			125-08-112				
. *				Contract	No CN08		
2 ·				Bid No:	N/A		
MOTOROLA	Ver. 4.9 Build 1000	SERVICE AGE	REEMEN [.]	Г			
n: National Service Support		Agreement Order # : :	500001008039				
)7 East Algonquin Road naumburg, IL 60196		Supersedes Agreement #(s) : _					
0) 247-2346	Date: <u>11/26/2007</u>						
		Required P.O.:	YES				
Company Name: Nassau County Public Safety Communications Attn: Billing Address: 96160 Nassau County		Customer # : _	1011837202				
		Bill to Tag # : <u>002</u>					
		· _	Contract Start Date: 02/01/2008				
City, State, Zip: Yulee, FL 32907		Contract End Date: (01/31/2009				
Customer Contact: Terry Forehand		Anniversary Date:					
Phone: <u>904-491-7373</u>		Payment Cycle: /					
Fax:		Tax Exempt: PO # :	123				
	ription		Monthly Ext	Ex	tended		
SVC01SVC1104 Techr	nical Support Service		\$ 5,630.8	в\$	67,570.50		
					1		
		SUBTOTAL - RECURRING SERVICES	\$ 5,630.8		67,570.50		
CIAL INSTRUCTIONS - ATTACH STATEMENT OF WOR IPTIONS	K FOR PERFORMANCE	TOTAL - ONE-TIME EVENT SERVICES TOTAL	\$ 5,630.8	3 \$	67,570.50		
not include any board repair, Motorola prov cement. Pricing Valid Till Jan. 31, 2008.	ided spares, and advanced	TAXES		\$	-		
	THE LINAGA				67,570.50		
CHIEF DEPUTY CO A LINA	CLUPTCOUNTABILIT'		SUBJECT TO STATE & LOCAL 1) BE VERIFIED BY MOTOROLA				
Mare herer	DATE // 9/08_	SUBCONTRACTOR(S)		STATE			
and the former							
eived Statements of Work that describe the service							
rola's Service Terms & Conditions, a copy of whic ement, is incorporated herein by this reference	n is attached to this Service						
Janan Harch	<u> Chair</u>		1-9-08				
HORIZED CUSTOMER SIGNATURE			DATE				
ianne Marshall	/		1 - 1	<u> </u>			
all the	CSM		1251	og p			
OROLA REPRESENTATIVE (SIGNATURE)		DATE					
Cordova	850-294-5559) PHONE		350-294-5559 FAX				
TEST AS TO THE CHAIR'S SIGNATURE:		APPROVED AS TO FORM BY THE NASSAL COUNTY ATTORNEY:					
(\APP		IASSAC (0					
ppm-up	4	L'					
N A. CRAWFORD, EX-OFF SPC v4.9 Build 1000	ÍCIO CLERK	DAVID A.	HALLMAN R	elease Dat	te: 01/01/05		

.

1

40

Motorola, Inc., through its Commercial, Government, and Industrial Solutions Sector ("Motorola"),

Motorola, inc., through its Commercial, Government, and Industrial Solutions Sector (Motorola), and the customer named in this Agreement ("Customer"), hereby agree as follows: Section 1 APPLICABILITY These Service Terms and Conditions apply to service contracts whereby Motorola agrees to provide to Customer either (1) maintenance, support and/or other services under a Motorola Service Agreement, or (2) installation services under a Motorola Installation Agreement. Section 2 DEFINITIONS AND INTERPRETATION

Section 2 DEFINITIONS AND INTERFRETATION 2.1. "Agreement" means these Service Terms and Conditions, the cover page for the Service Agreement or the Installation Agreement, as applicable; and any other attachments, all of which are incorporated herein by this reference. In interpreting this Agreement and resolving any ambiguities, these Service Terms and Conditions will take precedence over any cover page, and the cover page will take precedence over any attachments, unless the cover page or attachment cifically states otherwise

spe 2.2. "Equipment" means the equipment that is specified in the attachments or is subsequently added to this Agreement 2.3. "Services" means those installation, maintenance, support, training, and other services

described in this Agreement. Section 3 ACCEPTANCE

.

1

Customer accepts these Service Terms and Conditions and agrees to pay the prices set forth in the Agreement. This Agreement will become binding only when accepted in writing by Motorola. The term of this Agreement will begin on the "Start Date" indicated in this Agreement. Section 4 SCOPE OF SERVICES

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

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

4.3. If Customer purchases from Motorola additional equipment that becomes part of the same system as the initial Equipment, the additional equipment may be added to this Agreement and will be billed at the applicable rates after the warranty for such additional equipment expires. 44. All Equipment must be in good working order on the Start Date or when additional equipment is added to the Agreement. Upon reasonable request by Motorola, Customer will provide a

Is acceled to the serial and model number list of the Equipment. Customer must promptly notify Notorola in writing when any Equipment is lost, damaged, stolen or taken out of service. Customer's obligation to pay Service fees for such Equipment will terminate at the end of the month in which Notorola receives such written notice. 4.5. Customer must specifically identify any Equipment that is labeled intrinsically safe for use in

hazardous environments

nazaroous environments. 46. If Equipment cannot, in Motorola's reasonable opinion, be properly or economically serviced for any reason, Motorola may modify the scope of Services related to such Equipment; remove such Equipment from the Agreement; or increase the price to Service such Equipment. 47. Oustomer must promptly notify Motorola of any Equipment failure. Motorola will respond to Customer's notification in a manner consistent with the level of Service purchased as indicated in

this Agreement.

Section 5 EXCLUDED SERVICES

51. Service excludes the repair or replacement of Equipment that has become defective or damaged from use in other than the normal, customary, intended, and authorized manner, use not

in compliance with applicate industry standards excessive wear and tear, or accident, liquids, power surges, neglect, acts of God or other force majeure events. 5.2. Unless specifically included in this Agreement, Service excludes items that are consumed in the normal operation of the Buipment, such as batteries or magnetic tapes; upgrading or reprogramming Equipment, accessories, belt clips, battery chargers, custom or special products, modified units, or software; and repair or maintenance of any transmission line, antenna, microwave equipment, tower or tower lighting, duplexer, combiner, or multicoupler. Motorola has no obligations for any transmission medium, such as telephone lines, computer networks, the internet or the worldwide web, or for Equipment malfunction caused by such tansmission medium

Section 6 TIME AND PLACE OF SERVICE

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

Section 7 CUSTOMER CONTACT

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

Section 8 PAYMENT

Unless alternative payment terms are specifically stated in this Agreement. Motorola will invoice Customer in advance for each payment pariod. All other charges will be billed monthly, and Customer must pay each invoice in U.S. dollars within whenty (20) days of the invoice date. Customer agrees to reimburse Motorola for all property taxes, states and use taxes, excise taxes, and other taxes or assessments levied as a result of Services rendered under this Agreement (except income, profit, and franchise taxes of Motorola) by any governmental entity Section 9 WARRANTY

Section 9 WARRANTY Motorola warants that its Services under this Agreement will be free of defects in materials and workmanship for a period of ninely (90) days from the date the performance of the Services are completed. In the event of a breach of this warranty, Customer's sole remedy is to require Motorola to re-perform the non-conforming Service or to refund, on a prorata basis, the fees paid Motorola to re-perform the non-conforming Service or to refund, on a prorata basis, the fees paid Motorola to re-perform the non-conforming Service or to refund, on a prorata basis, the fees paid Motorola to re-perform the non-conforming Service or to refund, on a prorata basis, the fees paid for the non-conforming Service. MOTOROLA DISCLAIMS ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE Section 10 DEFAULT/TERMINATION

10.1. If either party defaults in the performance of this Agreement, the other party will give to the non-performing party a written and detailed notice of the default. The non-performing party will have thirty (30) days thereafter to provide a written plan to cure the default that is acceptable to the other party and begin implementing the cure plan immediately after plan approval. If the non-

performing party fails to provide or implement the cure plan, then the injured party, in addition to any other rights available to it under law, may immediately terminate this Agreen upon giving a written notice of termination to the defaulting party.

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

Section 11 LIMITATION OF LIABILITY

Section 11 LIMITATION OF LIABILITY This limitation of liability provision shall apply notwithstanding any contrary provision in this Agreement. Except for personal injury or death, Motorola's total liability, whether for breach of contrad, warranty, negligence, strict liability in tort, or otherwise, will be limited to the direct damages recoverable under law, but not to exceed the price of twelve (12) months of Service provided under this Agreement. ALTHOUGH THE PARTIES ACKNOWLEDGE THE POSSIBILITY OF SUCH LOSSES OR DAMAGES, THEY AGREE THAT MOTOROLA WILL NOT BE LIABLE FOR ANY COMMERCIAL LOSS; INCONVENIENCE; LOSS OF USE; TIME, DATA, INDIRECT, OR CONSEQUENTIAL DAMAGES IN ANY WAY RELATED TO OR ARISING FROM THIS AGREEMENT OR THE PERFORMANCE OF SERVICES BY MOTOROLA PURSUANT TO UNDIRECT, OR CONSEQUENTIAL DAMAGES IN ANY WAY RELATED TO OR ARISING FROM THIS AGREEMENT OR THE PERFORMANCE OF SERVICES BY MOTOROLA PURSUANT TO UNDIRECT, OR CONSEQUENTIAL DAMAGES IN ANY WAY RELATED TO OR ARISING FROM THIS AGREEMENT OR THE PERFORMANCE OF SERVICES BY MOTOROLA PURSUANT TO HIS AGREEMENT OR THE PERFORMANCE OF SERVICES BY MOTOROLA PURSUANT TO INDIRECT, OR CONSEQUENTIAL DAMAGES IN ANY WAY RELATED TO DOR ARISING FROM THIS AGREEMENT OR THE PERFORMANCE OF SERVICES BY MOTOROLA PURSUANT TO HIS AGREEMENT OR THE PERFORMANCE OF SERVICES BY MOTOROLA PURSUANT TO HIS AGREEMENT OR THE PERFORMANCE OF SERVICES BY MOTOROLA PURSUANT TO HIS AGREEMENT OR THE PERFORMANCE OF SERVICES BY MOTOROLA PURSUANT TO HIS AGREEMENT OR THE PERFORMANCE OF SERVICES BY MOTOROLA PURSUANT TO HIS AGREEMENT OR THE PERFORMANCE OF SERVICES BY MOTOROLA PURSUANT TO HIS AGREEMENT OR THE PERFORMANCE OF SERVICES BY MOTOROLA PURSUANT TO HIS AGREEMENT OR THE PERFORMANCE OF SERVICES BY MOTOROLA PURSUANT TO HIS AGREEMENT OR THE PERFORMANCE OF SERVICES BY MOTOROLA PURSUANT TO HIS AGREEMENT OR THE PERFORMANCE OF SERVICES BY MOTOROLA PURSUANT TO HIS AGREEMENT OR THE PERFORMANCE OF SERVICES BY MOTOROLA PURSUANT FOR THE AGREEMENT OR THE AGREEMENT OR THE AGREEMENT THIS AGREEMENT OR THE PEN-ORMANCE OF SERVICES BY MOTOROLA PORSUMNT TO THIS AGREEMENT. No action for breach of this Agreement or otherwise relating to the transactions contemplated by this Agreement may be brought more than one (1) year after the accual of such cause of action, except for money due upon an open account. This limitation of liability will survive the expiration or termination of this Agreement. Section 12 EXCLUSIVE TERMS AND CONDITIONS

3ction 12 Exclusive representatives of both parties.

12.2. Customer agrees to reference this Agreement on any purchase order issued in furtherance of this Agreement, however, an omission of the reference to this Agreement shall not affect its of this Agreement, however, an omission of the reference to this Agreement shall not affect its applicability. In no event shall either party be bound by any terms contained in a Customer purchase order, acknowledgement, or other writings unless: (i) such purchase order, acknowledgement, or other writings specifically refer to this Agreement; (ii) clearly indicate the intention of both parties to override and modify this Agreement; and (iii) such purchase order, acknowledgement, or other writings are signed by authorized representatives of both parties. Section 13 PROPRIETARY INFORMATION; CONFIDENTIALITY; INTELLECTUAL PROPERTY RIGHTS

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

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

13.3. This Agreement does not grant directly or by implication, estoppel, or otherwise, any ownership right or license under any Motorola patent, copyright, trade secret, or other intelledual property including any intellectual property created as a result of or related to the Equipment sold or Ser vices performed under this Agreement s perfo FCC LICENSES AND OTHER AUTHORIZATIONS

Section 14

Section 14 FCC LICENSES AND OTHER ACTIONAZATIONS Customer is solely responsible for obtaining licenses or other authorizations required by the Federal Communications Commission or any other federal, state, or local government agency and for complying with all rules and regulations required by such agencies. Neither Motorola nor any of its employees is an agent or representative of Customer in any governmental matters. Section 15 COVENANT NOT TO EMPLOY

Section to Covernant Nor 10 Events and continuing for a period of two (2) years thereafter, Customer will not hire, engage on contract, solicit the employment of, or recommend employment to any third party of any employee of Motorola or its subcontractors without the prior written authorization of Motorola. This provision applies only to those employees of Motorola or its subcontractors who are responsible for rendering services under this Agreement. If this provision is found to be overly broad under applicable law, it shall be modified as necessary to conform to such law

Section 16 MATERIALS, TOOLS AND EQUIPMENT

Section 16 MATERIALS, TOOLS AND EQUIPMENT All tools, equipment, dies, gauges, models, drawings or other materials paid for or furnished by Motorola for the purpose of this Agreement will be and remain the sole property of Motorola. Customer will safeguard all such property while it is in Customer's custody or control, be liable for any loss or damage to such property, and return it to Motorola upon request. Such property will be held by Customer for Motorola's use without charge and may be removed from Customer's premises by Motorola at any time without restriction. Section 17 GENERAL TERMS

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

17.2. This Agreement and the rights and duties of the parties will be governed and interpreted in accordance with the laws of the State in which the Services are performed.
17.3. Failure to exorcise any right will not operate as a waiver of that right, power, or privilege.
17.4. Neither party is liable for delays or lack of performance resulting from any causes such as strikes, material shortages, or acts of God thatare beyond that party's reasonable control.
17.5. Motorola may assign its rights and obligations, and may subcontract any portion of its performance.

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

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



Governor Charlie Crist Secretary Linda H. South

Communications & Information Technology Services Local Public Safety Radio Services 4030 Esplanade Way, Suite 180 Tallahassee, Florida 32399-0950

> 850.922.7435: TEL 850.488.9837: FAX www.dms.myflorida.com

November 7, 2007

SERVIC

Mr. Terry Forehand Communications System Manager Nassau County BOCC 96160 Nassau Place Yulee, Florida 32097

Re: Amendment to Nassau County's Intergovernmental Communications Program (ICP) – Repair and Recurring Maintenance Agreements for P25 Radio System

Dear Mr. Forehand:

With reference to your e-mail dated November 5, 2007, Nassau County requests clarification on whether the costs associated with recurring maintenance agreements are included in the Intergovernmental Communications Program (ICP). It has been determined that the new P25 Radio System includes two or more local agencies sharing the radio system, and we hereby grant approval for Nassau County to use the ICP funds for repair and recurring maintenance agreements under the provision of section 318.21(9), Florida Statute and Department of Management/Communications and Information Technology Services (CITS) policy.

Please keep in mind that CITS is not charged with the responsibility of regulating the \$12.50 from each moving traffic violation, and does not determine to what extent, if at all, the \$12.50 can be applied retroactively, or how the funds may be distributed to other participants in the approved ICP. We are merely approving the communications aspects and any concepts as they relate to radio communications common between agencies. Please note that any items not clearly radio-related such as computers, mainframes and telephone equipment, etc. are not considered for approval.

If you have any question or concern, please call me at (850) 922-7505.

Sincerely,

Charles E. Hadley

Engineer III

CEH:ICPNassau.doc

Approved.

Charles Ghin, Director Telecommunications & Radio Services



Statement of Work

.

.

Technical Support Service

1.0 Description of Services

The Technical Support service provides centralized remote telephone support for technical issues that require a high level of communications systems expertise or troubleshooting on Equipment. The Motorola System Support Center's (SSC) Technical Support Operation is staffed with technologists who specialize in the diagnosis and resolution of system performance issues. Technical Support Service (i) does not include software upgrades that may be required for issue resolution; and (ii) does not include Customer training (iii) is only available for those system types supported and approved by Technical Support Operations.

Technical Support is applicable to the following system types: Astro 25 6.x, SmartZone v2.0.3 and higher, SmartZone/OmniLink, E911, Private Data v2.0.3 and higher, SmartNet, Conventional Two-Way, and Wireless Broadband.

The terms and conditions of this Statement of Work (SOW) are an integral part of Motorola's Service Terms and Conditions or other applicable Agreement to which it is attached and made a part thereof by this reference.

- 2.0 Motorola has the following responsibilities:
 - 2.1. Respond to requests for Technical Support for the Restoration of failed Systems and diagnosis of operation problems in accordance with the response times set forth in the Remote Technical Support Response Times Table and the Severity Level defined in the Severity Definitions Table.
 - 2.2. Advise caller of procedure for determining any additional requirements for issue characterization, Restoration, including providing a known fix for issue resolution when available.
 - 2.3. Attempt remote access to System for remote diagnostics, when possible.
 - 2.4. Maintain communication with the Servicer or Customer in the field until close of the Case, as needed.
 - 2.5. Coordinate technical resolutions with agreed upon third party vendor(s), as needed.
 - 2.6. Escalate and manage support issues, including Systemic issues, to Motorola engineering and product groups, as applicable.
 - 2.7. Escalate the Case to the appropriate party upon expiration of a Response time.
 - 2.8. Provide Configuration Change Support and Work Flow changes to Systems that have dial in or remote access capability.
 - 2.9. Determine, in its sole discretion, when a Case requires more than the Technical Support services described in this SOW and notify Customer of an alternative course of action.
- 3.0 Customer has the following responsibilities:
 - 3.1. Provide Motorola with pre-defined information prior to Start Date necessary to complete Customer Support Plan.
 - 3.1.1. Submit changes in any information supplied in the Customer Support Plan to the Customer Support Manager.
 - 3.2. Contact the SSC in order to access the Technical Support Operation, provide name of caller, name of Customer, System ID number, Service Agreement number, site(s) in questions, and brief description of the problem.
 - 3.3. Supply on-site presence when requested by System Support Center.
 - 3.4. Validate issue resolution prior to close of the Case.
 - 3.5. Allow Motorola remote access to the System by equipping the System with the necessary Connectivity.



- 3.6. Acknowledge that Cases will be handled in accordance with the times and priorities as defined in Remote Technical Support Response Times Table and the Severity Level defined in the Severity Definitions Table.
- 3.7. Cooperate with Motorola and perform all acts that are reasonable or necessary to enable Motorola to provide the Technical Support service to Customer.

Severity Definitions Table

.

.

Severity Level	Problem Types
Severity 1	 Response is provided Continuously Major System failure 33% of System down 33% of Site channels down Site Environment alarms (smoke, access, temp, AC power. This level is meant to represent a major issue that results in an unusable system, sub-system, Product, or critical features from the Customer's perspective. No Work-around or immediate solution is available.
Severity 2	 Response during Standard Business Day Significant System Impairment not to exceed 33% of system down System problems presently being monitored This level is meant to represent a moderate issue that limits a Customer's normal use of the system, sub-system, product, or major non-critical features from a Customer's perspective
Severity 3	 Response during Standard Business Day Intermittent system issues Information questions Upgrades/preventative maintenance This level is meant to represent a minor issue that does not preclude use of the system, sub-system, product, or critical features from a Customer's perspective. It may also represent a cosmetic issue, including documentation errors, general usage questions, recommendations for product enhancements or modifications, and scheduled events such as preventative maintenance or product/system upgrades.

Remote Technical Support Response Times Table

SEVERITY	RESPONSE
Severity 1	Within 1 Hour from receipt of Notification, Continuously
Severity 2	Within 4 Hours from receipt of Notification, Standard Business Day
Severity 3	Within next Business Day, Standard Business Day

		NASS	SAU CO	UNTY			PAGE
VENDOR NAME/ADDRESS BOARD OF COUNTY COMMISSIONERS							
			P. O. Box 4000				and the second
Motorola	Motorola P. O. Box 4000 FERNANDINA BEACH, FLORIDA 32035-4000						<u> </u>
		INA B	EACH, FLO	RIDA 32035-4	1000		
				BOCC Radio			
	REQUISITION			Terry Forehand			
A STREET	and provide states and the second s						ISION BY:
<u> </u>	NOPER VYPOLOSE CRUBRING LEA			DECEP DETE			
					\$45	5,047.04	
,	na n		an a san an a	and an an interaction of the			i na ang mang na na sa na sa
			<u> </u>	1, 1 × 1 1, 1 × 1		F.0.1314	
4	Matazala Tashujaal Support far Matazala 200 Mila		* 5 000 00	¢45.04	7.04	04055	505 540000
1	Motorola Technical Support for Motorola 800 MHz Radio system	• •	\$5,630.88	\$45,047	/.04	01255	525-546020
	February '08 thru end of Fiscal Year		[[[
]]	
	Payment:					·	
	Customer must pay each invoice within forty-						
	five (45) days of the invoice date pursuant to the						
	Florida Prompt Payment Act.						
	Termination:						
	The County may terminate this Agreement for						
	failure to appropriate funds. The County may						
	terminate for any other reason by giving Motorola thirty (30) days written notice of its intent to terminate.					<u> </u>	
	anny (50) days whiten house of its intent to terminate.						
							·
						·	
						}	

APPROVED BY:

· · · · ·

au En la

WHITE - Finance Copy YELLOI - Requisitioner's Copy Subtotal

🗌 Total