



**JUSTICE COMMITTEE AGENDA
Government Center, Room 400**

Monday, December 5, 2005

5:00 p.m.

1. Roll Call
2. Chairman's Approval of Minutes – November 5, 2005
3. Appearance by Members of the Public
4. Departmental Matters:
 - A. Beth C. Kimmerling, McLean County Coroner
 - 1) Items to be Presented for Information:
 - a) Monthly Report, October 2005 1
 - b) General Report
 - c) Other
 - B. Sandy Parker, McLean County Circuit Clerk
 - 1) Items to be Presented for Information:
 - a) Statistical Reports, October 2005 2-10
 - b) General Report
 - c) Other
 - C. Bill Gamblin, Director, 911 Administration
 - 1) Items to be Presented for Information:
 - a) Status Reports, October 2005 11-24
 - b) General Report
 - c) Other

- D. Joan Naour, Director, Correctional Health Services
- 1) Items to be Presented for Action:
 - a) Request Approval for Renewal of a Contract with OSF Healthcare Systems and Kenneth Inoue, M.D. for the Provision of Medical Services for the McLean County Adult Detention Facility 25-35
 - b) Request Approval for Renewal of a Contract with the McLean County Center for Human Services for the Provision of Mental Health Services for the McLean County Adult Detention Facility 36-41
 - 2) Items to be Presented for Information
 - a) General Report
 - b) Other
- E. Craig Nelson, Director, Information Services
- 1) Items to be Presented for Action:
 - a) Request Approval of Integrated Justice Information Systems (IJIS) to Extend Completion Date for Work Order #15 42-44
 - b) Request Approval Integrated Justice Information Systems (IJIS) for time and Materials, Work Order #16 45-51
 - c) Request Approval Integrated Justice Information Systems (IJIS) for Application Development, Work Order #17 52-55
 - 2) Items to be Presented for Information
 - a) General Report
 - b) Other
- F. Curt Hawk, Director, E.S.D.A.
- 1) Items to be Presented for Action:
 - a) Request Approval of An Amendment to the Ordinance Creating the McLean County Emergency Services and Disaster Agency Changing the Name of the McLean County Emergency Services and Disaster Agency To the McLean County Emergency Management Agency 56-57
 - b) Request Approval of An Ordinance of the McLean County Board Repealing and Rescinding the Emergency Rescue Squad Ordinance and the Ordinance Establishing Rules and Regulations Governing the Operation of the McLean County Emergency Rescue Squad 58-59

- 2) Items to be Presented for Information
- a) General Report
 - b) Other
- G. Amy Davis, Public Defender
- 1) Items to be Presented for Action:
- a) Request Approval of Contract Renewal for Special Public Defender with Alan J. Novick, Attorney at Law 60-64
 - b) Request Approval of Contract Renewal for Special Public Defender with Terry W. Dodds, Attorney at Law 65-69
 - c) Request Approval of Contract Renewal for Special Public Defender with Keith Davis, Attorney at Law 70-74
- 2) Items to be Presented for Information:
- a) Monthly Caseload Report, October 2005 75-77
 - b) General Report
 - c) Other
- H. Bill Yoder, McLean County State's Attorney
- 1) Items to be Presented for Information:
- a) Monthly Caseload Report 78-79
 - b) General Report
 - c) Other
- I. Billie Larkin, Director, Children's Advocacy Center
- 1) Items to be Presented for Information:
- a) Monthly Statistical Report 80
 - b) CASA Report 81
 - c) General Report
 - d) Other
- J. Roxanne Castleman, Director, Court Services
- 1) Items to be Presented for Action:
- a) Request Approval of an Emergency Appropriation Ordinance Amending the McLean County Fiscal Year 2005 Combined Annual Appropriation and Budget Ordinance, General Fund 0001, Court Services Department 0022 – Juvenile Detention Center 82-83
 - b) Request Approval of Contract with Livingston County for Lease of Space in the McLean County Juvenile Detention Center 84-89

- c) Request Approval of Contract with Woodford County for Lease of Space in the McLean County Juvenile Detention Center 90-95
- d) Request Approval of Contract with Logan County for Lease of Space in the McLean County Juvenile Detention Center 96-101
- e) Request Approval of Contract with OSF Healthcare Systems for Physician Services with McLean County Juvenile Detention Center 102-103
- f) Request approval of a Contract for Counseling Services with Cathy Vogel for the McLean County Juvenile Detention Facility 104-109
- g) Request Approval to Apply for a County-owned Credit Card to be used by the Court Services Department 110
- 2) Items to be Presented for Information:
 - a) Monthly Caseload Report, October 2005 111-118
 - b) General Report
 - c) Other

K. David Owens, McLean County Sheriff

- 1) Items to be Presented for Action:
 - a) Request Approval of an Emergency Appropriation Ordinance Amending the McLean County Fiscal Year 2005 Combined Annual Appropriation and Budget Ordinance, Edward Byrne Justice Assistance Grant (JAG) – Sheriff’s Department 0029 119-121
 - b) Request Approval of Contract and User Agreement with Motorola, Inc. for STARCOM21 Radio System 122-265
- 2) Items to be Presented for Information:
 - a) McLean County Detention Facility Population Report, November 2005 266-267
 - b) General Report
 - c) Other

L. John Zeunik, County Administrator

1) Items to be Presented for Information:

- a) GED Information – Adult Detention Facility
- b) General Report
- c) Other

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5. Other Business and Communication

6. Recommend payment of Bills and Transfers, if any, to the County Board

7. Adjournment

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**Office of the Coroner
McLean County
OCT REPORT**

	OCT 2005	OCT 2004	TYTD 2005	LYTD 2004
<i>Cases</i>	65	58	751	703
<i>Autopsies</i>	5	3	67	81
<i>Out/County Autopsies</i>	26	21	240	283
<i>Inquests</i>	1	6	43	54

TOTAL DEPOSITS

	BUDGET	ACTUAL
<i>Copy Fees</i>	\$6,000.00	\$5,580.00
<i>Morgue Fee</i>	\$30,500.00	\$ 53,706.00
<i>Reim/Services</i>	\$250.00	\$100.00
<i>Paid to Facilities Mgt</i>	\$0.00	\$8,164.00

DEATH INVESTIGATIONS THAT INCLUDE AUTOPSY AND FOLLOW-UP

Traffic Crash – 0

Medical/Sudden death – 3

Homicide – 0

Other (pending tox. & autopsy results and/or inquest ruling) – 4

OPEN DEATH INVESTIGATIONS

Traffic Crash – 2 Homicide – 0

Medical/Sudden death – 3 Other/Pending - 9

REPORT A
ACTIVITY OF ALL CIVIL CASES
DURING THE MONTH OF OCTOBER 2005
IN THE CIRCUIT COURT OF THE 11th JUDICIAL CIRCUIT
McLEAN COUNTY

CATEGORY	BEGIN PENDING	CODE	NEW FILED	REINSTATED	DISPOSED	END PENDING 2005	END PENDING 2004
Adoption	27	AD	6	0	11	22	19
Arbitration	247	AR	45	8	54	246	246
Chancery	208	CH	34	0	22	220	188
Dissolution of Marriage	454	D	42	0	57	439	577
Eminent Domain	6	ED	0	0	4	2	7
Family	249	F	56	1	20	286	173
Law => \$50,000 - Jury	293	L	12	0	13	292	268
Law = > \$50,000 - Non-Jury	153	L	12	0	4	161	129
Law = < \$50,000 - Jury	3	LM	0	0	0	3	9
Law = < \$50,000 - Non-Jury	117	LM	81	3	81	120	123
Municipal Corporation	1	MC	0	0	0	1	1
Mental Health	12	MH	17	0	18	11	12
Miscellaneous Remedy	135	MR	16	0	23	128	175
Order of Protection	22	OP	16	0	18	20	9
Probate	1,088	P	19	0	11	1,096	1,116
Small Claim	543	SC	168	33	280	464	562
Tax	5	TX	1	0	0	6	5
TOTAL CIVIL	3,563		525	45	616	3,517	3,619

REPORT B
 ACTIVITY OF ALL CRIMINAL CASES
 DURING THE MONTH OF OCTOBER 2005
 IN THE CIRCUIT COURT OF THE 11TH JUDICIAL CIRCUIT
 McLEAN COUNTY

	BEGIN PENDING	CODE	NEW FILED	NO. OF DEFTS. NEW	REINSTATED	DISPOSED	END PENDING 2005	END PENDING 2004
CONTEMPT OF COURT	2	C.C.	1	1	0	0	3	1
CRIMINAL FELONY	858	CF	90	90	12	122	838	759
CRIMINAL MISDEMEANOR	936	CM	212	212	0	236	912	982
TOTAL CRIMINAL	1,796		303	303	12	358	1,753	1,742

REPORT C
 ACTIVITY OF ALL JUVENILE CASES
 DURING THE MONTH OF OCTOBER 2005
 IN THE CIRCUIT COURT OF THE 11TH JUDICIAL CIRCUIT
 McLEAN COUNTY

CATEGORY	BEGIN PENDING	CODE	NEW FILED	NO. OF DEFTS. NEW	REINSTATED	DISPOSED	END PENDING 2005	END PENDING 2004
JUVENILE	16	J	1	1	1	1	17	22
JUVENILE ABUSE & NEGLECT	297	JA	5	5	0	15	287	291
JUVENILE DELINQUENT	110	JD	14	14	10	20	114	102
TOTAL JUVENILE	423		20	20	11	36	418	415

REPORT D
 ACTIVITY OF ALL OF ALL DUI/TRAFFIC/CONSERVATION/ORDINANCE CASES
 DURING THE MONTH OF OCTOBER 2005
 IN THE CIRCUIT COURT OF THE 11TH JUDICIAL CIRCUIT
 McLEAN COUNTY

CATEGORY	BEGIN PENDING	CODE	NEW FILED	REINSTATED	DISPOSED	END PENDING 2005	END PENDING 2004
CONSERVATION VIOLATION	13	CV	2	0	5	10	13
DRIVING UNDER THE INFLUENCE	430	DT	83	0	72	441	482
ORDINANCE VIOLATION	909	OV	338	0	224	1,023	1,064
TRAFFIC VIOLATION	13,197	TR	3,297	34	3,434	13,094	12,148
TOTALS:	14,549		3,720	34	3,735	14,568	13,707

REPORT F
DISPOSITION OF DEFENDANTS CHARGED WITH FELONIES⁽¹⁾
THROUGH THE MONTH OF SEPTEMBER 2005
IN THE CIRCUIT COURT OF THE 11TH JUDICIAL CIRCUIT
McLEAN COUNTY

	NOT CONVICTED							CONVICTED			TOTAL DEFENDANTS DISPOSED OF
	NOLLE	S.O.L.	REDUCED TO MISDEMEANOR	DISMISSED	OTHER(2)	ACQUITTED BY		GUILTY PLEA	BENCH TRIAL	JURY TRIAL	
						BENCH TRIAL	JURY TRIAL				
JAN	4	0	8	0	0	0	1	54	0	0	67
FEB	14	0	5	2	0	0	1	76	0	0	98
MAR	18	0	11	0	1	2	0	74	3	3	112
APR	12	0	11	0	1	0	1	64	2	3	94
MAY	13	0	6	0	0	0	2	46	0	2	69
JUNE	22	0	5	3	2	0	1	114	0	0	147
JULY	12	0	9	0	0	0	2	82	0	0	105
AUG	7	0	9	1	0	1	0	70	0	4	92
SEPT	37	0	9	0	1	0	3	94	5	0	149
OCT	33	0	11	0	0	0	1	77	0	0	122
NOV											
DEC											
TOTAL	172	0	84	6	5	3	12	751	10	12	1055

(1) NOT NECESSARILY DIFFERENT DEFENDANTS

(2) INCLUDES COURT ACTION: NO BILL, TRANSFERRED/NO JURISDICTION, DEATH SUGGESTED/CAUSE ABATED, UNFIT TO STAND TRIAL, SEXUALLY DANGEROUS, TRANSFERS TO WARRANT CALENDAR, AND EXTRADITION PROCEEDING FILED AS A FELONY.

REPORT F
DISPOSITION OF DEFENDANTS CHARGED WITH FELONIES⁽¹⁾
DURING THE MONTH OCTOBER OF 2005
IN THE CIRCUIT COURT OF THE 11TH JUDICIAL CIRCUIT
MCLEAN COUNTY

		NOT CONVICTED					CONVICTED			TOTAL DEFENDANTS DISPOSED OF		
		NOLLE	S.O.L.	REDUCED TO MISDEMEANOR	DISMISSED	OTHER(2)	ACQUITTED BY		GUILTY PLEA		BENCH TRIAL	JURY TRIAL
							BENCH TRIAL	JURY TRIAL				
33	0	11	0	0	0	0	0	1	77	0	0	122

[∞](1) NOT NECESSARILY DIFFERENT DEFENDANTS

(2) INCLUDES COURT ACTION: NO BILL, TRANSFERRED/NO JURISDICTION, DEATH SUGGESTED/CAUSE ABATED, UNFIT TO STAND TRIAL, SEXUALLY DANGEROUS, TRANSFERS TO WARRANT CALENDAR, AND EXTRADITION PROCEEDING FILED AS A FELONY.

REPORT G
SENTENCE OF DEFENDANTS CHARGED WITH FELONIES
DURING THE MONTH OF OCTOBER 2005
IN THE CIRCUIT COURT OF THE 11th JUDICIAL CIRCUIT
McLEAN COUNTY

TOTAL NUMBER OF DEFENDANTS CONVICTED OF FELONIES BY GUILTY PLEA, BENCH TRIAL AND JURY TRIAL (FROM REPORT F). THIS TOTAL MUST EQUAL THE NUMBER OF FELONY SENTENCES ON THE FELONY SENTENCE TABLE BELOW.

TOTAL NUMBER OF CONVICTED FELONIES: 77
(FROM REPORT F)

FELONY SENTENCE TABLE

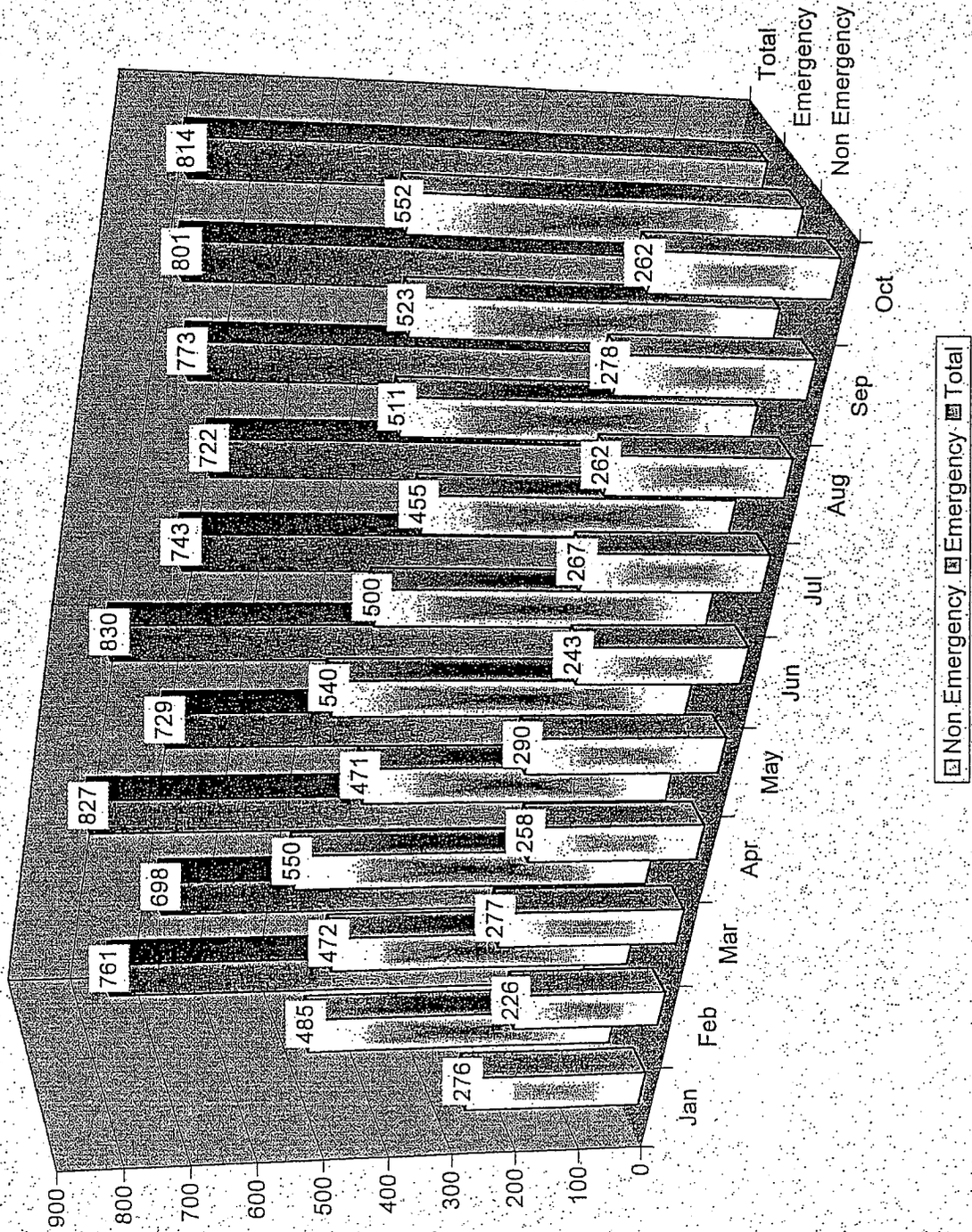
	CLASS M	CLASS X	CLASS 1	CLASS 2	CLASS 3	CLASS 4	TOTALS
1. DEATH	0	0	0	0	0	0	0
2. LIFE	0	0	0	0	0	0	0
3. IDOC	0	1	7	4	6	7	25
4. PROBATION	0	0	3	5	7	35	50
5. OTHER	0	0	0	0	1	1	2
TOTALS:	0	1	10	9	14	43	77

* Conditional Discharge

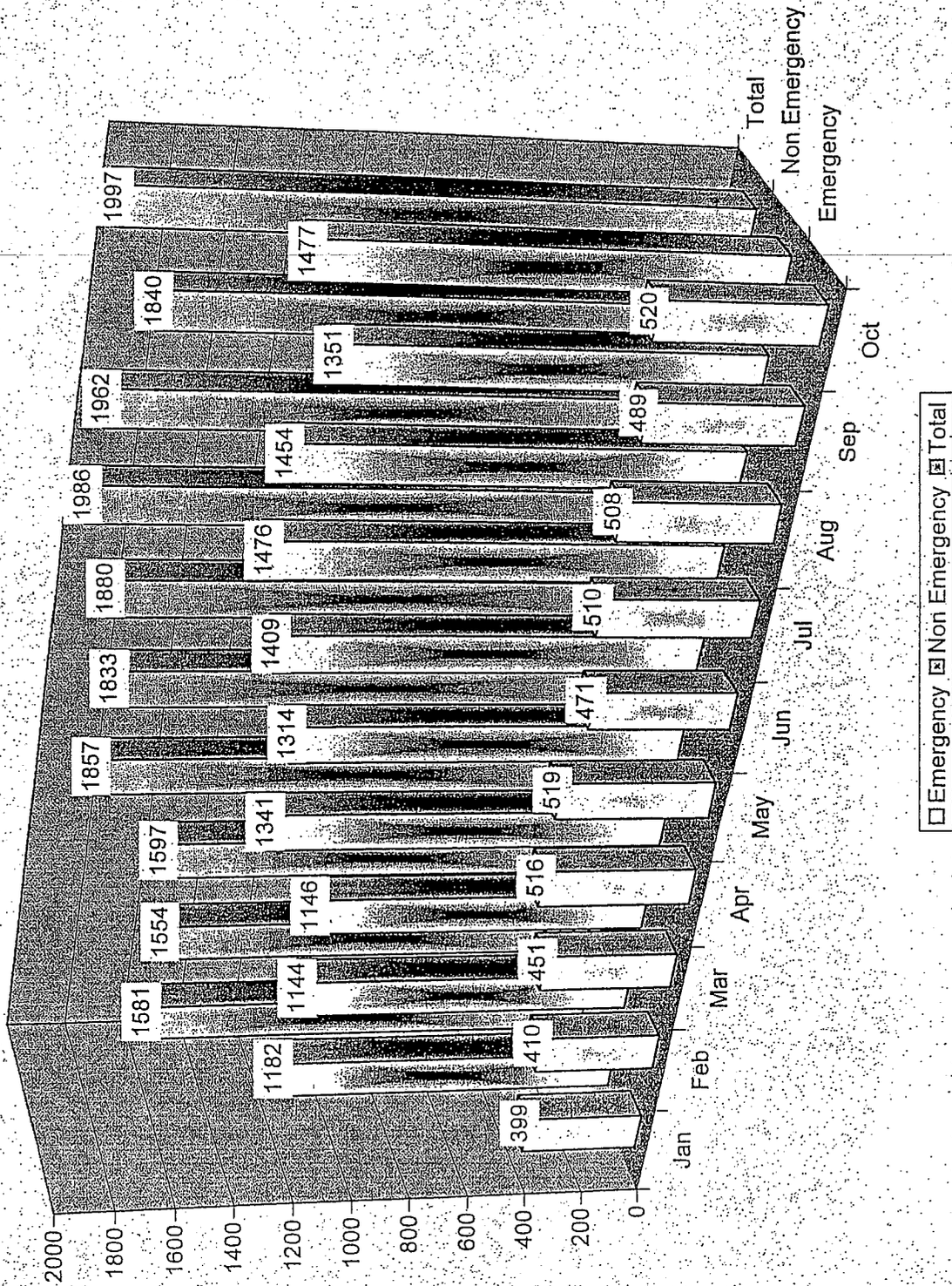
REPORT H
ORDERS OF PROTECTION ISSUED
DURING THE MONTH OF OCTOBER 2005
IN THE CIRCUIT COURT OF THE 11TH JUDICIAL CIRCUIT
McLEAN COUNTY

	<u>EMERGENCY</u>	<u>INTERIM</u>	<u>PLENARY</u>
DIVORCE	3	0	0
FAMILY (OP)	14	0	1
CRIMINAL	1	0	2
TOTAL:	18	0	3

CAD Fire Reponses for October 2005



Law Enforcement CAD Responses for October 2005



My Company
 Report run: 15-Nov-2005 17:55:39
 Run by operator: My Name
 Add more info here...

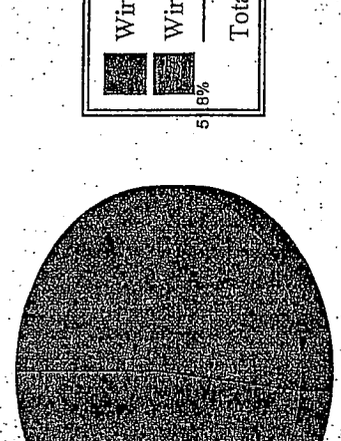
Incoming Call Types

Report template: Monthly Incoming Call Types
 Analyzing subject type: Position Group entity: All

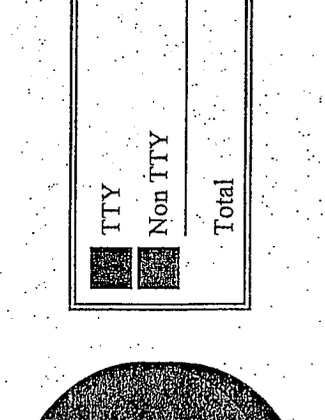
Requested period
 From: 01-Oct-2005 12:00:00
 Until: 31-Oct-2005 23:59:59

<u>Oct-2005</u>	<u>Total Calls</u>	<u>Wireline</u>	<u>Wireless</u>	<u>TTY</u>	<u>Abandoned</u>
911 Incoming	5953	3084 (51.8%)	2869 (48.2%)	2 (0.0%)	224 (3.8%)
Adm Incoming	12999	---	---	---	---
Total	18952				

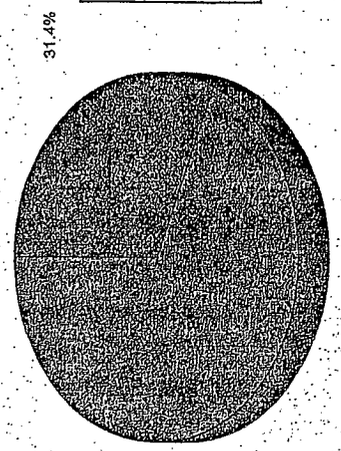
Oct-2005 Call Count



911 Abandoned Call Count



Oct-2005 911 TTY Count



911 TTY Count

My Company

Report run: 15-Nov-2005 17:27:11
Run by operator: My Name
Add more info here...

Call Counts / Average Time

Report template: Monthly Call Count and Average Time
Analyzing subject type: Position Group entity: All

Requested period

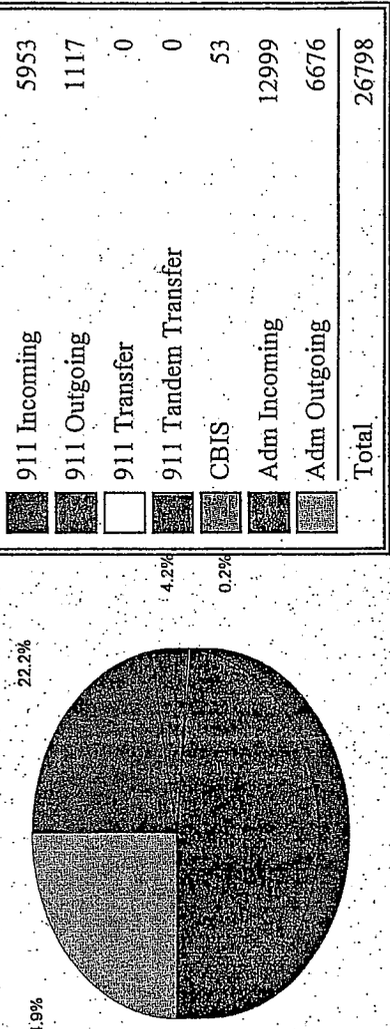
From: 01-Oct-2005 12:00:00
Until: 31-Oct-2005 23:59:59

Oct-2005

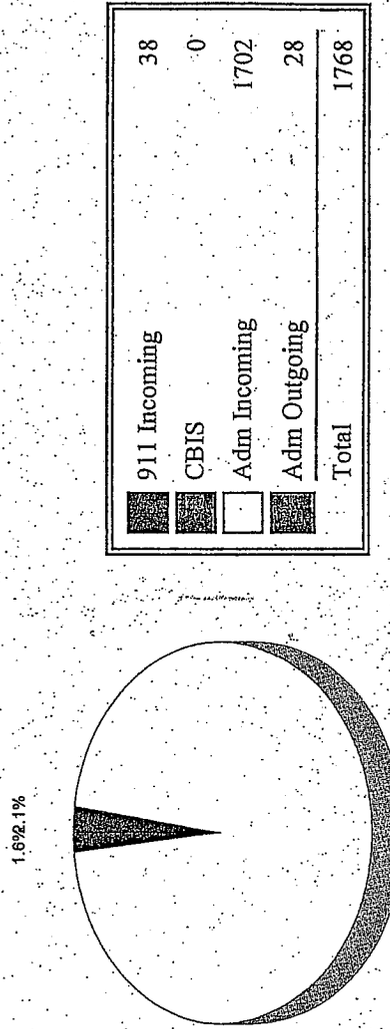
	<u>Calls</u>	<u>Average Ringing</u> (seconds)	<u>Average Call Duration</u> (seconds)	<u>Average Hold Time</u> (seconds)	<u>Total Holds</u> (count)
911 Incoming	5953	4 (6039)	81	39	38
911 Outgoing	1117	---	9	---	---
911 Transfer	0	---	---	---	---
911 Tandem Transfer	0	---	---	---	---
Call Back In Service	53	---	40	0	0
Adm Incoming	12999	0 (13077)	67	24	1702
Adm Outgoing	6676	---	38	36	28
Total	26798				1768

Oct-2005

Call Count



Hold Count



My Company
 Report run: 15-Nov-2005 17:40:49
 Run by operator: My Name
 Add more info here...

Ringin **me Range**
 Report template: Monthly Ringing Time Ranges
 Analyzing subject type: Position Group entity: All

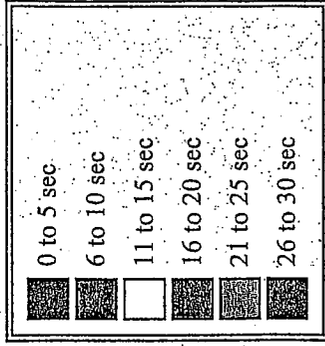
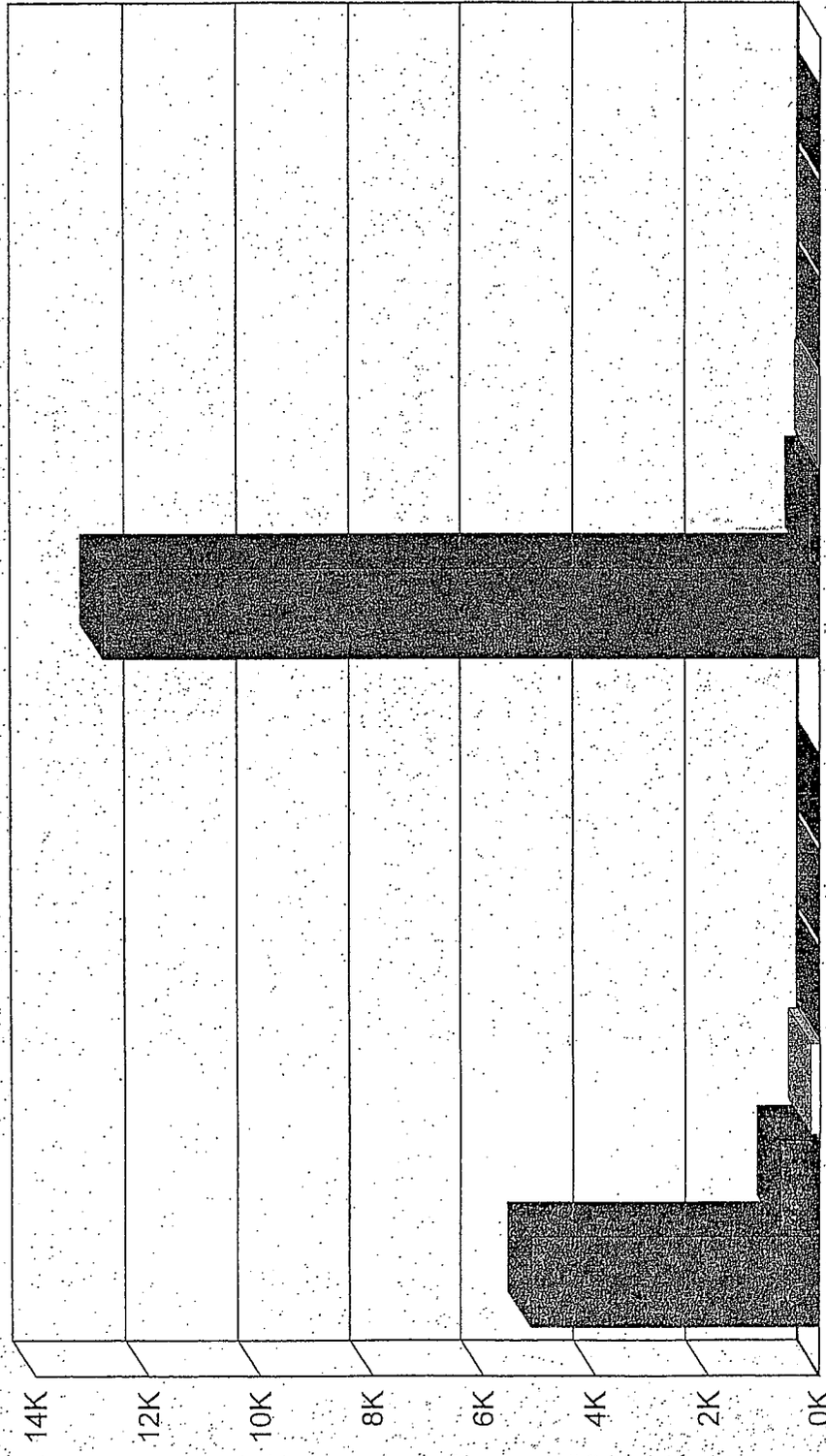
Requested per:
 From: 01-Oct-2005 12:00:00
 Until: 31-Oct-2005 23:59:59

Call Count per Range

Oct-2005

	<u>Total</u>	<u>0 to 5 sec</u>	<u>6 to 10 sec</u>	<u>11 to 15 sec</u>	<u>16 to 20 sec</u>	<u>21 to 25 sec</u>	<u>26 to 30 sec</u>
911 Incoming	6076	5153 (84.8%)	729 (12.0%)	166 (2.7%)	19 (0.3%)	6 (0.1%)	3 (0.0%)
Adm Incoming	13077	12782 (97.7%)	225 (1.7%)	44 (0.3%)	16 (0.1%)	10 (0.1%)	0 (0.0%)
Total	19153	17935 (93.6%)	954 (5.0%)	210 (1.1%)	35 (0.2%)	16 (0.1%)	3 (0.0%)

Number of Calls vs Call Type



Number of Calls 18

Day of Month vs Hour

Report template: Monthly Calls for 911 and Admin Circuits - Day of Month vs Hour

Analyzing subject type: Position Group entity: All

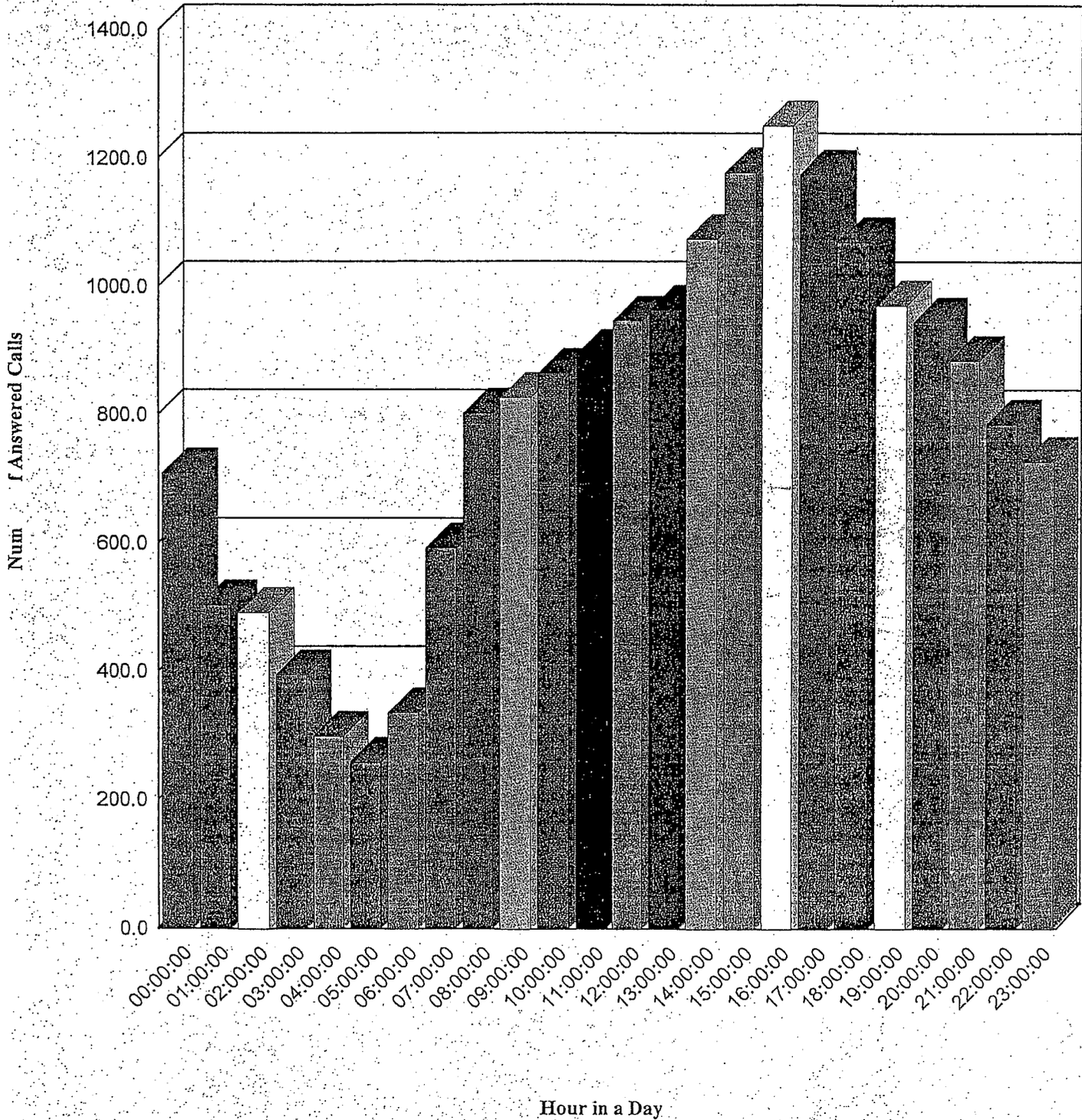
Oct-2005	00:00:00	01:00:00	02:00:00	03:00:00	04:00:00	05:00:00	06:00:00	07:00:00	08:00:00	09:00:00	10:00:00	11:00:00	Total PM	Total
01-Oct-2005	0	0	0	0	0	0	0	0	0	0	0	0	506	506
02-Oct-2005	40	32	37	31	20	16	10	15	19	16	27	14	319	596
03-Oct-2005	15	12	10	12	5	9	9	19	26	28	36	29	386	596
04-Oct-2005	13	10	10	8	8	7	12	24	30	25	30	31	419	627
05-Oct-2005	12	11	9	12	5	8	9	20	29	29	24	27	355	550
06-Oct-2005	24	4	8	5	9	5	9	27	20	34	36	27	388	596
07-Oct-2005	24	26	13	6	9	16	15	30	36	20	25	32	416	668
08-Oct-2005	33	27	31	27	23	14	12	17	35	33	49	32	377	710
09-Oct-2005	25	25	24	56	25	15	10	9	14	29	14	23	382	651
10-Oct-2005	6	11	9	6	6	4	13	21	26	28	22	31	336	519
11-Oct-2005	27	12	6	7	6	3	4	17	27	21	27	30	376	563
12-Oct-2005	17	14	5	2	5	7	18	15	15	26	24	25	365	538
13-Oct-2005	17	20	15	7	13	6	10	16	25	18	27	24	367	565
14-Oct-2005	28	15	23	13	9	7	18	23	35	24	22	35	507	759
15-Oct-2005	30	29	19	20	10	11	16	21	21	29	9	23	389	627
16-Oct-2005	28	27	32	8	16	17	19	16	21	38	23	28	415	688
17-Oct-2005	15	13	7	6	4	3	6	27	30	36	37	35	425	644
18-Oct-2005	12	18	11	6	13	11	12	18	26	34	25	29	373	588
19-Oct-2005	24	15	5	4	1	6	11	21	33	22	22	25	362	551
20-Oct-2005	22	12	14	10	8	10	8	17	29	32	36	35	313	546
21-Oct-2005	25	4	15	18	11	4	9	20	53	23	32	22	413	649
22-Oct-2005	44	25	34	24	19	11	19	7	25	34	38	28	333	641
23-Oct-2005	18	14	31	24	16	6	12	13	15	12	33	27	319	540
24-Oct-2005	9	9	5	6	2	9	7	20	20	32	42	38	388	587
25-Oct-2005	14	7	15	8	5	6	10	22	46	18	28	40	348	567
26-Oct-2005	8	17	10	7	4	3	7	14	17	25	24	45	415	596
27-Oct-2005	30	14	20	11	6	9	10	24	25	16	23	37	374	599
28-Oct-2005	28	15	8	10	14	6	12	38	42	36	38	35	444	726
29-Oct-2005	30	28	30	21	12	13	9	12	28	39	39	33	391	685
30-Oct-2005	79	24	31	14	8	12	11	14	9	24	23	23	337	609
31-Oct-2005	13	14	5	6	7	5	9	36	26	46	30	32	436	665
Total	710	504	492	395	299	259	336	593	803	827	865	895	11974	18952

Day of Month vs Hour

Report template: Monthly Calls for 911 and Admin Circuits - Day of Month vs Hour
Analyzing subject type: Position Group entity: All

Oct-2005

Total Number of Answered Calls vs Hour in a Day



Day of Month vs Hour

Report template: Monthly Calls for 911 and Admin Circuits - Day of Month vs Hour
 Analyzing subject type: Position Group entity: All

Oct-2005	12:00:00	13:00:00	14:00:00	15:00:00	16:00:00	17:00:00	18:00:00	19:00:00	20:00:00	21:00:00	22:00:00	23:00:00	Total AM	Total
01-Oct-2005	37	35	59	36	49	37	31	39	50	51	39	43	0	506
02-Oct-2005	21	23	25	30	45	23	25	21	24	36	27	19	277	596
03-Oct-2005	28	42	32	38	28	33	48	38	24	18	25	32	210	596
04-Oct-2005	33	23	42	27	36	46	43	31	61	35	25	17	208	627
05-Oct-2005	18	27	38	33	39	29	36	29	19	30	37	20	195	550
06-Oct-2005	40	25	31	42	51	49	28	24	20	23	23	32	208	596
07-Oct-2005	22	44	51	40	34	41	34	24	35	36	32	23	252	668
08-Oct-2005	20	37	33	21	28	41	25	39	38	33	39	23	333	710
09-Oct-2005	27	25	60	48	24	41	44	24	19	37	19	14	269	651
10-Oct-2005	23	26	21	32	40	38	28	50	25	22	17	14	183	519
11-Oct-2005	40	18	22	37	33	36	38	32	21	36	41	22	187	563
12-Oct-2005	33	19	33	31	67	45	34	19	20	18	20	26	173	538
13-Oct-2005	23	29	30	49	45	31	31	26	28	24	24	27	198	565
14-Oct-2005	30	32	52	39	42	44	44	28	55	48	53	40	252	759
15-Oct-2005	20	45	40	26	41	35	36	34	26	32	31	23	238	627
16-Oct-2005	24	36	32	45	41	27	40	30	38	42	30	30	273	688
17-Oct-2005	33	31	36	57	46	51	46	37	37	22	14	15	219	644
18-Oct-2005	32	15	19	62	35	42	36	41	24	33	15	19	215	588
19-Oct-2005	32	31	27	50	38	31	42	34	21	22	25	9	189	551
20-Oct-2005	32	37	24	36	47	34	19	17	29	5	15	18	233	546
21-Oct-2005	33	32	24	47	58	38	33	30	32	40	26	20	236	649
22-Oct-2005	36	34	30	35	28	27	34	35	23	19	14	18	308	641
23-Oct-2005	32	24	37	26	30	24	24	27	38	10	26	21	221	540
24-Oct-2005	30	26	39	46	37	41	33	39	34	33	11	19	199	587
25-Oct-2005	28	32	36	31	30	26	41	36	43	19	11	15	219	567
26-Oct-2005	44	34	37	36	51	39	41	33	14	26	18	42	181	596
27-Oct-2005	32	26	38	28	43	50	30	36	28	23	25	15	225	599
28-Oct-2005	39	44	29	32	44	61	33	37	37	23	37	28	282	726
29-Oct-2005	23	37	42	37	31	29	16	28	27	44	35	42	294	685
30-Oct-2005	49	42	31	25	32	25	47	20	9	21	16	20	272	609
31-Oct-2005	33	33	24	56	58	61	30	33	46	24	16	22	229	665
Total	947	964	1074	1178	1251	1175	1070	971	945	885	786	728	6978	18952

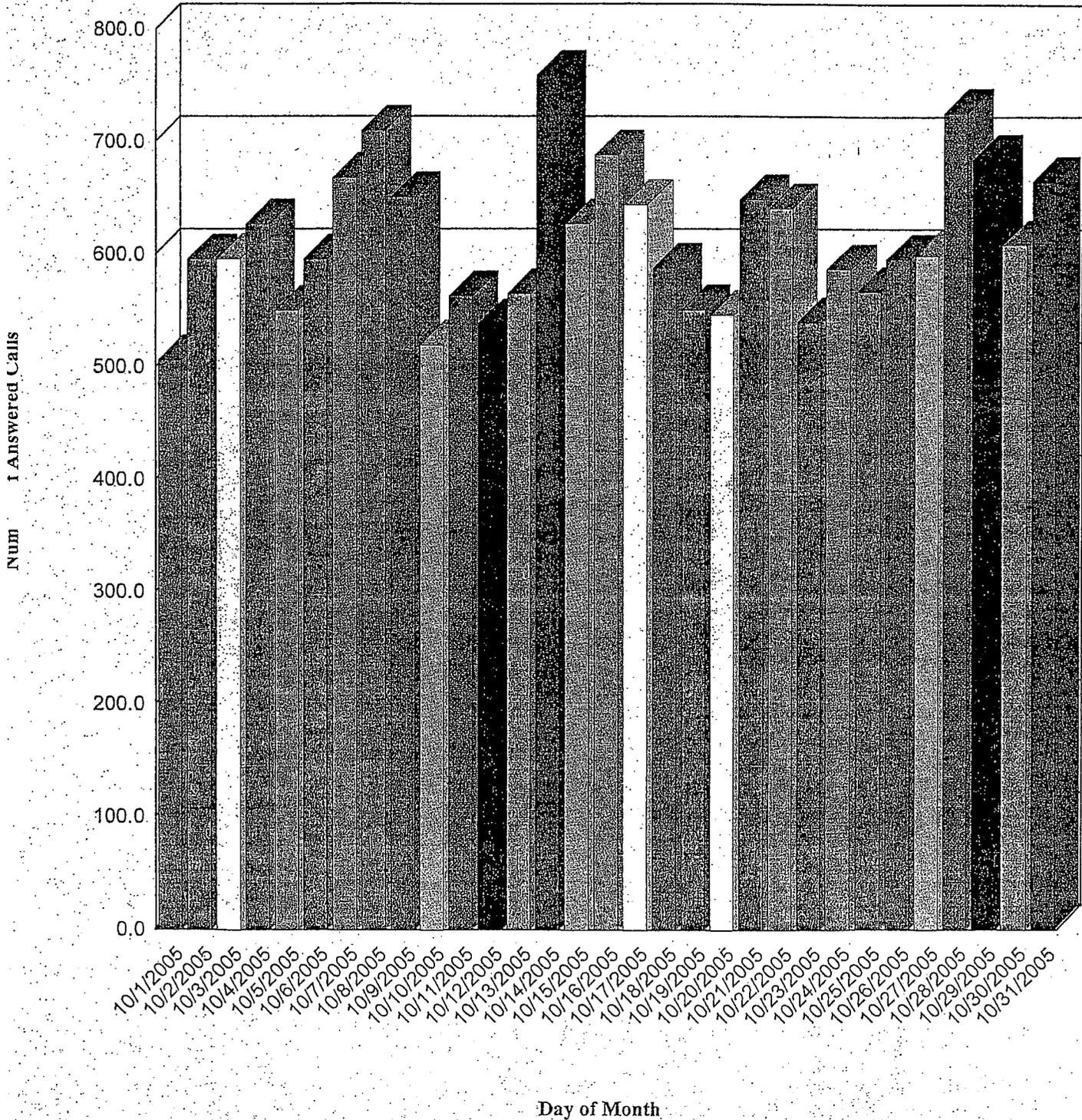
Day of Month vs Hour

Report template: Monthly Calls for 911 and Admin Circuits - Day of Month vs Hour

Analyzing subject type: Position Group entity: All

Oct-2005

Total Number of Answered Calls vs Day of Month



OCTOBER, 2005

ERROR REPORT (MONTHLY)
COMMUNITY

	#ERRORS		TOTAL ERRORS		DATA #CORRECTED		ERROR TYPE	
	RESIDENTIAL	BUSINESS						
ANCHOR	0	0	0	0	0	0		
ARROWSMITH	0	0	0	0	0	0		
BELLFLOWER	0	0	0	0	0	0		
BLOOMINGTON	1	5	6	6	7	7		
CARLOCK	0	0	0	0	1	1		
CHENOA	1	0	1	1	0	0		
COLFAX	0	0	0	0	0	0		
COOKSVILLE	4	0	4	4	0	0		
CROPSEY	0	0	0	0	0	0		
DANVERS	0	0	0	0	0	0		
DOWNS	1	0	1	1	0	0		
EL PASO	0	0	0	0	0	0		
ELLSWORTH	0	0	0	0	0	0		
GRIDLEY	0	0	0	0	0	0		
HEYWORTH	0	0	0	0	1	1		
HUDSON	0	0	0	0	0	0		
LERoy	1	0	1	1	3	3		
LEXINGTON	1	0	1	1	1	1		
MANSFIELD	0	0	0	0	1	1		
MCLEAN	1	0	1	1	0	0		
MINIER	0	0	0	0	0	0		
NORMAL	1	2	3	3	0	0		
SAYBROOK	0	0	0	0	0	0		
SHIRLEY	0	0	0	0	1	1		
STANFORD	0	0	0	0	0	0		
TOWANDA	0	0	0	0	0	0		
OTHER	0	0	0	0	0	0		
TOTAL ERRORS	11	7	18	18	15	15		

- *NO STREET NAME = NSN
- *MSAG PROBLEM = MSAG
- *NEED 911 ADDRESS = N911
- *CITY JURISDICTION = CJ
- *CELL TOWER = CT
- *REMOVE STREET DIRECTIONAL = RSD
- *COMMUNITY ERROR=COMM
- *NUMBER DISCONNECTED=ND
- *WRONG COUNTY=WC
- *DATA LINE = DL
- *SPELLING ERROR = SP
- *ADDRESS CHANGE = AC

ERRORS AS OF SEPTEMBER 31, 2005 18
 NEW ERRORS FOR OCTOBER 0
 ERRORS CORRECTED IN OCTOBER 0
 ERRORS AS OF OCTOBER 31, 2005 18
 DATA LINES 15
 ILLINOIS STATE UNIVERSITY 3

OCTOBER, 2005

ERROR
NO ALI

NUMBER CORRECTED TESTED COMPLETE

4	4		
---	---	--	--

NO ANI

NUMBER CORRECTED TESTED COMPLETE

--	--	--	--

INCORRECT ADDRESS

NUMBER CORRECTED TESTED COMPLETE

2	2		
---	---	--	--

MSAG-STREET RANGE/COMMUNITY

NUMBER CORRECTED TESTED COMPLETE

--	--	--	--

ASSIGNED ADDRESSES-UNINCORPORATED
NEW ROADS (NEW MSAG LISTING)

6

TOTAL ERRORS
TOTAL ERRORS CLEARED

6
0



DETENTION FACILITY
HEALTH SERVICES DEPARTMENT
(309) 888-5069 FAX (309) 888-5933
104 W. Front P.O. Box 2400 Bloomington, Illinois 61702-2400

MEMORANDUM

DATE: NOVEMBER 28, 2005
TO: THE HONORABLE CHAIRPERSON AND MEMBERS OF THE JUSTICE
COMMITTEE
FROM: JOAN NAOUR, DIRECTOR OF MCDF HEALTH SERVICES *JPN*

TOPIC: RECOMMENDATION FOR ANNUAL COMPENSATION TO OSF
HEALTHCARE SYSTEM AND KENNETH IONUE, M.D., FOR
PHYSICIAN SERVICES AT THE MCLEAN COUNTY ADULT DETENTION
FACILITY

The current contract for the MCDF Physician for the McLean County Adult Detention Facility is in effect from January 1, 2005 through December 31, 2006. However, the annual compensation is subject to negotiation and approval by OSF Healthcare System and McLean County prior to the beginning of the second year of this contract agreement.

At this time, we respectively recommend that the rate of compensation for the 2006 contract year be increased by 4% from \$46,278.7500 to \$48,129.90, effective January 1, 2006. This figure was negotiated with representatives of OSF HealthCare System, and is within the parameter of the approved fiscal year 2006 budget for the McLean County Adult Detention Facility Physician.

Dr. Inoue continues to provide on site medical services to the inmate population three days per week, and OSF HealthCare System provides on-call coverage through Dr. Inoue and other physicians in the OSF Medical Group.

We would be happy to provide any additional information and/or answer any questions or concerns that you may have regarding this matter. Thank you in advance for your time and consideration.

CONTRACT
McLEAN COUNTY ADULT DETENTION FACILITY PHYSICIAN

THIS AGREEMENT, made this 20th day of December, 2005 by and between the COUNTY OF McLEAN, a Body Politic and Corporate, hereinafter known as the COUNTY, and, OSF HEALTHCARE SYSTEM, an Illinois not for profit corporation, owner and operator of St. Joseph Medical Center, Bloomington, Illinois, hereinafter known as the HOSPITAL, employer of Kenneth Inoue, M.D., a physician licensed to practice medicine in the State of Illinois, hereinafter known as the MCDF PHYSICIAN.

WHEREAS, the County of McLean has the authority under 73 ILCS 125/14 to provide medical care to inmates housed at the McLean County Adult Detention Facility; and,

WHEREAS, there is a necessity to provide reasonable medical care to inmates housed at the McLean County Adult Detention Facility; and,

WHEREAS, HOSPITAL employs MCDF PHYSICIAN who has the capacity to provide such service:

THE HOSPITAL AGREES TO PROVIDE THE SERVICES OF THE MCDF PHYSICIAN TO:

1. By the mutual agreement of the parties, conduct on-site services at the jail for the purpose of providing medical aid to inmates and consult with MCDF Health Services staff and with the Sheriff as MCDF Warden, as outlined in the Standards for Health Care in Jails developed by the American Medical Association and adopted by the National Commission on Correctional Health Care.
2. Prepare treatment protocols for nurses on duty and review records and procedures as needed.
3. Provide written authorization for all medical care to jail inmates.
4. Establish written guidelines and directions for transportation of COUNTY inmates under the Sheriff's supervision for emergency care.
5. Assure that the content and scope of written inmate medical records meet applicable standards and statutes, and perform regular chart reviews.
6. Establish written procedures for dispensing prescribed medication to inmates of the McLean County Detention Facility.

7. Attend quarterly administrative meetings with the MCDF Administrator, and Director of MCDF Health Services.
8. In conjunction with Director of MCDF Health Services, Sheriff's Department, and State's Attorney's Office, determine the applicability of County Jail Standards (Medical), State of Illinois, to the provision of medical care in the jail and assure such medical care is provided in accordance with such applicable Standards.
9. Arrange for medical coverage during absences.
10. Comply with all Court Orders, including but not limited to communicable disease testing of inmates.
11. Maintain all licenses and certifications necessary to practice medicine in the State of Illinois throughout the term of the Agreement.
12. Complete any and all continuing education necessary to obtain and maintain knowledge of all current medical practices with respect to services to be performed under the Agreement.

In addition, HOSPITAL agrees to:

1. Secure and maintain Malpractice Insurance and Worker's Compensation Insurance for the MCDF PHYSICIAN and any employee of OSFHS directed by the MCDF PHYSICIAN and, upon request, supply to the COUNTY a Certificate of Insurance evidencing such coverage; and
2. Indemnify and hold harmless the COUNTY, its officers, its agents, employees and assigns against any and all claims arisen out of or relating to the MCDF PHYSICIAN'S activities pursuant to this agreement.

THE BOARD AGREES TO:

1. Provide adequate equipment, supplies, office space, administrative and support staff.
2. Provide appropriate space for private medical screening and examination of patients within the scope and limits of its budget.
3. Execute treatment protocols through staff and participation in the development of the same.
4. Prepare annual Tort Judgment Detention Facility budget for the Adult Detention Facility with recommendations and input from MCDF PHYSICIAN.

5. Evaluate program activities as required by regulatory bodies.
6. Provide for day-to-day program operations including provision of patient care according to treatment protocols and confidential storage of medical records.
7. Prepare periodic statistical reports as deemed appropriate.
8. Supervise MCDF Health Service staff.
9. During the first year of this Agreement (January 1, 2005 through December 31, 2005), provide compensation to HOSPITAL for services of the MCDF PHYSICIAN at an annual rate of \$46,278.75 per year payable on a monthly basis.
10. During the second year of this Agreement (January 1, 2006 through December 31, 2006), provide compensation to HOSPITAL for services of the MCDF PHYSICIAN at an annual rate of \$48,129.90 per year payable on a monthly basis.

IT IS FURTHER AGREED THAT:

1. This Agreement shall take effect on January 1, 2005 and terminate on December 31, 2006 unless terminated by either party in accordance with 9 a, b, or c of this section.

The HOSPITAL and the COUNTY agree that the annual compensation to the HOSPITAL for services of the MCDF PHYSICIAN shall be subject to negotiation and approval by the HOSPITAL and the COUNTY prior to the start of the second year of this contract agreement. Such negotiations shall begin not later than 90 days before the end of the first year of this Agreement.

2. The HOSPITAL is and shall be an independent contractor for all purposes, solely responsible for the results to be obtained and not subject to the control or supervision of COUNTY in so far as the manner and means of performing the service and obligations of this Agreement. However, COUNTY reserves the right to inspect the MCDF PHYSICIAN'S work and service during the performance of this Agreement to ensure that this Agreement is performed according to its terms.
3. Administrative policy including but not limited to hiring, terminating, scheduling, supervising and evaluating all support personnel provided by the COUNTY shall be determined by the McLean County Board and executed through staff.
4. No administrative practice of the COUNTY shall unduly restrict or compromise the medical judgment of the MCDF PHYSICIAN, and final medical judgment pertaining to the inmates incarcerated in the MCDF will be the responsibility of the MCDF PHYSICIAN.

5. Nothing in this Agreement shall prevent the MCDF PHYSICIAN from engaging in medical practice or services apart from those provided to the McLean County Board.
6. Nothing in this Agreement shall prevent the HOSPITAL from assigning another physician to provide the services required by this Agreement. If the HOSPITAL wishes to assign another physician to provide the services required by this Agreement, the HOSPITAL agrees that the COUNTY shall have the right of approval prior to another physician being assigned. To maintain continuity of care and comply with the applicable standards, the COUNTY shall require that the HOSPITAL designate one physician to serve as the MCDF Physician.

This provision does not apply to arranging for medical coverage during absences.

7. At the time of this Agreement the HOSPITAL and the COUNTY acknowledge that the duties of the MCDF PHYSICIAN will require a minimum of four hours per week in the Adult Facility.
8. This Agreement may be amended at any time by mutual agreement of the parties. Before any amendment is valid, it must first be reduced to writing and signed by both parties.
9. This Agreement may be terminated for any of the following reasons:
 - a) At the request of the HOSPITAL upon thirty days written notice.
 - b) At the request of the County Board and/or the Sheriff upon thirty days written notice.
 - c) Inability or incapacity of the MCDF PHYSICIAN to carry out the terms of the Agreement.
10. In the event McLEAN COUNTY's equipment is used by the MCDF PHYSICIAN or any Subcontractor in the performance of the work called for by this Agreement, such equipment shall be considered as being under the sole custody and control of the MCDF PHYSICIAN during the period of such use by the MCDF PHYSICIAN or subcontractor.
11. The HOSPITAL shall pay all current and applicable city, county, state and federal taxes, licenses, assessments, including Federal Excise Taxes, including, without thereby limiting the foregoing, those required by the Federal Insurance Contributions Act and Federal and State Unemployment Tax Acts.
12. Parties agree to comply with all terms and provisions of the Equal Employment Opportunity Clause of the Illinois Human Rights Act.

- 13. This Agreement shall be governed by and interpreted in accordance with the laws of the State of Illinois. All relevant provisions of the laws of the State of Illinois applicable hereto and required to be reflected or set forth herein are incorporated herein by reference.
- 14. No waiver of any breach of this Agreement or any provision hereof shall constitute a waiver of any other or further breach of this Agreement or any provision hereof.
- 15. It is understood that the terms of this Agreement include all the agreements made by the County Board and HOSPITAL without regard to any oral conversations which may have taken place prior to its execution or subsequent thereto, and that any changes shall be made in writing and agreed to by both parties.

APPROVED by the McLean County Board this 20th of December, 2005.

OSF HEALTHCARE SYSTEM, an Illinois not for profit corporation, owner and operator of St. Joseph Medical Center, Bloomington, Illinois

ATTEST:

By: _____
Secretary

By: _____

COUNTY OF McLEAN, a body politic and corporate

ATTEST:

By: _____
Michael F. Sweeney, Chairman
McLean County Board

Peggy Ann Milton, Clerk of the
McLean County Board of McLean
County, Illinois

APPROVED:

David Owens
McLean County Sheriff

CONTRACT
McLEAN COUNTY ADULT DETENTION FACILITY PHYSICIAN

THIS AGREEMENT, made this 18th day of January, 2005 by and between the COUNTY OF McLEAN, a Body Politic and Corporate, hereinafter known as the COUNTY, and, OSF HEALTHCARE SYSTEM, an Illinois not for profit corporation, owner and operator of St. Joseph Medical Center, Bloomington, Illinois, hereinafter known as the HOSPITAL, employer of Kenneth Inoue, M.D., a physician licensed to practice medicine in the State of Illinois, hereinafter known as the MCDF PHYSICIAN.

WHEREAS, the County of McLean has the authority under 73 ILCS 125/14 to provide medical care to inmates housed at the McLean County Adult Detention Facility; and,

WHEREAS, there is a necessity to provide reasonable medical care to inmates housed at the McLean County Adult Detention Facility; and,

WHEREAS, HOSPITAL employs MCDF PHYSICIAN who has the capacity to provide such service:

THE HOSPITAL AGREES TO PROVIDE THE SERVICES OF THE MCDF PHYSICIAN TO:

1. By the mutual agreement of the parties, conduct on-site services at the jail for the purpose of providing medical aid to inmates and consult with MCDF Health Services staff and with the Sheriff as MCDF Warden, as outlined in the Standards for Health Care in Jails developed by the American Medical Association and adopted by the National Commission on Correctional Health Care.
2. Prepare treatment protocols for nurses on duty and review records and procedures as needed.
3. Provide written authorization for all medical care to jail inmates.
4. Establish written guidelines and directions for transportation of COUNTY inmates under the Sheriff's supervision for emergency care.
5. Assure that the content and scope of written inmate medical records meet applicable standards and statutes, and perform regular chart reviews.
6. Establish written procedures for dispensing prescribed medication to inmates of the McLean County Detention Facility.

7. Attend quarterly administrative meetings with the MCDF Administrator, and Director of MCDF Health Services.
8. In conjunction with Director of MCDF Health Services, Sheriff's Department, and State's Attorney's Office, determine the applicability of County Jail Standards (Medical), State of Illinois, to the provision of medical care in the jail and assure such medical care is provided in accordance with such applicable Standards.
9. Arrange for medical coverage during absences.
10. Comply with all Court Orders, including but not limited to communicable disease testing of inmates.
11. Maintain all licenses and certifications necessary to practice medicine in the State of Illinois throughout the term of the Agreement.
12. Complete any and all continuing education necessary to obtain and maintain knowledge of all current medical practices with respect to services to be performed under the Agreement.

In addition, HOSPITAL agrees to:

1. Secure and maintain Malpractice Insurance and Worker's Compensation Insurance for the MCDF PHYSICIAN and any employee of OSFHS directed by the MCDF PHYSICIAN and, upon request, supply to the COUNTY a Certificate of Insurance evidencing such coverage; and
2. Indemnify and hold harmless the COUNTY, its officers, its agents, employees and assigns against any and all claims arisen out of or relating to the MCDF PHYSICIAN'S activities pursuant to this agreement.

THE BOARD AGREES TO:

1. Provide adequate equipment, supplies, office space, administrative and support staff.
2. Provide appropriate space for private medical screening and examination of patients within the scope and limits of its budget.
3. Execute treatment protocols through staff and participation in the development of the same.
4. Prepare annual Tort Judgment Detention Facility budget for the Adult Detention Facility with recommendations and input from MCDF PHYSICIAN.

5. Evaluate program activities as required by regulatory bodies.
6. Provide for day-to-day program operations including provision of patient care according to treatment protocols and confidential storage of medical records.
7. Prepare periodic statistical reports as deemed appropriate.
8. Supervise MCDF Health Service staff.
9. During the first year of this Agreement (January 1, 2005 through December 31, 2005), provide compensation to HOSPITAL for services of the MCDF PHYSICIAN at an annual rate of \$46,278.75 per year payable on a monthly basis.

IT IS FURTHER AGREED THAT:

1. This Agreement shall take effect on January 1, 2005 and terminate on December 31, 2006 unless terminated by either party in accordance with 9 a, b, or c of this section.

The HOSPITAL and the COUNTY agree that the annual compensation to the HOSPITAL for services of the MCDF PHYSICIAN shall be subject to negotiation and approval by the HOSPITAL and the COUNTY prior to the start of the second year of this contract agreement. Such negotiations shall begin not later than 90 days before the end of the first year of this Agreement.

2. The HOSPITAL is and shall be an independent contractor for all purposes, solely responsible for the results to be obtained and not subject to the control or supervision of COUNTY in so far as the manner and means of performing the service and obligations of this Agreement. However, COUNTY reserves the right to inspect the MCDF PHYSICIAN'S work and service during the performance of this Agreement to ensure that this Agreement is performed according to its terms.
3. Administrative policy including but not limited to hiring, terminating, scheduling, supervising and evaluating all support personnel provided by the COUNTY shall be determined by the McLean County Board and executed through staff.
4. No administrative practice of the COUNTY shall unduly restrict or compromise the medical judgment of the MCDF PHYSICIAN, and final medical judgment pertaining to the inmates incarcerated in the MCDF will be the responsibility of the MCDF PHYSICIAN.
5. Nothing in this Agreement shall prevent the MCDF PHYSICIAN from engaging in medical practice or services apart from those provided to the McLean County Board.

6. Nothing in this Agreement shall prevent the HOSPITAL from assigning another physician to provide the services required by this Agreement. If the HOSPITAL wishes to assign another physician to provide the services required by this Agreement, the HOSPITAL agrees that the COUNTY shall have the right of approval prior to another physician being assigned. To maintain continuity of care and comply with the applicable standards, the COUNTY shall require that the HOSPITAL designate one physician to serve as the MCDF Physician.

This provision does not apply to arranging for medical coverage during absences.

7. At the time of this Agreement the HOSPITAL and the COUNTY acknowledge that the duties of the MCDF PHYSICIAN will require a minimum of four hours per week in the Adult Facility.
8. This Agreement may be amended at any time by mutual agreement of the parties. Before any amendment is valid, it must first be reduced to writing and signed by both parties.
9. This Agreement may be terminated for any of the following reasons:
 - a) At the request of the HOSPITAL upon thirty days written notice.
 - b) At the request of the County Board and/or the Sheriff upon thirty days written notice.
 - c) Inability or incapacity of the MCDF PHYSICIAN to carry out the terms of the Agreement.
10. In the event McLEAN COUNTY's equipment is used by the MCDF PHYSICIAN or any Subcontractor in the performance of the work called for by this Agreement, such equipment shall be considered as being under the sole custody and control of the MCDF PHYSICIAN during the period of such use by the MCDF PHYSICIAN or subcontractor.
11. The HOSPITAL shall pay all current and applicable city, county, state and federal taxes, licenses, assessments, including Federal Excise Taxes, including, without thereby limiting the foregoing, those required by the Federal Insurance Contributions Act and Federal and State Unemployment Tax Acts.
12. Parties agree to comply with all terms and provisions of the Equal Employment Opportunity Clause of the Illinois Human Rights Act.

- 13. This Agreement shall be governed by and interpreted in accordance with the laws of the State of Illinois. All relevant provisions of the laws of the State of Illinois applicable hereto and required to be reflected or set forth herein are incorporated herein by reference.
- 14. No waiver of any breach of this Agreement or any provision hereof shall constitute a waiver of any other or further breach of this Agreement or any provision hereof.
- 15. It is understood that the terms of this Agreement include all the agreements made by the County Board and HOSPITAL without regard to any oral conversations which may have taken place prior to its execution or subsequent thereto, and that any changes shall be made in writing and agreed to by both parties.

APPROVED by the McLean County Board this 18th day of January, 2005.

OSF HEALTHCARE SYSTEM, an Illinois not for profit corporation, owner and operator of St. Joseph Medical Center, Bloomington, Illinois

ATTEST:

By: Sister M. Patricia Kloinski, O.S.F.
Secretary

By: Sister Mary Ellen Flannery, O.S.F.

COUNTY OF McLEAN, a body politic and corporate

ATTEST:

By: [Signature]
Michael F. Sweeney, Chairman
McLean County Board

[Signature]
Peggy Ann Milton, Clerk of the
McLean County Board of McLean
County, Illinois

APPROVED:

[Signature]
David Owens
McLean County Sheriff



DETENTION FACILITY
HEALTH SERVICES DEPARTMENT
(309) 888-5069 FAX (309) 888-5933
104 W. Front P.O. Box 2400 Bloomington, Illinois 61702-2400

MEMORANDUM

DATE:	November 28 th , 2005
TO:	THE HONORABLE CHAIRPERSON AND MEMBERS OF THE JUSTICE COMMITTEE
FROM:	JOAN NAOUR, DIRECTOR/MCDF HEALTH SERVICES <i>JPN</i>

TOPIC: RECOMMENDATION FOR RENEWAL OF CONTRACT WITH McLEAN COUNTY CENTER FOR HUMAN SERVICES FOR THE PROVISION OF MENTAL HEALTH SERVICES FOR THE McLEAN COUNTY ADULT DETENTION FACILITY.

The current contract with the McLean County Center for Human Services expires on December 31, 2005. This contract allows us to provide mental health services for the inmate population. These services include on site counseling for twenty-four hours each week, crisis intervention whenever necessary, and weekly two hour sessions by the MCDF Psychiatrist.

Requested increase for scheduled in-house assessment and services is 2.4% and requested increase for on-site psychiatric services is 3.70%. No increase was requested for crisis team screening and assessment response, nurse consultation, or in house psychiatrist sessions, therefore same level of funding is requested for 2006. There are no additions/deletions in the contract language, and mental health services provided for individuals incarcerated in the McLean County Detention Facility remain the same.

We respectfully recommend renewal of this contract for contract year 2006, and we would be happy to provide any additional information or address any questions or concerns that you may have regarding this contract. Thank you.

CONTRACT 553140-CY06

This CONTRACT, made this _____ day of _____, by and between the McLEAN COUNTY BOARD OF HEALTH, the governing body of the McLean County Health Department located in the City of Bloomington, Illinois hereinafter called the BOARD, the McLean County Sheriff, the McLean County Board, and the McLEAN COUNTY CENTER FOR HUMAN SERVICES, located in the City of Bloomington, Illinois, hereinafter called the AGENCY.

WHEREAS, there is a need for crisis intervention, clinical consultation and other Mental Health Services for McLean County Detention Facility inmates; and,

WHEREAS, the AGENCY has the capacity to provide such services; and,

WHEREAS, the BOARD by and through the McLean County Health Department has been designated as the supervising and administrative agent to administer and oversee certain funds allocated by the County of McLean through the Tort Judgment Fund for the provision of mental health service for inmates of the McLean County Detention Facility;

IT IS THEREFORE AGREED as follows:

1. The parties hereby contract for the period January 1, 2006 through December 31, 2006, to provide crisis intervention, clinical consultation, and other mental health services for McLean County Detention Facility inmates as specified in the AGENCY'S response to McLean County's Detention Facility Health Services request for proposal and as specified in this CONTRACT.
2. The BOARD agrees to pay for such services, through the Tort Judgment Fund, an amount not more than SIXTY-EIGHT THOUSAND ONE HUNDRED DOLLARS (\$68,100) unless supplemental appropriations are made by the McLean County Board. It is understood by both parties that full reimbursement is contingent upon the amount available through appropriation by the McLean County Board through the Tort Judgment Fund.
3. The grant is conditioned upon the AGENCY cooperating in good faith with the McLean County Board of Health or any committee or subcommittee thereof in planning, developing and executing written comprehensive inter-agency cooperative agreements whenever it is deemed appropriate by both parties. Such agreements shall address, but not be limited to, the areas of inter-agency staffing, inter-agency staff training/development, and inter-agency fiscal resource planning. Cooperating in good faith as used herein shall include, but not be limited to, attendance at meetings with representatives of the McLean County Board of Health, or the McLean County Board, in connection with any aspect of inter-agency coordination upon given reasonable notice of such meetings by the McLean County Board of Health.
4. The purpose of the Program described in this CONTRACT is to provide the following:
 - a. Assist nurses at the McLean County Detention Facility to evaluate the mental health status of disturbed prisoners (may include use of the crisis staff, clinical staff, and/or clinical consultant); and,

- b. Provide training to nurses at the Detention Facility on mental health procedures, including the use and effect of psychotropic medications; and,
 - c. Provide consultation to Detention Facility staff concerning disturbed prisoners, and assist with the management and treatment of those prisoners; and
 - d. Provide direct therapy to a limited number of prisoners as referred by the Detention Facility staff; and,
 - e. Provide evaluations as requested by the Court of those prisoners in need of such evaluation (within the limits of staff capacity).
 - f. Provide medical orders to registered nurses at the McLean County Detention Facility who administer psychotropic medications.
5. The AGENCY will provide the BOARD, with all reasonable assistance and consultation from the Health Department Staff, with written reports of any problems encountered in the implementation of the program, recommendations for program changes if indicated, and other information the AGENCY may feel will be of value to the BOARD; and, in addition, periodic program and/or financial audits by a representative designated by the BOARD will be allowed.
6. In order to enhance the working relationship among local Illinois Department of Human Services (DHS) providers, strengthen local input into the community system of care, improve the planning, coordination and management of (DHS) and local resources, the AGENCY agrees to recognize the BOARD under the provisions of the County Public Health Department Act., 55 ILCS, DIV 5-25, the Community Services Act., 405 ILCS, DIV 30-1 and, Sections 103.10, 103.20, 103.30, 103.40 and 103.50 of 59 Illinois Administrative code and provisions of DHS rules and regulations as the focal point of planning and local review and comment on State grant applications including cooperating in good faith with the BOARD in the following areas:
- a. Participating with the BOARD and DHS grantees in the development of long range and annual local comprehensive service plans for submission to DHS Region.
 - b. Submission to the BOARD of DHS grant-in-aid funding requests, including responses to Requests for Proposal (RFP), for review and comment.
 - c. Submission to the BOARD of DHS Program Service and Funding Plan (IDMH/DD1261), Agency Plan 1.0-10.0 inclusive semi-annual Changes in individual Agency Service Plans shall be submitted on the appropriate DHS forms to the BOARD for review and comment.
 - d. Provide notification to the BOARD of the dates and times of all scheduled DHS site visits for the purpose of participation by a staff representative of the BOARD.
 - e. Provide copies of all site visit instruments to the BOARD either prior to or at the time of the schedule site visit.

7. The BOARD will require from the AGENCY an audited financial report(s) covering the CONTRACT period and showing how and where AGENCY'S funds were spent. This audit may be accomplished on CENTER FOR HUMAN SERVICES'S fiscal year and submitted no later than 120 days following the close of that fiscal year.
8. Payments for services rendered in the CONTRACT will be paid monthly upon voucher by the AGENCY upon the following schedule of fees:
 - a. Crisis Team screening and assessment response \$60.00 hr/person
 - b. Nurse consultation (phone or in person) \$60.00 hr
 - c. On-site psychiatrist services
(phone or in person with travel) \$142.00 hr
 - d. Psychiatrist sessions \$60.00 session
 - e. Scheduled In-house assessment & services \$43.00 hr
9. This CONTRACT may be terminated for any of the following reasons:
 - a. At the request of the AGENCY upon thirty days written notice; and,
 - b. At the request of the BOARD, or the McLean County Board, upon thirty days written notice; and,
 - c. Failure of the AGENCY to carry out the program services specified in this CONTRACT; and,
 - d. Failure of the AGENCY to meet reporting deadlines or grant conditions as specified in this CONTRACT; or,
 - e. Failure of the BOARD to receive adequate County funding for Mental Health contractual services.
10. AGENCY is and shall be an independent contractor for all purposes, solely responsible for all the results to be obtained and not subject to the control or supervision of the BOARD in-so-far as the manner and means of performing the series and obligations of this CONTRACT.
11. AGENCY shall save and hold the BOARD, and the McLean County Board, (including its officials, agents, and employees) free and harmless from all liability, public or private, penalties, contractual or otherwise, losses, damages, costs, attorney's fees, expenses, causes of actions, claims or judgments, resulting from claimed injury, damage, loss or loss of use to for any person, including natural persons and any other legal entity, or property of any kind (including but not limited to choses in action) arising out of or in any way connected with the performance under this CONTRACT, for any costs, expenses, judgments and attorney's fees paid or incurred, by or on behalf of the BOARD, and/or its agents and employees, or paid for on behalf of BOARD and/or its agents and employees, by insurance provided by BOARD.

12. The AGENCY shall comply with all applicable laws, codes, ordinances, rules, regulations and lawful orders of any public authority that in any manner affect its performance of this CONTRACT.
13. The AGENCY shall, during the entire term hereof, procure and maintain general liability insurance in a form acceptable to BOARD:
14. AGENCY shall pay all current and applicable city, county, state and Federal taxes, licenses, assessments, including Federal Excise taxes, including, without thereby limiting the foregoing, those required by the Federal Insurance Contributions Act and Federal and State Unemployment Tax Acts.
15. Parties agree to comply with all terms and provisions of the Equal Employment Opportunity Clause required by the Illinois Human Rights Act, Federal laws, and local ordinance. No person shall be discriminated against because of race, religion, national origin, sex or physical handicap when being considered for employment, training, promotion, retention, disciplinary action, other personnel transactions or for access to contracted services. It shall be the intent herein to provide equality and respect to all individuals in matters of service and employment. Violation of any non-discriminational law or regulation shall be deemed just cause for termination of this CONTRACT or other legal sanctions by the BOARD.
16. This CONTRACT shall be governed by and interpreted in accordance with the Laws of the State of Illinois. All relevant provisions of the laws of the State of Illinois applicable hereto and required to be reflected or set forth herein are incorporated herein by reference.
17. No waiver of any breach of this CONTRACT or any provision hereof shall constitute a waiver of any other of further breach of this CONTRACT or any provision hereof.
18. This CONTRACT is severable, and the invalidity, or unenforceability, of any provision of this CONTRACT, or any party hereof, shall not render the remainder of this CONTRACT invalid or unenforceable.
19. This CONTRACT may not be assigned or Subcontracted by AGENCY to any other person or entity without the written consent of BOARD.
20. This CONTRACT shall be binding upon the parties hereto and upon the successors in interest, assigns, representatives and heirs of such parties.
21. It is understood that the terms of this CONTRACT include all the agreements made by the BOARD and the AGENCY without regard to any oral conversations which may have taken place prior to the execution of the CONTRACT or subsequent thereto, and that any changes shall be made in writing agreed to by both parties.

22. This CONTRACT shall not be amended unless in writing expressly stating that it constitutes an amendment to this CONTRACT, signed by the parties hereto. BOARD shall not be liable to AGENCY for the cost of changes of additions to the work to be performed or the materials to be supplied unless such changes or additions are accepted by BOARD in a writing approved by and signed by a person with lawful authority granted by BOARD to execute such writing.

Given under our hands and seals the day and year first written above.

David Owens,
McLEAN COUNTY SHERIFF

McLEAN COUNTY CENTER FOR HUMAN SERVICES

By: _____
Tom Barr, Director

McLEAN COUNTY BOARD OF HEALTH

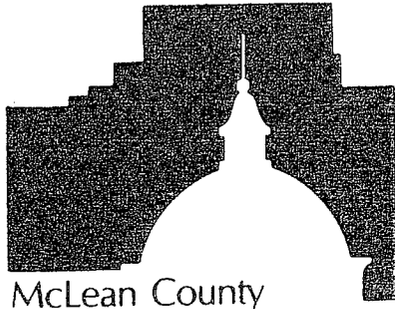
By: _____
P.A. "Sue" Berglund, President

McLEAN COUNTY BOARD

By: _____
Michael F. Sweeney, Chairman

ATTEST:

Peggy Ann Milton, Clerk of the County
Board of McLean County, Illinois



McLean County

INFORMATION SERVICES

(309) 888-5100 FAX (309) 888-5124

115 E. Washington, Room 202 P.O. Box 2400 Bloomington, Illinois 61702-2400

Memo

To: McLean County Justice Committee and McLean County Board
From: Craig Nelson, Director of Information Services
Date: November 29, 2005
Re: Fiscal Year 2006 Work Orders for Integrated Justice Information System Project

Information Services seeks approval for the following Work Orders which describe the work to be done in Fiscal Year 2006 related to the Integrated Justice Information System (IJIS) Project.

All Work Orders have the necessary monies budgeted to support them within the approved Fiscal Year 2006 budget.

Amendment to Work Order 15: This is no-cost amendment to Work Order 15, extending the completion date for Work Order 15 to June 30, 2006.

Work Order 16: This Work Order is a time and materials Work Order. The Work Order provides the resources necessary to transfer the Civil cases from the Circuit Clerk's current Gavel system to the integrated E-Justice application. The Work Order is budgeted the special funds of the Circuit Clerk's Office in Fiscal Year 2006 and has a Do-Not-Exceed limit of \$293,540 plus travel costs estimated at \$11,500.

Work Order 17: This Work Order represents the application development to take place in Fiscal Year 2006 under the Master Contract already in place with Northrop Grumman. This development will add to the integrated E-Justice application the ability to manage Court exhibits and to support Child Support functions within the office of the Circuit Clerk. The total for the year is \$700,000, shared between the General Fund and the special funds of the Circuit Clerk's Office.

On behalf of the IJIS Board and Workgroup, Information Services respectfully requests permission to enter into the attached agreements.

Thank you

INTEGRATED JUSTICE INFORMATION SERVICES (IJIS)
MASTER CONSULTING SERVICES AGREEMENT

AMENDMENT TO WORK ORDER #15

This is a Work Order which defines certain Services to be performed by Northrop Grumman Information Technology, Inc. (formerly Northrop Grumman Space and Mission Systems Corporation), hereinafter referred to as "NORTHROP GRUMMAN", in accordance with the terms and conditions of that certain Master Consulting Services Agreement between McLean County, Illinois ("the COUNTY") and Northrop Grumman.

Consulting Services Topic:

McLean County Integrated Justice Information, Northrop Grumman Mission Systems Proposal No. 1F436.000, Civil Case Management Proposal dated 27 August 2003.

Objectives of Consulting Services:

Extend the completion date of Work Order #15 to June 30, 2006.

Location of Consulting Services:

At the offices of the COUNTY, NORTHROP GRUMMAN corporate offices, and such other facilities necessary or useful for the implementation of the E*Justice System.

Activities to be performed:

NORTHROP GRUMMAN will perform the following services:

- Extend the completion date of Work Order #15 to June 30, 2006 to allow for completion of the Phase II Train-the-Trainer task deliverable as stated in Work Order #15.

Deliverable Materials:

The Work Order #15 Deliverables remain unchanged.

Work Order Price:

Extension of the completion date involves no additional cost to the Work Order #15 agreement.

Price/Invoice and Payment:

Extension of completion date involves no additional cost to the Work Order #15 agreement. Pricing/Invoice and Payment terms remains in accordance with Attachment 2 (Pricing and Milestone Payments) of the Northrop Grumman Mission Systems Proposal No. 1F436.000 dated 27 August 2003.

Completion Date:

After execution of this agreement, the completion date for Work Order #15 shall be extended to June 30, 2006.

Any additional support services or consulting services (Change Orders) shall be mutually agreed to in scope by NORTHROP GRUMMAN and the COUNTY and shall be performed by NORTHROP GRUMMAN at the Hourly Rate for Professional Services as set forth in the Schedule of Rates of Professional and Support Staff current at the time of the Change Order.

This Agreement shall become effective on the date the second of the two Parties to sign executes this Agreement below.

IN WITNESS THEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized representatives on the day, month, and year set forth below.

NORTHROP GRUMMAN
INFORMATION TECHNOLOGY, INC.
12005 Sunrise Valley Drive
MS C202
Reston, VA 20191

McLEAN COUNTY, ILLINOIS
104 West Front Street
Bloomington, IL 61701

Signature / Date

Signature / Date

Printed or Typed Name

Printed or Typed Name

Title

Title

INTEGRATED JUSTICE INFORMATION SERVICES (IJIS)
MASTER CONSULTING SERVICES AGREEMENT

WORK ORDER #16

This is a Work Order which defines certain Services to be performed by Northrop Grumman Information Technology, Inc.(formerly Northrop Grumman Space and Mission Systems Corporation), hereinafter referred to as "NORTHROP GRUMMAN", in accordance with the terms and conditions of that certain Master Consulting Services Agreement between McLean County, Illinois ("the COUNTY") and Northrop Grumman.

Consulting Services Topic:

Phase II data migration effort and master name enhancements for Phase II of the McLean County Integrated Justice Information, Northrop Grumman Mission Systems Proposal No. 1F436.000, Civil Case Management Proposal dated 27 August 2003.

Objectives of Consulting Services:

Provide professional services to the County, at time and material rates, to migrate legacy data from the County's Gavel Civil Case Management System to the E*Justice System and provide a mechanism to identify incomplete/partial person name records and filter from query results of the master name indices.

Location of Consulting Services:

At the offices of the COUNTY, NORTHROP GRUMMAN corporate offices, and such other facilities necessary or useful for the implementation of the E*Justice System.

Activities to be performed:

NORTHROP GRUMMAN will perform the following services:

- Provide professional services to migrate legacy data from the County's Gavel Civil Case Management System to the E*Justice System for Phase II of the McLean County Integrated Justice Information, Northrop Grumman Mission Systems Proposal No. 1F436.000, Civil Case Management Proposal dated 27 August 2003. Data from the Creative Solutions database will not be migrated as part of this effort.
 - Elements of this effort may include but are not limited to;
 - 1) Account for court papers currently in the E*Justice System and determine the best method to match the non-EJS court cases with court case in the Gavel Civil Case Management system. The proposed solution for this is to:
 - a) Load the Gavel civil court cases, which are related to persons.

- b) Create a routine that will collapse the non-ejs court cases in the E*Justice System into the Gavel civil court cases that are loaded. Matching will be based on the person where there is only one non-EJS court case related.
 - c) Create a report that lists the civil court cases where more than one non-ejs court case exists for the same person.
- 2) Create a routine that will match person records being loaded from the Gavel Civil Case Management System based on key identifiers, agreed upon by the County. The Gavel civil court cases have fewer identifiers for person name records therefore; there will be more of a need for manual person collapses by the County using a report of new names created.
 - 3) Create a routine to match business records being loaded from the Gavel Civil Case Management System based on associated address, business name, etc.
 - 4) Create routines to load civil court case data from the Gavel Civil Case Management System. This effort will involve:
 - a) The County will evaluate all Gavel Civil Case Management data and provide import files (ASCII file layouts or other layout as specified by Northrop Grumman) that are free of bad data and contain valid associations required for accurate data migration.
 - b) The County to provide data element clarification and validation for data elements in the GAVEL Civil Case Management System that are not in the E*Justice System and may require special processing.
 - c) The County to identify and resolve all data issues with the Gavel Civil Case Management data. Included but not limited to the following;
 1. Duplicate Name collapses or clean-up
 2. Party Relationships on Gavel civil court cases and possible impact on cash transactions & court case findings to be loaded.
 3. Bonds on Civil Case involving arrests of defendants
 4. Existing Civil Cases in E*Justice; what information to keep and verify accuracy of data.
 5. Current Civil Case Issues
 6. Business Name Collapses
 7. Official Address Resolution - Criminal vs. Civil
 8. Cash Payments – provide logic for correct associations
 9. Jurisdiction to be assigned to Gavel civil court cases - subtypes defined
 10. Others data integrity issues with Gavel data
 - d) The County to review the data integrity and validity of trial data load(s). Signed authorization of approved data migration scripts will be required to proceed with E*Justice Production data migration.
 - 5) Travel required for Denver E*Justice personnel to work with County staff to prepare data migration plan, reconcile data elements in Gavel Civil

Case Management System to E*Justice System, identify data elements to load, define required load procedures, trial test loads, and installation and execution of approved scripts against the E*Justice production database. Three trips for two Denver E*Justice Persons have been estimated for these tasks.

- Provide professional services to enhance the E*Justice System to include a mechanism to identify incomplete/partial person name records and filter from query results of the Master Name Indices for Phase II of the McLean County Integrated Justice Information, Northrop Grumman Mission Systems Proposal No. 1F436.000, Civil Case Management Proposal dated 27 August 2003.
 - Prior to beginning application coding enhancement(s), a Functional Requirements Document (FRD) will be prepared to define the intent of the enhancement(s) and the requirements to be implemented. Approval of the FRD by the County will constitute authorization to begin work.

Deliverable Materials:

The following Deliverable Materials shall be delivered to the County under this Work Order: Any deliveries referencing documentation will be delivered to the County in a format of Northrop Grumman's choosing.

- Data migration plan
- FRD for identified product enhancements
- Functional code set for product enhancements identified

Work Order Price:

The amount of this work order is set at a do not exceed limit of \$293,540 (Two Hundred Ninety-three Thousand Five Hundred Forty Dollars), plus travel costs as incurred. Travel costs are estimated at \$11,500 (Eleven Thousand Five Hundred Dollars). Travel cost will be billed at actual costs incurred.

Pricing elements:

Data migration task - In accordance with Attachment 2 (Pricing and Milestone Payments) of the Northrop Grumman Mission Systems Proposal No. 1F436.000 dated 27 August 2003, the price for this task is based on an estimate of 2,028 hours at a rate of \$130 per hour for a cost of \$263,640 (Two Hundred Sixty-three Thousand Six Hundred and Forty dollars).

Software enhancement task - The price for this task is based on an estimate of 100 hours at a maximum rate of \$184 per hour for a cost of \$18,400 (Eighteen Thousand Four Hundred dollars). The professional services for this task will be billed at the Hourly Rate for Professional Services as set forth in the Professional Services Labor Rates Schedule in Attachment A of this work order. The assumptions for this task are listed in Attachment B of this work order.

Price/Invoice and Payment:

NORTHROP GRUMMAN will invoice the COUNTY for professional service, materials, and travel performed in accordance with this Work Order during the term of this work order on a monthly basis, on or about the first of each month or as agreed. The price for the services rendered and or supplies delivered under this Work Order are exclusive of all federal, state and local taxes applicable to the sale of these services or products.

The COUNTY agrees to make payment NET 30 days after receipt of an accurate invoice. Invoices shall be submitted containing the following information at a minimum:

- (a) Basic Agreement Number and Work Order Number
- (b) Name and address of Contractor
- (c) Invoice number, date, and total amount billed
- (d) Payment will be mailed to: Northrop Grumman Commercial Systems - SODAS
550 W. Van Buren Street 14th Floor
Lockbox 088028
Chicago, IL 60607

Completion Date:

The Services in this Work Order shall begin upon execution of this agreement and shall be valid until the activities to be performed have been completed or until December 31, 2006, whichever occurs first.

Any additional support services or consulting services (Change Orders) shall be mutually agreed to in scope by NORTHROP GRUMMAN and the COUNTY and shall be performed by NORTHROP GRUMMAN at the Hourly Rate for Professional Services as set forth in the Schedule of Rates of Professional and Support Staff current at the time of the Change Order.

This Agreement shall become effective on the date the second of the two Parties to sign executes this Agreement below.

IN WITNESS THEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized representatives on the day, month, and year set forth below.

NORTHROP GRUMMAN
INFORMATION TECHNOLOGY, INC.
12005 Sunrise Valley Drive
MS C202
Reston, VA 20191

McLEAN COUNTY, ILLINOIS
115 E. Washington Street
Bloomington, IL 61701

Signature / Date

Signature / Date

Printed or Typed Name

Printed or Typed Name

Title

Title

**PROFESSIONAL SERVICES LABOR RATES
ATTACHMENT A**

**HOURLY LABOR RATE SCHEDULE
(Effective 01- JAN-2006 – 31-DEC-2006)**

<i>POSITION DESCRIPTION</i>	<i>RATE PER HOUR</i>	<i>PERIOD OF PERFORMANCE</i>
Senior Information Systems Architect	\$184.00	01- JAN-2006 – 31-DEC-2006
SW Testing/QA Analyst	\$166.00	01- JAN-2006 – 31-DEC-2006
Technical Writer	\$127.00	01- JAN-2006 – 31-DEC-2006

DEVELOPMENT TASK ATTACHMENT B

Issue: The Gavel Civil Case Management system contains person names records that only contain minimal information, such as last name, first name or some other combination of information that cannot be used to make a positive identification of the person. When these name records are migrated to the E*Justice System and displayed in the master name indices results to end users, the records will complicate the process of the user determining a possible name match and making an accurate selection.

Description of software enhancement requested: Enhance the E*Justice System to include a flag to identify incomplete/partial person name records and filter these name records from query results of the Master Name Indices.

Development Assumptions:

This will require a new column on the Person table to capture the record as incomplete.

A new column will need to be added to the PEOPLE_MASTER_NAME_VW view.

The mnqry screen and people screen will need to be changed to include the new column for querying and flagging.

A validation will be needed to allow a user in CREATION mode to set the flag.

No other screens will support or be changed for querying by partial person flag.

A maintenance setting will be used to control whether a site is using partial person or not.

This will be provided in a service/enhancement pack to V8.

No existing reports, custom application changes or interfaces will be modified to reflect this change.

If a user is in person maintenance flow/mode they will be able to change the flag.

INTEGRATED JUSTICE INFORMATION SERVICES (IJIS)
MASTER CONSULTING SERVICES AGREEMENT

WORK ORDER #17

This is a Work Order which defines certain Services to be performed by Northrop Grumman Information Technology, Inc. (formerly Northrop Grumman Space and Mission Systems Corporation), hereinafter referred to as "NORTHROP GRUMMAN", in accordance with the terms and conditions of that certain Master Consulting Services Agreement between McLean County, Illinois ("the COUNTY") and Northrop Grumman.

Consulting Services Topic:

McLean County Integrated Justice Information, Northrop Grumman Mission Systems Proposal No. 1F436.000, Civil Case Management Proposal dated 27 August 2003.

Objectives of Consulting Services:

To provide professional services to: 1) perform the implementation of Phase II elements (Civil Case Management and Civil Cash Management); 2) perform the elements of Phase III (Child Support, Exhibit Management, and Additional Requirements development and implementation) as set forth in Northrop Grumman Mission Systems Proposal No. 1F436.000 dated 27 August 2003.

Location of Consulting Services:

At the offices of the COUNTY, NORTHROP GRUMMAN corporate offices, and such other facilities necessary or useful for the implementation of the E*Justice System.

Activities to be performed:

NORTHROP GRUMMAN will perform the following services:

- Perform Implementation support, of not more than five (5) days in duration, for the implementation of Phase II software enhancements to the E*Justice System, approved by the County, as specified in the Functional Requirements Documents for Civil Case Management and Civil Cash Management.
- Perform the Phase III elements and deliver the Deliverable Materials set forth below, all as set forth in Northrop Grumman Mission Systems Proposal No. 1F436.000 dated 27 August 2003.
 - Perform Phase III software enhancements to the E*Justice System, approved by the County, as specified in the Functional Requirements Documents for Child Support, Exhibit Management and Additional Requirements (Affidavit of Warrant).

- Perform two (2) training classes, of not more than five (5) days in duration each, for software enhancements to the E*Justice System, approved by the County, as specified in the Functional Requirements Documents for Child Support, Exhibit Management and Additional Requirements (Affidavit of Warrant). Training classes will be delivered as Train-the-Trainer classes with class size limited to 10 attendees or as approved by Northrop Grumman.
- Perform Implementation support, of not more than five (5) days in duration, for the implementation of Phase III software enhancements to the E*Justice System, approved by the County, as specified in the Functional Requirements Documents for Child Support, Exhibit Management and Additional Requirements (Affidavit of Warrant).

Deliverable Materials:

The following Deliverable Materials shall be delivered to the County under this Work Order: Any deliverables referencing documentation will be delivered to the County in a format of Northrop Grumman choosing.

- User Manual update for Phase III software enhancements to the E*Justice System, approved by the County, as specified in the Functional Requirements Documents for Child Support, Exhibit Management and Additional Requirements (Affidavit of Warrant).
- System Administration Manual update for Phase III software enhancements to the E*Justice System, approved by the County, as specified in the Functional Requirements Documents for Child Support, Exhibit Management and Additional Requirements (Affidavit of Warrant).
- Training materials for use in Phase III Train-the-Trainer classes for software enhancements to the E*Justice System as specified in the Functional Requirements Documents for Child Support, Exhibit Management and Additional Requirements (Affidavit of Warrant). Such materials shall be delivered to the County in electronic format and include on-line "help" documentation, training syllabuses and other related materials, as determined by Northrop Grumman.

Work Order Price:

In accordance with Attachment 2 (Pricing and Milestone Payments) of the Northrop Grumman Mission Systems Proposal No. 1F436.000 dated 27 August 2003, the price for this Work Order is \$700,000 (Seven Hundred Thousand Dollars).

Price/Invoice and Payment:

NORTHROP GRUMMAN will invoice the COUNTY for \$700,000 (Seven Hundred Thousand Dollars) during the term of this work order on a monthly basis, on or about the first of each month or as agreed, in the amounts set forth in Attachment 2 (Pricing and Milestone Payments) of Northrop Grumman Mission Systems Proposal No. 1F436.000 dated 27 August. The price for the services rendered and or supplies delivered under this Work Order are exclusive of all federal, state and local taxes applicable to the sale of these services or products.

The COUNTY agrees to make payment NET 30 days after receipt of an accurate invoice. Invoice shall be submitted containing the following information as a minimum:

- (a) Basic Agreement Number and Work Order Number
- (b) Name and address of Contractor
- (c) Invoice number, date, and total amount billed
- (d) Payment will be mailed to:

Northrop Grumman Commercial Systems – SODAS
550 W. Van Buren Street 14th Floor
Lockbox 088028
Chicago, IL 60607

Completion Date:

After execution of this agreement, the Services in this Work Order shall begin on or before January 1, 2006 and shall be completed by December 31, 2006.

Any additional support services or consulting services (Change Orders) shall be mutually agreed to in scope by NORTHROP GRUMMAN and the COUNTY and shall be performed by NORTHROP GRUMMAN at the Hourly Rate for Professional Services as set forth in the Schedule of Rates of Professional and Support Staff current at the time of the Change Order.

This Agreement shall become effective on the date the second of the two Parties to sign executes this Agreement below.

IN WITNESS THEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized representatives on the day, month, and year set forth below.

NORTHROP GRUMMAN
INFORMATION TECHNOLOGY, INC.
12005 Sunrise Valley Drive
MS C202
Reston, VA 20191

McLEAN COUNTY, ILLINOIS
115 E. Washington Street
Bloomington, IL 61701

Signature / Date

Signature / Date

Printed or Typed Name

Printed or Typed Name

Title

Title

An AMENDMENT to the ORDINANCE CREATING the
McLEAN COUNTY EMERGENCY SERVICES and DISASTER AGENCY
CHANGING the NAME of the
McLEAN COUNTY EMERGENCY SERVICES and DISASTER AGENCY to the
McLEAN COUNTY EMERGENCY MANAGEMENT AGENCY

WHEREAS, pursuant to the authority granted in 20 *ILCS* (2002) 3305/1 et. seq., the McLean County Board, at its regular meeting on February 17, 1987, adopted an Ordinance Creating the McLean County Emergency Services and Disaster Agency; and,

WHEREAS, the Ordinance Creating the McLean County Emergency Services and Disaster Agency has been amended by action of the McLean County Board; and,

WHEREAS, the McLean County Emergency Services and Disaster Agency is authorized to perform such functions within the County as shall be prescribed by the Illinois Emergency Management Agency plan and program; and,

WHEREAS, in accordance with the direction received from the Illinois Emergency Management Agency, the McLean County Board deems it advisable to amend the Ordinance Creating the McLean County Emergency Services and Disaster Agency to change the name of the County Agency from "McLean County Emergency Services and Disaster Agency" to the "McLean County Emergency Management Agency;" now, therefore,

BE IT ORDAINED by the McLean County Board, now meeting in regular session on Tuesday, December 20, 2005, as follows:

- (1) That the Ordinance Creating the McLean County Emergency Services and Disaster Agency, as amended, be further amended by deleting all references to the McLean County Emergency Services and Disaster Agency and replacing it with McLean County Emergency Management Agency.
- (2) That the Ordinance Creating the McLean County Emergency Services and Disaster Agency, as amended, be further amended by deleting all references to the McLean County E.S.D.A. and replacing it with McLean County E.M.A.
- (3) That the County Clerk shall forward a certified copy of this Ordinance to the Director of the McLean County Emergency Management Agency, the County Administrator, and the First Civil Assistant State's Attorney.

(2)

ADOPTED by the McLean County Board this 20th day of December, 2005.

ADOPTED:

APPROVED:

Peggy Ann Milton, Clerk of the County Board
McLean County, Illinois

Michael F. Sweeney, Chairman
McLean County Board

An ORDINANCE of the McLEAN COUNTY BOARD
REPEALING and RESCINDING the
EMERGENCY RESCUE SQUAD ORDINANCE and the
ORDINANCE ESTABLISHING RULES and REGULATIONS
GOVERNING the OPERATION of the
McLEAN COUNTY EMERGENCY RESCUE SQUAD

WHEREAS, the McLean County Board, at its regular meeting on March 13, 1979, adopted an Emergency Squad Ordinance that created an emergency rescue service to be known as the McLean County Emergency Rescue Squad; and,

WHEREAS, the McLean County Board, at its regular meeting on June 12, 1979, adopted an Ordinance Establishing Rules and Regulations Governing the Operation of the McLean County Emergency Rescue Squad; and,

WHEREAS, the McLean County Board, at its regular meeting on November 15, 2005, adopted the Fiscal Year 2006 Combined Annual Budget and Appropriation Ordinance that sets forth the budgeted appropriations for every County office and department; and,

WHEREAS, the Fiscal Year 2006 Combined Annual Budget and Appropriation Ordinance provides that the budgeted appropriations for the McLean County Emergency Rescue Squad be appropriated under the McLean County Emergency Management Agency (formerly, the Emergency Services and Disaster Agency or E.S.D.A.) and that the McLean County Emergency Rescue Squad be fully integrated as a program and service of the McLean County Emergency Management Agency, effective as of January 1, 2006, the first day of fiscal year 2006; and,

WHEREAS, pursuant to the approval and adoption of the Fiscal Year 2006 Combined Annual Budget and Appropriation Ordinance, it is appropriate for the McLean County Board, now meeting in regular session, to repeal and rescind the Emergency Squad Ordinance and the Ordinance Establishing Rules and Regulations Governing the Operation of the McLean County Emergency Rescue Squad; now, therefore,

BE IT ORDAINED by the McLean County Board, now meeting in regular session on Tuesday, December 20, 2005, as follows:

- (1) The McLean County Board hereby repeals and rescinds the Emergency Squad Ordinance previously approved on March 13, 1979.
- (2) The McLean County Board hereby repeals and rescinds the Ordinance Establishing Rules and Regulations Governing the Operation of the McLean County Emergency Rescue Squad previously approved on June 12, 1979.

(2)

- (3) That this Ordinance shall supersede and replace any other Ordinance approved by the McLean County Board regarding the establishment, operation and funding of the McLean County Emergency Rescue Squad.
- (4) The McLean County Board hereby further directs the County Clerk to forward a certified copy of this Ordinance to the Director of the McLean County Emergency Management Agency, the County Administrator and the First Civil Assistant State's Attorney.

ADOPTED by the McLean County Board this 20th day of December, 2005.

ATTEST:

APPROVED:

Peggy Ann Milton, Clerk of the County Board,
McLean County, Illinois

Michael F. Sweeney, Chairman
McLean County Board

CONTRACT

This Contract, entered into this 1st day of January, 2006 between the County of McLean, a Body Politic and Corporate, hereinafter known as, "the County", and Alan J. Novick, Attorney-at-Law, hereinafter known as, "the Special Public Defender":

WHEREAS, the County of McLean has authority under Illinois Compiled Statutes, Chapter 55, Section 5-5.1005 to make all contracts and do all other acts in relation to the concerns of the County necessary to the exercise of its corporate powers; and

WHEREAS, there is a necessity to provide additional professional contract services for the Office of the McLean County Public Defender; and

WHEREAS, the Special Public Defender has the capacity to provide such services;

NOW, THEREFORE:

1. Alan J. Novick is hereby appointed a Special Public Defender for McLean County by Amy Johnson Davis, Public Defender for McLean County, and the McLean County Board.
2. The purpose of this professional service contract is to provide assistance to the Public Defender's Office in the handling juvenile cases. The County shall pay to the Special Public Defender and the Special Public Defender agrees to accept as full payment for the professional services furnished under this agreement, said amount to be \$1,041.67 per month.

The Special Public Defender agrees to:

1. The Special Public Defender herein agrees to handle Juvenile cases in court one day a week (or the hourly equivalent thereof) and to devote whatever preparation time necessary to those cases up to 150 total hours for the contract year. The Special Public Defender also agrees to supply monthly statements of hours expended both in court and out of court on all cases worked on under this contract to the Public Defender's Office. Once the 150 hours have been worked the Special Public Defender shall receive the \$1,041.67 for each month of the calendar year.

2. A Special Public Defender shall be at all times for the duration of this contract an attorney licensed to practice law in the State of Illinois.
3. The Special Public Defender, as an independent contractor, shall be required to secure and maintain malpractice insurance in an amount of \$500,000 and workers' compensation insurance in accordance with Illinois law for the Special Public Defender and any paralegal, legal assistant, or secretary and, upon request, supply to the County a certificate of insurance evidencing such coverage.
4. The Special Public Defender, as an independent contractor, shall indemnify and hold harmless the County, its agents, employees and assigns against any and all claims arising out of or relating to the Special Public Defender's activities pursuant to this contract.

It is further agreed by both parties:

1. The parties enter into this contract on the date first stated above and, further, the agreement shall commence on January 1, 2006 and terminate on December 31, 2007.
2. The Special Public Defender is and shall be an independent contractor for all purposes, solely responsible for the results to be obtained and not subject to the control or supervision of the County in so far as the manner and means of performing the services and obligations of this agreement. However, the County reserves the right to review the Special Public Defender's work and service during the performance of this contract to ensure that this contract is performed according to its terms.
3. Nothing in this agreement shall prevent the Special Public Defender from engaging in the practice of law apart from the services provided by this contract.
4. The Special Public Defender shall pay all current and applicable City, County, State and Federal taxes, licenses, assessments, including federal excise taxes, including and thereby limiting the forgoing, those required by the Federal Insurance Contribution Act and Federal and State Unemployment Tax Acts.

5. The parties agree to comply with all terms and provisions of the Equal Employment Opportunity Clause of the Illinois Human Rights Act.
6. This contract shall be governed by and interpreted in accordance with the laws of the State of Illinois. All relevant provisions of the laws of the State of Illinois applicable hereto and required to be reflected are set forth herein or incorporated herein by reference.
7. No waiver of any breach of this contract or any provision hereto shall constitute a waiver of any other or further breach of this contract or any provision thereof.
8. This contract may be amended at any time by mutual agreement of the parties. Before any amendment is valid, it must first be reduced to writing and signed by both parties.
9. This contract may not be assigned by either party without the prior written consent of the other party.
10. This contract may be terminated for any of the following reasons:
 - (a) At the request of the Special Public Defender upon giving sixty (60) days' written notice prior to the effective date of cancellation. Unless the 150 hours has been expended, then the contract shall cease except for any payments for the balance of the year owing to the Special Public Defender on page 1 of this agreement.
 - (b) At the request of the County upon giving sixty (60) days' written notice prior to the effective date of cancellation.

Written notice shall be mailed by certified copy to the following address:

For the Public Defender:

Ms. Amy Johnson Davis
Office of the Public Defender
104 West Front Street, Rm 603
Bloomington, Illinois 61701

For the McLean County Board:

Mr. John M. Zeunik
County Administrator
Law & Justice Center, Room 701
104 West Front Street
Bloomington, Illinois 61702-2400

For the Attorney:

Mr. Alan J. Novick
306 E. Grove Street
Bloomington, Illinois 61701

11. This contract is severable and the invalidity or unenforceability of any provision of this agreement or any party hereto shall not render the remainder of this agreement invalid or unenforceable.
12. This agreement shall be binding upon parties hereto and upon the successors and interests, assigns, representatives, and heirs of such party.
13. The parties agree that the forgoing and the attached document(s), (if any), constitute all of the agreement between the parties; and

IN WITNESS THEREOF, the parties have affixed their respective signature on the

____ day of _____, _____.

APPROVED:

Alan J. Novick
Attorney at Law

Amy Johnson Davis
McLean County Public Defender

Michael F. Sweeney, Chairman
McLean County Board

ATTEST:

Peggy Ann Milton, Clerk of the County
Board of McLean County, Illinois

CONTRACT

This Contract, entered into this 1st day of January, 2006 between the County of McLean, a Body Politic and Corporate, hereinafter known as, "the County", and Terry W. Dodds, Attorney-at-Law, hereinafter known as, "the Special Public Defender":

WHEREAS, the County of McLean has authority under Illinois Compiled Statutes, Chapter 55, Section 5-5.1005 to make all contracts and do all other acts in relation to the concerns of the County necessary to the exercise of its corporate powers; and

WHEREAS, there is a necessity to provide additional professional contract services for the Office of the McLean County Public Defender; and

WHEREAS, the Special Public Defender has the capacity to provide such services;

NOW, THEREFORE:

1. Terry W. Dodds is hereby appointed a Special Public Defender for McLean County by Amy Johnson Davis, Public Defender for McLean County, and the McLean County Board.
2. The purpose of this professional service contract is to provide assistance to the Public Defender's Office in the handling of felony conflict cases and such other cases as may be assigned by the Public Defender. The County shall pay to the Special Public Defender and the Special Public Defender agrees to accept as full payment for the professional services furnished under this agreement the sum of \$2,483.88 per month.

The Special Public Defender agrees to:

1. Assist and perform his duties as Special Public Defender in those cases assigned to him by the Public Defender; said duties include the preparation and litigation of those cases. The Public Defender shall assign to the Special Public Defender a maximum of seven (7) felony cases per month, except that no murder cases shall be assigned. In the event that private counsel enters on a case assigned to the Special Public Defender prior to the first status hearing, that case will not be credited to the Special Public Defender. Should the Special Public Defender for any reason not be credited with seven cases in a month, those cases shall be assigned as soon as practicable in the following month; however, the total number of cases assigned shall not exceed 46 cases

during the contract period.

2. The Special Public Defender shall be at all times for the duration of this contract an attorney licensed to practice law in the State of Illinois.
3. The Special Public Defender, as an independent contractor, shall be required to secure and maintain malpractice insurance in the amount of \$500,000 and workers' compensation insurance in accordance with Illinois law for the Special Public Defender and the services of any paralegal, legal assistant, or secretary and, upon request, supply to the County a certificate of insurance evidencing such coverage.
4. The Special Public Defender as an independent contractor shall indemnify and hold harmless the County, its agents, employees and assigns against any and all claims arising out of or relating to the Special Public Defender's activities pursuant to this contract.

It is further agreed by both parties:

1. The parties enter into this contract on the date first stated above and, further, the agreement shall commence on January 1st, 2006, and terminate on December 31st, 2007.
2. The Special Public Defender is and shall be an independent contractor for all purposes, solely responsible for the results to be obtained and not subject to the control or supervision of the County in so far as the manner and means of performing the services and obligations of this agreement. However, the County reserves the right to review the Special Public Defender's work and service during the performance of this contract to ensure that this contract is performed according to its terms.
3. Nothing in this agreement shall prevent the Special Public Defender from engaging in the practice of law apart from the services provided by this contract.
4. The Special Public Defender shall pay all current and applicable City, County, State and Federal taxes, licenses, assessments, including federal excise taxes, including and thereby limiting the forgoing, those required by the Federal Insurance Contribution Act and Federal and State Unemployment Tax Acts.

5. The parties agree to comply with all terms and provisions of the Equal Employment Opportunity Clause of the Illinois Human Rights Act.
6. This contract shall be governed by and interpreted in accordance with the laws of the State of Illinois. All relevant provisions of the laws of the State of Illinois applicable hereto and required to be reflected are set forth herein or incorporated herein by reference.
7. No waiver of any breach of this contract or any provision hereto shall constitute a waiver of any other or further breach of this contract or any provision thereof.
8. This contract may be amended at any time by mutual agreement of the parties. Before any amendment is valid, it must first be reduced to writing and signed by both parties.
9. This contract may not be assigned by either party without the prior written consent of the other party.
10. This contract may be terminated for any of the following reasons:
 - (a) At the request of the Special Public Defender upon giving sixty (60) days' written notice prior to the effective date of cancellation.
 - (b) At the request of the County upon giving sixty (60) days' written notice prior to the effective date of cancellation.

Written notice shall be mailed by certified copy to the following address:

For the Public Defender:

Ms. Amy Johnson Davis
Office of the Public Defender
104 West Front Street, Rm 603
Bloomington, Illinois 61701

For the McLean County Board:

Mr. John M. Zeunik
County Administrator
Law & Justice Center, Room 701
104 West Front Street
Bloomington, Illinois 61702-2400

For the Attorney:

Terry W. Dodds
802 N. Clinton St, Suite 1
Bloomington, IL 61701

11. This contract is severable and the invalidity or unenforceability of any provision of this agreement or any party hereto shall not render the remainder of this agreement invalid or unenforceable.
12. Should either party desire not to renew this contract beyond the termination date, sixty (60) days' written notice prior to the termination date shall be given by the party wishing to terminate this contract.
13. This agreement shall be binding upon parties hereto and upon the successors and interests, assigns, representatives, and heirs of such party.
14. The parties agree that the forgoing and the attached document(s), (if any), constitute all of the agreement between the parties; and

IN WITNESS THEREOF, the parties have affixed their respective signature on the

_____ day of _____, _____.

APPROVED:

Terry W. Dodds
Attorney at Law

Amy Johnson Davis
McLean County Public Defender

Michael F. Sweeney, Chairman
McLean County Board

ATTEST:

Peggy Ann Milton, Clerk of the County
Board of McLean County, Illinois

CONTRACT

This Contract, entered into this 1st day of January, 2006, between the County of McLean, a Body Politic and Corporate, hereinafter known as, "the County", and Keith Davis, hereinafter known as, "the Special Public Defender":

WHEREAS, the County of McLean has authority under Illinois Compiled Statutes, Chapter 55, Section 5-5.1005 to make all contracts and do all other acts in relation to the concerns of the County necessary to the exercise of its corporate powers; and

WHEREAS, there is a necessity to provide additional professional contract services for the Office of the McLean County Public Defender; and

WHEREAS, the Special Public Defender has the capacity to provide such services;

NOW, THEREFORE:

1. Keith Davis is hereby appointed a Special Public Defender for McLean County by Amy Johnson Davis, Public Defender for McLean County, and the McLean County Board.
2. The purpose of this professional services contract is to provide assistance to the Public Defender's Office in the handling of sexually violent persons commitment cases and post conviction cases assigned by the Public Defender. The County shall pay to the Special Public Defender and the Special Public Defender agrees to accept as full payment for the professional services furnished under this agreement, \$40,000, said amount to be prorated to \$3,333.00 per month.

The Special Public Defender agrees to:

1. Keith Davis shall assist and perform his duties as Special Public Defender in those cases assigned to him by the Public Defender, said duties include the preparation and litigation of those cases. The Public Defender shall assign to the Special Public Defender a maximum of eight (8) cases per year; which shall be limited to SVPCA cases and Post Conviction Petitions. The Special Public Defender shall keep hourly time records for each Post Conviction and Sexually Violent Persons case handled, which records shall be submitted to the Public Defender's Office on the last day of each calendar month.

2. A Special Public Defender shall be at all times for the duration of this contract an attorney licensed to practice law in the State of Illinois.
3. The Special Public Defender, as an independent contractor, shall be required to secure and maintain malpractice insurance in an amount of \$500,000 and workers' compensation insurance in accordance with Illinois law for the Special Public Defender and any paralegal, legal assistant, or secretary and, upon request, supply to the County a certificate of insurance evidencing such coverage.
4. The Special Public Defender, as an independent contractor, shall indemnify and hold harmless the County, its agents, employees and assigns against any and all claims arising out of or relating to the Special Public Defender's activities pursuant to this contract.

It is further agreed by both parties:

1. The parties enter into this contract on the date first stated above and, further, the agreement shall commence on January 1st, 2006, and terminate on December 31st, 2007.
2. The Special Public Defender is and shall be an independent contractor for all purposes, solely responsible for the results to be obtained and not subject to the control or supervision of the County in so far as the manner and means of performing the services and obligations of this agreement. However, the County reserves the right to review the Special Public Defender's work and service during the performance of this contract to ensure that this contract is performed according to its terms.
3. Nothing in this agreement shall prevent the Special Public Defender from engaging in the practice of law apart from the services provided by this contract.
4. The Special Public Defender shall pay all current and applicable City, County, State and Federal taxes, licenses, assessments, including federal excise taxes, including and thereby limiting the forgoing, those required by the Federal Insurance Contribution Act and Federal and State Unemployment Tax Acts.

5. All expenses incurred by the Special Public Defender shall be paid through the Public Defender's annual budget. Said expenses shall be subject to the approval of the Public Defender.
6. The parties agree to comply with all terms and provisions of the Equal Employment Opportunity Clause of the Illinois Human Rights Act.
7. This contract shall be governed by and interpreted in accordance with the laws of the State of Illinois. All relevant provisions of the laws of the State of Illinois applicable hereto and required to be reflected are set forth herein or incorporated herein by reference.
8. No waiver of any breach of this contract or any provision hereto shall constitute a waiver of any other or further breach of this contract or any provision thereof.
9. This contract may be amended at any time by mutual agreement of the parties. Before any amendment is valid, it must first be reduced to writing and signed by both parties.
10. This contract may not be assigned by either party without the prior written consent of the other party.
11. This contract may be terminated for any of the following reasons:
 - (a) At the request of the Special Public Defender upon giving sixty (60) days' written notice prior to the effective date of cancellation.
 - (b) At the request of the County upon giving sixty (60) days' written notice prior to the effective date of cancellation.

Written notice shall be mailed by certified copy to the following address:

For the Public Defender:

Ms. Amy Johnson Davis
Office of the Public Defender
104 West Front Street, Room 603
Bloomington, Illinois 61701

For the McLean County Board:

Mr. John M. Zeunik
County Administrator
Law & Justice Center, Room 701
104 West Front Street
Bloomington, Illinois 61702-2400

For the Attorney:

Keith Davis
103 N. Main Street
Bloomington, IL 61701

12. This contract is severable and the invalidity or unenforceability of any provision of this agreement or any party hereto shall not render the remainder of this agreement invalid or unenforceable.
13. Should either party desire not to renew this contract beyond the termination date, sixty (60) days' written notice prior to the termination date shall be given by the party wishing to terminate this contract.
14. This agreement shall be binding upon parties hereto and upon the successors and interests, assigns, representatives, and heirs of such party.
15. The parties agree that the forgoing and the attached document(s), (if any), constitute all of the agreement between the parties; and

IN WITNESS THEREOF, the parties have affixed their respective signature on the date ____ day of _____, _____.

APPROVED:

Keith Davis
Attorney at Law

Amy Johnson Davis
McLean County Public Defender

Michael Sweeney, Chairman
McLean County Board

ATTEST:

Peggy Ann Milton, Clerk of the County
Board of McLean County, Illinois

December 5, 2005

McLean County Board
Justice and Public Safety Committee
Bloomington, IL 61701

Re: Monthly Caseload - MONTH ENDING: October 31, 2005

Dear Committee Members:

Pursuant to statute, I am forwarding this report to your attention and I am causing a copy to be filed with the Circuit Clerk's office of McLean County.

During the above-mentioned time period, in the discharge of our duties to indigent persons in McLean County we have been assigned the following new cases in the area set forth. The activities in which we are involved differ in no substantial manner from those which have earlier been reported.

CASE TYPES	MONTHLY TOTALS 2004	MONTHLY TOTALS 2005	YTD TOTALS 2004	YTD TOTALS 2005	% CHANGE YTD
FELONIES	69	74	748	873	14%
MISDEMEANORS	109	111	1,028	1,113	8%
DUI	19	28	236	224	<5%>
TRAFFIC	65	57	585	501	<14%>
JUVENILE	19	12	212	169	<20%>
(DELINQUENT)	15	9	130	83	<36%>
(ABUSE/NEGLECT)	4	3	82	86	5%
MENTAL HEALTH CASES	0	3	20	34	41%
Involuntary Commitment	0	3	17	27	37%
Medication Compliance Orders	0	0	3	7	57%
POST-CONVICTION & SVPCA CASES	1	0	4	6	33%
TOTAL	282	285	2,833	2,920	3%

Following are the caseload assignments to each of the full-time and contract attorneys for the reporting month of: **MONTH ENDING October 31, 2005.**

CASE TYPE	PUBLIC DEFENDER ATTORNEYS	NEW MONTHLY TOTALS	YTD TOTALS	NEW PTR/REVIEW TOTALS
F	TRACY SMITH	9	103	7
F	JAMES TUSEK	10	106	0
F	RONALD LEWIS	5	99	0
F	BRIAN MCELLOWNEY	8	106	2
F	JOHN WRIGHT-C	7	67	N/A
F	TERRY DODDS-C	8	68	N/A
F	KELLY STACEY-C	5	64	N/A
F	CARLA HARVEY	7	131	0
M	CARLA HARVEY	40	308	0
F	DAWN NATION	7	60	2
M	DAWN NATION	21	444	0
M	MARINNA WRIGHT	50	361	4
F	MARINNA WRIGHT	7	7	1
DUI	CHERYL KUNKEL	28	222	5
TR	CHERYL KUNKEL	57	503	11
JD	ART FELDMAN	9	84	6
F	ART FELDMAN	0	2	0
JA	JON MCPHEE	1	61	N/A
JA	ROB KEIR	4	52	N/A
JA	ALAN NOVICK-C	0	4	N/A
PC/SVP	KEITH DAVIS-C	0	6	N/A
PVT	PRIVATE COUNSEL	26	250	N/A
W/D	WITHDRAWN	6	84	N/A

PTR= Petition to Revoke Probation

F = Felony

J = Juvenile

O = Other

P.C.=Post Conviction Remedy Cases

C= Contract Attorney (6-7 Cases per Month)

DUI= DUI

TR= Traffic

M= Misdemeanor

December 6, 2005

TO: Justice Committee
FROM: Amy Johnson Davis
RE: Monthly Report

OCTOBER 2005 DISPOSITIONS

DISPOSITION	FELONY	MISDEMEANOR	TRAFFIC / DUI
PLEA / ORIGINAL OFFER	41	25	46
PLEA / LESSER	17	27	1
BENCH TRIAL / WIN	0	1	0
BENCH TRIAL / LOSS	1	0	0
JURY TRIAL / WIN	1	0	0
JURY TRIAL / LOSS	0	1	0
DISMISSED / UPFRONT	2	4	4
DISMISSED / TRIAL	8	17	1
KNOCKDOWN	0	0	0
DISMISSED PER PLEA	6	18	7
PRIVATE COUNSEL	20	5	1
PLEA / BLIND	9	0	0
REFILED AS FELONY	N/A	0	1
WITHDRAWN	0	6	0
DIRECTED VERDICT	0	0	0
P.D. DENIED/NOT RECOMMENDED	2	3	0

McLean County State's Attorney's Office 2005 Case Load Report

2005 YTD 2004 YTD 2004 Total 2005 Projected
 Jan. Feb. Mar. April May June July Aug. Sept. Oct. Nov. Dec.

CRIMINAL

	Jan.	Feb.	Mar.	April	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.	2005 YTD	2004 YTD	2004 Total	2005 Projected
Felony	107	120	102	84	123	103	84	133	106	108	72		1142	1073	1,206	1,256
Misdemeanor	207	197	224	183	221	181	190	165	172	257	110		2107	2104	2,350	2,316
Asset Forfeiture	16	8	20	6	18	3	17	10	9	15	4		126	94	103	139
Family Totals	50	36	57	32	70	68	62	51	67	85	42		620	462	515	682
Family	36	19	40	24	58	57	38	33	50	64	33		452	300	334	497
Order of Protection	14	17	17	8	12	11	24	18	17	21	9		168	162	181	185
Juvenile Totals	24	18	22	29	43	35	19	20	19	26	23		278	385	422	306
Juvenile	0	1	5	0	6	0	0	0	0	1	0		13	11	12	14
Juvenile Abuse	12	9	13	15	17	26	15	11	7	8	4		137	209	224	151
Juvenile Delinquency	12	8	4	14	20	9	4	9	12	17	19		128	154	175	141
Traffic Totals	2,037	2,672	2,808	1,867	3,007	2,810	2,357	2,782	2,356	2,971	2,727		28,394	25,391	28,410	31,216
Traffic	1,958	2,598	2,710	1,811	2,934	2,750	2,285	2,716	2,295	2,871	2,673		27,601	24,541	27,463	30,344
DUI Traffic	79	74	98	56	73	60	72	66	61	100	54		793	850	947	872

CHILD SUPPORT

Paternity cases filed	8	5	12	11	16	15	6	12	18	29	24		156	47	65	172
Paternity cases established	4	2	4	4	9	4	10	7	6	2	7		59	52	55	65
Paternities excluded	0	0	1	1	6	1	1	3	1	1	0		15	11	13	16
Support Orders entered	70	92	62	43	96	54	79	77	121	97	88		879	883	940	966
Modification proceedings filed	20	20	19	19	19	21	14	17	15	30	16		210	269	283	231
Modification proceedings adjudicated	7	3	6	8	24	5	17	11	7	7	4		99	174	181	109
Enforcement actions filed	59	37	64	74	61	41	50	46	46	32	17		527	605	682	579
Enforcement actions adjudicated	101	115	61	63	107	77	108	99	101	86	84		1002	1011	1095	1102
Hearings set before Hearing Officer	70	32	101	32	120	35	108	67	58	78	87		788	971	1065	866
Orders prepared by Hearing Officer	58	32	88	26	109	24	84	45	56	76	83		681	821	893	749

2005 Projected = (2005 YTD/Day of Year) x 365 Days

n/c= not calculable

ASSET FORFEITURE FUND

STATEMENT OF REVENUE, EXPENDITURES AND FUND BALANCE

November 28, 2005

STATE'S ATTORNEY:

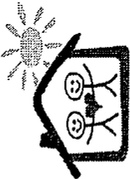
Beginning Balance 01/01/2005	\$ -57,410.90
(Reflects \$80,000 transfer to General Fund 12/31/02)	
(Reflects \$30,000 transfer to General Fund 12/31/03)	
Revenue	<u>17,057.18</u>
Total Funds Available	\$ -40,353.72
Expenditures	<u>5,936.65</u>
Fund Balance 11/28/05	\$ -46,290.37

SHERIFF:

Beginning Balance 01/01/2005	\$ 39,850.81
Revenue	<u>12,088.55</u>
Total Funds Available	\$ 51,939.36
Expenditures	<u>3,735.37</u>
Fund Balance 11/28/05	\$ 48,203.99

TOTAL FUND BALANCE	November 28, 2005	\$ 1,913.62
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McLean County Children's Advocacy Center Monthly Statistics October, 2005

	2004 1ST INTERVIEW MONTH/YTD STATS	1ST. INTERVIEW 2005 MONTH/YTD	JUV.SUSPECT INTERVIEW 2005	SEB/WITNESS INTERVIEW 2005	2ND INTERVIEW 2005	OUT OF COUNTY INTERVIEW	TOTAL MONTHLY INTERVIEWS	YTD TOTALS
JANUARY	13/13	19/19	2	4	0	0	25	25
FEBRUARY	12/25	5/24	0	7	0	5	17	42
MARCH	12/37	19/43	1	5	0	2	27	69
APRIL	15/52	17/60	0	0	3	0	20	89
MAY	15/67	8/68	1	3	0	0	12	101
JUNE	14/81	17/85	0	3	2	2	24	125
JULY	21/102	17/102	1	3	2	2	25	150
AUGUST	18/120	13/115	0	1	1	5	20	170
SEPTEMBER	16/136	10/125	0	3	0	2	15	185
OCTOBER	10/146	10/135	0	1	0	0	11	196
NOVEMBER	12/158							
DECEMBER	20/178							
YEAR TO DATE TOTALS	178	135	5	30	8	18	196	196

The CASA Program recently completed the 26th CASA training. The program trained 17 new CASA volunteers. The volunteers participated in 40 hours of in-class training as well as homework assignments to prepare for their role as a CASA. On November 9, 2005, the 17 new volunteers participated in a swearing in ceremony with Honorable Judge Donald Bernardi. The new volunteers began accepting case assignments on November 21, 2005.

The CASA Volunteer is assigned to approximately 25% of the child welfare cases. The program currently has 57 active volunteers.

The CASA Program is currently serving for one hundred fifteen children in McLean and Livingston Counties. There are presently eight family cases awaiting assignment.

**An EMERGENCY APPROPRIATION Ordinance
Amending the McLean County Fiscal Year 2005
Combined Annual Appropriation and Budget Ordinance
General Fund 0001 Court Services Department 0022
Juvenile Detention Center 0022**

WHEREAS, the McLean County Board, on November 16, 2004, adopted the Combined Annual Appropriation and Budget Ordinance, which sets forth the revenues and expenditures deemed necessary to meet and defray all legal liabilities and expenditures to be incurred by and against the County of McLean for the 2005 Fiscal Year beginning January 1, 2005 and ending December 31, 2005; and,

WHEREAS, the Combined Annual Appropriation and Budget Ordinance includes the fiscal year 2005 adopted budget for the Court Services Department and the Juvenile Detention Program 0022; and,

WHEREAS, the Court Services Department has been awarded Juvenile Justice Lapsed Funds FFY01 equipment and expense grants in the amount of \$15,505.00 from the Illinois Criminal Justice Information Authority to fund equipment and non-personnel expenses at the Juvenile Detention Center; and,

WHEREAS, the Justice Committee, at its regular meeting on Monday, December 5, 2005, recommended approval of an Emergency Appropriation Ordinance to recognize the receipt of that portion of the funds which coincides with the County's fiscal year 2005 adopted budget; now therefore,

BE IT ORDAINED by the McLean County Board as follows:

1. That the County Treasurer is directed to amend the appropriated budget of the General Fund 0001, Court Services Department 0022, Juvenile Detention Program 0022 as follows:

	<u>ADOPTED BUDGET</u>	<u>CHANGE</u>	<u>AMENDED BUDGET</u>
General Grant Revenue-Federal 0001-0022-0022-0404.0100	\$ 0.00	\$ 15,505.00	\$ 15,505.00

2. That the County Auditor is directed to amend the appropriated budget of the General Fund 0001, Court Services Department 0022, Juvenile Detention Program 0022 as follows:

Teaching Materials -- Juveniles 0001-0022-0022-0612.0002	\$ 1,000.00	\$ 467.19	\$ 1,467.19
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(2)

Operational/ Office Supplies 0001-0022-0022-0620.0001	\$ 1,300.00	\$ 649.75	\$ 1,949.75
Non-Major Equipment 0001-0022-0022-0621.0001	\$ 5,850.00	\$ 1,311.94	\$ 7,161.94
Computers 0001-0022-0022-0621.0005	\$ 0.00	\$ 4,780.00	\$ 4,780.00
Schooling and Conferences 0001-0022-0022-0718.0001	\$ 8,000.00	\$ 6,153.00	\$ 14,227.00
Software Lic/Maint. 0001-0022-0022-0750.0004	\$ 0.00	\$ 692.00	\$ 692.00
Purchase of Computer Equipment 0001-0022-0022-0833.0002	\$ 0.00	\$ <u>1,451.12</u>	\$ 1,451.12
Total		\$ 15,505.00	

3. That the County Clerk shall provide a certified copy of this ordinance to the County Administrator, County Auditor, County Treasurer, and the Court Services Director.

ADOPTED by the County Board of McLean County this 20th day of December, 2005.

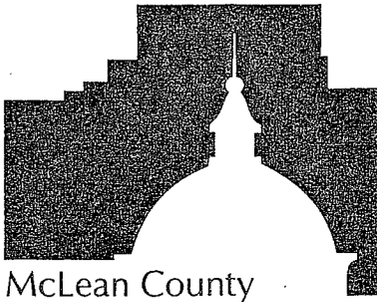
ATTEST:

APPROVED:

Peggy Ann Milton, Clerk of the County Board,
McLean County, Illinois

Michael F. Sweeney, Chairman
McLean County Board

e:john/ctserv_jdc.deco5



COURT SERVICES

Roxanne K. Castleman, Director

104 W. Front Street, P.O. Box 2400 Law & Justice Center Bloomington, IL 61702-2400

Adult Division: (309) 888-5360

Fax (309) 888-5434

Room 103

Juvenile Division: (309) 888-5370

Fax (309) 888-5831

Room 601

Memo

To: Honorable Members of the Justice Committee

From: Roxanne K. Castleman 

CC: Honorable Chief Judge Elizabeth A. Robb
Dave Goldberg

Date: November 22, 2005

RE: Juvenile Detention Bed Space Contract with Livingston County

I have attached a contract for lease of space in the McLean County Detention Center, which Livingston County is seeking to enter into. This contract guarantees Livingston County 400 detention days at the McLean County Juvenile Detention Center at the rate of \$80.00 per day. Any unused detention days will be allowed to be carried over to a 2007 contract.

This contract has been reviewed and approved by the McLean County States Attorney's office.

Mr. Goldberg and I will be available at the upcoming Justice meeting to answer any questions you may have regarding this issue.

**CONTRACT FOR LEASE OF SPACE IN THE
McLEAN COUNTY JUVENILE DETENTION CENTER
2006**

I. PURPOSE

WHEREAS, under Article VII, Section 10, of the 1970 Illinois Constitution, units of local government may contract among themselves to obtain or share services and to exercise, combine or transfer any power or function in any manner not prohibited by law or ordinance; and

WHEREAS, the County of McLean is a local government exercising power under the Illinois Counties Code (55 ILCS 5/1-100, et.seq.); and

WHEREAS, the County of Livingston is a unit of local government exercising power under the Illinois Counties Code (55 ILCS 5/1-1001, et.seq.); and

WHEREAS, the McLean County Board and the Livingston County Board have by appropriate action, authorized this Agreement;

WHEREAS, The McLean County Juvenile Detention Center (Center) is a short-term detention facility. The Center has bed space available in excess of its current needs. Illinois Counties are perceived to have a need for such space and are currently utilizing such space on a per diem/as available basis. The purpose of this contract is to provide a specified amount of guaranteed minimum detention days from McLean County to Livingston County.

II. PARTIES

McLean is the receiving County. Livingston is the transmitting County.

III. TERMS

Four hundred (400) detention days* are guaranteed by the receiving County to the transmitting County for juvenile detainees ("detainees").

The guaranteed detention days must be used within the contract year. If the transmitting county enters into a subsequent contract for 2007 year then any unused days may be added to the 2007 contract. If the transmitting county does not enter into another contract Detention days will not be accumulated and may not be used beyond the end of this contract.

The transmitting County agrees to pay \$80 per detention day, for a total annual amount of \$32,000.

The transmitting County agrees to make such payment, regardless if the detention days are utilized
or not.

In the event that the receiving County is unable to accept the detainee due to overcrowding, the

receiving County will reduce the obligation of payment from the transmitting County one detention day for each detention day request denied. Such credits will be reflected on the 4th quarter billing (December 31, 2006).

* Any part of a day shall be considered a detention day except those detainees housed more than 24 hours shall be billed for the first day of detention but not billed for the last day of detention.

IV. BILLING

This receiving County will bill for services rendered under this Agreement on a quarterly basis. Payment from the transmitting County will be due within 30 days of receipt of the bill.

V. DETAINEES

Only offenders under seventeen (17) years of age, adjudicated delinquent in accordance with the provisions of the Illinois Compiled Statutes, Chapter 705, Section 405/5-3; or charged with, or under warrants, for a criminal offense as defined by a penal statute of the State of Illinois, or found guilty of direct or indirect criminal contempt may be transmitted. No minor subject to the provisions of Chapter 705, Articles II, III, or IV will be detained. Status offenders will not be accepted under any circumstances.

VI. NOTIFICATION

The receiving County must be notified prior to transportation of a detainee to the Center. The transmitting County will notify the Center of the transmitting County's intent to recommend detention.

If the transmitting County's Juvenile Court Services Department calls to request that the Center hold a juvenile prior to a Court hearing, authorization for this can be made over the telephone; however, at minimum, a description of the offense or an offense report sheet must accompany the detainee to the Center.

When a juvenile is taken into custody prior to an initial Court hearing, the transmitting County will supply the receiving County with a signed authorization form following the initial Court hearing and a Court order for detention.

If the transmitting County requests that the juvenile be detained in the Center immediately after a Court hearing, the Court Order will accompany the detainee to the Center, along with any information available regarding the detainee's social history, psychological/psychiatric evaluations, medical history, or any other information which will assist in supervising the detainee, or providing for special medical needs.

VII. TRANSPORTATION

The transmitting County is responsible for all transportation of the detainee to and from the Center.

VIII. MEDICAL AND MENTAL HEALTH CARE

The transmitting County is responsible for medical and mental health expenses incurred by detainees from the County while the detainees are being held in the Center.

The receiving County will have a medical examination performed and will bill the transmitting County \$20.00 per examination. There shall be no charge for in-house mental health programs.

If the detainee requires medication, it will be supplied by the receiving County and the transmitting County will be billed at the receiving County's cost, unless the medication is supplied by the detainee's family or physician.

A consent to medical treatment signed by the parents or guardian will be required for admission of Court-ordered detainees. Parent consent forms will be provided within 36 hours on all detainees.

In the case of a medical or mental health emergency, the receiving County will deliver the detainee to a hospital. If the detainee is admitted to the hospital, this will constitute an automatic release from the Center, as receiving County has no facilities for guarding detainees for extended periods outside of the Center. The receiving County shall immediately notify the transmitting County of the medical situation. The transmitting County shall be responsible for notifying the parents or guardian of the detainee. The transmitting County shall be responsible for the cost of the detainee's medical treatment and/or hospitalization. The receiving County will provide security at the hospital for a maximum of six (6) hours from the time that the transmitting County is notified of the detainee's admission to the hospital. After the six (6) hours, security shall be provided by the transmitting County.

IX. LIABILITY

The transmitting County agrees to save and hold harmless from any and all liability, claims, losses, damages, cost, expenses, or attorney fees (with the exceptions of any liability imposed for willful and wanton acts or negligence on the part of the receiving County) arising out of or in any way connected with the performance of contractual duties under this Agreement.

The receiving County agrees to indemnify the transmitting County for and against any liability resulting from negligent, willful or wanton acts or omissions of the receiving County in providing services set forth in this Agreement. The transmitting County shall waive any claims of damages or injury which it may have a right to assert against the receiving County which arises from the management, operation or maintenance of the McLean County Juvenile Detention Center as established by this Agreement, except claims for damage or injury resulting from willful or wanton conduct of an employee of the

receiving County. Nothing in this Agreement is intended to modify or waive the protection of the Local Governmental and Governmental Employees Tort Immunity Act (745 ILCS 10/1-101, et. seq.).

X. SEVERABILITY

In the event any provision of this Agreement is held by any Court to be unconstitutional or in excess of the powers guaranteed by law to the parties to this Agreement, such ruling or rulings shall not void this Agreement. It shall instead be deemed to have severed such provisions from the remainder of this Agreement.

XI. SUPERSEDES OTHER AGREEMENTS

It is understood and agreed that the entire Agreement of the parties is contained herein and that this Agreement supersedes all oral agreements and negotiations between the parties relating to the subject matter hereof as well as any previous agreements presently in effect between the parties relating to the subject matter hereof.

XII. ABIDE BY LAWS

In providing all services pursuant to this Agreement, the receiving County shall abide by all laws and statutes, state and federal, ordinances, rules and regulations pertaining to, or regulating the provisions of such services, including those in effect and hereafter adopted.

Any violation of said laws, statutes, ordinances, rules and regulations shall constitute a material breach of the Agreement, and shall entitle the transmitting County to terminate this Agreement immediately upon written notice of termination to the receiving County.

XIII. AMENDMENT OF AGREEMENT

Any amendments or alterations of this Agreement must be made in writing and signed by both parties.

XIV. NOTICES

In the event that written notice must be sent pursuant to the provisions of this contract, such written

notice shall be sent to:

Roxanne Castleman
Director of Court Services
104 West Front Street, Box 2400
Bloomington, Illinois 61704-2400

Michael Shaughnessy
Director/Chief Probation Officer
119 ½ North Mill Street
P.O. Box 405
Pontiac, Illinois 61764-0405

XV. TERMINATION OF AGREEMENT

Any of the parties to this Agreement may withdraw from this Agreement after such party has given sixty (60) days' written notice of such intention to withdraw to the other party of this Agreement before such withdrawal becomes effective.

XVI. INTERPRETATION OF THIS AGREEMENT

This contract shall be governed by and interpreted in accordance with the laws of the State of Illinois. All relevant provisions of the laws of the State of Illinois applicable hereto and required to be reflected and set forth herein are incorporated herein by reference.

XVII. CONTRACT PERIOD AND RENEWAL

This Agreement shall be in effect on January 1, 2006 and shall be terminated on December 31, 2006. The renewal of this Agreement for additional twelve (12) month periods shall be subject to the mutual consent of both parties.

APPROVED:

APPROVED:

Livingston County Board Chairman

McLean County Board Chairman

Date

Date

ATTEST:

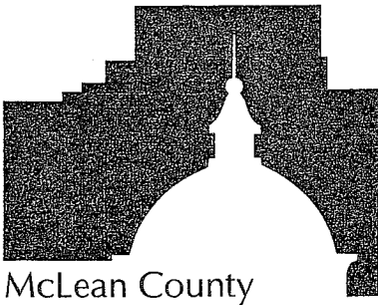
ATTEST:

Livingston County Clerk

McLean County Clerk

Date

Date



COURT SERVICES

Roxanne K. Castleman, Director

104 W. Front Street, P.O. Box 2400 Law & Justice Center Bloomington, IL 61702-2400

Adult Division: (309) 888-5360 Fax (309) 888-5434 Room 103
Juvenile Division: (309) 888-5370 Fax (309) 888-5831 Room 601

Memo

To: Honorable Members of the Justice Committee

From: Roxanne K. Castleman

CC: Honorable Chief Judge Elizabeth A. Robb
Dave Goldberg

Date: November 22, 2005

RE: Juvenile Detention Bed Space Contract with Woodford County

I have attached a contract for lease of space in the McLean County Detention Center, which Woodford County is seeking to enter into. This contract guarantees Woodford County 365 detention days at the McLean County Juvenile Detention Center at the rate of \$80.00 per day. Any unused detention days will be allowed to be carried over to a 2007 contract.

This contract has been reviewed and approved by the McLean County States Attorney's office.

Mr. Goldberg and I will be available at the upcoming Justice meeting to answer any questions you may have regarding this issue.

**CONTRACT FOR LEASE OF SPACE IN THE
McLEAN COUNTY JUVENILE DETENTION CENTER
2006**

I. PURPOSE

WHEREAS, under Article VII, Section 10, of the 1970 Illinois Constitution, units of local government may contract among themselves to obtain or share services and to exercise, combine or transfer any power or function in any manner not prohibited by law or ordinance; and

WHEREAS, the County of McLean is a local government exercising power under the Illinois Counties Code (55 ILCS 5/1-100, et.seq.); and

WHEREAS, the County of Woodford is a unit of local government exercising power under the Illinois Counties Code (55 ILCS 5/1-1001, et.seq.); and

WHEREAS, the McLean County Board and the Woodford County Board have by appropriate action, authorized this Agreement;

WHEREAS, The McLean County Juvenile Detention Center (Center) is a short-term detention facility. The Center has bed space available in excess of its current needs. Illinois Counties are perceived to have a need for such space and are currently utilizing such space on a per diem/as available basis. The purpose of this contract is to provide a specified amount of guaranteed minimum detention days from McLean County to Woodford County.

II. PARTIES

McLean is the receiving County. Woodford is the transmitting County.

III. TERMS

Three hundred and Sixty Five (365) detention days* are guaranteed by the receiving County to the transmitting County for juvenile detainees ("detainees").

The guaranteed detention days must be used within the contract year. If the transmitting county enters into a subsequent contract for 2007 year then any unused days may be added to the 2007 contract. If the transmitting county does not enter into another contract Detention days will not be accumulated and may not be used beyond the end of this contract.

The transmitting County agrees to pay \$80 per detention day, for a total annual amount of \$ 29,200.

The transmitting County agrees to make such payment, regardless if the detention days are utilized
or not.

In the event that the receiving County is unable to accept the detainee due to overcrowding, the

receiving County will reduce the obligation of payment from the transmitting County one detention day for each detention day request denied. Such credits will be reflected on the 4th quarter billing (December 31, 2006).

* Any part of a day shall be considered a detention day except those detainees housed more than 24 hours shall be billed for the first day of detention but not billed for the last day of detention.

IV. BILLING

This receiving County will bill for services rendered under this Agreement on a quarterly basis. Payment from the transmitting County will be due within 30 days of receipt of the bill.

V. DETAINEES

Only offenders under seventeen (17) years of age, adjudicated delinquent in accordance with the provisions of the Illinois Compiled Statutes, Chapter 705, Section 405/5-3, or charged with, or under warrants, for a criminal offense as defined by a penal statute of the State of Illinois, or found guilty of direct or indirect criminal contempt may be transmitted. No minor subject to the provisions of Chapter 705, Articles II, III, or IV will be detained. Status offenders will not be accepted under any circumstances.

VI. NOTIFICATION

The receiving County must be notified prior to transportation of a detainee to the Center. The transmitting County will notify the Center of the transmitting County's intent to recommend detention.

If the transmitting County's Juvenile Court Services Department calls to request that the Center hold a juvenile prior to a Court hearing, authorization for this can be made over the telephone; however, at minimum, a description of the offense or an offense report sheet must accompany the detainee to the Center.

When a juvenile is taken into custody prior to an initial Court hearing, the transmitting County will supply the receiving County with a signed authorization form following the initial Court hearing and a Court order for detention.

If the transmitting County requests that the juvenile be detained in the Center immediately after a Court hearing, the Court Order will accompany the detainee to the Center, along with any information available regarding the detainee's social history, psychological/psychiatric evaluations, medical history, or any other information which will assist in supervising the detainee, or providing for special medical needs.

VII. TRANSPORTATION

The transmitting County is responsible for all transportation of the detainee to and from the Center.

VIII. MEDICAL AND MENTAL HEALTH CARE

The transmitting County is responsible for medical and mental health expenses incurred by detainees from the County while the detainees are being held in the Center.

The receiving County will have a medical examination performed and will bill the transmitting County \$20.00 per examination. There shall be no charge for in-house mental health programs.

If the detainee requires medication, it will be supplied by the receiving County and the transmitting County will be billed at the receiving County's cost, unless the medication is supplied by the detainee's family or physician.

A consent to medical treatment signed by the parents or guardian will be required for admission of Court-ordered detainees. Parent consent forms will be provided within 36 hours on all detainees.

In the case of a medical or mental health emergency, the receiving County will deliver the detainee to a hospital. If the detainee is admitted to the hospital, this will constitute an automatic release from the Center, as receiving County has no facilities for guarding detainees for extended periods outside of the Center. The receiving County shall immediately notify the transmitting County of the medical situation. The transmitting County shall be responsible for notifying the parents or guardian of the detainee. The transmitting County shall be responsible for the cost of the detainee's medical treatment and/or hospitalization. The receiving County will provide security at the hospital for a maximum of six (6) hours from the time that the transmitting County is notified of the detainee's admission to the hospital. After the six (6) hours, security shall be provided by the transmitting County.

IX. LIABILITY

The transmitting County agrees to save and hold harmless from any and all liability, claims, losses, damages, cost, expenses, or attorney fees (with the exceptions of any liability imposed for willful and wanton acts or negligence on the part of the receiving County) arising out of or in any way connected with the performance of contractual duties under this Agreement.

The receiving County agrees to indemnify the transmitting County for and against any liability resulting from negligent, willful or wanton acts or omissions of the receiving County in providing services set forth in this Agreement. The transmitting County shall waive any claims of damages or injury which it may have a right to assert against the receiving County which arises from the management, operation or maintenance of the McLean County Juvenile Detention Center as established by this Agreement, except claims for damage or injury resulting from willful or wanton conduct of an employee of the

receiving County. Nothing in this Agreement is intended to modify or waive the protection of the Local Governmental and Governmental Employees Tort Immunity Act (745 ILCS 10/1-101, et. seq.).

X. SEVERABILITY

In the event any provision of this Agreement is held by any Court to be unconstitutional or in excess of the powers guaranteed by law to the parties to this Agreement, such ruling or rulings shall not void this Agreement. It shall instead be deemed to have severed such provisions from the remainder of this Agreement.

XI. SUPERSEDES OTHER AGREEMENTS

It is understood and agreed that the entire Agreement of the parties is contained herein and that this Agreement supersedes all oral agreements and negotiations between the parties relating to the subject matter hereof as well as any previous agreements presently in effect between the parties relating to the subject matter hereof.

XII. ABIDE BY LAWS

In providing all services pursuant to this Agreement, the receiving County shall abide by all laws and statutes, state and federal, ordinances, rules and regulations pertaining to, or regulating the provisions of such services, including those in effect and hereafter adopted. Any violation of said laws, statutes, ordinances, rules and regulations shall constitute a material breach of the Agreement, and shall entitle the transmitting County to terminate this Agreement immediately upon written notice of termination to the receiving County.

XIII. AMENDMENT OF AGREEMENT

Any amendments or alterations of this Agreement must be made in writing and signed by both parties.

XIV. NOTICES

In the event that written notice must be sent pursuant to the provisions of this contract, such written

notice shall be sent to:

Roxanne Castleman
Director of Court Services
104 West Front Street, Box 2400
Bloomington, Illinois 61704-2400

Matthew Noar
Director of Court Services
105 E. Court Street
Eureka, Illinois 61530

XV. TERMINATION OF AGREEMENT

Any of the parties to this Agreement may withdraw from this Agreement after such party has given sixty (60) days' written notice of such intention to withdraw to the other party of this Agreement before such withdrawal becomes effective.

XVI. INTERPRETATION OF THIS AGREEMENT

This contract shall be governed by and interpreted in accordance with the laws of the State of Illinois. All relevant provisions of the laws of the State of Illinois applicable hereto and required to be reflected and set forth herein are incorporated herein by reference.

XVII. CONTRACT PERIOD AND RENEWAL

This Agreement shall be in effect on January 1, 2006 and shall be terminated on December 31, 2006. The renewal of this Agreement for additional twelve (12) month periods shall be subject to the mutual consent of both parties.

APPROVED:

APPROVED:

Woodford County Board Chairman

McLean County Board Chairman

Date

Date

ATTEST:

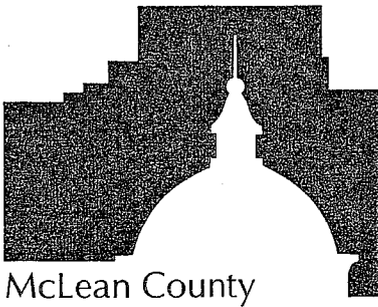
ATTEST:

Woodford County Clerk

McLean County Clerk

Date

Date



COURT SERVICES

Roxanne K. Castleman, Director

104 W. Front Street, P.O. Box 2400 Law & Justice Center Bloomington, IL 61702-2400

Adult Division: (309) 888-5360 Fax (309) 888-5434 Room 103
Juvenile Division: (309) 888-5370 Fax (309) 888-5831 Room 601

Memo

To: Honorable Members of the Justice Committee

From: Roxanne K. Castleman 

CC: Honorable Chief Judge Elizabeth A. Robb
Dave Goldberg

Date: November 22, 2005

RE: Juvenile Detention Bed Space Contract with Logan County

I have attached a contract for lease of space in the McLean County Detention Center, which Logan County is seeking to enter into. This contract guarantees Logan County 300 detention days at the McLean County Juvenile Detention Center at the rate of \$80.00 per day. Any unused detention days will be allowed to be carried over to a 2007 contract.

This contract has been reviewed and approved by the McLean County States Attorney's office.

Mr. Goldberg and I will be available at the upcoming Justice meeting to answer any questions you may have regarding this issue.

**CONTRACT FOR LEASE OF SPACE IN THE
McLEAN COUNTY JUVENILE DETENTION CENTER
2006**

I. PURPOSE

WHEREAS, under Article VII, Section 10, of the 1970 Illinois Constitution, units of local government may contract among themselves to obtain or share services and to exercise, combine or transfer any power or function in any manner not prohibited by law or ordinance; and

WHEREAS, the County of McLean is a local government exercising power under the Illinois Counties Code (55 ILCS 5/1-100, et.seq.); and

WHEREAS, the County of Logan is a unit of local government exercising power under the Illinois Counties Code (55 ILCS 5/1-1001, et.seq.); and

WHEREAS, the McLean County Board and the Logan County Board have by appropriate action, authorized this Agreement;

WHEREAS, The McLean County Juvenile Detention Center (Center) is a short-term detention facility. The Center has bed space available in excess of its current needs. Illinois Counties are perceived to have a need for such space and are currently utilizing such space on a per diem/as available basis. The purpose of this contract is to provide a specified amount of guaranteed minimum detention days from McLean County to Logan County.

II. PARTIES

McLean is the receiving County. Logan is the transmitting County.

III. TERMS

Three hundred (300) detention days* are guaranteed by the receiving County to the transmitting County for juvenile detainees ("detainees").

The guaranteed detention days must be used within the contract year. If the transmitting county enters into a subsequent contract for 2007 year then any unused days may be added to the 2007 contract. If the transmitting county does not enter into another contract Detention days will not be accumulated and may not be used beyond the end of this contract.

The transmitting County agrees to pay \$80 per detention day, for a total annual amount of \$ 24,000.

The transmitting County agrees to make such payment, regardless if the detention days are utilized or not.

In the event that the receiving County is unable to accept the detainee due to overcrowding, the receiving County will reduce the obligation of payment from the transmitting County one

detention day for each detention day request denied. Such credits will be reflected on the 4th quarter billing (December 31, 2006).

* Any part of a day shall be considered a detention day except those detainees housed more than 24 hours shall be billed for the first day of detention but not billed for the last day of detention.

IV. BILLING

This receiving County will bill for services rendered under this Agreement on a quarterly basis. Payment from the transmitting County will be due within 30 days of receipt of the bill.

V. DETAINEES

Only offenders under seventeen (17) years of age, adjudicated delinquent in accordance with the provisions of the Illinois Compiled Statutes, Chapter 705, Section 405/5-3, or charged with, or under warrants, for a criminal offense as defined by a penal statute of the State of Illinois, or found guilty of direct or indirect criminal contempt may be transmitted. No minor subject to the provisions of Chapter 705, Articles II, III, or IV will be detained. Status offenders will not be accepted under any circumstances.

VI. NOTIFICATION

The receiving County must be notified prior to transportation of a detainee to the Center. The transmitting County will notify the Center of the transmitting County's intent to recommend detention.

If the transmitting County's Juvenile Court Services Department calls to request that the Center hold a juvenile prior to a Court hearing, authorization for this can be made over the telephone; however, at minimum, a description of the offense or an offense report sheet must accompany the detainee to the Center.

When a juvenile is taken into custody prior to an initial Court hearing, the transmitting County will supply the receiving County with a signed authorization form following the initial Court hearing and a Court order for detention.

If the transmitting County requests that the juvenile be detained in the Center immediately after a Court hearing, the Court Order will accompany the detainee to the Center, along with any information available regarding the detainee's social history, psychological/psychiatric evaluations, medical history, or any other information which will assist in supervising the detainee, or providing for special medical needs.

VII. TRANSPORTATION

The transmitting County is responsible for all transportation of the detainee to and from the Center.

VIII. MEDICAL AND MENTAL HEALTH CARE

The transmitting County is responsible for medical and mental health expenses incurred by detainees from the County while the detainees are being held in the Center.

The receiving County will have a medical examination performed and will bill the transmitting County \$20.00 per examination. There shall be no charge for in-house mental health programs.

If the detainee requires medication, it will be supplied by the receiving County and the transmitting County will be billed at the receiving County's cost, unless the medication is supplied by the detainee's family or physician.

A consent to medical treatment signed by the parents or guardian will be required for admission of Court-ordered detainees. Parent consent forms will be provided within 36 hours on all detainees.

In the case of a medical or mental health emergency, the receiving County will deliver the detainee to a hospital. If the detainee is admitted to the hospital, this will constitute an automatic release from the Center, as receiving County has no facilities for guarding detainees for extended periods outside of the Center. The receiving County shall immediately notify the transmitting County of the medical situation. The transmitting County shall be responsible for notifying the parents or guardian of the detainee. The transmitting County shall be responsible for the cost of the detainee's medical treatment and/or hospitalization. The receiving County will provide security at the hospital for a maximum of six (6) hours from the time that the transmitting County is notified of the detainee's admission to the hospital. After the six (6) hours, security shall be provided by the transmitting County.

IX. LIABILITY

The transmitting County agrees to save and hold harmless from any and all liability, claims, losses, damages, cost, expenses, or attorney fees (with the exceptions of any liability imposed for willful and wanton acts or negligence on the part of the receiving County) arising out of or in any way connected with the performance of contractual duties under this Agreement.

The receiving County agrees to indemnify the transmitting County for and against any liability resulting from negligent, willful or wanton acts or omissions of the receiving County in providing services set forth in this Agreement. The transmitting County shall waive any claims of damages or injury which it may have a right to assert against the receiving County which arises from the management, operation or maintenance of the McLean County Juvenile Detention Center as established by this Agreement, except claims for damage or injury resulting from willful or wanton conduct of an employee of the receiving County. Nothing in this Agreement is intended to modify or waive the protection of the Local Governmental and Governmental Employees Tort Immunity Act (745 ILCS 10/1-101, et. seq.).

X. SEVERABILITY

In the event any provision of this Agreement is held by any Court to be unconstitutional or in excess of the powers guaranteed by law to the parties to this Agreement, such ruling or rulings shall not void this Agreement. It shall instead be deemed to have severed such provisions from the remainder of this Agreement.

XI. SUPERSEDES OTHER AGREEMENTS

It is understood and agreed that the entire Agreement of the parties is contained herein and that this Agreement supersedes all oral agreements and negotiations between the parties relating to the subject matter hereof as well as any previous agreements presently in effect between the parties relating to the subject matter hereof.

XII. ABIDE BY LAWS

In providing all services pursuant to this Agreement, the receiving County shall abide by all laws and statutes, state and federal, ordinances, rules and regulations pertaining to, or regulating the provisions of such services, including those in effect and hereafter adopted. Any violation of said laws, statutes, ordinances, rules and regulations shall constitute a material breach of the Agreement, and shall entitle the transmitting County to terminate this Agreement immediately upon written notice of termination to the receiving County.

XIII. AMENDMENT OF AGREEMENT

Any amendments or alterations of this Agreement must be made in writing and signed by both parties.

XIV. NOTICES

In the event that written notice must be sent pursuant to the provisions of this contract, such written

notice shall be sent to:

Roxanne Castleman
Director of Court Services
104 West Front Street, Box 2400
Bloomington, Illinois 61704-2400

Dean Aeilts
Director of Court Services
Logan County Court House
Lincoln, Illinois 62656

XV. TERMINATION OF AGREEMENT

Any of the parties to this Agreement may withdraw from this Agreement after such party has given sixty (60) days' written notice of such intention to withdraw to the other party of this Agreement before such withdrawal becomes effective.

XVI. INTERPRETATION OF THIS AGREEMENT

This contract shall be governed by and interpreted in accordance with the laws of the State of Illinois. All relevant provisions of the laws of the State of Illinois applicable hereto and required to be reflected and set forth herein are incorporated herein by reference.

XVII. CONTRACT PERIOD AND RENEWAL

This Agreement shall be in effect on January 1, 2006 and shall be terminated on December 31, 2006. The renewal of this Agreement for additional twelve (12) month periods shall be subject to the mutual consent of both parties.

APPROVED:

APPROVED:

Logan County Board Chairman

McLean County Board Chairman

Date

Date

ATTEST:

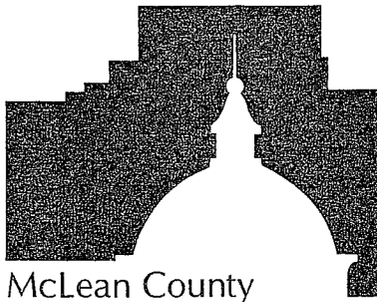
ATTEST:

Logan County Clerk

McLean County Clerk

Date

Date



COURT SERVICES

Roxanne K. Castleman, Director

104 W. Front Street, P.O. Box 2400 Law & Justice Center Bloomington, IL 61702-2400

Adult Division: (309) 888-5360

Fax (309) 888-5434

Room 103

Juvenile Division: (309) 888-5370

Fax (309) 888-5831

Room 601

Memo

To: Honorable Members of the Justice Committee

From: Roxanne K. Castleman *RKC*

Date: November 22, 2005

Re: Contract for Physician

I have attached for your review a proposed 2006 physician contract between OSF Healthcare Systems and McLean County Juvenile Detention Center.

This contract is a three (3) year contract, with 2006 being the third year of the contract. The 2006 amendment indicates a 4% increase. This increase is consistent with the contract at the adult detention center. Both facilities utilize the same physician.

OSF Healthcare Systems provided excellent services the past year in the form of medical services, and I believe this will hold true in 2006.

I will be present at the Justice Committee meeting to answer any questions you may have.

Attachment

Amendment to the Contract
McLean County Juvenile Detention Center Physician

Pursuant to the terms of the McLean County Juvenile Detention Center Physician contract Page 4, 1., the annual "compensation to the HOSPITAL for the services of the MCJDC PHYSICIAN..." for the period of January 1, 2006 through December 31, 2006 shall be \$ 12,035 per year payable on a monthly basis. All other terms and conditions of the 3-year agreement shall remain in effect.

APPROVED by the McLean County Board this 20th day of December 2006

HOSPITAL

OSF HEALTHCARE SYSTEM, d/b/a
St. Joseph Medical Center, Bloomington,
Illinois

By: _____

ATTEST:

By: _____

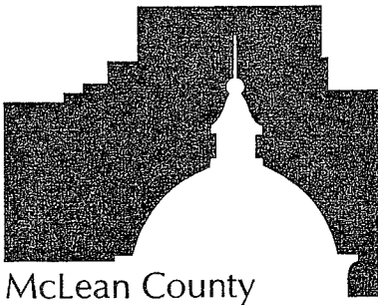
COUNTY:

COUNTY OF MCLEAN, body
Politic and Corporate

By: _____

ATTEST:

By: _____



COURT SERVICES

Roxanne K. Castleman, Director

104 W. Front Street, P.O. Box 2400 Law & Justice Center Bloomington, IL 61702-2400

Adult Division: (309) 888-5360 Fax (309) 888-5434 Room 103
Juvenile Division: (309) 888-5370 Fax (309) 888-5831 Room 601

Memo

To: Honorable Members of the Justice Committee

From: Roxanne K. Castleman *RKC*

Date: November 22, 2005

Re: Mental Health Contract at the Juvenile Detention Center

I have attached for your review a proposed 2006 mental health contract between Cathy Vogel and the McLean County Juvenile Detention Center.

The contract is identical to last year's contract, with the exception of a 3% increase for services for 2006. The total services provided will not exceed \$25,931.

Ms. Vogel provided excellent services the past year in the form of crisis intervention and clinical consultation, and I believe this will hold true in 2006.

I will be present at the Justice Committee meeting to answer any questions you may have.

Attachment

CONTRACT FOR COUNSELING SERVICES

WITH MCLEAN COUNTY JUVENILE DETENTION CENTER

This CONTRACT, made this 20th day of December, 2005, by and between The MCLEAN COUNTY BOARD, hereinafter called the BOARD, the McLean County Juvenile Detention Center and Cathy Vogel.

WHEREAS, there is a need for crisis intervention, clinical consultation and other Mental Health Services for McLean County Juvenile Detention youth; and,

WHEREAS, the BOARD has been designated as the supervising and administrative agent to administer and oversee certain funds allocated by the County of McLean through the Tort Judgment Fund for the provision of mental health services for youth of the McLean County Juvenile Detention Center;

IT IS THEREFORE AGREED as follows:

1. The parties hereby contract for the period January 1, 2006, through December 31, 2006, to provide crisis intervention, clinical consultation, and other mental health services for McLean County Juvenile Detention Center youths as specified below:
 1. In-House services
 1. Provide consultation about youth who score high on suicide checklist. A checklist for suicide risk is to be completed at intake (officer is trained by CHS staff and responsible for completing this form).
 2. Assess and evaluate these youth as needed and requested.
 3. Provide crisis intervention and/or brief therapy as needed.
 4. Assess new youth (who have been detained for physically violent crimes) as needed and requested.
 5. Evaluate the need for psychotropic medication.
 6. Consult with JDC personnel on behavioral techniques for handling emotionally and mentally ill youth.
 7. After each youth contact, leave a detention contact note to update detention staff on the psychological state of youth or other pertinent information which might affect the safety of the youth, other youths, or detention personnel.

II. 24-hour Crisis Calls

A. Respond to detention requests to see youth who:

1. are having suicidal ideation
2. are actively suicidal
3. have made a suicide attempt
4. are expressing thoughts of harming other youth, or detention personnel
5. have become extremely anxious or potentially explosive
6. have become physically aggressive towards other youth or detention personnel
7. are having homicidal ideation
8. psychotic youth (out of touch with reality and/or bizarre behavior)

B. When responding to the calls on the youth described above, Cathy Vogel will assess the situation, evaluate mental status, intervene as necessary with brief counseling, and consult with detention personnel as to the disposition for the youth. This disposition may include:

1. crisis counseling only – situation resolved
2. medication and/or medication review needed – refer to nurse
3. refer to in-house detention counselor program for time-limited ongoing assessment and/or counseling
4. consult with detention regarding reclassification of youth (i.e., release from security room, move to unit, or other unit, etc.)

III. Groups

Cathy Vogel will provide "group sessions" for detained youth. Topics to be discussed include anger management, self-esteem, choices and consequences, value clarification and other topics deemed appropriate.

2. The BOARD agrees to pay for such services, through the Tort Judgment Fund, an amount not more than \$25,931 unless supplemental appropriations are made by the McLean County Board. It is understood by all parties that full reimbursement is contingent upon the amount available through appropriation by the McLean County Board through the Tort Judgment Fund.
3. Payments for services rendered in the CONTRACT will be paid monthly upon voucher by Cathy Vogel upon the following schedule of fees:

- a. Crisis call screening and assessment response \$ 82.21 hr.
 - b. Scheduled In-house individual counseling \$ 45.66 hr.
 - c. Scheduled group counseling \$ 70.02 per session.
4. This CONTRACT may be terminated for any of the following reasons:
- a. At the request of Cathy Vogel upon thirty days written notice; or
 - b. At the request of the BOARD upon thirty days written notice; or,
 - c. At the request of the Juvenile Detention Center upon thirty days written notice.
5. Cathy Vogel is and shall be an independent contractor for all purposes, solely responsible for all the results to be obtained and not subject to the control or supervision of the BOARD in-so-far as the manner and means of performing the series and obligations of this CONTRACT.
6. Cathy Vogel shall save and hold the McLean County Board, (including its officials, agents, and employees) free and harmless from all liability, public or private, penalties, contractual or otherwise, losses, damages, costs, attorney's fees, expenses, causes of actions claims or judgments, resulting from claimed injury, damage, loss or loss of use to for any person, including natural persons and any other legal entity, or property of any kind (including but not limited to choses in action) arising out of or in any way connected with the performance under this CONTRACT, for any costs, expenses, judgments and attorney's fees paid or incurred, by or on behalf of the BOARD, and/or its agents and employees, or paid for on behalf of BOARD and/or its agents and employees, by insurance provided by BOARD.
7. Cathy Vogel shall comply with all applicable laws, codes, ordinances, rules, regulations and lawful orders of any public authority that in any manner affect its performance of this CONTRACT.
8. Cathy Vogel shall, during the entire term hereof, procure and maintain general liability insurance in a form acceptable to BOARD: \$1,000,000.
9. Cathy Vogel shall pay all current and applicable city, county, state and federal taxes, licenses, assessments, including Federal Excise taxes, including, without thereby limiting the foregoing, those required by the Federal Insurance Contributions Act and Federal and State Unemployment Tax Acts.

10. Parties agree to comply with all terms and provisions of the Equal Employment Opportunity Clause required by the Illinois Human Rights Act, Federal laws, and local ordinance. No person shall be discriminated against because of race, religion, national origin, sex or physical handicap when being considered for employment, training, promotion, retention, disciplinary action, other personnel transactions or for access to contracted services. It shall be the intent herein to provide equality and respect to all individuals in matters of service and employment. Violation of any non-discriminational law or regulation shall be deemed just cause for termination of this CONTRACT or other legal sanctions by the BOARD.
11. This CONTRACT shall be governed by and interpreted in accordance with the Laws of the State of Illinois. All relevant provisions of the Laws of the State of Illinois applicable hereto and required to be reflected or set forth herein are incorporated herein by reference.
12. No waiver of any breach of this CONTRACT or any provision hereof shall constitute a waiver of any other of further breach of this CONTRACT or any provision hereof.
13. This CONTRACT is severable, and the invalidity, or unenforceability, of any provision of this CONTRACT, or any party hereof, shall not render the remainder of this CONTRACT invalid or unenforceable.
14. This CONTRACT may not be assigned or Subcontracted by Cathy Vogel to any other person or entity without the written consent of BOARD.
15. This CONTRACT shall be binding upon the parties hereto and upon the successors in interest, assigns, representatives and heirs of such parties.
16. It is understood that the terms of this CONTRACT include all the agreements made by the BOARD and Cathy Vogel without regard to any oral conversations which may have taken place prior to the execution of the CONTRACT or subsequent thereto, and that any changes shall be made in writing agreed to by both parties.
17. This CONTRACT shall not be amended unless in writing expressly stating that it constitutes an amendment to this CONTRACT, signed by the parties hereto. BOARD shall not be liable to Cathy Vogel for the cost of changes or additions to the work to be performed or the materials to be supplied unless such changes or additions are accepted by BOARD in a writing approved by and signed by a person with lawful authority granted by BOARD to execute such writing.

Given under our hands and seals the day and year first written above.

ROXANNE CASTLEMAN
MCLEAN COUNTY JUVENILE DETENTION CENTER

CATHY VOGEL

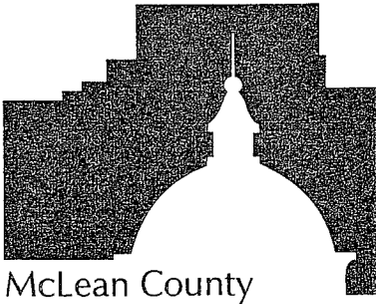
MCLEAN COUNTY BOARD

By

MICHAEL F. SWEENEY, CHAIRMAN

ATTEST:

Peggy Ann Milton, Clerk of the County
Board of McLean County, Illinois



COURT SERVICES

Roxanne K. Castleman, Director

104 W. Front Street, P.O. Box 2400 Law & Justice Center Bloomington, IL 61702-2400

Adult Division: (309) 888-5360

Fax (309) 888-5434

Room 103

Juvenile Division: (309) 888-5370

Fax (309) 888-5831

Room 601

MEMO

To: The Honorable Members of the Justice Committee

From: Roxanne K. Castleman

CC: Judge Elizabeth Robb – Chief Judge
Jackie Dozier – McLean County Auditor

Date: November 22, 2005

Re: Credit Card Issuance

I am writing to request approval to apply for a county owned credit card to be used by the court service department.

The credit card will be used for approved travel expense (hotel, and transportation) as well as to purchase commodities/products that can only be purchased via a credit card, in particular drug testing equipment and adult probation risk needs assessment forms. In addition it will be used for other approved emergency expenditures.

The department will limit the number of individuals approved to make purchased with the credit card, and all transaction shall have prior approval of the director of the department.

The McLean County Auditor supports this request and recommended I seek approval from the committee for a department credit card.

I will be present at the upcoming Justice Committee meeting to answer any questions you may have.

**2005
JUVENILE DETENTION CENTER
MCLEAN COUNTY**

Ages of Minors Detained	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
10	0	0	0	0	0	0	0	0	0	0	0	0
11	0	1	0	0	0	0	0	0	0	0	0	0
12	1	1	1	0	1	0	0	0	0	0	0	0
13	1	3	0	0	2	0	1	1	3	0	0	0
14	4	4	1	4	2	0	3	3	3	3	0	0
15	2	6	10	10	5	4	5	1	2	7	0	0
16	8	4	5	7	11	4	7	6	4	5	0	0
Sex of Minors Detained												
Male	12	14	11	16	17	5	7	10	8	13		
Female	4	5	6	5	4	3	9	1	4	2		
Race of Minors Detained												
Caucasian	8	11	7	4	6	3	4	4	5	3		
African-American	8	8	10	16	15	5	12	7	7	9		
Hispanic	0	0	0	1	0	0	0	0	0	3		
Offenses of Which Minor was Detained												
Dispositional Detention	1	8	6	8	9	3	1	1	2	4		
Warrant	7	4	2	6	3	3	6	2	3	4		
Aggravated Arson	0	1	0	0	0	0	0	0	0	0		
Aggravated Assault w/Deadly Weapon	0	0	0	0	0	0	0	0	1	0		
Aggravated Battery	0	2	2	0	0	0	2	0	0	1		
Aggravated Criminal Sexual Assault	0	0	0	0	1	0	0	0	0	0		
Armed Robbery	0	0	0	0	1	0	0	0	0	0		
Assault	1	0	0	0	0	0	0	0	0	0		
Bringing Contraband into a Penal Institution	0	0	0	0	0	0	0	0	0	1		
Burglary	0	0	1	0	1	0	0	0	2	1		
Burglary to Motor Vehicle	0	0	0	0	0	1	0	0	0	0		
Criminal Sexual Assault	0	0	0	0	0	0	1	0	0	0		
Criminal Trespass to Vehicle	0	0	0	0	0	0	0	1	0	0		
DOC Warrant	0	1	0	0	0	0	0	0	1	0		
Domestic Battery	1	0	2	0	1	0	2	1	1	1		
Manufacture/Delivery of Controlled Substance	0	0	0	0	0	0	0	1	0	0		
Motor Vehicle Theft	0	0	0	0	0	0	0	1	0	0		

2005
JUVENILE DETENTION CENTER
MCLEAN COUNTY

	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Obstructing a Peace Officer	0	0	0	0	0	0	1	0	0	0		
Possession of Cannabis	0	0	1	0	0	0	0	0	0	0		
Possession of Cannabis With Intent to Deliver	1	1	0	0	0	0	0	0	0	0		
Possession of Cannabis With Intent to Deliver on School Grounds	0	0	0	0	1	0	0	0	0	0		
Possession of Controlled Substance	0	1	0	0	0	0	0	1	0	0		
Predatory Aggravated Criminal Sexual Assault	1	0	0	0	0	0	0	0	0	0		
Request for Apprehension	3	1	2	3	2	1	2	1	1	3		
Residential Burglary	0	0	0	4	2	0	0	2	0	0		
Robbery	1	0	0	0	0	0	1	0	0	0		
Theft Under from School	0	0	0	0	0	0	0	0	1	0		
Unlawful Use of Weapons	0	0	1	0	0	0	0	0	0	0		
Residence of Minors Detained												
Bloomington	12	12	10	8	10	4	14	6	12	9		
Normal	3	3	4	8	7	2	1	4	0	2		
Bellflower	0	0	0	0	0	0	1	1	0	0		
Chenoa	0	1	0	0	0	0	0	0	0	0		
Chicago	0	1	0	0	1	0	0	0	0	0		
Colfax	0	0	0	0	2	0	0	0	0	0		
Decatur	0	1	0	1	0	0	0	0	0	1		
Downs	0	0	0	0	0	1	0	0	0	0		
Fairbury	0	0	1	0	0	0	0	0	0	0		
Gridley	0	0	0	0	0	0	0	0	0	1		
Heyworth	1	0	0	1	0	0	0	0	0	1		
Lexington	0	0	1	0	0	0	0	0	0	1		
Onarga	0	0	0	1	0	0	0	0	0	0		
Peoria	0	1	0	1	0	0	0	0	0	0		
Ransom	0	0	1	0	0	0	0	0	0	0		
Springfield	0	0	0	1	1	0	0	0	0	0		
Towanda	0	0	0	0	0	1	0	0	0	0		

2005
JUVENILE DETENTION CENTER
MCLEAN COUNTY

	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Average Daily Population	8.7	10.9	8.7	9.9	8.8	7.1	9.5	12.1	13.2	7.9		
Average Daily Population: YTD	8.7	9.8	9.4	9.6	9.4	9	9.1	9.5	9.9	9.7		
Number of Days in Detention	271	305	269	296	272	214	293	374	395	246		
Revenue:	50	50	50	50	0	50	0	400	0	0		

2005
**JUVENILE DETENTION CENTER
 OUT OF COUNTY**

Ages of Minors Detained	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
10	0	0	0	0	0	0	0	0	0	0	0	0
11	0	0	0	0	0	0	0	0	0	0	0	0
12	0	1	1	1	1	1	1	1	0	0	0	0
13	0	2	3	0	1	0	0	1	1	3	0	0
14	6	14	6	10	3	3	6	2	6	5	0	0
15	5	5	3	8	11	4	5	4	4	16	0	0
16	3	4	7	19	12	7	5	9	8	0	0	0
Sex of Minors Detained												
Male	10	14	13	25	19	13	10	12	16	20	0	0
Female	4	12	7	13	9	2	7	4	4	12	0	0
Race of Minors Detained												
Caucasian	9	20	17	31	25	15	17	15	18	26	0	0
African-American	5	6	3	4	1	0	0	1	2	3	0	0
Hispanic	0	0	0	2	2	0	0	0	0	3	0	0
Pacific Islander	0	0	0	1	0	0	0	0	0	0	0	0
Offenses of Which Minor was Detained												
Dispositional Detention	6	18	8	20	10	5	8	6	11	15	0	0
Warrant	4	2	5	5	4	2	2	2	1	4	0	0
Aggravated Assault	0	0	0	0	1	0	0	1	0	0	0	0
Aggravated Battery	1	0	1	1	0	0	1	0	0	4	0	0
Aggravated Battery of Unborn Child	0	0	0	0	0	0	0	0	1	0	0	0
Aggravated Criminal Sexual Assault	0	0	0	1	0	0	0	0	0	0	0	0
Aggravated Domestic Battery	0	1	0	0	0	0	0	0	0	0	0	0
Aggravated Unlawful Use of Weapon	0	0	0	0	1	0	0	1	0	0	0	0
Arson	0	1	0	1	0	0	0	0	0	0	0	0
Battery	0	0	0	0	0	0	0	2	0	0	0	0
Burglary	0	1	0	1	1	1	0	1	2	0	0	0
Burglary to Motor Vehicle	0	0	0	0	0	0	0	0	0	3	0	0
Court Ordered	0	0	0	1	1	0	0	0	0	0	0	0
Criminal Damage to Property	1	0	0	0	1	0	0	0	0	1	0	0
Criminal Trespass to Motor Vehicle	0	0	0	1	0	0	0	0	0	0	0	0
Disorderly Conduct	0	0	1	0	0	0	0	1	0	0	0	0

2005
JUVENILE DETENTION CENTER
OUT OF COUNTY

	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
DOC Evaluation	2	0	1	0	1	2	2	1	1	0	0	
DOC Warrant	0	1	0	0	1	0	0	0	1	0	0	
Domestic Battery	0	1	1	1	4	1	1	0	2	1		
Escape	0	0	0	0	0	0	0	1	0	0	0	
Felony Theft	0	0	0	2	0	0	0	0	0	0	0	
Harassment by Telephone	0	1	0	0	0	0	0	0	0	0	0	
Home Confinement Violation	0	0	1	1	0	1	1	0	0	0	0	
Mail Tampering	0	0	1	0	0	0	0	0	0	0	0	
Motor Vehicle Theft	0	0	0	0	1	0	0	1	0	0	0	
Possession of Cannabis	0	0	1	0	0	0	0	0	0	0	0	
Possession of Stolen Vehicle	0	0	0	1	0	0	0	0	0	0	0	
Probation Violation	0	0	0	2	2	1	0	0	0	2		
Residential Burglary	0	0	0	0	0	1	1	0	0	0	0	
Theft Over \$300	0	0	0	0	0	0	0	0	1	0	0	
Unlawful Restraint	0	0	0	0	0	1	0	0	0	0	0	
Unlawful Use of Weapons	0	0	0	0	0	0	0	0	0	2		
Residence of Minors Detained												
Adams	0	0	0	0	1	0	0	0	0	0	0	
Bureau	0	0	0	3	1	0	0	0	0	0	0	
DOC	0	1	0	0	1	0	0	0	1	0	0	
DeWitt	0	0	1	4	0	0	0	1	4	7		
DuPage	1	0	0	0	0	0	0	0	0	0	0	
Ford	0	0	0	0	0	1	0	0	0	1		
Fulton	0	0	0	0	2	0	0	0	0	0	0	
Grundy	0	0	0	0	0	0	1	0	0	0	0	
Henry	0	0	0	0	1	0	0	0	0	0	0	
Livingston	4	8	9	6	7	1	2	4	5	9		
Logan	4	11	4	18	4	5	1	6	9	10		
Mason	0	0	0	0	0	0	0	2	0	0	0	
Mercer	0	1	0	0	0	0	0	0	0	0	0	
Montgomery	0	0	0	0	0	0	0	0	0	1		
Moultrie	0	0	0	0	0	0	0	0	1	0		
Putnam	0	1	0	0	0	0	0	0	0	0	0	
Rock Island	1	1	1	2	0	0	1	0	0	0	0	

October 2005

COURT SERVICES ADULT/JUVENILE DIVISION STATISTICS

ADULT DIVISION

6 Officer Supervision Unit, plus 3 Officer PSI Unit, and 1 Intake Officer

Total Caseload – 968 (978 last month)

Average caseload per officer 161 (60 AOIC recommendation – 163 last month)

Presentence Reports Completed – 31 (22 last month)

* Total Workload Hours Needed – 1725.80 (1598.30 last month)

** Total Hours Available - 1500.00

* According to AOIC standards it would take this amount of hours per month to complete all requirements of case supervision and report writing.

** The number of work hours available to the division (10 officers working 150 hours each per month).

AOIC workload standards indicate **an additional 1.01 adult officers are needed.** (.16 last month)

JUVENILE DIVISION

4 Officer Division

Total Caseload – 146 (139 last month)

Average caseload per officer 36.50 (33 AOIC recommendation)

Social History Reports Completed – 10 (19 last month)

* Total Workload Hours Needed – 564.50 (649.50 last month)

** Total Hours Available 600.00

* According to AOIC standards it would take this amount of hours per month to complete all requirements of case supervision and report writing.

** The number of work hours available to the division (4 officers working 150 hours each per month).

AOIC workload standards indicate **an additional -.24 juvenile officers are needed.** (.33 last month)

EARLY INTERVENTION PROBATION (EIP)

3 Person unit with a maximum caseload of 45

Total caseload 30

Social History Reports 3

October 2005

SPECIAL PROGRAMS

INTENSIVE PROBATION UNIT ADULT

2 person unit with a maximum caseload of 40

Total Caseload – 41 (38 last month)

INTENSIVE PROBATION UNIT JUVENILE

1 ½ person unit with a maximum caseload of 15

Total Caseload – 15 (16 last month)

DRIVING UNDER THE INFLUENCE UNIT

1 person unit with a maximum caseload of 40

Total Caseload - 53 (52 last month)

JUVENILE INTAKE

2 person unit

Total Preliminary Conferences - 23 (27 last month)

Total Caseload Informal Probation – 19 (33 last month)

Total Intake Screen Reports – 246 (124 last month)

COMMUNITY SERVICE PROGRAM

2 person unit

Total Caseload Adult - 458 (436 last month)

Total Caseload Juvenile - 59 (55 last month)

Total Hours Completed Adult – 3943.00 (\$20,700.75 Symbolic Restitution \$5.25)

Total Hours Completed Juvenile – 250.00 (\$1,312.50 Symbolic Restitution \$5.25)

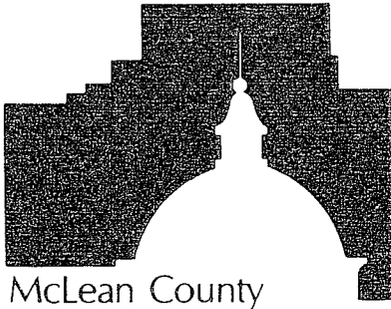
Total Worksites Used – 39 (38 last month)

DOMESTIC VIOLENCE PROGRAM

3 person unit (2 Officers and 1 Clerk)

Total Probation Caseload – 137 (130 last month)

Total Court Supervision/Conditional Discharge Caseload – 562 (547 last month)



McLEAN COUNTY SHERIFF'S DEPARTMENT
DAVID OWENS, SHERIFF
"Peace Through Integrity"
Administration Office
(309) 888-5034
104 W. Front Law & Justice Center Room 105
P.O. Box 2400 Bloomington, Illinois 61702-2400

Detective Commander (309) 888-5051
Patrol Commander (309) 888-5166
Patrol Duty Sergeant (309) 888-5019
Jail Division (309) 888-5065
Process Division (309) 888-5040
Records Division (309) 888-5055
Domestic Crimes Division (309) 888-5860
FAX (309) 888-5072

November 28, 2005

TO: Mr. Tari Renner, Chairman
Justice Committee
FROM: Sheriff David Owens
SUBJ: DECEMBER 5th, 2005 JUSTICE COMMITTEE MEETING

Dear Chairman Renner:

I would respectfully request that the following item be placed on the December 5th, 2005 Justice Committee Agenda for action and one item for information only:

Action

- 1) **Emergency Appropriation:** At it's August meeting, the McLean County Board approved my request to accept money from the Edward Byrne Justice Assistance Grant and to enter into an agreement with Bloomington and Normal Police Departments to receive grant money from the Department of Justice, Justice Assistance Grant. Each entity is to receive \$11,345.

Monies received from this grant will go towards the purchase of tasers for Court Security and the McLean County Sheriff's Office Patrol Division.

I would ask, at this time, that the Justice Committee approve my request for an Emergency Appropriation in order to facilitate the purchase of the tasers.

Information

- 1) **McLean County Detention Facility Population Report:** (Please see attached).

Chief Derick Love and I both plan to attend this meeting and will be prepared to answer any questions you or members of the Committee may have.

David Owens
Sheriff

**An EMERGENCY APPROPRIATION Ordinance
Amending the McLean County Fiscal Year 2005
Combined Annual Appropriation and Budget Ordinance
General Fund 0001, Sheriff's Department 0029**

WHEREAS, the McLean County Board, on November 16, 2004, adopted the Combined Annual Appropriation and Budget Ordinance, which sets forth the revenues and expenditures deemed necessary to meet and defray all legal liabilities and expenditures to be incurred by and against the County of McLean for the 2005 Fiscal Year beginning January 1, 2005 and ending December 31, 2005; and,

WHEREAS, the Combined Annual Appropriation and Budget Ordinance includes the operating budget for the Sheriff's Department 0029; and,

WHEREAS, the Sheriff's Department obtained grant funds from the Edward Byrne Justice Assistance Grant in the amount of \$34,035.00; and

WHEREAS, McLean County is classified as a disparate jurisdiction for purposes of Byrne grants and is required to share this grant funding on an equal basis with the Town of Normal and the City of Bloomington; and

WHEREAS, the McLean County Sheriff's Department plans to use its share of the grant funding to purchase taser guns and accessories; and

WHEREAS, the Justice Committee, at a meeting on Monday, December 5, 2005, approved and recommended to the County Board an Emergency Appropriation Ordinance to recognize the receipt and expenditure of certain grant funds; now therefore,

BE IT ORDAINED by the McLean County Board as follows:

1. That the County Treasurer is directed to add to the appropriated budget of the General Fund 0001, Sheriff's Department 0029 the following revenue:

	<u>ADOPTED</u>	<u>INCREASE</u>	<u>AMENDED</u>
Sheriff's Office			
General Grant Revenue -- Federal			
0001-0029-0027-0404.0100	\$ 0.00	\$ 11,345.00	\$ 11,345.00

2. That the County Auditor is directed to add to the appropriated budget of the General Fund 0001, Sheriff's Department 0029 the following appropriation:

Sheriff's Office			
Non-Major Equipment			
0001-0029-0027-0621.0001	\$ 23,000.00	\$ 11,345.00	\$ 34,345.00

(2)

3. That the County Clerk shall provide a certified copy of this ordinance to the County Administrator, County Auditor, County Treasurer, and the Sheriff and Chief Deputy Sheriff.

ADOPTED by the County Board of McLean County this 20th day of December, 2005.

ATTEST:

APPROVED:

Peggy Ann Milton, Clerk of the County Board,
McLean County, Illinois

Michael F. Sweeney, Chairman
McLean County Board

EA_SHER.BYRNE_DEC05



OFFICE OF THE ADMINISTRATOR

(309) 888-5110 FAX (309) 888-5111

115 E. Washington, Room 401 P.O. Box 2400 Bloomington, Illinois 61702-2400

To: Chairman and Members, Justice Committee
From: Terry Lindberg, Assistant County Administrator
Date: November 28, 2005
Re: Request Approval of Contract and User Agreement with Motorola, Inc. for STARCOM21Radio System

We respectfully request your approval of the enclosed Buildout Services Agreement (BSA) and User Agreement between Motorola, Inc. and McLean County. Execution of the BSA and attached documents recognizes that we are nearing completion of a very lengthy but successful effort to provide public safety first responders throughout McLean County with a reliable, state-of-the-art emergency communications system.

The County Board began taking steps to improve our emergency communications system in January of 2003 by creating the Ad Hoc Committee on Emergency Communications and Dispatch. County Board members who comprised this committee were Matt Sorenson, Chair, Tari Renner, Vice-Chair, Stan Hoselton, Dave Selzer and former member Susie Johnson. The Ad Hoc Committee met eight times and reported to the full County Board in March and in final form in May of 2003.

Based on the findings and recommendations of an earlier technical committee comprised of Emergency Telephone Systems Board (ETSB) and MetCom Board members Sheriff Dave Owens, Normal City Manager Mark Peterson, County Administrator John Zeunik, Bloomington Police Chief Roger Aikin, Dennis Powell (President of the McLean County Fire Chiefs Association), and Normal Communications Director Bill Matthews, the Ad Hoc Committee recommended Motorola's STARCOM21 radio system as the preferred option to replace the existing emergency communications system.

The Ad Hoc Committee also designated County Board Chairman Mike Sweeney to work with Sheriff Owens to coordinate an effort to seek federal funds for the project.

In response to a call for proposals from the U.S. Department of Homeland Security for states to demonstrate interoperable emergency communications systems, McLean County joined St. Clair County and submitted a \$6,000,000.00 proposal to Homeland Security in early August of 2003. Our agreement was to share the grant funds on a population basis, which would provide \$3,800,000.00 to St. Clair County and \$2,200,000.00 to McLean County. We received notification of the grant award in September of 2003. We are grateful for the assistance we received from Congressman Hastert and his staff, Senator Bill Brady and Representative Dan Brady, local labor officials including John Penn, and many others in obtaining the grant funds.

The terms of the federal grant required a 25% local match. The McLean County ETSB agreed to provide \$733,334.00 for the match, resulting in a total project budget of \$2,933,334.00.

Following numerous demonstration and needs assessment discussions, Motorola, Inc. submitted a full STARCOM21 proposal to the County in February of 2004. That proposal was revised in March and April, then accepted in substance in early May of 2004. Since then, Motorola has worked to complete build-out and activation of their 170 tower statewide network that will support STARCOM21, and we have worked on acquiring the necessary STARCOM21 radios, repeaters and base stations to fully implement the new system. Thus far, we have obligated almost \$2.8 million, received and installed over 200 radios and repeaters in all Sheriff's vehicles and rural police vehicles, done the same for all other County first responders, and re-designed the MetCom dispatch center to accommodate the STARCOM21 system.

The Sheriff and all rural police agencies went live on November 1, 2005. The system has met or exceeded specifications during its first month of full operations. MetCom is scheduled to go live with new STARCOM21 consoles in late December of this year. The Town of Normal has also ordered radios through the grant and plans call for the Normal Police Department to go live in early 2006 and the Normal Fire Department to follow during the Spring of 2006. Rural fire departments and EMS squads have also realized significant improvements in interoperability through the acquisition of 759 Motorola Minitor V dual-band pagers. These pagers represent a major improvement in the ability for rural fire/EMS agencies to communicate with each other and their own personnel.

There are two important financial parts to the radio project. First, we are using the grant and local match funds to purchase equipment for the STARCOM21 system. This equipment includes portable radios, mobile radios, vehicular repeaters, base stations, tower equipment and new consoles for the MetCom dispatch center and our back-up dispatch location.

The second financial commitment required to maintain the new STARCOM21 system is embodied in the User Agreement, which can be found at Exhibit E of the BSA. Although McLean County is the owner of the radio equipment, we will pay an annual user fee for access to the statewide tower network and the 24/7 maintenance and support of the system. Attachment A to the User Agreement details a 10 year fee schedule that will ensure stability and reliability of our emergency communications system for the foreseeable future. The User Agreement provides that the County will pay \$80,000.00 in 2006, \$180,000.00 in 2007 and \$185,000.00 per year in years 2008-2015 for continued participation and support of STARCOM21. These user fees will be funded by contributions from the ETSB budget and the MetCom budget as a result of eliminating private tower rental expenses and maintenance costs for the previous radio system, plus modest annual user fees of \$100.00 per radio from all participating agencies.

Sheriff Owens, Deputy Jeff Thompson and I will be available to answer any questions you might have about the project. MetCom Director Tony Cannon, ETSB Administrator Bill Gamblin, MetCom Assistant Director Ken Teutsch and Normal Police Lieutenant Dave Warner have all put in a great deal of time working with experts from Motorola and other organizations to implement the STARCOM21 system, but all would agree that Deputy Thompson is the key person who has made our project a success.

BUILD-OUT SERVICES AGREEMENT

THIS BUILD-OUT SERVICES AGREEMENT (the "Agreement" or "BSA") is entered into as of the 20th day of December, 2005 ("Effective Date"), by and between Motorola, Inc., a Delaware corporation, through its Commercial, Government, and Industrial Solutions Sector, North America Group ("Motorola"), and McLean County, Illinois, a body corporate and politic ("User").

WHEREAS, Motorola is in the business of designing, installing, operating and managing wireless communications systems; and

WHEREAS, Motorola manages a shared, wide-area 700 and 800 MHz trunked voice radio system throughout Illinois ("STARCOM21") in accordance with certain standards and requirements set forth in Motorola's agreement with the State of Illinois, known as the STARCOM21 Contract (the "State Contract"); and

WHEREAS, the Federal Communications Commission ("FCC") has issued to User the licenses and authorizations for wireless radio communications listed on Exhibit A hereto (collectively, the "Licenses"); and

WHEREAS, User desires for Motorola to design, install, operate and manage on its behalf a wireless communications system to enable User to permit its Licenses to be used on the STARCOM21 as set forth herein and in the ancillary agreements identified in Section 6 hereof, and to become a user on STARCOM21; and

WHEREAS, in addition to the installation of equipment as described above and as further described herein, User desires to purchase from Motorola certain additional equipment relating to and incorporated with User's use of STARCOM21.

NOW, THEREFORE, in consideration of the foregoing and the mutual promises herein contained, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto covenant and agree as follows:

1. DEFINITIONS.

Capitalized terms used in this Agreement shall have the following meanings:

1.1 "Acceptance Tests" means those tests described in the Acceptance Plan a copy of which is attached here to as Exhibit B-4.

1.2 "Beneficial Use" means User's use of the STARCOM21 for operational purposes (excluding training or testing).

1.3 "Equipment" or "Purchased Equipment" means the Purchased System Equipment and the Purchased Non-System Equipment, collectively.

1.4 "Infringement Claim" means a third-party claim alleging that the Equipment manufactured by Motorola or the Motorola Software infringes upon the third-party's United States patent or copyright.

1.5 "Motorola Software" means Software that Motorola or its affiliated company owns.

1.6 "Non-Motorola Software" means Software that a party other than Motorola or its affiliated company owns.

1.7 "Performance Schedule" means the schedule of Services to be performed pursuant to this Agreement as set forth in the Statement of Work, dated February 27, 2004 (Exhibit B-1).

1.8 "Project Completion" means the time at which the Acceptance Tests have been successfully completed and the Certificate of Final Acceptance/Project Completion Certificate is mutually executed.

1.9 "Proprietary Rights" means the patents, patent applications, inventions, copyrights, trade secrets, trademarks, trade names, mask works, know-how, and other intellectual property rights in and to the Equipment and Software, including those created or produced by Motorola under this Agreement and any corrections, bug fixes, enhancements, updates or modifications to or derivative works from the Software whether made by Motorola or another party.

1.10 "Purchased System Equipment" means the equipment listed in the Purchased System Equipment List attached hereto as Exhibit B-2, dated December 17, 2004, and as modified by mutual agreement of the parties by issuance and acceptance of purchase orders related to the McLean County STARCOM21 project.

1.11 "Purchased Non-System Equipment" means the equipment listed in the Purchased Non-System Equipment List attached hereto as Exhibit B-3, dated December 17, 2004, and as modified by mutual agreement of the parties by issuance and acceptance of purchase orders related to the McLean County STARCOM21 project.

1.12 "Services" mean the design, installation, operation and management of the Equipment and System pursuant to this Agreement.

1.13 "Software" means the Motorola and Non-Motorola Software in object code format that is furnished with the System or Equipment.

1.14 "Software License Agreement" means the license agreement attached hereto as Exhibit G.

1.15 "State Contract" means the Agreement between Motorola, Inc., and the State of Illinois, known as the STARCOM21 Contract, including any and all amendments, revisions or replacements thereof as may now exist or be agreed upon from time to time as it appears in 2.7 and 10.4 of this Agreement.

1.16 "Statement of Work" means the scope of the Services to be performed by Motorola and by User, respectively, pursuant to this Agreement, attached hereto as Exhibit B-1.

1.17 "Subsystem" means a major portion of the entire STARCOM21 system that performs specific functions or operations as described in the Statement of Work.

1.18 "System" means the Purchased Equipment, Software, and Services combined together as more fully described in the Statement of Work.

1.19 "Term" shall have the meaning set forth in Section 2.4.

1.20 "Training Schedule" means the scheduled attached hereto as Exhibit B-5, dated November 28, 2005.

2. SCOPE OF AGREEMENT AND TERM

2.1 Precedence of Contract Documents. The Exhibits listed at the end of this Agreement are incorporated into and made a part of this Agreement. In interpreting this Agreement and resolving any conflicts, the terms and conditions set forth in the main body of this Agreement ("Primary Agreement") will control and take precedence over the terms and conditions set forth in the Exhibits.

2.2 Scope of Work. Motorola will design, install, test and manage the System as set forth herein. Licensee will perform its contractual responsibilities in accordance with this Agreement. Motorola and Licensee agree that the Statement of Work attached hereto as Exhibit B-1 sets forth the scope of the Services to be performed by Motorola and by Licensee, respectively.

2.3 Change Orders. Either party may request changes within the general scope of this Agreement. If a requested change causes an increase or decrease in the cost or time required to perform this Agreement, Motorola and User will agree to an equitable adjustment of the Contract Price, Performance Schedule, or both, and will reflect such adjustment in a change order. Neither party is obligated to perform requested changes unless both parties execute a written change order.

2.4 Term. Unless otherwise terminated in accordance with the provisions of this Agreement or extended by mutual agreement of the parties, the term of this Agreement shall begin on the Effective Date and shall continue for seven (7) years from the Effective Date. After such seven (7) year period, it shall automatically renew for three (3) additional one (1) year periods for a maximum of ten (10) years unless either party notifies the other party in writing of its intent not to renew at least ninety (90) days prior to the end of the then current term. In the event STARCOM21 ceases to exist then Motorola may elect to terminate this Agreement without any liability to Motorola or the User, upon written notification (90) days prior from Motorola to User.

2.5 Purchased Equipment. Motorola agrees that it will deliver to User the Purchased System Equipment and the Purchased Non-System Equipment pursuant to the terms and conditions of the State Purchasing Contract as modified or otherwise agreed herein or in any exhibit hereto.

2.6 Performance Schedule. Motorola and User agree to perform their respective responsibilities in accordance with the Performance Schedule. By executing this Agreement, User authorizes Motorola to proceed with performance of this Agreement. No notice to proceed, purchase order, authorization or resolution, or other action is required for Motorola to commence performance under this Agreement.

2.7 Maintenance. During the Term, Motorola will provide maintenance for STARCOM21 consistent with the standards set forth in the State Contract, the cost of which is included in the Contract Price. Notwithstanding the foregoing, Motorola shall be responsible for repairs, replacement or maintenance of the Purchased Equipment as specifically provided for in this Agreement. During the warranty period for the Equipment and Motorola Software, Motorola will provide maintenance services for the Equipment and support for the Motorola Software pursuant to the terms of this Agreement. Such services and support are included in the Contract Price. User may purchase additional maintenance services for the Equipment and extended support for Motorola Software beyond the terms of this Agreement, if necessary and available, by entering into the appropriate separate agreement(s) with Motorola.

2.8 Motorola Software. Any Motorola Software, including subsequent releases, is licensed to Customer solely in accordance with the Software License Agreement (other than software development kits, if applicable, which have separate software license agreements). Customer hereby accepts and agrees to abide by all of the terms and restrictions of the Software License Agreement.

2.9 Non-Motorola Software. Any Non-Motorola Software is licensed to Customer in accordance with the standard license, terms, and restrictions of the copyright owner on the Effective Date unless the copyright owner has granted to Motorola the right to sublicense the Non-Motorola Software pursuant to the Software License Agreement, in which case it applies and the copyright owner will have all of Licensor's rights and protections under the Software License Agreement. Motorola makes no representations or warranties of any kind regarding Non-Motorola Software.

2.10 Training. Motorola agrees to provide training under this Agreement to User, its agents and employees, in accordance with the Training Schedule. User will notify Motorola of any required changes for the date of any scheduled training.

2.11 Additional Equipment or Software. During the Term, User may purchase additional equipment or software ("Additional Equipment") from Motorola provided it is then available and the parties mutually agree on the pricing and delivery terms. The applicable provisions of this Agreement, the Software License Agreement, and any applicable equipment warranty will govern the purchase and sale of Additional Equipment or software. Motorola will invoice User if and as Additional Equipment is shipped or software is licensed. Unless otherwise agreed to by the parties, title for Additional Equipment (software excluded) shall pass

immediately upon shipment of such equipment by Motorola, and payment shall be due within thirty (30) days after the invoice date. Risk of loss for Additional Equipment shall pass to User upon delivery at User's location.

2.12 Substitutions. Motorola reserves the right to substitute any Equipment, Software, or Services to be provided by Motorola hereunder provided that such substitutions result in no additional cost to User and meet the specifications set out in the Statement of Work. Any such substitution will be reflected in a change order.

2.13 Title and Risk of Loss. All freight charges will be pre-paid by Motorola and added to the invoices. Title to the Equipment will pass to User upon shipment, except that title to Software will not pass to User at any time. Risk of loss will pass to User upon delivery of the Equipment to User. Motorola will pack and ship all Equipment in accordance with good commercial practices.

3. PAYMENTS

3.1 Contract Price. The Contract Price in U.S. dollars is \$2,815,717.00.

3.2 Invoicing and Payment. Motorola will submit invoices to Customer according to the Schedule of Payments attached hereto as Exhibit F. Except for a payment that is due on the Effective Date, User will make payments to Motorola within thirty (30) days after the date of each invoice. User will make payments when due in the form of a wire transfer, check, or cashier's check from a U.S. financial institution. For reference, the Federal Tax Identification Number for Motorola, Inc. is 36-1115800.

3.3 Late Payments. Payments not made when due shall bear interest at the rate of ten percent (10%) per annum, unless such rate exceeds the maximum allowed by law, in which case it will be reduced to the maximum allowable rate.

4. SITES

4.1 Sites Where Equipment is Installed. Equipment to be located at antenna sites will be installed at existing STARCOM21 antenna sites.

5. SYSTEM ACCEPTANCE

5.1 Commencement of Acceptance Tests. Motorola will provide notice to User at least ten (10) days prior to commencing Acceptance Tests. Acceptance Testing will occur only in accordance with the Acceptance Plan.

5.2 Project Completion. When Project Completion occurs, the parties will memorialize this event by promptly executing a Project Completion Certificate in the form attached hereto as Exhibit C. If the Acceptance Plan includes separate tests for individual subsystems or phases of the STARCOM21, completion of the individual subsystem or phase will occur upon the successful completion of the Acceptance Tests for such subsystem or phase, and the parties will promptly execute a completion certificate for the subsystem or phase. After

completion of the Acceptance Tests, if User believes that STARCOM21 fails any of the Acceptance Tests, User will provide to Motorola a written notice that includes the specific details of such failure. If User fails to provide to Motorola such notice within fifteen (15) days after completion of the Acceptance Tests, Project Completion will be deemed to have occurred as of the completion of the Acceptance Tests. Minor omissions or variances in STARCOM21 that do not materially impair the operation of the STARCOM21 as a whole will not postpone Project Completion or subsystem completion, but will be corrected according to a mutually agreed schedule.

5.3 Beneficial Use. User acknowledges that Motorola's ability to perform its implementation and testing responsibilities under this Agreement may be impeded if User begins using the System before Project Completion. Therefore, User may not commence Beneficial Use before Project Completion without Motorola's prior written authorization, or in a manner other than as agreed in the Memorandum of Understanding dated February 15, 2005, which Motorola will not unreasonably withhold. Motorola is not responsible for STARCOM21 performance deficiencies that occur during unauthorized Beneficial Use.

6. ANCILLARY AGREEMENTS

6.1 License Management Agreement. User hereby accepts, and agrees to execute and abide by all terms of a License Management Agreement with Motorola, as manager of STARCOM21, in the form attached hereto as Exhibit D. Notwithstanding the terms thereof, User agrees to maintain the License Management Agreement, as such may be amended, modified or replaced from time to time, in full force and effect throughout the Term of this Agreement.

6.2 STARCOM21 User Agreement. User hereby accepts, and agrees to execute and abide by all terms of a STARCOM21 User Agreement with Motorola, as manager of STARCOM21, in the form attached hereto as Exhibit E. Notwithstanding the terms thereof, User agrees to maintain the STARCOM21 User Agreement, as such may be amended, modified or replaced from time to time, in full force and effect throughout the Term of this Agreement.

7. REPRESENTATIONS AND WARRANTIES

7.1 Authority. Each party represents and warrants to the other that: (i) it has obtained all necessary approvals, consents and authorizations to enter into this Agreement and to perform its duties hereunder; (ii) the person executing this Agreement on its behalf has the authority to do so; (iii) upon execution and delivery of this Agreement by the parties, it is a valid and binding contract, enforceable in accordance with its terms, subject to bankruptcy, insolvency, receivership and similar laws; and (iv) the execution, delivery, and performance of this Agreement do not violate any agreement, bylaw, charter, regulation, law or any other governing authority of the party.

7.2 System Functionality. Motorola represents that STARCOM21 will perform consistently with the design and functionality specifications contained in the Statement of Work in all material respects. Upon System Acceptance STARCOM21 functionality representation shall be deemed fulfilled. Motorola is not responsible for STARCOM21 performance

deficiencies that are caused by reasons beyond Motorola's control, such as (i) an earthquake, adverse atmospheric conditions, or other natural causes; (ii) the construction of a building that adversely affects reliability or radio frequency (RF) coverage; (iii) the addition of frequencies at System sites that cause RF interference or intermodulation; (iv) Force Majeure; or (vi) any acts of parties who are beyond Motorola's control, including without limitation third parties contracting with User for the provision of Services.

7.3 Equipment Warranty. For one (1) year from the date of System Acceptance, Motorola warrants that the Purchased Equipment under normal use and service will be free from material defects in materials and workmanship. If System Acceptance is delayed beyond six (6) months after shipment of the Purchased Equipment by events or causes within Customer's control, this warranty expires eighteen (18) months after the shipment of the Purchased Equipment. Motorola does not warrant any Equipment or Services provided under this Agreement or otherwise, except as specifically set forth in this Agreement.

7.4 Motorola Software Warranty. Unless otherwise stated in the Software License Agreement, for one (1) year from the date of System Acceptance, Motorola warrants the Motorola Software in accordance with the terms of the Software License Agreement and the provisions of this Section that are applicable to the Motorola Software. If System Acceptance is delayed beyond six (6) months after shipment of the Motorola Software by events or causes within Customer's control, this warranty expires eighteen (18) months after the shipment of the Motorola Software.

7.5 Exclusions to Equipment and Motorola Software Warranties. These warranties do not apply to: (i) defects or damage resulting from use of the Equipment or Motorola Software in other than its normal, customary, and authorized manner; (ii) defects or damage occurring from misuse, accident, liquids, neglect, or acts of God; (iii) defects or damage occurring from testing, maintenance, disassembly, repair, installation, alteration, modification, or adjustment not provided or authorized in writing by Motorola; (iv) breakage of or damage to antennas unless caused directly by defects in material or workmanship; (v) defects or damage caused by User's failure to comply with all applicable industry and OSHA standards; (vi) Equipment that has had the serial number removed or made illegible; (vii) batteries (because they carry their own separate limited warranty); (viii) freight costs to ship Equipment to the repair depot; (ix) scratches or other cosmetic damage to Equipment surfaces that does not affect the operation of the Equipment; and (x) normal or customary wear and tear.

7.6 Warranty Claims. For User to assert a claim that the Equipment or Motorola Software does not conform to these warranties, User must notify Motorola in writing of the claim before the expiration of the warranty period. Upon receipt of such notice, Motorola will investigate the warranty claim. If this investigation confirms a valid warranty claim, Motorola will (at its option and at no additional charge to User) repair the defective Equipment or Motorola Software, replace it with the same or equivalent product, or refund the price of the defective Equipment or Motorola Software. Such action will be the full extent of Motorola's liability hereunder. If this investigation indicates the warranty claim is not valid, then Motorola may invoice Customer for responding to the claim on a time and materials basis using Motorola's current labor rates. 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 Motorola.

7.7 Original End User Is Covered. These express limited warranties are extended by Motorola to the original end user benefited by the purchasing STARCOM21 for commercial, industrial, or governmental use only, and are not assignable or transferable.

7.8 DISCLAIMER OF OTHER WARRANTIES. THE WARRANTIES GIVEN BY OR UNDER THIS AGREEMENT ARE THE COMPLETE WARRANTIES FOR THE SERVICES, EQUIPMENT AND SOFTWARE PROVIDED UNDER THIS AGREEMENT AND ARE GIVEN IN LIEU OF ALL OTHER WARRANTIES. MOTOROLA DISCLAIMS ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES OR CONDITIONS OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

7.9 FCC Licenses. User represents and warrants that it (i) is the duly authorized licensee of the Licenses shown on Exhibit A hereto and is duly qualified under all laws, rules and regulations to hold such licenses, (ii) is the sole owner and real-party-in-interest of the licenses and that no other party has an interest of any kind in such licenses, (iii) has the requisite authority and/or capacity, as applicable, to perform its undertakings pursuant to this Agreement, (iv) is familiar with the applicable rules and regulations of the FCC, including without limitation those requiring that a licensee retain control of its licenses, (v) is aware of no impediment to the performance of its undertakings hereunder, and (vi) shall maintain the licenses in full force and effect and as part of STARCOM21 during the Term.

8. DELAYS

8.1 Excusable Delays. Neither party will be liable for its non-performance or delayed performance if caused by a "Force Majeure" which means an event, circumstance, or act of a third party that is beyond a party's reasonable control, such as an act of God, an act of the public enemy, an act of a government entity, strikes or other labor disturbances, hurricanes, earthquakes, fires, floods, epidemics, embargoes, wars, riots, or any other similar cause. Each party will notify the other if it becomes aware of any Force Majeure that will significantly delay performance. The notifying party will give such notice promptly (but in no event later than fifteen days) after it discovers the Force Majeure. If a Force Majeure occurs, the parties will extend the Performance Schedule by written agreement, for a time period that is reasonable under the circumstances.

8.2 Performance Schedule Delays Caused By Licensee. If the Performance Schedule is delayed because of User (including any of its other contractors), (i) the parties will extend the Performance Schedule by written agreement.

9. DISPUTES

9.1 Settlement Preferred. Motorola and User will attempt to settle any claim or controversy arising from this Agreement (except for a claim relating to intellectual property) through consultation and negotiation in good faith and a spirit of mutual cooperation. The respective project managers will confer and attempt to settle a dispute. The dispute will be escalated to appropriate higher-level managers of the parties, if necessary. If cooperative efforts fail, the dispute will be mediated in Illinois, or such other place as the parties jointly agree, by a mediator chosen jointly by Motorola and User within thirty (30) days after notice by one of the parties demanding non-binding mediation. Motorola and User will not unreasonably withhold consent to the selection of a mediator, and they will share the cost of the mediation equally. The parties may postpone mediation until they have completed some specified but limited discovery about the dispute. The parties may also replace mediation with some other form of non-binding alternative dispute resolution (“ADR”).

9.2 Litigation. Any claim relating to intellectual property and any dispute that cannot be resolved between the parties through negotiation or mediation within sixty (60) days after the date of the initial demand for non-binding mediation as described above in Section 9.1 shall then be submitted by either party to a court of competent jurisdiction in the federal courts of Illinois, if such court has jurisdiction. Each party consents to jurisdiction over it by such a court. The use of ADR procedures will not be considered under the doctrine of laches, waiver, or estoppel to affect adversely the rights of either party. Either party may resort to the judicial proceedings described in this section before the expiration of the two-month ADR period if (i) good faith efforts to resolve the dispute under these procedures have been unsuccessful; or (ii) interim relief from the court is necessary to prevent serious and irreparable injury to such party or any of its affiliates, agents, employees, suppliers, or subcontractors.

10. DEFAULT AND TERMINATION

10.1 Default By Motorola. If Motorola fails to achieve Project Completion in accordance with this Agreement or otherwise breaches a material obligation under this Agreement, User may consider Motorola to be in default, unless User or a Force Majeure causes such failure. If User asserts a default, it will give Motorola detailed written notice thereof. Motorola will have thirty (30) days thereafter (i) to dispute the assertion, (ii) cure the default, or (iii) provide a written plan to cure the default that is reasonably acceptable to User. If Motorola provides a cure plan, it will begin implementing the cure plan immediately after receipt of User’s approval of such plan.

10.2 Default By User. If User fails to pay any amount when due under this Agreement, indicates that it is unable to pay any amount when due, or otherwise breaches a material obligation under this Agreement, Motorola may consider User to be in default, unless Motorola causes such failure. If Motorola asserts a default, it will give User detailed written notice thereof. User will have thirty (30) days thereafter to (i) dispute the assertion, (ii) cure the default, or (iii) provide a written plan to cure the default that is acceptable to Motorola. If User provides a cure plan, it will begin implementing the cure plan immediately after receipt of Motorola’s approval of such plan. Motorola may stop performance hereunder upon a material default by User. Notwithstanding anything to the contrary set forth herein, User shall have ten

(10) days from due date to cure a monetary default (and shall not be entitled to notice thereof), which obligation shall not be suspended under any circumstances, including Force Majeure.

10.3 Failure To Cure. If a defaulting party fails to cure the default as provided above in Sections 10.1 or 10.2, unless otherwise agreed in writing, the non-defaulting party may terminate this Agreement. In the event of such termination, the defaulting party will promptly return to the non-defaulting party any of its Confidential Information (as defined below), without any further obligation or liability except as specifically set forth in this Agreement.

10.4 Termination. Notwithstanding anything to the contrary contained herein, in the event of a termination of the State Contract pursuant to the terms thereof or otherwise, either party to this Agreement may, in its sole discretion, terminate this Agreement without penalty or default. Such terminating party shall provide written notice of its intent to terminate not less than ninety (90) days prior to any such termination.

11. INDEMNIFICATION

11.1 Indemnity by Motorola. Motorola will indemnify and hold User harmless from any and all liability, expense, judgment, suit, cause of action, or demand for personal injury, death, or direct damage to tangible property which may accrue against User to the extent it is caused by the negligence of Motorola, its subcontractors, or their employees or agents, while performing their duties under this Agreement, provided that User gives Motorola prompt, written notice of any such claim or suit. User shall cooperate with Motorola in its defense or settlement of any such claim or suit. This section sets forth the full extent of Motorola's indemnification of User from liabilities that are in any way related to Motorola's performance under this Agreement.

11.2 Indemnity by User. User will indemnify and hold Motorola harmless from any and all liability, expense, judgment, suit, cause of action, or demand for personal injury, death, or direct damage to tangible property which may accrue against Motorola to the extent it is caused by the negligence of User, its other contractors, or their employees or agents, while performing their duties under this Agreement, provided that Motorola gives Licensee prompt, written notice of any such claim or suit. Motorola shall cooperate with User in its defense or settlement of such claim or suit. User does not waive any of its protection under the Local Government and Governmental Employees Tort Immunity Act.

11.3 Patent and Copyright Infringement.

(a) Motorola will defend at its expense any suit brought against User to the extent that it is based on an Infringement Claim, and Motorola will indemnify User for those costs and damages finally awarded against User for an Infringement Claim. Motorola's duties to defend and indemnify are conditioned upon: (i) User promptly notifying Motorola in writing of such Infringement Claim; (ii) Motorola having sole control of the defense of such suit and all negotiations for its settlement or compromise; (iii) User providing to Motorola cooperation and, if requested by Motorola, reasonable assistance in the defense of the Infringement Claim.

(b) If an Infringement Claim occurs, or in Motorola's opinion is likely to occur, Motorola may at its option and expense procure for User the right to continue using the Equipment

or Motorola Software, replace or modify it so that it becomes non-infringing while providing functionally equivalent performance, or grant User a credit for such Equipment or Motorola Software as depreciated and accept its return. The depreciation amount will be calculated based upon generally accepted accounting standards for such Equipment and Motorola Software.

(c) Motorola will have no duty to defend or indemnify for any Infringement Claim that is based upon (i) the combination of the Equipment or Motorola Software with any software, apparatus or device not furnished or authorized by Motorola; (ii) the use of ancillary equipment or software not furnished or authorized by Motorola and that is attached to or used in connection with the Equipment or Motorola Software; (iii) any Equipment that is not Motorola's design or formula; (iv) a modification of the Motorola Software by a party other than Motorola; or (v) the failure by User to install an enhancement release to the Motorola Software that is intended to correct the claimed infringement. The foregoing states the entire liability of Motorola with respect to infringement of patents and copyrights by the Equipment and Motorola Software or any parts thereof.

12. 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 contract, warranty, negligence, strict liability in tort, indemnification, or otherwise, will be limited to the direct damages recoverable under law, but not to exceed the price of the Equipment, Software, or Services with respect to which losses or damages are claimed. **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, 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 EQUIPMENT OR SOFTWARE, OR THE PERFORMANCE OF THE SERVICES BY MOTOROLA PURSUANT TO THIS AGREEMENT.** This limitation of liability will survive the expiration or termination of 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 accrual of such cause of action, except for money due upon an open account.

13. CONFIDENTIALITY AND PROPRIETARY RIGHTS

13.1 Confidential Information.

(a) During the Term, the parties may provide one-another with Confidential Information. For the purposes of this Agreement, "Confidential Information" is any information disclosed in written, graphic, verbal, or machine-recognizable form, and is marked, designated, labeled or identified at the time of disclosure as being confidential or its equivalent; or if in verbal form is identified as confidential or proprietary at the time of disclosure and confirmed in writing within thirty (30) days of such disclosure. Notwithstanding any other provisions of this Agreement, confidential information shall not include any information that: (i) is or becomes publicly known

through no wrongful act of the receiving party; (ii) is already known to the receiving party without restriction when it is disclosed; (iii) is, or subsequently becomes, rightfully and without breach of this Agreement, in the receiving party's possession without any obligation restricting disclosure; (iv) is independently developed by the receiving party without breach of this Agreement; or (v) is explicitly approved for release by written authorization of the disclosing party.

(b) Concerning the Confidential Information provided to it by the other party, each party will: (i) maintain the confidentiality of such Confidential Information and not disclose it to any third party, except as authorized by the disclosing party in writing or as required by a court of competent jurisdiction; (ii) restrict disclosure of Confidential Information to its employees or agents who have a "need to know" and not copy or reproduce such Confidential Information; (iii) take necessary and appropriate precautions to guard the confidentiality of Confidential Information, including informing its employees who handle such Confidential Information that it is confidential and not to be disclosed to others, but such precautions shall be at least the same degree of care that the receiving party applies to its own confidential information and shall not be less than reasonable care; and (iv) use such Confidential Information only in furtherance of the performance of this Agreement. Confidential Information is and shall at all times remain the property of the disclosing party, and no grant of any proprietary rights in the Confidential Information is hereby given or intended, including any express or implied license, other than the limited right of the recipient to use the Confidential Information in the manner and to the extent permitted by this Agreement.

13.2 Preservation of Motorola's Proprietary Rights.

(a) Motorola owns and retains all of its Proprietary Rights in the Equipment and Software. Any third party manufacturer of Equipment or copyright owner of any Software owns and retains all of their Proprietary Rights in such Equipment and Software. Nothing in this Agreement is intended to restrict the Proprietary Rights of Motorola, any copyright owner of Software, or any third party manufacturer of Equipment. All intellectual property developed, originated, or prepared by Motorola in connection with providing to Licensee the Equipment, Software, or Services remain vested exclusively in Motorola, and this Agreement does not grant to User any shared development rights of intellectual property. This Agreement does not involve any Software that is a "work made for hire."

(b) Nothing in this Agreement will be deemed to grant, either directly or by implication, estoppel, or otherwise, any right, title or interest in Motorola's Proprietary Rights. User agrees not to modify, disassemble, peel components, decompile, otherwise reverse engineer or attempt to reverse engineer, derive source code or create derivative works from, adapt, translate, merge with other software, reproduce, or export any Software, or permit or encourage any third party to do so.

14. GENERAL

14.1 Taxes. The Contract Price does not include any amount for federal, state, or local excise, sales, lease, service, rental, use, property, occupation, or other taxes, assessments or duties (other than federal, state, and local taxes based on Motorola's income or net worth), all of which will be paid by Licensee except as exempt by law. Except for property taxes or other taxes based on ownership and operation of the Equipment, if Motorola is required to pay or bear

the burden of any such taxes, Motorola will send an invoice to User and User will pay to Motorola the amount of taxes (including any applicable interest and penalties) within twenty (20) days after the date of the invoice.

14.2 Assignability. Neither party may assign this Agreement without the prior written consent of the other party, except that Motorola may assign this Agreement to any of its affiliates or its right to receive payment without the prior consent of User.

14.3 Subcontracting. Motorola may subcontract any portion of the work, but such subcontracting will not relieve Motorola of its duties under this Agreement.

14.4 Waiver. Failure or delay by either party to exercise any right or power under this Agreement will not operate as a waiver of such right or power. For a waiver of a right or power to be effective, it must be in writing signed by the waiving party. An effective waiver of a right or power shall not be construed as either (i) a future or continuing waiver of that same right or power, or (ii) the waiver of any other right or power.

14.5 Severability. If a court of competent jurisdiction renders any provision of this Agreement (or portion of a provision) to be invalid or otherwise unenforceable, that provision or portion of the provision will be severed and the remainder of this Agreement will continue in full force and effect as if the invalid provision or portion of the provision were not part of this Agreement.

14.6 Independent Contractors. Each party shall perform its activities and duties hereunder only as an independent contractor. The parties and their personnel shall not be considered to be an employee or agent of the other party. Nothing in this Agreement shall be interpreted as granting either party the right or authority to make commitments of any kind for the other. This Agreement shall not constitute, create, or in any way be interpreted as a joint venture, partnership or formal business organization of any kind.

14.7 Construction. The section headings in this Agreement are inserted only for convenience and are not to be construed as part of this Agreement or as a limitation of the scope of the particular section to which the heading refers. This Agreement was drafted and negotiated by both parties hereto and no ambiguity will be construed against either party under any rule of construction or otherwise.

14.8 Governing Law. 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 STARCOM21 is installed.

14.9 Entire Agreement. This Agreement, including all Exhibits, constitutes the entire agreement of the parties regarding the subject matter hereof and supersedes all previous agreements, proposals, and understandings, whether written or oral, relating to such subject matter. This Agreement may be altered, amended, or modified only by a written instrument signed by authorized representatives of both parties. The preprinted terms and conditions found on any Licensee purchase order, acknowledgment or other form will not be considered an amendment or modification of this Agreement, even if a representative of each party signs such document.

14.10 Notices. Notices required under this Agreement to be given by one party to the other must be in writing and either delivered in person or sent to the address shown below by certified mail, return receipt requested and postage prepaid (or by a recognized national courier service), and shall be effective upon receipt:

To Motorola:

System Manager, STARCOM21
Motorola, Inc.
1309 E. Algonquin Road
Schaumburg, IL 60196

To User:

County Administrator
County of McLean, Illinois
Room 401
115 West Washington Street
Bloomington, Illinois 61702-2400

Any party may, from time to time, designate any other address for this purpose by written notice to the other party.

14.11 Compliance With Applicable Laws. Each party will comply with all applicable federal, state, and local laws, regulations and rules concerning the performance of this Agreement or use of the System. User will obtain and comply with all Federal Communications Commission licenses and authorizations required for the installation, operation and use of the System before the scheduled installation of the Equipment. Neither Motorola nor any of its employees is an agent or representative of User in such matters.

14.12 Survival of Terms. The following provisions shall survive the expiration or any termination of this Agreement: Section 7 (Representations and Warranties); Section 8 (Delays); Section 9 (Disputes); Section 12 (Limitation of Liability); and Section 13 (Confidential Information and Preservation of Motorola's Proprietary Rights).

IN WITNESS WHEREOF, the parties' duly authorized representatives have executed this Agreement as of the date listed on the first page hereof.

Motorola, Inc.

McLean County, IL

By: _____

By: _____

Name: _____

Name: _____

Title: _____

Title: _____

LIST OF EXHIBITS

Exhibit A	FCC Licenses
Exhibit B-1	Statement of Work
Exhibit B-2	Purchased System Equipment
Exhibit B-3	Purchased Non-System Equipment
Exhibit B-4	Acceptance Plan
Exhibit B-5	Training Schedule
Exhibit C	Project Completion Certificate
Exhibit D	License Management Agreement
Exhibit E	Starcom21 User Agreement
Exhibit F	Schedule Payments
Exhibit G	Software License Agreement
Exhibit H	Software Subscription Agreement

EXHIBIT A
FCC LICENSES



RADIO STATION AUTHORIZATION

Licensee: MC LEAN, COUNTY OF

FCC Registration
 Number (FRN): 0004818951

SHERIFFS DEPT
 MC LEAN, COUNTY OF
 104 W FRONT ST
 BLOOMINGTON IL 61701

Call Sign KNNK867	File Number 0002158192
Radio Service YP - Public Safety/Spec Emerg, 806-821/851-866 MHz, Trunked	
Regulatory Status PMRS	
Frequency Coordination Number 26YPA850183440	

Grant Date 02-22-2001	Effective Date 05-23-2005	Expiration Date 02-27-2011	Print Date 05-24-2005
--------------------------	------------------------------	-------------------------------	--------------------------

STATION TECHNICAL SPECIFICATIONS

Fixed Location Address, or Mobile Area, of Operation

- Loc 1
 Address: TOWER CTR 520 N CENTER ST
 City: BLOOMINGTON County: MCLEAN State: IL
 Lat (NAD83): 40-28-59.1 N Long (NAD83): 88-59-43.3 W ASR No: Ground Elev: 241.0
- Loc 2
 Address: 2 KM S ON PINE
 City: LEXINGTON County: MCLEAN State: IL
 Lat (NAD83): 40-37-44.1 N Long (NAD83): 88-46-52.2 W ASR No: Ground Elev: 223.0
- Loc 3
 Address: 6 KM SE
 City: ARROWSMITH County: MCLEAN State: IL
 Lat (NAD83): 40-24-17.1 N Long (NAD83): 88-35-34.2 W ASR No: Ground Elev: 261.0
- Loc 4
 Land Mobile Control Station meeting the 6.1 Meter Rule: IL
- Loc 5
 Area of Operation
 Operating within a 43.0 km radius around 40-31-0.1 N 88-49-44.3 W,
 MCLEAN, IL
- Loc 6
 Address: Beaufort & School Streets
 City: Normal County: MCLEAN State: IL

Conditions:

Pursuant to Section 309(h) of the Communications Act of 1934, as amended, 47 U.S.C. Section 309(h), this license is subject to the following conditions: This license shall not vest in the licensee any right to operate the station nor any right in the use of the frequencies designated in the license beyond the term thereof nor in any other manner than authorized herein. Neither the license nor the right granted thereunder shall be assigned or otherwise transferred in violation of the Communications Act of 1934, as amended. See 47 U.S.C. Section 310(d). This license is subject in terms to the right of use or control conferred by Section 706 of the Communications Act of 1934, as amended. See 47 U.S.C. Section 606.

Licensee Name: MC LEAN, COUNTY OF

Call Sign: KNNK867

File Number: 0002158192

Print Date: 05-24-2005

Loc: 7 Lat (NAD83): 40-30-28.9 N Long (NAD83): 88-59-17.0 W ASR No.: Ground Elev: 216.0
 Address
 MORaine VIEW STATE PARK
 City
 LE ROY County
 MCLEAN State
 IL
 Lat (NAD83): 40-25-26.0 N Long (NAD83): 88-44-10.0 W ASR No.: 1008048 Ground Elev: 263.0
 Loc: 8 Address
 TOWN OF
 City
 Congerville County
 MCLEAN State
 IL
 Lat (NAD83): 40-38-41.4 N Long (NAD83): 89-10-47.4 W ASR No.: 1203773 Ground Elev: 242.9

Antennas:

Loc. No.	Ant. No.	Frequencies (MHZ)	Sta. CIs.	No. Units	No. Pagers	Emission Designator	Output Power (watts)	ERP (watts)	Ant. Ht./Tp meters	Ant. AAT meters	Construct Deadline Date
1	1	856.76250	FB2	1	0	20K0F3E	60.000	252.000	112.0	111.0	
1	1	857.76250	FB2	1	0	20K0F3E	60.000	252.000	112.0	111.0	
1	1	858.23750	FB2	1	0	20K0F3E	60.000	252.000	112.0	111.0	
1	1	858.76250	FB2	1	0	20K0F3E	60.000	252.000	112.0	111.0	
1	1	858.93750	FB2	1	0	20K0F3E	60.000	252.000	112.0	111.0	
1	1	859.23750	FB2	1	0	20K0F3E	60.000	252.000	112.0	111.0	
1	1	859.76250	FB2	1	0	20K0F3E	60.000	252.000	112.0	111.0	
1	1	859.93750	FB2	1	0	20K0F3E	60.000	252.000	112.0	111.0	
1	1	860.23750	FB2	1	0	20K0F3E	60.000	252.000	112.0	111.0	
1	1	860.76250	FB2	1	0	20K0F3E	60.000	252.000	112.0	111.0	
1	1	860.93750	FB2	1	0	20K0F3E	60.000	252.000	112.0	111.0	
2	1	856.76250	FB2	1	0	20K0F3E	60.000	148.000	119.0	113.0	

Licensee Name: MC LEAN, COUNTY OF

Call Sign: KNNK867

File Number: 0002158192

Print Date: 05-24-2005

2	1	857.76250	FB2	1	0	20K0F3E	60.000	148.000	119.0	113.0
2	1	858.23750	FB2	1	0	20K0F3E	60.000	148.000	119.0	113.0
2	1	858.76250	FB2	1	0	20K0F3E	60.000	148.000	119.0	113.0
2	1	858.93750	FB2	1	0	20K0F3E	60.000	148.000	119.0	113.0
2	1	859.23750	FB2	1	0	20K0F3E	60.000	148.000	119.0	113.0
2	1	859.76250	FB2	1	0	20K0F3E	60.000	148.000	119.0	113.0
2	1	859.93750	FB2	1	0	20K0F3E	60.000	148.000	119.0	113.0
2	1	860.23750	FB2	1	0	20K0F3E	60.000	148.000	119.0	113.0
2	1	860.76250	FB2	1	0	20K0F3E	60.000	148.000	119.0	113.0
2	1	860.93750	FB2	1	0	20K0F3E	60.000	148.000	119.0	113.0
3	1	856.76250	FB2	1	0	20K0F3E	60.000	151.000	89.0	106.0
3	1	857.76250	FB2	1	0	20K0F3E	60.000	151.000	89.0	106.0
3	1	858.23750	FB2	1	0	20K0F3E	60.000	151.000	89.0	106.0
3	1	858.76250	FB2	1	0	20K0F3E	60.000	151.000	89.0	106.0
3	1	858.93750	FB2	1	0	20K0F3E	60.000	151.000	89.0	106.0
3	1	859.23750	FB2	1	0	20K0F3E	60.000	151.000	89.0	106.0
3	1	859.76250	FB2	1	0	20K0F3E	60.000	151.000	89.0	106.0
3	1	859.93750	FB2	1	0	20K0F3E	60.000	151.000	89.0	106.0
3	1	860.23750	FB2	1	0	20K0F3E	60.000	151.000	89.0	106.0
3	1	860.76250	FB2	1	0	20K0F3E	60.000	151.000	89.0	106.0
3	1	860.93750	FB2	1	0	20K0F3E	60.000	151.000	89.0	106.0
4	1	811.76250	FX1	7	0	20K0F3E	30.000	100.000		
4	1	812.76250	FX1	7	0	20K0F3E	30.000	100.000		
4	1	813.23750	FX1	7	0	20K0F3E	30.000	100.000		
4	1	813.76250	FX1	7	0	20K0F3E	30.000	100.000		
4	1	813.93750	FX1	7	0	20K0F3E	30.000	100.000		
4	1	814.23750	FX1	7	0	20K0F3E	30.000	100.000		
4	1	814.76250	FX1	7	0	20K0F3E	30.000	100.000		
4	1	814.93750	FX1	7	0	20K0F3E	30.000	100.000		
4	1	815.23750	FX1	7	0	20K0F3E	30.000	100.000		
4	1	815.76250	FX1	7	0	20K0F3E	30.000	100.000		
4	1	815.93750	FX1	7	0	20K0F3E	30.000	100.000		

Licensee Name: MC LEAN, COUNTY OF

Call Sign: KNNK867

File Number: 0002158192

Print Date: 05-24-2005

1	811.76250	MD	1100	0	20K0F3E	35.000	70.000	
1	812.76250	MD	1100	0	20K0F3E	35.000	70.000	
1	813.23750	MD	1100	0	20K0F3E	35.000	70.000	
1	813.76250	MD	1100	0	20K0F3E	35.000	70.000	
1	813.93750	MD	1100	0	20K0F3E	35.000	70.000	
1	814.23750	MD	1100	0	20K0F3E	35.000	70.000	
1	814.76250	MD	1100	0	20K0F3E	35.000	70.000	
1	814.93750	MD	1100	0	20K0F3E	35.000	70.000	
1	815.23750	MD	1100	0	20K0F3E	35.000	70.000	
1	815.76250	MD	1100	0	20K0F3E	35.000	70.000	
1	815.93750	MD	1100	0	20K0F3E	35.000	70.000	
1	811.76250	MD	550	0	11K2F3E	3.000	3.000	05-23-2006
1	811.76250	MD	550	0	11K2F3E	35.000	70.000	05-23-2006
1	812.76250	MD	550	0	11K2F3E	3.000	3.000	05-23-2006
1	812.76250	MD	550	0	11K2F3E	35.000	70.000	05-23-2006
1	813.23750	MD	550	0	11K2F3E	3.000	3.000	05-23-2006
1	813.23750	MD	550	0	11K2F3E	35.000	70.000	05-23-2006
1	813.76250	MD	550	0	11K2F3E	3.000	3.000	05-23-2006
1	813.76250	MD	550	0	11K2F3E	35.000	70.000	05-23-2006
1	813.93750	MD	550	0	11K2F3E	3.000	3.000	05-23-2006
1	813.93750	MD	550	0	11K2F3E	35.000	70.000	05-23-2006
1	814.23750	MD	550	0	11K2F3E	3.000	3.000	05-23-2006
1	814.23750	MD	550	0	11K2F3E	35.000	70.000	05-23-2006
1	814.76250	MD	550	0	11K2F3E	3.000	3.000	05-23-2006
1	814.76250	MD	550	0	11K2F3E	35.000	70.000	05-23-2006
1	814.93750	MD	550	0	11K2F3E	3.000	3.000	05-23-2006
1	814.93750	MD	550	0	11K2F3E	35.000	70.000	05-23-2006
1	815.23750	MD	550	0	11K2F3E	3.000	3.000	05-23-2006
1	815.23750	MD	550	0	11K2F3E	35.000	70.000	05-23-2006
1	815.76250	MD	550	0	11K2F3E	3.000	3.000	05-23-2006
1	815.76250	MD	550	0	11K2F3E	35.000	70.000	05-23-2006
1	815.93750	MD	550	0	11K2F3E	3.000	3.000	05-23-2006

Licensee Name: MC LEAN, COUNTY OF

Call Sign: KNNK867

File Number: 0002158192

Print Date: 05-24-2005

1	815	93750	MD	550	0	11K2F3E	35.000	70.000					05-23-2006
1	856	76250	MD	550	0	11K2F3E	3.000	3.000					05-23-2006
1	856	76250	MD	550	0	11K2F3E	35.000	70.000					05-23-2006
1	857	76250	MD	550	0	11K2F3E	3.000	3.000					05-23-2006
1	857	76250	MD	550	0	11K2F3E	35.000	70.000					05-23-2006
1	858	23750	MD	550	0	11K2F3E	3.000	3.000					05-23-2006
1	858	23750	MD	550	0	11K2F3E	35.000	70.000					05-23-2006
1	858	76250	MD	550	0	11K2F3E	3.000	3.000					05-23-2006
1	858	76250	MD	550	0	11K2F3E	35.000	70.000					05-23-2006
1	858	93750	MD	550	0	11K2F3E	3.000	3.000					05-23-2006
1	858	93750	MD	550	0	11K2F3E	35.000	70.000					05-23-2006
1	859	23750	MD	550	0	11K2F3E	3.000	3.000					05-23-2006
1	859	23750	MD	550	0	11K2F3E	35.000	70.000					05-23-2006
1	859	76250	MD	550	0	11K2F3E	3.000	3.000					05-23-2006
1	859	76250	MD	550	0	11K2F3E	35.000	70.000					05-23-2006
1	859	93750	MD	550	0	11K2F3E	3.000	3.000					05-23-2006
1	859	93750	MD	550	0	11K2F3E	35.000	70.000					05-23-2006
1	860	23750	MD	550	0	11K2F3E	3.000	3.000					05-23-2006
1	860	23750	MD	550	0	11K2F3E	35.000	70.000					05-23-2006
1	860	76250	MD	550	0	11K2F3E	3.000	3.000					05-23-2006
1	860	76250	MD	550	0	11K2F3E	35.000	70.000					05-23-2006
1	860	93750	MD	550	0	11K2F3E	3.000	3.000					05-23-2006
1	860	93750	MD	550	0	11K2F3E	35.000	70.000					05-23-2006
6	1	856	76250	FB2	1	0	11K2F3E	100.000	204.200	32.3	4.6		05-23-2006
6	1	857	76250	FB2	1	0	11K2F3E	100.000	204.200	32.3	4.6		05-23-2006
6	1	858	76250	FB2	1	0	11K2F3E	100.000	204.200	32.3	4.6		05-23-2006
6	1	859	76250	FB2	1	0	11K2F3E	100.000	204.200	32.3	4.6		05-23-2006
6	1	860	76250	FB2	1	0	11K2F3E	100.000	204.200	32.3	4.6		05-23-2006
7	1	858	93750	FB2	1	0	11K2F3E	100.000	208.900	48.7	63.1		05-23-2006
7	1	859	93750	FB2	1	0	11K2F3E	100.000	208.900	48.7	63.1		05-23-2006
7	1	860	93750	FB2	1	0	11K2F3E	100.000	208.900	48.7	63.1		05-23-2006
8	1	858	23750	FB2	1	0	11K2F3E	100.000	200.500	189.0	203.4		05-23-2006

Licensee Name: MC LEAN, COUNTY OF

Call Sign: KNNK867

File Number: 0002158192

Print Date: 05-24-2005

8	1	859.23750	FB2	1	0	11K2F3E	100.000	200.500	189.0	203.4	05-23-2006
8	1	860.23750	FB2	1	0	11K2F3E	100.000	200.500	189.0	203.4	05-23-2006

Control Points

Control Address
Pt. No.

1	2411 E EMPIRE ST STE 100	County	State	Telephone Number
	BLOOMINGTON		IL	(309)888-5596

EXHIBIT B-1
STATEMENT OF WORK

Section 5

STATEMENT OF WORK

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STATEMENT OF WORK

Motorola presents this preliminary Statement of Work (SOW) to summarize project deliverables and define project responsibilities required for the integration of the proposed McLean County communications system. This document will be reviewed and discussed in full during the Detail Design Review. This preliminary Statement of Work will express the actual work involved for the site modifications, the installation and optimization phase of the project, the installation standards that will be followed, and the responsibilities of both Motorola and McLean County in the completion of the contract.

GENERAL SYSTEM DESCRIPTION

Motorola is proposing our **ASTRO 25** system to support McLean County's communications needs. This **ASTRO 25** system will interface to the **STARCOM21** network which will meet McLean County's requirements for capacity, expansion, inter-operability redundancy, and the efficient use of frequencies. The system design proposed for McLean County, will link together six (6) trunked sites into a single, seamless network. This proposed system gives McLean County the optimum coverage and throughput available with all channels at all sites.

In addition to the RF network described above, Motorola is also proposing seven (7) new Gold Elite Console positions to be installed at the County's Primary Dispatch Center, and an additional two (2) remote positions to be installed at the County's Back-up Dispatch Center. Each Gold Elite Console position will also have an RF control station installed at the position for back up communications in the event that the CEB fails, or that the T1 link that is provided by the County fails.

The design of the proposed Motorola **ASTRO 25** network and the coverage performance predicted by Motorola are predicated upon the implementation of the system at the communication sites identified. Motorola selected these sites from the list of **STARCOM21** sites to provide the best coverage for McLean County.

Motorola has defined the six (6) RF sites that will be utilized in this proposal as the following:

1. Watterson Dorm
2. Dawson Lake
3. Congerville
4. Melvin
5. Pontiac
6. Lincoln



Only four (4) of the six (6) sites require enhancements; therefore, only four (4) sites will be addressed in this section. Motorola will also be performing work at the following Dispatch center locations:

Primary Dispatch Center: 2411 E. Empire Street, Bloomington, IL

Back up County Dispatch Center: 100 E. Phoenix, Normal, IL

MOTOROLA SYSTEM INTEGRATION

Over the last two decades, radio systems have become more complex and sophisticated. Radio systems are no longer only voice communication systems, but also provide a medium for information of all types, covering a wide variety of new and emerging applications. As system complexity increases, design, installation, and integration become more critical to the successful completion of the total system. A specialized set of skills is required to perform these tasks. Recognizing these changing requirements, Motorola has organized their resources into a single Systems Integration (SI) group to meet these needs. This organization is involved from system conception to system completion. Ancillary functions support the development of a system design and implementation. The Motorola SI organization is a dynamic team assembled for each project to fulfill the customer's specific requirements. The Motorola System Integration organization and McLean County team members will form a cohesive group to address McLean County's needs to arrive at the optimum communication solution. Each member of the SI organization stays abreast of the latest methods and techniques in their discipline.

PROGRAM MANAGEMENT RESPONSIBILITY

The Project Manager has full responsibility for the successful completion of the project; and will be the focal point for all communications between McLean County and Motorola during the system implementation phase, which allows for a smooth and timely installation. The Project Manager will be responsible for the total project in accordance with the contractual schedule requirements and the technical and financial objectives of the contract. He/she will be directly responsible for reviewing and controlling the project schedule, equipment orders and deliveries, subcontracts, installation, system testing and optimization, documentation, training and all duties required to coordinate the work of various team members to ensure a completely operational system. All field installation and implementation teams will be closely managed to ensure all on-site installation, integration and optimization tasks are performed within contract requirements.

To maintain project monitoring and control, the Project Manager will submit monthly reports to McLean County outlining objectives and progress during the past period, present status including problem areas, and set objectives for the coming period. Scheduling will be updated weekly or as needed. The Project Manager will ensure proper allocation of resources: technical personnel, finances and material to ensure



that the system is implemented to satisfy McLean County's and Motorola's standards. These resources will be allocated per the project schedule to ensure all tasks are completed on time.

The Project Manager will ensure the equipment purchased from subcontractors meets or exceeds the specifications established by the manufacturer. A comprehensive inventory of all received equipment will be completed to ensure total delivery. Further, an inspection of the physical condition of all hardware will be performed to ensure no damage occurred during shipment. Before the equipment is installed, all sites will be inspected to ensure that all site preparation is complete. The delivered equipment will be installed, optimized, and tested to ensure compliance with the contractual requirements. The Project Manager supports the actual hardware implementation with proper documentation, guidance and training. Ensuring quality workmanship by all Motorola vendors and subcontractors for provided equipment and services is a primary responsibility of the Project Manager. To aid the Project Manager and increase the effectiveness of his/her role, McLean County is a vital source in the implementation of the system. Motorola will rely on McLean County to perform its functions as outlined in the agreed upon schedule and in the Statement of Work, in a manner that ensures the timely completion of the project.

In addition, the Project Manager is accountable for managing contractual requirements including change orders. Contractual requirements will be ensured by the careful development of contract documents for the Statement of Work and contract supporting documents for both McLean County and all subcontractors. The development of the Motorola project team installation and implementation plan is a primary responsibility and ties directly to the project schedule for contract adherence. As milestones noted on the project schedule are completed, the Project Manager will obtain McLean County's concurrence and acceptance.

The Motorola Project Manager is responsible for ensuring that technical teams responsible for system management are trained and in place and that the system monitoring is properly set up with the Motorola Systems Support Center. Over the course of the project, documentation including as built drawings, programming parameters, system settings, system data base management, and other information has been compiled and updated to its final and completed state. This data will be compiled into a System Manual, which include service contacts and phone numbers, protocols for major system failures, and all information related to the maintenance and management of the system. The Project Manager will ensure that copies of this manual are distributed to the appropriate McLean County personnel as well as Motorola system management personnel, engineering, and service personnel responsible for system maintenance.

CUSTOMER CENTER FOR SYSTEMS INTEGRATION (CCSI)

Motorola has created an efficient staging process in the factory environment in Schaumburg, IL. As noted, the console portion of the system will be built and tested from approved drawings from McLean County, configuring equipment exactly as it will be installed at the County. The following is a review of then activities that relate to this effort:

All equipment of Motorola manufacture is extensively tested, both during the assembly process and upon completion of the manufacturing process.

All items of Motorola manufacture are shipped complete with a printout of all standard tests that are conducted upon completion of the manufacturing and final assembly process.

- ❖ Specific system application parameters will be loaded on all equipment.
- ❖ System levels will be preset on all equipment.
- ❖ Customer specific programming of console equipment and subscriber units will be loaded. This will depend on McLean County providing the required personnel within the proposed schedule time frames, in order to complete the fleet map prior to the completion of system staging.
- ❖ Physical set-up of all console fixed network equipment (FNE) will be performed.
- ❖ Equipment will be racked as needed by site.
- ❖ Custom length control/audio cables will be provided for each site.

Documentation

- ❖ Copies of all manufacturing factory supplied final test data sheets.
- ❖ System functional block and level diagrams.
- ❖ Listing of all firmware versions in all equipment as shipped from the plant.
- ❖ List of all jumper and dipswitch settings as shipped from the plant.
- ❖ Graphic system assembly drawings by site for equipment installation.
- ❖ System checkout manual for install/power-up upon field installation.
- ❖ Equipment tracking report by site for the system as inputted by the field.
- ❖ Computer disk copies of all available information (except graphics).
- ❖ Printout of all equipment parameter settings and a disk copy of the same (assumes RSS has been purchased).
- ❖ System Center test results (check mark to indicate test performed, no failures will be shipped).

Labeling

All FNE cables will be labeled on both ends with to/from designations.

All equipment to be labeled to System Center standards, equivalent to R56 standards.

Motorola highly recommends that representative(s) from McLean County travel to Schaumburg, Illinois during the system staging process.

Equipment Delivery

Upon completion of the factory staging test and signature approval by McLean County, Motorola will disassemble and ship all radio system equipment to either the designated site. Upon receipt to the designated site location, Motorola will perform an inventory of all equipment and submit an inventory report to McLean County delineating all equipment. McLean County can participate in this inventory to verify equipment shipments if so desired. McLean County will sign-off on an Inventory Completion document, and after completion of the inventory, Motorola will set in place equipment accountability processes as equipment is moved from storage to the appropriate locations.

Documentation

Complex systems require precise system documentation. Motorola uses the system documentation to specify manufacture, guide CCSI testing, and to install the system. System documentation begins with the preliminary documentation as written by the system engineer. The documentation evolves during system staging at CCSI, field installation, and during the optimization phase of the system implementation. At final acceptance, the documentation will be complete and presented to McLean County.

System documentation shall include but is not limited to:

- ❖ Description of system functionality
- ❖ Programming templates
- ❖ Interconnection drawings
- ❖ McLean County specific test results
- ❖ Block and level diagrams for the system and each site
- ❖ Standard system functionality results
- ❖ Box test results from the manufacturing line
- ❖ Interconnection charts
- ❖ Manufacturer's standard operator manuals
- ❖ Reassembly instructions
- ❖ Interconnection cable description and inventory
- ❖ Printout of equipment parameters
- ❖ Inventory with serial numbers and installation reference
- ❖ Software firmware version number

STANDARDS OF WORK

All equipment provided for each site and the installation techniques used by Motorola for the equipment shall comply with the Uniform Building Code (UBC), Motorola Quality Standards-FNE Installation, National Electric Code (NEC 1990), National Fire Protection Association NFPA 1221 Code, American Society of Heating,



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refrigerating, and Air Conditioning engineers (ASHRAE) and all other applicable codes and ordinances and per the regulations as delineated in the contract.

Motorola has quoted fully complete and operational radio communications sites. We shall perform all work necessary to provide communication sites that meet all required inspections and approvals with the clarifications noted in this Statement of Work. Motorola has not included costs to take corrective actions on any existing environmental conditions that prohibit implementation.

Motorola shall install all equipment in a neat and workmanlike manner, in accordance with the published standards contained in the latest release of Motorola's R-56 Quality and Installation Standards, which is included in this proposal

SUBCONTRACTORS

Motorola will assign subcontractors to designated tasks within the implementation of the McLean County system.

During implementation, Motorola will be responsible for all safety and protection of personnel and property and will comply with all regulations and laws, including any required notifications to owners of adjacent properties. Motorola will be responsible for cleanup during and after implementation and will leave all sites in a clean and orderly condition. Motorola will be responsible for the safe handling, use, and disposal of any hazardous materials at sites that are part of construction and installation provision.

SITE READY

Motorola shall be responsible for all site ready activities at the existing four (4) STARCOM21 RF sites. McLean County will be responsible for all site ready activities at the two (2) Dispatch Centers.

STANDARD WORK DAY

The Standard Work Day shall be defined to be 8:00 a.m. to 5:00 p.m., Monday through Friday, excluding scheduled holidays, which will be mutually agreed to and noted as such on the project schedule. Neither Motorola nor McLean County shall be constrained to this standard workday if they are making up for self-imposed delays.

UNION STATEMENT

When it is necessary for Motorola personnel to interact with employees of McLean County or any of its subcontractors or associates that are members of a local, state or national labor organization, McLean County shall protect the right to work of



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Motorola's personnel and will be solely responsible for any coordination or compensation that results from any action or delay caused by the labor organization.

MOTOROLA TO PROVIDE EQUIPMENT LAYOUTS

Motorola will provide equipment layouts for the fixed equipment sites as a drawing layer on the equipment room plan and elevation views. The plan and elevation views will be generated by Motorola based on site walks completed during the scheduled time set forth in the proposal. These will be used for building the equipment and cabling for the sites and will become part of the final system documentation. Implementation of the radio system equipment will proceed in accordance to a plan that is jointly developed by Motorola and McLean County. This plan, once completed will become part of this Statement of Work. The basic implementation plan would consist of installation and testing of the Motorola provided equipment at the sites.

CUTOVER PLAN

Motorola will work with McLean County to consider every possible solution for providing a safe and efficient system cutover. If undertaken properly, a smooth cutover process will have minimal impact on the end users of the system.

Motorola has extensive experience installing communication systems. This background provides assurances for McLean County that the system cutover will be transparent as possible to the end users of the system. Motorola feels that an in-depth understanding of the operational procedures required by McLean County for emergency operations needs to be reviewed prior to completing a detailed cutover plan. In order to meet this objective, both Motorola and McLean County during the detail design review will create a detailed cutover plan that defines the processes and timing of events for system cutover. In developing this cutover plan, the primary responsibility of both Motorola and McLean County will be to maintain the capability of handling emergency calls and dispatching to the field units during this cutover period.

Motorola has developed a preliminary cutover plan that can serve as a baseline to the detailed and final cutover plan stated above. The following bullet points describe the steps that will be required to successfully cutover the system:

- ❖ Install the Astro 25 repeaters at the four (4) RF sites. Attach the RF outputs of the repeaters to dummy loads.
- ❖ Install three (3) CEB racks at the Primary Dispatch Center.
- ❖ Install four (4) Multi-Net control stations to interface to the existing EFJ system via the New CEB. (Multi-Net radios will be provided by McLean County)

- ❖ Install seven (7) new Gold Elite Console positions at the Primary Dispatch Center. (Once this is accomplished the new Gold Elite Consoles, will talk to the new and old radio communication systems)
- ❖ Install two (2) new Gold Elite Console positions at the Back-up Dispatch Center.
- ❖ Take at least one of the new Astro 25 RF repeaters at each site off of its respective dummy load and interface it to the **STARCOM21** antenna network. Shut down the same shared frequency repeater on the existing EFJ system.
- ❖ Mobile installations and portable distribution can begin at this point.
- ❖ As more users are migrated over to the new system, more of the EFJ repeaters will be required to be shut down

PROJECT SCHEDULE

Motorola is committed to doing everything possible to meet the funding deadlines for McLean County, including taking a phased approach to the implementation. There are a great many variables that affect the final schedule, including the actual contract date, lead times on third party equipment, and the **STARCOM21** implementation schedule.

This proposal does include a tentative project schedule for McLean County based on what a typical project of this nature would take to implement. The project schedule comprises major project task blocks, relative duration of the tasks, and the sequence in which the tasks will be performed. This schedule will be discussed in detail at contract execution and mutually agreed upon by both Motorola and McLean County.

Typical Project Schedule- Weeks (After Receipt of Order)

❖ Contract Signing/Equipment Ordered	
❖ Detailed Design Review	4
❖ System Staging	12
❖ Installation of Radio System	20
❖ System Optimization	23
❖ System Testing Complete/Conditional Acceptance	26
❖ System Documentation Delivered	27
❖ System Acceptance	27

DIVISION OF RESPONSIBILITIES

Motorola Responsibilities

General

- ❖ Provide a designated Project Manager to control all the resources and work to be performed by Motorola, and to be the primary point of contact for McLean County project.



- ❖ Schedule project kick off meetings with McLean County at project start for execution of the project contract deliverables and to coordinate ensuing project activities with all Motorola and McLean County resources.
- ❖ Provide engineering services for the purpose of designing the McLean County system according to the agreed upon system requirements as developed in the Detail Design Document.
- ❖ Provide a Detail Design Document describing in detail the equipment and system deliverables to meet the requirements of the McLean County system.
- ❖ Provide all resources, materials, and equipment to construct and install the fixed site equipment at all sites as agreed upon and described in the Detail Design Document.
- ❖ Provide a system and site as built documentation package as described in the Detail Design Document.
- ❖ Provide engineering services required for optimization and acceptance testing of the McLean County system.
- ❖ Provide operator training to McLean County agencies and personnel as described in the proposal and the final Detail Design Document.
- ❖ Provide resources, equipment and documentation for the purpose of system management and maintenance after system final acceptance.
- ❖ Conduct a quality audit of all sites to identify any deviations to the R56 quality standards.

Site Development:

Motorola has reviewed and proposed four (4) sites for the purpose of this proposal. Motorola and our subcontractors visited these sites to determine the feasibility of the towers and locations for this proposal.

Motorola has conducted a detailed survey of all sites to assess what will be required to meet the internal Motorola R56 standards for grounding. The R56 document describes minimum site standards for requirements such as: site grounding systems, transient voltage suppression, space, electrical power, earthquake bracing, environmental conditions, personnel safety issues, and general communications site construction standards. Motorola will produce a detailed written report of findings from the site surveys and present this report to the McLean County project team.

Site Grounding

Motorola will use the existing internal/external ground systems, located at the STARCOM21 sites.

FNE Installation

Motorola will perform all detailed planning, engineering, construction, and installation work necessary to implement the complete McLean County system as defined in this proposal, which will be completely detailed during the Detail Design Review. All work will be performed with minimal disruption to public safety operations, and will be fully coordinated with the Project Manager for McLean

County. Motorola will supply all materials, equipment, components, labor, construction equipment and machinery, tools, utilities required at sites during implementation, and all other facilities required for implementation. Specific procedures to be followed for the scheduling of work, delivery of equipment, reporting of progress and other management aspects of the project work will be coordinated and approved by the Project Manager for McLean County.

Please note: The STARCOM21 Moscad Fault Management system (required for site/system monitoring), will be connected to the proposed McLean County communication system by the Motorola Service Shop at each site mentioned below.

Watterson Dorm: The Motorola Service Shop will install and connect the equipment. (Please refer to System Drawings).

The equipment to be installed includes:

Four (4) Astro 25 site repeaters

Two (2) Rack mountable 2KVA UPS

Associated cables and surge protection devices

Dawson Lake: The Motorola Service Shop will install and connect the equipment. (Please refer to System Drawings).

The equipment to be installed includes:

Two (2) Astro 25 site repeaters

One (1) Rack mountable 2KVA UPS

Associated cables and surge protection devices

Congerville: The Motorola Service Shop will install and connect the equipment. (Please refer to System Drawings).

The equipment to be installed includes:

One (1) Astro 25 site repeaters

One (1) Rack mountable 2KVA UPS

Associated cables and surge protection devices

Melvin: The Motorola Service Shop will install and connect the equipment. (Please refer to System Drawings).



The equipment to be installed includes:

One (1) Astro 25 site repeaters

One (1) Rack mountable 2KVA UPS

One (1) Transmit Antenna and 200' of transmission line located on the Melvin Tower

Associated cables and surge protection devices

Primary Dispatch Center: The Motorola Service Shop will install the three (3) CEB racks of equipment in the existing equipment room. Motorola is assuming that the existing shelter has adequate space for the proposed equipment. (Please see System Drawings). All equipment will be grounded to the existing internal ground system.

The equipment to be installed includes:

Three (3) CEB Racks

One (1) Channel Bank

One (1) Site Router

One (1) LAN Switch

One (1) Network Printer

Seven (7) Gold Elite Operator Positions

Each Operator Position consists of:

- ❖ Gold Elite Compatible Computer
- ❖ 17.4" flat panel touch screen monitor
- ❖ 1 select, 5 unselect speakers
- ❖ Mouse Control
- ❖ Gooseneck mic
- ❖ Dual headset jacks (No Headsets)
- ❖ Control Station with external antenna

Four Multi-Net control stations (Provided by the County) to interface into the EFJ system

Back-up Dispatch Center: The Motorola Service Shop will install two (2) remote Gold Elite console positions at the Back-up dispatch center. All equipment will be grounded to the existing internal ground system.

The equipment to be installed includes:

One (1) Channel Bank

One (1) Site Router

One (1) LAN Switch

One (1) Network Printer

Two (2) Gold Elite Operator Positions

Each Operator Position consists of:

- ❖ old Elite Compatible Computer
- ❖ 17.4" flat panel touch screen monitor
- ❖ 1 select, 5 unselect speakers
- ❖ Mouse Control
- ❖ Gooseneck mic
- ❖ Dual headset jacks (No Headsets)
- ❖ Control Station with external antenna

This quote does not include:

- ❖ Logging or Instant Recall Recorders
- ❖ Furniture
- ❖ Integration with 911 or CAD systems

Mobile Radio Programming/ Installation

The proposal provided to McLean County for the Mobile Radio Installations include the following:

- ❖ One (1) day of Mobile installation/programming training by the Motorola Service shop on the proper installation of mobile radios. The training will include one "hands on" mobile installation in a vehicle of the County's choice.
- ❖ "Hands on" Installation will be completed at an agreed upon customer location.
- ❖ The remainder of the mobile programming and installations will be the responsibility of McLean County.



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Note: the programming training above does not include fleet map template training. Motorola will develop the fleet map templates based on the Counties input and provide the templates to the County for programming.

Portable Radio Programming

The proposal provided to McLean County for Portable programming includes the following:

- ❖ One (1) day of Portable programming training by the Motorola Service shop at an agreed upon customer location.
- ❖ The remainder of the portable programming will be the responsibility of McLean County.

Note: the programming training above does not include fleet map template training. Motorola will develop the fleet map templates based on the County's input and provide the templates to the County for programming.

System Optimization

Upon completion of all site and radio equipment installation, the system will be ready for optimization. Motorola will provide all tools, test equipment, and personnel required to perform the installation and optimization of equipment supplied. Motorola will schedule engineering and technical teams to begin the process of optimizing the radio equipment at the individual sites and then finally optimizing the composite of all sites into the master site.

Optimization of the individual sites will include but not necessarily be limited to, setting of levels, programming, alarm function testing, audio link and data link tests, RF power and antenna network test, recording and documenting of all levels and settings. Motorola will provide a record to McLean County of all factory level settings as well as all field final level settings and final programming parameters. The optimization process is the task that readies the system for final acceptance testing including functionality and coverage.

Motorola Deliverables

Motorola will provide McLean County with the following deliverables:

- ❖ Project Master Schedule
- ❖ Detail Design Document
- ❖ Regularly Scheduled Project Status Reports
- ❖ Portable and mobile programming templates
- ❖ Block and level diagrams for system and sites
- ❖ Factory system test procedures and results
- ❖ Site acceptance test procedures and results
- ❖ System acceptance test procedures and results
- ❖ Fixed network equipment (FNE) programming parameters

- ❖ Interconnection drawings
- ❖ Interconnection charts
- ❖ Manufacturer's standard operator manuals
- ❖ Manufacturer's standard technical manuals
- ❖ Documentation of equipment parameters
- ❖ Equipment inventory with serial numbers and installation reference
- ❖ Software/firmware version numbers
- ❖ System drawings
- ❖ Programming and level setting data/procedure sheets
- ❖ Site audit reports
- ❖ Warranty documentation
- ❖ Service provider contact information
- ❖ R56 Quality audit reports

McLean County Responsibilities

General

- ❖ McLean County will provide general governance, coordination and policy oversight.
- ❖ Provide a signatory who has authority to sign all appropriate project documents ATP, DDR, FCC, FAA, leases, zoning, site access, and other permits.
- ❖ Provide all travel and lodging accommodations for McLean County personnel attending factory staging or Motorola supplied training that may be held at Motorola training facilities in Schaumburg.
- ❖ Since the zone controller that will be used for the McLean County system is part of the STARCOM21 network, McLean County will be required to enter into a contract for Service for STARCOM21 system management.
- ❖ All grounding at the Primary Dispatch Center and the Back-up Dispatch center will be McLean County's responsibility and be required to meet Motorola's R56 standards.

Site Development

- ❖ McLean County will provide site access to County owned and controlled sites for Motorola personnel and Motorola's subcontractors for the purpose of assessing site-ready status, installing and optimizing Motorola provided equipment, and for testing of the equipment and system operation.
- ❖ Supply primary commercial power, wiring, and cable terminations in buildings owned by the County.
- ❖ Provide adequate environmental control for system equipment in buildings supplied by McLean County.
- ❖ The County is responsible for review and approval of all Motorola provided site plans, applications or drawings associated with the construction of communication sites.

- ❖ The County is responsible for review and approvals of all site plans and engineering reports associated with installation of the communication system. The County shall review and reply to all requests in writing within 10 days of Motorola's submittal.
- ❖ The County shall not unreasonably delay the execution of work by Motorola and will extend the timeline of the project when delays caused by the County are experienced.
- ❖ The County shall appoint a Project Manager to act as its representative and single point of contact, who shall authorize and/or accept the delivery, installation, acceptance testing, and user training associated with the proposed system.
- ❖ The County will be responsible for providing all circuits required for the connection of the Centracom Gold Elite to the STARCOM21 master site. Motorola can, as an option, quote those services to be provided to McLean County.

FNE Installation

- ❖ The County shall furnish and provide reasonable access and storage space to permit scheduled delivery of equipment.
- ❖ The County shall witness the execution of the functional Acceptance Test Plan. The County shall review the results of the Acceptance Test within ten days and provide Motorola with written approval of the documentation. Motorola shall assume the tests accepted if not approved within ten days.
- ❖ The County shall review the work provided by Motorola during multiple phases of the project and provide a written acceptance of the work performed to date. Motorola will request milestone acceptance of project phases such as individual site construction, installation, and FNE installation. These milestone acceptance phases are intended to acknowledge progress and do not imply sub-system or system acceptance.
- ❖ The County shall authorize system acceptance; beneficial use and warranty start following successful completion of the Acceptance Test Plan.
- ❖ The County shall identify any outstanding Motorola deliverables and formally request their completion through the mutual development of a project punch list. The County shall grant final acceptance upon completion of all contractual deliverables.
- ❖ Provide Contract Administration
- ❖ Provide any and all title, lease, and property documents on County-owned sites required to assist Motorola in site development.

Subscriber Programming and Installation

- ❖ The County will participate in the one day subscriber programming and installation training. The County is also responsible to complete the programming and installation of all subscriber units.



ACCEPTANCE TEST PLAN

The purpose of an Acceptance Test Plan is to formally demonstrate the features, operation and reliability of the system to determine if all goals and objectives have been achieved. Many of the ATP tests will be performed during system staging, at CCSI under actual operational conditions. Essential options and features will be field tested on a mutually agreed to schedule. Should any tests fail, a punchlist shall be created and a re-test scheduled upon correction of the problem.

OPTIONAL FURNITURE RECONFIGURATION

This proposal is being presented with an option to re-configure the existing furniture located at the Primary Dispatch Center. Motorola will include a price to turn the existing furniture bays 180 degrees from their present locations. Motorola will not be responsible for the removal / reinstallation of non-Motorola equipment during the furniture re-configuration. Motorola's price is based on re-configuring the furniture positions at the same time the new Gold Elite Operator positions are being installed.

The County or their sub contractors will complete all removal/ reinstallation of non-Motorola equipment.



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EXHIBIT B-2

PURCHASED SYSTEM EQUIPMENT LIST

Entity	Site	Line #	Qty	APC	Nomenclature	Item Description
MCLEANCOUN		1-1	2	404	B1844	CENTRACOM GOLD SPARE MODULE, AMBASS
MCLEANCOUN		1-2	1	509	TRN7343	SEVEN AND A HALF FOOT RACK
MCLEANCOUN		1-3	1	207	DS11415719	CHATSWORTH SLIDING SHELF
MCLEANCOUN		1-4	1	207	DSRMP620AT	120VAC 20AMP6 OUTLET NEMA15-20,20'
MCLEANCOUN		1-5	1	404	B1811BD	CENTRACOM GOLD CENTRAL ELECTRONICS
MCLEANCOUN		1-5a	1	404	CA00301AA	INC: MTG TEMPLATE (6881127E68)
MCLEANCOUN		1-5b	1	404	CA00301AB	INC: PACKAGING (BBN6061)
MCLEANCOUN		1-5c	1	404	CA00301AC	INC: RACK 90 INCH (BGN6008)
MCLEANCOUN		1-5d	1	404	K995BC	ALT: MODULES, AMBASSADOR INTERFACE
MCLEANCOUN		1-5e	1	404	X643	ENH: AEB-CEB LINK TYPE, E1
MCLEANCOUN		1-5f	1	185	K837AD	EHN: EXTENDED WARRANTY, 4 CARD CAGE
MCLEANCOUN		1-5g	5	404	K154BB	ALT: CABLE, 25-PAIR, 100 FOOT
MCLEANCOUN		1-5h	3	404	CA00301AD	INC: CABLE AC (BKN6071)
MCLEANCOUN		1-5i	3	404	CA00301AG	INC: CABLE COMMON BUS SHORT (BKN609
MCLEANCOUN		1-5j	1	404	CA00301AH	INC: CABLE PS DSTRBN (BKN6100)
MCLEANCOUN		1-5k	4	404	CA00301AK	INC: PUNCH BLOCK WITH SPARK GAB (BL
MCLEANCOUN		1-5l	1	404	CA00301AL	INC: AC POWER STRIP 6 OUTLET (BLN62
MCLEANCOUN		1-5m	1	404	CA00301AM	INC: HARDWARE RACK MOUNTING (BLN674
MCLEANCOUN		1-5n	1	404	CA00301AP	INC: BAFFLE (BLN7073)
MCLEANCOUN		1-5o	1	404	CA00301AR	INC: POWER SUPPLY SINGLE CEB (BPN60
MCLEANCOUN		1-5p	4	404	CA00301BV	INC: CABLE 75' AIMI 3 PAIR (BKN6176
MCLEANCOUN		1-6	1	404	B1442B	CENTRACOM GOLD INTERFACE MODULE FOR
MCLEANCOUN		1-6a	1	404	CA00301AS	INC: PUNCH BLOCK (BLN6884)
MCLEANCOUN		1-6b	1	404	CA00301AE	INC: CABLE 15 FT WITH CONNECTOR (BK
MCLEANCOUN		1-7	1	404	B1840	CENTRACOM GOLD INTERFACE MODULE FOR
MCLEANCOUN		1-8	1	404	B1840	CENTRACOM GOLD INTERFACE MODULE FOR
MCLEANCOUN		1-9	1	404	B1840	CENTRACOM GOLD INTERFACE MODULE FOR
MCLEANCOUN		1-10	1	404	B1840	CENTRACOM GOLD INTERFACE MODULE FOR
MCLEANCOUN		1-11	1	404	B1840	CENTRACOM GOLD INTERFACE MODULE FOR
MCLEANCOUN		1-12	1	404	B1840	CENTRACOM GOLD INTERFACE MODULE FOR
MCLEANCOUN		1-13	1	404	B1840	CENTRACOM GOLD INTERFACE MODULE FOR
MCLEANCOUN		1-14	1	404	B1840	CENTRACOM GOLD INTERFACE MODULE FOR
MCLEANCOUN		1-15	1	404	B1840	CENTRACOM GOLD INTERFACE MODULE FOR
MCLEANCOUN		1-16	1	404	B1840	CENTRACOM GOLD INTERFACE MODULE FOR
MCLEANCOUN		1-17	1	404	B1840	CENTRACOM GOLD INTERFACE MODULE FOR
MCLEANCOUN		1-18	1	404	B1840	CENTRACOM GOLD INTERFACE MODULE FOR
MCLEANCOUN		1-19	1	404	B1840	CENTRACOM GOLD INTERFACE MODULE FOR
MCLEANCOUN		1-20	1	404	B1840	CENTRACOM GOLD INTERFACE MODULE FOR
MCLEANCOUN		1-21	1	404	B1840	CENTRACOM GOLD INTERFACE MODULE FOR
MCLEANCOUN		1-22	1	404	B1840	CENTRACOM GOLD INTERFACE MODULE FOR
MCLEANCOUN		1-23	1	404	B1840	CENTRACOM GOLD INTERFACE MODULE FOR
MCLEANCOUN		1-24	1	404	B1840	CENTRACOM GOLD INTERFACE MODULE FOR
MCLEANCOUN		1-25	1	404	B1840	CENTRACOM GOLD INTERFACE MODULE FOR
MCLEANCOUN		1-26	1	404	B1840	CENTRACOM GOLD INTERFACE MODULE FOR
MCLEANCOUN		1-27	1	404	B1851	CENTRACOM GOLD SPARES FOR EMBASSY C
MCLEANCOUN		1-28	1	228	BPN6014	POWER SUPPLY, CRT, 120/240V 50/60HZ
MCLEANCOUN		1-29	1	404	B1813	CENTRACOM GOLD SPARE MODULE, CONSOL
MCLEANCOUN		1-30	1	404	B1814	CENTRACOM GOLD SPARES FOR CLASSIC C
MCLEANCOUN		1-31	2	404	B1875A	CENTRACOM GOLD SPEAKER MODULE, DESK
MCLEANCOUN		1-32	1	328	QRN4250	BD INTFC CEB W/O PILOT TN-OUT
MCLEANCOUN		1-33	1	404	B1820B	SINGLE CEB PS 120/240V 50/60HZ
MCLEANCOUN		1-33a	1	404	CA00301AD	INC: CABLE AC (BKN6071)
MCLEANCOUN		1-34	1	404	B1821B	CENTRACOM GOLD SPARE POWER SUPPLY,
MCLEANCOUN		1-34a	2	404	CA00301AD	INC: CABLE AC (BKN6071)
MCLEANCOUN		1-35	1	404	B1850BA	CENTRACOM GOLD INTERFACE MODULES FO
MCLEANCOUN		1-35a	3	404	K756	INT: SHIP LOOSE PACKING (FOR SPEAKE
MCLEANCOUN		1-35b	1	404	CA00301AE	INC: CABLE 15 FT WITH CONNECTOR (BK
MCLEANCOUN		1-35c	1	404	CA00301AS	INC: PUNCH BLOCK (BLN6884)
MCLEANCOUN		1-36	1	404	B1850BA	CENTRACOM GOLD INTERFACE MODULES FO
MCLEANCOUN		1-36a	1	404	CA00301AS	INC: PUNCH BLOCK (BLN6884)
MCLEANCOUN		1-36b	1	404	CA00301AE	INC: CABLE 15 FT WITH CONNECTOR (BK
MCLEANCOUN		1-37	1	404	B1827	CENTRACOM GOLD SOFTWARE LICENSE MAN
MCLEANCOUN		1-37a	20	404	X597AE	ADD: SOFTWARE LICENSE, CONVENTIONAL
MCLEANCOUN		1-37b	3	404	X293	ADD: SOFTWARE LICENSE, ELITE OPERAT
MCLEANCOUN		1-37c	1	404	CA00125AA	ADD: SOFTWARE LICENSE, ASTRO 25 TRU
MCLEANCOUN		1-38	6	504	Q4017	CENTRACOM GOLD SPEAKER MODULE, DESK
MCLEANCOUN		1-39	3	228	B1643	CENTRACOM GOLD SPARE POWER SUPPLY,
MCLEANCOUN		1-40	3	228	BKN6072	CABLE, POWER SUPPLY, 54 INCH (CCP)
MCLEANCOUN		1-41	2	404	B1889	CENTRACOM GOLD FIELD-ADD REMOTE OPE
MCLEANCOUN		1-42	1	404	B1875A	CENTRACOM GOLD SPEAKER MODULE, DESK
MCLEANCOUN		1-43	1	404	B1875A	CENTRACOM GOLD SPEAKER MODULE, DESK
MCLEANCOUN		1-44	1	404	B1822B	CENTRACOM GOLD ELITE INTERFACE ELEC
MCLEANCOUN		1-44a	1	404	CA00301AY	INC: CABLE 10' CRT (BKN6147)
MCLEANCOUN		1-44b	1	404	CA00301BH	INC: CABLE 2010 FLAT (BKN6150)
MCLEANCOUN		1-44c	1	404	CA00301AD	INC: CABLE AC (BKN6071)
MCLEANCOUN		1-44d	1	404	CA00301BF	INC: POWER SUPPLY CRT (BPN6014)
MCLEANCOUN		1-44e	1	404	CA00301BE	INC: MIC COMPACT (BMN6008)
MCLEANCOUN		1-44f	1	404	CA00301BD	INC: HARDWARE P/S CRT, CE (BLN7095)
MCLEANCOUN		1-44g	1	404	CA00301BC	INC: BOARD COMPACT OPTION (BLN6866)
MCLEANCOUN		1-44h	1	404	CA00301BB	INC: GOLD MAIN BOARD (BLN1228)
MCLEANCOUN		1-44i	1	404	CA00301AZ	INC: CABLE COMPUTER LINK (BKN6159)
MCLEANCOUN		1-44j	1	404	CA00301AX	INC: HOUSING & HARDWARE (BHN6090)
MCLEANCOUN		1-44k	1	404	CA00301AW	INC: PANEL FRONT CRT (BGN6030)
MCLEANCOUN		1-44l	1	404	CA00301AV	INC: PANEL FRONT BOARD CRT (BGN6029
MCLEANCOUN		1-44m	1	404	CA00301AU	INC: PKN CRT (BBN6090)
MCLEANCOUN		1-44n	1	404	CA00301BG	INC: OMI UPGRADE EPROMS (BVN6031)
MCLEANCOUN		1-44o	1	404	CA00301BA	INC: COIM (BLN1227)

Entity	Site	Line #	Qty	APC	Nomenclature	Item Description
MCLEANCOUN		1-44p	1	404	CA00301AT	INC: PKN SPARE ROOM (BBN6055)
MCLEANCOUN		1-44q	1	404	K704AE	ADD: HEADSET JACK, #2 W/13 FOOT CAB
MCLEANCOUN		1-44r	1	404	K570AE	ADD: HEADSET JACK, W/13 FOOT CABLE
MCLEANCOUN		1-44s	1	404	K572AF	ADD: FOOTSWITCH
MCLEANCOUN		1-44t	1	404	K703	ADD: MICROPHONE, GOOSENECK, 9 INCH
MCLEANCOUN		1-44u	1	404	K768AC	ADD: INTERFACE, AUDIO EXPANSION (AE
MCLEANCOUN		1-44v	2	404	K154AJ	ADD: 100' CBL 7 PAIR
MCLEANCOUN		1-45	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-46	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-47	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-48	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-49	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-50	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-51	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-52	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-53	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-54	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-55	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-56	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-57	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-58	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-59	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-60	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-61	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-62	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-63	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-64	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-65	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-66	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-67	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-68	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-69	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-70	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-71	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-72	1	404	B1875A	CENTRACOM GOLD SPEAKER MODULE, DESK
MCLEANCOUN		1-73	1	404	B1875A	CENTRACOM GOLD SPEAKER MODULE, DESK
MCLEANCOUN		1-74	1	404	B1822B	CENTRACOM GOLD ELITE INTERFACE ELEC
MCLEANCOUN		1-74a	1	404	CA00301AY	INC: CABLE 10' CRT (BKN6147)
MCLEANCOUN		1-74b	1	404	CA00301BH	INC: CABLE 2010 FLAT (BKN6150)
MCLEANCOUN		1-74c	1	404	CA00301AD	INC: CABLE AC (BKN6071)
MCLEANCOUN		1-74d	1	404	CA00301BF	INC: POWER SUPPLY CRT (BPN6014)
MCLEANCOUN		1-74e	1	404	CA00301BE	INC: MIC COMPACT (BMN6008)
MCLEANCOUN		1-74f	1	404	CA00301BD	INC: HARDWARE P/S CRT, CE (BLN7095)
MCLEANCOUN		1-74g	1	404	CA00301BC	INC: BOARD COMPACT OPTION (BLN6866)
MCLEANCOUN		1-74h	1	404	CA00301BB	INC: GOLD MAIN BOARD (BLN1228)
MCLEANCOUN		1-74i	1	404	CA00301AZ	INC: CABLE COMPUTER LINK (BKN6159)
MCLEANCOUN		1-74j	1	404	CA00301AX	INC: HOUSING & HARDWARE (BHN6090)
MCLEANCOUN		1-74k	1	404	CA00301AW	INC: PANEL FRONT CRT (BGN6030)
MCLEANCOUN		1-74l	1	404	CA00301AV	INC: PANEL FRONT BOARD CRT (BGN6029)
MCLEANCOUN		1-74m	1	404	CA00301AU	INC: PKN CRT (BBN6090)
MCLEANCOUN		1-74n	1	404	CA00301BG	INC: OMI UPGRADE EPROMS (BVN6031)
MCLEANCOUN		1-74o	1	404	CA00301BA	INC: COIM (BLN1227)
MCLEANCOUN		1-74p	1	404	CA00301AT	INC: PKN SPARE ROOM (BBN6055)
MCLEANCOUN		1-74q	1	404	K704AE	ADD: HEADSET JACK, #2 W/13 FOOT CAB
MCLEANCOUN		1-74r	1	404	K570AE	ADD: HEADSET JACK, W/13 FOOT CABLE
MCLEANCOUN		1-74s	1	404	K572AF	ADD: FOOTSWITCH
MCLEANCOUN		1-74t	1	404	K703	ADD: MICROPHONE, GOOSENECK, 9 INCH
MCLEANCOUN		1-74u	1	404	K768AC	ADD: INTERFACE, AUDIO EXPANSION (AE
MCLEANCOUN		1-74v	2	404	K154AJ	ADD: 100' CBL 7 PAIR
MCLEANCOUN		1-75	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-76	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-77	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-78	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-79	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-80	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-81	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-82	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-83	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-84	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-85	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-86	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-87	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-88	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-89	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-90	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-91	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-92	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-93	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-94	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-95	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-96	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-97	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-98	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-99	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-100	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-101	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-102	1	404	B1875A	CENTRACOM GOLD SPEAKER MODULE, DESK
MCLEANCOUN		1-103	1	404	B1875A	CENTRACOM GOLD SPEAKER MODULE, DESK

Entity	Site	Line #	Qty	APC	Nomenclature	Item Description
MCLEANCOUN		1-104	1	404	B1822B	CENTRACOM GOLD ELITE INTERFACE ELEC
MCLEANCOUN		1-104a	1	404	CA00301AY	INC: CABLE 10' CRT (BKN6147)
MCLEANCOUN		1-104b	1	404	CA00301BH	INC: CABLE 2010 FLAT (BKN6150)
MCLEANCOUN		1-104c	1	404	CA00301AD	INC: CABLE AC (BKN6071)
MCLEANCOUN		1-104d	1	404	CA00301BF	INC: POWER SUPPLY CRT (BPN6014)
MCLEANCOUN		1-104e	1	404	CA00301BE	INC: MIC COMPACT (BMN6008)
MCLEANCOUN		1-104f	1	404	CA00301BD	INC: HARDWARE P/S CRT, CE (BLN7095)
MCLEANCOUN		1-104g	1	404	CA00301BC	INC: BOARD COMPACT OPTION (BLN6866)
MCLEANCOUN		1-104h	1	404	CA00301BB	INC: GOLD MAIN BOARD (BLN1228)
MCLEANCOUN		1-104i	1	404	CA00301AZ	INC: CABLE COMPUTER LINK (BKN6159)
MCLEANCOUN		1-104j	1	404	CA00301AX	INC: HOUSING & HARDWARE (BHN6090)
MCLEANCOUN		1-104k	1	404	CA00301AW	INC: PANEL FRONT CRT (BGN6030)
MCLEANCOUN		1-104l	1	404	CA00301AV	INC: PANEL FRONT BOARD CRT (BGN6029)
MCLEANCOUN		1-104m	1	404	CA00301AU	INC: PKN CRT (BBN6090)
MCLEANCOUN		1-104n	1	404	CA00301BG	INC: OM! UPGRADE EPROMS (BVN6031)
MCLEANCOUN		1-104o	1	404	CA00301BA	INC: COIM (BLN1227)
MCLEANCOUN		1-104p	1	404	CA00301AT	INC: PKN SPARE ROOM (BBN6055)
MCLEANCOUN		1-104q	1	404	K704AE	ADD: HEADSET JACK, #2 W/13 FOOT CAB
MCLEANCOUN		1-104r	1	404	K570AE	ADD: HEADSET JACK, W/13 FOOT CABLE
MCLEANCOUN		1-104s	1	404	K572AF	ADD: FOOTSWITCH
MCLEANCOUN		1-104t	1	404	K703	ADD: MICROPHONE, GOOSENECK, 9 INCH
MCLEANCOUN		1-104u	1	404	K768AC	ADD: INTERFACE, AUDIO EXPANSION (AE
MCLEANCOUN		1-104v	2	404	K154AJ	ADD: 100' CBL 7 PAIR
MCLEANCOUN		1-105	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-106	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-107	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-108	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-109	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-110	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-111	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-112	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-113	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-114	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-115	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-116	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-117	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-118	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-119	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-120	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-121	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-122	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-123	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-124	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-125	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-126	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-127	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-128	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-129	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-130	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-131	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-132	3	708	L3337	GOLD ELITE WORKSTATION WITH WINDOWS
MCLEANCOUN		1-133	2	708	CDN6224	SNAP ON PLUG, RJ-45 PACK OF 10
MCLEANCOUN		1-134	1	708	CDN6222	10 BASE-T PLENUM CABE 500 FT
MCLEANCOUN		1-135	2	708	DSJ4813A	HP PROCURVE SWITCH 2524
MCLEANCOUN		1-136	1	708	CDN6582	HP 6122 DESK JET PRINTER W/CABLE
MCLEANCOUN		1-137	3	708	DSFA1782BLKTS	17" PVA LCD, WITH TOUCH, BLACK, W/A
MCLEANCOUN		1-138	2	131	DSPREM891630	UNIVERSAL ENCLOSURE TENSr 600
MCLEANCOUN		1-139	4	131	DSPREM8901	AC POWER SUPPLY 110/220VAC
MCLEANCOUN		1-140	5	131	DSPREM811960	8 PORT 4W E M TO/EXT RANGE CRD
MCLEANCOUN		1-141	4	131	DSPREM880160	CPU 8 T1 E1 CROSS CONNT
MCLEANCOUN		1-142	3	131	DSPREM822061	10 PORT RS232C SRU
MCLEANCOUN		1-143	3	131	DSPREM892060	8T1 E1 IF CARD 32K WITH MODEM
MCLEANCOUN		1-144	2	131	DSPREM801460	DUAL T1E1 WAN W/ RELAYS 1:N REDUNDA
MCLEANCOUN		1-145	12	131	DSPREM81230	CSU PLUG IN MODULE
MCLEANCOUN		1-146	5	124	L3276	TONE REMOTE ADAPTER
MCLEANCOUN		1-147	3	131	DSPREM801060	DUAL T1 E1 WAN CARD
MCLEANCOUN		1-148	2	147	ST2500	S2500 MULTIPROTOCOL WAN ROUTER
MCLEANCOUN		1-149	2	147	ST2512	S2500 ROUTER T1/E1 DAUGHTER BOARD
MCLEANCOUN		1-150	1	404	B1811BC	CENTRACOM GOLD CENTRAL ELECTRONICS
MCLEANCOUN		1-150a	1	404	CA00301AA	INC: MTG TEMPLATE (6881127E68)
MCLEANCOUN		1-150b	1	404	CA00301AB	INC: PACKAGING (BBN6061)
MCLEANCOUN		1-150c	1	404	CA00301AC	INC: RACK 90 INCH (BGN6008)
MCLEANCOUN		1-150d	1	404	K995BC	ALT: MODULES, AMBASSADOR INTERFACE
MCLEANCOUN		1-150e	1	404	X643	ENH: AEB-CEB LINK TYPE, E1
MCLEANCOUN		1-150f	1	185	K837AC	EHN: EXTENDED WARRANTY, 3 CARD CAGE
MCLEANCOUN		1-150g	4	404	K154BB	ALT: CABLE, 25-PAIR, 100 FOOT
MCLEANCOUN		1-150h	3	404	CA00301AD	INC: CABLE AC (BKN6071)
MCLEANCOUN		1-150i	2	404	CA00301AG	INC: CABLE COMMON BUS SHORT (BKN609
MCLEANCOUN		1-150j	1	404	CA00301AH	INC: CABLE PS DSTRBN (BKN6100)
MCLEANCOUN		1-150k	3	404	CA00301AK	INC: PUNCH BLOCK WITH SPARK GAB (BL
MCLEANCOUN		1-150l	1	404	CA00301AL	INC: AC POWER STRIP 6 OUTLET (BLN62
MCLEANCOUN		1-150m	1	404	CA00301AM	INC: HARDWARE RACK MOUNTING (BLN674
MCLEANCOUN		1-150n	1	404	CA00301AP	INC: BAFFLE (BLN7073)
MCLEANCOUN		1-150o	1	404	CA00301AR	INC: POWER SUPPLY SINGLE CEB (BPN60
MCLEANCOUN		1-150p	4	404	CA00301BV	INC: CABLE 75' AIMI 3 PAIR (BKN6176
MCLEANCOUN		1-151	1	404	B1442B	CENTRACOM GOLD INTERFACE MODULE FOR
MCLEANCOUN		1-151a	1	404	CA00301AS	INC: PUNCH BLOCK (BLN6884)
MCLEANCOUN		1-151b	1	404	CA00301AE	INC: CABLE 15 FT WITH CONNECTOR (BK

Entity	Site	Line #	Qty	APC	Nomenclature	Item Description
MCLEANCOUN		1-152	1	404	B1840	CENTRACOM GOLD INTERFACE MODULE FOR
MCLEANCOUN		1-153	1	404	B1840	CENTRACOM GOLD INTERFACE MODULE FOR
MCLEANCOUN		1-154	1	404	B1840	CENTRACOM GOLD INTERFACE MODULE FOR
MCLEANCOUN		1-155	1	404	B1840	CENTRACOM GOLD INTERFACE MODULE FOR
MCLEANCOUN		1-156	1	404	B1840	CENTRACOM GOLD INTERFACE MODULE FOR
MCLEANCOUN		1-157	1	404	B1827	CENTRACOM GOLD SOFTWARE LICENSE MAN
MCLEANCOUN		1-157a	6	404	X293	ADD: SOFTWARE LICENSE, ELITE OPERAT
MCLEANCOUN		1-157b	5	404	X597AE	ADD: SOFTWARE LICENSE, CONVENTIONAL
MCLEANCOUN		1-157c	1	404	CA00125AA	ADD: SOFTWARE LICENSE, ASTRO 25 TRU
MCLEANCOUN		1-158	12	504	Q4017	CENTRACOM GOLD SPEAKER MODULE, DESK
MCLEANCOUN		1-159	6	228	B1643	CENTRACOM GOLD SPARE POWER SUPPLY,
MCLEANCOUN		1-160	6	228	BKN6072	CABLE, POWER SUPPLY, 54 INCH (CCP)
MCLEANCOUN		1-161	1	404	B1875A	CENTRACOM GOLD SPEAKER MODULE, DESK
MCLEANCOUN		1-162	1	404	B1875A	CENTRACOM GOLD SPEAKER MODULE, DESK
MCLEANCOUN		1-163	1	404	B1822B	CENTRACOM GOLD ELITE INTERFACE ELEC
MCLEANCOUN		1-163a	1	404	CA00301BH	INC: CABLE 2010 FLAT (BKN6150)
MCLEANCOUN		1-163b	1	404	CA00301AD	INC: CABLE AC (BKN6071)
MCLEANCOUN		1-163c	1	404	CA00301BF	INC: POWER SUPPLY CRT (BPN6014)
MCLEANCOUN		1-163d	1	404	CA00301BE	INC: MIC COMPACT (BMN6008)
MCLEANCOUN		1-163e	1	404	CA00301BD	INC: HARDWARE P/S CRT, CE (BLN7095)
MCLEANCOUN		1-163f	1	404	CA00301BC	INC: BOARD COMPACT OPTION (BLN6866)
MCLEANCOUN		1-163g	1	404	CA00301BB	INC: GOLD MAIN BOARD (BLN1228)
MCLEANCOUN		1-163h	1	404	CA00301AZ	INC: CABLE COMPUTER LINK (BKN6159)
MCLEANCOUN		1-163i	1	404	CA00301AX	INC: HOUSING & HARDWARE (BHN6090)
MCLEANCOUN		1-163j	1	404	CA00301AW	INC: PANEL FRONT CRT (BGN6030)
MCLEANCOUN		1-163k	1	404	CA00301AV	INC: PANEL FRONT BOARD CRT (BGN6029)
MCLEANCOUN		1-163l	1	404	CA00301AU	INC: PKN CRT (BBN6090)
MCLEANCOUN		1-163m	1	404	CA00301BG	INC: OMI UPGRADE EPROMS (BVN6031)
MCLEANCOUN		1-163n	1	404	CA00301BA	INC: COIM (BLN1227)
MCLEANCOUN		1-163o	1	404	CA00301AT	INC: PKN SPARE ROOM (BBN6055)
MCLEANCOUN		1-163p	1	404	K704AE	ADD: HEADSET JACK, #2 W/13 FOOT CAB
MCLEANCOUN		1-163q	1	404	K570AE	ADD: HEADSET JACK, W/13 FOOT CABLE
MCLEANCOUN		1-163r	1	404	K572AF	ADD: FOOTSWITCH
MCLEANCOUN		1-163s	1	404	K703	ADD: MICROPHONE, GOOSENECK, 9 INCH
MCLEANCOUN		1-163t	1	404	K238CASP	ADD: INTERFACE, REMOTE OPERATOR ON
MCLEANCOUN		1-163u	1	404	K768AC	ADD: INTERFACE, AUDIO EXPANSION (AE
MCLEANCOUN		1-164	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-165	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-166	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-167	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-168	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-169	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-170	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-171	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-172	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-173	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-174	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-175	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-176	1	404	B1875A	CENTRACOM GOLD SPEAKER MODULE, DESK
MCLEANCOUN		1-177	1	404	B1875A	CENTRACOM GOLD SPEAKER MODULE, DESK
MCLEANCOUN		1-178	1	404	B1822B	CENTRACOM GOLD ELITE INTERFACE ELEC
MCLEANCOUN		1-178a	1	404	CA00301BH	INC: CABLE 2010 FLAT (BKN6150)
MCLEANCOUN		1-178b	1	404	CA00301AD	INC: CABLE AC (BKN6071)
MCLEANCOUN		1-178c	1	404	CA00301BF	INC: POWER SUPPLY CRT (BPN6014)
MCLEANCOUN		1-178d	1	404	CA00301BE	INC: MIC COMPACT (BMN6008)
MCLEANCOUN		1-178e	1	404	CA00301BD	INC: HARDWARE P/S CRT, CE (BLN7095)
MCLEANCOUN		1-178f	1	404	CA00301BC	INC: BOARD COMPACT OPTION (BLN6866)
MCLEANCOUN		1-178g	1	404	CA00301BB	INC: GOLD MAIN BOARD (BLN1228)
MCLEANCOUN		1-178h	1	404	CA00301AZ	INC: CABLE COMPUTER LINK (BKN6159)
MCLEANCOUN		1-178i	1	404	CA00301AX	INC: HOUSING & HARDWARE (BHN6090)
MCLEANCOUN		1-178j	1	404	CA00301AW	INC: PANEL FRONT CRT (BGN6030)
MCLEANCOUN		1-178k	1	404	CA00301AV	INC: PANEL FRONT BOARD CRT (BGN6029)
MCLEANCOUN		1-178l	1	404	CA00301AU	INC: PKN CRT (BBN6090)
MCLEANCOUN		1-178m	1	404	CA00301BG	INC: OMI UPGRADE EPROMS (BVN6031)
MCLEANCOUN		1-178n	1	404	CA00301BA	INC: COIM (BLN1227)
MCLEANCOUN		1-178o	1	404	CA00301AT	INC: PKN SPARE ROOM (BBN6055)
MCLEANCOUN		1-178p	1	404	K704AE	ADD: HEADSET JACK, #2 W/13 FOOT CAB
MCLEANCOUN		1-178q	1	404	K570AE	ADD: HEADSET JACK, W/13 FOOT CABLE
MCLEANCOUN		1-178r	1	404	K572AF	ADD: FOOTSWITCH
MCLEANCOUN		1-178s	1	404	K703	ADD: MICROPHONE, GOOSENECK, 9 INCH
MCLEANCOUN		1-178t	1	404	K238CASP	ADD: INTERFACE, REMOTE OPERATOR ON
MCLEANCOUN		1-178u	1	404	K768AC	ADD: INTERFACE, AUDIO EXPANSION (AE
MCLEANCOUN		1-179	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-180	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-181	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-182	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-183	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-184	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-185	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-186	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-187	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-188	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-189	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-190	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-191	1	404	B1875A	CENTRACOM GOLD SPEAKER MODULE, DESK
MCLEANCOUN		1-192	1	404	B1875A	CENTRACOM GOLD SPEAKER MODULE, DESK
MCLEANCOUN		1-193	1	404	B1822B	CENTRACOM GOLD ELITE INTERFACE ELEC
MCLEANCOUN		1-193a	1	404	CA00301AY	INC: CABLE 10' CRT (BKN6147)

Entity	Site	Line #	Qty	APC	Nomenclature	Item Description
MCLEANCOUN		1-193b	1	404	CA00301BH	INC: CABLE 2010 FLAT (BKN6150)
MCLEANCOUN		1-193c	1	404	CA00301AD	INC: CABLE AC (BKN6071)
MCLEANCOUN		1-193d	1	404	CA00301BF	INC: POWER SUPPLY CRT (BPN6014)
MCLEANCOUN		1-193e	1	404	CA00301BE	INC: MIC COMPACT (BMN6008)
MCLEANCOUN		1-193f	1	404	CA00301BD	INC: HARDWARE P/S CRT, CE (BLN7095)
MCLEANCOUN		1-193g	1	404	CA00301BC	INC: BOARD COMPACT OPTION (BLN6866)
MCLEANCOUN		1-193h	1	404	CA00301BB	INC: GOLD MAIN BOARD (BLN1228)
MCLEANCOUN		1-193i	1	404	CA00301AZ	INC: CABLE COMPUTER LINK (BKN6159)
MCLEANCOUN		1-193j	1	404	CA00301AX	INC: HOUSING & HARDWARE (BHN6090)
MCLEANCOUN		1-193k	1	404	CA00301AW	INC: PANEL FRONT CRT (BGN6030)
MCLEANCOUN		1-193l	1	404	CA00301AV	INC: PANEL FRONT BOARD CRT (BGN6029)
MCLEANCOUN		1-193m	1	404	CA00301AU	INC: PKN CRT (BBN6090)
MCLEANCOUN		1-193n	1	404	CA00301BG	INC: OMI UPGRADE EPROMS (BVN6031)
MCLEANCOUN		1-193o	1	404	CA00301BA	INC: COIM (BLN1227)
MCLEANCOUN		1-193p	1	404	CA00301AT	INC: PKN SPARE ROOM (BBN6055)
MCLEANCOUN		1-193q	1	404	K704AE	ADD: HEADSET JACK, #2 W/13 FOOT CAB
MCLEANCOUN		1-193r	1	404	K570AE	ADD: HEADSET JACK, W/13 FOOT CABLE
MCLEANCOUN		1-193s	1	404	K572AF	ADD: FOOTSWITCH
MCLEANCOUN		1-193t	1	404	K703	ADD: MICROPHONE, GOOSENECK, 9 INCH
MCLEANCOUN		1-193u	1	404	K768AC	ADD: INTERFACE, AUDIO EXPANSION (AE
MCLEANCOUN		1-193v	2	404	K154AJ	ADD: 100' CBL 7 PAIR
MCLEANCOUN		1-194	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-195	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-196	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-197	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-198	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-199	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-200	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-201	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-202	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-203	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-204	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-205	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-206	1	404	B1875A	CENTRACOM GOLD SPEAKER MODULE, DESK
MCLEANCOUN		1-207	1	404	B1875A	CENTRACOM GOLD SPEAKER MODULE, DESK
MCLEANCOUN		1-208	1	404	B1822B	CENTRACOM GOLD ELITE INTERFACE ELEC
MCLEANCOUN		1-208a	1	404	CA00301AY	INC: CABLE 10' CRT (BKN6147)
MCLEANCOUN		1-208b	1	404	CA00301BH	INC: CABLE 2010 FLAT (BKN6150)
MCLEANCOUN		1-208c	1	404	CA00301AD	INC: CABLE AC (BKN6071)
MCLEANCOUN		1-208d	1	404	CA00301BF	INC: POWER SUPPLY CRT (BPN6014)
MCLEANCOUN		1-208e	1	404	CA00301BE	INC: MIC COMPACT (BMN6008)
MCLEANCOUN		1-208f	1	404	CA00301BD	INC: HARDWARE P/S CRT, CE (BLN7095)
MCLEANCOUN		1-208g	1	404	CA00301BC	INC: BOARD COMPACT OPTION (BLN6866)
MCLEANCOUN		1-208h	1	404	CA00301BB	INC: GOLD MAIN BOARD (BLN1228)
MCLEANCOUN		1-208i	1	404	CA00301AZ	INC: CABLE COMPUTER LINK (BKN6159)
MCLEANCOUN		1-208j	1	404	CA00301AX	INC: HOUSING & HARDWARE (BHN6090)
MCLEANCOUN		1-208k	1	404	CA00301AW	INC: PANEL FRONT CRT (BGN6030)
MCLEANCOUN		1-208l	1	404	CA00301AV	INC: PANEL FRONT BOARD CRT (BGN6029)
MCLEANCOUN		1-208m	1	404	CA00301AU	INC: PKN CRT (BBN6090)
MCLEANCOUN		1-208n	1	404	CA00301BG	INC: OMI UPGRADE EPROMS (BVN6031)
MCLEANCOUN		1-208o	1	404	CA00301BA	INC: COIM (BLN1227)
MCLEANCOUN		1-208p	1	404	CA00301AT	INC: PKN SPARE ROOM (BBN6055)
MCLEANCOUN		1-208q	1	404	K704AE	ADD: HEADSET JACK, #2 W/13 FOOT CAB
MCLEANCOUN		1-208r	1	404	K570AE	ADD: HEADSET JACK, W/13 FOOT CABLE
MCLEANCOUN		1-208s	1	404	K572AF	ADD: FOOTSWITCH
MCLEANCOUN		1-208t	1	404	K703	ADD: MICROPHONE, GOOSENECK, 9 INCH
MCLEANCOUN		1-208u	1	404	K768AC	ADD: INTERFACE, AUDIO EXPANSION (AE
MCLEANCOUN		1-208v	2	404	K154AJ	ADD: 100' CBL 7 PAIR
MCLEANCOUN		1-209	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-210	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-211	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-212	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-213	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-214	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-215	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-216	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-217	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-218	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-219	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-220	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-221	1	404	B1875A	CENTRACOM GOLD SPEAKER MODULE, DESK
MCLEANCOUN		1-222	1	404	B1875A	CENTRACOM GOLD SPEAKER MODULE, DESK
MCLEANCOUN		1-223	1	404	B1822B	CENTRACOM GOLD ELITE INTERFACE ELEC
MCLEANCOUN		1-223a	1	404	CA00301AY	INC: CABLE 10' CRT (BKN6147)
MCLEANCOUN		1-223b	1	404	CA00301BH	INC: CABLE 2010 FLAT (BKN6150)
MCLEANCOUN		1-223c	1	404	CA00301AD	INC: CABLE AC (BKN6071)
MCLEANCOUN		1-223d	1	404	CA00301BF	INC: POWER SUPPLY CRT (BPN6014)
MCLEANCOUN		1-223e	1	404	CA00301BE	INC: MIC COMPACT (BMN6008)
MCLEANCOUN		1-223f	1	404	CA00301BD	INC: HARDWARE P/S CRT, CE (BLN7095)
MCLEANCOUN		1-223g	1	404	CA00301BC	INC: BOARD COMPACT OPTION (BLN6866)
MCLEANCOUN		1-223h	1	404	CA00301BB	INC: GOLD MAIN BOARD (BLN1228)
MCLEANCOUN		1-223i	1	404	CA00301AZ	INC: CABLE COMPUTER LINK (BKN6159)
MCLEANCOUN		1-223j	1	404	CA00301AX	INC: HOUSING & HARDWARE (BHN6090)
MCLEANCOUN		1-223k	1	404	CA00301AW	INC: PANEL FRONT CRT (BGN6030)
MCLEANCOUN		1-223l	1	404	CA00301AV	INC: PANEL FRONT BOARD CRT (BGN6029)
MCLEANCOUN		1-223m	1	404	CA00301AU	INC: PKN CRT (BBN6090)
MCLEANCOUN		1-223n	1	404	CA00301BG	INC: OMI UPGRADE EPROMS (BVN6031)
MCLEANCOUN		1-223o	1	404	CA00301BA	INC: COIM (BLN1227)

Entity	Site	Line #	Qty	APC	Nomenclature	Item Description
MCLEANCOUN		1-223p	1	404	CA00301AT	INC: PKN SPARE ROOM (BBN6055)
MCLEANCOUN		1-223q	1	404	K704AE	ADD: HEADSET JACK, #2 W/13 FOOT CAB
MCLEANCOUN		1-223r	1	404	K570AE	ADD: HEADSET JACK, W/13 FOOT CABLE
MCLEANCOUN		1-223s	1	404	K572AF	ADD: FOOTSWITCH
MCLEANCOUN		1-223t	1	404	K703	ADD: MICROPHONE, GOOSENECK, 9 INCH
MCLEANCOUN		1-223u	1	404	K768AC	ADD: INTERFACE, AUDIO EXPANSION (AE
MCLEANCOUN		1-223v	2	404	K154AJ	ADD: 100' CBL 7 PAIR
MCLEANCOUN		1-224	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-225	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-226	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-227	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-228	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-229	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-230	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-231	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-232	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-233	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-234	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-235	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-236	1	404	B1875A	CENTRACOM GOLD SPEAKER MODULE, DESK
MCLEANCOUN		1-237	1	404	B1875A	CENTRACOM GOLD SPEAKER MODULE, DESK
MCLEANCOUN		1-238	1	404	B1822B	CENTRACOM GOLD ELITE INTERFACE ELEC
MCLEANCOUN		1-238a	1	404	CA00301AY	INC: CABLE 10' CRT (BKN6147)
MCLEANCOUN		1-238b	1	404	CA00301BH	INC: CABLE 2010 FLAT (BKN6150)
MCLEANCOUN		1-238c	1	404	CA00301AD	INC: CABLE AC (BKN6071)
MCLEANCOUN		1-238d	1	404	CA00301BF	INC: POWER SUPPLY CRT (BPN6014)
MCLEANCOUN		1-238e	1	404	CA00301BE	INC: MIC COMPACT (BMN6008)
MCLEANCOUN		1-238f	1	404	CA00301BD	INC: HARDWARE P/S CRT, CE (BLN7095)
MCLEANCOUN		1-238g	1	404	CA00301BC	INC: BOARD COMPACT OPTION (BLN6866)
MCLEANCOUN		1-238h	1	404	CA00301BB	INC: GOLD MAIN BOARD (BLN1228)
MCLEANCOUN		1-238i	1	404	CA00301AZ	INC: CABLE COMPUTER LINK (BKN6159)
MCLEANCOUN		1-238j	1	404	CA00301AX	INC: HOUSING & HARDWARE (BHN6090)
MCLEANCOUN		1-238k	1	404	CA00301AW	INC: PANEL FRONT CRT (BGN6030)
MCLEANCOUN		1-238l	1	404	CA00301AV	INC: PANEL FRONT BOARD CRT (BGN6029)
MCLEANCOUN		1-238m	1	404	CA00301AU	INC: PKN CRT (BBN6090)
MCLEANCOUN		1-238n	1	404	CA00301BG	INC: OMI UPGRADE EPROMS (BVN6031)
MCLEANCOUN		1-238o	1	404	CA00301BA	INC: COIM (BLN1227)
MCLEANCOUN		1-238p	1	404	CA00301AT	INC: PKN SPARE ROOM (BBN6055)
MCLEANCOUN		1-238q	1	404	K704AE	ADD: HEADSET JACK, #2 W/13 FOOT CAB
MCLEANCOUN		1-238r	1	404	K570AE	ADD: HEADSET JACK, W/13 FOOT CABLE
MCLEANCOUN		1-238s	1	404	K572AF	ADD: FOOTSWITCH
MCLEANCOUN		1-238t	1	404	K703	ADD: MICROPHONE, GOOSENECK, 9 INCH
MCLEANCOUN		1-238u	1	404	K768AC	ADD: INTERFACE, AUDIO EXPANSION (AE
MCLEANCOUN		1-238v	2	404	K154AJ	ADD: 100' CBL 7 PAIR
MCLEANCOUN		1-239	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-240	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-241	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-242	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-243	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-244	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-245	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-246	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-247	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-248	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-249	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-250	1	228	CRTDATA	CRT DATA
MCLEANCOUN		1-251	6	708	L3337	GOLD ELITE WORKSTATION WITH WINDOWS
MCLEANCOUN		1-252	2	708	DSFA1782BGTS	17" PVA LCD, WITH SAW TOUCH, BEIGE,
MCLEANCOUN		1-253	4	708	DSFA1782BGTS	17" PVA LCD, WITH SAW TOUCH, BEIGE,
Watterson		1-254	1	509	C99ED	QUANTAR/QUANTRO FAMILY
Watterson		1-254a	1	509	001C	QUANTAR STATION
Watterson		1-254b	1	509	X750	ADD: 800 MHZ BAND RX 806-825 MHZ/TX
Watterson		1-254c	1	509	X591AA	EHN: ASTRO 25 SITE REPEATER
Watterson		1-254d	1	509	X87	DEL: CABINET
Watterson		1-254e	1	509	X287	DEL: FUNCTIONAL MANUAL
Watterson		1-254f	1	509	X394	ADD: MULTI DROP UHSO CABLING
Watterson		1-255	3	509	C99ED	QUANTAR/QUANTRO FAMILY
Watterson		1-255a	3	509	001C	QUANTAR STATION
Watterson		1-255b	3	509	X750	ADD: 800 MHZ BAND RX 806-825 MHZ/TX
Watterson		1-255c	3	509	X591AA	EHN: ASTRO 25 SITE REPEATER
Watterson		1-255d	3	509	X87	DEL: CABINET
Watterson		1-255e	3	509	X287	DEL: FUNCTIONAL MANUAL
Watterson		1-256	2	207	DQ123002BCA	UPS, 9125 RACKMT, 2KVA/1.4KW, 120V,
Watterson		1-257	4	509	TTN5028A	HDW RACKMNT QUANTAR STDALONE
Watterson		1-258	1	509	TRN7342	SEVEN FOOT RACK
DawsonLake		1-259	1	509	C99ED	QUANTAR/QUANTRO FAMILY
DawsonLake		1-259a	1	509	001C	QUANTAR STATION
DawsonLake		1-259b	1	509	X750	ADD: 800 MHZ BAND RX 806-825 MHZ/TX
DawsonLake		1-259c	1	509	X591AA	EHN: ASTRO 25 SITE REPEATER
DawsonLake		1-259d	1	509	X87	DEL: CABINET
DawsonLake		1-259e	1	509	X287	DEL: FUNCTIONAL MANUAL
DawsonLake		1-259f	1	509	X394	ADD: MULTI DROP UHSO CABLING
DawsonLake		1-260	1	509	C99ED	QUANTAR/QUANTRO FAMILY
DawsonLake		1-260a	1	509	001C	QUANTAR STATION
DawsonLake		1-260b	1	509	X750	ADD: 800 MHZ BAND RX 806-825 MHZ/TX
DawsonLake		1-260c	1	509	X591AA	EHN: ASTRO 25 SITE REPEATER
DawsonLake		1-260d	1	509	X87	DEL: CABINET
DawsonLake		1-260e	1	509	X287	DEL: FUNCTIONAL MANUAL

Entity

Site	Line #	Qty	APC	Nomenclature	Item Description
DawsonLake	1-261	1	207	DQ123002BCA	UPS, 9125 RACKMT, 2KVA/1.4KW, 120V,
DawsonLake	1-262	2	509	TTN5028A	HDW RACKMNT QUANTAR STDALONE
DawsonLake	1-263	1	509	TRN7342	SEVEN FOOT RACK
Melvin	1-264	1	509	C99ED	QUANTAR/QUANTRO FAMILY
Melvin	1-264a	1	509	001C	QUANTAR STATION
Melvin	1-264b	1	509	X750	ADD: 800 MHZ BAND RX 806-825 MHZ/TX
Melvin	1-264c	1	509	X591AA	EHN: ASTRO 25 SITE REPEATER
Melvin	1-264d	1	509	X87	DEL: CABINET
Melvin	1-264e	1	509	X287	DEL: FUNCTIONAL MANUAL
Melvin	1-264f	1	509	X394	ADD: MULTI DROP UHSO CABLING
Melvin	1-265	1	207	DQ123002BCA	UPS, 9125 RACKMT, 2KVA/1.4KW, 120V,
Melvin	1-266	1	509	TTN5028A	HDW RACKMNT QUANTAR STDALONE
Melvin	1-267	1	509	TRN7342	SEVEN FOOT RACK
Congervill	1-268	1	509	C99ED	QUANTAR/QUANTRO FAMILY
Congervill	1-268a	1	509	001C	QUANTAR STATION
Congervill	1-268b	1	509	X750	ADD: 800 MHZ BAND RX 806-825 MHZ/TX
Congervill	1-268c	1	509	X591AA	EHN: ASTRO 25 SITE REPEATER
Congervill	1-268d	1	509	X87	DEL: CABINET
Congervill	1-268e	1	509	X287	DEL: FUNCTIONAL MANUAL
Congervill	1-268f	1	509	X394	ADD: MULTI DROP UHSO CABLING
Congervill	1-269	1	207	DQ123002BCA	UPS, 9125 RACKMT, 2KVA/1.4KW, 120V,
Congervill	1-270	1	509	TTN5028A	HDW RACKMNT QUANTAR STDALONE
Congervill	1-271	1	509	TRN7342	SEVEN FOOT RACK

EXHIBIT B-3

PURCHASED NON-SYSTEM EQUIPMENT LIST

Qty	Nomenclature	Item Description	Unit Price	Total Extended Price
		XTS5000, Model I, Public Safety Mic Package:		
99	H18UCC9PW5 N	PORTABLE ASTRO DIGITAL XTS5000 764-	3,593.30	368,804.70
99	Q806	ADD: SOFTWARE ASTRO DIGITAL CAI OPE		
99	H88	ADD: SMARTZONE SYSTEM SOFTWARE		
99	Q361	ENH: PROJECT 25 9600 BAUD TRUNKING		
99	Q44	ADD: RF ANTENNA SWITCH (NTN8327)		
99	H14	ENH: ENHANCED DIGITAL ID DISPLAY		
99	Q186	ALT: BATTERY IMPRES NIMH 1800MAH (N		
99	H885	ENH: TWO (2) YEAR EXPRESS SERVICE P		
99	H122	ALT: ANTENNA 1/4 WAVE WHIP STUBBY 8		
99	NMN6250	PUBLIC SAFETY MICROPHONE, STRAIGHT		
99	NTN8381	CASE CARRYING HIGH ACTIVITY		
99	NTN8270	TOOL WRENCH FOR RF ADAPTOR		
99	NTN1873	CHARGER, IMPRESS SMART RAPID RATE,		
		XTS5000, Model I, Remote Speaker Mic Package:	3,552.30	225,189.90
58	H18UCC9PW5 N	PORTABLE ASTRO DIGITAL XTS5000 764-		
58	Q806	ADD: SOFTWARE ASTRO DIGITAL CAI OPE		
58	H88	ADD: SMARTZONE SYSTEM SOFTWARE		
58	Q361	ENH: PROJECT 25 9600 BAUD TRUNKING		
58	Q44	ADD: RF ANTENNA SWITCH (NTN8327)		
58	H14	ENH: ENHANCED DIGITAL ID DISPLAY		
58	Q186	ALT: BATTERY IMPRES NIMH 1800MAH (N		
58	H885	ENH: TWO (2) YEAR EXPRESS SERVICE P		
58	NMN6191	MICROPHONE REMOTE SPEAKER NOISE CAN		
58	NTN8381	CASE CARRYING HIGH ACTIVITY		
58	NTN1873	CHARGER, IMPRESS SMART RAPID RATE,		
		XTS5000, Model I, Encrypted, Remote Speaker Mic Package:	4,151.50	147,859.50
30	H18UCC9PW5 N	PORTABLE ASTRO DIGITAL XTS5000 764-		
30	Q806	ADD: SOFTWARE ASTRO DIGITAL CAI OPE		
30	H88	ADD: SMARTZONE SYSTEM SOFTWARE		
30	Q361	ENH: PROJECT 25 9600 BAUD TRUNKING		
30	Q44	ADD: RF ANTENNA SWITCH (NTN8327)		
30	H14	ENH: ENHANCED DIGITAL ID DISPLAY		
30	Q186	ALT: BATTERY IMPRES NIMH 1800MAH (N		
30	H885	ENH: TWO (2) YEAR EXPRESS SERVICE P		
30	H88	ADD: USER GUIDE MANUAL CD		
30	Q625	ADD: DES, DES-XL, DES-OFB ENCRYPTIO		
30	Q159	ADD: XTS5000 UCM HARDWARE ENCRYPTIO		
30	NMN6191	MICROPHONE REMOTE SPEAKER NOISE CAN		
30	NTN8381	CASE CARRYING HIGH ACTIVITY		
30	NTN1873	CHARGER, IMPRESS SMART RAPID RATE,		
		XTS5000, Model II, Remote Speaker Mic Package:	3,972.30	46,888.50
5	H18UCF9PW6 N	PORTABLE ASTRO DIGITAL XTS5000 764-		
5	Q806	ADD: SOFTWARE ASTRO DIGITAL CAI OPE		
5	H88	ADD: SMARTZONE SYSTEM SOFTWARE		
5	Q361	ENH: PROJECT 25 9600 BAUD TRUNKING		
5	Q44	ADD: RF ANTENNA SWITCH (NTN8327)		
5	H14	ENH: ENHANCED DIGITAL ID DISPLAY		
5	Q186	ALT: BATTERY IMPRES NIMH 1800MAH (N		
5	H885	ENH: TWO (2) YEAR EXPRESS SERVICE P		
5	NMN6191	MICROPHONE REMOTE SPEAKER NOISE CAN		
5	NTN8381	CASE CARRYING HIGH ACTIVITY		
5	NTN1873	CHARGER, IMPRESS SMART RAPID RATE,		
		XTL5000 Dash Mount Mobile Package:	3,756.80	154,028.80

Unit Total - *ended

Qty	Nomenclr	Item Description	Unit Price	Total - *ended
41	M20URS9PW1 N	XTL 5000 MOBILE 10-35 WATT, 764-870		
41	G806	ENH: SOFTWARE ASTRO DIGITAL CAI OPE		
41	G51	ENH: SMARTZONE OPERATION		
41	G361	ENH: ASTRO PROJECT 25 TRUNKING SOFT		
41	G114	ENH: ENHANCED DIGITAL ID DISPLAY		
41	G93	ADD: CONTROL HEAD SOFTWARE, W4		
41	G73	ADD: W4 CONTROL HEAD		
41	G66	ADD: DASH MOUNT		
41	W22	ADD: MOTORCYCLE PALM MICROPHONE		
41	W484	ALT: ANTENNA 3DB GAIN 764-870MMZ		
41	B18	ADD: AUXILIARY SPEAKER 5 WATT		
41	G24	ENH: TWO (2) YEAR EXPRESS SERVICE P		
47	M20URS9PW1 N	XTL5000 Remote Mount Mobile Package:	3,894.40	183,036.80
47	G806	XTL 5000 MOBILE 10-35 WATT, 764-870		
47	G51	ENH: SOFTWARE ASTRO DIGITAL CAI OPE		
47	G361	ENH: SMARTZONE OPERATION		
47	G114	ENH: ASTRO PROJECT 25 TRUNKING SOFT		
47	G93	ENH: ENHANCED DIGITAL ID DISPLAY		
47	G73	ADD: CONTROL HEAD SOFTWARE, W4		
47	G67	ADD: W4 CONTROL HEAD		
47	W22	ADD: REMOTE MOUNT		
47	W484	ADD: MOTORCYCLE PALM MICROPHONE		
47	B18	ALT: ANTENNA 3DB GAIN 764-870MMZ		
47	G24	ADD: AUXILIARY SPEAKER 5 WATT		
47	G24	ENH: TWO (2) YEAR EXPRESS SERVICE P		
5	M20URS9PW1 N	Control Stations (Bases):	4,654.20	23,271.00
5	G806	XTL 5000 MOBILE 10-35 WATT, 764-870		
5	G51	ENH: SOFTWARE ASTRO DIGITAL CAI OPE		
5	G361	ENH: SMARTZONE OPERATION		
5	G114	ENH: ASTRO PROJECT 25 TRUNKING SOFT		
5	G93	ENH: ENHANCED DIGITAL ID DISPLAY		
5	G73	ADD: CONTROL HEAD SOFTWARE, W4		
5	G66	ADD: W4 CONTROL HEAD		
5	G142	ADD: DASH MOUNT		
5	W382	ADD: NO SPEAKER NEEDED		
5	G24	ALT: CONTROL STATION MICROPHONE		
5	G91	ENH: TWO (2) YEAR EXPRESS SERVICE P		
5	W665	ADD: CONTROL STATION POWER SUPPLY		
5	G89	ADD: CONTROL STATION OPERATION		
5	TDF7611	ADD: NO ANTENNA NEEDED		
5	L1700	ANTENNA YAGI 10DB 7 ELEMENT		
5	E700AC	100 Feet of 1/4" SUPERFLEX POLY JKT PER FOOT		
5	E701AF	ADD: 1/4" (PLTD) N MALE; ANT		
5	E701AH	ADD: 1/4" PLTD N FEMALE STA END		
5	RRX4038A	ADD: 1/4" M-UHF MALE, STA END		
5		ISB50LNC2MA BULKHEAD ARRESTOR 125-1		
58	DQ7V073X15	Vehicular Repeater Package:	6,163.20	357,465.60
58	DQF155	800MHZ MOBEXCOM II VEHICULAR REPEAT		
58	DQF255	FULL DUPLEX OPERATION FOR MOBEXCOM		
58	DQF351	IN BAND OPERATION FOR 7V073X15		
58	DQF500	HP VHF ASTRO SPECTRA INTERFACE		
58	HAF4016	MDC 1200 EMERGENCY		
58		ANT 1/4 WAVE 762-870MHZ		
5	RVN4186	XTS/XTL Programming Kit:	576.80	2,884.00
5	HKN6155	SOFTWARE FOR ASTRO 25 PORTABLE/MOBI		
5	RKN4106	PROGRAMMING/FLASH CABLE, ASTRO SPEC		
5		CABLE- PROGRAMMING, RS232		
1	HVN9025N	HT1250 Programming Kit:	324.00	324.00
1	RKN4075	CD ROM (SOFTWARE R06.05.00 HT CDM/MTX/EX SE)		
1		RIBLESS PROGRAMMING CABLE		

Qty	Nomenclature	Item Description	Unit Price	Total Extended
12	H1804	DASH TO REMOTE MOUNTING KIT	258.40	3,100.80
26	H66JCC9PW5 N	XTS1500 Portable Package: ASTRO DIGITAL XTS1500 MODEL 1764-8	1,532.00	39,832.00
26	Q874	ENH: TRUNKING 9600 BAUD		
26	Q696	ALT: ANTENNA 1/2 WAVE 7" WHIP 700/8		
26	H885	ENH: TWO (2) YEAR EXPRESS SERVICE P		
26	H145	ADD: XTS1500 USER MANUAL		
26	NTN1873	CHARGER, IMPRESS SMART RAPID RATE,		
60	AAH25K0F9AA5 N	HT1250 VHF Portable Package: HT1250 136-174 MHZ 128 CH 1-5W DISP	975.40	58,524.00
60	Q390	ALT: NIMH, 1800 MAH, 7.5V BATTERY-IN		
60	H301	DEL: BELT CLIP		
60	HNN9010 R	NIMH, 1800 MAH, 7.5V BATTERY - INTR		
60	HLN6946	LEATHER KEYPAD CASE WITH BELT LOOP		
60	AAHMN9052E	REMOTE SPKR MIC STD		
60	Q884	ENH: ONE (1) YEAR EXPRESS SERVICE PLUS		
759	A03KUS7239BC	Monitor IV Pager Package: MIN IV 2CH, NSV, 143-174MHZ, W/CH	421.56	319,964.01
759	R177	ADD: DUAL CALL COMMON TONE B		
759	R336	ADD: 3 YR EXTENDED WARRANTY		
759	RLN6454A	MINITOR IV HARD LEATHER CARRY		
Grand Total:				1,931,173.61

EXHIBIT B-4
ACCEPTANCE PLAN

Section 6

ACCEPTANCE TEST PLAN

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Wide Area SmartZone Trunking Features



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Wide Area SmartZone Trunking Features

Talkgroup Call

1. DESCRIPTION

The Talkgroup is the primary level of organization for communications on a trunked radio system. Radios with Talkgroup Call capability will be able to communicate with other members of the same Talkgroup. This provides the effect of a private channel down to the Talkgroup level. This test will demonstrate that a Talkgroup transmission initiated by a radio user will only be heard by system users who have the same Talkgroup selected. As with other types of calls, Talkgroup Calls can take place from anywhere in the system.

SETUP

RADIO-1 - TALKGROUP 1
RADIO-1 - SITE - SITE 1
RADIO-2 - TALKGROUP 1
RADIO-2 - SITE - SITE 2
RADIO-3 - TALKGROUP 2
RADIO-3 - SITE - SITE 1
RADIO-4 - TALKGROUP 2
RADIO-4 - SITE - SITE 2

VERSION #1

2. TEST

- Step 1. Initiate a wide area call with RADIO-1 in TALKGROUP 1.
- Step 2. Observe that only RADIO-2 will be able to monitor and respond to the call.
- Step 3. Initiate a wide area call with RADIO-3 in TALKGROUP 2.
- Step 4. Observe that only RADIO-4 will be able to monitor and respond to the call.

Pass ___ Fail ___

Wide Area SmartZone Trunking Features

Multigroup Call in Wait Mode

1. DESCRIPTION

This trunking feature allows an equipped radio user to transmit an announcement to several different talkgroups simultaneously. The multigroup (MG) call can be flagged for Wait Mode in the User Configuration Manager (UCM) database forcing all attached talkgroups to finish calls in progress before the trunked system will process the multigroup call. The system does not permit inactive, attached talkgroups to initiate Talkgroup Calls during the "wait" timeframe. As with other types of calls, multigroup calls can take place from anywhere in the system.

SETUP

RADIO-1 - TALKGROUP 1
RADIO-1 - SITE - SITE 1
RADIO-2 - TALKGROUP 2
RADIO-2 - SITE - SITE 1
RADIO-3 - RANDOM
RADIO-3 - SITE - SITE 2
RADIO-4 - ATG 1
RADIO-4 - SITE - SITE 2

* TALKGROUP 1, TALKGROUP 2 are members of ATG 1.

* RANDOM is any talkgroup not a member of ATG 1.

* Multigroups are set up through both the UCM and the Subscriber Programming software.

VERSION #1

2. TEST

- Step 1. Verify ATG 1 is set for the Wait mode in the UCM database.
- Step 2. Using RADIO-1, initiate a call on TALKGROUP 1.
- Step 3. While RADIO-1 is keyed, attempt to initiate a multigroup call using RADIO-4 on ATG 1. Verify RADIO-4 receives a busy tone because one of the talkgroups attached to ATG 1 is involved in a Talkgroup Call.
- Step 4. Dekey RADIO-1 and verify RADIO-4 receives a callback.
- Step 5. Key RADIO-4 and verify both RADIO-1 and RADIO-2 hear the multigroup call while RADIO-3 does not unmute.

Pass _____ Fail _____



Wide Area SmartZone Trunking Features

Multigroup Call in Interrupt Mode

1. DESCRIPTION

This trunking feature allows an equipped radio user to transmit an announcement to several different talkgroups simultaneously. The multigroup (MG) call can be flagged for Interrupt Mode in the User Configuration Manager (UCM) database, this means that the trunked system does not wait for attached talkgroups to finish calls in progress. Upon dekeying, the interrupted radios will join the multigroup call in progress. As with other types of calls, multigroup calls can take place from anywhere in the system.

NOTE: A receiver interference failure may appear if RADIO-1 is not immediately dekeyed.

SETUP

RADIO-1 - TALKGROUP 1
RADIO-1 - SITE - SITE 1
RADIO-2 - TALKGROUP 2
RADIO-2 - SITE - SITE 1
RADIO-3 - RANDOM
RADIO-3 - SITE - SITE 2
RADIO-4 - ATG 1
RADIO-4 - SITE - SITE 2

* TALKGROUP 1, TALKGROUP 2 are members of ATG 1.

* RANDOM is any talkgroup not a member of ATG 1.

* Multigroups are set up through both the UCM and the Subscriber Programming software.

VERSION #1

2. TEST

- Step 1. Verify ATG 1 is set for the Interrupt mode in the UCM database.
- Step 2. Using RADIO-1, initiate a call on TALKGROUP 1.
- Step 3. While RADIO-1 is keyed, initiate a multigroup call using RADIO-4 on ATG 1. Verify RADIO-2 receives the call but RADIO-3 does not unmute.
- Step 4. Dekey RADIO-1 and verify RADIO-1 unmutes and joins the multigroup call in progress.

Pass _____ Fail _____



Wide Area SmartZone Trunking Features

Private Call

1. DESCRIPTION

Private Call is a selective calling feature that allows a dispatcher or radio user to carry on one-to-one conversation that is only heard by the 2 parties involved. Subscriber units receiving a private call will sound an alert tone. As with other types of calls, Private Calls can take place from anywhere in the system.

SETUP

RADIO-1 - TALKGROUP 1
RADIO-1 - SITE - SITE 1
RADIO-2 - TALKGROUP 2
RADIO-2 - SITE - SITE 2
RADIO-3 - TALKGROUP 2
RADIO-3 - SITE - SITE 3

VERSION #1

2. TEST

- Step 1. Using RADIO-1, press the Private Call button.
- Step 2. Enter the unit ID of RADIO-2 with the keypad, or scroll to the location where this ID is stored.
- Step 3. Press the PTT to initiate the call.
- Step 4. Verify that RADIO-2 hears tones and the display indicates that a call has been received, but RADIO-3 receives no indications.
- Step 5. Answer the call at RADIO-2 by pressing the Private Call button. Verify its display shows the ID number of RADIO-1.
- Step 6. Press the PTT switch on RADIO-2 and respond to the call. Note that if you do not press the Private Call button before pressing PTT, your audio will be heard by all members of the talkgroup, and not by the radio initiating the Private Call.
- Step 7. Verify that RADIO-2 can communicate with RADIO-1.
- Step 8. Verify that RADIO-3 does not monitor the Private Call.
- Step 9. End the Private Call and return to normal talkgroup operation.

Pass _____ Fail _____



Wide Area SmartZone Trunking Features

Call Alert

1. DESCRIPTION

Call Alert is a tone page that allows a user to selectively alert another radio unit. The initiating radio will receive notification from the trunked system as to whether or not the page was received by the target radio. Units receiving a Call Alert will sound an alert tone. As with other types of calls, Call Alerts can take place from anywhere in the system.

SETUP

RADIO-1 - TALKGROUP 1
RADIO-1 - SITE - SITE 1
RADIO-2 - TALKGROUP 2
RADIO-2 - SITE - SITE 2
RADIO-3 - TALKGROUP 2
RADIO-3 - SITE - SITE 3

VERSION #1

2. TEST

- Step 1. Using RADIO-1, press the page button.
- Step 2. Enter the unit ID of RADIO-2 with the keypad, or scroll to the location where this ID is stored
- Step 3. Press the PTT to initiate the call alert. Verify that the RADIO-1 user receives audible indication that the Call Alert was sent.
- Step 4. Verify that RADIO-2 user receives an audible indication of an incoming Call Alert was sent but RADIO-3 does not.
- Step 5. Verify RADIO-1 gets an audible indication that the Call Alert was successfully received at the target radio.
- Step 6. Turn off RADIO-2. Send a Call Alert from RADIO-1 to RADIO-2.
- Step 7. Verify that the RADIO-1 user receives audible indication that the Call Alert was sent.
- Step 8. Verify RADIO-1 receives an indication that the Call Alert was not successfully received at the target radio.

Pass_____ Fail_____

Wide Area SmartZone Trunking Features

Emergency Alarm and Call with Top of Queue

1. DESCRIPTION

Users in life threatening situations can use the Emergency button on the radio to immediately send a signal to the dispatcher and be assigned the next available voice channel. An Emergency Call can be set to either Top of Queue or Ruthless Preemption operation. To accomplish this, an Emergency Alarm and Call will be initiated from a portable which will be received by a portable affiliated at any site of any zone in the system.

NOTE : If the subscriber does not have the PTT Display option, the Emergency ID will not be displayed.

NOTE: All radios and talkgroups should start with default priorities. Default is 10.

SETUP

RADIO-1 - TALKGROUP 1
RADIO-1 - SITE - SITE 1
RADIO-2 - TALKGROUP 1
RADIO-2 - SITE - SITE 2
RADIO-3 - TALKGROUP 2
RADIO-3 - SITE - SITE 1
RADIO-4 - TALKGROUP 3
RADIO-4 - SITE - SITE 1

VERSION #1

2. TEST

- Step 1. The emergency type for TALKGROUP 1's template must be set up through the User Configuration Manager (UCM) as Top of Queue.
- Step 2. Simulate a busy system by disabling all channels at SITE 1 with the exception of the control channel and one voice channel.
- Step 3. Press the PTT to initiate a call with RADIO-3 and hold the PTT switch until instructed to release.
- Step 4. Key RADIO-4 and verify the radio receives a busy tone. Release the PTT switch on RADIO-4.
- Step 5. Using RADIO-1 send an Emergency Call by depressing the emergency switch and then the PTT switch.
- Step 6. Observe that RADIO-1 cannot transmit due to the voice channel being busy.
- Step 7. Release the PTT switch on RADIO-3.
- Step 8. Observe that RADIO-1 receives the call back before RADIO-4 and is able to proceed with the call.
- Step 9. ****For radios with displays only**** Observe that the display on RADIO-2 denotes an emergency and the unit ID of RADIO-1.
- Step 10. Dekey RADIO-1 and end the Emergency Call by holding down the Emergency button on RADIO-1 until an alert tone sounds. Verify RADIO-1 returns to normal operation and that RADIO-4 receives a callback.

Pass____ Fail____

Wide Area SmartZone Trunking Features

Recent User Priority

1. DESCRIPTION

This test verifies that a recent user of the channel has priority over other users of equal priority of being assigned a channel when a busy queue exists. The maximum number of consecutive times that a user may be elevated to recent user priority is two.

SETUP

RADIO-1 - TALKGROUP 1
RADIO-1 - SITE - SITE 1
RADIO-2 - TALKGROUP 2
RADIO-2 - SITE - SITE 1
RADIO-3 - TALKGROUP 3
RADIO-3 - SITE - SITE 1

VERSION #1

2. TEST

- Step 1. Ensure that the priority level for all talkgroups is the same. Simulate a busy system by disabling all channels at SITE 1 with the exception of the control channel and one voice channel.
- Step 2. De-press and hold the PTT switch of RADIO-1.
- Step 3. De-press and hold the PTT switch on RADIO-2 and then depress and hold the PTT switch on RADIO-3. Verify that both radios receive a busy tone.
- Step 4. Release the PTT switches on RADIO-2 and RADIO-3.
- Step 5. Release the PTT switch on RADIO-1.
- Step 6. De-press and hold the PTT switch on RADIO-2 after it receives a callback tone.
- Step 7. Within 2 seconds of callback, re-key RADIO-1. Verify that RADIO-1 receives a busy tone. Release the PTT switch on RADIO-1.
- Step 8. Release the PTT switch on RADIO-2. Verify that RADIO-1 receives a callback tone before RADIO-3.
- Step 9. Repeat Steps 2-8. Verify that the priority of RADIO-1 is once more elevated in the busy queue.
- Step 10. Repeat Steps 2-8 once more. Verify that in Step 9 that RADIO-3 receives the callback tone since RADIO-1 cannot be elevated in the busy queue more than two consecutive times.

Pass____ Fail____

Wide Area SmartZone Trunking Features

Continuous Assignment Updating

1. DESCRIPTION

When a talkgroup is assigned a voice channel, the site controller continues to transmit the channel assignment on the control channel for the duration of the Talkgroup Call. Radios coming into use on the system are automatically sent to voice channels with conversations in progress involving their selected talkgroups.

SETUP

RADIO-1 - TALKGROUP 1
RADIO-1 - SITE - SITE 1
RADIO-2 - TALKGROUP 1
RADIO-2 - SITE - SITE 2
RADIO-3 - TALKGROUP 1
RADIO-3 - SITE - SITE 2

VERSION #1

2. TEST

- Step 1. Turn OFF RADIO-1.
- Step 2. Initiate a Talkgroup Call using RADIO-2.
- Step 3. While the Talkgroup Call is in progress, turn ON RADIO-1.
- Step 4. Observe that RADIO-1, which was just brought back into service, joins the Talkgroup Call already in progress.
- Step 5. Release the PTT of RADIO-2.
- Step 6. Switch RADIO-1 to TALKGROUP 2.
- Step 7. Initiate a Talkgroup Call using RADIO-2.
- Step 8. While the Talkgroup Call is in progress, turn RADIO-1 back to TALKGROUP 1.
- Step 9. Observe that RADIO-1, which was just set back to TALKGROUP 1, joins the Talkgroup Call already in progress.

Pass _____ Fail _____



Wide Area SmartZone Trunking Features

Site Access Control/"Individual Only" Site Access Denial

1. DESCRIPTION

The User Configuration Manager (UCM) can be used to limit radio or talkgroup access to selected valid sites. Control can be exercised to restrict radio users or talkgroups to certain sites, or to steer radio activity away from smaller sites in an effort to avoid busies. UCM flags establish which sites are valid for each individual radio user, talkgroup and multigroup. An overall Site Access Denial flag for the system governs how these radio and talkgroup settings affect the affiliation or rejection of radios to individual sites. Four possible values for the Site Access Denial flag exist: Individual Only, Talkgroup Only, Either, or Both.

"Individual Only" Site Access Denial dictates that a radio will not be allowed to affiliate to a particular site if the radio user does not have access to that site. If the Site Access Denial flag is set to "Individual Only", the talkgroup record for valid sites is not used in the determination of actual site affiliation permissions.

NOTE: Site Denial flags are not cleared from the subscriber until the power is cycled or the talkgroup is changed.

SETUP

RADIO-1 - TALKGROUP 1
RADIO-1 - SITE - SITE 1
RADIO-2 - TALKGROUP 1
RADIO-2 - SITE - SITE 2

VERSION #1

2. TEST

- Step 1. Set the Site Access Denial Flag to Individual Only via the User Configuration Manager (UCM).
- Step 2. Initiate a call from RADIO-2 on TALKGROUP 1. Verify that RADIO-2 is allowed to make the call.
- Step 3. Force RADIO-2 to scan to SITE 1, and then set SITE 2 to be a non-valid site for TALKGROUP 1 through the UCM.
- Step 4. Force RADIO-2 to scan back to SITE 2. Verify that RADIO-2 is allowed to affiliate to SITE 2 since the individual Radio user record determines site access.
- Step 5. Initiate a call from RADIO-2 on TALKGROUP 1. Verify that RADIO-2 is not allowed to make the call from SITE 2 since TALKGROUP 1 is no longer valid at SITE 2.
- Step 6. Change RADIO-2 to TALKGROUP 2 and attempt to make a call at SITE 2. Verify that the Talkgroup Call occurs because TALKGROUP 2 is valid at SITE 2.
- Step 7. Initiate a Private Call from RADIO-2 to RADIO-1. Verify that the Private Call occurs since RADIO-2 is valid at SITE 2.
- Step 8. Force RADIO-2 to scan to SITE 1.
- Step 9. Set SITE 2 to be a non-valid site for RADIO-2 through the UCM.
- Step 10. Force RADIO-2 to scan to SITE 2. Verify that RADIO-2 can no longer affiliate to SITE 2 and that RADIO-2 will scan to other valid sites.

Pass____ Fail____

Wide Area SmartZone Trunking Features

Site Access Control/"Talkgroup Only" Site Access Denial

1. DESCRIPTION

The User Configuration Manager (UCM) can be used to limit radio or talkgroup access to selected valid sites. Control can be exercised to restrict radio users or talkgroups to certain sites, or to steer radio activity away from smaller sites in an effort to avoid busies. UCM flags establish which sites are valid for each individual radio user, talkgroup and multigroup. An overall Site Access Denial flag for the system governs how these radio and talkgroup settings affect the affiliation or rejection of radios to individual sites. Four possible values for the Site Access Denial flag exist: Individual Only, Talkgroup Only, Either, or Both.

"Talkgroup (TG) Only" Site Access Denial dictates that a radio will not be allowed to affiliate to a particular site if its affiliated talkgroup does not have access to that site. In this case, the individual radio user setting for valid sites is not used in the determination of actual site affiliation permissions.

NOTE: Site Denial flags are not cleared from the subscriber until the power is cycled or the talkgroup is changed.

SETUP

RADIO-1 - TALKGROUP 1
RADIO-1 - SITE - SITE 1
RADIO-2 - TALKGROUP 1
RADIO-2 - SITE - SITE 1

VERSION #1

2. TEST

- Step 1. Set the Site Access Denial Flag to Talkgroup Only via the User Configuration Manager (UCM).
- Step 2. Set SITE 2 to be a valid site for RADIO-2 through the UCM. Set SITE 2 to be a non-valid site for TALKGROUP 1 through the UCM.
- Step 3. Force RADIO-2 to scan to SITE 2. Verify that RADIO-2 cannot affiliate to SITE 2 since TALKGROUP 1 is a non-valid talkgroup for SITE 2.
- Step 4. Set SITE 2 to be a valid site for TALKGROUP 1 through the UCM. Set SITE 2 to be a non-valid site for RADIO-2 through the UCM.
- Step 5. Force RADIO-2 to scan to SITE 2. Verify that RADIO-2 is now allowed to affiliate to SITE 2 since the talkgroup record determines site access.
- Step 6. Initiate a call from RADIO-2. Verify that RADIO-2 is allowed to make the call from SITE 2 since TALKGROUP 1 is valid at SITE 2.

Pass_____ Fail_____

Elite Console Features



February 27, 2004

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Design, technical and pricing information contained in this offering is considered proprietary and may not be shared with any person or agency not directly associated with the addressee without the express written consent of Motorola, Inc., or its designees.

Elite Console Features

Talkgroup Selection and Call

1. DESCRIPTION

The Talkgroup Call is the primary level of organization for communications on a trunked radio system. Dispatchers with Talkgroup Call capability will be able to communicate with other members of the same talkgroup. This provides the effect of an assigned channel down to the talkgroup level. When a Talkgroup Call is initiated from a subscriber unit, the call is indicated on each dispatch operator position that has a channel control resource associated with the unit's channel/talkgroup.

SETUP

RADIO-1 - TALKGROUP 1
RADIO-1 - SITE - SITE 1
RADIO-2 - TALKGROUP 2
RADIO-2 - SITE - SITE 1
RADIO-3 - TALKGROUP 1
RADIO-3 - SITE - SITE 2
RADIO-4 - TALKGROUP 2
RADIO-4 - SITE - SITE 2

VERSION #1

2. TEST

- Step 1. Initiate a wide area call from any operator position on TALKGROUP 1.
- Step 2. Observe that RADIO-1 and RADIO-3 will be able to monitor the call. Dekey the console and have either radio respond to the call.
- Step 3. Observe that all Consoles with TALKGROUP 1 can monitor both sides of the conversation.
- Step 4. Initiate a wide area call from any operator position on TALKGROUP 2.
- Step 5. Observe that RADIO-2 and RADIO-4 will be able to monitor the call. Dekey the console and have either radio respond to the call.
- Step 6. Observe that all Consoles with TALKGROUP 2 can monitor both sides of the conversation.

Pass ___ Fail ___

Elite Console Features

Multigroup Call

1. DESCRIPTION

This trunking feature allows an equipped console operator position to transmit an announcement to several different talkgroups simultaneously. As with Talkgroup Calls, multigroup calls operate across sites as well as within the same site.

SETUP

RADIO-1 - TALKGROUP 1
RADIO-1 - SITE - SITE 1
RADIO-2 - TALKGROUP 2
RADIO-2 - SITE - SITE 2
RADIO-3 - TALKGROUP 3
RADIO-3 - SITE - SITE 3 (SITE 1 if only 2 Sites)
RADIO-4 - RANDOM
RADIO-4 - SITE - SITE 4 (SITE 2 if only 2 Sites)

* TALKGROUP 1, TALKGROUP 2, &
TALKGROUP 3 are members of ATG 1.

* RANDOM is any talkgroup not a member of ATG 1.

* Multigroups are set up through both the UCM and the Subscriber Programming software.

VERSION #1

2. TEST

- Step 1. Select the ATG 1 resource, which corresponds TALKGROUP 1, TALKGROUP 2, and TALKGROUP 3.
- Step 2. Initiate the Multigroup Call from the operator position.
- Step 3. Observe that RADIO-1, RADIO-2 and RADIO-3 receive the Multigroup Call.
- Step 4. Verify that RADIO-4 does not receive the Multigroup Call because it is not a member of ATG 1.
- Step 5. Answer the Multigroup Call using RADIO-1 and observe the console receives the response.
- Step 6. Verify that if the call is answered within the repeater hang time, the console will receive the call on the ATG 1 resource tile, otherwise the console will receive the call on the TALKGROUP 1 tile.
- Step 7. Verify that if the call is answered within the repeater hang time, RADIO-2 and RADIO-3 will monitor that call.

Pass _____ Fail _____

Elite Console Features

Talkgroup Patch

1. DESCRIPTION

Talkgroup Patch allows a dispatcher to merge several talkgroups together on one voice channel to participate in a single conversation. This can be used for situations involving two or more channels or talkgroups that need to communicate with each other.

Using the Patch feature, the console operator can talk and listen to all of the selected talkgroups grouped; in addition, the members of the individual talkgroups can also talk or listen to members of other talkgroups. Patched talkgroups can communicate with the console dispatcher and other members of different talkgroups because of the "supergroup" nature of the Patch feature.

NOTE : If "secure" and "clear" resources are patched together, one repeater for each mode may be assigned per site.

SETUP

RADIO-1 - TALKGROUP 1
RADIO-1 - SITE - SITE 1
RADIO-2 - TALKGROUP 2
RADIO-2 - SITE - SITE 1
RADIO-3 - TALKGROUP 1
RADIO-3 - SITE - SITE 2
RADIO-4 - TALKGROUP 2
RADIO-4 - SITE - SITE 2

* All 4 Radios must have the same home zone.

VERSION #1

2. TEST

- Step 1. Select an operator position for testing which contains TALKGROUP 1 and TALKGROUP 2.
- Step 2. At the desired operator position select one of the Patch tabs in the Patch/Multi-Select window.
- Step 3. Click the button on the patch that allows an operator to setup and edit a patch (note patch window turns blue).
- Step 4. Add TALKGROUP 1 and TALKGROUP 2 to the patch by selecting each resource tile.
- Step 5. Once the talkgroups are added, click the patch setup button again to complete the patch setup.
- Step 6. Initiate several Talkgroup Calls between radios.
- Step 7. Observe that all radios are able to communicate with one another. Also via Zone Watch observe that only one station is assigned at each of the two sites.
- Step 8. Initiate a call from the operator position using the Patch Transmit and observe that all radios are able to receive the call and only one station is assigned at each of the two sites.
- Step 9. Remove TALKGROUP 1 and TALKGROUP 2 from the patch.

Pass _____ Fail _____

Elite Console Features

Multi-Select/APB

1. DESCRIPTION

A Multi-Select (MSEL) allows a dispatcher to merge several talkgroups together on one voice channel to participate in a single conversation. This can be used for announcements to two or more channels or talkgroups for general broadcast purposes.

Using the Multi-Select feature, the console operator can talk and listen to all of the selected talkgroups grouped; however, the members of the individual talkgroups cannot talk or listen to members of other talkgroups. Multi-selected talkgroups still only communicate with the console dispatcher and other members in the same talkgroup. A predefined multi-select configuration can be saved by the console operator as an All Points Bulletin (APB) for quick broadcast-type transmissions by the dispatcher.

NOTE : If "secure" and "clear" resources are multi-selected, one repeater for each mode may be assigned per site.

SETUP

RADIO-1 - TALKGROUP 1
RADIO-1 - SITE - SITE 1
RADIO-2 - TALKGROUP 2
RADIO-2 - SITE - SITE 2
RADIO-3 - TALKGROUP 3
RADIO-3 - SITE - SITE 3
RADIO-4 - TALKGROUP 4
RADIO-4 - SITE - SITE 4

VERSION #1

2. TEST

- Step 1. Select an operator position for testing which contains TALKGROUP 1, TALKGROUP 2, TALKGROUP 3 and TALKGROUP 4.
- Step 2. At the desired operator position select one of the Multi-Select tabs in the Patch/Multi-Select window.
- Step 3. Click the button on the Multi-Select that allows an operator to setup and edit a multiselect (note: MSEL window turns green).
- Step 4. Add TALKGROUP 1, TALKGROUP 2, TALKGROUP 3 and TALKGROUP 4 to the Multi-Select by selecting each resource tile.
- Step 5. Once the talkgroups are added click the Multi-Select Setup button again to complete the Multi-Select setup.
- Step 6. Initiate a call from the operator position using the APB Transmit and observe that all radios are able to receive the call. Also via Zone Watch verify that only one RF resource is assigned at any site where multiple radios are affiliated.
- Step 7. Remove all talkgroups from the Multi-Select.

Pass ___ Fail ___



Elite Console Features

Console Initiated Private Call

1. DESCRIPTION

Private Conversation is a selective calling feature which allows a dispatcher or radio user to carry on one-to-one conversation that is heard only by the two parties involved. Subscriber units receiving a private call will sound an alert tone. As with other call types, Private Calls operate across sites as well as within the same site.

SETUP

RADIO-1 - TALKGROUP 1
RADIO-1 - SITE - SITE 1

VERSION #1

2. TEST

- Step 1. Select an operator position for testing.
- Step 2. Select the "PRIVATE-CALL" tile.
- Step 3. Click the button on the tile that provides the Private Call function.
- Step 4. Select the unit to be Private Called, in this case RADIO-1.
- Step 5. Click the Send button.
- Step 6. Answer the Private Call with RADIO-1 and respond to the console.
- Step 7. After completing the Private Call, return to the normal talkgroup mode.

Pass ___ Fail ___

Elite Console Features

Emergency Alarm And Call Display

1. DESCRIPTION

Users in life threatening situations can use the emergency button on the radio to send an audible alarm and a visual alarm signal to a console operator in order to request immediate system access to a voice channel for an emergency call.

An emergency alarm begins after the radio user presses the radio's emergency button. Pressing the emergency button places the radio in "emergency mode". To begin an emergency call, the radio user must press the radio's PTT button while in "emergency mode." The assigned voice channel will be dedicated to the emergency caller's talkgroup for an extended period of time, equal to the Message Hang Time plus the Emergency Hang Time. As with other call types, emergency calls can operate across sites as well as within the same site.

SETUP

RADIO-1 - TALKGROUP 1
RADIO-1 - SITE - SITE 1

VERSION #1

2. TEST

- Step 1. Select an operator position in the zone where RADIO-1 is affiliated for the test.
- Step 2. Initiate an Emergency Alarm from RADIO-1.
- Step 3. Observe the Emergency from RADIO-1 is received at the operator position on TALKGROUP 1. Note that if RADIO-1 is programmed for Emergency Revert, the Emergency will be received on the designated revert talkgroup.
- Step 4. Acknowledge the Emergency at the operator position.
- Step 5. Key RADIO-1 to initiate an Emergency call to the operator position and reply to the radio from the operator position. Observe that the call takes place.
- Step 6. Clear the Emergency from the console.
- Step 7. Reset RADIO-1 by holding the Emergency button on the radio.

Pass _____ Fail _____



Elite Console Features

PTT Unit ID/Alias Display

1. DESCRIPTION

Console operator positions contain various resources such as talkgroup, multigroup and Private Call which enable the operator to communicate with the subscriber units. If activity occurs on one of these operator position resources, the unit ID or associated alias of the initiating radio appears at the console resource. Default operation for the system is to display unit IDs at the console operator resource, but pre-defined aliases can be substituted for each unit ID.

SETUP

RADIO-1 - TALKGROUP 1
RADIO-1 - SITE - SITE 1
RADIO-2 - TALKGROUP 1
RADIO-2 - SITE - SITE 2

VERSION #1

2. TEST

- Step 1. Select TALKGROUP 1 on any operator position with that Talkgroup.
- Step 2. Initiate a call from RADIO-1 and observe that the portable ID or alias is seen at both consoles in the list in the resource window as well as in the Activity Log window. Note that if the alias for the radio has been downloaded from the User Configuration Subsystem (UCM) to the console, the alias will be displayed in place of the unit ID.
- Step 3. Repeat Step 2 using RADIO-2.

Pass _____ Fail _____

Elite Console Features

Call Alert Page

1. DESCRIPTION

Call Alert Page allows a dispatcher to selectively alert another radio unit. The initiating radio will receive notification as to whether or not the call alert was received. Units receiving a Call Alert will sound an alert tone and show a visual alert indication. The display will also show the individual ID of the initiating radio unit. After receiving the Call Alert, the radio can respond with either a Private Call or normal talkgroup call.

This feature is fully supported on all display portables and mobiles.

SETUP

RADIO-1 - TALKGROUP 1
RADIO-1 - SITE - SITE 1

VERSION #1

2. TEST

- Step 1. Select the call alert button in the "Private Call" resource window.
- Step 2. Enter the ID of RADIO-1.
- Step 3. Send the call alert to RADIO-1 by depressing the send button.
- Step 4. Verify that RADIO-1 receives the alert and that the ID of the console is shown.
- Step 5. Turn off RADIO-1.
- Step 6. Send the call alert to RADIO-1 again.
- Step 7. Verify that after trying to page RADIO-1, the console does display "Can not send call alert - target not found" in the summary list.

Pass ___ Fail ___

Elite Console Features

Console Priority

1. DESCRIPTION

Console Operator Positions have ultimate control of transmitted audio on an assigned voice channel resource. The Console Position has the capability to take control of an assigned voice channel for a talkgroup call so that the operator's audio overrides any subscriber audio. Console priority is a feature that enables dispatchers to gain immediate access to an assigned voice channel so that a central point of audio control exists.

SETUP

RADIO-1 - TALKGROUP 1
RADIO-1 - SITE - SITE 1
RADIO-2 - TALKGROUP 1
RADIO-2 - SITE - SITE 1

VERSION #1

2. TEST

- Step 1. Initiate a Talkgroup call from RADIO-1 on TALKGROUP 1.
- Step 2. Observe that RADIO-2 receives the call.
- Step 3. While the call is in progress, key up any operator position at the console on TALKGROUP 1.
- Step 4. Observe that RADIO-2 is now receiving audio from the operator position.
- Step 5. De-key the Operator Position.
- Step 6. Verify RADIO-2 now receives RADIO-1 audio.

Pass _____ Fail _____

Elite Console Features

Supervisory Control

1. DESCRIPTION

The Console Operators may override subscriber audio being transmitted on the system. The Console Supervisor position may override all other console positions.

SETUP

RADIO-1 - TALKGROUP 1
RADIO-1 - SITE - SITE 1

VERSION #1

2. TEST

- Step 1. Set up two dispatch positions on the same talkgroup; one must be the Supervisor position.
- Step 2. Transmit from the non-Supervisor position.
- Step 3. Verify that RADIO-1 receives the non-Supervisor audio.
- Step 4. While continuing to transmit at the non-supervisory position, transmit on the same channel at the Supervisor's position using the Instant Transmit Key.
- Step 5. Verify that RADIO-1 receives the supervisor audio and that the supervisor audio is heard at non-supervisor position.

Pass _____ Fail _____

Elite Console Features

Conventional Radio Resource (BIM Only)

1. DESCRIPTION

A conventional station can be integrated into a trunking system by placing a conventional resource on the Elite consoles. This allows the user to patch the conventional station with the desired talkgroups.

SETUP

Connect a transmission test set to the Central Electronics Bank (CEB) interface panel that corresponds to a conventional Base Interface Module (BIM) in the CEB.

VERSION #1

2. TEST

- Step 1. Choose a conventional Radio Resource at the console.
- Step 2. Connect a transmission test set to the output of the Base Interface Module corresponding to the selected Radio Resource.
- Step 3. Key up the console Radio Resource and verify Transmit audio for the conventional resource.
- Step 4. Inject a test tone into the input of the Radio Resource selected.
- Step 5. Verify the Radio Resource receives the tone in the select speaker.
- Step 6. Repeat Steps 1-5 for one conventional BIM in each CEB.

Pass ___ Fail ___

Elite Console Features

Logging Recorder

1. DESCRIPTION

The Logging Record Interface (LORI) and Logging Recorder/Operator Interface Module (LOMI) in the Central Electronics Bank (CEB) provide an audio source to an external Logging Recorder used to record console dispatch audio. The LOMI card detrunks the talkgroup audio and sources the talkgroup audio to the AEI/LORI boards which connect to the actual Logging Recorder.

LORI pinouts:

Output Pair #1 - pins 26,1
Output Pair #2 - pins 28,3
Output Pair #3 - pins 30,5
Output Pair #4 - pins 32,7
Output Pair #5 - pins 36,11
Output Pair #6 - pins 38,13
Output Pair #7 - pins 40,15
Output Pair #8 - pins 42,17

SETUP

Use the Console Dispatch Manager (CDM) software to configure a LOMI to detrunk TALKGROUP 1 and TALKGROUP 2 in order to test the audio availability at the LORI card. Connect the LORI card that contains the logging tracks for TALKGROUP 1 and TALKGROUP 2 to a punchblock.

VERSION #1

2. TEST

- Step 1. Identify the pins on the designated LORI punchblock that provide the demarcation for the detrunked logging tracks for TALKGROUP 1 and TALKGROUP 2.
- Step 2. Connect a transmission test set to monitor the audio across the punchblock demarcation.
- Step 3. Initiate a Talkgroup Call from the console position.
- Step 4. Monitor audio traffic between the radio user and the console dispatcher on the test set.
- Step 5. Initiate a Talkgroup Call from RADIO-1 on TALKGROUP 1.
- Step 6. Monitor audio traffic between RADIO-1 and the console dispatcher on the test set.
- Step 7. Repeat Steps 2-6 for TALKGROUP 2.

Pass _____ Fail _____



Elite Console Features

Console Enable / Disable

1. DESCRIPTION

In an Elite Operator configuration, the Supervisory console position may disable the non-supervisory positions. This will disable all transmit capability from the disabled console.

SETUP

* Two consoles are required

VERSION #1

2. TEST

- Step 1. Verify that Console 1 is set up as a Supervisor.
- Step 2. Transmit from the Console 2 (non-supervisory) and verify communication with RADIO-1.
- Step 3. Select the "Enable/Disable Op Position" button from the tool bar on the Supervisory console.
- Step 4. Disable Console 2.
- Step 5. Verify that the non-supervisory position is completely disabled from making a call.
- Step 6. Select the "Enable/Disable Op Position" button from the tool bar on the Supervisory console.
- Step 7. Enable Console 2.
- Step 8. Verify that the non-supervisory position is completely enabled.

Pass____ Fail____

Signoff Certificate

By their signatures below, the following witnesses certify they have observed the In-Field System Acceptance Test Procedures.

Signatures

McLean County WITNESS:

_____ Date: _____

Please Print Name: _____

_____ Initials

Motorola WITNESS:

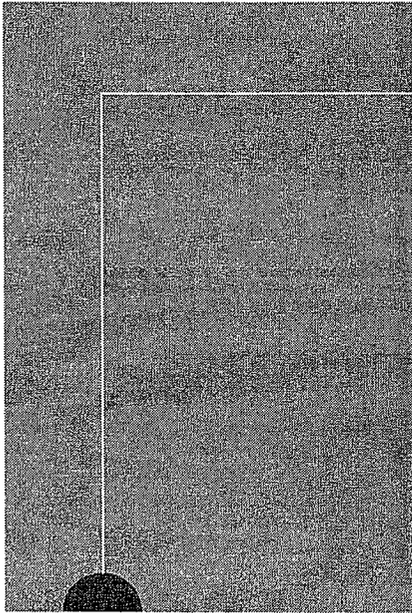
_____ Date: _____

Please Print Name: _____

_____ Initials

EXHIBIT B-5

TRAINING SCHEDULE



MCLEAN COUNTY, IL
Proposal # 040048R2

CUSTOMER TRAINING CENTER

An investment in the future

TABLE OF CONTENTS

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TRAINING

OVERVIEW

Motorola's Learning Services organization dedicates itself exclusively to offering the most comprehensive training available for Motorola's advanced equipment to fully realize the equipment's potential. From sophisticated training needs analyses to ongoing training throughout the life cycle of your product or system, we can help ensure that your investment in training today is an investment for your future.

Our training methodology includes knowledgeable instructors, well-designed courseware, lab activities, and system hardware and software that closely parallels your operating environment and that is integrated with proper system documentation. This methodology is based upon several key criteria:

- Course design is driven by an analysis of learner needs and focuses on how-to rather than theory.
- Learning objectives are based upon what learners need to accomplish on the job and focus on specific applications.
- Hands-on lab opportunities using customer-specific job aids are incorporated into training to maximize the transfer of skills to the job and the retention/reuse of information.

Motorola offers both train-the-trainer and end-user training. Students can attend training at one of our training centers or instructors can come to your site. In conjunction with or in addition to instructor-led training, we can provide self-study/e-learning programs in which students follow a computer-based training module on CD-ROM or other media.

COURSES PROPOSED

In the process of assessing your training needs, Motorola has identified the following course(s) that are necessary to achieve your training goals. Inserted within the matrix are course description files for your review or printing.

While the standard courses are encouraged, the class outline may be tailored for your quotation. Thus, the outline(s) below may not exactly match your quoted class length and content.

Course	Target Audience	No. of Sessions	Duration (days)	Location	Date	No. of Attendees
1. CENTRACOM Gold Elite Console ADMIN, Alias Database Manager (ADM) and Operator 4 training consoles (2x1 Ratio)	System Administrators and Dispatch Supervisors	1 (8 hr session)	1	Bloomington, IL	Prior to Cut-over	5
Course Synopsis: This course will provide Dispatch Supervisors with an introduction to the special operation of the supervisory console. In addition, the operation of the Alias Database Manager (ADM) Applications Program will be discussed and demonstrated with facilitation and hands-on activities. It will also include the Operator training listed below.						 "CC EliteAdmin.doc"  "CC EliteADM.doc"
2. CENTRACOM Gold Elite Console Operator 4 training consoles (2x1 Ratio)	Dispatch Operators	4 (4 hr sessions)	2	Bloomington, IL	Prior to Cut-over	27 (7-8 each)
Course Synopsis: This course provides Dispatch Console Operators with an introduction to the dispatch console, its basic operation and to the tailored job aids available for assistance in operation. The learning experience is a mix of video, instructor led facilitation and hands-on activities to help console operators perform common tasks associated with their console's operation.						 "CC EliteOp.doc"
Materials Included: 6 – CENTRACOM Admin/ADM Guides 27 – CENTRACOM Operator Flipbooks (Tailored)						

Course	Target Audience	No. of Sessions	Duration (days)	Location	Date	No. of Attendees				
3A ASTRO 25 Mobile and Portable Operator Training and Futurecom VRS User Training (Customer Choice Phase I - Condensed Lite Option with limited Hands-on)	Law Trainers	2 (4-Hr sessions)	1	Bloomington, IL	Prior to Cut-over	40 (20 each)				
3B ASTRO 25 Mobile and Portable Operator Training and Futurecom VRS User Training (Customer Choice Phase II - Condensed Lite Option with limited Hands-on)	Fire and Normal Law Trainers	1 (4-Hr session)	1/2	Bloomington, IL	Prior to Cut-over	15				
<p>Materials Included:</p> <table border="0"> <tr> <td> XTS1500 1 – Configuration 1 – iEUTK 20– Instructor Guides (Tailored) 200 – Quick Reference Cards </td> <td> XTS2500 1 – Configuration 1 – iEUTK 30 – Instructor Guides (Tailored) 30 – Quick Reference Cards </td> </tr> <tr> <td> XTS5000 1 – Configuration 1 – iEUTK 40 – Instructor Guides (Tailored) 200 – Quick Reference Cards </td> <td> XTL5000 1 – Configurations 1 – iEUTK 40 – Instructor Guides (Tailored) 200 – Quick Reference Cards </td> </tr> </table>							XTS1500 1 – Configuration 1 – iEUTK 20– Instructor Guides (Tailored) 200 – Quick Reference Cards	XTS2500 1 – Configuration 1 – iEUTK 30 – Instructor Guides (Tailored) 30 – Quick Reference Cards	XTS5000 1 – Configuration 1 – iEUTK 40 – Instructor Guides (Tailored) 200 – Quick Reference Cards	XTL5000 1 – Configurations 1 – iEUTK 40 – Instructor Guides (Tailored) 200 – Quick Reference Cards
XTS1500 1 – Configuration 1 – iEUTK 20– Instructor Guides (Tailored) 200 – Quick Reference Cards	XTS2500 1 – Configuration 1 – iEUTK 30 – Instructor Guides (Tailored) 30 – Quick Reference Cards									
XTS5000 1 – Configuration 1 – iEUTK 40 – Instructor Guides (Tailored) 200 – Quick Reference Cards	XTL5000 1 – Configurations 1 – iEUTK 40 – Instructor Guides (Tailored) 200 – Quick Reference Cards									
<p>Course Description: The Train-the-Trainer courses are designed to teach the customer how to operate the ASTRO 25 radios with the features programmed. In addition, the customer will be taught how to use Motorola Interactive End User Toolkits (iEUTK) to customize their end user training presentations for individual agencies. Segmentation between user groups (i.e. Police, Fire/EMS, Public Service) is encouraged to help focus instruction on the specific operational issues of the individual user group. (Note: Similar course descriptions will be used for the other two mobiles.)</p>						<p>XTS2500 Description.doc</p> <p>XTS5000 Description.doc</p>				

To order self-study CD ROM based materials visit us
 online at: <http://www.motorola-wls.com/Dynamic/region.asp>

FIELD CLASS COSTS

Field classes are “tailored” to the customer’s specific system allowing for various classes, which are not offered as standard Resident classes. System manuals, participant guides, and required pre-work are included in the pricing of the class per student. The students benefit from working on their own systems, at their home location, and within their schedules.

Dispatch Operator

Class Name	No. of Students	No. of Days	Sale Price
1. CENTRACOM Admin and Operator	5	1	\$2,920.00
2. CENTRACOM Operator	27	2	\$4,655.00
Subtotal for Console Training:			\$7,575.00

Materials Included:

6 – CENTRACOM Admin/ADM Guides
27 – CENTRACOM Operator Flipbooks (Tailored)

Radio User Overview (Lite Option – Customer Choice)

Class Name	No. of Students	No. of Days	Sale Price
3A. ASTRO Mobile & Portable Radio User Overview (Law)	40	1	\$11,045.00
3B. ASTRO Mobile & Portable Radio User Overview (Fire and Normal PD) (Price good through 2006)	30	1/2	\$6,310.00
Option - Subtotal for Radio Training:			\$17,355.00

Materials Included:

XTS1500

1 – Configuration
1 – iEUTK
20 – Instructor Guides (Tailored)
200 – Quick Reference Cards

XTS5000

1 – Configuration
1 – iEUTK
40 – Instructor Guides (Tailored)
200 – Quick Reference Cards

XTS2500

1 – Configuration
1 – iEUTK
30 – Instructor Guides (Tailored)
30 – Quick Reference Cards

XTL5000

1 – Configurations
1 – iEUTK
40 – Instructor Guides (Tailored)
200 – Quick Reference Cards

Additional Quick Reference Cards (QRCs) can be ordered for End User training at \$1.25 each.

(Note: Console and Radio training is priced with travel, so classes can be independent.)

Grand Total for Training Sale Pricing:	\$24,930.00
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Prices are good through 2005, unless stated otherwise. An increase of 5%—10% for each subsequent year may apply.

QUALIFICATIONS AND ASSUMPTIONS

1. A successful training event requires that the students have adequate time for hands-on intervention with their equipment. Motorola's Customer Training Center/The customer or project team shall supply product equipment. This includes all necessary test equipment, cables, card extenders, etc.
2. A successful training event requires that the students have adequate time for hands-on intervention with their subscriber units. Motorola's Customer Training Center/The customer or project team shall supply product equipment. Motorola's Customer Training Center recommends that there be one subscriber unit available per user present in the training session. In the case of console end user training, Motorola's Customer Training Center recommends that there be at least one console position for every two dispatch operators. In the case of 911 call taker training, Motorola's Customer Training Center recommends that there be at least one 911 call taker position (including monitor) for every two call takers.
3. A successful training event also requires appropriate facilities in which to deliver training. The customer or project team will ensure that the necessary equipment (which can include but is not limited to chalkboard, projector, screens, student tables and chairs) is in place for the training event.
4. Student materials will be furnished by Motorola's Customer Training Center.
5. While it is important that Motorola meets, the customer's requested training dates, the final class dates are determined by instructor availability. This is especially important when training in a language other than English because of the limited resources available.
6. School dates will only be established once payment has been received by Motorola's Customer Training Center. Without payment, Motorola reserves the right to cancel a field school. By supplying agreed form of payment, Customer or project team accepts all terms and conditions.
7. Acknowledging there are costs associated with preparing a training program, the Customer agrees to notify Motorola immediately if Customer or project team requires a date change for a scheduled training program. Within 30 days of scheduled training, if a class is cancelled or postponed, the Customer will pay 100% of the instructor delivery rate and any additional costs which have been incurred, i.e. airfare cancellation, materials, shipping, etc. If Motorola is able to reschedule the instructor, then the instructor delivery rate will be waived accordingly.

8. The effort has been made in advance to gather all relevant information to produce this proposal and is based on information available at this time. Additional information made available later may require Motorola to update this proposal and the price.

9. **All prices are valid through the year 2005**, unless specified otherwise. An increase of 5%–10% for each subsequent year may apply.

EXHIBIT C

PROJECT COMPLETION CERTIFICATE

STARCOM21

CERTIFICATE OF FINAL ACCEPTANCE

The signatures below signify that Motorola, Inc. has provided and installed the McLean County STARCOM21 system as described in the Contract documents and this system is operating as part of the statewide 800 MHz STARCOM21 trunked radio system and that Motorola, Inc. has:

- Provided all remaining Contract deliverables to the County Project Director, and
- Addressed and resolved all punch list items generated during the site inspections, and
- Certified that the subsystems are complete and ready for Final Acceptance by the County

The date shown below is the effective start date of the one year (24 x 7) Service Program.

McLean County Representative

Motorola, Inc. Representative

(Signature)

(Signature)

(Print Name)

(Print Name)

(Date)

(Date)

EXHIBIT D

LICENSE MANAGEMENT AGREEMENT

STARCOM21 LICENSE MANAGEMENT AGREEMENT

THIS AGREEMENT (the "Agreement") is made and entered into as December 20, 2005 (the "Effective Date"), by and between Motorola, Inc., a Delaware Corporation, through its Commercial, Government and Industrial Solutions Sector ("Motorola") and McLean County, ("Licensee").

RECITALS

WHEREAS Motorola is in the business of designing, establishing and operating wireless communications systems; and

WHEREAS, Motorola manages a shared, wide-area 700 and 800 MHz trunked voice radio system throughout Illinois (the "Wide-Area Network" or "System") in accordance with certain standards and requirements set forth in Motorola's agreement with the State of Illinois, known as the STARCOM21 Contract (the "State Contract"); and

WHEREAS Licensee has been issued the necessary licenses (collectively with any related future authorizations, the "Licenses") by the Federal Communications Commission (the "FCC") to operate 700 and 800 MHz frequencies in Illinois that Licensee desires to incorporate into the System. A schedule of the Licenses that Licensee currently holds are listed on Attachment A; and

WHEREAS Licensee desires to enter into a management arrangement with Motorola and Motorola desires to assist Licensee in Licensee's continued operations under the Licenses (the "Licensed Operations"), in accordance with all applicable rules and regulations of the FCC including the requirements of Section 90.179(d) (collectively, the "FCC Rules"); and

WHEREAS the parties hereto wish to document in this Agreement the terms and conditions by which Motorola will manage the Licensed Operations on behalf of Licensee; and

WHEREAS Licensee and Motorola are familiar with the FCC Rules applicable to the Licensed Operations, and it is the intention of the parties hereto that this Agreement not diminish any of Licensee's duties and/or responsibilities as an FCC licensee; and

WHEREAS, by separate agreement (called a "User Agreement"), Licensee may contract with Motorola to provide service on the Wide-Area Network or access to certain parts of the Wide-Area Network pursuant to the terms of the User Agreement;

NOW, THEREFORE, in consideration of the foregoing and the mutual promises herein contained, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto covenant and agree as follows:

1. APPOINTMENT OF MANAGER

1.1 Appointment. Licensee hereby appoints Motorola to manage the Licensed Operations as is more fully described herein, and Motorola hereby accepts such appointment. Motorola shall provide the technical and managerial services set forth in this Agreement on behalf of Licensee.

1.2 Available Channel Capacity. Provided that the necessary regulatory approvals are secured and maintained from the FCC and from any other federal, state or other governmental authority having jurisdiction over Licensee or the Licensed Operations, Licensee shall make available the full channel capacity of the Licensed Operations for the duration of this Agreement to allow Motorola to accommodate users on the System (the "Users") in accordance with the terms and conditions as herein provided.

2. SERVICES

2.1 In General. Subject to the general authority and oversight of Licensee, Motorola shall be responsible for the operation of the Licensed Operations. Motorola's responsibilities shall include managing, overseeing, arranging for and directing the planning, design, construction equipping and operation of the Licensed Operations as part of the System, all of the foregoing being subject to the general authority of Licensee. On Licensee's behalf, Motorola shall be responsible for contracting with, and collecting fees from, Users of the System. Motorola shall use its best efforts consistent with sound and reasonable practice to conduct (or cause to be conducted) such business and to render (or cause to be rendered), assist with, obtain or contract for all services, as shall be necessary for the planning, design, construction, equipping and operation of the Licensed Operations as part of the System, including without limitation, the following:

(a) Generally providing management services to perform all of the day-to-day functions associated with the Licensed Operations and doing or assisting with any and all other acts or executing such other agreements, documents or instruments as are consistent with the FCC Rules and, in the good faith judgment of Motorola, are necessary to carry out the development, construction and operation of the Licensed Operations as part of the System, whether or not specifically enumerated herein;

(b) The hiring and supervision of Motorola personnel and any subcontractors necessary to operate the Licensed Operations;

(c) Payment of all expenses and fees incurred or payable by the Licensed Operations as part of the System as provided in Section 2.4 hereof;

(d) Arranging for the maintenance of the Licensed Operations according to standards consistent with FCC Rules, and for the provision of necessary repairs and replacements, as provided in Section 2.4 hereof;

(e) Assisting Licensee in preparing, maintaining and submitting any applications, reports, notices or other documentation related to the System required by the FCC Rules; and

(f) Providing for appropriate office recordkeeping, bookkeeping and internal accounting services and arranging for and/or overseeing outside accounting services.

2.2 Control. The parties understand that discretion, control over and responsibility for the Licensed Operations shall remain vested in Licensee. Licensee will supervise Motorola's activities and will retain control over the Licensed Operations as required under applicable FCC rules and regulations. It is the intention of the parties hereto that this Agreement will not diminish any of Licensee's duties and/or responsibilities as an FCC licensee.

2.3 Consolidation. In arranging for the provision of goods and services to Licensee, including, without limitation, the services referred to in Section 2.1 hereof, Motorola may make arrangements to consolidate the purchase of such goods and services with purchases for other 700 and 800 MHz systems owned, operated or managed by Motorola or its affiliates; provided that all such purchases are on terms no less favorable than could be obtained by Motorola for Licensee on an unconsolidated basis.

2.4 Expenses. Licensee and Motorola agree that Motorola shall be responsible for all fees and expenses arising from day-to-day operation and maintenance of the System. As part of this day-to-day system maintenance, Motorola shall maintain, repair and replace existing equipment to the extent necessary to satisfy system performance standards required under the State Contract. Collectively, all of these fees and expenditures referred to in this subsection are the "Expenses" of the System.

2.5 System Expansions or Upgrades.

(a) The parties hereto acknowledge that, during the term of this Agreement, Motorola may recommend expansions of or upgrades to the Licensed Operations, the Wide-Area Network or their capabilities and equipment (including additional licenses, equipment and software related thereto). Motorola shall advise Licensee of such proposed expansions or upgrades at the periodic meetings of the Oversight Committee, of which Licensee is a member and whose meeting Motorola is hereby authorized to attend. Unless Licensee objects to a proposed expansion or upgrade at the meeting at which it is presented, Licensee shall be deemed to have consented to the enhancement and shall cooperate with Motorola to implement the expansion or upgrade, including applying for

any necessary FCC or other governmental authorizations or permits. Prior to, and as a condition of, the implementation of these expansions or upgrades, the parties must agree on the allocation of costs for these enhancements.

(b) The parties hereto acknowledge that, during the term of this Agreement, Licensee may recommend expansions of or upgrades to the Licensed Operations, the Wide-Area Network or their capabilities and equipment (including additional licenses, equipment and software related thereto). Prior to, and as a condition of, the implementation of these expansions or upgrades, the parties must agree on the allocation of costs for these enhancements.

3. WIDE-AREA NETWORK; EXCLUSIVE AGENT; COOPERATION; BEST EFFORTS

3.1 Wide-Area Network.

(a) Licensee acknowledges that Motorola desires to incorporate the Licensed Operations into the Wide-Area Network (also called the System) to be managed and operated by Motorola and to install additional Users on the System who are eligible, or may become eligible in the future, to utilize the System pursuant to the FCC Rules, provided, however, that any such additional User is a Public Safety eligible as defined by the FCC's Rules. Licensee understands that numerous entities, including, without limitation, public safety users and special emergency users, will utilize the Wide-Area Network. Licensee agrees to allow Motorola to take such actions upon receipt of the necessary regulatory approvals from the FCC and from any other federal, state, county, municipal or other governmental authority having jurisdiction over Licensee or the System, to allow Motorola to incorporate the Licensed Operations into the System. Accordingly, Licensee agrees to share the Licensed Operations with current and future licensees on the System in accordance with Section 90.179 of the FCC's Rules, 47 C.F.R. § 90.179.

(b) Provided that the necessary regulatory approvals are secured from the FCC and from any other federal, state or other governmental authority having jurisdiction over Licensee or the System, Licensee grants Motorola the right to (i) combine the channels of Licensee's Licensed Operations with other channels of the System, and (ii) connect Licensee's channels into the System, if Motorola so chooses. To the extent necessary or appropriate to facilitate or implement Motorola's management and operation of the System, Licensee will cooperate in the execution of any other agreements as Motorola from time to time may reasonably request.

(c) To the extent required by the State Contract, all Expenses incurred by Motorola and allocated to the Licensed Operations shall be accounted for by Motorola, including without limitation any Management Fee (hereinafter defined in Section 6).

3.2 Exclusive Agent. Subject to Section 3.1 hereof, Motorola shall act as Licensee's exclusive agent with respect to operating the System and providing service to

Users. Motorola's agency authority includes without limitation the authority to enter into new written agreements with additional Users, as required by FCC Rule, 47 C.F.R. § 90.179(d), for the purpose of sharing the Licensed Operations with Licensee on a cost shared basis. It is understood that nothing herein shall prevent Motorola from selling mobile equipment, maintenance or other services on such equipment to Users who may utilize capacity on the System.

3.3 Customer Loading and System Construction. Subject to the provisions of Section 3.1(a) hereof, the parties hereto shall cooperate with respect to the future use of the System by Users and the loading of Users on the System and any expansions thereof as provided for herein. Licensee shall take all reasonable steps necessary to assist Motorola in accomplishing these activities with respect to the Licensed Operations.

4. FCC MATTERS

4.1 Control. Licensee is the holder of the Licenses to provide the Licensed Operations. As required under applicable FCC Rules, Licensee shall supervise Motorola's activities and exercise control thereof over the Licensed Operations. It is expressly agreed and understood that nothing in this Agreement is intended to or will constitute a transfer of "control" (as defined in the FCC Rules and decisions of the FCC) of any of the Licenses from Licensee to Motorola or to any other person.

4.2 Reports. Licensee will prepare, maintain and submit, as applicable, in accordance with FCC rules and regulations, all applications, reports, notices and/or other documentation required to provide the Licensed Operations. Motorola shall assist Licensee in preparing maintaining and submitting any such applications, reports, notices and other documentation.

4.3 Authorizations. Licensee, with Motorola's assistance, shall be responsible for obtaining any licenses or other authorizations required by the FCC to provide the Licensed Operations and approved expansions thereto. With Motorola's assistance, Licensee shall also be responsible for complying with the FCC Rules and with the rules and regulations of any federal, state or local regulatory agency with jurisdiction over Licensee and the Licensed Operations. Licensee shall provide notice to Motorola of any FCC correspondence or inquiries on matters that relate to the Licenses, the Licensed Operations, or System within ten (10) days of Licensee's receipt of same.

4.4 Compliance. Motorola shall be responsible for assuring that all work performed and required of Motorola, as set forth under this Agreement shall be in substantial compliance with all applicable laws and FCC Rules. Similarly, Licensee agrees to comply with all applicable laws and FCC Rules.

4.5 Agreement. In the event that the FCC determines that any provision of this Agreement, or the relationship between Motorola and Licensee created hereby, violates any applicable FCC Rules, the parties hereto shall immediately make good faith and diligent efforts to bring this Agreement or such relationship into compliance with

such FCC Rules, and any applicable FCC order relating thereto, subject to the provisions of Section 13.10 hereof.

5. USER FEES

Motorola shall assess initial fees for Users of the System ("User Fees") according to the rate schedule attached as Attachment A to the current form of User Agreement. Motorola may revise User fees from time to time as provided in the applicable User Agreement. All User Fees will be paid directly to Motorola by the Users, pursuant to agreements between Motorola and each User of the System.

6. MANAGEMENT FEE

Motorola shall be entitled to a fee for management of the Licensed Operations (the "Management Fee") equal to the excess of total gross revenues of the System less all Expenses (as defined in Section 2.4) paid or incurred by Motorola on behalf of or otherwise allocated to the System and/or the Licensed Operations during the term of the Agreement.

7. TERM; RENEWAL

7.1 Term; Renewal. Except as provided in Sections 7.2 and 7.3 hereof, the term of this Agreement shall commence upon the Effective Date and shall terminate (the "Termination Date") upon the latest to occur of (a) seven (7) years from the date of final system acceptance by the State of Illinois ("Initial Term"); or (b) the last day of any Renewal Period (hereinafter defined). Unless Motorola notifies Licensee of its intent not to renew this Agreement in writing at least ninety (90) days prior to the end of the Initial Term, this Agreement shall renew automatically ("Automatic Renewal") on the same terms and conditions set forth herein unless otherwise amended by the parties hereto, for an additional three (3) year period ("Renewal Period").

7.2 Termination by Breach.

(a) In the event of material breach of the Agreement by Motorola, and Motorola's failure to cure the breach within ninety (90) days of Motorola's receipt of written notice from Licensee regarding such breach, Licensee may elect to terminate the Agreement. Such termination will be effective 30 days after Motorola's receipt of a second written notice from Licensee expressing its intent to terminate the Agreement.

(b) In the event of (a) material breach of the Agreement by Licensee, and Licensee's failure to cure the breach within ninety (90) days of Licensee's receipt of written notice from Motorola regarding such breach or (b) Licensee defaults under a User Agreement or similar agreement whereby Licensee contracts with Motorola for service on the Wide-Area Network or access to certain parts of the Wide-Area Network and such default continues beyond any applicable cure period, Motorola may elect to terminate the

Agreement. Such termination will be effective 30 days after Licensee's receipt of a second written notice from Motorola expressing its intent to terminate the Agreement.

7.3 Use of Licensed Operations. It is understood and agreed that upon termination of this Agreement, Motorola shall have no further right to manage the Licensed Operations. Motorola shall execute and/or file any document or instrument necessary to evidence such termination.

8. REPRESENTATIONS; WARRANTIES; COVENANTS

8.1 Licensee. Licensee represents and warrants that it: (a) is the duly authorized licensee of the FCC Licenses in Attachment A (the "Licenses") and is duly qualified under all laws, rules and regulations to hold such Licenses, (b) is the sole owner and real-party-in-interest of the Licenses and that no other party has an interest of any kind in such Licenses, (c) has the requisite authority and/or capacity, as applicable, to perform its undertakings pursuant to this Agreement, (d) is familiar with the applicable rules and regulations of the FCC, including without limitation those requiring that a licensee retain control of its licenses, (e) is aware of no impediment to the performance of its undertakings hereunder, and (f) shall maintain the Licenses in full force and effect and as part of the System for the full term of this Agreement. Licensee further represents that the Licensed Operations for the Licenses, as currently being provided, are consistent with the Licenses and are fully compliant with the applicable laws and FCC Rules.

8.2 Motorola. Motorola represents that it: (a) is a corporation organized and existing under the laws of the State of Delaware and is duly authorized and in good standing under the laws of the State of Illinois; (b) has the requisite authority to perform its undertakings pursuant to this Agreement; and (c) is familiar with the applicable FCC Rules and is aware of no impediment to the performance of its undertakings hereunder.

9. INDEMNIFICATION

9.1 Licensee. Licensee agrees to defend, indemnify and hold Motorola and Motorola's employees, agents and principals free and harmless from and against all claims, liabilities, judgments, damages, costs and expenses, including reasonable attorneys' fees arising from or relating to this Agreement, the System or the Licensed Operations to the extent caused by the negligence or willful misconduct of Licensee, its employees, agents or representatives. Notwithstanding anything to the contrary herein, the provisions of this Section 9.1 shall survive the termination of this Agreement for a period of two (2) years.

9.2 Motorola. Motorola agrees to defend, indemnify and hold Licensee and Licensee's employees, agents and principals free and harmless from and against all claims, liabilities, judgments, damages, costs and expenses, including reasonable attorneys' fees arising from or relating to this Agreement, the System or the Licensed Operations to the extent caused by the negligence or willful misconduct of Motorola, its employees, agents or representatives. Notwithstanding anything to the contrary herein,

the provisions of this Section 9.2 shall survive the termination of this Agreement for a period of two (2) years.

10. MUTUAL WAIVER OF CONSEQUENTIAL DAMAGES AND LIMITATION OF LIABILITY

NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THIS AGREEMENT, EACH PARTY WAIVES THE RIGHT TO RECOVER INCIDENTAL, SPECIAL, CONSEQUENTIAL (INCLUDING LOST PROFITS), PUNITIVE, EXEMPLARY AND SIMILAR DAMAGES, AND EXCEPT FOR PERSONAL INJURY OR DEATH, EACH PARTY'S TOTAL LIABILITY, WHETHER FOR BREACH OF CONTRACT, WARRANTY, NEGLIGENCE, STRICT LIABILITY IN TORT, INDEMNIFICATION OR OTHERWISE, WILL BE LIMITED TO THE DIRECT DAMAGES RECOVERABLE UNDER LAW, BUT NOT TO EXCEED \$100,000.

11. OTHER INTERESTS AND CONFLICTS

Motorola and its affiliates may engage in, or possess an interest in, other business ventures of any nature or description, independently or with others, whether currently existing or hereafter created, including the acquisition, construction, management, operations and sale of 700 and 800 MHz systems, and Licensee shall not have any rights in or to such independent ventures or the income or profits derived therefrom.

12. FORCE MAJEURE

No party hereto shall be liable for delays in performance, or for failure to perform, due to: acts of God, acts of a public enemy, acts or failures to act on the part of any other party, acts by civil or military authority, governmental priorities, strikes or other labor disturbances; earthquakes, fires, floods, epidemics, embargoes, war or riot, and loss or damage beyond the reasonable control of either party.

13. MISCELLANEOUS

13.1 Survival. All of the representations, warranties and covenants of the parties hereto contained in this Agreement and in any exhibit shall survive for a period of two (2) years after this Agreement is terminated.

13.2 No Third Party Beneficiaries. This Agreement shall not confer any rights or remedies upon any person other than the parties hereto.

13.3 Entire Agreement. This Agreement constitutes the entire Agreement between the parties hereto and supersedes any prior understandings, agreements, or representations by or between the parties, written or oral, that may have related in any way to the subject matter hereof.

13.4 Succession. This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and permitted assigns.

13.5 Counterparts. This Agreement may be executed in one or more counterparts, each of which, when executed, shall be deemed an original and all of which together will constitute one and the same instrument. This Agreement shall be binding upon the transmission by facsimile by each party of a signed signature page thereof to the other party. If such transmission occurs, the parties hereto shall each also immediately post, by overnight courier, a fully executed counterpart of the Agreement to the other party.

13.6 Headings; Construction. The section headings contained in this Agreement are inserted for reference and convenience purposes only and shall not affect in any way the meaning or interpretation of this Agreement nor be deemed to constitute a part hereof. This Agreement has been fully reviewed and negotiated by the parties hereto and their respective counsel. Accordingly, in interpreting this Agreement, no weight shall be placed upon which party or its counsel drafted or controlled the drafting of the provisions being interpreted.

13.7 Notices. All notices, requests, demands, communications or information which are required to be or may be given under or in connection with this Agreement shall be in writing and shall be deemed given when delivered personally or by facsimile copy (with transmission confirmed), or upon receipt (or on the date rejected or returned if not accepted) after dispatch by certified or registered first class mail, postage prepaid, return receipt requested, or by reputable overnight courier directed to the party to whom the same is so given or made at the address or facsimile number of such party as hereinafter set forth or such other address or facsimile number as the parties hereto may hereinafter designate:

To Motorola:

System Manager, STARCOM21
Motorola, Inc.
1309 E. Algonquin Road
Schaumburg, IL 60196

To Licensee:

County Administrator
McLean County
115 E. Washington Street
P.O. Box 2400
Bloomington, IL 61702-2400

13.8 Governing Law. This Agreement, its validity and all rights, obligations, liabilities and responsibilities of the parties hereto, shall be governed and interpreted in accordance with the laws of the State Illinois and the FCC Rules. All claims, disputes,

and other matters in question between Motorola and Licensee arising out of or relating to this Agreement, or breach thereof, shall be decided in Illinois.

13.9 Amendments. No amendment of any provision of this Agreement shall be valid unless the same shall be an instrument in writing and signed by Motorola and Licensee.

13.10 Severability. Any term or provision of this Agreement or any other agreement, document or writing given pursuant to or in connection with this Agreement that is or shall be deemed invalid or unenforceable in any situation in any jurisdiction shall be ineffective to the extent of such invalidity only and stricken as though never written, without in any way affecting the validity or enforceability of the remaining terms and provisions in any other situation or in any other jurisdiction; provided that if the remaining parts materially alter the benefits of the Agreement for either party, the parties shall use their best efforts to promptly modify the terms of this Agreement in order to achieve the intended result while maintaining compliance with the law.

13.11 Other Expenses. Motorola and Licensee each will bear its own costs and expenses (including legal fees and expenses) incurred in connection with this Agreement and the transactions contemplated hereby. Motorola and Licensee shall each be responsible for any broker fees incurred by them in connection with transactions contemplated hereby. To the extent that a party may have any liability to a broker or any other liability, that liability should be and remains the sole liability of that party and that party shall indemnify and hold harmless the other party from any liability related to such broker.

13.12 Specific Performance. Each of the parties acknowledges and agrees that the other party would be damaged irreparably in the event any of the provisions of this Agreement are not performed in accordance with their specific terms or otherwise are breached. Accordingly, each of the parties agrees that the other party shall be entitled to an injunction or injunctions to prevent breaches of the provisions of this Agreement and to enforce specifically this Agreement and the terms and provisions hereof in any action instituted in Illinois, in addition to any other remedy to which it may be entitled, at law or in equity.

13.13 Waivers. No action or inaction taken at any time pursuant to this Agreement, including the failure to require performance of any obligation provided for in this Agreement or any investigation by or on behalf of either party, shall in any way affect the right to require such performance at any time thereafter or be deemed to constitute a waiver by the party taking or not taking such action of compliance with any representation, warranty, covenant or agreement contained herein and/or in any exhibit. The waiver by either party hereto of any default, misrepresentation or breach of any provision of this Agreement shall not operate or be construed as a waiver of any prior or subsequent breach of the same or any other such provision or constitute a waiver of the responsibility or obligation itself.

13.14 Assignment. The rights and obligations of Licensee under this Agreement shall not be assignable without the written consent of Motorola, which consent shall not be unreasonably withheld. Similarly, the rights and obligations of Motorola under this Agreement shall not be assignable by Motorola without the written consent of Licensee, which consent shall not be unreasonably withheld. However, Motorola may assign such rights and obligations hereunder to any affiliate without Licensee's consent.

13.15 Dispute Resolution. Motorola and Licensee shall attempt to settle any claim or controversy arising out of this Agreement through consultation and negotiation in the spirit of mutual friendship and cooperation. If such attempts fail, then the dispute shall first be submitted to a mutually-acceptable neutral advisor for mediation, fact-finding or other form of alternate dispute resolution. Neither of the parties may unreasonably withhold acceptance of such an advisor, and his or her selection will be made within forty-five (45) days after notice by the other party demanding such mediation. The cost of such mediation or any other alternate dispute resolution agreed upon by both parties shall be shared equally by Motorola and Licensee. Any dispute which cannot be so resolved between the parties within one hundred eighty (180) days of the date of the initial demand by either party for such mediation shall be finally determined by the courts. The use of such a procedure shall not be construed to affect adversely the rights of either party under the doctrines of laches, waiver or estoppel. Nothing in this paragraph shall prevent either party from resorting to judicial proceedings if: (A) good faith efforts to resolve a dispute under these procedures have been unsuccessful; or (B) interim resort to a court is necessary to prevent serious and irreparable injury to a party or to others.

13.16 Cooperation. Each of the parties hereto shall cooperate with the others and take such steps and execute such documents as may be necessary from time to time to effectuate the terms and conditions of this Agreement.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as the Effective Date.

Approved:

Attest:

Michael F. Sweeney, Chairman
McLean County Board

Peggy Ann Milton, Clerk of the County Board,
McLean, County, Illinois

Date

Date

MOTOROLA, INC.

By: _____

Name: _____

Title: _____

Date: _____

EXHIBIT E

STARCOM 21 USER AGREEMENT

STARCOM21 USER AGREEMENT

THIS STARCOM21 USER AGREEMENT including all Attachments hereto (the "User Agreement") is made as of 12/20/2005 (the "Effective Date") by and between Motorola, Inc., a Delaware Corporation ("Motorola"), and McLean County, Illinois, a body corporate and politic, ("User") and the Licensees (hereinafter defined). No modification, amendment or waiver of any provision of this Agreement shall be effective unless approved in writing by each of the Parties hereto.

Introduction

In 2001, Motorola and the State of Illinois ("State") entered into Master Contract #(TCVS1500), as amended January 15, 2005, hereinafter referred to as the "Master Contract" pursuant to which the State agreed to lease from Motorola, and Motorola agreed to build, own and operate, a statewide, trunked-digital voice radio network for the Illinois State Police ("ISP"). As part of that contract, the parties agreed that the network, commonly referred to as the STARCOM21 Network ("STARCOM21") had to have the capability of being expanded consistent with the Public Safety Wireless Network ("PSWN") for use by other federal, state and local agencies. The Master Contract is an indefinite quantity, non-exclusive master contract established for the use of the ISP and various other State agencies, universities, boards, authorities and commissions (collectively "State Users"), and is also established for the use of federal, county and local governmental agencies.

The Parties agree that the User Agreement shall be the vehicle that will be utilized to identify the terms and conditions that non-State Users will agree to in order to be able to access STARCOM21. Motorola is obligated in the Master Contract to provide certain levels of performance, and this User Agreement coordinates the rights and responsibilities of the parties in compliance with the Master Contract's performance requirements:

Pursuant to the Master Contract, Motorola is required, under the direction, guidance and oversight of the State, to supervise the day-to-day operations of STARCOM21 and maintain, and oversee, STARCOM21's performance, coverage, functionality, availability, and reliability requirements. Once additional governmental entities join STARCOM21, the State is required to establish an Oversight Committee. That Oversight Committee will govern the manner in which STARCOM21 is used by governmental entities. Finally, the State and Motorola are required to develop a joint STARCOM21 management, supervision, and reporting administration plan for STARCOM21.

Consistent with the foregoing, Motorola and User agree that in exchange for User being allowed access to STARCOM21, that McLean County and Motorola shall be governed by the terms of this User Agreement.

NOW, THEREFORE, in consideration of the foregoing and the mutual promises herein contained, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Motorola and User hereby covenant and agree as follows:

1. DEFINITIONS:

ISP: Illinois State Police. The ISP provides common communication channels to county and local law enforcement agencies including VHF frequencies known as "ISPERN" and "IREACH" and its inter-jurisdictional radio communications known as "HF-4". STARCOM21 will incorporate and supplement these frequencies by interfacing the frequencies to ISP dispatch consoles.

ISPERN: Illinois State Police Emergency Radio Network is a dedicated VHF high-band radio channel established in 1965 to provide interagency communications capability to municipal, county, State, and Federal law-enforcement agencies to facilitate coordination of operations, wide-area dissemination of criminal or traffic offense information, and officer safety, and shall be integrated with STARCOM21.

IREACH: Illinois Radio Emergency Assistance Channel is a dedicated radio channel, 155.055 MHz, used for coordination of official public-safety activities by State or local agencies, including police, fire, EMS, IEMA, highway maintenance and natural resources, and shall be integrated with STARCOM21.

STARCOM21: Statewide, leased, trunked, digital voice mobile radio system being made available to the State by Motorola in compliance with the features, statewide coverage requirements, system performance, grade of service and reliability and other requirements set forth in the STARCOM21 Master Contract between Motorola and the State. As part of the Master Contract, Motorola is required to deploy, install and commission an infrastructure comprised of at least 169 tower sites or other "high" repeater sites, outfitted with fixed radio and transport equipment. The infrastructure will utilize the radio trunking control protocol conforming to the Association of Public Safety Communications Officials ("APCO") Project 25 common air interface ("CAI")-standard. Subscriber services and user equipment must conform to APCO P25 standards for functionality, interoperability and construction.

2. ACCEPTANCE

This document, including the preceding clauses and any attachments, will become a contract when accepted in writing by an authorized employee of Motorola and an authorized signatory of the User. It is agreed that services will be provided only on the terms and conditions herein.

3. SERVICES AND USER FEES

3.1 User requests, and Motorola agrees to provide, the additional services at the fees detailed on Attachment A that are unique to User and that do not conflict or limit Motorola's ability to meet its obligations to the State under the Master Contract. User and Motorola understand and agree that User shall load on the system the radios specified in Attachment A pursuant to the schedule set forth in that attachment (User may load the specified radios onto the STARCOM21 Network in advance of the schedule with prior written approval of Motorola). The parties will execute Attachment A at the time this User Agreement is executed. Further, the parties may, from time to time, execute updated version(s) of Attachment A and in such event, the most recently executed version of Attachment A shall supersede all previously executed versions.

3.2 User understands and agrees that any and all programming of User equipment or other related expenses associated with the service provided to User under this User Agreement shall be the responsibility of and paid for by User. Any incompatibility resulting from equipment provided by User shall be at User's sole risk, responsibility and expense. Motorola agrees to take no action that would result in programming or reprogramming of User equipment prior to discussing such action with User.

3.3 User agrees that to be eligible for State pricing, they are limited to the functional capabilities of what STARCOM21 has to offer at the time of final system acceptance. User agrees that all terms and conditions of the Master Contract are applicable. In the event User cannot or is not willing to be limited to the functional capabilities of STARCOM21 or is unable or unwilling to accept the terms and conditions of the STARCOM21 Agreement, then it may enter into a separate agreement with Motorola which may include provision of additional services and enhancements to STARCOM21. Any such agreement between Motorola and the User will ensure that STARCOM21 is not adversely affected in accordance with all terms and conditions of the Master Contract and User specifically acknowledges that Motorola is managing STARCOM21 on behalf of the State of Illinois and is only authorized to provide access to non-State Users in accordance

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with its obligations under the Master Contract. To the extent that any User authorizes Motorola to use its resources in connection with STARCOM21 (e.g. frequencies, towers, sites, etc.) all State Users shall be entitled to use such resources in connection with their use of STARCOM21. The provisions of this paragraph 3.3 are subject to the following requirements:

a. Any expansions of STARCOM21 to accommodate radio communication needs for authorized, non-State users cannot compromise or degrade STARCOM21's initial functionality and performance, service level (i.e. "Grade of Service"), availability, and radio coverage for existing State Users. Motorola will be required to provide State users access to any additional working channels or sites deployed to expand STARCOM21 at no additional cost to the State although Motorola will be entitled to give priority to non-State users on the frequencies those non-State users control.

b. Participating agencies that have patching requirements will need to have such requirements reviewed and approved by the Motorola System Manager and, if applicable, the Oversight Committee. Approval of additional patching is contingent on the impact that the patches will have on the Grade of Service for existing network users.

The use of vehicular repeaters on STARCOM21 is contingent on spectrum availability and will need to be reviewed by the Motorola System Manager and, if applicable, the Oversight Committee.

User further understands certain talk group prioritization of non-first responder public safety users may occur.

4. REGULATORY ISSUES

4.1 It shall be the responsibility and obligation of User to seek all approvals including federal, state, county, municipal or other governmental authority having jurisdiction over User in order to enter into this User Agreement.

4.2 User understands that numerous entities, including, without limitation, public safety users and special emergency users, will utilize STARCOM21. Motorola agrees that it will not add users to STARCOM21 in a way that would be detrimental to User's use and enjoyment of the system.

4.3 User understands that pursuant to Federal Communications Commission (FCC) rules, only certain entities are qualified to utilize STARCOM21. User represents and warrants that it will meet all FCC eligibility requirements to utilize STARCOM21 during the term of this User Agreement. User represents, warrants and covenants on the date hereof and throughout the term of this User Agreement that it is, and will remain, qualified to utilize STARCOM21 and that it meets, and will continue to meet, all such FCC eligibility requirements. If for any reason User finds that it is not in compliance with FCC regulations, it shall immediately notify Motorola in writing, (but under no circumstances exceeding 14 days) and outline a course of action to come into compliance within a reasonable period of time. Motorola shall acknowledge receipt of such compliance issue and agrees to assist User to abate the non-compliance issue.

4.4 User understands and acknowledges that some or all of the licenses pursuant to which STARCOM21 operates are held by other agencies, who are also Licensees. For purposes of this User Agreement, a Licensee is defined as a qualified agency that owns its own frequencies and agrees to allow those frequencies to be utilized on STARCOM21 by STARCOM21 participants. User acknowledges that all shared transmitter use must be subject to Licensees' control. User understands there may be significant consequences to Motorola and other STARCOM21 Users should access to and use of such transmitters be unreasonably withheld by a Licensee.

4.5 User understands that Motorola and/or the Licensees can discontinue service, remove one or more licenses from STARCOM21, or take any other steps that they reasonably believe are in the best interests of STARCOM21 or that may be necessary to comply with any federal, state, or local law, order, or directive. Any such action shall not give rise to any claim on the part of User against Motorola or the Licensees unless said action has a detrimental effect on the User. Motorola shall provide written notice to User of any action under this paragraph no less than 90 days prior to taking such action unless otherwise required by law.

5. TERM

Unless otherwise provided in Attachment A, this User Agreement will remain in full force and effect for a period of one (1) year from the Effective Date. After such one (1) year period, it shall automatically renew for additional one (1) year periods unless either party notifies the other party in writing of its intent not to renew at least ninety (90) days prior to the end of the then current term.

In the event any frequency authorization held by User, Motorola, or any other Licensee under which STARCOM21 operates is revoked by the FCC, then Motorola may elect to terminate this User Agreement without any liability to Motorola or the Licensees, upon written notification from Motorola to User.

6. ASSIGNMENT SUBCONTRACT

User may not assign its rights or delegate its duties hereunder in whole or in part without the express written consent of Motorola. Motorola may assign its rights, delegate or subcontract its duties hereunder in whole or in part consistent with Motorola's obligations under the Master Contract, provided that written notice is given to User no less than 90 days prior to assignment

7. ADDITIONAL UNITS

If User is not in default, then at any time during the term of this User Agreement or any renewal period hereof, service will be provided for additional radios ordered by the User, up to the total number of additional radios specified in Attachment A, and according to the terms of Attachment A.

8. COVENANTS OF USER

User agrees (a) to observe and abide by all applicable statutes, laws, ordinances, rules and regulations, including but not limited to those of the FCC, and (b) to operate its radios and any related equipment so as not to cause undue interference with any other users using STARCOM21. Motorola reserves the right to temporarily suspend service to specific radio users subsequent to notification of the User due to harmful interference or disruptive radio use created by such individual User. User recognizes that

applicable FCC rules and other statutes, laws, ordinances, rules and regulations may change from time to time and that, accordingly, Motorola may propose modifications to this User Agreement to comply with any such changes in FCC requirements, and User shall not unreasonably withhold approval of such changes.

9. COVERAGE

9.1 STARCOM21 coverage prediction is based on the knowledge of the propagation of radio signals, and the ways in which they are attenuated as they travel through the atmosphere, over terrain, through trees, around buildings, and around various obstacles. Predicted coverage is dependent on many factors including the following: (1) transmitter power; (2) receiver sensitivity; (3) antenna gains; (4) transmission line loss; (5) antenna height; (6) noise; (7) tree density; (8) buildings; (9) terrain variations; and (10) atmospheric conditions. Coverage is also dependent on User factors including: (1) antenna type and location; (2) radio programming; (3) battery condition of portables; (4) maintenance of the radio and (5) firmware version.

9.2 User acknowledges that one hundred percent (100%) coverage of any area at all times is improbable. Testing and experience with actual field conditions indicate adverse propagation conditions, such as short-term unpredictable meteorological effects and sky wave interference from distant stations, can interrupt service at any time. Such events are beyond the reasonable control of Motorola and the Licensees. Other causes beyond the reasonable control of Motorola and the Licensees include but are not limited to motor ignition and other electrical noise that could be minimized by corrective devices at User's expense.

10. DEFAULT AND REMEDIES

10.1 If (a) User fails to make any payment of any sum due or fails to perform as required by any other provision hereunder, and continues in such failure for fifteen (15) days after written notice has been sent by Motorola to User or (b) User defaults under a System Management Agreement or similar agreement whereby User contracts with Motorola for management services for User's FCC license(s) in conjunction with STARCOM21 and such default continues beyond any applicable cure period, then the User shall be deemed in default under this User Agreement.

10.2 In the event of default hereunder, Motorola has the right, at its option, to immediately terminate this User Agreement, retain all payments made hereunder,

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deny User any service provided by the radio system or systems identified herein, and impose a separate charge for disconnect and a separate charge for reconnect expenses, each in an amount reasonably determined by Motorola. If disconnect takes place, User may also be subjected to additional costs for reprogramming its equipment in an amount reasonably determined by Motorola. Each and all of the rights and remedies of Motorola hereunder are cumulative to, and not in lieu of, each and every other such right and remedy and every other right and remedy afforded by law and equity. In the event that Motorola determines that it is necessary to exercise the rights above, then Motorola will provide User written notice of its intention to exercise such right and provide 90 days notice prior to the exercise of such right.

11. DISCLAIMER OF WARRANTIES AND LIMITATIONS OF REMEDIES

11.1 WITH RESPECT TO ANY EQUIPMENT WHICH MAY BE USED CONSISTENT WITH THIS USER AGREEMENT TO ACCESS THE STARCOM21 SYSTEM, MOTOROLA HEREBY DISCLAIMS ALL REPRESENTATIONS AND WARRANTIES, DIRECT OR INDIRECT, EXPRESS OR IMPLIED, WRITTEN OR ORAL, IN CONNECTION WITH SUCH EQUIPMENT (WHETHER PURCHASED OR LEASED BY USER FROM MOTOROLA OR FROM A THIRD PARTY), INCLUDING BUT NOT LIMITED TO, ANY AND ALL EXPRESS AND IMPLIED WARRANTIES OF SUITABILITY, DURABILITY, MERCHANTABILITY, AND FITNESS FOR A PARTICULAR PURPOSE.

12. INTERRUPTION OF SERVICE; FORCE MAJEURE

Notwithstanding any other provision of this User Agreement, neither Motorola nor the Licensees shall be liable to User or any other person for any loss or damage, regardless of cause, for interruption or loss of radio service except as described in Section 13 hereof. Motorola and the Licensees do not assume and shall have no liability under this User Agreement for failure to provide, or delay in providing, service due directly or indirectly to causes beyond the control of Motorola and/or the Licensees or their agents, employees or contractors, including without limitation, matters listed in Section 8, acts of God, acts of a public enemy, acts or failures to act on the part of any third party, acts by civil or military authority, governmental priorities, strikes or other labor disturbances; earthquakes, fires, floods, epidemics, embargoes, war or riot. In the event of any failure or delay attributable to the fault of Motorola, the Licensees or their agents, employees or contractors, User's sole remedy shall be limited as is more fully described in Section 13 below.

13. LIMITATIONS OF LIABILITY; INDEMNIFICATION

13.1 User acknowledges that the radio service provided hereunder uses radio channels to transmit voice and data communications and that the service may not be completely private. Motorola shall not be liable to User for any claims, loss, damages or cost that may result from lack of privacy on STARCOM21.

13.2 Motorola shall not be liable for any damage, accident, injury or the like occasioned by the use of the radio service or the presence of equipment, including 700 or 800 MHz radio handsets and other devices, facsimile units, and ancillary equipment of User and/or Motorola, except as provided herein.

13.3 Motorola shall not be liable for any defacement or damage to User's motor vehicle(s) or any personal or real property resulting from the presence of 700 or 800 MHz radio and ancillary equipment.

13.4 The liability of Motorola in connection with the service provided is subject to the foregoing limitations and Motorola and the Licensees make no warranties of any kind, expressed or implied, as to the provision of such service.

13.5 User acknowledges and agrees that neither Motorola or the Licensees shall have any liability or obligation to user under this User Agreement, for losses or damages of any kind related to such equipment, including without limitation, personal injury or death, losses or damages in either contract or tort, special, incidental, or consequential damages of any kind, including loss of use, loss of anticipated profits, or other incidental or consequential damages or economic losses of any kind, whether or not caused by Motorola's or the Licensee's negligence, to the full extent same may be disclaimed by law.

13.6 Except for Personal Injury, Death or Property Damage caused by the negligent acts or omissions, gross negligence or reckless misconduct by either party arising from this User Agreement, the parties agree that in no event shall their liability to the other in this agreement exceed the total value of the User fees and services identified in Attachment A. User does not waive any of its protection under the Local Government and Governmental Employees Tort Immunity Act.

13.7 Nothing contained in Section 13 is intended to supersede or conflict with any provisions contained in any applicable agreements between Motorola and User as such agreements relate to equipment that will be utilized by user in connection with STARCOM21.

14. NOTICES

Any notice or demand required or permitted to be given or made hereunder shall be given or made by certified or registered mail to the addresses shown immediately below the signature of the parties signatory to this Agreement.

15. WAIVER

Failure or delay on the part of any party to exercise any right, remedy, power or privilege hereunder shall not operate as a waiver thereof. A waiver, to be effective, must be in writing and signed by the party making the waiver. A written waiver of a default shall not operate as a waiver of any other default or of the same type default on a future occasion.

16. GENERAL

In the event of a conflict between the obligations of Motorola to the User under this User Agreement and the obligations of Motorola to the State under the Master Contract, the obligations of Motorola to the State will take precedence over those to User hereunder. No revision of this User Agreement, including any attachments hereto, shall be valid unless made in writing and signed by an authorized employee of Motorola, as system manager, and an authorized agent of User. This User Agreement constitutes the entire agreement of the parties and shall supersede all prior offers, proposals, negotiations and agreements, except where incorporated into or referenced by this Agreement. If any provision of this User Agreement or the application thereof to any person or circumstance shall, at any time or to any extent, be invalid or unenforceable, the remainder of this User Agreement shall not be affected thereby. This User Agreement is exclusively for the benefit of the parties hereto and shall, under no circumstances, be deemed to benefit any other party whatsoever. This User Agreement shall be construed in accordance with and governed by the laws of the State of Illinois.

FOR: McLean County

By: _____

Title: _____

Date: _____

Address: Room 401
115 West Washington St.
Bloomington, IL 62701

FOR: MOTOROLA, INC., a Delaware Corporation

By: _____

Title: _____

Date: _____

Address: System Manager, STARCOM21
Motorola, Inc.
1309 E. Algonquin Road
Schaumburg, IL 60196

Approved as to form:

By: _____

Title: _____

Date: _____

Approved as to form:

By: _____

Title: _____

Date: _____

ATTACHMENT A

THIS ATTACHMENT A to the STARCOM21 USER AGREEMENT entered into by and between **Motorola, Inc.**, through its Government Enterprise Mobility Solutions business ("Motorola"), a Delaware corporation, and **McLean County, Illinois**, a body corporate and politic ("User") is initially executed at the same time and is effective on the same date as the terms of the User Agreement. In the event of a conflict between the terms of Attachment A and the User Agreement, the terms of Attachment A shall control, except for the provisions of Sections 10, 11, 12 and 13 which shall always control unless specifically amended by the parties. Further, the parties may, from time to time, execute updated version(s) of Attachment A and in such event; the most recently executed version of Attachment A shall supersede all previously executed versions.

Initial Implementation Phase Proposal

Motorola recognizes User's immediate need for access to enhanced communications. Although full statewide deployment of STARCOM21 will not be complete until late in 2006, the sites affecting coverage in McLean County will be operational no later than December 31, 2005. Motorola agrees to grant User access to STARCOM21 prior to system completion, subject to the following terms and conditions:

- Recognition that the User sites are part of the statewide STARCOM21 network and that sites outside the Mclean County coverage area will phased in by the end of 2006. As a result, User's sites may need to be periodically taken off the air for purposes of integrating and optimizing new sites on the network. Recognizing the critical nature of public safety communications, any such instances will be communicated in advance and scheduled to minimize impact to Users. Subject to coverage limitations, Users will be able to maintain the ability to communicate for public safety purposes, and temporary loss of some features and functionality during any such outages will not impede public safety needs and requirements.

Upon final acceptance of the User's portion of STARCOM21, Motorola will provide operations and support on the User's sites as set forth in this Attachment A.

No modification, amendment or waiver of any provision of this Attachment shall be effective unless approved in writing by each of the parties hereto. This agreement is subject to the STARCOM21 TCVS1500 Master Contract by and between Motorola, Inc. and the State of Illinois (State Contract No. CMCT200028).

Fees

User shall be invoiced annually for a Management Services Fee, which is calculated in part based on McLean County's agreement to become a pre-STARCOM21 system acceptance "Alliance Partner." As an Alliance Partner, McLean County agrees to cooperate with Motorola in demonstrating system performance to other prospective agency users. Motorola agrees that

any demonstrations or agency visits are subject to McLean County's availability and cannot interfere with the day to day operations of McLean County Users.

The Management Services Fee ("Annual Fee") shall be \$80,000 for the period from July 1, 2006 through December 31, 2006 for up to 350 radios and shall be payable on July 1, 2006.

For the period from January 1, 2007 through December 31, 2007, the Management Services Fee shall be \$160,000 per year for up to 350 radios until statewide roaming is fully operational and available to McLean County. If statewide roaming becomes available during 2007, the Management Services Fee shall be \$180,000 per year for up to 350 radios, beginning with the first day of the month after the month in which statewide roaming becomes available and continuing for twelve months thereafter. Annual Fees shall become due and payable on the January 1 of the 12 month period for which services are to be provided.

For the period from January 1, 2008 through December 31, 2008, or twelve months after statewide roaming becomes operational and available to McLean County, whichever comes later, the Management Services Fee shall be \$185,000 per year for up to 350 radios. Beginning January 1, 2009 and every year thereafter until December 31, 2015, and subject to the Master Contract's applicable term limitations, the Management Services Fee shall be \$185,000 per year for up to 350 radios, providing statewide roaming is fully operational and available to McLean County.

At any time during the period of this Agreement, if the total number of subscriber units utilized by McLean County exceeds 350, but does not exceed 400, the Annual Fee in effect at that time shall be increased by \$560.00 for each added unit. If a unit is added during the first ninety days of the calendar year, the increase will be effective as of July 1st of the same year. If a unit is added at any time after the first ninety days of the calendar year, the increase will be effective as of January 1st of the year following the year during which the unit was added.

At any time during the period of this Agreement, if the number of McLean County subscriber units added causes the total number of subscriber units to exceed 400, the Management Services Fee in place at that time shall remain unchanged, and the additional fees for additional units in excess of 400 shall be negotiated by the parties.

The Annual Fee is calculated in part based on consideration of the frequencies and base station equipment being provided by McLean County to expand STARCOM21 system capacity. McLean County has agreed to purchase the hardware and provide frequencies to add a total of eight (8) channels to the system as follows:

- 4 Channels at the Watterson Towers Site
- 2 Channels at the Congerville Site
- 2 Channels at the Sibley Site

The addition of the second channel at the Congerville site may not be required to meet the grade of service required by the STARCOM21 Master Contract. If, after full STARCOM21 acceptance, Motorola determines that the additional channel is not required, Motorola will take back the associated base station equipment and provide Mclean County with Motorola manufactured equipment and/or services equivalent to the purchase value.

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This User Agreement will remain in full force and effect for a period of one (1) year from the Effective Date. After such one (1) year period, it shall automatically renew for nine additional one (1) year periods (subject to the Master Contract limitations) unless either party notifies the other party in writing of its intent not to renew at least ninety (90) days prior to the end of the then current term.

STARCOM21 System Management Services

By entering into this User Agreement, McLean County will receive the following services:

- Access to STARCOM21 with Statewide roaming ability as such ability becomes available.
- System Management Services as described below.
- A patch to the Bloomington Police Department system.
- On-site and Depot maintenance on eight (8) transmitters.
- On-Site and Depot maintenance on nine (9) console positions.
- Remote Site connectivity (excluding Consoles).
- There shall be no airtime charges (i.e., roaming) assessed against the County.
- Console Maintenance
 - 24x7 console hardware maintenance is included in the above referenced annual fee.
 - Motorola will not provide the software upgrades for consoles.
 - Motorola will not provide installation of hardware upgrades.

Motorola is obligated to perform the following services under the Master Contract including local and centralized support, fault management, hardware repair, and software refresh on infrastructure as set forth in the Master Contract:

- Shared Access, Maintenance, and System Upgrades of the Master Site – MSO (Zone Controller) (also referred to in the Buildout Services Agreement and in this agreement as the trunk system controller).
- 24x7 Maintenance of the RF Site infrastructure.
 - On-site Response
 - Depot Repair
 - Remote Monitoring
 - HVAC Maintenance (of STARCOM21 sites)
 - Generator, Battery, UPS Maintenance (of STARCOM21 sites)
 - Generator Fuel
 - Antenna System Maintenance
- T1 leased line – Site Connectivity
 - As part of the Management Services Fee, Motorola will provide connectivity to the STARCOM21 sites.
- T1 leased line – Console Connectivity

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- The cost of the link to the Master Site from the McLean County Console is not included in this proposal.
- Subscriber Maintenance
 - Subscriber hardware and software maintenance is not included in the above referenced annual fee.
- Software Maintenance
 - Motorola will provide software updates as part of the annual fee. These will include updating software on the MSO and remote site equipment. Motorola will provide hardware upgrades as required to the MSO but will not be responsible for any hardware upgrades that may be required to the McLean owned infrastructure or subscriber units.
 - Motorola agrees not to make any software or hardware changes to the MSO which would require upgrades to the McLean County infrastructure without sufficient advance notification to McLean County.

STARCOM21 Operations

- Motorola is required under the Master Contract to provide the staffing and process to deliver optimal system availability and facilitate fast restoration of network outages. Motorola's management responsibilities to the State of Illinois and the User include:
 - Proactive monitoring 7 days a week, 24 hours a day, 365 days a year
 - Two hour response time for severity "one" outages
 - Dispatching of field service technicians
 - Remote Diagnostic Capability
 - Configuration Management
 - Performance Management and Reporting
 - Security Management
 - Database Administration and Disaster Recovery
 - Scheduled Preventive Maintenance
- The Motorola STARCOM21 System Manager is responsible for network optimization, system availability, and management of day-to-day network operations. The System Manager will be the single point of contact for McLean County and will meet as required to discuss network performance, report on system issues and network activity.
- Motorola will provide continuous monitoring of the McLean sites. Motorola will utilize network-monitoring tools to collect performance data. The tools utilized will provide continuous system supervision and send automated alarms advising the status of any event or fault detection that may impact system performance. The Motorola System Management Team is responsible for providing continuous 7x24x365 monitoring of the McLean County sites. Upon detection of any fault condition, Motorola will initiate diagnostic routines and dispatch field technicians as needed. Case numbers will be assigned to failure events. Case histories and activity reports will be produced and reviewed monthly with McLean County.
- Motorola will provide maintenance and restoration services that minimize site or component downtime. Services will include scheduled preventive maintenance, emergency

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on-site repair, module exchange, and call management and escalation for network outages. Motorola will utilize a time driven escalation process to monitor response and restore times. All open issues will be managed to resolution with positive verification and call closure by the Call Center staff.

- Motorola will provide day-to-day management of the STARCOM21 network configuration. Motorola will manage the configuration and operational parameters of logical and physical devices, such as sites, talk groups, repeaters, site controllers, radio profiles, and radio user profiles used within the system. Infrastructure management will be primarily performed through the Zone and Network Manager Terminals located at the MSO. McLean will have total control of their site configuration but will need to direct change requests to Motorola. Motorola reserves the right to reject any change request if Motorola believes that such change will adversely affect its Grade of Service contractual requirements.
- Motorola will sponsor a user group that will be open to all agencies that execute User Agreements to access the STARCOM21 Network. The user group will meet on a periodic basis to address user issues, convey system information including performance reports and to provide input to the STARCOM21 Oversight Committee. The user group will be managed by an advisory board that will plan meeting agendas, provide advice and consultation to the Motorola System Manager and provide a focal point for User input. As an Alliance Partner, McLean County will be entitled to a permanent seat on the User Group Advisory Board.
- Database Security/Backups - Motorola will develop a database backup plan that meets industry standards for database administration. This plan will include the daily/weekly/monthly backup schedule and types of storage medium.

McLean County will be able to roam the STARCOM21 Network on a statewide basis, at no cost, but subject to the number of channels licensed in any given area and the number of users that rely on those sites for their primary communications. Motorola reserves the right to restrict access to selected sites outside of McLean County or ask McLean County to deploy additional channels for users that consistently roam outside their usual operational area. The decision would be based on channel activity, local demand, and grade of service impact. Statewide roaming will be in effect after the complete deployment of all 187 sites of STARCOM21 and system acceptance by the state.

Indemnification

User hereby agrees to indemnify and hold Motorola harmless against claims for libel, slander, infringement or copyright from the material, in any form, transmitted over the radio system by User or those using User's equipment; against claims for infringement of patents arising from, combining or using apparatus or systems of the User with the facilities of Motorola or any carrier; and against all other claims arising out of any act or omission of User in connection with the facilities or service provided by Motorola and/or the Licensees. Motorola hereby agrees to indemnify and hold User harmless against claims for libel, slander, infringement or copyright from the material, in any form, transmitted over the radio system by User or those using User's equipment; against claims for infringement of

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patents arising from, combining or using apparatus or systems of the User with the facilities of Motorola or any carrier; and against all other claims arising out of any act or omission of User in connection with the facilities or service provided by Motorola and/or the Licensees.

User agrees to release, defend, indemnify and hold harmless Motorola, as well as their officers and employees, to the full extent permitted by law from and against any and all claims, damages, liabilities and expenses, including, legal and attorney fees, of any nature arising directly or indirectly out of this User Agreement including Attachment A and including, without limitation, claims for personal injury or wrongful death to User or other users of the equipment, products or services provided by Motorola or used in conjunction with such equipment, products or services and arising out of the manufacture, purchase, operation, conditions, maintenance, installation, return or use of the equipment or service arising by operation of law, whether the claim is based in whole or in part on negligent acts or omissions of Motorola, and/or their Licensees, or their agents, employees or contractors. Motorola agrees to release, defend, indemnify and hold harmless User, as well as their officers and employees, to the full extent permitted by law from and against any and all claims, damages, liabilities and expenses, including, legal and attorney fees, of any nature arising directly or indirectly out of this User Agreement including Attachment A and including, without limitation, claims for personal injury or wrongful death to User or other users of the equipment, products or services provided by Motorola or used in conjunction with such equipment, products or services and arising out of the manufacture, purchase, operation, conditions, maintenance, installation, return or use of the equipment or service arising by operation of law, whether the claim is based in whole or in part on negligent acts or omissions of User, and/or their Licensees, or their agents, employees or contractors.

FOR: McLean County

By: _____

Title: _____

Date: _____

Address: Room 401
115 West Washington St.
Bloomington, IL 62701

FOR: MOTOROLA, INC., a Delaware Corporation

By: _____

Title: _____

Date: _____

Address: System Manager, STARCOM21
Motorola, Inc.
1309 E. Algonquin Road
Schaumburg, IL 60196

Approved as to form:

By: _____

Title: _____

Date: _____

Approved as to form:

By: _____

Title: _____

Date: _____

EXHIBIT F
SCHEDULE OF PAYMENTS

PAYMENT SCHEDULE & TERMS

INFRASTRUCTURE AND SUBSCRIBER EQUIPMENT

The total contract price is \$2,815,717.00. This includes Infrastructure and Subscriber costs. McLean County agrees to authorize payments to enable St. Clair County as the paying agent for the federal interoperable radio grant to make payments within twenty-five (25 days after the date of invoices that are submitted by Motorola and approved by McLean County for payment according to the terms and conditions specified in the purchase orders relating to each invoice.

Overdue invoices will bear interest at a rate of 10% simple interest per annum, unless such rate exceeds the maximum allowed by law, in which case it shall be reduced to the maximum allowable rate.

TERMS AND CONDITIONS

Here is a brief summary of key terms and conditions.

- ❖ Warranty: Motorola is providing a 1-year parts and labor warranty from beneficial use on Consoles and Vehicular Repeaters. Motorola is also providing a 3-year warranty on mobiles and portables. Motorola is responsible for the warranty on the STARCOM21 trunked repeaters.
- ❖ Proposal Validity: This proposal and prices within are valid through May 28, 2004.
- ❖ Freight: No additional cost will be charged for freight.
- ❖ Taxes: Motorola understands that McLean County is tax-exempt
- ❖ Remaining Terms and Conditions are in Section 9.



EXHIBIT G

SOFTWARE LICENSE AGREEMENT

Software License Agreement

In this Exhibit A, the term "Licensor" means Motorola, Inc., ("Motorola") or Printrak International, Incorporated, a Motorola company ("Printrak"); "Licensee," means the Customer; "Primary Agreement" means the agreement to which this exhibit is attached; and "Agreement" means this Exhibit and the applicable terms and conditions contained in the Primary Agreement. The parties agree as follows:

Section 1 SCOPE

Licensor will provide proprietary software and/or radio communications, computer, or other electronic products ("Products") containing embedded or pre-loaded proprietary software to Licensee. "Software" means such proprietary software in object code format, and adaptations, translations, de-compilations, disassemblies, emulations, or derivative works thereof; such software 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.

Section 2 GRANT OF LICENSE

Subject to Section 1, Licensor hereby grants to Licensee a personal, non-transferable (except as permitted in Section 8 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.

If the Software is or includes Integration Framework, Customer Service Request ("CSR"), or Cityworks software, such Software is licensed pursuant to this Agreement plus a separate document entitled "Software License Agreement Rider for Integration Framework, Customer Service Request, or Cityworks Software" (which document is incorporated by this reference and is either attached to this Agreement or will be provided upon Licensee's request).

Section 3 LIMITATIONS ON USE

3.1. 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.

3.2. 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, provided that Licensee provides written notice to Licensor of such temporary transfer and such temporary transfer 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.

3.3. Concerning Motorola's Radio Service Software ("RSS"), if applicable, Licensee must purchase a copy for each location at which Licensee uses RSS. Licensee's use of RSS at an authorized location does not entitle Licensee to use or access the RSS remotely. Licensee may make one additional copy

for each computer owned or controlled by Licensee at each such location. Upon Licensor's written request, Licensee must provide to Licensor a written list of all locations where Licensee uses or intends to use RSS.

Section 4 OWNERSHIP AND TITLE

Title to all copies of Software will not pass to Licensee at any time and 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, Documentation, or related services remain vested exclusively in Licensor, and this Agreement does not grant to Licensee any shared development rights of intellectual property.

Section 5 CONFIDENTIALITY

Licensee acknowledges that the Software and Documentation contain Licensor's valuable proprietary and Confidential Information and are Licensor's trade secrets, and that the provisions in the Agreement concerning Confidential Information apply.

Section 6 LIMITED WARRANTY

6.1. The commencement date and the term of the Software warranty shall be as stated in the Primary Agreement, except that (i) the warranty term for Printrak's LiveScan software shall be 90 days; and (ii) for application Software that is provided on a per unit basis, the warranty period for subsequent units licensed is the remainder (if any) of the initial warranty period or, if the initial warranty period has expired, the remainder (if any) of the term of the applicable Software Maintenance and Support Agreement.

6.2. During the applicable warranty period, Licensor warrants that the unmodified Software, when used properly and in accordance with the Documentation and 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 such 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.

6.3. LICENSOR DISCLAIMS ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE TRANSACTION COVERED BY THIS AGREEMENT IS A LICENSE AND NOT A SALE OF GOODS.

Section 7 LIMITATION OF LIABILITY

The Limitation of Liability provision is described in the Primary Agreement.

Section 8 TRANSFERS

Licensee shall not transfer Software or the related Documentation 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 (other than Radio Service Software and

Motorola's FLASHport® Software) embedded in or furnished for use with those radio Products; provided that Licensee transfers all copies of such 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 Agreement).

Section 9 TERM AND TERMINATION

Licensee's right to use the Software and Documentation will begin 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 shall be terminated immediately upon notice by Licensor. 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. Licensee also acknowledges that its breach of this Agreement will result in irreparable harm to Licensor for which monetary damages would be inadequate. In the event of a breach of this Agreement and in addition to termination of this Agreement, Licensor shall 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 a Federal agency of the United States Government). Within thirty (30) days after termination of this Agreement, Licensee must certify in writing to Licensor that all copies of the Software and Documentation have been returned to Licensor or destroyed and are no longer in use by Licensee.

Section 10 NOTICES

Notices are described in the Primary Agreement.

Section 11 UNITED STATES GOVERNMENT LICENSING PROVISIONS

In the event that the Licensee is the United States Government or a United States Government agency, then the provisions of this section also apply. Use, duplication or disclosure of the Software and associated Documentation under Licensor's copyrights and/or trade secret rights is subject to the restrictions set forth in subparagraphs (c)(1) and (2) of the Commercial Computer Software-Restricted Rights clause at FAR 52.227-19 (JUNE 1987), if applicable, unless being provided to the Department of Defense. If being provided to the Department of Defense, use, duplication, or disclosure of Software and associated Documentation is subject to the restricted rights set forth in subparagraph (c)(1)(ii) of the Rights in Technical Data and Computer Software clause at DFARS 252.227-7013 (OCT 1988), if applicable. Software and associated Documentation may or may not include a Restricted Rights notice, or other notice referring specifically to the terms and conditions of this Agreement. The terms and conditions of this Agreement shall each continue to apply, but only to the extent that such terms and conditions are not inconsistent with the rights provided to the Licensee under the aforementioned provisions of the FAR or DFARS, as applicable to the particular procuring agency and procurement transaction.

Section 12 GENERAL

12.1. 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.

12.2. 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 agency thereof, at the time of such action, requires an

export license or other governmental approval. Violation of this provision shall be a material breach of this Agreement, permitting immediate termination by Licensor.

12.3. **ASSIGNMENTS.** Licensor may assign any of its rights or subcontract any of its obligations under this Agreement, or encumber or sell any of its rights in any Software, without prior notice to or consent of Licensee.

12.4. **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 to which the Software or Products are shipped if Licensee is a sovereign government entity, or the laws of the State of Illinois if Licensee is not a sovereign government entity.

EXHIBIT H

SOFTWARE SUBSCRIPTION AGREEMENT

Software Subscription Agreement

This Motorola Software Subscription Agreement ("Agreement") is between Motorola, Inc., a Delaware corporation ("Motorola") by and through its Government & Enterprise Mobility Solutions Sector (GEMS) and McLean County, IL ("Customer").

Section 1 DEFINITIONS

"Core Release" – A new version of Software which adds Features and major enhancements. These new versions are signified by changes to the first digit of the version identifier number (e.g. SmartZone 2.0.3 to SmartZone 3.0).

"Enhancement Release" – A superseding issue of Software which adds to, improves, or enhances the performance of Software Features contained in the then currently shipping Software version. These releases are signified by changes to the second digit of the version identifier number (e.g. SmartZone 3.1 to SmartZone 3.2).

"Feature" – A Software functionality.

"Standard Feature" – An additional software functionality for components of Customer's system that is available to Customer in the standard software release.

"Optional Feature" – An additional software functionality issued with a Core Release that is available to Customer at additional cost.

"Special Product Feature" – Features specially developed for Customer which contain Customer unique functionality.

Section 2 SUBSCRIPTION PROGRAM

2.1. During the term of this Agreement, Motorola will provide Customer with the software subscription services described below ("Software Subscription Program") for upgrade capable Motorola communications equipment that is in the Customer configuration identified in Attachment 1 to this Agreement.

2.2. Non-Motorola software (i.e., Software owned by a party other than Motorola), software developed or provided by a Motorola business sector other than CGISS, Radio Service Software (RSS), and software provided by Motorola's Integrated Solutions Division ("ISD") of CGISS are excluded from the Software Subscription Program. ISD includes Motorola's affiliated company, Printrak International Incorporated ("Printrak"), as well as the Motorola products of the former Suncoast Scientific Incorporated (such as Customer Service Request/311 software) and the former Software Corporation of America (such as TxMessenger™, Premier MDC™ and other application software products under the "Premier" product name, and AirMobile™). If these excluded Software products are applicable to Customer's System, they may be covered by a separate maintenance and support agreement.

2.3. Motorola will provide periodic Motorola Software Enhancement Releases applicable to Features currently provided to Customer by Motorola under a Software License Agreement. Customer is responsible for the purchase of additional hardware that is necessary to upgrade to the newly issued Enhancement Release.

2.4. Motorola will provide those Standard Features included in a Core Release which apply to Customer's existing system components. Customer is responsible for the purchase and license of additional products, hardware, and/or software that are necessary to migrate to the newly issued Core Release.

2.5. Optional Features issued with a Core Release are not provided pursuant to the Software Subscription Program but are available to Customer, as a Program subscriber, at a discounted price under a separate agreement. The discount available to Customer for voice system Optional Features will be 20% off the current Motorola list price. The discount available to Customer for data system Optional Features will be 15% off the current Motorola list price. Once an Optional Feature is provided to Customer, Customer will be entitled under this Agreement to all Enhancement Releases for that Optional Feature.

2.6. Special Product Features previously developed by Motorola unique to Customer's system may require additional engineering effort to be incorporated into an Enhancement Release or Core Release so that the Special Product Feature will not be overwritten upon its installation. Upon request, Motorola will determine whether a Special Product Feature can be incorporated into an Enhancement Release or Core Release and whether additional engineering effort is required. Customer will be responsible for all charges associated with any additional engineering required for each Enhancement Release or Core Release that it chooses to install. Such equipment and engineering are not included as part of the Software Subscription Program and may be provided pursuant to a separate agreement.

2.7. Motorola will issue to Customer at the below address bulletins announcing Enhancement Releases and Core Releases. If Customer desires to obtain the announced Enhancement Release or Core Release, it must contact its Motorola representative. If needed, Customer should contact its local service provider for installation assistance.

Customer Contact for Bulletin Receipt

Customer: _____
Address: _____
Attn: _____

2.8. Because Enhancement Releases may include minor performance enhancements, Customer is encouraged to periodically upgrade the Motorola Software operating on its System with the most current Enhancement Release (e.g. SmartZone 3.0.1 to SmartZone 3.0.2). Customer may choose not to install a new software release, however, customer acknowledges that by so choosing, it may limit or eliminate the applicability of future releases to its system.

2.9. Because the Software Subscription Program includes Enhancement Releases for only the currently shipping software version and those prior versions that Motorola may be supporting during the term of the Agreement, Customer is encouraged to migrate the Motorola Software operating on its Communications System to the most current Core Release (e.g. SmartZone 2.0.3 to SmartZone 3.0). If Customer's system is not maintained to a currently supported software version, all Core Releases and Enhancement Releases may not be compatible with Customer's existing System. Additional hardware, Motorola Software, and engineered modifications may be required if Customer desires to migrate to a particular Core Release or Enhancement Release. Such additional hardware, Motorola Software and engineering are not included as part of the Software Subscription Program and may be provided pursuant to a separate agreement. If the size and complexity of Customer's System warrants, Motorola may provide consultation services to determine the technological, operational and financial impact of installing a particular Core Release or Enhancement Release on the System, pursuant to a separate agreement.

Section 3 FEES AND PAYMENT

Exhibit A contains the annual SSA program fees and payment terms. The fees listed are based upon Customer's current Motorola equipment configuration as indicated in Attachment 1. Customer must promptly notify Motorola of any change in this configuration and Motorola will calculate revised fees (effective at the beginning of the next subscription year) based on the new configuration. Motorola will refund to Customer any amounts previously paid for SSA program

fees that are reduced due to a new configuration. If the SSA program fees are increased due to a new configuration, Customer will pay any additional amounts within thirty days after receipt of an invoice from Motorola.

Section 4 TERM AND TERMINATION

4.1. The term of this Agreement is indicated in Attachment 1 and shall terminate at the expiration of that term unless extended by mutual agreement of the parties.

4.2. The Customer may terminate this Agreement at any time prior to the expiration of its term by providing written notice of such termination to Motorola. Such termination will be effective at the next annual anniversary date following Motorola's receipt of the written notice. Motorola will refund to Customer any pre-paid Software Subscription Program fees for the terminated period.

4.3. The Agreement will automatically terminate if, at its annual anniversary date, the software version in Customer's then current configuration is no longer supported by Motorola or if Motorola discontinues the Software Subscription Program, in which case Motorola will refund to Customer any pre-paid Software Subscription Program fees for the terminated period.

Section 5 TAXES

Customer is responsible for all taxes due as a result of this Agreement, if any, other than taxes based on Motorola's income; if Customer is a tax-exempt entity, upon execution of this Agreement, Customer must provide Motorola with tax exemption certificates from the appropriate tax authorities.

Section 6 EXCLUDED SERVICES

The SSA program does not include repair or replacement of hardware or software defects not corrected by the Enhancement Releases and Core Releases nor does it include repair or replacement of defects resulting from any nonstandard or improper use or conditions or from unauthorized installation of Motorola software.

Section 7 OWNERSHIP AND USE OF SOFTWARE

All rights and title to Motorola software furnished to Customer under this Agreement remains vested exclusively in Motorola. Customer's use of such Motorola software is subject to the terms of the Motorola software license agreement executed by Customer or, if no such agreement has been executed, Motorola's standard software license terms apply, which will be sent to Customer upon written request.

Section 8 DEFAULT

Motorola at any time may suspend subscription services or terminate this Agreement if (a) Customer fails to pay any fees within thirty days after such fees are due, (b) Customer fails to correct a breach of this Agreement within thirty days after notice from Motorola of such breach, (c) Customer's right to use Motorola software under a Motorola software license agreement expires or is terminated, or (d) Customer replaces its Motorola communication system with a non-Motorola communication system. Upon such termination, any unpaid SSA program fees will become immediately due and payable.

Section 9 LIMITATION OF LIABILITY

EXCEPT FOR PERSONAL INJURY OR DEATH, MOTOROLA'S TOTAL LIABILITY ARISING FROM THIS AGREEMENT WILL BE LIMITED TO THE AGGREGATE AMOUNT OF SSA FEES PAID TO MOTOROLA BY CUSTOMER. 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, GOODWILL, REVENUES, PROFITS, OR SAVINGS; OR OTHER SPECIAL, INCIDENTAL, INDIRECT, OR CONSEQUENTIAL DAMAGES IN ANY WAY RELATED TO OR ARISING FROM THIS AGREEMENT.

Section 10 GENERAL

10.1. NOTICES: Notices required under this Agreement to be given by one party to the other must be in writing and either delivered in person or sent to the address shown below by certified mail, return receipt requested and postage prepaid (or by a recognized courier service), or by facsimile with correct answerback received, and shall be effective upon receipt.

Customer _____	Motorola, Inc.
Attn: _____	Attn: Contracts & Compliance
Manager _____	

10.2. FORCE MAJEURE: 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 such party's reasonable control.

10.3. ACTIONS: Customer must bring any action under this Agreement within one year after the cause of action arises.

10.4. WAIVERS: Failure or delay by either party to exercise any right or power under this Agreement will not operate as a waiver of such right or power. For a waiver to be effective, it must be in writing signed by the waiving party. An effective waiver of a right or power shall not be construed as either a future or continuing waiver of that same right or power, or the waiver of any other right or power.

10.5. ASSIGNMENTS: Customer may not assign any of its rights under this Agreement without Motorola's prior consent.

10.6. ENTIRE AGREEMENT AND AMENDMENT: This Agreement, including Attachment 1, constitutes the entire agreement of the parties regarding the SSA program and may be amended only by a written instrument signed by authorized representatives of both parties, except that Motorola may modify this Agreement without joint consent as necessary to comply with applicable laws, rules, and regulations.

10.7. GOVERNING LAW: This Agreement will be governed by the laws of the State of Illinois.

Customer

By: _____

Name: _____

Title: _____

Date: _____

Motorola, Inc.

By: _____

Name: _____

Title: _____

Date: _____

ATTACHMENT 1
To Software Subscription Agreement

SYSTEM CONFIGURATION

Choose and complete only ONE of the sections below:

I. DataTAC System SSA

Number of Network Controllers in Operation _____
Number of Data Subscriber Devices in Operation (Forte, VRM, etc.) _____

IP Messaging for DataTAC (Yes / No) _____
RNC Redundancy for DataTAC (Yes / No) _____
Network Management for DataTAC (Yes / No) _____
Mobility Management for DataTAC (Yes / No) _____
Security Services for DataTAC (Yes / No) _____

II. SmartZone System SSA

Number of Sites (in addition to the Prime Site) _____
Number of Repeaters in Operation _____
Number of Subscribers in Operation (Mobiles and Portables) _____

OmniLink Operation (Yes / No) _____
Digital Operation (Yes / No) _____

Integrated Voice and Data (Yes / No) _____

III. SmartNet System SSA (Single Site or Simulcast)

Number of Remote Sites (in addition to the Prime Site) _____
Number of Repeaters in Operation _____
Number of Subscribers in Operation (Mobiles and Portables) _____

Digital Operation (Yes / No) _____

Integrated Voice and Data (Yes / No) _____

IV. Conventional System SSA

Number of Repeaters in Operation _____
Number of Subscribers In Operation (Mobiles and Portables) _____

Digital Operation (Yes / No) _____

Integrated Voice and Data (Yes / No) _____

V. Console Only SSA (not required if System SSA is purchased)

Number of Operator Positions _____
Number of Channels _____

VI. Centralink 2000 USA

SSA TERM

Beginning of Term (*choose one only*)

Expiration of existing Subscription Period (renewal) _____
Immediately upon execution of Software Subscription Agreement _____
Other (please specify date) _____

Length of Term (number of years: 1, 2, 3, 4, or 5) _____

SSA PROGRAM FEES

Annual Fees (*before discount*)

System SSA Fee _____
Console Only SSA Fee _____
CENTRALINK 2000 SSA Fee _____
SP Coverage Quote _____

Total Annual Fee (*before discount*) _____

Multi-Year Discount Level (*choose the discount corresponding to the length of term*)

1 Yrs. 0% 2 Yrs. 0% 3 Yrs. 5% 4 Yrs. 5% 5 Yrs. 10%

Total Annual Fee (*after discount*) _____

Total Fees during Term Chosen _____

Payment Methods (*check only one*):

(A) Payment of total Fees due upon execution of SSA _____

(B) Payment of Annual Fee due upon first day of each subscription year _____

(C) Other (*specify*) _____

MCDF Fourth Quarter
Population Report
November
2005

Date	Total Pop	IN House	Spec Needs		Str. Sent		Work Rel/Weekend		Other Fac			
			Female	Male	Female	Male	Female	Male	Female	Male		
1	210	195	34	176	5	11	8	33	6	15	0	0
2	209	194	33	176	5	9	10	34	6	16	0	0
3	215	202	36	179	8	10	10	35	6	16	0	0
4	210	196	34	176	6	13	10	35	6	15	0	0
5	211	205	35	176	8	14	10	35	5	15	0	0
6	214	211	37	177	11	13	11	36	5	14	0	0
7	216	205	35	181	8	13	11	37	5	14	0	0
8	218	206	40	178	12	5	10	41	5	14	0	0
9	220	206	37	183	11	8	11	40	5	14	0	0
10	225	203	39	186	12	8	11	38	5	13	0	12
11	203	178	32	171	8	8	11	33	5	13	0	12
12	222	208	38	184	12	14	11	33	5	14	0	12
13	208	196	34	174	11	11	11	33	5	13	0	11
14	199	177	32	167	9	9	10	30	4	13	0	11
15	192	182	32	160	8	7	10	32	5	13	0	0
16	199	187	34	165	8	12	11	30	5	13	0	0
17	197	185	33	164	9	12	11	29	5	13	0	0
18	198	185	31	167	8	15	9	31	5	13	0	0
19	204	199	33	171	11	12	9	34	5	14	0	0
20	206	204	30	176	10	18	8	31	4	13	0	0
21	198	186	28	170	8	13	6	30	4	11	0	0
22	197	186	30	167	9	19	7	27	4	12	0	0
23	176	165	26	150	8	6	7	25	4	12	0	0
24	187	174	29	158	10	11	8	25	4	12	0	0
25	184	171	28	156	8	12	8	24	4	12	0	0
26	191	187	28	163	11	15	8	25	4	12	0	0
27	194	192	30	164	12	14	8	22	3	12	0	0
28	188	176	29	159	9	17	8	23	2	12	0	0
29												
30												
Total	5691	5361	917	4774	255	329	263	881	131	373	0	58
Average	203.25	191.46	32.75	170.50	9.11	11.75	9.39	31.46	4.68	13.32	0	2.07

MCDF Average Population
By Month 2005

Month	January	February	March	April	May	June	July	August	Sept	October	Nov	Dec	Average
Daily Total	233.42	203.50	191.29	185.17	193.81	213.07	212.19	211.32	219.63	212.39	203.25		207.19
In House	211.45	195.32	187.29	181.17	187.42	198.93	200.58	196.19	199.40	200.03	191.46		195.39
Female	31.32	31.14	29.10	29.03	29.03	32.67	36.58	33.48	36.10	32.52	32.75		32.16
Male	202.16	172.54	162.19	156.13	164.77	179.80	175.58	177.81	183.03	179.87	170.50		174.94
Spec Needs Female	8.29	10.68	8.71	8.13	9.10	9.27	15.23	10.10	9.87	8.45	9.11		9.72
Spec Needs Male	13.94	7.96	8.65	10.17	9.52	11.37	11.84	13.61	12.83	15.97	11.75		11.6
Str Sent Female	7.29	7.71	8.58	8.00	6.97	8.47	7.32	6.48	5.73	5.94	9.39		7.44
Str Sent Male	44.71	28.07	27.84	28.87	26.58	33.50	41.77	35.45	36.80	33.03	31.46		33.46
Weekender Work Rel Female	5.10	7.00	3.77	3.37	2.84	3.97	3.84	2.03	2.37	3.97	4.68		3.90
Weekender Work Rel Male	10.45	9.54	3.29	3.53	8.74	13.37	14.71	17.32	12.80	14.39	13.32		11.04
Other Fac Female	2.52	1.61	00.00	00.00	00.00	00.00	00.00	1.52	00.00	00.00	00.00		0.51
Other Fac Male	13.58	.07	00.00	00.00	00.00	2.37	00.00	2.68	11.43	1.97	2.07		3.11



OFFICE OF THE ADMINISTRATOR

(309) 888-5110 FAX (309) 888-5111

115 E. Washington, Room 401 P.O. Box 2400 Bloomington, Illinois 61702-2400

To: Justice Committee
From: Terry Lindberg, Assistant County Administrator
Date: November 22, 2005
Re: GED Information – Adult Detention Facility

At its November Meeting the Justice Committee discussed the GED program administered by the Regional Office of Education. Regional Superintendent Larry Daghe kindly provided some additional information from their records.

20 of 22 enrollees completed the necessary work to receive their GED certificates in 2004, and 35 of 56 enrollees have achieved this milestone in 2005, thus far. Taken in the aggregate, the GED pass rate for the Adult Detention facility program is 70.5%, compared to an overall pass rate ranging from 70% to 80%. In other words, the success rate of the GED program in the jail is barely within the range of all GED programs in the community.

Although there appears to be some interest in expanding educational programming among pre-trial detainees, it is possible that the average length of stay for pre-trial detainees is too short for individuals to successfully participate in the GED program.

Please let the County Administrator's Office know if there is any additional information you would like regarding the GED program in the Adult Detention facility.