

THE CASS COUNTY COMMISSION

Date and time posted 8-17-16 at 12:00 pm

Notice is hereby given that the
Cass County Commissioners will conduct a meeting

on
Thursday, August 18, 2016
at the Cass County Historic Courthouse,

The tentative agenda of this meeting includes:

- 2:30PM** *Commission Meeting*
- 1. Call to Order*
 - 2. Roll Call*
 - 3. Pledge*
 - 4. Accept the Agenda as Presented*
 - 5. Approval of Minutes of August 11, 2016 Meeting*
 - 6. Resolution No. 16-37 – Approval of Change Order No. 4 & 5 Metro Asphalt – School Road Phase II*
 - 7. Resolution No. 16-38 – Approval of Cooperative Agreement with City of Raymore – Improvement and Maintenance of Roadway – Intersection of Hubach Hill Road and School Road*
 - 8. Resolution No. 16-39 – Approval of Terms and Conditions Agreement with Schneider Electric – Weather Reporting Modules – Cass County Road and Bridge*
 - 9. Cass County Sheriff's Office – Request for Purchase – Emergency equipment and installation – 911 Customs*
 - 10. Cass County Sheriff's Office – Request for Purchase – Tasers Tac Power Mags, Holsters, Smart Duty Cartridges and Training Cartridges, Dataport Download Kit – Taser International*
 - 11. Cass County Collector Pam Shipley – Request for Disbursement of 2015, Tax Sale Surplus Monies Certificate of Purchase #15-11, Tax Sale #62, Taxpayer Name: Cass Co Land Oil & Cattle Co Inc., Amount: \$4,793.95, Payable To: Steven E Wollard.*
 - 12. Cass County Collector Pam Shipley – Request for Disbursement of 2015, Tax Sale Surplus Monies Certificate of Purchase #15-27, Tax Sale #186, Taxpayer Name: Steve A & Miccie J Hale, Amount: \$2,037.31, Payable To: Karl Joseph Calini.*
 - 13. Misc*
 - 14. Public Comment*
 - 15. Commissioner Communications*
 - 16. Adjourn*

The tentative agenda of this meeting also includes a vote to close part of the meeting pursuant to RSMo Sections 610.021.1 (Legal); 610.021.2 (Real Estate); 610.021.3 (Personnel actions); 610.021.13 (Personnel Records); and 610.021.17 (confidential communications with auditor); 610.021.12 (Contract Negotiations). All meetings are handicap accessible. Copies of the agenda are located outside the Cass County Clerk's Office, First Floor, Cass County Courthouse. Representatives of the media may obtain copies of this notice and Copies of CD's of Commission Meetings (fee of \$5 for CD) by contacting: the County Clerk's Office, Cass County Courthouse, 102 E. Wall St., Harrisonville, MO 64701, or by calling: 816-380-8106

Commission Meeting Minutes
August 11, 2016

The Cass County Commission convened on August 11, 2016 at 2:30 P.M. for the 7th day of the July term, with those present as follows:

Jeff Cox	Presiding Commissioner
Luke Scavuzzo	Associate Commissioner District 1
Jimmy Odom	Associate Commissioner District 2
Mike Vinck	County Clerk

Presiding Commissioner Jeff Cox called to order the regular meeting at 2:30 pm.

1. Call To Order:

2. Roll Call:

Presiding Commissioner Jeff Cox – present

Associate Commissioner District 1 Luke Scavuzzo – present

Associate Commissioner District 2 Jimmy Odom – present

3. Pledge:

4. Accept the Agenda as Presented:

Commissioner Scavuzzo made a motion to approve the agenda. Commissioner Odom seconded the motion and it passed unanimously with all in favor with a show of hands.

5. Approval of Minutes of August 8, 2016 Meeting:

Commissioner Odom made a motion to approve the minutes of August 8, 2016 meeting. Commissioner Scavuzzo seconded the motion and it passed unanimously with all in favor with a show of hands.

6. Resolution No. 16-31 – Approval of Business Associate Agreement with American Fidelity Administrative Services L.L.C.:

Commissioner Odom made a motion to approve Resolution No. 16-31 Commissioner Scavuzzo seconded the motion. Resolution No. 16-31 passed unanimously with all in favor with a show of hands. Treasurer Steve Cheslik gave a brief on this item.

7. Resolution No. 16-35 – Health Department Contract with Missouri Department of Health and Senior for Nutrition Services for WIC:

Commissioner Scavuzzo made a motion to approve Resolution No. 16-35. Commissioner Odom seconded the motion. Resolution No. 16-35 passed unanimously with all in favor with a show of hands. Health Director Tiffany Klassen gave a brief on this item.

8. Resolution No. 16-36 – Health Department Amendment #3 to Contract with Missouri Department of Health and Senior for Cities Readiness Initiative:

Commissioner Odom made a motion to approve Resolution No. 16-36. Commissioner Scavuzzo seconded the motion. Resolution No. 16-36 passed unanimously with all in favor with a show of hands. Health Director Tiffany Klassen gave a brief on this item.

9. County Clerk Mike Vinck – Submittal of August Elections Results as part of the record:

10. Cass County Collector Pam Shipley – Requesting Disbursement of 2015, Tax Sale Surplus Monies Certificate of Purchase #15-37, Tax Sale #340, Taxpayer Name: William & Georgia Pappan, Amount: \$838.01, Payable To: Norman K. Larkey, Sr.:

Commissioner Scavuzzo made a motion to approve Disbursement Request. Commissioner Odom seconded the motion. Disbursement Request passed unanimously with all in favor with a show of hands.

11. Cass County Sheriff's Office – Request for Purchase – Bullet Proof Vests and Plates:

Commissioner Scavuzzo made a motion to approve Request for Purchase. Commissioner Odom seconded the motion. Disbursement Request passed unanimously with all in favor with a show of hands. Major Jeff Weber gave a brief on this item.

12. Ward Road Improvements (Discussion Item):

City of Lee's Summit representatives spoke about Ward Road improvements.

13. Misc:

Cass County Auditor Ryan Wescoat submitted draft of grant forms for data collection.

14. Public Comment:

None.

15. Commissioner Communications:

None.

16. Adjourn:

Executive Session:

Presiding Commissioner Cox moved to enter Executive Session and that the meeting and record be closed at 2:51 pm pursuant to RSMo. 610.021.2 (Real Estate). Commissioner Odom seconded the motion and it passed unanimously by a roll call vote.

Commissioner Scavuzzo moved to adjourn from Executive Session and reconvene into regular session at 3:04 pm. Commissioner Odom seconded the

motion and it passed unanimously by roll call vote. No Votes were taken during the meeting.

.....
Commissioner Odom made a motion to adjourn the Commission meeting at 3:04 pm. Commissioner Scavuzzo seconded the motion and it passed unanimously with all in favor with a show of hands.
.....

(CDs are available in the County Clerk's Office of all Public Hearings and Meetings for a fee of (\$5.00)

Jeff Cox
Presiding Commissioner

Luke Scavuzzo
Associate Commissioner District 1

Jimmy Odom
Associate Commissioner District 2

Michael J. Vinck
County Clerk

Certified Copy of Record

STATE OF MISSOURI,

ss.

County of Cass,

In the County Commission of Cass County, Missouri, at the July Term, 2016, held on the 18th day of August, 2016 amongst others, were the following proceedings:

RESOLUTION NO. 16-37 OF THE CASS COUNTY COMMISSION

APPROVING CHANGE ORDER NO. 4 & 5 TO METRO ASPHALT, INC

BE IT HEREBY RESOLVED AND ORDERED BY THE COUNTY COMMISSION OF CASS COUNTY, MISSOURI, THAT, the Commission hereby approves the Change Order No. 4 & 5 to Metro Asphalt, Inc. for School Road, Phase II, 195th Street to 203rd Street. The County Commission is hereby authorized to sign the necessary documents on behalf Cass County, Missouri, and to take all other action necessary, to facilitate this Order. (see attached)

ADOPTED BY THE COUNTY COMMISSION OF CASS COUNTY, MISSOURI,
THIS 18th DAY OF AUGUST, 2016.

Jeff Cox
Presiding Commissioner

Luke Scavuzzo
Associate Commissioner
Dist. 1

Jimmy Odom
Associate Commissioner
Dist. 2

ATTEST:



Michael J. Vinck, County Clerk
Clerk of the Commission

Certified Copy of Record

STATE OF MISSOURI,

ss.

County of Cass,

In the County Commission of Cass County, Missouri, at the July Term, 2016, held on the 18th day of August, 2016 amongst others, were the following proceedings:

RESOLUTION NO. 16-38 OF THE CASS COUNTY COMMISSION

APPROVING COOPERATIVE AGREEMENT BY AND BETWEEN CASS COUNTY, MISSOURI, AND CITY OF RAYMORE, MISSOURI, FOR IMPROVEMENT AND MAINTENANCE OF ROADWAY

BE IT HEREBY RESOLVED AND ORDERED BY THE COUNTY COMMISSION OF CASS COUNTY, MISSOURI, THAT, the Commission hereby approves the Cooperative Agreement By and Between Cass County, Missouri and City of Raymore, Missouri, for improvement and maintenance of roadway (intersection of Hubach Hill Road and School Road). The County Commission is hereby authorized to sign the necessary documents on behalf Cass County, Missouri, and to take all other action necessary, to facilitate this Order. (see attached)

ADOPTED BY THE COUNTY COMMISSION OF CASS COUNTY, MISSOURI,
THIS 18th DAY OF AUGUST, 2016.

Jeff Cox
Presiding Commissioner

Luke Scavuzzo
Associate Commissioner
Dist. 1

Jimmy Odom
Associate Commissioner
Dist. 2

ATTEST:



Michael J. Vinck, County Clerk
Clerk of the Commission

**COOPERATIVE AGREEMENT BY AND BETWEEN CASS COUNTY, MISSOURI,
AND CITY OF RAYMORE, MISSOURI, FOR IMPROVEMENT AND MAINTENANCE
OF ROADWAY**

This Cooperative Agreement ("Agreement") is entered into this 8 day of August, 2016, by and between Cass County, Missouri (the "County") and City of Raymore, Missouri (the "City") pursuant to authority granted in Section 70.220, RSMo.

WHEREAS, the County and City desire to cooperate to improve, repair, and maintain the intersection of Hubach Hill Road and School Road ("Project"); and

WHEREAS, the County will be responsible for the administration and project management, bidding, construction, and inspection of the Project, and the City will reimburse the County for its portion of the Project; and

WHEREAS, the improvement shall generally address the intersection of Hubach Hill Road and School Road's water and ice formation issue; and

NOW, THEREFORE, in consideration of the mutual covenants and agreements set forth herein, the parties hereby mutually agree as follows

PART I: SPECIFIC TERMS AND CONDITIONS

1. Obligations of Cass County. County agrees to the following:

a. Improvements. County shall

- i. Consult with the City prior to both the preliminary and final design approval and keep the City apprised of all issues relating to the design and construction of the Project.
- ii. Coordinate the construction of the Project.
- iii. Obtain bids, let the contract and provide contract administration and perform engineering inspection and testing for the construction of the entire Project.
- iv. Ensure that the construction of the Project is accomplished in accordance with standards set forth by the parties.
- v. Obtain approval from the City's Director of Public Works or his designee prior to authorizing any change orders on the design engineering contract or the construction contract for the Project.

- vi. Ensure that City is included as an additional insured by any contractor, sub-contractor or agent of the County, under any contract for completion of the Project.
 - b. **Invoices.** County shall provide written invoices and accounting statements to the City's Director of Public Works or his designee for verification of payment by the City. The County shall provide said written invoices and accounting statements for each phase of the Project as it is completed or when requested by the City.
2. **Obligations of Raymore.** City agrees to the following:
- a. **Maintenance of Improvements.** Maintain all improvements under this Agreement after final acceptance of the Project. Maintenance shall be according to City standards.
 - b. **Share of Cost.** The City shall share equally with the County the total cost of the Project. The estimated total cost of the Project is \$41,661. The City's portion of the cost will be invoiced to it under Part 1, paragraph b.
 - c. **Payment to County.** Upon receipt of invoices under Part 1, paragraph b, the City shall in a timely manner reimburse the County for the City's portion of cost associated with the Project.

PART II: GENERAL TERMS AND CONDITIONS

1. **Compliance with Laws.** The parties to this Agreement and each of their contractors, as applicable, shall comply with all federal, state, and local laws, ordinances and regulations applicable to the construction and maintenance of the Intersection.
2. **Waiver.** No consent or waiver, express or implied, by any party to this Agreement or of any breach or default by any other party in the performance by such other party of its obligations under this Agreement shall be deemed or construed to be a consent or waiver to or of any other breach in the performance by such other party of the same or any other obligations or such party hereunder. Failure on the part of any party to complain of any actor or failure to act of any the other parties or to declare any of the other parties in default, irrespective of how long such failure continues, shall not constitute a waiver by such party of its rights under this Agreement. The parties reserve the right to waive any term, covenant, or condition of this Agreement; provided, however, such waiver shall be

in writing and shall be deemed to constitute a waiver only as to the matter waived and the parties reserve the right to exercise any and all of its rights and remedies under this Agreement irrespective of any waiver granted.

3. **Modification.** This Agreement shall not be amended, modified, or canceled without the written consent of the parties to this Agreement.
4. **Headings; Construction of Agreement.** The headings of each section of this Agreement are for reference only. Unless the context of this Agreement clearly requires otherwise, all terms and words used herein, regardless of the number and gender in which used, shall be construed to include any other number, singular or plural, or any other gender, masculine, feminine or neuter, the same as if such words had been fully and properly written in that number or gender.
5. **Severability of Provisions.** In the event that any provision of this Agreement is found by a court of competent jurisdiction to be unconstitutional or unlawful, the remaining provisions of this Agreement shall be valid unless the court finds that the valid provisions of this Agreement are so essentially and inseparably connected with and so dependent upon the invalid provision(s) that it cannot be presumed that the parties to this Agreement could have included the valid provisions without the invalid provision(s); or unless the court finds that the valid provisions, standing alone, are incapable of being performed in accordance with the intentions of the parties
6. **Binding Effect.** This Agreement shall be binding upon the parties hereto and upon their assigns, transferees and successors in interest, provided neither party may assign this Agreement or the rights or obligations hereunder without the express written consent of the other party.
7. **Representations.** The parties certify that they have the power and authority to execute and deliver this Agreement, to use the funds as contemplated hereby and to perform this Agreement in accordance with its terms.
8. **Mutual Cooperation.** The parties agree that they will confer and cooperate with each other in connection with the Project to its completion to ensure that the Project is accomplished as efficiently and expeditiously as possible.
9. **Notice.** Any notice to a party in connection with this Agreement shall be made in writing at the following address or such other address as the party shall designate in writing:

County: Director of Public Works
30508 SW Outer Road
Harrisonville, MO 64701

City: Director of Public Works
100 Municipal Circle
Raymore, MO 64083

IN WITNESS WHEREOF, the parties hereto have duly executed this instrument the day and year above written.

CITY OF RAYMORE, MISSOURI

CASS COUNTY, MISSOURI



Kristofer P Turnbow, Mayor

Jeff Cox, Presiding Commissioner

ATTESTED:

ATTESTED:



Jeanie Woerner, City Clerk
Clerk

Michael Vink, County

Certified Copy of Record

STATE OF MISSOURI,

ss.

County of Cass,

In the County Commission of Cass County, Missouri, at the July Term, 2016, held on the 18th day of August, 2016 amongst others, were the following proceedings:

RESOLUTION NO. 16-39 OF THE CASS COUNTY COMMISSION

APPROVING. TERMS AND CONDITION AGREEMENT BY AND BETWEEN CASS COUNTY, MISSOURI, AND SCHNEIDER ELECTRIC FOR WEATHER REPORTING MODULES

BE IT HEREBY RESOLVED AND ORDERED BY THE COUNTY COMMISSION OF CASS COUNTY, MISSOURI, THAT, the Commission hereby approves the Terms and Condition Agreement By and Between Cass County, Missouri and Schneider Electric, for weather reporting modules. Cost will be \$5,721.00 annually and a one time set-up fee of \$250.00 and this price will be set at a fixed fee for three years. The County Commission is hereby authorized to sign the necessary documents on behalf Cass County, Missouri, and to take all other action necessary, to facilitate this Order. (see attached)

ADOPTED BY THE COUNTY COMMISSION OF CASS COUNTY, MISSOURI,
THIS 18th DAY OF AUGUST, 2016.

Jeff Cox
Presiding Commissioner

Luke Scavuzzo
Associate Commissioner
Dist. 1

Jimmy Odom
Associate Commissioner
Dist. 2

ATTEST:



Michael J. Vinck, County Clerk
Clerk of the Commission



TERRY FAULKENBERRY, SUPERINTENDENT

CASS COUNTY ROAD & BRIDGE

816-380-8362

TERRYF@CASSCOUNTY.COM
30508 SOUTH WEST OUTER ROAD
HARRISONVILLE, MISSOURI 64701



August 16, 2016

Dear Commissioners,

The Road & Bridge office recently researched different options for weather reporting modules and we are pleased with the features and price from Schneider Electric. Our cost will be \$5,721.00 annually and a one-time set-up fee of \$250.00, this price will be set at a fixed fee for three years.

It is my recommendation to accept this contract with Schneider Electric. This expense will be paid from Road & Bridge budget line 520-0000-0000-66115.

Respectfully,

A handwritten signature in blue ink that reads "Terry Faulkenberry".

Terry Faulkenberry
Superintendent

Procurement Bid Quotes

Date: August 8, 2016

Department: Cass County Road & Bridge

Item: Weather Forecasting Services w/ pavement, lightning, and quick plume features for 5 users.

Note: Product purchasing researched by Terry Faulkenberry, Superintendent.

Company	Amount	Notes
Telvent DTN, LLC Schneider Electric	Web based program; \$5,721.00 annually including one-time \$250.00 set-up fee \$5,971.00 (9/1/2016-8/31/2017) Online Platinum Edition – 5 User License Included in price quote: pavement, lightning, and quick plume features.	Web based Includes 1 month free trial Tech support included in annual fee. Initial set-up fee includes computers as well as mobile devices. Company offers patented features not available with other vendors. Contact: Diane Walkowiak (402) 255-8646 E-mail quote
Murray & Trettel, Inc. Weather Command	Web based program; \$5,600.00 for 5 User License Gold Warning Services weather package at \$4,000.00 in addition pavement package at \$1,600 (per season Nov. - Mar.) Lightning 30 mile radius and quick plume not included.	Web based Add-on features cost extra and products offered are limited and seasonal. Contact: John Boyle (847) 987-3536 E-mailed Quote
Itereis, Inc. ClearPath Weather	Software based program; 5 User License \$350.00 per month \$4,200 annually. Pavement, lightning, and quick plume add-on features and tech support not included in base price.	Software based Add-on features cost extra. Contact: Ben Hershey (701) 792-1864 Phone Quote
Weather or Not, Inc.	Made contact but did not respond to request – on-line information shows limited features and limited coverage areas.	Contact: Cheryl (800) 996-7668

Product was also researched for procurement purchasing through MoDOT, but price was bid for more users than we would require and larger map range.



**Addendum A to Telvent DTN Terms and Conditions:
Customer Order Acknowledgment for Meteorological Services**

TO: Cass County Public Works	DATE: August 11, 2016
ATTENTION: TERRY FAULKENBERRY	TERMS: See terms and conditions.
ROAD & BRIDGE SUPERINTENDENT	TDTN REP: Diane Walkowiak 402-255-8646
30508 SW Outer Road	TDTN EMAIL: Diane.Walkowiak@dtn.com
Harrisonville, MO 64701	TDTN ACCT: 2234206
Phone: 816-380-8360	
Email: terryf@casscounty.com	

HERE IS OUR ORDER ACKNOWLEDGMENT ON THE GOODS NAMED, SUBJECT TO THE CONDITIONS NOTED. Conditions: Prices stated within will become final upon the signature of this Customer Order Acknowledgment.

ITEMIZED DESCRIPTION	RECURRING ANNUAL FEES
Meteorological Services:	
<ul style="list-style-type: none"> Initial Contract period from September 1, 2016 through August 31, 2019 	
WeatherSentry Transportation Pavement Forecast Online Platinum Edition 5-User License	\$5,721.00 per year
Initial Pilot Pricing	
<ul style="list-style-type: none"> Internet browser-based weather briefing service NEXRAD RADAR, high-res, near-real time animation loops, 5 min updates Local, Regional & Full US RADAR coverage Storm tracking with Storm Corridors & Precipitation Timing Satellite Cloud imagery Weather graphics, Current & Forecast Forecasts: Hourly out to 72 hours, Daily out to 10 days, highly detailed. AlertManager Weather Alerts WeatherSentry SmartPhone with Roaming Alerts Traffic Speeds and Traffic Cameras Meteograms, customer-defined thresholds NWS weather reports My Favorites page, customer-defined Slide Show Online Consulting Forum 	
Pavement ForeCast Point	Included
<ul style="list-style-type: none"> One (1) RoadCast Pavement Forecasts 	
Lightning – 30 Mile:	Included
<ul style="list-style-type: none"> 5-user license Lightning Manager – 30-mile radius 	
Quick Plume:	Included
<ul style="list-style-type: none"> 1-User Quick Plume (Terry Faulkenberry user:cassco11) 	
Initial Setup Fee	\$250.00 one-time fee

- The Meteorological Service fees listed above will remain fixed through August 31, 2019. Thereafter, Telvent DTN shall continue to provide (and Customer shall continue to pay for) Meteorological Services for successive one-year renewal periods, subject to the then-current Telvent DTN prices, terms and conditions, unless either party terminates its obligations to the other by giving written notice of termination to the other at least 30 days prior to the end of the initial contract period or any subsequent one-year renewal period.
- This agreement consists of Addendum A and Telvent DTN Standard Terms & Conditions (Agreement). All other terms and conditions within the Agreement remain unchanged and in full force and effect.

Jason Krueger, Director Procurement & Contract Mgmt
Telvent DTN, LLC

Customer Signature

Date

Customer Name & Title (PRINTED)



SCHNEIDER ELECTRIC TERMS AND CONDITIONS

1. **DEFINITIONS.** For the purpose of these terms and conditions, the following terms have the following meaning:
 - **Telvent DTN.** Telvent DTN, LLC, doing business as Schneider Electric.
 - **Products.** The hardware equipment or other goods and/or software programs sold, leased or licensed by Telvent DTN to Customer under these terms and conditions:
 - **Meteorological Services.** The weather information, weather data stream, weather image, copyrighted transmission, weather forecasting, consulting, or training services provided by Telvent DTN to the Customer, and any conversions or depictions thereof (**see Addendum A for an itemized description**).
 - **Software.** Telvent DTN manufactured Software used for retrieving and analyzing weather information.
 - **Hardware.** Externally sourced computer equipment, along with associated software provided by the computer vendor, Telvent DTN manufactured processors, and other items not manufactured by Telvent DTN.
 - **Person.** Any person, corporation, partnership, association, subsidiary or affiliate customer, commercial or cable television or radio broadcaster or company, any forecasting organization or any other commercial enterprise. "Person" does not include the General Public.
 - **Customer.** The person or persons entering into this agreement with Telvent DTN.
2. **DURATION OF METEOROLOGICAL SERVICES.** See Addendum A for details.
3. **CREDIT CHECK.** Customer authorizes Telvent DTN to obtain the Customer's credit report from credit agencies or other sources.
4. **COLLECTION PROCEDURES.** If Customer has not remitted timely payment to Telvent DTN in accordance with this agreement, Telvent DTN will notify Customer of delinquency of payment. If after 30 days of this notice date Telvent DTN has not yet received Customer payment, Telvent DTN may (i) initiate Late Payment procedures as outlined in the "PAYMENT" section, item (c) of this agreement; (ii) terminate this agreement as outlined in the "TERMINATION" section of this agreement.
5. **PAYMENT.**
 - (a) **Initial Up-Front Payments:** All initial up-front payments, for agreements structured as such, shall, unless otherwise agreed in writing, be made in the following manner; (i) payments due at the onset of the purchase agreement are due within 10 days of the date of the customer's signature on Customer Order Acknowledgment, (ii) All other initial up-front payments are due within 30 days of the shipping of the Hardware and Software elements of the Telvent DTN Products.
 - (b) **Regular Periodic Payments (e.g., monthly, quarterly, yearly, etc.):** Regular Periodic Payments for the Products and/or Meteorological Services provided by Telvent DTN are payable in full no later than 30 days from the date of issuance of the invoice.
 - (c) **Late Payments:** With respect to late payments;(i) Customer agrees that a monthly finance charge of 1 ½% of the outstanding account balance, but not in excess of the lawful maximum, may be charged to the Customer for any account having a balance remaining unpaid after the payment due date; (ii) Telvent DTN may recover from Customer the total of all fees left on this agreement; (iii) Customer agrees to pay Telvent DTN cost of collection, including reasonable attorney's fees, incurred in collecting past due amounts.
6. **INSTALLATION.** All Products to be installed by Telvent DTN shall be installed at Customer's location. Installation shall include successful operation of said Products, using Telvent DTN' standard test procedures, which will be sufficient to establish the date of installation. Customer shall provide a site that is secure and in proper environmental condition for the safe and normal operating use of any Products provided by Telvent DTN. Customer shall obtain any permits and licenses required by local, state, and federal governments prior to the installation of the Products.
7. **LOSS AND DAMAGE.** Customer agrees to bear the entire risk of loss and damage to equipment at the Customer's location for equipment that is owned by Telvent DTN or that is being leased to the Customer by Telvent DTN from any and all causes until the equipment is returned to Telvent DTN or the Customer takes title to the equipment pursuant agreement between the Customer and Telvent DTN.
8. **DELAY IN DELIVERY.** Telvent DTN shall not be liable for any damages or penalties for delay in delivery or use of Products or Meteorological Services, or for failure to give notice of delay, when such delay is due to any cause or condition outside of Telvent

DTN' direct control, including, but not limited to: (i) acts of God, civil or military authority; (ii) actions or inactions of any governmental entity (foreign or domestic) or its agencies and departments, the National Weather Service, or the National Oceanic and Atmospheric Administration; (iii) acts of a public enemy; (iv) suspension, interruption, or unavailability of data communicated to Telvent DTN from any governmental or private sources; (v) accidents, fires, explosions, earthquakes, floods, energy shortages, other elements of nature; (vi) strikes, labor disputes, shortage of suitable parts, materials, or labor, computer malfunction, communication system malfunction, transportation problems, or delay in delivery by Telvent DTN vendors. The scheduled delivery or performance date shall be extended by a period of time equal to the time lost because of any such delay.

9. WARRANTY.

(a) **Products.** Telvent DTN warrants that any Software provided by it shall conform in all material respects to Telvent DTN published specifications for a period of 90 days from the date of installation. In the event a defect or non-conformity is discovered and reported to Telvent DTN within said 90-day periods, Telvent DTN will, at its option, repair the defect or non-conformity, or replace the defective Product. Telvent DTN obligations hereunder will be limited to such repair or replacement, which are the sole and exclusive remedy for any defect or breach of warranty. For hardware, and other goods or major components manufactured by a third party vendor, Telvent DTN obligations will be limited to the warranty provided by the third party vendor.

(b) **Meteorological Services.** Meteorological Services are for informational purposes only. As in the case of similar products or services provided by the meteorological consulting industry, such Services are in part based on data provided by third parties, including the National Weather Service and customer input. Therefore, Telvent DTN cannot and does not warrant or assume responsibility for the accuracy of the Meteorological Services provided by Telvent DTN based on such data. It is Customer's sole responsibility to verify the correctness and accuracy of all materials, services or product furnished by Telvent DTN hereunder, and Telvent DTN assumes no responsibility for the correctness or accuracy of the same, except to the extent that such inaccuracies are caused by the willful misconduct of Telvent DTN. From time to time Telvent DTN may reasonably change or replace Meteorological Services without notice and as it deems necessary when updating its products or services.

10. **DISCLAIMER.** EXCEPT TO THE EXTENT SET FORTH IN THE WARRANTY SECTION ABOVE, TELVENT DTN MAKES NO OTHER WARRANTIES, WHETHER ORAL, WRITTEN, EXPRESS OR IMPLIED, WITH RESPECT TO THE PRODUCTS, METEOROLOGICAL SERVICES OR INFORMATION TO BE PROVIDED UNDER THIS AGREEMENT, INCLUDING ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. FURTHER, TELVENT DTN MAKES NO WARRANTY AS TO THE ADEQUACY, ACCURACY, TIMELINESS OR COMPLETENESS OF THE METEOROLOGICAL SERVICES OR INFORMATION FURNISHED UNDER THIS AGREEMENT FOR ANY PARTICULAR USE OR PURPOSE. TELVENT DTN WILL NOT BE LIABLE IN ANY EVENT FOR ANY LOSS, LIABILITY, DAMAGE OR EXPENSE ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT OR ITS PERFORMANCE OR NON-PERFORMANCE BY TELVENT DTN, UNLESS SUCH LOSS, LIABILITY, DAMAGE OR EXPENSE SHALL BE DUE TO THE GROSS NEGLIGENCE OR WILLFUL MISCONDUCT OF TELVENT DTN. NO PARTY TO THIS AGREEMENT, OR ITS SUPPLIERS, WILL BE LIABLE FOR ANY INCIDENTAL, INDIRECT, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES. CUSTOMER ACKNOWLEDGES THAT ITS EXCLUSIVE REMEDY IN THE EVENT OF ANY MATERIAL AND CONTINUING NON-CONFORMITY, DEFECT OR ERROR IN THE PROVISION OF THE METEOROLOGICAL SERVICES, SHALL BE FOR TELVENT DTN TO TAKE REASONABLE CORRECTIVE ACTIONS UPON DISCOVERY OF THE PROBLEM. TELVENT DTN DOES NOT WARRANT THAT THE METEOROLOGICAL SERVICES WILL BE UNINTERRUPTED. TELVENT DTN'S TOTAL LIABILITY IS LIMITED TO THE PREVIOUS TWELVE MONTHS' FEES PAID TO TELVENT DTN UNDER THIS AGREEMENT. CUSTOMER WILL INDEMNIFY AND HOLD HARMLESS TELVENT DTN AND ITS SUPPLIERS FROM ANY CLAIM (NOT EXCLUDING THE RIGHT OF TELVENT DTN OR ITS SUPPLIERS TO PARTICIPATE) DUE TO CUSTOMER'S BREACH OF ANY PROVISION UNDER THE AGREEMENT, OR DUE TO ANY DELAY, INACCURACIES, ERRORS, OR OMISSIONS OF SERVICE OR DATA PROVIDED BY TELVENT DTN, AND SHALL PAY FOR ALL EXPENSES AND ATTORNEY'S FEES RELATING TO SUCH CLAIM.

11. **CONFIDENTIALITY.** All Software, information, statistics, analyses, data, and user manuals provided to Customer as well as all drawings, designs, techniques and improvements (whether patentable or unpatentable) made or conceived by Telvent DTN or its agents or employees that relate in any way to the Products provided by Telvent DTN (hereafter "Information") are confidential and proprietary to Telvent DTN and shall not be reproduced, quoted, distributed, or communicated to any other person or entity without the prior written consent of Telvent DTN. Customer agrees to take precautions to prevent unauthorized disclosure of Information, using the same degree of care as Customer uses to protect its own confidential or proprietary material, but at least reasonable care. Customer agrees to keep in confidence all Information and all updates thereto, and to protect the same from (i) disclosure to anyone other than the Customer's employees and agents necessarily involved in the use and operation of Products, and (ii) use by its employees and agents except in relation to the Products. Customer also agrees not to sell, disclose, or otherwise make the Products available to unauthorized parties. Customer shall inform its employees and agents receiving the Products, of the confidential nature thereof and of the obligations of Customer and its employees and agents.

12. **SOFTWARE LICENSE.** Telvent DTN hereby grants to Customer a single, non-exclusive license to use any Software furnished to Customer hereunder for Customer's use at the specified site. This license shall not include any right to assign, sublicense, distribute or otherwise transfer such license. No title to or ownership of the Software or any unmodified parts thereof is transferred to Customer under this license. Customer shall not copy any Software in whole or in part in any visual or machine readable form, except to the extent such copying is necessary in connection with Customer's use of the Products, or for correcting, generating, or modifying the Software for Customer's authorized use. Each copy of any Software, including the storage media containing Software, shall be marked with the Telvent DTN confidential notice. If, at any time, Telvent DTN provides updated Software to Customer, such updated Software shall be subject to all the terms and conditions of this Software license and the underlying agreement. Upon termination of the license granted herein as to any Software or upon termination of any agreement relating to said Software, the Software and all copies

and updates thereof shall be returned to Telvent DTN. For software not manufactured by Telvent DTN (as defined as software associated with externally sourced hardware) that is provided to the customer as part of the Telvent DTN product, the Customer shall adhere to the software license terms as outlined by the actual software manufacturer.

13. **REDISTRIBUTION.** Customer may use any Meteorological Services provided hereunder for its own internal use. Unless otherwise stated above and without the prior written consent of Telvent DTN, Customer may not: (a) allow the Meteorological Services to be used by any Person other than Customer; or (b) transmit, broadcast, redistribute, forward or deliver the Meteorological Services in any format or by any means so that they can be received by any Person other than Customer; or (c) offer subscriptions, service, access, opportunity, license, or any other form of right or privilege which would entitle or allow any Person to access, use, receive or rebroadcast the Meteorological Services, other than Customer.

14. **PATENTS AND COPYRIGHTS.** Telvent DTN will indemnify Customer as to any rightful claim that Customer's use or sale of Products infringes a United States patent or copyright, provided that Customer gives Telvent DTN prompt written notice of the claim, allows Telvent DTN to have sole control of the defense or settlement thereof, and cooperates fully with Telvent DTN' defense or settlement. In the defense or settlement of a claim, or if use of the Products is enjoined, Telvent DTN may, at its expense and option: (a) procure for Customer the right to continue using the Products; (b) replace or modify the Products so they become non-infringing; or if neither of these is practical, (c) grant Customer a credit for the Products as depreciated and accept return of any goods. Depreciation shall be an equal yearly amount over the lifetime of the Products, as established by Telvent DTN. Telvent DTN will not be liable to Customer for any claim that is based upon: (i) use of the Products in modified form or in a manner for which they were not designed; (ii) use of the Products in combination with goods or services not provided by Telvent DTN; (iii) use of the Products in practicing any process; or (iv) furnishing to Customer of any information, service or applications assistance. In no event shall Telvent DTN' total liability to Customer under or as a result of compliance with the provisions of this Section exceed the aggregate sum paid to Telvent DTN by Customer for the allegedly infringing Product. The foregoing states the entire liability of Telvent DTN with respect to infringement of patents or copyrights by any Products provided by Telvent DTN. Customer shall hold Telvent DTN harmless against any expense, judgment, or loss for infringement of any patents, copyrights or trademarks which results from Telvent DTN' compliance with Customer's designs, specifications, or instructions and shall indemnify Telvent DTN for all costs, including attorneys' fees, of defending against any such claims.

15. **TRADEMARKS.** Telvent DTN expressly withholds permission to affix any of Telvent DTN' trademarks or other indicia of Telvent DTN to any goods by Customer, or to use any such trademarks in advertising by Customer, or to use such trademarks in any other manner in connection with the sale of goods and services to others.

16. **TAXES.** If the price of the goods and/or services stated by Telvent DTN is subject to applicable sales tax, then Telvent DTN shall be responsible for collecting said taxes from Customer and remitting them to the proper taxing authority. In all other cases, Customer agrees to be responsible for paying all taxes relating in any way to the Products and services provided hereunder.

17. **TERMINATION.**

- (a) Telvent DTN shall have the right to terminate its provision of Meteorological Services to Customer upon the occurrence of any one of the following: (i) Customer shall neglect or fail to perform any of its existing or future obligations to Telvent DTN, including timely payment of any sums due to Telvent DTN; or (ii) if any assignment is made of Customer's business in bankruptcy, or a trustee or receiver or similar officer is appointed to take charge of all or part of Customer's property, or if Customer is adjudicated a bankrupt; or (iii) if Customer violates any of the provisions hereof.
- (b) Notwithstanding Sections 9 or 10, Customer shall have the right to terminate this agreement if a material and continuing non-conformity, defect, or error in Telvent DTN' provision of Meteorological Services has not been cured within ninety (90) days of written notification to Telvent DTN setting forth in reasonable detail such non-conformity, defect, or error.
- (c) Upon termination for failure of Telvent DTN to cure a material and continuing non-conformity, defect, or error in Telvent DTN' provision of Meteorological Services, no further payment obligations shall accrue to Customer and Customer shall be relieved of all payment obligations except those due and owing for the Meteorological Services provided prior to the occurrence of the material and continuing non-conformity, defect, or error in Telvent DTN' provision of Meteorological Services.
- (d) Upon termination of this agreement, Customer shall promptly return or destroy all Software. Thereafter Customer shall not retain or use any copies of any Software or any Telvent DTN documentation of any kind.
- (e) Upon termination for failure of Customer to accept or pay for Meteorological Services, Telvent DTN shall, in addition to all other remedies it may have at law or in equity; have the right to retain as liquidated damages any cash deposit made by Customer, without adversely affecting Telvent DTN' right to claim other expenses and losses resulting from such failure by Customer, including reasonable attorneys' fees.

18. **ADDITIONAL TERMS AND CONDITIONS FOR WXSENTRY SMARTPHONE.** If Customer has elected to purchase Meteorological Services consisting of MxVision WeatherSentry ® *SmartPhone* ("WxSentry SmartPhone"), Customer represents, warrants, agrees, and covenants the following:

- (a) **Use and Disclosure of Personal Data.** Customer agrees that it will comply with all applicable U.S.A. or international laws pertaining to the receipt and use of personal data or information of its employees, contractors, end-users, and/or subscribers gathered through the use of WxSentry SmartPhone, including but not limited to GPS location information. Customer further agrees that it will not engage in the inappropriate or illegal use or disclosure of such data or information.
- (b) **Notice and Consent.** As a condition of receiving personal data or information of any employee, contractor, end-user, and/or subscriber of the Customer, including GPS location information gathered through the use of WxSentry SmartPhone, Customer

agrees to provide written notice to its employees, contractors, end-users and/or subscribers that such personal information may be monitored, gathered, and shared with Customer, and that they shall have no expectation of privacy with respect to the monitoring, gathering, use and disclosure of such data or information. Customer further agrees to limit its use and disclosure of any such personal information to only authorized recipients and to use such information only for legitimate business purposes.

- (c) TELVENT DTN IS NOT RESPONSIBLE FOR ANY INNAPPROPRIATE OR ILLEGAL USE OF WXSENTRY SMARTPHONE, AND CUSTOMER EXPRESSLY WAIVES, RELEASES AND AGREES TO HOLD HARMLESS TELVENT DTN FROM ANY USE OF WXSENTRY SMARTPHONE OR THE USE OR DISCLOSURE OF ANY PERSONAL DATA OR INFORMATION, INCLUDING GPS LOCATION INFORMATION, THAT IS GATHERED OR MONITORED THROUGH SUCH SERVICE INCLUDING ANY SUCH INFORMATION THAT IS ALLEGED TO BE OR IS IN VIOLATION OF ANY PRIVACY OR OTHER RIGHTS.
- (d) Indemnification. Customer agrees to defend, indemnify, and hold harmless Telvent DTN from any liability, loss, cost, expense, claim, or damage, including reasonably attorneys' fees or any third party demands, claims, lawsuits, or causes of action that may be alleged or brought against Telvent DTN and which relate to or arise out of the gathering, monitoring, use or disclosure of GPS location information or other personal data of Customer's employees, contractors, end users, and/or subscribers.

19. **GOVERNING LAW / DISPUTES.** The validity, construction, and interpretation of the terms and conditions herein and all rights and duties of Telvent DTN and Customer shall be governed by the substantive laws of the State of Minnesota without regard to conflict of laws rules. Customer agrees that any action brought by Customer against Telvent DTN shall be venued only in the State of Minnesota. Customer hereby consents to venue and personal jurisdiction over Telvent DTN in the State of Minnesota.

20. **NOTICES.** All notices given by either Telvent DTN or Customer to the other shall be in writing, sent certified mail, return receipt requested, to the addresses shown on the most recent written correspondence sent to the party giving notice by the other party, or to such addresses as may be requested in writing by either party to the other in the future.

21. **WAIVER.** The waiver or failure of either party to exercise in any respect any right provided for herein shall not be deemed a waiver of any further right hereunder.

22. **ADDENDA.** Any changes, additions, or waivers to the terms and conditions of this agreement will be agreed upon by both parties in writing and will be attached as an Addendum signed by Customer.

23. **ASSIGNMENT.** Neither party may assign this Agreement without the prior written consent of the other party hereto, except that either party may, without the prior written consent of the other (a) collaterally assign, or grant a security interest in, this Agreement to any lender or other third-party acquiring a security interest in the assets of such party, or (b) assign this Agreement to a successor-in-interest continuing the business of such party. A party assigning this Agreement to a successor-in-interest shall provide written notice of such assignment to the other party hereto.

24. **SURVIVAL.** Sections 1, 4, 9, 10, 11, 18, and 19 will survive the termination or expiration of this Agreement.

25. **ENTIRE AGREEMENT.** This agreement, including the Customer Order Acknowledgment and these terms and conditions, is the complete and exclusive statement of the agreement between the parties on the subject matter hereof and supersedes all prior related proposals, between the parties. Upon the effective date, this agreement replaces all prior agreements, whether written or oral, on the subject matter hereof between Telvent DTN and Customer. In the event that any portion of this agreement is held to be unenforceable, the remaining portions of this agreement shall be interpreted to give maximum effect to the intent of the parties. The undersigned hereby agrees to and accepts the foregoing terms and conditions and hereby repudiates any terms and conditions that are inconsistent with the foregoing.

Jason Krueger, Director Procurement & Contract Mgmt
Telvent DTN, LLC

Date

Customer Signature

Customer Name & Title (PRINTED)

Business Name

Date

This agreement consists of:

- 1) Schneider Electric Terms and Conditions of Sale (four-pages)
- 2) Addendum A (Customer Order Acknowledgment—one page)

REQUEST FOR PURCHASE

SAVE

Purchase Order #		Date:	08/10/16
Department/Account #	550-1200-0000-91190	Total Cost:	\$ 4,528.80
Office Holder/Department Head:	Major Jeff Weber		

Company Name, Contact Person Address & Phone Number:	Item Description	Item/Catalog #	Quantity:	Price:
Bid #1				
Company	911 Customs	1	Emergency equipment	2 \$ 1,664.40
Contact	Kevin	2	Installation	2 \$ 600.00
Address	6970 W 152 Terr	3		
City	Overland Park	4		
State	KS	5		
Zip	66223	6		
			TOTAL	4 \$ 4,528.80

Bid #2				
Company		1		
Contact		2		
Address		3		
City		4		
State		5		
Zip		6		
			TOTAL	

Bid #3				
Company		1		
Contact		2		
Address		3		
City		4		
State		5		
Zip		6		
			TOTAL	

		TOTAL	
Recommended Item or items to be purchased			
1 911 Customs	4		
2	5		
3	6		

Additional Notes: Cooperative Clause on the City of Independence contract #139-15 valid until 11/30/16
 There are sufficient funds in the account # _____ to purchase the item/items as estimated above.

Auditor: _____	Date: _____
Purchasing Agent/Presiding Commissioner: _____	Date: _____
Associate Commissioner: _____	Date: _____
Associate Commissioner: _____	Date: _____

Estimate

08/10/2016

911 Custom

911 Custom
6970 W. 152nd Ter.
Overland Park, KS 66223
Phone: 913-390-8540
Email: sales@911custom.com

22974



Bill To:

Cass County Sheriffs - MO
Cass Co Sheriff
2501 W. Mechanic Street
Harrisonville, MO 64701

Ship To:

Cass County Sheriffs - MO
Traffic Unit
2501 W. Mechanic Street
Harrisonville, MO 64701

Customer: Cass County Sheriffs - MO

Contact: Cass County Sheriffs - MO

Seller	Payment Terms	FOB Point	Carrier	Ship Service	Requested Ship Date
Kevin	NET 30	Origin	Will Call		08/10/2016

Item #	Type	Number / Description	Unit Price	Qty Ordered	Total Price
1	Sale	W-IONJ - ION LIGHT RED/BLUE FRONT GRILL, REAR WINDOW, SIDE WINDOWS	\$ 95.30	6 ea	\$ 571.80
2	Sale	W-HHS2200 - HAND-HELD SIREN	\$ 349.00	1 ea	\$ 349.00
3	Sale	W-SSFPOS - SOLID STATE HEADLIGHT FLASHER	\$ 48.00	1 ea	\$ 48.00
4	Sale	W-SSF5150D - SOLID STATE BRAKE LT. FLASHER	\$ 53.40	1 ea	\$ 53.40
5	Sale	W-VTX609C - VERTEX SUPER-LED LIGHT WHITE HEADLIGHTS, TAILLIGHTS	\$ 69.00	4 ea	\$ 276.00
6	Sale	MP-WIREPACK - Wiring Pack for Installations	\$ 75.00	1 ea	\$ 75.00
7	Sale	***911BRACKET - bracket HEADREST BRACKET	\$ 30.00	2 ea	\$ 60.00
8	Sale	Installation - Installation	\$ 600.00	1 ea	\$ 600.00
9	Sale	W-FLLEDRB - FLATLIGHTER 5MM LED RED/BLU	\$ 181.20	1 ea	\$ 181.20
10	Sale	SUPPLIES - SHOP SUPPLIES QUICK DISCONNECT FOR FLATLIGHTER	\$ 50.00	1 ea	\$ 50.00

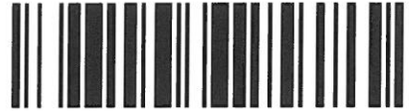
Estimate

08/10/2016

911 Custom

911 Custom
6970 W. 152nd Ter.
Overland Park, KS 66223
Phone: 913-390-8540
Email: sales@911custom.com

22974



Subtotal:	\$ 2,264.40
Sales Tax:	\$ 0.00
Total:	\$ 2,264.40

Approval: _____ Date: _____



**CITY OF INDEPENDENCE, MISSOURI
NOTICE OF AWARD
EMERGENCY VEHICLE EQUIPMENT 139-15**

Date: December 11, 2015

Phone: 913-390-8540

Vendor: 113137
911 Custom LLC
6970 W 152nd Terrace
Overland Park, KS 66223

Fax No. 913-390-8543
E-Mail: sales@911custom.com
Contact: Kevin Beck
Title: General Manager

Price Agreement Period: 12/08/2015 — 11/30/2016

Renewal Options: Four, one-year options remain.

Status of Certificates: *Please remember to keep your certificates current*

Insurance N/A

Occupation License N/A

Special Conditions:

The City of Independence, Missouri, does hereby accept your bid dated October 23, 2015, to furnish the materials, equipment or services as specified herein.

1. This price agreement contains a Cooperative Clause, which allows use by other governmental agencies.

Tom Conrow, Procurement Specialist, (816) 325-7092

2015.12.11 14:18:59
-06'00'

**Russell M. Pankey, Purchasing Manager
Purchasing Division, Finance Department**

Using Departments: Police
Cooperative
File



**CITY OF INDEPENDENCE, MISSOURI
NOTICE OF AWARD
EMERGENCY VEHICLE EQUIPMENT 139-15**

1.1 - Discount on Whelen

Brand	Whelen	Unit Price	Qty.	Total	Notes:	41%OFF CURRENT PRICING GUIDE
Reference #		\$41.00	1	\$41.00		

1.2 - Discount on Rhino

Brand	Rhino	Unit Price	Qty.	Total	Notes:	10% OFF CURRENT PRICING GUIDE
Reference #		\$10.00	1	\$10.00		

1.3 - Discount on Havis

Brand	Havis	Unit Price	Qty.	Total	Notes:	31% OFF CURRENT PRICING GUIDE
Reference #		\$31.00	1	\$31.00		

1.4 - Discount on Pro-Guard

Brand	Pro-Guard	Unit Price	Qty.	Total	Notes:	31% OFF CURRENT PRICING GUIDE
Reference #		\$31.00	1	\$31.00		

1.5 - Discount on Soundoff Signal

Brand	Soundoff Signal	Unit Price	Qty.	Total	Notes:	5% OFF CURRENT PRICING GUIDE
Reference #		\$5.00	1	\$5.00		

1.6 - Discount on Setina

Brand	Setina	Unit Price	Qty.	Total	Notes:	31% OFF CURRENT PRICING GUIDE
Reference #		\$31.00	1	\$31.00		

1.7 - Discount on Big Sky

Brand	Big Sky	Unit Price	Qty.	Total	Notes:	10% OFF CURRENT PRICING GUIDE
Reference #		\$10.00	1	\$10.00		

1.8 - Renewal option year 2, enter "1" for yes or "2" for no

Brand	NA	Unit Price	Qty.	Total		
Reference #		\$1.00	1	\$1.00		

1.9 - Renewal option year 3, enter "1" for yes or "2" for no

Brand	NA	Unit Price	Qty.	Total		
Reference #		\$1.00	1	\$1.00		

1.1 - Renewal option year 4, enter "1" for yes or "2" for no

Brand	NA	Unit Price	Qty.	Total		
Reference #		\$1.00	1	\$1.00		

1.11 - Renewal option year 5, enter "1" for yes or "2" for no

Brand	NA	Unit Price	Qty.	Total		
Reference #		\$1.00	1	\$1.00		

REQUEST FOR PURCHASE

SAVE

Purchase Order # _____ **Date:** 08/16/16
Department/Account # 554-0000-0000-91190 **Total Cost:** \$ 39,734.80
Office Holder/Department Head: Major Jeff Weber

Company Name, Contact Person Address & Phone Number:	Item Description	Item/Catalog #	Quantity:	Price:		
Bid #1						
Company	Taser Internation	1	Taser X2 CEU with warranty	22002	24	\$ 33,489.36
Contact		2	Tac Performance Power Mag	22012	24	\$ 1,353.84
Address	17800 N 86th St	3	X2 Blackhawk Holster	22501	24	\$ 1,635.60
City	Scottsdale	4	Smart Duty Cartridge	22151	48	\$ 1,564.80
State	AZ	5	Smart Training Cartridge	22157	48	\$ 1,520.16
Zip	65255	6	Dataport Download Kit	22013	1	\$ 170.52
TOTAL					169	\$ 39,734.80

Bid #2						
Company	n/a	1				
Contact		2				
Address		3				
City		4				
State		5				
Zip		6				
TOTAL						

Bid #3						
Company	n/a	1				
Contact		2				
Address		3				
City		4				
State		5				
Zip		6				
TOTAL						

		Recommended Item or items to be purchased	TOTAL
1		Taser International sole provider	4
2			5
3			6

Additional Notes: _____
 There are sufficient funds in the account # _____ to purchase the item/items as estimated above.

Auditor: _____	Date: _____
Purchasing Agent/Presiding Commissioner: _____	Date: _____
Associate Commissioner: _____	Date: _____
Associate Commissioner: _____	Date: _____

PAM SHIPLEY
CASS COUNTY COLLECTOR



Staff
Denise Goddard
Aryliss Hamilton
Lisa Wheeler
Lori Brumitt
Carey Hart

Steve Cheslik, Cass County Treasurer

August 11, 2016

RE: Requesting Disbursement of 2015 Tax Sale Surplus Monies

Certificate of Purchase # 15-11 Tax Sale # 62

Taxpayer Name: Cass Co Land Oil & Cattle Co Inc

Amount: \$ 4,793.95 Payable to: Steven E Wollard

Respectfully Submitted: *Pam Shipley*
Cass County Collector

District 1 Commissioner

Presiding Commissioner

District 2 Commissioner

Date _____

Date _____

Date _____

APPROVED

PAM SHIPLEY
CASS COUNTY COLLECTOR



Staff
Denise Goddard
Aryliss Hamilton
Lisa Wheeler
Lori Brumitt
Carey Hart

Steve Cheslik, Cass County Treasurer

August 15, 2016

RE: Requesting Disbursement of 2015 Tax Sale Surplus Monies

Certificate of Purchase # 15-27 Tax Sale # 186

Taxpayer Name: Steve A & Miccie J Hale

Amount: \$ 2,037.31 Payable to: Karl Joseph Calini

Respectfully Submitted: *Pam Shipley*
Cass County Collector

District 1 Commissioner

Presiding Commissioner

District 2 Commissioner

Date _____

Date _____

Date _____

APPROVED