

## WASHOE COUNTY TECHNOLOGY SERVICES

1001 E. Ninth St RENO, NEVADA 89512 (775) 328-2351

DATE:	May 18, 2021
TO:	911 Emergency Response Advisory Committee
FROM:	James Wood, Technology Project Coordinator, Washoe County Technology Services 775-858-5979, JAWood@washoecounty.us
THROUGH:	Behzad Zamanian, Chief Information Officer, Washoe County Technology Services
SUBJECT:	<b>REQUEST FOR REIMBURSEMENT FOR WASHOE COUNTY TECHNOLOGY SERVICES</b> – <b>BODYWORN CAMERA FIBER LINES</b> [For Possible Action] – A review, discussion and possible action to approve, deny, or otherwise modify a request to reimburse the costs associated with the fiber line connections supporting the bodyworn camera docking stations for the agency's bodyworn camera program, in an amount not to exceed \$81,000.

### SUMMARY:

At the onset of the bodyworn camera program, Washoe County Technology Services purchased and installed networking infrastructure equipment and services to support data transfer associated with portable event recording devices as mandated and authorized by NRS 289.830 and NRS 244A.7643.

Washoe County Technology Services upgraded or installed network switches, fiber cable, network cable, network drops, electrical outlets, wireless access points, firewalls, and servers at five different locations including 911 Parr Boulevard (Sheriff's Office), 2825 Longley Lane (Sheriff's Office Substation), 75 Court Street (Historic Courthouse), 625 Mount Rose Hwy (Incline Sheriff's Office Substation), 1530 E. 6<sup>th</sup> Street (Sober 24), and in Gerlach (Sheriff's Office Substation). To support the program, there are on-going monthly costs for dedicated internet service connections at each of the locations serviced.

Location	per month	# months	per line request	for monthly charges	previously reimbursed
Charter PO#65x2523					
75 Court Street	\$1,240	12	\$14,880	July 2020-June 2021	June 2019-June 2020
Longley Lane	\$909	12	\$10,908	July 2020-June 2021	June 2019-June 2020
Parr	\$1,749	12	\$20,988	July 2020-June 2021	June 2019-June 2020
Incline - Mt. Rose Hwy.	\$909	12	\$10,908	July 2020-June 2021	June 2019-June 2020
1530 E. 6th St. Sober 24	\$765	12	\$9,180	July 2020-June 2021	June 2019-June 2020
WestNet/ATN PO#55x24893					
Gerlach	\$1,095	12	\$13,140	July 2020-June 2021	June 2019-June 2020
Total Request			\$80,004		







www.washoecounty.us

911 Emergency Response Advisory Committee May 20, 2021 Page 2 of 2

#### **PREVIOUS ACTION:**

May 21, 2020, the 911 Emergency Response Advisory Committee approved reimbursement to Washoe County Technology Services for costs of networking infrastructure and services not to exceed [\$80,986], associated with portable event recording devices.

#### **RECOMMENDATION:**

Staff recommends that the 911 Emergency Response Advisory Committee approved reimbursement to Washoe County Technology Services the costs associated with the fiber line connections supporting the bodyworn camera docking stations for the agency's bodyworn camera program, in an amount not to exceed \$81,000.

#### **POSSIBLE MOTION:**

If the Committee agrees with Staff's recommendation, a possible motion would be: "Move to approve reimbursement to Washoe County Technology Services the costs associated with the fiber line connections supporting the bodyworn camera docking stations for the agency's bodyworn camera program, in an amount not to exceed \$81,000."



www.washoecounty.us



230 EDISON WAY RENO NV 89502

Washoe County Purchasing Department 1001 E. Ninth Street, Room D-200 Reno, Nevada 89512 Phone: (775) 328-2280 - Fax (775) 325-8062 www.washoecounty.us

TAX EXEMPTION: NEVADA NRS 372.325 - FEDERAL 88730007K

Supplier Address CHARTER COMMUNICATIONS HOLDINGS, LLC	PO Number Date Vendor No.	6500002523 07/01/2018 100401
SPECTRUM BUSINESS	Payment Terms	Z001
12405 POWERSCOURT DR.	Description	Payment due upon receipt
ST. LOUIS MO 63131	Buyer	Jens
Billing Address	Phone	775-328-2284
Washoe County Comptroller, Accounts Payable	Buyer Email	JPfannkuchen@washoecounty.us
1001 E. Ninth Street, Room D-200	Delivery Date	07/01/2020
Reno, NV 89512	Inco Terms	FOB
(775) 328-2552	Description	N/A
APTeam@washoecounty.us	Salesperson	Geno Maestas
Shipping Address WASHOE COUNTY T.S. DEPT. TECHNOLOGY SERVICES	Vendor fax Vendor Email Valid From Valid To	Bill.Hoblin@charter.com 07/01/2018 06/30/2021

ltem	Material/Description	Quantity	UM	Unit Price	Net Amount
	Purchase order to authorize services in accordance with Spect	rum Enterprise	Service order	10250082 and 10493952 dat	ed 3/19/18
	Service locations:				
	911 E PARR BLVD STE 200 RENO NV 89512 2825 LONGLEY LN RENO NV 89502				
	625 MOUNT ROSE HWY INCLINE VILLAGE NV 89451				
	75 Court St Reno NV 89501				
	Estimated Service date 7/01/18 to 6/30/21				
	Billing Contact: Dave Erickson 775-858-5950 derickson@was Technical contact: Tony Kiriluk (775) 858-5985 tkiriluk@washo				
	Additional lines will be added for ensuing years				
19		1.00	AU	14,880.00	14,880.00
	FY21 75 Court St Connection				
	\$1,240.00/mo x 12mos = \$14,880.00				
			AU	10,908.00	
20		1.00	AU	10,900.00	10,908.00
20	FY21 Longley Lane Connection	1.00	AU	10,900.00	10,908.00
20	FY21 Longley Lane Connection \$909.00/mo x 12mos = \$10,908.00	1.00	AU	10,908.00	10,908.00

#### **WASHOE COUNTY** PURCHASING TERMS AND CONDITIONS

ACCEPTANCE - This Purchase order is an offer to purchase which will become a binding contract upon the terms and conditions set forth herein by acknowledgement or commencement of performance. Any terms & conditions contained in quotations or similar forms of Seller, or that may be proposed in any acknowledgement or acceptance which are additional to or different from the terms & conditions, are hereby rejected and shall not become a part of the purchase agreement sithout Buyer's specific written consent. Oral agreements affecting the provisions of this purchase agreement for ach item or service covered by the Purchase Order shall be the price shown on the face of the Purchase Order.

this Purchase Order. INVOICES - Seller shall submit invoices in duplicate to the Washoe County Comptroller c/o Accounts Payable, 1001 E. Ninth Street Room D-200, Reno, NV 89512. Said invoices shall contain the purchase order number, description of the goods or services provided, size, quantify, unit price, and extended total in addition to any other information

d elsewhere herein.

or the goods or services provided, size, quantity, unit price, and extended total in addition to any other information paccified elservices provided, size, quantity, unit price, and extended total in addition to any other information PAYMENTS & CASH DISCOUNTS - Invoices will be paid according to terms of the purchase order, including discounts if offered, or within completion and acceptance of goods or upon completion and acceptance of services. The beginning of discount period will be computed from either the date of delivery of goods or services ordered, or the date of receipt of correct invoices by the Washee County Comptroller, prepared in accordance with the terms of the Buyer's order, whichever is later. For the purpose of earning discounts, payment is deemed to be made on the date on the County's warrant. OVERSHIPMENTS - Overshipments will be returned to the Seller at the Seller's expense. TAXES - Washee County's exempt from Nevada State Sales Tax pursuant to NRS 372.325 and Federal Excise Tax under Chapter 32 of the Internal Revenue Code, exemption certificate #88730007K. INFRINGEMENTS - Seller warrants that the Buyer's purchase, installation, and/or use of the goods covered hereby will not result in any claim of infringement, or actual infringement of any patent, trademark, copyright, franchise, or other intellectual property right. Seller shall indemnify and hold Buyer harmless from and pay for defense against all claims, losses, expenses, damages, causes of action and liabilities of every kind and nature arising from or out of any breach of the foregoing warranty. ASSIGNMENT - Seller shall not assign this Purchase Order or the right to receive payment due hereunder without Buyer's written consent. APPLICABLE LAW - The validity, interpretation and performance of these terms and conditions shall be governed by the laws of the Site of Nevada.

APPLICABLE LAW's The Validity, interpretation and performance of these terms and conductors share be governed by the laws of the State of Nevada. COMPLIANCE WITH LAWS - Seller agrees to fully observe and comply with all applicable Federal, State and local laws, rules, regulations, and orders, pertaining to the production and sale of the goods ordered or services rendered; and upon request Seller shall furnish Buyer certificates of compliance with such laws, rules, regulations

LIENS - Seller warrants and represents that all items to be delivered hereunder shall be free and clear of any and all

Laws, rules, regulations, and orders, portaining to the production and sale of the goods ordered or services rendered; and upon request Seler shall runnis Buyer certificates of compliance with such laws, rules, regulations and orders.
 LENS - Seler warrants and represents that all items to be delivered hereunder shall be free and clear of any and all liens and encomposed purchase Order number. Packing lists indicating the contents of each package will contain the applicable Purchase Order number. Packing lists indicating the contents of each package will contain the applicable Purchase Order number. Packing lists indicating the contents of each package will contain the applicable Purchase Order number. Packing Umment unit all tems and involves are received, unless specified on the frace of the Purchase Order may be cancelled if delivery is not made or services after the scheduled delivery date will not constitute a waiver of Buyer's rejection rights with respect to such order nor shall it be deemed a vaiver of future compliance will of taliants of timely perform.
 WARRANTES - Seller warrants that the items and services covered hereunder will conform to applicable specifications. Instructions, driving, data and samples, and will be merchantable of good material and workmanship, free from defects and will be fit and sufficient for the purpose intended. These warrantes shill be in services or services there are observed and and sort constitutions applicable of good shills be and the soft of applicable or services and in a subtree or receipt at the prime or cenept of apprential and workmanship, free from defects and will be fit and sufficient for the purpose intended. These warrantes shill be insolated or constant defects of this Purchase Order.
 ADVERTSEMENTS - Except as may be required to perform this Purchase Order. Seller shall not in any manner adverses or the resent of appart to the soft and sufficient of the soft of costs of a relecting of the soft of costs or

resulting from Seller. BUYER'S PROPERTY - All property owned by Buyer and furnished to Seller for the purpose of performance of this Purchase Order will be identified and marked as Buyer's property and adequately insured for Buyer's protection. In the event that Buyer's property becomes lost or damaged to any extent while in Seller's possession from any cause, including faulty workmanship and/or negligent acts by Seller, its agents or its employees, Seller agrees to replace such property, or reimburse Buyer for the value or expense of replacement, whichever is greater in accordance with Buyer's request.

INDEMNITY PROVISIONS - The Seller agrees to indemnify & save harmless the County & its agents, representatives & employees from any & all charges, claims & causes of action by third persons, including, but not limited to agents, representatives & employees of the Seller & of the County, based upon or arising out of any damages, losses, expresse, cortsers, cotst, injuries, or illness sustained or incurred by such person or persons resulting from or in any way directly or indirectly, connected with the performance or nonperformance of this Agreement, for the services provided: however, that notwithstanding the foregoing, the Seller does not agree to indemnify and save harmless the County, its agents, representatives and employees from any charges, claims or expenses, costs, injuries or illness sustained or incurred as the sole result of the negligence of the County for which the Seller is to be held liable under the terms of this Agreement, the County will promptly notify the Seller of such claim and will not settle such claim without the prior written consent of the Seller.

U.S.C. 1201-1387. DEBARMENT, SUSPENSION, & OTHER RESPONSIBILITY MATTERS - The CONTRACTOR certifies to the best of its knowledge and belief that it and its principals: 1)Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency; 2) Have not, within a three year period preceding this Agreement, been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embc2rement, theft, forgery, bribery, fasification or destruction of records, making false statements, or receiving stolen property; 3) Are not presently indicted for or otherwise criminally or civility charged by a government entity (Federal, State, or local) with commission or any other offenses enumerated in (b) above; 4)Have not, within a three-year period preceding this Agreement, had one or more public transactions (Federal, State, or local) terminated for cause or default; and 5)Understands that a false statement on this certification may be grounds for rejection or termination of this Agreement. In addition, under 18 USC Sec. 1001, a false statement may result in a fine of up to \$10,000 or imprisonment for up to \$19,exp, or both. AMERICANS WITH DISABILITIES ACT - The CONTRACTOR agrees to comply with any federal regulations issued pursuant to the Americans with Disabilities Act (ADA) and Section 504 of the Rehabilitation Act of 1973, as amended.

ameneed. HATCH ACT - Neither CONTRACTOR program nor the funds provided therefore, nor the personnel employed in the administration of the program shall be in any way or to any extent engaged in the conduct of political activities in contravention of Chapter 15 of Title 5, United States Code. DRUG-FREE WORKPLACE REQUIREMENTS - CONTRACTOR agrees to conform to the guidelines set forth in the certification regarding Drug-Free Workplace Requirements. CONTRACTOR certifies that it will provide a drug-free workplace by: 1)Publishing a statement polifying employees that the unlawful manufacture, distribution, dispension, pressession.

workplace by: 1)Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession or use of a controlled substance is prohibited in the grantee's workplace and specifying the actions that will be taken against employees for violation of such prohibition; 2)Establishing a drug-free awareness program to inform employees about:

2)Establishing a drug-tree awareness program to more empropose access a.The dangers of drug abuse in the workplace; b.The grantee's policy of maintaining a drug-free workplace; c.Any available drug counseling, rehabilitation, and employee assistance programs; and d.The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace; 3)Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the externent required by naragraph (1):

Contemporatives that help be imployed upon employees to using abuse violations occurring in the workplace, statement required by paragraph (1); 4)Notifying the employee in the statement required by paragraph (1) that, as a condition of employment under the grant, the employee will: a Abide by the terms of the statement; and b.Notify the employee of any criminal drug statute conviction for a violation occurring in the workplace no later than five days after such conviction; 5)Notifying the agency within ten days after receiving notice under subparagraph (4) (b) from an employee or otherwise receiving actual notice of such convictions; 6)Taking one of the following actions, within 30 days of receiving notice under subparagraph (4) (b), with respect to any employee who is so convicted; a.Taking appropriate personnel action against such employee, up to and including termination; or b.Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency 7)Making a good faith effort to continue to maintain a drug-free workplace through implementation of paragraphs (1), (2), (3), (4), (5) and (6).

(1), (2), (3), (4), (5) and (6). PREVALING WAGES - Pursuant to NRS 338.020, every contract over \$250,000 (for Redevelopment Projects the contract amount is \$100,000) to which a public body is a party and that requires the employment of skilled or unskilled labor in the performance of a public work must contain in expressed trems the rate of wages to be paid to each of the classes of workmen. The rate of wages must not be less than the rate of sudges then prevailing in the county in which the public work is located. Unlike prevailing wage requirements under Federal law (Davis-Bacon) and requirements in many states that surround Nevada, Nevada's prevailing wage requirements may be met by providing a combination of wages and permissible benefits to the mechanic or workman. Thevailing wage rates and amendments are posted on the Labor Commissioner's website www.labor.nv.gov



Washoe County Purchasing Department 1001 E. Ninth Street, Room D-200 Reno, Nevada 89512 Phone: (775) 328-2280 - Fax (775) 325-8062 www.washoecounty.us May 20, 2021 E911 Committee Meeting

Page 2 of 02 05/18/2021 13:52:53 version 13

TAX EXEMPTION: NEVADA NRS 372.325 - FEDERAL 88730007K

# Purchase Order

 PO Number
 6500002523

 Date
 07/01/2018

 Vendor No.
 100401

ltem	Material/Description	Quantity	UM	Unit Price	Net Amount
	FY21 Parr Blvd Connection				
	\$1,749.00/mo x 12mos = \$20,988.00				
22		1.00	AU	10,908.00	10,908.00
	FY21 Incline Substation Connection				
	\$909.00/mo x 12mos = \$10,908.00				
23		1.00	AU	9,180.00	9,180.00
	FY21 1530 E 6th St Sober 24				
	\$765.00/mo x 12mos = \$9,180.00				
				Net Value	66,864.00
				Total Amount	\$ 66,864.00
				Total Amount	\$ 00,004.00

#### **INSTRUCTIONS TO SUPPLIER:**

This Purchase Order is subject to the Terms and Conditions incorporated herein by this reference.

-U SIGNATURE

(Purchasing)

DATE 12/01/2020

#### **WASHOE COUNTY** PURCHASING TERMS AND CONDITIONS

ACCEPTANCE - This Purchase order is an offer to purchase which will become a binding contract upon the terms and conditions set forth herein by acknowledgement or commencement of performance. Any terms & conditions contained in quotations or similar forms of Seller, or that may be proposed in any acknowledgement or acceptance which are additional to or different from the terms & conditions, are hereby rejected and shall not become a part of the purchase agreement sithout Buyer's specific written consent. Oral agreements affecting the provisions of this purchase agreement for ach item or service covered by the Purchase Order shall be the price shown on the face of the Purchase Order.

this Purchase Order. INVOICES - Seller shall submit invoices in duplicate to the Washoe County Comptroller c/o Accounts Payable, 1001 E. Ninth Street Room D-200, Reno, NV 89512. Said invoices shall contain the purchase order number, description of the goods or services provided, size, quantify, unit price, and extended total in addition to any other information

d elsewhere herein.

or the goods or services provided, size, quantity, unit price, and extended total in addition to any other information paccified elservices provided, size, quantity, unit price, and extended total in addition to any other information PAYMENTS & CASH DISCOUNTS - Invoices will be paid according to terms of the purchase order, including discounts if offered, or within completion and acceptance of goods or upon completion and acceptance of services. The beginning of discount period will be computed from either the date of delivery of goods or services ordered, or the date of receipt of correct invoices by the Washee County Comptroller, prepared in accordance with the terms of the Buyer's order, whichever is later. For the purpose of earning discounts, payment is deemed to be made on the date on the County's warrant. OVERSHIPMENTS - Overshipments will be returned to the Seller at the Seller's expense. TAXES - Washee County's exempt from Nevada State Sales Tax pursuant to NRS 372.325 and Federal Excise Tax under Chapter 32 of the Internal Revenue Code, exemption certificate #88730007K. INFRINGEMENTS - Seller warrants that the Buyer's purchase, installation, and/or use of the goods covered hereby will not result in any claim of infringement, or actual infringement of any patent, trademark, copyright, franchise, or other intellectual property right. Seller shall indemnify and hold Buyer harmless from and pay for defense against all claims, losses, expenses, damages, causes of action and liabilities of every kind and nature arising from or out of any breach of the foregoing warranty. ASSIGNMENT - Seller shall not assign this Purchase Order or the right to receive payment due hereunder without Buyer's written consent. APPLICABLE LAW - The validity, interpretation and performance of these terms and conditions shall be governed by the laws of the Site of Nevada.

APPLICABLE LAW's The Validity, interpretation and performance of these terms and conductors share be governed by the laws of the State of Nevada. COMPLIANCE WITH LAWS - Seller agrees to fully observe and comply with all applicable Federal, State and local laws, rules, regulations, and orders, pertaining to the production and sale of the goods ordered or services rendered; and upon request Seller shall furnish Buyer certificates of compliance with such laws, rules, regulations

LIENS - Seller warrants and represents that all items to be delivered hereunder shall be free and clear of any and all

Laws, rules, regulations, and orders, portaining to the production and sale of the goods ordered or services rendered; and upon request Seler shall runnis Buyer certificates of compliance with such laws, rules, regulations and orders.
 LENS - Seler warrants and represents that all items to be delivered hereunder shall be free and clear of any and all liens and encomposed purchase Order number. Packing lists indicating the contents of each package will contain the applicable Purchase Order number. Packing lists indicating the contents of each package will contain the applicable Purchase Order number. Packing lists indicating the contents of each package will contain the applicable Purchase Order number. Packing Umment unit all tems and involves are received, unless specified on the frace of the Purchase Order may be cancelled if delivery is not made or services after the scheduled delivery date will not constitute a waiver of Buyer's rejection rights with respect to such order nor shall it be deemed a vaiver of future compliance will of taliants of timely perform.
 WARRANTES - Seller warrants that the items and services covered hereunder will conform to applicable specifications. Instructions, driving, data and samples, and will be merchantable of good material and workmanship, free from defects and will be fit and sufficient for the purpose intended. These warrantes shill be in services or services there are observed and and sort constitutions applicable of good shills be and the soft of applicable or services and in a subtree or receipt at the prime or cenept of apprential and workmanship, free from defects and will be fit and sufficient for the purpose intended. These warrantes shill be insolated or constant defects of this Purchase Order.
 ADVERTSEMENTS - Except as may be required to perform this Purchase Order. Seller shall not in any manner adverses or the resent of appart to the soft and sufficient of the soft of costs of a relecting of the soft of costs or

resulting from Seller. BUYER'S PROPERTY - All property owned by Buyer and furnished to Seller for the purpose of performance of this Purchase Order will be identified and marked as Buyer's property and adequately insured for Buyer's protection. In the event that Buyer's property becomes lost or damaged to any extent while in Seller's possession from any cause, including faulty workmanship and/or negligent acts by Seller, its agents or its employees, Seller agrees to replace such property, or reimburse Buyer for the value or expense of replacement, whichever is greater in accordance with Buyer's request.

INDEMNITY PROVISIONS - The Seller agrees to indemnify & save harmless the County & its agents, representatives & employees from any & all charges, claims & causes of action by third persons, including, but not limited to agents, representatives & employees of the Seller & of the County, based upon or arising out of any damages, losses, expresse, cortsers, cotst, injuries, or illness sustained or incurred by such person or persons resulting from or in any way directly or indirectly, connected with the performance or nonperformance of this Agreement, for the services provided: however, that notwithstanding the foregoing, the Seller does not agree to indemnify and save harmless the County, its agents, representatives and employees from any charges, claims or expenses, costs, injuries or illness sustained or incurred as the sole result of the negligence of the County for which the Seller is to be held liable under the terms of this Agreement, the County will promptly notify the Seller of such claim and will not settle such claim without the prior written consent of the Seller.

U.S.C. 1201-1387. DEBARMENT, SUSPENSION, & OTHER RESPONSIBILITY MATTERS - The CONTRACTOR certifies to the best of its knowledge and belief that it and its principals: 1)Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency; 2) Have not, within a three year period preceding this Agreement, been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embc2rement, theft, forgery, bribery, fasification or destruction of records, making false statements, or receiving stolen property; 3) Are not presently indicted for or otherwise criminally or civility charged by a government entity (Federal, State, or local) with commission or any other offenses enumerated in (b) above; 4)Have not, within a three-year period preceding this Agreement, had one or more public transactions (Federal, State, or local) terminated for cause or default; and 5)Understands that a false statement on this certification may be grounds for rejection or termination of this Agreement. In addition, under 18 USC Sec. 1001, a false statement may result in a fine of up to \$10,000 or imprisonment for up to \$19,exp, or both. AMERICANS WITH DISABILITIES ACT - The CONTRACTOR agrees to comply with any federal regulations issued pursuant to the Americans with Disabilities Act (ADA) and Section 504 of the Rehabilitation Act of 1973, as amended.

ameneed. HATCH ACT - Neither CONTRACTOR program nor the funds provided therefore, nor the personnel employed in the administration of the program shall be in any way or to any extent engaged in the conduct of political activities in contravention of Chapter 15 of Title 5, United States Code. DRUG-FREE WORKPLACE REQUIREMENTS - CONTRACTOR agrees to conform to the guidelines set forth in the certification regarding Drug-Free Workplace Requirements. CONTRACTOR certifies that it will provide a drug-free workplace by: 1)Publishing a statement polifying employees that the unlawful manufacture, distribution, dispension, pressession.

workplace by: 1)Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession or use of a controlled substance is prohibited in the grantee's workplace and specifying the actions that will be taken against employees for violation of such prohibition; 2)Establishing a drug-free awareness program to inform employees about:

2)Establishing a drug-tree awareness program to more empropose access a.The dangers of drug abuse in the workplace; b.The grantee's policy of maintaining a drug-free workplace; c.Any available drug counseling, rehabilitation, and employee assistance programs; and d.The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace; 3)Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the externent required by naragraph (1):

Contemporatives that help be imployed upon employees to using abuse violations occurring in the workplace, statement required by paragraph (1); 4)Notifying the employee in the statement required by paragraph (1) that, as a condition of employment under the grant, the employee will: a Abide by the terms of the statement; and b.Notify the employee of any criminal drug statute conviction for a violation occurring in the workplace no later than five days after such conviction; 5)Notifying the agency within ten days after receiving notice under subparagraph (4) (b) from an employee or otherwise receiving actual notice of such convictions; 6)Taking one of the following actions, within 30 days of receiving notice under subparagraph (4) (b), with respect to any employee who is so convicted; a.Taking appropriate personnel action against such employee, up to and including termination; or b.Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency 7)Making a good faith effort to continue to maintain a drug-free workplace through implementation of paragraphs (1), (2), (3), (4), (5) and (6).

(1), (2), (3), (4), (5) and (6). PREVALING WAGES - Pursuant to NRS 338.020, every contract over \$250,000 (for Redevelopment Projects the contract amount is \$100,000) to which a public body is a party and that requires the employment of skilled or unskilled labor in the performance of a public work must contain in expressed trems the rate of wages to be paid to each of the classes of workmen. The rate of wages must not be less than the rate of sudges then prevailing in the county in which the public work is located. Unlike prevailing wage requirements under Federal law (Davis-Bacon) and requirements in many states that surround Nevada, Nevada's prevailing wage requirements may be met by providing a combination of wages and permissible benefits to the mechanic or workman. Thevailing wage rates and amendments are posted on the Labor Commissioner's website www.labor.nv.gov



**RENO NV 89502** 

Washoe County Purchasing Department 1001 E. Ninth Street, Room D-200 Reno, Nevada 89512 Phone: (775) 328-2280 - Fax (775) 325-8062 www.washoecounty.us

TAX EXEMPTION: NEVADA NRS 372.325 - FEDERAL 88730007K

Supplier Address	PO Number Date Vendor No.	5500024893 06/09/2020 111471
DBA WESTNET NEVADA, LLC	Payment Terms	Z005
400 NORTHRIDGE RD, STE 1100	Description	30 days, 30 net
ATLANTA GA 30350	Buyer	Jens
Billing Address Washoe County Comptroller, Accounts Payable 1001 E. Ninth Street, Room D-200 Reno, NV 89512 (775) 328-2552	Phone Buyer Email Delivery Date Inco Terms Description	775-328-2284 JPfannkuchen@washoecounty.us 07/01/2020
APTeam@washoecounty.us	Salesperson	ASHTON MORRISON
Shipping Address	Vendor fax	678-338-5961
WASHOE COUNTY T.S. DEPT.	Vendor Email	po@atni.com
TECHNOLOGY SERVICES	Valid From	07/01/2020
230 EDISON WAY	Valid To	06/30/2021

ltem	Material/Description	Quantity	UM	Unit Price	Net Amount
	FY21 Previous PO: 5500024364 Commnet / WestNet to provide internet connection in G Monthly broadband service charge. Contact is Kobe Harkins or James Wood Monthly service: \$1095	erlach to service the B	ody Camera	s and Car Video systems at th	e Gerlach substation.
10	FY21 Gerlach Monthly Broadband Service \$1,095.00/mo x 12mos = \$13,140.00	1.00	AU	13,140.00	13,140.00
			N	et Value	13,140.00
			То	otal Amount	\$ 13,140.00
	ICTIONS TO SUPPLIER: hase Order is subject to the Terms and Conditions incorpo	prated berein by this re	ference		

SIGNATURE

(Purchasing)

DATE 06/09/2020

#### **WASHOE COUNTY** PURCHASING TERMS AND CONDITIONS

ACCEPTANCE - This Purchase order is an offer to purchase which will become a binding contract upon the terms and conditions set forth herein by acknowledgement or commencement of performance. Any terms & conditions contained in quotations or similar forms of Seller, or that may be proposed in any acknowledgement or acceptance which are additional to or different from the terms & conditions, are hereby rejected and shall not become a part of the purchase agreement sithout Buyer's specific written consent. Oral agreements affecting the provisions of this purchase agreement for ach item or service covered by the Purchase Order shall be the price shown on the face of the Purchase Order.

this Purchase Order. INVOICES - Seller shall submit invoices in duplicate to the Washoe County Comptroller c/o Accounts Payable, 1001 E. Ninth Street Room D-200, Reno, NV 89512. Said invoices shall contain the purchase order number, description of the goods or services provided, size, quantify, unit price, and extended total in addition to any other information

d elsewhere herein.

or the goods or services provided, size, quantity, unit price, and extended total in addition to any other information paccified elservices provided, size, quantity, unit price, and extended total in addition to any other information PAYMENTS & CASH DISCOUNTS - Invoices will be paid according to terms of the purchase order, including discounts if offered, or within completion and acceptance of goods or upon completion and acceptance of services. The beginning of discount period will be computed from either the date of delivery of goods or services ordered, or the date of receipt of correct invoices by the Washee County Comptroller, prepared in accordance with the terms of the Buyer's order, whichever is later. For the purpose of earning discounts, payment is deemed to be made on the date on the County's warrant. OVERSHIPMENTS - Overshipments will be returned to the Seller at the Seller's expense. TAXES - Washee County's exempt from Nevada State Sales Tax pursuant to NRS 372.325 and Federal Excise Tax under Chapter 32 of the Internal Revenue Code, exemption certificate #88730007K. INFRINGEMENTS - Seller warrants that the Buyer's purchase, installation, and/or use of the goods covered hereby will not result in any claim of infringement, or actual infringement of any patent, trademark, copyright, franchise, or other intellectual property right. Seller shall indemnify and hold Buyer harmless from and pay for defense against all claims, losses, expenses, damages, causes of action and liabilities of every kind and nature arising from or out of any breach of the foregoing warranty. ASSIGNMENT - Seller shall not assign this Purchase Order or the right to receive payment due hereunder without Buyer's written consent. APPLICABLE LAW - The validity, interpretation and performance of these terms and conditions shall be governed by the laws of the Site of Nevada.

APPLICABLE LAW's The Validity, interpretation and performance of these terms and conductors share be governed by the laws of the State of Nevada. COMPLIANCE WITH LAWS - Seller agrees to fully observe and comply with all applicable Federal, State and local laws, rules, regulations, and orders, pertaining to the production and sale of the goods ordered or services rendered; and upon request Seller shall furnish Buyer certificates of compliance with such laws, rules, regulations

LIENS - Seller warrants and represents that all items to be delivered hereunder shall be free and clear of any and all

Laws, rules, regulations, and orders, portaining to the production and sale of the goods ordered or services rendered; and upon request Seler shall runnis Buyer certificates of compliance with such laws, rules, regulations and orders.
 LENS - Seler warrants and represents that all items to be delivered hereunder shall be free and clear of any and all liens and encomposed purchase Order number. Packing lists indicating the contents of each package will contain the applicable Purchase Order number. Packing lists indicating the contents of each package will contain the applicable Purchase Order number. Packing lists indicating the contents of each package will contain the applicable Purchase Order number. Packing Umment unit all tems and involves are received, unless specified on the frace of the Purchase Order may be cancelled if delivery is not made or services after the scheduled delivery date will not constitute a waiver of Buyer's rejection rights with respect to such order nor shall it be deemed a vaiver of future compliance will of taliants of timely perform.
 WARRANTES - Seller warrants that the items and services covered hereunder will conform to applicable specifications. Instructions, driving, data and samples, and will be merchantable of good material and workmanship, free from defects and will be fit and sufficient for the purpose intended. These warrantes shill be in services or services there are observed and and sort constitutions applicable of good shills be and the soft of applicable or services and in a subtree or receipt at the prime or cenept of apprential and workmanship, free from defects and will be fit and sufficient for the purpose intended. These warrantes shill be insolated or constant defects of this Purchase Order.
 ADVERTSEMENTS - Except as may be required to perform this Purchase Order. Seller shall not in any manner adverses or the resent of appart to the soft and sufficient of the soft of costs of a relecting of the soft of costs or

resulting from Seller. BUYER'S PROPERTY - All property owned by Buyer and furnished to Seller for the purpose of performance of this Purchase Order will be identified and marked as Buyer's property and adequately insured for Buyer's protection. In the event that Buyer's property becomes lost or damaged to any extent while in Seller's possession from any cause, including faulty workmanship and/or negligent acts by Seller, its agents or its employees, Seller agrees to replace such property, or reimburse Buyer for the value or expense of replacement, whichever is greater in accordance with Buyer's request.

INDEMNITY PROVISIONS - The Seller agrees to indemnify & save harmless the County & its agents, representatives & employees from any & all charges, claims & causes of action by third persons, including, but not limited to agents, representatives & employees of the Seller & of the County, based upon or arising out of any damages, losses, expresse, cortsers, cotst, injuries, or illness sustained or incurred by such person or persons resulting from or in any way directly or indirectly, connected with the performance or nonperformance of this Agreement, for the services provided: however, that notwithstanding the foregoing, the Seller does not agree to indemnify and save harmless the County, its agents, representatives and employees from any charges, claims or expenses, costs, injuries or illness sustained or incurred as the sole result of the negligence of the County for which the Seller is to be held liable under the terms of this Agreement, the County will promptly notify the Seller of such claim and will not settle such claim without the prior written consent of the Seller.

U.S.C. 1201-1387. DEBARMENT, SUSPENSION, & OTHER RESPONSIBILITY MATTERS - The CONTRACTOR certifies to the best of its knowledge and belief that it and its principals: 1)Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency; 2) Have not, within a three year period preceding this Agreement, been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embc2rement, theft, forgery, bribery, fasification or destruction of records, making false statements, or receiving stolen property; 3) Are not presently indicted for or otherwise criminally or civility charged by a government entity (Federal, State, or local) with commission or any other offenses enumerated in (b) above; 4)Have not, within a three-year period preceding this Agreement, had one or more public transactions (Federal, State, or local) terminated for cause or default; and 5)Understands that a false statement on this certification may be grounds for rejection or termination of this Agreement. In addition, under 18 USC Sec. 1001, a false statement may result in a fine of up to \$10,000 or imprisonment for up to \$19,exp, or both. AMERICANS WITH DISABILITIES ACT - The CONTRACTOR agrees to comply with any federal regulations issued pursuant to the Americans with Disabilities Act (ADA) and Section 504 of the Rehabilitation Act of 1973, as amended.

ameneed. HATCH ACT - Neither CONTRACTOR program nor the funds provided therefore, nor the personnel employed in the administration of the program shall be in any way or to any extent engaged in the conduct of political activities in contravention of Chapter 15 of Title 5, United States Code. DRUG-FREE WORKPLACE REQUIREMENTS - CONTRACTOR agrees to conform to the guidelines set forth in the certification regarding Drug-Free Workplace Requirements. CONTRACTOR certifies that it will provide a drug-free workplace by: 1)Publishing a statement polifying employees that the unlawful manufacture, distribution, dispension, pressession.

workplace by: 1)Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession or use of a controlled substance is prohibited in the grantee's workplace and specifying the actions that will be taken against employees for violation of such prohibition; 2)Establishing a drug-free awareness program to inform employees about:

2)Establishing a drug-tree awareness program to more empropose access a.The dangers of drug abuse in the workplace; b.The grantee's policy of maintaining a drug-free workplace; c.Any available drug counseling, rehabilitation, and employee assistance programs; and d.The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace; 3)Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the externent required by naragraph (1):

Contemporatives that help be imployed upon employees to using abuse violations occurring in the workplace, statement required by paragraph (1); 4)Notifying the employee in the statement required by paragraph (1) that, as a condition of employment under the grant, the employee will: a Abide by the terms of the statement; and b.Notify the employee of any criminal drug statute conviction for a violation occurring in the workplace no later than five days after such conviction; 5)Notifying the agency within ten days after receiving notice under subparagraph (4) (b) from an employee or otherwise receiving actual notice of such convictions; 6)Taking one of the following actions, within 30 days of receiving notice under subparagraph (4) (b), with respect to any employee who is so convicted; a.Taking appropriate personnel action against such employee, up to and including termination; or b.Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency 7)Making a good faith effort to continue to maintain a drug-free workplace through implementation of paragraphs (1), (2), (3), (4), (5) and (6).

(1), (2), (3), (4), (5) and (6). PREVALING WAGES - Pursuant to NRS 338.020, every contract over \$250,000 (for Redevelopment Projects the contract amount is \$100,000) to which a public body is a party and that requires the employment of skilled or unskilled labor in the performance of a public work must contain in expressed trems the rate of wages to be paid to each of the classes of workmen. The rate of wages must not be less than the rate of sudges then prevailing in the county in which the public work is located. Unlike prevailing wage requirements under Federal law (Davis-Bacon) and requirements in many states that surround Nevada, Nevada's prevailing wage requirements may be met by providing a combination of wages and permissible benefits to the mechanic or workman. Thevailing wage rates and amendments are posted on the Labor Commissioner's website www.labor.nv.gov