



County of Union, Illinois
Office of the Chief Information Officer
309 W. Market—Room 115
Jonesboro, IL 62952

Rollie Hawk, CIO
(618) 925-2470
cio@unioncountyl.gov
@unioncountycio

August 24, 2016

[Sent via e-mail]

Melanie Haywood
Wynmoor Strategies, Inc.

Ms. Haywood:

Please consider this our response to your Freedom of Information Act request, received via postal mail on August 17, 2016 and summarized below:

Pursuant to the provisions of the Illinois Freedom of Information Act (51LCS 140, et seq.), I am hereby respectfully requesting copies of public records regarding jail operations within your Department:

- 1) If your Department contracts with a vendor for inmate food service operations, please provide a copy of the current contract(s) and any amendments.*
- 2) If your Department contracts with a vendor for inmate commissary services, please provide a copy of the current contract(s) and any amendments.*
- 3) If your Department contracts with a vendor for inmate health care services, please provide a copy of the current contract(s) and any amendments.*
- 4) If your Department contracts with a vendor for any jail management software or services, please provide a copy of the current contract(s) and any amendments.*
- 5) If your Department contracts with a vendor to provide inmates with pharmaceuticals or other prescription drug services separate from any contract for inmate health care services, please provide a copy of the current contract(s) and any amendments.*
- 6) If your Department contracts with a vendor for phone systems or services used by inmates please provide a copy of the current contract(s) and any amendments.*
- 7) If your Department contracts with a vendor to operate your civil division, please provide a copy of the current contract(s) and any amendments.*
- 8) If your Department contracts with a vendor to purchase your deputies uniforms, please provide a copy of the current contract(s) and any amendments.*
- 9) If your Department contracts with a vendor(s) for any goods or services relating to the operations of your jail that are not listed in any of the previous requests, please provide a copy of the current contract(s) and any amendments.*

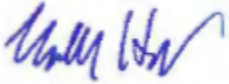
Regarding (1), (2), (3), (5), (7), (8) and (9), we have no such agreements in place and therefore have no responsive records.

Regarding (4), please find attached an intergovernmental agreement with Jackson County for jail services and a sales agreement with IDS for their Lawman software which includes a jail module.

Regarding (6), please find attached a services agreement with Consolidated Communications Public Service, Inc. This agreement is still in effect but Consolidated has since been purchased by Securus.

We consider your request completed. If I may be of further assistance, please let me know.

Sincerely,

A handwritten signature in blue ink, appearing to read "Rollie Hawk", is written over a light blue rectangular background.

Rollie Hawk, Chief Information Office

Enclosure

Cc: Tyler Edmonds, State's Attorney
Scott Harvel, Sheriff



August 12th, 2016



Honorable Scott Harvel
Union County Sheriff
307 West Market Street
Jonesboro, Illinois 62952

Dear Sheriff Harvel,

On June 20th, 2016, I submitted a Freedom of Information Act ("FOIA") request to your office seeking certain information regarding your contracting practices as it relates to your department operations. A copy of the original letter is attached for your reference.

As of today's date, we have neither received a response nor a request for an extension, both of which are required by the act to happen within 5 business days after receiving our letter. Please accept this letter as a courtesy reminder that your office is overdue in responding to our inquiry.

I would appreciate a response within the legally acceptable timelines established by the FOIA statute.

Sincerely,

A handwritten signature in black ink that reads "Mel".

Melanie Haywood
Research Assistant

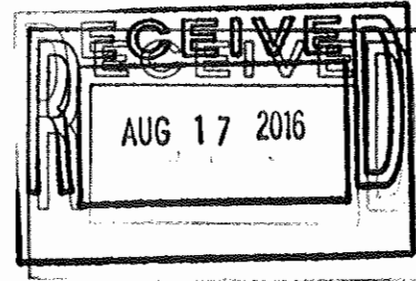
Enclosure

Wynmoor Strategies, Inc.

117 East Allegan, Suite 200
Lansing, Michigan 48933
Phone 517.853.7563 • Fax 517.853.2568
www.wynmoorstrategies.com

June 20th, 2016

Honorable Scott Harvel
Union County Sheriff
307 West Market Street
Jonesboro, Illinois 62952



Re: Freedom of Information Act Request

Dear Sheriff:

Pursuant to the provisions of the Illinois Freedom of Information Act (5ILCS 140, *et seq.*), I am hereby respectfully requesting copies of public records regarding jail operations within your Department:

- 1) If your Department contracts with a vendor for inmate food service operations, please provide a copy of the current contract(s) and any amendments.
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- 7) If your Department contracts with a vendor to operate your civil division, please provide a copy of the current contract(s) and any amendments.
- 8) If your Department contracts with a vendor to purchase your deputies uniforms, please provide a copy of the current contract(s) and any amendments.
- 9) If your Department contracts with a vendor(s) for any goods or services relating to the operations of your jail that are not listed in any of the previous requests, please provide a copy of the current contract(s) and any amendments.

Electronic versions of the requested documents are always preferred over paper copies, however we will gladly accept whichever format is easiest for you and your staff to provide.

To aid in your timely response, communications, invoices or other documents including any requested items can be emailed to research1@wynmoorstrategies.com or faxed to my attention at 517/853-2568.

Please contact me by phone at 810/691-1177 with any questions you may have relating to this request.

Thank you for the time and attention required to properly respond to this Freedom of Information Act request.

Sincerely,

Melanie Haywood
Research Assistant

INMATE TELEPHONE SERVICES AGREEMENT

This Inmate Telephone Services Agreement (the "Agreement") is made and entered into as the 1st day of January 2013, (the effective date), by and between Consolidated Communications Enterprise Services, Inc. ("CCES") dba Consolidated Communications Public Services, Inc. ("CCPS"), a Delaware corporation and Union County Jail ("Facility") located at 307 West Market Street, Jonesboro, Illinois 62952.

RECITALS

WHEREAS, CCPS desires to provide Customer with local, Intralata, Interlata and Interstate inmate telephone service at Union County Jail; and

WHEREAS, Customer desires CCPS to provide such service.

NOW, THEREFORE, in consideration of the mutual terms, covenants and conditions, the parties hereto agree as follows:

1. **Inmate Phone Service; Management.** Upon the terms and subject to the conditions contained in this Agreement, CCPS agrees to provide the Facility with inmate collect and debit call telephones (the "Inmate Phones") and all equipment related to the processing, monitoring, and recording of these calls in accordance with applicable laws, rules and/or tariffs of CCPS. CCPS agrees to install, maintain, repair and remove the Inmate Phones. CCPS shall have the exclusive right to control and manage all aspects of the Inmate Phones and other related equipment, including, without limitation, the selection, installation, operation, repairing, servicing and removal thereof and to determine the network arrangements for all call traffic generated through the use of the Inmate Phones (provided that Customer may require CCPS to take steps that CCPS determines are reasonable and economically practicable to remedy any substantial deterioration in the service quality). Notwithstanding the foregoing, Customer shall have the right to select the location where the Inmate Phones will be installed at the Facility and to control access by inmates to the Inmate Phones.

2. **Electric Power; Wiring.** Customer, at its expense, shall provide all necessary electric power, back-up generation service, outside cable plant, conduit, enclosures and booths to be used in connection with the Inmate Phones provided by CCPS under this Agreement.

3. **Request for Service.** Upon the mutual written agreement of CCPS and Customer, additional facilities may be added.

4. **Right of Entry.** Employees and representatives of CCPS shall have the right of ingress and egress to the Facility, subject to the requirements of Customer, at all reasonable hours for the purpose of installing, inspecting, repairing, replacing or removing Inmate Phones related equipment and personal computers.

5. **Commission Payment.**

a. CCPS agrees to pay Customer a commission based on gross revenues throughout the duration of this contract as described in Section 7 below and continue until both respective parties reach a new agreement. CCPS commission payments are made payable at the end of the month succeeding such month. CCPS' commission payment will be based on the gross revenue generated from Local, Intralata, Interlata and Interstate traffic for that particular month including collect and debit cards. Gross revenue will be defined as (revenue on all local and long distance calls originating from inmate non-coin phones including calls for which payment cannot be collected from customers)

Commission Per Month Collect	Commission Per Month Debit
40%	45%

b. In the event the initial term of this Agreement or any renewal or extension thereof is not renewed or extended and CCPS continues to provide the Facility with Inmate Phones, CCPS agrees to pay Customer a commission based on the rates and such terms as mutually determined in writing by CCPS and Customer.

c. CCPS will provide the Union County Sheriff's Department with debit cards which will be sold to inmates as they are processed into the Union County Jail. These cards will allow usage at both the Union County Jail and the Jackson County Jail.

d. Inmates at the Jackson County Jail can purchase debit cards that will allow usage at both the Union County Jail and the Jackson County Jail. Inmates transferred back to Union County from Jackson County for court can bring debit cards they have purchased from Jackson County for use at the Union County Jail.

e. Any inmate at the Union County Jail may make collect calls at any time. This includes inmates transferred back to Union County from Jackson County for court.

f. CCPS will pay commission to Union County for debit cards sold (not used) at their facility and for all collect calls placed at the Union County Jail.

6. **Exclusive Authority.** CCPS shall have the exclusive right and authority to provide Inmate Phones for the Facility on the date hereof.

7. **Term of Agreement; Termination.**

a. This Agreement shall be effective on 01/01/13 between **Union County Jail and Consolidated Communications Public Services, Inc.** and will remain in effect with respect to the Facility for a period of 5 years through 12/31/17 ("Initial Term"). The initial Term is automatically renewable for additional five (5) year term unless either party gives thirty (30) days written notice prior to the expiration of the Initial Term or any succeeding five (5) year term.

b. Either party may terminate this Agreement or any portion of the Inmate Phone service provided hereunder without liability upon reasonable prior written notice if litigation or proceedings are instituted challenging or arising out of the provision or operation of the Inmate Phones by any third party, which based on the reasonable

judgment of its respective counsel presents a substantial risk of material liability to such party, or any federal, state or local law, regulation, ruling or order is adopted or issued, including, without limitation, any ruling or order of the Federal Communications Commission or a state regulatory agency, which bars or substantially limits the provision or operation of the Inmate Phones or substantially changes a material term of this Agreement. CCPS may terminate this Agreement without liability upon reasonable prior written notice if CCPS' tariffs with respect to the Inmate Phones are modified or altered by order of any regulatory agency so as to render continuation of this Agreement or the provision or operation of Inmate Phones at any Facility inadvisable, commercially impracticable or unprofitable.

8. Protection of CCPS Property; Replacement of Inmate Phones.

Customer shall take reasonable precautions to protect CCPS' Inmate Phones against vandalism, theft or hazardous conditions, and shall report any such act to CCPS. CCPS agrees to repair or replace any Inmate Phones lost or damaged by such act. Customer shall prohibit any person (other than employees of CCPS) from disconnecting, moving or altering any of the Inmate Phones and related equipment without the written consent of CCPS.

9. Restrictions of Use. Customer shall not use the Inmate Phones or in the conduct of its business or use the telephone numbers assigned thereto in its advertising or other publications. Customer shall ensure that no equipment or apparatus, other than equipment furnished or approved (but only so long as such equipment causes no harm to CCPS' equipment or the networks used by CCPS) by CCPS shall be attached to the Inmate Phones and related equipment or be used in connection therewith.

10. Authority. Customer represents and warrants that Customer owns, leases, controls or has the right to possess the premises upon which CCPS has installed or shall install its Inmate Phones and that Customer is duly authorized to grant CCPS the right and authority to install and maintain its Inmate Phones and related equipment at the Facility.

11. **Ownership of Inmate Phones; Right of Entry.** Customer acknowledges that the Inmate Phones, network carrier equipment and related call processor equipment installed by CCPS at the Facility is solely the property of CCPS and that Customer has no claim of ownership thereto. Upon the termination of this Agreement or the Inmate Phone service with respect to any Facility, all related Inmate Phones, network carrier equipment and related call processor equipment shall be returned to CCPS. Customer hereby grants CCPS the right to enter any Facility to remove its Inmate Phones, network carrier equipment and related call processor equipment at the termination of this Agreement or the Inmate Phone service with respect to any Facility after giving reasonable notice to, or upon the request of, Customer. CCPS shall not be required to repair holes or other damage to the Facility resulting from the workmanlike removal of the Inmate Phones, network carrier equipment and related call processor equipment hereunder.

12. **Exclusive Remedies.** The parties agree that the remedies of Customer for any breach or partial breach of this Agreement by CCPS (other than a failure to repair an Inmate Phone) shall be limited to any accrued but unpaid commissions owed Customer under this Agreement. In the event of a failure by CCPS to repair an Inmate Phone so that it is providing the basic function for which it is intended, the remedy of Customer shall be limited to the repair or replacement of such Inmate Phone. In the event CCPS materially breaches this Agreement and such breach continues uncured for a period of 30 days after written notice of such breach from Customer to CCPS, Customer shall have the right to cancel the Facility where that material breach occurred. IN NO EVENT SHALL CCPS BE LIABLE TO CUSTOMER FOR ANY INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR RELIANCE DAMAGES, INCLUDING, BUT NOT LIMITED TO, LOST COMMISSIONS OR PROFITS OR OTHER ECONOMIC LOSS, EVEN IF THE EXCLUSIVE REMEDY HAS FAILED OF ITS ESSENTIAL PURPOSE.

13. **Limitation of Service.** The Inmate Phone service and any equipment provided by CCPS shall be used by Customer only for lawful purposes and in a lawful manner. CCPS assumes no liability for the actual or intended use of its services or

equipment under this Agreement and, to the extent permitted by law, Customer shall indemnify and save CCPS harmless from and against all loss, damage, claim or expense asserted against CCPS by any third party, except to the extent arising out of the negligence or willful misconduct of CCPS, its agents or employees.

14. **Force Majeure.** If CCPS' performance of this Agreement, or any obligation hereunder is prevented, restricted or interfered with by causes beyond its reasonable control, including, but not limited to, acts of God, fire, explosion, vandalism, cable cut, storm or other similar occurrence, any law, order, regulation, direction, action or request of the United States government or of any department (including state and local governments or of any government agency, commission, court, bureau, corporation or other instrumentality of any one or more of said governments) or of any civil or military authority, national emergencies, insurrections, riots, wars, strikes, lockouts or work stoppages or other labor difficulties, supplier failures, shortages, breaches or delays, then CCPS shall be excused from such performance on a day-to-day basis to the extent of such prevention, restriction, or interference and Customer shall likewise be excused from performance of its obligations on a day-to-day basis to the extent Customer's obligations relate to the performance so prevented, restricted, or interfered with. CCPS shall use its best efforts to avoid or remove such causes of nonperformance and both parties shall proceed to perform with dispatch whenever such causes are removed or cease.

15. **Waiver.** The failure of either party to insist upon strict performance of any covenants, terms, conditions or obligations of this Agreement shall not be construed as waiver or relinquishment for the future of any such covenants, terms, conditions or obligations, but the same shall be and remain in full force and effect.

16. **Assignment.** No party may assign this Agreement without the prior written consent of the other party. Notwithstanding the foregoing, CCPS may assign this Agreement without Customer's prior consent (a) as security for financing or in connection with the enforcement of the security so granted; or (b) to a successor in interest to its business by merger, sale of assets, operation of law, purchase, consolidation

or reorganization provided that the assignee in each case agrees to be bound by the terms of this Agreement. Nothing in this paragraph shall prohibit CCPS from delegating its duties or from assigning this Agreement to its parent, an affiliate or subsidiary, without the other party's prior consent. This Agreement shall be binding upon and inure to the benefit of the parties hereto and their permitted successors and assigns.

17. **Notice.** Any notice required or permitted to be given by either party to the other shall be in writing and shall be delivered by hand, or by certified or registered mail to the address stated below (or such other address as may from time to time be designated in writing). Any such notice shall be deemed to have been given (a) if by hand, upon receipt, and (b) if by mail three days after deposit in the United States mail with postage prepaid to the respective parties as follows:

To CCPS: **Consolidated Communications Public Services**
121 South 17th Street
Mattoon, IL 61938
Attn: Kelly Cole
217-258-2926

To Customer: **Union County Jail**
307 West Market Street
Jonesboro, Illinois 62952
Attn: Sheriff David Livesay
618-687-2292

18. **Amendment.**

a. The terms and conditions of this Agreement shall not be amended or modified other than in a writing signed by both parties except as provided in Section 18(b) of this Agreement. No oral statement shall in any manner or degree modify or otherwise affect the terms and conditions of this Agreement.

b. This Agreement shall at all times be subject to such changes or modifications as the appropriate state and federal regulatory agencies may from time to time direct and approve in the exercise of their jurisdiction. In the event any provision of this Agreement is in conflict with any Federal or State law or regulation, such provision shall be deemed modified to conform with such law or regulation and all other provisions of this Agreement shall continue in full force and effect.

19. **Severability.** In the event that any term or provision of this Agreement is determined to be unenforceable, such provision shall be deemed inoperative and the remainder of this Agreement shall continue in full force and effect.

20. **Governing Law.** The construction, interpretation and performance of this Agreement shall be governed by the laws of the State of Illinois.

21. **Captions.** The captions in this Agreement are for convenience only and shall not be construed to define or limit any terms herein.

22. **Entire Agreement.** This Agreement constitutes the entire Agreement between the parties pertaining to the subject matter hereof.

23. **Regulatory Approvals.** Performance of this Agreement is subject to any regulatory approvals, which in CCPS' sole judgment are required in the State of Illinois or other jurisdictions in connection with the provision of the Inmate Phones and services hereunder. Customer agrees to use the Inmate Phones and equipment furnished hereunder in accordance with applicable, law, rules and/or tariffs of CCPS.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized officers or officials as of the day and year first above written.

**CONSOLIDATED COMMUNICATIONS ENTERPRISE SERVICES, INC. dba
CONSOLIDATED COMMUNICATIONS PUBLIC SERVICES, INC.**

By: 

Printed Name: Kelly Cole

Title: General Manger

UNION COUNTY JAIL

By: 

Printed Name: David Livesay

Title: Sheriff

INTERGOVERNMENTAL COOPERATION AGREEMENT COUNTY JAIL SERVICES

WHEREAS, this agreement is entered into by the authority of the Intergovernmental Cooperation provisions of the Illinois Constitution of 1970, the Illinois Intergovernmental Cooperation Act (5 ILCS 220/1 et. seq.) and the County Jail Act, specifically 730 ILCS 125/9, and other applicable provisions of the law that may exist; and

WHEREAS, this agreement is by and between the Counties of Jackson and Union, by and through their respective county boards; and

WHEREAS, Union County desires a reasonable and reliable source where it can keep its arrestees and prisoners; and

WHEREAS, Jackson County has adequate and available inmate space and desires the additional revenue this agreement will provide.

THEREFORE, for the mutual benefit of the parties, it is agreed as follows:

1. This is a four (4) year agreement. The agreement shall automatically rollover after the fourth year unless, before the expiration of the current term, either party notifies in writing the other party of its desire not to rollover the agreement. The rollover period shall be one year and the agreement may rollover for additional one year periods until and unless, before the expiration of the then current term, either party notifies in writing the other party its desire not to rollover the agreement. All the terms of this agreement shall apply in any rollover period.
2. Jackson County shall accept up to twenty (20) prisoners/arrestees from Union County for a flat base rate of \$1,120 each day (20 x \$56 for each prisoner/arrestee). The flat base rate applies regardless of the number of prisoners/arrestees Union County has at the Jackson County Jail (up to twenty (20) prisoners/arrestees). Jackson County may accept additional prisoner/arrestee from Union County beyond the twenty (20) prisoners/arrestees but that is subject to space limitations at the Jackson County Jail. For each additional prisoner/arrestee the daily charge shall be \$56. This charge is in addition to the daily flat base rate. The daily flat base rate is subject to the automatic increase provisions set forth in paragraph seven (7) below. The daily charge for each prisoner/arrestee shall include transportation of the prisoner/arrestee to and from Union and Jackson Counties.
3. Union County at all times shall remain liable for its prisoners'/arrestees' medical, dental, mental and vision obligations and expenses as set forth in the County Jail Act (725 ILCS 125/1 et. seq.) and other applicable provisions of the law.
4. Jackson County shall notify the Union County Sheriff's Office any time it is anticipated any of Union County's prisoner's/arrestee's medical, dental, mental or vision expenses or procedures may exceed \$1,000.

5. Jackson County shall collect Union County's bond fee for Union County prisoners/arrestees. Jackson County agrees to remit such fees to the Union County Sheriff's Office within ten days of its collection.

6. Jackson County shall also provide any necessary off site guard duties of Union County prisoners/arrestees up to eight hours. After eight hours, Jackson County shall be reimbursed the guard's hourly wage or salary after the first eight hours.

7. After the first year of the agreement the daily flat base rate (initially set at \$1,120) shall increase to \$1,142 and the daily per prisoner/arrestee rate (initially set at \$56) shall increase to \$57.12. After the third year of the agreement the daily flat base rate shall increase to \$1,165 and the daily per prisoner/arrestee rate shall increase to \$58.26.

8. No juveniles shall be accepted or transported by Jackson County.

9. Each party agrees to indemnify, defend and hold the other party harmless against any and all liabilities, law suits (both legal and equitable), fees, costs, damages, penalties and fines that are occasioned by or arise out of their own conduct, omissions, errors or acts.

10. Union County agrees that it shall pay and remit to Jackson County all sums due in accordance with the terms of this agreement within thirty days after receiving an invoice from Jackson County.

11. This agreement may be terminated when there is a material breach of any provision of this agreement. In that event the non-breaching party shall in writing notify the breaching party of the breach and its intention to terminate the agreement within ten days of the notice. Termination, unless expressly stated elsewhere in this agreement, shall end the parties' obligations and duty under this agreement except for those obligations or sums that are due and have already accrued. In addition to termination, the non-breaching party shall be entitled to all remedies, both legal and equitable, against the breaching party, including Jackson County's right to accelerate any amounts they may be due in the future under this agreement from Union County; and demand immediate payment of all such sums and reimbursement as if they had been already accrued and incurred.

12. It is expressly agreed that this agreement embodies the entire contractual agreement and that there is no other oral or written agreement or understanding between the parties at the time of the execution hereunder. Further, this agreement cannot be modified except by written agreement of all the parties hereto.

13. The effective and anniversary date of this agreement shall be the date the last party signs the agreement.

BY THE REQUISITE VOTE AND AUTHORITY OF EACH OF THE RESPECTIVE COUNTY BOARDS, IT IS AGREED BY BOTH COUNTIES TO UNDERTAKE THE OBLIGATIONS AND PROMISES SET FORTH HEREIN.

Date: 1-9-2015

Richard Cunningham
Signature

Richard Cunningham
Union County Board Chair

ATTEST:

Terry Burt
Union County Clerk

SEAL



Date: 3/23/2015

John S. Randleman
Signature

John S. Randleman
Jackson County Board Chair

ATTEST:

Larry W. Reinhardt
Jackson County Clerk

SEAL

2015.05

JACKSON COUNTY RESOLUTION NO. 2015 -

A Resolution Approving An Intergovernmental Cooperation Agreement By and Between Jackson and Union Counties for the Provision of Jail Services

WHEREAS, the governing bodies of Jackson and Union Counties have entered into an intergovernmental cooperation agreement for the provision of jail services; and such document is attached to the present resolution; and

WHEREAS, the governing body of Union County has already approved the agreement; and is now before the Jackson County Board for the same; and

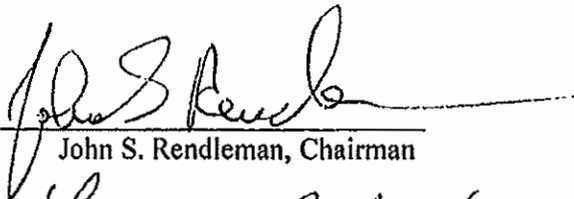
Now, therefore, be it resolved by the Jackson County Board of Jackson County, Illinois as follows:

Section 1. That the intergovernmental cooperation agreement for the provision of jail services by and between Jackson and Union Counties is hereby approved.

Section 2. That the Chairman of the Jackson County Board of Jackson County, Illinois be and is hereby authorized to do any and all things reasonable, necessary and proper to carry out the intent and purposes of this resolution.

This resolution adopted at a regular meeting of the Jackson County Board of Jackson County, Illinois, on the 24th day of February, 2015.

Approved


John S. Rendleman, Chairman

Attest


Larry Reinhardt, County Clerk

SEAL

LAWMAN

IDS Applications, Inc.

Sales Agreement

June 5, 2013

Seller: IDS Applications, Inc.
PO Box 214
Villa Ridge, MO 63089

Purchaser: Union County Illinois Sheriff
307 W Market Street
Jonesboro, IL 62952

THIS AGREEMENT is made and entered into as of June 5, 2013 by and between Union County Illinois Sheriff and IDS Applications, Inc. a Missouri Corporation.

WHEREAS, IDS Applications Inc. agrees to sell and Union County Illinois Sheriff agrees to purchase the following "Software" and "Services" as per this Agreement.

SOFTWARE: Lawman Records Management / CAD Software Annual Maintenance: \$4,500.00
Included Lawman software modules are:

- Lawman Base Module
- Lawman Reporting Module
- Lawman Booking
- Lawman Jail
- Lawman Civil
- Lawman 911 Module

10 Lawman Clients

10 ASNA Database Runtime Licenses at \$220.00 each: \$2,200.00

Prorated ASNA database license maintenance: \$166.50

DATA CONVERSION PROGRAMMING and SERVICES: \$7,000.00

Total Software and Services \$13,866.50

TERMS: Balance is due and should be included with the return of this signed sales agreement

INSTALLATION and TRAINING: Installation and configuration of Lawman is included. Up to 8 hours of on-site training will be provided.

ANNUAL SOFTWARE MAINTENANCE: \$4,500.00

This price includes Lawman updates and Lawman software telephone support during the year.

ASNA RUNTIME LICENSES MAINTENANCE: There is an annual ASNA database license renewal/maintenance charge of \$40.00 per year per license. The first year's charge will be pro-rated through November.

INFORMATION SHARING MODULE: Optional in the base Lawman module. Subscription is included free for the first 90 days. Subscription is \$500 per year thereafter if the module is maintained.

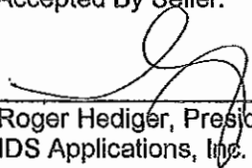
SUPPORT: IDS Applications, Inc. will provide on-site (when necessary) and telephone and on-line support of the Lawman Software. Support does not include network /computer hardware, operating systems, or other installed software programs. Travel and lodging expenses can be billable for onsite support.

CUSTOMER RESPONSIBILITIES: Customer must be able to meet the following criteria in order to enjoy the post-implementation benefits of a new LAWMAN installation:

1. Customer must have a server running Windows 2003, Windows 2008, or Windows 2012 Server operating system.
2. Customer must designate an in-house network administrator who has administrative access to the server and all workstations on the network.
3. Customer's network administrator must be able to be trained on all Lawman features and should be capable of and responsible for managing system access, customizable codes maintenance, data backup, and new user training.
4. Customer's network administrator should be the first call on all Lawman issues, and that administrator should be the point of contact/liaison between the customer agency and LAWMAN technical support team.
5. Customer's network administrator should have administrative access to the router and/or other Internet connection hardware needed to configure access via Terminal Services.
6. Customers who wish to allow employee access to LAWMAN from outside of the facility, must purchase and implement Terminal Services licenses and user accounts in-house or using a third-party vendor. IDS Applications will not be responsible for setting up external access to any system except for use by IDS Applications for remote troubleshooting and maintenance.
7. Customers who wish to use Lawman on laptops via external connection are responsible for establishing network connectivity ahead of time. IDS Applications will not setup cellular devices, AIR cards, etc on any mobile device as part of the Lawman installation.

MISC.: This agreement shall be governed in accordance with the laws of the State of Missouri. Venue shall lie in St. Louis County, Missouri regarding a resolution of any disputes arising hereunder. This Agreement represents the entire agreement between the parties with respect to its subject matter and supersedes any previous understandings, commitments, or agreements (oral or written) with respect to the subject matter of this Agreement

Accepted By Seller:



Roger Hediger, President
IDS Applications, Inc.

Date 6/5/2013

Accepted By Purchaser:

Name: _____

Date _____

Title: _____

Union County Illinois Sheriff

IDS Applications, Inc.
 PO Box 214
 Villa Ridge, MO 63089

Invoice

Date	Invoice #
6/1/2016	25198

Bill To
Union County Illinois Sheriff 307 W Market Street Jonesboro, IL 62952

Ship To / Site

P.O. No.	Terms	Due Date
	1st of Next Month	7/1/2016

Quantity	Description	Unit	Total																							
1	Annual Lawman Software Maintenance	4,500.00	4,500.00																							
15	ASNA Annual Client Runtime Maintenance (15 licenses)	40.00	600.00																							
1	Annual Subscription: Lawman Information Sharing	500.00	500.00																							
<table border="1"> <tr> <td rowspan="2" style="writing-mode: vertical-rl; transform: rotate(180deg);">CLAIM FORM</td> <td>FUND</td> <td>DEPT</td> <td>ACCT</td> <td>ID (opt)</td> <td>AMT (opt)</td> </tr> <tr> <td>01</td> <td>08</td> <td>5301</td> <td></td> <td>3,350.00</td> </tr> <tr> <td colspan="6">DESCRIPTION & APPROVAL: SH/BJT</td> </tr> <tr> <td colspan="6">9/11 pay the rest</td> </tr> </table>				CLAIM FORM	FUND	DEPT	ACCT	ID (opt)	AMT (opt)	01	08	5301		3,350.00	DESCRIPTION & APPROVAL: SH/BJT						9/11 pay the rest					
CLAIM FORM	FUND	DEPT	ACCT		ID (opt)	AMT (opt)																				
	01	08	5301		3,350.00																					
DESCRIPTION & APPROVAL: SH/BJT																										
9/11 pay the rest																										
Total			\$5,600.00																							
Payments/Credits			\$0.00																							
Balance Due			\$5,600.00																							