Anderson County Board of Commissioners Purchasing Committee Meeting Minutes October 11, 2021 4:30 p.m.

Room 312 of the Courthouse

Members Present: Tim Isbel (Committee Chair), Steve Mead, Phil Yager and Catherine

Denenberg.

Member Absent: Denver Waddell.

The first order of business was to select a Chairperson. Commissioner Yager made a motion to elect Commissioner Isbel. Commissioner Denenberg seconded the motion. Commissioner Mead made a motion to stop the nominations and elect by acclimation. Motion passed unanimously.

A. Contracts Approved by Law Director

- 1. <u>ADT, County Clerk, Contract #22-0032</u> Five-year contract for security monitoring services at the Norris and Oak Ridge offices. Installation costs are \$2341.47 and \$4646.25. Monthly costs are \$49.99 and \$61.54.
- 2. <u>ADT, Circuit Court Clerk, Contract #22-0033</u> Five-year contract for security monitoring services at the Oak Ridge. Installation cost is \$2572.26. Monthly cost is 51.47.

Commissioner Denenberg made a motion to approve as a group and to forward to County Commission with a recommendation for approval. Commissioner Mead seconded the motion. Motion passed unanimously.

B. Contracts Pending Law Director Approval

C. Other Business

1. Request to Surplus the following on govdeals:

DESCRIPTION	DEPARTMENT	Condition	Starting Bid
2009 Ford Crown Victoria	Sheriff	Runs rough	\$200
2011 Ford Crown Victoria	Sheriff	Does not run, must be towed	\$200
2005 Ford Crown Victoria	Sheriff	Does not run, must be towed	\$200

Commissioner Mead made a motion to approve as a group and to forward to County Commission with a recommendation for approval. Commissioner Denenberg seconded the motion. Motion passed unanimously.

2. Winning Bid Amounts from the September capital asset surplus sales. Informational only, no action needed.

DESCRIPTION	DEPARTMENT	Condition	Starting Bid	Winning Bid
		Needs repair on		
		brakes/rotors, running		
1998 Ford Windstar Van	BOE	condition	\$300	\$1010.50

- **D. New Business**
- E. Old Business

Powered by Experience.

Driven by Excellence.

Termi. Five years after Installation



Proposal



Proposal prepared for:

Anderson County Clerk

Presented by:

Gregory Seiber

| 8/6/2021

Sales Agreement ID: 891202608



Powered by Experience. Driven by Excellence.

Friday, August 6, 2021

Anderson County Clerk 100 North Main Street, Room 111, CLINTON, TN 37716

Thank you for allowing us the opportunity to provide you with a proposal for your security system. I am pleased to propose a cost effective solution for your organization that will allow you to help mitigate your risks and reduce losses.

At ADT Commercial, we pride ourselves in providing our commercial customers with attentive service, proven security solutions, and the highest level of professional installation and monitoring.

I look forward to discussing this proposal with you. Should you have any questions, please do not hesitate to contact me.

Sincerely,

Gregory Seiber

/ GregorySeiber@adt.com

Equipment and Investment Statement for: Andersonville

Site Information: Anderson County Clerk - Andersonville, 3310 Andersonville Hwy, ANDERSONVILLE, TN 37705

Scope of Work:

Scope of Work - Installation of a new security system. Remove all old motion detectors, glass breaks, control panels, and keypads from existing systems.

Equipment List:

Quantity	Description	Unit Amount	Extended Amount
1	PANEL IN 340 ENCLOSURE Dialer Network	224.08	\$224.08
1	WIRELESS HIGH POWER RECEIVER For XT Panel STING	111.62	\$111.62
1	LTE CELLULAR COMMUNICATOR, XT30, XT50 VERIZON	192.02	\$192.02
1	Keypad, LCD, Green Backlight, numeric keys, white, ADT logo	113.30	\$113.30
2	UNIVERSAL WIRELESS TRANSMITTER UNIVERSAL WIRELESS TRANSMITTER	35.76	\$71.50
1	Wireless PIR Motion Detector	63.61	\$63.61
1	WIRELESS CEILING MOUNT 360 PIR	160.80	\$160.80
1	Wireless Glassbreak Detector	66.47	\$66.47
1	Indoor Siren	7.89	\$7.89
1	Transformer, 16.5 VAC, 40VA, Plug in	10.91	\$10.91
1	7.0 AH 12 VDC LEAD-ACID BATTERY	85.44	\$85.44
1	DUAL BATTERY HARNESS FOR STD. BATTERY LEADS	10.91	\$10.91
1	CLIP-ON TAMPER SWITCH	11.92	\$11.92
	Sub Total Equipm	nent Cost:	\$1,130.47

Labor & Other Summary:

Description		Amount
Labor		\$1,193.50
Shipping/Freight Fee		\$17.51
	Sub Total Labor & Other Cost:	\$1,211.01

Recurring Services:

Description		Amount
Monitoring		\$25.99
Service Plan		\$12.00
Signaling		\$12.00
	Sub Total Monthly Charge:	\$49.99

Summary of Charges for: Anderso	nville
Installation Price	\$2,341.47
Total Installation Price*	\$2,341.47
Total Monthly Recurring Services Charges*	\$49.99 Plus applicable tax

Equipment and Investment Statement for: Oak Ridge

Site Information: Anderson County Clerk Oak Ridge, 728 Emory Valley Rd, OAK RIDGE, TN 37830

Scope of Work:

Scope Of Work - Installation of a new security system. Remove all old motion detectors, glass breaks, control panels, and keypads from existing systems.

Equipment List:

Quantity	Description	Unit Amount	Extended Amount
1	PANEL IN 340 ENCLOSURE Dialer Network	224.08	\$224.08
1	LTE CELLULAR COMMUNICATOR, XT30, XT50 VERIZON	192.02	\$192.02
1	WIRELESS HIGH POWER RECEIVER For XT Panel STING	111.62	\$111.62
1	WIRELESS REPEATER FOR XR AND XT PANELS INCLUDES 376L TRANSFORMER	224.08	\$224.08
2	Keypad, LCD, Green Backlight, numeric keys, white, ADT logo	113.30	\$226.60
4	UNIVERSAL WIRELESS TRANSMITTER UNIVERSAL WIRELESS TRANSMITTER	35.76	\$143.00
5	Wireless Glassbreak Detector	66.47	\$332.34
2	WIRELESS CEILING MOUNT 360 PIR	160.80	\$321.60
2	Indoor Siren	7.89	\$15.78
1	Transformer, 16.5 VAC, 40VA, Plug in	10.91	\$10.91
2	7.0 AH 12 VDC LEAD-ACID BATTERY	85.44	\$170.87
1	DUAL BATTERY HARNESS FOR STD. BATTERY LEADS	10.91	\$10.91
1	CLIP-ON TAMPER SWITCH	11.92	\$11.92
2	2 Button Wireless Hold-up Device, White	59.92	\$119.84
2	WIRELESS REMOTE INDICATOR LIGHT	128.07	\$256.13
	Sub Total Equipme	ent Cost:	\$2,371.70

Labor & Other Summary:

Description		Amount
Labor		\$2,237.81
Shipping/Freight Fee		\$36.74
	Sub Total Labor & Other Cost:	\$2,274.55

Recurring Services:

Description		Amount
Monitoring		\$25.99
Service Plan		\$23.55
Signaling		\$12.00
	Sub Total Monthly Charge:	\$61.54

Summary of Charges for: Oak Rid	ge
Installation Price	\$4,646.25
=	
Total Installation Price*	\$4,646.25
Total Monthly Recurring Services Charges*	\$61.54
	*Plus applicable tax

Investment Summary (Non-Leased)

Summary of Charges for: Andersonville Installation Price		\$2,341.47
Total Installation Price*		\$2,341.47
Total Monthly Recurring Services Charges*	*Plus applicable tax	\$49.99
Summary of Charges for: Oak Ridge		
Installation Price		\$4,646.25
Total Installation Price*		\$4,646.25
Total Monthly Recurring Services Charges*	*Plus applicable tax	\$61.54
Total Non-Leased Proposal Option		
Installation Price		\$6,987.72
Total Installation Price*		\$6,987.72
Total Monthly Recurring Services Charges*	*Plus applicable tax	\$111.53

22-6032

Sertifi, Inc. Terms of Services Agreement

The following are the terms and conditions pursuant to which you (the "Customer") may access and use the Sertifi service and system. This is a legally binding document that details the Customer's rights and obligations relative to the customer's access and use of the Service. The terms and conditions of the Customer's access and use of the Service ("Terms of Service" or "TOS") must be expressly accepted by the Customer prior to and as a condition to a Customer's access and use of the Service. It is the Customer's responsibility to understand and abide by the TOS and by all other policies and procedures promulgated and communicated by Sertifi that may supplement, modify or amend the TOS from time to time.

WITNESSETH

Whereas, Sertifi is a third party technology provider operating an "Online Signature" and "E-Sign Room" service and software to businesses.

Whereas, the services provided by Sertifi are limited to capturing and applying electronic and handwritten signatures to documents, delivering documents and files, and storing documents;

Whereas, Customer desires to use the services and software of Sertifi;

Whereas, the Customer, End-User (as defined below) and any one else accessing the Services provided by Sertifi are sometimes referred to herein as a "User".

NOW, THEREFORE, in consideration of the mutual covenants and agreements set forth herein, the parties hereto acknowledge that the consideration recited herein is adequate and sufficient for their agreements and agree as follows:

1. <u>Services</u>. During the term of this Agreement Sertifi shall provide to Customer an internet web-based on-line signature and e-sign room service and software which allows the users thereof to create and send to third party email addresses requests for electronic signatures and allows users to electronically sign documents or fax handwritten signatures into the software provided by Sertifi (hereinafter referred to as the "Services").

- 2. Rates and Payment Terms. Customer agrees to pay to Sertifi the Service Fee in advance in Monthly increments (if Monthly Service Package is selected) or in Annual increments (if Annual Service Package is selected) within thirty (30) days after the date of each invoice. If the Service Fee is not paid within thirty (30) days after the date of an invoice, Sertifi may impose interest at that rate equal to the lesser of one and one-half percent (1 ½ %) per month. Sertifi may change the amount of the Monthly or Annual Service Fee by written notice to Customer not less than ten (10) days prior to the date the change is to take effect. Further, in the event any sum of money due from Customer to Sertifi is not paid in a timely manner Sertifi shall have the right, in addition to its other rights and remedies, to discontinuing providing Services to Customer or terminate this Agreement and all of the obligations of Sertifi to Customer.
- 3. <u>Commencement Date</u>. The Commencement Date is the date on which Sertifi shall provide the Services to Customer. If any customizations are requested Customer and Sertifi shall cooperate with each other and each shall use its reasonable commercial efforts to implement Customer into the Sertifi software.

no Auto Renewal 195

- 4. <u>Term</u>. This Agreement shall begin on the Effective Date and shall remain in effect until automatically renewing each month or annually until terminated by either party upon thirty (30) days prior written notice to the other party.
- 5. Enforcement of Electronic Signatures. The enforcement of documents signed with electronic signatures and facsimile signatures is an evolving area of the law. The Customer has the obligation to determine the enforceability of electronic signatures and facsimile signatures, the enforceability of any particular document signed with an electronic signature or facsimile signature, the risks as to the identity of the users signing with the use of electronic signature or a facsimile signature, to provide each party to a document with any disclosure or explanation required by law concerning the utilization of electronic signatures, facsimile signatures and the use of the Services, and to draft its documents to accommodate enforcement of the terms of the documents when signed with electronic signatures and facsimile signatures. Sertifi does not make and none of its employees, agents or representatives are authorized on behalf of Sertifi to make any representation or warranty as to the enforceability of any document signed with an electronic signature or facsimile signature nor as to coverage of any document under legislation, legality of legislation, enforceability of any documents, validity of any documents, or suitability of its Services or legality and enforceability of documents or transactions that pass through its Services. Sertifi does not provide any assurances electronic signatures or facsimile signatures are enforceability in a court of law or equity.

- 6. <u>Rules, Policies and Procedures</u>. Sertifi may promulgate certain rules, policies and procedures for the use of the Services and Customer shall abide by those rules, policies and procedures for the use of the Services disclosed from time to time by Sertifi to Customer.
- 7. <u>Modification to Agreement</u>. Any modification of this Agreement, or additional obligation assumed by any party in connection with this Agreement, shall be binding only if placed in writing and signed by each party or an authorized representative of each party. It is not a modification to this Agreement for Sertifi to change the interfaces, software, mechanisms and any other feature of the Services and delivery of the Services and Sertifi may do so.
- 8. <u>Right to Services</u>. The rights of Customer to the use of the Services are personal to Customer and neither those rights nor this Agreement shall be transferred, sold, licensed, leased, assigned, conveyed or otherwise permitted to be used, in whole or in part, to or by any person or entity other than Customer without the express written consent of Sertifi which consent may be conditioned or withheld for any reason or no reason in the sole and absolute discretion of Sertifi. Any transfer of substantially all of the assets of the Customer or a transfer of more than one-half of the shares of stock or other equity interest in the Customer shall be deemed an attempted un-permitted transfer of this Agreement.

9. Data Security, ID, Passwords, Signed Documents and Disclosure of Data.

- A. Sertifi shall comply with reasonable industry standards precautions to not disclose Data to persons not a party to this Agreement; except (i) as convenient or necessary to perform the Services, (ii) as convenient or necessary for Sertifi's internal record keeping, internal reporting and support purposes, (iii) to third parties bound by a confidentiality agreement to view Data only for the purpose of assessing Sertifi for a possible acquisition, (iv) a transfer of substantially all of the assets of Sertifi, and (v) as required by law, court order, subpoena, judicial or governmental administrative request or order, or to prosecute or defend the rights of Sertifi in a legal action.
- B. Sertifi shall store and process information pertaining to Customer and End User using industry standard such as SSL encryption methods.
- C. Sertifi shall provide mechanisms to provide to Customer information on the alleged identity of the End User signing documents using the Services; such as, email address, captured IP address of End User. Notwithstanding the foregoing, Sertifi does not guaranty nor warrant the identity of any End User. Customer agrees to be solely responsible to determine the identity of the End User and to assess the risk as to the End User with whom the Customer is transacting with and under what terms and as to the trustworthiness of the other parties to its transactions.

- D. After documents or a Signature Stamp have left the Service or server of Sertifi, Sertifi shall not be responsible for the integrity of documents or a Signature Stamp. For example only and not by way of limitation, documents and signature stamps leave the server of Sertifi when a User forwards, accesses or stores a document or after a Customer closes its account with Sertifi and its documents and audit trails have been deleted from the server of Sertifi. This statement of lack of responsibility shall not be construed to impose liability upon Sertifi for the integrity or encryption of documents or Signature Stamps while in the Service or on the server of Sertifi.
- E. Customer acknowledges that the Service relies on e-mail notifications to alert Users of signature requests and other information. Customer agrees that Sertifi is not responsible for Users failure to receive or send e-mails.
- 10. <u>Lawful Use</u>, <u>Ethical and Moral Use</u>. Customer agrees to use and to cause its End Users to use the Services only for lawful and ethical purposes. Customer shall not and shall cause its End-Users not to send unsolicited advertising, viruses or other harmful data using the Services or the Sertifi software or the Sertifi server. In the event Sertifi reasonable believes that Customer or any of its End Users are not in compliance with this provision, Sertifi may (i) immediately suspend Service to the Customer and (ii) may terminate this Agreement upon notice to Customer and (iii) may report unauthorized use to law enforcement authorities. Further, in the event Sertifi reasonable believes Customer or any of its End Users are not in compliance with this provision, Sertifi may delete from its servers all non-compliant information.
- 11. Storage of Information. For 30 days after a document is signed using the Service pursuant to this Agreement, Sertifi shall allow the Customer to download its documents and audit trails from the Sertifi server at no additional charge to Customer. The Customer and Sertifi may agree by a separate writing and the payment by Customer of an additional charge to extend the period of time. Thereafter, Sertifi may delete from its server all documents, audit trails, Data and any other information pertaining to Customer and its activity on the Sertifi server and its use of the Services. Sertifi does not guaranty that it shall store documents, audit trails, Data or any other information upon its server during the term of this Agreement or thereafter and Customer shall be responsible to make copies of all such information.
- 12. <u>Service Availability</u>. Sertifi shall use its reasonable commercial efforts to make available to the Customer and its End Users the Services. Customer agrees that factors beyond the reasonable commercial control of Sertifi may cause the Services to be unavailable to Customer and its End Users. In addition, Sertifi frequently updates software, backs up Data and performs maintenance during which times the Service will not be available to the Customer and its End Users.

- 13. <u>Intellectual Property</u>. The Service contains service marks, trade marks, copyrighted material, text, graphics, logos, images, software and icons and other intellectual property as well as proprietary information and confidential information owned by or under license to or otherwise controlled by Sertifi (hereinafter sometimes referred to as "Intellectual Property"). Customers shall not use and shall cause its End Users not to use the Intellectual Property except for the sole purpose of using the Services for their intended purpose. In particular and in limitation of the obligation of this provision, Customer shall not and shall cause it End Users not to use the name "Sertifi" except for the sole purpose of using the Services for their intended purpose.
- 14. Disclaimer of Warranties. NOTWITHSTANDING ANY PROVISION OF THIS AGREEMENT TO THE CONTRARY, THE SERVICE IS SUBSCRIBED AND USED BY AND PROVIDED TO CUSTOMER "AS IS" AND WITH ALL FAULTS. NEITHER SERTIFI, NOR ANY OWNER, MEMBER, MANAGER, EMPLOYEE, AGENT AND/OR PROVIDER OF THE SERVICE, MAKES ANY REPRESENTATION AND/OR WARRANTY OF ANY KIND WHATSOEVER, EITHER EXPRESS OR IMPLIED, IN CONNECTION WITH THE SERVICE, OR THE HARDWARE OR SOFTWARE UTILIZED OR ACCESSED IN CONNECTION WITH THE SERVICE, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND/OR ANY WARRANTY THAT PROVISION OF THE SERVICE WILL BE UNINTERRUPTED OR ERROR FREE. SERTIFI FURTHER DISCLAIMS ALL WARRANTIES NOT EXPRESSLY SET FORTH HEREIN. SERTIFI DOES NOT WARRANT THE SERVICE OR THAT ANY OR ALL ERRORS IN THE SERVICE WILL BE CORRECTED. SERTIFI DOES NOT WARRANT THAT INFORMATION, DATA OR DOCUMENTS WILL NOT BE LOST, TAMPERED WITH OR DELETED. NO OBLIGATION, WARRANTY, REPRESENTATION OR COURSE OF DEALINGS STANDARD SHALL ARISE OUT OF SERTIFI PROVIDING OR NOT PROVIDING THE SERVICE. IN FURTHERANCE HEREOF AND WITHOUT LIMITATION, USE OF THE SERVICE AND THE HARDWARE AND SOFTWARE UTILIZED OR ACCESSED IN CONNECTION WITH THE SERVICE IS AT CUSTOMER'S SOLE RISK.
- 15. <u>Limitation of Liability</u>. IN NO EVENT SHALL SERTIFI OR ANYONE ELSE INVOLVED IN PROVIDING THE SERVICE BE LIABLE FOR ANY ACTUAL, DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY KIND, INCLUDING, WITHOUT LIMITATION, LOST INCOME, LOST PROFITS, PRESENT AND FUTURE, THE COST OF COVER OR LOSS OF USE, REGARDLESS OF WHETHER SUCH LIABILITY IS BASED ON BREACH OF CONTRACT, BREACH OF WARRANTY, EXPRESS OR IMPLIED, ACTIVE OR PASSIVE NEGLIGENCE, INTENTIONAL OR UNINTENTIONAL TORT, STRICT LIABILITY, VIOLATION OF STATUTE, ORDINANCE OR REGULATION, FAILURE OF CONSIDERATION, OR OTHER BASIS, ARISING OUT OF THE PROVISION OF THE SERVICE HEREUNDER.

INCLUDING COSTS OF REPAIRING, REPLACING, OR RECOVERING SUCH DATA.

IN FURTHERANCE OF THE FOREGOING AND WITHOUT LIMITATION, SERTIFI WILL.

OF REGULATION, FAILURE OF CONSIDERATION, OR OTHER BASIS. UNINTENTIONAL TORT, STRICT LIABILITY, VIOLATION OF STATUTE, ORDINANCE EXPRESS OR IMPLIED, ACTIVE OR PASSIVE NEGLIGENCE, INTENTIONAL OR LIABILITY IS BASED ON BREACH OF CONTRACT, BREACH OF WARRANTY, THE COST OF COVER OR LOSS OF USE, REGARDLESS OF WHETHER SUCH WITHOUT LIMITATION, LOST INCOME, LOST PROFITS, PRESENT AND FUTURE, YNY KIND ARISING FROM ANY SUCH ACTS, OMISSIONS OR EVENTS, INCLUDING, DIKECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF LINE FAILURE, THEFT OR DESTRUCTION OF DATA, AND/OR FOR ANY ACTUAL, DELAY IN OPERATION OR TRANSMISSION, COMPUTER VIRUS, COMMUNICATION OF PERFORMANCE, ERROR, OMISSIONS, INTERRUPTION, DELETION, DEFECT, OR RECEIVED, ANY EXPENSES, DAMAGES OR INJURY CAUSED BY ANY FAILURE TRANSMISSION(S), ANY MATERIAL OR DATA SENT OR RECEIVED OR NOT SENT LIABLE FOR THE UNAUTHORIZED ACCESS TO OR ALTERATION OF CUSTOMER'S CUSTOMER FURTHER AGREES THAT SERTIFI SHALL NOT BE RESPONSIBLE OR MILHOUT LIMITATION OF ANYTHING SET FORTH IN THIS AGREEMENT,

SERVICE. CUSTOMER'S SOLE AND EXCLUSIVE REMEDY IS TO DISCONTINUE USING THE PORTION OF THE SERVICE, OR WITH ANY OF THESE TERMS OF SERVICE, CONNECTION WITH THE SERVICE, IF CUSTOMER IS DISSATISFIED WITH ANY AND/OR THE HARDWARE AND SOFTWARE UTILIZED AND/OR ACCESSED IN OR UNKNOWN TO SERTIFI AT THE TIME) WHICH MAY EXIST IN THE SERVICE EXPLOITATION OF SECURITY GAPS, WEAKNESSES OR FLAWS (WHETHER KNOWN INCLUDING SITUATIONS WHERE SUCH DATA IS ACCESSED THROUGH THE IFFEGAL OR ILLICIT MEANS OR MEANS NOT AUTHORIZED BY SERTIFI, CONNECTION WITH THE SERVICE IS ACCESSED BY THIRD PARTIES THROUGH SITUATIONS WHERE ANY DATA TRANSMITTED, STORED OR COMMUNICATED IN SEKLIŁI MILH PROVIDING THE SERVICE BE HELD RESPONSIBLE OR LIABLE FOR SHALL SERTIFI AND/OR ANY SUBCONTRACTOR HIRED BY SERTIFI TO ASSIST INCLUDING INTELLECTUAL PROPERTY RIGHTS. UNDER NO CIRCUMSTANCES CONDUCT OF ANY THIRD PARTY OR ANY INFRINGEMENT OF ANOTHER'S RIGHTS, THREATENING, DEFAMATORY, OBSCENE, OFFENSIVE OR ILLEGAL CONTENT OR CUSTOMER ALSO AGREES THAT SERTIFI IS NOT RESPONSIBLE FOR ANY TO THE EXTENT A COURT OF COMPETENT JURISDICTION FINDS THE TERMS OF THIS SECTION UNENFORCEABLE OR OTHERWISE IMPOSES LIABILITY UPON SERTIFI IN FAVOR OF CUSTOMER, SERTIFI SHALL NOT BE LIABLE FOR ANY DAMAGES IN EXCESS OF AN AMOUNT EQUAL TO THE E-SIGN ROOM ONE-TIME SOFTWARE SERVICE SET-UP FEE PLUS THE E-SIGN ROOM ONE-TIME CUSTOMIZATION SET-UP FEE PLUS THREE MONTHS OF THE MONTHLY SERVICE FEE.

16. <u>Indemnification of Sertifi</u>. Customer shall defend Sertifi with legal counsel selected by Sertifi against any third party claim, action, suit or proceeding arising as a result of Customer's or End User's use of the Service, including failure to comply with laws, statutes, and regulations that are now or hereafter in effect relating to Customer's or End User's use of the Service, and shall pay and indemnify Sertifi for all losses, damages, expenses, and costs incurred by Sertifi (including reasonable attorney's fees) as a result of any award, order or judgment entered against Sertifi in any such claim, action or proceeding.

Customer shall indemnify and hold harmless Sertifi from and against any and all losses, liabilities, penalties, awards, costs, and expenses (including reasonable attorney's fees) that Sertifi may suffer or incur as a result of each and every occurrence of unauthorized access to Customer's account, except unauthorized access or use by Sertifi itself. Customer hereby covenants not to sue Sertifi for any losses, costs, expenses of any kind or for any equitable relief as a result of any third party's unauthorized access or use of Customer's account, unless the proximate cause of such unauthorized use by such third party is the intentional wrongful conduct of Sertifi.

Customer shall indemnify and hold Sertifi and its subsidiaries, affiliates, officers, directors, managers, employees, agents and successors harmless from any suits, losses, claims, demands, liabilities, costs and expenses (including legal and accounting fees) that arise from (a) Customer's use of the Service, (b) Customer's failure to comply with any applicable laws and regulations, or (c) Customer's breach of any of its obligations set forth in this Agreement.

17. Witness Charges. In the event Sertifi or any of its employees or other agents are called to testify as a witness or called to provide as a witness any documentation or information in a judicial or administrative proceeding in which the Customer or its End User is a party and Sertifi is not a party, Customer shall pay Sertifi a per diem fee equal to one hundred and fifty percent of the compensation paid by Sertifi to employee(s) who work on the production of the testimony or provide the documentation or information plus all travel, lodging and meal expenses of such employee(s).

- 18. Entire Agreement and Effect of Partial Invalidity. This Agreement and the exhibits and attachments hereto constitute the entire agreement between Sertifi and the Customer and supercedes all prior agreements and understandings and representations and warranties, whether oral or written. The invalidity of any portion of this Agreement will not, and shall not, be deemed to affect the validity of any other provision. In the event that any provision of this Agreement is held to be invalid, the parties agree that the remaining provisions shall be deemed to be in full force and effect as if they had been executed by both parties subsequent to the expungement of the invalid provision.
- 19. <u>Section Headings</u>. The titles to the Sections of this Agreement are solely for the convenience of the parties and shall not be used to explain, modify, simplify or aid in the interpretation of the provisions of this Agreement.
- 20. <u>Place of Suit</u>. This Agreement shall be deemed to have been entered into at the principal place of business of Sertifi in Cook County, Illinois USA. Any action at law, suit in equity, or other judicial proceeding for the enforcement of this Agreement or any provision thereof, shall be instituted only in the courts of the Circuit Court of Cook County, State of Illinois USA or in the Federal District Court sitting in Cook County, Illinois, USA. Customer submits to the personal jurisdiction of the courts of the State of Illinois and the Federal District Court sitting in Cook County, Illinois USA.
- 21. <u>Successors and Assigns and Assignment</u>. This Agreement is binding upon and inures to the benefit of the parties hereto and their respective heirs, personal representatives, administrators, successors in interest and permitted assigns. This Agreement is not assignable by Customer except as provided above. Sertifi may assign this Agreement and may assign or subcontract its obligations recited in this Agreement.
- 22. <u>Law Governing</u>. Sertifi and Customer agree that this Agreement and the performance hereunder, and all suits and special proceedings hereunder, be construed in accordance with, under and pursuant to the laws of the State of Illinois, and that in an action, special proceeding or other proceeding that may be brought arising out of, in connection with, or by reason of this Agreement, the laws of the State of Illinois shall be applicable and shall govern to the exclusion of the laws of any other forum, without regard to the jurisdiction in which any action or special proceeding may be instituted.

- 23. No Party to be Deemed Draftsman. If an ambiguity shall appear in this Agreement, such ambiguity shall not be resolved by interpreting the Agreement against any party as the draftsman. The language of this Agreement shall be interpreted simply according to its fair meaning.
- 24. <u>Relationship of the Parties</u>. This Agreement shall neither be construed as creating a relationship of principal and agent between the parties to this Agreement, nor creating a partnership, joint venture or association of any kind between the parties. It is the purpose and intent hereof to create only a contractual relationship between the parties.
- 25. No Waiver. The failure of any party to this Agreement to insist upon the performance of any of the terms and conditions of this Agreement, or the waiver of any breach of any of the terms and conditions of this Agreement, shall not be construed as thereafter waiving any such terms and conditions, but the same shall continue and remain in full force and effect as if no such forbearance or waiver had occurred.

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Let's Talk

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Scope Of Work

Scope Of Work - Installation of a new security system. Remove all old motion detectors, glass breaks, control panels, and keypads from existing systems.

General Notes

All prices quoted and any other offers made in this Proposal are valid for thirty (30) days from the date of this Proposal, after which they are automatically withdrawn and this Proposal shall be void.

All prices set forth in this Proposal are based on the assumption that Customer will countersign this Proposal and this Proposal will be the operative document between the parties. If instead of countersigning this Proposal, Customer submits a different document for consideration (such as a purchase order or contract), then legal review will be necessary and the prices set forth in this Proposal will be increased accordingly.

Except in the case where the "Rough Order of Magnitude Only" box is checked above, all pages of the Proposal must be initialed and/or signed where indicated and returned. Proposals returned with missing pages, initials or signatures shall be void.

Appendices

The following appendices are incorporated into the Proposal:

X Appendix 1: Warranty

X Appendix 2: General Terms and Conditions

Appendix 3: NASPO Terms and Conditions
Appendix 4: ATM Install Terms and Conditions

Appendix 5: ATM Software Support Agreement

Appendix 6: Recurring Services Terms and Conditions

X Appendix 7: Monitoring Agreement

Appendix 8: Brivo Hosted AVC and Video Terms and Conditions

_ Appendix 9: Avigilon Terms and Conditions

Appendix 10: Special Provisions

Master Agreement

X Customer and ADT are not parties to a Master Agreement (or similar document). This Proposal is governed by all terms and conditions as checked in the Appendices Section.

_ Customer and ADT are parties to a Master Agreement (or similar document). This Proposal is governed by the terms and conditions of such Master Agreement. However, any terms and conditions, and special provisions as checked shall apply to the Proposal as well. Items listed in this Proposal as having no warranty are applicable to this Proposal as well. In the event of any conflict between the Master Agreement and the checked provisions of this Proposal and/or any "no warranty" items in this Proposal, the provisions of this Proposal shall prevail. If Customer is not the end user (that is, if there are additional parties as set forth in the "Contract Chain" above), then Appendix 10 must be included in this Proposal. If Appendix 10 is not so included, this Proposal shall be void. Such a Master Agreement (or similar document) does not apply if NASPO is checked on this Proposal.

APPENDIX 1 - WARRANTIES

EXCEPT FOR THE WARRANTIES SPECIFICALLY SET FORTH BELOW, ADT EXPRESSLY DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION, THOSE OF MERCHANTABILITY, AND FITNESS FOR A PARTICULAR PURPOSE.

GENERAL WARRANTY

ADT warrants that the work and services to be performed pursuant to the Proposal will be completed by qualified personnel possessing the knowledge and capability to perform such work and services, and that such work and services shall be performed by such personnel in a professional and workman like manner. Where the Proposal includes the provision of "professional" Services by ADT (services that are required to be performed by a licensed engineer, architect, or other professional), the standard of care for such Services shall be the care and skill ordinarily employed by members of the profession practicing under similar conditions at the same time and locality of the relevant Services.

LIMITED WARRANTIES

Equipment. ADT warrants equipment sold under the Proposal for a period of .

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Installations. ADT warrants installation of equipment for a period of beginning at Substantial Completion (excluding software defects).

Software Installation. ADT warrants software installation and programming by ADT for a period of beginning at Substantial Completion (excluding software defects)

ATM Services. ADT warrants installation of ATM equipment and other ATM-related services (excluding test and inspection services) for a period of Days beginning at Substantial Completion.

As used herein, "Substantial Completion" is defined as the stage that the work is sufficiently complete so that the Customer has beneficial use of the equipment and/or premises involved in the work. For a project involving multiple phases or facilities, Substantial Completion shall be determined, and the limited warranty shall run, for each phase or facility separately. Substantial Completion excludes commissioning.

During the warranty periods set forth above, ADT will at its cost, repair or, at its option, replace, any defective part of the equipment ADT installs or service ADT performs. ADT may, at its option, use new or reconditioned parts for replacements.

We perform repair services only during our normal working hours which are 8:00 a.m. to 5:00 p.m., Monday through Friday, excluding holidays. IF YOU REQUEST US TO PERFORM REPAIR SERVICES OUTSIDE OF OUR NORMAL WORKING HOURS, THEN WE MAY REQUIRE YOU TO PAY FOR OUR SERVICES AT OUR THEN-CURRENT RATES FOR LABOR.

ADT Service Plan/Extended Service Plan. Subject to the limitations and exclusions set forth in this Appendix 1, if Customer has subscribed to an ADT Service Plan/Extended Service Plan, then in lieu of the Limited Warranties set forth herein, ADT shall, at its cost, perform such repairs as set forth in the ADT Service Plan/Extended Service Plan for the term of such plan.

NO WARRANTY

Software Upgrades. Purchases of Software Upgrades have no warranty from ADT. Notwithstanding anything to the contrary in the Proposal or in any Master Agreement between the parties, any liability of ADT related to software upgrades pursuant to the Proposal shall be limited to the Total Price set forth in the Proposal.

Manufacturer Software Support and Services. Purchases of manufacturer software support and services have no warranty from ADT. A purchase of manufacturer software support may entitle Customer to software version upgrades. Any labor to install and commission the software upgrades is not included unless specifically set forth in the Proposal. Notwithstanding anything to the contrary in the Proposal or in any Master Agreement between the parties, any liability of ADT related to software upgrades pursuant to the Proposal shall be limited to the Total Price set forth in the Proposal.

Sprinklers. ADT does not warrant any sprinkler services (including but not limited to installation, testing, inspection, repair and maintenance) provided by ADT ("Sprinkler Work") against failures or against defects in the materials or workmanship provided. However, if any replacement part or item of equipment installed by ADT proves defective, ADT will extend to the Customer the benefits of any warranty ADT has received from the manufacturer. Removal and reinstallation of any equipment or materials repaired or replaced under a manufacturer's warranty will be at Customer's expense and at the rates then in effect. THERE ARE NO WARRANTIES, STATUTORY, EXPRESS OR IMPLIED, IN CONNECTION WITH THE SPRINKLER WORK PERFORMED HEREUNDER, AND THE SOLE AND EXCLUSIVE REMEDY OF THE CUSTOMER FOR FAILURES OR DEFECTS IN THE SPRINKLER WORK PERFORMED IS TO HAVE THE SPRINKLER WORK REDONE AT THE CUSTOMERS EXPENSE.

Electronic Article Surveillance (EAS) and Security Gates.

- a. Customer acknowledges that installation and service of EAS or security gate equipment may require cutting, fastening, or bolting to its premises floors, walls and/or ceilings. ADT does not warrant, and disclaims responsibility for, repair of floor, floor coverings, walls, wall coverings, ceilings, ceiling patching, painting, match of finishes, restoration or replacement, or for related expenses.
- b. ADT may reimburse customer for reasonable expenses for floor excavation, cutting, and refinishing for repairs to system required during warranty, but not for floor covering, carpet or tile restoration or replacement.
- c. For service required after warranty period, Customer assumes all cost of repair, including floor excavation and refinishing, regardless of the reasons for such repair.

eSRG. Consulting services performed by the ADT eSRG team carry no warranty from ADT beyond the general warranty set forth above.

Design. Design services performed by ADT carry no warranty from ADT beyond the general warranty set forth above.

Monitoring Services. Monitoring Services carry no warranty from ADT. If applicable, see Appendix7 for additional information.

Hosted Services. Hosted Services carry no warranty from ADT. If applicable, see Appendix 8 and Appendix 9 for additional information.

EXCLUSIONS

ADT's warranty does not include:

- a. Damage or malfunction due to accident, acts of nature (including lightning strikes), improper operation, power surge/loss, misuse, neglect, unauthorized modification or repair or use in a manner for which the equipment was not intended;
- b. Consumable items such as printer print heads or access cards, and items designed to fail in order to protect the equipment (such as fuses and surge suppressors);
- c. Technician services for troubleshooting, removing or replacing any failed component not covered by this warranty which may include upgrading or otherwise modifying and fixing Customer provided computer equipment;
- d. Any installation, maintenance, repair, service, relocation or alteration to or of, or other tampering with the equipment or replacement parts performed by any person or entity other than ADT without ADTs prior written approval, or any use of replacement parts not supplied by ADT, either of which shall void and cancel all warranties with respect to the affected products and/or Services.
- e. Software defects: and/or
- f. Telephone line malfunctions or modifications to Customer's telephone service that render it incompatible with the equipment or the central station.

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- 1. Work and Services to Be Performed/Provided. ADT agrees to perform the work and provide the goods, software, licenses and services that are described in the Proposal. If the Proposal contains options, then ADT shall only perform those options that have been chosen by the Customer. All items to be performed pursuant to the Proposal are referred to herein as the "Services." ADT is solely responsible for choosing the manner and methods of performing the Services by its employees, agents, and/or independent contractors. Equal quality products, materials, and parts from different manufacturers may be substituted to overcome delivery problems or replacement of discontinued items. Substituted items will meet or exceed original parts specifications. Submittals, shop drawings, as-built record drawings and O&M documentation are excluded, unless specifically included in the Scope of Work or required by project specifications. Any such submittals, drawings and/or documentation shall be in Adobe Portable Document Format (PDF) only. The Proposal, when accepted by Customer, shall be considered the "Agreement" between the parties.
- 2. Reports. The Services may include prepared reports or other written deliverables (each, a "Report"). Customer may not necessarily agree with certain statements made, or positions taken by ADT in a Report. However, Customer acknowledges that by retaining ADT for the Services, Customer is relying on the opinions and expertise of ADT. ADT has no obligation to modify any Report to adopt a position that the Customer believes is more favorable or advantageous than prior statements made, or positions taken, by ADT. If Customer does not accept any such Report, ADT may withdraw from the engagement and Customer shall be obligated to compensate ADT for all Services (including the Report at issue) through the date of withdrawal.
- 3. Compensation and Payment Terms. Customer agrees to fully pay ADT any and all invoices and/or expense reimbursement requests within thirty (30) days of the date of any such invoice and/or reimbursement request. Extension of credit for billing is subject to approval of ADT's credit department and is not included in the Proposal. Any payment not received within thirty (30) days of an invoice or reimbursement request shall be subject to an additional charge at the rate of 1.5% per month of the outstanding balance due or the highest rate of interest permitted by applicable law, whichever is less. ADT may, at its discretion and without waiving any rights, elect to suspend performance of any and all work if any payment is not received within ten (10) days after the due date. In the event that any payment due ADT is collected at law or through, or under advice from, an attorney-at-law, or through a collection agency, Customer agrees to pay all costs of collection, including without limitation, all court costs and reasonable attorney's fees. If Customer opts to pay ADT for an invoice with a credit card, ADT reserves the right to add a 3% processing fee to the total cost of the work.

If the Proposal specifies fixed or lump sum pricing, the Total Price will be billed upon the completion of all Services performed.

If the Proposal specifies Time & Materials, GMP/GMAX/MACC, cost reimbursable, or cost-plus pricing, ADT will invoice Customer upon completion of all Services performed.

For ADT owned equipment, Customer shall pay ADT per the schedule set forth in the Proposal at the time and for the duration set forth in the Proposal.

- 4. Sales Taxes. Unless specifically itemized in the Proposal, estimated sales taxes and other taxes due to city, state, or county government applicable in the United States are not included in the Proposal. All such taxes shall be the responsibility of Customer. For services to be provided outside of the United States, all Value Added Taxes (VAT), General Service Taxes (GST), Consumption Taxes, Import/Export Duties, Withholding and any other taxes or fees due to a sovereign nation are excluded and are the responsibility of Customer.
- 5. Bonds. If payment and performance bonds are required by Customer in writing in advance of the execution of the Agreement by Customer, the total price set forth in the Proposal shall include an administration fee of 2.5% of what the total price would have been without such bond (excluding applicable sales tax). If such bond is not requested by Customer until after the execution of the Agreement by Customer, Contractor shall enter into a Change Order reflecting an administration fee of 2.5% of the total price of the Agreement (excluding applicable sales tax). ADT shall not be required to obtain any bonds until such Change Order has been executed by Customer.
- 6. Insurance. Certificates of Insurance are available upon Customer request. Upon Customer request, such COI shall name Customer and all other parties in the "Contract Chain" as additional insureds. Any customer-requested insurance beyond what ADT normally carries is excluded from the pricing in the Proposal and shall be paid for by Customer.
- 7. Schedule Dates. ADT shall diligently endeavor to make timely delivery and installation and otherwise to timely complete the Services according to a mutually agreed "Implementation Schedule." If no implementation schedule is developed or agreed upon, ADT shall diligently endeavor to complete the Services within a reasonable time. Except as expressly provided in the Proposal, ADT shall, under no circumstances, be deemed to be in default hereunder or be liable for damages, special, consequential, or otherwise, resulting from delays in delivery, installation, or other completion of the Services. Minor omissions or variances in performance of the Services, which do not materially and adversely affect the Customer's use of installed systems, equipment, goods, or materials, or the operation thereof, shall not be deemed to have postponed substantial or final completion. Unless otherwise arranged in writing, Services shall be performed during normal business hours (7:30 am to 4:30 pm, Monday Friday, except holidays). Services performed outside of normal business hours will result in ADT's then current surcharges for such Services.
- 8. Installation / Site Conditions. For any Services to be performed on-site, ADT will arrange for such Services in accordance with specifications, drawings and instructions provided by Customer, which specifications and drawings are considered a part of this Agreement. Whenever applicable, suitable foundations, wall openings, curbing holes, pits, tunnels, culvert piping, grouting, surrounding masonry and concrete, canopies and architectural enclosures, and sun screens shall be constructed by others at Customer's cost. Unless otherwise set forth in the Scope of Work, Customer shall also provide at its own expense the power and lighting that is required for proper operation of any equipment. If, through no fault of ADT, ADT cannot proceed with the work within a reasonable time after delivery of the equipment and/or ADT's arrival at the work site, Customer shall pay ADT's actual expenses, including, but not limited to, additional service fees and any storage fees incurred by ADT in waiting to proceed or in returning to Customer's premises to perform the work. Customer shall notify ADT of any cancellations forty-eight (48) hours in advance of any scheduled service call. Failure to so notify will result in an additional service fee charged to Customer. Unless otherwise set forth in the Scope of Work, Customer shall secure and pay for any required building permits and governmental fees, licenses, and inspection necessary for the proper execution and completion of the installation of the equipment which are legally required at the time that the installation is done. Customer shall give all notices and comply with all laws, ordinances, rules, regulations and lawful orders of any public authority bearing on the performance of the work. In the event that ADT is required, in connection with the installation of the equipment, to do additional work either because Customer did not prepare the job site, or because the drawings, wiring, or other work done by Customer or for Customer by others, was not properly represented in the drawing supplied to ADT, ADT shall have the option of doing the additional work required to complete the job, and will charge Customer at ADTs current prevailing rates for such work, or, of abandoning the installation and being paid in full by Customer upon demand therefore. Any additional amounts so charged shall be due within ten (10) days of receipt of invoice by Customer. Customer represents to ADT that it has an interest in the real estate on which the equipment is to be installed and that has the authority to and hereby authorizes ADT to do the work as provided in this Agreement.

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- 9. Ownership of Equipment. Ownership of any equipment installed pursuant to this Agreement shall be described in the "Transaction Type" Section of the Proposal. For an outright sale, equipment that is purchased by Customer shall become the property of Customer upon the later of installation (or delivery to Customer if the equipment is not to be installed) and payment in full as set forth in Section 3 hereof. Until the equipment becomes the property of Customer, we retain ownership of the equipment we install at your premises. For ADT owned equipment, ADT will retain ownership of all installed equipment. Upon termination of the Agreement (or portion of the Agreement pertaining to the equipment), ADT shall have the right to enter upon Customer's premises to either remove or disable such equipment. Failure to allow ADT to so remove or disable the equipment shall result in Customer being liable to ADT for: (a) ADT's reasonable charges for the equipment, and (b) reimbursement to ADT for any other costs (including reasonable attorneys' fees) incurred by ADT in seeking to gain access to remove the equipment and/or to collect such charges. ADT shall have no obligation to repair the premises after any such removal. ADT's removal, disablement or abandonment of such equipment does not constitute a waiver of ADT's right to collect any other charges due under the Agreement. If Customer has elected to finance the purchase of some or all of the equipment with a third party lender or leasing company, then title to the equipment may be held by Customer's lender/lessor as security for Customer's loan/lease obligations. The terms of Customer's agreement with the lender/lessor may require Customer to maintain insurance, may make Customer responsible for various other costs and fees, and may obligate Customer to pay the lender/lessor regardless of ADT's performance hereunder. ADT makes no recommendations on lending or leasing sources and is not responsible for Customer's agreement with its lender/lessor.
- 10. Changes to Services. Except as otherwise set forth in a separate Appendix to this Agreement, any changes to the Agreement or to the Services will be by written change order, amendment or rider signed by duly authorized representatives of Customer and ADT that describes the changes and sets and sets forth the amount of money to be added or removed from the Total Price and/or the adjustment of time to complete the Services (a "Change Order"). ADT shall have no obligation to perform any change to Services in the absence of a Change Order. Customer may not cancel any equipment specially ordered for Customer or for labor and shipping costs already incurred. Customer shall be responsible for any restocking fees and shipping and handling charges incurred by ADT as a result of any requested changes to the Services. Change Orders shall include additional terms and conditions if the nature of the changes are outside of the scope of the original Agreement.
- 11. Duration of Agreement. The Agreement will be effective as of the date set forth on Page 1 of the Proposal and will remain in effect until the completion of the Services. However, except as set forth in a separate Appendix to this Agreement, the Agreement may be terminated early by either party upon giving thirty (30) days written notice to the other party.
- 12. Disclaimer of Legal Advice. In the course of performing the Services, ADT may give advice or opinions regarding the impact of certain security and risk-related laws or regulations on the business of the Customer. However, Customer is hereby put on notice that ADT is not a law firm, it does not engage in the practice of law, and it does not render any legal advice. Customer is advised to seek its own legal counsel regarding any legal issues relating to its business, including issues relating to any Services. By entering into the Agreement, Customer specifically acknowledges this disclaimer and advice to consult with counsel set forth in this Section.
- 13. Confidentiality. Each party acknowledges that material and information which has or will come into its possession or knowledge in connection with this Performance or in the performance of the Services may consist of confidential and proprietary information of the other party, the disclosure of which to third parties would be damaging. Confidential information shall include any information relating to the identity of the party's customers, the nature of their relationship with their customers, the nature of the other party's business, or the rates charged by it to third parties. The parties agree not to make use of this information other than for the performance of the Agreement, to release it only to employees requiring such information and only after ensuring that such employees are aware of the terms of this Section, and not to release or disclose it to any other party other than as required by law. The parties further agree not to use any Services performed under the Agreement for advertising, portfolio, or other promotional purposes without the written consent of the other party. Confidential information shall not include any information that: (a) was, is, or becomes public information through no fault of the receiving party; (b) is in the possession of the receiving Party before the commencement of this Agreement where that party can provide written proof thereof; (c) is developed by ADT independently of the Customer; (d) must be disclosed pursuant to or as required by law or by a court or other tribunal of competent jurisdiction; (e) is disclosed to the receiving Party by a third party with a right to disclose such information; or (f) is disclosed by a party to a third party with the express written consent of the other party. This obligation of confidentiality shall survive termination of the Agreement for a period of three (3) years.
- 14. Intellectual Property. The parties acknowledge that one or both parties may have certain intellectual property rights that may be revealed or provided to the other party in accordance with the Agreement. Each party acknowledges that the Agreement does not grant any right or title of ownership in their respective intellectual property rights to the other unless specifically provided in the Agreement. Any intellectual property shall remain the originator's property unless otherwise provided in the Agreement.
- 15. Independent Contractors. ADT is an independent contractor and not an employee, agent, joint venture, or partner of Customer. Nothing in this Agreement shall be interpreted or construed to create or establish the relationship of employer and employee between the parties or any employee or agents of ADT. Since ADT is an independent contractor to Customer, ADT shall retain the right to perform work and services for other parties during the term of this Agreement. Neither party shall have the power, nor shall either party represent that it has the power, to bind the other party to or to assume or create any obligations, express, or implied, on behalf of the other party. Customer will not provide fringe benefits, including, but not limited to, life, disability, and health insurance, paid vacation, worker's compensation, or any other employee benefits, for the benefit of ADT's employees, agents, or independent contractors.
- 16. Indemnification. Each party agrees to indemnify, defend, and hold harmless the other party from and against any and all claims, actions, suits, liabilities, costs, and expenses (including attorney's fees) brought against either of them for or on account of bodily injury (including death) or property damage, to the extent that such claims, actions, suits, liabilities, costs, and expenses (including reasonable attorney's fees) arise out of or result from the negligent or willful acts or omissions of the indemnifying party, its employees, agents, or independent contractors, in the performance of its obligations under this Agreement. By entering into the Agreement, Customer acknowledges that the indemnity obligations in this Section were mutually negotiated.
- 17. Limitation of Liability. For box sales and test and inspect services, and sprinkler services (including but not limited to installation, testing, inspection, repair and maintenance), notwithstanding any contrary provision of the Agreement, Customer expressly agrees that in no event shall ADTs liability to Customer or any third party for any claim based on any legal theory in connection with any acts, omissions, errors, delays and/or interruptions relative to the Services exceed the total amount paid by Customer to ADT pursuant to the Agreement, or, in the case of recurring services, monitoring services or hosted services, the total amount paid by Customer to ADT for such Services in the preceding six (6) month period.
- 18. Mutual Waiver of Consequential Damages. ADT and Customer waive claims against each other for consequential damages arising out of or relating to this Agreement. This mutual waiver includes damages incurred by the Customer for loss of use, income, profit, loss by reason of facility shut down or fluctuation in facility service or operation, loss of electronic or other data, Customer claims, or other economic loss or personal injury in connection with or arising out of the existence, furnishing, functioning or use of the work, Services, goods, and/or materials provided by ADT, including any damages arising from any theft by a third party.
- 19. Assignment. Neither Customer nor ADT may assign this Agreement or the obligations created thereby without the prior written consent of the other party, which consent will not be unreasonably withheld. Notwithstanding the foregoing, ADT may assign this Agreement to a company under common ownership or control and may subcontract with third parties to perform any or all of its obligations under this Agreement.
- 20. Binding on Successors. Subject to any restrictions stated in any other provision of the Agreement, the Agreement will be binding on and will inure to the benefit of the Parties and their respective successors and permitted assigns. None of the provisions of the Agreement are intended to provide any rights or remedies to any person (including without limitation any employees, customers, or creditors of either of the parties hereto), other than the Parties and their

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- 21. Severability. In the event that any of the provisions of the Agreement should be held invalid or unenforceable by law, such invalidity or unenforceability will not affect the validity or enforceability of any other provision of the Agreement.
- 22. Entire Agreement. The Agreement contains the entire agreement between the parties with respect to the subject matter of the Agreement and supersedes any and all prior oral and/or written understandings and agreements. There are no oral or written agreements, representations, or understandings by or between the parties affecting the Agreement or related to the Services to be performed by ADT. By entering into the Agreement, each Party is relying solely on its own judgment, investigation, and advice, and such other investigation, advice, legal counsel, and technical consultation as it deems appropriate.
- 23. Non-Solicitation. Customer and ADT agree that ADT has made an investment in its employees and subcontractors ("Personnel") which is not easily measured or ascertained. Should Customer (or any of its subsidiaries or divisions) hire such Personnel, ADT shall be damaged in an amount that cannot be easily measured. Therefore, Customer agrees to pay to ADT as liquidated damages the amount of thirty-five percent (35%) of the annual gross salary of such Personnel (which shall be calculated by multiplying by twelve (12) the monthly salary on the last day of the Personnel's employment) in the event that Customer (or any of its subsidiaries or divisions) hires such Personnel at any time during the term of this Agreement or within three (3) years after the termination of this Agreement. The Parties agree that the liquidated damages specified in this section are a reasonable forecast of just compensation to ADT and not a penalty or punitive amount.

 24. Governing Law and Attorney's Fees. The parties knowingly, expressly, and willingly, and as a matter of agreed-upon risk allocation, agree that all disputes
- 24. Governing Law and Attorney's Fees. The parties knowingly, expressly, and willingly, and as a matter of agreed-upon risk allocation, agree that all disputes under or relating to this Agreement or otherwise shall be decided in accordance with the substantive laws of the State where the Services are performed without regard to the conflict of laws provisions thereof. Any controversy or claim arising out of or relating to this Agreement, or the breach thereof, shall be resolved through binding arbitration administered by the American Arbitration Association under its Construction Industry Arbitration Rules in the location closest to where the Services are performed, and judgment on the award rendered by the arbitrator(s) may be entered exclusively in the Superior Court of the County where the Services are performed, and by entering into the Agreement, Customer and ADT voluntarily consent to jurisdiction in such court. The substantially prevailing party in the arbitration shall be entitled to recover its reasonable attorneys' fees, costs (including arbitration and collection costs), and expenses incurred in connection therewith.
- 25. Force Majeure. ADT shall not be responsible for any delays or costs caused by acts of nature or God, including but not limited to force majeure events, or for any other cause beyond ADT's reasonable control. ADT shall be entitled to a Change Order and reimbursement for all demonstrable costs incurred due to Force Majeure and an extension of time equivalent to the delay caused by Force Majeure.
- 26. Customer Cooperation. Customer shall permit or arrange for reasonable access to the premises by ADT's design, installation, and maintenance personnel. Customer shall cooperate with ADT in obtaining any and all necessary consents and waivers from the owner of the Premises in connection with the Services and shall supply all supplemental equipment and facilities necessary for the installation, such as structural changes, conduits, back boxes, commercial power electrical wiring, outlets, and associated equipment, equipment room(s), and necessary operating environment as specified by the manufacturers of any goods or equipment to be installed. This pricing specified in the Agreement is based upon Customer's premises and facilities being available to allow ADT to perform continuous, uninterrupted work between 7:30 am and 4:30 pm, Monday through Friday, pursuant to a prearranged schedule. Customer shall provide free and clear access to all work areas including the removal of furniture, shelving, and other impediments. Additional labor will be billed if ADT's labor schedule is altered or unscheduled overtime is required by reason of ADT's inability to have access to the premises and facilities.
- 27. Risk of Loss. This Section shall govern risk of loss of goods, materials and equipment notwithstanding ownership of the same pursuant to Section 9 hereof. ADT shall bear the risk of loss or damage to the goods, materials, and equipment while the same are in transit until delivery to Customer's premises. ADT shall be responsible for loss or damage to the goods, materials, and equipment during testing or installation to the extent directly caused by ADT's employees or agents, but not by others. Customer shall be responsible for security and proper storage of goods, material, and equipment after delivery to Customer's premises and shall be responsible for loss or damage. For ADT owned equipment, Customer shall keep all installed and uninstalled equipment owned by ADT insured against all risks of loss in an amount equal to the replacement cost and, at ADT's request, list ADT on the policy as the "loss payee."
- 28. Delays. ADT will not be responsible for delays and damages due to delays either by Customer or other contractors that impede progress and scheduling of the Services. Any such delays that cause ADT to incur more labor hours to complete the Services or overtime hours than was originally bid will be the subject of an equitable adjustment to the Contract Price and Customer shall pay the same. ADT will give appropriate notice when possible to the Customer prior to either the Customer or ADT incurring such charges. ADT shall be reimbursed for all costs incurred by ADT or its subcontractors due to work by others that alters or delays the Services, whether before, during, or after ADT has started performing the Services.
- 29. Hazardous Materials. Hazardous materials abatement is excluded. This includes, but is not limited to asbestos and lead and any other materials defined as being radioactive, infectious, hazardous, dangerous, or toxic by any federal, state, or local statute, regulation, or ordinance. If ADT encounters hazardous materials, it will immediately stop work in the affected area (as determined in ADT's discretion) until remediated by Customer. Customer agrees it will indemnify and hold ADT, its employees, officers, directors and affiliates harmless from and against any claim, suit or proceeding and loss or liability arising from or related to any toxic substance, pollution or contamination that ADT does not bring to or generate on the Project site to the proportionate extent such claim, suit or proceeding or loss or liability is associated with such hazardous waste, toxic substance, pollution or contamination, including but not limited to bodily injury (including death) to persons, damages to property, disposal and replacement costs for contaminated equipment and materials, fines and other remediation costs, and damage and/or loss of natural resources.
- 30. Systems Management, Optimization, Maintenance, and Backup. Unless ADT is specifically hired to perform security systems management, administration, optimization, maintenance or data backups and such work is specified in the Scope of Work, these tasks must be performed by others and will not be performed by ADT. Customer assumes all responsibility for performance of these mission critical tasks and assumes all responsibility for ensuring that any equipment will perform as anticipated in any of Customer's systems. Customer warrants that, if applicable, it has all necessary bandwidth (wired or wireless) to accommodate all equipment covered under this Agreement. ADT's Work does not include maintaining copies of Customer system configuration or user databases for any systems, unless Customer specifically hires ADT to do so under a Performance Optimization, Data Management and Backup, or Maintenance Program. ADT also does not keep copies of Customer system administrator passwords. If the information referenced above is lost by Customer, access to applications may not be possible, and Customer may be required to perform extensive software and or database rebuilds. Customer hereby acknowledges and accepts full responsibility for all tasks outlined in this section, and further acknowledges that ADT is not responsible for loss of data, integrity, passwords, system configuration, databases, backups, or other information.
- 31. Wireless Devices. Customer acknowledges and agrees that any wireless devices, including but not limited to, wireless local area network (WLAN or WiFi) networks and paths, wireless motion detectors, wireless smoke detectors, wireless door and window contacts, wireless home automation transmitters, and other wireless devices installed under this Agreement are not physically connected to the system (e.g., by electrical wire) and require a radio frequency network or path to operate. THESE WIRELESS DEVICES WILL NOT OPERATE, AND ANY ALARM WILL NOT SOUND, IF THE RADIO FREQUENCY NETWORK OR PATH IS IMPAIRED, INTERRUPTED, OR BECOMES INOPERABLE FOR ANY REASON WHATSOEVER. THESE WIRELESS DEVICES MAY USE FREQUENCIES AND SIGNAL PATHS THAT ARE NOT ENCRYPTED, AND ARE THUS SUBJECT AND VULNERABLE TO, INTERRUPTION, INTERCEPTION, INTERFERRENCE, CORRUPTION, ALTERATION, BLOCKAGE, MANIPULATION, AND TAMPERING. It is Custome's sole responsibility to maintain all wireless local area network (WLAN or WiFi) networks and paths. ADT recommends that Customer regularly inspects any wireless network and wireless devices and test them weekly to help maintain continued operation. ADT also recommends that Customer carefully reads and follows the owner's manual, instructions and warnings for all equipment, including all wireless devices.

32. Notices. Any and all notices permitted or required to be given under this Agreement shall be in writing and shall be deemed duly given: (i) upon actual delivery if delivery is by hand or by nationally recognized overnight express mail; or (ii) upon receipt by the sending party of a confirmation or answer back if delivery is by email, or (iii) after three (3) days following delivery into the mail if delivery is by postage paid certified return receipt requested mail. Each such notice shall be sent to the respective party at the address indicated on the first page of this Agreement or to any other address or person that the respective party may designate by written notice delivered pursuant hereto.

- 33. Export Control. Customer shall not export or re-export, directly or indirectly, any: (i) product or service provided under this Agreement, (ii) technical data, (iii) software, (iv) information, or (v) items acquired under this Agreement to any country for which the United States Government (or any agency thereof) requires an export license or other approval without first obtaining any licenses, consents or permits that may be required under the applicable laws of the U.S. or other foreign jurisdictions and shall incorporate in all export shipping documents the applicable destination control statements. Customer shall, at its own expense, defend, indemnify, and save harmless ADT from and against all third-party claims, liability, loss or damage (including attorneys' fees and other defense costs), assessed against or suffered by ADT as a result of an allegation or claim of noncompliance by Customer with this Section. The obligations contained in this Section shall survive the termination or expiration of this Agreement.
- 34. Software. Any software provided with the Equipment or in connection with the Services is proprietary to ADT and/or ADTs supplier(s) and is licensed or sublicensed to Customer on a non-exclusive basis. Customer may not (a) disclose the Software or source code to any third parties, (b) duplicate, reproduce, or copy all or any part of the Software, or (c) use the Software on equipment other than with the designated Equipment with which it was furnished. A separate Software License Agreement or End User License Agreement between ADT and/or the software publisher may be required to use the software and/or obtain updates/upgrades.
- 35. Survival. Those provisions which by their sense are intended to survive the cancellation, expiration or termination of the Agreement, including, by way of example only, the indemnification and limit of liability obligations contained therein, shall survive the cancellation, expiration or termination of the Agreement for whatever reason.
- 36. Waiver. The waiver, by either party, of a breach or violation of any provision of this Agreement shall not operate as, or be considered, to be a waiver of any subsequent breach thereof.

APPENDIX 7 - MONITORING

This Appendix shall be the exclusive terms and conditions applicable to monitoring services provided by ADT to Customer (referred to in this Appendix 7 as "Subscriber"). Appendices 2 and 3 do not apply to any such monitoring services, even if attached to the Proposal. Any terms and conditions set forth in a Master Agreement (or similar document) between the parties do not apply to monitoring services.

- 1. Scope of Agreement. ADT will provide (or cause to be provided) the alarm monitoring and notification services specified on the Proposal for the security alarm system at the location(s) shown in the Proposal. References in this Appendix 7 to ADT shall mean, as the case may be, ADT or the company retained by ADT to provide the alarm monitoring and monitoring services set forth herein.
- 2. Service to be Provided. The alarm monitoring and notification services to be provided shall be provided on a continuing twenty-four (24) hour basis seven (7) days a week. The monitoring and notification services shall consist of the receipt of signals from Subscriber's security alarm system and providing notification to Subscriber's designees as specified in this Appendix in the event of an alarm. The services shall be via cable, telephone lines, internet protocol, and/or radio/cellular.
- 3. Term. The initial term of this Appendix shall be for Sixty (60) Months (the "Initial Term"). The Initial Term shall begin on the date all equipment is installed and is operational, and when any necessary communications connection is completed. NOTE: Payment of all charges for installation and equipment is a precondition to the activation of the equipment and any recurring services the Subscriber has selected.
- 4. Auto Renew. Upon the expiration of the Initial Term, all monitoring services shall automatically renew for successive terms of one (1) year each (each, a "Renewal Term"); provided that the Subscriber may, by providing written notice to ADT no less than thirty (30) (and no more than sixty (60)) days prior to the date of such auto renewal, cancel such auto renewal with respect to monitoring services.
- 5. Pricing Change. ADT may increase the monitoring charges (for any or all locations covered by this Agreement) after the first year of the Initial Term for each such location (but no more than once in any twelve (12) month period) by giving Subscriber thirty (30) days prior written notice.
- 6. Early Termination. In the event that the Subscriber terminates any monitoring services during the Initial Term or during a Renewal Term, Subscriber shall pay to ADT, in addition to all other charges due prior to termination, the charges remaining to be paid for the unexpired portion of the Initial Term or Renewal Term (as the case may be) for such monitoring services. Subscriber acknowledges and agrees that this amount is an agreed upon early termination charge in the nature of liquidated damages, and is not a penalty.
- 7. Notification Services; Information Required from Subscriber. a) The Subscriber shall furnish to ADT and supplement and update Exhibit B, including a complete and accurate list of names and telephone numbers of all persons to be contacted by ADT in the event of an alarm (the "Call List"). ADT shall be entitled to rely in full upon all information in the most recent signed and dated Call List received from Subscriber, regardless of any earlier or later Call List or other information provided. In order to modify the Call List, Subscriber shall complete, sign, date, and submit to the ADT a new Call List. ADT will not rely on any unsigned Call List or any alarm monitoring information not contained on a signed, dated Call List. Additional fees apply for the following services: any changes to the Call List, system code changes and any special reports requested by Subscriber.
- b) Upon receipt of an alarm signal from Subscriber, ADT shall promptly notify the person(s) or entity(ies) identified on the Call List. Notification of Police (PD), Fire (FD), the alarm location (LOC), Guard Service (FR), and/or Subscriber's designated Responsible Party(ies) shall proceed in the order indicated on the Call List. Where "RP" is designated, ADT shall call the Responsible Parties identified on the Call List, proceeding in the order listed until a Responsible Party responds with the correct Pass Code. If no Responsible Party answers, the "RP" notification shall be deemed complete when ADT has called each phone number listed on the Call List. It is expressly agreed that ADT is entitled to rely on any direction provided by a Responsible Party who provides a correct Pass Code, including a direction to discontinue further notifications. ADT shall be deemed to have fully discharged any duty to the Subscriber under the Agreement when it has completed all notifications indicated in the Codes and Procedures. All notifications shall be by telephone using the phone number(s) listed unless otherwise indicated on the Call List. Local governmental regulations and industry standards designed to reduce false alarms may result in conditions or restrictions on the dispatch of emergency response providers in response to an alarm, and such conditions or restrictions may result in delays of notification of authorities or require that additional measures be taken to verify the alarm before dispatch. We do not guarantee that such additional measures will be successful or that emergency response providers will be dispatched should an alarm occur.
- 8. Subscriber's Alarm Equipment. The Subscriber shall be solely responsible for the testing of all alarm equipment utilized on the Subscriber's premises and agrees that such equipment shall be maintained, operated, and tested regularly and in accordance with the manufacturer's recommendations. ADT's obligations under the Agreement exclude any testing, operation, or maintenance of Subscriber's equipment or systems. The Subscriber shall not maintain or use any devices that interfere with the effectiveness and/or functioning of the alarm system. Under no circumstances shall ADT be responsible or liable for the performance of any alarm equipment on the Subscriber's premises.

- 9. Limitation of Services. The services described herein are only deterrents and notifications. ADT does not guarantee that such deterrents will prevent theft, loss or damage. The Subscriber acknowledges that no representations have been made concerning the services to be rendered other than as specified in the Agreement. TO THE EXTENT PERMITTED BY APPLICABLE LAW, ADT MAKES NO EXPRESS OR IMPLIED WARRANTIES AS TO ANY MATTER WHATSOEVER, INCLUDING WITHOUT LIMITATION, THE CONDITION OF THE SYSTEM, ITS MERCHANTABILITY OR ITS FITNESS FOR ANY PARTICULAR PURPOSE. ADT NEITHER REPRESENTS NOR WARRANTS: THAT THE SYSTEM MAY NOT BE COMPROMISED OR CIRCUMVENTED; THAT THE SYSTEM WAS DESIGNED TO OR WILL PREVENT ANY LOSS BY BURGLARY, HOLD UP, FIRE, PHYSICAL INJURY, MEDICAL CONDITION OF ILLNESS, OR OTHERWISE; OR THAT THE SYSTEM WILL PROVIDE THE DETECTION OR RESPONSE FOR WHICH IT IS INTENDED. SUBSCRIBER AGREES: THAT ANY AFFIRMATION OF FACT OR PROMISE MADE BY ADT SHALL NOT BE DEEMED TO CREATE AN EXPRESS WARRANTY; SUBSCRIBER REPRESENTS THAT SUBSCRIBER HAS NOT RELIED ON ANY STATEMENT, REPRESENTATION, ACTION, OR OTHER CONDUCT BY AD IN ELECTING TO ENTER INTO THIS AGREEMENT OR THAT, ABSENT SUCH REPRESENTATION, SUBSCRIBER WOULD NOT HAVE ENTERED INTO THIS AGREEMENT. SOME STATES DO NOT ALLOW LIMITATIONS ON HOW LONG AN IMPLIED WARRANTY LASTS, SO THE ABOVE LIMITATIONS MA NOT APPLY TO SUBSCRIBER. THIS AGREEMENT GIVES SUBSCRIBER SPECIFIC LEGAL RIGHTS, AND SUBSCRIBER MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM STATE TO STATE.
- 10. Notification of Authorities. Upon receipt of an alarm signal from Subscriber, ADT shall notify persons and entities specified on the Call List, and further may, but shall have no obligation to, notify police, fire, or other authorities not listed on Call List. Subscriber shall promptly pay any costs, fees, fines or charges by any government or emergency response entity, including "false alarm" or similar, in connection with any notification of an alarm regardless of whether such government/entity is specified in the Codes and Procedures or the Call List. ADT may invoice Subscriber for such costs, fees, fines or charges. Certain cities have policies that require alarm verification prior to dispatching emergency services. Subscriber is to inquire with the applicable municipality about any such verification requirements and what steps, if any, must be taken in the event of an alarm. NOTE: In jurisdictions where required, a Direct Connection to the Municipal Police, Fire Department or other Agency shown shall be provided. In addition, certain states require alarm verification before ADT can contact a law enforcement agency for alarm dispatch. Subscriber understands and agrees that signals transmitted hereunder will be monitored in Municipal Police and/or Fire Departments or other locations and that the personnel of such Municipal Police and/or Fire Departments or other locations are not the agents of ADT, nor does ADT assume any responsibility for the manner in which such signals are monitored or the response, if any, to such signals. In certain states, Subscribers using the protected premise to store firearms or ammunition and which hold a valid federal firearms license as a manufacturer, importer, or dealer of firearms ammunition may opt out of the alarm verification process by contacting ADT.
- 11. Payments. Upon entering into the Agreement, Subscriber shall pay the amounts set forth in the Proposal for setup of the monitored alarm account, alarm monitoring fees (billable in advance), and any permit fees specified on Exhibit A. Subscriber shall be responsible for and shall reimburse ADT for all taxes, permits, fees, and fines, arising out of the monitoring services, including but not limited to (i) any costs, fees, fines or charges referenced in Section 10 hereof and (ii) any permit fees set forth on Exhibit A hereof, and/or (iii) any taxes imposed by any governmental agency.
- 12. Communications Media: Limitations. Subscriber recognizes that the alarm signals and communications contemplated under this Appendix are transmitted over telephone or other cable lines, internet protocol, or by radio/cellular, and the maintenance and performance of such lines, networks, or radio/cellular systems are beyond the control of ADT. Under no circumstances shall ADT be responsible or liable for any failure of performance or malfunction due to ineffective transmission through lines under the control of third parties, including but not limited to telephone companies, cable companies, other utilities, or due to malfunctioning radio systems.
- 13. Waiver of Consequential Damages; Limitation of Liability. IN NO EVENT WILL ADT BE LIABLE FOR ANY SPECIAL, INCIDENTAL, INDIRECT OR CONSEQUENTIAL DAMAGES HOWEVER CAUSED. SOME STATES DO NOT ALLOW THE EXCLUSION OR THE LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES IN CERTAIN CIRCUMSTANCES, SO THE ABOVE LIMITATIONS MAY NOT APPLY TO SUBSCRIBER. SUBSCRIBER AGREES TO FILE ANY LAWSUIT OR OTHER ACTION SUBSCRIBER MAY HAVE AGAINST ADT OR ADTS ASSIGNEES, AGENTS, EMPLOYEES, SUBCONTRACTORS, SUBSIDIARIES, AFFILIATES OR PARENT COMPANIES WITHIN ONE (1) YEAR FROM THE DATE OF THE EVENT THAT CAUSED THE CLAIM, LOSS, DAMAGE OR LIABILITY. THE LIMITATION OF LIABILITY AS HEREIN SET FORTH IS KNOWINGLY FIXED BY THE PARTIES HERETC AS LIQUIDATED DAMAGE AND NOT AS A PENALTY. IT IS EXPRESSLY UNDERSTOOD AND AGREED THAT THE SERVICES PROVIDED UNDER THIS APPENDIX ARE SOLELY FOR SUBSCRIBERS CONVENIENCE, AND ADT IS NOT AN INSURER OF SUBSCRIBERS SECURITY OR ALARM SYSTEMS OR OF ANY FAILURE TO REPORT AN ALARM. SUBSCRIBER SHALL SEPARATELY OBTAIN ANY INSURANCE IT MAY DESIRE AGAINST SUCH RISKS. THE PRICING CONTEMPLATED IN THE AGREEMENT IS BASED ON ADT'S COST OF PROVIDING THE SERVICES AND DOES NOT TAKE INTO ACCOUNT ANY ASSUMPTION OF RISK OR RESPONSIBILITY BEYOND THE LIMITATIONS AGREED HEREIN. THE AGREED PRICING IS NOT SUFFICIENT TO WARRANT THE ASSUMPTION OF ANY RISK OF CONSEQUENTIAL OR OTHER DAMAGES TO THE SUBSCRIBER DUE TO ANY FAILURE TO PERFORM, FAILURE OF ANY EQUIPMENT OR SYSTEMS, FAILURE OF ANY ALARM TO BE RECEIVED BY ADT FROM THE SUBSCRIBER, OR BECAUSE OF ANY DELAY IN OR FAILURE OF ADT TO DISPATCH PUBLIC AUTHORITIES, FIRE, POLICE, OR OTHERS TO INVESTIGATE OR RESPOND TO AN ALARM. SUBSCRIBER SPECIFICALLY AGREES THAT ADT SHALL NOT BE LIABLE FOR ANY LOSS OR DAMAGE ARISING OUT OF ANY ACTUAL OR ALLEGED FAILURE TO DETECT, REPORT, PREVENT, OR MITIGATE ANY EVENT WHICH HAS, MAY, OR SHOULD RESULT IN AN ALARM. ADT'S LIABILITY UNDER THIS APPENDIX, WHETHER BASED IN CONTRACT, TORT OR ANY OTHER THEORY OF RECOVERY, SHALL NOT EXCEED THE AMOUNT OF FEES ACTUALLY PAID BY SUBSCRIBER TO ADT UNDER THE AGREEMENT. THIS SUM SHALL BE SUBSCRIBERS EXCLUSIVE REMEDY AND THE PROVISIONS OF THIS SECTION SHALL APPLY TO ALL LOSS, DAMAGE, INJURY OR DEATH, IRRESPECTIVE OF CAUSE OR ORIGIN, RESULTING DIRECTLY OR INDIRECTLY TO PERSONS OR PROPERTY, FROM THE PERFORMANCE OR NONPERFORMANCE OF THE OBLIGATIONS IMPOSED BY THIS AGREEMENT, OR, TO THE EXTENT PERMITTED BY APPLICABLE LAW, FROM THE NEGLIGENCE, ACTIVE OR OTHERWISE, OF ADT, ADT'S ASSIGNEES, AGENTS, EMPLOYEES, SUBCONTRACTORS, SUBSIDIARIES, AFFILIATES OR PARENT COMPANIES. SUBSCRIBER ACKNOWLEDGES AND AGREES THAT IN THE EVENT OF ANY EXPIRATION OR EARLY TERMINATION OF THIS AGREEMENT FOR ANY REASON WHATSOEVER, ALL OF THE PROVISIONS, LIMITATIONS AND DISCLAIMERS HEREIN RELATING TO ADT LIABILITIES SHALL SUR VIVE SUCH EXPIRATION OR EARLY TERMINATION. IF SUBSCRIBER WISHES ADT TO ASSUME A GREATER DOLLAR LIABILITY THAN PROVIDED FOR IN THIS AGREEMENT, SUBSCRIBER MAY OBTAIN FROM ADT A HIGHER LIMIT BY PAYING A HIGHER MONITORING CHARGE TO ADT. IF SUBSCRIBER ELECTS TO EXERCISE THIS OPTION, A RIDER SHALL BE ATTACHED TO THIS AGREEMENT, SETTING FORTH SUCH HIGHER LIMIT AND ADDITIONAL COST, BUT SUCH RIDER SHALL IN NO WAY BE INTERPRETED TO HOLD ADT LIABILITY IN EXCESS OF SUCH PROVISIONS.
- 14. Events Beyond ADT's Control. Communication lines, cable, telephone lines, internet connections/protocols, radio/cellular systems or equipment and instruments used by ADT in the performance of its services may be destroyed or substantially damaged by fire or other catastrophes and ADT may be unable to secure or retain connections or privileges necessary for the transmission of signals between or among the alarm location, the ADT's facilities, any central monitoring station, Call List designees, police or fire dispatch centers having jurisdiction over the alarms, or other parties, all of which events are beyond ADT's control. ADT shall have no liability for events beyond its control. Should conditions beyond ADT's control, including but not limited to strike, flood, riot, fire, explosion, war, conflict, line damage, antenna failure, communications network failure, or other causes beyond the reasonable control of the ADT, hinder or prevent the performance of ADT's services, then ADT (upon learning of the issue) will notify the Subscriber as soon as is reasonably practical of the nature and extent thereof and the approximate anticipated duration. Upon such notification either party shall have the following options: (a) to proceed under this Appendix; or (b) to terminate this Agreement. If the Agreement is terminated, the Subscriber shall pay to ADT all fees and charges through the date of termination and the ADT shall refund any prepaid amount through the date of termination., less any equipment charges still due for ADT owned equipment. Upon such payment, the contractual relationship between the parties shall terminate.
- 15. Indemnity. SUBSCRIBER SHALL RELEASE, DEFEND, INDEMNIFY AND HOLD HARMLESS ADT FROM AND AGAINST ALL CLAIMS, INCLUDING THIRD PARTY CLAIMS, LIABILITIES AND DAMAGES (INCLUDING WITHOUT LIMITATION EXPENSES, COSTS AND ATTORNEYSFEES) RELATING TO THE DESIGN, INSTALLATION, PERFORMANCE OR OPERATION OF THE SYSTEM, THE MONITORING OF THE SYSTEM, AND ANY RISKS, LOSSES, DAMAGES, INJURIES, DEATH OR OTHER EFFECTS OF ANY HAZARD OR EVENT THAT OCCURS AT OR AROUND THE PREMISES, INCLUDING, BUT

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NOT LIMITED TO, SUCH CLAIMS OR LIABILITIES THAT ARE BASED UPON THE NEGLIGENCE, BREACH OF CONTRACT, BREACH OF WARRANTY, AND/OR STRICT LIABILITY BY ADT, OUR ASSIGNEES, AGENTS, EMPLOYEES, SUBCONTRACTORS, SUBSIDIARIES, AFFILIATES OR PARENT COMPANIES. SUBSCRIBER'S INDEMNIFICATION OBLIGATIONS SHALL SURVIVE THE EXPIRATION OR EARLY TERMINATION OF THIS AGREEMENT FOR ANY REASON WHATSOEVER.

- 16. Integration. The terms and conditions stated herein constitute the final complete agreement between the Subscriber and ADT with respect to monitoring services. This Agreement may not be modified in any respect except by a subsequent writing executed by the Subscriber and ADT.
- 17. Subcontracting; Assignment. Neither party may assign the Agreement without the express prior written consent of both parties. ADT may, in ADTs sole discretion and without notice to Subscriber or any other person, provide to any actual or prospective assignee, purchaser, transferee, or participant, any information that ADT have or know pertaining to this Agreement. Subscriber acknowledges that this Agreement and particularly those paragraphs relating to ADT's disclaimer of warranties and limited liability and third party indemnification, inure to the benefit of, and are applicable to, any assignees and subcontractors with the same force and effect as they bind Subscriber to ADT. Subscriber further acknowledges that any assignees of this Agreement shall not be responsible for claims, liabilities, or damages which accrued prior to the date of assignment.
- 18. Governing Law. This Appendix shall be interpreted and construed in accordance with the laws of the State where the monitored premises are located.
- 19. Attorneys' Fees. If any legal action or other proceeding is brought for the enforcement of this Agreement or the collection of any sums due hereunder, the prevailing party shall be entitled to recover reasonable attorneys' fees and costs incurred in such action or proceeding, or on any appeal there from.
- 20. Notices. Notices, other than fee adjustments, shall be deemed given when delivered in person, delivered via reputable overnight courier service (such as FedEx or UPS) or delivered by USPS certified mail, return receipt requested, addressed to the parties at the addresses set forth in the Proposal. All changes of address must be in writing and delivered as provided in this Section.
- 21. Survival. The provisions of this Appendix pertaining to consequential damages, liability limitation, events beyond ADTs control, termination, indemnity, integration, and severability shall survive any termination or expiration of the Agreement.
- 22. Severability. If any provision in this Appendix is held to be invalid or unenforceable, such provision will be enforced to the maximum possible extent, and all other provisions will remain valid and enforceable.
- 23. Waiver of Jury Trial. Each party hereby waives any right to trial by jury in any suit, action or other legal proceeding brought by either party.

The following provisions apply to monitoring systems that include Mobile Control by Alarm.com.

Subscriber acknowledges that (i) it has read and accepted the Alarm.com terms below, and (ii) Subscriber must activate its Alarm.com account online pursuant to the instructions given to Subscriber by Alarm.com, and until Subscriber so activates its Alarm.com account, Subscriber will only have Alarm.com Signal Forwarding services and NOT Mobile Control services, which means, among other things, that Subscriber will not have the enhanced Mobile Control service, which means, among other things, that Subscriber will not have the enhanced Mobile Control service known as "Entry Delay Crash and Smash," which makes it difficult for an intruder to disarm Subscriber's panel upon entry into your premises. In addition, once Subscriber's Alarm.com account is activated, in order to maintain the enhanced Mobile Control services, Subscriber must arm/set its alarm system at least once every 30 calendar days. If Subscriber fails to arm/set its alarm system at least once every 30 days, then Subscriber will automatically and without further notice only have Alarm.com Signal Forwarding services going forward until such time as Subscriber contacts ADT or Alarm.com to reactivate Subscriber's Mobile Control services. Therefore, ADT strongly encourages Subscriber to activate its Alarm.com account and arm/set its alarm system often, but at a minimum every 30 days, in order to retain the enhanced Mobile Control services.

Subscriber has agreed to purchase commercial security, video, still-photo imaging and/or home automation products and services from an independently owned and operated security services dealer ("Dealer") pursuant to an agreement with the Dealer ("Dealer Agreement"). Alarm.com Incorporated, a Delaware corporation, has authorized the Dealer to market and sell Alarm.com's services ("Services") to Subscriber with certain hardware and other products, including communication modules, video, imaging and/or home automation devices ("Equipment") that enable the Services. Sections A1 through A12 herein constitute the terms and conditions of Alarm.com's offering of the Equipment and Services ("Terms") and are part of Subscriber's agreement with the Dealer and contain, among other things, important warranty disclaimers (Section A4) and limitations of liability (Section A5) applicable to the Services and the Equipment. By signing the agreement with the Dealer, accessing the Alarm.com customer website or mobile applications, or using any other part of the Services and/or Equipment, subscriber Agrees to be bound by these Alarm.com Terms. Subscriber agree that these Alarm.com Terms may be enforced by ADT directly.

- A1. Pursuant to the Dealer Agreement, Subscriber has agreed to purchase the Services and/or Equipment from the Dealer. The Dealer is an independent contractor and not an agent of Alarm.com. Subscriber acknowledges and agrees that (a) Subscriber has had the opportunity to read and review these Alarm.com Terms before entering into the Dealer Agreement, (b) Subscriber accepts the Alarm.com Terms and agrees to be bound by them, and (c) if, for any reason, Subscriber does not remain an Alarm.com subscriber or if the Services become unavailable to Subscriber for any reason, Subscriber will have no right of refund, return or deinstallation with respect to any Services or any Equipment, except if and to the extent otherwise required by law. ADT or Alarm.com may modify these Alarm.com Terms from time to time to comply with applicable law.
- A2. The Equipment may contain proprietary software of Alarm.com that is embedded in the Equipment. Alarm.com solely owns and retains all rights, including all intellectual property rights, in the embedded software and all other Alarm.com materials (together, "Materials") and Services. Subscriber will not (a) use, or cause or permit any other person or entity to use, any Materials or Services to design, build, market, or sell any similar or substitute product or service, or (b) cause, perform, or permit (i) the copying, decompilation, disassembly, or other reverse engineering of any Materials, (ii) the transferring or purported resale, licensing or sublicensing of any Materials, or (iii) the removal, delivery, or exportation of any Materials outside the United States or any other act in violation of any relevant export laws or regulations.
- A3. If Subscriber's Services include emergency two-way voice over a cellular or internet connection, Subscriber acknowledges that the two-way voice connection may be interrupted or unable to connect, that the call may be dropped, and that the sound quality may be distorted or impossible to understand. By accepting the emergency two-way voice service, Subscriber understands and accepts the limitations inherent in cellular and internet technology and the consequences if the technology does not operate as designed. If Subscriber's Services include video or still-photo image cameras, the video clips and still-photo images generated from such cameras are stored on our servers and may be viewed by Subscriber only for a limited time based on the quantity of storage Subscriber has ordered from its Dealer. Alarm.com has no control over and take no responsibility for the placement of cameras and their view. Subscriber agrees to use the cameras and associated video and still-photo imaging features of the Services in compliance with all laws, including privacy and consumer protection laws, and not for any illegal purposes, including invasion of privacy or illicit conduct, and Alarm.com may disconnect the cameras from the Services if Subscriber, in Alarm.com's sole determination, breaches this covenant. Alarm.com does not guarantee the receipt, clarity or quality of any images that may be adversely impacted by, for example, lighting, Internet and wireless communication facilities and transmission quality, electrical interference, weather and other conditions beyond Alarm.com's control. Alarm.com may disclose stored video clips and still-photo images in response to a subpoena or a government request or order. If the Equipment provided by Subscriber's Dealer includes an Alarm.com image sensor device that also is being used as a motion sensor, then Subscriber understands and accepts that the motion sensor may not operate as designed and may be affected by conditions outside Alarm.com's control, which may cause the device to ma

may be unable to control the devices using the Equipment or Alarm.com Services. Alarm.com makes no representations or warranties regarding the quality, function or effectiveness of any such home automation devices.

A4. THE SOLE WARRANTY PROVIDED BY ALARM.COM WITH RESPECT TO THE SERVICES, MATERIALS AND EQUIPMENT IS A LIMITED WARRANTY TO USE COMMERCIALLY REASONABLE EFFORTS TO CORRECTOR BYPASS A MATERIAL DEFECT IN THE SERVICES, IN ACCORDANCE WITH THE TERMS AND CONDITIONS SET FORTH IN THESE ALARM.COM TERMS ("LIMITED WARRANTY"). THE LIMITED WARRANTY IS NOT EXTENDED TO SUBSCRIBER UNLESS SUBSCRIBER HAS ACCEPTED THESE ALARM.COM TERMS AND REMAIN BOUND BY THESE TERMS AND CONDITIONS. THE LIMITED WARRANTY IS FOR SUBSCRIBER'S BENEFIT ONLY AND MAY NOT BE ENFORCED BY ANY OTHER PERSON OR ENTITY. EXCEPT FOR THE LIMITED WARRANTY WITH RESPECT TO SERVICES, ALL SERVICES, EQUIPMENT AND MATERIALS THAT ARE OR MAY BE PROVIDED BY ALARM.COM ARE PROVIDED "AS IS," WITH ALL FAULTS. TO THE MAXIMUM EXTENT PERMITTED BY LAW, ALARM.COM DISCLAIMS (A) ALL EXPRESS WARRANTIES TO SUBSCRIBER OTHER THAN THIS LIMITED WARRANTY, (B) ALL IMPLIED WARRANTIES TO SUBSCRIBER OF ANY KIND, AND (C) ALL WARRANTIES TO OR FOR THE BENEFIT OF ANY OTHER PERSON OR ENTITY, WHETHER EXPRESS OR IMPLIED. THE IMPLIED WARRANTIES DISCLAIMED HEREIN, TO THE MAXIMUM EXTENT PERMITTED BY LAW, INCLUDE ALL WARRANTIES OF MERCHANTABILITY, TITLE, FITNESS FOR A PARTICULAR PURPOSE ACCURACY, SYSTEMS INTEGRATION, QUIET ENJOYMENT, OR NON-INFRINGEMENT. EXCEPT FOR THE LIMITED WARRANTY, THE ENTIRE RISK AS TO SATISFACTORY QUALITY, PERFORMANCE, ACCURACY, AND EFFORT OF ALL SERVICES, ALL EQUIPMENT AND ALL ALARM.COM MATERIALS SHALL BE WITH SUBSCRIBER. ALARM.COM SHALL HAVE NO RESPONSIBILITY FOR EQUIPMENT WHICH IS MANUFACTURED BY THIRD PARTIES.

A5. (A) SUBSCRIBER AGREES THAT ALARM.COM IS NOT AN INSURER OF SUBSCRIBERS PROPERTY OR THE PERSONAL SAFETY OF PERSONS IN OR AROUND SUBSCRIBER'S PREMISES. THE PRICES THAT ALARM.COM CHARGES FOR THE SERVICES AND EQUIPMENT REFLECT THE VALUE OF THE GOODS AND SERVICES ALARM.COM PROVIDES AND NOT THE VALUE OF SUBSCRIBERS PREMISES OR ITS CONTENTS OR ANY LOSSES ASSOCIATED WITH PERSONAL INJURY OR DEATH. INSURANCE, IF ANY, COVERING PERSONAL INJURY AND PROPERTY LOSS OR DAMAGE ON YOUR PREMISES SHALL BE OBTAINED BY SUBSCRIBER FROM A THIRD PARTY. (B) ALARM.COM IS NOT ASSUMING RESPONSIBILITY FOR ANY LOSSES (DIRECTOR INDIRECT), IRRESPECTIVE OF CAUSE, THAT MAY OCCUR EVEN IF DUE TO ALARM.COMS NEGLIGENT PERFORMANCE OR FAILURE TO PERFORM ANY OBLIGATION UNDER THESE TERMS OR ANY DEALER AGREEMENT OR OTHER BASIS. IF, NOTWITHSTANDING THESE TERMS, ALARM.COM IS HELD TO BE LIABLE TO SUBSCRIBER, OR ANY INVITEES, AGENTS, EMPLOYEES OR OTHERS, FOR BREACH OF CONTRACT, NEGLIGENCE, GROSS NEGLIGENCE, OR UNDER ANY OTHER THEORY OF LEGAL LIABILITY FOR ANY FAILURE OF THE SERVICES, MATERIALS OR EQUIPMENT, THEN THE LIMITATION OF ALARM COMS LIABILITY FOR ANY AND ALL HARM, DAMAGES, INJURY OR LOSS SHALL BE THE GREATER OF ONE THOUSAND DOLLARS (\$1,000.00) OR THE ANNUAL AMOUNT THAT ALARM.COM RECEIVES FOR SUBSCRIBERS USE OF THE SERVICES. (C) SUBSCRIBER HEREBY WAIVES ANY AND ALL CLAIMS FOR DAMAGES EXCEEDING THE LIMITS SET FORTH HEREIN FOR ALL HARM, DAMAGES, INJURY OR LOSS INCURRED, INCLUDING BUT NOT LIMITED TO ACTUAL, DIRECT, PUNITIVE, INCIDENTAL OR CONSEQUENTIAL DAMAGES, PROPERTY DAMAGE AND LOSSES DUE TO BUSINESS INTERRUPTION, LOSS OF PROFITS, PERSONAL INJURY OR DEATH. UNDER NO CIRCUMSTANCES WILL ALARM.COM BE LIABLE TO SUBSCRIBER FOR ANY CONSEQUENTIAL DAMAGES. (D) SUBSCRIBER MAY OBTAIN FROM ALARM.COM A HIGHER LIMITATION OF LIABILITY BY PAYING AN ADDITIONAL FEE TO ALARM.COM. IF SUBSCRIBER ELECTS THIS OPTION, A RIDER WILL BE ATTACHED TO THESE ALARM.COM TERMS WHICH WILL SET FORTH THE AMOUNT OF THE HIGHER LIMITATION OF LIABILITY AND THE AMOUNT OF THE FEE. AGREEING TO THE HIGHER LIMITATION OF LIABILITY DOES NOT MEAN THAT ALARM.COM IS AN INSURER. SUBSCRIBER WAIVES ALL SUBROGATION AND OTHER RIGHTS OF RECOVERY AGAINST ALARM.COM THAT ANY INSURER OR OTHER PERSON MAY HAVE AS A RESULT OF PAYING ANY CLAIM FOR HARM, DAMAGES, INJURY OR LOSS TO SUBSCRIBER OR ANY OTHER PERSON OR ENTITY.

A6. Subscriber agrees and acknowledges that the Services, Materials and Equipment may not detect, observe, view, or prevent an unauthorized intrusion onto the premises or any other emergency condition such as fire, smoke, carbon monoxide, medical emergencies or water damage. Subscriber agrees and acknowledges that the use of the Services, Materials and/or Equipment is voluntary.

A7. If any of Subscriber's employees, guests, relatives, invitees, or insurers, or any other person or entity connected to Subscriber, or any person or entity who seeks to assert rights they claim are derived from Subscriber's relationship with Alarm.com, attempts to hold Alarm.com responsible for any harm, damages, injury or loss (including property damage, personal injury or death) connected with or resulting from any alleged (a) failure of the Services, Materials or Equipment, (b) negligence (including gross negligence), (c) improper or careless activity of Alarm.com, or (d) claim for indemnification or contribution, then Subscriber will repay to Alarm.com (i) any amount that Alarm.com is required to pay or that Alarm.com agrees to pay in settlement of the claim, and (ii) the amount of Alarm.com's reasonable attorney's fees and any other losses and costs that Alarm.com may incur in connection with the harm, damages, injury or loss.

A8. Subscriber understands and agrees that these Alarm.com Terms, and particularly Sections A4, A5, A6, A7, and A8, shall (a) apply to and protect the employees, officers, shareholders, parent companies, directors, agents, licensors, representatives, subcontractors, affiliates and assignees of Alarm.com, and (b) be binding on Subscriber's heirs, administrators, custodians, trustees, agents and successors.

A9. TO THE EXTENT PERMITTED BY LAW, SUBSCRIBER AGREES THAT NO LAWSUIT OR ANY OTHER LEGAL PROCEEDING CONNECTED WITH THE SERVICES OR EQUIPMENT SHALL BE BROUGHT OR FILED BY SUBSCRIBER MORE THAN ONE (1) YEAR AFTER THE INCIDENT GIVING RISE TO THE CLAIM OCCURRED. IN ADDITION, TO THE EXTENT PERMITTED BY LAW, ANY SUCH LEGAL PROCEEDING SHALL NOT BE HEARD BEFORE A JURY, AND EACH PARTY GIVES UP ANY RIGHT TO A JURY TRIAL. TO THE EXTENT PERMITTED BY LAW, SUBSCRIBER AGREES THAT SUBSCRIBER WILL NOT BRING ANY CLASS ACTION LAWSUIT AGAINST ALARM.COM OR BE A REPRESENTATIVE PLAINTIFF OR PLAINTIFF CLASS MEMBER IN ANY SUC LAWSUIT.

A10. These Alarm.com Terms shall be governed by the law of the State of Delaware, without giving effect to its rules of conflict of laws. If Subscriber is a resident or business located in the State of California, the following applies: If either Subscriber or Alarm.com commences a lawsuit for a dispute arising under or related to these Alarm.com Terms or in any way relating to the Services, such suit shall be submitted to general judicial reference in Los Angeles, California pursuant to California Code of Civil Procedure section 638 et seq. and 641 through 645.1 or any successor statutes thereto.

A11. If any provision of these Alarm.com Terms or the application of any such provision to any person, entity or circumstance shall be held invalid, illegal, or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provision of these Alarm.com Terms. The parties intend that all disclaimers of warranties, limitations of liability, and exclusions of damages in these Alarm.com Terms shall be upheld and applied to the maximum extent permitted by law. Alarm.com is an intended third-party beneficiary of these Alarm.com Terms and shall have the right to enforce and/or otherwise invoke any and all provisions set forth in any of these Alarm.com Terms directly. The words include, "includes and including shall be deemed to be followed by the phrase "without limitation."

A12. SUBSCRIBER EXPRESSLY UNDERSTANDS AND AGREES THAT SUBSCRIBER HAS NO CONTRACTUAL RELATIONSHIP WHATSOEVER WITH THE UNDERLYING WIRELESS SERVICE PROVIDER OR ITS AFFILIATES OR CONTRACTORS AND THAT SUBSCRIBER IS NOT A THIRD PARTY BENEFICIAR' OF ANY AGREEMENT BETWEEN ALARM.COM AND THE UNDERLYING CARRIER. IN ADDITION, SCRIBER ACKNOWLEDGES AND AGREES THAT THE UNDERLYING CARRIER AND ITS AFFILIATES AND CONTRACTORS SHALL HAVE NO LEGAL, EQUITABLE, OR OTHER LIABILITY OF ANY KIND TO SCRIBER, AND SUBSCRIBER HEREBY WAIVES ANY AND ALL CLAIMS OR DEMANDS THEREFOR.

EXHIBIT A

The City where the monitored premises are located (the "City") does not currently require an alarm permit (the "Permit").

Is there a fee for the Permit?

X The City does not currently charge an annual fee for the Permit ("Permit Fee").

_ The City charges a Permit Fee, which, as of the date of this Agreement, is .

Who obtains the permit?

_ Based on City requirements, Subscriber is responsible for obtaining the Permit (and any necessary renewals) directly from the City. Subscriber will pay any Permit Fee directly to the City.

_ADT shall obtain the initial Permit for Subscriber. Any initial Permit Fee will be invoiced to Subscriber together with the fees set forth in Section 7 of this Appendix. So long as, at the time of expiration of the current permit, the monitoring services remain in place, ADT shall obtain any renewals and invoice Subscriber for the cost of such Permit Fees (due upon receipt).

_ The City requires that ADT obtain the initial Permit for Subscriber. ADT will obtain the Permit, and ADT will invoice Subscriber for any Permit Fee (due upon receipt). So long as, at the time of expiration of the current permit, the monitoring services remain in place, ADT will also obtain any renewals. Again, ADT will invoice Client for the Permit Fees (due upon receipt).

(REMAINDER OF PAGE INTENTIONALLY BLANK - SIGNATURES ON FOLLOWING PAGE)

Acceptance

NOTICE: Our charges under this agreement are based on your agreement to receive and pay for the services for a full Sixty (60) month term.

IF THIS AGREEMENT IS TERMINATED BY YOU PRIOR TO THE END OF THE THEN-CURRENT TERM, EXCEPT AS OTHERWISE PROVIDED HEREIN, YOU AGREE TO PAY US THE SERVICE CHARGES THAT WOULD HAVE BEEN PAYABLE BY YOU FOR THE REMAINING TERM OF THE AGREEMENT BUT FOR THE EARLY TERMINATION HEREOF.

ATTENTION IS DIRECTED TO THE WARRANTY, LIMITATION OF LIABILITY AND OTHER TERMS AND CONDITIONS SET FORTH IN THIS AGREEMENT.

This Agreement is not binding upon ADT unless and until either signed by an Authorized Manager of ADT, or we begin the installation of Equipment or provision of Services. You acknowledge that you may not receive a copy of this Agreement signed by ADT's Authorized Manager, and that such lack of receipt shall not, in any way, invalidate or otherwise affect this Agreement.

- I am at least 18 years of age, and the information I have provided is true and correct to the best of my knowledge.
- I have read, understood, and agree to this Agreement, which contains important information regarding the Equipment and Services provided by ADT.
- I understand and agree that the placement of my signature electronically on this page constitutes my electronic signature for this Commercial Schedule of Protection Proposal and Sales Agreement, which is a valid and binding signature under the Electronic Signatures in Global and National Commerce Act ("E-SIGN Act").

Customer Signature	ADT Authorized Manager

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APPROVED AS TO LEGAL FORM

N. Jay Yeagar

Anderson County Law Director

Powered by Experience.
→ Driven by Excellence.

Termi. 5 years after Installation

ADT Commercial

Proposal

Proposal prepared for:

Anderson Co. Circuit Court Clerk

Presented by:

Gregory Seiber

| 8/6/2021

Sales Agreement ID: 891202882



Powered by Experience. Driven by Excellence.

Friday, August 6, 2021

Anderson Co. Circuit Court Clerk 100 N. Main St. CLINTON, TN 37716

Thank you for allowing us the opportunity to provide you with a proposal for your security system. I am pleased to propose a cost effective solution for your organization that will allow you to help mitigate your risks and reduce losses.

At ADT Commercial, we pride ourselves in providing our commercial customers with attentive service, proven security solutions, and the highest level of professional installation and monitoring.

I look forward to discussing this proposal with you. Should you have any questions, please do not hesitate to contact me.

Sincerely,

Gregory Seiber

/ GregorySeiber@adt.com

Equipment and Investment Statement for: Oak Ridge General Sessions Court Clerk

Site Information: Oak Ridge General Sessions Court Clerk, 728 Emory Valley Rd, OAK RIDGE, TN 37830

Scope of Work:

Scope of Work - Installation of a new security system.

Equipment List:

Quantity	Description	Unit Amount	Extended Amount
1	PANEL IN 340 ENCLOSURE Dialer Network	224.08	\$224.08
1	WIRELESS HIGH POWER RECEIVER For XT Panel STING	111.62	\$111.62
1	LTE CELLULAR COMMUNICATOR, XT30, XT50 VERIZON	192.02	\$192.02
1	Keypad, LCD, Green Backlight, numeric keys, white, ADT logo	113.30	\$113.30
2	UNIVERSAL WIRELESS TRANSMITTER UNIVERSAL WIRELESS TRANSMITTER	35.76	\$71.50
2	WIRELESS CEILING MOUNT 360 PIR	160.80	\$321.60
2	Wireless Glassbreak Detector	66.47	\$132.94
1	Wireless PIR Motion Detector	63.61	\$63.61
1	Indoor Siren	7.89	\$7.89
1	Transformer, 16.5 VAC, 40VA, Plug in	10.91	\$10.91
1	7.0 AH 12 VDC LEAD-ACID BATTERY	85.44	\$85.44
1	DUAL BATTERY HARNESS FOR STD. BATTERY LEADS	10.91	\$10.91
1	CLIP-ON TAMPER SWITCH	11.92	\$11.92
	Sub Total Equipment Cost:		\$1,357.74

Labor & Other Summary:

Description		Amount
Labor		\$1,193.50
Shipping/Freight Fee		\$21.03
	Sub Total Labor R. Other Cost:	¢1 214 52

Recurring Services:

Description		Amount
Monitoring		\$25.99
Service Plan		\$13.48
Signaling		\$12.00
	Sub Total Monthly Charge:	\$51.47

Summary of Charges for: Oak Ridge General Sessions Court Clerk		
Installation Price	\$2,572.26	
Total Installation Price*	\$2,572.26	
Total Monthly Recurring Services Charges*	\$51.47	
	*Plus applicable tax	

Investment Summary (Non-Leased)

Total Non-Leased Proposal Option		
Installation Price	\$2,572.26	
Total Installation Price*	\$2,572.26	
Total Monthly Recurring Services Charges*	\$51.47	
*Plus applic	cable tax	

22-6030

Sertifi, Inc. Terms of Services Agreement

The following are the terms and conditions pursuant to which you (the "Customer") may access and use the Sertifi service and system. This is a legally binding document that details the Customer's rights and obligations relative to the customer's access and use of the Service. The terms and conditions of the Customer's access and use of the Service ("Terms of Service" or "TOS") must be expressly accepted by the Customer prior to and as a condition to a Customer's access and use of the Service. It is the Customer's responsibility to understand and abide by the TOS and by all other policies and procedures promulgated and communicated by Sertifi that may supplement, modify or amend the TOS from time to time.

WITNESSETH

Whereas, Sertifi is a third party technology provider operating an "Online Signature" and "E-Sign Room" service and software to businesses.

Whereas, the services provided by Sertifi are limited to capturing and applying electronic and handwritten signatures to documents, delivering documents and files, and storing documents;

Whereas, Customer desires to use the services and software of Sertifi:

Whereas, the Customer, End-User (as defined below) and any one else accessing the Services provided by Sertifi are sometimes referred to herein as a "User".

NOW, THEREFORE, in consideration of the mutual covenants and agreements set forth herein, the parties hereto acknowledge that the consideration recited herein is adequate and sufficient for their agreements and agree as follows:

1. <u>Services</u>. During the term of this Agreement Sertifi shall provide to Customer an internet webbased on-line signature and e-sign room service and software which allows the users thereof to create and send to third party email addresses requests for electronic signatures and allows users to electronically sign documents or fax handwritten signatures into the software provided by Sertifi (hereinafter referred to as the "Services").

- 2. Rates and Payment Terms. Customer agrees to pay to Sertifi the Service Fee in advance in Monthly increments (if Monthly Service Package is selected) or in Annual increments (if Annual Service Package is selected) within thirty (30) days after the date of each invoice. If the Service Fee is not paid within thirty (30) days after the date of an invoice, Sertifi may impose interest at that rate equal to the lesser of one and one-half percent (1 ½ %) per month. Sertifi may change the amount of the Monthly or Annual Service Fee by written notice to Customer not less than ten (10) days prior to the date the change is to take effect. Further, in the event any sum of money due from Customer to Sertifi is not paid in a timely manner Sertifi shall have the right, in addition to its other rights and remedies, to discontinuing providing Services to Customer or terminate this Agreement and all of the obligations of Sertifi to Customer.
- 3. <u>Commencement Date</u>. The Commencement Date is the date on which Sertifi shall provide the Services to Customer. If any customizations are requested Customer and Sertifi shall cooperate with each other and each shall use its reasonable commercial efforts to implement Customer into the Sertifi software.

4. <u>Term.</u> This Agreement shall begin on the Effective Date and shall remain in effect until automatically renewing each month or annually until terminated by either party upon thirty (30) days prior written notice to the other party.

5. Enforcement of Electronic Signatures. The enforcement of documents signed with electronic signatures and facsimile signatures is an evolving area of the law. The Customer has the obligation to determine the enforceability of electronic signatures and facsimile signatures, the enforceability of any particular document signed with an electronic signature or facsimile signature, the risks as to the identity of the users signing with the use of electronic signature or a facsimile signature, to provide each party to a document with any disclosure or explanation required by law concerning the utilization of electronic signatures, facsimile signatures and the use of the Services, and to draft its documents to accommodate enforcement of the terms of the documents when signed with electronic signatures and facsimile signatures. Sertifi does not make and none of its employees, agents or representatives are authorized on behalf of Sertifi to make any representation or warranty as to the enforceability of any document signed with an electronic signature or facsimile signature nor as to coverage of any document under legislation, legality of legislation, enforceability of any documents, validity of any documents, or suitability of its Services or legality and enforceability of documents or transactions that pass through its Services. Sertifi does not provide any assurances electronic signatures or facsimile signatures are enforceability in a court of law or equity.

- 6. <u>Rules, Policies and Procedures</u>. Sertifi may promulgate certain rules, policies and procedures for the use of the Services and Customer shall abide by those rules, policies and procedures for the use of the Services disclosed from time to time by Sertifi to Customer.
- 7. <u>Modification to Agreement</u>. Any modification of this Agreement, or additional obligation assumed by any party in connection with this Agreement, shall be binding only if placed in writing and signed by each party or an authorized representative of each party. It is not a modification to this Agreement for Sertifi to change the interfaces, software, mechanisms and any other feature of the Services and delivery of the Services and Sertifi may do so.
- 8. <u>Right to Services</u>. The rights of Customer to the use of the Services are personal to Customer and neither those rights nor this Agreement shall be transferred, sold, licensed, leased, assigned, conveyed or otherwise permitted to be used, in whole or in part, to or by any person or entity other than Customer without the express written consent of Sertifi which consent may be conditioned or withheld for any reason or no reason in the sole and absolute discretion of Sertifi. Any transfer of substantially all of the assets of the Customer or a transfer of more than one-half of the shares of stock or other equity interest in the Customer shall be deemed an attempted un-permitted transfer of this Agreement.

9. Data Security, ID, Passwords, Signed Documents and Disclosure of Data.

- A. Sertifi shall comply with reasonable industry standards precautions to not disclose Data to persons not a party to this Agreement; except (i) as convenient or necessary to perform the Services, (ii) as convenient or necessary for Sertifi's internal record keeping, internal reporting and support purposes, (iii) to third parties bound by a confidentiality agreement to view Data only for the purpose of assessing Sertifi for a possible acquisition, (iv) a transfer of substantially all of the assets of Sertifi, and (v) as required by law, court order, subpoena, judicial or governmental administrative request or order, or to prosecute or defend the rights of Sertifi in a legal action.
- B. Sertifi shall store and process information pertaining to Customer and End User using industry standard such as SSL encryption methods.
- C. Sertifi shall provide mechanisms to provide to Customer information on the alleged identity of the End User signing documents using the Services; such as, email address, captured IP address of End User. Notwithstanding the foregoing, Sertifi does not guaranty nor warrant the identity of any End User. Customer agrees to be solely responsible to determine the identity of the End User and to assess the risk as to the End User with whom the Customer is transacting with and under what terms and as to the trustworthiness of the other parties to its transactions.

- D. After documents or a Signature Stamp have left the Service or server of Sertifi, Sertifi shall not be responsible for the integrity of documents or a Signature Stamp. For example only and not by way of limitation, documents and signature stamps leave the server of Sertifi when a User forwards, accesses or stores a document or after a Customer closes its account with Sertifi and its documents and audit trails have been deleted from the server of Sertifi. This statement of lack of responsibility shall not be construed to impose liability upon Sertifi for the integrity or encryption of documents or Signature Stamps while in the Service or on the server of Sertifi.
- E. Customer acknowledges that the Service relies on e-mail notifications to alert Users of signature requests and other information. Customer agrees that Sertifi is not responsible for Users failure to receive or send e-mails.
- 10. <u>Lawful Use</u>, <u>Ethical and Moral Use</u>. Customer agrees to use and to cause its End Users to use the Services only for lawful and ethical purposes. Customer shall not and shall cause its End-Users not to send unsolicited advertising, viruses or other harmful data using the Services or the Sertifi software or the Sertifi server. In the event Sertifi reasonable believes that Customer or any of its End Users are not in compliance with this provision, Sertifi may (i) immediately suspend Service to the Customer and (ii) may terminate this Agreement upon notice to Customer and (iii) may report unauthorized use to law enforcement authorities. Further, in the event Sertifi reasonable believes Customer or any of its End Users are not in compliance with this provision, Sertifi may delete from its servers all non-compliant information.
- 11. Storage of Information. For 30 days after a document is signed using the Service pursuant to this Agreement, Sertifi shall allow the Customer to download its documents and audit trails from the Sertifi server at no additional charge to Customer. The Customer and Sertifi may agree by a separate writing and the payment by Customer of an additional charge to extend the period of time. Thereafter, Sertifi may delete from its server all documents, audit trails, Data and any other information pertaining to Customer and its activity on the Sertifi server and its use of the Services. Sertifi does not guaranty that it shall store documents, audit trails, Data or any other information upon its server during the term of this Agreement or thereafter and Customer shall be responsible to make copies of all such information.
- 12. <u>Service Availability</u>. Sertifi shall use its reasonable commercial efforts to make available to the Customer and its End Users the Services. Customer agrees that factors beyond the reasonable commercial control of Sertifi may cause the Services to be unavailable to Customer and its End Users. In addition, Sertifi frequently updates software, backs up Data and performs maintenance during which times the Service will not be available to the Customer and its End Users.

13. <u>Intellectual Property</u>. The Service contains service marks, trade marks, copyrighted material, text, graphics, logos, images, software and icons and other intellectual property as well as proprietary information and confidential information owned by or under license to or otherwise controlled by Sertifi (hereinafter sometimes referred to as "Intellectual Property"). Customers shall not use and shall cause its End Users not to use the Intellectual Property except for the sole purpose of using the Services for their intended purpose. In particular and in limitation of the obligation of this provision, Customer shall not and shall cause it End Users not to use the name "Sertifi" except for the sole purpose of using the Services for their intended purpose.

CONNECTION WITH THE SERVICE IS AT CUSTOMER'S SOLE RISK. SERVICE AND THE HARDWARE AND SOFTWARE UTILIZED OR ACCESSED IN SERVICE. IN FURTHERANCE HEREOF AND WITHOUT LIMITATION, USE OF THE STANDARD SHALL ARISE OUT OF SERTIFI PROVIDING OR NOT PROVIDING THE OBLIGATION, WARRANTY, REPRESENTATION OR COURSE OF DEALINGS DOCUMENTS WILL NOT BE LOST, TAMPERED WITH OR DELETED. NO CORRECTED. SERTIFI DOES NOT WARRANT THAT INFORMATION, DATA OR THE SERVICE OR THAT ANY OR ALL ERRORS IN THE SERVICE WILL BE WARRANTIES NOT EXPRESSLY SET FORTH HEREIN. SERTIFI DOES NOT WARRANT UNINTERRUPTED OR ERROR FREE. SERTIFI FURTHER DISCLAIMS ALL PURPOSE, AND/OR ANY WARRANTY THAT PROVISION OF THE SERVICE WILL BE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR CONNECTION WITH THE SERVICE, INCLUDING, BUT NOT LIMITED TO, THE SERVICE, OR THE HARDWARE OR SOFTWARE UTILIZED OR ACCESSED IN KIND MHYLSOEVER, EITHER EXPRESS OR IMPLIED, IN CONNECTION WITH THE OF THE SERVICE, MAKES ANY REPRESENTATION AND/OR WARRANTY OF ANY NOR ANY OWNER, MEMBER, MANAGER, EMPLOYEE, AGENT AND/OR PROVIDER AND PROVIDED TO CUSTOMER "AS IS" AND WITH ALL FAULTS. NEITHER SERTIFI, AGREEMENT TO THE CONTRARY, THE SERVICE IS SUBSCRIBED AND USED BY 14. Disclaimer of Warranties. NOTWITHSTANDING ANY PROVISION OF THIS

DE THE PROVISION OF THE SERVICE HEREUNDER.

OF THE PROVISION OF THE SERVICE HEREUNDER.

INCLUDING COSTS OF REPAIRING, REPLACING, OR RECOVERING SUCH DATA.

IN FURTHERANCE OF THE FOREGOING AND WITHOUT LIMITATION, SERTIFI WILL.

IN FURTHERANCE OF THE FOREGOING AND WITHOUT LIMITATION, SERTIFI WILL.

OF REGULATION, FAILURE OF CONSIDERATION, OR OTHER BASIS. UNINTENTIONAL TORT, STRICT LIABILITY, VIOLATION OF STATUTE, ORDINANCE EXPRESS OR IMPLIED, ACTIVE OR PASSIVE NEGLIGENCE, INTENTIONAL OR LIABILITY IS BASED ON BREACH OF CONTRACT, BREACH OF WARRANTY, THE COST OF COVER OR LOSS OF USE, REGARDLESS OF WHETHER SUCH WITHOUT LIMITATION, LOST INCOME, LOST PROFITS, PRESENT AND FUTURE, YNY KIND ARISING FROM ANY SUCH ACTS, OMISSIONS OR EVENTS, INCLUDING, DIKECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF LINE FAILURE, THEFT OR DESTRUCTION OF DATA, AND/OR FOR ANY ACTUAL, DELAY IN OPERATION OR TRANSMISSION, COMPUTER VIRUS, COMMUNICATION OF PERFORMANCE, ERROR, OMISSIONS, INTERRUPTION, DELETION, DEFECT, OR RECEIVED, ANY EXPENSES, DAMAGES OR INJURY CAUSED BY ANY FAILURE TRANSMISSION(S), ANY MATERIAL OR DATA SENT OR RECEIVED OR NOT SENT LIABLE FOR THE UNAUTHORIZED ACCESS TO OR ALTERATION OF CUSTOMER'S COSTOMER FURTHER AGREES THAT SERTIFI SHALL NOT BE RESPONSIBLE OR WITHOUT LIMITATION OF ANYTHING SET FORTH IN THIS AGREEMENT,

SERVICE. CUSTOMER'S SOLE AND EXCLUSIVE REMEDY IS TO DISCONTINUE USING THE PORTION OF THE SERVICE, OR WITH ANY OF THESE TERMS OF SERVICE, CONNECTION WITH THE SERVICE. IF CUSTOMER IS DISSATISFIED WITH ANY AND/OR THE HARDWARE AND SOFTWARE UTILIZED AND/OR ACCESSED IN OR UNKNOWN TO SERTIFI AT THE TIME) WHICH MAY EXIST IN THE SERVICE EXPLOITATION OF SECURITY GAPS, WEAKNESSES OR FLAWS (WHETHER KNOWN INCLUDING SITUATIONS WHERE SUCH DATA IS ACCESSED THROUGH THE IFFEGAL OR ILLICIT MEANS OR MEANS NOT AUTHORIZED BY SERTIFI, CONNECTION WITH THE SERVICE IS ACCESSED BY THIRD PARTIES THROUGH SITUATIONS WHERE ANY DATA TRANSMITTED, STORED OR COMMUNICATED IN SEKLIŁI MILH PROVIDING THE SERVICE BE HELD RESPONSIBLE OR LIABLE FOR SHALL SERTIFI AND/OR ANY SUBCONTRACTOR HIRED BY SERTIFI TO ASSIST INCLUDING INTELLECTUAL PROPERTY RIGHTS. UNDER NO CIRCUMSTANCES CONDUCT OF ANY THIRD PARTY OR ANY INFRINGEMENT OF ANOTHER'S RIGHTS, THREATENING, DEFAMATORY, OBSCENE, OFFENSIVE OR ILLEGAL CONTENT OR CUSTOMER ALSO AGREES THAT SERTIFI IS NOT RESPONSIBLE FOR ANY

FEE.

TO THE EXTENT A COURT OF COMPETENT JURISDICTION FINDS THE TERMS OF THE E-SIGN ROOM ONE-TIME SERVICE SET-UP FEE PLUS THE E-SIGN ROOM ONE-TIME DAMAGES IN EXCESS OF AN AMOUNT EQUAL TO THE E-SIGN ROOM ONE-TIME SERVICE SET-UP FEE PLUS THE E-SIGN ROOM ONE-TIME SERVICE SERVI

16. <u>Indemnification of Sertifi</u>. Customer shall defend Sertifi with legal counsel selected by Sertifi against any third party claim, action, suit or proceeding arising as a result of Customer's or End User's use of the Service, including failure to comply with laws, statutes, and regulations that are now or hereafter in effect relating to Customer's or End User's use of the Service, and shall pay and indemnify Sertifi for all losses, damages, expenses, and costs incurred by Sertifi (including reasonable attorney's fees) as a result of any award, order or judgment entered against Sertifi in any such claim, action or proceeding.

Customer shall indemnify and hold harmless Sertifi from and against any and all losses, liabilities, penalties, awards, costs, and expenses (including reasonable attorney's fees) that Sertifi may suffer or incur as a result of each and every occurrence of unauthorized access to Customer's account, except unauthorized access or use by Sertifi itself. Customer hereby covenants not to sue Sertifi for any losses, costs, expenses of any kind or for any equitable relief as a result of any third party's unauthorized access or use of Customer's account, unless the proximate cause of such unauthorized access or use of Customer's account, unless the proximate cause of such unauthorized use by such third party is the intentional wrongful conduct of Sertifi.

Customer shall indemnify and hold Sertifi and its subsidiaries, affiliates, officers, directors, managers, employees, agents and successors harmless from any suits, losses, claims, demands, liabilities, costs and expenses (including legal and accounting fees) that arise from (a) Customer's use of the Service, (b) Customer's failure to comply with any applicable laws and regulations, or (c) Customer's breach of any of its obligations set forth in this Agreement.

17. Witness Charges. In the event Sertifi or any of its employees or other agents are called to testify as a witness or called to provide as a witness any documentation or information in a judicial or administrative proceeding in which the Customer or its End User is a party and Sertifi is not a party, Customer shall pay Sertifi a per diem fee equal to one hundred and fifty percent of the compensation paid by Sertifi to employee(s) who work on the production of the testimony or provide the documentation or information plus all travel, lodging and meal expenses of such employee(s).

- 18. Entire Agreement and Effect of Partial Invalidity. This Agreement and the exhibits and attachments hereto constitute the entire agreement between Sertifi and the Customer and supercedes all prior agreements and understandings and representations and warranties, whether oral or written. The invalidity of any portion of this Agreement will not, and shall not, be deemed to affect the validity of any other provision. In the event that any provision of this Agreement is held to be invalid, the parties agree that the remaining provisions shall be deemed to be in full force and effect as if they had been executed by both parties subsequent to the expungement of the invalid provision.
- 19. <u>Section Headings</u>. The titles to the Sections of this Agreement are solely for the convenience of the parties and shall not be used to explain, modify, simplify or aid in the interpretation of the provisions of this Agreement.
- 20. <u>Place of Suit</u>. This Agreement shall be deemed to have been entered into at the principal place of business of Sertifi in Cook County, Illinois USA. Any action at law, suit in equity, or other judicial proceeding for the enforcement of this Agreement or any provision thereof, shall be instituted only in the courts of the Circuit Court of Cook County, State of Illinois USA or in the Federal District Court sitting in Cook County, Illinois, USA. Customer submits to the personal jurisdiction of the courts of the State of Illinois and the Federal District Court sitting in Cook County, Illinois USA.
- 21. <u>Successors and Assigns and Assignment</u>. This Agreement is binding upon and inures to the benefit of the parties hereto and their respective heirs, personal representatives, administrators, successors in interest and permitted assigns. This Agreement is not assignable by Customer except as provided above. Sertifi may assign this Agreement and may assign or subcontract its obligations recited in this Agreement.
- 22. <u>Law Governing</u>. Sertifi and Customer agree that this Agreement and the performance hereunder, and all suits and special proceedings hereunder, be construed in accordance with, under and pursuant to the laws of the State of Illinois, and that in an action, special proceeding or other proceeding that may be brought arising out of, in connection with, or by reason of this Agreement, the laws of the State of Illinois shall be applicable and shall govern to the exclusion of the laws of any other forum, without regard to the jurisdiction in which any action or special proceeding may be instituted.

- 23. No Party to be Deemed Draftsman. If an ambiguity shall appear in this Agreement, such ambiguity shall not be resolved by interpreting the Agreement against any party as the draftsman. The language of this Agreement shall be interpreted simply according to its fair meaning.
- 24. <u>Relationship of the Parties</u>. This Agreement shall neither be construed as creating a relationship of principal and agent between the parties to this Agreement, nor creating a partnership, joint venture or association of any kind between the parties. It is the purpose and intent hereof to create only a contractual relationship between the parties.
- 25. No Waiver. The failure of any party to this Agreement to insist upon the performance of any of the terms and conditions of this Agreement, or the waiver of any breach of any of the terms and conditions of this Agreement, shall not be construed as thereafter waiving any such terms and conditions, but the same shall continue and remain in full force and effect as if no such forbearance or waiver had occurred.

We help businesses around the world to finalize their agreements securely, efficiently, and conveniently. Contact 1.866.983.8877 to get started.

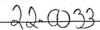
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- 4 Ways ePayments Can Get You Back to Business
- How eSignatures Can Help You Return to Business

Let's Talk

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Scope Of Work



Scope Of Work - Installation of a new security system. Remove all old motion detectors, glass breaks, control panels, and keypads from existing systems.

General Notes

All prices quoted and any other offers made in this Proposal are valid for thirty (30) days from the date of this Proposal, after which they are automatically withdrawn and this Proposal shall be void.

All prices set forth in this Proposal are based on the assumption that Customer will countersign this Proposal and this Proposal will be the operative document between the parties. If instead of countersigning this Proposal, Customer submits a different document for consideration (such as a purchase order or contract), then legal review will be necessary and the prices set forth in this Proposal will be increased accordingly.

Except in the case where the "Rough Order of Magnitude Only" box is checked above, all pages of the Proposal must be initialed and/or signed where indicated and returned. Proposals returned with missing pages, initials or signatures shall be void.

Appendices

The following appendices are incorporated into the Proposal:

X Appendix 1: Warranty

X Appendix 2: General Terms and Conditions

_ Appendix 3: NASPO Terms and Conditions

Appendix 4: ATM Install Terms and Conditions

Appendix 5: ATM Software Support Agreement

Appendix 6: Recurring Services Terms and Conditions

X Appendix 7: Monitoring Agreement

Appendix 8: Brivo Hosted AVC and Video Terms and Conditions

Appendix 9: Avigilon Terms and Conditions

Appendix 10: Special Provisions

Master Agreement

X Customer and ADT are not parties to a Master Agreement (or similar document). This Proposal is governed by all terms and conditions as checked in the Appendices Section.

Customer and ADT are parties to a Master Agreement (or similar document). This Proposal is governed by the terms and conditions of such Master Agreement. However, any terms and conditions, and special provisions as checked shall apply to the Proposal as well. Items listed in this Proposal as having no warranty are applicable to this Proposal as well. In the event of any conflict between the Master Agreement and the checked provisions of this Proposal and/or any "no warranty" items in this Proposal, the provisions of this Proposal shall prevail. If Customer is not the end user (that is, if there are additional parties as set forth in the "Contract Chain" above), then Appendix 10 must be included in this Proposal. If Appendix 10 is not so included, this Proposal shall be void. Such a Master Agreement (or similar document) does not apply if NASPO is checked on this Proposal.

APPENDIX 1 - WARRANTIES

EXCEPT FOR THE WARRANTIES SPECIFICALLY SET FORTH BELOW, ADT EXPRESSLY DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION, THOSE OF MERCHANTABILITY, AND FITNESS FOR A PARTICULAR PURPOSE.

GENERAL WARRANTY

ADT warrants that the work and services to be performed pursuant to the Proposal will be completed by qualified personnel possessing the knowledge and capability to perform such work and services, and that such work and services shall be performed by such personnel in a professional and workman like manner. Where the Proposal includes the provision of "professional" Services by ADT (services that are required to be performed by a licensed engineer, architect, or other professional), the standard of care for such Services shall be the care and skill ordinarily employed by members of the profession practicing under similar conditions at the same time and locality of the relevant Services.

LIMITED WARRANTIES

Equipment. ADT warrants equipment sold under the Proposal for a period of .

Installations. ADT warrants installation of equipment for a period of beginning at Substantial Completion (excluding software defects).

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Software Installation. ADT warrants software installation and programming by ADT for a period of beginning at Substantial Completion (excluding software defects).

ATM Services. ADT warrants installation of ATM equipment and other ATM-related services (excluding test and inspection services) for a period of 90 Days beginning at Substantial Completion.

As used herein, "Substantial Completion" is defined as the stage that the work is sufficiently complete so that the Customer has beneficial use of the equipment and/or premises involved in the work. For a project involving multiple phases or facilities, Substantial Completion shall be determined, and the limited warranty shall run, for each phase or facility separately. Substantial Completion excludes commissioning.

During the warranty periods set forth above, ADT will at its cost, repair or, at its option, replace, any defective part of the equipment ADT installs or service ADT performs. ADT may, at its option, use new or reconditioned parts for replacements.

We perform repair services only during our normal working hours which are 8:00 a.m. to 5:00 p.m., Monday through Friday, excluding holidays. IF YOU REQUEST US TO PERFORM REPAIR SERVICES OUTSIDE OF OUR NORMAL WORKING HOURS, THEN WE MAY REQUIRE YOU TO PAY FOR OUR SERVICES AT OUR THEN-CURRENT RATES FOR LABOR.

ADT Service Plan/Extended Service Plan. Subject to the limitations and exclusions set forth in this Appendix 1, if Customer has subscribed to an ADT Service Plan/Extended Service Plan, then in lieu of the Limited Warranties set forth herein, ADT shall, at its cost, perform such repairs as set forth in the ADT Service Plan/Extended Service Plan for the term of such plan.

NO WARRANTY

Software Upgrades. Purchases of Software Upgrades have no warranty from ADT. Notwithstanding anything to the contrary in the Proposal or in any Master Agreement between the parties, any liability of ADT related to software upgrades pursuant to the Proposal shall be limited to the Total Price set forth in the Proposal.

Manufacturer Software Support and Services. Purchases of manufacturer software support and services have no warranty from ADT. A purchase of manufacturer software support may entitle Customer to software version upgrades. Any labor to install and commission the software upgrades is not included unless specifically set forth in the Proposal. Notwithstanding anything to the contrary in the Proposal or in any Master Agreement between the parties, any liability of ADT related to software upgrades pursuant to the Proposal shall be limited to the Total Price set forth in the Proposal.

Sprinklers. ADT does not warrant any sprinkler services (including but not limited to installation, testing, inspection, repair and maintenance) provided by ADT ("Sprinkler Work") against failures or against defects in the materials or workmanship provided. However, if any replacement part or item of equipment installed by ADT proves defective, ADT will extend to the Customer the benefits of any warranty ADT has received from the manufacturer. Removal and reinstallation of any equipment or materials repaired or replaced under a manufacturer's warranty will be at Customer's expense and at the rates then in effect. THERE ARE NO WARRANTIES, STATUTORY, EXPRESS OR IMPLIED, IN CONNECTION WITH THE SPRINKLER WORK PERFORMED HEREUNDER, AND THE SOLE AND EXCLUSIVE REMEDY OF THE CUSTOMER FOR FAILURES OR DEFECTS IN THE SPRINKLER WORK PERFORMED IS TO HAVE THE SPRINKLER WORK REDONE AT THE CUSTOMERS EXPENSE.

Electronic Article Surveillance (EAS) and Security Gates.

- a. Customer acknowledges that installation and service of EAS or security gate equipment may require cutting, fastening, or bolting to its premises floors, walls and/or ceilings. ADT does not warrant, and disclaims responsibility for, repair of floor, floor coverings, walls, wall coverings, ceilings, ceiling patching, painting, match of finishes, restoration or replacement, or for related expenses.
- b. ADT may reimburse customer for reasonable expenses for floor excavation, cutting, and refinishing for repairs to system required during warranty, but not for floor covering, carpet or tile restoration or replacement.
- c. For service required after warranty period, Customer assumes all cost of repair, including floor excavation and refinishing, regardless of the reasons for such repair.

eSRG. Consulting services performed by the ADT eSRG team carry no warranty from ADT beyond the general warranty set forth above.

Design. Design services performed by ADT carry no warranty from ADT beyond the general warranty set forth above.

Monitoring Services. Monitoring Services carry no warranty from ADT. If applicable, see Appendix 7 for additional information.

Hosted Services. Hosted Services carry no warranty from ADT. If applicable, see Appendix 8 and Appendix 9 for additional information.

EXCLUSIONS

ADT's warranty does not include:

- a. Damage or malfunction due to accident, acts of nature (including lightning strikes), improper operation, power surge/loss, misuse, neglect, unauthorized modification or repair or use in a manner for which the equipment was not intended;
- b. Consumable items such as printer print heads or access cards, and items designed to fail in order to protect the equipment (such as fuses and surge suppressors):
- c. Technician services for troubleshooting, removing or replacing any failed component not covered by this warranty which may include upgrading or otherwise modifying and fixing Customer provided computer equipment;
- d. Any installation, maintenance, repair, service, relocation or alteration to or of, or other tampering with the equipment or replacement parts performed by any person or entity other than ADT without ADTs prior written approval, or any use of replacement parts not supplied by ADT, either of which shall void and cancel all warranties with respect to the affected products and/or Services.
- e. Software defects; and/or
- f. Telephone line malfunctions or modifications to Customer's telephone service that render it incompatible with the equipment or the central station.

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- 1. Work and Services to Be Performed/Provided. ADT agrees to perform the work and provide the goods, software, licenses and services that are described in the Proposal. If the Proposal contains options, then ADT shall only perform those options that have been chosen by the Customer. All items to be performed pursuant to the Proposal are referred to herein as the "Services." ADT is solely responsible for choosing the manner and methods of performing the Services by its employees, agents, and/or independent contractors. Equal quality products, materials, and parts from different manufacturers may be substituted to overcome delivery problems or replacement of discontinued items. Substituted items will meet or exceed original parts specifications. Submittals, shop drawings as-built record drawings and O&M documentation are excluded, unless specifically included in the Scope of Work or required by project specifications. Any such submittals, drawings and/or documentation shall be in Adobe Portable Document Format (PDF) only. The Proposal, when accepted by Customer, shall be considered the "Agreement" between the parties.
- 2. Reports. The Services may include prepared reports or other written deliverables (each, a "Report"). Customer may not necessarily agree with certain statements made, or positions taken by ADT in a Report. However, Customer acknowledges that by retaining ADT for the Services, Customer is relying on the opinions and expertise of ADT. ADT has no obligation to modify any Report to adopt a position that the Customer believes is more favorable or advantageous than prior statements made, or positions taken, by ADT. If Customer does not accept any such Report, ADT may withdraw from the engagement and Customer shall be obligated to compensate ADT for all Services (including the Report at issue) through the date of withdrawal.
- 3. Compensation and Payment Terms. Customer agrees to fully pay ADT any and all invoices and/or expense reimbursement requests within thirty (30) days of the date of any such invoice and/or reimbursement request. Extension of credit for billing is subject to approval of ADT's credit department and is not included in the Proposal. Any payment not received within thirty (30) days of an invoice or reimbursement request shall be subject to an additional charge at the rate of 1.5% per month of the outstanding balance due or the highest rate of interest permitted by applicable law, whichever is less. ADT may, at its discretion and without waiving any rights, elect to suspend performance of any and all work if any payment is not received within ten (10) days after the due date. In the event that any payment due ADT is collected at law or through, or under advice from, an attorney-at-law, or through a collection agency. Customer agrees to pay all costs of collection, including without limitation, all court costs and reasonable attorney's fees. If Customer opts to pay ADT for an invoice with a credit card, ADT reserves the right to add a 3% processing fee to the total cost of the work.

If the Proposal specifies fixed or lump sum pricing, the Total Price will be billed upon the completion of all Services performed.

If the Proposal specifies Time & Materials, GMP/GMAX/MACC, cost reimbursable, or cost-plus pricing, ADT will invoice Customer upon completion of all Services performed.

For ADT owned equipment, Customer shall pay ADT per the schedule set forth in the Proposal at the time and for the duration set forth in the Proposal.

- 4. Sales Taxes. Unless specifically itemized in the Proposal, estimated sales taxes and other taxes due to city, state, or county government applicable in the United States are not included in the Proposal. All such taxes shall be the responsibility of Customer. For services to be provided outside of the United States, all Value Added Taxes (VAT), General Service Taxes (GST), Consumption Taxes, Import/Export Duties, Withholding and any other taxes or fees due to a sovereign nation are excluded and are the responsibility of Customer.
- 5. Bonds. If payment and performance bonds are required by Customer in writing in advance of the execution of the Agreement by Customer, the total price set forth in the Proposal shall include an administration fee of 2.5% of what the total price would have been without such bond (excluding applicable sales tax). If such bond is not requested by Customer until after the execution of the Agreement by Customer, Contractor shall enter into a Change Order reflecting an administration fee of 2.5% of the total price of the Agreement (excluding applicable sales tax). ADT shall not be required to obtain any bonds until such Change Order has been executed by Customer.
- 6. Insurance. Certificates of Insurance are available upon Customer request. Upon Customer request, such COI shall name Customer and all other parties in the "Contract Chain" as additional insureds. Any customer-requested insurance beyond what ADT normally carries is excluded from the pricing in the Proposal and shall be paid for by Customer.
- 7. Schedule Dates. ADT shall diligently endeavor to make timely delivery and installation and otherwise to timely complete the Services according to a mutually agreed "Implementation Schedule." If no implementation schedule is developed or agreed upon, ADT shall diligently endeavor to complete the Services within a reasonable time. Except as expressly provided in the Proposal, ADT shall, under no circumstances, be deemed to be in default hereunder or be liable for damages, special, consequential, or otherwise, resulting from delays in delivery, installation, or other completion of the Services. Minor omissions or variances in performance of the Services, which do not materially and adversely affect the Customer's use of installed systems, equipment, goods, or materials, or the operation thereof, shall not be deemed to have postponed substantial or final completion. Unless otherwise arranged in writing, Services shall be performed during normal business hours (7:30 am to 4:30 pm, Monday Friday, except holidays). Services performed outside of normal business hours will result in ADTs then current surcharges for such Services.
- 8. Installation / Site Conditions. For any Services to be performed on-site, ADT will arrange for such Services in accordance with specifications, drawings and instructions provided by Customer, which specifications and drawings are considered a part of this Agreement. Whenever applicable, suitable foundations, wall openings, curbing holes, pits, tunnels, culvert piping, grouting, surrounding masonry and concrete, canopies and architectural enclosures, and sun screens shall be constructed by others at Customer's cost. Unless otherwise set forth in the Scope of Work, Customer shall also provide at its own expense the power and lighting that is required for proper operation of any equipment. If, through no fault of ADT, ADT cannot proceed with the work within a reasonable time after delivery of the equipment and/or ADT's arrival at the work site, Customer shall pay ADT's actual expenses, including, but not limited to, additional service fees and any storage fees incurred by ADT in waiting to proceed or in returning to Customer's premises to perform the work. Customer shall notify ADT of any cancellations forty-eight (48) hours in advance of any scheduled service call. Failure to so notify will result in an additional service fee charged to Customer. Unless otherwise set forth in the Scope of Work, Customer shall secure and pay for any required building permits and governmental fees, licenses, and inspection necessary for the proper execution and completion of the installation of the equipment which are legally required at the time that the installation is done. Customer shall give all notices and comply with all laws, ordinances, rules, regulations and lawful orders of any public authority bearing on the performance of the work. In the event that ADT is required, in connection with the installation of the equipment, to do additional work either because Customer did not prepare the job site, or because the drawings, wiring, or other work done by Customer or for Customer by others, was not properly represented in the drawing supplied to ADT, ADT shall have the option of doing the additional work required to complete the job, and will charge Customer at ADTs current prevailing rates for such work, or, of abandoning the installation and being paid in full by Customer upon demand therefore. Any additional amounts so charged shall be due within ten (10) days of receipt of invoice by Customer. Customer represents to ADT that it has an interest in the real estate on which the equipment is to be installed and that has the authority to and hereby authorizes ADT to do the work as provided in this Agreement.

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- 9. Ownership of Equipment. Ownership of any equipment installed pursuant to this Agreement shall be described in the "Transaction Type" Section of the Proposal. For an outright sale, equipment that is purchased by Customer shall become the property of Customer upon the later of installation (or delivery to Customer if the equipment is not to be installed) and payment in full as set forth in Section 3 hereof. Until the equipment becomes the property of Customer, we retain ownership of the equipment we install at your premises. For ADT owned equipment, ADT will retain ownership of all installed equipment. Upon termination of the Agreement (or portion of the Agreement pertaining to the equipment), ADT shall have the right to enter upon Customer's premises to either remove or disable such equipment. Failure to allow ADT to so remove or disable the equipment shall result in Customer being liable to ADT for: (a) ADTs reasonable charges for the equipment, and (b) reimbursement to ADT for any other costs (including reasonable attorneys' fees) incurred by ADT in seeking to gain access to remove the equipment and/or to collect such charges. ADT shall have no obligation to repair the premises after any such removal. ADTs removal, disablement or abandonment of such equipment does not constitute a waiver of ADT's right to collect any other charges due under the Agreement. If Customer has elected to finance the purchase of some or all of the equipment with a third party lender or leasing company, then title to the equipment may be held by Customer's lender/lessor as security for Customer's loan/lease obligations. The terms of Customer's agreement with the lender/lessor may require Customer to maintain insurance, may make Customer responsible for various other costs and fees, and may obligate Customer to pay the lender/lessor regardless of ADT's performance hereunder. ADT makes no recommendations on lending or leasing sources and is not responsible for Customer's selection of a lending or leasing source, or the terms of Custo
- 10. Changes to Services. Except as otherwise set forth in a separate Appendix to this Agreement, any changes to the Agreement or to the Services will be by written change order, amendment or rider signed by duly authorized representatives of Customer and ADT that describes the changes and sets and sets forth the amount of money to be added or removed from the Total Price and/or the adjustment of time to complete the Services (a "Change Order"). ADT shall have no obligation to perform any change to Services in the absence of a Change Order. Customer may not cancel any equipment specially ordered for Customer or for labor and shipping costs already incurred. Customer shall be responsible for any restocking fees and shipping and handling charges incurred by ADT as a result of any requested changes to the Services. Change Orders shall include additional terms and conditions if the nature of the changes are outside of the scope of the original Agreement.
- 11. Duration of Agreement. The Agreement will be effective as of the date set forth on Page 1 of the Proposal and will remain in effect until the completion of the Services. However, except as set forth in a separate Appendix to this Agreement, the Agreement may be terminated early by either party upon giving thirty (30) days written notice to the other party.
- 12. Disclaimer of Legal Advice. In the course of performing the Services, ADT may give advice or opinions regarding the impact of certain security and risk-related laws or regulations on the business of the Customer. However, Customer is hereby put on notice that ADT is not a law firm, it does not engage in the practice of law, and it does not render any legal advice. Customer is advised to seek its own legal counsel regarding any legal issues relating to its business, including issues relating to any Services. By entering into the Agreement, Customer specifically acknowledges this disclaimer and advice to consult with counsel set forth in this Section.
- 13. Confidentiality. Each party acknowledges that material and information which has or will come into its possession or knowledge in connection with this Performance or in the performance of the Services may consist of confidential and proprietary information of the other party, the disclosure of which to third parties would be damaging. Confidential information shall include any information relating to the identity of the party's customers, the nature of their relationship with their customers, the nature of the other party's business, or the rates charged by it to third parties. The parties agree not to make use of this information other than for the performance of the Agreement, to release it only to employees requiring such information and only after ensuring that such employees are aware of the terms of this Section, and not to release or disclose it to any other party other than as required by law. The parties further agree not to use any Services performed under the Agreement for advertising, portfolio, or other promotional purposes without the written consent of the other party. Confidential information shall not include any information that: (a) was, is, or becomes public information through no fault of the receiving party; (b) is in the possession of the receiving Party before the commencement of this Agreement where that party can provide written proof thereof; (c) is developed by ADT independently of the Customer; (d) must be disclosed pursuant to or as required by law or by a court or other tribunal of competent jurisdiction; (e) is disclosed to the receiving Party by a third party with a right to disclose such information; or (f) is disclosed by a party to a third party with the express written consent of the other party. This obligation of confidentiality shall survive termination of the Agreement for a period of three (3) years.
- 14. Intellectual Property. The parties acknowledge that one or both parties may have certain intellectual property rights that may be revealed or provided to the other party in accordance with the Agreement. Each party acknowledges that the Agreement does not grant any right or title of ownership in their respective intellectual property rights to the other unless specifically provided in the Agreement. Any intellectual property shall remain the originator's property unless otherwise provided in the Agreement.
- 15. Independent Contractors. ADT is an independent contractor and not an employee, agent, joint venture, or partner of Customer. Nothing in this Agreement shall be interpreted or construed to create or establish the relationship of employer and employee between the parties or any employee or agents of ADT. Since ADT is an independent contractor to Customer, ADT shall retain the right to perform work and services for other parties during the term of this Agreement. Neither party shall have the power, nor shall either party represent that it has the power, to bind the other party to or to assume or create any obligations, express, or implied, on behalf of the other party. Customer will not provide fringe benefits, including, but not limited to, life, disability, and health insurance, paid vacation, worker's compensation, or any other employee benefits, for the benefit of ADT's employees, agents, or independent contractors.
- 16. Indemnification. Each party agrees to indemnify, defend, and hold harmless the other party from and against any and all claims, actions, suits, liabilities, costs, and expenses (including attorney's fees) brought against either of them for or on account of bodily injury (including death) or property damage, to the extent that such claims, actions, suits, liabilities, costs, and expenses (including reasonable attorney's fees) arise out of or result from the negligent or willful acts or omissions of the indemnifying party, its employees, agents, or independent contractors, in the performance of its obligations under this Agreement. By entering into the Agreement, Customer acknowledges that the indemnity obligations in this Section were mutually negotiated.
- 17. Limitation of Liability. For box sales and test and inspect services, and sprinkler services (including but not limited to installation, testing, inspection, repair and maintenance), notwithstanding any contrary provision of the Agreement, Customer expressly agrees that in no event shall ADTs liability to Customer or any third party for any claim based on any legal theory in connection with any acts, omissions, errors, delays and/or interruptions relative to the Services exceed the total amount paid by Customer to ADT pursuant to the Agreement, or, in the case of recurring services, monitoring services or hosted services, the total amount paid by Customer to ADT for such Services in the preceding six (6) month period.
- 18. Mutual Waiver of Consequential Damages. ADT and Customer waive claims against each other for consequential damages arising out of or relating to this Agreement. This mutual waiver includes damages incurred by the Customer for loss of use, income, profit, loss by reason of facility shut down or fluctuation in facility service or operation, loss of electronic or other data, Customer claims, or other economic loss or personal injury in connection with or arising out of the existence, furnishing, functioning or use of the work, Services, goods, and/or materials provided by ADT, including any damages arising from any theft by a third party.
- 19. Assignment. Neither Customer nor ADT may assign this Agreement or the obligations created thereby without the prior written consent of the other party, which consent will not be unreasonably withheld. Notwithstanding the foregoing, ADT may assign this Agreement to a company under common ownership or control and may subcontract with third parties to perform any or all of its obligations under this Agreement.
- 20. Binding on Successors. Subject to any restrictions stated in any other provision of the Agreement, the Agreement will be binding on and will inure to the benefit of the Parties and their respective successors and permitted assigns. None of the provisions of the Agreement are intended to provide any rights or remedies to any person (including without limitation any employees, customers, or creditors of either of the parties hereto), other than the Parties and their

- 21. Severability. In the event that any of the provisions of the Agreement should be held invalid or unenforceable by law, such invalidity or unenforceability will not affect the validity or enforceability of any other provision of the Agreement.
- 22. Entire Agreement. The Agreement contains the entire agreement between the parties with respect to the subject matter of the Agreement and supersedes any and all prior oral and/or written understandings and agreements. There are no oral or written agreements, representations, or understandings by or between the parties affecting the Agreement or related to the Services to be performed by ADT. By entering into the Agreement, each Party is relying solely on its own judgment, investigation, and advice, and such other investigation, advice, legal counsel, and technical consultation as it deems appropriate.
- 23. Non-Solicitation. Customer and ADT agree that ADT has made an investment in its employees and subcontractors ("Personnel") which is not easily measured or ascertained. Should Customer (or any of its subsidiaries or divisions) hire such Personnel, ADT shall be damaged in an amount that cannot be easily measured. Therefore, Customer agrees to pay to ADT as liquidated damages the amount of thirty-five percent (35%) of the annual gross salary of such Personnel (which shall be calculated by multiplying by twelve (12) the monthly salary on the last day of the Personnel's employment) in the event that Customer (or any of its subsidiaries or divisions) hires such Personnel at any time during the term of this Agreement or within three (3) years after the termination of this Agreement. The Parties agree that the liquidated damages specified in this section are a reasonable forecast of just compensation to ADT and not a penalty or punitive amount.
- 24. Governing Law and Attorney's Fees. The parties knowingly, expressly, and willingly, and as a matter of agreed-upon risk allocation, agree that all disputes under or relating to this Agreement or otherwise shall be decided in accordance with the substantive laws of the State where the Services are performed without regard to the conflict of laws provisions thereof. Any controversy or claim activities gout of or relating to this Agreement, or the breach thereof, shall be resolved through binding arbitration administered by the American Arbitration Association under its Construction Industry Arbitration Rules in the location closest to where the Services are performed, and judgment on the award rendered by the arbitrator(s) may be entered exclusively in the Superior Court of the County where the Services are performed, and by entering into the Agreement, Customer and ADT voluntarily consent to jurisdiction in such court. The substantially prevailing party in the arbitration shall be entitled to recover its reasonable attorneys' fees, costs (including arbitration and collection costs), and expenses incurred in connection therewith.
- 25. Force Majeure. ADT shall not be responsible for any delays or costs caused by acts of nature or God, including but not limited to force majeure events, or for any other cause beyond ADT's reasonable control. ADT shall be entitled to a Change Order and reimbursement for all demonstrable costs incurred due to Force Majeure and an extension of time equivalent to the delay caused by Force Majeure.
- 26. Customer Cooperation. Customer shall permit or arrange for reasonable access to the premises by ADTs design, installation, and maintenance personnel. Customer shall cooperate with ADT in obtaining any and all necessary consents and waivers from the owner of the Premises in connection with the Services and shall supply all supplemental equipment and facilities necessary for the installation, such as structural changes, conduits, back boxes, commercial power electrical wiring, outlets, and associated equipment, equipment room(s), and necessary operating environment as specified by the manufacturers of any goods or equipment to be installed. This pricing specified in the Agreement is based upon Customer's premises and facilities being available to allow ADT to perform continuous, uninterrupted work between 7:30 am and 4:30 pm, Monday through Friday, pursuant to a prearranged schedule. Customer shall provide free and clear access to all work areas including the removal of furniture, shelving, and other impediments. Additional labor will be billed if ADT's labor schedule is altered or unscheduled overtime is required by reason of ADT's inability to have access to the premises and facilities.
- 27. Risk of Loss. This Section shall govern risk of loss of goods, materials and equipment notwithstanding ownership of the same pursuant to Section 9 hereof. ADT shall bear the risk of loss or damage to the goods, materials, and equipment while the same are in transit until delivery to Customer's premises. ADT shall be responsible for loss or damage to the goods, materials, and equipment during testing or installation to the extent directly caused by ADT's employees or agents, but not by others. Customer shall be responsible for security and proper storage of goods, material, and equipment after delivery to Customer's premises and shall be responsible for loss or damage. For ADT owned equipment, Customer shall keep all installed and uninstalled equipment owned by ADT insured against all risks of loss in an amount equal to the replacement cost and, at ADT's request, list ADT on the policy as the "loss payee."
- 28. Delays. ADT will not be responsible for delays and damages due to delays either by Customer or other contractors that impede progress and scheduling of the Services. Any such delays that cause ADT to incur more labor hours to complete the Services or overtime hours than was originally bid will be the subject of an equitable adjustment to the Contract Price and Customer shall pay the same. ADT will give appropriate notice when possible to the Customer prior to either the Customer or ADT incurring such charges. ADT shall be reimbursed for all costs incurred by ADT or its subcontractors due to work by others that alters or delays the Services, whether before, during, or after ADT has started performing the Services.
- 29. Hazardous Materials. Hazardous materials abatement is excluded. This includes, but is not limited to asbestos and lead and any other materials defined as being radioactive, infectious, hazardous, dangerous, or toxic by any federal, state, or local statute, regulation, or ordinance. If ADT encounters hazardous materials, it will immediately stop work in the affected area (as determined in ADT's discretion) until remediated by Customer. Customer agrees it will indemnify and hold ADT, its employees, officers, directors and affiliates harmless from and against any claim, suit or proceeding and loss or liability arising from or related to any toxic substance, pollution or contamination that ADT does not bring to or generate on the Project site to the proportionate extent such claim, suit or proceeding or loss or liability is associated with such hazardous waste, toxic substance, pollution or contamination, including but not limited to bodily injury (including death) to persons, damages to property, disposal and replacement costs for contaminated equipment and materials, fines and other remediation costs, and damage and/or loss of natural resources.
- 30. Systems Management, Optimization, Maintenance, and Backup. Unless ADT is specifically hired to perform security systems management, administration, optimization, maintenance or data backups and such work is specified in the Scope of Work, these tasks must be performed by others and will not be performed by ADT. Customer assumes all responsibility for performance of these mission critical tasks and assumes all responsibility for ensuring that any equipment will perform as anticipated in any of Customer's systems. Customer warrants that, if applicable, it has all necessary bandwidth (wired or wireless) to accommodate all equipment covered under this Agreement. ADT's Work does not include maintaining copies of Customer system configuration or user databases for any systems, unless Customer specifically hires ADT to do so under a Performance Optimization, Data Management and Backup, or Maintenance Program. ADT also does not keep copies of Customer system administrator passwords. If the information referenced above is lost by Customer, access to applications may not be possible, and Customer may be required to perform extensive software and or database rebuilds. Customer hereby acknowledges and accepts full responsibility for all tasks outlined in this section, and further acknowledges that ADT is not responsible for loss of data, integrity, passwords, system configuration, databases, backups, or other information.
- 31. Wireless Devices. Customer acknowledges and agrees that any wireless devices, including but not limited to, wireless local area network (WLAN or WiFi) networks and paths, wireless motion detectors, wireless smoke detectors, wireless door and window contacts, wireless home automation transmitters, and other wireless devices installed under this Agreement are not physically connected to the system (e.g., by electrical wire) and require a radio frequency network or path to operate. THESE WIRELESS DEVICES WILL NOT OPERATE, AND ANY ALARM WILL NOT SOUND, IF THE RADIO FREQUENCY NETWORK OR PATH IS IMPAIRED, INTERRUPTED, OR BECOMES INOPERABLE FOR ANY REASON WHATSOEVER. THESE WIRELESS DEVICES MAY USE FREQUENCIES AND SIGNAL PATHS THAT ARE NOT ENCRYPTED, AND ARE THUS SUBJECT AND VULNERABLE TO, INTERRUPTION, INTERCEPTION, INTERFERRENCE, CORRUPTION, ALTERATION, BLOCKAGE, MANIPULATION, AND TAMPERING. It is Custome's sole responsibility to maintain all wireless local area network (WLAN or WiFi) networks and paths. ADT recommends that Customer regularly inspects any wireless network and wireless devices and test them weekly to help maintain continued operation. ADT also recommends that Customer carefully reads and follows the owner's manual, instructions and warnings for all equipment, including all wireless devices.

32. Notices. Any and all notices permitted or required to be given under this Agreement shall be in writing and shall be deemed duly given: (i) upon actual delivery if delivery is by hand or by nationally recognized overnight express mail; or (ii) upon receipt by the sending party of a confirmation or answer back if delivery is by email, or (iii) after three (3) days following delivery into the mail if delivery is by postage paid certified return receipt requested mail. Each such notice shall be sent to the respective party at the address indicated on the first page of this Agreement or to any other address or person that the respective party may designate by written notice delivered pursuant hereto.

- 33. Export Control. Customer shall not export or re-export, directly or indirectly, any: (i) product or service provided under this Agreement, (ii) technical data, (iii) software, (iv) information, or (v) items acquired under this Agreement to any country for which the United States Government (or any agency thereof) requires an export license or other approval without first obtaining any licenses, consents or permits that may be required under the applicable laws of the U.S. or other foreign jurisdictions and shall incorporate in all export shipping documents the applicable destination control statements. Customer shall, at its own expense, defend, indemnify, and save harmless ADT from and against all third-party claims, liability, loss or damage (including attorneys' fees and other defense costs), assessed against or suffered by ADT as a result of an allegation or claim of noncompliance by Customer with this Section. The obligations contained in this Section shall survive the termination or expiration of this Agreement.
- 34. Software. Any software provided with the Equipment or in connection with the Services is proprietary to ADT and/or ADTs supplier(s) and is licensed or sublicensed to Customer on a non-exclusive basis. Customer may not (a) disclose the Software or source code to any third parties, (b) duplicate, reproduce, or copy all or any part of the Software, or (c) use the Software on equipment other than with the designated Equipment with which it was furnished. A separate Software License Agreement or End User License Agreement between ADT and/or the software publisher may be required to use the software and/or obtain updates/upgrades.
- 35. Survival. Those provisions which by their sense are intended to survive the cancellation, expiration or termination of the Agreement, including, by way of example only, the indemnification and limit of liability obligations contained therein, shall survive the cancellation, expiration or termination of the Agreement for whatever reason.
- 36. Waiver. The waiver, by either party, of a breach or violation of any provision of this Agreement shall not operate as, or be considered, to be a waiver of any subsequent breach thereof.

APPENDIX 7 - MONITORING

This Appendix shall be the exclusive terms and conditions applicable to monitoring services provided by ADT to Customer (referred to in this Appendix 7 as "Subscriber"). Appendices 2 and 3 do not apply to any such monitoring services, even if attached to the Proposal. Any terms and conditions set forth in a Master Agreement (or similar document) between the parties do not apply to monitoring services.

- 1. Scope of Agreement. ADT will provide (or cause to be provided) the alarm monitoring and notification services specified on the Proposal for the security alarm system at the location(s) shown in the Proposal. References in this Appendix 7 to ADT shall mean, as the case may be, ADT or the company retained by ADT to provide the alarm monitoring and monitoring services set forth herein.
- 2. Service to be Provided. The alarm monitoring and notification services to be provided shall be provided on a continuing twenty-four (24) hour basis seven (7) days a week. The monitoring and notification services shall consist of the receipt of signals from Subscriber's security alarm system and providing notification to Subscriber's designees as specified in this Appendix in the event of an alarm. The services shall be via cable, telephone lines, internet protocol, and/or radio/cellular.
- 3. Term. The initial term of this Appendix shall be for Sixty (60) Months (the "Initial Term"). The Initial Term shall begin on the date all equipment is installed and is operational, and when any necessary communications connection is completed. NOTE: Payment of all charges for installation and equipment is a precondition to the activation of the equipment and any recurring services the Subscriber has selected.
- 4. Auto Renew. Upon the expiration of the Initial Term, all monitoring services shall automatically renew for successive terms of one (1) year each (each, a "Renewal Term"); provided that the Subscriber may, by providing written notice to ADT no less than thirty (30) (and no more than sixty (60)) days prior to the date of such auto renewal, cancel such auto renewal with respect to monitoring services.
- 5. Pricing Change. ADT may increase the monitoring charges (for any or all locations covered by this Agreement) after the first year of the Initial Term for each such location (but no more than once in any twelve (12) month period) by giving Subscriber thirty (30) days prior written notice.
- 6. Early Termination. In the event that the Subscriber terminates any monitoring services during the Initial Term or during a Renewal Term, Subscriber shall pay to ADT, in addition to all other charges due prior to termination, the charges remaining to be paid for the unexpired portion of the Initial Term or Renewal Term (as the case may be) for such monitoring services. Subscriber acknowledges and agrees that this amount is an agreed upon early termination charge in the nature of liquidated damages, and is not a penalty.
- 7. Notification Services; Information Required from Subscriber. a) The Subscriber shall furnish to ADT and supplement and update Exhibit B, including a complete and accurate list of names and telephone numbers of all persons to be contacted by ADT in the event of an alarm (the "Call List"). ADT shall be entitled to rely in full upon all information in the most recent signed and dated Call List received from Subscriber, regardless of any earlier or later Call List or other information provided. In order to modify the Call List, Subscriber shall complete, sign, date, and submit to the ADT a new Call List. ADT will not rely on any unsigned Call List or any alarm monitoring information not contained on a signed, dated Call List. Additional fees apply for the following services: any changes to the Call List, system code changes and any special reports requested by Subscriber.
- b) Upon receipt of an alarm signal from Subscriber, ADT shall promptly notify the person(s) or entity(ies) identified on the Call List. Notification of Police (PD), Fire (FD), the alarm location (LOC), Guard Service (FR), and/or Subscriber's designated Responsible Party(ies) shall proceed in the order indicated on the Call List. Where "RP" is designated, ADT shall call the Responsible Parties identified on the Call List, proceeding in the order listed until a Responsible Party responds with the correct Pass Code. If no Responsible Party answers, the "RP" notification shall be deemed complete when ADT has called each phone number listed on the Call List. It is expressly agreed that ADT is entitled to rely on any direction provided by a Responsible Party who provides a correct Pass Code, including a direction to discontinue further notifications. ADT shall be deemed to have fully discharged any duty to the Subscriber under the Agreement when it has completed all notifications indicated in the Codes and Procedures. All notifications shall be by telephone using the phone number(s) listed unless otherwise indicated on the Call List. Local governmental regulations and industry standards designed to reduce false alarms may result in conditions or restrictions on the dispatch of emergency response providers in response to an alarm, and such conditions or restrictions may result in delays of notification of authorities or require that additional measures be taken to verify the alarm before dispatch. We do not guarantee that such additional measures will be successful or that emergency response providers will be dispatched should an alarm occur.
- 8. Subscriber's Alarm Equipment. The Subscriber shall be solely responsible for the testing of all alarm equipment utilized on the Subscriber's premises and agrees that such equipment shall be maintained, operated, and tested regularly and in accordance with the manufacturer's recommendations. ADT's obligations under the Agreement exclude any testing, operation, or maintenance of Subscriber's equipment or systems. The Subscriber shall not maintain or use any devices that interfere with the effectiveness and/or functioning of the alarm system. Under no circumstances shall ADT be responsible or liable for the performance of any alarm equipment on the Subscriber's premises.

- 9. Limitation of Services. The services described herein are only deterrents and notifications. ADT does not guarantee that such deterrents will prevent theft, loss or damage. The Subscriber acknowledges that no representations have been made concerning the services to be rendered other than as specified in the Agreement. TO THE EXTENT PERMITTED BY APPLICABLE LAW, ADT MAKES NO EXPRESS OR IMPLIED WARRANTIES AS TO ANY MATTER WHATSOEVER, INCLUDING WITHOUT LIMITATION, THE CONDITION OF THE SYSTEM, ITS MERCHANTABILITY OR ITS FITNESS FOR ANY PARTICULAR PURPOSE. ADT NEITHER REPRESENTS NOR WARRANTS: THAT THE SYSTEM MAY NOT BE COMPROMISED OR CIRCUMVENTED; THAT THE SYSTEM WAS DESIGNED TO OR WILL PREVENT ANY LOSS BY BURGLARY, HOLD UP, FIRE, PHYSICAL INJURY, MEDICAL CONDITION OF ILLNESS, OR OTHERWISE; OR THAT THE SYSTEM WILL PROVIDE THE DETECTION OR RESPONSE FOR WHICH IT IS INTENDED. SUBSCRIBER AGREES: THAT ANY AFFIRMATION OF FACT OR PROMISE MADE BY ADT SHALL NOT BE DEEMED TO CREATE AN EXPRESS WARRANTY; SUBSCRIBER REPRESENTS THAT SUBSCRIBER HAS NOT RELIED ON ANY STATEMENT, REPRESENTATION, ACTION, OR OTHER CONDUCT BY AD IN ELECTING TO ENTER INTO THIS AGREEMENT OR THAT, ABSENT SUCH REPRESENTATION, SUBSCRIBER WOULD NOT HAVE ENTERED INTO THIS AGREEMENT. SOME STATES DO NOT ALLOW LIMITATIONS ON HOW LONG AN IMPLIED WARRANTY LASTS, SO THE ABOVE LIMITATIONS MA NOT APPLY TO SUBSCRIBER. THIS AGREEMENT GIVES SUBSCRIBER SPECIFIC LEGAL RIGHTS, AND SUBSCRIBER MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM STATE TO STATE.
- 10. Notification of Authorities. Upon receipt of an alarm signal from Subscriber, ADT shall notify persons and entities specified on the Call List, and further may, but shall have no obligation to, notify police, fire, or other authorities not listed on Call List. Subscriber shall promptly pay any costs, fees, fines or charges by any government or emergency response entity, including "false alarm" or similar, in connection with any notification of an alarm regardless of whether such government/entity is specified in the Codes and Procedures or the Call List. ADT may invoice Subscriber for such costs, fees, fines or charges. Certain cities have policies that require alarm verification prior to dispatching emergency services. Subscriber is to inquire with the applicable municipality about any such verification requirements and what steps, if any, must be taken in the event of an alarm. NOTE: In jurisdictions where required, a Direct Connection to the Municipal Police, Fire Department or other Agency shown shall be provided. In addition, certain states require alarm verification before ADT can contact a law enforcement agency for alarm dispatch. Subscriber understands and agrees that signals transmitted hereunder will be monitored in Municipal Police and/or Fire Departments or other locations and that the personnel of such Municipal Police and/or Fire Departments or other locations are not the agents of ADT, nor does ADT assume any responsibility for the manner in which such signals are monitored or the response, if any, to such signals. In certain states, Subscribers using the protected premise to store firearms or ammunition and which hold a valid federal firearms license as a manufacturer, importer, or dealer of firearms ammunition may opt out of the alarm verification process by contacting ADT.
- 11. Payments. Upon entering into the Agreement, Subscriber shall pay the amounts set forth in the Proposal for setup of the monitored alarm account, alarm monitoring fees (billable in advance), and any permit fees specified on Exhibit A. Subscriber shall be responsible for and shall reimburse ADT for all taxes, permits, fees, and fines, arising out of the monitoring services, including but not limited to (i) any costs, fees, fines or charges referenced in Section 10 hereof and (ii) any permit fees set forth on Exhibit A hereof, and/or (iii) any taxes imposed by any governmental agency.
- 12. Communications Media: Limitations. Subscriber recognizes that the alarm signals and communications contemplated under this Appendix are transmitted over telephone or other cable lines, internet protocol, or by radio/cellular, and the maintenance and performance of such lines, networks, or radio/cellular systems are beyond the control of ADT. Under no circumstances shall ADT be responsible or liable for any failure of performance or malfunction due to ineffective transmission through lines under the control of third parties, including but not limited to telephone companies, cable companies, other utilities, or due to malfunctioning radio systems.
- 13. Waiver of Consequential Damages; Limitation of Liability. IN NO EVENT WILL ADT BE LIABLE FOR ANY SPECIAL, INCIDENTAL, INDIRECT OR CONSEQUENTIAL DAMAGES HOWEVER CAUSED. SOME STATES DO NOT ALLOW THE EXCLUSION OR THE LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES IN CERTAIN CIRCUMSTANCES, SO THE ABOVE LIMITATIONS MAY NOT APPLY TO SUBSCRIBER. SUBSCRIBER AGREES TO FILE ANY LAWSUIT OR OTHER ACTION SUBSCRIBER MAY HAVE AGAINST ADT OR ADTS ASSIGNEES, AGENTS, EMPLOYEES, SUBCONTRACTORS, SUBSIDIARIES, AFFILIATES OR PARENT COMPANIES WITHIN ONE (1) YEAR FROM THE DATE OF THE EVENT THAT CAUSED THE CLAIM, LOSS, DAMAGE OR LIABILITY. THE LIMITATION OF LIABILITY AS HEREIN SET FORTH IS KNOWINGLY FIXED BY THE PARTIES HERETC AS LIQUIDATED DAMAGE AND NOT AS A PENALTY. IT IS EXPRESSLY UNDERSTOOD AND AGREED THAT THE SERVICES PROVIDED UNDER THIS APPENDIX ARE SOLELY FOR SUBSCRIBER'S CONVENIENCE, AND ADT IS NOT AN INSURER OF SUBSCRIBER'S SECURITY OR ALARM SYSTEMS OR OF ANY FAILURE TO REPORT AN ALARM. SUBSCRIBER SHALL SEPARATELY OBTAIN ANY INSURANCE IT MAY DESIRE AGAINST SUCH RISKS. THE PRICING CONTEMPLATED IN THE AGREEMENT IS BASED ON ADT'S COST OF PROVIDING THE SERVICES AND DOES NOT TAKE INTO ACCOUNT ANY ASSUMPTION OF RISK OR RESPONSIBILITY BEYOND THE LIMITATIONS AGREED HEREIN. THE AGREED PRICING IS NOT SUFFICIENT TO WARRANT THE ASSUMPTION OF ANY RISK OF CONSEQUENTIAL OR OTHER DAMAGES TO THE SUBSCRIBER DUE TO ANY FAILURE TO PERFORM, FAILURE OF ANY EQUIPMENT OR SYSTEMS, FAILURE OF ANY ALARM TO BE RECEIVED BY ADT FROM THE SUBSCRIBER, OR BECAUSE OF ANY DELAY IN OR FAILURE OF ADT TO DISPATCH PUBLIC AUTHORITIES, FIRE, POLICE, OR OTHERS TO INVESTIGATE OR RESPOND TO AN ALARM. SUBSCRIBER SPECIFICALLY AGREES THAT ADT SHALL NOT BE LIABLE FOR ANY LOSS OR DAMAGE ARISING OUT OF ANY ACTUAL OR ALLEGED FAILURE TO DETECT, REPORT, PREVENT, OR MITIGATE ANY EVENT WHICH HAS, MAY, OR SHOULD RESULT IN AN ALARM. ADT'S LIABILITY UNDER THIS APPENDIX, WHETHER BASED IN CONTRACT, TORT OR ANY OTHER THEORY OF RECOVERY, SHALL NOT EXCEED THE AMOUNT OF FEES ACTUALLY PAID BY SUBSCRIBERS TO ADT UNDER THE AGREEMENT. THIS SUM SHALL BE SUBSCRIBERS EXCLUSIVE REMEDY AND THE PROVISIONS OF THIS SECTION SHALL APPLY TO ALL LOSS, DAMAGE, INJURY OR DEATH, IRRESPECTIVE OF CAUSE OR ORIGIN, RESULTING DIRECTLY OR INDIRECTLY TO PERSONS OR PROPERTY, FROM THE PERFORMANCE OR NONPERFORMANCE OF THE OBLIGATIONS IMPOSED BY THIS AGREEMENT, OR, TO THE EXTENT PERMITTED BY APPLICABLE LAW, FROM THE NEGLIGENCE, ACTIVE OR OTHERWISE, OF ADT, ADTS ASSIGNEES, AGENTS, EMPLOYEES, SUBCONTRACTORS, SUBSIDIARIES, AFFILIATES OR PARENT COMPANIES. SUBSCRIBER ACKNOWLEDGES AND AGREES THAT IN THE EVENT OF ANY EXPIRATION OR EARLY TERMINATION OF THIS AGREEMENT FOR ANY REASON WHATSOEVER, ALL OF THE PROVISIONS, LIMITATIONS AND DISCLAIMERS HEREIN RELATING TO ADT LIABILITIES SHALL SUR VIVE SUCH EXPIRATION OR EARLY TERMINATION. IF SUBSCRIBER WISHES ADT TO ASSUME A GREATER DOLLAR LIABILITY THAN PROVIDED FOR IN THIS AGREEMENT, SUBSCRIBER MAY OBTAIN FROM ADT A HIGHER LIMIT BY PAYING A HIGHER MONITORING CHARGE TO ADT. IF SUBSCRIBER ELECTS TO EXERCISE THIS OPTION, A RIDER SHALL BE ATTACHED TO THIS AGREEMENT, SETTING FORTH SUCH HIGHER LIMIT AND ADDITIONAL COST, BUT SUCH RIDER SHALL IN NO WAY BE INTERPRETED TO HOLD ADT LIABILITY IN EXCESS OF SUCH PROVISIONS.
- 14. Events Beyond ADT's Control. Communication lines, cable, telephone lines, internet connections/protocols, radio/cellular systems or equipment and instruments used by ADT in the performance of its services may be destroyed or substantially damaged by fire or other catastrophes and ADT may be unable to secure or retain connections or privileges necessary for the transmission of signals between or among the alarm location, the ADT's facilities, any central monitoring station, Call List designees, police or fire dispatch centers having jurisdiction over the alarms, or other parties, all of which events are beyond ADT's control. ADT shall have no liability for events beyond its control. Should conditions beyond ADT's control, including but not limited to strike, flood, riot, fire, explosion, war, conflict, line damage, antenna failure, communications network failure, or other causes beyond the reasonable control of the ADT, hinder or prevent the performance of ADT's services, then ADT (upon learning of the issue) will notify the Subscriber as soon as is reasonably practical of the nature and extent thereof and the approximate anticipated duration. Upon such notification either party shall have the following options: (a) to proceed under this Appendix; or (b) to terminate this Agreement. If the Agreement is terminated, the Subscriber shall pay to ADT all fees and charges through the date of termination and the ADT shall refund any prepaid amount through the date of termination., less any equipment charges still due for ADT owned equipment. Upon such payment, the contractual relationship between the parties shall terminate.
- 15. Indemnity. SUBSCRIBER SHALL RELEASE, DEFEND, INDEMNIFY AND HOLD HARMLESS ADT FROM AND AGAINST ALL CLAIMS, INCLUDING THIRD PARTY CLAIMS, LIABILITIES AND DAMAGES (INCLUDING WITHOUT LIMITATION EXPENSES, COSTS AND ATTORNEYSFEES) RELATING TO THE DESIGN, INSTALLATION, PERFORMANCE OR OPERATION OF THE SYSTEM, THE MONITORING OF THE SYSTEM, AND ANY RISKS, LOSSES, DAMAGES, INJURIES, DEATH OR OTHER EFFECTS OF ANY HAZARD OR EVENT THAT OCCURS AT OR AROUND THE PREMISES, INCLUDING, BUT

NOT LIMITED TO, SUCH CLAIMS OR LIABILITIES THAT ARE BASED UPON THE NEGLIGENCE, BREACH OF CONTRACT, BREACH OF WARRANTY, AND/OR STRICT LIABILITY BY ADT. OUR ASSIGNEES AGENTS EMDLOYEES SUBCONTRACTORS OF THE REACH OF WARRANTY, AND/OR STRICT LIABILITY BY ADT, OUR ASSIGNEES, AGENTS, EMPLOYEES, SUBCONTRACTORS, SUBSIDIARIES, AFFILIATES OR PARENT COMPANIES. SUBSCRIBER'S INDEMNIFICATION OBLIGATIONS SHALL SURVIVE THE EXPIRATION OR EARLY TERMINATION OF THIS AGREEMENT FOR ANY REASON WHATSOEVER.

- 16. Integration. The terms and conditions stated herein constitute the final complete agreement between the Subscriber and ADT with respect to monitoring services. This Agreement may not be modified in any respect except by a subsequent writing executed by the Subscriber and ADT.
- 17. Subcontracting; Assignment. Neither party may assign the Agreement without the express prior written consent of both parties. ADT may, in ADTs sole discretion and without notice to Subscriber or any other person, provide to any actual or prospective assignee, purchaser, transferee, or participant, any information that ADT have or know pertaining to this Agreement. Subscriber acknowledges that this Agreement and particularly those paragraphs relating to ADT's disclaimer of warranties and limited liability and third party indemnification, inure to the benefit of, and are applicable to, any assignees and subcontractors with the same force and effect as they bind Subscriber to ADT. Subscriber further acknowledges that any assignees of this Agreement shall not be responsible for claims, liabilities, or damages which accrued prior to the date of assignment.
- 18. Governing Law. This Appendix shall be interpreted and construed in accordance with the laws of the State where the monitored premises are located.
- 19. Attorneys' Fees. If any legal action or other proceeding is brought for the enforcement of this Agreement or the collection of any sums due hereunder, the prevailing party shall be entitled to recover reasonable attorneys' fees and costs incurred in such action or proceeding, or on any appeal there from.
- 20. Notices. Notices, other than fee adjustments, shall be deemed given when delivered in person, delivered via reputable overnight courier service (such as FedEx or UPS) or delivered by USPS certified mail, return receipt requested, addressed to the parties at the addresses set forth in the Proposal. All changes of address must be in writing and delivered as provided in this Section.
- 21. Survival. The provisions of this Appendix pertaining to consequential damages, liability limitation, events beyond ADTs control, termination, indemnity, integration, and severability shall survive any termination or expiration of the Agreement.
- 22. Severability. If any provision in this Appendix is held to be invalid or unenforceable, such provision will be enforced to the maximum possible extent, and all other provisions will remain valid and enforceable.
- 23. Waiver of Jury Trial. Each party hereby waives any right to trial by jury in any suit, action or other legal proceeding brought by either party.

The following provisions apply to monitoring systems that include Mobile Control by Alarm.com.

Subscriber acknowledges that (i) it has read and accepted the Alarm.com terms below, and (ii) Subscriber must activate its Alarm.com account online pursuant to the instructions given to Subscriber by Alarm.com, and until Subscriber so activates its Alarm.com account, Subscriber will only have Alarm.com Signal Forwarding services and NOT Mobile Control services, which means, among other things, that Subscriber will not have the enhanced Mobile Control service, which means, among other things, that Subscriber will not have the enhanced Mobile Control service known as "Entry Delay Crash and Smash," which makes it difficult for an intruder to disarm Subscriber's panel upon entry into your premises. In addition, once Subscriber's Alarm.com account is activated, in order to maintain the enhanced Mobile Control services, Subscriber must arm/set its alarm system at least once every 30 calendar days. If Subscriber fails to arm/set its alarm system at least once every 30 days, then Subscriber will automatically and without further notice only have Alarm.com Signal Forwarding services going forward until such time as Subscriber contacts ADT or Alarm.com to reactivate Subscriber's Mobile Control services. Therefore, ADT strongly encourages Subscriber to activate its Alarm.com account and arm/set its alarm system often, but at a minimum every 30 days, in order to retain the enhanced Mobile Control services.

Subscriber has agreed to purchase commercial security, video, still-photo imaging and/or home automation products and services from an independently owned and operated security services dealer ("Dealer") pursuant to an agreement with the Dealer ("Dealer Agreement"). Alarm.com Incorporated, a Delaware corporation, has authorized the Dealer to market and sell Alarm.com's services ("Services") to Subscriber with certain hardware and other products, including communication modules, video, imaging and/or home automation devices ("Equipment") that enable the Services. Sections A1 through A12 herein constitute the terms and conditions of Alarm.com's offering of the Equipment and Services ("Terms") and are part of Subscriber's agreement with the Dealer and contain, among other things, important warranty disclaimers (Section A4) and limitations of liability (Section A5) applicable to the Services and the Equipment. By signing the agreement with the Dealer, accessing the Alarm.com customer website or mobile applications, or using any other part of the Services and/or Equipment, subscriber Agrees to be bound by these Alarm.com Terms. Subscriber agree that these Alarm.com Terms may be enforced by ADT directly.

- A1. Pursuant to the Dealer Agreement, Subscriber has agreed to purchase the Services and/or Equipment from the Dealer. The Dealer is an independent contractor and not an agent of Alarm.com. Subscriber acknowledges and agrees that (a) Subscriber has had the opportunity to read and review these Alarm.com Terms before entering into the Dealer Agreement, (b) Subscriber accepts the Alarm.com Terms and agrees to be bound by them, and (c) if, for any reason, Subscriber does not remain an Alarm.com subscriber or if the Services become unavailable to Subscriber for any reason, Subscriber will have no right of refund, return or deinstallation with respect to any Services or any Equipment, except if and to the extent otherwise required by law. ADT or Alarm.com may modify these Alarm.com Terms from time to time to comply with applicable law.
- A2. The Equipment may contain proprietary software of Alarm.com that is embedded in the Equipment. Alarm.com solely owns and retains all rights, including all intellectual property rights, in the embedded software and all other Alarm.com materials (together, "Materials") and Services. Subscriber will not (a) use, or cause or permit any other person or entity to use, any Materials or Services to design, build, market, or sell any similar or substitute product or service, or (b) cause, perform, or permit (i) the copying, decompilation, disassembly, or other reverse engineering of any Materials, (ii) the transferring or purported resale, licensing or sublicensing of any Materials, or (iii) the removal, delivery, or exportation of any Materials outside the United States or any other act in violation of any relevant export laws or regulations.
- A3. If Subscriber's Services include emergency two-way voice over a cellular or internet connection, Subscriber acknowledges that the two-way voice connection may be interrupted or unable to connect, that the call may be dropped, and that the sound quality may be distorted or impossible to understand. By accepting the emergency two-way voice service, Subscriber understands and accepts the limitations inherent in cellular and internet technology and the consequences if the technology does not operate as designed. If Subscriber's Services include video or still-photo image cameras, the video clips and still-photo images generated from such cameras are stored on our servers and may be viewed by Subscriber only for a limited time based on the quantity of storage Subscriber has ordered from its Dealer. Alarm.com has no control over and take no responsibility for the placement of cameras and their view. Subscriber agrees to use the cameras and associated video and still-photo imaging features of the Services in compliance with all laws, including privacy and consumer protection laws, and not for any illegal purposes, including invasion of privacy or illicit conduct, and Alarm.com may disconnect the cameras from the Services if Subscriber, in Alarm.com's sole determination, breaches this covenant. Alarm.com does not guarantee the receipt, clarity or quality of any images that may be adversely impacted by, for example, lighting, Internet and wireless communication facilities and transmission quality, electrical interference, weather and other conditions beyond Alarm.com's control. Alarm.com may disclose stored video clips and still-photo images in response to a subpoena or a government request or order. If the Equipment provided by Subscriber's Dealer includes an Alarm.com image sensor device that also is being used as a motion sensor, then Subscriber understands and accepts that the motion sensor may not operate as designed and may be affected by conditions outside Alarm.com's control, which may cause the device to malfunction or provide false readings. If the Equipment provided by Subscriber's Dealer includes home automation devices (such as thermostats, lighting controls and door locks), Subscriber understands that such devices may not work together with the Equipment and Alarm.com Services, and Subscriber

may be unable to control the devices using the Equipment or Alarm.com Services. Alarm.com makes no representations or warranties regarding the quality, function or effectiveness of any such home automation devices. function or effectiveness of any such home automation devices.

A4. THE SOLE WARRANTY PROVIDED BY ALARM.COM WITH RESPECT TO THE SERVICES, MATERIALS AND EQUIPMENT IS A LIMITED WARRANTY TO USE COMMERCIALLY REASONABLE EFFORTS TO CORRECTOR BYPASS A MATERIAL DEFECT IN THE SERVICES, IN ACCORDANCE WITH THE TERMS AND CONDITIONS SET FORTH IN THESE ALARM.COM TERMS ("LIMITED WARRANTY"). THE LIMITED WARRANTY IS NOT EXTENDED TO SUBSCRIBER UNLESS SUBSCRIBER HAS ACCEPTED THESE ALARM.COM TERMS AND REMAIN BOUND BY THESE TERMS AND CONDITIONS. THE LIMITED WARRANTY IS FOR SUBSCRIBER'S BENEFIT ONLY AND MAY NOT BE ENFORCED BY ANY OTHER PERSON OR ENTITY. EXCEPT FOR THE LIMITED WARRANTY WITH RESPECT TO SERVICES, ALL SERVICES, EQUIPMENT AND MATERIALS THAT ARE OR MAY BE PROVIDED BY ALARM.COM ARE PROVIDED "AS IS," WITH ALL FAULTS. TO THE MAXIMUM EXTENT PERMITTED BY LAW, ALARM.COM DISCLAIMS (A) ALL EXPRESS WARRANTIES TO SUBSCRIBER OTHER THAN THIS LIMITED WARRANTY, (B) ALL IMPLIED WARRANTIES TO SUBSCRIBER OF ANY KIND, AND (C) ALL WARRANTIES TO OR FOR THE BENEFIT OF ANY OTHER PERSON OR ENTITY, WHETHER EXPRESS OR IMPLIED. THE IMPLIED WARRANTIES DISCLAIMED HEREIN, TO THE MAXIMUM EXTENT PERMITTED BY LAW, INCLUDE ALL WARRANTIES OF MERCHANTABILITY, TITLE, FITNESS FOR A PARTICULAR PURPOSE ACCURACY, SYSTEMS INTEGRATION, QUIET ENJOYMENT, OR NON-INFRINGEMENT. EXCEPT FOR THE LIMITED WARRANTY, THE ENTIRE RISK AS TO SATISFACTORY QUALITY, PERFORMANCE, ACCURACY, AND EFFORT OF ALL SERVICES, ALL EQUIPMENT AND ALL ALARM.COM MATERIALS SHALL BE WITH SUBSCRIBER, ALARM, COM SHALL HAVE NO RESPONSIBILITY FOR EQUIPMENT WHICH IS MANUFACTURED BY THIRD PARTIES.

A5. (A) SUBSCRIBER AGREES THAT ALARM.COM IS NOT AN INSURER OF SUBSCRIBERS PROPERTY OR THE PERSONAL SAFETY OF PERSONS IN OR AROUND SUBSCRIBER'S PREMISES. THE PRICES THAT ALARM.COM CHARGES FOR THE SERVICES AND EQUIPMENT REFLECT THE VALUE OF THE GOODS AND SERVICES ALARM.COM PROVIDES AND NOT THE VALUE OF SUBSCRIBERS PREMISES OR ITS CONTENTS OR ANY LOSSES ASSOCIATED WITH PERSONAL INJURY OR DEATH. INSURANCE, IF ANY, COVERING PERSONAL INJURY AND PROPERTY LOSS OR DAMAGE ON YOUR PREMISES SHALL BE OBTAINED BY SUBSCRIBER FROM A THIRD PARTY. (B) ALARM.COM IS NOT ASSUMING RESPONSIBILITY FOR ANY LOSSES (DIRECTOR INDIRECT), IRRESPECTIVE OF CAUSE, THAT MAY OCCUR EVEN IF DUE TO ALARM.COMS NEGLIGENT PERFORMANCE OR FAILURE TO PERFORM ANY OBLIGATION UNDER THESE TERMS OR ANY DEALER AGREEMENT OR OTHER BASIS. IF, NOTWITHSTANDING THESE TERMS, ALARM.COM IS HELD TO BE LIABLE TO SUBSCRIBER, OR ANY INVITEES, AGENTS, EMPLOYEES OR OTHERS, FOR BREACH OF CONTRACT, NEGLIGENCE, GROSS NEGLIGENCE, OR UNDER ANY OTHER THEORY OF LEGAL LIABILITY FOR ANY FAILURE OF THE SERVICES, MATERIALS OR EQUIPMENT, THEN THE LIMITATION OF ALARM.COMS LIABILITY FOR ANY AND ALL HARM, DAMAGES, INJURY OR LOSS SHALL BE THE GREATER OF ONE THOUSAND DOLLARS (\$1,000.00) OR THE ANNUAL AMOUNT THAT ALARM.COM RECEIVES FOR SUBSCRIBERS USE OF THE SERVICES. (C) SUBSCRIBER HEREBY WAIVES ANY AND ALL CLAIMS FOR DAMAGES EXCEEDING THE LIMITS SET FORTH HEREIN FOR ALL HARM, DAMAGES, INJURY OR LOSS INCURRED, INCLUDING BUT NOT LIMITED TO ACTUAL, DIRECT, PUNITIVE, INCIDENTAL OR CONSEQUENTIAL DAMAGES, PROPERTY DAMAGE AND LOSSES DUE TO BUSINESS INTERRUPTION, LOSS OF PROFITS, PERSONAL INJURY OR DEATH. UNDER NO CIRCUMSTANCES WILL ALARM.COM BE LIABLE TO SUBSCRIBER FOR ANY CONSEQUENTIAL DAMAGES. (D) SUBSCRIBER MAY OBTAIN FROM ALARM.COM A HIGHER LIMITATION OF LIABILITY BY PAYING AN ADDITIONAL FEE TO ALARM.COM. IF SUBSCRIBER ELECTS THIS OPTION, A RIDER WILL BE ATTACHED TO THESE ALARM.COM TERMS WHICH WILL SET FORTH THE AMOUNT OF THE HIGHER LIMITATION OF LIABILITY AND THE AMOUNT OF THE FEE. AGREEING TO THE HIGHER LIMITATION OF LIABILITY DOES NOT MEAN THAT ALARM.COM IS AN INSURER. SUBSCRIBER WAIVES ALL SUBROGATION AND OTHER RIGHTS OF RECOVERY AGAINST ALARM.COM THAT ANY INSURER OR OTHER PERSON MAY HAVE AS A RESULT OF PAYING ANY CLAIM FOR HARM, DAMAGES, INJURY OR LOSS TO SUBSCRIBER OR ANY OTHER PERSON OR ENTITY.

A6. Subscriber agrees and acknowledges that the Services, Materials and Equipment may not detect, observe, view, or prevent an unauthorized intrusion onto the premises or any other emergency condition such as fire, smoke, carbon monoxide, medical emergencies or water damage. Subscriber agrees and acknowledges that the use of the Services, Materials and/or Equipment is voluntary.

A7. If any of Subscriber's employees, guests, relatives, invitees, or insurers, or any other person or entity connected to Subscriber, or any person or entity who seeks to assert rights they claim are derived from Subscriber's relationship with Alarm.com, attempts to hold Alarm.com responsible for any harm, damages, injury or loss (including property damage, personal injury or death) connected with or resulting from any alleged (a) failure of the Services, Materials or Equipment, (b) negligence (including gross negligence), (c) improper or careless activity of Alarm.com, or (d) claim for indemnification or contribution, then Subscriber will repay to Alarm.com (i) any amount that Alarm.com is required to pay or that Alarm.com agrees to pay in settlement of the claim, and (ii) the amount of Alarm.com's reasonable attorney's fees and any other losses and costs that Alarm.com may incur in connection with the harm, damages, injury or loss.

A8. Subscriber understands and agrees that these Alarm.com Terms, and particularly Sections A4, A5, A6, A7, and A8, shall (a) apply to and protect the employees, officers, shareholders, parent companies, directors, agents, licensors, representatives, subcontractors, affiliates and assignees of Alarm.com, and (b) be binding on Subscriber's heirs, administrators, custodians, trustees, agents and successors.

A9. TO THE EXTENT PERMITTED BY LAW, SUBSCRIBER AGREES THAT NO LAWSUIT OR ANY OTHER LEGAL PROCEEDING CONNECTED WITH THE SERVICES OR EQUIPMENT SHALL BE BROUGHT OR FILED BY SUBSCRIBER MORE THAN ONE (1) YEAR AFTER THE INCIDENT GIVING RISE TO THE CLAIM OCCURRED. IN ADDITION, TO THE EXTENT PERMITTED BY LAW, ANY SUCH LEGAL PROCEEDING SHALL NOT BE HEARD BEFORE A JURY, AND EACH PARTY GIVES UP ANY RIGHT TO A JURY TRIAL. TO THE EXTENT PERMITTED BY LAW, SUBSCRIBER AGREES THAT SUBSCRIBER WILL NOT BRING ANY CLASS ACTION LAWSUIT AGAINST ALARM.COM OR BE A REPRESENTATIVE PLAINTIFF OR PLAINTIFF CLASS MEMBER IN ANY SUC LAWSUIT.

A10. These Alarm.com Terms shall be governed by the law of the State of Delaware, without giving effect to its rules of conflict of laws. If Subscriber is a resident or business located in the State of California, the following applies: If either Subscriber or Alarm.com commences a lawsuit for a dispute arising under or related to these Alarm.com Terms or in any way relating to the Services, such suit shall be submitted to general judicial reference in Los Angeles, California pursuant to California Code of Civil Procedure section 638 et seq. and 641 through 645.1 or any successor statutes thereto.

A11. If any provision of these Alarm.com Terms or the application of any such provision to any person, entity or circumstance shall be held invalid, illegal, or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provision of these Alarm.com Terms. The parties intend that all disclaimers of warranties, limitations of liability, and exclusions of damages in these Alarm.com Terms shall be upheld and applied to the maximum extent permitted by law. Alarm.com is an intended third-party beneficiary of these Alarm.com Terms and shall have the right to enforce and/or otherwise invoke any and all provisions set forth in any of these Alarm.com Terms directly. The words "include," "include," "including" shall be deemed to be followed by the phrase "without limitation."

A12. SUBSCRIBER EXPRESSLY UNDERSTANDS AND AGREES THAT SUBSCRIBER HAS NO CONTRACTUAL RELATIONSHIP WHATSOEVER WITH THE UNDERLYING WIRELESS SERVICE PROVIDER OR ITS AFFILIATES OR CONTRACTORS AND THAT SUBSCRIBER IS NOT A THIRD PARTY BENEFICIAR' OF ANY AGREEMENT BETWEEN ALARM.COM AND THE UNDERLYING CARRIER. IN ADDITION, SCRIBER ACKNOWLEDGES AND AGREES THAT THE UNDERLYING CARRIER AND ITS AFFILIATES AND CONTRACTORS SHALL HAVE NO LEGAL, EQUITABLE, OR OTHER LIABILITY OF ANY KIND TO SCRIBER, AND SUBSCRIBER HEREBY WAIVES ANY AND ALL CLAIMS OR DEMANDS THEREFOR.

EXHIBIT A

The City where the monitored premises are located (the "City") does not currently require an alarm permit (the "Permit").

Is there a fee for the Permit?

- X The City does not currently charge an annual fee for the Permit ("Permit Fee").
- _ The City charges a Permit Fee, which, as of the date of this Agreement, is .

Who obtains the permit?

_ Based on City requirements, Subscriber is responsible for obtaining the Permit (and any necessary renewals) directly from the City. Subscriber will pay any Permit Fee directly to the City.

_ ADT shall obtain the initial Permit for Subscriber. Any initial Permit Fee will be invoiced to Subscriber together with the fees set forth in Section 7 of this Appendix. So long as, at the time of expiration of the current permit, the monitoring services remain in place, ADT shall obtain any renewals and invoice Subscriber for the cost of such Permit Fees (due upon receipt).

_ The City requires that ADT obtain the initial Permit for Subscriber. ADT will obtain the Permit, and ADT will invoice Subscriber for any Permit Fee (due upon receipt). So long as, at the time of expiration of the current permit, the monitoring services remain in place, ADT will also obtain any renewals. Again, ADT will invoice Client for the Permit Fees (due upon receipt).

(REMAINDER OF PAGE INTENTIONALLY BLANK - SIGNATURES ON FOLLOWING PAGE)

Acceptance

NOTICE: Our charges under this agreement are based on your agreement to receive and pay for the services for a full Sixty (60) month term.

IF THIS AGREEMENT IS TERMINATED BY YOU PRIOR TO THE END OF THE THEN-CURRENT TERM, EXCEPT AS OTHERWISE PROVIDED HEREIN, YOU AGREE TO PAY US THE SERVICE CHARGES THAT WOULD HAVE BEEN PAYABLE BY YOU FOR THE REMAINING TERM OF THE AGREEMENT BUT FOR THE EARLY TERMINATION HEREOF.

ATTENTION IS DIRECTED TO THE WARRANTY, LIMITATION OF LIABILITY AND OTHER TERMS AND CONDITIONS SET FORTH IN THIS AGREEMENT.

This Agreement is not binding upon ADT unless and until either signed by an Authorized Manager of ADT, or we begin the installation of Equipment or provision of Services. You acknowledge that you may not receive a copy of this Agreement signed by ADT's Authorized Manager, and that such lack of receipt shall not, in any way, invalidate or otherwise affect this Agreement.

- I am at least 18 years of age, and the information I have provided is true and correct to the best of my knowledge.
- I have read, understood, and agree to this Agreement, which contains important information regarding the Equipment and Services provided by ADT.
- I understand and agree that the placement of my signature electronically on this page constitutes my electronic signature for this Commercial Schedule of Protection Proposal and Sales Agreement, which is a valid and binding signature under the Electronic Signatures in Global and National Commerce Act ("E-SIGN Act").

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owners and used under license. Unauthorized use strictly prohibited. License information available at www.adt.com/commercial/licenses	
OWNERS and used under meeting. Originalized use strictly prombited. License information stands of mixed as a m	

ADT Authorized Manager

APPROVED AS TO LEGAL FORM

N. Jay Yeager

Anderson Zoung Law Director

Customer Signature



Attachment 8

ANDERSON COUNTY GOVERNMENT PROPERTY DISPOSITION AND SURPLUS RECORD

- > Surplus property may be transferred to another Anderson County Department or be sold at internet auction after ensuring another Department does not want it.
- > The IT Department will manage the disposition of hard drives.
- > The Vehicle Inspection Form is required to sell vehicles. The Purchasing Office will obtain available service records from the Fleet Services Department.
- > The transfer of property to an Entity outside of Anderson County requires County Commission approval. The surplus of capital assets requires County Commission approval.
 > This form is to be emailed to Surplus@andersontn.org

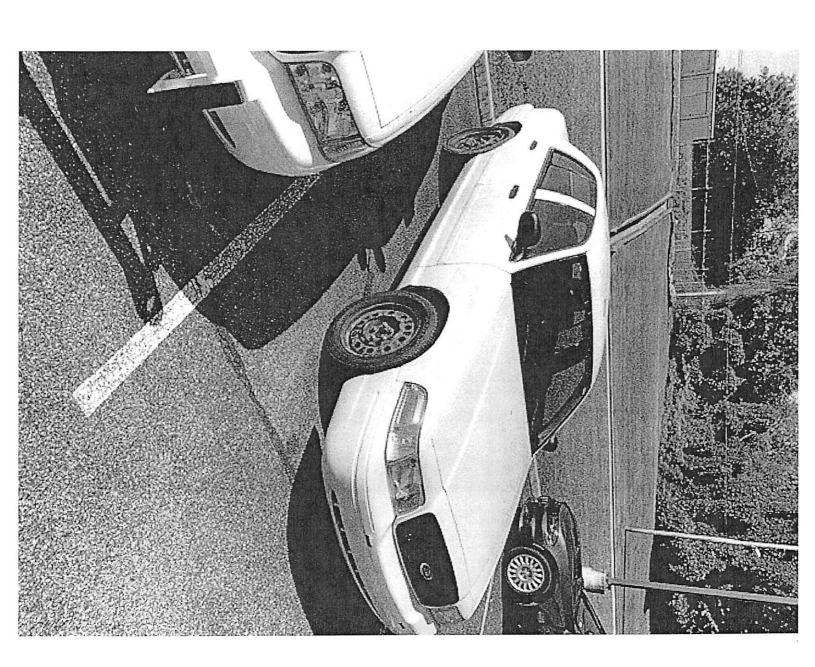
	Shease	- -		request	s to surplus property	as détailed below.	
(De	partment	5			C]-30.2(
Sig	nature of Depar	rtment He	ad/Elected O	fficial		Date .	
Asset Tag # (N/A if no Tag).					Condition, to include		
	2009	Fond	Chown	Vic.	V:n #2F, Runs Roog	AHP71VX9	×139736
	Miles	186	586		Runs Rooak		
1.25 (A. 1975)					U		
	•						
. Attach	photographs – t	•			nal sheet(s) as neces		
Au	ction on GovD	eals	h — -		heck and fill out app	licable box)	
Bid	Starting Amo	unt: ိ	\$ 200°				
Tra	nsfer Property	7 -			등에 되는 고객들의 현실하다. 1		
	(Department)						
Sig	nature of Recei	ving Depa	rtment Head	/Elected Of	ficial	Date	
	de In						
	chase Order N						
	len or Lost (At						
Pro	perty Destroy	ed (Attach	explanation)			
Received t	y Purchasing (Office (Dat	e):		Purchasing Office U Govdeals ID#:	se Only	
Deputy Pu	rchasing Agent	Signature	: . 		Date: Sale Amount: \$ Date removed from A		
L	·						

#1

GovDeals Vehicle Inspection Form

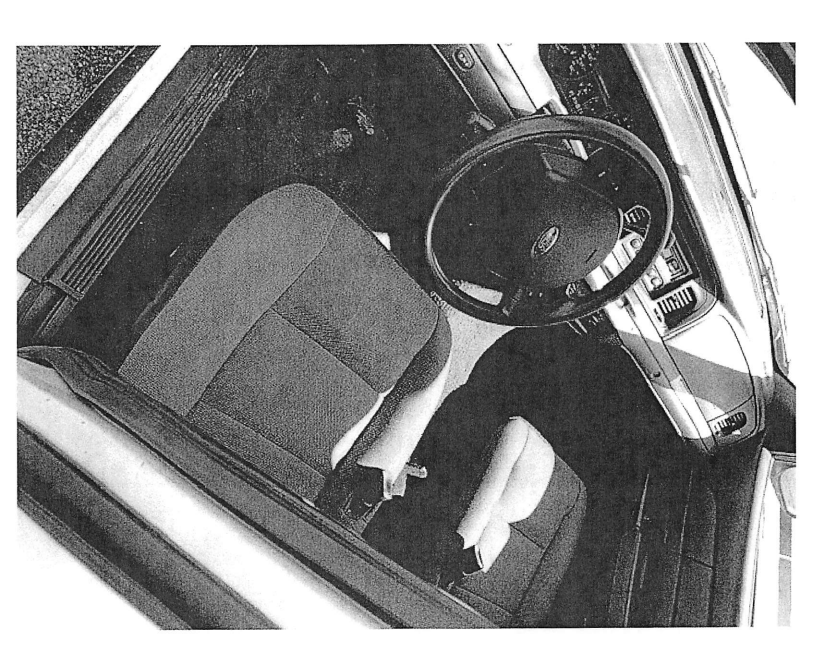
6494 GB

Inventory ID:	Asset Number:	Fair Market Value:
Short Description: Year 2009 Make Fo	nd Model	Crown Victoria
VIN: 2 FAHP71	1 4 9 4 1 3 9	Title Restriction: DY CN
Odometer: 186586	Miles Kilometers Ode	·
Long Description:	· /	,
•		ine Runs 🗆 Does Not Run 🗀 For Parts Only
Engine- Type: 4.6L, V.	as Diesel Engine Propa	ne/Natural Gas
Engine Condition: Runs Needs rep		
Repairs needed: RUNT ROOS		
This vehicle was maintained every50	Days Hours Mi	les
Date Removed From Service: 7-16-2	Maintenance Records:	Available O Not Available For Inspection
Transmission: Automatic Manual	4 Speed Condition: ✓ Opera	ble ☐ Needs repair ☐ Is Unknown Condition
Repairs Needed:		The state of the s
Drivetrain: 2 Wheel Drive 4 Whe	eel Drive Condition:	(1) A C C C C C C C C C C C C C C C C C C
	Windows: No Cracke	
Minor: Dents Scratches Dings	Tire Condition: Good	Tread:#Flat Hubcaps #
Major Damage to:		
Additional Damage:		
Decals: None Have Been Spraye	d <u>or</u> Have been Removed &	™ Impressions Remain No Impressions
Emergency equip: None Has b	een removed & There are ho	es in the exterior
Interior: Color Grey	_ Cloth Vinyl Leather	
Damage to Seats:		
Damage to Dash/Floor:		
Radio: Stock or Brand & Model: _		AM/FM AM/FM Cassette AM/FM CD
☐AC (Condition: ☐ Cold ☐ Unknown		Air Bags: 🗆 Driver's Side 🕒 Dual
Cruise Control Tilt Steering CR	emote Mirrors Climate Cont	rol
Power: Steering Windows D	Soor Locks □Seats	
Additional Equipment:		
Manufacturer Mod	el Serial #	
		Hitch: Type
Location of Asset: 308 Po	blic SAfety LN.	
reminder: Do not close items on or surrou	nding a Holiday, on Friday nights, o	r Weekends. Stagger closing times by 10 minutes.



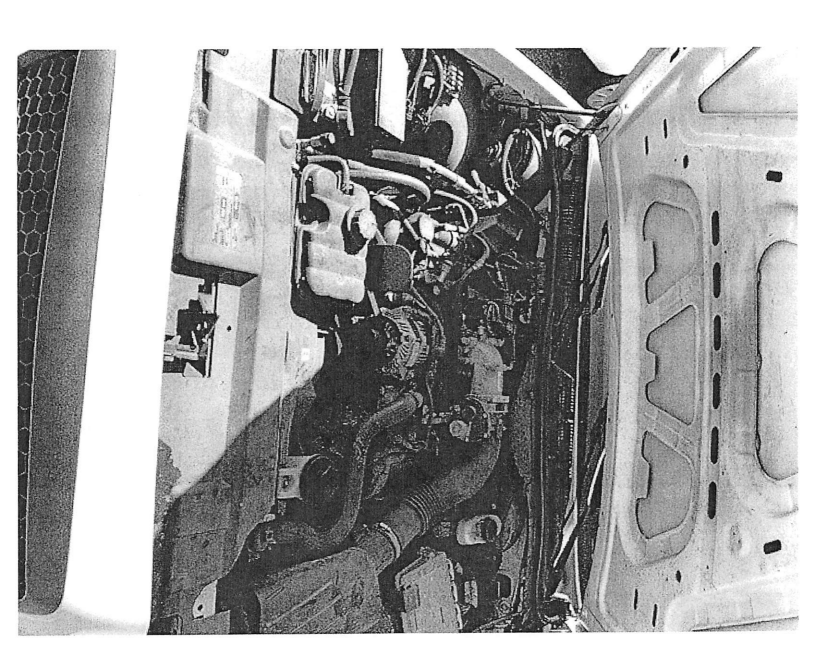


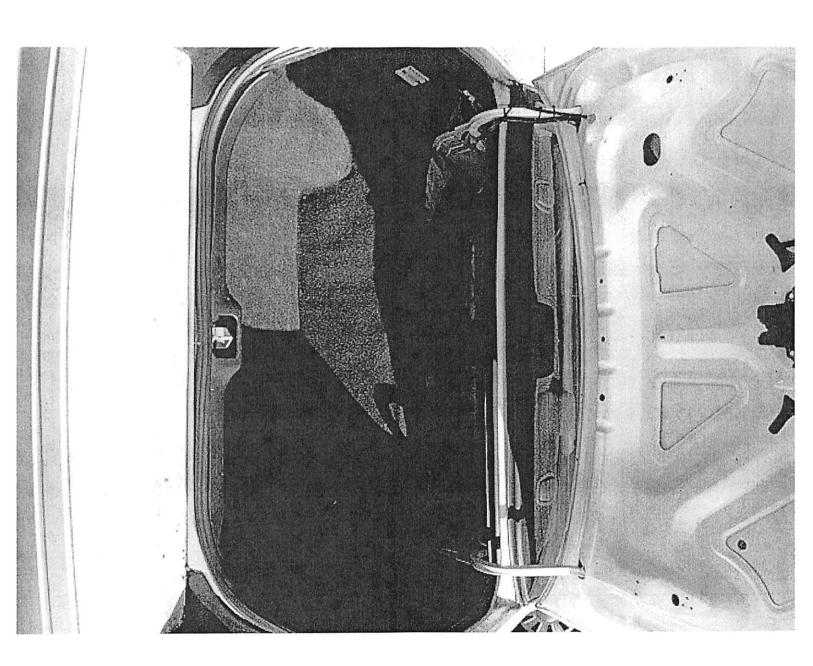












Parts							
Mfg	Item	Description		Category	Qt	<u>uom</u>	Condition
-	BXT65850	MOTORCRAFT	BATTERY		1		New
Original		Repair Order		Invoice		Odo	meter
Date	Туре	Number	Reference	Amount	Date	In	Out
8/26/19	Invoice	7412		\$0.00	8/26/19	0	0
Labor Item		Category	Tech	Description			
LABOR				MISC. LABO	R		
			INMATES CHANGED	WINDOW			
Original		Repair Order		Invoice		Odo	meter
Date	Type	Number	Reference	Amount	Date	ln	Out
4/2/19	Invoice	6930		\$10.50	4/2/19	171300	171300
Labor							
Item		Category	Tech	Description			
TIRERE	PAIR	TIRE	AS	FLAT TIRE I	REPAIR		
				EAR WAS FLAT. THE VALVE OOK TIRE OFF AND FIXED			

STEM.

Sheriffs 2009	s Departm Ford Crov	ent vn Victoria 4.6 L	281 CID V8 SOH	C, Tag:6494GB, Vin:2FAF	1P71VX9X139	736		
Original			Repair Order		Invoice		Odo	meter
Date		Туре	Number	Reference	Amount	Date	ln	Out
3/26/19		Invoice	6904		\$186.91	3/26/19	171131	171131
Labor								
Item			Category	Tech	Description			
LOFSYN	1		PREVENTATIVE	E JV LUBE, OIL, AND FILTER CHANGE DRAIN AND REFILL CRANKCASE WITH PREMIUM SYNTHETIC MOTOR OIL, REPLACE OIL FILTER. LUBRICATE CHASSIS WHERE APPLICABLE. INSPECT AIR AND CABIN FILTER, TOP OFF ALL FLUID LEVELS AND APPLY REMINDER STICKER				
TIREMO	TIREMOUNT		TIRE	JV BOTH REAR TIRES.	MOUNT AND) BALANCE	TIRE	
Parts			.		Catacan	~	LIONA	Condition
Mfg	Item		Description		Category	Qty 1	<u>UOM</u>	New
-	1348		OIL FILTER 5W20 SYN BLEN	D MOTOR OIL		6		IACAA
-	5W20 BU 7320025			SLE RSA P2355517		1		New
Original		00	Repair Order	JEL NOAT 2000017	Invoice	•	Odo	meter
Date		Туре	Number	Reference	Amount	Date	ln	Out
1/8/19		Invoice	6653	11010101101	\$384.04	1/9/19	0	0
Labor		IIIVOICC	0000		V			
Item			Category	Tech	Description			
PRODE	MAND			TD RIGHT SIDE REAR.	AXLE SHAF	T Remove 8	& Replace	
Parts								
Mfg	<u>ltem</u>		Description		Category	Qty	UOM	Condition
-	AXK201		REAR AXLE			1		New New
-	19-220		WIPER BLADES	D	2 5 5			New
-	4800 6414222		BRAKE CLEANEI WHEEL STUD	N.				New
•	04 14222		REAR RIGHT.			·		
_	MISC. PA	RT				1		New
	141100.17		SHIM SPIDER GEAR	FROM USED REAR END.				
Original			Repair Order		Invoice		Odo	meter
Date		Type	Number	Reference	Amount	Date	ln	Out
9/25/18	i	Invoice	6315		\$65.67	9/26/18	164568	164568
Labor								
Item LOFSYN	1		Category PREVENTATIVE	Tech AS DRAIN AND REFILL CRANKCAS SYNTHETIC MOTOR OIL, REPL LUBRICATE CHASSIS WHERE A AIR AND CABIN FILTER, TOP O AND APPLY REMINDER STICKE	SE WITH PREMIUI ACE OIL FILTER. APPLICABLE. INSI DFF ALL FLUID LE	M PECT	R CHANGE	
TIRERO	TATE		TIRE	AS ROTATE TIRES FRONT TO REA WEAR OR DAMAGE. DOES NOT SERVICES AS NEEDED			ION	

Sheriffs 2009	s Departme	nt n Victoria 4.6 L	. 281 CID V8 SOH	C, Tag:6494GB, Vin:2FAl	HP71VX9X139	9736		
	l (continued		Repair Order		Invoice		Od	ometer
Date	-	ype	Number	Reference	Amount	Date	In	Out
9/25/18		nvoice	6315	TCICIONO	\$65.67	9/26/18	164568	164568
) [ivoice	0313		400.07	0,20,10	10.000	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Parts Mfg -	Item 5W20 BUI	_K	Description 5W20 SYN BLEN 1,500 MILES OVER O		Category	Qty 6	<u>WOW</u>	Condition
-	1348		OIL FILTER			1		New
-	6414084		WHEEL LUG NU	Τ		20		New
Original			Repair Order		Invoice		Od	ometer
Date	7	уре	Number	Reference	Amount	Date	In	Out
5/17/18	i i	nvoice	5828		\$21.08	5/17/18	0	0
Parts Mfg	ltem		Description		Category	Qty	UOM	Condition
-	19-220		WIPER BLADES			2		New
Original			Repair Order		Invoice		-	ometer
Date	7	⁻ уре	Number	Reference	Amount	Date	In	Out
5/11/18	i li	nvoice	5802		\$24.51	5/11/18	158377	158377
Labor								
Item LOFSYN	N		Category PREVENTATIVE	Tech TD DRAIN AND REFILL CRANKCA: SYNTHETIC MOTOR OIL, REPL LUBRICATE CHASSIS WHERE AIR AND CABIN FILTER, TOP AND APPLY REMINDER STICK!	SE WITH PREMIUI ACE OIL FILTER. APPLICABLE. INSI OFF ALL FLUID LE	PECT	R CHANGE	
Parts					•	04		O a maliki a m
Mfg	Item		Description		Category	Qty	<u>uom</u>	Condition New
•	1348	1/	OIL FILTER 5W20 SYN BLEN	D MOTOR OII		1 6		New
- Original	5W20 BUI	<u>-N</u>	Repair Order	D WOTON OIL	Invoice Odometer			
Date		уре	Number	Reference	Amount	Date	In	Out
3/7/18		nvoice	5550	reciciono	\$122.96	3/7/18	157534	157534
	"	IVOICE	3330		Ψ122.00	0,,,,,	101001	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Labor Item			Category	Tech	Description			
ProDem	and		Category	JT	BRAKE SHO	ES &/OR P	ADS Remov	re &
Parts	laria			• .				
Mfq	Item		Description		Category	Qty	UOM	Condition
	QC931		BRAKE PADS		<u> </u>	1	·	New
Original			Repair Order		Invoice		Od	ometer
Date		уре	Number	Reference	Amount	Date	In	Out
11/8/17		nvoice	5080		\$194.11	11/8/17	159036	159036
Labor	•							
Item			Category	Tech	Description			
ProDem	nand			JT	ALTERNATO	OR ASSEME	SLY Remove	&

DRAIN AND REFILL CRANKCASE WITH PREMIUM
SYNTHETIC MOTOR OIL, REPLACE OIL FILTER.
LUBRICATE CHASSIS WHERE APPLICABLE. INSPECT
AIR AND CABIN FILTER, TOP OFF ALL FLUID LEVELS
AND APPLY REMINDER STICKER

	s Department					 	
			HC, Tag:6494GB, Vin:2F	FAHP71VX9X139 Invoice		Od	ometer
_	(continued)	Repair Order Number	Reference	Amount	Date	In .	Out
Date	Type		Releience	\$103.55	6/21/17	141607	141607
6/21/17	' Invoice	4560		φ103.33	0/21/11	141007	141007
Parts	14	Donariation		Catagony	Qty	UOM	Condition
Mfg	Item	Description OIL FILTER		Category	1	<u> </u>	New
•	1348		ND MOTOR OIL		6		14644
-	5W20 BULK	FUEL FILTER	ND WOTOR OIL		1		New
-	3595	AIR FILTER			1		New
Original	46814			Invoice		Od	ometer
Original		Repair Order	Deference		Date	In	Out
Date	Туре	Number	Reference	Amount			1426000
5/26/17	' Invoice	4487		\$518.89	5/26/17	1420000	1420000
Labor			- .	D			
Item		Category	Tech	Description		TIDE	
TIREMO		TIRE	ĀS	MOUNT AND			0
ProDem	nand		AS REFINISHED ROTORS	BRAKE SHO	DES &/OR P.	ADS Remov	e &
ProDem	nand		AS	CONDENSE	R Remove	& Replace	
ProDem	nand		AS	A/C SYSTE	M Complete	Charge	
Parts							
Mfg	Item	Description		Category	Qty	UOM	Condition
-	2355517	CAR TIRE			4		New
_	QC931	BRAKE PADS			1		New
-	3557	CONDENSER			1		Used
Original		Repair Order		Invoice		Od	ometer
Date	Type	Number	Reference	Amount	Date	In	Out
4/25/17		4371		\$157.14	4/25/17	139171	139171
Labor							
Item		Category	Tech	Description			
ProDen	nand	<u></u> -	JV	BATTERY R	emove & Re	eplace	
Parts							
Mfg	Item	Description		Category	Qty	UOM	Condition
	BXT65850	MOTORCRAFT	BATTERY		1		New
Origina		Repair Order		Invoice		Od	ometer
Date	Туре	Number	Reference	Amount	Date	ln	Out
2/14/17		4136		\$157.14	2/14/17	136840	136840
Labor				•			
Item		Category	Tech	Description			
ProDen	and	outegory	AS	BATTERY R	emove & Re	eplace	
Parts	iaiiu						
Mfg	Item	Description		Category	Qty	UOM	Condition
<u>g</u>	BXT65850	MOTORCRAFT	BATTERY	<u> </u>	1		New
Origina		Repair Order	<u> </u>	Invoice	·	Od	ometer
Date	Type	Number	Reference	Amount	Date	In	Out
1/20/17	• •	4100		\$0.61	2/6/17	135212	135212
	MADICE	7100		Ψ0.01			
Parts Mfa	Item	Description		Category	Qty	UOM	Condition
Mfg	WASHER FLUID	WASHER FLUID	n	outegory	1	GALLO	
-	ANVOLIE! LEGID	VVAOITEIVI EUIL	•		•	J. 12201	

		Vehi	cle Service History R	Report			
Sheriff's Depart 2009 Ford Cr		L 281 CID V8 SOH	C, Tag:6494GB, Vin:2F	AHP71VX9X139	736		
Original		Repair Order		Invoice		0	dometer
Date	Туре	Number	Reference	Amount	Date	In	Out
1/11/17	Invoice	4015		\$27.03	1/11/17	134652	134652
Labor		.0.0		12			
Item		Category	Tech	Description			
LOFSYN		PREVENTATIVE	TD DRAIN AND REFILL CRANKI SYNTHETIC MOTOR OIL, RE LUBRICATE CHASSIS WHEF AIR AND CABIN FILTER, TO	LUBE, OIL, CASE WITH PREMIUM EPLACE OIL FILTER. RE APPLICABLE. INSP OP OFF ALL FLUID LET	A PECT	R CHANG	E
			AND APPLY REMINDER STI	CKER			
Parts				0-4	O+.	LIONA	Condition
Mfg Item		Description	D MOTOD OIL	Category	Qty 6	<u>UOM</u>	Condition
- 5W201	BULK	5W20 SYN BLEN OIL FILTER	D MOTOR OIL		1		New
Original Original		Repair Order		Invoice		0	dometer
Date	Туре	Number	Reference	Amount	Date	ln	Out
12/5/16	Invoice	3867	110,010,100	\$3.84	12/5/16	131656	131656
Parts	MVOICC	000.		¥			
Mfg Item		Description		Category	Qty	UOM	Condition
- 912		BULB			2	-	New
Original		Repair Order		Invoice		0	dometer
Date	Туре	Number	Reference	Amount	Date	ln	Out
11/29/16	Invoice	3860		\$27.03	11/29/16	131335	131335
Labor							
Item		Category	Tech	Description			
LOFSYN		PREVENTATIVE	AS	LUBE, OIL,		R CHANG	Ę
			DRAIN AND REFILL CRANKI SYNTHETIC MOTOR OIL, RE LUBRICATE CHASSIS WHEE AIR AND CABIN FILTER, TO AND APPLY REMINDER STI	EPLACE OIL FILTER. RE APPLICABLE. INSP OP OFF ALL FLUID LE'	ECT		
Parts				<u>.</u> .	•	11014	Odition
Mfg Item		Description	- MOTOD OIL	Category	Qty 6	<u>UOM</u>	Condition
- 5W20	BULK	5W20 SYN BLEN OIL FILTER	D MOTOR OIL		1		New
- 1348 Original		Repair Order		Invoice	·	0	dometer
-	Typo	Number	Reference	Amount	Date	ln .	Out
Date	Type Invoice	3802	Melerchioc	\$64.53	11/8/16	130070	130070
11/8/16	mvoice	3002		φο 1.00	11.0.10		,
Labor Item ProDemand		Category	Tech AS	Description SERPENTIN	E BELT TE	NSIONER	Remove
Parts					_		
Mfg Item		Description		Category	Qty	UOM	Condition
- K0609	23	SERPENTINE BI	LT	Involce	1		New dometer
Original	-	Repair Order	Deference	Invoice	Date		Out
Date	Туре	Number	Reference	Amount \$107.50	Date 11/7/16	In O	0
11/7/16	Invoice	3798		UC.1UI ¢	11///10	U	U

	Department Ford Crown Victoria 4	.6 L 281 CID V8 SOH	IC, Tag:6494GB, Vin:2F	AHP71VX9X139	736		
Labor							
Item		Category	Tech	Description			
DIAGSC	AN	DIAGNOSTIC	KM EVAP CODE	SCAN AND	DIAGNOSE	VEHICLE	
Original	(continued)	Repair Order	20711 0002	Invoice		0	dometer
Date	Type	Number	Reference	Amount	Date	In .	Out
11/7/16	Invoice	3798	Melerchoo	\$107.50	11/7/16	0	0
	IIIVOICE	3730		Ψ107.50	11///10	· ·	J
Labor		Cotocoo	Tooh	Description			
Item LABOR		Category	Tech AS	Description MISC, LABO	D		
LABOR			PUT A USED TIRE PRESSUF				
			FRONT				
Original		Repair Order		Invoice		O	dometer
Date	Type	Number	Reference	Amount	Date	In	Out
9/7/16	Invoice	3574		\$92.30	9/8/16	129640	129640
Labor							
Item		Category	Tech	Description			
LABOR			AS	MISC. LABO	R		
			CHANGED CONNECTOR				
Parts							
Mfg	Item	Description		Category	Qty	UOM	Condition
	9W7Z6A64213	connector			1		New
Original		Repair Order		Invoice		O	dometer
Date	Туре	Number	Reference	Amount	Date	ln	Out
9/6/16	Invoice	3570		\$71.10	9/7/16	129640	129640
Labor							
Item	`	Category	Tech	Description			
ProDem	and		AS	SERPENTIN	E BELT TE	NSIONER	Remove
Parts							
Mfg	Item	Description		Category	Qty	UOM	Condition
<u>NBH</u>	25060923	Belt - Serpentine	<u> </u>		1		
Original		Repair Order		Invoice			dometer
Date	Туре	Number	Reference	Amount	Date	In	Out
7/20/16	Invoice	3371		\$197.72	7/21/16	127723	127723
Labor							
Item		Category	Tech	Description			
ProDem	and		AS	E.G.R. VALV	E Remove	& Replace	
Parts							
Mfg	Item	Description		Category	Qty	UOM	Condition
	EGR1801	EGR VALVE			1		New
Original	_	Repair Order		Invoice	D-4-	_	dometer
Date	Туре	Number	Reference	Amount	Date	In	Out
6/27/16	Invoice	3318		\$155.49	6/28/16	126447	126447
Labor							
Item		Category	Tech	Description			
DIAGSC	AN	DIAGNOSTIC	JV	SCAN AND I	DIAGNOSE	VEHICLE	
			CONNECT COMPUTERIZED ANALYZER TO RETRIEVE AN				

CONNECT COMPUTERIZED ENGINE SYSTEM ANALYZER TO RETRIEVE AND RESET TROUBLE CODES. INCLUDES 1/2 HOUR OF DIAGNOSTIC TIME. ADDITIONAL TIME BILLED ON PER HOUR BASIS.

Origina	l (continu	ed)	Repair Order		Invoice		Odo	meter
Date	(001111111	Туре	Number	Reference	Amount	Date	In	Out
6/27/16	3	Invoice	3318		\$155.49	6/28/16	126447	126447
Parts								
Mfg	Item		Description		Category	Qty	UOM	Condition
<u> </u>	CPV28		VAPOR CANISTE	R		1_		New
Origina			Repair Order		Invoice			meter
Date		Type	Number	Reference	Amount	Date	ln 	Out
3/22/16	i	Invoice	3300		\$430.57	6/22/16	126328	126328
Labor								
ltem			Category	Tech	Description	AND EU TE	-	
LOFSY	4		PREVENTATIVE	JV	LUBE, OIL, NKCASE WITH PREMIU		R CHANGE	
				SYNTHETIC MOTOR OIL LUBRICATE CHASSIS W	, REPLACE OIL FILTER. HERE APPLICABLE. INSI , TOP OFF ALL FLUID LE	PECT		
DIAGSO	CAN		DIAGNOSTIC	CODES. INCLUDES 1/2	SCAN AND I ZED ENGINE SYSTEM E AND RESET TROUBLE HOUR OF DIAGNOSTIC T ED ON PER HOUR BASIS	гіме.	VEHICLE	
ProDen	nand			TD	AXLE SHAF	T Remove 8	& Replace	
Parts								
Mfg	Item		Description		Category	Qty	<u>UOM</u>	Condition
-	5W20 B		5W20 SYN BLEN			6		New
•	PT5707		WHEEL BEARING			1		New
-	BRS103		REAR WHEEL SI REAR AXEL	EAL		1		New
- CRB	630-413 228364		Solenoid			1		
-	1348	U	OIL FILTER			1		New
Origina			Repair Order		Invoice		Odo	meter
Date	•	Туре	Number	Reference	Amount	Date	In	Out
5/10/16	;	Invoice	3181		\$209.58	5/19/16	122739	122739
Labor								
ltem			Category	Tech	Description			
ProDen	nand			AS	TIRE PRES	SURE SEN	SOR Remove	&
				Includes: Perform Relean	procedure.			
ProDen	nand			JV			emove & Rep	lace
DIAGSO	CAN		DIAGNOSTIC	JV B2872 LEFT REAR TIRE	SCAN AND I SENSOR BAD	DIAGNOSE	VEHICLE	
ALIGN 2W ALIGNMENT			ALIGNMENT	JV TWO WHEEL ALIGNMENT 2 WHEEL THRUST ALIGNMENT, INCLUDES COMPLETE INSPECTION OF ALL FRONT AND REAR SUSPENSION AND STEERING COMPONENTS. ADJUST CASTER, CAMBER AND TOE IN OF FRONT END TO FACTORY SPECIFICATIONS, STRAIGHTEN STEERING WHEEL IF NEEDED. DOES NOT INCLUDE REPLACEMENT OF ANY WORN OR DAMAGED PARTS.				

Description

RADIATOR

UOM

Category

Condition

New

Parts

Item

2852

Mfg

	Departm		204 CID VO SOLI	C Too:6404CB Vin:2EAU	D71\/Y0Y120	726	_	
				C, Tag:6494GB, Vin:2FAH		130	Od	ometer
	(continue	•	Repair Order	Reference	Invoice Amount	Date	In	Out
Date		Type	Number	Relefence	\$225.46	1/6/16	113885	113885
1/6/16		Invoice	2775		Φ225.40	170710	113003	113003
Parts			D		Catanan	Ob.	LIOM	Condition
Mfg	Item	ıT	Description COOLANT		Category	Qty 2	UOM GALLON	
Original	COOLAN	<u> </u>	Repair Order		Invoice			ometer
Date		Туре	Number	Reference	Amount	Date	In .	Out
12/11/1	E	Invoice	2703	Neterence	\$238.96	12/11/15		111418
	5	IIIVOICE	2703		Ψ200.00	12/11/10	111710	,,,,,,
Labor			Catanani	Toch	Description			
Item			Category	Tech AS	AXLE SHAFT	r Domovo 9	Poplace	
ProDem Parts	iano			AS	WEE SHALL	i Nemove d	replace	
Mfg	Item		Description		Category	Qty	<u>UOM</u>	Condition
- Original	630-413		REAR AXEL		Invoice	1	Ode	New
Original		T	Repair Order	Deference		Doto	In	Out
Date		Туре	Number	Reference	Amount \$27.03	Date	110433	110433
12/1/15		Invoice	2668		\$27.03	12/1/15	110433	110433
Labor			<u>.</u> .		5			
Item LOFSYN	_		Category PREVENTATIVE	Tech AN	LUBE, OIL.	4 N D EU TE		
				DRAIN AND REFILL CRANKCASI SYNTHETIC MOTOR OIL, REPLA LUBRICATE CHASSIS WHERE AI AIR AND CABIN FILTER, TOP OI AND APPLY REMINDER STICKER	CE OIL FILTER. PPLICABLE. INSP F ALL FLUID LEV	ECT		
Parts								
Mfg	Item		Description		Category	Qty	UOM	Condition
-	5W20 BU	JLK	5W20 SYN BLEN	D MOTOR OIL		6 1		New
Original	1348		OIL FILTER		Invoice	I	Od	ometer
Original		T	Repair Order	Reference	Amount	Date	In	Out
Date		Type	Number 2569	Releience	\$8.40	11/2/15	107848	107848
11/2/15		Invoice	2509		\$6.40	11/2/13	107040	107040
Labor Item			Category	Tech	Description			
TIREBAI	LANCE		TIRE	AS COMPUTERIZED TIRE BALANCE SPECIALIZED WHEEL WEIGHTS	TIRE BALAN			
Parts								
Mfg -	Item 2355517	,	Description CAR TIRE		Category	Qty 1	<u>UOM</u>	Condition New
Original			Repair Order		Invoice		Odo	ometer
Date		Туре	Number	Reference	Amount	Date	In	Out
7/16/15		Invoice	2214		\$16.80	7/16/15	106518	106518
Labor		•						
Item			Category	Tech	Description			
TIREBAL	LANCE		TIRE	TD COMPUTERIZED TIRE BALANCE SPECIALIZED WHEEL WEIGHTS	TIRE BALAN			

	Department		281 CID V8 SOH	C, Tag:6494GB, Vin:2FAH	P71VX9X139	736		
	(continued)	71010114.0 2 1	Repair Order		Invoice		Odo	meter
Date	Тур	ne	Number	Reference	Amount	Date	In	Out
7/16/15	Invo		2214		\$16.80	7/16/15	106518	106518
Labor		3100			4.0.00			
Item			Category	Tech	Description			
TIRERE	PAIR		TIRE	TD	FLAT TIRE R	EPAIR		
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	. ,			REMOVE TIRE FROM WHEEL AN PATCH / PLUG	ND REPAIR TIRE	MTH		
TIREMO	UNT		TIRE	TD	MOUNT AND	BALANCE	TIRE	
Parts								0
Mfg	<u>Item</u>		Description		Category	Qty 2	<u>uom</u>	Condition
-	2355517		CAR TIRE			2		New
Original			Repair Order		Invoice	Data		meter
Date	Тур		Number	Reference	Amount	Date	ln 40.4000	Out 104229
5/21/15	Invo	oice	2041		\$39.10	5/21/15	104229	104229
Labor			•	Tt-	December			
Item LOFSYN	•		Category PREVENTATIVE	Tech TD	Description LUBE, OIL,	AND EILTE	D CHANGE	
LOIGIN	•		. NE ve	DRAIN AND REFILL CRANKCAS SYNTHETIC MOTOR OIL, REPLA LUBRICATE CHASSIS WHERE A AIR AND CABIN FILTER, TOP O AND APPLY REMINDER STICKE	E WITH PREMIUNICE OIL FILTER. PPLICABLE. INSP	PECT		
Parts								
Mfg	Item		Description		Category	Qty	UOM	Condition
-	1348		OIL FILTER	D MOTOR OIL		1 6		New
- -	5W20 BULK		5W20 SYN BLEN	D MOTOR OIL	Invoice		Odo	meter
Original			Repair Order	Deference	Amount	Date	In	Out
Date	Тур		Number	Reference	\$10.50	4/28/15	102605	102605
4/28/15	invo	oice	1966		\$10.50	7/20/10	102000	102000
Labor Item			Category	Tech	Description			
TIREMO	NI INIT		TIRE	TD	MOUNT AND	BALANCE	TIRE	
Parts	0111							
Mfg	Item		Description		Category	Qty	UOM	Condition
<u>- wing</u>	2355517		CAR TIRE			1		New
Original			Repair Order		Invoice		Odo	meter
Date	Typ	oe .	Number	Reference	Amount	Date	ln	Out
4/28/15	• • •	oice	1964		\$20.39	4/28/15	102544	102544
Labor								
Item			Category	Tech	Description			
GUIDE				TD TD	HEADLAMP	BULB - R&I	R	
				DOES NOT include adjust headlan	nps.			
Parts								
Mfg	Item		Description		Category	Qty	UOM	Condition
-	9007		HEADLIGHT BUL	.B		1		New

		venio	cle Service History Ro	eport			
Sheriff's Dep 2009 Ford		.6 L 281 CID V8 SOH	C, Tag:6494GB, Vin:2F/	\HP71VX9X13	9736		
Original		Repair Order	· · · · · · · · · · · · · · · · · · ·	Invoice		Odo	meter
Date 3/26/15	Type Invoice	Number 1842	Reference	Amount \$559.91	Date 3/26/15	In 101343	Out 101343
Labor Item GUIDE		Category	Tech AS	Description DISC ROTO			
			Includes: Repack wheel bearing replace pads if necessary.DOE				
GUIDE			AS Includes: Repack wheel bearing replace pads if necessary.DOE	DISC ROTO	R - R&R and		
GUIDE			AS	BRAKE LIG	HT BULB - I	R&R	
Parts							O disi
Mfg Item 880	110		- Front - Ultra Premium	Category	Qt <u>)</u> 2 2	<u>UOM</u>	Condition New
- 880		REAR ROTORS BRAKE PADS			1		New
- SX9		brake light			1		New
- QC9		BRAKE PADS			1		New
Original		Repair Order		Invoice		-	meter
Date	Туре	Number	Reference	Amount	Date	In	Out
3/2/15	Invoice	1750		\$204.39	2/25/15	100118	100118
Labor Item GUIDE		Category	Tech JB	Description	R&R		
GOIDE			Includes: Test.				
ALIGN 2W		ALIGNMENT	2 WHEEL THRUST ALIGNMENT INSPECTION OF ALL FRONT AND STEERING COMPONEN CAMBER AND TOE IN OF FR SPECIFICATIONS, STRAIGHT NEEDED. DOES NOT INCLUE ANY WORN OR DAMAGED P.	AND REAR SUSPE TS. ADJUST CASTE ONT END TO FACTO IEN STEERING WHO DE REPLACEMENT OF	PLETE NSION R, ORY EEL IF	ENT	
Parts Mfg Item	n - - 65850	Description MOTORCRAFT B	ATTERY	Category	Qt	<u>uom</u>	Condition New
Original		Repair Order		Invoice		Odo	meter
Date	Type	Number	Reference	Amount	Date	in	Out
2/3/15	Invoice	1677		\$77.16	2/3/15	98866	98866
Labor Item LOFSYN		Category PREVENTATIVE	Tech AS DRAIN AND REFILL CRANKO SYNTHETIC MOTOR OIL, REI LUBRICATE CHASSIS WHER	CASE WITH PREMIU PLACE OIL FILTER.	, AND FILTI	ER CHANGE	

AND APPLY REMINDER STICKER

<u> </u>								
	s Departm Ford Crov		281 CID V8 SOH	C, Tag:6494GB, Vin:2FAH	IP71VX9X139	9736		
				-, , , , , , , , , , , , , , , , , , ,	Invoice		Odo	meter
_	l (continue	•	Repair Order Number	Reference	Amount	Date	in	Out
Date		Type		Kelelelice	\$77.16	2/3/15	98866	98866
2/3/15		Invoice	1677		φ//.10	2/3/13	30000	30000
Labor			_					
Item			Category	Tech	Description			
GUIDE				AS	HEADLAMP	BOLB - KWK		
				DOES NOT include adjust headlar		IT STOP LIG	UTDIND D	990
GUIDE				AS	HIGH MOUN	II STOP LIG	MI BULD-F	Nan
Parts			Danadaka		Catagoni	Oh	UOM	Condition
<u>Mfg</u>	Item		Description	D MOTOR OIL	Category	Qty 6	OON	Condition
-	5W20 BU	JLK	5W20 SYN BLEN	D MOTOR OIL				New
-	1348		OIL FILTER	6		1		New
-	9007		HEADLIGHT BUL	_B		1 1		New
-	912		BULB		Invoice	<u> </u>	Odo	meter
Original		_	Repair Order	Deference	Invoice	Data	_	Out
Date		Туре	Number	Reference	Amount	Date	ln 0.4000	
10/22/1	4	Invoice	1301		\$543.61	10/22/14	94392	94392
Labor			_					
Item			Category	Tech	Description			
GUIDE				TD	BATTERY -	R&R		
				Includes: Test.				
GUIDE				AS	ALTERNATO	OR ASSEMBI	_Y - R&R	
Parts								O
Mfg	Item		Description		Category	Qty	UOM	Condition
-	BXT6585	0	MOTORCRAFT B	ATTERY		1		New
<u> </u>	A3026		ALTERNATOR			1		New
Original			Repair Order		Invoice			meter
Date		Туре	Number	Reference	Amount	Date	In	Out
9/26/14		Invoice	1196		\$157.14	9/26/14	52090	52090
Labor								
item			Category	Tech	Description			
GUIDE				AS	BATTERY -	R&R		
				Includes: Test.				
Parts								
Mfg	Item		Description		Category	Qty	UOM	Condition
	BXT6585	0	MOTORCRAFT B	ATTERY		1		New
Original			Repair Order		Invoice		Odo	meter
Date		Туре	Number	Reference	Amount	Date	In	Out
9/25/14		Invoice	1189		\$230.91	9/25/14	94392	94392
Labor								
Item			Category	Tech	Description			
GUIDE			- Calcyony	AS	BATTERY - I	R&R		
JUIDE				Includes: Test.	2,111211111	,		•
GUIDE				AS	HEADLAMP	ASSEMBLY -	- R&R	
				DOES NOT include adjust headlar				

			venic	cie Service History Rep	OIL			
Sheriffs 2009	Department Ford Crown	t Victoria 4.6 L 2	81 CID V8 SOH	C, Tag:6494GB, Vin:2FAH	P71VX9X139	736		
Original	(continued)	······	Repair Order		Invoice		Odome	ter
Date	Tyr	pe	Number	Reference	Amount	Date	ln	Out
9/25/14		oice	1189		\$230.91	9/25/14	94392	94392
Parts								
Mfg	Item		Description		Category	Qty	<u>UOM</u>	Condition
-	BXT65850		MOTORCRAFT BA			1		New
	F02502200		HEADLIGHT ASS	EMBLEY LS		1		New
Original			Repair Order		Invoice		Odome	
Date	Тур	F =	Number	Reference	Amount	Date	ln 	Out
9/12/14	Inv	oice	1143		\$42.72	9/12/14	94392	94392
Labor								
Item	_		Category	Tech	Description	AND EN TED	CHANGE	
LOFSYN	l		PREVENTATIVE	TD DRAIN AND REFILL CRANKCAS		AND FILTER	CHANGE	
				SYNTHETIC MOTOR OIL, REPLA LUBRICATE CHASSIS WHERE A AIR AND CABIN FILTER, TOP O AND APPLY REMINDER STICKE	ICE OIL FILTER. PPLICABLE. INSF FF ALL FLUID LE	PECT		
ACCHAI	RGE		AC	TD EVACUATE AND RECHARGE AII SYSTEM WITH PROPER AMOUN NOT INCLUDE OIL CHARGE IF N	R CONDITIONING IT OF FREON. DO	3	TEM CHARGE	
Parts Mfg	Item 5W20 BULK		Description 5W20 SYN BLEN	O MOTOR OIL	Category	Qty 6	<u>UOM</u>	Condition
-	1348		OIL FILTER			1		New
-	3157		brake light			11		New
Original			Repair Order		Invoice		Odome	
Date	Тур	pe	Number	Reference	Amount	Date	In	Out
9/9/14	Inve	oice	1122		\$157.14	9/9/14	94387	94387
Labor Item GUIDE			Category	Tech TD	Description BATTERY - F	R&R		
				Includes: Test.				
Parts								
Mfg	item		Description		Category	Qty	UOM	Condition
	BXT65850		MOTORCRAFT BA	ATTERY		1		New
Original			Repair Order		Invoice		Odome	
Date	Тур		Number	Reference	Amount	Date	ln	Out
9/8/14	Inve	oice	1114		\$706.74	9/8/14	94387	94387
Labor								
Item GUIDE			Category	Tech AS DOES NOT include test.Includes:	Description FUEL PUMP	- R&R		
DIAGSC	AN		DIAGNOSTIC	AS CONNECT COMPUTERIZED ENG ANALYZER TO RETRIEVE AND R CODES. INCLUDES 1/2 HOUR O ADDITIONAL TIME BILLED ON PI	SCAN AND [SINE SYSTEM RESET TROUBLE F DIAGNOSTIC T		EHICLE	

Anderson County Motor Pool

Vehicle Maintenance History Report

VIN:

2FAHP71VX9X139736

Department: SHERIFF'S DEPARTMENT

Registration:

6494GB

Permit #:

Manufacture Date:

Unit #:

Make/Model:

FORD, CROWN VIC

Date Added:

Color:

Mileage When5% 42/12/21:

Year:

2009

Notes:

Date	Cost	Hrs	Mileage
11/19/2013	\$289.62		81,108
REPLACED	ALTERNAT	OR	
09/13/2013	•	1.5	78,027
REPLACED	WIPER MC	TOR KE	NSMITH
09/11/2013	\$10.00	1.0	77,887
REPLACED	ALL FOUR	TIRES	
08/15/2013	\$108.95	.50	76,174
REPLACED	BATTERY		
08/12/2013	\$0.00	.75	76,077
REPLACED	ALTERNAT	OR WIT	TH USED ONE
05/28/2013	\$16.89	1.0	71,984
OIL SERRVI	CE, AND F	AN CON	TROLER OFF OF ACKERS OLD CAR
04/01/2013	\$329.77	1.50	69,945
RADITATOR	COOLING	FAN	
02/27/2013	\$16.89	.5	67,547
OIL SERVIC	E		
12/20/2012	\$15.18	0.5	63,295
REPLACED	WIPER BLA	ADES	
11/30/2012	\$92.37	0.5	61,975
REPLACED	PASSENG	ER SIDE	HEADLIGHT ASSMBLY
10/29/2012	\$16.89	0.5	60,623
OIL SERVIC	E		
10/10/2012	\$54.00	1.0	59,577
REPLACED	FRONT BR	EAK PA	DS

Attachment 8

ANDERSON COUNTY GOVERNMENT PROPERTY DISPOSITION AND SURPLUS RECORD

- > Surplus property may be transferred to another Anderson County Department or be sold at internet auction after ensuring another Department does not want it.
- > The IT Department will manage the disposition of hard drives.
- > The Vehicle Inspection Form is required to sell vehicles. The Purchasing Office will obtain available service records from the Fleet Services Department.
- The transfer of property to an Entity outside of Anderson County requires County Commission approval.
 This form is to be emailed to Surplus@andersontn.org

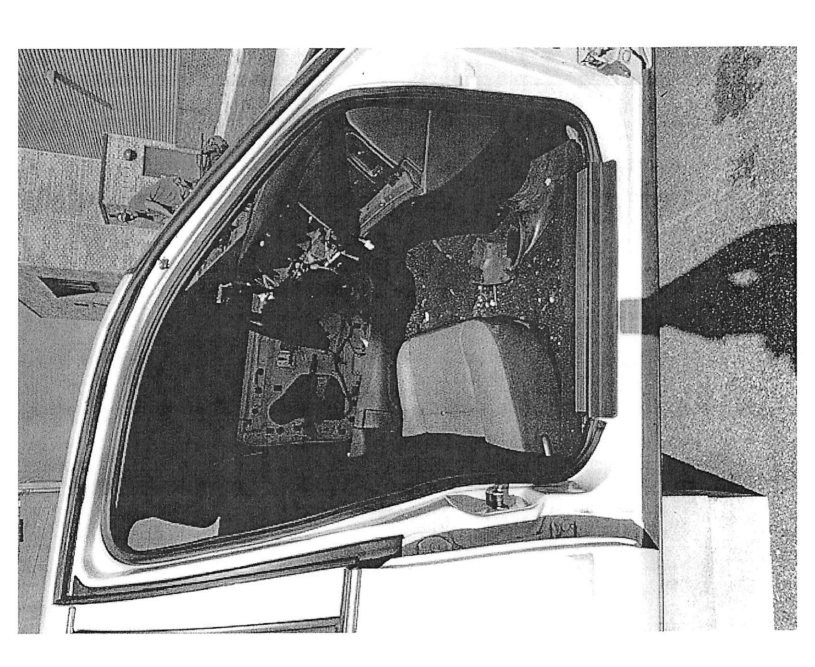
<u>بينند</u> وال المالي	Sher: AF requ	ests to surplus property as detailed below.							
	artment)	θ as as							
<u>.</u> Signa	iture of Department Head/Elected Official	/ <i>~み(</i> - &) Date							
Asset Tag	<u> </u>								
# (N/A if no Tag).	Property Description & Condition, to include serial or VIN#								
×	2011 FORD CROWN	V:c V:N#2FABP7BV4BX124868							
	an an CayDadla	(check and fill out applicable box)							
	tarting Amount: \$\frac{100}{200}								
To:	epartment)	en de la figura de la companya de la figura d La figura de la fig							
Signat	ture of Receiving Department Head/Elected	Official Date							
Trade Purch	In ase Order Number of Trade in:								
Stoler	n or Lost (Attach copy of Police Report)								
Prope	erty Destroyed (Attach explanation)								
Received by	Purchasing Office (Date):	Purchasing Office Use Only Govdeals ID#:							
Deputy Purch	nasing Agent Signature:	Date:Sale Amount: \$							

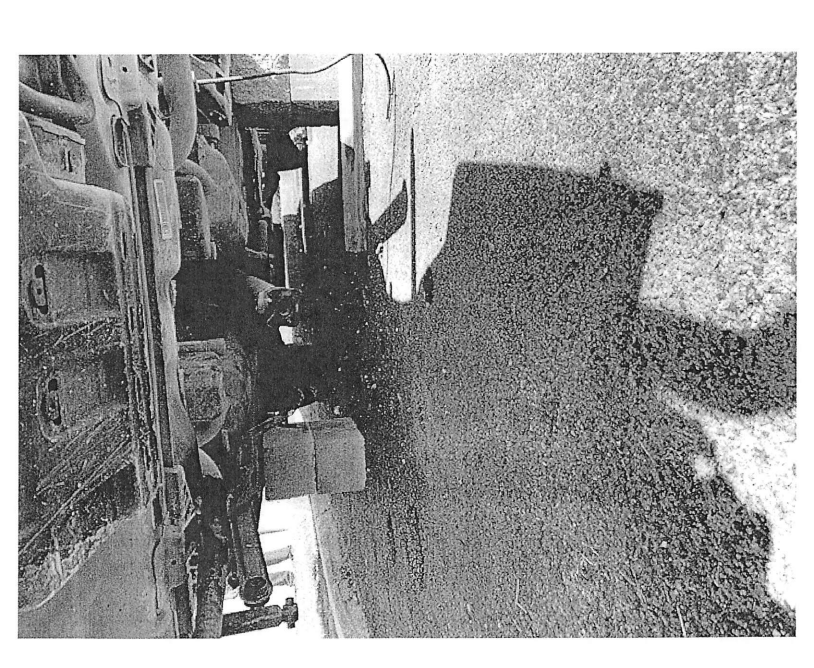
GovDeals Vehicle Inspection Form

1506 GD

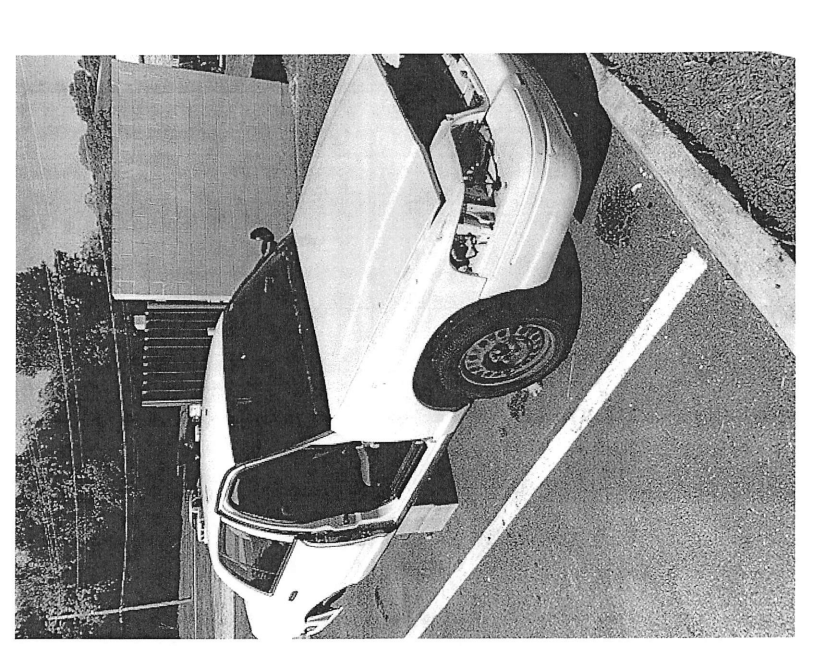
Inventory ID:	Asset Number:	Fair Market Value:			
Short Description: Year 2011 Make For	ad Model_	CROWN Vic			
VIN: 2 FABP7B	V4BX124	767 Title Restriction: DY N			
Odometer: UNKNOWN	Miles Kilometers Ode	ometer Accurate Y N:			
Long Description:	28 (A)				
		ine Runs Does Not Run For Parts Only			
The second secon		ne/Natural Gas			
Engine Condition: Runs Needs rep	air is in unknown condition				
Repairs needed: Unknown					
This vehicle was maintained every 50	501 FT 01 TENTO 1 TO TOTAL TO THE STATE OF T				
Date Removed From Service: / - / -	21 Maintenance Records: □	Available Not Available For Inspection			
Transmission: Automatic Manua	ISpeed Condition: Opera	ble ☐ Needs repair ☐ Is Unknown Condition			
Repairs Needed:					
Drivetrain: 2 Wheel Drive 4 Wh	eel Drive Condition:				
Exterior: Color: White	Windows: □ No Cracke	d Glass Cracked			
		Tread:#Flat Hubcaps #			
Major Damage to: Parts Kenon	-d - Has Engine +	Transmission			
Additional Damage: # No Reace					
Decals: None Have Been Spraye	d <u>or</u> Have been Removed &	Impressions Remain No Impressions			
Emergency equip: None Has t	peen removed & Phere are hol	es in the exterior			
Interior: Color Gruy	Cloth Winyl Leather				
Damage to Seats:					
Damage to Dash/Floor:					
Radio: Stock or Brand & Model: _		PAM/FM AM/FM Cassette AM/FM CD			
PAC (Condition: □ Cold 中nknown	n) 🗆 No AC	Air Bags: 🗌 Driver's Side 🗌 Dual			
Cruise Control Pilt Steering	emote Mirrors Climate Contr	ol			
Power: Steering Windows	Door Locks Seats				
Additional Equipment:					
Manufacturer Mod	lel Serial #				
☐ Tool Box ☐ Light Bar ☐ Ladder Rac	k 🗆 Utility Body: Brand	Hitch: Type			
Location of Asset: 308 Po	ible Safety La.				
Lor move information contest.		r Weekends. Stagger closing times by 10 minutes.			
Reminder: Do not close items on or surrou	nding a Holiday, on Friday nights, or	Weekends. Stagger closing times by 10 minutes.			

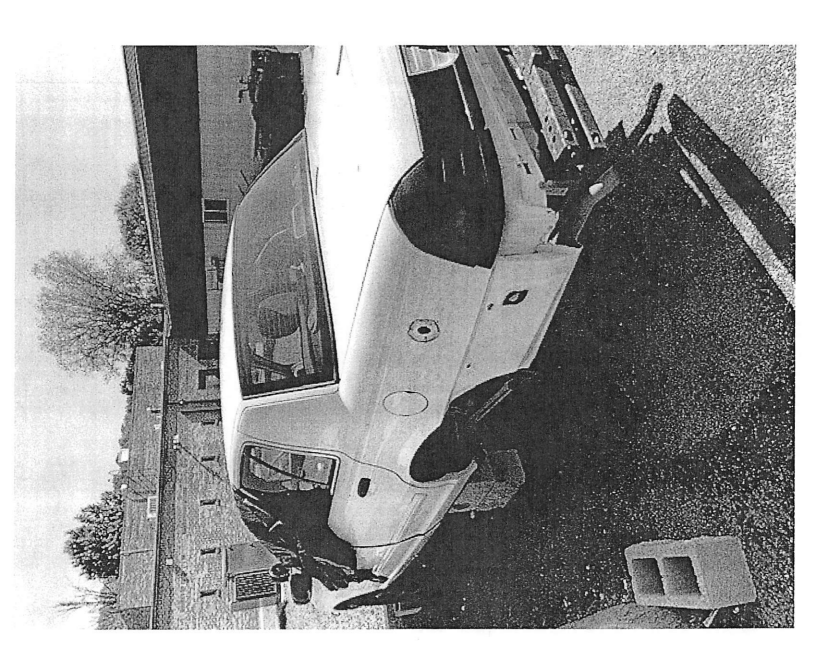
* Most Tow X

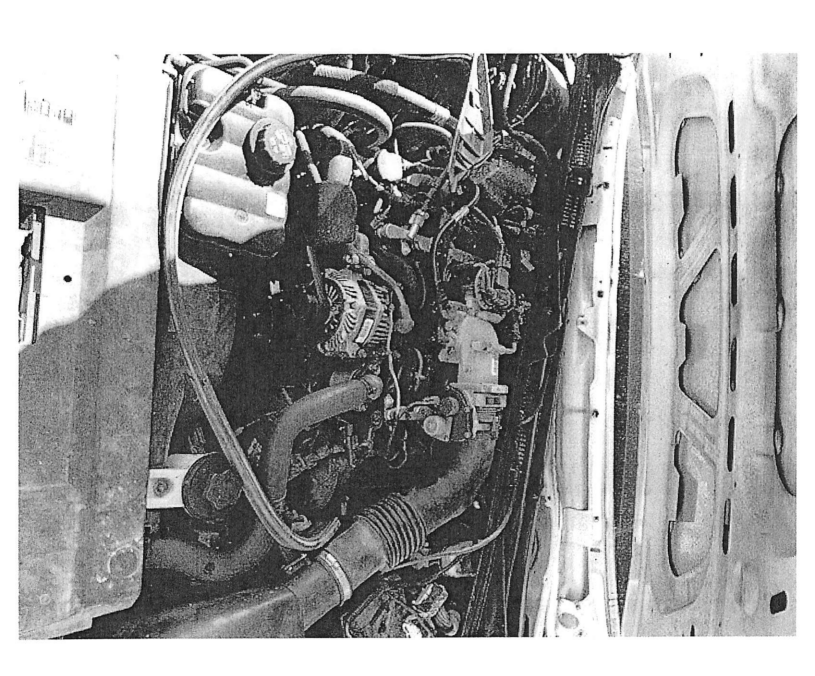


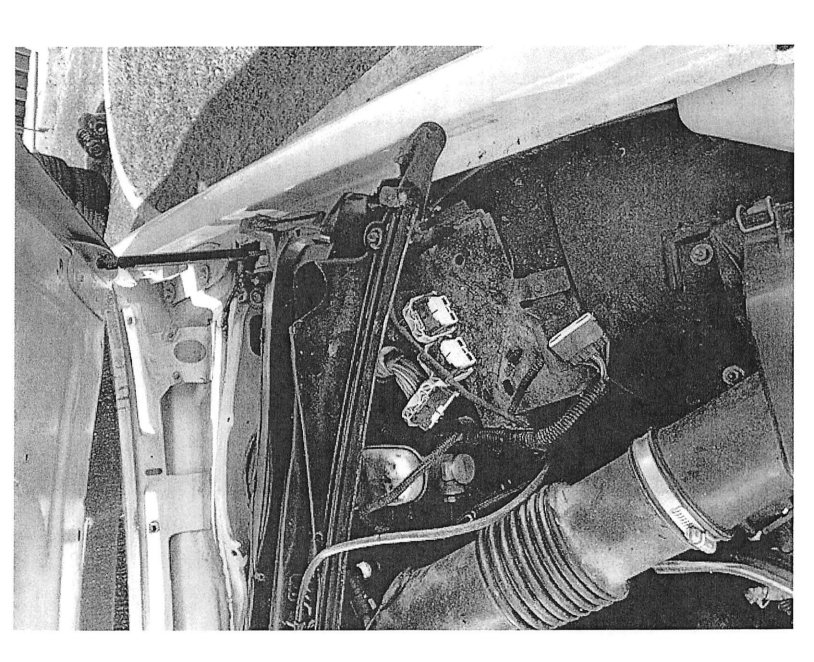














DRAIN AND REFILL CRANKCASE WITH PREMIUM SYNTHETIC MOTOR OIL, REPLACE OIL FILTER. LUBRICATE CHASSIS WHERE APPLICABLE. INSPECT AIR AND CABIN FILTER, TOP OFF ALL FLUID LEVELS AND APPLY REMINDER STICKER

MOUNT AND BALANCE TIRE

Odometer

Invoice

Parts Description Qty UOM Condition Category Mfg Item 1 New 1348 OIL FILTER 5W20 BULK 5W20 SYN BLEND MOTOR OIL 6 New **GOODYEAR EAGLE RSA P2355517** 3 New 732002500 3157 1 New brake light RIGHT SIDE TAIL LIGHT.

RB

TIRE

Repair Order

TIREMOUNT

Original

Out Date Type Number Reference Amount Date In 150462 7/29/20 Invoice 8340 \$81.64 7/29/20 150462 Labor Category Item Tech Description **ProDemand** AS **BLOWER MOTOR ASSEMBLY Remove &**

Parts

Min Item Description Category Ob HOM

 $\frac{\mathsf{Mfg}}{\mathsf{-}}$ $\frac{\mathsf{Item}}{\mathsf{PM9}298}$ $\frac{\mathsf{Description}}{\mathsf{BLOWER}\,\mathsf{MOTOR}}$ $\frac{\mathsf{Category}}{\mathsf{1}}$ $\frac{\mathsf{Qty}}{\mathsf{1}}$ $\frac{\mathsf{UOM}}{\mathsf{New}}$ $\frac{\mathsf{Condition}}{\mathsf{New}}$

Sheriffs	s Departr	ment				_			
2011	Ford Cro	own Victoria	4.6 L 281 CID V8 SOH	C, Tag:1506GD, V	in:2FABF	P7BV4BX12	4868		
Original			Repair Order	· · · · · · · · · · · · · · · · · · ·				_	dometer
Date		Type	Number	Reference		Amount	Date	In	Out
5/15/20	ı	Invoice	8136			\$602.72	5/19/20	149126	149126
Labor									
Item			Category	Tech		Description			
ProDem				AS		INTAKE MA			
ProDem	nand			AS		SPARK PLU	IGS Remov	e & Replac	e
Parts							0.		Odisio
<u>Mfg</u>	Item		Description			Category	Qt 8	<u>uom</u>	Condition New
•	SP493		SPARK PLUG	0			1		New
-	615175		INTAKE MANIFOI	ט		Involon	<u> </u>		dometer
Original		~	Repair Order	Deference		Invoice	Date		Out
Date		Туре	Number	Reference		Amount		ln 440024	148934
5/7/20		Invoice	8124			\$346.62	5/7/20	148934	140534
Labor			0-1	Took		Description			
Item			Category	Tech AS		Description BRAKE SHC	NEC 8/00 E	DADS Ramo	wa &
ProDem	iano			Includes: Clean, lube an				ADO Nemo	ve a
				necessary. Adjust Brake	es (where ap	plicable).Include	es:		
				Repack Wheel Bearings	s (where app	olicable).DOES N	TOI		
				include refinishing.		LUBE OIL	AND EILT	D CHANCE	•
LOFSYN	J		PREVENTATIVE	AS DRAIN AND REFILL CF	RANKCASE	LUBE, OIL,		IN CHANGE	-
				SYNTHETIC MOTOR O			••		
				LUBRICATE CHASSIS					
				AIR AND CABIN FILTEI AND APPLY REMINDER		r ALL PLUID LE	VELS		
BRAKER	ROTMAC			AS		TURNED BF	AKE ROTO	OR	
Parts				,,,					
Mfg	Item		Description			Category	Qt	UOM	Condition
-	5W20 B	ULK	5W20 SYN BLEN	D MOTOR OIL			6		New
_	1348		OIL FILTER				1		New
-	732002	500	GOODYEAR EAG	SLE RSA P2355517			1		New
-	QC931		BRAKE PADS				1		New
Original			Repair Order			Invoice		O	dometer
Date		Type	Number	Reference	•	Amount	Date	In	Out
4/22/20		Invoice	8087			\$38.41	4/22/20	148604	148604
Labor									
Item			Category	Tech		Description			
ProDem	and			JV	·	WIPER ARM	8/OR BLA	DES Remov	/e &
Parts									
Mfg	Item		Description			Category	Qty	UOM	Condition
=	19-220		WIPER BLADES				2		New
Original			Repair Order			Invoice			dometer
Date		Туре	Number	Reference		Amount	Date	ln	Out
1/22/20		Invoice	7880			\$167.99	1/22/20	144946	144946
Labor									
<u>Item</u>			Category	Tech		Description	_		
ProDem	and			TD		RADIATOR I	Remove &	Replace	
		•							

			venic	cle Service History Rep	οπ			
	s Departmer Ford Crown		281 CID V8 SOH	C, Tag:1506GD, Vin:2FAB	P7BV4BX124	4868		
Original	(continued))	Repair Order		Invoice		Odon	neter
Date	•	ype	Number	Reference	Amount	Date	In	Out
1/22/20	-	voice	7880		\$167.99	1/22/20	144946	144946
Parts					•			
Mfg -	Item 3275		Description RADIATOR		Category	Qty 1	<u>uom</u>	Condition New
Original			Repair Order		Invoice		Odon	neter
Date		уре	Number	Reference	Amount	Date	ln	Out
1/6/20	_	voice	7830		\$198.88	1/6/20	144191	144191
Labor								
Item			Category	Tech	Description			
BATTER	RYREPLACE		ELECTRICAL	TD	R&R BATTER	RY		
				REMOVE OLD BATTERY AND RE CLEAN BATTERY TERMINALS AT TEST STARTING AND CHARGING PROPER ELECTRICAL DRAW AN OUTPUT.	ND BATTERY TRA 3 SYSTEM FOR			
Parts						·		
Mfg -	Item UL65		Description PLATINUM BATTE	ERY .	Category	Qty 1	<u>UOM</u>	Condition New
Original			Repair Order		Invoice		Odon	neter
Date		уре	Number	Reference	Amount	Date	In	Out
10/9/19	-	voice	7549		\$234.16	10/9/19	142301	142301
Labor								
Item			Category	Tech	Description			
LOFSYN	I		PREVENTATIVE	AS DRAIN AND REFILL CRANKCASI SYNTHETIC MOTOR OIL, REPLA LUBRICATE CHASSIS WHERE AI AIR AND CABIN FILTER, TOP OI AND APPLY REMINDER STICKEI	CE OIL FILTER. PPLICABLE. INSP FF ALL FLUID LE'	PECT	R CHANGE	
TIRERE	PAIR		TIRE	AS RIGHT REAR: REMOVE TIRE F REPAIR TIRE WITH PATCH / PLU				
TIREMO	UNT		TIRE	AS	MOUNT AND	BALANCE	TIRE	
Parts	••		D		Cotonon	Ohi	UOM	Condition
Mfg	Item		Description		Category	Qty 1	. 00101	New
-	1348	V	OIL FILTER 5W20 SYN BLENI	D MOTOR OIL		6		11011
-	5W20 BULI 732002500			ELE RSA P2355517		1		New
Original			Repair Order		Invoice		Odon	neter
Date		уре	Number	Reference	Amount	Date	In	Out
7/31/19	•	voice	7341		\$90.56	7/31/19	138573	138573
Parts Mfg -	Item S79007		Description LED HEADLIGHT	SET	Category	Qty 1	UOM	Condition New

			Verii	cie Service History Re	eport			
Sheriff: 2011	s Departi Ford Cre	ment own Victoria 4.	.6 L 281 CID V8 SOH	C, Tag:1506GD, Vin:2F	ABP7BV4BX12	4868		
Origina			Repair Order		Invoice		Odo	meter
Date		Туре	Number	Reference	Amount	Date	ln	Out
7/17/19		Invoice	7296		\$218.39	7/17/19	137474	137474
Labor								
Item			Category	Tech	Description			
ProDen	and			AS	WINDOW RI	EGULATOF	Remove &	
Parts					_			
Mfg	Item		Description		Category	Qty	UOM	Condition
-	665477	<u>'3</u>		NDOW REGLATOR &	Invoice	1	Odo	New meter
Original		-	Repair Order	Deference	Invoice Amount	Date	In	Out
Date		Type	Number	Reference	\$24.51	7/8/19	136599	136599
7/8/19		Invoice	7236		φ24.51	110119	130399	100000
Labor			Catanani	Tooh	Description			
Item LOFSYN			Category PREVENTATIVE	Tech RB	Description	AND EILTE	R CHANGE	
LUFSTI	•		PREVENTATIVE	DRAIN AND REFILL CRANKC	• •		IN OHAITOL	
				SYNTHETIC MOTOR OIL, REF LUBRICATE CHASSIS WHERI AIR AND CABIN FILTER, TOF AND APPLY REMINDER STIC	PLACE OIL FILTER. E APPLICABLE. INSF P OFF ALL FLUID LE	PECT .		
Darda				ANDAFFET NEMMOEN ONG				
Parts	Itom		Description		Category	Qty	UOM	Condition
Mfg_	Item 1348		OIL FILTER		Category	1	. 2011	New
_	5W20 E	BULK	5W20 SYN BLEN	D MOTOR OIL		6		
Original			Repair Order		Invoice		Odo	meter
Date		Туре	Number	Reference	Amount	Date	In	Out
4/15/19		Invoice	6969		\$62.25	4/15/19	131175	131175
Labor								
Item			Category	Tech	Description			
LABOR				AS	MISC. LABO			
				DRIVER SIDE STEERING WAS UNDER & HAD HIM DRIVE TH ANTHING WRONG EXCEPT TO FRONT TIRE WAS LOW. AND	HE CAR, COULDN'T HAT THE RIGHT SID	FIND E		
Parts								
Mfg	Item		Description		Category	Qty	UOM	Condition
-	3157		brake light BOTH REAR.			2		New
Original		-	Repair Order		Invoice		Odo	meter
Date		Type	Number	Reference	Amount	Date	In	Out
4/2/19		Invoice	6929		\$694.96	4/2/19	131052	131052
Labor								
Item			Category	<u>Tech</u>	Description			
ProDem	and			RB			ADS Remove	&
				Includes: Clean, lube and/or rep necessary. Adjust Brakes (when	re applicable).	e as		

Includes: Clean, lube and/or replace Brake Hardware a necessary. Adjust Brakes (where applicable). Includes: Repack Wheel Bearings (where applicable). DOES NOT include refinishing.

	Departm Ford Cro		.6 L 281 CID V8 SOH	C, Tag:1506GD, Vin:2	PFABP7BV4BX12	4868	-		
Original	(continue	ed)	Repair Order		Invoice		Odometer		
Date	•	Туре	Number	Reference	Amount	Date	In	Out	
4/2/19		Invoice	6929		\$694.96	4/2/19	131052	131052	
Labor									
ltem			Category	Tech	Description				
TIREMO	TIREMOUNT		TIRE	RB	MOUNT AND	D BALANCE	TIRE		
Parts									
Mfg	Item		Description		Category	Qt	<u>UOM</u>	Condition	
-	SX931		BRAKE PADS			1		New	
-	SX932		BRAKE PADS	T DA OK OF 40		1		New New	
-	611197	-00	WHEEL LUG NU			2		New	
•	7320025	OUU	*	GOODYEAR EAGLE RSA P2355517 BOTH REAR & RIGHT FRONT.				Idem	
Original			Repair Order		Invoice		Ode	ometer	
Date		Туре	Number	Reference	Amount	Date	In .	Out	
2/25/19		Invoice	6795	1 CICICIOC	\$30.19	2/25/19	128729	128729	
		invoice	0790		ψου. 19	2/20/10	120120	120720	
Parts Mfg	Item		Description		Category	Qt	/ UOM	Condition	
-	9007 LE	D	HEADLIGHT BUL	BLED	<u>outogoty</u>	0.5		New	
	000, 22			HT WAS BAD. PUT A NEW O	NE IN THE CAR.				
Original			Repair Order		Invoice		Od	ometer	
Date		Туре	Number	Reference	Amount	Date	in	Out	
2/19/19		Invoice	6772		\$24.51	2/19/19	128604	128604	
Labor									
Item			Category	Tech	Description				
LOFSYN	I		PREVENTATIVE	RB	,		ER CHANGE		
				DRAIN AND REFILL CRANH SYNTHETIC MOTOR OIL, R LUBRICATE CHASSIS WHE AIR AND CABIN FILTER, T AND APPLY REMINDER ST	REPLACE OIL FILTER. ERE APPLICABLE. INSI OP OFF ALL FLUID LE	PECT			
Parts									
Mfg	Item		Description		Category	Qty	<u>/ UOM</u>	Condition	
-	1348		OIL FILTER	D MOTOD OIL		1 6		New	
-	5W20 BI	JLK	5W20 SYN BLEN	D MOTOR OIL	Invoice		Od	ometer	
Original		Tuna	Repair Order	Deference	Amount	Date	In .	Out	
Date	^	Type	Number	Reference	\$127.48		123626	123626	
11/21/18	D	Invoice	6522		φ121.40	1 1/2 1/ 10	120020	123020	
Labor Item			Category	Tech	Description				
LOFSYN	ı		PREVENTATIVE	RB		AND FILTE	R CHANGE		
LUPSIN	•		FREVENTATIVE	DRAIN AND REFILL CRANH SYNTHETIC MOTOR OIL, R LUBRICATE CHASSIS WHE AIR AND CABIN FILTER, T	KCASE WITH PREMIU REPLACE OIL FILTER. ERE APPLICABLE. INSI	M PECT	II OIMIOL		

AIR AND CABIN FILTER , TOP OFF ALL FLUID LEVELS AND APPLY REMINDER STICKER

	's Depar		.6 L 281 CID V8 SOF	IC Tag:1506GD	Vin-2FAR	P7BV4BX12	4868		
					, •111.21712				dometer
	al (contin		Repair Order	Deference		Invoice	Data	_	Out
Date		Type	Number	Reference		Amount	Date	ln 400606	123626
11/21/	18	Invoice	6522			\$127.48	11/21/18	123020	123020
Labor									
<u>Item</u>			Category	Tech		Description			0
ProDer				RB		THERMOST			
ProDer	nand			AS		ALIERNAIC	JK MOSEIVIE	or i Keillov	e a
Parts			Description			Catagony	Qty	UOM	Condition
Mfg	Item		Description OIL FILTER			Category	1	- 00111	New
-	1348	D1 11 17	=	ID MOTOR OIL			6		1404
- T1 13.6	5W20	BULK	5W20 SYN BLEN				1		
THM	262		THM THERMOS'	IAI			,		
-	35489)	THERMOSTAT G	SASKET			1		New
			NAPA						54
-	21384	83	ALTERNATOR NAPA: COVERED U	NDER WARRANTY, D	EFECTED OU	т.	1		Remfd
Origina	ıl		Repair Order			Invoice		0	dometer
Date		Туре	Number	Reference		Amount	Date	ln	Out
10/25/	18	Invoice	6432			\$0.00	10/31/18	122714	122714
Labor									
Item			Category	Tech		Description			
DIAGLA	ABOR		DIAGNOSTIC	AS		DIAGNOSTI	C LABOR		
				P0128 COOLEN	T TEMP. LOW				
Origina	al .		Repair Order			Invoice		_	dometer
Date		Type	Number	Reference		Amount	Date	in	Out
10/22/	18	Invoice	6416			\$395.43	10/22/18	122547	122547
Labor									
Item			Category	Tech		Description			
ProDer	mand			TD		ALTERNATO	OR ASSEME	BLY Remov	e &
Parts									
Mfg	Item		Description			Category	Qty	UOM	Condition
-	2138 4	83	ALTERNATOR				1		Remfd
-	K0609	923	SERPENTINE B	ELT			1		New
Origina	al		Repair Order			Invoice	5 .	_	dometer
Date		Type	Number	Reference		Amount	Date	ln	Out
9/24/1	8	Invoice	6310			\$60.38	9/24/18	121085	121085
Parts	14		Doggainties			Category	Qty	UOM	Condition
Mfg	Item		Description HEADLIGHT BU	וחוכה		Category	1		New
-	9007 I	LED	BOTH HEADLIGHTS				•		,,,,,,
Origina	ıl		Repair Order			Invoice		0	dometer
Date		Туре	Number	Reference		Amount	Date	ln	Out
8/21/1	R	Invoice	6188			\$115.02	8/21/18	119109	119109
	,	MACICE	0.00			¥ 			
Labor			Category	Tech		Description			
Item LOFSY	N		PREVENTATIVE			LUBE, OIL,	AND FILTE	R CHANGI	=
20101	• •		, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	DRAIN AND REFIL	L CRANKCASI				
				SYNTHETIC MOTO					

DRAIN AND REFILL CRANKCASE WITH PREMIUM SYNTHETIC MOTOR OIL, REPLACE OIL FILTER. LUBRICATE CHASSIS WHERE APPLICABLE. INSPECT

Sheriff's Department

2011 Ford Crown Victoria 4.6 L 281 CID V8 SOHC, Tag:1506GD, Vin:2FABP7BV4BX124868

AIR AND CABIN FILTER , TOP OFF ALL FLUID LEVELS AND APPLY REMINDER STICKER $\,$

				AND APPLY REMINDER STICK				
Origina	ıl (continu	•	Repair Order					meter
Date		Туре	Number	Reference	Amount	Date	In	Out
8/21/18	3	Invoice	6188		\$115.02	8/21/18	119109	119109
Labor								
Item			Category	Tech	Description			
TRANS	SVC		TRANSMISSION	ĀS	TRANSMISS		ICE	
				REMOVE ALL CONTAMINATED FLUSH SYSTEM WITH CLEANE TRANSMISSION FILTER AND R TYPE AND AMOUNT OF NEW F	R, REPLACE EFILL WITH PRO	-		
Parts								
Mfg	Item		Description		Category	Qty	UOM	Condition
FIL	1372		Oil Filter - NAPA	Gold		1		
-	5W20 E	BULK	5W20 SYN BLEN			6		
-	17796		TRANSMISSION			1		New
-	ATF4		TRANSMISSION			6		New
-	4800		BRAKE CLEANE	R		1		New
Origina	l		Repair Order		Invoice			meter
Date		Type	Number	Reference	Amount	Date	In	Out
7/10/18	3	Invoice	5988		\$455.71	7/10/18	0	0
Labor								
Item			Category	<u>Tech</u>	Description			
TIREMO	TAUC		TIRE	JT	MOUNT AND	D BALANCE	TIRE	
				BOTH FRONT & LEFT REAR.				
Parts								
Mfg	Item		Description		Category	Qty	UOM	Condition
-	732002	500		SLE RSA P2355517	······	3		New
Origina	İ		Repair Order		Invoice			meter
Date		Туре	Number	Reference	Amount	Date	In	Out
6/26/18	}	Invoice	5945		\$24.51	6/26/18	115853	115853
Labor								
Item			Category	<u>Tech</u>	Description			
LOFSY	4		PREVENTATIVE	TD			R CHANGE	
				DRAIN AND REFILL CRANKCAS SYNTHETIC MOTOR OIL, REPL LUBRICATE CHASSIS WHERE A AIR AND CABIN FILTER, TOP C AND APPLY REMINDER STICKE	ACE OIL FILTER. APPLICABLE. INSI OFF ALL FLUID LE	PECT		
Parts	_					_		
Mfg	Item		Description	0 MOTOD OF	Category	Qty	UOM	Condition
-	5W20 B	ULK	5W20 SYN BLEN	D MOTOR OIL		6		

Parts	Out
Original (continued) Repair Order Invoice Odometer Date Type Number Reference Amount Date In 6/26/18 Invoice 5945 \$24.51 6/26/18 115853 Parts Mfg Item Description Category Qty UOM Common Com	
Date Type Number Reference Amount Date In 6/26/18 Invoice 5945 \$24.51 6/26/18 115853 Parts Mfg Item Description Category Qty UOM Critical Control Cont	
6/26/18 Invoice 5945 \$24.51 6/26/18 115853 Parts Mfg Item Description Category Qty UOM Colspan="4">Col	
Parts Mfg Item Description Category Qty UOM Critical No. - 1348 OIL FILTER 1 N.	110000
Mfg Item Description Category Qty UOM Company - 1348 OIL FILTER 1 N	
- 1348 OIL FILTER 1 N	ondition
1000	
Date Type Number Reference Amount Date In	Out
5/18/18 Invoice 5833 \$57.75 5/18/18 113202	13202
Labor	
Item Category Tech Description	
TIREREPAIR TIRE JT FLAT TIRE REPAIR	
REMOVE TIRE FROM WHEEL AND REPAIR TIRE WITH PATCH / PLUG	
Original Repair Order Invoice Odometer	
Date Type Number Reference Amount Date In	Out
5/10/18 Invoice 5796 \$57.75 5/10/18 112703	12703
Labor	
Item Category Tech Description	
LABOR TD MISC. LABOR	
REPAIRED LOSE WIRE & DOOR JAM. JAKE HELPED Original Repair Order Invoice Odometer	
Original Repair Order Invoice Odometer Date Type Number Reference Amount Date In	Out
	10134
7-200	
Labor Item Category Tech Description	
Item Category Tech Description LOFSYN PREVENTATIVE AS LUBE, OIL, AND FILTER CHANGE	
DRAIN AND REFILL CRANKCASE WITH PREMIUM SYNTHETIC MOTOR OIL, REPLACE OIL FILTER. LUBRICATE CHASSIS WHERE APPLICABLE. INSPECT AIR AND CABIN FILTER, TOP OFF ALL FLUID LEVELS AND APPLY REMINDER STICKER	
TIREMOUNT TIRE AS MOUNT AND BALANCE TIRE REAR TIRES 2	
Parts	
This is a second of the second	ndition
- 1348 OIL FILTER 1 N	;w
 5W20 BULK 5W20 SYN BLEND MOTOR OIL 732002500 GOODYEAR EAGLE RSA P2355517 No 	ew
102002000 00001211121021110111	
onginar - topas over	Out
7,50	ا09611
0/20/10	33311
Labor Item Category Tech Description	
ProDemand JT BRAKE LIGHT BULB Remove & Replace	
Problemand JI Drave Figure or Veniose a Venios	

Sheriff's De	•									
		i.6 L 281 CID V8 SOF	IC, Tag:1506GD, Vi		4868					
Original (co	•	Repair Order		Invoice			meter			
Date	Туре	Number	Reference	Amount	Date	ln	Out			
3/29/18	Invoice	5618		\$20.95	3/29/18	109611	109611			
Parts				<u>.</u> .						
Mfg Iter		Description		Category	Qty	<u>UOM</u>	Condition			
- 315 Original	o/	brake light Repair Order		Invoice	······	Odo	New			
Date	Туре	Number	Reference	Amount	Date	In	Out			
2/9/18	Invoice	5456	Neierence	\$159.77		106178	106178			
	invoice	3430		ψ105.77	2/10/10	100170	100110			
Labor		Cotocon	Toch	Description						
Item ProDemand		Category	Tech JV	BATTERY R	emove & Re	nlace				
Parts			JV	DATIENT	emove a re	piace				
Mfg Iter	m	Description		Category	Qty	UOM	Condition			
	<u></u> T65850	MOTORCRAFT E	BATTERY	<u> </u>	1		New			
Original		Repair Order		Invoice		Odo	meter			
Date	Type	Number	Reference	Amount	Date	In	Out			
1/31/18	Invoice	5405		\$225.24	1/31/18	105565	105565			
Labor										
Item		Category	Tech	Description						
ProDemand			JT	CHARGING	SYSTEM Ch	eck				
LOFSYN		PREVENTATIVE	PREVENTATIVE JT LUBE, OIL, AND FILTER CHANGE DRAIN AND REFILL CRANKCASE WITH PREMIUM							
			SYNTHETIC MOTOR OF LUBRICATE CHASSIS V	L, REPLACE OIL FILTER. WHERE APPLICABLE. INSF I , TOP OFF ALL FLUID LE	PECT					
ProDemand			JT	DISC ROTO	R Remove 8	Replace				
Parts		Description		Cotogony	Oh	UOM	Condition			
Mfg Iter	<u>n</u> 931	Description BRAKE PADS		Category	Qty 1	OOW	New			
= -	20 BULK	5W20 SYN BLEN	ID MOTOR OIL		6		11017			
- 134		OIL FILTER	ID WOTON OIL		1		New			
	110RGS	BRAKE ROTOR			2		New			
Original	71101100	Repair Order		Invoice		Odo	meter			
Date	Туре	Number	Reference	Amount	Date	In	Out			
11/27/17	Invoice	5145	Notoronos	\$194.11	11/27/17		101850			
Labor	invoice	0140		Ψ,σ	,		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
Item		Category	Tech	Description						
ProDemand		<u></u>	AS	ALTERNATO	OR ASSEMBI	Y Remove a	&			
Parts										
Mfg Iter	n	Description		Category	Qty	UOM	Condition			
	38483	ALTERNATOR			1		Remfd			
Original		Repair Order		Invoice		Odo	meter			
Date	Type	Number	Reference	Amount	Date	In	Out			
10/26/17	Invoice	5030		\$383.94	10/26/17	99762	99762			
Labor										
Item		Category	Tech	Description						
LOFSYN		PREVENTATIVE	TD	LUBE, OIL,	AND FILTER	CHANGE				
				ANKCASE WITH PREMIUN L. REPLACE OIL FILTER.	M					

SYNTHETIC MOTOR OIL, REPLACE OIL FILTER.

Sheriff's Department

2011 Ford Crown Victoria 4.6 L 281 CID V8 SOHC, Tag:1506GD, Vin:2FABP7BV4BX124868

LUBRICATE CHASSIS WHERE APPLICABLE. INSPECT AIR AND CABIN FILTER , TOP OFF ALL FLUID LEVELS AND APPLY REMINDER STICKER

Date Type Number Reference Amount \$383.94\$ Date \$10/26/17\$ In Out 99762	Original	(continu	ed)	Repair Order		Invoice		Oc	lometer
10/26/17 Invoice 5030 \$383.94 10/26/17 99762 99762 Labor Item	•	•	•	•	Reference	Amount	Date	ln	Out
Item ProDemand TIREMOUNT Category AS Tech AS Description AXLE SHAFT Remove & Replace MOUNT AND BALANCE TIRE Parts Mfg Item - 1348 Description OIL FILTER Category I MOUNT AND BALANCE TIRE UOM OIL FILTER Condition New - 5W20 BULK 5W20 SYN BLEND MOTOR OIL 6 1 New NOE 8196793 Axle Shaft - Rear Left 1 New Original Repair Order Invoice Odometer Date Type Number Reference Amount Date In Out	10/26/1	7	Invoice	5030		\$383.94	10/26/17	99762	99762
Note Proper Pro	Labor								
TIREMOUNT TIRE TD MOUNT AND BALANCE TIRE Parts Mfg Item Description Category Qty UOM Condition - 1348 OIL FILTER 1 New - 5W20 BULK 5W20 SYN BLEND MOTOR OIL 6 New NOE 8196793 Axle Shaft - Rear Left 1 New - 2355517 CAR TIRE 1 New Original Repair Order Invoice Odometer Date Type Number Reference Amount Date In Out	Item			Category		Description			
Parts Mfg Item Description Category Qty UOM Condition - 1348 OIL FILTER 1 New - 5W20 BULK 5W20 SYN BLEND MOTOR OIL 6 NOE 8196793 Axle Shaft - Rear Left 1 - 2355517 CAR TIRE 1 New Original Repair Order Invoice Odometer Date Type Number Reference Amount Date In Out									
Mfg Item Description Category Qty UOM Condition - 1348 OIL FILTER 1 New - 5W20 BULK 5W20 SYN BLEND MOTOR OIL 6 NOE 8196793 Axle Shaft - Rear Left 1 - 2355517 CAR TIRE 1 New Original Repair Order Invoice Odometer Date Type Number Reference Amount Date In Out	TIREMO	UNT		TIRE	TD	MOUNT AND	BALANCE	TIRE	
Total Tota									.
- 5W20 BULK 5W20 SYN BLEND MOTOR OIL 6 NOE 8196793 Axle Shaft - Rear Left 1 - 2355517 CAR TIRE 1 New Original Repair Order Invoice Odometer Date Type Number Reference Amount Date In Out	Mfg_					Category		UOM	
NOE 8196793 Axle Shaft - Rear Left 1 New - 2355517 CAR TIRE 1 New Original Repair Order Invoice Odometer Date Type Number Reference Amount Date In Out	-				NO MOTOR OF		•		New
- 2355517 CAR TIRE 1 New Original Repair Order Invoice Odometer Date Type Number Reference Amount Date In Out	-								
Original Repair Order Invoice Odometer Date Type Number Reference Amount Date In Out	NOE				rLeπ		•		Now
Date Type Number Reference Amount Date In Out	Original		<i>'</i>			Invoice		00	
The state of the s	_		Tuna	•	Deference		Doto		
					Reference				
	9/18/17		invoice	4090		φ201.03	9/10/17	90400	50400
Labor Item Category Tech Description				Category	Tech	Description			
ProDemand JT ELECTRIC FAN MOTOR Remove &		hand		Category			AN MOTOR	Remove &	
Parts					J ,				
Mfg Item Description Category Qty UOM Condition		Item		Description		Category	Qtv	UOM	Condition
- FA70841 RAD. FAN 1 New	a		1			<u> </u>	1		
Original Repair Order Invoice Odometer	Original		·	Repair Order		Invoice		Od	ometer
Date Type Number Reference Amount Date In Out	_		Туре	Number	Reference	Amount	Date	ln	Out
9/13/17 Invoice 4860 \$4.64 9/13/17 96076 96076	9/13/17		Invoice	4860		\$4.64	9/13/17	96076	96076
Parts	Parts								
Mfg Item Description Category Qty UOM Condition	Mfg	Item		Description		Category	Qty	UOM	Condition
- 9007 HEADLIGHT BULB 1 New		9007		HEADLIGHT BU	LB		1		New
Original Repair Order Invoice Odometer	Original			Repair Order		Invoice		Od	ometer
Date Type Number Reference Amount Date In Out	Date		Туре	Number	Reference	Amount	Date	In	Out
8/31/17 Invoice 4821 \$24.51 8/31/17 95027 95027	8/31/17		Invoice	4821		\$24.51	8/31/17	95027	95027
Labor	Labor								
Item Category Tech Description	Item			Category					
LOFSYN PREVENTATIVE JT LUBE, OIL, AND FILTER CHANGE	LOFSYN	İ		PREVENTATIVE		· · · · · · · · · · · · · · · · · · ·		CHANGE	

DRAIN AND REFILL CRANKCASE WITH PREMIUM SYNTHETIC MOTOR OIL, REPLACE OIL FILTER. LUBRICATE CHASSIS WHERE APPLICABLE. INSPECT AIR AND CABIN FILTER, TOP OFF ALL FLUID LEVELS AND APPLY REMINDER STICKER

	s Departr Ford Cro		4.6 L 281 CID V8 SOH	C, Tag:1506GD	Vin:2FABP7BV4BX	124868		
	l (continu		Repair Order		Invoic		Od	ometer
Date	(Туре	Number	Reference	Amount	Date	In	Out
8/31/17	•	Invoice	4821		\$24.51	8/31/17	95027	95027
Parts								
Mfg	Item		Description		Category	Qty	UOM	Condition
	5W20 B	ULK	5W20 SYN BLEN	D MOTOR OIL		6		
<u> </u>	1348		OIL FILTER			11_		New
Original			Repair Order		Invoid			ometer
Date		Type	Number	Reference	Amount	Date	ln	Out
7/24/17	•	Invoice	4659		\$4.64	7/24/17	93828	93828
Parts								
Mfg	Item		Description		Category	Qty	UOM	Condition
-	9007		HEADLIGHT BUL	.B		1		New
Original]		Repair Order	•	Invoid			ometer
Date		Type	Number	Reference	Amount	Date	In	Out
6/8/17		Invoice	4523		\$73.89	6/14/17	90100	90100
Labor								
Item			Category	Tech	Description			
LOFSYN	١		PREVENTATIVE	AS	•	IL, AND FILTE	R CHANGE	
				SYNTHETIC MOTO LUBRICATE CHASS AIR AND CABIN FIL AND APPLY REMIN		R. ISPECT LEVELS		
ProDem	nand			AS	FUEL FIL	TER Remove	& Replace	
Parts Mfg	Item		Description		Category	Qty	UOM	Condition
	1348		OIL FILTER			1		New
_	5W20 B	ULK	5W20 SYN BLEN	D MOTOR OIL		6		
-	3595		FUEL FILTER			1		New
Original			Repair Order		Invoid	æ	Od	ometer
Date		Туре	Number	Reference	Amount	Date	In	Out
5/24/17		Invoice	4480		\$312.47	5/24/17	88920	88920
Labor								
Item			Category	Tech	Description	<u>n</u>		
TIREMO	UNT		TIRE	AS	MOUNT A	ND BALANCE	TIRE	
				LEFT REAR				
PRODE	MAND			AS		HOES &/OR P.		
ProDem	nand			AS	DISC ROT	OR (ON VEH	ICLE) Refin	ish
Parts						-		O
Mfg	Item		Description		Category	Qty	UOM	Condition
-	QC931		BRAKE PADS			1		New
-	SX932	-	BRAKE PADS			1		New New
-	235551		CAR TIRE		lm:-::-	1	04	ometer
Original	I	Tues	Repair Order	Deference	Invoid		In	Ometer
Date		Type	Number	Reference	Amount	Date 4/21/17		85558
4/21/17		Invoice	4362		\$24.51	4/21/11	85558	00000

Olicini 2 Debartillell	She	riffs	Departmen	t
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2011 Ford Crown Victoria 4.6 L 281 CID V8 SOHC, Tag:1506GD, Vin:2FABP7BV4BX124868

Labor

Item **LOFSYN**

Category PREVENTATIVE Tech

Description

ĀS

LUBE, OIL, AND FILTER CHANGE

DRAIN AND REFILL CRANKCASE WITH PREMIUM SYNTHETIC MOTOR OIL. REPLACE OIL FILTER. LUBRICATE CHASSIS WHERE APPLICABLE, INSPECT AIR AND CABIN FILTER , TOP OFF ALL FLUID LEVELS

AND APPLY REMINDER STICKER Original (continued) Repair Order

Date Number Type 4/21/17 4362 Invoice

Reference

Invoice **Amount** \$24.51

Date 4/21/17

In 85558

UOM

In

80227

Odometer

Odometer

Out 85558

Parts

Mfg Item 1348

Description **OIL FILTER** 5W20 SYN BLEND MOTOR OIL **5W20 BULK**

> Repair Order Number Reference 4172

Invoice

Amount

\$27.03

Category

Qty 7 6

Condition New

Out

80227

Date 2/24/17 Labor Item

LOFSYN

Original

Type Invoice

Category **PREVENTATIVE**

Description

Tech AS

Description

Category

Amount

\$25.20

Category

LUBE, OIL, AND FILTER CHANGE

2/24/17

Date

DRAIN AND REFILL CRANKCASE WITH PREMIUM SYNTHETIC MOTOR OIL, REPLACE OIL FILTER. LUBRICATE CHASSIS WHERE APPLICABLE. INSPECT AIR AND CABIN FILTER, TOP OFF ALL FLUID LEVELS AND APPLY REMINDER STICKER

Parts

Mfg Item 1348 5W20 BULK

OIL FILTER Repair Order

5W20 SYN BLEND MOTOR OIL

Invoice

Qty 7 6

UOM

ln

77260

UOM

In

74500

Condition New

Odometer

Odometer

Original Date 1/19/17 Labor

TIREMOUNT

Type Invoice

4041 Category

TIRE

Number

Tech AS

Reference

Description

Date

MOUNT AND BALANCE TIRE

Date

12/7/16

1/19/17

Qty

77260

Condition

Out

74500

New

Out

2 front, pass side rear

Parts Mfg

Item

2355517 Original Date Type 12/7/16 Invoice

Item

Labor Item **LOFSYN**

Category **PREVENTATIVE**

Description

Repair Order

CAR TIRE

Number

3891

Tech ĀS

Reference

Description

Amount

\$27.03

Invoice

LUBE, OIL, AND FILTER CHANGE

DRAIN AND REFILL CRANKCASE WITH PREMIUM SYNTHETIC MOTOR OIL, REPLACE OIL FILTER. LUBRICATE CHASSIS WHERE APPLICABLE. INSPECT AIR AND CABIN FILTER, TOP OFF ALL FLUID LEVELS

AND APPLY REMINDER STICKER

2011 F	ord Crown Victoria	4.6 L 281 CID V8 SOH	IC, Tag:1506GD, Vi	n:2FABP7BV4BX12	4868		
Original (continued)	Repair Order		Invoice		Odo	meter
Date	Type	Number	Reference	Amount	Date	In	Out
12/7/16	Invoice	3891		\$27.03	12/7/16	74500	74500
Parts							
Mfg it	tem	Description		Category	Qty	UOM	Condition
- 5	W20 BULK	5W20 SYN BLEN	ID MOTOR OIL		6		
	348	OIL FILTER			1		New
Original		Repair Order		Invoice			meter
Date	Type	Number	Reference	Amount	Date	In	Out
11/23/16	Invoice	3852		\$123.43	11/23/16	73605	73605
Labor							
Item		Category	Tech	Description	_		
LABOR			JV	MISC. LABO	R		
Parts		<u>.</u>		. .	•	11011	One attached
	tem	Description	IOUT	Category	Qty	<u>uom</u>	Condition
	02520147 94	LEFT MARKER L LIGHT BULB	IGHI		1		New New
Original	J4	Repair Order		Invoice	'	Odc	meter
Date	Type	Number	Reference	Amount	Date	In	Out
10/25/16	Invoice	3744	1/elerence	\$29.07	10/25/16	71323	71323
	mvoice	3744		Ψ23.01	10/20/10	7 1020	7 1020
Labor Item		Category	Tech	Description			
ProDemar	nd	Oategory	JV	MARKER LA	MP BULB R	emove & Re	eplace
Parts	,		••				
	tem	Description		Category	Qty	UOM	Condition
	02521147	MARKER LIGHT	ASSY.	<u> </u>	1		Used
	94	LIGHT BULB			1		New
Original		Repair Order		Invoice		Odo	meter
Date	Type	Number	Reference	Amount	Date	In	Out
9/29/16	Invoice	3661		\$27.03	9/29/16	69000	69000
Labor							
Item		Category	Tech	Description			
LOFSYN		PREVENTATIVE	PN	LUBE, OIL,	AND FILTER	R CHANGE	
				ANKCASE WITH PREMIUN L. REPLACE OIL FILTER.	М		
				L, REPLACE OIL FILTER. MERE APPLICABLE. INSF	PECT		
			AIR AND CABIN FILTER	, TOP OFF ALL FLUID LE			
			AND APPLY REMINDER	STICKER			
Parts							
<u> </u>	em	Description		Category	Qty	UOM	Condition
	348	OIL FILTER	D 14070D 011		1		New
	W20 BULK	5W20 SYN BLEN	D MOTOR OIL	Invoice	6	Odo	meter
Original	Tuna	Repair Order Number	Reference	Amount	Date	In	Out
Date	Type		Veleteling			68481	68481
9/19/16	Invoice	3625		\$8.40	9/19/16	J040 I	00401
Labor		Cotocon	Toch	Description			
<u>Item</u>		Category TIRE	Tech PN	Description MOUNT AND	RALANCE	TIDE	
TIREMOU							

			veni	cie Service Hist	югу кероп			
	s Depart Ford Cr		I.6 L 281 CID V8 SOH	C, Tag:1506GD,	Vin:2FABP7BV4BX12	4868		
Origina	l (continu	ued)	Repair Order		Invoice		Od	lometer
Date	•	Туре	Number	Reference	Amount	Date	ln	Out
9/19/16	3	Invoice	3625		\$8.40	9/19/16	68481	68481
Parts								
Mfg	Item		Description		Category	Qty	UOM	Condition
-	235551	17	CAR TIRE		· · · · · · · · · · · · · · · · · · ·	1		New
0-1-1-			drivers side rear		Inveloa		04	lometer
Original	ı	Time	Repair Order	Deference	Invoice	Data		Out
Date		Type Invoice	Number 3609	Reference	Amount \$213.77	Date 9/14/16	In 68143	68143
9/14/16)	Invoice	2009		φ213.77	3/14/10	00143	00143
Labor Item			Category	Tech	Description			
ProDem	hand		Category	JV	BRAKE SHO	ES &/OR PA	ADS Remov	/e &
Parts	IGIIG			•••				
Mfg	Item		Description		Category	Qty	UOM	Condition
-	QC931		BRAKE PADS			1		New
-	SX932		BRAKE PADS			1		New
Original			Repair Order		Invoice			ometer
Date		Туре	Number	Reference	Amount	Date	In	Out
8/8/16		Invoice	3462		\$27.03	8/8/16	64402	64402
Labor			0-1	Task	Doorsintian			
Item LOFSYN			Category PREVENTATIVE	Tech JV	Description	AND FILTER	CHANGE	
				SYNTHETIC MOTOR LUBRICATE CHASSIS	CRANKCASE WITH PREMIUM OIL, REPLACE OIL FILTER. SWHERE APPLICABLE. INSF ER, TOP OFF ALL FLUID LE ER STICKER	PECT		
Parts						٥.	11014	0
Mfg	Item		Description	2 40TOD OII	Category	Qty 6	UOM	Condition
-	5W20 E 1348	BULK	5W20 SYN BLEN	D WOTOR OIL		1		New
Original			Repair Order		Invoice		Od	ometer
Date		Туре	Number	Reference	Amount	Date	In	Out
7/27/16		Invoice	3422		\$36.83	7/27/16		0
Labor								
Item			Category	Tech	Description			
ProDem	nand			AS	WIPER ARM	&/OR BLAD	ES Remov	e &
Parts								
Mfg	<u>Item</u>		Description		Category	Qty	UOM	Condition
-	19-220		WIPER BLADES		Invoice	2	04	New_ ometer
Original		Tuna	Repair Order	Deference	Invoice	Date	In Ou	Out
Date		Type Invoice	Number 3193	Reference	Amount \$125.18	5/16/16	59109	59109
5/16/16		invoice	3133		φ12J. 10	3/10/10	33103	33109
Labor Item			Category	Tech	Description			
LOFSYN			PREVENTATIVE	AS		AND FILTER	R CHANGE	
201011	•		TINEVERTITION		CRANKCASE WITH PREMIUM			
					OIL, REPLACE OIL FILTER.	FCT		

DRAIN AND REFILL CRANKCASE WITH PREMIUM SYNTHETIC MOTOR OIL, REPLACE OIL FILTER. LUBRICATE CHASSIS WHERE APPLICABLE. INSPECT AIR AND CABIN FILTER, TOP OFF ALL FLUID LEVELS

Sheriff's Department

2011 Ford Crown Victoria 4.6 L 281 CID V8 SOHC, Tag:1506GD, Vin:2FABP7BV4BX124868

AND APPLY REMINDER STICKER

Origina	al (continued)	Repair Order	r	Invoice		Odo	meter
Date	Туре	Number	Reference	Amount	Date	In	Out
5/16/10	6 Invoice	3193		\$125.18	5/16/16	59109	59109
Labor							
ltem		Category	Tech	Description			
PRODE	EMAND		AS _	TRANSMISS	SION OIL PAI	N GASKET &	/OR
Parts							
Mfg	Item	Description		Category	Qty	UOM	Condition
-	5W20 BULK	5W20 SYN BI	LEND MOTOR OIL		6		
-	1348	OIL FILTER			1		New
-	17796	TRANSMISSI	ON FILTER		1		New
-	ATF4	TRANSMISSI	ON FLUID		6		New

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Var

Attachment 8

ANDERSON COUNTY GOVERNMENT PROPERTY DISPOSITION AND SURPLUS RECORD

Surplus property may be transferred to another Anderson County Department or be sold at internet auction after insuring another Department does not want it.

The IT Department will manage the disposition of hard drives.

- The Vehicle Inspection Form is required to sell vehicles. The Purchasing Office will obtain available service records from the Fleet Services Department.
- > The transfer of property to an Entity outside of Anderson County requires County Commission approval. The surplus of capital assets requires County Commission approval.
- This form is to be emailed to Surplus@andersontn.org requests to surplus property as detailed below. (Department) Signature of Department Head/Elected Official Asset Tag Property Description & Condition, to include serial or VIN# # (N/A if no Tag). FORD CROWN VIL VINTE
 2FAHPTIW4SX 127083
 225,271 * Does not Run* Attach photographs - the more the better. Attach additional sheet(s) as necessary. Property Disposition Method (check and fill out applicable box) Auction on GovDeals **Bid Starting Amount:** Transfer Property (Department) Signature of Receiving Department Head/Elected Official Date Trade In Purchase Order Number of Trade in: Stolen or Lost (Attach copy of Police Report) Property Destroyed (Attach explanation) Purchasing Office Use Only Received by Purchasing Office (Date): Govdeals ID#: Date: Deputy Purchasing Agent Signature: Sale Amount: \$_ Date removed from Asset Listing:

#3

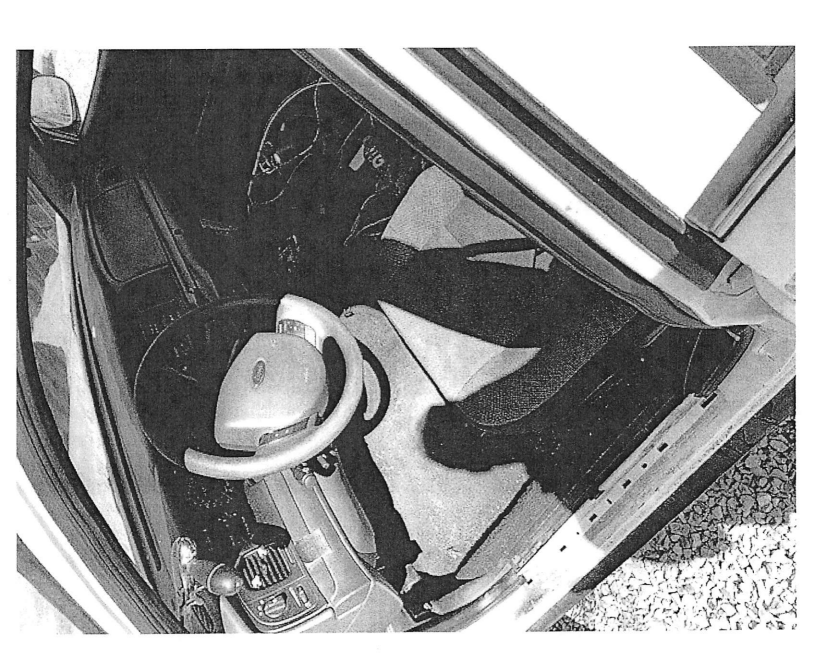
GovDeals Vehicle Inspection Form

Inventory ID:	Asset Number:	Fair Market Value:							
Short Description: Year 2005 Make Force) Model_	CRAWN VIC.							
VIN: 2 FAHP71	U45×127	Title Restriction: Y Y							
Odometer: 22571 Riles Kilometers Odometer Accurate N:									
Long Description:									
		ine Runs Does Not Run For Parts Only							
		ne/Natural Gas							
Engine Condition: Runs Needs rep									
Repairs needed: No power	to start wil	ES Cof							
This vehicle was maintained every	•								
		Available Not Available For Inspection							
Transmission: ☐ Manua	ISpeed Condition: ☐ Opera	ble ☐ Needs repair ☐ Is Unknown Condition							
Repairs Needed:									
<u>Drivetrain</u> : ☐ 2 Wheel Drive ☐ 4 Wh	eel Drive Condition:								
Exterior: Color: White	Windows: No Cracke	ed Glass Cracked							
Minor Dents Scratches Dings	Tire Condition: Great	Tread: 1/2 #Flat — Hubcaps # 0							
Major Damage to:	The condition.								
Additional Damage: Parks in	FRUNK								
•	•	& Compressions Remain No Impressions							
		les in the exterior There are no holes							
Interior: Color Gray									
Damage to Seats:									
Damage to Dash/Floor:		IAM/FM □ AM/FM Cassette □ AM/FM CD							
☐ Condition: ☐ Cold ☐ Unknown ☐ Cruise Control ☐ Tilt Steering ☐ ☐		Air Bags: Driver's Side Dual							
		ıroı							
Power: Steering Windows D	Door Locks Libeats								
Additional Equipment:									
Manufacturer Moo									
☐ Tool Box ☐ Light Bar ☐ Ladder Rad	ck Utility Body: Brand	Hitch: Type							
Location of Asset: 308 Publ:	c Enfety Lone								
For more information contact:	•								
Keminder: Do not close items on or surrou	anding a Holiday, on Friday nights, o	or Weekends. Stagger closing times by 10 minutes.							

* MINTER X







			Vehi	icle Service Histo	ry Report			
Sheriff's I	•		3 281 CID V8 SOH	IC Tag:GV6445 V	in:2FAHP71W45X12	7002		
Original	- CIU	Wii Victoria 4.0	Repair Order		Invoice	7003	Odo	neter
Date		Туре	Number	Reference	Amount	Date	In	Out
1/28/19		Invoice	6707	11010101100	\$602.05	1/28/19	223930	223930
Labor			0,0,		4002.00	1,20,10	220000	220000
Item			Category	Tech	Description			
PRODEM	AND			TD	SPARK PLU	GS Remove	& Replace	
ProDema	nd			TD_	IGNITION C	OIL Remove	& Replace	
			DIAGNOSTIC	Includes: Test.	DIAGNICATI			
DIAGLABO	JK		DIAGNOSTIC	TD	DIAGNOSTIC	CLABOR		
Parts Mfg I	tem		Description		Category	Qty	UOM	Condition
	SP493		SPARK PLUG		outogory	8		New
	D503		COIL			6		New
MPE I	C369SE	3	MPE IGNITION C	OIL		2		
· •	AISC. PA	ART				1		New
Oninin al				DATA LINK CONNECTOR			- A.I.	
Original Date		Tuno	Repair Order	Deference	Invoice	Data		neter
Jale 12/6/18		Type Invoice	Number 6560	Reference	Amount \$272.54	Date 12/6/18	In 221285	Out 221285
abor		IIIVOICE	0300		Ψ212.54	12/0/10	221200	22 1203
lem			Category	Tech	Description			
ŌFSYN			PREVENTATIVE	SYNTHETIC MOTOR OF LUBRICATE CHASSIS V	LUBE, OIL, ANKCASE WITH PREMIUM IL, REPLACE OIL FILTER. MERE APPLICABLE. INSF R. TOP OFF ALL FLUID LE	PECT	R CHANGE	
ProDemar	nd			necessary. Adjust Brake	BRAKE SHO d/or replace Brake Hardware s (where applicable).Include (where applicable).DOES NO	as s:	ADS Remove	&
ProDemar	nd			AS	SPARK PLU	GS Remove	& Replace	
<u> </u>	em		Description		Category	Qty	<u>uom</u>	Condition
	202 W20 BL	ווע	OIL FILTER 5W20 SYN BLEN	D MOTOR OIL		1 6		New
_	595	JER	FUEL FILTER	D MOTOR OIL		1		New
_	C932		BRAKE PADS REAR BRAKES.			1		New
s	P493		SPARK PLUG			8		New
Original			Repair Order		Invoice		Odon	neter
ate		Туре	Number	Reference	Amount	Date	ln	Out
/10/18		Invoice	5791		\$0.00	5/10/18	0	0
abor			Catagas	Took	De a saladi			
em ABOR			Category	HEATING. ANDY LOOK	Description MISC. LABOR L TIMES, & IT WASN'T OVE ED TOO. THEY LEFT IT E WHILE & CHECKED BAC	R		

RUNNING FOR A LITTLE WHILE & CHECKED BACK ON IT, STILL NOT OVER HEATING.

	s Depart Ford Cr		Vehi 	C, Tag:GY6445, V	/in:2FAHP71W45X12	7083		
Origina			Repair Order		Invoice		Od	ometer
Date		Туре	Number	Reference	Amount	Date	ln	Out
4/18/18	i	Invoice	5698		\$24.87	4/18/18	208743	208743
Labor								
	LOFSYN Parts		Category PREVENTATIVE	Tech AS Description LUBE, OIL, AND FILTER CHANGE DRAIN AND REFILL CRANKCASE WITH PREMIUM SYNTHETIC MOTOR OIL, REPLACE OIL FILTER. LUBRICATE CHASSIS WHERE APPLICABLE. INSPECT AIR AND CABIN FILTER. TOP OFF ALL FLUID LEVELS AND APPLY REMINDER STICKER				
			5		0.4	•		0
Mfg	Item 1372		Description OIL FILTER		Category	Qty 1	UOM	Condition
<u>.</u>	5W20 E	RUIK	5W20 SYN BLEN	D MOTOR OIL		6		New
Original			Repair Order		Invoice		Ode	ometer
Date		Туре	Number	Reference	Amount	Date	In	Out
11/22/1	7	Invoice	5141		\$197.37	11/22/17		202466
Labor Item ProDem LOFSYN			Category PREVENTATIVE	SYNTHETIC MOTOR C LUBRICATE CHASSIS AIR AND CABIN FILTE	Description WHEEL HUI LUBE, OIL, RANKCASE WITH PREMIUN DIL, REPLACE OIL FILTER. WHERE APPLICABLE. INSF R , TOP OFF ALL FLUID LE	3 Remove { AND FILTE ⁄i PECT		
Parts Mfg - -	Item BR9305 1372 5W20 B		Description HUB BEARING A OIL FILTER 5W20 SYN BLEN		<u>Category</u>	Oty 1 1 6	<u>иом</u>	Condition New New
Original			Repair Order		Invoice		Odd	meter
Date		Туре	Number	Reference	Amount	Date	In	Out
11/20/17	7	Invoice	5125		\$217.90	11/20/17	202289	202289
Labor Item ProDem Parts	and		Category	Tech AS	Description WIPER MOT	OR Remov	e & Replace	
<u>Mfg</u> - -	Item WM734 194		Description WIPER MOTOR LIGHT BULB		Category	Qty 1 1	UOM	Condition New New
Original			Repair Order		Invoice		Odo	meter
Date		Type	Number	Reference	Amount	Date	in	Out
10/25/17	7	Invoice	5021		\$159.77	10/25/17	200377	200377
Labor Item ProDem	and		Category	Tech JT	Description BATTERY Re	emove & Re	eplace	

Sheriffs	Department		\ <u>\</u>				
2005 1	Ford Crown Victoria 4	.6 L 281 CID V8 SOH	C, Tag:GY6445, Vin:	2FAHP71W45X12	7083		
Original	(continued)	Repair Order		Invoice		Odo	meter
Date	Туре	Number	Reference	Amount	Date	In	Out
10/25/17	7 Invoice	5021		\$159.77	10/25/17	200377	200377
Parts							
Mfg	Item	Description		Category	Qty	UOM	Condition
	BXT65850	MOTORCRAFT B	ATTERY		1		New
Original		Repair Order		Invoice			meter
Date	Туре	Number	Reference	Amount	Date ·	In	Out
8/15/17	Invoice	4746		\$50.60	8/15/17	195901	195901
Labor							
ltem		Category	Tech	Description			
LOFSYN		PREVENTATIVE	AS DRAIN AND REFILL CRAI SYNTHETIC MOTOR OIL, LUBRICATE CHASSIS WA AIR AND CABIN FILTER, AND APPLY REMINDER S	NKCASE WITH PREMIU! REPLACE OIL FILTER. IERE APPLICABLE. INSI TOP OFF ALL FLUID LE STICKER	PECT EVELS		
ProDema			AS	A/C REFRIG	ERANT Rec	over	
TIREMO	UNT	TIRE	AS	MOUNT AND	BALANCE	TIRE	
Parts Mfg -	Item 1372	Description OIL FILTER		Category	Qty 1	<u>UOM</u>	Condition New
-	5W20 BULK	5W20 SYN BLEN	D MOTOR OIL		6		
	2355517	CAR TIRE		Invaina	1	Odo	New meter
Original	-	Repair Order	D. (Invoice	D-4-		meter Out
Date	Туре	Number	Reference	Amount	Date	in 405753	
3/11/17	Invoice	4738		\$68.78	8/11/17	195753	195753
Labor Item TIREMOI	UNT	Category TIRE	Tech TD PASSENGER REAR	Description MOUNT AND	BALANCE '	TIRE	
Parts							
	Item	Description		Category	Qty	UOM	Condition
	2355517	CAR TIRE			1 1		New
	SERVICE CALL	SERVICE CALL		Invoice	<u>'</u>	Öda	meter
Original	~	Repair Order	D. (Invoice	D-4-		
Date	Type	Number	Reference	Amount	Date	ln 400547	Out
5/4/17	Invoice	4402		\$49.25	5/4/17	190547	190547
_abor		•	T b	D- ' "			
tem		Category	Tech	Description	AND EU TEE	CHANCE	
LOFSYN		PREVENTATIVE	TD DRAIN AND REFILL CRAN SYNTHETIC MOTOR OIL, LUBBICATE CHASSIS WA	NKCASE WITH PREMIUN REPLACE OIL FILTER.		CHANGE	

SYNTHETIC MOTOR OIL, REPLACE OIL FILTER.

LUBRICATE CHASSIS WHERE APPLICABLE. INSPECT
AIR AND CABIN FILTER, TOP OFF ALL FLUID LEVELS
AND APPLY REMINDER STICKER

Odometer

Out

176771

In

176771

Invoice

Date

9/22/16

Amount

\$27.39

NOE REAR AXLE SHAFT KIT

Reference

Repair Order

Number

3639

8195786

Type

Invoice

NOE

Date

Original

9/22/16

Condition

New

UOM

Category

Item

1372

Description OIL FILTER

Parts

Mfg -

			veni	cie Service History Rep	JOIL			
Sheriff's			281 CID V8 SOH	C, Tag:GY6445, Vin:2FAl	HP71W45X12	7083		
Labor Item LOFSYN	•		Category PREVENTATIVE	Tech PN	Description			
LOFSTN	•		TREVENIANCE	DRAIN AND REFILL CRANKCAS SYNTHETIC MOTOR OIL, REPL LUBRICATE CHASSIS WHERE A AIR AND CABIN FILTER, TOP C AND APPLY REMINDER STICKE	ACE OIL FILTER. APPLICABLE. INSF OFF ALL FLUID LE	PECT		
Original	(continu	ied)	Repair Order		Invoice		00	dometer
Date	`	Type	Number	Reference	Amount	Date	In	Out
9/22/16 Parts		Invoice	3639		\$27.39	9/22/16	176771	176771
Mfg	Item 1372		Description OIL FILTER		Category	Qty 1	UOM	Condition New
	5W20 B	ULK	5W20 SYN BLEN	D MOTOR OIL		6		
Original			Repair Order		Invoice		-	dometer
Date		Туре	Number	Reference	Amount	Date	In	Out
5/13/16		Invoice	3188		\$31.50	5/13/16	169723	169723
Labor			_					
Item			Category	Tech JV	Description	IC DC T TC	NCIONED	Bomovo
ProDem	and			JV REPLACED BELT TENSIONER V	SERPENTIN	IE DELI IE	NOIONEK	Remove
Original			Repair Order		Invoice		Or	dometer
Date		Туре	Number	Reference	Amount	Date	In .	Out
5/4/16		Invoice	3160	1,010101100	\$24.32	5/4/16	169196	169196
Labor		11110100	0100		4-	C C		
Item			Category	Tech	Description			
ProDem	and		<u> </u>	ĀS	HEADLAMP	BULB Rem	ove & Rep	lace
Parts								
Mfg	Item		Description		Category	Qty	UOM	Condition
-	9007		HEADLIGHT BUL	.B		1		New
-	30221		WIPER BLADE		lai.a.	1		New
Original		_	Repair Order	Deference	Invoice	Data		dometer Out
Date		Туре	Number	Reference	Amount	Date 5/4/16	In 189196	189196
5/4/16		Invoice	3159		\$47.79	3/4/10	109 190	103130
Labor Item			Category	Tech	Description			
LOFSYN	1		PREVENTATIVE	AS	LUBE, OIL,	AND FILTE	R CHANGE	E
LOI OTT	•		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	DRAIN AND REFILL CRANKCAS SYNTHETIC MOTOR OIL, REPLA LUBRICATE CHASSIS WHERE A AIR AND CABIN FILTER, TOP C AND APPLY REMINDER STICKE	SE WITH PREMIUN ACE OIL FILTER. APPLICABLE. INSF DFF ALL FLUID LE	M PECT		
ProDem	and			AS	HEADLAMP	BULB Rem	ove & Repl	ace

					, 110poil			
	s Departr Ford Cro		_ 281 CID V8 SOH	HC, Tag:GY6445, Vin	:2FAHP71W45X12	7083		
Origina	l (continu	ied)	Repair Order		Invoice		Oc	lometer
Date		Туре	Number	Reference	Amount	Date	in	Out
5/4/16		Invoice	3159		\$47.79	5/4/16	189196	189196
Parts					•			
Mfg	Item		Description		Category	Qt	/ UOM	Condition
-	9007		HEADLIGHT BU	ILB		1		New
-	5W20 B	ULK	5W20 SYN BLEI			6		
Origina	J		Repair Order		Invoice		Oc	lometer
Date		Type	Number	Reference	Amount	Date	ln	Out
4/13/16	6	Invoice	3095		\$26.25	4/13/16	167967	167967
Labor								
Item			Category	Tech	Description			
LABOR				AS	MISC. LABO	R		
				REATACED EVAP CANIS	TER USING SELF TAPE	RS		
Origina	1		Repair Order		Invoice		Od	lometer
Date		Туре	Number	Reference	Amount	Date	in	Out
3/31/16	3	Invoice	3061		\$98.68	3/31/16	167402	167402
Labor								
Item			Category	Tech	Description			
ProDen	nand			TD	STABILIZEF	R BAR CON	TROL LINK	
Parts								
Mfg	Item		Description		Category	Qty	/ UOM	Condition
MRC	1842 6		Sway Bar Link R	tepair Kit - Front		2		
Origina	1		Repair Order		Invoice			lometer
Date		Туре	Number	Reference	Amount	Date	In	Out
3/21/16	3	Invoice	3026		\$238.09	3/22/16	166635	166635
Labor								
Item			Category	Tech	Description			
ProDen	nand			ĀS	BRAKE DRU			
ProDen	nand			AS	BRAKE DRU		-	
ProDen	nand			AS	TIE ROD &/	OR END R	emove & Re	olace
				Includes: R&I Outer Tie R	od Ends.			
Parts					•	01		0
<u>Mfg</u>	Item		Description		Category	Qty	<u>UOM</u>	Condition
-	EV455		INNER TIE ROD	END		1		New
-	QC932		BRAKE PADS		1	1		New
Origina	l	_	Repair Order	5.	Invoice			ometer
Date		Туре	Number	Reference	Amount	Date	ln	Out
2/26/16	;	Invoice	2951		\$157.14	2/26/16	166017	166017
Labor				- .				
Item			Category	Tech	Description		anlaac	
ProDen	nand			AS	BATTERY	emove & R	epiace	
Parts								• ••••
Mfg	Item		Description		Category	Qty 1	<u>UOM</u>	Condition
-	BXT658	50	MOTORCRAFT I	BAITERY		1		New

Origina			Repair Order		Invoice		Odo	meter
Date		Туре	Number	Reference	Amount	Date	In	Out
12/15/1	5	Invoice	2717		\$33.60	12/16/15		162898
Labor	•		2111		400.00		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Item			Category	Tech	Description			
TIREMO	TNUC		TIRE	TD everyone helped	MOUNT AND	BALANCE	TIRE	
Parts				•				
Mfg	Item		Description		Category	Qty	UOM	Condition
3	235551	7	CAR TIRE			1		New
Origina		<u> </u>	Repair Order		Invoice		Odo	meter
Date		Туре	Number	Reference	Amount	Date	ln	Out
10/9/15	i	Invoice	2477		\$116.72	10/9/15	162822	162822
Labor					•			
Item LOFSYN	1		Category PREVENTATIVE	SYNTHETIC MOTOR OIL LUBRICATE CHASSIS W	HERE APPLICABLE. INSI , TOP OFF ALL FLUID LE	M PECT	R CHANGE	
TRANS	SVC		TRANSMISSION	FLUSH SYSTEM WITH C	AND REFILL WITH PROF	LUID,	CE	
Parts					•	•	11014	0
Mfg	Item		Description		Category	Qty	<u>UOM</u>	Condition
-	5W20 B	ULK	5W20 SYN BLEN	D MOTOR OIL		6		Name
-	1372		OIL FILTER	e		1		New
-	ATF4		TRANSMISSION			6		New New
<u>-</u>	17796		TRANSMISSION	FILTER	Invoine	1	Odo	meter
Original		_	Repair Order	D. (Invoice	Data	In	Out
Date		Туре	Number	Reference	Amount	Date	153207	153207
8/20/15		Invoice	2332		\$20.39	8/20/15	153201	155207
Labor Item GUIDE			Category	Tech AS	Description HEADLAMP	BULB - R&I	₹	
				DOES NOT include adjust	headlamps.			
Parts								
Mfg -	Item 9007		Description HEADLIGHT BUL	В	Category	Qty 1	· -	Condition New
Original			Repair Order		Invoice			meter
Date		Туре	Number	Reference	Amount	Date	In	Out
7/20/15		Invoice	2220		\$127.50	7/20/15	156267	156267
Labor								
Item			Category	Tech	Description			
GUIDE				AS	A/C COMPR	ESSOR - R	&R	
				NOTE 1: Times shown DO			•	

Out

Odometer

Vehicle Service History Report

Dealer dash installed Integral Type air condi

Sheriff's Department

Original (continued)

Type

Invoice

Date

Item

GUIDE

Parts

Mfg

TIREMOUNT

Item

7/20/15 Labor

2005 Ford Crown Victoria 4.6 L 281 CID V8 SOHC, Tag:GY6445, Vin:2FAHP71W45X127083

Repair Order

Number

Category

2220

TIRE

Amount Date In Out Reference 156267 \$127.50 7/20/15 156267 Description Tech AS A/C COMPRESSOR DRIVE BELT - R&R NOTE 1: Times shown DO NOT include recover, evacuate and charge system. If necessary to open refrigerant system; refer to System Charge (Complete) for appropriate time.NOTE 2: Times listed are for Factory and Dealer dash installed Integral Type air condi MOUNT AND BALANCE TIRE RIGHT REAR DUE TO KNOT IN SIDEWALL, AND HOLE WITH KNOT MOU Condition Description Category Qty **NEW A/C COMPRESSOR** New New 1 New 1

Invoice

274496 DEFECT BAD COMPRESSOR SERPENTINE BELT NHB25060908 2355517 **CAR TIRE** RIGHT REAR Repair Order Invoice Odometer Original Date Type Number Reference Amount Date In 153654 6/22/15 Invoice 2147 \$618.66 6/23/15 153654 Labor Tech Item Category Description A/C COMPRESSOR - R&R GUIDE AS NOTE 1: Times shown DO NOT include recover, evacuate and charge system. If necessary to open refrigerant system; refer to System Charge (Complete) for appropriate time NOTE 2: Times listed are for Factory and Dealer dash installed Integral Type air condi ACCUMULATOR OR RECEIVER DRIER -**GUIDE** NOTE 1: Times shown DO NOT include recover, evacuate and charge system. If necessary to open refrigerant system; refer to System Charge (Complete) for appropriate time.NOTE 2: Times listed are for Factory and Dealer dash installed Integral Type air condi **EVAPORATOR ORIFICE VALVE - R&R GUIDE** NOTE 1: Times shown DO NOT include recover, evacuate

and charge system. If necessary to open refrigerant system; refer to System Charge (Complete) for appropriate time.NOTE 2: Times listed are for Factory and Dealer dash installed Integral Type air condi

		ven	icie Service Histo	лу кероп			
	Department Ford Crown Victoria 4.	6 L 281 CID V8 SOF	lC, Tag:GY6445, V	in:2FAHP71W45X12	7083		
Original	(continued)	Repair Order		Invoice		Od	ometer
Date	Type	Number	Reference	Amount	Date	In	Out
6/22/15	Invoice	2147		\$618.66	6/23/15	153654	153654
Labor				,			
Item		Category	Tech	Description			
LABOR			AS FLUSHED AC CONDE	MISC. LABO	R		
GUIDE			and charge system. If a system; refer to System	A/C SYSTEM DO NOT include recover, evi- necessary to open refrigerar n Charge (Complete) for 2: Times listed are for Factor tegral Type air condi	acuate nt	E (COMPLET	E)
GUIDE			AS	A/C REFRIG	ERANT - R	ECOVER	
NOTE 1: Times shown DO NOT include recover, evacuate and charge system. If necessary to open refrigerant system; refer to System Charge (Complete) for appropriate time.NOTE 2: Times listed are for Factory and Deater dash installed Integral Type air condi							
Parts				0.1	01		Ozzadition
Mfg	Item	Description	TOD	Category	Qty	<u>UOM</u>	Condition
-	TEM218630	A/C ACCUMULA	TOR		1		New
-	419955	AC FLUSH			2		New
-	274496	NEW A/C COMP	RESSOR		1		New
-	MISC. PART	NEW ORINGS AND	ODEICE TURE		1		New
	D4044	NEW ORINGS AND	ORFICE TOBE		2	LB	New
Original	R134A	REFRIGURANT		Invoice			ometer
Original	T	Repair Order	Deference		Date	In .	Out
Date	Type	Number	Reference	Amount	6/12/15		152727
6/11/15	Invoice	2112		\$358.23	0/12/15	152727	132121
Labor		Catanan	Tooh	Description			
Item		Category	Tech JV	Description CONTROL N	AODULES.	RR	
GUIDE			* -	ed are for R&R only and DO		· Naix	
GUIDE			JV	HEADLAMP	SWITCH - I	R&R	
				ed are for R&R only and DO Includes: Component test.	NOT		
Parts	•.	Description of the control of the co		Catanan	O+	. 11084	Condition
<u>Mfg</u>	Item	Description	TDOL 1400ULE	Category	Qty	UOM	New
-	5W7Z13C788AD	LIGHTING CON			1		New
- Original	S9978	HEADLIGHT SW	ЛІСН	Invoice	1	Od	ometer
Original	~	Repair Order	Deference		Data		Out
Date 5/28/15	Type Invoice	Number 2063	Reference	Amount \$105.00	Date 5/28/15	In 151912	151912
Labor		Catagon	Toch	Description			
DIAGLAE							

	Departr Ford Cro		4.6 L 281 CID V8 SOH	C, Tag:GY6445, \	/in:2FAHP71W45X12	7083	.,	
Original			Repair Order		Invoice		Od	dometer
Date		Туре	Number	Reference	Amount	Date	ln	Out
4/29/15		Invoice	1970		\$268.55	5/8/15	149908	149908
Labor								
Item			Category	Tech	Description	4		
GUIDE			<u> </u>	JV	WINDOW S	MTCH - R8	.R	
LABOR				JV	MISC. LABO	R		
Parts								
Mfg	Item		Description		Category	Qty	UOM	Condition
-	PA931		DRIVER SIDE WI	NDOW SWITCH		1		New
-	PA931		DRIVER SIDE WI			1		New
-	SW6709	9	HEAD LIGHT SW	TTCH		1		New
Original			Repair Order		Invoice			dometer
Date		Type	Number	Reference	Amount	Date	In	Out
4/29/15		Invoice	1967		\$24.37	4/29/15	149841	149841
Labor								
Item			Category	<u>Tech</u>	Description			
GUIDE				AS	AIR CLEANE	RELEMEN	IT - R&R	
Parts								
Mfg	Item		Description		Category	Qty	UOM	Condition
=	46134		AIR FILTER			1		New
Original		_	Repair Order		Invoice			dometer
Date		Туре	Number	Reference	Amount	Date	ln •	Out
4/24/15		Invoice	1955		\$179.87	4/24/15	0	0
Labor								
Item			Category	Tech	Description			
DIAGSC	AN		DIAGNOSTIC	JV	SCAN AND I	DIAGNOSE	VEHICLE	
				ANALYZER TO RETR CODES. INCLUDES 1	RIZED ENGINE SYSTEM IEVE AND RESET TROUBLE 12 HOUR OF DIAGNOSTIC 1 LLED ON PER HOUR BASIS			
GUIDE				JV	THROTTLE		EMBLY - R8	iR
Parts	ltar-		Description		Category	Qty	UOM	Condition
Mfg NOE	Item 600552	4	Throttle Body Mot	or	Category	1		
Original		-	Repair Order		Invoice	<u> </u>	Oc	dometer
Date		Туре	Number	Reference	Amount	Date	In	Out
4/9/15		Invoice	1890	recerence	\$94.98	4/9/15	148751	148751
		IIIVOICE	1030		ψυ-1.50	4/0/10	140701	1.0101
Labor			Catagon	Toch	Description			
Item TIRERO	TATE		Category TIRE	Tech AS	4 WHEEL TI	RE ROTATI	ON	
TIRERO	IAIE		like	ROTATE TIRES FROM	IT TO REAR AND INSPECT F DOES NOT INCLUDE TPMS		011	
LOFSYN	l		PREVENTATIVE	AS	LUBE, OIL,	AND FILTE	R CHANGE	
				SYNTHETIC MOTOR LUBRICATE CHASSIS	RANKCASE WITH PREMIUI OIL, REPLACE OIL FILTER. WHERE APPLICABLE. INSF ER, TOP OFF ALL FLUID LE ER STICKER	PECT		

Original	(continued)	Repair Order		Invoice		Odom	eter
Date	•	ype	Number	Reference	Amount	Date	ln	Out
4/9/15		voice	1890		\$94.98	4/9/15	148751	148751
Parts								
Mfg	Item		Description		Category	Qty	UOM	Condition
-	4800		BRAKE CLEANE	R		1		New
-	WASHER I	FLUID	WASHER FLUID			1	GALLON	New
-	5W20 BUL	K	5W20 SYN BLEN	D MOTOR OIL		6		
-	1372		OIL FILTER			1		New
Original			Repair Order		Invoice		Odom	
Date	T	уре	Number	Reference	Amount	Date	In	Out
1/26/15	Ir	voice	1645		\$381.60	1/26/15	145151	145151
Labor								
Item			Category	Tech	Description			
GUIDE				TD	ALTERNATO	OR ASSEME	BLY - R&R	
Parts								
Mfg	Item		Description		Category	Qty	UOM	Condition
=	394414		ALTERNATOR			1		New
Original			Repair Order		Invoice		Odom	
Date	T	ype	Number	Reference	Amount	Date	In	Out
1/6/15	In	voice	1572		\$43.55	1/6/15	140039	140039
Labor								
Item			Category	Tech	Description			
GUIDE				JV	HEADLAMP	BULB - R&	R	
				DOES NOT include adjust headlan	-	_		
LABOR				JV REPAIRED SHOT IN SPOT LIGH	MISC. LABO T	ĸ		
Parts								
Mfg	Item		Description		Category	Qty	UOM	Condition
-	9005		HEADLIGHT BUL	.B		1		New
Original			Repair Order		Invoice		Odom	
Date	T	уре	Number	Reference	Amount	Date	In	Out
12/18/14	4 In	voice	1518		\$167.67	12/18/14	142777	142777
Labor								
Item			Category	Tech	Description			
LOFSYN			PREVENTATIVE	<u>JV</u>	LUBE, OIL,	AND FILTE	R CHANGE	
				DRAIN AND REFILL CRANKCAS SYNTHETIC MOTOR OIL, REPLA LUBRICATE CHASSIS WHERE A AUR AND CABIN FILTER, TOP O AND APPLY REMINDER STICKE	ICE OIL FILTER. PPLICABLE. INSF FF ALL FLUID LE	PECT		
TIRERO	TATE		TIRE	JV ROTATE TIRES FRONT TO REAF WEAR OR DAMAGE. DOES NOT SERVICES AS NEEDED			ON	

		ven	icle del vice i listol	y Nepolt			
	s Department Ford Crown Victoria 4.6	L 281 CID V8 SOF	IC, Tag:GY6445, Vii	n:2FAHP71W45X12	7083		
Origina	l (continued)	Repair Order		Invoice		Odon	neter
Date	Туре	Number	Reference	Amount	Date	In	Out
12/18/1		1518		\$167.67	12/18/14	142777	142777
Labor							
Item		Category	Tech	Description			
GUIDE			•			ADS - R&R	
Parts							-
Mfg	Item	Description		Category	Qty	UOM	Condition
-	5W20 BULK	5W20 SYN BLEN	ND MOTOR OIL		6 1		New
-	1372 QC931	OIL FILTER BRAKE PADS			1		New
Original		Repair Order	-	Invoice	<u> </u>	Odon	
Date	Туре	Number	Reference	Amount	Date	ln .	Out
9/12/14	= -	1142		\$239.22	9/12/14	137425	137425
Labor				,			
Item		Category	Tech	Description			
LOFSYN	`	PREVENTATIVE	SYNTHETIC MOTOR OF LUBRICATE CHASSIS V	ANKCASE WITH PREMIU! L, REPLACE OIL FILTER. WHERE APPLICABLE. INSF L, TOP OFF ALL FLUID LE	PECT		
TIREMO	DUNT	TIRE	TD 4 TIRES	MOUNT AND	BALANCE	TIRE	
GUIDE			AS tncludes: Test.	BATTERY - I	R&R		
Parts Mfg	Item	Description		Category	Qty	UOM	Condition
- IVIIG	5W20 BULK	5W20 SYN BLEN	ID MOTOR OIL	odlogo.y	6		
	1372	OIL FILTER			1		New
-	WASHER FLUID	WASHER FLUID			1	GALLON	New
-	BXT65850	MOTORCRAFT B	BATTERY		1		New
Original		Repair Order		Invoice		Odon	eter
Date	Туре	Number	Reference	Amount	Date	In	Out
7/9/14	Invoice	898		\$21.36	7/9/14	133775	133775
Labor Item GUIDE		Category	Tech AS DOES NOT include adjus	Description HEADLAMP theadlamps.	BULB - R&F	₹	
Parts							
Mfg -	<u>Item</u> 9007	Description HEADLIGHT BU	LB	Category	Qty 1	<u>UOM</u>	Condition New

Original		Repair Order		Invoice		Odo	meter
Date	Type	Number	Reference	Amount	Date	ln	Ou
7/1/14	Invoice	869		\$525.82	7/1/14	133211	13321 ⁻
Labor							
ltem		Category	Tech	Description			
GUIDE			and charge system. If n system; refer to System	2: Times listed are for Facto	acuate nt	iR	
GUIDE			and charge system. If no system; refer to System	2: Times listed are for Facto	acuate nt	₹&R	
GUIDE			and charge system. If no system; refer to System	OO NOT include recover, evecessary to open refrigerar Charge (Complete) for 2: Times listed are for Factor	acuate nt	E (COMPLETE	≣)
Parts	ltom	Description		Category	Qt	y UOM	Conditio
Mfg BK	Item 6552345	Blower Motor - AC	C / Heater	Category	1	<u>y 00141</u>	Obligation
-	MRY78588	AC COMPRESSO)R		1		New
	R134A	REFRIGURANT			2	LB	New
Original		Repair Order		Invoice		Odo	meter
Date	Type	Number	Reference	Amount	Date	ln	Ou
3/25/14	Invoice	854		\$36.57	6/25/14	132816	132816
Labor Item LOFSYN		Category PREVENTATIVE	SYNTHETIC MOTOR OF LUBRICATE CHASSIS V	ANKCASE WITH PREMIUI L, REPLACE OIL FILTER. MERE APPLICABLE. INSF R, TOP OFF ALL FLUID LE	M PECT	ER CHANGE	
Parts							
Mfg	Item 5W20 BULK 1372	Description 5W20 SYN BLEN OIL FILTER	D MOTOR OIL	Category	Qt <u>.</u> 6 1	<u>uom</u>	Condition
original	1372	Repair Order		Invoice	<u> </u>	Odo	meter
ongman Date	Туре	Number	Reference	Amount	Date	ln	Ou
5/15/14	Invoice	700	1,000,000	\$46.20	5/15/14	123077	123077
abor	MVOICE	, 00		¥ 10.20	2 2 1	,	.2237.
Item ALIGN 2	W	Category ALIGNMENT	INSPECTION OF ALL FI AND STEERING COMPO CAMBER AND TOE IN C	Description TWO WHEE MAKE THE TWO WHEE MAKE THE TWO WHEE MAKE TWO WHE MAKE TWO WHEE AKE TWO WHEE MAKE TWO WHE MAKE TWO WHEE MAKE TWO WHE MA	PLETE ISION R, DRY	ENT	

Sheriff's Department

2005 Ford Crown Victoria 4.6 L 281 CID V8 SOHC, Tag:GY6445, Vin:2FAHP71W45X127083

ANY WORN OR DAMAGED PARTS.

Original	1		Repair Order		Invoice		C	Odometer
Date		Туре	Number	Reference	Amount	Date	ln	Out
4/2/14		Invoice	535		\$46.20	4/2/14	128598	128620
Labor								
Item			Category	Tech	Description			
LABOR				MGR	MISC LABO	R		
				FRONT END ALIGNM	ENT BY A-1 ALIGNMENT			
Original			Repair Order		Invoice)dometer
Date		Type	Number	Reference	Amount	Date	in	Out
3/31/14		Invoice	525		\$73.70	4/2/14	128598	128598
Labor								
Item			Category	Tech	Description			
GUIDE			<u> </u>	AS	UNIVERSAL	. JOINT - R	&R	
Parts								
Mfg	Item		Description		Category	Qty	<u>UOM</u>	Condition
-	354		U JOINT		Invalan	1		New Odometer
Original	ļ	T	Repair Order	Deference	Invoice	Data	_	Out
Date		Type	Number	Reference	Amount	Date	In 407005	
3/13/14		Invoice	468		\$301.68	3/14/14	127285	127285
Labor			<u>.</u> .					
Item			Category	Tech	Description	20 510 6		
GUIDE				TD	TIE ROD &/C on all models.DOES NOT inc		Kar	
					.NOTE: Manufacturer recomn			
				•	on steering gear when replacir	_		
				pinion gear is necessa	some models. If removal of ra rrv use Steeri	ICK OI		
GUIDE				AS	WHEEL BEA	ARING - R&	R	
Parts								
Mfg	Item		Description		Category	Qty	UOM	Condition
	EV4 55		INNER TIE ROD	END		1		New
•	5707		REAR AXEL BEA	RING		1		New
-	8660S		REAR WHEEL S	EAL		1		New
-	75W140) 	differential	·		3		New
Original			Repair Order		Invoice			dometer
Date		Туре	Number	Reference	Amount	Date	In	Out
3/10/14		Invoice	449		\$19.33	3/10/14	127034	127034
Labor								
Item			Category	Tech	Description			
LOFSYN	I		PREVENTATIVE	TD BEELL	LUBE, OIL,		R CHANG	E
				DRAIN AND REFILL (RANKCASE WITH PREMIUN	VI		

DRAIN AND REFILL CRANKCASE WITH PREMIUM SYNTHETIC MOTOR OIL, REPLACE OIL FILTER. LUBRICATE CHASSIS WHERE APPLICABLE. INSPECT AIR AND CABIN FILTER, TOP OFF ALL FLUID LEVELS AND APPLY REMINDER STICKER

	s Department Ford Crown Victoria 4.6	1 281 CID V/9 SO	HC Too:CV6445 V	in:250UD7410/45V42	7002		
	I (continued)		110, 1ag.G10445, V		7003		
Date	•	Repair Order Number	Deference	Invoice	D-4-		ometer
3/10/14	Type Invoice	449	Reference	Amount	Date	In	Out
	mvoice	449		\$19.33	3/10/14	127034	127034
Parts	lia	Description					
Mfg	Item 5W20 BULK	Description	ND MOTOR OF	Category	Qty	UOM	Condition
	1372	OIL FILTER	ND MOTOR OIL		6 1		New
Origina		Repair Order		Invoice		Ode	ometer
Date	Туре	Number	Reference	Amount	Date	In .	Out
2/24/14	= -	401	11010101100	\$2.399.45	3/4/14	126731	126781
Labor	11170100	101		Ψ2,000.40	31-11-1-1	120751	120701
Item		Category	Tech	Description			
GUIDE			JV	TRANSMISS	ION ASSEM	BLY - R&I &	O/H
				eplace necessary parts, clear bil cooler lines, adjust and ro	n and		
GUIDE			JB	HEADLAMP.	ASSEMBLY	- ADJUST	
GUIDE			TD	HEADLAMP	ASSEMBLY	- R&R	
			DOES NOT include adju	st headlamps.			
LABOR			TD	MISC LABOR	₹		
Parts							
Mfg	Item	Description		Category	Qty	<u>UOM</u>	Condition
-	TRANS OVERHAUL	REBUILD TRAN	SMISSION		1		
-	194	LIGHT BULB			1		New
-	F02502200	HEADLIGHT AS			1		New
-	FO2503200 6W1Z-9D653-AA	HEADLIGHT AS			1		New
Original		CHARCOAL CA	NINISTER	laurica	11	04-	New
Date	Type	Repair Order Number	Reference	Invoice	Data		meter
2/5/14	Invoice	347	Reference	Amount	Date	In 405050	Out
	invoice	347		\$21.36	2/5/14	125658	125658
Labor Item		Catagoni	Toch	Description			
GUIDE		Category	Tech AS	Description HEADLAMP			
OOIDL			DOES NOT include adjus		DULD - NaN		
Parts							
Mfg	Item	Description		Category	Ohr	UOM	Condition
	9007	HEADLIGHT BU	I R	Category	Qty 1	OOW	New
Original		Repair Order		Invoice		Odo	meter
Date	Type	Number	Reference	Amount	Date	In	Out
1/17/14	Invoice	302		\$21.36		124591	124591
Labor				421.00	.,	12 100 1	12 100 1
Item		Category	Tech	Description			
GUIDE		31	AS	HEADLAMP I	BUIR-R&R		
_			DOES NOT include adjus				
Parts			•				
Mfg	Item	Description		Category	Qtv	UOM	Condition
-	9007	HEADLIGHT BU	LB		Qty 1		New

New

Vehicle Service History Report

30221

2005 Ford Crown Victoria 4.6 L 281 CID V8 SOHC, Tag:GY6445, Vin:2FAHP71W45X127083

WIPER BLADE

Original		Repair Order		Invoice		Odometer	
Date	Type	Number	Reference	Amount	Date	In	Out
12/16/13	Invoice	188		\$7.50	12/16/13	123077	123077
Labor							
ltem		Category	Tech	Description			
ABOR			JB	MISC LABO	R		
			moved light charger to pass side				
_ABOR			JB	MISC LABO	R		
			removed console light				
LABOR			JB	MISC LABO	R		
			fix front & rear strobes				
ABOR			AS	MISC LABO	R		
			take out camera system				
MPERS		PREVENTATIVE	JB	R&R WINDSHIELD WIPERS			
			REPLACE WINDSHIELD WIPER	BLADES OR RE	FILLS		
Parts							
Vlfg Item		Description		Category	Qt	y UOM	Condition