# FIRST AMENDMENT TO AGREEMENT FOR PURCHASE OF UPGRADED CAMERA SYSTEM EQUIPMENT AND INSTALLATION SERVICES

This First Amendment to the Agreement for Purchase of Upgrade Camera System Equipment and Installation Services ("First Amendment") is made and entered into as of \_\_\_\_\_\_\_ ("Effective Date") by and between the City of North Las Vegas, a Nevada municipal corporation ("City"), and Tele/Data Contractors, Inc., doing business as Teledata Technologies, a Nevada corporation ("Provider"; collectively, City and Provider will be referred to as the "Parties").

#### **WITNESSETH:**

WHEREAS, on October 10, 2022, City and Provider entered into the Agreement for Purchase of Upgrade Camera System Equipment and Installation Services ("Original Agreement"), a copy of which is attached hereto as <u>Exhibit A</u>;

WHEREAS, the Parties wish to amend the compensation section of the agreement due to additional work requested by the City of North Las Vegas ("Change Order"), a copy of which is attached hereto as Exhibit B; and

WHEREAS, the Original Agreement shall be amended as described herein as of the Effective Date of this First Amendment.

NOW, THEREFORE, in consideration of the above recitals, mutual covenants, and terms and conditions contained herein, the parties hereby covenant and agree to the following:

#### **AGREEMENT**

- 1. Section 2.1 of the Original Agreement is hereby deleted in its entirety and replaced with the following language:
  - 2.1. The term of this Agreement shall commence on the Effective Date and continue until the Project is complete as determined by the City in its sole and complete discretion ("Term"). The City shall pay the Provider for delivering and installing the Products an amount not to exceed One-Hundred Forty Seven Thousand, One-Hundred Sixty-Eight Dollars and 48/100 (\$147,168.48).
- 2. Exhibit A of the Original Agreement shall be amended to include the Change Order, which is attached to this First Amendment as Exhibit B.
- 3. In all other respects, the Parties confirm and re-affirm the terms and provision of the Original Agreement.
- 4. For the purpose of this Amendment, the use of signatures via facsimiles, email, or other electronic medium shall have the same force and effect as original signatures.

**IN WITNESS WHEREOF**, the City and Provider have caused this First Amendment to be executed as of the day and year first above written.

City of North Las Vegas, a Nevada municipal corporation	Tele/Data Contractors, Inc., d/b/a Teledata Technologies, a Nevada corporation
By:Pamela A. Goynes-Brown, Mayor	By:
Attest:	
By: Jackie Rodgers, City Clerk	
Approved as to form:	
By: Micaela Rustia Moore, City Attorney	

## EXHIBIT A

Original Agreement

Please see the attached page(s).

# AGREEMENT FOR PURCHASE OF UPGRADED CAMERA SYSTEM EQUIPMENT AND INSTALLATION SERVICES

This Agreement for Purchase of Upgraded Camera System Equipment and Installation Services ("Agreement") is made and entered into as of 10/10/2022 12:11:52 PDT ("Effective Date") by and between the City of North Las Vegas, a Nevada municipal corporation ("City") and Tele/Data Contractors, Inc., doing business as Teledata Technologies, a Nevada corporation ("Provider").

#### **RECITALS**

WHEREAS, the City desires to purchase upgraded camera system equipment ("Products") for City Hall located at 2250 Las Vegas Blvd., North, North Las Vegas, NV 89030, as part of the City Hall Security Camera Infrastructure Project based on Services Provider's Proposal dated July 6, 2022, numbered TD-3431("Project");

WHEREAS the Provider represents that it is an authorized reseller of the Products and Provider agrees to sell, deliver, and provide the Services upon the terms and conditions described in this Agreement. A copy of Services Provider's Proposal dated July 6, 2022 ("Proposal") is attached hereto as Exhibit A.

**NOW, THEREFORE,** upon good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the City and the Provider agree to the following terms, conditions, and covenants:

#### SECTION ONE RESPONSIBILITY OF PROVIDER

- 1.1. The Provider shall perform all of its obligations in the manner set forth in this Agreement including, without limitation, selling the Products to the City at the prices and quantities set forth in the Provider's Proposal, and all related additional or incidental tasks necessary to effectuate the intent of this Agreement.
- 1.2. The Products shall be new and must meet or exceed the technical specifications detailed in the Proposal or as otherwise specified by the City.
- 1.3. If the Provider is shipping any of the Products to City prior to performing the Installation Services, the Provider shall ship the Products to a shipping address specified by the City ("Delivery Location") F.O.B. Delivery Location as ordered by the City. Provider bears all risk of loss or damage to the Products until delivery of the Products to the City. Title to the Products passes to the City only after the delivery and unloading of the Products at the Delivery Location is complete. Delivery of the Products is not complete until such Products have physically been received and accepted by the City.

- 1.4. The Provider shall perform the Installation Services in accordance with Exhibit A, and the terms, conditions, and covenants of this Agreement. Any modification to the Installation Services must be specified in a written amendment to this Agreement that sets forth the nature scope and payment for the Installation Services as modified by the amendment.
- 1.5. The Provider shall furnish all user, instruction, or operator manuals for the Products as applicable.
- 1.6. The Provider shall furnish copies of all standard product warranties, extended warranties, and service and maintenance agreements for the Products from any manufacturer. To the extent possible, the Provider shall transfer or assign such warranties and agreements upon the request of the City.
- 1.7. The Provider shall promptly notify the City any time that the Provider fails to meet the requirements of this Agreement and shall, at its own expense, promptly take all actions to come back into compliance with this Agreement. If the Provider performs any additional task without obtaining the City's prior written approval, the Provider does so at its own risk and expense.
- 1.8. The Provider shall at its own expense comply at all times with all municipal, county, state and federal laws, regulations, rules, codes, ordinances, and other applicable legal requirements.

# SECTION TWO PAYMENT AND TERM

- 2.1. The term of this Agreement shall commence on the Effective Date and continue until the Project is complete as determined by the City in its sole and complete discretion, whichever is later ("Term"). The City shall pay the Provider for delivering and installing the Products an amount not to exceed Eighty-Six Thousand, Five Hundred Forty-Two Dollars and 40/100 (\$86,542.40).
- 2.2. The prices will remain in effect for the Term of the Agreement. No additional compensation shall be paid, and no increase in the time of performance shall be awarded to the Provider without the prior written authorization of the City to proceed with such changes.
- 2.3. Payment to the Provider shall be made within thirty (30) calendar days after the City receives each invoice from the Provider, provided that such invoice is complete, correct, and undisputed by the City. Upon reconciliation of all errors, corrections, credits, and disputes, payment to the Provider will be paid in full within 30 calendar days. Invoices received without a valid purchase order number will be returned unpaid. The Provider shall submit the original invoice to:

City of North Las Vegas Finance Department Attention: Accounts Payable 2250 Las Vegas Blvd., North, Suite 700 North Las Vegas, NV 89030

# SECTION THREE REPRESENTATIONS AND WARRANTIES

- 3.1. Provider represents and warrants for the benefit of City, in addition to any other representations and warranties made in this Agreement, with the knowledge and expectation of City's reliance thereon, as follows:
  - 3.1.1. Provider is a duly formed and validly existing corporation and is in good standing pursuant to the laws of the State of Nevada and has the full power, authority and legal right to execute, deliver and perform under this Agreement.
  - 3.1.2. The Products are now and shall be at the time of delivery free from any security interest, lien, or other encumbrance.
  - 3.1.3. Provider is financially solvent, able to pay its debts as they mature, and possessed of sufficient working capital to perform all of its obligations under this Agreement.
  - 3.1.4. The representations and warranties made by Provider survive the termination or expiration of the Agreement.
  - 3.1.5. The person executing this Agreement on Provider's behalf has the right, power, and authority to enter into this Agreement, and such execution is binding on the Provider.
  - 3.1.6. All Services performed, including deliverables supplied, shall conform to the specifications, drawings, and other descriptions set forth in this Agreement, and shall be performed in a manner consistent with the level of care and skill ordinarily exercised by members of Provider's profession and in accordance with generally accepted industry standards prevailing at the time the Services are performed, and do not infringe the intellectual property of a third party. The foregoing representations and warranties are not intended as a limitation, but are in addition to all other terms set forth in this Agreement and such other warranties as are implied by law, custom, and usage of the trade.
- 3.2. The representations and warranties made by Provider survive the termination or expiration of the Agreement.

# SECTION FOUR INSURANCE

- 4.1. Provider shall procure and maintain, and shall cause each subcontractor, principal or agent to procure and maintain at all times the following insurance coverage for all work related to the performance of this Agreement:
  - 4.1.1. Workers' Compensation Insurance as required by the applicable legal requirements, covering all persons employed in connection with the matters contemplated

hereunder and with respect to whom death or injury claims could be asserted against the City or Provider.

- 4.1.2. Commercial General Liability (CGL): Insurance Services Office Form CG 00 01 covering CGL on an "occurrence" basis, including products and completed operations, property damage, bodily injury and personal & advertising injury with limits no less than \$2,000,000.00 per occurrence. If a general aggregate limit applies, either the general aggregate limit shall apply separately to this project/location (ISO CG 25 03 05 09 or 25 04 05 09) or the general aggregate limit shall be twice the required occurrence limit.
- 4.1.3. Automobile Liability: ISO Form Number CA 00 01 covering any auto (Code 1), or if Provider has no owned autos, covering hired, (Code 8) and non-owned autos (Code 9), with limit no less than \$1,000,000.00 per accident for bodily injury and property damage.
- 4.1.4. Cyber Liability Insurance, with limits not less than \$1,000,000 per occurrence or claim, \$1,000,000 aggregate. Coverage shall be sufficiently broad to respond to the duties and obligations as is undertaken by Vendor in this agreement and shall include, but not be limited to, claims involving infringement of intellectual property, including but not limited to infringement of copyright, trademark, trade dress, invasion of privacy violations, information theft, damage to or destruction of electronic information, the release of private information, alteration of electronic information, extortion and network security. The policy shall provide coverage for breach response costs as well as regulatory fines and penalties as well as credit monitoring expenses with limits sufficient to respond to these obligations.
- 4.1.5 Property Installation Floater covering property damage to any equipment damaged, impaired, broken, or destroyed during the performance of the Work, including during transit, installation, and testing at the City's site.
- 4.1.6. Requested Liability limits can be provided on a single policy or combination of primary and umbrella, so long as the single occurrence limit is met.
- 4.2 The insurance policies are to contain, or be endorsed to contain, the following provisions:
  - 4.2.1. Additional Insured Status: The City, its officers, officials, employees, and volunteers are to be covered as additional insureds on the CGL policy with respect to liability arising out of work or operations performed by or on behalf of the Provider including materials, parts or equipment furnished in connection with such work or operations. General liability coverage can be provided in the form of an endorsement to the Provider's insurance (at least as broad as ISO Form CG 20 10 11 85 or both CG 20 10, CG 20 26, CG 20 33, or CG 20 38; and CG 20 37 forms if later revisions used).
  - 4.2.2. Primary Coverage: For any claims related to this contract, the Provider's insurance coverage shall be primary insurance coverage at least as broad as ISO CG 20 01

- 04 13 as respects the City, its officers, officials, employees, and volunteers. Any insurance or self-insurance maintained by the City, its officers, officials, employees, or volunteers shall be excess of the Provider's insurance and shall not contribute with it.
- 4.2.3. Notice of Cancellation: Each insurance policy required above shall provide that coverage shall not be canceled, except with notice to the City.
- 4.2.4. Waiver of Subrogation: Provider hereby grants to the City a waiver of any right to subrogation which any insurer of said Provider may acquire against the City by virtue of the payment of any loss under such insurance. Provider agrees to obtain any endorsement that may be necessary to affect this waiver of subrogation, but this provision applies regardless of whether or not the City has received a waiver of subrogation endorsement from the insurer.
- 4.2.5. The Workers' Compensation policy shall be endorsed with a waiver of subrogation in favor of the City for all work performed by the Provider, its employees, agents, and subcontractors.
- 4.2.6. Self-Insured Retentions: Self-insured retentions must be declared to and approved by the City. The City may require the Provider to purchase coverage with a lower retention or provide proof of ability to pay losses and related investigations, claim administration, and defense expenses within the retention.
- 4.2.7. Acceptability of Insurers: Insurance is to be placed with insurers authorized to conduct business in the state with a current A.M. Best's rating of no less than A:VII, unless otherwise acceptable to the City.
- 4.3. Claims Made Policies: If any of the required policies provide claims-made coverage:
  - 4.3.1. The Retroactive Date must be shown, and must be before the date of the contract or the beginning of contract work.
  - 4.3.2. Insurance must be maintained and evidence of insurance must be provided for at least five (5) years after completion of the contract of work.
  - 4.3.3. If coverage is canceled or non-renewed, and not replaced with another claims-made policy form with a Retroactive Date prior to the contract effective date, the Provider must purchase "extended reporting" coverage for a minimum of five (5) years after completion of work.
- 4.4. Verification of Coverage: Provider shall furnish the City with original certificates and amendatory endorsements or copies of the applicable policy language effecting coverage required by this clause. All certificates and endorsements are to be received and approved by the City before work commences. However, failure to obtain the required documents prior to the work beginning shall not waive the Provider's obligation to provide them. The City reserves the right to

require complete, certified copies of all required insurance policies, including endorsements required by these specifications, at any time.

4.5. Special Risks or Circumstances: The City reserves the right to modify these requirements, including limits, based on the nature of the risk, prior experience, insurer, coverage, or other special circumstances.

# SECTION FIVE INDEPENDENT CONTRACTOR

Provider, its employees, subcontractors, and agents are independent contractors and not employees of the City. No approval by City shall be construed as making the City responsible for the manner in which Provider performs the Services or for any negligence, errors, or omissions of Provider, its employees, subcontractors, or agents. All City approvals are intended only to provide the City the right to satisfy itself with the quality of the Services performed by Provider. The City acknowledges and agrees that Provider retains the right to contract with other persons in the course and operation of Provider's business and this Agreement does not restrict Provider's ability to so contract.

#### SECTION SIX INDEMNIFICATION

Notwithstanding any of the insurance requirements or limits of liability set forth herein, the Provider shall defend, protect, indemnify, and hold harmless the City, and its officers, agents, and employees, from any liabilities, claims, damages, losses, expenses, proceedings, suits, actions, decrees, judgments, reasonable attorneys' fees, and court costs which the City suffers, and/or its officers, agents or employees suffer, as a result of, or arising out of, the negligent or intentional acts or omissions of the Provider, its agents, and employees, or anyone employed by any of them, in fulfillment or performance of the terms, conditions or covenants of this Agreement including, without limitation, compliance with the terms of Exhibit A. This Section Six shall survive the completion of the Project, if applicable, and the termination or expiration of this Agreement until such time as the applicable statutes of limitation expire.

# SECTION SEVEN CONFIDENTIALLITY AND AUTHORIZATION FOR ACCESS TO CONFIDENTIAL INFORMATION

- 7.1. Provider shall treat all information relating to the Services and all information supplied to Provider by the City as confidential and proprietary information of the City and shall not permit its release by Provider's employees, agents, or subcontractors to other parties or make any public announcement or release thereof without the City's prior written consent, except as permitted by law.
- 7.2. Provider hereby certifies that it has conducted, procured or reviewed a background check with respect to each employee, agent, or subcontractor of Provider having access to City personnel, data, information, personal property, or real property and has deemed such employee,

agent, or subcontractor suitable to receive such information and/or access, and to perform Provider's duties set forth in this Agreement. The City reserves the right to refuse to allow any of Provider's employees, agents or subcontractors access to the City's personnel, data, information, personal property, or real property where such individual does not meet the City's background and security requirements, as determined by the City in its sole discretion.

#### SECTION EIGHT TERMINATION

The City may terminate this Agreement at any time with or without cause upon notice to the Provider, and the City shall have no liability to the Provider for such termination except that the City shall pay the Provider for the reasonable value of the Products provided and installed by the Provider to City up through and including the date of termination, provided that the Provider, within thirty (30) days following the date of the City's termination notice, submits an invoice for such Products in a form reasonably acceptable to the City and such invoice is supplemented by such underlying source documentation as is reasonably requested by the City.

# SECTION NINE NOTICES

9.1. All notices, demands, and other instruments required or permitted to be given pursuant to this Agreement shall be in writing and be deemed effective upon delivery in writing if served by personal delivery, by overnight courier service, by facsimile, or by overnight express mail, or upon posting if sent by registered or certified mail, postage prepaid, return receipt requested, and addressed as follows:

To City: City of North Las Vegas

Attention: Brittany Contardi

2250 Las Vegas Blvd., North, Suite 820

North Las Vegas, NV 89030

Phone: 702-633-1463

To Provider: Tele/Data Contractors, Inc.

d/b/a Teledata Technologies Attention: Jim Thielman

7060 West warm Spring Road, Suite 190

Las Vegas, NV 89113 Phone: 702-933-7600

9.2. The address to which any notice, demand, or other writing may be delivered to any party as above provided may be changed by written notice given by such party as above provided.

#### SECTION TEN SAFETY

- 10.1. Obligation to Comply with Applicable Safety Rules and Standards. Provider shall ensure that it is familiar with all applicable safety and health standards promulgated by state and federal governmental authorities including, but not limited to, all applicable requirements of the Occupational Safety and Health Act of 1970, including all applicable standards published in 29 C.F.R. parts 1910, and 1926 and applicable occupational safety and health standards promulgated under the state of Nevada. Provider further recognizes that, while Provider is performing any work on behalf the City, under the terms of this Agreement, Provider agrees that it has the sole and exclusive responsibility to assure that its employees and the employees of its subcontractors comply at all times with all applicable safety and health standards as above-described and all applicable City safety and health rules.
- 10.2. <u>Safety Equipment</u>. Provider will supply all of his employees and subcontractors with the appropriate Safety equipment required for performing functions at the City facilities.

# SECTION ELEVEN MISCELLANEOUS

- 11.1. Nevada and City Law. The laws of the State of Nevada and the North Las Vegas Municipal Code shall govern the validity, construction, performance, and effect of this Agreement, without regard to conflicts of law. The parties to this Agreement consent to the jurisdiction of any court of competent jurisdiction in Clark County, Nevada to adjudicate any dispute related to this Agreement or actions to enforce or interpret the terms of this Agreement.
- 11.2. <u>Assignment</u>. Any attempt to assign this Agreement by the Provider without the prior written consent of the City shall be void.
- 11.3. <u>Non-Waiver</u>. The failure to enforce or the delay in enforcement of any provision of this Agreement by a party shall in no way be construed to be a waiver of such provision or right unless such party expressly waives such provision or right in writing.
- 11.4. <u>Partial Invalidity</u>. If any term of this Agreement should be held by a court of competent jurisdiction to be invalid, void or unenforceable, all provisions not held invalid, void or unenforceable, shall continue in full force and effect.
- 11.5. <u>Controlling Agreement</u>. To the extent any of the terms or provisions in the Bid conflict with this Agreement, the terms and provisions of this Agreement shall govern and control. Any additional, different or conflicting terms or provisions contained in Provider's Bid or any other written or oral communication from Provider shall not be binding in any way on the City whether or not such terms would materially alter this Agreement, and the City hereby objects thereto.

- 11.6. <u>Attorneys' Fees</u>. In the event any action is commenced by either party against the other in connection with this Agreement, the prevailing party shall be entitled to its costs and expenses, including reasonable attorneys' fees, as determined by the court, including without limitation, fees for the services of the City Attorney's Office. This Section 11.6 shall survive the completion of this Agreement until the applicable statutes of limitation expire.
- 11.7. <u>Entire Agreement</u>. This Agreement constitutes the entire agreement between the parties and supersedes all prior representations, agreements, and understandings of the parties. No addition to or modification of this Agreement shall be binding unless executed in writing by the parties hereto.
  - 11.8. <u>Time of Essence</u>. Time is of the essence in the performance of this Agreement.
- 11.9. <u>Shipping</u>. The Products are to be packaged in a manner that assures they are protected against deterioration and contamination. All shipments are to meet applicable D.O.T. Regulations. Serial numbers noted on the packing slip must match the serial number of the actual goods shipped. Incorrect or questionable documentation of serial numbers may result in shipment rejection. Shipments rejected due to Provider error will be returned solely at Provider's cost.
- 11.10. <u>Inspection</u>. An authorized representative of the City will inspect the Products at time of delivery. If deficiencies are detected, the Products may be rejected and the Provider will be required to make necessary repairs, corrections, or replacements. Payment and/or commencement of a discount period will not be made until the corrective action is made, the Products are re-inspected, and accepted.
- 11.11. <u>Further Assurances</u>. The Provider shall execute and deliver all such documents and perform such acts as are reasonably requested by the City to complete its obligations under this Agreement.
- 11.12. Effect of Agreement Termination. In the event this Agreement is terminated, all rights and obligations of the parties hereunder shall cease, other than indemnity obligations, and matters that by their terms survive the termination hereof.
- 11.13. <u>Fiscal Funding Out.</u> The City reasonably believes that sufficient funds can be obtained to make all payments during the term of this Agreement. Pursuant to NRS Chapter 354, if the City does not allocate funds to continue the function performed by the Provider under this Agreement, this Agreement will be terminated when appropriated funds expire.

- 11.14. <u>Public Record</u>. Pursuant to NRS 239.010 and other applicable legal authority, each and every document provided to the City may be a "Public Record" open to inspection and copying by any person, except for those documents otherwise declared by law to be confidential. The City shall not be liable in any way to the Provider for the disclosure of any public record, including but not limited to documents provided to the City by the Provider. In the event the City is required to defend an action with regard to a public records request for documents submitted by the Provider, the Provider agrees to indemnify, hold harmless, and defend the City from all damages, costs, and expenses, including court costs and reasonable attorney's fees related to such public records request. This section 11.14 shall survive the expiration or early termination of the Agreement.
- 11.15. <u>Electronic Signatures</u>. For purposes of this Agreement, the use of facsimile, email or other electronic medium shall have the same force and effect as original signatures.
- 11.16. <u>Federal Funding</u>. Supplier certifies that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, in receipt of a notice of proposed debarment or voluntarily excluded from participation in this transaction by any federal department or agency. This certification is made pursuant to the regulations implementing Executive Order 12549, Debarment and Suspension, 28 C.F.R. pt. 67, § 67.510, as published as pt. VII of the May 26, 1988, Federal Register (pp. 19160-19211), and any relevant program specific regulations. This provision shall be required of every subcontractor receiving any payment in whole or in part from federal funds.
- 11.17. <u>Boycott of Israel</u>. Pursuant to NRS 332.065(4), Provider certifies that the Provider is not currently engaged in a boycott of Israel, and Provider agrees not to engage in a boycott of Israel during the Term.

[The remainder of page is intentionally left blank. Signature page follows.]

**IN WITNESS WHEREOF**, the City and the Provider have caused this Agreement to be executed as of the day and year first above written.

City of North Las Vegas, a Nevada municipal corporation  By:	Tele/Data Contractors, Inc., d/b/a Teledata Technologies, a Nevada corporation  Jim Thielman  Digitally signed by Jim Thielman DN: cn=Jim Thielman, o=Teledata Technologies, ou, email=jthielman@teledatanv.com, c=US Date: 2022.09.09 08:54:17-07'00'
John J. Lee, Mayor	Name: Title:
Attest:  By:  Jackie Rodgers, City Clerk	
Approved as to Form:	
By: Micaela Rustia Moore, City Attorney	

# EXHIBIT A

Proposal

Please see attached page(s)



# Prepared For: City of North Las Vegas CNLV- City Hall Parking Lot Camera additions



Presented By: Jim Thielman

Headquartered in Las Vegas, NV

Arizona

277732 L-67



Proposal: TD-3431

Date: 7/6/2022

City of North Las Vegas

Attn: Jeremy Jami

2250 Las Vegas Blvd. North North Las Vegas, Nevada 89030

Thank you for considering TeleData Technologies for your Business Technology needs. Below I have outlined the worked to be performed. We look forward to working with you.

PROJECT LOCATION: 2250 Las Vegas Blvd. North, -Parking Lot-, North Las Vegas, Nevada

89030

PROJECT NAME: CNLV- City Hall Parking Lot Camera additions

#### SCOPE OF WORK:

City of North Las Vegas- City Hall Parking Lot

**Underground Infrastructure for Cameras** 

- -Provide and install approximately 200 feet of Saw cutting and asphalt removal for linking the parking structures with 1" PVC underground pathways per prints.
- -Provide and install (6) Underground 11" X 9" X 6 3/4" concrete vaults per prints.
- -Provide and install HOT patch of asphalt once underground conduits are in place.
- \*\*(Diamond Concrete Cutting will be sub-contracted to perform all saw cutting and patching)\*\*

#### Additional Cameras & Network POE Equipment

- -Provide and install 3/4" EMT under parking canopy ceiling from designated POE+ network switch to (12) new camera locations.
- -Provide and install double gang bell box junction boxes in the middle of each run for possible future cameras or other networked devices.
- -Provide and install (2) Altronix 8 port Hardened POE+ network switches mounted on existing Light poles.
- -Provide and install (3) Altronix 4 port Hardened POE+ network switches mounted on (3) existing light poles- currently having (1) multi-sensors to have ability to power cycle.
- -Provide and install (12) Axis P3727-PLE multi Sensor cameras per prints.
- -Provide and install (12) Axis Top mount caps for multi-sensors.
- -Provide and install (12) Axis wall mount brackets for multi-sensors.
- -Provide and install (12) Axis corner mounts for multi-sensors.
- -Provide (12) Milestone X-Protect corporate device licenses.
- -Provide (12) Milestone X-Protect corporate 3 year Care Plus licenses.
- -Provide all necessary camera configurations needed to connect of CNLV existing server.

7060 W. Warm Springs Rd., Suite 190 • Las Vegas, NV 89113 Office (702) 933-7600 • Fax 702-933-7602

License #NCL 0054416 Page 2 of 5



Proposal: TD-3431

Date: 7/6/2022

\*\*(City of North Las Vegas to provide NVR connections for (12) new Multi Sensor cameras)\*\*

#### **EXCLUSIONS:**

- Overtime
- Permits, bid and performance bonds, additional licensing. Unless otherwise noted herein
- Wire mesh tray, enclosed tray.
- TV, Voice and Network Building entrance systems by others
- Fire rated back boards, building ground and TMGB bus bar (s)
- Demolition, temporary power/lighting and trash haul.
- Installation of Cross-connects or patch cables at the headend or the field devise/stations.
- Wireless Access Points
- Lift Rentals
- Permits

#### TERMS:

- This contract to include the scope of work referenced above, Exclusions and Standard Conditions of Sale contained herein. Constitutes the entire agreement ("Proposal") between City of North Las Vegas and TeleData Technologies and is effective upon the date of signature of the parties herein.
- 50% of total contract and/or company issued Purchase Order due upon contract acceptance and before initiation of work.
- Remaining balance of contract and any change orders due 10 days after installation completion, and if required contract specific close-out documents.
- A credit card service fee of (three) 3% above quoted price will be assessed.
- Proposal is good for 15 days of dated Scope Of Work (SOW).

License #NCL 0054416 Page 3 of 5



Proposal: TD-3431

Date: 7/6/2022

#### STANDARD CONDITIONS OF SALE:

TeleData to perform the specified Scope of Work, as noted herein; Only systems noted under this Scope of Work (SOW) are included in this proposal

All labor priced as regular rate, day shift (M-F, 7am-3:30pm), and if applicable, per the current published Prevailing Wage rate schedule; TeleData Technologies (hereafter "TeleData") will complete any applicable installation of the described system(s) within the standard industry guidelines as dictated by the industry's governing bodies.

Letters of Intent (LOI) or a Notice to Proceed (NTP) only allows Teledata to compile and submit project specific submittals only, design or shop drawings require a signed contract or Purchase Order number (PO#)

Additional labor or materials required by authorized change order or by the local Authority Having Jurisdiction (AHJ) at the time of the inspection

Additional materials purchased on a unit basis at a later date, may not be available at the prices quoted under this proposal. Please see Additional Work Performed below for an outline of cost associated with any change order (CO) request

If required installation may include factory certification along with extended end-to-end warranty. In accordance with published industry standards, BICSI specifications and manufacturer performance standards.

Unless otherwise stated herein, Invoices will be submitted on progress billing every 30 days (or per contract acceptance and payment schedule) with payment due Net 30 days. Invoices will include costs for: materials installed and staged in on- and off-site storage, shipping and handling, labor, equipment and other direct job expenses to complete the necessary scope of work.

For design modification, shop drawings or as-builds, all AutoCAD files are required. These files shall be provided to TeleData, free of charge. Upon receipt of these files, a minimum allowance of 2 weeks is granted to TeleData before submission to the AHJ for review, approval and permit issuance.

#### License

TeleData is a multi-faceted low voltage contractor, fully licensed and insured to complete the design and the build scope of this project. Copies of Teledata's certifications, licenses - state and local, as well as references of past projects completed by TeleData of similar size and scope, are available upon request.

#### **Change Orders**

TeleData will provide the equipment and installation services described in this proposal. Changes to this contract will require a written change order and pricing (as noted below under additional work performed) will be revised in accordance with these changes. TeleData reserves the right to replace equipment based on discontinuation, model change or unavailability. Teledata will replace with an equivalent model of equal or greater value upon customer approval. TeleData will not be held liable in any way for the above mentioned equipment's discontinuation, model number changes or unavailability.

#### Warranty

Contracted installation and programming is warranted for the period of ONE year (please see separate warranty forms provided upon completion of job, if applicable). Equipment is warranted based on the individual warranties by each individual manufacturer. It is the client's responsibility to ensure that the required warranty registration forms are submitted based on the requirements by each manufacturer if applicable. Service and or maintenance agreements may be purchased separately.

#### **Liens and Waivers**

TeleData reserves the right to lien this project upon award. Waivers for conditional lien release may be issued by TeleData upon receipt of progress payment. Waivers of unconditional lien release may be issued by TeleData upon receipt of final payment in full.

#### **Additional Work Performed**

Unless otherwise negotiated and documented, all additional work will be covered under a Time and Material basis.

The following rates will apply:

Materials: Thirty percent (30%) markup on all TeleData provided materials necessary to complete revised Scope(s).

Technician: \$ 95.00 per hour at regular shift rate
Programmer: \$ 150.00 per hour at regular shift rate

BICSI RCDD Designer, NICET II Fire Alarm Designer: \$ 250.00 per hour

Drawings requiring RCDD/NICET II Certified Signature, Stamp: \$150.00 per drawing sheet

Overtime charges apply to any and all labor performed before or after regular shift rate as defined above, if applicable.

License #NCL 0054416 Page 4 of 5



Proposal: TD-3431

Date: 7/6/2022

#### Governing Law

This agreement is subject to and shall be governed by and interpreted in accordance with the laws of the state of Nevada.

#### **Dispute Resolution**

Both parties will attempt in good faith to resolve any disputes arising out of or relating to this agreement by promptly initiating negotiations between party representatives who have authority to settle this controversy. If the dispute has not been resolved by negotiation, the parties will endeavor to settle the dispute by non-binding third-party arbitration. The fees and expenses of the selected arbitrator will be apportioned equally to each side.

#### **Entire Agreement**

This agreement and any attached dependencies signed by both parties sets forth the entire agreement of the parties regarding the subject matter hereto and supersede all previous understanding, agreements, representations, promises, or conditions, whether oral or written, expressed or implied, in connection with or in respect to the matters in this agreement. Neither party shall assign this Agreement or transfer its responsibilities under this Agreement, nor any interest in this Agreement, except with written consent of each party.

Upon acceptance and signature, please email the complete document package to your TeleData Representative or fax (702) 933-7602. You will receive a countersigned copy.

# Location\$37,230.00200 Surveillance Underground\$37,230.00200 Surveillance System Devices & Licenses\$42,241.40200 Surveillance System Conduit\$7,071.00

Client Total Investment \$86,542.40

#### Agreed to and Accepted by:

TeleData Technologies	City of North Las Vegas
Jim Thielman	John J. Lee
Jim Thielman  Digitally signed by Jim Thielman  DN: cn=Jim Thielman, o=Teleda  Technologies, ou, email=jthielman@teledatanv.co  Date: 2022.09.09 08:54:59 -07'00	Printed Name
Signature	Date Signature Date
	Attest:
	By: Jackie Rodgers, City Clerk
	Approved as to Form:
	By: Micaela Rustia Moore, City Attorney

7060 W. Warm Springs Rd., Suite 190 · Las Vegas, NV 89113 Office (702) 933-7600 · Fax 702-933-7602

License #NCL 0054416 Page 5 of 5





#### NetWaySP8WPN

#### 8-port Outdoor Hardened PoE Switch



Altronix NetWaySP8WPN PoE+ Outdoor Hardened Switch provides two (2) 1Gb SFP (Fiber) ports and eight (8) PoE+ (30W) or two (2) Hi-PoE (60W) ports (external 48-55V UL Listed ITE power supply required), passing data for PoE/PoE+/Hi-PoE compliant devices. Cameras/edge devices may be located up to 100m from the unit. Embedded LINQ Technology allows you to monitor, control, and report power and diagnostics from anywhere.



#### Key Features -

- Two (2) Gigabit SFP ports.
- 115W total power:
  - Eight (8) PoE/PoE+ (up to 30W) ports or two (2) Hi-PoE (60W) ports
- Two (2) 10/100/1000 Mbps ports
- Six (6) 10/100 Mbps ports
- IEEE 802.3at (30W), IEEE 802.3af (15W) compliant, or Hi-PoE (60W)

- PoE activity LED indicators
- VLAN (Virtual Local Area Networks) subnetwork allows for the grouping together of devices for improved network traffic and higher security
- UL Listed in the U.S. and Canada
- CE European Conformity
- Lifetime Warranty

#### Similar products -

NetWaySP4WPX	Outdoor 4-port PoE+ Hardened Switch in NEMA 4/4X, IP66-11 enclosure which accommodates stand-by batteries	
NetWaySP4WP	Outdoor 4-port PoE+ Hardened Switch in NEMA 4/4X, IP66-11 enclosure	
NetWaySP4X	Indoor 4-port PoE+ Hardened Switch in NEMA 1 Rated indoor enclosure	
NetWaySP4PL	4-port PoE+ Hardened Switch with Integral Power on a Backplane	
NetWaySP4B	4-port PoE+ Hardened Switch (board only)	

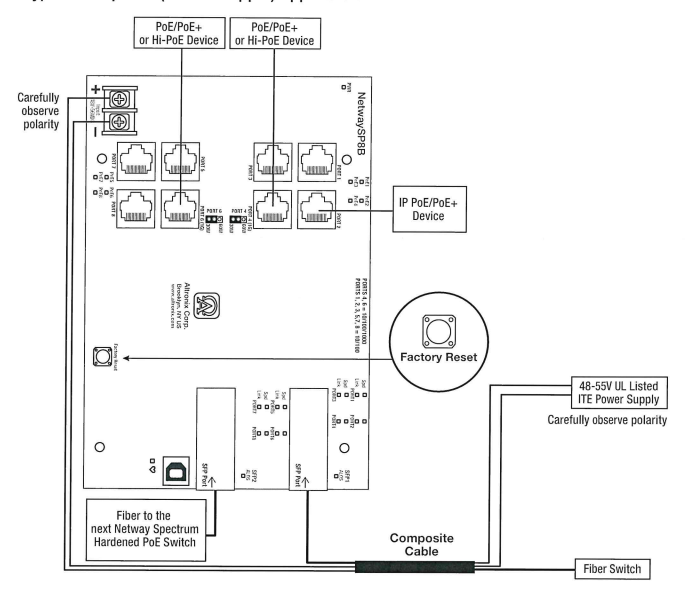


### NetWaySP8WPN

8-port Outdoor Hardened PoE Switch



## Typical Composite (Fiber + Copper) Application





#### **NetWaySP8WPN**

#### 8-port Outdoor Hardened PoE Switch



#### **Specifications**

Input

Voltage 48-56V UL Listed ITE power supply (up to 120W)

**Power Output** 

Maximum Power Eight (8) PoE+ (30W) ports

or two (2) Hi-PoE (60W) ports IEEE 802.3at (30W) and IEEE 802.3af (15W) compliant

115W total power, Integral surge protection

Fiber Ports:

Two (2) Gigabit SFP ports

**Ethernet Ports:** 

Six (6) 10/100 Mbps and two (2) 10/100/1000 Mbps ports Connectivity: RJ45, auto-crossover

Wire type: 4-pair CAT5 or better structured cable

Distance: up to 100m Speed: 10/100/1000 Mbps. half/full duplex, auto negotiation

Indicators (LED)

Individual PoE On LEDs for each port

Individual IP Link status, 10/100Base-T/active LEDs for each port

ALOS LED indicates fiber connection for SFP port Heartbeat LED indicates proper operation of the unit

VLAN:

Multiple management VLAN assignment

802.1Q Tagged VLAN. Up to 10 VLAN groups. ID Range 2-4095

LINQ Technology:

Remote network management allows for camera/device reset and monitoring Provides local and/or remote access to critical information via LAN/WAN

Email and Windows Dashboard Alert notifications report

real-time diagnostics. Event log tracks history

Agency Listings

CE

UL/cUL UL60950-1 (Information Technology Equipment)

UL60950-22 (Information Technology Equipment

to be installed Outdoors)

**European Conformity** 

Physical and Environmental

Enclosure Dimensions (H x W x D approx.): 13.31" x 11.31" x 5.59" (338.1mm x 287.3mm x 142mm) NEMA 4/4X, IP66-11 Rated enclosure for outdoor use

Product Weight / Shipping (approx.) 9.5 lb. (4.3 ka).

Product Weight:

10.9 lb. (4.9 kg).

Shipping Weight:

Temperature

Operating (115W): -40°C to 75°C (-40°F to 167°F)

Storage: Relative Humidity:

-40°C to 85°C (-40°F to 185°F) 85% +/-5%

Operating Altitude: -304.8 to 2,000m

#### Accessories (order separately)



#### NetWaySP1A -

Ethernet over Fiber Media Converter/Repeater For Applications requiring an additional SFP (Fiber) Port

NetWaySP1A PoE powered media converter/repeater converts 10/100/1000 Mbps to Fiber (1000Base-X/SX/LX).



4-port Ethernet over Fiber Media Converter for applications utilizing composite or conventional cabling

#### NetWavSP4 -

Unit passes a maximum power up to 120W per port from a Power Supply or Midspan Injector. Four (4) 1Gb SFP ports.

#### NetWavSP4P -

Unit passes a maximum power up to 120W per port from a built-in Power Supply/Charger. Four (4) 1Gb SFP ports.

#### NetWaySP4P2 -

Unit passes 56VDC power-limited 60W max. per port from a built-in Power Supply/Charger. Four (4) 1Gb SFP ports.

SFP Modules - Hot pluggable Transceivers

P1MM Multi-Mode SFP Module for distances up to 550m.

P1SM10 Single-Mode SFP Module for distances up to 10km.

P1AB2K Single Strand SFP Module for

distances up to 2km.

P1GCE Copper SFP Module for distances up to 100m.

#### POE60 -

75W Power Supply/Lithium Iron Phosphate Charger Provides 75W for NetWay Spectrum switches. It also features a built-in charger for Lithium Iron Phosphate batteries.

#### POE201 -

120W Power Supply/Charger

Provides 120W for NetWay Spectrum switches It also features a built-in charger for sealed lead acid or gel type batteries.

PMK1 - Pole Mount Kit

Designed to simplify installation of outdoor units (WP1, WP3 and WP4).

It accommodates 2"- 8"(diameter) poles.



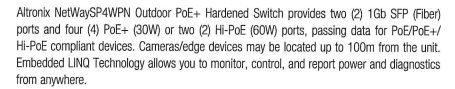
Lifetime Warranty

Altronix Corporation | 140 58th St | Brooklyn, NY 11220 USA



#### NetWaySP4WPN

#### 4-port Outdoor Hardened PoE Switch





NetWaySP4WPN

#### **Key Features**

- Two (2) Gigabit SFP ports
- 120W total power:
  - Four (4) PoE/PoE+ (up to 30W) ports or two (2) Hi-PoE (60W) ports
- Four (4) 10/100/1000 Mbps ports
- IEEE 802.3at (30W), IEEE 802.3af (15W) compliant, or Hi-PoE (60W).
- PoE activity LED indicators
- VLAN (Virtual Local Area Networks) subnetwork allows for the grouping together of devices for improved network traffic and higher security.
- UL Listed in the U.S. and Canada
- CE European Conformity
- Lifetime Warranty

#### Similar products -

TO CONTROL OF THE PARTY OF THE	
NetWaySP4WPX  Outdoor 4-port PoE+ Hardened Switch in NEMA 4/4X, IP66-11 enclosure which accommodates stand-by batteries	
NetWaySP4WP	Outdoor 4-port PoE+ Hardened Switch in NEMA 4/4X, IP66-11 enclosure
NetWaySP4X	Indoor 4-port PoE+ Hardened Switch in NEMA 1 Rated indoor enclosure
NetWaySP4PL	4-port PoE+ Hardened Switch with Integral Power on a Backplane
NetWaySP4B	4-port PoE+ Hardened Switch (board only)

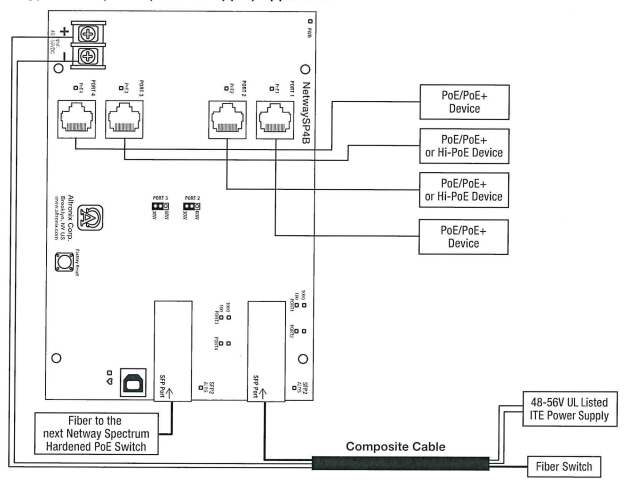


#### **NetWaySP4WPN**

4-port Outdoor Hardened PoE Switch



#### Typical Composite (Fiber + Copper) Application





#### NetWaySP4WPN

#### 4-port Outdoor Hardened PoE Switch



#### **Specifications**

Input

Voltage

48-56V UL Listed ITE power supply (up to 120W)

**Power Output** 

Maximum Power

Four (4) PoE+ (30W) ports or two (2) Hi-PoE (60W) ports IEEE 802.3at (30W) and IEEE 802.3af (15W) compliant 120W total power

Integral surge protection

Fiber Ports:

Two (2) Gigabit SFP ports

**Ethernet Ports:** 

Four (4) 10/100/1000 Mbps ports. Connectivity: RJ45, auto-crossover

Wire type: 4-pair CAT5 or better structured cable

Distance: up to 100m. Speed: 10/100/1000 Mbps, half/full duplex, auto negotiation

Indicators (LED)

Individual PoE On LEDs for each port

Individual IP Link status, 10/100Base-T/active LEDs for each port

ALOS LED indicates fiber connection for SFP port Heartbeat LED indicates proper operation of the unit

VLAN:

Multiple management VLAN assignment

802.1Q Tagged VLAN. Up to 10 VLAN groups. ID Range 2-4095.

LINQ Technology:

Remote network management allows for camera/device reset and monitoring Provides local and/or remote access to critical information via LAN/WAN.

Email and Windows Dashboard Alert notifications report

real-time diagnostics. Event log tracks history.

Agency Listings

UL/cUL

UL60950-1 (Information Technology Equipment).

UL60950-22 (Information Technology Equipment

to be installed Outdoors).

CE **European Conformity** 

Physical and Environmental

Enclosure Dimensions (H x W x D approx.): 13.31" x 11.31" x 5.59" (338.1mm x 287.3mm x 142mm) NEMA 4/4X, IP66-11 Rated enclosure for outdoor use Product Weight / Shipping (approx.)

Product Weight: Shipping Weight:

9.5 lb. (4.3 kg).

10.9 lb. (4.9 kg)

Temperature

Operating (120W):

-40°C to 75°C (-40°F to 167°F) -40°C to 85°C (-40°F to 185°F)

Storage: Relative Humidity:

85% +/-5%

Operating Altitude:

-304.8 to 2,000m

#### Accessories (order separately)



#### NetWaySP1A -

Ethernet over Fiber Media Converter/Repeater For Applications requiring an additional SFP (Fiber) Port

NetWaySP1A PoE powered media converter/repeater converts 10/100/1000 Mbps to Fiber (1000Base-X/SX/LX).



4-port Ethernet over Fiber Media Converter for applications utilizing composite or conventional cabling

NetWaySP4 -

Unit passes a maximum power up to 120W per port from a Power Supply or Midspan Injector. Four (4) 1Gb SFP ports.

NetWaySP4P -

Unit passes a maximum power up to 120W per port from a built-in Power Supply/Charger. Four (4) 1Gb SFP ports.

NetWaySP4P2 -

Unit passes 56VDC power-limited 60W max, per port from a built-in Power Supply/Charger. Four (4) 1Gb SFP ports.

SFP Modules - Hot pluggable Transceivers

P1MM Multi-Mode SFP Module for distances up to 550m. P1SM10 Single-Mode SFP Module for distances up to 10km.

P1AB2K Single Strand SFP Module for

distances up to 2km.

P1GCE Copper SFP Module for distances up to 100m.

#### POE60 -

75W Power Supply/Lithium Iron Phosphate Charger

Provides 75W for NetWay Spectrum switches. It also features a built-in

charger for Lithium Iron Phosphate batteries.

#### POE201 -

120W Power Supply/Charger

Provides 120W for NetWay Spectrum switches It also features a built-in charger for sealed lead acid or gel type batteries.

PMK1 - Pole Mount Kit

Designed to simplify installation of outdoor units (WP1, WP3 and WP4).

It accommodates 2"- 8"(diameter) poles.







## **AXIS P3727-PLE Panoramic Camera**

## 4x2 MP multidirectional camera with IR for 360° coverage

AXIS P3727-PLE offers four channels with 2MP per channel at 30 fps. This multidirectional camera allows for flexible positioning of four varifocal camera heads. Each head can be controlled individually to capture scenes in four directions in wide-angle or zoomed-in views. It includes 360° IR illumination with individually controllable LEDs and an automatic IR cut filter. Plus, remote zoom and focus capabilities ensure fast and accurate installation. AXIS Edge Vault protects your Axis device ID and simplifies authorization of Axis products on your network. Furthermore, AXIS Object Analytics offers highly nuanced object classification and reliable detection with fewer false positives.

- > 4\*2 MP at 30 fps per channel
- > 360° IR illumination with individually controlled LEDs
- > AXIS Edge Vault and TPM module
- > AXIS Object Analytics on one channel
- > Edge storage with 2\* microSD card slots









# AXIS P3727-PLE Panoramic Camera

Camera			Edge storage: recording ongoing, storage disruption, storage		
Image sensor	4 x 1/2.8" progressive scan RGB CMOS		health issues detected I/O: manual trigger, virtual input Scheduled and recurring: scheduled event Video: average bitrate degradation, day-night mode, live stream open, tampering		
Lens	Varifocal, 3–6 mm, F1.8–2.6 4x1080p capture mode: Horizontal field of view: 96°–49° Vertical field of view: 53°–27°				
	Diagonal field of view: 113°–55° Fixed iris, IR corrected, remote zoom and focus	Event actions	Record video: SD card and network share Upload of images or video clips: FTP, SFTP, HTTP, HTTPS, netwo share, and email		
Day and night	Automatically removable infrared-cut filter		Notification: email, HTTP, HTTPS, TCP, and SNMP trap		
Minimum illumination	Color: 0.17 lux at 50 IRE, F1.8 B/W: 0 lux at 50 IRE, F1.8		Overlay text, play audio clip, day/night mode, status LED, IR illumination, MQTT		
Shutter speed	1/32500 s to 2 s with 50 Hz 1/32500 s to 2 s with 60 Hz	Data streaming Built-in	Event data  Pixel counter, remote focus, remote zoom		
Camera angle adjustment	Pan $\pm 90^{\circ}$ , tilt +25 to +95°, rotation -5 to +95°, twist $\pm 20^{\circ}$	installation aids Analytics			
System on chip	o (SoC)	AXIS Object	Object classes: humans, vehicles		
Model	ARTPEC-7	Analytics	Trigger conditions: line crossing, object in area		
Memory	1024 MB RAM, 512 MB Flash		Up to 10 scenarios  Metadata visualized with color-coded bounding boxes		
Compute capabilities	Machine learning processing unit (MLPU)		Metadata visualized with color-coded bounding boxes Polygon include/exclude areas Perspective configuration ONVIF Motion Alarm event		
Video Video	H.264 (MPEG-4 Part 10/AVC) Baseline, Main and High Profiles		Available for one channel		
compression	H.265 (MPEG-4 Part 2/HEVC) Main Profile Motion JPEG	Applications	Included AXIS Object Analytics AXIS Video Motion Detection, active tampering alarm		
Resolution	4 x 1920x1080 (4 x HDTV 1080p) to 160x90		Support for AXIS Camera Application Platform enabling		
Frame rate	Up to 25/30 fps (50/60 Hz)		installation of third-party applications, see axis.com/acap		
Video streaming	Multiple, individually configurable streams in H.264, H.265 and Motion JPEG Axis Zipstream technology in H.264 and H.265 Controllable frame rate and bandwidth	General Casing	IP66-, IP67-, NEMA 4X- and IK09-rated impact-resistant, aluminum and plastic casing with polycarbonate hard-coated dome		
Image settings	VBR/ABR/MBR H.264/H.265  Saturation, contrast, brightness, sharpness, Forensic WDR, white balance, day/night threshold, tone mapping , exposure mode, exposure zones, compression, rotation: 0°, 90°, 180°, 270°		Color: white NCS S 1002-B Dome intrusion switch For repainting instructions of skin cover or casing and impact on warranty, contact your Axis partner.		
Audio	including Corridor Format, mirroring, dynamic text and image overlay, polygon privacy masks	Mounting	Mounting bracket with junction box holes (double-gang, single-gang, 4" square, and 4" octagon) 1/2" (M20) conduit side entry		
Audio Audio	Two-way audio connectivity via optional AXIS T61 Audio and I/O	Sustainability	PVC free		
input/output	Interfaces with portcast technology. A 30 W midspan or higher is required between AXIS T61 Audio and I/O Interfaces and AXIS P3727-PLE.	Power	Power over Ethernet (PoE) IEEE 802.3at Type 2 Class 4 Typical 9.35 W, max 21.7 W		
Network		Connectors	Shielded RJ45 10BASE-T/100BASE-TX/1000BASE-T PoE Audio and I/O connectivity via AXIS T61 Audio and I/O Interfaces		
IP address	One IP address for all channels		with portcast technology		
Security	Password protection, IP address filtering, HTTPS <sup>a</sup> encryption, IEEE 802.1x (EAP-TLS) <sup>a</sup> network access control, digest authentication, user access log, centralized certificate	IR illumination	Four individually controllable IR with power-efficient, long-life 850 nm IR LEDs Range of reach 15 m (50 ft) or more depending on the scene		
Supported	management, brute force delay protection, signed firmware, secure boot, protection of cryptographic keys with FIPS 140–2 certified TPM 2.0 module, Axis Edge Vault with Axis device ID	Storage	Support for microSD/microSDHC/microSDXC card Dual SD cards Support for SD card encryption (AES-XTS-Plain64 256bit) Recording to network-attached storage (NAS)		
protocols	IPv4, IPv6 USGv6, HTTP, HTTPS <sup>a</sup> , HTTP/2, SSL/TLS <sup>a</sup> , QoS Layer 3 DiffServ, FTP, SFTP, CIFS/SMB, SMTP, Bonjour, UPnP®, SNMP v1/v2c/v3 (MIB-II), DNS, DynDNS, NTP, RTSP, RTP, SRTP, TCP,		For SD card and NAS recommendations see axis.com		
	UDP, IGMPv1/v2/v3, RTCP, DHCPv4/v6, SOCKS, SSH, LLDP, MQTT v3.1.1, Syslog	Operating conditions	-30 °C to 50 °C (-22 °F to 122 °F) Humidity 10–100% RH (non-condensing)		
System integra	tion	Storage conditions	-40 °C to 65 °C (-40 °F to 149 °F)		
Application Programming Interface	Open API for software integration, including VAPIX® and AXIS Camera Application Platform; specifications at <i>axis.com</i> One-click cloud connection ONVIF® Profile G and ONVIF® Profile S, specification at <i>onvif.org</i>	Approvals	EMC EN 50121-4, EN 55032 Class A, EN 55035, EN 61000-6-1, EN 61000-6-2, FCC Part 15 Subpart B Class A, ICES-3(A)/NMB-3(A), IEC 62236-4, KC KN32 Class A, KC KN35,		
Onscreen controls	IR illumination Autofocus Privacy mask		RCM AS/NZS CISPR 32 Class A, VCCI Class A Safety CAN/CSA-C22.2 No. 60950-22, CAN/CSA C22.2 No. 62368-1, IEC/EN/UL 62368-1, IEC/EN/UL 60950-22, IEC 62471, IS 13252		
Event conditions	Audio: audio clip playing Device status: above operating temperature, above or below operating temperature, below operating temperature, casing open, IP address removed, network lost, new IP address, storage failure, system ready, within operating temperature		Environment IEC 60068-2-1, IEC 60068-2-2, IEC 60068-2-6, IEC 60068-2-14, IEC 60068-2-7, IEC 60068-2-78, IEC/EN 60529 IP66/IP67, IEC/EN 62262 IK09, NEMA 250 Type 4X, NEMA TS 2 (2.2.7-2.2.9) Network		

www.cxis.com T10165527/EN/M3.2/2110

	NIST SP500-267
Dimensions	Height: 92 mm (3.6 in) ø 255 mm (10.0 in)
Weight	2.0 kg (4.4 lb)
Included accessories	Installation guide, Windows® decoder 1-user license, connector guard, screw bit T20
Optional accessories	AXIS T94N01D Pendant Kit, AXIS T94N01L Recessed Mount, AXIS TP3814-E Black Casing, AXIS TP3815-E Smoked Dome, Axis cabinets AXIS Surveillance Cards For more accessories, see axis.com

	Video management software	AXIS Companion, AXIS Camera Station, video management software from Axis Application Development Partners available at axis.com/vms	
	Languages	English, German, French, Spanish, Italian, Russian, Simplified Chinese, Japanese, Korean, Portuguese, Polish, Traditional Chinese	
	Warranty	5-year warranty, see axis.com/warranty	
<ul> <li>This product includes software developed by the OpenSSL Project for use in the OpenSSL Toolkit. (openssl.org), and cryptographic software written by Eric Young (eay@cryptsoft.com).</li> </ul>			

Environmental responsibility:

axis.com/environmental-responsibility



#### **CLARK COUNTY BUSINESS LICENSE**

**MULTI-JURISDICTIONAL ID** 

1002085214

LICENSEE IS AUTHORIZED TO CONDUCT BUSINESS IN THE

**FOLLOWING JURISDICTIONS:** 

LICENSE NUMBER:

2004267-240

CITY OF HENDERSON

**LICENSE PERIOD:** 

05/01/2022 - 10/31/2022

CITY OF LAS VEGAS CITY OF NORTH LAS VEGAS

**CLARK COUNTY (Primary)** 

#### POST IN A CONSPICUOUS PLACE AT THE BUSINESS LOCATION

**ISSUED TO:** 

**Teledata Technologies** 7060 W Warm Springs Rd Ste 190

Las Vegas, NV 89113

**BUSINESS LOCATION ADDRESS:** 7060 W Warm Springs Rd Ste 190

Las Vegas, NV 89113

**TYPE OF LICENSE: Contractors** 

All signage must conform to standards set forth in Clark County Codes 30.72 and 30.48. Business owners are responsible to keep business property free of trash and graffiti, conform to all zoning codes requirements and, if applicable, all conditions set forth in a Notice of Final Action issued by Comprehensive Planning.

**Current Planning Comments:** 

M-D zone. Approved for contractor.

#### **DISCLAIMER**

ISSUANCE OF A BUSINESS LICENSE IS NOT AN ENDORSEMENT OF THE BUSINESS PRACTICE OF THE LICENSEE. PLEASE SEE REVERSE SIDE FOR ADDITIONAL INFORMATION

**VINCENT V. QUEANO** 

**DIRECTOR OF BUSINESS LICENSE** 

**DEPARTMENT OF BUSINESS LICENSE 500 S GRAND CENTRAL PARKWAY** 

**BOX 551810** LAS VEGAS NV 89155-1810 PHONE: (702) 455-4252

**MULTI-JURISDICTIONAL ID** 

1002085214

LICENSE NUMBER:

2004267-240

LICENSE PERIOD:

05/01/2022 - 10/31/2022

**Receipt Number** 

**Date Paid** 

**Reference Number** 

291416000

04/05/2022

200H0VEMJW8LMYQ

FEE:

425.00

PENALTY:

OTHER:

TOTAL AMOUNT:

425.00

#### **PLEASE NOTE:**

Clark County Code 6.04.090(i) The director and any other officer designated by the director shall have the power and authority to enter any store, building or other place in which such business is being conducted at any time during the business hours and have the access to inspect the business for the purpose of ascertaining compliance with the provisions of the Clark County Code and any applicable franchise agreements.

Clark County Code 6.08.090(b) The director and any other officer designated by the director shall have the power and authority to enter any store, building or other place in which such business is being conducted at any time during the business hours and have the access to the books and records of such business for the purpose of ascertaining payment of license fees and compliance with the provisions of the Clark County Code and application franchise agreements.

A RENEWAL BILLING FOR EACH LICENSE WILL BE SENT PRIOR TO THE EXPIRATION DATE, HOWEVER THE FAILURE TO RECEIVE THIS NOTIFICATION DOES NOT WAIVE PAYMENT NOR THE ENFORCEMENT OF PENALTIES IF PAID AFTER DUE DATES.

IF YOU HAVE MOVED THE LOCATION OF YOUR BUSINESS, MADE A CHANGE OF NAME OR OWNERSHIP, PLEASE NOTIFY THE DEPARTMENT OF BUSINESS LICENSE IMMEDIATELY AS IT EFFECTS THE VALIDIFY OF THIS LICENSE.



#### SRISHEG



#### CERTIFICATE OF LIABILITY INSURANCE

8/29/2022

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER. AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

RODUCER	CONTACT Shari Risheg					
he Mahoney Group - Las Vegas 470 St. Rose Pkwy, Suite 309	PHONE (A/C, No, Ext): (702) 997-6278 FAX (A/C, No): (702) 7	736-3672				
lenderson, NV 89074	E-MAIL ADDRESS: srisheg@mahoneygroup.com					
	INSURER(S) AFFORDING COVERAGE					
	INSURER A: Hanover Insurance Company					
NSURED	INSURER B : Acuity Mutual Insurance Company	14184				
Tele Data Technologies	INSURER C: Travelers Excess and Surplus Co.	29696				
Attn: Ted Harrison 7060 W Warm Springs Suite 190	INSURER D: Everest National Ins. Co.	10120				
Las Vegas, NV 89113	INSURER E : Lloyds					
	INSURER F:					

COVERAGES CERTIFICATE NUMBER: REVISION NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

	XCLUSIONS AND CONDITIONS OF SUCH								
INSR	TYPE OF INSURANCE	ADDL INSD	SUBR	POLICY NUMBER	POLICY EFF	POLICY EXP	LIMIT	s	
Α	X COMMERCIAL GENERAL LIABILITY	IIIOD			(MINUSSITE OF THE PERSON OF TH	(MINIS D) 1 1 1 1 1	EACH OCCURRENCE	\$	0,000
	CLAIMS-MADE X OCCUR	Х	Х	IH4J13340600	8/29/2022	8/29/2023	DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 300	0,000
							MED EXP (Any one person)	Þ	5,000
							PERSONAL & ADV INJURY	1,000	0,000
	GEN'L AGGREGATE LIMIT APPLIES PER:						GENERAL AGGREGATE	\$ 2,000	0,000
	POLICY PRO- LOC						PRODUCTS - COMP/OP AGG	\$ 2,000	0,000
	OTHER:							\$	
В	AUTOMOBILE LIABILITY						COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000	0,000
	X ANY AUTO	X	X	<b>Z53209</b>	8/29/2022	8/29/2023	BODILY INJURY (Per person)	\$	
	OWNED SCHEDULED AUTOS						BODILY INJURY (Per accident)	\$	
	HIRED AUTOS ONLY NON-OWNED AUTOS ONLY						PROPERTY DAMAGE (Per accident)	\$	
								\$	
С	X UMBRELLA LIAB X OCCUR						EACH OCCURRENCE	\$ 5,000	0,000
	EXCESS LIAB CLAIMS-MADE			TBD	8/29/2022	8/29/2023	AGGREGATE	\$	
	DED X RETENTION \$ 10,000							\$ 5,000	0,000
D	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY						X PER OTH-		
	ANY PROPRIETOR/PARTNER/EXECUTIVE // N	N/A	X	SW1WC00012-221	4/1/2022	4/1/2023	E.L. EACH ACCIDENT	\$ 1,000	0,000
	(Mandatory in NH)	N/A					E.L. DISEASE - EA EMPLOYEE	\$ 1,000	0,000
	If yes, describe under DESCRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT	\$ 1,000	0,000
Е	Professional Liabili			TBD	8/29/2022	8/29/2023	Retro 10-23-19	1,000	0,000
Α	Installation			IH4J13340600	8/29/2022	8/29/2023	Floater	50	0,000
				1		1			

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)
Re: City of North Las Vegas 2250 Las Vegas Blvd North, N. Las Vegas, NV 89030. Additional Insured and waiver of subrogation as required in a written agreement as per forms CG2010 0413, CG2037 0413 and CG2404 0509. Primary and Non Contributory as per form CG2001 0413. Workers Compensation Waiver of Subrogation as per form WC0003130484.

CERTIFICATE HOLDER	CANCELLATION			
City of North Las Vegas 2250 Las Vegas Blvd North N Las Vegas, NV 89030	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.			
N Las Vegas, NV 05000	AUTHORIZED REPRESENTATIVE			
1	John Such			

ACORD 25 (2016/03)

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#### POLICY NUMBER: 828BG08017

#### THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

# ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS – SCHEDULED PERSON OR ORGANIZATION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

#### **SCHEDULE**

Name Of Additional Insured Person(s) Or Organization(s)	Location(s) Of Covered Operations			
Any person or organization for whom you are performing operations, but only if you have agreed, in a written contract, to add such person or organization as an additional insured on your policy for that location or part thereof, provided such a written contract is fully executed prior to an "occurrence" in which coverage is sought under this policy.	Any location(s) of your covered operations.			
Information required to complete this Schedule, if not shown above, will be shown in the Declarations.				

- A. Section II Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:
  - 1. Your acts or omissions; or
  - The acts or omissions of those acting on your behalf:

in the performance of your ongoing operations for the additional insured(s) at the location(s) designated above.

#### However:

- The insurance afforded to such additional insured only applies to the extent permitted by law: and
- 2. If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.

**B.** With respect to the insurance afforded to these additional insureds, the following additional exclusions apply:

This insurance does not apply to "bodily injury" or "property damage" occurring after:

- All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed; or
- 2. That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.

C. With respect to the insurance afforded to these additional insureds, the following is added to Section III – Limits Of Insurance:

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

1. Required by the contract or agreement; or

**2.** Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.



#### POLICY NUMBER: 828BG08017

#### THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

# ADDITIONAL INSURED – MORTGAGEE, ASSIGNEE OR RECEIVER

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

#### **SCHEDULE**

Name Of Person(s) Or Organization(s)	Designation Of Premises
Any person or organization with whom you have agreed,	Any and all premises you own, maintain or use that is
in a written contract, that such person or organization	shown in the declarations of this policy.
should be added as an additional insured on your policy,	
provided such written contract is fully executed prior to	
an "occurrence" in which coverage is sought under this	
policy.	
Information required to complete this Schedule, if not shown above, will be shown in the Declarations.	

A. Section II – Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to their liability as mortgagee, assignee, or receiver and arising out of the ownership, maintenance, or use of the premises by you and shown in the Schedule.

#### However:

- The insurance afforded to such additional insured only applies to the extent permitted by law; and
- If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.
- **B.** This insurance does not apply to structural alterations, new construction and demolition operations performed by or for that person or organization.

C. With respect to the insurance afforded to these additional insureds, the following is added to Section III – Limits Of Insurance:

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

- 1. Required by the contract or agreement; or
- **2.** Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

#### POLICY NUMBER: 828BG08017

# THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

# ADDITIONAL INSURED – LESSOR OF LEASED EQUIPMENT

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

#### **SCHEDULE**

# Name Of Additional Insured Person(s) Or Organization(s):

Any person or organization with whom you have agreed, in a written contract, that such person or organization should be added as an additional insured on your policy, provided such written contract is fully executed prior to an "occurrence" in which coverage is sought under this policy.

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

A. Section II – Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by your maintenance, operation or use of equipment leased to you by such person(s) or organization(s).

# However:

- The insurance afforded to such additional insured only applies to the extent permitted by law; and
- 2. If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.

- **B.** With respect to the insurance afforded to these additional insureds, this insurance does not apply to any "occurrence" which takes place after the equipment lease expires.
- C. With respect to the insurance afforded to these additional insureds, the following is added to Section III Limits Of Insurance:

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

- 1. Required by the contract or agreement; or
- **2.** Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

#### POLICY NUMBER: 828BG08017

# THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

# ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS – COMPLETED OPERATIONS

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART

#### **SCHEDULE**

Name Of Additional Insured Person(s) Or Organization(s)	Location And Description Of Completed Operations			
Any owner, lessee or contractor with whom you have agreed, in a written contract, that such person or organization should be added as an additional insured on your policy, provided such written contract is fully executed prior to an "occurrence" in which coverage is sought under this policy.	Any and all of your completed operations.			
1				
Information required to complete this Schedule, if not shown above, will be shown in the Declarations.				

A. Section II – Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury" or "property damage" caused, in whole or in part, by "your work" at the location designated and described in the Schedule of this endorsement performed for that additional insured and included in the "products-completed operations hazard".

#### However:

- The insurance afforded to such additional insured only applies to the extent permitted by law; and
- 2. If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.

B. With respect to the insurance afforded to these additional insureds, the following is added to **Section III – Limits Of Insurance**:

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

- 1. Required by the contract or agreement; or
- 2. Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

POLICY NUMBER: 828BG08017

# WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART

## **SCHEDULE**

Name Of Person Or Organization:  Any person or organization with whom you have agreed, in a written contract to waive the transfer of rights of recovery against others to us, provided such written waiver is fully executed prior to an "occurrence" in which coverage is sought under this policy.				
Information required to complete this Schedule, if not shown above, will be shown in the Declarations.				

The following is added to Paragraph 8. Transfer Of Rights Of Recovery Against Others To Us of Section IV – Conditions:

We waive any right of recovery we may have against the person or organization shown in the Schedule above because of payments we make for injury or damage arising out of your ongoing operations or "your work" done under a contract with that person or organization and included in the "products-completed operations hazard". This waiver applies only to the person or organization shown in the Schedule above.

# THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

# PRIMARY AND NONCONTRIBUTORY – OTHER INSURANCE CONDITION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART

The following is added to the **Other Insurance** Condition and supersedes any provision to the contrary:

# **Primary And Noncontributory Insurance**

This insurance is primary to and will not seek contribution from any other insurance available to an additional insured under your policy provided that:

(1) The additional insured is a Named Insured under such other insurance; and

(2) You have agreed in writing in a contract or agreement that this insurance would be primary and would not seek contribution from any other insurance available to the additional insured.

# THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

# ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS – COMPLETED OPERATIONS

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

## **SCHEDULE**

Name Of Additional Insured Person(s) Or Organization(s):	Location And Description Of Completed Operations			
Any owner, lessee or contractor with whom you have agreed, in a written contract, that such person or organization should be added as an additional insured on your policy, provided such written contract is fully executed prior to an "occurrence" in which coverage is sought under this policy.	Any and all of your completed operations.			
Information required to complete this Schedule, if not shown above, will be shown in the Declarations.				

Section II – Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury" or "property damage" caused, in whole or in part, by "your work" at the location designated and described in the schedule of this endorsement performed for that additional insured and included in the "products-completed operations hazard".

# WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART

## **SCHEDULE**

Name Of Person Or Organization:  Any person or organization with whom you have agreed, in a written contract to waive the transfer of rights of recovery against others to us, provided such written waiver is fully executed prior to an "occurrence" in which coverage is sought under this policy.
Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

The following is added to Paragraph 8. Transfer Of Rights Of Recovery Against Others To Us of Section IV – Conditions:

We waive any right of recovery we may have against the person or organization shown in the Schedule above because of payments we make for injury or damage arising out of your ongoing operations or "your work" done under a contract with that person or organization and included in the "products-completed operations hazard". This waiver applies only to the person or organization shown in the Schedule above.

# THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

# PRIMARY AND NONCONTRIBUTORY – OTHER INSURANCE CONDITION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART

The following is added to the **Other Insurance** Condition and supersedes any provision to the contrary:

# **Primary And Noncontributory Insurance**

This insurance is primary to and will not seek contribution from any other insurance available to an additional insured under your policy provided that:

- (1) The additional insured is a Named Insured under such other insurance; and
- (2) You have agreed in writing in a contract or agreement that this insurance would be primary and would not seek contribution from any other insurance available to the additional insured.

(Ed. 4-84)

## WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule. (This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.)

This agreement shall not operate directly or indirectly to benefit anyone not named in the Schedule.

Schedule

Any Person or Organization for whom the Named Insured has agreed by written contract to furnish this waiver.

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated.

(The information below is required only when this endorsement is issued subsequent to preparation of the policy.)

Endorsement Effective 04-01-2022 Policy No. SW1WC00012-221 Endorsement No. Premium INCL.

Insured Tele Data Contractors, Inc. 1 Premium INCL.

**WC 00 03 13** (Ed. 4-84)

# EXHIBIT B

# CHANGE ORDER

Please see the attached page(s).



# Prepared For: City of North Las Vegas CNLV- City Hall Parking Lot Camera additions



Presented By: Jim Thielman

Headquartered in Las Vegas, NV

Arizona

277732 L-67



Number: TD-3431 CO 1
Date: 2/10/2023

City of North Las Vegas

Attn: Jeremy Jami

2250 Las Vegas Blvd. North North Las Vegas, Nevada 89030

Thank you for considering TeleData Technologies for your Business Technology needs. Below I have outlined the worked to be performed. We look forward to working with you.

PROJECT LOCATION: 2250 Las Vegas Blvd. North, -Parking Lot-, North Las Vegas, Nevada 89030

PROJECT NAME: CNLV- City Hall Parking Lot Camera additions

# SCOPE OF WORK:

## SURVEILLANCE SYSTEM PATHWAYS

- -Provide additional cost for 1 1/4 conduit installed between planters using directional boring to eliminate the need for saw cutting parking lot- and need for trench plates / cones.
- -Provide additional saw cuts and concrete chipping to have pathways on West side of parking canopy's.

# ACCESS CONTROL TO (3) VEHICLE GATES

- -Provide and install (1) 1" conduit from (3) gate controllers to nearest POE switch per print.
- -Provide and install (1) 1" conduit from (3) gate controllers to vaults per prints.
- -Provide (8) underground handy boxes per prints.
- -Provide (1) mule tape in future electrical pathways.

## AC CONTROLLED CABINET & FIBER BACKBONE

- -Provide and install (1) Light Saber 18U AC controlled cabinet in location where existing 12" X 12" X 4" can located in planter to the West of the parking structures.
- -Provide and install (1) 12 strand Single Mode Fiber between new cabinet and City Hall IT room.
- -Provide and install (1) Commscope 1U fiber panel with LC inserts on each end.
- -Terminate Test & Label new fiber.

License #NCL 0054416 Page 2 of 6



Number: TD-3431 CO 1

Date: 2/10/2023

# **EXCLUSIONS:**

- Overtime
- · Permits, bid and performance bonds, additional licensing. Unless otherwise noted herein
- Conduit, wire mesh tray, enclosed tray and other raceways, pull strings, and fire stop materials.
- Core Drilling, saw cutting, trenching
- TV, Voice and Network Building entrance systems by others
- Fire rated back boards, building ground and TMGB bus bar (s)
- Demolition, temporary power/lighting and trash haul.
- Installation of Cross-connects or patch cables at the headend or the field devise/stations.
- Network switches, Hardware, software and Wireless Access Points
- Lift Rentals
- Permits

# TERMS:

- This contract to include the scope of work referenced above, Exclusions and Standard Conditions of Sale contained herein. Constitutes the entire agreement ("Proposal") between City of North Las Vegas and TeleData Technologies and is effective upon the date of signature of the parties herein.
- 50% of total contract and/or company issued Purchase Order due upon contract acceptance and before initiation of work.
- Remaining balance of contract and any change orders due 10 days after installation completion, and if required contract specific close-out documents.
- A credit card service fee of (three) 3% above quoted price will be assessed.
- Proposal is good for 15 days of dated Scope Of Work (SOW).

License #NCL 0054416 Page 3 of 6



Number: TD-3431 CO 1

Date: 2/10/2023

# STANDARD CONDITIONS OF SALE:

TeleData to perform the specified Scope of Work, as noted herein; Only systems noted under this Scope of Work (SOW) are included in this proposal

All labor priced as regular rate, day shift (M-F, 7am-3:30pm), and if applicable, per the current published Prevailing Wage rate schedule; TeleData Technologies (hereafter "TeleData") will complete any applicable installation of the described system(s) within the standard industry guidelines as dictated by the industry's governing bodies.

Letters of Intent (LOI) or a Notice to Proceed (NTP) only allows Teledata to compile and submit project specific submittals only, design or shop drawings require a signed contract or Purchase Order number (PO#)

Additional labor or materials required by authorized change order or by the local Authority Having Jurisdiction (AHJ) at the time of the inspection

Additional materials purchased on a unit basis at a later date, may not be available at the prices quoted under this proposal. Please see Additional Work Performed below for an outline of cost associated with any change order (CO) request

If required installation may include factory certification along with extended end-to-end warranty. In accordance with published industry standards, BICSI specifications and manufacturer performance standards.

Unless otherwise stated herein, Invoices will be submitted on progress billing every 30 days (or per contract acceptance and payment schedule) with payment due Net 30 days. Invoices will include costs for: materials installed and staged in on- and off-site storage, shipping and handling, labor, equipment and other direct job expenses to complete the necessary scope of work.

For design modification, shop drawings or as-builds, all AutoCAD files are required. These files shall be provided to TeleData, free of charge. Upon receipt of these files, a minimum allowance of 2 weeks is granted to TeleData before submission to the AHJ for review, approval and permit issuance.

#### License

TeleData is a multi-faceted low voltage contractor, fully licensed and insured to complete the design and the build scope of this project. Copies of Teledata's certifications, licenses - state and local, as well as references of past projects completed by TeleData of similar size and scope, are available upon request.

#### **Change Orders**

TeleData will provide the equipment and installation services described in this proposal. Changes to this contract will require a written change order and pricing (as noted below under additional work performed) will be revised in accordance with these changes. TeleData reserves the right to replace equipment based on discontinuation, model change or unavailability. Teledata will replace with an equivalent model of equal or greater value upon customer approval. TeleData will not be held liable in any way for the above mentioned equipment's discontinuation, model number changes or unavailability.

#### Warranty

Contracted installation and programming is warranted for the period of ONE year (please see separate warranty forms provided upon completion of job, if applicable). Equipment is warranted based on the individual warranties by each individual manufacturer. It is the client's responsibility to ensure that the required warranty registration forms are submitted based on the requirements by each manufacturer if applicable. Service and or maintenance agreements may be purchased separately.

### **Liens and Waivers**

TeleData reserves the right to lien this project upon award. Waivers for conditional lien release may be issued by TeleData upon receipt of progress payment. Waivers of unconditional lien release may be issued by TeleData upon receipt of final payment in full.

# **Additional Work Performed**

Unless otherwise negotiated and documented, all additional work will be covered under a Time and Material basis.

The following rates will apply:

Materials: Thirty percent (30%) markup on all TeleData provided materials necessary to complete revised Scope(s).

Technician: \$ 95.00 per hour at regular shift rate
Programmer: \$ 150.00 per hour at regular shift rate

BICSI RCDD Designer, NICET II Fire Alarm Designer: \$ 250.00 per hour

Drawings requiring RCDD/NICET II Certified Signature, Stamp: \$150.00 per drawing sheet

Overtime charges apply to any and all labor performed before or after regular shift rate as defined above, if applicable.

7060 W. Warm Springs Rd., Suite 190 • Las Vegas, NV 89113 Office (702) 933-7600 • Fax 702-933-7602

License #NCL 0054416 Page 4 of 6



Number: TD-3431 CO 1

Date: 2/10/2023

# Governing Law

This agreement is subject to and shall be governed by and interpreted in accordance with the laws of the state of Nevada.

### **Dispute Resolution**

Both parties will attempt in good faith to resolve any disputes arising out of or relating to this agreement by promptly initiating negotiations between party representatives who have authority to settle this controversy. If the dispute has not been resolved by negotiation, the parties will endeavor to settle the dispute by non-binding third-party arbitration. The fees and expenses of the selected arbitrator will be apportioned equally to each side.

# **Entire Agreement**

This agreement and any attached dependencies signed by both parties sets forth the entire agreement of the parties regarding the subject matter hereto and supersede all previous understanding, agreements, representations, promises, or conditions, whether oral or written, expressed or implied, in connection with or in respect to the matters in this agreement. Neither party shall assign this Agreement or transfer its responsibilities under this Agreement, nor any interest in this Agreement, except with written consent of each party.

Upon acceptance and signature, please email the complete document package to your TeleData Representative or fax (702) 933-7602. You will receive a countersigned copy.

# Location 200 Surveillance U

Client Total Investment	\$60,626.08
200 Access Control Underground-Directional Boring	\$35,214.74
200 Surveillance Additional Boring Cost	\$15,592.70
200 AC controlled Cabinet & Fiber Backbone	\$6,372.64
200 Surveillance Underground	\$3,446.00

# Agreed to and Accepted by:

TeleData Technologies		City of North Las Vegas	
Jim Thielman			
Jim Thielman DN: cn=Jim Thielman, o=Teledata Technologies, ou, email=jthielman@teledatanv.com, c=US Date: 2023.02.21 14:46:39 -08'00'		Printed Name	
Signature	Date	Signature	Date

License #NCL 0054416 Page 5 of 6

# 200 Access Control

Subcontract Mesquite Electric- Access Control Directional Boring, Additional cost to directional boar (1) 1" for data to nearest POE switch, (1) 1" for future power- per prints

# 200 Video Surveillance - CCTV

- Subcontract Diamond Concrete Cutting, Additional cost to saw cut, chip away concrete footings at canopy columns
- Subcontract Mesquite Electric- Additional Cost for CCTV Boring, Mesquite Electric to directional bore 1 1/2" conduits routed in West planter at (5) runs per print
- 1 Teledata Outdoor AC controlled Cabinet & Fiber, Installation of (1) 18U AC controlled cabinet with (1) 12 strand Single Mode fiber back to City Hall IT room through existing conduit. Mesquite Electric to re-install existing power to cabinet

7060 W. Warm Springs Rd., Suite 190 • Las Vegas, NV 89113 Office (702) 933-7600 • Fax 702-933-7602

License #NCL 0054416 Page 6 of 6

