LARAMIE COUNTY CLERK BOARD OF COUNTY COMMISSIONERS AGENDA ITEM PROCESSING FORM

1. DATE OF PROPOSED ACTION: June 6, 2017

2. AGENDA ITEM: Appointments Bids/I								
	Purchases							
☑Contracts/agreements/leases ☐Grants ☐ Land Use: Variances/Board App/Plats								
☐ Proclamations ☐ Public Hearings/Rules & Reg's ☐ Reports & Public Petitions								
Resolutions Other Asset Transfer/Deletion								
3. DEPARTMENT: Laramie County Emergency Management								
APPLICANT: Laramie County EMA AGENT: Matt Butler								
4. DESCRIPTION: Consideration of an Agreement between Laramie County and Laramie County Fire District #1. Laramie County agrees to aide in the purchase of an APX7500 Motoro Radio for Laramie County Fire District #1. TO FORM ONLY BY THE LARAMIE COUNTY ATTORNE								
•								
•	LARAMIE COUNTY ATTORNEY							
5. DOCUMENTATION: 1 Original and 5 Copies Request 1 Certified copy returned to Laramie County Clerks Use Only:	Emergency Management.							
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AGREEMENT TO PROVIDE COMMUNICATIONS EQUIPMENT BETWEEN LARAMIE COUNTY, WYOMING AND LARAMIE COUNTY FIRE DISTRICT #1

THIS AGREEMENT is made and entered into by and between Laramie County, Wyoming, 310 West 19th Street - Room 300 Cheyenne, Wyoming 82001, ("COUNTY") and Laramie County Fire District #1 (LCFD#1), 207 East Allison Road, Cheyenne, WY 82007. The parties agree as follows:

I. PURPOSE

Laramie County seeks to provide interoperable communications equipment to Laramie County Fire District #1 under conditions required by state and federal law and regulations. This equipment will be purchased with funds provided by the U.S. Department of Homeland Security and administered by the Wyoming Department of Homeland Security

II. TERM

This Agreement shall commence on the date of the last signature affixed and shall remain in full force and effect through May 31, 2022.

III. RESPONSIBILITIES OF COUNTY

COUNTY shall purchase interoperable communications equipment to the specifications of LCFD#1. The list of equipment is attached as Attachment A. The COUNTY shall provide this equipment to LCFD #1.

IV. RESPONSIBILITIES OF CONTRACTOR

- A. All radio equipment to be specified by LCFD #1 shall be WyoLink compatible and capable upon delivery, of transmitting and receiving digital unencrypted voice in the Project 25 Common Air Interface (CAI) conventional mode.
- B. LCFD #1 shall ensure all equipment provided by the COUNTY is maintained and available for response to terrorist incidents and other public safety related purposes. LCFD #1 agrees that, when practical, any equipment or supplies provided under this agreement shall be prominently marked as follows: "Purchased with funds provided by the U.S. Department of Homeland Security and administered by the Wyoming Office of Homeland Security."
- C. LCFD #1 may be monitored periodically by the staff of Homeland Security, Laramie County, or the authorized contractors thereof, to ensure the program goals, objectives, timelines and budgets and other grant related criteria are being met.
- E. LCFD #1 agrees not to dispose or otherwise transfer possession of any piece of equipment provided under this grant to any outside agency or entity without first

- obtaining written approval from the Director of the Laramie County Emergency Management Agency.
- F. LCFD #1 agrees to provide an inventory of all equipment provided under this agreement on or before the 15th of March of each year for each of the next five years. This inventory shall include the serial number, current condition and location of each piece of equipment with a purchase price greater than \$500.00. The inventory shall be sent to the Laramie County Grants Department, with a copy to the Laramie County Emergency Management Agency, at the COUNTY address provided above.

V. GENERAL PROVISIONS

- A. <u>Independent Contractor:</u> The services to be performed by LCFD #1 are those of an independent contractor and not as an employee of COUNTY. Neither LCFD #1 nor its employees are eligible for Laramie County Employee benefits and each be treated as an independent contractor for federal tax filing purposes.
- B. <u>Termination:</u> This Agreement may be terminated (a) by either party at any time for failure of the other party to comply with the terms and conditions of this agreement; or (b) upon mutual written agreement by both parties.
- C. <u>Entire Agreement:</u> This Agreement (4 pages), Attachment A (1 page), represent the entire and integrated agreement and understanding between the parties and supersede all prior negotiations, statements, representations and agreements, whether written or oral.
- D. <u>Assignment:</u> Neither this Agreement, nor any rights or obligations hereunder shall be assigned or delegated by a party without the prior written consent of the other party.
- E. <u>Modification:</u> This Agreement shall be modified only by a written agreement, duly executed by all parties hereto.
- F. <u>Invalidity:</u> If any provision of this Agreement is held invalid or unenforceable by any court of competent jurisdiction, or if the COUNTY is advised of any such actual or potential invalidity or unenforceability, such holding or advice shall not invalidate or render unenforceable any other provision hereof. It is the express intent of the parties that the provisions of this Agreement are fully severable.
- G. Applicable Law and Venue: The parties mutually understand and agree this Agreement shall be governed by and interpreted pursuant to the laws of the State of Wyoming. If any dispute arises between the parties from or concerning this Agreement of the subject matter hereof, any suit or proceeding at law or in equity shall be brought in the District Court of the State of the Wyoming, First Judicial District, sitting at Cheyenne, Wyoming. The foregoing provisions of this paragraph are agreed by the parties to be a material inducement to LCFD #1 and to COUNTY in executing this Agreement. This

- provision is not intended nor shall it be construed to waive LCFD #1's or COUNTY'S governmental immunity as provided in this Agreement.
- H. Governmental/Sovereign Immunity: Neither COUNTY nor LCFD #1 waives their Governmental/Sovereign Immunity, as provided by any applicable law including Wyo. Stat. 1-39-101 et seq., by entering into this Agreement. However, LCFD #1 agrees to waive immunity for purposes of any action brought by COUNTY to enforce this Agreement. Otherwise, the parties fully retain all immunities and defenses provided by law with regard to any action, whether in tort, contract or any other theory of law.
- I. <u>Indemnification</u>. Each party to this agreement shall be responsible for any liability from its own conduct. Neither party agrees to insure, defend or indemnify the other.
- J. <u>Third Parties:</u> The parties do not intend to create in any other individual or entity the status of third party beneficiary, and this Agreement shall not be construed so as to create such status. The rights, duties and obligations contained in this Agreement shall operate only between the parties to the Agreement, and shall inure solely to the benefit of the parties to this Agreement.
- K. Force Majeure: Neither party shall be liable to perform under this Agreement if such failure arises out of causes beyond control, and without the fault or the negligence of said party. Such causes may include, but are not restricted to, Act of God or the public enemy, fires, floods, epidemics, quarantine restrictions, freight embargoes, and unusually severe weather. In every case, however, a failure to perform must be beyond the control and without the fault or the negligence of said party.
- L. <u>Limitation on Payment:</u> COUNTY's obligation is conditioned upon the availability of funds which are appropriated or allocated for the payment of this obligation. If funds are not allocated and available for the continuance of the services and equipment provided by LCFD #1 the Agreement may be terminated by COUNTY at the end of the period for which funds are available. COUNTY shall notify LCFD #1 at the earliest possible time of the services which will or may be affected by a shortage of funds. At the earliest possible time means at least thirty (30) days before the shortage will affect payment of claims, if COUNTY knows of the shortage at least thirty (30) days in advance. No penalty shall accrue to COUNTY in the event this provision is exercised, and COUNTY shall not be obligated or liable for any future payments due or for any damages as a result of termination under this provision. This provision shall not be interpreted or construed to permit COUNTY to terminate this Agreement in order to acquire similar services from another party.
- M. <u>Notices:</u> All notices required and permitted under this Agreement shall be deemed to have been given, if and when deposited in the U.S. Mail, properly stamped and addressed to the party for whom intended at such parties' address listed herein, or when personally delivered personally to such party. A party may change its address for notice hereunder by giving written notice to the other party.

N. LCFD #1 shall comply with all applicable laws, regulations and ordinances, whether Federal, State or Local.

VI. SIGNATURES

LARAMIE COUNTY, WYOMING

By: Troy Thompson, Chairman	Date:
ATTEST:	
By: Debra Lee, Laramie County Clerk	Date
LARAMIE COUNTY Fire District #1 BOARD	
By: PRESIDENT	Date May 76, 2017
Secretary: Jim Ohold	Date May 26, 2017
This agreement is effective the date of the last signature affi	ixed to this page.
REVIEWED AND APPROVED AS TO FORM ONLY:	
By: Mark Voss, Laramie County Attorney	Date 3/3/1/7



Quote Number:

QU0000404144

Effective: Effective To:

25 MAY 2017 24 JUL 2017

Bill-To:

LARAMIE COUNTY EMERGENCY MANAGEMENT AGENCY 3962 ARCHER PKWY CHEYENNE, WY 82009

United States

Attention:

Name: Jeanine West Phone: 3076334336

Contract Number:

WYOLINK Freight terms: **FOB Destination** Net 30 Due Payment terms:

Ultimate Destination:

United States

LARAMIE COUNTY EMERGENCY MANAGEMENT AGENCY 3415 S THIRD ST LARAMIE, WY 82070

Sales Contact:

D'Lynn VanValkenburgh Name:

Email: dinedina@absolutewyoming.com

Phone: 3076373459

ltem	Quantity	Nomenciature	Description	List price	Your price	Extended Price
	ı	M30FSS9PW1AN	APX7500 DUAL BAND MID POWER	\$2,845,00	\$1,704.00	51,704.00
a	l.	W22BA	ADD: STD PALM MICROPHONE APEX	572.00	554.00	554 00
lb	1	GA00235AA	ADD: NO GPS ANTENNA NEEDED		•	*
l¢.	t	GA00244AA	ADD- 7/200MHZ PRIMARY BAND	-	62	•
d	1	G78AR	ADD: 3 YEAR SERVICE FROM THE START LITE	5 68 00	5168.00	516k 00
le	1	GA00308AA	ADD: VHF MP SECONDARY BAND	\$400.00	\$300.00	\$300.00
ſ	1	GA00579AA	ADD: ENABLE DUAL BAND OPERATION	00.002	5450.00	5430.00
g	J	GSTAT	ENH. SMARTZONE OPERATION APX	\$1,500,00	\$1,125,00	\$1,125.00
h	1	Gb6AM	ADD: DASH MOUNT	\$125.00	593.75	\$93.75
li	1	G806BE	ADD: ASTRO DIGITAL CAT OPERATION	9515.00	5386.25	\$386.25
j	1	G444AE	ADD: APX CONTROL HEAD SOFTWARE	21		
lk.	1	G442AJ	ADD: O5 CONTROL HEAD	\$432.00	\$324.00	5324.00
1	1	GSSIAD	ADD: SPKR ISW WATER RESISTANT	\$60,00	\$45,00	\$45,00
123	1	G10TAC	ADD: 3BD ANT 136-174MHZ	\$58.50	\$43.88	\$43,88
n	I	W484AF	ALT: ANT 3DB GAIN 762-870MHZ	538 00	528 50	\$28,50
¢1	1	G361AH	ADD: P25 TRUNKING SOFTWARE	\$300.00	\$225 00	\$225.00

Total Quote in USD

\$4,947.38

PO Issued to Motorola Solutions Inc. must:
>Be a valid Purchase Order (PO)/Contract/Notice to Proceed on Company Letterhead. Note: Purchase Requisitions cannot be accepted

>Have a PO Number/Contract Number & Date >Identify "Motorola Solutions Inc." as the Vendor

>Have Payment Terms or Contract Number >Be issued in the Legal Entity's Name

>Include a Bill-To Address with a Contact Name and Phone Number

>Include a Ship-To Address with a Contact Name and Phone Number

>Include an Ultimate Address (only if different than the Ship-To)