

Property Transmittal Record For Equipment Purchased with Grant Funds

Description of Property

Description	CATRAC ID	Cost	Transferring Initial	Rcvd Initial
Pelican Credo Cube: Series 4, 2L	G51020	365.00		
Thermal Isolation Chamber System	G51010	170.00		
Pelican Credo Cube: Series 4, 2L	G51023	365.00		
Thermal Isolation Chamber System	G51017	170.00		
Pelican Credo Cube: Series 4, 2L	G51022	365.00		
Thermal Isolation Chamber System	G51016	170.00		
Pelican Credo Cube: Series 4, 2L	G51021	365.00		
Thermal Isolation Chamber System	G51014	170.00		
QinFlow Warrior Extreme	G50139	3,438.50		
QinFlow Enhanced Battery	B10293	989.00		
Cryopak Mini Multi Use Data Logger	G50118	33.48		
Cryopak Data Logger USB Cable	--	3.25		
Cryopak Mini Multi Use Data Logger	G50124	33.48		
Cryopak Data Logger USB Cable	--	3.25		
Cryopak Mini Multi Use Data Logger	G50117	33.48		
Cryopak Data Logger USB Cable	--	3.25		
Cryopak Mini Multi Use Data Logger	G50119	33.48		
Cryopak Data Logger USB Cable	--	3.25		
Total		\$6,714.42		

DSHS Program: RAC Development

Acquired under Contract/Attch. No.: DSHS Contract No. HHS000 124600001

TRANSFERRED FROM:

Organization: **Capital Area Trauma Regional Advisory Council (CATRAC)**
4100 Ed Bluestein Blvd Suite 200 Austin, Texas 78721
(512) 926-6184

TRANSFERRED TO:

Organization: Williamson County EMS
Address: 3188 SE Inner Loop, Georgetown, TX 78627

Contact Name: Mike Knipstein
Title: Director
Email: Mknipstein@wilco.org
Phone: 512-943-1224

Comments:

This is to certify that the above property has been acquired from the transferring agency/ program named above and will be subject to the contract terms and conditions of the above referenced contract. Agency will be required to maintain equipment in working manner and assume cost to damaged or lost equipment with regard to replacement of similar equipment and function.

Notification to CATRAC is required as soon as possible in the event this occurs. This project is funded by grant funding. As such, all acquisitions of a material nature must be available upon request for on-site assessment by any state and/or federal agency.

The agency agrees to abide by the CATRAC Policies and Procedures including, but not limited to:

1. Be responsible for any and all charges associated with purchased equipment.
2. Replace the unit if lost, stolen or damaged. Notification to CATRAC is required as soon as possible in the event this occurs.
3. Keep the unit properly maintained and in good working condition.
4. Provide CATRAC documentation of Preventive Maintenance on request.
5. Notify CATRAC if unit is non-operational.
6. Have unit reasonably available for emergency deployment per CATRAC MOU.
7. Provide CATRAC list of individuals attending training related to project upon request.

INDEMNIFICATION:

To the extent authorized under Texas law, each party agrees to indemnify, defend and hold harmless the other and its directors, officers, members, employees, contractors and agents from and against any and all claims, losses, damages, costs, expenses or other liability resulting directly or indirectly from any intentional, grossly negligent or negligent act or failure to act by the indemnifying party's directors, officers, employees or agents in the performance of this subcontract, including without limitation any accident or injury to persons or property or any liability for copyright, patent or trademark infringement. The parties' obligations under this section shall survive the expiration or termination of this subcontract until all claims involving any of the indemnified matters are fully and finally resolved or barred by applicable statutes of limitation. In the event Williamson County EMS and CATRAC (Capital Area of Texas Regional Advisory Council) are found jointly liable by a court of competent jurisdiction, liability shall be apportioned comparatively in accordance with the laws for the State of Texas.

The provisions of this indemnity are solely for the benefit of the parties hereto and not intended to create or grant any rights, contractual or otherwise, to any other person or entity. Each party shall advise the other party in writing within 24 hours of any claim or demand against it related to or arising out of its activities under this Agreement. The party receiving the notice shall have the right, at its option and at its own expense, to participate in such defense without relieving the notifying party of any of its obligations under this paragraph.

Agency:

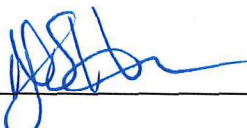
Signature:  Bill Gravell (May 17, 2022 10:12 CDT)

Date: May 17, 2022

Print Name & Title: Bill Gravell

County Judge

CATRAC:

Signature: 

Date: 5/16/22

Print Name & Title: Doug Havron, Executive Director – CATRAC