

VEHICLE EQUIPMENT AND LIGHTING PURCHASE AGREEMENT
Contract #2018-346

This Vehicle Equipment and Lighting Purchase Agreement (this "Agreement") with an effective date of September 1, 2018, is entered into by and between Yavapai County, a political subdivision of the State of Arizona (hereinafter "COUNTY") and Arizona Emergency Products, Inc., an Arizona corporation (hereinafter "VENDOR"). COUNTY and VENDOR may each be referred to individually as a "Party" or "party," and collectively as the "Parties" or "parties."

RECITALS

WHEREAS, COUNTY is a political subdivision of the State of Arizona and authorized to enter into this Agreement pursuant to A.R.S. § 11-201; and,

WHEREAS, On May 27, 2018, COUNTY issued a Call for Bids (RFP #2018-01/ Contract 2018-346) inviting qualified vendors to submit bids for the purchase of or the purchase and installation of vehicle equipment and lighting with bids to be submitted no later than 1:30 p.m. on July 10, 2018; and,

WHEREAS, Upon evaluation of the bids as submitted, COUNTY, upon a determination that VENDOR's bid conforms to the requirements as set forth in the Call for Bids and is the most advantageous to COUNTY concerning price, conformity to the specifications and other pertinent factors, has authorized a bid award to VENDOR and approved the execution of this Agreement; and,

WHEREAS, VENDOR is authorized to enter into this Agreement and desires to provide vehicle equipment and lighting products and services in accordance with the terms and conditions specified in this Agreement.

AGREEMENT

NOW, THEREFORE, in consideration of the foregoing recitals and the mutual promises and conditions set forth below and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, COUNTY and VENDOR, intending to become legally bound, hereto agree as follows:

- 1. Term.** This Agreement will commence on September 1, 2018, and will terminate on December 31, 2020, unless sooner terminated or further extended pursuant to the provisions of this Agreement. COUNTY, at its option, may renew this Agreement for supplemental terms of up to a maximum of six (6) additional years. The period for any single renewal increment shall be determined by the Yavapai County Fleet Management Department, and such increment shall not be for more than a period of two (2) years each, unless Yavapai County is eligible to obtain a significant cost and/or supply advantage by a longer Contract renewal period. COUNTY also reserves the right to unilaterally extend the period of any resultant Contract for unlimited six (6) months terms beyond any stated term.
- 2. Termination.** COUNTY may terminate or cancel this Agreement at any time for any reason, with or without just cause, with thirty (30) days written notice to VENDOR. Failure on the

part of VENDOR to meet workmanship criteria, provide proper quality of materials, sufficient workers, sufficient equipment, or meet the requirements dealing with supply and/or delivery, start and completion of work, or complete installation procedures of traffic control where required shall be sufficient grounds on the part of COUNTY to abandon, cancel or suspend VENDOR's services at any time. VENDOR shall be paid for those units satisfactorily supplied or installed at the unit price bid up to the time of termination.

3. Cancellation for Conflict of Interest. This Agreement is subject to cancellation pursuant to A.R.S. §38-511, the pertinent provisions of which are incorporated herein by reference.

4. Contract Documents. All Contract Documents are incorporated herein by reference and include the terms and conditions of this Agreement and the Specifications and Contract Documents issued by COUNTY on May 27, 2018, preliminary to award of Contract and VENDOR's responses thereto including, but not limited to: (a) the "Call for Bids"; (b) the "General Conditions"; (c) the "Special Terms and Conditions"; (d) the "VENDOR's Proposal Response Form" and responses as submitted; (e) the "Scope of Work"; (f) the "VENDOR's Proposal Questionnaire" and responses as submitted; (g) the "Technical Specifications Compliance Confirmation Form" and responses as submitted; and (h) the "Technical Specifications Pricing Form" and responses as submitted.

5. Obligations of the Parties. In consideration of payments by COUNTY to VENDOR and other obligations assumed by COUNTY as set forth in this Agreement and the Contract Documents, VENDOR shall perform all work and furnish all materials, tools, labor and other goods and services in accordance with the terms and conditions set forth in this Agreement and otherwise in the Contract Documents, said goods and services to be provided free from all claims, liens, charges or other restrictions or conditions as except as expressly provided herein.

6. Time for Performance and Penalties. Goods shall be provided and work completed in accordance with VENDOR's Pricing Schedule attached hereto. VENDOR shall pay One Hundred Dollars (\$100) per day per vehicle to COUNTY for vehicles that do not have complete upfit packages installed after ninety (90) calendar days of receipt of purchase order or sixty (60) calendar days after receipt of parts, whichever is sooner.

7. Oversight by County; Rejection of Non-Conforming Goods or Services. All work pursuant to this Agreement shall be performed under the direction and supervision of Yavapai County Fleet Management or its authorized agents, upon whose inspection all work shall be accepted or rejected. COUNTY may, in its sole discretion, reject or condemn all materials furnished or work performed pursuant to this Agreement based upon COUNTY's determination that the work or materials do not conform to the terms and conditions set forth herein. No payment for goods or services provided pursuant to this Agreement will be made until such time as the goods and services have been accepted by COUNTY.

8. Actions Upon Rejection. In the event COUNTY exercises its right to reject work and/or materials a Notice of Noncompliance shall be issued to VENDOR specifying the basis upon which the work or materials was rejected. Within 5 days of receipt of said Notice, VENDOR shall take such actions as necessary to bring the work and/or materials into compliance. VENDOR's failure to take the necessary corrective action within the time specified shall be deemed a breach of contract and constitute grounds for termination of the Agreement. Upon termination pursuant to

this Section, COUNTY's obligation to VENDOR shall be limited to payment for goods or services provided to, and accepted by, COUNTY prior to the date of termination.

9. Notices. All notices required or permitted to be given under the terms of this Agreement shall be in writing, and shall be effective upon hand delivery, deposit with a reputable overnight courier such as FedEx for overnight delivery or three (3) business days after deposit with the U.S. Mail via certified or registered mail, postage prepaid, return receipt requested as follows:

COUNTY

Yavapai County Fleet Management
Attn: Angie Davis
1100 Commerce Dr. #B
Prescott, Arizona 86305

VENDOR

Arizona Emergency Products
Attn: Brian Yox
3433 East Wood Street
Phoenix, AZ 85040

COUNTY and VENDOR shall each have the right from time to time to change the place notice is to be given under this paragraph by written notice thereof to the other Party.

10. Non-appropriation of funds. VENDOR recognizes and acknowledges that COUNTY is a governmental entity and this Agreement's validity is based upon the availability of public funding. Notwithstanding any other provision in this Agreement, in the event public funds are not appropriated for the performance of COUNTY's obligations under this Agreement, then COUNTY shall notify VENDOR in writing of any such non-allocation of funds at the earliest possible date, and this Agreement will terminate or shall automatically expire without penalty to COUNTY. If COUNTY's allocation of funds is reduced, then the scope of this Agreement may be reduced, if appropriate and agreed to in writing by the Parties, or this Agreement may be cancelled.

11. Indemnification. To the fullest extent permitted by law, VENDOR shall defend, indemnify, and hold harmless COUNTY, its departments, officers, officials, and employees without limitation from and against any and all claims, damages, losses, liabilities, fees, fines or expenses (including, but not limited to, attorney fees, court costs, and cost of appellate proceedings) relating to, arising from, resulting from or alleged to have arisen or resulted from COUNTY's duties or obligations in this Agreement. VENDOR's duty to defend, indemnify, and hold harmless COUNTY, its departments, officers, officials, and employees shall arise in connection with any and all claims, damages, losses, liabilities, fees, fines or expenses that are attributable to bodily injury, personal injury, sickness, disease, death or damage to, or destruction of, tangible or intangible property including the loss of use therefrom, caused in whole or in part by any act, error, mistake or omission of VENDOR, its departments, officers, officials, employees, vendors, subcontractors, or anyone for whose acts VENDOR may be liable. VENDOR agrees to waive all rights of subrogation against COUNTY, its departments, officers, officials, and employees. The insurance, its limits, amount, and type shall in no way be construed as limiting the scope of this indemnity.

12. Relationship of the Parties. Nothing contained in this Agreement shall be deemed or construed as creating a joint venture, partnership, agency, employment or fiduciary relationship between the parties. The Parties' employees shall not be considered employees of the other Party, and neither Party's personnel will, by virtue of this Agreement, be entitled or eligible, by reason of this Agreement, to participate in any benefits or privileges given or extended by the other Party to its employees. Neither party shall be liable for any debts, accounts, obligations or other liabilities

whatsoever of the other, including (without limitation) the other party's obligation to withhold Social Security and income taxes for itself or any of its employees.

13. Third Parties. Nothing in this Agreement shall be deemed to create any right in any person not a party hereto. This Agreement shall not be construed in any respect to be a contract in whole or in part for the benefit of a third party.

14. Severability/Unenforceability. In the event that any of the provisions of this Agreement are held to be invalid or unenforceable, validity and enforceability of the remaining provisions of this Agreement shall not be affected and effect shall be given to the intent manifested by the provisions held enforceable and valid. If any of the provisions of this Agreement are inapplicable to a person or circumstance, the same provisions shall remain applicable to all other persons and circumstances.

15. Implied Contract Terms. Each provision of law and any terms required by law to be in this Agreement are a part of this Agreement as if fully stated herein.

16. Parol Evidence. This Agreement is intended by the Parties as a final and complete expression of their Agreement. No course of prior dealings between the Parties and no usage of the trade shall supplement or explain any terms used in this Agreement.

17. Governing Law and Venue. This Agreement shall be governed by, and construed and enforced in accordance with the laws of the State of Arizona. Any action or claim arising from, under, or pursuant to this Agreement shall be brought in the courts, state or federal, within the State of Arizona, and the parties expressly waive the right to bring any legal action or claim in any other court. The parties hereby consent to venue in Yavapai County for all purposes in connection with any action or proceeding commenced between the parties hereto in connection with or arising from this Agreement. Any changes in the governing laws, rules, and regulations that do not materially affect VENDOR's obligations under this Agreement during the Term of this Agreement will apply but will not require an Amendment.

18. Material Change in Law or Regulation. Any changes in the governing laws, rules, or regulations that do not materially affect the parties' obligations under this Agreement will apply but do not require an amendment. In the event of adoption of legislation, regulations, or instructions or the initiation of an enforcement action by a governmental agency, any of which materially affects the legality of this Agreement or the relationship among the parties hereto, either party may propose amendments to this Agreement to bring this Agreement into conformity with such laws. If COUNTY and VENDOR are unable to reach agreement on the renegotiation of this Agreement within thirty (30) days of the initiation of negotiations, then either party may terminate this Agreement upon written notice to the other party.

19. Alternative Dispute Resolution. In the event of any dispute, VENDOR and COUNTY will immediately attempt to resolve the dispute prior to taking formal action. Pursuant to A.R.S. § 12-1518, disputes under this Agreement shall be resolved through the use of arbitration when the case or lawsuit is subject to mandatory arbitration pursuant to rules adopted under A.R.S. § 12-133.

20. Waiver of Jury Trial. The Parties hereby waive their respective rights to trial by jury in

any action or proceeding arising out of this Agreement.

21. Waiver. A party's failure or neglect to enforce any term, covenant, condition, right, or duty in this Agreement does not constitute a waiver of any term, covenant condition, right, or duty, nor is it deemed to be a waiver of that party's rights or remedies under this Agreement. A waiver or extension is only effective if it is in writing and signed by the party granting it. No single or partial exercise of any right or remedy will preclude any other or further exercise of any right or remedy. One or more waivers by a party of any term, covenant, condition, right, or duty in this Agreement shall not be construed as a waiver of a subsequent default or breach of the same covenant, term, condition, right, or duty.

22. Legal Arizona Workers Act Compliance. The parties hereby warrant that they will at all times during the term of this Agreement comply with all federal immigration laws applicable to their employment of their employees and with the requirements of A.R.S. §§ 23-214 and 41-4401 (together the "State and Federal Immigration Laws"). A breach of the foregoing warranty shall be deemed a material breach of the contract, and the parties shall have the right to terminate this Agreement for such a breach, in addition to any other applicable remedies. The parties retain the legal right to inspect the papers of each contractor, subcontractor, or employee who performs work pursuant to this Agreement to verify performance of the foregoing warranty of compliance with the State and Federal Immigration Laws. The foregoing provisions shall be included in any contract between VENDOR and any subcontractor providing services pursuant to this Agreement.

23. Non-Discrimination. The Parties shall comply with the Office of the Arizona Governor Executive Order 2009-09, which mandates that all persons, regardless of race, color, religion, sex, age, national origin or political affiliation, shall have equal access to employment opportunities, and all other applicable State and Federal employment laws, rules and regulations, including the Americans with Disabilities Act. The Parties shall take affirmative action to ensure that applicants for employment and employees are not discriminated against due to race, creed, color, religion, sex, national origin or disability.

24. Americans With Disabilities Act. VENDOR will comply with all applicable provisions of the Americans with Disabilities Act (Public Law 101-336, 42 U.S.C. §§ 12101-12213) and all applicable federal regulations under the Act, including 28 CFR Parts 35 and 36.

25. Written Certification Pursuant to A.R.S. § 35-393.01. The Parties are not currently engaged in, and agree for the duration of this Agreement to not engage in, a boycott of Israel.

26. Headings and Construction of Agreement. In construing this Agreement, all headings and titles are for the convenience of the parties and for organizational purposes only and shall not be considered in interpreting the meaning of any provision in this Agreement or considered a part of this Agreement. All references to Sections or Articles refers to the corresponding Section or Article of this Agreement unless otherwise specified. Whenever required by the context, each number shall include the plural, each gender shall include all genders, and unless the context otherwise requires, the word "person" shall include corporation, firm, or association.

27. Fair Meaning. This Agreement shall not be construed as if prepared by one of the parties, but rather according to its fair meaning as a whole, as if both parties had prepared it.

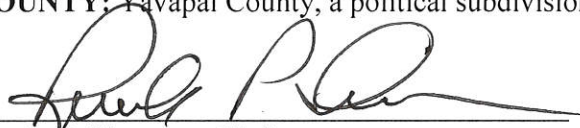
28. Entire Agreement/Amendment. This Agreement and the Contract Documents contain the entire, integrated agreement of the Parties and there are no oral agreements, understandings, or representations relied upon by the Parties. This Agreement supersedes and merges all prior negotiations, representations, or agreements, whether written or oral. Any modifications or amendments to this Agreement must be in writing and signed by all Parties.

29. Execution in Counterparts. This Agreement may be executed in any number of counterparts, each of which shall be deemed an original, but all of which when taken together shall constitute one and the same instrument. The signature page of any counterpart may be detached therefrom without impairing the legal effect of the signature(s) thereon, provided such signature page is attached to any other counterpart identical thereto. Each of the Parties may sign any number of copies of this Agreement. Each signed copy shall be deemed to be an original, but all of them together shall represent one and the same agreement.

30. Legal Agreement. This Agreement is an important, binding legal document, and each Party warrants it has had an opportunity to consult with an attorney about the terms set forth herein. By signing this Agreement, each person signing this Agreement represents and warrants that he or she is duly authorized and has the legal capacity to execute this Agreement and understands the meaning of all terms contained herein and agrees to their application and enforceability.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized officials.

COUNTY: Yavapai County, a political subdivision of the State of Arizona



Rowle P. Simmons, Chairman
Yavapai County Board of Supervisors

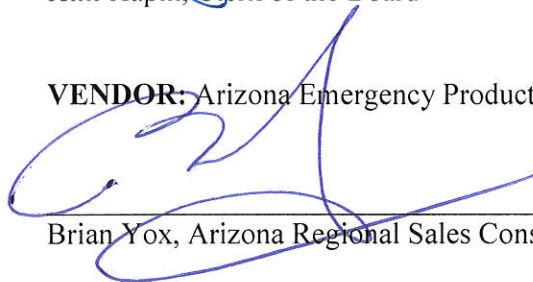
Date: 8/9/2018

ATTEST:



Kim Kapin, Clerk of the Board

VENDOR: Arizona Emergency Products, Inc., an Arizona corporation



Brian Yox, Arizona Regional Sales Consultant

Date: 7-20-2018

Yavapai County Contract# 2018-346

TWO (2) WHEEL DRIVE PPV AND FOUR (4) WHEEL DRIVE SSV PATROL VEHICLE PACKAGE					
Pricing Section		VENDOR: ARIZONA EMERGENCY PRODUCTS			
Item #	Description	Part Number	Quantity	Price Each	Total
1	Lights: LED Light Bar	ENFLBS1254	1	\$ 1,849.99	\$ 1,849.99
2	Lights: LED Light Stick	ENFTCDGS1208-D12	1	\$ 630.50	\$ 630.50
3	Lights: LED Flasher	INCL W/ LINE # 2	1	\$ -	\$ -
4	Lights: Headlight/Taillight Flasher	ETHTAHO-07+	1	\$ 53.00	\$ 53.00
5	Siren Control Head	ETSA481CSR	1	\$ 326.50	\$ 326.50
6	Siren Speaker	ETSS100N	1	\$ 145.00	\$ 145.00
7	Radio Console	CC-F-TMC-715	1	\$ 382.20	\$ 382.20
8	Radio Console Base Plate	AC-TH15-MNT	1	\$ -	\$ -
9	1" Face Plate: Blank	FP-BLNK1	1	\$ -	\$ -
10	3" Face Plate: Radar Head	FP-EAGLE	1	\$ -	\$ -
11	4" Face Plate: Siren Controller	FP-ETSA481	1	\$ -	\$ -
12	2" Face Plate: Mobile Radio / YCSO Traffic	FP-KENTK7360	1	\$ -	\$ -
13	4" Face Plate: Beverage Holder	AC-INBHG	1	\$ 36.75	\$ 36.75
14	4" Face Plate: Sunglass / Pen Holder	FP-SGTRAY	1	\$ 28.00	\$ 28.00
15	2" Face Plate: USB media port	FP-TH15-USB-DC	1	\$ -	\$ -
16	2" Face Plate: DC Power outlets (x2)	FP-AP12-3	1	\$ -	\$ -
17	12 volt DC power outlets with protective caps	L3-AP1SET	2	\$ 8.82	\$ 17.64
18	Microphone clips w/mounting plates	AC-MCM1	2	\$ 11.03	\$ 22.06
19	MDC: Mount Base	7160-0510	1	\$ 126.00	\$ 126.00
20	MDC: Lower pole	DS-LOWER-9	1	\$ 42.00	\$ 42.00
21	MDC: Floor Plate	INCL W/LINE #19	1	\$ -	\$ -
22	MDC: Upper Pole	7160-0178	1	\$ 60.20	\$ 60.20
23	MDC: Tilt / Attachment	7160-0220	1	\$ 235.90	\$ 235.90
24	MDC: Support Brace	7160-0230	1	\$ 53.90	\$ 53.90
25	MDC: Docking Station	7160-0318-09	1	\$ 955.50	\$ 955.50
26	MDC: Power Adapter (Panasonic TB 31)	PA1580-1921	1	\$ 123.45	\$ 123.45
27	Cell Booster: 4G or better	470510	1	\$ 455.99	\$ 455.99
28	Cell Booster: Antenna	311104	1	\$ 18.99	\$ 18.99
29	Cell Booster: Antenna Cable	901150	1	\$ 14.24	\$ 14.24
30	USB: 2 Port round	USB12V	1	\$ 9.99	\$ 9.99
31	Arm Rest: Padded, adjustable	AC-SIDEARM-6	1	\$ 66.15	\$ 66.15
32	Mobile radio: YCSO radio traffic	TK-7360HK	1	\$ 472.15	\$ 472.15
33	External radio speaker	KES-5 W/ KCT-60M	1	\$ 87.64	\$ 87.64
34	Coax Cable Kit	LARNMOKHFUD25	2	\$ 15.15	\$ 30.30
35	Rain Cap cover	NMOCAPB	1	\$ 4.10	\$ 4.10
36	Antenna Mast: 152-152 MHz roof mount	QWB152	1	\$ 8.53	\$ 8.53
37	UHF Male connector	RFU-505-ST	1	\$ 3.62	\$ 3.62
38	UHF Female Adapter	RFU-532	1	\$ 7.68	\$ 7.68
39	Security: Partition	PK1160TAH15SCA	1	\$ 683.10	\$ 683.10
40	Security: Lower Panel	INCL W/ LINE # 39	1	\$ -	\$ -
41	Security: Recessed Panel	INCL W/ LINE #39	1	\$ -	\$ -
42	Security: Rear Prisoner Seat	CT5503	1	\$ 1,093.45	\$ 1,093.45
43	Security: Rear Door Guards	DK0100TAH15	1	\$ 233.10	\$ 233.10
44	Security: Dual gun rack	WEI-002	1	\$ 330.00	\$ 330.00
45	Security: Surveillance Mode	13582297	1	\$ 9.99	\$ 9.99
46	Flashlight: Rechargeable	25302	1	\$ 97.37	\$ 97.37
47	Vehicle Wiring Harness	CT001	1	\$ 646.75	\$ 646.75
48	Front Air Bag Switch	AOI0022	1	\$ 184.50	\$ 184.50
49	Radar Unit: with Dual KA band antenna	CRS57	1	\$ 2,425.50	\$ 2,425.50
50	Shop Supplies	SHOP SUPPLIES	1	\$ 75.00	\$ 75.00
51	Sales Tax	SALES TAX	1	8.6%	\$ 1,036.02
52	Shipping Cost	SHIPPING & HANDLING	1	\$ 250.00	\$ 250.00
53	Installation Labor Cost (Hours / Price per Hour)	INSTALLATION LABOR	36	\$ 65.00	\$ 2,340.00
54	Complete Build Cost				\$ 15,672.75

Yavapai County Contract# 2018-346

TWO (2) WHEEL DRIVE PPV SUV K-9 PATROL VEHICLE PACKAGE

Pricing Section		VENDOR: ARIZONA EMERGENCY PRODUCTS			
Item #	Description	Part Number	Quantity	Price Each	Total
1	Lights: LED Light Bar	ENFLBS1254	1	\$ 1,849.99	\$ 1,849.99
2	Lights: LED Light Stick	ENFTCDGS1208-D12	1	\$ 630.50	\$ 630.50
3	Lights: LED Flasher	INCL W/ LINE # 2	1	\$ -	\$ -
4	Lights: Headlight/Taillight Flasher	ETHTAHO-07+	1	\$ 53.00	\$ 53.00
5	Siren Control Head	ETSA481CSR	1	\$ 326.50	\$ 326.50
6	Siren Speaker	ETSS100N	1	\$ 145.00	\$ 145.00
7	Radio Console	CC-F-TMC-718	1	\$ 393.23	\$ 393.23
8	Radio Console Base Plate	AC-TH15-MNT	1	\$ -	\$ -
9	1" Face Plate: Blank	FP-BLNK1	1	\$ -	\$ -
10	4" Face Plate: Siren Controller	FP-ETSA481	1	\$ -	\$ -
11	2" Face Plate: Mobile Radio / YCSO radio traffic	FP-KENTK7360	1	\$ -	\$ -
12	2" Face Plate: Mobile Radio / DPS radio traffic	FP-KENTK7360	1	\$ -	\$ -
13	4" Face Plate: K9 Notification Display	FP-ACEK9	1	\$ -	\$ -
14	4" Face Plate: Beverage Holder	AC-INBHG	1	\$ 36.75	\$ 36.75
15	4" Face Plate: Sunglass / Pen Holder	FP-SGTRAY	1	\$ 28.00	\$ 28.00
16	2" Face Plate: USB media port	FP-TH15-USB-DC	1	\$ -	\$ -
17	2" Face Plate: DC Power outlets (x2)	FP-AP12-3	1	\$ -	\$ -
18	12 volt DC power outlets with protective caps	L3-APISET	2	\$ 8.82	\$ 17.64
19	Microphone clips w/mounting plates	AC-MCM1	2	\$ 11.03	\$ 22.06
20	MDC: Mount Base	7160-0510	1	\$ 126.00	\$ 126.00
21	MDC: Lower pole	DS-LOWER9	1	\$ 42.00	\$ 42.00
22	MDC: Floor Plate	INCL W/ LINE # 20	1	\$ -	\$ -
23	MDC: Upper Pole	7160-0178	1	\$ 60.20	\$ 60.20
24	MDC: Tilt / Attachment	7160-0220	1	\$ 235.90	\$ 235.90
25	MDC: Support Brace	7160-230	1	\$ 53.90	\$ 53.90
26	MDC: Docking Station	7160-0318-09	1	\$ 955.50	\$ 955.50
27	MDC: Power Adapter (Panasonic TB 31)	PA1580-1921	1	\$ 123.45	\$ 123.45
28	Cell Booster: 4G or better	470510	1	\$ 455.99	\$ 455.99
29	Cell Booster: Antenna	311104	1	\$ 18.99	\$ 18.99
30	Cell Booster: Antenna Cable	901150	1	\$ 14.24	\$ 14.24
31	USB: 2 Port round	USBR12V	1	\$ 9.99	\$ 9.99
32	Arm Rest: Padded, adjustable	AC-SIDEARM-6	1	\$ 66.15	\$ 66.15
33	Mobile radio: YCSO radio traffic	TK-7360HK	1	\$ 472.15	\$ 472.15
34	External radio speaker: YCSO radio traffic	KES-5 AND KCT-60M	1	\$ 87.64	\$ 87.64
35	Coax Cable Kit	LARNMOKHFUD25	2	\$ 15.15	\$ 30.30
36	Rain Cap cover	NMOCAPB	1	\$ 4.10	\$ 4.10
37	Antenna Mast: 152-152 MHz roof mount	QWB152	1	\$ 8.53	\$ 8.53
38	UHF Male connector	RFU-505-ST	1	\$ 3.62	\$ 3.62
39	UHF Female Adapter	RFU-532	1	\$ 7.68	\$ 7.68
40	Mobile radio: DPS radio traffic	TK-7360HUK	1	\$ 488.30	\$ 488.30
41	External radio speaker: DPS radio traffic	KES-5 AND KCT-60M	1	\$ 87.64	\$ 87.64
42	25 foot coax cable kits with FME connector & NMO	LARNMOKHFUD25	1	\$ 15.15	\$ 15.15
43	Rain Cap cover	NMOCAPB	1	\$ 4.10	\$ 4.10
44	Antenna Mast: 152-152 MHz roof mount	QWB450	1	\$ 8.53	\$ 8.53
45	UHF Male connector	RFU-505-ST	1	\$ 3.62	\$ 3.62
46	UHF Female Adapter	RFU-532	1	\$ 6.70	\$ 6.70
47	Security: K9 Transport System	IKR-TAHOE	1	\$ 2,692.50	\$ 2,692.50
48	Security: K9 Transport System Fan	EZ-FAN-KIT	1	\$ 165.00	\$ 165.00
49	Security: K9 Transport System Black Powder Coating	POWDER-COAT-K9-BLACK	1	\$ -	\$ -
50	Security: K9 Rubber Mat	RUBBER-LINER-003	1	\$ -	\$ -
51	Security: K9 Heat Alarm System	HP-5020	1	\$ 1,234.05	\$ 1,234.05
52	Security: K9 Long Range Pager System w/Antenna	HP-RBM-27-400	1	\$ 308.75	\$ 308.75
53	Security: K9 No K-9 Left Behind System	NKLBK-P	1	\$ 65.55	\$ 65.55
54	Security: K9 ACE K-9 Watchdog System	AWD-7020	1	\$ 854.05	\$ 854.05
55	Security: K9 Water Dish	WATER-DISH	1	\$ 97.50	\$ 97.50
56	Security: K9 LED Pod light / officer area	ECVDMTLA00	1	\$ 40.50	\$ 40.50
57	Security: K9 LED Pod light / dog kennel area	EZLED	1	\$ -	\$ -
58	Security: Two Drawer K9 Storage Cabinet	225-2092	1	\$ 1,852.00	\$ 1,852.00
59	Security: Single Weapon Gun Rack	WEI-001	1	\$ 270.00	\$ 270.00

Yavapai County Contract# 2018-346

TWO (2) WHEEL DRIVE PPV SUV K-9 PATROL VEHICLE PACKAGE

Pricing Section		VENDOR: ARIZONA EMERGENCY PRODUCTS			
Item #	Description	Part Number	Quantity	Price Each	Total
60	Security: Surveillance Mode	13582297	1	\$ 9.99	\$ 9.99
61	Security: Anti-Theft (Tremco)	TREMCO-TAHOE-15	1	\$ 148.50	\$ 148.50
62	Flashlight: Rechargeable	25302	1	\$ 97.37	\$ 97.37
63	Vehicle Wiring Harness	CT001	1	\$ 646.75	\$ 646.75
64	Front Air Bag Switch	AOI0022	1	\$ 184.50	\$ 184.50
65	Side Air Bag Switch	AOI0024	1	\$ 226.50	\$ 226.50
66	Radar Unit: with Dual KA band antenna	CRS57	1	\$ 2,425.50	\$ 2,425.50
67	In Vehicle Camera System (AXON/Model AX1001)	NO BID	1	\$ -	\$ -
68	Shop Supplies	SHOP SUPPLIES	1	\$ 100.00	\$ 100.00
69	Sales Tax	SALES TAX	1	8.6%	\$ 1,574.84
70	Shipping Cost	SHIPPING AND HANDLING	1	\$ 750.00	\$ 750.00
71	Installation Labor Cost (Hours / Price per Hour)	INSTALLATION LABOR	52	\$ 65.00	\$ 3,380.00
72	Complete Build Cost				\$ 24,016.89

Yavapai County Contract# 2018-346

Product Line Discounts Offered

Item #	Manufacturer	Percentage of Discount Offered	
1	911EP	NONE	%
2	Able2	40	%
3	American Aluminum Inc.	25	%
4	AOI Electrical Inc.	25	%
5	B & B	20	%
6	Decatur	5	%
7	Federal Signal Corporation	30	%
8	Gamber Johnson	30	%
9	Havis	25	%
10	Jotto Desk, Inc.	25	%
11	Kenwood	5	%
12	Kustom Signals	10	%
13	Laguna	5	%
14	Laird	NONE	%
15	Larson	NONE	%
16	Lind	5	%
17	Patriot Enterprises USA	NONE	%
18	Patrol Power	35	%
19	Pro-Gard	25	%
20	PSE, Code 3, Inc.	30	%
21	Radiotronics, Ace K9,	5	%
22	Ray Allen K9	NONE	%
23	Sierra	NONE	%
24	Setina Manufacturing	10	%
25	Sound Off	50	%
26	Streamlight	40	%
27	Tessco	3	%
28	Tomar	20	%
29	Tradesman	NONE	%
30	Tremco Police Products	10	%
31	Troy	30	%
32	Tufloc	NONE	%
33	Unity	50	%
34	Watchguard	NONE	%
35	Weathergard	NONE	%
36	WeBoost	5	%
37	Wilson	5	%
38	Whelen	30	%
39	LIST OTHER LINES AVAILABLE AND DISCOUNT OFFERED		
40	Talley Electronics	40	%
41	MAG Light	10	%
42	Ridgid Industries	20	%
43	Panorama	10	%
44	Westin	20	%
45	Weiser Weapon Mounts	25	%