2018-0045 B Total Pages: 3

NAMED INSURED: County of Hunt POLICY NUMBER: 71354077 CC 374 (10-90)

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

				POLICY CHAN				#	15,392(1)
Date	e of Is	sue:	December 7, 20 ange: 12:01 a.m	December 6, 20)18			at 11 *K	LED FOR RECORD
A.	SCHE	DULE*						JENAN	C 2 1 2018
	□ 1	. The Na	med Insured is cha	nged to:			Ву	J. K	erk Hunt Colont TX
	_ 2	. The fol		added as a Named Ins					0/~
	□ 3	. The fol	lowing Insured(s) is	deleted as a Named In	sured:				
	_ 4	. The Ma	ailing Address is cha						
\boxtimes	□ 5 ⊠ 6	. The fol	lowing Coverage Formatte Added to the Police Deleted from the	orm(s) is: cy Policy	or reduced to urance and/or Deductible Amount(s)				
		C		Limit of Insurance \$_50,000.00	or	\$_	Limit Section 1		rance Section 2
			Coverage Form	Deductible Amount	or	\$	Deduc Section 1	stible Ar	Section 2
	_ 7	The fol	lowing Endorsemen Added to the Poli Deleted from the Changed as resp	су	rance		Limit	of Insu	SEAL X
			Endorsement	Limit of Insurance	or	\$_	Section 1	\$	Section 2
Acc	epted	:	First Named In:	sured		1	al 7.	itle P	aul T. Bruflat,
	WES	TERN SUR	ETY COMPANY		te:_		December 6	, 2018	Vice President

*Information required to complete this SCHEDULE, if not shown on this endorsement, will be shown in the Declarations.



B. PROVISIONS

- 1. Application of changes affected by this Endorsement:
 - a. Addition of a Deductible or Increase in Deductible Amount: This change applies to loss resulting from acts committed or events occurring at any time, whether before or after the Effective Date of Change.
 - b. Deletion or Restriction (other than in a. above) of any Coverage or Decrease in any Limit of Insurance: This change applies to loss resulting from acts committed or events occurring:
 - (1) On or after the Effective Date of Change; and also
 - (2) Before the Effective Date of Change if discovered after one year from that date.
 - c. All Changes Other Than in a. and b. Above: This change applies to loss resulting from acts committed or events occurring on or after the Effective Date of Change.
- 2. No Limit of Insurance during any period will be cumulative with any other amount applicable to the same coverage during any other period.



PO Box 5077 Sioux Falls SD 57117-5077 December 06, 2018 1-800-331-6053 Fax 1-605-335-0357 www.cnasurety.com Email: <u>uwservices@cnasurety.com</u>

County of Hunt P. O. Box 1097 Greenville, TX 75403

Bond # 71354077 County of Hunt

\$50,000.00

Company Code: 0601 PEFPB Agreement #3

WESTERN SURETY COMPANY

Enclosed is the rider adjusting your coverage as requested. To assure proper coverage, you must file this rider with the original document.

If there is a premium due because of the required change, an invoice is included with the rider. If an invoice is included, please pay the amount indicated within 30 days.

If the rider is no longer needed, please write the word "Void" on the document and return it to us.

If you have any questions, please contact your local agent.

Enclosure

THE STATE OF TEXAS

COUNTY OF HUNT

I hereby certify that this instrument was FILED on the date and the time stamped hereon by me and was duly RECORDED in the Records of HUNT County, Texas.

2018-0045 B 12/21/2018 01:31 PM



Jennifer Lindenzweig, County Clerk Hunt County, Texas



BINDER

#15,392(2)

Reference: 1417758A

900 S Capital of TX Highway Suite 450 Austin, TX 78746 Contact:
E-mail:
Phone:
Fax:
Date:

Ron Price /Dora Barclay ron@usrisk.com (512) 691-3043 (512) 263-2641 November 5, 2018

Surety Bonds

INSURED:

Hunt County P.O. Box 1097

Greenville, TX 75403

DESCRIPTION OF OPERATIONS:

TERM: 12 Months

POLICY PERIOD: 12/26/2018 TO 12/26/2019 PRODUCER:

Contact:

Direct - USR USE ONLY

8401 N. Central Expressway, Suite 1000

Dallas, TX 75225 Phone: (214) 265-7090 Fax: (214) 265-4932

CARRIER:

Western Surety Company

Α

POLICY NUMBER:

18263436

TERMS AND CONDITIONS:

Surety Bond Coverage Bound If Renewal Payment Received Prior to 12/26/18

ALL OTHER TERMS AND CONDITIONS APPLY PER FORM

PREMIUM AND FEES:

Policy Premium:

\$1,036.00

TRIA Premium:

TOTAL:

\$1,036.00

Commission: 0%

Disclosure:

This binder is a temporary contract of insurance pending issuance of a policy. It is subject to all the terms and conditions of the policy intended to replace this binder. Upon issuance of the replacing policy, this binder shall be null and void from inception. Coverage was placed based on information provided to us by Producer. Please review this binder carefully to ensure accuracy. Please note that this binder may contain subjectivities that must be met in order to avoid cancellation.

AUTHORIZED REPRESENTATIVE

Randall G. Goss Chairman/CEO

DATE ISSUED: Nov 05, 2018



CNA Surety Agency Bill PO Box 957289 St Louis, MO 63195-7289

Transaction Report & Invoice

Principal Information:

ID: 001637954

HUNT COUNTY P. O. BOX 1097 GREENVILLE, TX

75403-1097

Agency Code: 42-20571

U S RISK L L C SUITE 1000 8401 N CENTRAL EXPRESSHAY DALLAS TX 75225

YOU CAN PAY ONLINE BY VISITING ONLINEPAY.CNASURETY.COM

Transaction Description: RENEWAL

Transaction Effective Date:

12/26/2018

Bond/Policy #:

18263436

FILE LOCATION:

STOUX FALLS

Written By:

WESTERN SURETY COMPANY Description: P E POSITION SCHEDULE (41) PHONE:

800-331-6053

Obligee:

OBLIGEE ADDRESS UNKNOWN

PREHIUM

01,056.00 a 30.0002

Effective Date: Expiration Date: Current Penalty:

12-26-2018 12-26-2019

Gross Premium Charge:

\$1,036.00

Renewal Method:

\$296,000.00

Commission Amount: **Net Amount Due:**

\$310.80 \$725.20

Change Detail:

Agent: You may remove stub below to use as a billing/ oradit invoice

CNA Surety 00# 1

BOND/POLICY# EFFECTIVE DATE

INVOICE ANNIVERSARY DATE

PROCESS DATE

PENALTY

0601 PRINCIPAL 18263436 HUNT 12-26-18

12-26-19

09-07-18 \$296,000.00

P. O. BOX 1097 GREENVILLE, TX 75403-1097

RISK STATE DESCRIPTION

TX WRITTEN BY WESTERN SURETY COMPANY P E POSITION SCHEDULE (41)

OBLIGEE AGENCY CODE

SF

42-20571

AMOUNT DUE

\$1,036.00

Your agent is:

U S RISK L L C SUITE 1000 8401 N CENTRAL EXPRESSWAY DALLAS TX 75225

0003001 04220571000012262018 00601001826343600 00000007252002

THE STATE OF TEXAS

COUNTY OF HUNT

I hereby certify that this instrument was FILED on the date and the time stamped hereon by me and was duly RECORDED in the Records of HUNT County, Texas.

2018-0046 12/21/2018 01:31 PM



Junger Gunderzij

Jennifer Lindenzweig, County Clerk Hunt County, Texas



MERCHANTS BONDING COMPANY (MUTUAL) P.O. BOX 14498, DES MOINES, IA 50306-3498 PHONE: (800) 678-8171 FAX: (515) 243-3854

TEXAS OFFICIAL BOND AND OATH

THE STATE OF TEXAS	1	#/5	,392(3)			
County of	Hunt	55.		Bond No.	TX5	45474
	BY THESE PRESENTS:					
_	radling dba Hunt County D COMPANY (Mutual), a corporat te of Texas	ion duly licensed to	do business in the successors in of	ne State of Texas,	as Surety, are h	eld and bound
hereby bind ourselves and	our heirs, executors and admir	istrators, jointly and	severally, by the	ese presents.		
THE CONDITION	OF THE ABOVE OBLIGATION	l is such, that, when	eas, the above b	ounden Principal v	was on the	1st
day of	January		2019	duly	Elected	
to the office of	Hunt County District C	Clerk	in and for		Hunt	
County in the State of Texas	s, for a term beginning the 1	st day of Janu	ary , 2019	and ending the 3	1st day of De	cember 2022 .
	e said Principal shall well and fa				of him by law as	
against this bond, the liabilithis bond shall not exceed the PROVIDED, FURTH	EVER, that regardless of the rety of the Surety shall not be cuthe amount stated above. Any IER, that this bond may be cardays thereafter, the Surety's list	mulative and the agrevision of the bond revision of the bond nceled by the Surety	gregate liability of l amount shall no v by sending writt	of the Surety for an it be cumulative. en notice to the pa	ny and all claims	suits, or actions under
Dated this	6th	day of		December		, 2018
4-4		Susan Spradling	dha Hunt Coun	ty District Clerk		
i a		Susan Spradling MERCHANTS BO By:	ONDING COME Armsey, Attorney	My (Mutual)	ie	Principal
a H. C. series	ACKNOWL	EDGEMENT OF PI	RINCIPAL		•	
County of Before me,	San Spradling	ss.		ublic, on this day person whose name		
	ged to me that he/she execute					
Given under my	hand and seal of office, at	Treenvi	11e, 1e	ya S		2015
this	day of	Decemb	<u> </u>	• ()	, _	2018
SEAL PO 0123 TX (2/15)	Marie y Living	PETTY State of Texas	Sam	a ret	Ty	County, Texas.

OATH OF OFFICE (COUNTY COMMISSIONERS and COUNTY JUDGE)

	, do solemnly swear (or affirm) that I will faithfully
execute the duties of the office of	, so soluting sweat (or attitle) that I will lattifully
	ability preserve, protect, and defend the Constitution and laws of the United States and of this
	firm) that I have not directly nor indirectly paid effered, or promised to pay, contributed, nor
promised to contribute any money or valuable	thing, or promised any public office or employment, as a reward for the giving or withholding a
vote at the election at which I was elected; and I	furthermore solemnly swear (or affirm) that I will not be, directly or indirectly, interested in any
contract with or claim against the County, exce	pt such contracts or claims as are expressly authorized by law and except such warrants as
may issue to me as fees of office. So help me G	Y
	Signed
Sworn to and subscribed before me at	, Texas, this day
of	
SEAL	
	County, Texas
-	OATH OF OFFICE
	OATH OF OFFICE
Subau Sou	(General) do solemply swear (or affirm) that I will
1,	, do doloning diversity did not the
faithfully execute the duties of the office of	Hunt County District Clark
· · · · · · · · · · · · · · · · · · ·	ability preserve, protect, and defend the Constitution and laws of the United States and of this
	firm) that I have not directly nor indirectly paid, offered, or promised to pay, contributed, nor thing, or promised any public office or employment, as a reward for the giving or withholding a
vote at the election at which I was elected. So he	
vote at the election at which I was elected. Oo in	The made made up
	Signed Machine
	Areaville Kth
Sworn to and subscribed before me at	, Texas, thisday
or TREETHAL	- Jane
JAMES PETTY	WYYLL TELLY
Notice the Space Test	() Hint ()
SEAL 3	County, Texas
Swimmer Natury 10 13 1100 116	
THE STATE OF TEXAS	ss
County of Hust	
The foregoing bond of	in Sphilling as
District Clerk	n and for County and State of Texas,
this day approved in open Commissioner's Coul	rt.
ATTEST:	Date December 21 2018
141	Ball Ball
Allinger draws the	Cled County Judge, Pro To
County Court Hunt	County County, Texas
THE STATE OF TEXAS	
1). +	TEXAS INTERNATIONAL PROPERTY OF THE PARTY OF
County of	- The second of
, deniter linders	, County Clerk, in and for said County, do
hereby certify that the foregoing Bond dated the	
with its certificates of authentication, was filed for	or record in my office the day of
N. 1	2018, at 11:10 o'clock A M., and duly recorded the
day of December 20018 - 0014	o'clock P M., in the Records of Official Bonds
of said County in Volume B 2018 - 004	C II
WITNESS my hand and the seat of th	County Court of Said County, at office in
, Texas	, the day and year last above written.
	Xenson Inderson Clerk
er?	Cielk
	L(1. /*
By	Deputy County CourtCounty



Know All Persons By These Presents, that MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., both being corporations of the State of lowa (herein collectively called the "Companies") do hereby make, constitute and appoint, individually, Steve LeC Ramsey

their true and lawful Attorney(s)-in-Fact, to sign its name as surety(ies) and to execute, seal and acknowledge any and all bonds, undertakings, contracts and other written instruments in the nature thereof, on behalf of the Companies in their business of guaranteeing the fiqelity of persons, guaranteeing the performance of contracts and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law.

This Power-of-Attorney is granted and is signed and sealed by facsimile under and by authority of the following By-Laws adopted by the Board of Directors of Merchants Bonding Company (Mutual) on April 23, 2011 and amended August 14, 2015 and adopted by the Board of Directors of Merchants National Bonding, Inc., on October 16, 2015.

"The President, Secretary, Treasurer, or any Assistant Treasurer or any Assistant Secretary or any Vice President shall have power and authority to appoint Attorneys-in-Fact, and to authorize them to execute on behalf of the Company, and attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof."

"The signature of any authorized officer and the seal of the Company may be affixed by facsimile or electronic transmission to any Power of Attorney or Certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligations of the Company, and such signature and seal when so used shall have the same force and effect as though manually fixed."

In connection with obligations in favor of the Florida Department of Transportation only, it is agreed that the power and aut hority hereby given to the Attorney-in-Fact includes any and all consents for the release of retained percentages and/or final estimates on engineering and construction contracts required by the State of Florida Department of Transportation. It is fully understood that consenting to the State of Florida Department of Transportation making payment of the final estimate to the Contractor and/or its assignee, shall not relieve this surety company of any of its obligations under its bond.

In connection with obligations in favor of the Kentucky Department of Highways only, it is agreed that the power and authority hereby given to the Attorney-in-Fact cannot be modified or revoked unless prior written personal notice of such intent has been given to the Commissioner-Department of Highways of the Commonwealth of Kentucky at least thirty (30) days prior to the modification or revocation.

In Witness Whereof, the Companies have caused this instrument to be signed and sealed this 6th

April

, 2017

2003

MERCHANTS BONDING COMPANY (MUTUAL) MERCHANTS NATIONAL BONDING, INC.

STATE OF IOWA COUNTY OF DALLAS ss.

, before me appeared Larry Taylor, to me personally known, who being by me duly sworn 2017 On this this 6th day of April did say that he is President of MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC.; and that the seals affixed to the foregoing instrument are the Corporate Seals of the Companies; and that the said instrument was signed and sealed in behalf of the Companies by authority of their respective Boards of Directors.



ALICIA'K, GRAM

Commission Number 767430 My Commission Expires April 1, 2020

Notary Public

(Expiration of notary's commission does not invalidate this instrument)

I, William Warner, Jr., Secretary of MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., do hereby certify that the above and foregoing is a true and correct copy of the POWER-OF-ATTORNEY executed by said Companies, which is still in full force and effect and has not been amended or revoled.

In Witness Whereof, I have hereunto set my hand and affixed the seal of the Companies on this 6th day of , 2018 .



William Harner Jr.



Know All Persons By These Presents, that MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., both being corporations of the State of lowa (herein collectively called the "Companies") do hereby make, constitute and appoint, individually,

Julie Grimes

their true and lawful Attorney(s)-in-Fact, to sign its name as surety(ies) and to execute, seal and acknowledge any and all bonds, undertakings, contracts and other written instruments in the nature thereof, on behalf of the Companies in their business of guaranteeing the fidelity of persons, guaranteeing the performance of contracts and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law.

This Power-of-Attorney is granted and is signed and sealed by facsimile under and by authority of the following By-Laws adopted by the Board of Directors of Merchants Bonding Company (Mutual) on April 23, 2011 and amended August 14, 2015 and adopted by the Board of Directors of Merchants National Bonding, Inc., on October 16, 2015.

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"The signature of any authorized officer and the seal of the Company may be affixed by facsimile or electronic transmission to any Power of Attorney or Certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligations of the Company, and such signature and seal when so used shall have the same force and effect as though manually fixed."

In connection with obligations in favor of the Florida Department of Transportation only, it is agreed that the power and aut hority hereby given to the Attorney-in-Fact includes any and all consents for the release of retained percentages and/or final estimates on engineering and construction contracts required by the State of Florida Department of Transportation. It is fully understood that consenting to the State of Florida Department of Transportation making payment of the final estimate to the Contractor and/or its assignee, shall not relieve this surety company of any of its obligations under its bond.

In connection with obligations in favor of the Kentucky Department of Highways only, it is agreed that the power and authority hereby given to the Attorney-in-Fact cannot be modified or revoked unless prior written personal notice of such intent has been given to the Commissioner-Department of Highways of the Commonwealth of Kentucky at least thirty (30) days prior to the modification or revocation.

In Witness Whereof, the Companies have caused this instrument to be signed and sealed this 6th day of

December

, 2018 -

2003

MERCHANTS BONDING COMPANY (MUTUAL) MERCHANTS NATIONAL BONDING, INC.

President

STATE OF IOWA COUNTY OF DALLAS ss.

2018 , before me appeared Larry Taylor, to me personally known, who being by me duly sworn On this this 6th day of December did say that he is President of MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC.; and that the seals affixed to the foregoing instrument are the Corporate Seals of the Companies; and that the said instrument was signed and sealed in behalf of the Companies by authority of their respective Boards of Directors.



ALICIA K. GRAM

Commission Number 767430 My Commission Expires April 1, 2020

Notary Public

(Expiration of notary's commission does not invalidate this instrument)

I, William Warner, Jr., Secretary of MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., do hereby certify that the above and foregoing is a true and correct copy of the POWER-OF-ATTORNEY executed by said Companies, which is still in full force and effect and has not been amended or revoked.

In Witness Whereof, I have hereunto set my hand and affixed the seal of the Companies on this 6th day of 2018 .



William Harner Is. Secretary

THE STATE OF TEXAS

COUNTY OF HUNT

I hereby certify that this instrument was FILED on the date and the time stamped hereon by me and was duly RECORDED in the Records of HUNT County, Texas.

法武 海 女

2018-0047 B 12/21/2018 01:31 PM

Deuger Lunderzeit

Jennifer Lindenzweig, County Clerk Hunt County, Texas MERCHANTS BONDING COMPANY (MUTUAL) P.O. BOX 14498, DES MOINES, IA 50306-3498

TEXAS OFFICIAL BOND AND OATH FOR COUNTY TREASURER

	2018-00	048 B Total Page	s: 4		
THE STATE OF TEXAS				FYWWA 🚮 👭	
County of	Hunt	_	Во	ond No	TX5146749
KNOW ALL PERSONS E	BY THESE PRESE	NTS:			
That we, Brittni Tur	mer				, as Principal, and
the MERCHANTS BOND		/utual), a corporatio	duly licensed to do		
as Surety, are held and fi	rmly bound unto th	e County Judge of		Hunt	County,
State of Texas, his/her su (\$175,000.00).	accessors in office,	in the sum of One H	undred Seventy Five	Thousand	
THE CONDITION	OF THE ABOVE C	BLIGATION is such	, that, whereas, the	above bound	en Principal was
on the 6th day of County Treasurer in and commencing on the 1st of	November	, <u>2018</u> , duly	Electe	<u>d</u>	_ to the office of
County Treasurer in and	for	Hunt	County	in the State o	f Texas, for a term
commencing on the 1st of	day of January	<u>, 2019</u> , and o	expiring on the 31st	_day ofD	ecember , 2022 .
him/her by law as the afo funds received as county each regular term of the	oresaid officer, and re	ender an account of	ute the duties of of all funds received	fice; remit actor to the commi	cording to law all ssioners court at
ber of claims which may gate liability of the Surety above. Any revision of the	be made against the for any and all classes bond amount sha	nis bond, the liability nims, suits, or actions all not be cumulative	of the Surety shall s under this bond sh	not be cumul nall not excee	d the amount stated
to whom this bond is pay shall terminate as to subs	yable stating that,	not less than thirty			ten notice to the part liability hereunder
Dated this	17th	day of	Decemb	er	2018
ATAMENTO AND	A. C V.	Brittni Turner	. 1		Principal
		Ву	1 Jurne	Λ	
Ĉ		Merchants Bonding	Company (Mutual)		
3		By: Steve LeC Ram	sey Attorney-in-Fact	nsay	
The said was	ACKNO	WLEDGEMENT OF		1	
THE STATE OF TEXAS County of	ACKNO	WLEDGEWENT OF	PRINCIPAL		
	Chance	_	3.5		
Before me,	July 4	len aven da	* *	_	personally appeared
foregoing instrument, and	d acknowledged to				e is subscribed to the es and consideration
therein expressed.	nand and seal of of	fice at lo roen	Sille VA		
this	day of		6		2018

Comm. Expires 09-20-2022 Notary ID 1568985

County, Texas.

PO 0147 TX (2/15)

OATH OF OFFICE (General)

Britth lur	ner	_, do solemnly swear (or affirm) that I will
faithfully execute the duties of the o		hamadonnica etemoria,
		ct, and defend the Constitution and laws of
		ar (or affirm) that I have not directly nor
		to contribute any money, or valuable thing, ng or withholding a vote at the election at
which I was elected. So help me Go		ing of withholding a vote at the election at
William Was closica. So holp the Co		
	Signed	uthi wrner
	0 11 0	17
Sworn to and subscribed before	e me at journille	, Texas, thisday
of Occember	<u>, 201X</u> .	AND SEEDING TO SEED OF THE SEE
200100000000000000000000000000000000000	De la constante de la constant	les Lindenzes (
The state of the s	'III.	
SEAL	Die and the second second second	MARIO ENITOS STRAIGES
SEAL SEAL		County, Texas
司	/* <u> </u>	
MINOUND WAS A	A STATE OF THE STA	
The state of the s	and the mailting half and the control of the contro	
THE STATE OF TEXAS	ss	
County of Hunt		
process of the control of the contro	Q = N . T	
The foregoing bond of	Britini Turner	as
	in and for Hun	County and State of Texas,
this day approved in open Commiss	sioner's Court.	ranjuga et un chi em Martyaenistorionen
ATTEST:	Date O	xcember 21,2018
		0/
June Hoderzy	Clerk	County Judge, Pro
County Court Hunt	County	County, Texas
	V	Dalod pre
	The Comments will be	
	111111111111111111111111111111111111111	
THE STATE OF TEXAS		
THE STATE OF TEXAS	1	
County of Hunt	\interprecedum s ss	
1 - 1 - 2 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	desqueis	
•		, County Clerk, in and for said County, do
hereby certify that the foregoing Bo	nd dated the day	of <u>December</u> , 2018,
with its certificates of authentication	n, was filed for record in my office the	eday of
December	_, 2018 , at 11:10 o'clock @	M., and duly recorded the
day of Occember	,2018 , at 1:31 o'cloc	k_ρ_ M., in the Records of Official Bonds
of said County in Volume 8.2018-	0048 IN Jon page	
The for the burgeseal tild constant	The state of the s	Complete Works IA Company of the Company
WITNESS my hand and the	seal of the County Court of said Co	ounty, at office in Greenville
	exas, the day and year last above wr	ritten.
	XX XX	0 0 0
	Aug Aug	Clerk
0.7	The state of the s	A TON SOME WARRIES
By	Peputy County Co	Hunt
By PO 0147 TX (2/15)	Deputy County Co	purt Hurt County



Know All Persons By These Presents, that MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., both being corporations of the State of Iowa (herein collectively called the "Companies") do hereby make, constitute and appoint, individually,

Steve LeC Ramsey

their true and lawful Attorney(s)-in-Fact, to sign its name as surety(ies) and to execute, seal and acknowledge any and all bonds, undertakings, contracts and other written instruments in the nature thereof, on behalf of the Companies in their business of guaranteeing the fidelity of persons, guaranteeing the performance of contracts and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law.

This Power-of-Attorney is granted and is signed and sealed by facsimile under and by authority of the following By-Laws adopted by the Board of Directors of Merchants Bonding Company (Mutual) on April 23, 2011 and amended August 14, 2015 and adopted by the Board of Directors of Merchants National Bonding, Inc., on October 16, 2015.

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"The signature of any authorized officer and the seal of the Company may be affixed by facsimile or electronic transmission to any Power of Attorney or Certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligations of the Company, and such signature and seal when so used shall have the same force and effect as though manually fixed."

In connection with obligations in favor of the Florida Department of Transportation only, it is agreed that the power and aut hority hereby given to the Attorney-in-Fact includes any and all consents for the release of retained percentages and/or final estimates on engineering and construction contracts required by the State of Florida Department of Transportation. It is fully understood that consenting to the State of Florida Department of Transportation making payment of the final estimate to the Contractor and/or its assignee, shall not relieve this surety company of any of its obligations under its bond.

In connection with obligations in favor of the Kentucky Department of Highways only, it is agreed that the power and authority hereby given to the Attorney-in-Fact cannot be modified or revoked unless prior written personal notice of such intent has been given to the Commissioner-Department of Highways of the Commonwealth of Kentucky at least thirty (30) days prior to the modification or revocation.

In Witness Whereof, the Companies have caused this instrument to be signed and sealed this 17th day of

December

, 2018

2003

MERCHANTS BONDING COMPANY (MUTUAL) MERCHANTS NATIONAL BONDING, INC.

STATE OF IOWA COUNTY OF DALLAS ss.

On this this 17th day of December , 2018 , before me appeared Larry Taylor, to me personally known, who being by me duly sworn did say that he is President of MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC.; and that the seals affixed to the foregoing instrument are the Corporate Seals of the Companies; and that the said instrument was signed and sealed in behalf of the Companies by authority of their respective Boards of Directors.



ALICIA K. GRAM

Commission Number 767430 My Commission Expires April 1, 2020

Notary Public

(Expiration of notary's commission does not invalidate this instrument)

I, William Warner, Jr., Secretary of MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., do hereby certify that the above and foregoing is a true and correct copy of the POWER-OF-ATTORNEY executed by said Companies, which is still in full force and effect and has not been amended or revoked.

In Witness Whereof, I have hereunto set my hand and affixed the seal of the Companies on this 17th day of 2018 .



William Harner Is.

Secretary

THE STATE OF TEXAS

COUNTY OF HUNT

I hereby certify that this instrument was FILED on the date and the time stamped hereon by me and was duly RECORDED in the Records of HUNT County, Texas.

2018-0048 B 12/21/2018 01:31 PM

(A)

Junger Lunderzeit

Jennifer Lindenzweig, County Clerk Hunt County, Texas



Merchants Bonding Company (Mutual) P.O. Box 14498, Des Moines, IA 50306-3498 Phone: (800) 678-8171 Fax: (515) 243-3854

TEXAS OFFICIAL BOND AND OATH

#15,392(5)

THE STATE OF TEX	AS]			
County of	Hunt	SS.		Bond No	TX5146666
•	IS BY THESE PRESENT	S:			
That Tana 3.4	Cortinos				
That we, Jose M	G COMPANY (Mutual), a coi	rnoration duly licens			_ , as Principal, and the
unto Hunt County Jud	1		, his successors in office		diety, are neid and bound
Twenty Thousand					the payment of which we
	nd our heirs, executors and a				p-y
THE CONDITION	ON OF THE ABOVE OBLIGA	ATION is such, that,	whereas, the above bour	nden Principal was o	on the VOth
day of	July		<u> 2018</u> a		
to the office of	Voter Administration -	- Hunt County	in and for		int
County in the State of Te	exas, for a term beginning th	e 1st day of	January , 2019 and	d ending the 1st o	day of January , 2020
Now therefore if	the said Principal shall well	and faithfully perform	n and discharge all the d	uties required of him	hy law as the aforesaid
officer, and shall	cara i morpui onun ircii	and laterially periori	and dissimilys all the ti	at 11 F/	LED FOR an
"faithfully perform th	e duties of office"			11:3	by law as the aforesaid LED FOR RECORD o'clock
				DE	C 24 C
				JED:	2 1 2018
				By Survey	ER LINDENZWEIG
then this obligation to be	void, otherwise to remain in	full force and effect		000	Mant County
this bond shall not excee	bility of the Surety shall not led the amount stated above. RTHER, that this bond may be also down the sure.	Any revision of the se canceled by the S	bond amount shall not be surety by sending written	e cumulative. notice to the party to	whom this bond is payable
Dated this	30) days thereafter, the Sure 17th			December	e Principal. 2018
Dated this _	1/11	day of	1	December	, 2018
HILL ROHAL X		Jose Martine	z //		
		losso -	#		Principal
N O		Jose Martine	1		
2 1 2 0		//	S BONDING COMPA	(Mutual)	
13. C.		By:	Then held	Canse	
11	and plant		eC Ramsey Attorney-	in-Fact	1
All	ACKN	OWLEDGEMENT C)
THE STATE OF TEXAS		1			
County of Hund		ss.			
Before me,	du Occasio		a notary public	c, on this day persor	nally appeared
20.310 1110,	Jose Martinez	kno			bscribed to the foregoing
instrument, and acknowl	ledged to me that he/she exe				
Given under m	ny hand and seal of office, at	Coreens	ille, JX	<u> </u>	2 - 1
this	TA Hayr	ON COM	ber/		2018
SEAL	SANDY Notary Public	, State of Texas	Dandyl	were	
1	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	res 09-20-2022	1		County, Texas.
DO 0422 TV /2/45	Notery	D 1568985	- Hu	^	County, Texas.

OATH OF OFFICE (COUNTY COMMISSIONERS and COUNTY JUDGE)

1,	, do solemnly swear (or affirm) that I will faithfully
execute the duties of the office of	
	of my ability preserve, protect, and defend the Constitution and laws of the United States and of this
	or affirm) that I have not directly nor indirectly paid, offered, or promised to pay, contributed, nor
	able thing, or promised any public office or employment, as a reward for the giving or withholding a
te at the election at which I was elected;	and furthermore solemnly swear (or affirm) that I will not be, directly or indirectly, interested in any
ontract with or claim against the County,	except such contracts or claims as are expressly authorized by law and except such warrants as
ay issue to me as fees of office. So help	
	Signed
Sworn to and subscribed before me at	, Texas, this day
f	
EAL	
	County, Texas
	OATH OF OFFICE
Variable 1	(General)
1, Jose Martine	, do solemnly swear (or affirm) that I will
ithfully execute the duties of the office of	
	of my ability preserve, protect, and defend the Constitution and laws of the United States and of this
	or affirm) that I have not directly nor indirectly paid, offered, or promised to pay, contributed, nor
	able thing, or promised any public office or employment, as a reward for the giving or withholding a
ote at the election at which I was elected.	So help life God.
	Signed
	Constitution
Sworn to and subscribed before me a	day
Summer	- W - W - W - W - W - W - W - W - W - W
A	Itelde Thodosey
19	7 1 1 0 1 1 1
SEAL SEAL	County, Texas
HE STATE OF TEXAS	7
county of Hunt	SS
Sully of COL	William
The foregoing bond of	ha tricellilling
tu/ Elections Administrator	in and for County and State of Texas,
nis day approved in open Commissioner's	Court.
ATTEST:	Date December 21 2018
Grinde spansty	Clerk County Judge, Pro
County CourtHun	County, Texas
HE STATE OF TEXAS	
11. +	SS TONGER SHIP
ounty of Hust	Yangananan
1, Inviter lind	, County Clerk, in and for said County, do
ereby certify that the foregoing Bond date	d the, Display of, Display of
ith its certificates of authentication, was fi	
December	, 2018 , ato'clock M., and duly recorded the
ay of <u>Scender</u>	at 1:31 o'clock _P_ M., in the Records of Official Bonds
said County in Volume	O Dage
WITNESS my hand and the seal	of the County Court of said County, at office in
	exas, the day and year last above written.

60 d	Clerk
By	Deputy County CourtCounty

TEXAS



Know All Persons By These Presents, that MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., both being corporations of the State of Iowa (herein collectively called the "Companies") do hereby make, constitute and appoint, individually,

Steve LeC Ramsey

their true and lawful Attorney(s)-in-Fact, to sign its name as surety(ies) and to execute, seal and acknowledge any and all bonds, undertakings, contracts and other written instruments in the nature thereof, on behalf of the Companies in their business of guaranteeing the fidelity of persons, guaranteeing the performance of contracts and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law.

This Power-of-Attorney is granted and is signed and sealed by facsimile under and by authority of the following By-Laws adopted by the Board of Directors of Merchants Bonding Company (Mutual) on April 23, 2011 and amended August 14, 2015 and adopted by the Board of Directors of Merchants National Bonding, Inc., on October 16, 2015.

"The President, Secretary, Treasurer, or any Assistant Treasurer or any Assistant Secretary or any Vice President shall have power and authority to appoint Attorneys-in-Fact, and to authorize them to execute on behalf of the Company, and attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof."

"The signature of any authorized officer and the seal of the Company may be affixed by facsimile or electronic transmission to any Power of Attorney or Certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligations of the Company, and such signature and seal when so used shall have the same force and effect as though manually fixed."

In connection with obligations in favor of the Florida Department of Transportation only, it is agreed that the power and aut hority hereby given to the Attorney-in-Fact includes any and all consents for the release of retained percentages and/or final estimates on engineering and construction contracts required by the State of Florida Department of Transportation. It is fully understood that consenting to the State of Florida Department of Transportation making payment of the final estimate to the Contractor and/or its assignee, shall not relieve this surety company of any of its obligations under its bond.

In connection with obligations in favor of the Kentucky Department of Highways only, it is agreed that the power and authority hereby given to the Attorney-in-Fact cannot be modified or revoked unless prior written personal notice of such intent has been given to the Commissioner-Department of Highways of the Commonwealth of Kentucky at least thirty (30) days prior to the modification or revocation.

In Witness Whereof, the Companies have caused this instrument to be signed and sealed this 17th day of December , 2018 .

TION4/
ORPOR ON RPOR 1933

SAN 1933

MERCHANTS BONDING COMPANY (MUTUAL) MERCHANTS NATIONAL BONDING, INC.

President

STATE OF IOWA COUNTY OF DALLAS ss.

On this this 17th day of December , 2018 , before me appeared Larry Taylor, to me personally known, who being by me duly sworn did say that he is President of MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC.; and that the seals affixed to the foregoing instrument are the Corporate Seals of the Companies; and that the said instrument was signed and sealed in behalf of the Companies by authority of their respective Boards of Directors.



ALICIA K. GRAM Commission Number 767430 My Commission Expires April 1, 2020

Notary Public

(Expiration of notary's commission does not invalidate this instrument)

I, William Warner, Jr., Secretary of MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., do hereby certify that the above and foregoing is a true and correct copy of the POWER-OF-ATTORNEY executed by said Companies, which is still in full force and effect and has not been amended or revoked.

In Witness Whereof, I have hereunto set my hand and affixed the seal of the Companies on this 17th day of December , 2018 .

STORPORTON STORPORTON SOCIETAN Secretary

THE STATE OF TEXAS

COUNTY OF HUNT

I hereby certify that this instrument was FILED on the date and the time stamped hereon by me and was duly RECORDED in the Records of HUNT County, Texas.

2018-0049 B 12/21/2018 01:31 PM

Jaufer Gerdenzie

Jennifer Lindenzweig, County Clerk Hunt County, Texas



OFFICIAL BOND AND OATH #15,392(4) STATE FARM FIRE AND CASUALTY COMPANY **BLOOMINGTON, ILLINOIS**

LL:ID FOR RECORD

KNOW ALL PERSONS BY THESE PE				The	Hunt Courcely	
That we, KERRY CREWS			of 1803	JACKSON S		July 1
	Principal					
	COMMER	RCE	T	K	75428	
Street Address	City		Sta	te	zip	
as Principal, and STATE FARM FIRE	AND CASUALT	TY COMPANY	of Bloomington,	Illinois, as su	rety, are held	and firmly
bound unto HUNT COUNTY JUDGE						
in the penal sum of FIVE THOUSAND						Dollars
(\$ <u>5,000.00</u>), for the payn	ment of which, v	vell and truly to	be made, we	do hereby se	verally bind
ourselves, our heirs, executors, admir	nistrators, succe	essors, and ass	igns, firmly by t	hese presents	S .	
Sealed with our Seals, and dated this	14TH	day of DE	CEMBER	2018		
THE CONDITION OF THIS OBLIGATION	ON ARE SUCH,	, that, Whereas,	the said Princip	al has been el	ected or	
appointed to the office of JUSTICE OI	THE PEACE					
		for a term of	FOUR YEARS			
						and
		beginning on	JANUARY 1, 2	2019		and
ending on DECEMBER 31, 2022		·				
NOW, THEREFORE, if the said Princ official during the term aforesaid, the pall the provisions of such statute are remain in full force and effect.	orincipal and th	e Surety hereb	y agreeing that	if said bond is	required by	any statute,
			Keny	A O. Principa	luy	
			STATE FARM	FIRE AND C	ASUALTY CO	OMPANY
A STATE OF THE STA	SEAE		Ву:	Attorney	vin-fact	1 m
The within bond and the Surety thereo	on are hereby a	approved this _	14	day of Oll	ember.	2019

1003976 119325.3 09-10-2013

OATH OF OFFICE

STATE OF TEXAS		
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	ss	
COUNTY OF HUNT		
	KERRY CREWS	being
duly sworn, says that he/she will support th	Principal (print name) ne constitution of the United States and of the State of	
а	and that he/she will faithfully, honestly and impartially perfo	rm and discharge the
duties of the office/position to which he/she	has been appointed while he/she shall hold said office. Signature of Principal	
	Sworn to by said KERRY CREWS Principal (print name)	
	before me, and subscribed in my presence this	
	14TH day of DECEMBER	A.D. 2018
DANA RYER NOTARY PUBLIC STATE OF TEXAS	Dania Ryll Notary Public	
MY COMM. EXP. 7/28/21 NOTARY ID 13122502-0	7-28-2021 Commission Date	



POWER OF ATTORNEY STATE FARM FIRE AND CASUALTY COMPANY

KNOW ALL PERSONS BY THESE PRESENTS: That STATE FARM FIRE AND CASUALTY COMPANY, an Illinois corporation, with its principal office in
Bloomington, Illinois, does hereby constitute and appoint: Kerry Crews of 1803 Jackson St., Commer C,TX 75428 its true and lawful Attorney(s)-in-Fact, to make, execute, seal
and deliver for, and on its behalf as surety, any and all bonds, undertakings or other writings obligatory in the nature of a bond as follows:
\$ 2,500 - License, Permit or Indemnity — Financial Guarantee \$25,000 - License & Permit — Code Compliance \$25,000 - Public Official \$25,000 - Public Official \$25,000 - Receiver \$25,000 - Receiver \$25,000 - Judicial
V 2,000 Oddieda
THIS POWER OF ATTORNEY IS NOT VALID FOR THE EXECUTION OF ANY CONTRACT (CONSTRUCTION OR SUPPLY) BOND - BID, PERFORMANCE OR PAYMENT.
This appointment is made under and by the authority of a resolution which was passed by the Executive Committee of the Board of Directors of State Farm Fire and Casualty Company on the 14th day of March, 2018, as is duly authorized by the Board of Directors in Article II, Section 6 of the By-Laws of the Company, which resolution is:
WHEREAS, the Board desires to delegate the authority to appoint persons as Attorneys-in-Fact for certain bonds, undertakings, or other writings obligatory in the nature of a bond.
RESOLVED, that any Officer of the Company who works regularly with surety bonds is hereby authorized to appoint and empower any representative of the Company as Attorney-in-Fact to execute on behalf of the Company any bonds, undertakings, or other writings obligatory in the nature of a bond, which the Company might execute through its officers. Any said execution of such documents by an Attorney-in Fact shall be as binding upon the Company as if they had been duly executed and acknowledged by he regularly elected or appointed officers of the Company. Any Attorney-in-Fact, so appointed, may be removed for good cause and the authority so granted may be revoked as specified in the Power of Attorney.
IN WITNESS THEREOF, STATE FARM FIRE AND CASUALTY COMPANY has caused this instrument to be signed by its Officer, and its Corporate Seal to be affixed this 14th day of March, 2018.
This APPOINTMENT SHALL CEASE AND TERMINATE AUTOMATICALLY AS OF DECEMBER 31, 2021, UNLESS SOONER REVOKED AS
PROVIDED.
STATE FARM FIRE AND CASUALTY COMPANY
ALTOE AND CASUALLY
SEAR TOTAL
John R. Horton - Assistant Sacretary Treasurer
STATE OF ILLINOIS
COUNTY OF McLEAN On this 14th day of March, 2018, before me personally came John R. Horton to me known, who being duly sworn, did depose and say that he
is Assistant Secretary Treasurer of STATE FARM FIRE AND CASUALTY COMPANY, the corporation described in and which executed the above
instrument; that he knows the seal of said corporation; that the seal affixed to said instrument is such Corporate Seal; and that he executed said instrument on behalf of the corporation by authority of his office under the By-Laws of said corporation.
instrument of benefit of the corporation by authority of his office under the by Laws of said corporation.
OFFICIAL SEAL PARLE Chercula
Pamela Chancellor
NOTARY PUBLIC - STATE OF ILLINOIS My Commission Expires August 30, 2021 My Commission Expires August 30, 2021
My Commission Expires August 30, 2021 CERTIFICATE
I, the undersigned Assistant Secretary Treasurer of STATE FARM FIRE AND CASUALTY COMPANY, do hereby certify that the original
Power of Attorney of which the foregoing is a true and correct copy, is in full force and effect and has not been revoked and the resolutions as set forth are now in force.
Signed and sealed at Bloomington, Illinois. Dated this Adam day of December 30/8
AND CASO AND
Linging how Hinging
Julia Klinzing- Assistant Secretary Treasurer

If you have a question concerning the validity of this Power of Attorney, call 309-766-2090. 124061.12 (06-19-2018)

THE STATE OF TEXAS

COUNTY OF HUNT

I hereby certify that this instrument was FILED on the date and the time stamped hereon by me and was duly RECORDED in the Records of HUNT County, Texas.

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Jaufer Luderziet

Jennifer Lindenzweig, County Clerk Hunt County, Texas

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510 M., 11 50 3, 115 - 31 344

INTER-COUNTY COMMUNICATIONS

(ICC)

222 LINDA DR. SULPHUR SPRINGS, TEXAS 75482 903-885-3101

15,392(7)



To:	Hunt County S.O.	Date: 12/7/2018	
Attn:	Alan Geer	Quote # 406-7241-2	

EQUIPMENT DESCRIPTION	PRICE	TOTAL
QT# 406-7238	\$15,691.54	\$31,383.08
QT# 406-7239	\$13,546.54	\$27,093.08
QT# 406-7240	\$15,679.04	\$15,679.04
		\$0.00
Inter- County Communications will supply and install all listed parts in		\$0.00
attached spec sheet. Hunt County S.O. will supply 4 old Tahoe's and one		\$0.00
Dodge Charger for tear down. Transfer of lightbars, consoles and gunlocks		\$0.00
and two Stalker Radar units. Transfer of gun lock out of the Dodge Charger.	\$15,691.54 \$13,546.54 \$15,679.04	\$0.00
		\$0.00
		\$0.00
		\$0.00
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at_//:ID FOR RECORD		\$0.00
at 11:10 FOR RECORD	M	\$0.00
		\$0.00
DEC 2 1 2018		\$0.00
By Coons Cerk, Hunt County (X)		\$0.00
By County X		\$0.00
o many for		\$0.00
		\$0.00
		\$0.00
		\$0.00
		\$0.00
		\$0.00
		\$0.00
		\$0.00
		\$0.00
		\$0.00
		\$0.00

PROPOSAL VALID FOR 90 DAYS

TOTAL \$74,155.20

PRESENTED BY Derek Harry	12/7/2018
ACCEPTED BY	

Hunt County S.O. Quote # 406-7241-2

Inter-County Quote Break Down

QT# 406-7239 2-each

QTY	Description
1	Con Com Saph and Spkr
1	Partition
1	ext pannel
1	tranfer kit
1	console plate and face plates
1	plastic seat
1	hatch lights
1	laptop stand
1	cf31 cradel
1	CF31 Charger
2	1/4 glass xtp6 split
2	push bumper xtp4ds split
2	push int lights xtp4 split
2	brake ultmc
1	spolier pack s/c
1	4re
1	coax and antenna kit
1	install kit
1	reflective graphics kit
	td/assy time
	mic wire up

Inter-County Quote Break Down

QT# 406-7239 2-each

QTY	Description
1	Con Com Saph and Spkr
1	Partition
1	ext pannel
1	tranfer kit
1	console plate and face plates
1	plastic seat
1	hatch lights
1	laptop stand
1	cf31 cradel
1	CF31 Charger
2	1/4 glass xtp6 split
2	push bumper xtp4ds split
2	push int lights xtp4 split
2	brake ultmc
1	spolier pack s/c
1	4re
1	coax and antenna kit
1	install kit
1	reflective graphics kit
	td/assy time
	mic wire up

Inter-County Quote Break Down

OT# 406-7240 1-each

push int lights xtp4 split

QTY	Description	QTY	Description
1	Whelen Tx pack	2	brake ultmc
1	Partition	1	spolier pack s/c
1	ext pannel	1	4re
1	tranfer kit		
1	Lund Console Pack	1	coax and antenna kit
1	plastic seat	1	install kit
1	hatch lights	1	reflective graphics kit
1	Swing arm		td/assy time
1	cf31 cradel		mic wire up
1	CF31 Charger		
2	Int Lights xtp6 split		
2	push bumper xtp6ds split		

#15,392(8)

12/17/2018

903-453-6800

MOTOROLA SOLUTIONS



HUNT COUNTY SHERIFF

2801 STUART STREET

INTER-COUNTY COMMUNICATIONS, INC.

Fax: Quote ID:

P.O. BOX 896

Date:

Phone:

SULPHUR SPRINGS, TEXAS 75483

PHONE: 903-885-3101

FAX: 903-885-3102

GREENVILLE, TX 75401	Attn:	BUDDY OXFORD		
Qty Model No.	EQUIPMENT	DESCRIPTION	Unit Price	Total Price
5 XG75M/110/VMK	HARRIS VHF, 110 WATT,P	25 DIGITAL RADIO WITH	\$3,195.00	\$15,975.00
	MULTIKEY AND ACCESS	ORIES TO INCLUDE:		\$0.00
	SPEAKER, MICROPHONE	E, POWER CABLE ASSY		\$0.00
	AND 3DB GAIN ANTENNA	A.		\$0.00
				\$0.00
				\$0.00
				\$0.00
				\$0.00
				\$0.00
				\$0.00
				\$0.00
				\$0.00
				\$0.00
				\$0.00
Proposal Valid for:	60 DAYS	-	iipment Total	\$15,975.00
Payment with Order:	th Order: Shipping and Handling		\$75.00	
Monthly Payment: X:	Months:	FUEL SURCHARGE		
Monthly Maintenance Agreeme	nce Agreement: Taxable Misc.			
MISCELLANEOUS EXPENSES			Sub-Total	\$16,050.00
Monthly Repeater/Site Rental:		Tax Rate:	Tax	\$0.00
FCC License Fee:		Non '	Taxable Misc.	
Frequency Coordination Fee:		Total System	Cash Price	\$16,050.00
Purchase Order#	Presented By:		LEO DRESSLE	ER
	Signature & Title	2:	SERVICE MAI	NAGER

RADIO DOESN'T COST, IT PAYS

Accepted By/Title/Date:



Selex ES, Inc. Elsag ALPR/ANPR Solutions 4221 Tudor Lane Greensboro, NC 27410 DUNS#: 198749777 FED TAX ID: 980353098

o'clock

QUOTE

Prepared By: Craig Duncan craig.duncan@leonardocompany-us.com

Phone: (910) 986-0596

Please include the quote number on your purchase orders and email them to orders@elsag.com for processing

Quote#: 17988

Funding Source:

Grant Details:

Payment Method:

Quote Expiry Date: 2/13/2019 Requested Delivery Date: 3/29/2019

Rate Sheet: Base Price

Quote Date: 11/15/2018

Terms: Net 30 days from date of shipment. If installation is required then Net 30 days from the Installation Date. Elsag agrees not to ship equipment until an Installation Date is agreed

upon by the Parties. All orders shipped FOB Greensboro

Make checks payable to Selex ES, Inc.

Contracts: TX DIR #DIR-TSO-3788

Comments: HUNT COSO TX M6 X 2 TAHOE PUSH BAR MOUNT

ONE TIME HIDTA ALPR NETWORK LICENSE INCLUDED

FIRST YEAR WARRANTY INCLUDED - HIDTA REQUIRES MIN OF ENTE

SOFTWARE WARRANTY AFTER FIRST FREE YEAR WHICH IS \$500/SYSTEM/

INSTALLATION AT JOHN WRIGHT & ASSOC IN ARLINGTON TX

Bill To: **ELSAG - NC** 4221 Tudor Lane

Greensboro, NC 27410

United States

ELSAG - NC Ship To:

4221 Tudor Lane

Greensboro, NC 27410

United States

Product Qty	Product/Service	Unit Price	Amount
2	140012 - ELSAG Plate Hunter M6-2	\$11,500.00	\$23,000.00
	(2) 421834 - M6 Trunkbox, 1-2 Cameras		****
	(2) 410917 - Garmin GPS Antenna		
	(2) 410052 - Ethernet Cable Shleided 25 ft		
	(2) 413083 - M6 Trunkbox Mounting Plate		
	(2) 421805 - M6 Cam 25mm 740nm		
	(2) 412362 - ISOLATION MOUNTING DISK - MS		
	(2) 412960 - M6 Mounting Bracket - 3in	1	
	(2) 421805 - M6 Cam 25mm 740nm		
	(2) 412362 - ISOLATION MOUNTING DISK - MS		
	(2) 412960 - M6 Mounting Bracket - 3in	1	
3	(2) 412713 - M6 Perm Power Cable, No Opus		
	(2) 412995 - Packing Foam Insert		
	(2) 510033-CSC - Car System Version 6.X - EOC Connected		
	ONE TIME HIDTA ALPR NETWORK LICENSE - PER SYSTEM - NO ONGOING USER LICENSE FEES		
2	412520-22 - 22ft Flat Trans Cbi w/90-4:30	\$175.00	\$350.00
2	412521-22 - 22ft Flat Trans Cbl w/90-7:30	\$175.00	\$350.00
2	210020 - Tech Dispatch	\$1,250.00	\$2,500.00

Date Printed: 11/15/2018

Product Qty	Product/Service	Unit Price	Amount
	HARDWARE INSTALLATION AT JWA IN ARLINGTON		
2	510322-5.X - EOC Operation Center License 5.X	\$1,275.00	\$2,550.00
2	210019 - Remote Software Installation	\$320.00	\$640.00
Subtotals	Goods & Services Sub-total (Pre-tax): Contract Items		\$0.00
	Goods & Services Sub-total (Pre-Tax): Non Contract Items		\$29,390.00
Upfront	Goods & Services Sub-total (Pre-tax):		\$29,390.00
Tax	Tax Exempt		\$0.00
Total	Goods & Services Total:		\$29,390.00

Date Printed: 11/15/2018 Page 2 of 3



Quote Offer Terms and Conditions

This Quote constitutes an Offer from Selex ES Inc. (Selex) to Customer, the terms of which become a binding contract between the Parties upon Customer's submitting a Purchase Order to Selex for the Products/Services and prices as identified herein.

Unless the Purchase Order is pursuant to a State or Federal cooperative purchasing agreement, or a separately executed Master Agreement, these Terms and Conditions supersede and replace any prior estimate, offer, quote, agreement, understanding or arrangement whether written or oral between the parties. If there is a discrepancy, please contact your account manager for correction.

These Terms and Conditions may not be changed or modified unless in writing by an authorized representative of Selex. Selex will not be bound by any terms of Buyer's purchase order unless expressly agreed to in writing by an authorized representative of Selex.

Shipment and Delivery. All orders shipped FOB Greensboro.

For purchases of Products that require installation: Unless otherwise agreed to by the Parties, Selex ES agrees not to ship Product until an Installation date is scheduled.

Title. Ownership of and Title to the Products shall transfer to the Customer upon shipment. All intellectual property rights, including without limitation, patents and /or the relevant applications, in or relating to the Products, to the Documentation and to the Software are and shall remain the property of Selex ES or its licensors. Refer to the Selex Software License Agreement documentation provided with the shipment.

Payment Terms. Selex shall invoice Customer no later than sixty (60) calendar days after shipment of the Products and/or performance of any Work or Services. Payment is due Net 30 days.

Taxes may not be reflected in this Quote. However, taxes may be added to the amount in the payment invoice(s) sent to Customer, unless Customer provides a certificate confirming tax exempt status.

Cancellation or Delay. Orders accepted by Selex are subject to cancellation by Customer only upon the express written consent of Selex. Upon such cancellation and consent, Selex shall cease all work pertaining to the Customer's order, and Customer shall pay Selex for all work and materials that have been committed to and/or identified in Customer's order plus a cancellation charge as prescribed by Selex.

Warranty. EXCEPT AS SET FORTH IN THIS AGREEMENT AND IN THE SELEX WARRANTY COVERAGE DOCUMENTATION, SELEX INC. MAKES NO OTHER WARRANTIES EXPRESS OR IMPLIED RELATING TO THE PRODUCTS OR SERVICES.

Applicable Law. The terms of this Quote, their interpretation, performance or any breach thereof, shall be construed in accordance with, and all questions with respect thereto shall be determined by, the laws of the state of North Carolina applicable to contracts entered into and wholly to be performed within said state. Any legal proceeding brought by either party pursuant to this Agreement shall be brought in a County or District Court located in Guilford County, North Carolina and the parties irrevocably consent to the jurisdiction of such courts.

FORCE MAJEURE. Either Party shall be excused for delays in delivery or in performance where such delay is directly due to act of God, acts of civil or military authority, fires, strikes, floods, epidemics, war, riot, or other similar causes beyond such Party's reasonable control. Such Party shall promptly give written notice to the other Party specifying the nature and probable extent of such delay. The Parties shall then immediately attempt to determine what fair and reasonable extension of schedules may be necessary. The parties agree to use their best efforts to mitigate the effects of the delay.

COMPLIANCE WITH LAWS. Customer shall comply with all federal, state, local, and territorial laws, including without limitation any export control, employment, tax, anti-corruption, anti-bribery, privacy and data protection, immigration and anti-discrimination laws, and shall indemnify Selex for any liability incurred by Selex as a result of breach of any such obligation.

EXPORT COMPLIANCE. This sale is subject to all laws, rules, regulations and public policies of the United States, particularly those relating to the exportation of goods from the United States and the transmission of technical data or other information outside the United States. By this purchase, Customer agrees to comply with all applicable U.S. laws and regulations which prohibit the export of technical data that originates in the U.S., or any product directly based on such data, without prior written authorization from appropriate U.S. agencies. Such compliance obligates Customer not to export Selex's confidential information or make it available to aliens or any unauthorized personnel, and to indemnify Selex for any liability incurred as a result of breach of such obligation.

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