

From: [Dawn Bowne](#)
To: [Loretta Barton](#)
Subject: FW: Update on cost of new radios
Date: Monday, December 05, 2016 4:08:22 PM
Attachments: [Dunnellon Proposal 11 22 16 v4.pdf](#)
[Dunnellon APX Purchase by dept or City wide 2016 \(4\).pdf](#)

Dawn M. Bowne

Dawn M. Bowne
City Clerk/Interim City Manager
City of Dunnellon
20750 River Drive
Dunnellon, FL 34431
352-465-8500 ext 1002
dbowne@dunnellon.org
www.dunnellon.org

Please Note: Florida has a very broad public records law. Written communication to or from city officials regarding city business is public record and open to inspection including names, addresses, and email addresses. Therefore, your email communication may be subject to public disclosure.

From: Troy Slattery
Sent: Wednesday, November 23, 2016 9:47 AM
To: Dawn Bowne <dbowne@dunnellon.org>
Cc: Mike McQuaig <mmcquaig@dunnellonpd.org>
Subject: Update on cost of new radios

Good morning Dawn,

Over the past couple of days I was informed that there was an extra charge included in the proposals for the new radios. It was a 3 year preventative maintenance program. The radios come with a 3 year warranty. Also we cannot use the 1 cent tax for the preventative maintenance program. This has been removed from the proposal.

I have attached the new proposal and contract.

If you have any questions please call.

Thank you and have a Wonderful Thanksgiving.

Respectfully,
T.D. Slattery
Fire Chief
Dunnellon Fire Rescue
Cell # 352-445-1150

Office # 352-465-8595

Please note: Florida has a very broad public records law. Written communications to and from City officials regarding City business is public record and open to inspection including names, addresses, and e-mail addresses. Therefore, your e-mail communications may be subject to public disclosure.



November 15, 2016

Chief McQuaig
CITY OF DUNNELLON
12014 S. Williams Street
Dunnellon FL 34432

RE: Municipal Lease #24017

Dear Chief McQuaig:

Enclosed for your review, please find the **Municipal Lease** documentation in connection with the radio equipment to be leased from Motorola. The interest rate and payment streams outlined in Equipment Lease-Purchase Agreement #24017 are valid for contracts that are executed and returned to Motorola on or before December 15, 2016. After 12/15/16, the Lessor reserves the option to re-quote and re-price the transaction based on current market interest rates.

Please have the documents executed where indicated and forward the documents to the following address:

Motorola Solutions Credit Company LLC
Attn: Bill Stancik / 44th Floor
500 West Monroe
Chicago IL 60661

Should you have any questions, please contact me at 847-538-4531.

Thank You,

MOTOROLA SOLUTIONS CREDIT COMPANY LLC
Bill Stancik

LESSEE FACT SHEET

Please help Motorola Solutions, Inc. provide excellent billing service by providing the following information:

1. Complete Billing Address _____

E-mail Address: _____
Attention: _____
Phone: _____
2. Lessee County Location: _____
3. Federal Tax I.D. Number _____
4. Purchase Order Number to be referenced on invoice (if necessary) or other "descriptions" that may assist in determining the applicable cost center or department: _____
5. Equipment description that you would like to appear on your invoicing: _____

Appropriate Contact for Documentation / System Acceptance Follow-up:

6. Appropriate Contact & Mailing Address _____

Phone: _____
Fax: _____

7. Payment remit to address: **Motorola Solutions Credit Company LLC
P.O. Box 71132
Chicago IL 60694-1132**

Thank you

City of Dunnellon (Schedule B)						
Compound Period:		Annual				
Nominal Annual Rate:		0.000%				
CASH FLOW DATA						
	Event	Date	Amount	Number	Period	End Date
1	Loan	12/1/2016	\$ 174,509.00	1		
2	Payment	12/1/2017	\$ 58,169.67	3	Annual	12/1/2019
AMORTIZATION SCHEDULE - Normal Amortization, 360 Day Year						
	Date	Payment	Interest	Principal	Balance	
Loan	12/1/2016				\$174,509.00	
1	12/1/2017	\$ 58,169.67	\$ -	\$ 58,169.67	\$116,339.33	
2	12/1/2018	\$ 58,169.67	\$ -	\$ 58,169.67	\$ 58,169.66	
3	12/1/2019	\$ 58,169.67	\$ 0.01	\$ 58,169.66	\$ -	

ORIGINAL ISSUE DISCOUNT:

Lessee acknowledges that the amount financed by Lessor is \$165,397.25 and that such amount is the issue price for this Lease Payment Schedule for federal income tax purposes. The difference between the principal amount of this Lease Payment Schedule and the issue price is original issue discount as defined in Section 1288 of the Code. The yield for this Lease Payment Schedule for federal income tax purposes is 2.73%. Such issue price and yield will be stated in the applicable Form 8038-G.

INITIAL INSURANCE REQUIREMENT: \$174,509

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

Information Return for Tax-Exempt Governmental Obligations

► Under Internal Revenue Code section 149(e)
 ► See separate instructions.
Caution: If the issue price is under \$100,000, use Form 8038-GC.

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

Part II Type of Issue (enter the issue price). See the instructions and attach schedule.

11 Education	11		
12 Health and hospital	12		
13 Transportation	13		
14 Public safety	14		
15 Environment (including sewage bonds)	15		
16 Housing	16		
17 Utilities	17		
18 Other. Describe ►	18		
19 If obligations are TANs or RANs, check only box 19a		<input type="checkbox"/>	
If obligations are BANs, check only box 19b		<input type="checkbox"/>	
20 If obligations are in the form of a lease or installment sale, check box		<input type="checkbox"/>	

Part III Description of Obligations. Complete for the entire issue for which this form is being filed.

	(a) Final maturity date	(b) Issue price	(c) Stated redemption price at maturity	(d) Weighted average maturity	(e) Yield
21		\$	\$	years	%

Part IV Uses of Proceeds of Bond Issue (including underwriters' discount)

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

Part V Description of Refunded Bonds. Complete this part only for refunding bonds.

31 Enter the remaining weighted average maturity of the bonds to be currently refunded	►	_____ years
32 Enter the remaining weighted average maturity of the bonds to be advance refunded	►	_____ years
33 Enter the last date on which the refunded bonds will be called (MM/DD/YYYY)	►	_____
34 Enter the date(s) the refunded bonds were issued (MM/DD/YYYY)	►	_____

Part VI Miscellaneous

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

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

EQUIPMENT LEASE-PURCHASE AGREEMENT

LESSEE:

CITY OF DUNNELLON
12014 S. Williams Street
Dunnellon FL 34432

Lease Number: 24017

LESSOR:

Motorola Solutions, Inc.
500 West Monroe
Chicago IL 60661

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

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

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

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

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

Even if Lessee has not executed and delivered to Lessor a Delivery and Acceptance Certificate, if Lessor believes the Equipment has been delivered and is operational, Lessor may require Lessee to notify Lessor in writing (within five (5) days of Lessee's receipt of Lessor's request) whether or not Lessee deems the Equipment (i) to have been delivered and (ii) to be operational, and hence be accepted by Lessee. If Lessee fails to so respond in such five (5) day period, Lessee will be deemed to have accepted the Equipment and be deemed to have acknowledged that

the Equipment was delivered and is operational as if Lessee had in fact executed and delivered to Lessor a Delivery and Acceptance Certificate.

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

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

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

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

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

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

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

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

8. USE; REPAIRS. Lessee will use the Equipment in a careful manner for the use contemplated by the manufacturer of the Equipment and shall comply with all laws, ordinances, insurance policies, the Contract, any licensing or other agreement, and regulations relating to, and will pay all costs, claims, damages, fees and charges arising out of the possession, use or maintenance of the Equipment. Lessee, at its expense will keep the Equipment in good repair and furnish and/or install all parts, mechanisms, updates, upgrades and devices required therefor.

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

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

11. LIENS AND TAXES. Lessee shall keep the Equipment free and clear of all levies, liens and encumbrances. Lessee shall pay, when due, all charges and taxes (local, state and federal) which may now or hereafter be imposed upon the ownership, licensing, leasing, rental, sale, purchase, possession or use of the Equipment, excluding however, all taxes on or measured by Lessor's income. If Lessee fails to pay said charges and taxes when due, Lessor shall have the right, but shall not be obligated, to pay said charges and taxes. If Lessor pays any charges or taxes, Lessee shall reimburse Lessor therefor within ten days of written demand.

12. RISK OF LOSS: DAMAGE; DESTRUCTION. Lessee assumes all risk of loss or damage to the Equipment from any cause whatsoever, and no such loss of or damage to the Equipment nor defect therein nor

unfitness or obsolescence thereof shall relieve Lessee of the obligation to make Lease Payments or to perform any other obligation under this Lease. In the event of damage to any item of Equipment, Lessee will immediately place the same in good repair with the proceeds of any insurance recovery applied to the cost of such repair. If Lessor determines that any item of Equipment is lost, stolen, destroyed or damaged beyond repair (an "Event of Loss"), Lessee at the option of Lessor will: either (a) replace the same with like equipment in good repair; or (b) on the next Lease Payment date, pay Lessor the sum of: (i) all amounts then owed by Lessee to Lessor under this Lease, including the Lease payment due on such date; and (ii) an amount equal to all remaining Lease Payments to be paid during the Lease Term as set forth in Schedule B.

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

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

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

15. ASSIGNMENT. Without Lessor's prior written consent, Lessee will not either (i) assign, transfer, pledge, hypothecate, grant any security interest in or otherwise dispose of this Lease or the Equipment or any interest in this Lease or the Equipment or; (ii) sublet or lend the Equipment or permit it to be used by anyone other than Lessee or Lessee's employees. Lessor may assign its rights, title and interest in and to this Lease, the Equipment and any documents executed with respect to this Lease and/or grant or assign a security interest in this Lease and the Equipment, in whole or in part. Any such assignees shall have all of the rights of Lessor under this Lease. Subject to the foregoing, this Lease inures to the benefit of and is binding upon the heirs, executors, administrators, successors and assigns of the parties hereto.

Lessee covenants and agrees not to assert against the Assignee any claims or defenses by way of abatement, setoff, counterclaim, recoupment or the like which Lessee may have against Lessor. No assignment or reassignment of any Lessor's right, title or interest in this Lease or the Equipment shall be effective unless and until Lessee shall have received a notice of assignment, disclosing the name and address of each such assignee; *provided, however*, that if such assignment is made to a bank or trust company as paying or escrow agent for holders of certificates of participation in the Lease, it shall thereafter be sufficient that a copy of the agency agreement shall have been deposited with Lessee until Lessee shall have been advised that such agency agreement is no longer in

effect. During the Lease Term Lessee shall keep a complete and accurate record of all such assignments in form necessary to comply with Section 149(a) of the Code, and the regulations, proposed or existing, from time to time promulgated thereunder. No further action will be required by Lessor or by Lessee to evidence the assignment, but Lessee will acknowledge such assignments in writing if so requested.

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

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

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

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

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

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

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

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

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

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

22. DELIVERY OF RELATED DOCUMENTS. Lessee will execute or provide, as requested by Lessor, such other documents and information as are reasonably necessary with respect to the transaction contemplated by this Lease.

23. ENTIRE AGREEMENT; WAIVER. This Lease, together with Schedule A Equipment Lease-Purchase Agreement, Schedule B, Evidence of Insurance, Statement of Essential Use/Source of Funds, Certificate of Incumbency, Certified Lessee Resolution (if any), Bank Qualified Statement, Information Return for Tax-Exempt Governmental Obligations and the Delivery and Acceptance Certificate and other attachments hereto, and other documents or instruments executed by Lessee and Lessor in connection herewith, constitutes the entire agreement between the parties with respect to the Lease of the Equipment, and this Lease shall not be modified, amended, altered, or changed except with the written consent of Lessee and Lessor. Any provision of this Lease, which is prohibited or unenforceable in any jurisdiction, shall, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceability, without invalidating the remaining provisions hereof. To the extent permitted by applicable law, Lessee and Lessor hereby waive any provision of law that prohibits or renders unenforceable any provision of this Lease in any respect.

The waiver by Lessor of any breach by Lessee of any term, covenant or condition hereof shall not operate as a waiver of any subsequent breach thereof.

24. EXECUTION IN COUNTERPARTS. This Lease may be executed in several counterparts, each of which shall be deemed an original and all of which shall constitute but one and the same instrument.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the ____ day of October, 2016

LESSEE:
CITY OF DUNNELLON

LESSOR:
MOTOROLA SOLUTIONS, INC.

By: _____

By: _____

Title: _____

Title: _____

CERTIFICATE OF INCUMBENCY

I, _____ do hereby certify that I am the duly elected or
(Printed Name of Secretary/Clerk)

appointed and acting Secretary or Clerk of CITY OF DUNNELLON, an entity duly organized and existing under the laws of the **State of Florida** that I have custody of the records of such entity, and that, as of the date hereof, the individual(s) executing this agreement is/are the duly elected or appointed officer(s) of such entity holding the office(s) below his/her/their respective name(s). I further certify that (i) the signature(s) set forth above his/her/their respective name(s) and title(s) is/are his/her/their true and authentic signature(s) and (ii) such officer(s) have the authority on behalf of such entity to enter into that certain Equipment Lease Purchase Agreement number 24017 between CITY OF DUNNELLON and Motorola Solutions, Inc. If the initial insurance requirement on Schedule B exceeds \$1,000,000, attached as part of the Equipment Lease Purchase Agreement is a Certified Lessee Resolution adopted by the governing body of the entity.

IN WITNESS WHEREOF, I have executed this certificate and affixed the seal of CITY OF DUNNELLON hereto this _____ day of October, 2016.

By: _____
(Signature of Secretary/Clerk)

SEAL

OPINION OF COUNSEL

With respect to that certain Equipment Lease-Purchase Agreement # 24017 by and between Motorola Solutions, Inc. and the Lessee, I am of the opinion that: (i) the Lessee is, within the meaning of Section 103 of the Internal Revenue Code of 1986, a state or a fully constituted political subdivision or agency of the State of the Equipment Location described in Schedule A hereto; (ii) the execution, delivery and performance by the Lessee of the Lease have been duly authorized by all necessary action on the part of the Lessee, (III) the Lease constitutes a legal, valid and binding obligation of the Lessee enforceable in accordance with its terms; and (iv) Lessee has sufficient monies available to make all payments required to be paid under the Lease during the current fiscal year of the Lease, and such monies have been properly budgeted and appropriated for this purpose in accordance with State law. This opinion may be relied upon by the Lessor and any assignee of the Lessor's rights under the Lease.

Attorney for CITY OF DUNNELLON

**SCHEDULE A
EQUIPMENT LEASE-PURCHASE AGREEMENT**

Schedule A 24017
Lease Number:

This Equipment Schedule is hereby attached to and made a part of that certain Equipment Lease-Purchase Agreement Number **24017** ("Lease"), between Lessor and CITY OF DUNNELLON, Lessee.

Lessor hereby leases to Lessee under and pursuant to the Lease, and Lessee hereby accepts and leases from Lessor under and pursuant to the Lease, subject to and upon the terms and conditions set forth in the Lease and upon the terms set forth below, the following items of Equipment

QUANTITY	DESCRIPTION (Manufacturer, Model, and Serial Nos.)
	Refer to attached Equipment List.
Equipment Location:	

Initial Term: 36 Months

Commencement Date: November 1, 2016

First Payment Due Date: November 1, 2017

3 annual payments of \$69,852.33 as outlined in the attached Schedule B, plus Sales/Use Tax of \$0.00, payable on the Lease Payment Dates set forth in Schedule B.

Qty	Model	Description
11	M25URS9PW1AN	APX6500 7/800 MHZ MID POWER MOBILE
11	G24AX	ADD: 3 YEAR SERVICE FROM THE START LITE
11	G843AH	ADD: AES ENCRYPTION APX
11	W969BG	ADD: MULTIPLE KEY ENCRYPTION OPERATION
11	G806BE	ADD: ASTRO DIGITAL CAI OPERATION
11	G442AJ	ADD: O5 CONTROL HEAD
11	G66AM	ADD: DASH MOUNT
11	W22BA	ADD: PALM MICROPHONE
11	G444AE	ADD: APX CONTROL HEAD SOFTWARE
11	G174AD	ADD: ANT 3DB LOW-PROFILE 762-870
11	B18CR	ADD: AUXILARY SPKR 7.5 WATT
11	GA00235AA	ADD: NO GPS ANTENNA NEEDED
11	G51AU	ENH: SMARTZONE OPERATION APX6500
11	G361AH	ADD: P25 TRUNKING SOFTWARE
11	QA00205AH	ADD: DATA LINK MANAGER APP CDMOBILES
1	M25URS9PW1AN	APX6500 7/800 MHZ MID POWER MOBILE
1	G24AX	ADD: 3 YEAR SERVICE FROM THE START LITE
1	G843AH	ADD: AES ENCRYPTION APX
1	W969BG	ADD: MULTIPLE KEY ENCRYPTION OPERATION
1	G806BE	ADD: ASTRO DIGITAL CAI OPERATION
1	G442AJ	ADD: O5 CONTROL HEAD
1	G66AM	ADD: DASH MOUNT
1	W382	ADD: CONTROL STATION DESK GCAI MIC
1	G91	ADD: CONTROL STATION POWER SUPPLY
1	W665	ADD: CONTROL STATION OPERATION
1	G444AE	ADD: APX CONTROL HEAD SOFTWARE
1	G174AD	ADD: ANT 3DB LOW-PROFILE 762-870
1	GA00235AA	ADD: NO GPS ANTENNA NEEDED
1	G51AU	ENH: SMARTZONE OPERATION APX6500
1	G361AH	ADD: P25 TRUNKING SOFTWARE
1	QA00205AH	ADD: DATA LINK MANAGER APP CDMOBILES
13	H98UCF9PW6AN	APX6000 700/800 MODEL 2.5 PORTABLE
13	H885BK	ADD: 3 YEAR SERVICE FROM THE START LITE
13	Q806BM	ADD: ASTRO DIGITAL CAI OPERATION
13	H869BZ	ENH: MULTIKEY
13	Q629AK	ENH: AES ENCRYPTION
13	QA04526AA	ADD: RFID KNOB
13	QA00205AG	ADD: DATA LINK MANAGER APP CDPORTABLES
13	H38BT	ADD: SMARTZONE OPERATION
13	QA002006	ENH: APX6000XE RUGGED RADIO
13	Q361AR	ADD: P25 9600 BAUD TRUNKING
13	NNTN8860A	CHARGER, SINGLE-UNIT, IMPRES 2, 3A, 115VAC, US/NA
13	PMNN4485A	BATT IMPRES 2 LIION R IP68 2550T
13	PMMN4106ABLK	AUDIO ACCESSORY-AUDIO ADAPTER,NEXT GEN FIRE RSM
13	H98UCF9PW6AN	APX6000 700/800 MODEL 2.5 PORTABLE
13	H885BK	ADD: 3 YEAR SERVICE FROM THE START LITE
13	Q806BM	ADD: ASTRO DIGITAL CAI OPERATION
13	H869BZ	ENH: MULTIKEY
13	Q629AK	ENH: AES ENCRYPTION
13	QA04526AA	ADD: RFID KNOB
13	QA00205AG	ADD: DATA LINK MANAGER APP CDPORTABLES
13	H38BT	ADD: SMARTZONE OPERATION
13	Q361AR	ADD: P25 9600 BAUD TRUNKING
13	NNTN8860A	CHARGER, SINGLE-UNIT, IMPRES 2, 3A, 115VAC, US/NA
13	PMNN4485A	BATT IMPRES 2 LIION R IP68 2550T
13	PMMN4099A	AUDIO ACCESSORY-REMOTE SPEAKER MICROPHONE,IMPRES

EVIDENCE OF INSURANCE

Fire, extended coverage, public liability and property damage insurance for all of the Equipment listed on Schedule A number **24017** to that Equipment Lease Purchase Agreement number **24017** will be maintained by CITY OF DUNNELLON as stated in the Equipment Lease Purchase Agreement.

This insurance is provided by:

Name of insurance provider

Address of insurance provider

City, State and Zip Code

Phone number of local insurance provider

E-mail address

In accordance with the Equipment Lease Purchase Agreement Number **24017** , City of Dunnellon hereby certifies that following coverage are or will be in full force and effect:

Type	Amount	Effective Date	Expiration Date	Policy Number
Fire and Extended Coverage	_____	_____	_____	_____
Property Damage	_____	_____	_____	_____
Public Liability	_____	_____	_____	_____

Certificate shall include the following:

Description: All Equipment listed on Schedule A number 24017 to that Equipment Lease Purchase Agreement number 24017. Please include equipment cost equal to the Initial Insurance Requirement on Schedule B to Equipment Lease Purchase Agreement number 24017 and list any deductibles

Certificate Holder:

MOTOROLA SOLUTIONS, INC. and or its assignee as additional insured and loss payee
1303 E. Algonquin Road
Schaumburg, IL 60196

If self insured, contact Motorola representative for template of self insurance letter.

STATEMENT OF ESSENTIAL USE/SOURCE OF FUNDS

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

1. What is the specific use of the equipment?
2. Why is the equipment essential to the operation of CITY OF DUNNELLON?
3. Does the equipment replace existing equipment?
If so, why is the replacement being made?
4. Is there a specific cost justification for the new equipment?
If yes, please attach outline of justification.
5. What is the expected source of funds for the payments due under the Lease for the current fiscal year and future fiscal years?

Bank Qualified Statement

LESSEE CERTIFIES THAT IT HAS NOT DESIGNATED THIS LEASE AS A QUALIFIED TAX-EXEMPT OBLIGATION IN ACCORDANCE WITH SECTION 265(b)(3) OF THE CODE AND IF THE LESSEE HAS DESIGNATED THIS LEASE AS A QUALIFIED TAX-EXEMPT OBLIGATION, IT HAS NOT DESIGNATED MORE THAN \$10,000,000 OF ITS OBLIGATIONS AS QUALIFIED TAX-EXEMPT OBLIGATIONS IN ACCORDANCE WITH SUCH SECTION FOR THE CURRENT CALENDAR YEAR AND THAT IT REASONABLY ANTICIPATES THAT THE TOTAL AMOUNT OF TAX-EXEMPT OBLIGATIONS TO BE ISSUED BY LESSEE DURING THE CURRENT CALENDAR YEAR WILL NOT EXCEED \$10,000,000.

CERTIFIED LESSEE RESOLUTION

At a duly called meeting of the Governing Body of the Lessee (as defined in the Lease) held on October ____, 2016 following resolution was introduced and adopted.

BE IT RESOLVED by the Governing Board of Lessee as follows:

Determination of Need. The Governing Body of Lessee has determined that a true and very real need exists for the acquisition of the Equipment or other personal property described in the Lease between CITY OF DUNNELLON (Lessee) and Motorola Solutions, Inc. (Lessor).

1. Approval and Authorization. The Governing body of Lessee has determined that the Lease, substantially in the form presented to this meeting, is in the best interests of the Lessee for the acquisition of such Equipment or other personal property, and the Governing Board hereby approves the entering into of the Lease by the Lessee and hereby designates and authorizes the following person(s) referenced in the Lease to execute and deliver the Lease on Lessee's behalf with such changes thereto as such person deems appropriate, and any related documents, including any escrow agreement, necessary to the consummation of the transactions contemplated by the Lease.
2. Adoption of Resolution. The signatures in the Lease from the designated individuals for the Governing Body of the Lessee evidence the adoption by the Governing Body of this Resolution.

EQUIPMENT LEASE PURCHASE AGREEMENT DELIVERY AND ACCEPTANCE CERTIFICATE

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

Equipment Lease Purchase Agreement No.: 24017 Lease Schedule A No. : 24017

EQUIPMENT INFORMATION

QUANTITY	MODEL NUMBER	EQUIPMENT DESCRIPTION
		Equipment referenced in lease Schedule A#24017. See Schedule A for a detailed Equipment List.

LESSEE:

CITY OF DUNNELLON

By: _____

Date: _____

SECTION 6

CONTRACTUAL DOCUMENTATION

Provided on the following pages.



Standard Terms and Conditions of Sale

1. **Scope.** Motorola Solutions, Inc. (“Seller”) will sell to the City of Dunnellon, Florida (“Customer”) and Customer will purchase from Seller the subscriber equipment or Products described in Seller’s Quote dated September 30, 2016. These terms and conditions, together with the Quote, comprise the “Agreement.” Customer may indicate its acceptance of this Agreement by signing below or by issuing a purchase order that references and incorporates the Quote. Only these terms and conditions apply to the transaction, notwithstanding any inconsistent or additional terms and conditions contained in the purchase order.

2. **Price and Payment Terms.** The Contract Price is U.S. \$209,557.00. The Contract Price will be paid via the disbursement of the financing proceeds pursuant to the Equipment Lease-Purchase Agreement executed between the parties. For Customer’s reference, the Federal Tax Identification Number for Motorola Solutions, Inc. is 36-1115800. Motorola will pre-pay and add all freight charges to the invoices.

3. **Title; Term.** Unless otherwise stated in Equipment Lease-Purchase Agreement, title and risk of loss to the Equipment will pass to Customer upon shipment. Title to Software will not pass to Customer at any time. Motorola will pack and ship all Equipment in accordance with good commercial practices. Invoices and the final ship to address will be sent to the Customer at the address(es) set forth on the purchase order.

4. WARRANTY

4.1. **Motorola Software.** Motorola-owned Software will be warranted for ninety (90) days from the date of delivery of the shipment (the “Warranty Period”). During the Warranty Period, Licensor warrants that the unmodified Software, when used properly and in accordance with this Agreement, will be free from a reproducible defect that eliminates the functionality or successful operation of a feature critical to the primary functionality or successful operation of the Software. Whether a defect occurs will be determined solely with reference to the Documentation. Licensor does not warrant that Licensee’s use of the Software or Products will be uninterrupted or error-free or that the Software or the Products will meet Licensee’s particular requirements. Warranty claims are described in the Primary Agreement. Any software owned by a third party (“Non-Motorola Software”) is licensed to Customer in accordance with the standard license, terms, and restrictions of the copyright owner unless the owner has granted to Seller the right to sublicense its software pursuant to the SLA, in which case the SLA applies and the owner will have all rights and protections under the SLA as the Licensor. Seller makes no representations or warranties of any kind regarding Non-Motorola Software.

4.2. **Subscriber Warranty.** For one (1) year from the date of shipment, Seller warrants that the equipment and parts under normal use and service are free from material defects in material and workmanship. These warranties do not apply to (i) defects or damage resulting from: use of the equipment, part, or Motorola Software in other than its normal, customary, and authorized manner; accident, liquids, neglect, or acts of God; testing, maintenance, disassembly, repair, installation, alteration, modification, or adjustment not provided or authorized in writing by Seller; or Customer’s failure to comply with all applicable industry and OSHA standards; (ii) breakage of or damage to antennas unless caused directly by defects in material or workmanship; (iii) equipment that has had the serial number removed or made illegible; (iv) batteries (because they carry their own separate limited warranty) or consumables; (v) freight costs to ship equipment or parts to the repair depot; (vi) scratches or other cosmetic damage to equipment surfaces that does not affect the operation of the equipment; and (vii) normal or customary wear and tear. These express limited warranties are extended by Seller to the original user purchasing the products for commercial, industrial, or governmental use only, and are not assignable or transferable. If Customer gives notice of a valid warranty claim before the expiration of the warranty period, Seller will (at its option and at no additional charge to Customer) repair the defective product, replace it with the same or equivalent product, or refund the price of the defective product. This action will be the full extent of Seller’s liability for a warranty claim. Repaired or replaced product is warranted for the balance of the original applicable Warranty Period. All replaced products or parts will become the property of Seller.

4.3. **DISCLAIMER OF IMPLIED WARRANTIES.** TO THE EXTENT ALLOWED BY LAW, WARRANTIES ARE THE COMPLETE WARRANTIES AND ARE GIVEN IN LIEU OF ALL OTHER WARRANTIES. SELLER DISCLAIMS ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES OR CONDITIONS OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. SOFTWARE COVERED BY THIS AGREEMENT IS A LICENSE AND NOT A SALE OF GOODS.

Section 5 Delays and Disputes. Neither party will be liable for its non-performance or delayed performance if caused by an event, circumstance, or act of a third party that is beyond a party’s reasonable control (a “Force Majeure”). Each party will notify the other if it becomes aware of a Force Majeure that will significantly delay performance. The parties will try to settle any dispute arising from this Agreement (except for a claim relating to intellectual property or breach of confidentiality) through good faith negotiations. If necessary, the parties will escalate the dispute to their appropriate higher-level managers. If negotiations fail, the parties will jointly select a mediator to mediate the dispute and will share equally the mediation costs. Neither party will assert a breach of this Agreement without first giving the other party written notice and a thirty (30) day period to cure the alleged breach.

Section 6 Software License

6.1. Customer, the “Licensor” in this Section 3, will provide to Licensee Products that contain embedded or pre-loaded proprietary software, or both. “Software” means the proprietary software in object code format, and adaptations, translations, de-compilations, disassemblies, emulations, or derivative works of the software, and may contain one or more items of software owned by a third party supplier (“Third Party Software”). Product and Software documentation that specifies technical and performance features and capabilities, and the user, operation and training manuals for the Software (including all physical or electronic media upon which this information is provided) are collectively referred to as “Documentation.” This Agreement contains the terms and conditions pursuant to which Licensor will license to Licensee, and Licensee may use, the Software and Documentation.

6.2. Subject to Section 6.1, Licensor hereby grants to Licensee a personal, non-transferable (except as permitted in Section 6.4 below), limited, and non-exclusive license under Licensor's applicable proprietary rights to use the Software and related Documentation for the purposes for which they were designed and in accordance with the terms and conditions of this Agreement. The license does not grant any rights to source code.

6.3. Licensee acknowledges that Licensor has made a considerable investment of resources in the development, marketing, and distribution of its proprietary Software and Documentation and that reasonable and appropriate limitations on Licensee's use of the Software and Documentation are necessary for Licensor to protect its investment, trade secrets, and valuable intellectual property rights concerning the Software and Documentation. Therefore, Licensee may use the Software only for Licensee's internal business purposes and only in accordance with the Documentation. Any other use of the Software is strictly prohibited. Licensee may not for any reason modify, disassemble, peel components, decompile, otherwise reverse engineer or attempt to reverse engineer, derive source code, create derivative works from, adapt, translate, merge with other software, copy, reproduce, distribute, or export any Software or permit or encourage any third party to do so, except that Licensee may make one copy of Software provided by Licensor to be used solely for archival, back-up, or disaster recovery purposes. Licensee must reproduce all copyright and trademark notices on all copies of the Software and Documentation.

6.4. Transfers. Licensee may not copy onto or transfer Software installed in one Product device onto another device. Notwithstanding the preceding sentence, Licensee may temporarily transfer Software installed on one device onto another if the original device is inoperable or malfunctioning, if Licensee provides written notice to Licensor of this temporary transfer and it is discontinued when the original device is returned to operation. Upon Licensor's written request, Licensee must provide to Licensor a written list of all Product devices in which the Software is installed and being used by Licensee. Licensee will not transfer Software to any third party without Licensor's prior written consent, which consent may be withheld in Licensor's reasonable discretion and which may be conditioned upon the transferee paying all applicable license fees and agreeing to be bound by this Agreement. Notwithstanding the preceding sentence, if Licensee transfers ownership of radio Products to a third party, Licensee may assign its rights to use the Software embedded in or furnished for use with those radio Products if Licensee transfers all copies of the Software and the related Documentation to the transferee, and the transferee executes a transfer form to be provided by Licensor upon request (which form obligates the transferee to be bound by this License).

6.5. Ownership and Title. Title to Software will not pass to Licensee at any time but remains vested exclusively in the copyright owner. The copyright owner owns and retains all of its proprietary rights in any form concerning the Software and Documentation, including all rights in patents, patent applications, inventions, copyrights, trade secrets, trademarks, trade names, and other intellectual properties (including any corrections, bug fixes, enhancements, updates, or modifications to or derivative works from the Software whether made by Licensor or another party, or any improvements that result from Licensor's processes or, if applicable, providing information services). Nothing in this Agreement is intended to restrict the proprietary rights of Licensor or to grant by implication or estoppel any proprietary rights. All intellectual property developed, originated, or prepared by Licensor in connection with providing to Licensee Software, Products, or related services remain vested exclusively in Licensor, and this Agreement does not grant to Licensee any shared development rights of intellectual property.

6.6. Term and Termination of this Software License. Licensee's right to use the Software begins when this Agreement is mutually executed by both parties and will continue during the life of the Products in which the Software is used, unless Licensee breaches this Agreement in which case it will be terminated immediately upon notice by Licensor. In addition to termination, Licensor will be entitled to all available remedies at law or in equity (including immediate injunctive relief and repossession of all non-embedded Software and associated Documentation unless Licensee is an agency of the United States Government). Licensee acknowledges that its breach of this Agreement will result in irreparable harm to Licensor for which monetary damages would be inadequate. Within thirty (30) days after termination of this Agreement, Licensee must certify in writing to Licensor that all copies of the Software Documentation have been returned to Licensor or destroyed and are no longer in use by Licensee.

6.7. Copyright Notices. The existence of a copyright notice on the Software will not be construed as an admission or presumption that public disclosure of the Software or any trade secrets associated with the Software has occurred.

6.8. Compliance with Laws. Licensee will comply with all applicable laws and regulations, including export laws and regulations of the United States. Licensee will not, without the prior authorization of Licensor and the appropriate governmental authority of the United States, in any form export or re-export, sell or resell, ship or reship, or divert, through direct or indirect means, any item or technical data or direct or indirect products sold or otherwise furnished to any person within any territory for which the United States Government or any of its agencies, at the time of the action, requires an export license or other governmental approval. Violation of this provision will be a material breach of this Agreement, permitting immediate termination by Licensor.

6.9. Assignment. Licensor may assign any of its rights any of its obligations or encumber or sell any of its rights in any Software, without prior notice to or consent of Licensee.

Section 7 Confidential Information and Preservation of Proprietary Rights. Any information marked "Confidential" and provided by one party to the other, the receiving party will maintain the confidentiality of the information and not disclose it to any third party, subject to the Open Records laws of North Carolina; take necessary and appropriate precautions to protect the information; and use the information only to further the performance of this Agreement. Confidential information is and will remain the property of the disclosing party, and no grant of proprietary rights in the confidential information is given or intended. Seller, any copyright owner of Non-Motorola Software, and any third party manufacturer own and retain all of their proprietary rights in the equipment, parts and software, and nothing herein is intended to restrict their proprietary rights,. Except as explicitly provided in the SLA, this Agreement does not grant any right, title or interest in Seller's proprietary rights, or a license under any Seller patent or patent application.

Section 8 LIMITATION OF LIABILITY. Except for personal injury or death, Seller's total liability, whether for breach of contract, warranty, negligence, strict liability in tort, or otherwise, will be limited to the direct damages recoverable under law, but not to exceed the purchase price of

the products or services for which losses or damages are claimed. SELLER WILL NOT BE LIABLE FOR ANY COMMERCIAL LOSS; INCONVENIENCE; LOSS OF USE, TIME, DATA, GOOD WILL, REVENUES, PROFITS OR SAVINGS; OR OTHER SPECIAL, INCIDENTAL, INDIRECT, OR CONSEQUENTIAL DAMAGES IN ANY WAY RELATED TO OR ARISING FROM THIS AGREEMENT, THE SALE OR USE OF THE PRODUCTS, OR THE PERFORMANCE OF SERVICES BY SELLER PURSUANT TO THIS AGREEMENT. No action for contract breach or otherwise relating to the transactions contemplated by this Agreement may be brought more than one year after the accrual of the cause of action. This limitation of liability survives the expiration or termination of this Agreement.

Section 9 GENERAL

9.1. NOTICES. Notices to Motorola should be sent to Legal, Government Affairs & Corporate Communications, 500 West Monroe Street, 43rd Floor, Chicago, IL 60196, Attention: Judy Jean-Pierre, Sr. Commercial Counsel.

9.2. GOVERNING LAW. This Agreement will be governed by the laws of the United States to the extent that they apply, and otherwise by the laws of the State of Florida.

9.3. TERMINATION FOR CONVENIENCE. In the event Customer elects to terminate this Agreement for any reason other than default, Customer shall pay Motorola for the conforming Equipment and/or Software delivered and all services performed.

9.4. MISCELLANEOUS: Each party will comply with all applicable laws, regulations and rules concerning the performance of this Agreement or use of the Products. Customer will obtain and comply with all FCC licenses and authorizations required for the installation, operation and use of the Products. This Agreement and the rights and duties of the parties will be governed by and interpreted in accordance with the laws of the State in which the products are installed. This Agreement constitutes the entire agreement of the parties regarding this transaction, supersedes all previous agreements and proposals relating to this subject matter, and may be amended only by a written instrument executed by both parties. Seller is not making, and Customer is not relying upon, any representation or warranty except those expressed herein. There are no certifications or commitments binding Seller applicable to this transaction unless they are in writing and signed by an authorized signatory of Seller.

Motorola Solutions, Inc.

City of Dunnellon

By: _____
Name and Title: Bob Busch, Area Sales Manager
Date: _____

By: _____
Name and Title: _____
Date: _____

LITERATURE

Key literature is provided on the following pages.



This page intentionally left blank.



1301 Algonquin Road
Schaumburg, IL 60196

Proposal

Customer

Name CITY OF DUNNELLO
Address 20750 RIVER DRIVE
City, St, Zip DUNNELLO FL 34431
Phone 352-465-8594

Date 11/1/2016
Sales Robert Webb III
ATTN CHIEF SLATTERY

Qty	Model	Description	Unit Price	Your Price	TOTAL
APX6500 MOBILE RADIO					
16	M25URS9PW1AN	APX6500 7/800 MHZ MID POWER MOBILE	\$ 2,344.00	\$ 1,758.00	\$ 28,128.00
16	G24AX	ADD: 3 YEAR SERVICE FROM THE START LITE	\$ 121.00	\$ 121.00	\$ 1,936.00
16	G843AH	ADD: AES ENCRYPTION APX	\$ 475.00	\$ 356.25	\$ 5,700.00
16	W969BG	ADD: MULTIPLE KEY ENCRYPTION OPERATION	\$ 330.00	\$ 247.50	\$ 3,960.00
16	G806BE	ADD: ASTRO DIGITAL CAI OPERATION	\$ 515.00	\$ 386.25	\$ 6,180.00
16	G442AJ	ADD: O5 CONTROL HEAD	\$ 432.00	\$ 324.00	\$ 5,184.00
16	G66AM	ADD: DASH MOUNT	\$ 125.00	\$ 93.75	\$ 1,500.00
16	W22BA	ADD: PALM MICROPHONE	\$ 72.00	\$ 54.00	\$ 864.00
16	G444AE	ADD: APX CONTROL HEAD SOFTWARE	\$ -	\$ -	\$ -
16	G174AD	ADD: ANT 3DB LOW-PROFILE 762-870	\$ 43.00	\$ 32.25	\$ 516.00
16	B18CR	ADD: AUXILARY SPKR 7.5 WATT	\$ 60.00	\$ 45.00	\$ 720.00
16	GA00235AA	ADD: NO GPS ANTENNA NEEDED	\$ -	\$ -	\$ -
16	G51AU	ENH: SMARTZONE OPERATION APX6500	\$ 1,200.00	\$ 900.00	\$ 14,400.00
16	G361AH	ADD: P25 TRUNKING SOFTWARE	\$ 300.00	\$ 225.00	\$ 3,600.00
16	QA00205AH	ADD: DATA LINK MANAGER APP CDMOBILES	\$ -	\$ -	\$ -
		MOBILE RADIO TOTAL		4,543.00	\$ 72,688.00
APX6500 MOBILE RADIO CONTROL STATION					
2	M25URS9PW1AN	APX6500 7/800 MHZ MID POWER MOBILE	\$ 2,344.00	\$ 1,758.00	\$ 3,516.00
2	G24AX	ADD: 3 YEAR SERVICE FROM THE START LITE	\$ 121.00	\$ 121.00	\$ 242.00
2	G843AH	ADD: AES ENCRYPTION APX	\$ 475.00	\$ 356.25	\$ 712.50
2	W969BG	ADD: MULTIPLE KEY ENCRYPTION OPERATION	\$ 330.00	\$ 247.50	\$ 495.00
2	G806BE	ADD: ASTRO DIGITAL CAI OPERATION	\$ 515.00	\$ 386.25	\$ 772.50
2	G442AJ	ADD: O5 CONTROL HEAD	\$ 432.00	\$ 324.00	\$ 648.00
2	G66AM	ADD: DASH MOUNT	\$ 125.00	\$ 93.75	\$ 187.50
2	W382	ADD: CONTROL STATION DESK GCAI MIC	\$ 169.00	\$ 126.75	\$ 253.50
2	G91	ADD: CONTROL STATION POWER SUPPLY	\$ 269.00	\$ 201.75	\$ 403.50
2	W665	ADD: CONTROL STATION OPERATION	\$ 70.00	\$ 52.50	\$ 105.00
2	G444AE	ADD: APX CONTROL HEAD SOFTWARE	\$ -	\$ -	\$ -
2	G174AD	ADD: ANT 3DB LOW-PROFILE 762-870	\$ 43.00	\$ 32.25	\$ 64.50
2	GA00235AA	ADD: NO GPS ANTENNA NEEDED	\$ -	\$ -	\$ -
2	G51AU	ENH: SMARTZONE OPERATION APX6500	\$ 1,200.00	\$ 900.00	\$ 1,800.00
2	G361AH	ADD: P25 TRUNKING SOFTWARE	\$ 300.00	\$ 225.00	\$ 450.00
2	QA00205AH	ADD: DATA LINK MANAGER APP CDMOBILES	\$ -	\$ -	\$ -
		MOBILE CONTROL STATION RADIO TOTAL		4,825.00	\$ 9,650.00
APX6000 PORTABLE RADIO					
13	H98UCF9PW6AN	APX6000 700/800 MODEL 2.5 PORTABLE	\$ 2,938.00	\$ 2,203.50	\$ 28,645.50
13	H885BK	ADD: 3 YEAR SERVICE FROM THE START LITE	\$ 84.00	\$ 84.00	\$ 1,092.00
13	Q806BM	ADD: ASTRO DIGITAL CAI OPERATION	\$ 515.00	\$ 386.25	\$ 5,021.25
13	H869BZ	ENH: MULTIKEY	\$ 330.00	\$ 247.50	\$ 3,217.50
13	Q629AK	ENH: AES ENCRYPTION	\$ 475.00	\$ 356.25	\$ 4,631.25
13	QA04526AA	ADD: RFID KNOB	\$ 25.00	\$ 18.75	\$ 243.75
13	QA00205AG	ADD: DATA LINK MANAGER APP CDPORTABLES	\$ -	\$ -	\$ -
13	H38BT	ADD: SMARTZONE OPERATION	\$ 1,200.00	\$ 900.00	\$ 11,700.00
13	Q361AR	ADD: P25 9600 BAUD TRUNKING	\$ 300.00	\$ 225.00	\$ 2,925.00
13	NNTN8860A	CHARGER, SINGLE-UNIT, IMPRES 2, 3A, 115VAC, US/NA	\$ 150.00	\$ 115.50	\$ 1,501.50
13	PMNN4485A	BATT IMPRES 2 LIION R IP68 2550T	\$ 127.00	\$ 97.79	\$ 1,271.27
13	PMNN4099A	AUDIO ACCESSORY-REMOTE SPEAKER MICROPHONE,IMPRES	\$ 132.00	\$ 101.64	\$ 1,321.32
		PORTABLE RADIO TOTAL		4,736.18	\$ 61,570.34
APX6000XE PORTABLE RADIO					
9	H98UCF9PW6AN	APX6000 700/800 MODEL 2.5 PORTABLE	\$ 2,938.00	\$ 2,203.50	\$ 19,831.50
9	H885BK	ADD: 3 YEAR SERVICE FROM THE START LITE	\$ 84.00	\$ 84.00	\$ 756.00
9	Q806BM	ADD: ASTRO DIGITAL CAI OPERATION	\$ 515.00	\$ 386.25	\$ 3,476.25
9	H869BZ	ENH: MULTIKEY	\$ 330.00	\$ 247.50	\$ 2,227.50
9	Q629AK	ENH: AES ENCRYPTION	\$ 475.00	\$ 356.25	\$ 3,206.25
9	QA04526AA	ADD: RFID KNOB	\$ 25.00	\$ 18.75	\$ 168.75
9	QA00205AG	ADD: DATA LINK MANAGER APP CDPORTABLES	\$ -	\$ -	\$ -
9	H38BT	ADD: SMARTZONE OPERATION	\$ 1,200.00	\$ 900.00	\$ 8,100.00
9	QA002006	ENH: APX6000XE RUGGED RADIO	\$ 800.00	\$ 600.00	\$ 5,400.00
9	Q361AR	ADD: P25 9600 BAUD TRUNKING	\$ 300.00	\$ 225.00	\$ 2,025.00
2	NNTN8860A	CHARGER, SINGLE-UNIT, IMPRES 2, 3A, 115VAC, US/NA	\$ 150.00	\$ 115.50	\$ 231.00
6	PMNN4485A	BATT IMPRES 2 LIION R IP68 2550T	\$ 127.00	\$ 97.79	\$ 586.74
9	PMNN4106ABLK	AUDIO ACCESSORY-AUDIO ADAPTER,NEXT GEN FIRE RSM	\$ 550.00	\$ 423.50	\$ 3,811.50
1	NNTN8844A	CHARGER, MULTI-UNIT, IMPRES 2, 6-DISP, NA/LA-PLUG, ACC USB CHGR	\$ 1,250.00	\$ 962.50	\$ 962.50
		PORTABLE RADIO TOTAL		6,620.54	\$ 50,782.99
		Equipment Total			194,691.00
		Programming/Installation			9,846.00
		Warranty Wrap Services			13,600.00
		Total			218,137.00
		Contract prior to December 9, 2016 and Ship Acceptance prior to December 28, 2016			-43,628.00
		TOTAL			\$ 174,509.00



1301 Algonquin Road
Schaumburg, IL 60196

Proposal

Customer

Name DUNNELLON FIRE DEPARTMENT
Address 20612 W Pennsylvania Ave
Cty,St,Zip DUNNELLON FL 34431
Phone 352-465-8594

Date 11/1/2016
Sales Robert Webb III
ATTN CHIEF SLATTERY

Qty	Model	Description	Unit Price	Your Price	TOTAL
APX6500 MOBILE RADIO					
5	M25URS9PW1AN	APX6500 7/800 MHZ MID POWER MOBILE	\$ 2,344.00	\$ 1,758.00	\$ 8,790.00
5	G24AX	ADD: 3 YEAR SERVICE FROM THE START LITE	\$ 121.00	\$ 121.00	\$ 605.00
5	G843AH	ADD: AES ENCRYPTION APX	\$ 475.00	\$ 356.25	\$ 1,781.25
5	W969BG	ADD: MULTIPLE KEY ENCRYPTION OPERATION	\$ 330.00	\$ 247.50	\$ 1,237.50
5	G806BE	ADD: ASTRO DIGITAL CAI OPERATION	\$ 515.00	\$ 386.25	\$ 1,931.25
5	G442AJ	ADD: O5 CONTROL HEAD	\$ 432.00	\$ 324.00	\$ 1,620.00
5	G66AM	ADD: DASH MOUNT	\$ 125.00	\$ 93.75	\$ 468.75
5	W22BA	ADD: PALM MICROPHONE	\$ 72.00	\$ 54.00	\$ 270.00
5	G444AE	ADD: APX CONTROL HEAD SOFTWARE	\$ -	\$ -	\$ -
5	G174AD	ADD: ANT 3DB LOW-PROFILE 762-870	\$ 43.00	\$ 32.25	\$ 161.25
5	B18CR	ADD: AUXILARY SPKR 7.5 WATT	\$ 60.00	\$ 45.00	\$ 225.00
5	GA00235AA	ADD: NO GPS ANTENNA NEEDED	\$ -	\$ -	\$ -
5	G51AU	ENH: SMARTZONE OPERATION APX6500	\$ 1,200.00	\$ 900.00	\$ 4,500.00
5	G361AH	ADD: P25 TRUNKING SOFTWARE	\$ 300.00	\$ 225.00	\$ 1,125.00
5	QA00205AH	ADD: DATA LINK MANAGER APP CDMOBILES	\$ -	\$ -	\$ -
MOBILE RADIO TOTAL				4,543.00	\$ 22,715.00
APX6500 MOBILE RADIO CONTROL STATION					
1	M25URS9PW1AN	APX6500 7/800 MHZ MID POWER MOBILE	\$ 2,344.00	\$ 1,758.00	\$ 1,758.00
1	G24AX	ADD: 3 YEAR SERVICE FROM THE START LITE	\$ 121.00	\$ 121.00	\$ 121.00
1	G843AH	ADD: AES ENCRYPTION APX	\$ 475.00	\$ 356.25	\$ 356.25
1	W969BG	ADD: MULTIPLE KEY ENCRYPTION OPERATION	\$ 330.00	\$ 247.50	\$ 247.50
1	G806BE	ADD: ASTRO DIGITAL CAI OPERATION	\$ 515.00	\$ 386.25	\$ 386.25
1	G442AJ	ADD: O5 CONTROL HEAD	\$ 432.00	\$ 324.00	\$ 324.00
1	G66AM	ADD: DASH MOUNT	\$ 125.00	\$ 93.75	\$ 93.75
1	W382	ADD: CONTROL STATION DESK GCAI MIC	\$ 169.00	\$ 126.75	\$ 126.75
1	G91	ADD: CONTROL STATION POWER SUPPLY	\$ 269.00	\$ 201.75	\$ 201.75
1	W665	ADD: CONTROL STATION OPERATION	\$ 70.00	\$ 52.50	\$ 52.50
1	G444AE	ADD: APX CONTROL HEAD SOFTWARE	\$ -	\$ -	\$ -
1	G174AD	ADD: ANT 3DB LOW-PROFILE 762-870	\$ 43.00	\$ 32.25	\$ 32.25
1	GA00235AA	ADD: NO GPS ANTENNA NEEDED	\$ -	\$ -	\$ -
1	G51AU	ENH: SMARTZONE OPERATION APX6500	\$ 1,200.00	\$ 900.00	\$ 900.00
1	G361AH	ADD: P25 TRUNKING SOFTWARE	\$ 300.00	\$ 225.00	\$ 225.00
1	QA00205AH	ADD: DATA LINK MANAGER APP CDMOBILES	\$ -	\$ -	\$ -
MOBILE CONTROL STATION RADIO TOTAL				\$ 4,825.00	\$ 4,825.00
APX6000XE PORTABLE RADIO					
9	H98UCF9PW6AN	APX6000 700/800 MODEL 2.5 PORTABLE	\$ 2,938.00	\$ 2,203.50	\$ 19,831.50
9	H885BK	ADD: 3 YEAR SERVICE FROM THE START LITE	\$ 84.00	\$ 84.00	\$ 756.00
9	Q806BM	ADD: ASTRO DIGITAL CAI OPERATION	\$ 515.00	\$ 386.25	\$ 3,476.25
9	H869BZ	ENH: MULTIKEY	\$ 330.00	\$ 247.50	\$ 2,227.50
9	Q629AK	ENH: AES ENCRYPTION	\$ 475.00	\$ 356.25	\$ 3,206.25
9	QA04526AA	ADD: RFID KNOB	\$ 25.00	\$ 18.75	\$ 168.75
9	QA00205AG	ADD: DATA LINK MANAGER APP CDPORTABLES	\$ -	\$ -	\$ -
9	H38BT	ADD: SMARTZONE OPERATION	\$ 1,200.00	\$ 900.00	\$ 8,100.00
9	QA002006	ENH: APX6000XE RUGGED RADIO	\$ 800.00	\$ 600.00	\$ 5,400.00
9	Q361AR	ADD: P25 9600 BAUD TRUNKING	\$ 300.00	\$ 225.00	\$ 2,025.00
2	NNTN8860A	CHARGER, SINGLE-UNIT, IMPRES 2, 3A, 115VAC, US/NA	\$ 150.00	\$ 115.50	\$ 231.00
6	PMNN4485A	BATT IMPRES 2 LIION R IP68 2550T	\$ 127.00	\$ 97.79	\$ 586.74
9	PMMN4106ABLK	AUDIO ACCESSORY-AUDIO ADAPTER,NEXT GEN FIRE RSM	\$ 550.00	\$ 423.50	\$ 3,811.50
1	NNTN8844A	CHARGER, MULTI-UNIT, IMPRES 2, 6-DISP, NA/LA-PLUG, ACC USB CHGR	\$ 1,250.00	\$ 962.50	\$ 962.50
PORTABLE RADIO TOTAL				6,620.54	\$ 50,782.99
				Equipment Total	78,323.00
				Programming/Installation	3,500.00
				Warranty Wrap Services	5,100.00
				Total	86,923.00
Contract prior to December 9, 2016 and Ship Acceptance prior to December 28, 2016					-15,040.00
TOTAL					\$ 71,883.00



1301 Algonquin Road
Schaumburg, IL 60196

Proposal

Customer

Name DUNNELLO POLICE DEPARTMENT
 Address 12014 S WILLIAMS STREET
 Cty,St,Zip DUNNELLO FL 34432
 Phone 352-465-8510

Date 11/1/2016
 Sales Robert Webb III
 ATTN CHIEF McQuaig
 Quote Good for 60 Days

Qty	Model	Description	Unit Price	Your Price	TOTAL
APX6500 MOBILE RADIO					
11	M25URS9PW1AN	APX6500 7/800 MHZ MID POWER MOBILE	\$ 2,344.00	\$ 1,758.00	\$ 19,338.00
11	G24AX	ADD: 3 YEAR SERVICE FROM THE START LITE	\$ 121.00	\$ 121.00	\$ 1,331.00
11	G843AH	ADD: AES ENCRYPTION APX	\$ 475.00	\$ 356.25	\$ 3,918.75
11	W969BG	ADD: MULTIPLE KEY ENCRYPTION OPERATION	\$ 330.00	\$ 247.50	\$ 2,722.50
11	G806BE	ADD: ASTRO DIGITAL CAI OPERATION	\$ 515.00	\$ 386.25	\$ 4,248.75
11	G442AJ	ADD: O5 CONTROL HEAD	\$ 432.00	\$ 324.00	\$ 3,564.00
11	G66AM	ADD: DASH MOUNT	\$ 125.00	\$ 93.75	\$ 1,031.25
11	W22BA	ADD: PALM MICROPHONE	\$ 72.00	\$ 54.00	\$ 594.00
11	G444AE	ADD: APX CONTROL HEAD SOFTWARE	\$ -	\$ -	\$ -
11	G174AD	ADD: ANT 3DB LOW-PROFILE 762-870	\$ 43.00	\$ 32.25	\$ 354.75
11	B18CR	ADD: AUXILARY SPKR 7.5 WATT	\$ 60.00	\$ 45.00	\$ 495.00
11	GA00235AA	ADD: NO GPS ANTENNA NEEDED	\$ -	\$ -	\$ -
11	G51AU	ENH: SMARTZONE OPERATION APX6500	\$ 1,200.00	\$ 900.00	\$ 9,900.00
11	G361AH	ADD: P25 TRUNKING SOFTWARE	\$ 300.00	\$ 225.00	\$ 2,475.00
11	QA00205AH	ADD: DATA LINK MANAGER APP CDMOBILES	\$ -	\$ -	\$ -
MOBILE RADIO TOTAL				4,543.00	\$ 49,973.00
APX6500 MOBILE RADIO CONTROL STATION					
1	M25URS9PW1AN	APX6500 7/800 MHZ MID POWER MOBILE	\$ 2,344.00	\$ 1,758.00	\$ 1,758.00
1	G24AX	ADD: 3 YEAR SERVICE FROM THE START LITE	\$ 121.00	\$ 121.00	\$ 121.00
1	G843AH	ADD: AES ENCRYPTION APX	\$ 475.00	\$ 356.25	\$ 356.25
1	W969BG	ADD: MULTIPLE KEY ENCRYPTION OPERATION	\$ 330.00	\$ 247.50	\$ 247.50
1	G806BE	ADD: ASTRO DIGITAL CAI OPERATION	\$ 515.00	\$ 386.25	\$ 386.25
1	G442AJ	ADD: O5 CONTROL HEAD	\$ 432.00	\$ 324.00	\$ 324.00
1	G66AM	ADD: DASH MOUNT	\$ 125.00	\$ 93.75	\$ 93.75
1	W382	ADD: CONTROL STATION DESK GCAI MIC	\$ 169.00	\$ 126.75	\$ 126.75
1	G91	ADD: CONTROL STATION POWER SUPPLY	\$ 269.00	\$ 201.75	\$ 201.75
1	W665	ADD: CONTROL STATION OPERATION	\$ 70.00	\$ 52.50	\$ 52.50
1	G444AE	ADD: APX CONTROL HEAD SOFTWARE	\$ -	\$ -	\$ -
1	G174AD	ADD: ANT 3DB LOW-PROFILE 762-870	\$ 43.00	\$ 32.25	\$ 32.25
1	GA00235AA	ADD: NO GPS ANTENNA NEEDED	\$ -	\$ -	\$ -
1	G51AU	ENH: SMARTZONE OPERATION APX6500	\$ 1,200.00	\$ 900.00	\$ 900.00
1	G361AH	ADD: P25 TRUNKING SOFTWARE	\$ 300.00	\$ 225.00	\$ 225.00
1	QA00205AH	ADD: DATA LINK MANAGER APP CDMOBILES	\$ -	\$ -	\$ -
MOBILE CONTROL STATION RADIO TOTAL				\$ 4,825.00	\$ 4,825.00
APX6000 PORTABLE RADIO					
13	H98UCF9PW6AN	APX6000 700/800 MODEL 2.5 PORTABLE	\$ 2,938.00	\$ 2,203.50	\$ 28,645.50
13	H885BK	ADD: 3 YEAR SERVICE FROM THE START LITE	\$ 84.00	\$ 84.00	\$ 1,092.00
13	Q806BM	ADD: ASTRO DIGITAL CAI OPERATION	\$ 515.00	\$ 386.25	\$ 5,021.25
13	H869BZ	ENH: MULTIKEY	\$ 330.00	\$ 247.50	\$ 3,217.50
13	Q629AK	ENH: AES ENCRYPTION	\$ 475.00	\$ 356.25	\$ 4,631.25
13	QA04526AA	ADD: RFID KNOB	\$ 25.00	\$ 18.75	\$ 243.75
13	QA00205AG	ADD: DATA LINK MANAGER APP CDPORTABLES	\$ -	\$ -	\$ -
13	H38BT	ADD: SMARTZONE OPERATION	\$ 1,200.00	\$ 900.00	\$ 11,700.00
13	Q361AR	ADD: P25 9600 BAUD TRUNKING	\$ 300.00	\$ 225.00	\$ 2,925.00
13	NNTN8860A	CHARGER, SINGLE-UNIT, IMPRES 2, 3A, 115VAC, US/NA	\$ 150.00	\$ 115.50	\$ 1,501.50
13	PMNN4485A	BATT IMPRES 2 LIION R IP68 2550T	\$ 127.00	\$ 97.79	\$ 1,271.27
13	PMMN4099A	AUDIO ACCESSORY-REMOTE SPEAKER MICROPHONE,IMPRES	\$ 132.00	\$ 101.64	\$ 1,321.32
PORTABLE RADIO TOTAL				4,736.18	\$ 61,570.34
				Equipment Total	116,368.00
				Programming/Installation	6,346.00
				Warranty Wrap Services	8,500.00
				Total	131,214.00
Contract prior to December 9, 2016 and Ship Acceptance prior to December 28, 2016					-22,307.00
TOTAL					\$ 108,907.00