAD) to document all coordination and segments of the Transport to include, but not be limited to:
 - a. Time of call
 - b. Name and phone number of requesting agency
 - c. Age, diagnosis or mechanism of injury
 - d. Referring and receiving physician and facilities
 - e. Verification of acceptance pr patient and bed availability by referring MD or facility
 - f. Destination
 - g. Weather checks prior to departure and during mission as needed
 - h. Previous turn-down of the mission
 - i. Time of Dispatch
 - j. Time depart base
 - k. Number and names of persons involved in the transport
 - l. Estimated Time of Arrival (ETA)
 - m. Pertinent destination information
 - n. Distance travelled
 - o. Time arrive location
 - p. Time depart location
 - q. Time arrive destination
 - r. Time depart destination
 - s. Time arrive base
 - t. Time aborted and reason
 - u. Response time (calculated by CAD)
 - v. Ground time (calculated by CAD)
 - w. Transport time (calculated by CAD)
 - x. Total Mission time (calculated by CAD)

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12. Capability to maintain electronic logs of transport requests and their dispositions (i.e. taken, cancelled, etc.), the format for such logs will be Company designed;
13. Participate in mission briefing (at start of the shift) and debriefing after the mission;
14. Perform drills annually (at least one drill and one general test of all emergency procedures to include fire drill, intruder on premises, catastrophic failure of the communications center, mishaps, forces of nature, etc.);
15. Follow Lifeguard Communication Center policies and procedures; and
16. All dispatch personnel shall complete Company Orientation and Training to Company's satisfaction prior to assuming the role of dispatcher for Company's Transport Operations which include competency in the following areas, but is not limited to:
 - a. Medical terminology and obtaining patient information
 - b. Knowledge of EMS roles and responsibilities
 - c. State and local regulations regarding EMS
 - d. Familiarization with equipment used in the field setting
 - e. General safety rules and emergency procedures pertinent to medical transport and dispatch procedures
 - f. Navigation techniques/terminology, Transport following and map skills, inclusive of GPS navigation and approaches
 - g. Understanding weather interpretation and how to retrieve current and forecasted weather to assist the pilot during a transport as requested
 - h. Types of radio frequency bands used in medical and ground EMS
 - i. Assistance with the hazardous materials response and recognition procedure using appropriate reference materials
 - j. Stress recognition and management to include resources for Critical Incident Stress Debriefing
 - k. Customer service/public relations/phone etiquette
 - l. Quality management
 - m. Crew Resource Management (CRM)
 - n. Computer literacy and software training; and
 - o. Familiarity with Communication Center policies and procedures.

Attachment B – Dispatch Services

The Service Provider will furnish and manage on behalf of the Company, Ambulance dispatch and communications services, including a dispatch/medical communications facility, sufficient to handle all non-emergent requests for Ambulance service within the Service Area. Such service shall include, but is not limited to, dispatch personnel, equipment, acquisition and maintenance, in-service training, quality improvement monitoring, purchasing and inventory control, and related support services.

The Service Provider's Communications/Dispatch Center, will provide the following services:

A. Routine Transfer Calls

Summary: Establish procedures for dispatching transfer calls from medical facilities. Transfer patients from medical facilities will not take precedence over medical calls in the field.

1. A transfer to SRC from either Escambia County or Okaloosa County does not need prior approval. A transfer from SRC to Escambia County or Okaloosa County does not need prior approval.

Example: Baptist Hosp. to Jay Hosp.....No approval needed
 Ft. Walton to Baybreeze.....No approval needed
 Baptist Hosp. to Ft Walton.....Approval needed
 Santa Rosa Hosp. to Brewton.....Approval needed

2. EMS Supervisor approval must be obtained prior to handling any out of town transfer. Get the caller's name, number and information and forward to the EMS Supervisor.
3. Do not go below Level 3 for routine transfers including in county transfers. If the emergency call load has been high you can contact the EMS Supervisor to recommend staffing at Level 4 until the call load declines. The final decision will be up to the EMS Supervisor.
4. In the event a pre-scheduled transfer will not be picked up at the designated time the EMC will contact the on duty EMS Supervisor.
5. The EMS Supervisor will also be contacted for routine transfers that have been holding for over an hour or the EMC anticipates will hold for over an hour. This will allow the EMS Supervisor to make contact with the hospital and explain the delay.

B. Stat Transfer Calls

Summary: Establish procedures for dispatching routine stat transfer calls and emergency stat transfer calls from medical facilities.

1. Routine Stat Transfers will be handled as emergency calls with the closest EMS unit being sent running no lights or sirens. A routine Stat Transfer can be diverted from if another emergency call is received and that unit is closer.
 - a. If the Specialist has a concern that it may not be a true stat - contact the EMS Supervisor on duty.
2. Emergency Stat Transfers will be handled as emergency calls with the closest EMS unit being sent using lights and sirens. DO NOT divert off of an emergency Stat Transfer except for Delta and Echo calls where the unit assigned to the Stat is closest. Following are the three types of Stat Transfers constituting an Emergency Stat:
 - a. Stroke Alert
 - b. Stemi Alert
 - c. Trauma Stat

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- d. Time Sensitive (going directly to a cath, operating room, post code, etc.) If you are uncertain about the need to respond lights and sirens contact the EMS Supervisor for approval.
- 3. Do not divert an EMS unit off of any emergency call to take an Emergency Stat Transfer or Routine Stat Transfer.
- 4. If an EMS unit is diverted off of any Stat Transfer, the EMC will dispatch the next closest EMS unit and make contact with the hospital to advise the circumstances and provide an updated ETA.
- 5. If a unit is not available for a Stat Transfer the EMC will advise the requesting facility and tell them an EMS Supervisor will be contacting them. The EMC will then immediately notify the on duty EMS Supervisor with the caller's name and contact number. If the EMS Supervisor is not available contact the EMS General Manager.

C. EMS VA Calls

Summary: Establish procedures for dispatching calls from the VA Clinics. Lifeguard holds the transport contract for these facilities. Routine transfers from these facilities will not take precedence over emergency medical calls in the field. The EMC will make every effort to handle transfer calls in a timely manner.

- 1. When receiving a request for transport from one of the VA Clinics to another facility, the EMC will utilize the VA/Transfer button located in the 9-1-1 phone portion of the dispatch computers.
- 2. Follow the questions as scripted. At the beginning of the sequence, you will need to ask the caller "Are you requesting lights & sirens?"
 - a. If the caller advises no then the EMC will dispatch the appropriate unit for local transport. The EMS Supervisor will determine which unit will be assigned if it is going to Biloxi VA.
 - b. If the caller advises they are requesting "lights & sirens" the EMC will either contact Escambia with the information or transfer the call to Escambia.
- 3. For Stat Transfers out of the VA Clinic (*does not include transfers going to Biloxi*) the EMC will utilize the VA/Transfer button and follow the same questioning as listed above. If the caller states they want the patient transported with "lights & sirens" the EMC will contact Escambia ECC and turn the call over.
- 4. Notify the EMS Supervisor anytime we turn a call over to Escambia originating from one of the VA facilities.

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Attachment C – Company Transport Operations
(Locations)

Program Name: Lifeguard Ambulance Service of Florida, LLC

Base Location(s): 4340 Avalon Boulevard
Milton, Florida 32583



Attachment D -- Business Associate Addendum

THIS BUSINESS ASSOCIATE ADDENDUM ("Addendum") is entered into by and between the Service Provider and the Company identified in the Dispatch Agreement ("Services Agreement") to which this Addendum is attached.

Preliminary Statement

- A. Under the Health Insurance Portability and Accountability Act of 1996, as amended and including all regulations promulgated thereunder ("HIPAA"), and Title XIII of Division A of the American Recovery and Reinvestment Act of 2009, as amended, and including all regulations promulgated thereunder ("HITECH"), Company is required to enter into business associate agreements with Company's business associates to assure that Company's business associates appropriately safeguard patient information.
- B. Business Associate provides transport communication services and related services for or on behalf of Company involving the potential use, disclosure, receipt, maintenance, transmission and/or creation of certain Protected Health Information ("Company PHI") pursuant to the Services Agreement.
- C. Company cannot permit Business Associate to provide services pursuant to the Services Agreement unless Business Associate agrees to the terms of this Addendum.
- D. The parties desire to enter into this Addendum to (i) permit Business Associate to provide services pursuant to the Services Agreement, (ii) protect the privacy and security of Company PHI in compliance with HIPAA and HITECH, and (iii) set forth the manner in which Business Associate will handle Company PHI.

Agreement

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. Definitions.

- (a) All terms used (but not otherwise defined in this Addendum) and defined under HIPAA or HITECH shall have the meaning ascribed to them in HIPAA or HITECH, as applicable.
- (b) Capitalized terms used in this Addendum shall have the following meanings, provided that if any of the following definitions conflicts with the respective definition of such term in HIPAA or HITECH, as applicable, the definition in HIPAA or HITECH, as applicable, shall control:
 - i. Protected Health Information or PHI means information, including demographic information, that (A) is created or received by a healthcare provider, health plan, employer or healthcare clearinghouse, (B) relates to the past, present or future physical or mental condition of a patient, the provision of healthcare to a patient, or the past, present or future payment for the provision of healthcare to a patient, and (C) identifies the patient (or there is a reasonable basis to believe the information can be used to identify the patient).
 - ii. Electronic PHI means PHI which is transmitted by or maintained in electronic media.

2. Rights of Business Associate. Except to the extent restricted or limited by this Addendum or applicable law, Business Associate shall have the right to Use and Disclose Company PHI as necessary to perform Business Associate's obligations under the Services Agreement.

3. Obligations of Business Associate. With regard to the Use and Disclosure of Company PHI, Business Associate agrees as follows:

- (a) Use and Disclosure of Company PHI. Business Associate shall Use and Disclose Company PHI only as permitted by the terms of this Addendum or applicable law and only to the extent that such Use and Disclosure would not violate HIPAA or HITECH if Used or Disclosed in such manner by Company. Upon the written request of Company, Business Associate may Use Company PHI to provide data aggregation services related to the healthcare operations of the Company as permitted by 45 C.F.R. § 164.504(e)(2)(i)(B).
- (b) Other Permitted Uses and Disclosures. Business Associate may Use and Disclose Company PHI as required by applicable law, to report violations of law in accordance with § 164.502(j)(1) of HIPAA, and as necessary for the proper management and administration of the Business Associate or to carry out Business Associate's legal responsibilities, provided that Business Associate may Disclose Company PHI to third parties not employed by Business Associate only if (i) the Disclosure is required by law, or (ii) Business Associate obtains reasonable assurances from the recipient that (A) the Company PHI will remain confidential and will be Used or further Disclosed only as required by law or for the purpose for which it was Disclosed to the recipient, and (B) the recipient will notify Business Associate of any breach of confidentiality of Company PHI.
- (c) Safeguards. Business Associate shall implement appropriate administrative, technical and physical safeguards to protect the confidentiality, integrity and availability of any Company PHI that it creates, receives, maintains or transmits to or on behalf of Company as required by HIPAA and HITECH, including compliance with the standards set forth in 45 C.F.R. §§ 164.308, 164.310, 164.312 and 164.316, and to prevent any Use or Disclosure of Company PHI not authorized by the terms of this Addendum.
- (d) Agents and Subcontractors. Business Associate shall enter into a written agreement with all agents and subcontractors to whom Business Associate provides Company PHI, which agreement shall include and require such agent or subcontractor to comply with the same restrictions and conditions that apply under this Addendum to Business Associate with respect to Company PHI. If Business Associate becomes aware of a pattern or practice of activity of an agent or subcontractor that would constitute a material breach or violation of the written agreement between Business Associate and such agent or subcontractor, Business Associate shall take reasonable steps to cure such breach or terminate such written agreement with such agent or subcontractor.
- (e) Mitigation. Business Associate shall take any and all actions necessary to promptly mitigate any harmful effects known to Business Associate to result from an unauthorized Use or Disclosure of Company PHI by Business Associate, its agents or subcontractors.
- (f) Access to PHI. To enable Company to respond to a patient's request to access the patient's PHI, Business Associate shall make the patient's PHI maintained by Business Associate available to Company for inspection and copying within five (5) days of receiving Company's request for access. If Business Associate maintains Protected Health Information in a Designated Record Set for Company, Business Associate agrees to provide, at the request of Company, in the time and manner reasonably designated by Company, access to or an electronic copy of Protected Health Information in a Designated Record Set, to Company or, as directed by Company, to an Individual, or a third party designated by the Individual, in order to meet the requirements under 45 C.F.R. § 164.524 and under 42 U.S.C. § 17935(e). If Business Associate maintains Protected Health Information in a Designated Record Set for Company, Business Associate agrees to make any amendment(s) to Protected Health Information in a Designated Record Set that Company directs or agrees to pursuant to 45 C.F.R. § 164.526 at the request of Company or an Individual, and in the time and manner reasonably designated by Company.
- (g) Disclosures to Secretary of DHHS. Business Associate shall (i) make all internal practices, books and records relating to the Use and Disclosure of Company PHI received or created by Business Associate on behalf of Company available to the Secretary of DHHS for the purpose of determining Company's compliance with HIPAA and HITECH, and (ii) provide Company with a

copy (or a listing, if requested by Company) of documents made available to the Secretary of DHHS within five (5) days of providing such documents to DHHS.

- (h) Minimum Necessary. n Using or Disclosing Company PHI and requesting PHI from Company or other third parties, Business Associate shall Use, Disclose or Request only the minimum amount of PHI necessary to accomplish the purpose of the Use, Disclosure or Request, in accordance with the minimum necessary standard set forth in 45 C.F.R. § 164.502(b).
- (i) Compliance with State Law. Notwithstanding any contrary provision contained herein, Business Associate shall comply with all state law requirements concerning Use or Disclosure of PHI applicable pursuant to the state law preemption provisions contained in HIPAA.
 - i. Restrictions Against Sale of PHI; Marketing and Fundraising Communications. Business Associate shall not sell Protected Health Information or receive any direct or indirect remuneration in exchange for Protected Health Information except as permitted by the Agreement or federal law. Business Associate shall not make or cause to be made any communication about a product or service that is prohibited by 42 U.S.C. § 17936(a). Business Associate shall not make or cause to be made any written fundraising communication that is prohibited by 42 U.S.C. § 17936(b).

4. Reporting and Notification Obligations.

- (a) Following Business Associate's discovery (as described in § 164.410(a)(2) of HIPAA) of a Breach of Unsecured Protected Health Information, Business Associate shall notify Company of such Breach in accordance with §§ 164.410 and 164.412 of HIPAA.
- (b) Business Associate shall notify the Privacy Officer of Company within ten (10) days of (i) becoming aware of any successful Security Incident or Use or Disclosure of Company PHI not permitted under the terms of this Addendum (other than a Breach of Unsecured Protected Health Information) or interference with systems operations in an information system containing Company PHI, or (ii) receiving a request from Company to identify any unsuccessful attempts of unauthorized access, Use, Disclosure, modification or destruction of Company PHI or interference with systems operations in an information system containing Company PHI of which Business Associate is aware. Such notification shall include, to the extent possible, and shall be supplemented on an ongoing basis with the identification of each individual whose Unsecured Protected Health Information has been, or is reasonably believed by the Business Associate to have been, accessed, acquired Used or Disclosed during the Use, Disclosure, Security Incident or Breach.
- (c) With respect to any Breach of Unsecured Protected Health Information, in the Company's sole discretion and in accordance with the time and manner reasonably designated by the Company, Business Associate shall: (i) conduct at its sole cost and expense, or pay the costs of conducting, an investigation of any incident required to be reported to the Company under this Section 4(b); and/or (ii) provide at its sole cost and expense, or pay the costs of providing, any security breach notifications required under HIPAA and/or the HITECH Act.
- (d) Business Associate agrees to document Disclosures by Business Associate of Protected Health Information and information related to such Disclosures as would be required for Company to respond to a request by an Individual for an accounting of Disclosures of Protected Health Information in accordance with 45 C.F.R. § 164.528 of the Regulations and 42 U.S.C. § 17935(c). Business Associate agrees to provide to Company or an Individual information collected in accordance with this Section 4(c), to permit Company to respond to a request by an Individual for an accounting of Disclosures of Protected Health Information in accordance with 45 C.F.R. § 164.528 and 42 U.S.C. § 17935(c).

5. Obligations of Company. With respect to the Use and/or Disclosure of Company PHI by Business Associate, Company agrees as follows:

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- (a) Company shall notify Business Associate of any limitation(s) in its notice of privacy practices, to the extent that such limitation(s) impacts or could reasonably be expected to impact Business Associate's Use or Disclosure of Company PHI,
- (b) Company shall inform Business Associate of any changes in, or revocation of, a patient's authorization to Use or Disclose the patient's PHI if such action impacts or could reasonably be expected to impact Business Associate's Use or Disclosure of Company PHI, and
- (c) Company shall notify Business Associate of any restrictions on the Use and/or Disclosure of Company PHI to which Company has agreed if such restriction impacts or could reasonably be expected to impact Business Associate's Use or Disclosure of Company PHI.

6. **Term and Termination.**

- (a) **Term.** Unless earlier terminated pursuant to Section 6(b) below, this Addendum shall be effective on the Effective Date and shall continue in effect until the later to occur of (i) termination of the Services Agreement, and (ii) discontinuation of Business Associate's provision of services to Company involving the Use, Disclosure and/or creation of PHI and the Use or possession of any Company PHI by Business Associate.
- (b) **Termination.** Notwithstanding any contrary provisions regarding termination of the Services Agreement contained in the Services Agreement, if Company determines that Business Associate has breached any provision of this Addendum, Company shall have the right, without incurring liability for damages or penalties as a result of termination of the Services Agreement, to either:
 - i. Immediately terminate this Addendum and the Services Agreement without providing Business Associate an opportunity to cure the breach, or
 - ii. Provide Business Associate with a written notice of breach and terminate this Addendum and the Services Agreement if Business Associate does not cure the breach within thirty (30) days of receiving such notice.
- (c) **Effect of Termination.** Upon termination of this Addendum, Business Associate shall immediately return to Company or destroy, if requested by Company, Company PHI possessed by Business Associate, its agents or subcontractors and retain no copies or back-up records of Company PHI. If such return or destruction is infeasible, as determined by Company, the obligations set forth in this Addendum with respect to Company PHI shall survive termination of the Addendum and Business Associate shall limit any further Use and Disclosure of Company PHI to the purposes that make the return or destruction of Company PHI infeasible.

7. **Indemnification.** Business Associate agrees to indemnify and hold harmless Company and its affiliates, directors, officers, employees and agents against any and all losses, liabilities, judgments, penalties, awards and costs, including costs of investigation and legal fees and expenses, arising out of or related to a breach of this Addendum by Business Associate or an incident described in Section 4(a) or 4(b) caused by Business Associate or Business Associate's employees, subcontractors or agents.

8. **Entire Agreement.** This Addendum constitutes the entire agreement between the parties hereto relating to the subject matter hereof and supersedes any prior or contemporaneous verbal or written agreements, communications and representations relating to the subject matter hereof. Notwithstanding any provision in the Services Agreement indicating that it is the sole agreement governing the relationship between the parties, including a provision that the Services Agreement shall constitute the entire agreement between the parties thereof, the terms of this Addendum shall be effective and shall govern the relationship between the parties with respect to the subject matter hereof.

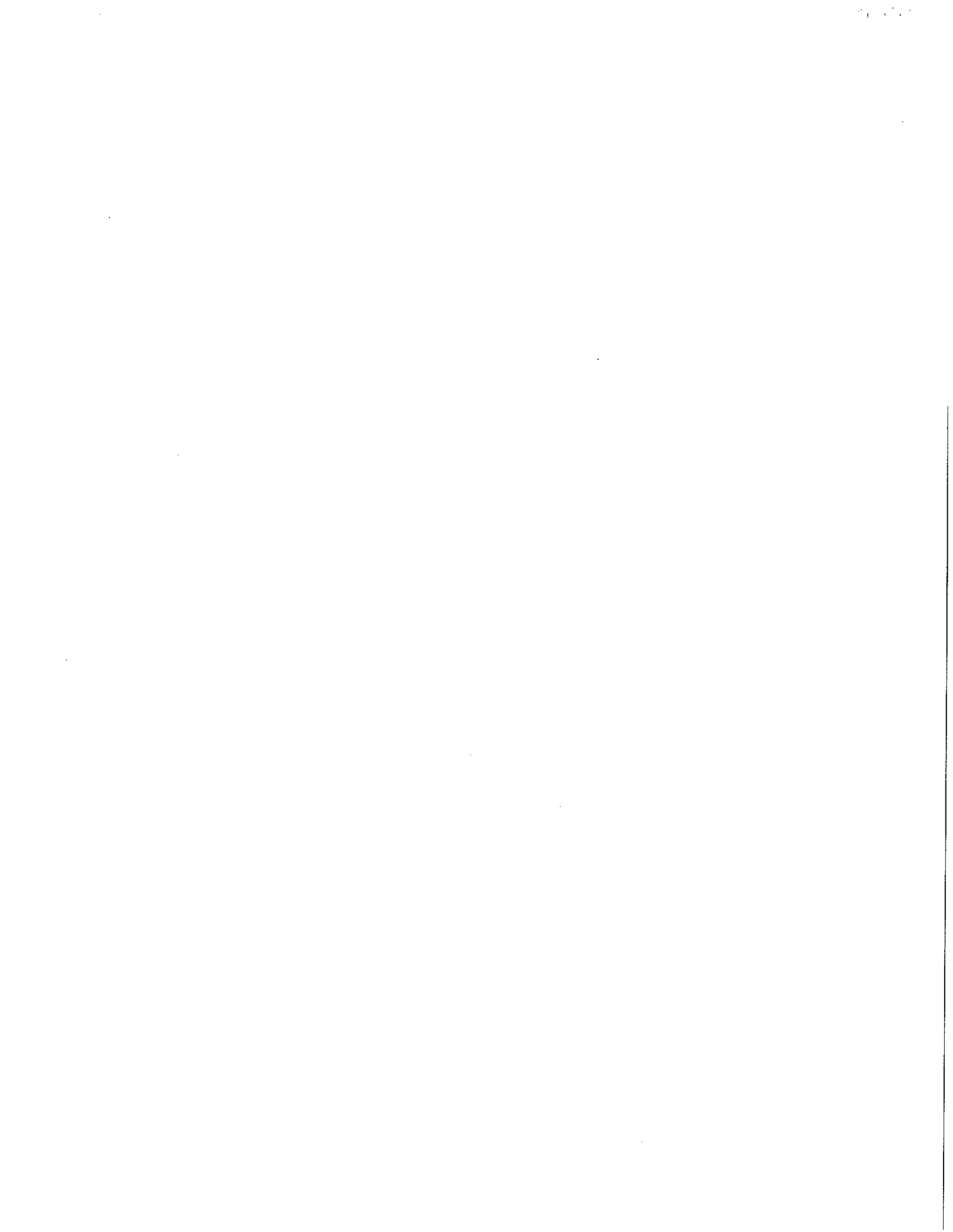
9. **Inconsistencies.** In the event of any inconsistency between the terms of this Addendum and the terms of the Services Agreement, the terms of this Addendum shall prevail with respect to the subject matter hereof notwithstanding any contrary provision in the Services Agreement.
10. **Amendment.** This Addendum may be modified or amended only upon mutual written consent of the parties. The parties agree to take any action required to amend this Addendum if Company, in its reasonable discretion, determines that an amendment is necessary for Company to comply with the requirements of HIPAA, HITECH or any other laws or regulations affecting the Use or Disclosure of Company PHI. If the parties are not able to agree on the terms of such an amendment, either party may terminate this Addendum without incurring liability for damages or penalties thirty (30) days after receipt by the other party of written notice of termination, notwithstanding any contrary provision regarding termination contained in the Services Agreement.
11. **Assignment.** Business Associate may not assign its rights and obligations under this Addendum without the prior written consent of Company. Company may assign its rights and obligations under this Addendum upon providing prior written notice of assignment to Business Associate.
12. **Notices.** Any notices to be given hereunder shall be deemed effectively given when personally delivered, received by electronic means (including facsimile) or overnight courier, or five (5) calendar days after being deposited in the United States mail, with postage prepaid thereon, certified or registered mail, return receipt requested, addressed as follows:

If to Business Associate:	as provided in the Services Agreement
If to Company:	<u>Lifeguard Ambulance Service of Florida, LLC</u> <u>1001 Boardwalk Springs Place, Suite 250</u> <u>O'Fallon, MO 63368</u> <u>Attn: Corporate Compliance Director</u>

13. **Survival.** The obligations of Business Associate to comply with the terms of this Addendum as set forth in Sections 6(c) and 7 of this Addendum shall survive the termination of this Addendum.
14. **No Third Party Beneficiaries.** The terms of this Addendum are not intended and shall not be construed to confer upon any person other than the parties hereto any rights, remedies, obligations or liabilities whatsoever.
15. **Waiver.** A waiver by either party of a breach or failure to perform under this Addendum shall not constitute a waiver of any subsequent breach or failure.
16. **Counterparts/Facsimile.** This Addendum may be executed in counterparts, each of which shall be deemed to be an original and all of which together shall constitute one and the same document. A copy of the Addendum bearing a facsimile signature shall be deemed to be an original.
17. **Governing Law.** This Addendum shall be governed by, construed, interpreted and enforced under the laws of the State of Florida excluding conflicts of laws' provisions, as if executed and fully performed in that state. Both Company and Business Associate hereby submit to the personal jurisdiction of such courts with respect to any such action.

IN WITNESS WHEREOF, each party has caused this Addendum to be duly executed in its name and on its behalf effective as of the Effective Date by signing the Services Agreement.

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1/8/2015 CARL-2

INTERLOCAL AGREEMENT BETWEEN

SANTA ROSA COUNTY
AND ESCAMBIA COUNTY

FOR SHARED USE OF COMMUNICATIONS INFRASTRUCTURE

This Interlocal Agreement (hereinafter "Agreement") is made and entered into this 8th day of January, 2015, by and between Santa Rosa County, a political subdivision of the State of Florida, acting through its Board of County Commissioners (hereinafter "Santa Rosa"), with an administrative address of 6495 Caroline Street, Milton, Florida 32570, and Escambia County, a political subdivision of the State of Florida, acting through its Board of County Commissioners (hereinafter "Escambia"), with an administrative address of P.O. Box 1591, Pensacola, Florida 32597.

WITNESSETH:

WHEREAS, Escambia and Santa Rosa have legal authority to perform general governmental services within their respective jurisdictions; and

WHEREAS, pursuant to §§163.01, Florida Statutes, et seq., Escambia and Santa Rosa are authorized to enter into interlocal agreements and cooperatively utilize their powers and resources in the most efficient manner possible; and

WHEREAS, Escambia and Santa Rosa desire to enter into this Agreement setting forth the terms whereby the parties shall cooperatively utilize certain communications infrastructure owned by Escambia County for the purpose of supporting an interoperable P-25 public safety radio communications system.

NOW THEREFORE, for an in consideration of the mutual covenants contained herein and the mutual benefits and for other good and valuable consideration, the parties to this Agreement hereby agree as follows:

Section 1. Recitals. The recitals contained in the Preamble of this Agreement are declared to be true and correct and are incorporated into this Agreement.

Section 2. Purpose of the Agreement. Pursuant to §§163.01, Florida Statutes, et seq., this Agreement establishes the conditions, extent, and mechanism whereby the parties shall cooperatively utilize certain communications infrastructure owned by Escambia County for the purpose of supporting an interoperable P-25 public safety communications system.

Section 3. Definitions. **P-25 public safety radio communications system:** The digital radio system that provides for communications to all Escambia County Public Safety entities, to include Emergency Communications Center, ECFR, EMS, and ECSO. The P25 system hardware includes; computer servers, base station radios, mobile and portable radios, site routers, microwave towers, microwave radios and dishes, and transmit/receive antennas.

P25 Master Core: The Master Core is housed at the Escambia Public Safety Building located at 6575 North "W" Street. "Core" hardware Includes servers, routers, and computer switches associated with processing, routing and managing digital radio transmissions. **User**

Date: 1/12/2014 Verified By: J. Carlew

Configuration Server (UCS): Database management server used for creating and managing radio "talk groups" within the communications system.

Section 4. Responsibilities of the Parties.

The Parties shall cooperatively establish a technical means whereby Santa Rosa may operate six (6) Motorola P-25 radio sites utilizing Escambia's P25 Master Core. Escambia's existing **User Configuration Server (UCS)** will serve as the primary database server for all user configurations.

Escambia shall provide authorized Santa Rosa staff reasonable access to the UCS for user and system configuration.

Santa Rosa will provide a reliable network connection (microwave, fiber, wireless, common carrier and/or other means) between the Santa Rosa and Escambia network systems and shall, at all times, be responsible for maintaining network connectivity to the UCS.

Escambia will provide Santa Rosa with component rack and antenna mounting space for network connectivity at the Don Sutton Microwave Tower Site located at 2340B Crabtree Church Road. Additionally, Escambia will provide rack space only at the Englewood Microwave Tower Site equipment shelter located at 1218 West Cross Street.

The Parties shall take appropriate measures to prevent the programming of unauthorized radio communications within their respective jurisdictions.

The Parties shall cooperatively define and document preprogrammed interoperable talk groups within each jurisdiction in order to facilitate interoperability during disaster responses. Any other preprogrammed interoperable talk groups crossing jurisdictional boundaries shall require prior written authorization.

The Parties agree to work cooperatively to determine a mutually agreeable operational plan in the event of any system wide upgrades relating to the Master Core. Each Party will be solely responsible for any costs or expenses related to modification, repair, or replacement of their respective components that maybe required to accommodate system wide upgrades

The Parties shall at all times maintain their respective components in good working order. Each Party will be solely responsible for any maintenance costs or expenses related to repair or replacement requirements.

Section 5. Independence of Operations. The Parties hereto shall at all times maintain independent P-25 radio services within their respective jurisdictions.

Section 6. Service Agreement. Escambia previously entered into a Fixed Equipment Service Agreement with Motorola Solutions, Inc., to provide network support services for Escambia's P-25 public safety communications system. (See Motorola Services Agreement and Customer Support Plan, attached hereto and incorporated herein as Exhibit A.) If said Service Agreement is terminated or modified, Escambia shall provide notice of such termination or modification to Santa Rosa.

COPY

Section 7. Maintenance Fee. In exchange for the use of Escambia's Motorola Master Core and existing UCS, Santa Rosa agrees to pay one half of the monthly recurring service fee for the Fixed Equipment Service associated with the Master Core as provided by Motorola Solutions, Inc., pursuant to the Motorola Services Agreement and Customer Support Plan attached as Exhibit A.

Section 8. Permits. The performance by either party under this Agreement shall be subject to and contingent upon receipt of all permits or other federal, state or local governmental authorizations ("Permits") necessary for the use of the Facilities and Equipment, including, but not limited to, any building permits, zoning allowances, variances, special use permits or other permits.

Section 9. Compliance with Laws. The Parties agrees to comply with all federal, state and local laws, rules, policies, or guidelines related to the performance of this Agreement now in effect or hereafter enacted as the same may apply to the use of the Facilities and Equipment, and shall obtain any necessary licenses, permits and other approvals required of the use of said Facilities and Equipment. The Parties further agree to cooperate in obtaining such licenses, permits, and approvals. Each Party shall be responsible for compliance with all FCC and/or OSHA radio frequency rules and regulations as they pertain to each Party's respective components of the Facilities and Equipment

Section 11. Effective Date. This Agreement, after being properly executed by all parties named herein, shall become effective upon its filing with the Clerk of the Circuit Court of Escambia County, Florida. Escambia County shall be responsible for filing this document upon receipt of the executed Agreement.

Section 12. Term. This Agreement shall commence upon the effective date and continue for a term of 10 years. Thereafter, this Agreement shall automatically renew for additional, successive twelve month periods until terminated by either party as provided herein.

Section 13. Termination. Either party may terminate this agreement with or without cause upon providing at least three hundred sixty-five (365) days prior written notice to the non-terminating party. Such termination shall be effective three hundred sixty-five (365) days following the receipt of such notice by the non-terminating party.

Section 14 Removal/Separation. Within one hundred and eighty (180) days after the effective date of termination, the Parties shall separate all network system configurations. Each Party will be solely responsible for any costs or expenses related to modification, repair, or replacement of their respective facilities and equipment as may be necessitated by the system separation.

Section 15. Liability. Subject to any claim of sovereign immunity, each Party to this Agreement shall be fully liable for the acts and omissions of its respective employees and agents in the performance of this Agreement to the extent permitted by law.

Section 16. Records. The parties acknowledge that this Agreement and any related financial records, audits, reports, plans, correspondence, and other documents may be subject to disclosure to members of the public pursuant to Chapter 119, Florida Statutes, as amended. In the event a party fails to abide by the provision of Chapter 119, Florida Statutes, the other party may,

without prejudice to any right or remedy and after giving that party, seven (7) days written notice, during which period the party fails to allow access to such documents, terminate this Agreement.

Section 17. Assignment. The Agreement, or any interest herein, shall not be assigned, transferred, or otherwise encumbered, under any circumstances, by the Parties, without the prior written consent of the other party.

Section 18. Headings. Headings and subtitles used throughout this Agreement are for the purpose of convenience only, and no heading or subtitle shall modify or be used to interpret the text of any section.

Section 19. Survival. All other provisions, which by their inherent character, sense, and context are intended to survive termination of this Agreement, shall survive the termination of this Agreement.

Section 20. Interpretation.

(a) For the purpose of this Agreement, the singular includes the plural and the plural shall include the singular. References to statutes or regulations shall include all statutory or regulatory provisions consolidating, amending, or replacing the statutes or regulations referred to. Words not otherwise defined that have well-known technical or industry meanings, are used in accordance with such recognized meanings.

(b) References to persons include their respective permitted successors and assigns and, in the case of governmental persons, persons succeeding to their respective functions and capacities. This Agreement shall not be more strictly construed against either party hereto by reason of the fact that one party may have drafted or prepared any or all of the terms and provision hereof.

Section 21. Severability. The invalidity or non-enforceability of any portion or provision of this Agreement shall not affect the validity or enforceability of any other portion or provision. Any invalid or unenforceable portion or provision shall be deemed severed from this Agreement and the balance hereof shall be construed and enforced as if this Agreement did not contain such invalid or unenforceable portion or provision.

Section 22. Further Documents. The parties shall execute and deliver all documents and perform further actions that may be reasonably necessary to effectuate the provision of this Agreement.

Section 23. Notices. All notices required to be given under this Agreement shall be in writing, and shall be sent by first class United States mail, unless some other form of notice is established by the County Administrator, to the respective parties as follows:

Escambia County
County Administrator
Escambia County
Post Office Box 1591
Pensacola, Florida 32591

Santa Rosa County
County Administrator
Santa Rosa County
6495 Caroline Street, Suite M
Milton, FL 32570

Section 24. Prior Agreements Superseded. This documents incorporates and includes all prior negotiations, correspondence, conversations, agreements, or understandings applicable to the matters contained herein, and the parties agree that there are no commitments, agreements, or understandings concerning the subject matter of this Agreement, that are not contained in this document. Accordingly, no deviations from the terms and conditions hereof shall be predicated upon any prior representations or agreements, whether oral or written.

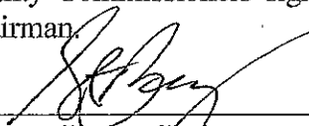
It is further agreed that no modification, amendment, or alteration in the terms and conditions contained herein shall be effective unless contained in a written document executed with the same formality and of equal dignity herewith.

Section 25. Governing Law. The Agreement shall be interpreted under and its performance governed by the laws of the State of Florida. The parties agree that any action relating to this Agreement shall be instituted and prosecuted in the courts of Escambia County, Florida, and therefore, each party to this Agreement hereby waives the right to any change of venue.

Section 26. No Waiver. The failure of either party to enforce at any time or for any period of time any one or more of the provisions of the Agreement shall not be construed to be and shall not be a waiver of any such provision or provisions or of its right thereafter to enforce each and every such provision.

IN WITNESS WHEREOF, the duly authorized representatives of the parties set their hands and seals this day and year first written above.

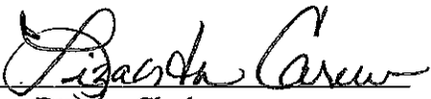
Escambia County, Florida, Board of County Commissioners, a political subdivision of the State of Florida acting through its duly authorized Board of County Commissioners signing by and through its Chairman.

By: 
Steven Barry, Chairman

Date: 11/8/2015

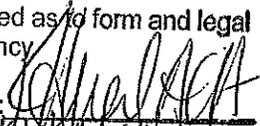
ATTEST: Pam Childers
Clerk of the Circuit Court

BCC Approved: 01-08-2015

By: 
Deputy Clerk



Approved as to form and legal sufficiency

By/Title: 

Date: 12/21/14

Santa Rosa County, Florida, Board of County Commissioners, a political subdivision of the State of Florida acting through its duly authorized Board of County Commissioners signing by and through its Chairman.

(Seal)



By: Don Salter
Don Salter, Chairman

Date: January 14, 2015

ATTEST:

BCC Approved: November 13, 2014

By: Donald C. Spencer
Donald C. Spencer, Clerk of Court



MOTOROLA SOLUTIONS

SERVICES AGREEMENT

Attn: National Service Support/4th fl
1301 East Algonquin Road
(800) 247-2346

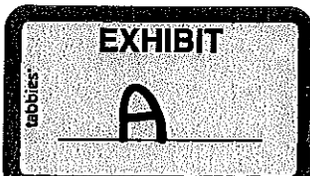
Contract Number: S00001018872
Contract Modifier: RN01

Date: 02/13/2014

Company Name:	Escambia County
Attn:	
Billing Address:	6575 N "W" St
City, State, Zip:	Pensacola, FL, 32505
Customer Contact:	
Phone:	

Required P.O.: No
Customer #: 1000960155
Bill to Tag #: 0001
Contract Start Date: 10/01/2014
Contract End Date: 09/30/2017
Anniversary Day: Sep 30th
Payment Cycle: MONTHLY
PO #:

QTY	MODEL/OPTION	SERVICES DESCRIPTION	MONTHLY EXT	EXTENDED AMT	
		***** Recurring Services *****			
1	SVC01SVC1101C SVC051AD	INFRASTRUCTURE REPAIR WITH ADV REPL ASTRO25 MASTER SITE	\$3,055.60	\$110,001.60	
2	SVC060AD	ASTRO25 DISPATCH SITE			
	SVC01SVC1102C	DISPATCH SERVICE	\$969.28	\$34,894.08	
1	SVC076AD	ASTRO25 MASTER SITE			
20	SVC079AD	ASTRO25 REMOTE SITE			
2	SVC084AD	ASTRO25 DISPATCH SITE			
	SVC01SVC1103C	NETWORK MONITORING SERVICE	\$856.21	\$30,823.56	
1	SVC041AD	ASTRO25 MASTER SITE			
	SVC01SVC1104C	TECHNICAL SUPPORT SERVICE	\$3,440.53	\$123,859.08	
1	SVC032AD	ASTRO25 MASTER SITE			
20	SVC035AD	ASTRO25 REMOTE SITE			
2	SVC040AD	ASTRO25 DISPATCH SITE			
	SVC01SVC1108C	INFRASTRUCTURE REPAIR	\$1,414.76	\$50,931.36	
20	SVC068AD	ASTRO25 REMOTE SITE			
	SVC01SVC1410C	ONSITE INFRASTRUCTURE RESPONSE	\$15,852.13	\$570,676.68	
1	SVC085AD	ASTRO25 MASTER SITE			
20	SVC088AD	ASTRO25 REMOTE SITE			
2	SVC093AD	ASTRO25 DISPATCH SITE			
	SVC02SVC0127A	NICE GOLD PACKAGE SITE(S)	\$1,179.57	\$42,464.52	
1	SVC04SVC0016C	SECURITY UPDATE SERVICE	\$686.63	\$24,718.68	
1	SVC973AE	SUS MASTER SITE STANDARD			
2	SVC976AE	SUS DISPATCH STANDARD			
SPECIAL INSTRUCTIONS - ATTACH STATEMENT OF WORK FOR PERFORMANCE DESCRIPTIONS			Subtotal - Recurring Services	\$27,454.71	\$988,369.56
			Subtotal - One-Time Event Services	\$.00	\$.00
			Total	\$27,454.71	\$988,369.56



Service Terms and Conditions

Motorola Solutions Inc. ("Motorola") and the customer named in this Agreement ("Customer") hereby agree as follows:

Section 1. APPLICABILITY

These Service Terms and Conditions apply to service contracts whereby Motorola will provide to Customer either (1) maintenance, support, or other services under a Motorola Service Agreement, or (2) installation services under a Motorola Installation Agreement.

Section 2. DEFINITIONS AND INTERPRETATION

2.1. "Agreement" means these Service Terms and Conditions; the cover page for the Service Agreement or the Installation Agreement, as applicable; and any other attachments, all of which are incorporated herein by this reference. In interpreting this Agreement and resolving any ambiguities, these Service Terms and Conditions take precedence over any cover page, and the cover page takes precedence over any attachments, unless the cover page or attachment states otherwise.

2.2. "Equipment" means the equipment that is specified in the attachments or is subsequently added to this Agreement.

2.3. "Services" means those installation, maintenance, support, training, and other services described in this Agreement.

Section 3. ACCEPTANCE

Customer accepts these Service Terms and Conditions and agrees to pay the prices set forth in the Agreement. This Agreement becomes binding only when accepted in writing by Motorola. The term of this Agreement begins on the "Start Date" indicated in this Agreement.

Section 4. SCOPE OF SERVICES

4.1. Motorola will provide the Services described in this Agreement or in a more detailed statement of work or other document attached to this Agreement. At Customer's request, Motorola may also provide additional services at Motorola's then-applicable rates for the services.

4.2. If Motorola is providing Services for Equipment, Motorola parts or parts of equal quality will be used; the Equipment will be serviced at levels set forth in the manufacturer's product manuals; and routine service procedures that are prescribed by Motorola will be followed.

4.3. If Customer purchases from Motorola additional equipment that becomes part of the same system as the initial Equipment, the additional equipment may be added to this Agreement and will be billed at the applicable rates after the warranty for that additional equipment expires.

4.4. All Equipment must be in good working order on the Start Date or when additional equipment is added to the Agreement. Upon reasonable request by Motorola, Customer will provide a complete serial and model number list of the Equipment. Customer must promptly notify Motorola in writing when any Equipment is lost, damaged, stolen or taken out of service. Customer's obligation to pay Service fees for this Equipment will terminate at the end of the month in which Motorola receives the written notice.

4.5. Customer must specifically identify any Equipment that is labeled intrinsically safe for use in hazardous environments.

4.6. If Equipment cannot, in Motorola's reasonable opinion, be properly or economically serviced for any reason, Motorola may modify the scope of Services related to that Equipment; remove that Equipment from the Agreement; or increase the price to Service that Equipment.

4.7. Customer must promptly notify Motorola of any Equipment failure. Motorola will respond to Customer's notification in a manner consistent with the level of Service purchased as indicated in this Agreement.

Section 5. EXCLUDED SERVICES

5.1. Service excludes the repair or replacement of Equipment that has become defective or damaged from use in other than the normal, customary, intended, and authorized manner; use not in compliance with applicable industry standards; excessive wear and tear; or accident, liquids, power surges, neglect, acts of God or other force majeure events.

5.2. Unless specifically included in this Agreement, Service excludes items that are consumed in the normal operation of the Equipment, such as batteries or magnetic tapes.; upgrading or reprogramming Equipment; accessories, belt clips, battery chargers, custom or special products, modified units, or software; and repair or maintenance of any transmission line, antenna, microwave equipment, tower or tower lighting, duplexer, combiner, or multicoupler. Motorola has no

obligations for any transmission medium, such as telephone lines, computer networks, the internet or the worldwide web, or for Equipment malfunction caused by the transmission medium.

Section 6. TIME AND PLACE OF SERVICE

Service will be provided at the location specified in this Agreement. When Motorola performs service at Customer's location, Customer will provide Motorola, at no charge, a non-hazardous work environment with adequate shelter, heat, light, and power and with full and free access to the Equipment. Waivers of liability from Motorola or its subcontractors will not be imposed as a site access requirement. Customer will provide all information pertaining to the hardware and software elements of any system with which the Equipment is interfacing so that Motorola may perform its Services. Unless otherwise stated in this Agreement, the hours of Service will be 8:30 a.m. to 4:30 p.m., local time, excluding weekends and holidays. Unless otherwise stated in this Agreement, the price for the Services exclude any charges or expenses associated with helicopter or other unusual access requirements; if these charges or expenses are reasonably incurred by Motorola in rendering the Services, Customer agrees to reimburse Motorola for those charges and expenses.

Section 7. CUSTOMER CONTACT

Customer will provide Motorola with designated points of contact (list of names and phone numbers) that will be available twenty-four (24) hours per day, seven (7) days per week, and an escalation procedure to enable Customer's personnel to maintain contact, as needed, with Motorola.

Section 8. PAYMENT

Unless alternative payment terms are stated in this Agreement, Motorola will invoice Customer in advance for each payment period. All other charges will be billed monthly, and Customer must pay each invoice in U.S. dollars within twenty (20) days of the invoice date. Customer will reimburse Motorola for all property taxes, sales and use taxes, excise taxes, and other taxes or assessments that are levied as a result of Services rendered under this Agreement (except income, profit, and franchise taxes of Motorola) by any governmental entity.

Section 9. WARRANTY

Motorola warrants that its Services under this Agreement will be free of defects in materials and workmanship for a period of ninety (90) days from the date the performance of the Services are completed. In the event of a breach of this warranty, Customer's sole remedy is to require Motorola to re-perform the non-conforming Service or to refund, on a pro-rata basis, the fees paid for the non-conforming Service. MOTOROLA DISCLAIMS ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

Section 10. DEFAULT/TERMINATION

10.1. If either party defaults in the performance of this Agreement, the other party will give to the non-performing party a written and detailed notice of the default. The non-performing party will have thirty (30) days thereafter to provide a written plan to cure the default that is acceptable to the other party and begin implementing the cure plan immediately after plan approval. If the non-performing party fails to provide or implement the cure plan, then the injured party, in addition to any other rights available to it under law, may immediately terminate this Agreement effective upon giving a written notice of termination to the defaulting party.

10.2. Any termination of this Agreement will not relieve either party of obligations previously incurred pursuant to this Agreement, including payments which may be due and owing at the time of termination. All sums owed by Customer to Motorola will become due and payable immediately upon termination of this Agreement. Upon the effective date of termination, Motorola will have no further obligation to provide Services.

Section 11. LIMITATION OF LIABILITY

Except for personal injury or death, Motorola's total liability, whether for breach of contract, warranty, negligence, strict liability in tort, or otherwise, will be limited to the direct damages recoverable under law, but not to exceed the price of twelve (12) months of Service provided under this Agreement. ALTHOUGH THE PARTIES ACKNOWLEDGE THE POSSIBILITY OF SUCH LOSSES OR DAMAGES, THEY AGREE THAT MOTOROLA WILL NOT BE LIABLE FOR ANY COMMERCIAL LOSS; INCONVENIENCE; LOSS OF USE, TIME, DATA, GOOD WILL, REVENUES, PROFITS OR SAVINGS; OR OTHER SPECIAL, INCIDENTAL, INDIRECT, OR CONSEQUENTIAL DAMAGES IN ANY WAY RELATED TO OR ARISING FROM THIS AGREEMENT OR THE PERFORMANCE OF SERVICES BY MOTOROLA PURSUANT TO THIS AGREEMENT. No action for contract breach or otherwise relating to the transactions contemplated by this Agreement may be brought more than one (1) year after the accrual of the cause of action, except for money due upon an open account. This limitation of liability will survive the expiration or termination of this Agreement and applies notwithstanding any contrary provision.

Section 12. EXCLUSIVE TERMS AND CONDITIONS

12.1. This Agreement supersedes all prior and concurrent agreements and understandings between the parties, whether written or oral, related to the Services, and there are no agreements or representations concerning the subject matter of this Agreement except for those expressed herein. The Agreement may not be amended or modified except by a written agreement signed by authorized representatives of both parties.

12.2. Customer agrees to reference this Agreement on any purchase order issued in furtherance of this Agreement, however, an omission of the reference to this Agreement will not affect its applicability. In no event will either party be bound by any terms contained in a Customer purchase order, acknowledgement, or other writings unless: the purchase order, acknowledgement, or other writing specifically refers to this Agreement; clearly indicate the intention of both parties to override and modify this Agreement; and the purchase order, acknowledgement, or other writing is signed by authorized representatives of both parties.

Section 13. PROPRIETARY INFORMATION; CONFIDENTIALITY; INTELLECTUAL PROPERTY RIGHTS

13.1. Any information or data in the form of specifications, drawings, reprints, technical information or otherwise furnished to Customer under this Agreement will remain Motorola's property, will be deemed proprietary, will be kept confidential, and will be promptly returned at Motorola's request. Customer may not disclose, without Motorola's written permission or as required by law, any confidential information or data to any person, or use confidential information or data for any purpose other than performing its obligations under this Agreement. The obligations set forth in this Section survive the expiration or termination of this Agreement.

13.2. Unless otherwise agreed in writing, no commercial or technical information disclosed in any manner or at any time by Customer to Motorola will be deemed secret or confidential. Motorola will have no obligation to provide Customer with access to its confidential and proprietary information, including cost and pricing data.

13.3. This Agreement does not grant directly or by implication, estoppel, or otherwise, any ownership right or license under any Motorola patent, copyright, trade secret, or other intellectual property including any intellectual property created as a result of or related to the Equipment sold or Services performed under this Agreement.

Section 14. FCC LICENSES AND OTHER AUTHORIZATIONS

Customer is solely responsible for obtaining licenses or other authorizations required by the Federal Communications Commission or any other federal, state, or local government agency and for complying with all rules and regulations required by governmental agencies. Neither Motorola nor any of its employees is an agent or representative of Customer in any governmental matters

Section 15. COVENANT NOT TO EMPLOY

During the term of this Agreement and continuing for a period of two (2) years thereafter, Customer will not hire, engage on contract, solicit the employment of, or recommend employment to any third party of any employee of Motorola or its subcontractors without the prior written authorization of Motorola. This provision applies only to those employees of Motorola or its subcontractors who are responsible for rendering services under this Agreement. If this provision is found to be overly broad under applicable law, it will be modified as necessary to conform to applicable law

Section 16. MATERIALS, TOOLS AND EQUIPMENT

All tools, equipment, dies, gauges, models, drawings or other materials paid for or furnished by Motorola for the purpose of this Agreement will be and remain the sole property of Motorola. Customer will safeguard all such property while it is in Customer's custody or control, be liable for any loss or damage to this property, and return it to Motorola upon request. This property will be held by Customer for Motorola's use without charge and may be removed from Customer's premises by Motorola at any time without restriction.

Section 17. GENERAL TERMS

17.1. If any court renders any portion of this Agreement unenforceable, the remaining terms will continue in full force and effect.

17.2. This Agreement and the rights and duties of the parties will be interpreted in accordance with the laws of the State in which the Services are performed

17.3. Failure to exercise any right will not operate as a waiver of that right, power, or privilege.

17.4. Neither party is liable for delays or lack of performance resulting from any causes that are beyond that party's reasonable control, such as strikes, material shortages, or acts of God.

17.5. Motorola may subcontract any of the work, but subcontracting will not relieve Motorola of its duties under this Agreement.

17.6. Except as provided herein, neither Party may assign this Agreement or any of its rights or obligations hereunder without the prior written consent of the other Party, which consent will not be unreasonably withheld. Any attempted assignment, delegation, or transfer without the necessary consent will be void. Notwithstanding the foregoing, Motorola may assign this Agreement to any of its affiliates or its right to receive payment without the prior consent of Customer. In addition, in the event Motorola separates one or more of its businesses (each a "Separated Business"), whether by way of a sale, establishment of a joint venture, spin-off or otherwise (each a "Separation Event"), Motorola may, without the prior written consent of the other Party and at no additional cost to Motorola, assign this Agreement such that it will continue to benefit the Separated Business and its affiliates (and Motorola and its affiliates, to the extent applicable) following the Separation Event

17.7. THIS AGREEMENT WILL RENEW, FOR AN ADDITIONAL ONE (1) YEAR TERM, ON EVERY ANNIVERSARY OF THE START DATE UNLESS EITHER THE COVER PAGE SPECIFICALLY STATES A TERMINATION DATE OR ONE PARTY NOTIFIES THE OTHER IN WRITING OF ITS INTENTION TO DISCONTINUE THE AGREEMENT NOT LESS THAN THIRTY (30) DAYS OF THAT ANNIVERSARY DATE. At the anniversary date, Motorola may adjust the price of the Services to reflect its current rates.

17.8. If Motorola provides Services after the termination or expiration of this Agreement, the terms and conditions in effect at the time of the termination or expiration will apply to those Services and Customer agrees to pay for those services on a time and materials basis at Motorola's then effective hourly rates.

Revised Jan 1, 2010



MOTOROLA SOLUTIONS

MOTOROLA CUSTOMER SUPPORT PLAN

Prepared For :

ESCAMBIA COUNTY

6575 N "W" ST

PENSACOLA, FL 32505

REVISION HISTORY

The following table lists the revision history of this document. The information contained in this document is subject to revision and is intended to be reviewed and updated periodically.

TABLE OF CONTENTS

- 1. Introduction**
- 2. Overview of Services**
- 3. Warranty and/or Service Information**
- 4. How to Obtain Services**
- 5. Above Contract Services**
- 6. Glossary of Terms**
- 7. Severity Level Definitions**
- 8. Customer Contacts**
- 9. Site Summary**

I. Introduction

Your Customer Support Plan contains everything you need to know in order to take advantage of the services provided in your contract. This support plan was designed to help transition you from the pre-sales, staging, and installation phases to the delivery of life cycle support services for your system. Motorola Service professionals share a single, simple commitment - to deliver the most optimal and efficient solutions, made operational with attention to quality and measurable against key metrics. Motorola's Services organization is ready with the right combination of innovation, experience, process discipline and resources to provide you with the best support for your network.

You can be confident that you will receive the highest level of service, as you would expect from the world's communication leader. Our attention to quality and security has its roots in Motorola's storied pioneering of Six Sigma and dedication to best practices frameworks including ISO9001, TL9000, ITIL and FM with a future direction to move towards LEAN. Motorola has also received two Malcolm Baldrige National Quality Awards. Our commitment to quality assures our customers of the very finest and most timely service available.

Motorola has a corporate-wide standard in place which we refer to as 5NINES: SYSTEM AVAILABILITY. Our ability to provide highly available, easy-to-use systems is critical to our fundamental objective of total customer satisfaction and our position as a communications industry leader. 5NINES, or 99.999% availability (no more than 5 minutes total downtime per year), is the telephony standard to which all Motorola wireless systems aspire. We are committed to a new design culture, ease of use and operational simplicity, robustness metrics, and common platforms and network architecture.

The Terms and Conditions of your Agreement and all its other Exhibits will take precedence over this Customer Support Plan. In case of any contradiction, please contact the Motorola representative(s) below.

Please take a moment to review your Customer Support Plan. Your Account Executive or Customer Support Manager can answer any further questions you may have.

Customer Support Manager

Your Motorola Customer Support Manager provides coordination of support resources to enhance the quality of service delivery and to ensure your satisfaction. The Customer Support Manager (CSM) is responsible to oversee the execution of your support contract (maintenance or warranty) by serving in the role of customer advocate. They serve as a point of contact for issue resolution and escalation, monitoring of our contractual performance, providing review and analysis of process metrics and fostering a relationship for continuous improvement with customers.

Any changes to the information in this document should be communicated to your Customer Support Manager as soon as possible.

Your Customer Support Manager is:	Thomas Slaughter
Phone:	803-417-4349
Email:	krnc74@motorolasolutions.com

Account Manager

Your Account Manager serves as your contact for information on new products and services, expansion of communications to meet growth needs for your organization, and ensure your satisfaction

Your Account Manager is:	Richard Shelby
Phone:	251-583-1071
Email:	richard.shelby@motorolasolutions.com

2. Overview of Services

This section briefly describes the services ESCAMBIA COUNTY will receive under your contract. For further details, on the terms of your contract or your contracted Statement of Work, please contact your Customer Support Manager or Account Executive.

Dispatch Service

The System Support Center's (SSC) Call Center Operations is the central point of contact for all your technical customer service requests. Their function is to manage all calls so the request will be tracked and monitored from beginning to end, via the Case management process. With detailed accounts of each customer system at our fingertips, Customer Support Representatives are trained to prompt the caller for information necessary to understand the situation and determine the next steps to be taken. The team tracks the status of your Case and ensures that all personnel involved have access to your information. If a problem is experienced during the Case management process, the Customer Support Representative may escalate the issue to the appropriate service management team. Appropriate action will be taken to resolve the issue and ensure customer satisfaction and Motorola compliance to our contracted commitments.

Network Monitoring Service

Network Monitoring Service

With Network Monitoring Service, your System is electronically monitored for Events that are detected and forwarded to the Motorola System Support Center using the Integrated Network Management? tools. The System Support Center is staffed with highly trained technologists, who acknowledge the Event, run available diagnostic routines, initiate an appropriate response.

Onsite Infrastructure Response

If the Call Center Operations determines that hands-on support is needed to resolve the problem, they will dispatch the appropriate Motorola Local Service Provider to perform repairs, such as exchange frus, or take other appropriate action.

OnSite Infrastructure Response provides for on-site Motorola Local Service Provider response as determined by pre-defined severity levels and response times in Section 7 of this document. Severity 1 issues are dispatched twenty four (24) hours a day, three hundred sixty five (365) days a year including holidays.

The standard Response time is 4 hours or less for Severity 1 events.

Infrastructure Repair

In the event the Motorola Local Service Provider finds a malfunctioning board/unit at the site location, the Motorola Local Service Provider will contact the System Support Center's Call Center to request a return authorization (RA) number. The Motorola Local Service Provider will remove the malfunctioning board/unit and ship to the Infrastructure Depot Operations Center (IDO) in Elgin, IL for repair.

Upon receipt of malfunctioning equipment, the Infrastructure Depot Operations (IDO) will fully system test and repair malfunctioning Motorola manufactured boards/units down to the component level utilizing automated test equipment. A system test is performed to ensure that all software and hardware is set to current customer configuration. If the unit is not manufactured by Motorola, the unit may be returned to the Original Equipment Manufacturer (OEM) for repair or other third party vendor for repair. Motorola will coordinate and track third-party equipment sent to the original equipment manufacturer or third party vendor for service.

Once the equipment is received from the IDO, the Motorola Local Service Provider will either re-install the equipment or return to the customer's spare inventory.

Advanced Replacement

Upon availability, Motorola will send via overnight delivery service an advanced field replacement unit(s) (FRU) in

exchange for your malfunctioning unit(s). Motorola's IDO will provide new or reconditioned units as FRU. Malfunctioning unit(s) are evaluated and repaired by the IDO and returned to the IDO's FRU inventory upon completion of repair. Non-standard configurations and Customer-modified units are excluded from this service.

Technical Support

Technical Support is available 7 days a week, 24 hours a day for Severity 1 issues, as defined in Section 7. The Motorola System Support Center's (SSC) staff will work with your local service organization or technicians to handle questions related to your Motorola 2-way communications system. The SSC's System Technologists may dial into a system to more clearly define a problem and determine the area of failure in order to decide on the most suitable action plan. If the problem is beyond the scope of the SSC's staff, they will contact key personnel who are involved with the design, development, and manufacture of your communication products for resolution.

Pre-Tested Software Subscription

Pre-Tested Software Subscription provides updates of the latest anti-virus definition, intrusion signature files and OS Patches that have been pre-tested on a Motorola test system to ensure they do not interfere with radio system functionality. Pre-tested updates will be made available as necessary, however, an outbreak of malicious code that is deemed a significant threat to the Astro 25 radio network will cause a priority test cycle to occur which will release anti-virus definition updates within 24 hours.

NICE Gold Maintenance

Motorola System Support Center (SSC) will initiate the Customer service request to NICE. NICE will deliver services identified in the NICE Maintenance tables provided in the SOW. Post warranty services provided by NICE include phone coverage, on site support and hardware support for applicable NICE Logging Equipment integrated within a Motorola network or Vortex console.

3. **Warranty and/or Service Agreement Information**

Customer Number: 1000960155
Billing Tag: 0001

Service Agreement Information

Infrastructure Service Agreement number: S00001018872 RN01

Fixed equipment Service Agreement start date: 01-OCT-14
Fixed equipment Service Agreement end date: 30-SEP-15

4. How To Obtain Services

How To Obtain Network Monitoring Service

Action	Information
Network Monitoring Notification of System Events for system types: SMARTZONE ASTRO25 7__9	Upon receipt of an Event, the Network Monitoring Operations Team will create a Case and determine the severity level based on the definitions in Section 7.
	The Network Monitoring Operations Team will begin to diagnose an event by interrogating the system via the dedicated or dial up connection to the system.
	If remote fix is not possible, comments will be added to the Case and the Dispatch Operations center will follow the procedures for Dispatch Service for on site response.

How To Obtain Dispatch Service

Action	Information
Call the System Support Center	1-800-323-9949
Provide Your Information	Caller Name Contact Phone Number Description of problem Severity of system problem determined at this time. Time available for call back Email address
Standard Response Time	<u>RESPONSE</u> Severity 1: 4 hours Severity 2 * 4 hours Severity 3 * 1 day <i>*Standard Business Days/See Section 7 for Severity Level definitions.</i>
Case Number Generated	Caller will receive a Case number for tracking the service request.

Check Status	The caller may check the status of a Case at any time by calling the System Support Center at. 1-800-323-9949
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Case Number Assignment	The Customer Support Representative will determine a course of action and assign the Case to the appropriate group.
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Notification of CASE Activity	<p>The following persons at ESCAMBIA COUNTY will be notified when the following events occur on a Case: Open, Closure</p> <p>Both Severity 1 and Severity 2 Notifications will be sent 7 x 24</p> <p>The people will be notified via pager or email as indicated below:</p> <p>Name: Mike Moring Text Msg: Email: mtmoring@co.escambia.fl.us</p>
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Coordination of Repair	<p>The Motorola Local Service Provider will exchange FRUs/components/assemblies, or take other appropriate action to restore the system.</p> <p>If the problem is found to be power related, ESCAMBIA COUNTY will be responsible to coordinate the resolution.</p> <p>If the problem is found to be antenna, or telco related, ESCAMBIA COUNTY will be responsible to coordinate the resolution.</p> <p>If the problem is found to be telco related, ESCAMBIA COUNTY will be responsible to coordinate the resolution.</p>
Verification	Once the issue is resolved, the Motorola Local Service Provider will call the SSC Call Center to request verification.

Case Number Closure	Once the issue has been verified, the Motorola Local Service Providers repair notes will be documented in the Case and the Case will be closed.
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How to Obtain Technical Support

Action	Information
Call the System Support Center	1-800-323-9949
Case created	Caller will receive a Case number
Technical Support Response Times	<p><u>RESPONSE*</u></p> <p>Severity 1: Within 1 hour Severity 2: Within 2 hours Severity 3: Within 24 hours</p> <p>* Severities Defined in Section 7</p>
Problem Diagnosis & Issue Resolution	<p>The SSC's System Technologists may dial into a system to more clearly define a problem and determine the area of failure in order to decide on the most suitable action plan.</p> <p>If the problem is beyond the scope of the SSC's staff, they will contact key personnel who are involved with the design, development, and manufacture of your communication products.</p>
Case Closed	Upon resolution of the issue, the SSC will close the Case.

How to Obtain Infrastructure Repair

Action	Information
Retrieval of Equipment	The procedures for Dispatch Services will be followed and the Motorola Local Service Provider will retrieve the malfunctioning equipment.
Ship to IDO	The Motorola Local Service Provider will obtain a Return Authorization (RA) number, and ship the equipment to the IDO for repair.

Repair of Equipment	The IDO will receive the equipment, system test and repair malfunctioning Motorola manufactured boards/units down to the component level utilizing automated test equipment. If the equipment is not manufactured by Motorola, the unit may be returned to the Original Equipment Manufacturer (OEM) or third party vendor for repair.
Return of Equipment	IDO will return repaired equipment via FedEx or UPS' 2 day delivery service. Return delivery is paid by Motorola.
Re-install of Equipment	The Motorola Local Service Provider will either re-install the serviced unit or return the equipment to your spare inventory.

How to Obtain Advanced Replacement Service

Action	Information
The procedures for Dispatch Service will be followed.	If during the delivery of Dispatch and OnSite Infrastructure Response services, the Motorola Local Service Provider identifies the need for an advanced replacement unit(s) FRU, the Motorola Local Service Provider will call the SSC and request an exchange board.
Provide Information	<p>The Motorola Local Service Provider will provide the component description, model number, serial number, type of system and firmware version, and site location FRU is to be delivered.</p> <p>Customer must provide a purchase order number for billing for any additional costs. Typical charges are for components not returned, or shipments and handling charges outside of normal business hours.</p>
FRU shipment	<p>FRU will be programmed to customer's template, if provided. If no template is provided or is not usable, a generic template will be used.</p> <p>FRU are shipped next day air via Federal Express Priority Overnight or UPS Red unless otherwise requested. Shipments other than these programs, NFO (next flight out), are subject to additional charges.</p> <p>Motorola pays shipping and handling charges during normal operating hours of Monday through Friday 7:00am to 7:00pm CST. Anything outside of these hours are subject to additional</p>

	<p>shipping and handling charges.</p> <p>Motorola will provide a return air bill with the FRU for return the malfunctioning unit.</p>
Ship Malfunctioning Unit to IDO	<p>After receiving the IDO's FRU, the Motorola Local Service Provider will package the malfunctioning unit and ship it to the IDO within 5 days.</p> <p>Please reference the return air bill to ensure proper tracking of the return.</p>
Install the Exchange FRU	The Motorola Local Service Provider will install the FRU or replenish spare inventory.

How to Obtain Pre-Tested Software Subscription

Action	Information
Weekly Updates	Motorola will pre-test the latest security software updates and make them available on the Motorola website every Tuesday or upon successful completion of testing.
High Priority Updates	Motorola will pre-test urgent anti-virus updates and make them available on the Motorola website within 24 hours of commercial supplier's updates being available.
Notification	<p>Email notification confirming availability of updates will be sent to:</p> <p>Security Contact: Mike Moring</p> <p>Email:</p> <p>Phone #: mtmoring@co.escambia.fl.us</p> <p>Mobile/Pager #:</p>
Download Updates	<p>Log into Motorola Website at https://compass.motorola.com</p> <ol style="list-style-type: none"> 1.) Enter User ID 2.) Enter Your Password

	Download pre-tested updates from the website (instructions for downloading or obtaining updates are available on the website)
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How to Obtain NICE Gold Service

Action	Information
Call the System Support Center	1-800-323-9949 (Select Option 1)
Provide System ID	Site ID(s): System / Name(s): Site Address: Monitored:
Provide Your Information	Caller Name Contact Phone Number Serial Number Description of problem Email address
Standard Response Time	RESPONSE Initial contact with NICE will take place at time of warm transfer additional response times and severity levels defined in SOW
Case Number Generated	Caller will receive a Case number for tracking the service request.
Check Status	The caller may check the status of a Case at any time by calling the System Support Center at 1-800-323-9949 (Select Option 1).
Case Number Assignment	The Customer Support Representative will determine a course of action and assign the Case to the appropriate group.

Notification of CASE Activity	<p>The following persons at ESCAMBIA COUNTY will be notified when the following events occur on a Case: Open, Closure</p> <p>Both Severity 1 and Severity 2 Notifications will be sent 7 x 24</p> <p>The people will be notified via pager or email as indicated below:</p> <p>Name: Mike Moring Text Msg: Email: mtmoring@co.escambia.fl.us</p>
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How to Obtain Reports

Dispatch Services Reporting

Your Customer Support Manager will provide Activity Reports on a periodic basis.

5. Above Contract Services

Services that need to be performed that are not covered by the Agreement are considered 'above contract' and are billable to ESCAMBIA COUNTY . Any above contract work must be authorized or work will not be billable and cannot be performed. Please refer to your Agreement for the Statements of Work and Terms and Conditions for the services that ESCAMBIA COUNTY has purchased

The following person will be contacted for approval on above contract work:

Above Contract Customer P.O. Authorization:

Name: Mike Weaver

Phone: (850) 471-6411

Fax:

6. Glossary of Terms and Acronyms

CASE NUMBER: The number assigned to a customer's request for service. The SSC Call Center electronically tracks all Case Numbers to assure customer satisfaction.

CSM: Customer Support Manager

CSP: Customer Support Plan

ETA: Estimated time of arrival is an estimate of when the field technician will arrive at the customer's site.

FRU (Field Replaceable Unit): A FRU is a Field Replaceable Unit which is any module or board which can be removed from a piece of fixed equipment and exchanged with an identical module or board.

IDO: Infrastructure Depot Operations

MOTOROLA LOCAL SERVICE PROVIDER: A Motorola authorized service provider or a Motorola Field Technical Representative.

RA: Return Authorization needed by the System Support Center prior to sending equipment in for repair.

RESPONSE: Response times are defined as having an on-site technician, a remote systems technologist or a remote network specialist having taken assignment of the issue and working on the system.

RSC: Radio Support Center

RSS: Radio Service Software

SEVERITY: Each incoming call is assigned a severity level of Severity One, Two, or Three. Severity levels determine the Response Time Commitments. See Section 7 for your Severity Level definitions.

SSC: System Support Center

7. Severity Level Definitions

Severity Level Matrix	
Severity Level	Problem Type (If applicable)
Severity 1	Major System Failure Dispatched 7 x 24 x 365 days. 33% degraded
Severity 2	Significant System Impairment Dispatched 8 x 5 Monday - Friday, standard business days
Severity 3	Technical Question = Upgrades or intermittent problems, System problems presently being monitored Parts Question Technician is not on site, has questions concerning a problem. Work to be performed at a later time. 8 x 5 Monday - Friday, standard business hours
Severity 4	Scheduled Maintenance, Scheduled upgrades

NOTE: The above severity level definitions do NOT apply to the Managed ISSI service. Please refer to the Managed ISSI Statement of Work (SOW) for applicable severity definitions

SmartZone and SmartZone/OmniLink INM Severities

SEVERITY 1 EVENTS

Events
Database Server Down
User Server Down
UCS Server Down
Switches - all remote sites to Site Trunking
ZC1 - Zone Controller Down
ZC / M - Zone Manager Down
Interzone Issues (<i>OL System Only</i>)
Port Issues
CEB Issues
Ambassador Links and Slots
Zone Controller
MUX
Internet / Router Issues
Internet Link issues
Sites Down - Site Unknown/Not Wide/Failsoft Occurrence \geq 5 minutes, 3 occurrences in 30 minutes, 5 occurrences in 60 minutes
Synch Cards
Agents (SSC)

Trap Forwarder (SSC)
DIU / CIU if $\geq 33\%$ Down
$\geq 33\%$ of Site Channels Down
$\geq 33\%$ down of any Severity 2 device
Intermittent problems <u>#/time</u>
Base A/D/I Path
BaseDIRPath
TAC A//DI Path

!	NOTE	All Severity 1 events that are $\geq 33\%$ are dispatched on a 24x7 basis. All other events will be treated as Severity 2.
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SEVERITY 2 EVENTS

Events
Zone Manager
New Fault ** If remote restoration is not possible, then the event is upgraded to a Severity 1
Intermittent problems
DIU - Single Site Channels Down
CIU - Single Site Channels Down
Wireline - Single Site Channels Down

Rx / Tx / RTIB / TIB / RIB / Base Stations - Single Site Channels Down
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All Other Issues - TBD

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NOTE

All Severity 2 events are dispatched on a Same Business Day (SBD) schedule, Monday - Friday from 8:00am - 5:00pm.
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I. CUSTOMER CONTACTS

Please contact CSM if any of the information provided below has changed.

Customer Information

Customer:

ESCAMBIA COUNTY
6575 N "W" ST
PENSACOLA, FL 32505
US

Above Contract PO Authorization:

Mike Weaver
mdweaver@co.escambia.fl.us
Phone: (850) 471-6411

Contact for Service Escalations:

Larry Sims
larrysims@cesteamone.com
Work: (850) 698-0245

Customer Communications Director

Mike Moring
Work: (850) 471-6315
mtmoring@co.escambia.fl.us

Network Preventative Maintenance Schedule

Site ID	NPM Date
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**SIDE 1**

Call Center Operations 1-800-323-9949

ESCAMBIA COUNTY Service Call Procedure for Fixed Infrastructure

To Place a Service Call...

Step	What you need to do:	Information to Provide
1	Call Motorola Call Center Operations	1-800-323-9949
2	Provide Your Customer Name	ESCAMBIA COUNTY
3	Type of Request	"I would like to open a service call."
4	Provide System & Site ID #	See Side 2 of this card
5	Identify the Severity Level	See Severity Table below
6	Your Name and Telephone Number	
7	Description of the Problem/Failure	As detailed as possible.
8	Record the Service Case Number provided to you by Motorola Call Center Operations for service call tracking purposes.	
	If on site support is required to resolve the service request, the Motorola Call Center Operations will dispatch the appropriate local field service provider.	
	To inquire on the Status of a Service Call...	
1	Call Motorola Call Center Operations	1-800-323-9949
2	Provide Your ?Customer? Name	ESCAMBIA COUNTY
3	Provide Type of Request	"I would like to check on the status of a service call."
4	The Service Case number assigned at the time the service call was opened.	The number you documented in Step #8

SEVERITY LEVELS

Standard Severity & Response Times

Level	Response	Definition
Severity 1	4 hour Response	System/site down or extremely degraded
Severity 2	4 hour Response*	Degraded system/site

Severity 3	1 day Response*	Non emergency, non user effecting
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*Standard Business Days, Mon-Fri 8:30 a.m. - 4:30 p.m.. Local Time, excluding Motorola holidays.

**SIDE 2**

Call Center Operations 1-800-323-9949

SmartZone/OmniLink Sites

SYSTEM ID# **SITE NAME & ADDRESS**

SZ045A1	EOC Master 6575 NORTH "W" ST , PENSACOLA, FL 32505
SZ045A1CV03	4H 4810 W 9 MILE RD , PENSACOLA, FL 32526
SZ045A1CV19	Big Lagoon 12950 GULF BEACH HIGHWAY , PENSACOLA, FL 32507
SZ045A1CV15	Don Sutton 2340 CRABTREE CHURCH RD , MOLINO, FL 32577
SZ045A1CV18	Englewood 1218 W CROSS ST , PENSACOLA, FL 32501
SZ045A1CV02	ECSO 1700 W LEONARD ST , PENSACOLA, FL 32501
SZ045A1CV11	Exchange Park 3200 E LAKEVIEW AVE , PENSACOLA, FL 32503
SZ045A1CV09	Fire Station 200 W GREGORY ST , PENSACOLA, FL 32502
SZ045A1CV16	North 7955 BRATT RD , CENTURY, FL 32535
SZ045A1CV12	Pipeline 5725 PIPELINE RD , PENSACOLA, FL 32505
SZ045A1CV07	Scenic Heights 1522 WOODCHUCK AVE , PENSACOLA, FL 32504
SZ045A1CV04	Walnut Hill 5026 ARTHUR BROWN RD , WALNUT HILL, FL 32568
SZ045A1CV10	Warrington 590 W WINTHROP AVE , PENSACOLA, FL 32507
SZ045A1CV08	Gulf Breeze 311 FAIRPOINT DR , GULF BREEZE, FL 32561
SZ045A1CV14	Gonzalez 390 90 9 RANCH RD , CANTONMENT, FL 32533
SZ045A1CV06	Molino

	3470 N HIGHWAY 29 , CANTONMENT, FL 32533
SZ045A1CV05	Century 6800 BLACKMONST , CENTURY, FL 32535
SZ045A1CV13	PS Tower 6575 NORTH "W" ST , PENSACOLA, FL 32505
SZ045A1CV17	WSRE 1295 W FAIRFIELD DR , PENSACOLA, FL 32505
SZ045A1D1	EOC Dispatch 6575 NORTH "W" ST , PENSACOLA, FL 32505
SZ045A1D2	ECSSO Dispatch 1700 W LEONARD ST , PENSACOLA, FL 32501
SZ045A1CV01	EOC 6575 NORTH "W" ST , PENSACOLA, FL 32505
SZ045A1CV20	Monapole 1700 W LEONARD ST , PENSACOLA, FL 32501
SZ045A1D1_(NICE)	EOC Dispatch_(NICE) 6575 N "W" ST , PENSACOLA, FL 32505

SmartZone/Omniliink Sites

SYSTEM ID# **SITE NAME & ADDRESS**

SZ045A1	EOC Master 6575 NORTH "W" ST, PENSACOLA, FL 32505
SZ045A1CV03	4H 4810 W 9 MILE RD, PENSACOLA, FL 32526
SZ045A1CV19	Big Lagoon 12950 GULF BEACH HIGHWAY, PENSACOLA, FL 32507
SZ045A1CV15	Don Sutton 2340 CRABTREE CHURCH RD, MOLINO, FL 32577
SZ045A1CV18	Englewood 1218 W CROSS ST, PENSACOLA, FL 32501
SZ045A1CV02	EC50 1700 W LEONARD ST, PENSACOLA, FL 32501
SZ045A1CV11	Exchange Park 3200 E LAKEVIEW AVE, PENSACOLA, FL 32503
SZ045A1CV09	Fire Station 200 W GREGORY ST, PENSACOLA, FL 32502
SZ045A1CV16	North 7955 BRATT RD, CENTURY, FL 32535
SZ045A1CV12	Pipeline 5725 PIPELINE RD, PENSACOLA, FL 32505
SZ045A1CV07	Scenic Heights 1522 WOODCHUCK AVE, PENSACOLA, FL 32504
SZ045A1CV04	Walnut Hill

	5026 ARTHUR BROWN RD , WALNUT HILL, FL 32568
SZ045A1CV10	Warrington 590 W WINTHROP AVE , PENSACOLA, FL 32507
SZ045A1CV08	Gulf Breeze 311 FAIRPOINT DR , GULF BREEZE, FL 32561
SZ045A1CV14	Gonzalez 390 90 9 RANCH RD , CANTONMENT, FL 32533
SZ045A1CV06	Molino 3470 N HIGHWAY 29 , CANTONMENT, FL 32533
SZ045A1CV05	Century 6800 BLACKMONST , CENTURY, FL 32535
SZ045A1CV13	PS Tower 6575 NORTH "W" ST , PENSACOLA, FL 32505
SZ045A1CV17	WSRE 1295 W FAIRFIELD DR , PENSACOLA, FL 32505
SZ045A1D1	EOC Dispatch 6575 NORTH "W" ST , PENSACOLA, FL 32505
SZ045A1D2	ECOS Dispatch 1700 W LEONARD ST , PENSACOLA, FL 32501
SZ045A1CV01	EOC 6575 NORTH "W" ST , PENSACOLA, FL 32505
SZ045A1CV20	Monapole 1700 W LEONARD ST , PENSACOLA, FL 32501
SZ045A1D1_(NICE)	EOC Dispatch_(NICE) 6575 N "W" ST , PENSACOLA, FL 32505

9.SITE SUMMARY

SITE SUMMARY				SITE SERVICES													
Site ID	Site Name	Site Address	Additional Sites	On-Site Service Provider	M S Y	D I S	C T D	T S	N M	N S M	A H N M	A O I R P	O I R L	O I R L	A S R A	S / L / D / P / L	O I R W / L / D / P / L
SZ045A1	EOC Master	6575 NORTH "W" ST, PENSACOLA, FL 32505		COMMUNICATIONS ENGINEERING SERVICES INC PENSACOLA, FL (850) 432-7787	Y	X	X	X	X			X			X		
SZ045A1CV01	EOC	6575 NORTH "W" ST, PENSACOLA, FL 32505		COMMUNICATIONS ENGINEERING SERVICES INC PENSACOLA, FL (850) 432-7787	N	X	X					X			X		
SZ045A1CV02	BCSO	1700 W LEONARD ST, PENSACOLA, FL 32501		COMMUNICATIONS ENGINEERING SERVICES INC PENSACOLA, FL (850) 432-7787	N	X	X	X				X			X		
SZ045A1CV03	4H	4810 W 9 MILE RD, PENSACOLA, FL 32526		COMMUNICATIONS ENGINEERING SERVICES INC PENSACOLA, FL (850) 432-7787	N	X	X	X				X			X		
SZ045A1CV04	Walnut Hill	5026 ARTHUR BROWN RD, WALNUT HILL, FL 32568		COMMUNICATIONS ENGINEERING SERVICES INC PENSACOLA, FL (850) 432-7787	N	X	X	X				X			X		
SZ045A1CV05	Century	6800 BLACKMONST, CENTURY, FL 32535		COMMUNICATIONS ENGINEERING SERVICES INC PENSACOLA, FL (850) 432-7787	N	X	X	X				X			X		
SZ045A1CV06	Molino	3470 N HIGHWAY 29, CANTONMENT, FL 32533		COMMUNICATIONS ENGINEERING SERVICES INC PENSACOLA, FL (850) 432-7787	N	X	X	X				X			X		
SZ045A1CV07	Scenic Heights	1522 WOODCHUCK AVE, PENSACOLA, FL 32504		COMMUNICATIONS ENGINEERING SERVICES INC PENSACOLA, FL (850) 432-7787	N	X	X	X				X			X		
SZ045A1CV08	Gulf Breeze	311 FAIRPOINT DR, GULF BREEZE, FL 32561		COMMUNICATIONS ENGINEERING SERVICES INC PENSACOLA, FL (850) 432-7787	N	X	X	X				X			X		
SZ045A1CV09	Fire Station	200 W GREGORY ST, PENSACOLA, FL 32502		COMMUNICATIONS ENGINEERING SERVICES INC PENSACOLA, FL (850) 432-7787	N	X	X	X				X			X		

No LTE Sites