

FINANCE DIVISION

19 October 2005

TO:

Richard Stevens

Chief

Organized Crime Division

ATTN:

Lt. Dorothy Joyce Commanding Officer

FROM:

James T. Collins

Administrative Manager

Finance Division

SUBJECT:

05-191-017 - Upgrade Cellular Tracking Equipment

I am requesting a check in the amount of \$69,300.00 from the 1505 Account for the above referenced project. Attached is the documentation regarding this request.

If you have any questions or require additional information, please call me on  $PAX\ 0510$ .

James Cool

James T. Collins Administrative Manager Finance Division

APPROVED:

Lt. Dorothy Joyde (Commanding officer

Organized Crime Division

Richard Stever

Chief

Organized Crime Division

Check : 79 300, 00

For \$: 79 300, 00

Date: 2P 05 T 505

Signature: 8 T C. 04

- 41

AF TICKET # SIGNED TO: 1	MIKE FAL ATOUKS	S be June d's
Organized Crim	e Division	17 July 2005
TO:	Richard C. Stevens Chief Organized Crime Division	DNS!
FROM;	Michael J. Cronin Commander Gang Intelligence Section	Wy D
SUBJECT:	UPGRADE CELLULAR TRACKING EQUIPM	MENT //
systems used by	Attached please find a request for upgrades the Tech Lab.	to two cellular tracking
	Harris Corp. Stingray tracking system Digital Receive Technologies	\$23,500.00 \$37,000.00 \$60,500.00
requested that 15	As the equipment is used 505 funds be used for this purchase.	it is

Approved:

Deputy Chief Narcotic and Gang Investigations

Chief Organized Crime Division

Hiram Grau

Deputy Superintendent

Bureau of Investigative Services

Michael J. Cronin Commander

Gang Intelligence Section

### ORGANIZED CRIME DIVISION

15 June 2005

TO:

Michael J. Cronin

Commander

Gang Intelligence Section

FROM:

Technician I James P. Norris #16958

Gang Intelligence Section

SUBJECT:

Upgrade Cellular Tracking Equipment

Currently the Technical Services Lab has two separate cellular tracking units. The first unit is a Harris Corp., Stingray tracking system.

Attached are quotes from both Harris & DRT for upgrades on their respective equipment

Because this equipment is used for funds be used for this purchase.

it is requested that 1505

Technician I James P. Norris Gang Intelligence Section

APPROVED:

Gang Intelligence Section

Lt. Robert Grapenthien
Gang Intelligence Section

### 15 June 2005

### ORGANIZED CRIME DIVISION

SUBJECT:

Upgrade Cellular Tracking Equipment

SIGNATURES ONLY:

Michael J. Cronin Commander Intelligence Section



3630 Commercial Ave, Northbrook, IL 60062 Phone: 847-272-6160 Fax: 847-272-8465

101617-000 QUOTE:

PO #:

10/13/05

ales person: DH

Cust Ref:

Proj Ref:

Vame:

ust No:

CITY OF CHICAGO-CPD

Ship To: CITY OF CHICAGO-CPD

**\ttention:** 

MIKE FALATOVICS

MIKE FALATOVICS

iddress:

3510 S. MICHIGAN AVE.

3510 S. MICHIGAN AVE.

IL.

Date:

**CHICAGO** 

1L 60653 **CHICAGO** 

60653

Phone: Email:

312-745-5777

312-745-5777

michael.falatovics@chicagopolice.org

Shipvia:

DROP SHIP Partial:

Qty	Part No.	Vendor Part #	Description	Unit Price	Extention
1		SRAY-GSM-SW	GSM S/W FOR STINGRAY	21,000.00	21,000.00
1		TARPON	GEOLOCATION SOFTWARE	3,675.00	3,675.00
1		TRAIN-EC	TRAINING - EAST COAST	5,775.00	5,775.00

30,450.00

All prices Net Cash pre pay FOB Northbrook, Illinois, unless otherwise written agreed terms are established with us. Prices valid 21 days from date above and are based upon purchase of complete package quoted NOT isolated components. Please phone for alternative quotes. Failure to accept Delivery of ordered items will result in a restocking fee of \$50.00 or 25% of retail price of each item whichever is grater. Above price does not include any applicable sales tax, not liable for unintentional inaccuracies and typographical or other errors.

Customer Signature:

Print date: 10/14/05

# Request for Purchase Requisition

# Information Services Division

Unit #125 - Bureau of Administrative Services Requested by: Mike Falatovics

hbrook IL 6	SSI 3630 Commercial Avenue - Northbrook IL 6		Vendor Addres	Other Funding Info:	nity	Account No. Charge Activity
Total	\$30,450.00	40.1	****			
	\$0.00					
	\$5,775.00	\$5,775.00		TRAIN-EC East Coast Training for Stingray	TRAIN-EC East Co	
	\$21,000.00	\$21,000.00	s N	Quote#101617 SRAY-GSM-SW for Stingray TARPON GeoLocation	Quote#101617 SRAY-0	
C-Code:	Extended:	Unit Price:	5	equest:	<b>Description of Request:</b>	Qty
969	TRACKING/PR#	TRA		-	10/15/2005	Date

I hereby certify that the article(s) or service(s) requested herein are necessary to properly conduct the activities of this Department: HEAD OF UNIT OR AUTHORIZED AGENT DIVISION HEAD OR AUTHORIZED AGENT

Note:

USE 1505 finds, See other Ched "To-From"



3630 Commercial Ave, Northbrook, IL 60062 Fax: 847-272-8465 Phone: 847-272-6160

JOTE: 101619-000

PO #:

10/13/05

les person: DH

Cust Ref:

Proj Ref:

ame:

CITY OF CHICAGO-CPD

Ship To: CITY OF CHICAGO-CPD

tention:

st No:

MIKE FALATOVICS

MIKE FALATOVICS

'dress:

3510 S. MICHIGAN AVE.

3510 S. MICHIGAN AVE.

60653

**CHICAGO** 

IL

60653

CHICAGO 312-745-5777 IL

Date:

ione: nail:

312-745-5777

michael.falatovics@chicagopolice.org

nipvia:

DROP SHIP

Partial:

•				
Otv Part No.	Vendor Part #	Description	Unit-Price	Extention
1	DF45	DF45 DRIVE DOWN SYSTEM	19,425.00	19,425.00
4	DRT1000/DEX1	DIGITAL EXCITER MODULE	7,350.00	7,350.00
_11		TRANSMITTER EXCITER MODULE	12.075.00	12,075.00
1	DRT1000/TEX1	I RANSIVITI TER EXCITEN MODULE		

Total:

38,850.00

I prices Net Cash pre pay FOB Northbrook, Illinois, unless otherwise written agreed terms are established with us. Prices valid 21 days from date sove and are based upon purchase of complete package quoted NOT isolated components. Please phone for alternative quotes. Failure to accept elivery of ordered items will result in a restocking fee of \$50.00 or 25% of retail price of each item whichever is grater. Above price does not clude any applicable sales tax. not liable for unintentional inaccuracies and typographical or other errors.

Customer Signature

Print date: 10/14/05

# Request for Purchase Requisition

# Information Services Division

Unit #125 - Bureau of Administrative Services Requested by: Mike Falatovics

T O	10/15/2005  Description of Request:	Un	TRACK	TRACKING/PR#
Qty Description	of Request:	Un	nit Price: Extended:	xten
1 Quote#1016	Quote#101619 #DF45 Drive Down System	\$10	\$19,425.00 \$1	\$19,425.00
<sup>1</sup> Digital Exciter Module	er Module	\$7	\$7,350.00	\$7,350.00
1 Transmitter	Transmitter Exciter Module	\$12		\$12,075.00
				\$0.00
		1000		
			\$38	\$38,850.00
Account No.	Other Funding Info:	Vendor	SSI	
Charge Activity	Contract	Vendor Addres	3630 Commercial Avenue - Northbrook IL 6	ial Avenu
Sub-Activity	0	Vendor Phone		

I hereby certify that the article(s) or service(s) requested herein are necessary to properly conduct the activities of this Department: HEAD OF UNIT OR AUTHORIZED AGENT

Use 1505 Linds - see attended "To-fram"

DIVISION HEAD OR AUTHORIZED AGENT

### Organized Crime Division

/le ( june d')
17 June 2005

TO:

Richard C. Stevens

Chief

Organized Crime Division

FROM:

Michael J. Cronin

Commander

Gang Intelligence Section

SUBJECT:

UPGRADE CELLULAR TRACKING EQUIPMENT

Attached please find a request for upgrades to two cellular tracking systems used by the Tech Lab.

Harris Corp. Stingray tracking system

Digital Receive Technologies

\$23,500.00 \$37,000.00 \$60,500.00

As the equipment is used for requested that 1505 funds be used for this purchase.

it is

Michael J. Cronin Commander

Gang Intelligence Section

Approved:

Deputy Chief

Narcotic and Gang Investigations

Chief

Organized Crime Division

Deputy Superintendent

Bureau of Investigative Services

RECEIVED:
Check #:
For \$:

Date:
Signature:

### ORGANIZED CRIME DIVISION

15 June 2005

TO:

Michael J. Cronin

Commander

Gang Intelligence Section

FROM:

Technician I James P. Norris #16958

Gang Intelligence Section

SUBJECT:

Upgrade Cellular Tracking Equipment

Currently the Technical Services Lab has two separate cellular tracking units. The first unit is a Harris Corp., Stingray tracking system.

Attached are quotes from both Harris & DRT for upgrades on their respective equipment.

Because this equipment is used for funds be used for this purchase.

t is requested that 1505

Technician I James P. Norris Gang Intelligence Section

APPROVED:

Gang Intelligence Section

Lt. Robert Grapenthien
Gang Intelligence Section

### ORGANIZED CRIME DIVISION

15 June 2005

SUBJECT:

Upgrade Cellular Tracking Equipment

SIGNATURES ONLY:

Michael J. Cronin Commander Intelligence Section



10 June 2005

Reference: 05S0014Rev1

ATTN: Contracting Officer Dear Sir or Madam,

Digital Receiver Technology (DRT) is pleased to quote the following:

Item	Description	Qty.	Unit Price	Extended
001	DF 45 Drive Down System: This complete system	1 ea	\$18,500.00	<b>Price</b> \$18,500.00
002	DRT1000/DEX1: Digital Exciter Module	1 ea	\$7,000.00	\$7,000.00
003	DRT1000/TEX1: Transmitter Exciter Module for	1 ea	\$11,500.00	\$11,500.00
				•
Total				\$37,000.00

The date of delivery for the above order with receipt of a P.O. will be approximately 60 - 90 days. This quote is valid through August 31<sup>st</sup>, 2005.

For additional information on extended war ranties, other DF systems and training options, please contact the undersigned.

For contractual issues, please contact CFO Susan Kick at 301 916 5554 x104.

Thank you for your interest in DRT and its' family of products.

Cindy Solomon
Marketing/Director
Digital Receiver Technology, Inc.
301 916 5554 x151
csolomon@drti.com



### QTE6779-00717 3/29/2005

### Quotation

### Bill To:

Chicago Police Bureau of Investigative Service

Attn: Jim Norris

Organized Crime Division

3340 W. Fillmore Chicago IL 60624

james.norris@chicagopolice.org

### Ship To:

Attn: Jim Norris

Organized Crime Division

3340 W. Fillmore

james.norris@chicagopolice.org

Chicago IL 60624

	CPB-	omer 1/2 Salisanas (iii 1) 901 CHGIL-001 WPG1 BES	ST WAY Net 30	0/0/0000	
illey	Rem Stamper	Tartesia lexitals	عاف المادي	બનામાં વામાં ત્રેમભા	oa. Tu
1	SRAY-GSM-SW S/W for StingRay S	GSM S/W for StingRay	EA	\$20,000.00	\$20,000
1	TARPON	Geolocation Software	EA	\$3,500.00	\$3,500
1	session. Each ses	Training - East Coast Ining is for up to 4 people per sion is scheduled for 12 hrs and r accessories, i.e., DF s, etc.	EA	\$5,500.00	\$5,50
	NOTE	please call 1-800-358-5297 to			\$
	NOTE Delivery will be 90 stated. Please see	days ARO unless otherwise a attached Terms and Conditions.	*		\$

Approved By:

\$29,000.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$29,000.00



Quote	QTE6779-01929
Date	12/22/2008
Page:	1

### Quotation

### Bill To:

Chicago Police Department Sgt. Jim Washburn james.washburn@ chicagopolice.org

312-746-7922

### Ship To:

Sgt. Jim Washburn james.washburn@ chicagopolice.org 312-746-7922

II Gliase Olu	er No.	Customer I	D	Salesperson ID	Shipping Method	- ayını	THE PROPERTY OF	O lo lo o o o	0.446
		CPB-CHGII	001	WPG2		Net 30	and the second second	0/0/0000	2,416
uantity Iten	n Numl	oer -	Descri	ption		UOM	Discount	Unit Price	Ext. Price
1 STIN	NGRAY I	- UP	StingRa	/ II - Upgrade		EA		\$65,000.00	\$65,000.0
1 STI	NGRAY II	-IDEN-SW	StlngRa	/ II iDEN Software Pad	kage	EA		\$22,000.00	\$22,000.0
1 PA-I	KIT-30W	IDEN 800	PA-KIT-	30W Single Band iDEN	1 800	EA		\$14,000.00	\$14,000.0
1 PA-I	KIT-30W	DUAL-BAND (	PA-KIT-	30W Dual-Band CONU	IS 850/1900	EA		\$17,500.00	\$17,500.0
1 PA-I	KIT-30W	2100	PA-KIT-	30W Single Band 2100	) MHz	EA		\$16,000.00	\$16,000.0
1 AJ-V	w-ug		AmberJa	ack-X or G to AmberJa	ck-W Upgrade (WideB	EA		\$18,000.00	\$18,000.0
1 SPU	IRDOG		Handhe	d Passive DF Tool		EA		\$12,000.00	\$12,000.
NOT Deli state	very will	be 120 days Al se see attache	RO unles	s otherwise and Conditions.					\$0.

Approved By:

Subtotal	\$164,500.00
Misc	\$0.00
Tax	\$0.00
Freight	\$0.00
Trade Discount	\$0.00
Purchase Price	\$164,500.00

Corporation

### Government Communication Systems Division Terms and Conditions of Sale For

### Wireless Equipment, Software and Services

### 1. DEFINITIONS

In addition to the terms defined elsewhere the following terms used herein have the following meanings:

- "Agreement" means the instrument of contracting; such as a Purchase Order, or other such designation which these terms and conditions of sale for Wireless Equipment, Software and Services are incorporated, all as acknowledged by Harris on its standard acknowledgement form;
- "Customer" means the purchaser of Equipment, Software, or Services from Harris;
- "Date of Acceptance" means the date when the Customer receives an item of Equipment, Software and/or Services unless Customer otherwise notifies Harris in writing that the Equipment, Software and/or Services was delivered in a defective condition.
- "Equipment" means any hardware, including components, and excludes any Software or Services;
- "Harris" means Harris Corporation, acting through its Government Communications Systems Division;  $\mathbf{E}$
- "Maintenance Agreement" means a separate agreement for maintenance of the items procured hereunder; such services are not included in this F.
- G. "Purchase Order" means the Customer's purchase order as acknowledged by Harris on its standard acknowledgement form;
- H. "Purchase Price" means the purchase price as identified in the Purchase Order,
- "Quote" means the price quotation of Harris itemizing the purchase price and includes all exhibits referred to within such Quote, including but not limited to the technical proposal, technical specifications, scope of work, schedule, the Agreement and any maintenance agreement specifically included in the purchase price;
- "Services" means, training, maintenance support, or other services to be provided to Customer as part of the Agreement;
- K. "Software" means software and firmware, including all copies provided to Customer.

### 2. PROPOSAL/QUOTE VALIDITY

Prices quoted are binding upon Harris for 30 days from the date of Quote. At expiration, Harris reserves the right to adjust its prices or extend the validity period.

### 3. ACCEPTANCE - MODIFICATION OF TERMS.

This Agreement constitutes Customer's acceptance of Harris' offer and such acceptance is expressly made conditional on Customer's assent to the terms and conditions contained in this Agreement. The Agreement will be deemed accepted by Customer upon the first to occur (i) Customer's issuance of the Purchase Order, or (ii) Harris' commencement of performance under the Agreement. In either such event any additional or different terms proposed by Customer are rejected unless expressly approved in writing by Harris. No communication from Customer that in any way differs from or adds to the Agreement, irrespective of whether or not Harris seasonably objects thereto, will be binding upon Harris unless such different or additional terms are incorporated into a writing signed by both Harris and Customer, making express reference to the Agreement.

All prices are exclusive of all sales, use, excise, and other taxes, duties, or charges. Unless evidence of tax exempt status is provided by Customer, Customer will pay, or upon receipt of invoice from Harris, will reimburse Harris within a reasonable time after receipt of notification for, all such taxes or charges levied or imposed on Customer, or required to be collected by Harris as a result of this transaction or any part thereof.

### 5. CHANGES/CANCELLATION

Except as otherwise provided herein, change and/or cancellation of a Purchase Order in whole or in part by Customer will be effective only with specific written approval of Harris and may be subject to Harris' reasonable change and/or cancellation charges.

### 6. DELIVERY

Harris shall have the right to make, and Customer agrees to accept, shipments in more than one lot, and payment for each lot shall be due accordingly.

### 7. FREIGHT CHARGES AND TRANSPORTATION INSURANCE

Unless otherwise stated in the Agreement, all prices and terms are F.O.B. Destination and are inclusive of freight charges.

### 8. TITLE AND RISK OF LOSS

Title to and risk of loss for Equipment and Software media sold under the Agreement shall pass to Customer at the F.O.B. Destination

### 9. PAYMENT TERMS

- A. Payment for an invoice is due within thirty (30) days from the date of the invoice. Late payment shall be accrued interest at either the lower of one and half percent per month or the highest rate allowed by law, to the outstanding balance due.
  - (i) Domestic Purchase Orders (not including Maintenance Agreements) are for shipments of Equipment, Software and/or Services to be delivered or Services to be performed within the continental United States and Canada. Harris will submit an invoice within 30 days of the Date of Acceptance of an individual delivery of Equipment, Software or performance of Services as identified in the Purchase Orders.
  - (ii) Domestic Purchase Orders for Maintenance Agreements require full payment of the Purchase Price prior to the start of the term of the Maintenance Agreement or Harris' obligation to perform.
  - (iii) International Purchase Orders are for shipments of Equipment, Software and/or Services to be performed outside the continental United States and Canada. Harris will submit an invoice after it has receipt of an approved export license; Harris will not ship any Equipment, Software nor perform any Services under the Purchase Order until it receives full payment of the Purchase Price of the Purchase Order.

### 10. ANNUAL MAINTENANCE AGREEMENT

Upon expiration of warranty period, Customer can execute a separate maintenance agreement with Harris for Equipment and/or Software. Such maintenance agreements are available for a percentage of the original Purchase Prices of the Equipment and/or Software. Annual maintenance agreements include:

- A. Customer telephone support during normal business hours (Monday through Friday, Eastern Standard Time).
- B. Additional twelve (12) month warranty on Equipment, with respect to the Equipment Maintenance Agreement.
- C. For Software maintenance agreements it includes notification of and free access to Software upgrades as defined in the maintenance agreement.

### 11. EQUIPMENT RETURN POLICY

- A. Equipment Damaged in Shipment. Upon receipt of shipments, Customer must open and inspect all boxes immediately for possible freight damage. If damage is found, Customer must notify the delivering carrier within 48 hours and request an inspection. After notifying the freight carrier, Customer promptly shall contact Harris for further instructions. Damaged Equipment shall not be returned without Harris' prior authorization.
- B. <u>Items Shipped in Error</u>. If the Equipment Customer receives is not what the Customer ordered, Customer will promptly notify the Harris responsible for the fulfillment of the Purchase Order. Customer agrees not to discard packing material. Harris will issue a return authorization.
- C. <u>Defective Equipment</u>. If the Equipment Customer receives is defective, it is covered under the Harris or manufacturer's standard equipment warranty. Upon discovery of a warranty problem, Customer promptly must contact the Harris for warranty support. Customer agrees not to return the Equipment until a service representative has issued a return authorization, including a form Customer must fill out describing the nature of the Equipment defect.
- D. Other Reasons. If Customer needs to return Equipment for other reasons, Customer must contact Harris for a return authorization. Harris' customer service representative will require a clear statement of the reason for the return request. Upon approval of Customer's request, a return authorization will be issued. Customer agrees not to return any Equipment without a return authorization. Equipment being returned is subject to restocking and other charges. CUSTOM MANUFACTURED OR SPECIAL ORDER ITEMS ARE NOT RETURNABLE.
- E. Upon Receipt of a Return Authorization. Return authorization numbers must appear on each individual package being returned. Customer is responsible for insuring the return for the full invoice amount and all shipping costs. Harris may refuse shipments of Equipment returned without return authorization numbers. All Equipment being returned for credit must be returned in a timely manner and in good condition. Harris will inspect all Equipment returned. If there is damage, wear and tear, or if there are missing components or accessories, Harris may charge Customer for repair/refurbishment.

### 12. LIMITED WARRANTY

A. Harris warrants the Equipment and Software ordered hereunder as of the Date of Acceptance to be substantially free from defects in material and workmanship. Harris' liability under this Limited Warranty shall commence on the Date of Acceptance of the individual item of Equipment and Software and terminate 12 months thereafter. Written notice of any defects shall be given to Harris upon discovery and Harris shall promptly correct such defects by repair or replacement, at its option, without charge, either FOB Harris' plant or service in the field. Harris uses new and reconditioned parts to satisfy warranty repairs and replacements under the terms of this warranty. Defective articles shall not be returned to the Harris' factory without the prior written authorization of the Harris. Call 1-800-358-5297 to obtain a Return Material Authorization (RMA) number. Harris shall have the right of final determination as to the existence and cause of any claimed defect.

Specifically excluded from the terms of this Limited Warranty are any defects which occur as a result of:

- (i) Acts of God.
- (ii) Physical impact, crash or foreign object damage.
- (iii) Improper maintenance, storage, modification or alteration by the Customer or its Customer.
- (iv) The Customer's or its Customer operation of the items delivered under this Agreement with any accessory, equipment or part not specifically approved by the Harris unless the Customer furnishes clear and convincing evidence that such accessory, equipment, or part was not a cause of the defect.
- (v) Normal wear and tear. (The Customer recognizes that certain parts have a limited service life and will wear out through normal use)
- (vi) Equipment or Software subjected to misuse or detrimental exposure or negligence;
- (v) Defects caused by improper storage, use, installation or maintenance;

Note: Harris is not responsible under this provision for defects with respect to items not provided by Harris or its subcontractors.

- B. For purposes of Harris' warranties for Equipment and Software media, a defect is defined as a failure of any unit or component manufactured or supplied by Harris that is not attributable to unauthorized modification or alteration, lack of care in operation, maintenance or handling. The written notice of claim of defect must include a description of the defect with detailed information, which will enable Harris to identify the defect and determine its probable cause. Components that Customer claims to be defective must be available to Harris for inspection and test. No defective Equipment or parts are to be returned without first receiving written authorization and instructions from Harris. Customs clearance for all replacement parts under the warranty or otherwise will be Customer's sole responsibility.
- C. CLAIMS UNDER ANY OF THE FOREGOING WARRANTIES ARE WAIVED UNLESS MADE WITHIN THE EQUIPMENT WARRANTY PERIOD, IN THE CASE OF EQUIPMENT, OR WITHIN THE SOFTWARE WARRANTY PERIOD, IN THE CASE OF SOFTWARE MEDIA. NO PERSON IS AUTHORIZED TO GIVE ANY OTHER WARRANTIES OR TO ASSUME ANY OTHER LIABILITIES ON HARRIS' BEHALF, UNLESS MADE OR ASSUMED IN WRITING BY A DULY AUTHORIZED REPRESENTATIVE OF HARRIS.
- D. HARRIS' LIABILITY FOR BREACH OF ANY OR ALL WARRANTIES FOR EQUIPMENT, SOFTWARE MEDIA, SERVICES AND LICENSED HARRIS PROGRAMS IS EXPRESSLY LIMITED TO THE REPAIR, REPLACEMENT, OR REFUND OF THE PURCHASE PRICE OF SUCH DEFECTIVE EQUIPMENT OR SOFTWARE, LESS A REASONABLE CHARGE FOR USE AND IN NO EVENT WILL HARRIS OR ITS LICENSORS BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES BY REASON OF ANY BREACH OF WARRANTY OR DEFECT IN MATERIALS OR WORKMANSHIP. HARRIS WILL NOT BE REQUIRED TO REPAIR, REPLACE, OR REFUND THE PURCHASE PRICE OF EQUIPMENT OR SOFTWARE WHICH HAVE BEEN SUBJECTED TO NEGLECT, ACCIDENT, OR IMPROPER USE, OR WHICH HAVE BEEN ALTERED OTHER THAN BY AUTHORIZED HARRIS PERSONNEL.
- E. THIS LIMITED WARRANTY CONSTITUTES HARRIS' SOLE AND EXCLUSIVE LIABILITY HEREUNDER AND CUSTOMER'S SOLE AND EXCLUSIVE REMEDY FOR DEFECTIVE OR NON-CONFORMING EQUIPMENT, SERVICES, AND SOFTWARE. THE FOREGOING WARRANTIES ARE IN LIEU OF ALL OTHER WARRANTIES (EXCEPT AS TO TITLE), WHETHER ORAL, WRITTEN, EXPRESS, IMPLIED, OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTY OR CONDITION OF MERCHANTABILITY, ANY IMPLIED WARRANTY OR CONDITION OF FITNESS FOR A PARTICULAR PURPOSE, OR ANY WARRANTY OR CONDITION ARISING OUT OF COURSE OF DEALING, COURSE OF PERFORMANCE, OR CUSTOM OR USAGE OF TRADE. CUSTOMER AGREES THAT NO CIRCUMSTANCE CAUSING CUSTOMER EXCLUSIVE AND LIMITED REMEDIES TO FAIL IN THEIR ESSENTIAL PURPOSE SHALL INCREASE OR EXTEND ANY HARRIS WARRANTY. THE TOTAL LIABILITY OF HARRIS AND ITS LICENSORS UNDER THIS WARRANTY SHALL IN ANY EVENT BE SUBJECT TO THE LIMITATIONS IN THIS SECTION.

### 13. REPAIRS

To repair any Wireless products after the 12 month warranty has expired, call 1-800-358-5297 to obtain a Return Material Authorization (RMA) number and an estimated cost for repair.

(i) Repair Policy - To affect a repair on a Wireless Product, the Equipment and/or Software should be returned to the Harris' factory with a written description of the failure mode. Out of warranty repairs apply to any equipment and/or software whose standard 12- month warranty has expired, no maintenance agreement has been purchased and paid for, and/or any equipment and/or software damaged in a manner not covered by the standard warranty, including any defects which occur as identified under 1 above.

Equipment and/or Software should not be returned to the Harris' factory without the prior written authorization of the Harris. Call 1-800-358-5297 to obtain a Return Material Authorization (RMA) number.

(ii) Support Policy - Harris provides free help desk support throughout the warranty period and maintenance agreement of purchased Wireless Equipment and/or Software. Technical support is available during normal business hours EST, Monday through Friday via the help desk support center at 1-800-358-5297.

### 14. SOFTWARE LICENSE

- A. Subject to full payment of the Purchase Price by Customer, Harris grants to Customer a nontransferable (except as expressly provided herein), nonexclusive license to use the Software (software, firmware, and documentation) in connection with use of the Equipment purchased hereunder. The Software furnished with the Equipment shall be of the latest generation available at the time of shipment of the Equipment. Harris is under no obligation to supply updates to the Software except where expressly so stated in writing.
- B. This license is limited to object code programs and related documentation only and does not apply to any of the corresponding source code or program listings.
- C. Customer acknowledges that Harris (or its licensor) has valuable property rights in the Software, and the Software will continue to be the sole and exclusive property of Harris or its licensor. Customer will obtain no title to the Software. All rights in patents, copyrights and trade secrets in relation to the Software shall continue to be vested in Harris or its licensor.
  - (i) Customer shall keep the Software confidential by affording access to the Software only to those of its employees, agents, or consultants having a need to know and shall have such individuals agree in writing to the obligations contained herein. In addition, Customer shall employ reasonable measures to prevent any unauthorized use, copying, publishing, reproducing, or disclosing of the Software and shall treat such with not lesser care than its own confidential information.
    - a). The Software may be used only in conjunction with the Equipment purchased hereunder. Customer may not rent, lease, transfer, network, display, or distribute the Software, nor may Customer reverse engineer, disassemble, decompile, modify, alter, translate, or adapt the Software or create any derivative thereof, except where expressly stated in writing.
    - b). Customer agrees that a violation of this Agreement would cause irreparable injury to Harris or its licensor, and that Harris or its licensor shall be entitled, in addition to any other rights and remedies it may have, at law or in equity, to an injunction enjoining and restraining Customer from doing or continuing to do any such act and any other violations or threatened violations of this Agreement. Furthermore, Customer agrees that if Harris or its licensor should waive any breach of any provision of this Agreement, it shall not thereby be deemed to have waived any preceding or succeeding breach of the same or any other provision of this Agreement.

If Customer sells or otherwise disposes of Customer-owned media on which any Software is fixed, such media must be erased before any sale or disposal

### 15. DISCONTINUED AVAILABILITY/LAST TIME BUY

Customer acknowledges that Harris has made no representation about the continued availability of the Equipment and Software listed in the Agreement. Harris reserves the right, in its absolute discretion, with or without notice, without incurring any liability to Customer or otherwise, whether in contract or tort, to discontinue manufacturing or selling any of the Equipment and Software listed in the Agreement at any time or from time to time. Harris may within its discretion provide Customer with an opportunity to purchase such quantities of the Equipment or Software as Customer estimates it may need ("last time buy") within thirty (30) days of notice. Customer's last time buy rights are limited to products available in Harris' inventory at the time of Customer's request. Harris will provide warranty services and make spare parts available to Customer for a period of one (1) year after notice by Harris to Customer that the Equipment has been discontinued.

### 16. INTELLECTUAL PROPERTY INDEMNIFICATION

(I) In the event any Equipment to be furnished under this Agreement is not to be made in accordance with drawings, samples or manufacturing specifications designated by Customer, but rather is the design of Harris, Harris agrees that it shall, at its own expense and at its option, defend or settle any claim, suit, or proceeding brought against Customer or any customer of Customer, based on an allegation that the Equipment furnished under this Agreement constitutes a direct or a contributory infringement of any claim of any United States patent, mask work, copyright or any other intellectual property right. This obligation shall be effective only if Customer shall have made all payments then due and if Harris is notified of said allegation promptly in writing and given authority, information, and assistance for the settlement or defense of said claim, suit, or proceeding. Harris shall pay all damages and costs assessed in such suit or proceedings. In the event of a final adjudication by a court of competent jurisdiction that its Equipment or any part thereof infringes or violates any third party intellectual property right or if the use or sale thereof is enjoined, or if the provisions of any negotiated settlement Agreement prohibit the use of the product, Harris shall at its sole option and its own expense, either: (a) Procure for Customer the right to continue using the Equipment; or (b) Replace it with a substantially equivalent non-infringing equipment; or (c) Modify it so it becomes non-infringing but substantially equivalent; or (d) If none of the above is reasonably available, terminate the Customer's right to use the Equipment as a percentage of the total useful life.

The foregoing indemnity does not apply to the following: (1) Infringement by a combination of Equipment furnished under this Agreement with other equipment not furnished hereunder unless Harris is a contributory infringer; (2) Infringement resulting from changes or modifications made to or from the Equipment by the Customer; (3) Any settlements of a claim, suit, or proceeding made without Harris' written consent; and, (4) Any Equipment to be furnished under this Agreement which is to be delivered to the United States Government.

The foregoing states the entire liability of Harris with respect to infringement or violation of third party intellectual property rights in connection with

Equipment furnished under this Agreement.

(II) In the event any Equipment to be furnished under this Agreement is to be made in accordance with drawings, samples or manufacturing specifications designated by Customer and is not the design of Harris, Customer agrees to defend, indemnify and hold Harris harmless to the same extent and subject to the same requirements as set forth in Harris' indemnification of Customer as set forth in (I) above.

### 17. TECHNICAL DATA AND INVENTION

- A. Unless specifically agreed to by Harris and identified and priced in the Agreement as a separate item or items to be delivered by Harris (and in that event, except so identified and priced), the sale of Equipment, Software and Services under the Agreement confers on Customer no right in license under, access to, or entitlement of any kind to any of Harris' technical data including, but not limited to design, process technology, software and drawings, or to any of Harris' inventions (whether or not patentable), irrespective of whether any such technical data or invention or any portion thereof arose out of work performed under or in connection with the Agreement, and irrespective of whether Customer has paid or is obligated to pay Harris for any part of the design or development of the Equipment, Software or Services.
- B. Harris will not be obliged to safeguard or hold confidential any data whether technical or otherwise, furnished by Customer for Harris' performance of the Agreement unless (and only to the extent that) Customer and Harris have entered into a separate written confidentiality agreement.
- C. Customer shall not violate Harris' copyright of documents or Software or without Harris' written permission disclose Harris' confidential or proprietary data to others.

### 18. EXCUSABLE DELAY

- A. Harris will be excused from performance under the Agreement and not be liable to Customer for delay in performance attributable in whole or in part to any cause beyond its reasonable control, including, but not limited to, actions or inactions of government whether in its sovereign or contractual capacity, judicial action, war, civil disturbance, insurrection, sabotage, act of public enemy or terrorism, labor difficulties, failure or delay in delivery by Harris' suppliers or subcontractors, transportation difficulties, shortage of energy, materials, labor or equipment, accident, fire, flood, storm or other act of nature, Customer's fault or negligence or where compliance with any applicable environmental law or regulation by Harris is not reasonably technologically or economically feasible, or would otherwise require Harris to change its manufacturing process.
- B. In the event of an excusable delay, Harris will make reasonable efforts to notify Customer of the nature and extent of such delay and (1) Harris will be entitled to a schedule an extension on at least a day-for-day basis, and (2) if the delay is caused by Customer's fault or negligence, Harris will be entitled to an equitable adjustment in price under the Agreement.

### 19. EXPORT AND RE-EXPORT RESTRICTIONS

Customer acknowledges that the Equipment and Software sold or licensed to it by Harris under this Agreement may be subject to export controls under the laws of the United States or Canada. Customer will not export or re-export the Equipment or Software, technology, or products manufactured from the technology that are the subject of the Agreement in violation of the export control laws of the United States or Canada. Customer shall defend, indemnify and hold Harris harmless from and against any loss, damage, or liability arising out of Customer's failure to comply with this Section. The Customer shall supply to the Harris on a timely basis all necessary information and documentation requested by Harris in order to permit the Harris to export the Equipment, Software and/or Services with respect to any Purchase Order issued by the Customer hereunder, in accordance with the terms of this Agreement.

### 20. COMPLIANCE WITH WASTE RECYCLING LAWS

Customer acknowledges and agrees that the supply of the Equipment by Harris to the Customer, and the resale or re-supply of the Equipment by the Customer, may give rise to obligations for Harris and the Customer under the Environmental Laws as hereinafter defined. The Customer shall be responsible for the collection, recycling, reuse and disposal of the Equipment in compliance with the Environmental Laws. "Environmental Laws" means any law or regulation in any jurisdiction worldwide applicable to the Agreement and these terms and includes but it is not limited to the recycling or treatment of waste equipment including the laws implementing the WEEE Directive as defined hereinafter. "WEEE Directive" means the BU Directive on Waste Electrical Equipment and shall include any and all national laws and regulations, whether civil, criminal, administrative, in any jurisdiction giving effect to that meaning including, but limited to, statutes and subordinate legislation, ordinances permits, common law, local laws, judgments, and any notices, orders, directions, instructions or decisions of any competent authority. Harris may arrange for services, paid for by Customer, to recycle or dispose of Harris manufactured products in compliance with the Environmental Laws. The Customer shall indemnify and hold Harris and each of its affiliates harmless against all expenses, costs, claims, liabilities or damage of any nature incurred by any of them relating to the collection, recycling, reuse and disposal of any Equipment or otherwise arising in connection with their respective obligations under the Environmental Laws. The Customer shall provide Harris with such compliance plans or other documents and information that Harris may reasonably request to enable Harris and its affiliates to verify and prove to any enforcement agency the compliance by the Customer and Harris of their respective obligations under this Section and the Environmental Laws.

### 21. LIMITATION OF LIABILITY

CUSTOMER IS EXPRESSLY NOTIFIED THAT UNDER NO CIRCUMSTANCES SHALL HARRIS BE LIABLE FOR (A) ANY SPECIAL, INDIRECT, INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES OF ANY PARTY, INCLUDING THIRD PARTIES, EVEN IF SUCH DAMAGES ARE FORESEEABLE, OR (B) LOSS OF REVENUE, LOSS OF PROFITS, LOSS OF BUSINESS OR LOSS OF USE EVEN IF HARRIS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION SHALL APPLY TO ANY CLAIM OR CAUSE OF ACTION WHETHER IN CONTRACT OR TORT (INCLUDING NEGLIGENCE, STRICT LIABILITY OR BREACH OF WARRANTY). IN NO EVENT SHALL HARRIS' LIABILITY TO CUSTOMER OR ANY PARTY CLAIMING THROUGH CUSTOMER EXCEED THE ACTUAL PURCHASE PRICE PAID BY CUSTOMER FOR ANY EQUIPMENT, SOFTWARE OR SERVICES SUPPLIED HEREUNDER. THIS SECTION SHALL SURVIVE THE TERM OR EXPIRATION OF THIS AGREEMENT. CUSTOMER AGREES TO INDEMNIFY HARRIS AGAINST ALL LOSS OR LIABILITY FROM CLAIMS BY CUSTOMER OR A THIRD PARTY ARISING OUT OF OR RELATING TO CUSTOMER'S INSTALLATION, OPERATION, OR USE OF THE EQUIPMENT OR SOFTWARE.

### 22. APPLICABLE LAW, VENUE, AND JURISDICTION

The Agreement, and any disputes related thereto, shall be governed by and interpreted in accordance with the laws of the State of Florida, USA, regardless of any conflict of law principles requiring the application of any other law. The parties specifically exclude the application of the United Nations Convention on Contracts for the International Sale of Goods to the Agreement, to the contractual relationship created under the Agreement, and to the construction, validity, enforcement, and interpretation of the Agreement. The parties agree that the exclusive venue for any action arising out of or related to the Agreement shall be in the courts with the appropriate jurisdiction located in Brevard County, Florida, and each party irrevocably submits to the jurisdiction of each such court in any such action and waives any objection it may now or hereafter have to venue or personal jurisdiction in each such court. The prevailing party in any action related to the dispute or interpretation of the Agreement shall be entitled to recover its reasonable attorneys fees incurred in pursuing the action, including those fees incurred throughout all bankruptcy and appellate proceedings.

### 23. JURY WAIVER

CUSTOMER AND HARRIS FURTHER AGREE, TO THE EXTENT PERMITTED BY LAW, TO WAIVE ALL RIGHTS TO A TRIAL BY JURY OF ANY ACTION RELATING TO THE DISPUTE OR INTERPRETATION OF THE AGREEMENT, WHETHER SOUNDING IN CONTRACT, TORT, OR OTHERWISE. THE PARTIES SPECIFICALLY ACKNOWLEDGE THAT THIS WAIVER IS MADE KNOWINGLY AND VOLUNTARILY AFTER AN ADEQUATE OPPORTUNITY TO NEGOTIATE ITS TERMS AND THAT SUCH WAIVER IS MATERIAL CONSIDERATION FOR THE SALE AND PURCHASE CONTEMPLATED HEREBY.

### 24. ASSUMPTION OF RISK

Each party hereto acknowledges (a) the risks of its undertakings hereunder, (b) the uncertainty of the benefits and obligations hereunder, and (c) its assumption of such risks and uncertainty. Each party has conducted its own due diligence and requested and reviewed any contracts, business plans, financial documents and other written material as in such party's opinion shall be the basis of that party's decision to enter into the Agreement.

### 25. RELIANCE ON COUNSEL AND OTHER ADVISORS

Each party has consulted such legal, financial, technical or other experts it deems necessary or desirable before entering into the Agreement. Each party represents and warrants that it has read, knows, understands and agrees with the terms of the Agreement, and the Agreement shall not be construed against either party as the drafter.

### 26. COMPLIANCE WITH APPLICABLE LAWS

Customer warrants that Customer shall comply with any and all applicable US federal and state laws, and shall operate in good faith to comply with other laws and regulations and industry best practices, applicable to such party's performance hereunder, and shall promptly act to correct any noncompliance once identified.

### 27. GENERAL PROVISIONS

- A. <u>Publicity.</u> Neither party will, without the prior written consent of the other party: (a) make any news release, public announcement, denial or confirmation of this Agreement or its subject matter; or (b) in any manner advertise or publish the fact of this Agreement.
- B. <u>Default</u>. If Customer defaults in any of Customer's obligations hereunder, including, but not limiting to failure to pay all sums when due, Customer will be liable for all costs to Harris resulting from Harris' attempt to enforce its rights hereunder, including, but not limited to collection agency fees, attorney fees, court costs, etc.

- C. <u>Assignment.</u> Customer shall not assign any of its rights under this Agreement, voluntarily or involuntarily, whether by merger, consolidation, dissolution, operation of law or any other manner. Any purported assignment of rights in violation of this Section is null and void.
- D. <u>Enforceability</u>. If any provision of this Agreement is held invalid, illegal or unenforceable, the validity, legality or enforceability of the remaining provisions will, to the extent of such invalidity, illegality, or unenforceability, be severed, but without in any way affecting the remainder of such provision or any other provision contained herein, all of which shall continue in full force and effect.
- E. No Waiver. Waiver or failure by Harris to enforce any of the terms or conditions hereunder or the delay in exercise of any of its remedies or any terms or condition herein, will not be a future waiver of any such right, or be a waiver of any other term, condition or remedy contained herein.
- F. Notices. All notices must be in writing and will be effective when received by (1) personal delivery, (2) registered, certified, or nationally recognized overnight mail, proof of receipt requested, and (3) facsimile, if confirmed within three (3) business days by one of the other methods herein, at the addresses or facsimile numbers indicated or to such other addresses or facsimile numbers as the parties may specify by giving notice pursuant hereto. A copy of all notices must be sent to Harris Corporation, PO Box 37, MS: R5/11A, Melbourne, FL 32902 Attention: Contracts Manager.
- G. English Language: The Parties confirm that it is their wish that this Agreement, as well as any other documents relating hereto including notices, have been and shall be drawn up in English only.
- H. GSA: All purchase orders under GSA Schedule #GS-35F-0283J are subject to the GSA Terms and Conditions which will supersede all other Terms and Conditions provided.

### 28. CLAUSES INCORPORATED BY REFERENCE

The following Federal Acquisition Regulations/Defense Federal Acquisition Supplement ("FAR/DFARS") clauses are incorporated herein by reference, to the extent these clauses are applicable, with the same force and effect as if they are included in full text: 52.219-8 Utilization of Small Business Concerns, 52.222-26 Equal Opportunity, 52.222-35 Equal Opportunity for Special Disabled Veterans and Veterans of the Vietnam Era and other eligible Veterans, 52.222-36 Affirmative Action for Workers With Disabilities, 52.222-39 Notification of Employees Rights Concerning Payment of Union Dues or Fees, 52.247-64 Preference For Privately Owned U.S. Flag Commercial Vessels, 252.225-7014 Preference for Domestic Specialty Metals, Alternate 1, 252.247-7023 Transportation of Supplies by Sea, and 252.247-7024 Notification of Transportation of Supplies by Sea.

### 29. ENTIRE AGREEMENT

The Agreement supersedes all previous proposals, negotiations, conversations, and understandings, whether oral or written, and constitutes the sole and entire agreement between the parties pertaining to the subject matter hereof. No modification or deletion of, or addition to these terms, will be binding unless made in writing and signed by duly authorized representatives of both parties.



# WPG <u>AmberJack</u> Upgrade Request

July 29, 2009

Company:	Chicago Police Department
First Name:	James
Last Name:	Washburn
Telephone:	312-747-7922
Email Address:	James.washburn@chicagopolice.org
PO#:	
Return Street Address 1:	3340 W. Fillmore
Return Street Address 2:	Room 2180
Return City:	Chicago
Return State/Province:	IL
Return Zip/Postal Code:	60624
Product (s) requiring upgrade	AMBERJACK - TO AMBERJACK -
Serial Number(s)	



	AmberJack-X (3123330-101)	
	Check List	
QTY	Description	Part Number
1	AmberJack-X Chassis	AJ-X
1	Cable Assy, DBDF (Gossamer)	3120038-101
1	Cable Assy, (StingRay)	3099547-101
1	Accessory Kit	3087885-101
2	Eyebolt, Swivel	47621
1	Tool, Eyebolt	47641/94882
1	Webbing Assy	8834T561
2	Fuse	270-1005
1	Carrying Case w/Keys	NPN
1	3-Way Splitter	DC15A-3J1



Wireless Products Group 407 John Rodes Boulevard Melbourne, Florida 32934

July 29, 2009

# WPG AMBERJACK UPGRADE SHIPPING INSTRUCTIONS

Please send your AmberJack(s) to the address below and be sure to include the completed Upgrade form to ensure a quick turnaround of the equipment. If you haven't already done so, also email a copy of your completed form to

Return unit to address:

Harris Corporation -WPG 407 John Rodes Boulevard Melbourne, Florida 32934

Attn:

Shipping charge number listed below. Please be sure and place in the reference section of the waybill.



## WPG Amber Jack Upgrade Request

July 29, 2009

Company:	
First Name:	
Last Name:	
Telephone:	
Email Address:	
PO#:	
Return Street Address 1:	
Return Street Address 2:	
Return City:	
Return State/Province:	
Return Zip/Postal Code:	
Product (s) requiring upgrade	AMBERJACK - TO AMBERJACK
Serial Number(s)	



Please Remit Payments: Harris Corporation, GCSD Citibank Delaware P.O. Box 7247 - LB 6759 Philadelphia, PA 19170-6759 USA

Account No: 30523187 ABA Rtg No: 021000089

TIN: 340276860

# Invoice INV6779-02239 Date 10/13/2009 Page: 1

### Invoice

### Bill To:

Chicago Police Department James Washburn 3340 W. Fillmore Ave james.washburn@chicagopolice. org Chicago IL 60624

Original Invoice

SGT James Washburn Chicago Police Dept 3340 W. Fillmore Ave Chicago IL 60624

Ship To:

Deposit

Freight

Trade Discount

Purchase Price

Misc

Tax

\$0.00

\$0.00

\$0.00 \$0.00

\$0.00

\$18,000.00

Purchase Order No.	Customer		Salesper	son	Shipping Method BEST WAY	d Pmt Tern Net 30	ris I	Reg Shi 5/8/2009	p Date		6779-01271
15457	CPB-CHGII		WPG3	- I'm		Net 30		ount:	Unit Pri		Ext. Price
Ordered Shipped	B/O	AJ-W		Am	nberJack-X or G to An erial Number			ouris .		000.00	
1	1	SPUF	RDOG	На	ndheld Passive DF To	ool			\$12,0	000.00	\$0.0



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### Chicago Police Department Organized Crime Division

PUNCHASE ONDER

DATE:

3/9/2009 15457

3340 W. Fillmore Ave. Chicago, IL 60624 Phone: 312-747-7922

james.washburn@chicagopolice.org

Delivery date = 7/9/09

VEXIPOR
Harris Corporation
Wireless Products Group

P.O. Box 9800 Melbourne, FL 32902-9800

800-358-5297

COPY

Sgt. James Washburn

Chicago Police Department

3340 W. Fillmore Ave.
Chicago, IL 60624
312-746-7922

SHIPPINGMATHODS	ASAP	经主题的	District provinces	
STINGRAY II-UP STINGRAY II-IDEN-SW PA-KIT-30W IDEN 800 PA-KIT-30W DUAL BAND PA-KIT-30W 2100 AJ-W-UG SUPERDOG	StingRay II Upgrade StingRay II IDEN software Package PA-KIT-30W Single Band IDEN 800 PA-KIT-30W Dual-Band Conus 850/900 PA-KIT-30W Single Band 2100 mz AmberJack-X or G to AmberJack-W Handheld Passive DF Tool	22 • N. H. J.	65,000.00 22,000.00 14,000.00 17,500.00 16,000.00 18,000.00 12,000.00	65,000.00 22,000.00 14,000.00 17,500.00 16,000.00 18,000.00
	cial Instructions		SUBTOTAL TAX RATE TAX TOTAL	\$ 164,500.00 NA \$ 164,500.00

Sergeant James Washburn #1765

9-Mar-09

Authorized by

Date

If you have any questions about this purchase order, please contact [Name, Phone #, E-mail, Phone, Fax]



Harris Corporation, GCSD Philadelphia, PA 19170-6759 USA

Account No: 30523187 ABA Rtg No: 021000089 TIN: 340276860

Invoice	INV6779-02239
Date	10/13/2009
Page:	1

### Invoice

Bill To:

Chicago Police Department James Washburn 3340 W. Fillmore Ave james.washburn@chicagopolice.

Chicago IL 60624

Ship To:

SGT James Washburn Chicago Police Dept 3340 W. Fillmore Ave Chicago IL 60624

OF CHESON	Order No. 15457	Customer CPB-CHGII		Salespers WPG3	BEST W	AY	Pmt Terms Net 30	6/8/2009	ORD	Is Ord No. 6779-01271
Ordered	Shipped	B/O	Item Nu	mber	Description			Discount	Unit Price	
1	1		AJ-W-U0 3049	3	AmberJack-X Serial Numbe		rJack-W Upgrad		\$18,000.00	\$18,000.0
-1		N	SPURDO	96	Handheld Pas	sive DF Tool			\$12,000.00	\$0.0
				u ab	ove items reco	eived in gr	bod			
				Work	ing Was					

HARRIS CORP - WIRELESS PRODUCTS GROUP P.O. BOX 9800, M/S R5-11A MELBOURNE, FL 32902-9800 PH: 800-358-5297, FAX: 321-309-7437, wpg@harris.com

Subtotal	\$18,000.00
Deposit	\$0.00
Misc	\$0.00
Tax.	\$0.00
Ereight	\$0.00
Trade Discount	\$0.00
Purchase Price	\$18,000.00



Quote QTE6779-02485

Date 4/26/2010

Page: 1

### Quotation

### Bill To:

Chicago Police Bureau of Investigative Servic Attn: Denise Elmazi Sayers as Agent for Technology Finance LLC Mt. Prospect IL 60056 1150 Feehanville Drive

### Ship To:

Sgt. Jim Washburn james.washburn@ chicagopolice.org 3340 W. Fillmore Ave. Chicago, IL 60624

urchase	Order No.	Customer	ID		Shipping Method	Paym	ent Terms	Reg Ship Date	Master No
		CPB-CHG	IL-001	WPG3		Net 3		0/0/0000	3,05
uantity	Item Num	ber	Descr	iption		UOM	Discount	Unit Price	Ext. Price
1	KINGFISH		KingFis	h		EA		\$27,800.00	\$27,800.0
1	KF-CDMA-S	W	KingFis	h CDMA Software Pacl	kage	EA		\$18,100.00	\$18,100.
1	KF-GSM-SV	V	KingFis	h GSM Software Packa	age	EA		\$18,100.00	\$18,100.
1	KF-IDEN-SV	V	KingFis	h iDEN Software Packa	age	EA		\$18,100.00	\$18,100.
1	2014069-10	1	Rugged	Mini-PC Controller (G	D Go Book)	EA		\$5,500.00	\$5,500
1	PA-KIT-25W	-CONUS	High Po	wered Filtered 25W PA	A Kit-800/850/2100 MH	EA		\$11,500.00	\$11,500
1	CONV-2100	/1700-W/BP	N/BP Band IV - AWS Converter - CONUS EA		EA		\$19,800.00	\$19,800.0	
1	AJ-W		Amber	ack Wide Band DF Ant	enna	EA		\$38,400.00	\$38,400
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HARRIS CORP - WIRELESS PRODUCTS GROUP P.O. BOX 9800, M/S R5-11A MELBOURNE, FL 32902-9800 PH: 800-358-5297, FAX: 321-309-7437,wpg@harris.com

Approved By:

Subtotal	\$157,300.00
Misc	\$0.00
Tax	\$0.00
Freight	\$0.00
Trade Discount	\$0.00
Total	\$157,300.00

### 9. PAYMENT TERMS

- A. Payment for an invoice is due within thirty (30) days from the date of the invoice. Late payment shall be accrued interest at either the lower of one and half percent per month or the highest rate allowed by law, to the outstanding balance due.
  - (i) Domestic Purchase Orders (not including Maintenance Agreements) are for shipments of Equipment, Software and/or Services to be delivered or Services to be performed within the continental United States and Canada. Harris will submit an invoice within 30 days of the Date of Acceptance of an individual delivery of Equipment, Software or performance of Services as identified in the Purchase Orders.
  - (ii) Domestic Purchase Orders for Maintenance Agreements require full payment of the Purchase Price prior to the start of the term of the Maintenance Agreement or Harris' obligation to perform.
  - (iii) International Purchase Orders are for shipments of Equipment, Software and/or Services to be performed outside the continental United States and Canada, Harris will submit an invoice after it has receipt of an approved export license; Harris will not ship any Equipment, Software nor perform any Services under the Purchase Order until it receives full payment of the Purchase Price of the Purchase Order.

### 10. ANNUAL MAINTENANCE AGREEMENT

Upon expiration of warranty period, Customer can execute a separate maintenance agreement with Harris for Equipment and/or Software. Such maintenance agreements are available for a percentage of the original Purchase Prices of the Equipment and/or Software. Annual maintenance agreements include:

- Customer telephone support during normal business hours (Monday through Friday, Eastern Standard Time).
- B. Additional twelve (12) month warranty on Equipment, with respect to the Equipment Maintenance Agreement.
- C. For Software maintenance agreements it includes notification of and free access to Software upgrades as defined in the maintenance agreement.

### 11. EQUIPMENT RETURN POLICY

- A. Equipment Damaged in Shipment. Upon receipt of shipments, Customer must open and inspect all boxes immediately for possible freight damage. If damage is found, Customer must notify the delivering carrier within 48 hours and request an inspection. After notifying the freight carrier, Customer promptly shall contact Harris for further instructions. Damaged Equipment shall not be returned without Harris' prior authorization.
- B. <u>Items Shipped in Error</u>. If the Equipment Customer receives is not what the Customer ordered, Customer will promptly notify the Harris responsible for the fulfillment of the Purchase Order. Customer agrees not to discard packing material. Harris will issue a return authorization.
- C. <u>Defective Equipment.</u> If the Equipment Customer receives is defective, it is covered under the Harris or manufacturer's standard equipment warranty. Upon discovery of a warranty problem, Customer promptly must contact the Harris for warranty support. Customer agrees not to return the Equipment until a service representative has issued a return authorization, including a form Customer must fill out describing the nature of the Equipment defect.
- D. Other Reasons. If Customer needs to return Equipment for other reasons, Customer must contact Harris for a return authorization. Harris' customer service representative will require a clear statement of the reason for the return request. Upon approval of Customer's request, a return authorization will be issued. Customer agrees not to return any Equipment without a return authorization. Equipment being returned is subject to restocking and other charges. CUSTOM MANUFACTURED OR SPECIAL ORDER ITEMS ARE NOT RETURNABLE.
- Upon Receipt of a Return Authorization. Return authorization numbers must appear on each individual package being returned. Customer is responsible for insuring the return for the full invoice amount and all shipping costs. Harris may refuse shipments of Equipment returned without return authorization numbers. All Equipment being returned for credit must be returned in a timely manner and in good condition. Harris will inspect all Equipment returned. If there is damage, wear and tear, or if there are missing components or accessories, Harris may charge Customer for repair/refurbishment.

### 12. LIMITED WARRANTY

A. Harris warrants the Equipment and Software ordered hereunder as of the Date of Acceptance to be substantially free from defects in material and workmanship. Harris' liability under this Limited Warranty shall commence on the Date of Acceptance of the individual item of Equipment and Software and terminate 12 months thereafter. Written notice of any defects shall be given to Harris upon discovery and Harris shall promptly correct such defects by repair or replacement, at its option, without charge, either FOB Harris' plant or service in the field. Harris uses new and reconditioned parts to satisfy warranty repairs and replacements under the terms of this warranty. Defective articles shall not be returned to the Harris' factory without the prior written authorization of the Harris. Call 1-800-358-5297 to obtain a Return Material Authorization (RMA) number. Harris shall have the right of final determination as to the existence and cause of any claimed defect.

Specifically excluded from the terms of this Limited Warranty are any defects which occur as a result of

- (i) Acts of God.
- (ii) Physical impact, crash or foreign object damage.
- (iii) Improper maintenance, storage, modification or alteration by the Customer or its Customer.
- (iv) The Customer's or its Customer operation of the items delivered under this Agreement with any accessory, equipment or part not specifically approved by the Harris unless the Customer furnishes clear and convincing evidence that such accessory, equipment, or part was not a cause of the defect.
- (v) Normal wear and tear. (The Customer recognizes that certain parts have a limited service life and will wear out through normal
- (vi) Equipment or Software subjected to misuse or detrimental exposure or negligence;
- (v) Defects caused by improper storage, use, installation or maintenance;

Note: Harris is not responsible under this provision for defects with respect to items not provided by Harris or its subcontractors.

### Chicago Police Department Organized Crime Division

# **PURCHASE ORDER**

P.O. #

11/4/2010 10152

3340 W. Fillmore Ave. Chicago, IL 60624 Phone: 312-747-7922

james.washburn@chicagopolice.org

VENDOR

Harris Corp - Wireless Products Group p.O. Box 9800 M/S R5-11A Melbourne, FL 32902-9800 800-358-5297

Sgt. James Washburn Chicago Police Department 3340 W. Fillmore Ave. Chicago, IL 60624 312-746-7922

2014069-101 PA-KIT-25W-CONUS CONV-2100/1700-W/BP AJ-W	Rugged Mini-PC Controller (Go Book) High Powered 25W PA Kit Bond 1V-AWS Converter-CONUS Amber Jack Wide Band DF Antenna	1 1	5,500.00 11,500.00 19,800.00 38,400.00	5,500.00 11,500.00 19,800.00 38,400.00
77-AA	Arribes outst vitae baile			
			W	

Sergeant James Washburn #1765

Authorized by

04 Nov- 2010

### Chicago Police Department Organized Crime Division

## PURCHASE ORDER

DATE: P.O. # 11/4/2010 10152

3340 W. Fillmore Ave. Chicago, IL 60624 Phone: 312-747-7922

james.washburn@chicagopolice.org

### VENDOR

Harris Corp - Wireless Products Group p.O. Box 9800 M/S R5-11A Melbourne, FL 32902-9800

32902-9800 800-358-5297

### SHIP TO

Sgt. James Washburn Chicago Police Department 3340 W. Fillmore Ave. Chicago, IL 60624 312-746-7922

SHIPPING METHOD	ASAP	SHIPPING TER	SW2	
ITEM# King Fish KF-CDMA-SW KF-GSM-SW KF-IDEN-SW 2014069-101 PA-KIT-25W-CONUS CONV-2100/1700-W/BP	King Fish King Fish CDMA Software Package King Fish GSM Software Package King Fish iDEN Software Package Rugged Mini-PC Controller (Go Book) High Powered 25W PA Kit Bond 1V-AWS Converter-CONUS Amber Jack Wide Band DF Antenna	QTY  1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	27,800.00 18,100.00 18,100.00 18,100.00 5,500.00 11,500.00 19,800.00 38,400.00	27,800.00 18,100.00 18,100.00 18,100.00 5,500.00 11,500.00 19,800.00 38,400.00
Other Comments or Spe All Equipment per quote Training Included on Site	# QTE6779-02485		SUBTOTAL TAX RATE Shipping TOTAL	\$ 157,300.00 NA \$157,300.00

Sergeant James Washburn #1765

Authorized by

04 Nov. 2010

# ORGANIZED CRIME DIVISION Technical Services Group

TO:

Ernest T. Brown

Chief

Organized Crime Division ATTN: Brian Daly

Lieutenant

Organized Crime Division

FROM:

James R. Washburn

Sergeant

Organized Crime Division

SUBJECT:

1505 Fund Equipment Request

Harris Upgrade Payment Inv# INV6799-02186

Attached to this report is an Invoice from Harris Corporation of Melbourne FL. for the purchase and upgrade of the Stingray Equipment currently being utilized by the Tech Lab. The approval letter for this equipment is also attached. The upgrade to Stingray II and the additional equipment required to operate the upgrade are itemized in the attached invoice. This equipment is utilized by Tech Lab personnel to

It is utilized in conjunction with

The total invoice amount is \$164,500.00. Two items are back ordered that total \$30,000.00. The R/S is requesting that \$134,000.00 be remitted at this time. CPD numbers on all equipment are pending at this time.

Since this equipment is utilized in both is requested that it paid for by 1505 funds (50%) and 1505ML funds (50%).

ames R. Washburn

(Ser geant

Organized Crime Division

APPROVED:

Nicholas J. Roji

Deputy Chief

Organized Crime Division

Ernest T. Brown

Chief

Organized Crime Division



Please Remit Payments: Harris Corporation, GCSD Citibank Delaware P.O. Box 7247 - LB 6759 Philadelphia, PA 19170-6759 USA

Account No: 30523187 ABA Rtg No: 021000089

TIN: 340276860

# Invoice INV6779-02186 Date 8/20/2009 Page: 1

### Invoice

### Bill To:

Chicago Police Department Sgt. Jim Washburn james.washburn@ chicagopolice.org 3340 W. Fillmore Ave. Chicago, IL 60624

Oridinal Invoice

Ship To:

Sgt. Jim Washburn james.washburn@ chicagopolice.org 3340 W. Fillmore Ave. Chicago, IL 60624 FOR TRACKING PURPOSES.

				Shipping Method	Pmt Terms Net 30			Harris O	
	1			Description		Discount	Unit Price	Ext	Price
1	DIO .			StingRay II - Upgrade Serial Number	7	SHOULD	and the same of	water a c	55,000.00 low?
1		20095	23-101	Laptop PC	/	De II.	9	-28-0	9 \$0.00
1		STING 2046	GRAY II-IDEN-SW	StingRay II iDEN Software I Serial Number	Package		\$22,00	0.00 \$2	22,000.00
1		PA-KI	T-30W IDEN 800	PA-KIT-30W Single Band it	DEN 800		\$14,00	0.00 \$	14,000.00
1		PA-KI	T-30W DUAL-BAN	PA-KIT-30W Dual-Band CC	ONUS 850/1900		\$17,50	0.00 \$	17,500.00
1		PA-KI	T-30W 2100	PA-KIT-30W Single Band 2	2100 MHz		\$16,00	0.00 \$	16,000.0
	1	AJ-W-	-UG	AmberJack-X or G to Ambe	erJack-W Upgra		\$18,00	0.00	\$0.0
	1	SPUR	RDOG	Handheld Passive DF Tool			\$12,00	0.00	\$0.00
			All we	above items receive orking order excel orking order excel orking order excel orking order	d in good	R			
	15457 Shipped 1	15457 CPB-CHGII Shipped B/O  1  1  1  1  1  1  1	15457   CPB-CHGIL-001     Shipped   B/O   Item     1	15457 CPB-CHGIL-001 WPG2  Shipped B/O Item Number  1 STINGRAY II - UP 2046  1 2009523-101  1 STINGRAY II-IDEN-SW 2046  1 PA-KIT-30W IDEN 800  1 PA-KIT-30W DUAL-BAN 1 PA-KIT-30W 2100  1 AJ-W-UG 1 SPURDOG	Shipped B/O Item Number Description  1 STINGRAY II - UP StingRay II - Upgrade Serial Number  1 2009523-101 Laptop PC  1 STINGRAY II-IDEN-SW StingRay II iDEN Software Serial Number  1 PA-KIT-30W IDEN 800 PA-KIT-30W Single Band if PA-KIT-30W DUAL-BAN PA-KIT-30W Dual-Band CO  1 PA-KIT-30W 2100 PA-KIT-30W Single Band 2  1 AJ-W-UG AmberJack-X or G to Ambert Serial Park Park Park Park Park Park Park Park	Shipped B/O Item Number Description  STINGRAY II - UP StingRay II - Upgrade Serial Number  1 2009523-101 Laptop PC  STINGRAY II-IDEN-SW StingRay II iDEN Software Package Serial Number  1 PA-KIT-30W IDEN 800 PA-KIT-30W Single Band iDEN 800  PA-KIT-30W DUAL-BAI PA-KIT-30W Dual-Band CONUS 850/1900  1 PA-KIT-30W 2100 PA-KIT-30W Single Band 2100 MHz  1 AJ-W-UG AmberJack-X or G to AmberJack-W Upgrade Serial Number  1 SPURDOG Handheld Passive DF Tool	Shipped B/O litem Number Description Discount  STINGRAY II - UP StingRay II - Upgrade Serial Number SHOULD  1 2009523-101 Laptop PC  1 STINGRAY II-IDEN-SW StingRay II iDEN Software Package Serial Number  1 PA-KIT-30W IDEN 800 PA-KIT-30W Single Band iDEN 800  PA-KIT-30W DUAL-BAI PA-KIT-30W Dual-Band CONUS 850/1900  PA-KIT-30W 2100 PA-KIT-30W Single Band 2100 MHz  AJ-W-UG AmberJack-X or G to AmberJack-W Upgrar	15457   CPB-CHGIL-001   WPG2   Net 30   G/8/2009   CPB-CHGIL-001   WPG2   Description   Discount   Unit Price   StingRay II - Up   StingRay II - Upgrade   Serial Number   SHOULD   THESE I   SE   INV   STINGRAY II - UP   StingRay II - Upgrade   Serial Number   SHOULD   THESE I   SE   INV   STINGRAY II - UP   StingRay II iDEN Software Package   Serial Number   STINGRAY II - UPGRAY   StingRay II iDEN Software Package   Serial Number   STINGRAY II - UPGRAY   StingRay II iDEN Software Package   Serial Number   STINGRAY II - UPGRAY   Serial Number   STINGRAY II - UPGRAY   Serial Number   STINGRAY II - UPGRAY   SERIAL   S	15457   CPB-CHGIL-001   WPG2   Net 30   G/8/2009   OR06779

HARRIS CORP - WIRELESS PRODUCTS GROUP P.O. BOX 9800, M/S R5-11A MELBOURNE, FL 32902-9800 PH: 800-358-5297, FAX: 321-309-7437,wpg@harris.com

Subtotal	\$134,500.00			
Deposit	\$0.00			
Misc	\$0.00			
Tax	\$0.00			
Freight	\$0.00			
Trade Discount	\$0.00			
Purchase Price	\$134,500.00			

# BUREAU OF INVESTIGATIVE SERVICES ORGANIZED CRIME DIVISION

09M4022 12 February 2009

TO:

Nicholas J. Roti

Deputy Chief

Organized Crime Division

ATTN:

Brian Daly

Lieutenant

Organized Crime Division

MAR 9'09 AKB'

FROM:

James R. Washburn

Sergeant

Organized Crime Division

SUBJECT:

1505 Fund purchase request

Sting-Ray II upgrade

At this time the R/Sgt. is requesting an upgrade of the Sting-Ray equipment used for Sting Ray I to Sting Ray II. This equipment is utilized during

This equipment is additionally used to Attached to this report is a quote from Harris Corporation of Melbourne FL, for

the upgrades. The upgrades include computer software (3) new amplifiers, plus the rebuilding of the current antennae and Sting Ray unit.

The total cost of the upgrades and new equipment is \$164,500.00. A new unit would cost over \$310.000.00 and would not perform any more effectively than the upgraded unit.

Representatives from Harris Corporation traveled to Chicago with a new Sting Ray II unit for testing purposes in December of 2008.

The existing unit was

purchased over five years ago and has not been upgraded since. This unit would tentatively be used

Since this unit is utilized

it is requested that this be considered a one time purchase from the 1505 and 1505ML fund.

APPROVED:

Nicholas J. Roti Deputy Chief

Organized Crime Division

James R. Washburn

Sergeant

Organized Crime Division

Ernest T. Brown

Chief

Organized Crime Division



Quote	QTE6779-01929
Date	12/22/2008
Page:	1

### Quotation

### Bill To:

Chicago Police Department Sgt. Jim Washburn james.washburn@ chicagopolice.org

312-746-7922

### Ship To:

Sgt. Jim Washburn james.washburn@ chicagopolice.org 312-746-7922

Purchase Order No. Custo CPB-		Customer	D	Salesperson ID Shipping Method WPG2		Net 30		Req Ship Dat	e Master No
		CPB-CHGI						0/0/0000	2,416
Quantity	Item Nun	nber	Descri	ption	<b>到于由4000000000000000000000000000000000000</b>	UOM	Discount	Unit Price	Ext. Price
1	STINGRAY	II - UP	StingRa	y II - Upgrade		EA		\$65,000.00	\$65,000.00
1	STINGRAY	II-IDEN-SW	StingRa	y II iDEN Software Pac	kage	EA		\$22,000.00	\$22,000.00
1	PA-KIT-30V	V IDEN 800	PA-KIT-30W Single Band iDEN 800			EA		\$14,000.00	\$14,000.0
1	PA-KIT-30V	V DUAL-BAND (	PA-KIT-	30W Dual-Band CONU	S 850/1900	EA		\$17,500.00	\$17,500.0
1	PA-KIT-30V	V 2100	PA-KIT-	30W Single Band 2100	MHz	EA		\$16,000.00	\$16,000.00
1	AJ-W-UG		AmberJa	ack-X or G to AmberJa	ck-W Upgrade (WideB	EA		\$18,000.00	\$18,000.00
1	SPURDOG		Handhel	d Passive DF Tool		EA		\$12,000.00	\$12,000.0
		I be 120 days Al ase see attache				*			\$0.0

HARRIS CORP - WIRELESS PRODUCTS GROUP P.O. BOX 9800, M/S R5-11A MELBOURNE, FL 32902-9800

PH: 800-358-5297, FAX: 321-309-7437,wpg@harris.com

Approved By:

Subtotal	\$164,500.00		
Misc	\$0.00		
Tax	\$0.00		
Freight	\$0.00		
Trade Discount	\$0.00		
Purchase Price	\$164,500.00		



### Government Communication Systems Division Terms and Conditions of Sale

#### For

#### Wireless Equipment, Software and Services

#### 1. DEFINITIONS

In addition to the terms defined elsewhere the following terms used herein have the following meanings:

- "Agreement" means the instrument of contracting; such as a Purchase Order, or other such designation which these terms and conditions of sale for Wireless Equipment, Software and Services are incorporated, all as acknowledged by Harris on its standard acknowledgement form;
- "Customer" means the purchaser of Equipment, Software, or Services from Harris; В.
- "Date of Acceptance" means the date when the Customer receives an item of Equipment, Software and/or Services unless Customer otherwise notifies Harris in writing that the Equipment, Software and/or Services was delivered in a defective condition.
- "Equipment" means any hardware, including components, and excludes any Software or Services; D.
- "Harris" means Harris Corporation, acting through its Government Communications Systems Division;
- "Maintenance Agreement" means a separate agreement for maintenance of the items procured hereunder; such services are not included in this F. Agreement
- "Purchase Order" means the Customer's purchase order as acknowledged by Harris on its standard acknowledgement form; G
- "Purchase Price" means the purchase price as identified in the Purchase Order;
- "Quote" means the price quotation of Harris itemizing the purchase price and includes all exhibits referred to within such Quote, including but not limited to the technical proposal, technical specifications, scope of work, schedule, the Agreement and any maintenance agreement specifically included in the purchase price;
- "Services" means, training, maintenance support, or other services to be provided to Customer as part of the Agreement; J.
- "Software" means software and firmware, including all copies provided to Customer.

### 2. PROPOSAL/QUOTE VALIDITY

Prices quoted are binding upon Harris for 30 days from the date of Quote. At expiration, Harris reserves the right to adjust its prices or extend the validity period.

### 3. ACCEPTANCE - MODIFICATION OF TERMS.

This Agreement constitutes Customer's acceptance of Harris' offer and such acceptance is expressly made conditional on Customer's assent to the terms and conditions contained in this Agreement. The Agreement will be deemed accepted by Customer upon the first to occur (i) Customer's issuance of the Purchase Order; or (ii) Harris' commencement of performance under the Agreement. In either such event any additional or different terms proposed by Customer are rejected unless expressly approved in writing by Harris. No communication from Customer that in any way differs from or adds to the Agreement, irrespective of whether or not Harris seasonably objects thereto, will be binding upon Harris unless such different or additional terms are incorporated into a writing signed by both Harris and Customer, making express reference to the Agreement.

#### 4. TAXES

All prices are exclusive of all sales, use, excise, and other taxes, duties, or charges. Unless evidence of tax exempt status is provided by Customer, Customer will pay, or upon receipt of invoice from Harris, will reimburse Harris within a reasonable time after receipt of notification for, all such taxes or charges levied or imposed on Customer, or required to be collected by Harris as a result of this transaction or any part thereof.

#### 5. CHANGES/CANCELLATION

Except as otherwise provided herein, change and/or cancellation of a Purchase Order in whole or in part by Customer will be effective only with specific written approval of Harris and may be subject to Harris' reasonable change and/or cancellation charges.

#### 6. DELIVERY

Harris shall have the right to make, and Customer agrees to accept, shipments in more than one lot, and payment for each lot shall be due accordingly.

### 7. FREIGHT CHARGES AND TRANSPORTATION INSURANCE

Unless otherwise stated in the Agreement, all prices and terms are F.O.B. Destination and are inclusive of freight charges.

#### 8. TITLE AND RISK OF LOSS

Title to and risk of loss for Equipment and Software media sold under the Agreement shall pass to Customer at the F.O.B. Destination

#### 9. PAYMENT TERMS

- A. Payment for an invoice is due within thirty (30) days from the date of the invoice. Late payment shall be accrued interest at either the lower of one and half percent per month or the highest rate allowed by law, to the outstanding balance due.
  - (i) Domestic Purchase Orders (not including Maintenance Agreements) are for shipments of Equipment, Software and/or Services to be delivered or Services to be performed within the continental United States and Canada. Harris will submit an invoice within 30 days of the Date of Acceptance of an individual delivery of Equipment, Software or performance of Services as identified in the Purchase Orders.
  - (ii) Domestic Purchase Orders for Maintenance Agreements require full payment of the Purchase Price prior to the start of the term of the Maintenance Agreement or Harris' obligation to perform.
  - (iii) International Purchase Orders are for shipments of Equipment, Software and/or Services to be performed outside the continental United States and Canada. Harris will submit an invoice after it has receipt of an approved export license; Harris will not ship any Equipment, Software nor perform any Services under the Purchase Order until it receives full payment of the Purchase Price of the Purchase Order.

### 10. ANNUAL MAINTENANCE AGREEMENT

Upon expiration of warranty period, Customer can execute a separate maintenance agreement with Harris for Equipment and/or Software. Such maintenance agreements are available for a percentage of the original Purchase Prices of the Equipment and/or Software. Annual maintenance agreements include:

- A. Customer telephone support during normal business hours (Monday through Friday, Eastern Standard Time).
- B. Additional twelve (12) month warranty on Equipment, with respect to the Equipment Maintenance Agreement.
- C. For Software maintenance agreements it includes notification of and free access to Software upgrades as defined in the maintenance agreement.

#### 11. EQUIPMENT RETURN POLICY

- A. Equipment Damaged in Shipment. Upon receipt of shipments, Customer must open and inspect all boxes immediately for possible freight damage. If damage is found, Customer must notify the delivering carrier within 48 hours and request an inspection. After notifying the freight carrier, Customer promptly shall contact Harris for further instructions. Damaged Equipment shall not be returned without Harris' prior authorization.
- B. <u>Hems Shipped in Error</u>. If the Equipment Customer receives is not what the Customer ordered, Customer will promptly notify the Harris responsible for the fulfillment of the Purchase Order. Customer agrees not to discard packing material. Harris will issue a return authorization.
- C. <u>Defective Equipment</u>. If the Equipment Customer receives is defective, it is covered under the Harris or manufacturer's standard equipment warranty. Upon discovery of a warranty problem, Customer promptly must contact the Harris for warranty support. Customer agrees not to return the Equipment until a service representative has issued a return authorization, including a form Customer must fill out describing the nature of the Equipment defect.
- D. Other Reasons. If Customer needs to return Equipment for other reasons, Customer must contact Harris for a return authorization. Harris' customer service representative will require a clear statement of the reason for the return request. Upon approval of Customer's request, a return authorization will be issued. Customer agrees not to return any Equipment without a return authorization. Equipment being returned is subject to restocking and other charges. CUSTOM MANUFACTURED OR SPECIAL ORDER ITEMS ARE NOT RETURNABLE.
- E. Upon Receipt of a Return Authorization. Return authorization numbers must appear on each individual package being returned. Customer is responsible for insuring the return for the full invoice amount and all shipping costs. Harris may refuse shipments of Equipment returned without return authorization numbers. All Equipment being returned for credit must be returned in a timely manner and in good condition. Harris will inspect all Equipment returned. If there is damage, wear and tear, or if there are missing components or accessories, Harris may charge Customer for repair/refurbishment.

### 12. LIMITED WARRANTY

A. Harris warrants the Equipment and Software ordered hereunder as of the Date of Acceptance to be substantially free from defects in material and workmanship. Harris' liability under this Limited Warranty shall commence on the Date of Acceptance of the individual item of Equipment and Software and terminate 12 months thereafter. Written notice of any defects shall be given to Harris upon discovery and Harris shall promptly correct such defects by repair or replacement, at its option, without charge, either FOB Harris' plant or service in the field. Harris uses new and reconditioned parts to satisfy warranty repairs and replacements under the terms of this warranty. Defective articles shall not be returned to the Harris' factory without the prior written authorization of the Harris. Call 1-800-358-5297 to obtain a Return Material Authorization (RMA) number. Harris shall have the right of final determination as to the existence and cause of any claimed defect.

Specifically excluded from the terms of this Limited Warranty are any defects which occur as a result of:

- (i) Acts of God.
- (ii) Physical impact, crash or foreign object damage.
- (iii) Improper maintenance, storage, modification or alteration by the Customer or its Customer.
- (iv) The Customer's or its Customer operation of the items delivered under this Agreement with any accessory, equipment or part not specifically approved by the Harris unless the Customer furnishes clear and convincing evidence that such accessory, equipment, or part was not a cause of the defect.
- (v) Normal wear and tear. (The Customer recognizes that certain parts have a limited service life and will wear out through normal use).
- (vi) Equipment or Software subjected to misuse or detrimental exposure or negligence;
- (v) Defects caused by improper storage, use, installation or maintenance;

Note: Harris is not responsible under this provision for defects with respect to items not provided by Harris or its subcontractors.

- B. For purposes of Harris' warranties for Equipment and Software media, a defect is defined as a failure of any unit or component manufactured or supplied by Harris that is not attributable to unauthorized modification or alteration, lack of care in operation, maintenance or handling. The written notice of claim of defect must include a description of the defect with detailed information, which will enable Harris to identify the defect and determine its probable cause. Components that Customer claims to be defective must be available to Harris for inspection and test. No defective Equipment or parts are to be returned without first receiving written authorization and instructions from Harris. Customs clearance for all replacement parts under the warranty or otherwise will be Customer's sole responsibility.
- C. CLAIMS UNDER ANY OF THE FOREGOING WARRANTIES ARE WAIVED UNLESS MADE WITHIN THE EQUIPMENT WARRANTY PERIOD, IN THE CASE OF EQUIPMENT, OR WITHIN THE SOFTWARE WARRANTY PERIOD, IN THE CASE OF SOFTWARE MEDIA. NO PERSON IS AUTHORIZED TO GIVE ANY OTHER WARRANTIES OR TO ASSUME ANY OTHER LIABILITIES ON HARRIS' BEHALF, UNLESS MADE OR ASSUMED IN WRITING BY A DULY AUTHORIZED REPRESENTATIVE OF HARRIS.
- D. HARRIS' LIABILITY FOR BREACH OF ANY OR ALL WARRANTIES FOR EQUIPMENT, SOFTWARE MEDIA, SERVICES AND LICENSED HARRIS PROGRAMS IS EXPRESSLY LIMITED TO THE REPAIR, REPLACEMENT, OR REFUND OF THE PURCHASE PRICE OF SUCH DEFECTIVE EQUIPMENT OR SOFTWARE, LESS A REASONABLE CHARGE FOR USE AND IN NO EVENT WILL HARRIS OR ITS LICENSORS BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES BY REASON OF ANY BREACH OF WARRANTY OR DEFECT IN MATERIALS OR WORKMANSHIP. HARRIS WILL NOT BE REQUIRED TO REPAIR, REPLACE, OR REFUND THE PURCHASE PRICE OF EQUIPMENT OR SOFTWARE WHICH HAVE BEEN SUBJECTED TO NEGLECT, ACCIDENT, OR IMPROPER USE, OR WHICH HAVE BEEN ALTERED OTHER THAN BY AUTHORIZED HARRIS PERSONNEL.
- E. THIS LIMITED WARRANTY CONSTITUTES HARRIS' SOLE AND EXCLUSIVE LIABILITY HEREUNDER AND CUSTOMER'S SOLE AND EXCLUSIVE REMEDY FOR DEFECTIVE OR NON-CONFORMING EQUIPMENT, SERVICES, AND SOFTWARE. THE FOREGOING WARRANTIES ARE IN LIEU OF ALL OTHER WARRANTIES (EXCEPT AS TO TITLE), WHETHER ORAL, WRITTEN, EXPRESS, IMPLIED, OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTY OR CONDITION OF MERCHANTABILITY, ANY IMPLIED WARRANTY OR CONDITION OF FITNESS FOR A PARTICULAR PURPOSE, OR ANY WARRANTY OR CONDITION ARISING OUT OF COURSE OF DEALING, COURSE OF PERFORMANCE, OR CUSTOM OR USAGE OF TRADE. CUSTOMER AGREES THAT NO CIRCUMSTANCE CAUSING CUSTOMER EXCLUSIVE AND LIMITED REMEDIES TO FAIL IN THEIR ESSENTIAL PURPOSE SHALL INCREASE OR EXTEND ANY HARRIS WARRANTY. THE TOTAL LIABILITY OF HARRIS AND ITS LICENSORS UNDER THIS WARRANTY SHALL IN ANY EVENT BE SUBJECT TO THE LIMITATIONS IN THIS SECTION.

#### 13. REPAIRS

To repair any Wireless products after the 12 month warranty has expired, call 1-800-358-5297 to obtain a Return Material Authorization (RMA) number and an estimated cost for repair.

(i) Repair Policy - To affect a repair on a Wireless Product, the Equipment and/or Software should be returned to the Harris' factory with a written description of the failure mode. Out of warranty repairs apply to any equipment and/or software whose standard 12- month warranty has expired, no maintenance agreement has been purchased and paid for, and/or any equipment and/or software damaged in a manner not covered by the standard warranty, including any defects which occur as identified under 1 above.

Equipment and/or Software should not be returned to the Harris' factory without the prior written authorization of the Harris. Call 1-800-358-5297 to obtain a Return Material Authorization (RMA) number.

(ii) Support Policy - Harris provides free help desk support throughout the warranty period and maintenance agreement of purchased Wireless Equipment and/or Software. Technical support is available during normal business hours EST, Monday through Friday via the help desk support center at 1-800-358-5297.

#### 14. SOFTWARE LICENSE

- A. Subject to full payment of the Purchase Price by Customer, Hanris grants to Customer a nontransferable (except as expressly provided herein), nonexclusive license to use the Software (software, firmware, and documentation) in connection with use of the Equipment purchased hereunder. The Software furnished with the Equipment shall be of the latest generation available at the time of shipment of the Equipment. Harris is under no obligation to supply updates to the Software except where expressly so stated in writing.
- B. This license is limited to object code programs and related documentation only and does not apply to any of the corresponding source code or program listings.
- C. Customer acknowledges that Harris (or its licensor) has valuable property rights in the Software, and the Software will continue to be the sole and exclusive property of Harris or its licensor. Customer will obtain no title to the Software. All rights in patents, copyrights and trade secrets in relation to the Software shall continue to be vested in Harris or its licensor.
  - (i) Customer shall keep the Software confidential by affording access to the Software only to those of its employees, agents, or consultants having a need to know and shall have such individuals agree in writing to the obligations contained herein. In addition, Customer shall employ reasonable measures to prevent any unauthorized use, copying, publishing, reproducing, or disclosing of the Software and shall treat such with not lesser care than its own confidential information.
    - a). The Software may be used only in conjunction with the Equipment purchased hereunder. Customer may not rent, lease, transfer, network, display, or distribute the Software, nor may Customer reverse engineer, disassemble, decompile, modify, alter, translate, or adapt the Software or create any derivative thereof, except where expressly stated in writing.
    - b). Customer agrees that a violation of this Agreement would cause irreparable injury to Harris or its licensor, and that Harris or its licensor shall be entitled, in addition to any other rights and remedies it may have, at law or in equity, to an injunction enjoining and restraining Customer from doing or continuing to do any such act and any other violations or threatened violations of this Agreement. Furthermore, Customer agrees that if Harris or its licensor should waive any breach of any provision of this Agreement, it shall not thereby be deemed to have waived any preceding or succeeding breach of the same or any other provision of this Agreement.

If Customer sells or otherwise disposes of Customer-owned media on which any Software is fixed, such media must be erased before any sale or disposal

### 15. DISCONTINUED AVAILABILITY/LAST TIME BUY

Customer acknowledges that Harris has made no representation about the continued availability of the Equipment and Software listed in the Agreement Harris reserves the right, in its absolute discretion, with or without notice, without incurring any liability to Customer or otherwise, whether in contract or tort, to discontinue manufacturing or selling any of the Equipment and Software listed in the Agreement at any time or from time to time. Harris may within its discretion provide Customer with an opportunity to purchase such quantities of the Equipment or Software as Customer estimates it may need ("last time buy") within thirty (30) days of notice. Customer's last time buy rights are limited to products available in Harris' inventory at the time of Customer's request. Harris will provide warranty services and make spare parts available to Customer for a period of one (1) year after notice by Harris to Customer that the Equipment has been discontinued or for a period of ninety (90) days after notice to Customer that the Software has been discontinued.

### 16. INTELLECTUAL PROPERTY INDEMNIFICATION

(1) In the event any Equipment to be furnished under this Agreement is not to be made in accordance with drawings, samples or manufacturing specifications designated by Customer, but rather is the design of Harris, Harris agrees that it shall, at its own expense and at its option, defend or settle any claim, suit, or proceeding brought against Customer or any customer of Customer, based on an allegation that the Equipment furnished under this Agreement constitutes a direct or a contributory infringement of any claim of any United States patent, mask work, copyright or any other intellectual property right. This obligation shall be effective only if Customer shall have made all payments then due and if Harris is notified of said allegation promptly in writing and given authority, information, and assistance for the settlement or defense of said claim, suit, or proceeding. Harris shall pay all damages and costs assessed in such suit or proceedings. In the event of a final adjudication by a court of competent jurisdiction that its Equipment or any part thereof infringes or violates any third party intellectual property right or if the use or sale thereof is enjoined, or if the provisions of any negotiated settlement Agreement prohibit the use of the product, Harris shall at its sole option and its own expense, either: (a) Procure for Customer the right to continue using the Equipment; or (b) Replace it with a substantially equivalent non-infringing equipment; or (c) Modify it so it becomes non-infringing but substantially equivalent; or (d) If none of the above is reasonably available, terminate the Customer's right to use the Equipment and return to the Customer a pro-rata portion of the price originally paid by Customer to Harris represented by the remaining useful life of the Equipment as a percentage of the total useful life.

The foregoing indemnity does not apply to the following: (1) Infringement by a combination of Equipment furnished under this Agreement with other equipment not furnished hereunder unless Harris is a contributory infringer; (2) Infringement resulting from changes or modifications made to or from the Equipment by the Customer; (3) Any settlements of a claim, suit, or proceeding made without Harris' written consent; and, (4) Any Equipment to be furnished under this Agreement which is to be delivered to the United States Government.

The foregoing states the entire liability of Harris with respect to infringement or violation of third party intellectual property rights in connection with

Equipment furnished under this Agreement.

(II) In the event any Equipment to be furnished under this Agreement is to be made in accordance with drawings, samples or manufacturing specifications designated by Customer and is not the design of Harris, Customer agrees to defend, indemnify and hold Harris harmless to the same extent and subject to the same requirements as set forth in Harris' indemnification of Customer as set forth in (I) above.

### 17. TECHNICAL DATA AND INVENTION

- A. Unless specifically agreed to by Harris and identified and priced in the Agreement as a separate item or items to be delivered by Harris (and in that event, except so identified and priced), the sale of Equipment, Software and Services under the Agreement confers on Customer no right in, license under, access to, or entitlement of any kind to any of Harris' technical data including, but not limited to design, process technology, software and drawings, or to any of Harris' inventions (whether or not patentable), irrespective of whether any such technical data or invention or any portion thereof arose out of work performed under or in connection with the Agreement, and irrespective of whether Customer has paid or is obligated to pay Harris for any part of the design or development of the Equipment, Software or Services.
- Harris will not be obliged to safeguard or hold confidential any data whether technical or otherwise, furnished by Customer for Harris' performance of the Agreement unless (and only to the extent that) Customer and Harris have entered into a separate written confidentiality agreement.
- Customer shall not violate Harris' copyright of documents or Software or without Harris' written permission disclose Harris' confidential or proprietary data to others.

#### 18. EXCUSABLE DELAY

- Harris will be excused from performance under the Agreement and not be liable to Customer for delay in performance attributable in whole or in part to any cause beyond its reasonable control, including, but not limited to, actions or inactions of government whether in its sovereign or contractual capacity, judicial action, war, civil disturbance, insurrection, sabotage, act of public enemy or terrorism, labor difficulties, failure or delay in delivery by Harris' suppliers or subcontractors, transportation difficulties, shortage of energy, materials, labor or equipment, accident, fire, flood, storm or other act of nature, Customer's fault or negligence or where compliance with any applicable environmental law or regulation by Harris is not reasonably technologically or economically feasible, or would otherwise require Harris to change its manufacturing process.
- In the event of an excusable delay, Harris will make reasonable efforts to notify Customer of the nature and extent of such delay and (1) Harris will be entitled to a schedule an extension on at least a day-for-day basis, and (2) if the delay is caused by Customer's fault or negligence, Harris will be entitled to an equitable adjustment in price under the Agreement.

### 19. EXPORT AND RE-EXPORT RESTRICTIONS

Customer acknowledges that the Equipment and Software sold or licensed to it by Harris under this Agreement may be subject to export controls under the laws of the United States or Canada. Customer will not export or re-export the Equipment or Software, technology, or products manufactured from the technology that are the subject of the Agreement in violation of the export control laws of the United States or Canada. Customer shall defend, indemnify and hold Harris harmless from and against any loss, damage, or liability arising out of Customer's failure to comply with this Section. The Customer shall supply to the Harris on a timely basis all necessary information and documentation requested by Harris in order to permit the Harris to export the Equipment, Software and/or Services with respect to any Purchase Order issued by the Customer hereunder, in accordance with the terms of this Agreement.

### 20. COMPLIANCE WITH WASTE RECYCLING LAWS

Customer acknowledges and agrees that the supply of the Equipment by Harris to the Customer, and the resale or re-supply of the Equipment by the Customer, may give rise to obligations for Harris and the Customer under the Environmental Laws as hereinafter defined. The Customer shall be responsible for the collection, recycling, reuse and disposal of the Equipment in compliance with the Environmental Laws. "Environmental Laws" means any law or regulation in any jurisdiction worldwide applicable to the Agreement and these terms and includes but it is not limited to the recycling or treatment of waste equipment including the laws implementing the WEEE Directive as defined hereinafter. "WEEE Directive" means the EU Directive on Waste Electrical Equipment and shall include any and all national laws and regulations, whether civil, criminal, administrative, in any jurisdiction giving effect to that meaning including, but limited to, statutes and subordinate legislation, ordinances permits, common law, local laws, judgments, and any notices, orders, directions, instructions or decisions of any competent authority. Harris may arrange for services, paid for by Customer, to recycle or dispose of Harris manufactured products in compliance with the Environmental Laws. The Customer shall indemnify and hold Harris and each of its affiliates harmless against all expenses, costs, claims, liabilities or damage of any nature incurred by any of them relating to the collection, recycling, reuse and disposal of any Equipment or otherwise arising in connection with their respective obligations under the Environmental Laws, or by reason of any failure or alleged failure by the Customer to comply with its obligations under the Environmental Laws. The Customer shall provide Harris with such compliance plans or other documents and information that Harris may reasonably request to enable Harris and its affiliates to verify and prove to any enforcement agency the compliance by the Customer and Harris of their respective obligations under this Section and the Environmental Laws.

#### 21. LIMITATION OF LIABILITY

CUSTOMER IS EXPRESSLY NOTIFIED THAT UNDER NO CIRCUMSTANCES SHALL HARRIS BE LIABLE FOR (A) ANY SPECIAL, INDIRECT, INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES OF ANY PARTY, INCLUDING THIRD PARTIES, EVEN IF SUCH DAMAGES ARE FORESEEABLE, OR (B) LOSS OF REVENUE, LOSS OF PROFITS, LOSS OF BUSINESS OR LOSS OF USE EVEN IF HARRIS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION SHALL APPLY TO ANY CLAIM OR CAUSE OF ACTION WHETHER IN CONTRACT OR TORT (INCLUDING NEGLIGENCE, STRICT LIABILITY OR BREACH OF WARRANTY). IN NO EVENT SHALL HARRIS' LIABILITY TO CUSTOMER OR ANY PARTY CLAIMING THROUGH CUSTOMER EXCEED THE ACTUAL PURCHASE PRICE PAID BY CUSTOMER FOR ANY EQUIPMENT, SOFTWARE OR SERVICES SUPPLIED HEREUNDER. THIS SECTION SHALL SURVIVE THE TERM OR EXPIRATION OF THIS AGREEMENT. CUSTOMER AGREES TO INDEMNIFY HARRIS AGAINST ALL LOSS OR LIABILITY FROM CLAIMS BY CUSTOMER OR A THIRD PARTY ARISING OUT OF OR RELATING TO CUSTOMER'S INSTALLATION, OPERATION, OR USE OF THE EQUIPMENT OR SOFTWARE.

### 22. APPLICABLE LAW, VENUE, AND JURISDICTION

The Agreement, and any disputes related thereto, shall be governed by and interpreted in accordance with the laws of the State of Florida, USA, regardless of any conflict of law principles requiring the application of any other law. The parties specifically exclude the application of the United Nations Convention on Contracts for the International Sale of Goods to the Agreement, to the contractual relationship created under the Agreement, and to the construction, validity, enforcement, and interpretation of the Agreement. The parties agree that the exclusive venue for any action arising out of or related to the Agreement shall be in the courts with the appropriate jurisdiction located in Brevard County, Florida, and each party irrevocably submits to the jurisdiction of each such court in any such action and waives any objection it may now or hereafter have to venue or personal jurisdiction in each such court. The prevailing party in any action related to the dispute or interpretation of the Agreement shall be entitled to recover its reasonable attorneys fees incurred in pursuing the action, including those fees incurred throughout all bankruptcy and appellate proceedings.

#### 23. JURY WAIVER

CUSTOMER AND HARRIS FURTHER AGREE, TO THE EXTENT PERMITTED BY LAW, TO WAIVE ALL RIGHTS TO A TRIAL BY JURY OF ANY ACTION RELATING TO THE DISPUTE OR INTERPRETATION OF THE AGREEMENT, WHETHER SOUNDING IN CONTRACT, TORT, OR OTHERWISE. THE PARTIES SPECIFICALLY ACKNOWLEDGE THAT THIS WAIVER IS MADE KNOWINGLY AND VOLUNTARILY AFTER AN ADEQUATE OPPORTUNITY TO NEGOTIATE ITS TERMS AND THAT SUCH WAIVER IS MATERIAL CONSIDERATION FOR THE SALE AND PURCHASE CONTEMPLATED HEREBY.

### 24. ASSUMPTION OF RISK

Each party hereto acknowledges (a) the risks of its undertakings hereunder, (b) the uncertainty of the benefits and obligations hereunder, and (c) its assumption of such risks and uncertainty. Each party has conducted its own due diligence and requested and reviewed any contracts, business plans, financial documents and other written material as in such party's opinion shall be the basis of that party's decision to enter into the Agreement.

### 25. RELIANCE ON COUNSEL AND OTHER ADVISORS

Each party has consulted such legal, financial, technical or other experts it deems necessary or desirable before entering into the Agreement. Each party represents and warrants that it has read, knows, understands and agrees with the terms of the Agreement, and the Agreement shall not be construed against either party as the drafter.

### 26. COMPLIANCE WITH APPLICABLE LAWS

Customer warrants that Customer shall comply with any and all applicable US federal and state laws, and shall operate in good faith to comply with other laws and regulations and industry best practices, applicable to such party's performance hereunder, and shall promptly act to correct any noncompliance once identified.

### 27. GENERAL PROVISIONS

- A. Publicity. Neither party will, without the prior written consent of the other party: (a) make any news release, public announcement, denial or confirmation of this Agreement or its subject matter; or (b) in any manner advertise or publish the fact of this Agreement.
- Default. If Customer defaults in any of Customer's obligations hereunder, including, but not limiting to failure to pay all sums when due, Customer will be liable for all costs to Harris resulting from Harris' attempt to enforce its rights hereunder, including, but not limited to collection agency fees, attorney fees, court costs, etc.

- C. <u>Assignment</u>. Customer shall not assign any of its rights under this Agreement, voluntarily or involuntarily, whether by merger, consolidation, dissolution, operation of law or any other manner. Any purported assignment of rights in violation of this Section is null and void.
- D. <u>Enforceability</u>. If any provision of this Agreement is held invalid, illegal or unenforceable, the validity, legality or enforceability of the remaining provisions will, to the extent of such invalidity, illegality, or unenforceability, be severed, but without in any way affecting the remainder of such provision or any other provision contained herein, all of which shall continue in full force and effect.
- E. No Waiver. Waiver or failure by Harris to enforce any of the terms or conditions hereunder or the delay in exercise of any of its remedies or any terms or condition herein, will not be a future waiver of any such right, or be a waiver of any other term, condition or remedy contained herein.
- F. Notices. All notices must be in writing and will be effective when received by (1) personal delivery, (2) registered, certified, or nationally recognized overnight mail, proof of receipt requested, and (3) facsimile, if confirmed within three (3) business days by one of the other methods herein, at the addresses or facsimile numbers indicated or to such other addresses or facsimile numbers as the parties may specify by giving notice pursuant hereto. A copy of all notices must be sent to Harris Corporation, PO Box 37, MS: R5/11A, Melbourne, FL 32902 Attention: Contracts Manager.
- G. English Language: The Parties confirm that it is their wish that this Agreement, as well as any other documents relating hereto including notices, have been and shall be drawn up in English only.
- H. GSA: All purchase orders under GSA Schedule #GS-35F-0283J are subject to the GSA Terms and Conditions which will supersede all other Terms and Conditions provided.

### 28. CLAUSES INCORPORATED BY REFERENCE

The following Federal Acquisition Regulations/Defense Federal Acquisition Supplement ("FAR/DFARS") clauses are incorporated herein by reference, to the extent these clauses are applicable, with the same force and effect as if they are included in full text: 52.219-8 Utilization of Small Business Concerns, 52.222-26 Equal Opportunity, 52.222-35 Equal Opportunity for Special Disabled Veterans and Veterans of the Vietnam Era and other eligible Veterans, 52.222-36 Affirmative Action for Workers With Disabilities, 52.222-39 Notification of Employees Rights Concerning Payment of Union Dues or Fees, 52.247-64 Preference For Privately Owned U.S. Flag Commercial Vessels, 252.225-7014 Preference for Domestic Specialty Metals, Alternate 1, 252.247-7023 Transportation of Supplies by Sea, and 252.247-7024 Notification of Transportation of Supplies by Sea.

#### 29. ENTIRE AGREEMENT

The Agreement supersedes all previous proposals, negotiations, conversations, and understandings, whether oral or written, and constitutes the sole and entire agreement between the parties pertaining to the subject matter hereof. No modification or deletion of, or addition to these terms, will be binding unless made in writing and signed by duly authorized representatives of both parties.

### Confirmation Report - Memory Send

Page : 001

Date & Time: Mar-09-09 09:11 Line 1 : +3127456867

Machine ID : ORGANIZED CRIME ADMIN

Job number

: 799

Date

: Mar-09 09:07

Τo

: \$67278

Number of pages

008

Start time

Mar-09 09:07

End time

Mar-09 09:11

Pages sent

008

Status

OK

Job number

.

:

: 799

\*\*\* SEND SUCCESSFUL \*\*\*

BUREAU OF INVESTIGATIVE SERVICES ORGANIZED CRIME DIVISION

TO:

Nicholas J. Roti Deputy Chief Organized Crime Division

ATTN:

Brian Daly

Lieutenant Organized Crime Division

FROM:

James R. Washburn

Sergeant

Organized Crime Division

SUBJECT:

1505 Fund purchase request Sting-Ray II upgrade

At this time the R/Sgt. is requesting an upgrade of the Sting-Ray equipment used for This equipment is utilized

This equipment is additionally

Attached to this report is a quote from Harris Corporation of Melbourne FL, for

The upgrades to this report is a quantum antennae and Sting Ray unit.

The total cost of the upgrades and new equipment is 310,000.00 and would not perform any more effectively than the upgraded unit.

Representatives from Harris Corporation traveled to Chicago with a new S. ng Ray II unit for urposes in December of 2008.

09M4 122 12 February 2009

Since this unit is utilized

be considered a one time purchase from the 1505; and 1505ML fund.

APPROVED:

N Rottie Nicholas J. Roti Deputy Chief Organized Crime Division

erm TE

Ernest T. Brown

Chief Organized Crime Division

James R. Washburn

Sergeant Organized Crime Division

# BUREAU OF INVESTIGATIVE SERVICES ORGANIZED CRIME DIVISION

Subject:

Condition Prior to Payment of an Invoice - (For Internal Control Procedure)

Reference:

Tracking of Drug Funds Expenditures

The Unit that initiated the purchase (goods and/or services) should write the following statements within the original invoice to be paid or in a report requesting settlement of an invoice:

### ALL ITEM/S DESCRIBED ABOVE WAS/WERE:

- 1. Received in good useable condition, and
- 2. The required CPD-Inventory number/s (on non-consumption item/s valued at \$100.00 and above was/were:
  - tagged and registered with the Equipment and Supplies Inventory Control Section or
  - requested from the Equipment and Supplies by providing copies of the purchase documents or
  - identified by serial number/s for covert devices (list furnished OCD-Administration). Tracking of devices/s will be monitored by both TechLab and OCD-Administration.

Select one from the three - options.

### ORGANIZED CRIME DIVISION Technical Services Group

TO:

Ernest T. Brown

Chief

Organized Crime Division Brian Daly ATTN:

Lieutenant

Organized Crime Division

FROM:

James R. Washburn

Sergeant

Organized Crime Division

SUBJECT:

1505 Fund Equipment Request

Harris Upgrade Payment Inv# INV6799-02186

Attached to this report is an Invoice from Harris Corporation of Melbourne FL. for the purchase and upgrade of the Stingray Equipment currently being utilized by the Tech Lab. The approval letter for this equipment is also attached. The upgrade to Stingray II and the additional equipment required to operate the upgrade are itemized in the attached invoice. This equipment is utilized by

It is utilized in conjunction with

The total invoice amount is \$164,500.00. Two items are back ordered that total \$30,000.00. The K/S is requesting that \$134,000.00 be remitted at this time. CPD 69 134 290 00 July numbers on all equipment are pending at this time.

Since this equipment is utilized in

is requested that it paid for by 1505 funds (50%) and 1505ML funds (50%).

Sergeant

Ofganized Crime Division

APPROVED:

Nicholas J. Roji Deputy Chief\*

Organized Crime Division

Ernest T. Brown

Organized Crime Division



Please Remit Payments: Harris Corporation, GCSD Citibank Delaware P.O. Box 7247 - LB 6759

Philadelphia, PA 19170-6759 USA Account No: 30523187

Account No: 30523187 ABA Rtg No: 021000089 TIN: 340276860

Invoice	INV6779-02186
Date	8/20/2009
Page:	1

# Invoice

Bill To:

Chicago Police Department Sgt. Jim Washburn james.washburn@ chicagopolice.org 3340 W. Fillmore Ave. Chicago, IL 60624

Original Invoice

Ship To:

Sgt. Jim Washburn james.washburn@ chicagopolice.org 3340 W. Fillmore Ave. Chicago, IL 60624 FOR TRACKING PURPOSES.

Purchase C	rder No.	Custom	er ID	Salesperson		Shipping Method	Pmt Terms Net 30	Req Ship 6/8/2009	Date	DRD67	Ord No. 79-01271
	15457	CPB-CHC		WPG2	G. orba	ott4 miesz		Discount	Unit Price	E	xt. Price
Ordered 1	Shipped 1	B/O		Number GRAY II - UP	Sting	gRay II - Upgrade rial Number	7	SHOULD	\$65,000 THESE / ENTOR	0.00 TEM IÈD	\$65,000.00 Now?
1	1.4			23-101 GRAY II-IDEN-SW	Stin	top PC ngRay II iDEN Software rial Number	Package	De l'	\$22,000		9 \$0.00 \$22,000.00
		1	PA-K	IT-30VV IDEN 800	PA.	-KIT-30W Single Band	IDEN 800		\$14,00	0.00	\$14,000.00
1	1	1	1		1	-KIT-30W Dual-Band C	CONUS 850/1900		\$17,50	00.00	\$17,500.00
1		1	PA-K	IT-30W 2100	PA	-KIT-30W Single Band	2100 MHz		\$16,00	00.00	\$16,000.00
			1 AJ-W	/-UG	Am	nberJack-X or G to Am	berJack-W Upgra	ar	\$18,00	1	\$0.00
	ı		1 SPU	RDOG	На	endheld Passive DF To	ol		\$12,00	00.00	\$0.00
				A	II all work	bove items receiving order Eres	ved in good	sed -			
								Subto		T	\$134,500. \$0.

HARRIS CORP - WIRELESS PRODUCTS GROUP P.O. BOX 9800, M/S R5-11A MELBOURNE, FL 32902-9800 PH: 800-358-5297, FAX: 321-309-7437,wpg@harris.com

Subtotal	\$134,500.00
Deposit	\$0.00
Misc	\$0.00
Tax	\$0.00
Freight	\$0.00
Trade Discount	\$0.00
Purchase Price	\$134,500.00

09M4,022 12 February 2009

### BUREAU OF INVESTIGATIVE SERVICES ORGANIZED CRIME DIVISION

TO:

Nicholas J. Roti

Deputy Chief

Organized Crime Division

ATTN:

Brian Daly Lieutenant

Organized Crime Division

FROM:

James R. Washburn

Sergeant

Organized Crime Division

SUBJECT:

1505 Fund purchase request

Sting-Ray II upgrade

At this time the R/Sgt. is requesting an upgrade of the Sting-Ray equipment used Sting Ray I to Sting Ray II. This equipment is utilized

Attached to this report is a quote from Harris Corporation of Melbourne FL, for the upgrades. The upgrades include computer software (3) new amplifiers, plus the rebuilding of the current antennae and Sting Ray unit.

The total cost of the upgrades and new equipment is \$164,500.00. A new unit would cost over \$310.000.00 and would not perform any more effectively than the upgraded unit.

Representatives from Harris Corporation traveled to Chicago with a new Sting Ray II unit for

es in December of 2008

The existing unit was

surchased over five years ago and has not been upgraded since. This unit would tentatively be used

Since this unit is utilized

t is requested that this be considered a one time purchase from the 1505 and 1505ML fund.

APPROVED:

Nicholas J. Roti

Deputy Chief

Organized Crime Division

Chief

Organized Crime Division

James R. Washburn

Sergeant

Organized Crime Division



Quote	QTE6779-01929
Date	12/22/2008
Page:	1

# Quotation

### Bill To:

Chicago Police Department Sgt. Jim Washburn james.washburn@ chicagopolice.org

312-746-7922

### Ship To:

Sgt. Jim Washburn james.washburn@ chicagopolice.org 312-746-7922

urchase	Order No.	Customer	D	Salesperson ID	Shipping Method	Paym	ient Terms	Red Ship Date	Masteria
arondoo		CPB-CHGI	L-001	WPG2		Net 3	0	0/0/0000	2,410
uantity	Item Nun	nber	Descr	iption		MOU	Discount	Unit Price	Ext. Price
1	STINGRAY	II - UP	StingRa	ıy II - Upgrade		EA		\$65,000.00	\$65,000.0
1	STINGRAY	II-IDEN-SW	StingRa	y II iDEN Software Pad	ckage	EA		\$22,000.00	\$22,000.0
1	PA-KIT-30V	W IDEN 800	PA-KIT	-30W Single Band iDEI	V 800	EA		\$14,000.00	\$14,000.0
1	PA-KIT-30V	W DUAL-BAND	PA-KIT	-30W Duat-Band CONU	JS 850/1900	EA		\$17,500.00	\$17,500.0
1	PA-KIT-30\	N 2100	PA-KIT	-30W Single Band 210	O MHz	EA		\$16,000.00	\$16,000.0
1	AJ-W-UG		Amber	lack-X or G to AmberJa	ack-W Upgrade (WideB	EA		\$18,000.00	\$18,000.
1	SPURDOG	i	Handhe	eld Passive DF Tool		EA		\$12,000.00	\$12,000.
	NOTE Delivery wi stated. Ple	II be 120 days A	RO unles	ss otherwise and Conditions.					

HARRIS CORP - WIRELESS PRODUCTS GROUP P.O. BOX 9800, M/S R5-11A MELBOURNE, FL 32902-9800 PH: 800-358-5297, FAX: 321-309-7437,wpg@harris.com Approved By:

Subtotal	\$164,500.00
Misc	\$0.00
Tax	\$0.00
Freight	\$0.00
Trade Discount	\$0.00
Purchase Price	\$164,500.00



### Government Communication Systems Division Terms and Conditions of Sale

#### For

### Wireless Equipment, Software and Services

#### 1. DEFINITIONS

t 1. .

In addition to the terms defined elsewhere the following terms used herein have the following meanings:

- "Agreement" means the instrument of contracting; such as a Purchase Order, or other such designation which these terms and conditions of sale for Wireless Equipment, Software and Services are incorporated, all as acknowledged by Harris on its standard acknowledgement form;
- "Customer" means the purchaser of Equipment, Software, or Services from Harris;
- "Date of Acceptance" means the date when the Customer receives an item of Equipment, Software and/or Services unless Customer otherwise notifies Harris in writing that the Equipment, Software and/or Services was delivered in a defective condition.
- "Equipment" means any hardware, including components, and excludes any Software or Services; D.
- "Harris" means Harris Corporation, acting through its Government Communications Systems Division; E.
- "Maintenance Agreement" means a separate agreement for maintenance of the items procured hereunder; such services are not included in this F. Agreement
- "Purchase Order" means the Customer's purchase order as acknowledged by Harris on its standard acknowledgement form; G.
- "Purchase Price" means the purchase price as identified in the Purchase Order; H.
- "Quote" means the price quotation of Harris itemizing the purchase price and includes all exhibits referred to within such Quote, including but not limited to the technical proposal, technical specifications, scope of work, schedule, the Agreement and any maintenance agreement specifically included in the purchase price;
- "Services" means, training, maintenance support, or other services to be provided to Customer as part of the Agreement; J.
- "Software" means software and firmware, including all copies provided to Customer. K.

### 2. PROPOSAL/QUOTE VALIDITY

Prices quoted are binding upon Harris for 30 days from the date of Quote. At expiration, Harris reserves the right to adjust its prices or extend the validity period.

### 3. ACCEPTANCE - MODIFICATION OF TERMS.

This Agreement constitutes Customer's acceptance of Harris' offer and such acceptance is expressly made conditional on Customer's assent to the terms and conditions contained in this Agreement. The Agreement will be deemed accepted by Customer upon the first to occur (i) Customer's issuance of the Purchase Order; or (ii) Harris' commencement of performance under the Agreement. In either such event any additional or different terms proposed by Customer are rejected unless expressly approved in writing by Harris. No communication from Customer that in any way differs from or adds to the Agreement, irrespective of whether or not Harris seasonably objects thereto, will be binding upon Harris unless such different or additional terms are incorporated into a writing signed by both Harris and Customer, making express reference to the Agreement.

#### 4. TAXES

All prices are exclusive of all sales, use, excise, and other taxes, duties, or charges. Unless evidence of tax exempt status is provided by Customer, Customer will pay, or upon receipt of invoice from Harris, will reimburse Harris within a reasonable time after receipt of notification for, all such taxes or charges levied or imposed on Customer, or required to be collected by Harris as a result of this transaction or any part thereof.

### 5. CHANGES/CANCELLATION

Except as otherwise provided herein, change and/or cancellation of a Purchase Order in whole or in part by Customer will be effective only with specific written approval of Harris and may be subject to Harris' reasonable change and/or cancellation charges.

#### 6. DELIVERY

Harris shall have the right to make, and Customer agrees to accept, shipments in more than one lot, and payment for each lot shall be due accordingly.

### 7. FREIGHT CHARGES AND TRANSPORTATION INSURANCE

Unless otherwise stated in the Agreement, all prices and terms are F.O.B. Destination and are inclusive of freight charges.

### 8. TITLE AND RISK OF LOSS

Title to and risk of loss for Equipment and Software media sold under the Agreement shall pass to Customer at the F.O.B. Destination

#### 9. PAYMENT TERMS

- Payment for an invoice is due within thirty (30) days from the date of the invoice. Late payment shall be accrued interest at either the lower of one and half percent per month or the highest rate allowed by law, to the outstanding balance due.
  - Domestic Purchase Orders (not including Maintenance Agreements) are for shipments of Equipment, Software and/or Services to be delivered or Services to be performed within the continental United States and Canada. Harris will submit an invoice within 30 days of the Date of Acceptance of an individual delivery of Equipment, Software or performance of Services as identified in the Purchase Orders.
  - Domestic Purchase Orders for Maintenance Agreements require full payment of the Purchase Price prior to the start of the term of the Maintenance Agreement or Harris' obligation to perform.
  - (iii) International Purchase Orders are for shipments of Equipment, Software and/or Services to be performed outside the continental United States and Canada. Harris will submit an invoice after it has receipt of an approved export license; Harris will not ship any Equipment, Software nor perform any Services under the Purchase Order until it receives full payment of the Purchase Price of the Purchase Order.

### 10. ANNUAL MAINTENANCE AGREEMENT

Upon expiration of warranty period, Customer can execute a separate maintenance agreement with Harris for Equipment and/or Software. Such maintenance agreements are available for a percentage of the original Purchase Prices of the Equipment and/or Software. Annual maintenance agreements include:

- Customer telephone support during normal business hours (Monday through Friday, Eastern Standard Time). A.
- Additional twelve (12) month warranty on Equipment, with respect to the Equipment Maintenance Agreement. B.
- For Software maintenance agreements it includes notification of and free access to Software upgrades as defined in the maintenance agreement. C.

### 11. EQUIPMENT RETURN POLICY

- Equipment Damaged in Shipment. Upon receipt of shipments, Customer must open and inspect all boxes immediately for possible freight damage. If damage is found, Customer must notify the delivering carrier within 48 hours and request an inspection. After notifying the freight carrier, Customer promptly shall contact Harris for further instructions. Damaged Equipment shall not be returned without Harris' prior authorization.
- Items Shipped in Error. If the Equipment Customer receives is not what the Customer ordered, Customer will promptly notify the Harris responsible for the fulfillment of the Purchase Order. Customer agrees not to discard packing material. Harris will issue a return authorization.
- Defective Equipment. If the Equipment Customer receives is defective, it is covered under the Harris or manufacturer's standard equipment warranty. Upon discovery of a warranty problem, Customer promptly must contact the Harris for warranty support. Customer agrees not to return the Equipment C. until a service representative has issued a return authorization, including a form Customer must fill out describing the nature of the Equipment defect.
- Other Reasons. If Customer needs to return Equipment for other reasons, Customer must contact Harris for a return authorization. Harris' customer service representative will require a clear statement of the reason for the return request. Upon approval of Customer's request, a return authorization will be issued. Customer agrees not to return any Equipment without a return authorization. Equipment being returned is subject to restocking and other charges. CUSTOM MANUFACTURED OR SPECIAL ORDER ITEMS ARE NOT RETURNABLE.
- Upon Receipt of a Return Authorization. Return authorization numbers must appear on each individual package being returned. Customer is responsible for insuring the return for the full invoice amount and all shipping costs. Harris may refuse shipments of Equipment returned without return authorization numbers. All Equipment being returned for credit must be returned in a timely manner and in good condition. Harris will inspect all Equipment returned. If there is damage, wear and tear, or if there are missing components or accessories, Harris may charge Customer for repair/refurbishment.

### 12. LIMITED WARRANTY

Harris warrants the Equipment and Software ordered hereunder as of the Date of Acceptance to be substantially free from defects in material and workmanship. Harris' liability under this Limited Warranty shall commence on the Date of Acceptance of the individual item of Equipment and Software and terminate 12 months thereafter. Written notice of any defects shall be given to Harris upon discovery and Harris shall promptly correct such defects by repair or replacement, at its option, without charge, either FOB Harris' plant or service in the field. Harris uses new and reconditioned parts to satisfy warranty repairs and replacements under the terms of this warranty. Defective articles shall not be returned to the Harris' factory without the prior written authorization of the Harris. Call 1-800-358-5297 to obtain a Return Material Authorization (RMA) number. Harris shall have the right of final determination as to the existence and cause of any claimed defect.

Specifically excluded from the terms of this Limited Warranty are any defects which occur as a result of:

- (i) Acts of God.
- (ii) Physical impact, crash or foreign object damage.
- (iii) Improper maintenance, storage, modification or alteration by the Customer or its Customer.
- (iv) The Customer's or its Customer operation of the items delivered under this Agreement with any accessory, equipment or part not specifically approved by the Harris unless the Customer furnishes clear and convincing evidence that such accessory, equipment, or part was not a cause of the defect.
- Normal wear and tear. (The Customer recognizes that certain parts have a limited service life and will wear out through normal
- (vi) Equipment or Software subjected to misuse or detrimental exposure or negligence;
- Defects caused by improper storage, use, installation or maintenance;

Note: Harris is not responsible under this provision for defects with respect to items not provided by Harris or its subcontractors.

- B. For purposes of Harris' warranties for Equipment and Software media, a defect is defined as a failure of any unit or component manufactured or supplied by Harris that is not attributable to unauthorized modification or alteration, lack of care in operation, maintenance or handling. The written notice of claim of defect must include a description of the defect with detailed information, which will enable Harris to identify the defect and determine its probable cause. Components that Customer claims to be defective must be available to Harris for inspection and test. No defective Equipment or parts are to be returned without first receiving written authorization and instructions from Harris. Customs clearance for all replacement parts under the warranty or otherwise will be Customer's sole responsibility.
- C. CLAIMS UNDER ANY OF THE FOREGOING WARRANTIES ARE WAIVED UNLESS MADE WITHIN THE EQUIPMENT WARRANTY PERIOD, IN THE CASE OF EQUIPMENT, OR WITHIN THE SOFTWARE WARRANTY PERIOD, IN THE CASE OF SOFTWARE MEDIA. NO PERSON IS AUTHORIZED TO GIVE ANY OTHER WARRANTIES OR TO ASSUME ANY OTHER LIABILITIES ON HARRIS' BEHALF, UNLESS MADE OR ASSUMED IN WRITING BY A DULY AUTHORIZED REPRESENTATIVE OF HARRIS.
- D. HARRIS' LIABILITY FOR BREACH OF ANY OR ALL WARRANTIES FOR EQUIPMENT, SOFTWARE MEDIA, SERVICES AND LICENSED HARRIS PROGRAMS IS EXPRESSLY LIMITED TO THE REPAIR, REPLACEMENT, OR REFUND OF THE PURCHASE PRICE OF SUCH DEFECTIVE EQUIPMENT OR SOFTWARE, LESS A REASONABLE CHARGE FOR USE AND IN NO EVENT WILL HARRIS OR ITS LICENSORS BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES BY REASON OF ANY BREACH OF WARRANTY OR DEFECT IN MATERIALS OR WORKMANSHIP. HARRIS WILL NOT BE REQUIRED TO REPAIR, REPLACE, OR REFUND THE PURCHASE PRICE OF EQUIPMENT OR SOFTWARE WHICH HAVE BEEN SUBJECTED TO NEGLECT, ACCIDENT, OR IMPROPER USE, OR WHICH HAVE BEEN ALTERED OTHER THAN BY AUTHORIZED HARRIS PERSONNEL.
- E. THIS LIMITED WARRANTY CONSTITUTES HARRIS' SOLE AND EXCLUSIVE LIABILITY HEREUNDER AND CUSTOMER'S SOLE AND EXCLUSIVE REMEDY FOR DEFECTIVE OR NON-CONFORMING EQUIPMENT, SERVICES, AND SOFTWARE. THE FOREGOING WARRANTIES ARE IN LIEU OF ALL OTHER WARRANTIES (EXCEPT AS TO TITLE), WHETHER ORAL, WRITTEN, EXPRESS, IMPLIED, OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTY OR CONDITION OF MERCHANTABILITY, ANY IMPLIED WARRANTY OR CONDITION OF FITNESS FOR A PARTICULAR PURPOSE, OR ANY WARRANTY OR CONDITION ARISING OUT OF COURSE OF DEALING, COURSE OF PERFORMANCE, OR CUSTOM OR USAGE OF TRADE. CUSTOMER AGREES THAT NO CIRCUMSTANCE CAUSING CUSTOMER EXCLUSIVE AND LIMITED REMEDIES TO FAIL IN THEIR ESSENTIAL PURPOSE SHALL INCREASE OR EXTEND ANY HARRIS WARRANTY. THE TOTAL LIABILITY OF HARRIS AND ITS LICENSORS UNDER THIS WARRANTY SHALL IN ANY EVENT BE SUBJECT TO THE LIMITATIONS IN THIS SECTION.

#### 13. REPAIRS

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To repair any Wireless products after the 12 month warranty has expired, call 1-800-358-5297 to obtain a Return Material Authorization (RMA) number and an estimated cost for repair.

(i) Repair Policy - To affect a repair on a Wireless Product, the Equipment and/or Software should be returned to the Harris' factory with a written description of the failure mode. Out of warranty repairs apply to any equipment and/or software whose standard 12- month warranty has expired, no maintenance agreement has been purchased and paid for, and/or any equipment and/or software damaged in a manner not covered by the standard warranty, including any defects which occur as identified under 1 above.

Equipment and/or Software should not be returned to the Harris' factory without the prior written authorization of the Harris. Call 1-800-358-5297 to obtain a Return Material Authorization (RMA) number.

(ii) Support Policy - Harris provides free help desk support throughout the warranty period and maintenance agreement of purchased Wireless Equipment and/or Software. Technical support is available during normal business hours EST, Monday through Friday via the help desk support center at 1-800-358-5297.

### 14. SOFTWARE LICENSE

- A. Subject to full payment of the Purchase Price by Customer, Harris grants to Customer a nontransferable (except as expressly provided herein), nonexclusive license to use the Software (software, firmware, and documentation) in connection with use of the Equipment purchased hereunder. The Software furnished with the Equipment shall be of the latest generation available at the time of shipment of the Equipment. Harris is under no obligation to supply updates to the Software except where expressly so stated in writing.
- B. This license is limited to object code programs and related documentation only and does not apply to any of the corresponding source code or program listings.
- C. Customer acknowledges that Harris (or its licensor) has valuable property rights in the Software, and the Software will continue to be the sole and exclusive property of Harris or its licensor. Customer will obtain no title to the Software. All rights in patents, copyrights and trade secrets in relation to the Software shall continue to be vested in Harris or its licensor.
  - (i) Customer shall keep the Software confidential by affording access to the Software only to those of its employees, agents, or consultants having a need to know and shall have such individuals agree in writing to the obligations contained herein. In addition, Customer shall employ reasonable measures to prevent any unauthorized use, copying, publishing, reproducing, or disclosing of the Software and shall treat such with not lesser care than its own confidential information.
    - a). The Software may be used only in conjunction with the Equipment purchased hereunder. Customer may not rent, lease, transfer, network, display, or distribute the Software, nor may Customer reverse engineer, disassemble, decompile, modify, alter, translate, or adapt the Software or create any derivative thereof, except where expressly stated in writing.
    - b). Customer agrees that a violation of this Agreement would cause irreparable injury to Harris or its licensor, and that Harris or its licensor shall be entitled, in addition to any other rights and remedies it may have, at law or in equity, to an injunction enjoining and restraining Customer from doing or continuing to do any such act and any other violations or threatened violations of this Agreement. Furthermore, Customer agrees that if Harris or its licensor should waive any breach of any provision of this Agreement, it shall not thereby be deemed to have waived any preceding or succeeding breach of the same or any other provision of this Agreement.

If Customer sells or otherwise disposes of Customer-owned media on which any Software is fixed, such media must be erased before any sale or disposal

### 15. DISCONTINUED AVAILABILITY/LAST TIME BUY

Customer acknowledges that Harris has made no representation about the continued availability of the Equipment and Software listed in the Agreement. Harris reserves the right, in its absolute discretion, with or without notice, without incurring any liability to Customer or otherwise, whether in contract or tort, to discontinue manufacturing or selling any of the Equipment and Software listed in the Agreement at any time or from time to time. Harris may within its discretion provide Customer with an opportunity to purchase such quantities of the Equipment or Software as Customer estimates it may need ("last time buy") within thirty (30) days of notice. Customer's last time buy rights are limited to products available in Harris' inventory at the time of Customer's request. Harris will provide warranty services and make spare parts available to Customer for a period of one (1) year after notice by Harris to Customer that the Equipment has been discontinued or for a period of ninety (90) days after notice to Customer that the Software has been discontinued.

### 16. INTELLECTUAL PROPERTY INDEMNIFICATION

(I) In the event any Equipment to be furnished under this Agreement is not to be made in accordance with drawings, samples or manufacturing specifications designated by Customer, but rather is the design of Harris, Harris agrees that it shall, at its own expense and at its option, defend or settle any claim, suit, or proceeding brought against Customer or any customer of Customer, based on an allegation that the Equipment furnished under this Agreement constitutes a direct or a contributory infringement of any claim of any United States patent, mask work, copyright or any other intellectual property right. This obligation shall be effective only if Customer shall have made all payments then due and if Harris is notified of said allegation promptly in writing and given authority, information, and assistance for the settlement or defense of said claim, suit, or proceeding. Harris shall pay all damages and costs assessed in such suit or proceedings. In the event of a final adjudication by a court of competent jurisdiction that its Equipment or any part thereof infringes or violates any third party intellectual property right or if the use or sale thereof is enjoined, or if the provisions of any negotiated settlement Agreement prohibit the use of the product, Harris shall at its sole option and its own expense, either: (a) Procure for Customer the right to continue using the Equipment; or (b) Replace it with a substantially equivalent non-infringing equipment; or (c) Modify it so it becomes non-infringing but substantially equivalent; or (d) If none of the above is reasonably available, terminate the Customer's right to use the Equipment and return to the Customer a pro-rata portion of the price originally paid by Customer to Harris represented by the remaining useful life of the Equipment as a percentage of the total useful life.

The foregoing indemnity does not apply to the following: (1) Infringement by a combination of Equipment furnished under this Agreement with other equipment not furnished hereunder unless Harris is a contributory infringer; (2) Infringement resulting from changes or modifications made to or from the Equipment by the Customer; (3) Any settlements of a claim, suit, or proceeding made without Harris' written consent; and, (4) Any Equipment to be furnished under this Agreement which is to be delivered to the United States Government.

The foregoing states the entire liability of Harris with respect to infringement or violation of third party intellectual property rights in connection with

Equipment furnished under this Agreement.

(II) In the event any Equipment to be furnished under this Agreement is to be made in accordance with drawings, samples or manufacturing specifications designated by Customer and is not the design of Harris, Customer agrees to defend, indemnify and hold Harris harmless to the same extent and subject to the same requirements as set forth in Harris' indemnification of Customer as set forth in (I) above.

### 17. TECHNICAL DATA AND INVENTION

- A. Unless specifically agreed to by Harris and identified and priced in the Agreement as a separate item or items to be delivered by Harris (and in that event, except so identified and priced), the sale of Equipment, Software and Services under the Agreement confers on Customer no right in, license under, access to, or entitlement of any kind to any of Harris' technical data including, but not limited to design, process technology, software and drawings, or to any of Harris' inventions (whether or not patentable), irrespective of whether any such technical data or invention or any portion thereof arose out of work performed under or in connection with the Agreement, and irrespective of whether Customer has paid or is obligated to pay Harris for any part of the design or development of the Equipment, Software or Services.
- Harris will not be obliged to safeguard or hold confidential any data whether technical or otherwise, furnished by Customer for Harris' performance of the Agreement unless (and only to the extent that) Customer and Harris have entered into a separate written confidentiality agreement.
- Customer shall not violate Harris' copyright of documents or Software or without Harris' written permission disclose Harris' confidential or proprietary data to others.

### 18. EXCUSABLE DELAY

- Harris will be excused from performance under the Agreement and not be liable to Customer for delay in performance attributable in whole or in part to any cause beyond its reasonable control, including, but not limited to, actions or inactions of government whether in its sovereign or contractual capacity, judicial action, war, civil disturbance, insurrection, sabotage, act of public enemy or terrorism, labor difficulties, failure or delay in delivery by Harris' suppliers or subcontractors, transportation difficulties, shortage of energy, materials, labor or equipment, accident, fire, flood, storm or other act of nature, Customer's fault or negligence or where compliance with any applicable environmental law or regulation by Harris is not reasonably technologically or economically feasible, or would otherwise require Harris to change its manufacturing process.
- In the event of an excusable delay, Harris will make reasonable efforts to notify Customer of the nature and extent of such delay and (1) Harris will be entitled to a schedule an extension on at least a day-for-day basis, and (2) if the delay is caused by Customer's fault or negligence, Harris will be entitled to an equitable adjustment in price under the Agreement.

### 19. EXPORT AND RE-EXPORT RESTRICTIONS

Customer acknowledges that the Equipment and Software sold or licensed to it by Harris under this Agreement may be subject to export controls under the laws of the United States or Canada. Customer will not export or re-export the Equipment or Software, technology, or products manufactured from the technology that are the subject of the Agreement in violation of the export control laws of the United States or Canada. Customer shall defend, indemnify and hold Harris harmless from and against any loss, damage, or liability arising out of Customer's failure to comply with this Section. The Customer shall supply to the Harris on a timely basis all necessary information and documentation requested by Harris in order to permit the Harris to export the Equipment, Software and/or Services with respect to any Purchase Order issued by the Customer hereunder, in accordance with the terms of this Agreement.

### 20. COMPLIANCE WITH WASTE RECYCLING LAWS

Customer acknowledges and agrees that the supply of the Equipment by Harris to the Customer, and the resale or re-supply of the Equipment by the Customer, may give rise to obligations for Harris and the Customer under the Environmental Laws as hereinafter defined. The Customer shall be responsible for the collection, recycling, reuse and disposal of the Equipment in compliance with the Environmental Laws. "Environmental Laws" means any law or regulation in any jurisdiction worldwide applicable to the Agreement and these terms and includes but it is not limited to the recycling or treatment of waste equipment including the laws implementing the WEEE Directive as defined hereinafter. "WEEE Directive" means the EU Directive on Waste Electrical Equipment and shall include any and all national laws and regulations, whether civil, criminal, administrative, in any jurisdiction giving effect to that meaning including, but limited to, statutes and subordinate legislation, ordinances permits, common law, local laws, judgments, and any notices, orders, directions, instructions or decisions of any competent authority. Harris may arrange for services, paid for by Customer, to recycle or dispose of Harris manufactured products in compliance with the Environmental Laws. The Customer shall indemnify and hold Harris and each of its affiliates harmless against all expenses, costs, claims, liabilities or damage of any nature incurred by any of them relating to the collection, recycling, reuse and disposal of any Equipment or otherwise arising in connection with their respective obligations under the Environmental Laws, or by reason of any failure or alleged failure by the Customer to comply with its obligations under the Environmental Laws. The Customer shall provide Harris with such compliance plans or other documents and information that Harris may reasonably request to enable Harris and its affiliates to verify and prove to any enforcement agency the compliance by the Customer and Harris of their respective obligations under this Section and the Environmental Laws.

### 21. LIMITATION OF LIABILITY

CUSTOMER IS EXPRESSLY NOTIFIED THAT UNDER NO CIRCUMSTANCES SHALL HARRIS BE LIABLE FOR (A) ANY SPECIAL, INDIRECT, INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES OF ANY PARTY, INCLUDING THIRD PARTIES, EVEN IF SUCH DAMAGES ARE FORESEEABLE, OR (B) LOSS OF REVENUE, LOSS OF PROFITS, LOSS OF BUSINESS OR LOSS OF USE EVEN IF HARRIS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, THIS LIMITATION SHALL APPLY TO ANY CLAIM OR CAUSE OF ACTION WHETHER IN CONTRACT OR TORT (INCLUDING NEGLIGENCE, STRICT LIABILITY OR BREACH OF WARRANTY). IN NO EVENT SHALL HARRIS' LIABILITY TO CUSTOMER OR ANY PARTY CLAIMING THROUGH CUSTOMER EXCEED THE ACTUAL PURCHASE PRICE PAID BY CUSTOMER FOR ANY EQUIPMENT, SOFTWARE OR SERVICES SUPPLIED HEREUNDER. THIS SECTION SHALL SURVIVE THE TERM OR EXPIRATION OF THIS AGREEMENT, CUSTOMER AGREES TO INDEMNIFY HARRIS AGAINST ALL LOSS OR LIABILITY FROM CLAIMS BY CUSTOMER OR A THIRD PARTY ARISING OUT OF OR RELATING TO CUSTOMER'S INSTALLATION, OPERATION, OR USE OF THE EQUIPMENT OR SOFTWARE.

### 22. APPLICABLE LAW, VENUE, AND JURISDICTION

The Agreement, and any disputes related thereto, shall be governed by and interpreted in accordance with the laws of the State of Florida, USA, regardless of any conflict of law principles requiring the application of any other law. The parties specifically exclude the application of the United Nations Convention on Contracts for the International Sale of Goods to the Agreement, to the contractual relationship created under the Agreement, and to the construction, validity, enforcement, and interpretation of the Agreement. The parties agree that the exclusive venue for any action arising out of or related to the Agreement shall be in the courts with the appropriate jurisdiction located in Brevard County, Florida, and each party irrevocably submits to the jurisdiction of each such court in any such action and waives any objection it may now or hereafter have to venue or personal jurisdiction in each such court. The prevailing party in any action related to the dispute or interpretation of the Agreement shall be entitled to recover its reasonable attorneys fees incurred in pursuing the action, including those fees incurred throughout all bankruptcy and appellate proceedings.

#### 23. JURY WAIVER

CUSTOMER AND HARRIS FURTHER AGREE, TO THE EXTENT PERMITTED BY LAW, TO WAIVE ALL RIGHTS TO A TRIAL BY JURY OF ANY ACTION RELATING TO THE DISPUTE OR INTERPRETATION OF THE AGREEMENT, WHETHER SOUNDING IN CONTRACT, TORT, OR OTHERWISE. THE PARTIES SPECIFICALLY ACKNOWLEDGE THAT THIS WAIVER IS MADE KNOWINGLY AND VOLUNTARILY AFTER AN ADEQUATE OPPORTUNITY TO NEGOTIATE ITS TERMS AND THAT SUCH WAIVER IS MATERIAL CONSIDERATION FOR THE SALE AND PURCHASE CONTEMPLATED HEREBY.

### 24. ASSUMPTION OF RISK

Each party hereto acknowledges (a) the risks of its undertakings hereunder, (b) the uncertainty of the benefits and obligations hereunder, and (c) its assumption of such risks and uncertainty. Each party has conducted its own due diligence and requested and reviewed any contracts, business plans, financial documents and other written material as in such party's opinion shall be the basis of that party's decision to enter into the Agreement,

## 25. RELIANCE ON COUNSEL AND OTHER ADVISORS

Each party has consulted such legal, financial, technical or other experts it deems necessary or desirable before entering into the Agreement. Each party represents and warrants that it has read, knows, understands and agrees with the terms of the Agreement, and the Agreement shall not be construed against either party as the drafter.

### 26. COMPLIANCE WITH APPLICABLE LAWS

Customer warrants that Customer shall comply with any and all applicable US federal and state laws, and shall operate in good faith to comply with other laws and regulations and industry best practices, applicable to such party's performance hereunder, and shall promptly act to correct any noncompliance once identified.

### 27. GENERAL PROVISIONS

- Publicity. Neither party will, without the prior written consent of the other party: (a) make any news release, public announcement, denial or confirmation of this Agreement or its subject matter, or (b) in any manner advertise or publish the fact of this Agreement.
- Default. If Customer defaults in any of Customer's obligations hereunder, including, but not limiting to failure to pay all sums when due, Customer will be liable for all costs to Harris resulting from Harris' attempt to enforce its rights hereunder, including, but not limited to collection agency fees, attorney fees, court costs, etc.

- Assignment. Customer shall not assign any of its rights under this Agreement, voluntarily or involuntarily, whether by merger, consolidation, dissolution, operation of law or any other manner. Any purported assignment of rights in violation of this Section is null and void.
- Enforceability. If any provision of this Agreement is held invalid, illegal or unenforceable, the validity, legality or enforceability of the remaining provisions will, to the extent of such invalidity, illegality, or unenforceability, be severed, but without in any way affecting the remainder of such provision or any other provision contained herein, all of which shall continue in full force and effect.
- No Waiver. Waiver or failure by Harris to enforce any of the terms or conditions hereunder or the delay in exercise of any of its remedies or any terms or condition herein, will not be a future waiver of any such right, or be a waiver of any other term, condition or remedy contained herein.
- Notices. All notices must be in writing and will be effective when received by (1) personal delivery, (2) registered, certified, or nationally recognized overnight mail, proof of receipt requested, and (3) facsimile, if confirmed within three (3) business days by one of the other methods herein, at the addresses or facsimile numbers indicated or to such other addresses or facsimile numbers as the parties may specify by giving notice pursuant hereto. A copy of all notices must be sent to Harris Corporation, PO Box 37, MS: R5/11A, Melbourne, FL 32902 Attention: Contracts Manager.
- English Language: The Parties confirm that it is their wish that this Agreement, as well as any other documents relating hereto including notices, have been and shall be drawn up in English only.
- GSA: All purchase orders under GSA Schedule #GS-35F-0283J are subject to the GSA Terms and Conditions which will supersede all other Terms and Conditions provided.

### 28. CLAUSES INCORPORATED BY REFERENCE

The following Federal Acquisition Regulations/Defense Federal Acquisition Supplement ("FAR/DFARS") clauses are incorporated herein by reference, to the extent these clauses are applicable, with the same force and effect as if they are included in full text; 52.219-8 Utilization of Small Business Concerns, 52.222-26 Equal Opportunity, 52.222-35 Equal Opportunity for Special Disabled Veterans and Veterans of the Victnam Era and other eligible Veterans, 52.222-36 Affirmative Action for Workers With Disabilities, 52,222-39 Notification of Employees Rights Concerning Payment of Union Dues or Fees, 52,247-64 Preference For Privately Owned U.S. Flag Commercial Vessels, 252.225-7014 Preference for Domestic Specialty Metals, Alternate 1, 252.247-7023 Transportation of Supplies by Sea, and 252.247-7024 Notification of Transportation of Supplies by Sea.

#### 29. ENTIRE AGREEMENT

The Agreement supersedes all previous proposals, negotiations, conversations, and understandings, whether oral or written, and constitutes the sole and entire agreement between the parties pertaining to the subject matter hereof. No modification or deletion of, or addition to these terms, will be binding unless made in writing and signed by duly authorized representatives of both parties.

### Confirmation Report - Memory Send

: 001

Date & Time: Mar-09-09 09:11 : +3127456867 Line 1

Machine ID : ORGANIZED CRIME ADMIN

Job number

; 799

Date

: Mar-09 09:07

To

: \$67278

Number of pages

: 008

Start time

: Mar-09 09:07

End time

: Mar-09 09:11

Pages sent

: 008

Status

: OK

Job number

: 799

\*\*\* SEND SUCCESSFUL \*\*\*

BUREAU OF INVESTIGATIVE SERVICES ORGANIZED CRIME DIVISION

TO:

Nicholas J. Roti Deputy Chief Organized Crime Division

ATTN:

Brian Daly

Lieutenant Organized Crime Division

FROM:

James R. Washburn

Sergeant

Organized Crime Division

SUBJECT:

1505 Fund purchase request Sting-Ray II upgrade

is requesting an upgrade of the Sting-Ray equipmen

Thi

antennee and Sting Ray unit.

antennee and Sting Ray unit.

The total cost of the upgrades and new equipment is \$100,500.00. A new unit to the upgraded unit.

\$310.000.00 and would not perform any more effectively than the upgraded unit.

presentatives from Harris Corporation traveled to Chicag

09M6 122 12 February 2009

The existing unit

APPROVED:

Nicholas J. Roti Deputy Chief Organized Crime Division

Ernest T. Brown

Organized Crime Division

James R. Washburn

Sergeant Organized Crime Division

Il sehon

# BUREAU OF INVESTIGATIVE SERVICES ORGANIZED CRIME DIVISION

Subject:

Condition Prior to Payment of an Invoice - (For Internal Control Procedure)

Reference:

Tracking of Drug Funds Expenditures

The Unit that initiated the purchase (goods and/or services) should write the following statements within the original invoice to be paid or in a report requesting settlement of an invoice:

# ALL ITEM/S DESCRIBED ABOVE WAS/WERE:

- 1. Received in good useable condition, and
- 2. The required CPD-Inventory number/s (on non-consumption item/s valued at \$100.00 and above was/were:
  - tagged and registered with the Equipment and Supplies Inventory Control Section or
  - requested from the Equipment and Supplies by providing copies of the purchase documents or
  - identified by serial number/s for covert devices (list furnished OCD-Administration). Tracking of devices/s will be monitored by both TechLab and OCD-Administration.

Select one from the three - options.

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164:500.00+ |ST.SupriT||34 | 500 - 00-000

30,000.000 BAL.

2NP SHIPMT : 1000 . 00-

12.000-000

BAL. -001

12:000:00\*+

n • \*

Diste

1

ORGANIZED CRIME DIVISION Technical Services Group

TO:

Ernest T. Brown

Chief

Organized Crime Division Brian Daly ATTN:

Lieutenant

Organized Crime Division

FROM:

James R. Washburn

Sergeant

Organized Crime Division

SUBJECT: 1505 Fund Payment

Harris Upgrade Payment Inv# INV6799-02239

Attached to this report is an Invoice from Harris Corporation of Melbourne FL. for the purchase and upgrade of the Stingray Equipment currently being utilized by the Tech Lab. The approval letter for this The upgrade to Stingray II and the equipment is also attached. additional equipment required to operate the upgrade are itemized in the attached invoice. This equipment is utilized by Tech Lab personnel It is utilized

The total invoice amount is \$18,000.00 for the Amber Jack W Upgrade (Ser# 3049). This is (1) of the back ordered items from the original invoice.

Since this equipment is utilized

is requested that it

R. Washburn

Organized Crime Division

paid for by 1505 funds (50%) and 1505ML funds (50%)

APPROVED:

Nicholas J. Boti

Deputy Chief

Organized Crime Division

Organized Crime Division



Please Remit Payments: Harris Corporation, GCSD Citibank Delaware P.O. Box 7247 - LB 6759

Philadelphia, PA 19170-6759 USA Account No: 30523187

ABA Rtg No: 021000089 TIN: 340276860

Involce	INV6779-02239
Date	10/13/2009
Page:	1

## Invoice

### Bill To:

Chicago Police Department James Washburn 3340 W. Fillmore Ave james.washburn@chicagopolice.

org

Chicago IL 60624

Ship To:

SGT James Washburn Chicago Police Dept 3340 W. Fillmore Ave Chicago IL 60624

Purchase (	Order No. 15457	Customer ID Salesperson CPB-CHGIL-001 WPG3				Shipping Method BEST WAY	Pmt Terms Net 30	Reg Sh 6/8/2009		ORD	is Ord No. 6779-01271
Ordered	Shipped	B/O	Item N		Tpes	cription		Discount	Unit Pr	ce	Ext. Price
<u>Orgered</u> 1		Бю	AJ-W-U 3049		Ami	perJack-X or G to Amberial Number	erJack-W Upgrad		\$18,	00.000	\$18,000.00
***		,	# SPURE	906	Han	idheld Passive DF Tool			\$12,	000:00	\$8.0
						oived in g	good	ZHOS BAL.	HIPHEN	7,00	THIS CK.
				All abo	ng o	ems received in g					

HARRIS CORP - WIRELESS PRODUCTS GROUP P.O. BOX 9800, M/S R5-11A MELBOURNE, FL 32902-9800 PH: 800-358-5297, FAX: 321-309-7437,wpg@harris.com

Subtotal	\$18,000.00
Deposit	\$0.00
Misc	\$0.00
Tax	\$0.00
Freight	\$0.00
Trade Discount	\$0.00
Purchase Price	\$18,000.00

### BUREAU OF INVESTIGATIVE SERVICES ORGANIZED CRIME DIVISION

09M4022 12 February 2009

TO:

Nicholas J. Roti

Deputy Chief

Organized Crime Division

ATTN:

Brian Daly Lieutenant

Organized Crime Division

FROM:

James R. Washburn

Sergeant

Organized Crime Division

SUBJECT:

1505 Fund purchase request

Sting-Ray II upgrade

At this time the R/Sgt. is requesting an upgrade of the Sting-Ray equipment used for Sting Ray I to Sting Ray II. This equipment is utilized

Attached to this report is a quote from Harris Corporation or Melbourne FL, for the upgrades. The upgrades unclude computer software (3) new amplifiers, plus the rebuilding of the current antennae and Sting Ray unit.

The total cost of the upgrades and new equipment is \$164,500.00. A new unit would cost over \$310.000.00 and would not perform any more effectively than the upgraded unit.

Representatives from Harris Corporation traveled to Chicago with a new Sting Ray II unit for testing purposes in December of 2008. The existing unit was

od over five years ago and has not been ungraded since. This unit would tentatively be used

Since this unit is utilized

t is requested that this be considered a one time purchase from the 1505 and 1505IVIL tund.

APPROVED:

Deputy Chief

Organized Crime Division

Ernest T. Brown

Organized Crime Division

James R. Washburn

Sergeant

Organized Crime Division



 Quote
 QTE6779-01929

 Date
 12/22/2008

 Page:
 1

### Quotation

Bill To:

Chicago Police Department Sgt. Jim Washburn james.washburn@ chicagopolice.org

312-746-7922

### Ship To:

Sgt. Jim Washburn james.washburn@ chicagopolice.org 312-746-7922

urchase	Order No.	Customer			Shipping Method				
		CPB-CHGI	L-001	WPG2		Net 3		0/0/0000	2,416
Quantity	Item Num	ber	Descr	iption		UOM	Discount	Unit Price	Ext. Price
1	STINGRAY	II - UP	StingRa	y II - Upgrade		EA		\$65,000.00	\$65,000.00
1	STINGRAY	II-IDEN-SW	StingRa	y II iDEN Software Pac	kage	EA		\$22,000.00	\$22,000.00
1	PA-KIT-30W	IDEN 800	PA-KIT-	30W Single Band iDEN	800	EA		\$14,000.00	\$14,000.00
1	PA-KIT-30W	DUAL-BAND	PA-KIT-	30W Dual-Band CONU	S 850/1900	EA		\$17,500.00	\$17,500.00
1	PA-KIT-30W	2100	PA-KIT-	30W Single Band 2100	MHz	EA		\$16,000.00	\$16,000.00
1	AJ-W-UG		AmberJ	ack-X or G to AmberJa	ck-W Upgrade (WideB	EA		\$18,000.00	\$18,000.00
1	SPURDOG		Handhe	ld Passive DF Tool		EA		\$12,000.00	\$12,000.00
		be 120 days Al		s otherwise and Conditions.					\$0.00

HARRIS CORP - WIRELESS PRODUCTS GROUP P.O. BOX 9800, M/S R5-11A MELBOURNE, FL 32902-9800 PH: 800-358-5297, FAX: 321-309-7437,wpg@harris.com Approved By:

Subtotal	\$164,500.00
Misc	\$0.00
Tax	\$0.00
Freight	\$0.00
Trade Discount:	\$0.00
Purchase Price	\$164,500.00



### Government Communication Systems Division Terms and Conditions of Sale

#### For

#### Wireless Equipment, Software and Services

#### 1. DEFINITIONS

In addition to the terms defined elsewhere the following terms used herein have the following meanings:

- A. "Agreement" means the instrument of contracting; such as a Purchase Order, or other such designation which these terms and conditions of sale for Wireless Equipment, Software and Services are incorporated, all as acknowledged by Harris on its standard acknowledgement form;
- B. "Customer" means the purchaser of Equipment, Software, or Services from Harris;
- C. "Date of Acceptance" means the date when the Customer receives an item of Equipment, Software and/or Services unless Customer otherwise notifies Harris in writing that the Equipment, Software and/or Services was delivered in a defective condition.
- D. "Equipment" means any hardware, including components, and excludes any Software or Services;
- E. "Harris" means Harris Corporation, acting through its Government Communications Systems Division;
- F. "Maintenance Agreement" means a separate agreement for maintenance of the items procured hereunder; such services are not included in this Agreement
- G. "Purchase Order" means the Customer's purchase order as acknowledged by Harris on its standard acknowledgement form;
- H. "Purchase Price" means the purchase price as identified in the Purchase Order;
- "Quote" means the price quotation of Harris itemizing the purchase price and includes all exhibits referred to within such Quote, including but not limited to the technical proposal, technical specifications, scope of work, schedule, the Agreement and any maintenance agreement specifically included in the purchase price;
- J. "Services" means, training, maintenance support, or other services to be provided to Customer as part of the Agreement;
- K. "Software" means software and firmware, including all copies provided to Customer.

#### 2. PROPOSAL/QUOTE VALIDITY

Prices quoted are binding upon Harris for 30 days from the date of Quote. At expiration, Harris reserves the right to adjust its prices or extend the validity period.

#### 3. ACCEPTANCE - MODIFICATION OF TERMS.

This Agreement constitutes Customer's acceptance of Harris' offer and such acceptance is expressly made conditional on Customer's assent to the terms and conditions contained in this Agreement. The Agreement will be deemed accepted by Customer upon the first to occur (i) Customer's issuance of the Purchase Order; or (ii) Harris' commencement of performance under the Agreement. In either such event any additional or different terms proposed by Customer are rejected unless expressly approved in writing by Harris. No communication from Customer that in any way differs from or adds to the Agreement, irrespective of whether or not Harris seasonably objects thereto, will be binding upon Harris unless such different or additional terms are incorporated into a writing signed by both Harris and Customer, making express reference to the Agreement.

#### 4. TAXES

All prices are exclusive of all sales, use, excise, and other taxes, duties, or charges. Unless evidence of tax exempt status is provided by Customer, Customer will pay, or upon receipt of invoice from Harris, will reimburse Harris within a reasonable time after receipt of notification for, all such taxes or charges levied or imposed on Customer, or required to be collected by Harris as a result of this transaction or any part thereof.

#### 5. CHANGES/CANCELLATION

Except as otherwise provided herein, change and/or cancellation of a Purchase Order in whole or in part by Customer will be effective only with specific written approval of Harris and may be subject to Harris' reasonable change and/or cancellation charges.

#### 6. DELIVERY

Harris shall have the right to make, and Customer agrees to accept, shipments in more than one lot, and payment for each lot shall be due accordingly.

#### 7. FREIGHT CHARGES AND TRANSPORTATION INSURANCE

Unless otherwise stated in the Agreement, all prices and terms are F.O.B. Destination and are inclusive of freight charges.

#### 8. TITLE AND RISK OF LOSS

Title to and risk of loss for Equipment and Software media sold under the Agreement shall pass to Customer at the F.O.B. Destination

#### 9. PAYMENT TERMS

- A. Payment for an invoice is due within thirty (30) days from the date of the invoice. Late payment shall be accrued interest at either the lower of one and half percent per month or the highest rate allowed by law, to the outstanding balance due.
  - (i) Domestic Purchase Orders (not including Maintenance Agreements) are for shipments of Equipment, Software and/or Services to be delivered or Services to be performed within the continental United States and Canada. Harris will submit an invoice within 30 days of the Date of Acceptance of an individual delivery of Equipment, Software or performance of Services as identified in the Purchase Orders.
  - (ii) Domestic Purchase Orders for Maintenance Agreements require full payment of the Purchase Price prior to the start of the term of the Maintenance Agreement or Harris' obligation to perform.
  - (iii) International Purchase Orders are for shipments of Equipment, Software and/or Services to be performed outside the continental United States and Canada. Harris will submit an invoice after it has receipt of an approved export license; Harris will not ship any Equipment, Software nor perform any Services under the Purchase Order until it receives full payment of the Purchase Price of the Purchase Order.

#### 10. ANNUAL MAINTENANCE AGREEMENT

Upon expiration of warranty period, Customer can execute a separate maintenance agreement with Harris for Equipment and/or Software. Such maintenance agreements are available for a percentage of the original Purchase Prices of the Equipment and/or Software. Annual maintenance agreements include:

- A. Customer telephone support during normal business hours (Monday through Friday, Eastern Standard Time).
- B. Additional twelve (12) month warranty on Equipment, with respect to the Equipment Maintenance Agreement,
- C. For Software maintenance agreements it includes notification of and free access to Software upgrades as defined in the maintenance agreement,

#### 11. EQUIPMENT RETURN POLICY

- A. <u>Equipment Damaged in Shipment</u>. Upon receipt of shipments, Customer must open and inspect all boxes immediately for possible freight damage. If damage is found, Customer must notify the delivering carrier within 48 hours and request an inspection. After notifying the freight carrier, Customer promptly shall contact Harris for further instructions. Damaged Equipment shall not be returned without Harris' prior authorization.
- B. <u>Items Shipped in Error</u>. If the Equipment Customer receives is not what the Customer ordered, Customer will promptly notify the Harris responsible for the fulfillment of the Purchase Order. Customer agrees not to discard packing material. Harris will issue a return authorization.
- C. <u>Defective Equipment</u>. If the Equipment Customer receives is defective, it is covered under the Harris or manufacturer's standard equipment warranty. Upon discovery of a warranty problem, Customer promptly must contact the Harris for warranty support. Customer agrees not to return the Equipment until a service representative has issued a return authorization, including a form Customer must fill out describing the nature of the Equipment defect.
- D. Other Reasons. If Customer needs to return Equipment for other reasons, Customer must contact Harris for a return authorization. Harris' customer service representative will require a clear statement of the reason for the return request. Upon approval of Customer's request, a return authorization will be issued. Customer agrees not to return any Equipment without a return authorization. Equipment being returned is subject to restocking and other charges. CUSTOM MANUFACTURED OR SPECIAL ORDER ITEMS ARE NOT RETURNABLE.
- E. Upon Receipt of a Return Authorization. Return authorization numbers must appear on each individual package being returned. Customer is responsible for insuring the return for the full invoice amount and all shipping costs. Harris may refuse shipments of Equipment returned without return authorization numbers. All Equipment being returned for credit must be returned in a timely manner and in good condition. Harris will inspect all Equipment returned. If there is damage, wear and tear, or if there are missing components or accessories, Harris may charge Customer for repair/refurbishment.

#### 12. LIMITED WARRANTY

A. Harris warrants the Equipment and Software ordered hereunder as of the Date of Acceptance to be substantially free from defects in material and workmanship. Harris' liability under this Limited Warranty shall commence on the Date of Acceptance of the individual item of Equipment and Software and terminate 12 months thereafter. Written notice of any defects shall be given to Harris upon discovery and Harris shall promptly correct such defects by repair or replacement, at its option, without charge, either FOB Harris' plant or service in the field. Harris uses new and reconditioned parts to satisfy warranty repairs and replacements under the terms of this warranty. Defective articles shall not be returned to the Harris' factory without the prior written authorization of the Harris. Call 1-800-358-5297 to obtain a Return Material Authorization (RMA) number. Harris shall have the right of final determination as to the existence and cause of any claimed defect.

Specifically excluded from the terms of this Limited Warranty are any defects which occur as a result of:

- (i) Acts of God.
- (ii) Physical impact, crash or foreign object damage.
- (iii) Improper maintenance, storage, modification or alteration by the Customer or its Customer.
- (iv) The Customer's or its Customer operation of the items delivered under this Agreement with any accessory, equipment or part not specifically approved by the Harris unless the Customer furnishes clear and convincing evidence that such accessory, equipment, or part was not a cause of the defect.
- (v) Normal wear and tear. (The Customer recognizes that certain parts have a limited service life and will wear out through normal use).
- (vi) Equipment or Software subjected to misuse or detrimental exposure or negligence;
- (v) Defects caused by improper storage, use, installation or maintenance;

Note: Harris is not responsible under this provision for defects with respect to items not provided by Harris or its subcontractors.

- B. For purposes of Harris' warranties for Equipment and Software media, a defect is defined as a failure of any unit or component manufactured or supplied by Harris that is not attributable to unauthorized modification or alteration, lack of care in operation, maintenance or handling. The written notice of claim of defect must include a description of the defect with detailed information, which will enable Harris to identify the defect and determine its probable cause. Components that Customer claims to be defective must be available to Harris for inspection and test. No defective Equipment or parts are to be returned without first receiving written authorization and instructions from Harris. Customs clearance for all replacement parts under the warranty or otherwise will be Customer's sole responsibility.
- C. CLAIMS UNDER ANY OF THE FOREGOING WARRANTIES ARE WAIVED UNLESS MADE WITHIN THE EQUIPMENT WARRANTY PERIOD, IN THE CASE OF EQUIPMENT, OR WITHIN THE SOFTWARE WARRANTY PERIOD, IN THE CASE OF SOFTWARE MEDIA. NO PERSON IS AUTHORIZED TO GIVE ANY OTHER WARRANTIES OR TO ASSUME ANY OTHER LIABILITIES ON HARRIS' BEHALF, UNLESS MADE OR ASSUMED IN WRITING BY A DULY AUTHORIZED REPRESENTATIVE OF HARRIS.
- D. HARRIS' LIABILITY FOR BREACH OF ANY OR ALL WARRANTIES FOR EQUIPMENT, SOFTWARE MEDIA, SERVICES AND LICENSED HARRIS PROGRAMS IS EXPRESSLY LIMITED TO THE REPAIR, REPLACEMENT, OR REFUND OF THE PURCHASE PRICE OF SUCH DEFECTIVE EQUIPMENT OR SOFTWARE, LESS A REASONABLE CHARGE FOR USE AND IN NO EVENT WILL HARRIS OR ITS LICENSORS BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES BY REASON OF ANY BREACH OF WARRANTY OR DEFECT IN MATERIALS OR WORKMANSHIP. HARRIS WILL NOT BE REQUIRED TO REPAIR, REPLACE, OR REFUND THE PURCHASE PRICE OF EQUIPMENT OR SOFTWARE WHICH HAVE BEEN SUBJECTED TO NEGLECT, ACCIDENT, OR IMPROPER USE, OR WHICH HAVE BEEN ALTERED OTHER THAN BY AUTHORIZED HARRIS PERSONNEL.
- E. THIS LIMITED WARRANTY CONSTITUTES HARRIS' SOLE AND EXCLUSIVE LIABILITY HEREUNDER AND CUSTOMER'S SOLE AND EXCLUSIVE REMEDY FOR DEFECTIVE OR NON-CONFORMING EQUIPMENT, SERVICES, AND SOFTWARE. THE FOREGOING WARRANTIES ARE IN LIEU OF ALL OTHER WARRANTIES (EXCEPT AS TO TITLE), WHETHER ORAL, WRITTEN, EXPRESS, IMPLIED, OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTY OR CONDITION OF MERCHANTABILITY, ANY IMPLIED WARRANTY OR CONDITION OF FITNESS FOR A PARTICULAR PURPOSE, OR ANY WARRANTY OR CONDITION ARISING OUT OF COURSE OF DEALING, COURSE OF PERFORMANCE, OR CUSTOM OR USAGE OF TRADE. CUSTOMER AGREES THAT NO CIRCUMSTANCE CAUSING CUSTOMER EXCLUSIVE AND LIMITED REMEDIES TO FAIL IN THEIR ESSENTIAL PURPOSE SHALL INCREASE OR EXTEND ANY HARRIS WARRANTY. THE TOTAL LIABILITY OF HARRIS AND ITS LICENSORS UNDER THIS WARRANTY SHALL IN ANY EVENT BE SUBJECT TO THE LIMITATIONS IN THIS SECTION.

#### 13. REPAIRS

To repair any Wireless products after the 12 month warranty has expired, call 1-800-358-5297 to obtain a Return Material Authorization (RMA) number and an estimated cost for repair.

(i) Repair Policy - To affect a repair on a Wireless Product, the Equipment and/or Software should be returned to the Harris' factory with a written description of the failure mode. Out of warranty repairs apply to any equipment and/or software whose standard 12- month warranty has expired, no maintenance agreement has been purchased and paid for, and/or any equipment and/or software damaged in a manner not covered by the standard warranty, including any defects which occur as identified under I above.

Equipment and/or Software should not be returned to the Harris' factory without the prior written authorization of the Harris. Call 1-800-358-5297 to obtain a Return Material Authorization (RMA) number.

(ii) Support Policy - Harris provides free help desk support throughout the warranty period and maintenance agreement of purchased Wireless Equipment and/or Software. Technical support is available during normal business hours EST, Monday through Friday via the help desk support center at 1-800-358-5297.

#### 14. SOFTWARE LICENSE

- A. Subject to full payment of the Purchase Price by Customer, Harris grants to Customer a nontransferable (except as expressly provided herein), nonexclusive license to use the Software (software, firmware, and documentation) in connection with use of the Equipment purchased hereunder. The Software furnished with the Equipment shall be of the latest generation available at the time of shipment of the Equipment. Harris is under no obligation to supply updates to the Software except where expressly so stated in writing.
- B. This license is limited to object code programs and related documentation only and does not apply to any of the corresponding source code or program listings.
- C. Customer acknowledges that Harris (or its licensor) has valuable property rights in the Software, and the Software will continue to be the sole and exclusive property of Harris or its licensor. Customer will obtain no title to the Software. All rights in patents, copyrights and trade secrets in relation to the Software shall continue to be vested in Harris or its licensor.
  - Customer shall keep the Software confidential by affording access to the Software only to those of its employees, agents, or consultants having a need to know and shall have such individuals agree in writing to the obligations contained herein. In addition, Customer shall employ reasonable measures to prevent any unauthorized use, copying, publishing, reproducing, or disclosing of the Software and shall treat such with not lesser care than its own confidential information.
    - a). The Software may be used only in conjunction with the Equipment purchased hereunder. Customer may not rent, lease, transfer, network, display, or distribute the Software, nor may Customer reverse engineer, disassemble, decompile, modify, alter, translate, or adapt the Software or create any derivative thereof, except where expressly stated in writing.
    - b). Customer agrees that a violation of this Agreement would cause irreparable injury to Harris or its licensor, and that Harris or its licensor shall be entitled, in addition to any other rights and remedies it may have, at law or in equity, to an injunction enjoining and restraining Customer from doing or continuing to do any such act and any other violations or threatened violations of this Agreement. Furthermore, Customer agrees that if Harris or its licensor should waive any breach of any provision of this Agreement, it shall not thereby be deemed to have waived any preceding or succeeding breach of the same or any other provision of this Agreement.

If Customer sells or otherwise disposes of Customer-owned media on which any Software is fixed, such media must be crased before any sale or disposal

### 15. DISCONTINUED AVAILABILITY/LAST TIME BUY

Customer acknowledges that Harris has made no representation about the continued availability of the Equipment and Software listed in the Agreement. Harris reserves the right, in its absolute discretion, with or without notice, without incurring any liability to Customer or otherwise, whether in contract or tort, to discontinue manufacturing or selling any of the Equipment and Software listed in the Agreement at any time or from time to time. Harris may within its discretion provide Customer with an opportunity to purchase such quantities of the Equipment or Software as Customer estimates it may need ("last time buy") within thirty (30) days of notice. Customer's last time buy rights are limited to products available in Harris' inventory at the time of Customer's request. Harris will provide warranty services and make spare parts available to Customer for a period of one (1) year after notice by Harris to Customer that the Equipment has been discontinued.

#### 16. INTELLECTUAL PROPERTY INDEMNIFICATION

(I) In the event any Equipment to be furnished under this Agreement is not to be made in accordance with drawings, samples or manufacturing specifications designated by Customer, but rather is the design of Harris, Harris agrees that it shall, at its own expense and at its option, defend or settle any claim, suit, or proceeding brought against Customer or any customer of Customer, based on an allegation that the Equipment furnished under this Agreement constitutes a direct or a contributory infringement of any claim of any United States patent, mask work, copyright or any other intellectual property right. This obligation shall be effective only if Customer shall have made all payments then due and if Harris is notified of said allegation promptly in writing and given authority, information, and assistance for the settlement or defense of said claim, suit, or proceeding. Harris shall pay all damages and costs assessed in such suit or proceedings. In the event of a final adjudication by a court of competent jurisdiction that its Equipment or any part thereof infringes or violates any third party intellectual property right or if the use or sale thereof is enjoined, or if the provisions of any negotiated settlement Agreement prohibit the use of the product, Harris shall at its sole option and its own expense, either: (a) Procure for Customer the right to continue using the Equipment; or (b) Replace it with a substantially equivalent non-infringing equipment; or (c) Modify it so it becomes non-infringing but substantially equivalent; or (d) If none of the above is reasonably available, terminate the Customer's right to use the Equipment and return to the Customer a pro-rata portion of the price originally paid by Customer to Harris represented by the remaining useful life of the Equipment as a percentage of the total useful life.

The foregoing indemnity does not apply to the following: (1) Infringement by a combination of Equipment furnished under this Agreement with other equipment not furnished hereunder unless Harris is a contributory infringer; (2) Infringement resulting from changes or modifications made to or from the Equipment by the Customer; (3) Any settlements of a claim, suit, or proceeding made without Harris' written consent; and, (4) Any Equipment to be furnished under this Agreement which is to be delivered to the United States Government.

The foregoing states the entire liability of Harris with respect to infringement or violation of third party intellectual property rights in connection with Equipment furnished under this Agreement.

(II) In the event any Equipment to be furnished under this Agreement is to be made in accordance with drawings, samples or manufacturing specifications designated by Customer and is not the design of Harris, Customer agrees to defend, indemnify and hold Harris harmless to the same extent and subject to the same requirements as set forth in Harris' indemnification of Customer as set forth in (I) above.

#### 17. TECHNICAL DATA AND INVENTION

- A. Unless specifically agreed to by Harris and identified and priced in the Agreement as a separate item or items to be delivered by Harris (and in that event, except so identified and priced), the sale of Equipment, Software and Services under the Agreement confers on Customer no right in, license under, access to, or entitlement of any kind to any of Harris' technical data including, but not limited to design, process technology, software and drawings, or to any of Harris' inventions (whether or not patentable), irrespective of whether any such technical data or invention or any portion thereof arose out of work performed under or in connection with the Agreement, and irrespective of whether Customer has paid or is obligated to pay Harris for any part of the design or development of the Equipment, Software or Services.
- B. Harris will not be obliged to safeguard or hold confidential any data whether technical or otherwise, furnished by Customer for Harris' performance of the Agreement unless (and only to the extent that) Customer and Harris have entered into a separate written confidentiality agreement.
- C. Customer shall not violate Harris' copyright of documents or Software or without Harris' written permission disclose Harris' confidential or proprietary data to others.

#### 18. EXCUSABLE DELAY

- A. Harris will be excused from performance under the Agreement and not be liable to Customer for delay in performance attributable in whole or in part to any cause beyond its reasonable control, including, but not limited to, actions or inactions of government whether in its sovereign or contractual capacity, judicial action, war, civil disturbance, insurrection, sabotage, act of public enemy or terrorism, labor difficulties, failure or delay in delivery by Harris' suppliers or subcontractors, transportation difficulties, shortage of energy, materials, labor or equipment, accident, fire, flood, storm or other act of nature, Customer's fault or negligence or where compliance with any applicable environmental law or regulation by Harris is not reasonably technologically or economically feasible, or would otherwise require Harris to change its manufacturing process.
- B. In the event of an excusable delay, Harris will make reasonable efforts to notify Customer of the nature and extent of such delay and (1) Harris will be entitled to a schedule an extension on at least a day-for-day basis, and (2) if the delay is caused by Customer's fault or negligence, Harris will be entitled to an equitable adjustment in price under the Agreement.

#### 19. EXPORT AND RE-EXPORT RESTRICTIONS

Customer acknowledges that the Equipment and Software sold or licensed to it by Harris under this Agreement may be subject to export controls under the laws of the United States or Canada. Customer will not export or re-export the Equipment or Software, technology, or products manufactured from the technology that are the subject of the Agreement in violation of the export control laws of the United States or Canada. Customer shall defend, indemnify and hold Harris harmless from and against any loss, damage, or liability arising out of Customer's failure to comply with this Section. The Customer shall supply to the Harris on a timely basis all necessary information and documentation requested by Harris in order to permit the Harris to export the Equipment, Software and/or Services with respect to any Purchase Order issued by the Customer hereunder, in accordance with the terms of this Agreement.

#### 20. COMPLIANCE WITH WASTE RECYCLING LAWS

Customer acknowledges and agrees that the supply of the Equipment by Harris to the Customer, and the resale or re-supply of the Equipment by the Customer, may give rise to obligations for Harris and the Customer under the Environmental Laws as hereinafter defined. The Customer shall be responsible for the collection, recycling, reuse and disposal of the Equipment in compliance with the Environmental Laws. "Environmental Laws" means any law or regulation in any jurisdiction worldwide applicable to the Agreement and these terms and includes but it is not limited to the recycling or treatment of waste equipment including the laws implementing the WEEE Directive as defined hereinafter. "WEEE Directive" means the EU Directive on Waste Electrical Equipment and shall include any and all national laws and regulations, whether civil, criminal, administrative, in any jurisdiction giving effect to that meaning including, but limited to, statutes and subordinate legislation, ordinances permits, common law, local laws, judgments, and any notices, orders, directions, instructions or decisions of any competent authority. Harris may arrange for services, paid for by Customer, to recycle or dispose of Harris manufactured products in compliance with the Environmental Laws. The Customer shall indemnify and hold Harris and each of its affiliates harmless against all expenses, costs, claims, liabilities or damage of any nature incurred by any of them relating to the collection, recycling, reuse and disposal of any Equipment or otherwise arising in connection with their respective obligations under the Environmental Laws, or by reason of any failure or alleged failure by the Customer to comply with its obligations under the Environmental Laws. The Customer shall provide Harris with such compliance plans or other documents and information that Harris may reasonably request to enable Harris and its affiliates to verify and prove to any enforcement agency the compliance by the Customer and Harris of their respective obligations under t

#### 21. LIMITATION OF LIABILITY

CUSTOMER IS EXPRESSLY NOTIFIED THAT UNDER NO CIRCUMSTANCES SHALL HARRIS BE LIABLE FOR (A) ANY SPECIAL, INDIRECT, INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES OF ANY PARTY, INCLUDING THIRD PARTIES, EVEN IF SUCH DAMAGES ARE FORESEEABLE, OR (B) LOSS OF REVENUE, LOSS OF PROFITS, LOSS OF BUSINESS OR LOSS OF USE EVEN IF HARRIS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION SHALL APPLY TO ANY CLAIM OR CAUSE OF ACTION WHETHER IN CONTRACT OR TORT (INCLUDING NEGLIGENCE, STRICT LIABILITY OR BREACH OF WARRANTY). IN NO EVENT SHALL HARRIS' LIABILITY TO CUSTOMER OR ANY PARTY CLAIMING THROUGH CUSTOMER EXCEED THE ACTUAL PURCHASE PRICE PAID BY CUSTOMER FOR ANY EQUIPMENT, SOFTWARE OR SERVICES SUPPLIED HEREUNDER. THIS SECTION SHALL SURVIVE THE TERM OR EXPIRATION OF THIS AGREEMENT. CUSTOMER AGREES TO INDEMNIFY HARRIS AGAINST ALL LOSS OR LIABILITY FROM CLAIMS BY CUSTOMER OR A THIRD PARTY ARISING OUT OF OR RELATING TO CUSTOMER'S INSTALLATION, OPERATION, OR USE OF THE EQUIPMENT OR SOFTWARE.

#### 22. APPLICABLE LAW, VENUE, AND JURISDICTION

The Agreement, and any disputes related thereto, shall be governed by and interpreted in accordance with the laws of the State of Florida, USA, regardless of any conflict of law principles requiring the application of any other law. The parties specifically exclude the application of the United Nations Convention on Contracts for the International Sale of Goods to the Agreement, to the contractual relationship created under the Agreement, and to the construction, validity, enforcement, and interpretation of the Agreement. The parties agree that the exclusive venue for any action arising out of or related to the Agreement shall be in the courts with the appropriate jurisdiction located in Brevard County, Florida, and each party irrevocably submits to the jurisdiction of each such court in any such action and waives any objection it may now or hereafter have to venue or personal jurisdiction in each such court. The prevailing party in any action related to the dispute or interpretation of the Agreement shall be entitled to recover its reasonable attorneys fees incurred in pursuing the action, including those fees incurred throughout all bankruptcy and appellate proceedings.

#### 23. JURY WAIVER

CUSTOMER AND HARRIS FURTHER AGREE, TO THE EXTENT PERMITTED BY LAW, TO WAIVE ALL RIGHTS TO A TRIAL BY JURY OF ANY ACTION RELATING TO THE DISPUTE OR INTERPRETATION OF THE AGREEMENT, WHETHER SOUNDING IN CONTRACT, TORT, OR OTHERWISE. THE PARTIES SPECIFICALLY ACKNOWLEDGE THAT THIS WAIVER IS MADE KNOWINGLY AND VOLUNTARILY AFTER AN ADEQUATE OPPORTUNITY TO NEGOTIATE ITS TERMS AND THAT SUCH WAIVER IS MATERIAL CONSIDERATION FOR THE SALE AND PURCHASE CONTEMPLATED HEREBY.

#### 24. ASSUMPTION OF RISK

Each party hereto acknowledges (a) the risks of its undertakings hereunder, (b) the uncertainty of the benefits and obligations hereunder, and (c) its assumption of such risks and uncertainty. Each party has conducted its own due diligence and requested and reviewed any contracts, business plans, financial documents and other written material as in such party's opinion shall be the basis of that party's decision to enter into the Agreement.

### 25. RELIANCE ON COUNSEL AND OTHER ADVISORS

Each party has consulted such legal, financial, technical or other experts it deems necessary or desirable before entering into the Agreement. Each party represents and warrants that it has read, knows, understands and agrees with the terms of the Agreement, and the Agreement shall not be construed against either party as the drafter.

#### 26. COMPLIANCE WITH APPLICABLE LAWS

Customer warrants that Customer shall comply with any and all applicable US federal and state laws, and shall operate in good faith to comply with other laws and regulations and industry best practices, applicable to such party's performance hereunder, and shall promptly act to correct any noncompliance once identified.

#### 27. GENERAL PROVISIONS

- A. <u>Publicity</u>. Neither party will, without the prior written consent of the other party: (a) make any news release, public announcement, denial or confirmation of this Agreement or its subject matter; or (b) in any manner advertise or publish the fact of this Agreement.
- B. <u>Default.</u> If Customer defaults in any of Customer's obligations hereunder, including, but not limiting to failure to pay all sums when due, Customer will be liable for all costs to Harris resulting from Harris' attempt to enforce its rights hereunder, including, but not limited to collection agency fees, attorney fees, court costs, etc.

- C. <u>Assignment</u>. Customer shall not assign any of its rights under this Agreement, voluntarily or involuntarily, whether by merger, consolidation, dissolution, operation of law or any other manner. Any purported assignment of rights in violation of this Section is null and void.
- D. <u>Enforceability</u>. If any provision of this Agreement is held invalid, illegal or unenforceable, the validity, legality or enforceability of the remaining provisions will, to the extent of such invalidity, illegality, or unenforceability, be severed, but without in any way affecting the remainder of such provision or any other provision contained herein, all of which shall continue in full force and effect.
- E. No Waiver. Waiver or failure by Harris to enforce any of the terms or conditions hereunder or the delay in exercise of any of its remedies or any terms or condition herein, will not be a future waiver of any such right, or be a waiver of any other term, condition or remedy contained herein.
- F. Notices. All notices must be in writing and will be effective when received by (1) personal delivery, (2) registered, certified, or nationally recognized overnight mail, proof of receipt requested, and (3) facsimile, if confirmed within three (3) business days by one of the other methods herein, at the addresses or facsimile numbers indicated or to such other addresses or facsimile numbers as the parties may specify by giving notice pursuant hereto. A copy of all notices must be sent to Harris Corporation, PO Box 37, MS: R5/I1A, Melbourne, FL 32902 Attention: Contracts Manager.
- G. English Language: The Parties confirm that it is their wish that this Agreement, as well as any other documents relating hereto including notices, have been and shall be drawn up in English only.
- FI. GSA: All purchase orders under GSA Schedule #GS-35F-0283J are subject to the GSA Terms and Conditions which will supersede all other Terms and Conditions provided.

#### 28. CLAUSES INCORPORATED BY REFERENCE

The following Federal Acquisition Regulations/Defense Federal Acquisition Supplement ("FAR/DFARS") clauses are incorporated herein by reference, to the extent these clauses are applicable, with the same force and effect as if they are included in full text: 52.219-8 Utilization of Small Business Concerns, 52.222-26 Equal Opportunity, 52.222-35 Equal Opportunity for Special Disabled Veterans and Veterans of the Vietnam Era and other eligible Veterans, 52.222-36 Affirmative Action for Workers With Disabilities, 52.222-39 Notification of Employees Rights Concerning Payment of Union Dues or Fees, 52.247-64 Preference For Privately Owned U.S. Flag Commercial Vessels, 252.225-7014 Preference for Domestic Specialty Metals, Alternate I, 252.247-7023 Transportation of Supplies by Sea, and 252.247-7024 Notification of Transportation of Supplies by Sea.

#### 29. ENTIRE AGREEMENT

The Agreement supersedes all previous proposals, negotiations, conversations, and understandings, whether oral or written, and constitutes the sole and entire agreement between the parties pertaining to the subject matter hereof. No modification or deletion of, or addition to these terms, will be binding unless made in writing and signed by duly authorized representatives of both parties.

### ORGANIZED CRIME DIVISION

Technical Services Group

TO:

Ernest T. Brown

Chief

Organized Crime Division ATTN: Brian Daly

Lieutenant

Organized Crime Division

FROM:

James R. Washburn

Sergeant

Organized Crime Division

SUBJECT:

1505 Fund Equipment Request

Harris Upgrade Payment Inv# INV6799-02186

BAL-\$30,000 \$134,500

Attached to this report is an Invoice from Harris Corporation of Melbourne FL. for the purchase and upgrade of the Stingray Equipment currently being utilized by the Tech Lab. The approval letter for this equipment is also attached. The upgrade to Stingray II and the additional equipment required to operate the upgrade are itemized in the attached invoice. This equipment is utilized by Tech Lab personnel to

The total invoice amount is \$164,500.00. Two items are back ordered that total \$30,000.00. The R/S is requesting that \$134,000.00 be remitted at this time. CPD numbers on all equipment are pending at this time.

Since this equipment is utilized

is requested that it paid for by 1505 funds (50%) and 1505ML funds (50%).

James R. Washburn

Sergeant

Organized Crime Division

APPROVED:

Nicholas J. Roji Deputy Chief

Organized Crime Division

Ernest T Brown

Chief

Organized Crime Division





Please Remit Payments: Harris Corporation, GCSD Citibank Delaware P.O. Box 7247 - LB 6759 Philadelphia, PA 19170-6759 USA

Account No: 30523187 ABA Rtg No: 021000089

TIN: 340276860

Invoice :	INV6779-02186
Date	8/20/2009
Page:	1

# Invoice

Bill To:

Chicago Police Department Sgt. Jim Washburn james.washburn@ chicagopolice.org 3340 W. Fillmore Ave. Chicago, IL 60624

Original Invoice

Ship To:

Sgt. Jim Washburn james.washburn@ chicagopolice.org 3340 W. Fillmore Ave. Chicago, IL 60624

Purchase C	rder No. 15457	Customer CPB-CHGIL			Shipping Method	Pmt Teri	FOR TRACKING	Ord No. 9-01271
Ordered	Shipped	B/O	-	Number	Description	1-10585		t. Price
1	1		STINGRAY II - UP 2046		StingRay II - Upgrade Serial Number	7	SHOULD THESE ITE	\$65,000.00
1	1		2009523-101		Laptop PC	1	BE INVINIONA 7-28	9 \$0.0
1	1		STINGRAY II-IDEN-SW 2046		StingRay II iDEN Software Serial Number	Package	\$22,000.00	\$22,000.0
1	1		PA-KIT-30W IDEN 800		PA-KIT-30W Single Band i	IDEN 800	\$14,000.00	\$14,000.0
1	1		PA-KIT-30W DUAL-BAN		PA-KIT-30W Dual-Band C	ONUS 850/1900	\$17,500.00	\$17,500.0
1	1		PA-KIT-30W 2100		PA-KIT-30W Single Band	2100 MHz	\$16,000.00	\$16,000.0
1		1	AJ-W	-UG	AmberJack-X or G to Amb	erJack-W Upgr	\$18,000.00	\$0.0
1		1	SPUR	RDOG	Handheld Passive DF Too	ol	\$12,000.00	\$0.0
				Al W	above items received orking order exceptions of the periods of the period of the periods of the	ed in good	ed	
							Subtotal	\$134.500.0

HARRIS CORP - WIRELESS PRODUCTS GROUP P.O. BOX 9800, M/S R5-11A MELBOURNE, FL 32902-9800 PH: 800-358-5297, FAX: 321-309-7437,wpg@harris.com

Subtotal	\$134,500.00		
Deposit	\$0.00		
Misc	\$0.00		
Tax	\$0.00		
Freight	\$0.00		
Trade Discount	\$0.00		
Purchase Price	\$134,500.00		

09M4 12Z 12 February 2009

# BUREAU OF INVESTIGATIVE SERVICES ORGANIZED CRIMÉ DIVISION

TO:

Nicholas J. Roti

Deputy Chief

Organized Crime Division

From-UKGANIZEU CRIME AUMIN

ATTN:

Brian Daly Lieutenant

Organized Crime Division

FROM:

James R. Washburn

Sergeant

Organized Crime Division

SUBJECT:

1505 Fund purchase request

Sting-Ray [I upgrade

TOTAL UPGRADE COST \$/64580

At this time the R/Sgt. is requesting an upgrade of the Sting-Ray equipmen used Sting Ray I to Sting Ray II This equipment is utilized

Attached to this report is a quote from Harris Corporation of Melbourne FL, for the upgrades. The upgrades include computer coffware (3) new amplifiers plus the rebuilting of the current appended and Sting Ray unit.

The total cost of the upgrades and new equipment is \$164,500.00. A new unit vould cost over \$310.000.00 and would not perform any more effectively than the upgraded unit.

Representatives from Harris Compration traveled to Chicago with a new Sing Ray II unit for resting purposes in December of 2008.

The exit ing time was tentative v be used

Since this unit is utilized during

t is requested that this be considered a one time purchase from the 1505 and 1505ML fund.

APPROVED:

Nicholas J. Roti Deputy Chief

Organized Crime Division

James R. Washburn

Scrgeant

Organized Crime Division

Ernest T. Brown

Chief

Organized Crime Division

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BAL.

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12

ORGANIZED CRIME DIVISION Technical Services Group

TO:

Ernest T. Brown

Chief

Organized Crime Division ATTN: Brian Daly

ATTN: Brian Daly Lieutenant

Organized Crime Division

FROM:

James R. Washburn

Sergeant

Organized Crime Division

SUBJECT:

1505 Fund Payment

Harris Upgrade Payment Inv# INV6799-02239

Attached to this report is an Invoice from Harris Corporation of Melbourne FL. for the purchase and upgrade of the Stingray Equipment currently being utilized by the Tech Lab. The approval letter for this equipment is also attached. The upgrade to Stingray II and the additional equipment required to operate the upgrade are itemized in the attached invoice. This equipment is utilized by Tech Lab personnel to

The total invoice amount is \$18,000.00 for the Amber Jack W Upgrade (Ser# 3049). This is (1) of the back ordered items from the original invoice.

Since this equipment is utilized

is requested that it

paid for by 1505 funds (50%) and 1505ML funds (50%).

APPROVED:

Nicholas J. Boti

Deputy Chief

Organized Crime Division

Ernest T. Brown

Chief

Organized Crime Division



Please Remit Payments: Harris Corporation, GCSD Citibank Delaware P.O. Box 7247 - LB 6759 Philadelphia, PA 19170-6759 USA

Account No: 30523187 ABA Rtg No: 021000089 TIN: 340276860

Invoice	INV6779-02239
Date	10/13/2009
Page:	1

### Invoice

#### Bill To:

Chicago Police Department James Washburn 3340 W. Fillmore Ave james.washburn@chicagopolice.

Chicago IL 60624

Ship To:

SGT James Washburn Chicago Police Dept 3340 W. Fillmore Ave Chicago IL 60624

Purchase (	Order No. 15457	Custome CPB-CHG	r ID IL-001	Salespersor WPG3	2	Shipping Method BEST WAY	Pmt Terms Net 30	6/8/2009	io Date	ORD	6779-01271
Ordered	Shipped	B/O		Number	Des	cription		Discount	Unit Pr	ice	Ext. Price
1			AJ-W- 3049		Amb	erJack-X or G to Ambe al Number	rJack-W Upgrad		\$18	00.000	\$18,000.0
			r SPUR	<del>2DOG</del>	Han	dheld Passive DF Tool			<del></del>	.00:00	\$0.0
								Znos	; <b>Ніфн</b> ем	٦, -	TIHS CK
						a in g	bood	BAL	· \$3,12	, 00	
				All abo	ng of	ems received in g					
				Wor	8	Wa					
		1						10 state			\$18,000

HARRIS CORP - WIRELESS PRODUCTS GROUP P.O. BOX 9800, M/S R5-11A MELBOURNE, FL 32902-9800 PH: 800-358-5297, FAX: 321-309-7437,wpg@harris.com

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\$18,000.00
\$0.00
\$0.00
\$0.00
\$0.00
\$0.00
\$18,000.00

## BUREAU OF INVESTIGATIVE SERVICES ORGANIZED CRIME DIVISION

09M4-022 12 February 2009

TO:

Nicholas J. Roti Deputy Chief

Organized Crime Division

ATTN:

Brian Daly

Lieutenant

Organized Crime Division

FROM:

James R. Washburn

Sergeant

Organized Crime Division

SUBJECT:

1505 Fund purchase request

Sting-Ray II upgrade

At this time the R/Sgt. is requesting an upgrade of the Sting-Ray equipment used Sting Ray I to Sting Ray II. This equipment is utilized

Attached to this report is a quote from Harris Corporation of Melbourne FL, for the upgrades. The upgrades include computer software (3) new amplifiers, plus the rebuilding of the current antennae and Sting Ray unit.

The total cost of the upgrades and new equipment is \$104,300.00. A new unit would cost over \$310.000.00 and would not perform any more effectively than the upgraded unit.

Representatives from Harris Corporation traveled to Chicago with a new Sting Ray II unit for

testing purposes in December of 2008.

The existing unit was tentatively be used

Since this unit is utilized

it is requested that this be considered a one time purchase from the 1505 and 1505IVIL tunu.

APPROVED:

Nicholas J. Roti

Deputy Chief

Organized Crime Division

Ernest T. Brown

Chief

Organized Crime Division

James R. Washburn

Sergeant

Organized Crime Division



Quote	QTE6779-01929		
Date	12/22/2008		
Page:	1		

### Quotation

#### Bill To:

Chicago Police Department Sgt. Jim Washburn james.washburn@ chicagopolice.org

312-746-7922

### Ship To:

Sgt. Jim Washburn james.washburn@ chicagopolice.org 312-746-7922

Purchase Order No. Customer I CPB-CHGIL		D ·	Salesperson ID	Shipping Method			Reg Ship Dat		
						0/0/0000	2,416		
Quantity Item Number		Descri	ption		UOM	Discount	Unit Price	Ext. Price	
1	1 STINGRAY II - UP		StingRa	y II - Upgrade		EA		\$65,000.00	\$65,000.00
1	STINGRAY	II-IDEN-SW	StingRa	y II iDEN Software Pac	kage	EA		\$22,000.00	\$22,000.00
1	PA-KIT-30V	V IDEN 800	PA-KIT-	30W Single Band iDEN	1 800	EA	-	\$14,000.00	\$14,000.00
1	PA-KIT-30V	V DUAL-BAND	PA-KIT-	30W Dual-Band CONU	S 850/1900	EA		\$17,500.00	\$17,500.00
1	PA-KIT-30V	V 2100	PA-KIT-	30W Single Band 2100	MHz ·	EA		\$16,000.00	\$16,000.00
1	AJ-W-UG		AmberJ	ack-X or G to AmberJa	ck-W Upgrade (WideB	EA		\$18,000.00	\$18,000.00
1	SPURDOG		Handhe	ld Passive DF Tool		EA		\$12,000.00	\$12,000.00
NOTE Delivery will be 120 days A stated. Please see attache								\$0.0	

HARRIS CORP - WIRELESS PRODUCTS GROUP P.O. BOX 9800, M/S R5-11A MELBOURNE, FL 32902-9800 PH: 800-358-5297, FAX: 321-309-7437,wpg@harris.com

Approved By:

Subtotal	\$164,500.00
Misc	\$0.00
Tax	\$0.00
Freight	\$0.00
Trade Discount	\$0.00
Purchase Price	\$164,500.00

## HARRIS Corporation

#### Government Communication Systems Division Terms and Conditions of Sale

#### For

#### Wireless Equipment, Software and Services

#### 1. DEFINITIONS

In addition to the terms defined elsewhere the following terms used herein have the following meanings:

- A. "Agreement" means the instrument of contracting; such as a Purchase Order, or other such designation which these terms and conditions of sale for Wireless Equipment, Software and Services are incorporated, all as acknowledged by Harris on its standard acknowledgement form;
- B. "Customer" means the purchaser of Equipment, Software, or Services from Harris;
- C. "Date of Acceptance" means the date when the Customer receives an item of Equipment, Software and/or Services unless Customer otherwise notifies Harris in writing that the Equipment, Software and/or Services was delivered in a defective condition.
- D. "Equipment" means any hardware, including components, and excludes any Software or Services;
- E. "Harris" means Harris Corporation, acting through its Government Communications Systems Division;
- F. "Maintenance Agreement" means a separate agreement for maintenance of the items procured hereunder; such services are not included in this Agreement
- G. "Purchase Order" means the Customer's purchase order as acknowledged by Harris on its standard acknowledgement form;
- H. "Purchase Price" means the purchase price as identified in the Purchase Order;
- "Quote" means the price quotation of Harris itemizing the purchase price and includes all exhibits referred to within such Quote, including but not limited to the technical proposal, technical specifications, scope of work, schedule, the Agreement and any maintenance agreement specifically included in the purchase price;
- J. "Services" means, training, maintenance support, or other services to be provided to Customer as part of the Agreement;
- K. "Software" means software and firmware, including all copies provided to Customer.

#### 2. PROPOSAL/QUOTE VALIDITY

Prices quoted are binding upon Harris for 30 days from the date of Quote. At expiration, Harris reserves the right to adjust its prices or extend the validity period.

#### 3. ACCEPTANCE - MODIFICATION OF TERMS.

This Agreement constitutes Customer's acceptance of Harris' offer and such acceptance is expressly made conditional on Customer's assent to the terms and conditions contained in this Agreement. The Agreement will be deemed accepted by Customer upon the first to occur (i) Customer's issuance of the Purchase Order; or (ii) Harris' commencement of performance under the Agreement. In either such event any additional or different terms proposed by Customer are rejected unless expressly approved in writing by Harris. No communication from Customer that in any way differs from or adds to the Agreement, irrespective of whether or not Harris seasonably objects thereto, will be binding upon Harris unless such different or additional terms are incorporated into a writing signed by both Harris and Customer, making express reference to the Agreement.

#### 4. TAXES

All prices are exclusive of all sales, use, excise, and other taxes, duties, or charges. Unless evidence of tax exempt status is provided by Customer, Customer will pay, or upon receipt of invoice from Harris, will reimburse Harris within a reasonable time after receipt of notification for, all such taxes or charges levied or imposed on Customer, or required to be collected by Harris as a result of this transaction or any part thereof.

#### 5. CHANGES/CANCELLATION

Except as otherwise provided herein, change and/or cancellation of a Purchase Order in whole or in part by Customer will be effective only with specific written approval of Harris and may be subject to Harris' reasonable change and/or cancellation charges.

#### 6. DELIVERY

Harris shall have the right to make, and Customer agrees to accept, shipments in more than one lot, and payment for each lot shall be due accordingly.

#### 7. FREIGHT CHARGES AND TRANSPORTATION INSURANCE

Unless otherwise stated in the Agreement, all prices and terms are F.O.B. Destination and are inclusive of freight charges.

#### 8. TITLE AND RISK OF LOSS

Title to and risk of loss for Equipment and Software media sold under the Agreement shall pass to Customer at the F.O.B. Destination

#### 9. PAYMENT TERMS

. .

- A. Payment for an invoice is due within thirty (30) days from the date of the invoice. Late payment shall be accrued interest at either the lower of one and half percent per month or the highest rate allowed by law, to the outstanding balance due.
  - (i) Domestic Purchase Orders (not including Maintenance Agreements) are for shipments of Equipment, Software and/or Services to be delivered or Services to be performed within the continental United States and Canada. Harris will submit an invoice within 30 days of the Date of Acceptance of an individual delivery of Equipment, Software or performance of Services as identified in the Purchase Orders.
  - (ii) Domestic Purchase Orders for Maintenance Agreements require full payment of the Purchase Price prior to the start of the term of the Maintenance Agreement or Harris' obligation to perform.
  - (iii) International Purchase Orders are for shipments of Equipment, Software and/or Services to be performed outside the continental United States and Canada. Harris will submit an invoice after it has receipt of an approved export license; Harris will not ship any Equipment, Software nor perform any Services under the Purchase Order until it receives full payment of the Purchase Price of the Purchase Order.

#### 10. ANNUAL MAINTENANCE AGREEMENT

Upon expiration of warranty period, Customer can execute a separate maintenance agreement with Harris for Equipment and/or Software. Such maintenance agreements are available for a percentage of the original Purchase Prices of the Equipment and/or Software. Annual maintenance agreements include:

- A. Customer telephone support during normal business hours (Monday through Friday, Eastern Standard Time).
- B. Additional twelve (12) month warranty on Equipment, with respect to the Equipment Maintenance Agreement.
- C. For Software maintenance agreements it includes notification of and free access to Software upgrades as defined in the maintenance agreement.

#### 11. EQUIPMENT RETURN POLICY

- A. Equipment Damaged in Shipment. Upon receipt of shipments, Customer must open and inspect all boxes immediately for possible freight damage. If damage is found, Customer must notify the delivering carrier within 48 hours and request an inspection. After notifying the freight carrier, Customer promptly shall contact Harris for further instructions. Damaged Equipment shall not be returned without Harris' prior authorization.
- B. <u>Items Shipped in Error</u>. If the Equipment Customer receives is not what the Customer ordered, Customer will promptly notify the Harris responsible for the fulfillment of the Purchase Order. Customer agrees not to discard packing material. Harris will issue a return authorization.
- C. <u>Defective Equipment.</u> If the Equipment Customer receives is defective, it is covered under the Harris or manufacturer's standard equipment warranty. Upon discovery of a warranty problem, Customer promptly must contact the Harris for warranty support. Customer agrees not to return the Equipment until a service representative has issued a return authorization, including a form Customer must fill out describing the nature of the Equipment defect.
- D. Other Reasons. If Customer needs to return Equipment for other reasons, Customer must contact Harris for a return authorization. Harris' customer service representative will require a clear statement of the reason for the return request. Upon approval of Customer's request, a return authorization will be issued. Customer agrees not to return any Equipment without a return authorization. Equipment being returned is subject to restocking and other charges. CUSTOM MANUFACTURED OR SPECIAL ORDER ITEMS ARE NOT RETURNABLE.
- E. Upon Receipt of a Return Authorization. Return authorization numbers must appear on each individual package being returned. Customer is responsible for insuring the return for the full invoice amount and all shipping costs. Harris may refuse shipments of Equipment returned without return authorization numbers. All Equipment being returned for credit must be returned in a timely manner and in good condition. Harris will inspect all Equipment returned. If there is damage, wear and tear, or if there are missing components or accessories, Harris may charge Customer for repair/refurbishment.

#### 12. LIMITED WARRANTY

A. Harris warrants the Equipment and Software ordered hereunder as of the Date of Acceptance to be substantially free from defects in material and workmanship. Harris' liability under this Limited Warranty shall commence on the Date of Acceptance of the individual item of Equipment and Software and terminate 12 months thereafter. Written notice of any defects shall be given to Harris upon discovery and Harris shall promptly correct such defects by repair or replacement, at its option, without charge, either FOB Harris' plant or service in the field. Harris uses new and reconditioned parts to satisfy warranty repairs and replacements under the terms of this warranty. Defective articles shall not be returned to the Harris' factory without the prior written authorization of the Harris. Call 1-800-358-5297 to obtain a Return Material Authorization (RMA) number. Harris shall have the right of final determination as to the existence and cause of any claimed defect.

Specifically excluded from the terms of this Limited Warranty are any defects which occur as a result of:

- (i) Acts of God.
- (ii) Physical impact, crash or foreign object damage.
- (iii) Improper maintenance, storage, modification or alteration by the Customer or its Customer.
- (iv) The Customer's or its Customer operation of the items delivered under this Agreement with any accessory, equipment or part not specifically approved by the Harris unless the Customer furnishes clear and convincing evidence that such accessory, equipment, or part was not a cause of the defect.
- (v) Normal wear and tear. (The Customer recognizes that certain parts have a limited service life and will wear out through normal use).
- (vi) Equipment or Software subjected to misuse or detrimental exposure or negligence;
- (v) Defects caused by improper storage, use, installation or maintenance;

Note: Harris is not responsible under this provision for defects with respect to items not provided by Harris or its subcontractors.

- B. For purposes of Harris' warranties for Equipment and Software media, a defect is defined as a failure of any unit or component manufactured or supplied by Harris that is not attributable to unauthorized modification or alteration, lack of care in operation, maintenance or handling. The written notice of claim of defect must include a description of the defect with detailed information, which will enable Harris to identify the defect and determine its probable cause. Components that Customer claims to be defective must be available to Harris for inspection and test. No defective Equipment or parts are to be returned without first receiving written authorization and instructions from Harris. Customs clearance for all replacement parts under the warranty or otherwise will be Customer's sole responsibility.
- C. CLAIMS UNDER ANY OF THE FOREGOING WARRANTIES ARE WAIVED UNLESS MADE WITHIN THE EQUIPMENT WARRANTY PERIOD, IN THE CASE OF EQUIPMENT, OR WITHIN THE SOFTWARE WARRANTY PERIOD, IN THE CASE OF SOFTWARE MEDIA. NO PERSON IS AUTHORIZED TO GIVE ANY OTHER WARRANTIES OR TO ASSUME ANY OTHER LIABILITIES ON HARRIS' BEHALF, UNLESS MADE OR ASSUMED IN WRITING BY A DULY AUTHORIZED REPRESENTATIVE OF HARRIS.
- D. HARRIS' LIABILITY FOR BREACH OF ANY OR ALL WARRANTIES FOR EQUIPMENT, SOFTWARE MEDIA, SERVICES AND LICENSED HARRIS PROGRAMS IS EXPRESSLY LIMITED TO THE REPAIR, REPLACEMENT, OR REFUND OF THE PURCHASE PRICE OF SUCH DEFECTIVE EQUIPMENT OR SOFTWARE, LESS A REASONABLE CHARGE FOR USE AND IN NO EVENT WILL HARRIS OR ITS LICENSORS BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES BY REASON OF ANY BREACH OF WARRANTY OR DEFECT IN MATERIALS OR WORKMANSHIP. HARRIS WILL NOT BE REQUIRED TO REPAIR, REPLACE, OR REFUND THE PURCHASE PRICE OF EQUIPMENT OR SOFTWARE WHICH HAVE BEEN SUBJECTED TO NEGLECT, ACCIDENT, OR IMPROPER USE, OR WHICH HAVE BEEN ALTERED OTHER THAN BY AUTHORIZED HARRIS PERSONNEL.
- E. THIS LIMITED WARRANTY CONSTITUTES HARRIS' SOLE AND EXCLUSIVE LIABILITY HEREUNDER AND CUSTOMER'S SOLE AND EXCLUSIVE REMEDY FOR DEFECTIVE OR NON-CONFORMING EQUIPMENT, SERVICES, AND SOFTWARE. THE FOREGOING WARRANTIES ARE IN LIEU OF ALL OTHER WARRANTIES (EXCEPT AS TO TITLE), WHETHER ORAL, WRITTEN, EXPRESS, IMPLIED, OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTY OR CONDITION OF MERCHANTABILITY, ANY IMPLIED WARRANTY OR CONDITION OF FITNESS FOR A PARTICULAR PURPOSE, OR ANY WARRANTY OR CONDITION AGISING OUT OF COURSE OF DEALING, COURSE OF PERFORMANCE, OR CUSTOM OR USAGE OF TRADE. CUSTOMER AGREES THAT NO CIRCUMSTANCE CAUSING CUSTOMER EXCLUSIVE AND LIMITED REMEDIES TO FAIL IN THEIR ESSENTIAL PURPOSE SHALL INCREASE OR EXTEND ANY HARRIS WARRANTY. THE TOTAL LIABILITY OF HARRIS AND ITS LICENSORS UNDER THIS WARRANTY SHALL IN ANY EVENT BE SUBJECT TO THE LIMITATIONS IN THIS SECTION.

#### 13. REPAIRS

To repair any Wireless products after the 12 month warranty has expired, call 1-800-358-5297 to obtain a Return Material Authorization (RMA) number and an estimated cost for repair.

(i) Repair Policy - To affect a repair on a Wireless Product, the Equipment and/or Software should be returned to the Harris' factory with a written description of the failure mode. Out of warranty repairs apply to any equipment and/or software whose standard 12- month warranty has expired, no maintenance agreement has been purchased and paid for, and/or any equipment and/or software damaged in a manner not covered by the standard warranty, including any defects which occur as identified under 1 above.

Equipment and/or Software should not be returned to the Harris' factory without the prior written authorization of the Harris. Call 1-800-358-5297 to obtain a Return Material Authorization (RMA) number.

(ii) Support Policy - Harris provides free help desk support throughout the warranty period and maintenance agreement of purchased Wireless Equipment and/or Software. Technical support is available during normal business hours EST, Monday through Friday via the help desk support center at 1-800-358-5297.

#### 14. SOFTWARE LICENSE

- A. Subject to full payment of the Purchase Price by Customer, Harris grants to Customer a nontransferable (except as expressly provided herein), nonexclusive license to use the Software (software, firmware, and documentation) in connection with use of the Equipment purchased hereunder. The Software furnished with the Equipment shall be of the latest generation available at the time of shipment of the Equipment. Harris is under no obligation to supply updates to the Software except where expressly so stated in writing.
- B. This license is limited to object code programs and related documentation only and does not apply to any of the corresponding source code or program listings
- C. Customer acknowledges that Harris (or its licensor) has valuable property rights in the Software, and the Software will continue to be the sole and exclusive property of Harris or its licensor. Customer will obtain no title to the Software. All rights in patents, copyrights and trade secrets in relation to the Software shall continue to be vested in Harris or its licensor.
  - (i) Customer shall keep the Software confidential by affording access to the Software only to those of its employees, agents, or consultants having a need to know and shall have such individuals agree in writing to the obligations contained herein. In addition, Customer shall employ reasonable measures to prevent any unauthorized use, copying, publishing, reproducing, or disclosing of the Software and shall treat such with not lesser care than its own confidential information.
    - a). The Software may be used only in conjunction with the Equipment purchased hereunder. Customer may not rent, lease, transfer, network, display, or distribute the Software, nor may Customer reverse engineer, disassemble, decompile, modify, alter, translate, or adapt the Software or create any derivative thereof, except where expressly stated in writing.
    - b). Customer agrees that a violation of this Agreement would cause irreparable injury to Harris or its licensor, and that Harris or its licensor shall be entitled, in addition to any other rights and remedies it may have, at law or in equity, to an injunction enjoining and restraining Customer from doing or continuing to do any such act and any other violations or threatened violations of this Agreement. Furthermore, Customer agrees that if Harris or its licensor should waive any breach of any provision of this Agreement, it shall not thereby be deemed to have waived any preceding or succeeding breach of the same or any other provision of this Agreement.

If Customer sells or otherwise disposes of Customer-owned media on which any Software is fixed, such media must be erased before any sale or disposal

#### 15. DISCONTINUED AVAILABILITY/LAST TIME BUY

Customer acknowledges that Harris has made no representation about the continued availability of the Equipment and Software listed in the Agreement. Harris reserves the right, in its absolute discretion, with or without notice, without incurring any liability to Customer or otherwise, whether in contract or tort, to discontinue manufacturing or selling any of the Equipment and Software listed in the Agreement at any time or from time to time. Harris may within its discretion provide Customer with an opportunity to purchase such quantities of the Equipment or Software as Customer estimates it may need ("last time buy") within thirty (30) days of notice. Customer's last time buy rights are limited to products available in Harris' inventory at the time of Customer's request. Harris will provide warranty services and make spare parts available to Customer for a period of one (1) year after notice by Harris to Customer that the Equipment has been discontinued.

#### 16. INTELLECTUAL PROPERTY INDEMNIFICATION

(I) In the event any Equipment to be furnished under this Agreement is not to be made in accordance with drawings, samples or manufacturing specifications designated by Customer, but rather is the design of Harris, Harris agrees that it shall, at its own expense and at its option, defend or settle any claim, suit, or proceeding brought against Customer or any customer of Customer, based on an allegation that the Equipment furnished under this Agreement constitutes a direct or a contributory infringement of any claim of any United States patent, mask work, copyright or any other intellectual property right. This obligation shall be effective only if Customer shall have made all payments then due and if Harris is notified of said allegation promptly in writing and given authority, information, and assistance for the settlement or defense of said claim, suit, or proceeding. Harris shall pay all damages and costs assessed in such suit or proceedings. In the event of a final adjudication by a court of competent jurisdiction that its Equipment or any part thereof infringes or violates any third party intellectual property right or if the use or sale thereof is enjoined, or if the provisions of any negotiated settlement Agreement prohibit the use of the product, Harris shall at its sole option and its own expense, either: (a) Procure for Customer the right to continue using the Equipment; or (b) Replace it with a substantially equivalent non-infringing equipment; or (c) Modify it so it becomes non-infringing but substantially equivalent; or (d) If none of the above is reasonably available, terminate the Customer's right to use the Equipment and return to the Customer a pro-rata portion of the price originally paid by Customer to Harris represented by the remaining useful life of the Equipment as a percentage of the total useful life.

The foregoing indemnity does not apply to the following: (1) Infringement by a combination of Equipment furnished under this Agreement with other equipment not furnished hereunder unless Harris is a contributory infringer; (2) Infringement resulting from changes or modifications made to or from the Equipment by the Customer; (3) Any settlements of a claim, suit, or proceeding made without Harris' written consent; and, (4) Any Equipment to be

furnished under this Agreement which is to be delivered to the United States Government.

The foregoing states the entire liability of Harris with respect to infringement or violation of third party intellectual property rights in connection with Equipment furnished under this Agreement.

(II) In the event any Equipment to be furnished under this Agreement is to be made in accordance with drawings, samples or manufacturing specifications designated by Customer and is not the design of Harris, Customer agrees to defend, indemnify and hold Harris harmless to the same extent and subject to the same requirements as set forth in Harris' indemnification of Customer as set forth in (I) above.

#### 17. TECHNICAL DATA AND INVENTION

- A. Unless specifically agreed to by Harris and identified and priced in the Agreement as a separate item or items to be delivered by Harris (and in that event, except so identified and priced), the sale of Equipment, Software and Services under the Agreement confers on Customer no right in, license under, access to, or entitlement of any kind to any of Harris' technical data including, but not limited to design, process technology, software and drawings, or to any of Harris' inventions (whether or not patentable), irrespective of whether any such technical data or invention or any portion thereof arose out of work performed under or in connection with the Agreement, and irrespective of whether Customer has paid or is obligated to pay Harris for any part of the design or development of the Equipment, Software or Services.
- B. Harris will not be obliged to safeguard or hold confidential any data whether technical or otherwise, furnished by Customer for Harris' performance of the Agreement unless (and only to the extent that) Customer and Harris have entered into a separate written confidentiality agreement.
- C. Customer shall not violate Harris' copyright of documents or Software or without Harris' written permission disclose Harris' confidential or proprietary data to others.

#### 18. EXCUSABLE DELAY

- A. Harris will be excused from performance under the Agreement and not be liable to Customer for delay in performance attributable in whole or in part to any cause beyond its reasonable control, including, but not limited to, actions or inactions of government whether in its sovereign or contractual capacity, judicial action, war, civil disturbance, insurrection, sabotage, act of public enemy or terrorism, labor difficulties, failure or delay in delivery by Harris' suppliers or subcontractors, transportation difficulties, shortage of energy, materials, labor or equipment, accident, fire, flood, storm or other act of nature, Customer's fault or negligence or where compliance with any applicable environmental law or regulation by Harris is not reasonably technologically or economically feasible, or would otherwise require Harris to change its manufacturing process.
- B. In the event of an excusable delay, Harris will make reasonable efforts to notify Customer of the nature and extent of such delay and (1) Harris will be entitled to a schedule an extension on at least a day-for-day basis, and (2) if the delay is caused by Customer's fault or negligence, Harris will be entitled to an equitable adjustment in price under the Agreement.

#### 19. EXPORT AND RE-EXPORT RESTRICTIONS

Customer acknowledges that the Equipment and Software sold or licensed to it by Harris under this Agreement may be subject to export controls under the laws of the United States or Canada. Customer will not export or re-export the Equipment or Software, technology, or products manufactured from the technology that are the subject of the Agreement in violation of the export control laws of the United States or Canada. Customer shall defend, indemnify and hold Harris harmless from and against any loss, damage, or liability arising out of Customer's failure to comply with this Section. The Customer shall supply to the Harris on a timely basis all necessary information and documentation requested by Harris in order to permit the Harris to export the Equipment, Software and/or Services with respect to any Purchase Order issued by the Customer hereunder, in accordance with the terms of this Agreement.

#### 20. COMPLIANCE WITH WASTE RECYCLING LAWS

Customer acknowledges and agrees that the supply of the Equipment by Harris to the Customer, and the resale or re-supply of the Equipment by the Customer, may give rise to obligations for Harris and the Customer under the Environmental Laws as hereinafter defined. The Customer shall be responsible for the collection, recycling, reuse and disposal of the Equipment in compliance with the Environmental Laws. "Environmental Laws" means any law or regulation in any jurisdiction worldwide applicable to the Agreement and these terms and includes but it is not limited to the recycling or treatment of waste equipment including the laws implementing the WEEE Directive as defined hereinafter. "WEEE Directive" means the EU Directive on Waste Electrical Equipment and shall include any and all national laws and regulations, whether civil, criminal, administrative, in any jurisdiction giving effect to that meaning including, but limited to, statutes and subordinate legislation, ordinances permits, common law, local laws, judgments, and any notices, orders, directions, instructions or decisions of any competent authority. Harris may arrange for services, paid for by Customer, to recycle or dispose of Harris manufactured products in compliance with the Environmental Laws. The Customer shall indemnify and hold Harris and each of its affiliates harmless against all expenses, costs, claims, liabilities or damage of any nature incurred by any of them relating to the collection, recycling, reuse and disposal of any Equipment or otherwise arising in connection with their respective obligations under the Environmental Laws, or by reason of any failure or alleged failure by the Customer to comply with its obligations under the Environmental Laws. The Customer shall provide Harris with such compliance plans or other documents and information that Harris may reasonably request to enable Harris and its affiliates to verify and prove to any enforcement agency the compliance by the Customer and Harris of their respective obligations under t

#### 21. LIMITATION OF LIABILITY

CUSTOMER IS EXPRESSLY NOTIFIED THAT UNDER NO CIRCUMSTANCES SHALL HARRIS BE LIABLE FOR (A) ANY SPECIAL, INDIRECT, INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES OF ANY PARTY, INCLUDING THIRD PARTIES, EVEN IF SUCH DAMAGES ARE FORESEEABLE, OR (B) LOSS OF REVENUE, LOSS OF PROFITS, LOSS OF BUSINESS OR LOSS OF USE EVEN IF HARRIS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION SHALL APPLY TO ANY CLAIM OR CAUSE OF ACTION WHETHER IN CONTRACT OR TORT (INCLUDING NEGLIGENCE, STRICT LIABILITY OR BREACH OF WARRANTY). IN NO EVENT SHALL HARRIS' LIABILITY TO CUSTOMER OR ANY PARTY CLAIMING THROUGH CUSTOMER EXCEED THE ACTUAL PURCHASE PRICE PAID BY CUSTOMER FOR ANY EQUIPMENT, SOFTWARE OR SERVICES SUPPLIED HEREUNDER. THIS SECTION SHALL SURVIVE THE TERM OR EXPIRATION OF THIS AGREEMENT. CUSTOMER AGREES TO INDEMNIFY HARRIS AGAINST ALL LOSS OR LIABILITY FROM CLAIMS BY CUSTOMER OR A THIRD PARTY ARISING OUT OF OR RELATING TO CUSTOMER'S INSTALLATION, OPERATION, OR USE OF THE EQUIPMENT OR SOFTWARE.

#### 22. APPLICABLE LAW, VENUE, AND JURISDICTION

The Agreement, and any disputes related thereto, shall be governed by and interpreted in accordance with the laws of the State of Florida, USA, regardless of any conflict of law principles requiring the application of any other law. The parties specifically exclude the application of the United Nations Convention on Contracts for the International Sale of Goods to the Agreement, to the contractual relationship created under the Agreement, and to the construction, validity, enforcement, and interpretation of the Agreement Shall be in the courts with the appropriate jurisdiction located in Brevard County, Florida, and each party irrevocably submits to the jurisdiction of each such court in any such action and waives any objection it may now or hereafter have to venue or personal jurisdiction in each such court. The prevailing party in any action related to the dispute or interpretation of the Agreement shall be entitled to recover its reasonable attorneys fees incurred in pursuing the action, including those fees incurred throughout all bankruptcy and appellate proceedings.

#### 23. JURY WAIVER

CUSTOMER AND HARRIS FURTHER AGREE, TO THE EXTENT PERMITTED BY LAW, TO WAIVE ALL RIGHTS TO A TRIAL BY JURY OF ANY ACTION RELATING TO THE DISPUTE OR INTERPRETATION OF THE AGREEMENT, WHETHER SOUNDING IN CONTRACT, TORT, OR OTHERWISE. THE PARTIES SPECIFICALLY ACKNOWLEDGE THAT THIS WAIVER IS MADE KNOWINGLY AND VOLUNTARILY AFTER AN ADEQUATE OPPORTUNITY TO NEGOTIATE ITS TERMS AND THAT SUCH WAIVER IS MATERIAL CONSIDERATION FOR THE SALE AND PURCHASE CONTEMPLATED HEREBY.

#### 24. ASSUMPTION OF RISK

Each party hereto acknowledges (a) the risks of its undertakings hereunder, (b) the uncertainty of the benefits and obligations hereunder, and (c) its assumption of such risks and uncertainty. Each party has conducted its own due diligence and requested and reviewed any contracts, business plans, financial documents and other written material as in such party's opinion shall be the basis of that party's decision to enter into the Agreement.

#### 25. RELIANCE ON COUNSEL AND OTHER ADVISORS

Each party has consulted such legal, financial, technical or other experts it deems necessary or desirable before entering into the Agreement. Each party represents and warrants that it has read, knows, understands and agrees with the terms of the Agreement, and the Agreement shall not be construed against either party as the drafter.

#### 26. COMPLIANCE WITH APPLICABLE LAWS

Customer warrants that Customer shall comply with any and all applicable US federal and state laws, and shall operate in good faith to comply with other laws and regulations and industry best practices, applicable to such party's performance hereunder, and shall promptly act to correct any noncompliance once identified.

#### 27. GENERAL PROVISIONS

- A. <u>Publicity.</u> Neither party will, without the prior written consent of the other party: (a) make any news release, public amnouncement, denial or confirmation of this Agreement or its subject matter; or (b) in any mahner advertise or publish the fact of this Agreement.
- B. <u>Default.</u> If Customer defaults in any of Customer's obligations hereunder, including, but not limiting to failure to pay all sums when due, Customer will be liable for all costs to Harris resulting from Harris' attempt to enforce its rights hereunder, including, but not limited to collection agency fees, attorney fees, court costs, etc.

- C. <u>Assignment</u>. Customer shall not assign any of its rights under this Agreement, voluntarily or involuntarily, whether by merger, consolidation, dissolution, operation of law or any other manner. Any purported assignment of rights in violation of this Section is null and void.
- D. <u>Enforceability</u>. If any provision of this Agreement is held invalid, illegal or unenforceable, the validity, legality or enforceability of the remaining provisions will, to the extent of such invalidity, illegality, or unenforceability, be severed, but without in any way affecting the remainder of such provision or any other provision contained herein, all of which shall continue in full force and effect.
- E. No Waiver. Waiver or failure by Harris to enforce any of the terms or conditions hereunder or the delay in exercise of any of its remedies or any terms or condition herein, will not be a future waiver of any such right, or be a waiver of any other term, condition or remedy contained herein.
- F. Notices. All notices must be in writing and will be effective when received by (1) personal delivery, (2) registered, certified, or nationally recognized overnight mail, proof of receipt requested, and (3) facsimile, if confirmed within three (3) business days by one of the other methods herein, at the addresses or facsimile numbers indicated or to such other addresses or facsimile numbers as the parties may specify by giving notice pursuant hereto. A copy of all notices must be sent to Harris Corporation, PO Box 37, MS: R5/11A, Melbourne, FL 32902 Attention: Contracts Manager.
- G. English Language: The Parties confirm that it is their wish that this Agreement, as well as any other documents relating hereto including notices, have been and shall be drawn up in English only.
- H. GSA: All purchase orders under GSA Schedule #GS-35F-0283J are subject to the GSA Terms and Conditions which will supersede all other Terms and Conditions provided.

#### 28. CLAUSES INCORPORATED BY REFERENCE

The following Federal Acquisition Regulations/Defense Federal Acquisition Supplement ("FAR/DFARS") clauses are incorporated herein by reference, to the extent these clauses are applicable, with the same force and effect as if they are included in full text: 52.219-8 Utilization of Small Business Concerns, 52.222-26 Equal Opportunity, 52.222-35 Equal Opportunity for Special Disabled Veterans and Veterans of the Vietnam Era and other eligible Veterans, 52.222-36 Affirmative Action for Workers With Disabilities, 52.222-39 Notification of Employees Rights Concerning Payment of Union Dues or Fees, 52.247-64 Preference For Privately Owned U.S. Flag Commercial Vessels, 252.225-7014 Preference for Domestic Specialty Metals, Alternate 1, 252.247-7023 Transportation of Supplies by Sea, and 252.247-7024 Notification of Transportation of Supplies by Sea.

#### 29. ENTIRE AGREEMENT

The Agreement supersedes all previous proposals, negotiations, conversations, and understandings, whether oral or written, and constitutes the sole and entire agreement between the parties pertaining to the subject matter hereof. No modification or deletion of, or addition to these terms, will be binding unless made in writing and signed by duly authorized representatives of both parties.

#### Confirmation Report - Memory Send

Page : 001

Date & Time: Mar-09-09 09:11 Line 1 : +3127456867

Machine ID: ORGANIZED CRIME ADMIN

Job number

: 799

Date

: Mar-09 09:07

Τo

: 2567278

Number of pages

008

Start time

Mar-09 09:07

End time

Mar-09 09:11 :

Pages sent

008

Status

OK

Job number

\*\*\* SEND SUCCESSFUL \*\*\*

09MW 122

BUREAU OF INVESTIGATIVE SERVICES ORGANIZED CRIME DIVISION

: 799

TO:

Nicholas J. Roti

Deputy Chief Organized Crime Division

ATTN:

Brian Daly

Lieutenant Organized Crime Division

FROM:

James R. Washburn

Sergeant Organized Crime Division

SUBJECT:

1505 Fund purchase request Sting-Ray II upgrade

At this time the R/Set, is requesting an upgrade of the Sting-Ray equipmen

Artached to this report is a quote from Harris Corporation of Melbourne FL, for des. The upgrades is and Sting Ray unit. the upgrades.

The total cost of the upgrades and new equipme 000.00 and would not perform any more effectively than the upgraded unit.

Representatives from H

Since this unit is utilized during it is requested that this be considered a one time purchase fro

APPROVED:

Nicholas J. Roti Deputy Chief

Organized Crime Division

erm Te

Ernest T. Brown

Chief

Organized Crime Division

James R. Washburn

Sergeant Organized Crime Division

## BUREAU OF INVESTIGATIVE SERVICES ORGANIZED CRIME DIVISION

Subject:

Condition Prior to Payment of an Invoice - (For Internal Control Procedure)

Reference:

Tracking of Drug Funds Expenditures

The Unit that initiated the purchase (goods and/or services) should write the following statements within the original invoice to be paid or in a report requesting settlement of an invoice:

### ALL ITEM/S DESCRIBED ABOVE WAS/WERE:

- 1. Received in good useable condition, and
- 2. The required CPD-Inventory number/s (on non-consumption item/s valued at \$100.00 and above was/were:
  - tagged and registered with the Equipment and Supplies Inventory Control Section or
  - requested from the Equipment and Supplies by providing copies of the purchase documents or
  - identified by serial number/s for covert devices (list furnished OCD-Administration). Tracking of devices/s will be monitored by both TechLab and OCD-Administration.

Select one from the three - options.

## ORGANIZED CRIME DIVISION Technical Services Group

TO:

Ernest T. Brown

Chief

Organized Crime Division ATTN: Brian Daly Lieutenant

Organized Crime Division

FROM:

James R. Washburn

Sergeant

Organized Crime Division

SUBJECT:

1505 Fund Equipment Request

Harris Upgrade Payment Inv# INV6799-02186

BAL-\$30,000 \$ 134,500

Attached to this report is an Invoice from Harris Corporation of Melbourne FL. for the purchase and upgrade of the Stingray Equipment currently being utilized by the Tech Lab. The approval letter for this equipment is also attached. The upgrade to Stingray II and the additional equipment required to operate the upgrade are itemized in the attached invoice. This equipment is utilized by Tech Lab personnel to

The total invoice amount is \$164,500.00. Two items are back ordered that total \$30,000.00. The R/S is requesting that \$134,000.00 be remitted at this time. CPD numbers on all equipment are pending at this time.

Since this equipment is utilized

hat it paid for by 1505 funds (50%) and 1505ML funds (50%).

James R. Washburn

(Ser geant

Organized Crime Division

APPROVED:

Nicholas J. Roli Deputy Chief

Organized Crime Division

Ernest T. Brown

Chief

Organized Crime Division





Please Remit Payments: Harris Corporation, GCSD Citibank Delaware P.O. Box 7247 - LB 6759 Philadelphia, PA 19170-6759 USA

Account No: 30523187 ABA Rtg No: 021000089

TIN: 340276860

Invoice 💖	INV6779-02186
Date	8/20/2009
Page:	1

## **Invoice**

Bill To:

Chicago Police Department Sgt. Jim Washburn james.washburn@ chicagopolice.org 3340 W. Fillmore Ave. Chicago, IL 60624

Original Invoice

Ship To:

Sgt. Jim Washburn james.washburn@ chicagopolice.org 3340 W. Fillmore Ave. Chicago, IL 60624

urchase C	order No. 15457	Customer CPB-CHGIL		Shipping Method Pmt Ten Net 30	FOR TRACKING PURPOSES.	Ord No. 9-01271
ordered:	Shipped		Item Number	Description	1 -101 108 5	t. Price
1	1		STINGRAY II - UP 2046	StingRay II - Upgrade Serial Number	SHOULD THESE ITE	\$65,000.00
1	1		2009523-101	Laptop PC	9-28	9 \$0.00
1	.1		STINGRAY II-IDEN-SV 2046	StingRay II iDEN Software Package Serial Number	\$22,000.00	\$22,000.00
1	1		PA-KIT-30W IDEN 800	PA-KIT-30W Single Band iDEN 800	\$14,000.00	\$14,000.00
1	1		PA-KIT-30W DUAL-BA	PA-KIT-30W Dual-Band CONUS 850/1900	\$17,500.00	\$17,500.00
1	Í		PA-KIT-30W 2100	PA-KIT-30W Single Band 2100 MHz	\$16,000.00	\$16,000.00
1		1	AJ-W-UG	AmberJack-X or G to AmberJack-W Upgra	\$18,000.00	\$0.00
1		1	SPURDOG	Handheld Passive DF Tool	\$12,000.00	\$0.00
2			A	Il above items received in good working order except highly	d	
					Subtotal	\$134.500.00

HARRIS CORP - WIRELESS PRODUCTS GROUP P.O. BOX 9800, M/S R5-11A MELBOURNE, FL 32902-9800 PH: 800-358-5297, FAX: 321-309-7437,wpg@harris.com

\$134,500.00
\$0.00
\$0.00
\$0.00
\$0.00
\$0.00
\$134,500.00

TOTAL UPGRADE COST \$164,580

09M4 122 12 February 2009

BUREAU OF INVESTIGATIVE SERVICES ORGANIZED CRIME DIVISION

TO:

Nicholas J. Roti Deputy Chief

Organized Crime Division

ATTN:

Brian Daly Lieutenant

Organized Crime Division

FROM:

James R. Washburn

Sergeant

Organized Crime Division

SUBJECT:

1505 Fund purchase request

Sting-Ray II upgrade

At this time the R/Sgt. is requesting an upgrade of the Sting-Ray equipmen used

This equipment is utilized

Attached to this report is a quote from Harris Corporation of Melbourne FL, for the upgrades. The upgrades include computer software (3) new amplifiers, plus the rebuilting of the current antennae and Sting Ray unit.

The total cost of the upgrades and new equipment is \$164,500.00. A new unit outd cost over \$310.000.00 and would not perform any more effectively than the upgraded unit.

Representatives from Harris Corneration traveled to Chicago With a new Sing Ray II unit for

ring purposes in December of 2008.

The existing unit was

pare ago and has not been upgraded since. This unit would tentative v be used

Since this unit is utilized

it is requested that this be considered a one time purchase from the 1505 and 1505 will fund.

APPROVED:

Nicholas J. Roti

Deputy Chief

Organized Crime Division

Chief

Organized Crime Division

James R. Washburn

Scrgcant

Organized Crime Division

#### 27 September 2010

FINANCE DIVISION

TO:

Nicholas J.Roti

Chief

Organized Crime Division

ATTN:

Lt. Brian Daly

Commanding Officer

FROM:

James T. Collins

Administrative Manager

Finance Division

SUBJECT:

10-191-021 - Cellular Tracking System

The Finance Division is requesting a check in the amount of \$157,300.00 from the 1505 Account for the above referenced project. Attached is the documentation regarding this request.

If you have any questions or require additional information, please call me on PAX 0510.

James T. Collins Administrative Manager Finance Division

APPROVED:

ft. Brian Daly Commanding Officer

Organized Crime Division

Nicholas J. Roti,

Chief

Organized Crime Division

RECEIVED:
Check #: 17 300, 00

For \$: 17 300, 00

Date: 39 544 10

Signature: 54 100

TO: SusAN Mc Creery
FROM: SGY. Jim Washburn

DATE: 29 JUL 09



## BUREAU OF INVESTIGATIVE SERVICES ORGANIZED CRIME DIVISION

3340 W. FILLMORE, ROOM 2180

CHICAGO, IL 60624

FAX:312-746-7278

TX: 312-746-7922

SUBJECT: Bailment AGREEMENT

THIS FACSIMILE CONSISTS OF 3 Pages, Including Cover Page



#### **BAILMENT AGREEMENT**

EQUIPMENT BAILMENT AGREEMENT made this date of <u>July 29, 2009</u> between Harris Corporation, Government Communications Systems Division, with its principal office in Melbourne, FL, hereinafter referred to as "the Lender", and <u>CHICAGO POLICE DEPARTMENT</u> with its principal office <u>3340 W. FILLMORE AVE</u>, CHICAGO, IL 60624 hereinafter referred to as "the Bailee".

The Lender hereby agrees to loan to the Baliee <u>AMBERJACK-X SN 443</u>, hereinafter referred to as the "Equipment," subject to the following terms and conditions:

#### Section 1. Use of Equipment.

The Baliee shall hold the equipment in trust for and subject to the security interest of the Lender; to be used by the Bailee, without expense to Lender or Bailee, for the sole purpose of supporting the demonstrations in the pursuit of Lender's opportunities. Bailee expressly agrees that the Equipment will not be used for any other purpose without prior written authorization from Lender.

#### Section 2. Term of Agreement.

The loan period shall run from shipment date <u>JULY 29, 2009</u> through return date <u>AUGUST 31, 2009</u>, unless otherwise extended through the mutual written consent of the parties hereto or terminated by either party.

#### Section 3. Location of Equipment.

The Equipment is to be retained in the Bailee's possession at the Bailee's place of business or at such facility as is required to support the demonstrations in the pursuit of Lender's opportunities. The Lender will bear the expense of shipping the Equipment from the Lender to the Bailee, and at the conclusion of the term, the Bailee agrees to bear the expense of shipping the Equipment back to the Lender.

#### Section 4. Ownership of Equipment.

Title to the Equipment shall remain vested always in the Lender; Bailee shall have no claims towards ownership unless transferred to the Bailee by sale through the Lender's established sales procedures. The Baliee shall have only the right to retain or sell the possession of said Equipment pursuant to the conditions of those procedures. The Bailee shall give the Lender immediate notice of any claim, levy, lien, or legal process issued against the Equipment. This agreement does not address the sale of this equipment.



Section 5. Risk of Loss Damage.

Bailee shall be liable for loss or damage to the property up to the agreed to unit value of \$24,300.

#### Section 6. Export.

The Bailee represents and warrants that no technical data furnished to it by the Lender shall be disclosed to any foreign nation, firm, or country, nor shall any technical data be exported from the United States without first complying with all requirements of the International Traffic in Arms Regulation (ITAR) or the Export Administration Regulation (EAR), including the requirement for obtaining any export license if applicable. The Bailee shall first obtain the written consent of the Lender prior to submitting any request for authority to export any such technical data. The Bailee shall indemnify and hold the Lender harmless for all claims, demands, damages, costs, fines, penalties, attorney's fees, and all other expenses arising from failure of the Bailee to comply with this clause or the ITAR and EAR.

#### Section 7. Taxes and Duties.

Except for the State of Florida, any present or future Federal, State, or local taxes and duties, including any foreign country, with respect to the Equipment in Bailee's possession shall be the responsibility of the Bailee. The Bailee shall indemnify the Lender for any such taxes and duties which are actually paid by the Lender together with any interest penalty which accrues thereto; provided, that the Lender shall promptly advise the Bailee of any such taxes and duties asserted to be due, and the Bailee may make such objective thereto, file such protests and otherwise take such actions as the Bailee deems advisable in the circumstances, and the Lender shall cooperate with the Bailee in connection therewith.

IN WITNESS WHEREOF, the parties hereto have extended this Agreement the day and year first above written.

HARRIS CORPORATION
Government Communications Systems Division

By:		By: 5d. ( Washer 1765
) in the second	Susan McCreery	James Washburn
Title:	Customer Service Manager	Title: Sergeant/OCD
Date:		Date: 29 JUL 09

Business Development BA00016

## BUREAU OF INVESTIGATIVE SERVICES ORGANIZED CRIME DIVISION

20 August 2010

To:

Theodore F. O'Keefe Deputy Superintendent

Bureau of Administrative Services

Attn.: Frank F. Wilson

Director

Finance Division

From:

Nicholas Roti

Chief

Organized Crime Division

Subject:

Purchase Request - King Fish Cellular Telephone Tracking System

Forwarded is the approved report to provide \$157,300.00 from the 1505 Fund for the purchase of a KING FISH Cellular Telephone Tracking System, per attached Contract and Quotation #QTE6779-02485 dated May 18, 2010 from Harris Corporation.

Kindly initiate the purchasing process in accordance with the Department's procurement protocol. Thanks.

NICHOLAS ROTI

Chief

Organized Crime Division

APPROVED:

STEVE PETERSON

Deputy Superintendent

Bureau of Investigative Services

GRGANIZED CRIME DIVISION Technical Services Group

TO:

Nicholas J. Roti

Chief

Organized Crime Division

FROM:

James R. Washburn

Sergeant

Organized Crime Division

SUBJECT:

1505 Fund Purchase Request

Harris "King Fish" Cellular Telephone Tracking System

The R/Sgt. is requesting the purchase of the Harris Corp. "King Fish" Cellular Telephone Tracking System. Attached to this report is a quote for this equipment.

equipment is \$157,300.00, which includes updates, upgrades and training. Please see the attached justification letter for further information.

Since this equipment would be utilized

requested that this be considered a one time purchase from the 1505 and 1505ML fund (50% each). It should be noted that this equipment is proprietary in nature. The knowledge of its existence by personnel outside law enforcement could jeopardize the integrity and success of these types of investigations.

Yames R. Washburn

Sergeant

Organized Crime Division

APPROVED:

Joseph Patterson

Deputy Chief

Organized Crime Division

Nicholas J. Roti

Chief

Organized Crime Division

18 May 138

16 August 2010

ORGANIZED CRIME DIVISION Technical Services Group

16 August 201(

TO:

Nicholas J. Roti

Chief

Organized Crime Division

Joseph Patterson Deputy Chief

Organized Crime Division

FROM:

James R. Washburn

Sergeant

Organized Crime Division

SUBJECT:

Harris "King Fish" Cellular Telephone Tracking System

Justification Letter.

ractation given this matter would be greatly

James R. Washburn

Organized Crime Division

appreciated.



# Quote QTE6779-02485 Date 5/18/2010 Page: 1

### Quotation

#### Bill To:

Chicago Police Bureau of Investigative Servic Sgt. Jim Washburn james.washburn@chicagopolice.org
Chicago, IL 60624
3340 W. Fillmore Ave.

#### Ship To:

Sgt. Jim Washburn james.washburn@ chicagopolice.org 3340 W. Fillmore Ave. Chicago, IL 60624

	Order No. Customer CPB-CHG	ID Salesperson ID Shipping Metho	d Paym Net 3	nent Terms	Reg Ship Dat 0/0/0000	e Master No 3,050
Quantity	Item Number	Description	UOM	Discount	Unit Price	Ext. Price
1	KINGFISH	KingFish	EA		\$27,800.00	\$27,800.00
1	KF-CDMA-SW	KingFish CDMA Software Package	EA		\$18,100.00	\$18,100.00
1	KF-GSM-SW	KingFish GSM Software Package	EA		\$18,100.00	\$18,100.00
1	KF-IDEN-SW	KingFish IDEN Software Package	EA		\$18,100.00	\$18,100.00
-1	2014069-101	Rugged Mini-PC Controller (GD Go Book)	EA		\$5,500 00	\$5,500.00
1	PA-KIT-25W-CONUS	High Powered Fillered 25W PA Kil-800/850/2100 MH	EA		\$11,500.00	\$11,500.00
1	CONV-2100/1700-W/BP	Band IV - AWS Converter - CONUS	EA		\$19,800.00	\$19,800.00
1	AJ-W	AmberJack Wide Band DF Anlenna	EA		\$38,400.00	\$38,400.00
	NOTE Delivery will be 90 days AF stated. Prices are subject valid 180 days from date of Ts&Cs are applicable to all	lo change. Quotes are if issue. Attached	•			\$0.00

HARRIS CORP - WIRELESS PRODUCTS GROUP P.O. BOX 9800, M/S R5-11A MELBOURNE, FL 32902-9800 PH: 800-358-5297, FAX: 321-309-7437,wpg@harris.com

Approved By:

An annual section of the section of	7 10
Subtotal	\$157,300.00
Misc	\$0.00
Tax	\$0.00
Freight	\$0.00
Trade Discount	\$0.00
Total	\$157,300.00

GRGANIZED CRIME DIVISION Technical Services Group

TO:

Nicholas J. Roti

Chief

Organized Crime Division

FROM:

James R. Washburn

Sergeant

Organized Crime Division

SUBJECT:

1505 Fund Purchase Request

Harris "King Fish" Cellular Telephone Tracking System

The R/Sgt. is requesting the purchase of the Harris Corp. "King Fish" Cellular Telephone Tracking System. Attached to this report is a quote for this equipment

quote for this equipment.

The total cost of this equipment is \$157,300.00, which includes updates, upgrades and training. Please see the attached justification letter for further information.

Since this equipment would be utilized

It should be noted that this equipment is proprietary in nature. The knowledge of its existence by personnel outside law enforcement could jeopardize the integrity and success of these types of investigations.

James R. Washburn

Sergeant

Organized Crime Division

APPROVED:

Joseph Patterson

Deputy Chief

Organized Crime Division

Nicholas J. Roti

Chief

Organized Crime Division

16 August 2010

1 JA29038

ORGANIZED CRIME DIVISION Technical Services Group

16 August 2010

TO:

Nicholas J. Roti

Chief

Organized Crime Division

Joseph Patterson Deputy Chief

Organized Crime Division

FROM:

James R. Washburn

Sergeant

Organized Crime Division

Harris "King Fish" Cellular Telephone Tracking System SUBJECT:

Justification Letter

Any consideration given this matter would be greatly appreciated.

James R. Washburn

Organized Crime Division



 Quote
 QTE6779-02485

 Date
 5/18/2010

 Page:
 1

### Quotation

#### Bill To:

Chicago Police Bureau of Investigative Servic Sgt. Jim Washburn james.washburn@ chicagopolice.org Chicago, IL 60624 3340 W. Fillmore Ave.

#### Ship To:

Sgt. Jim Washburn james.washburn@ chicagopolice.org 3340 W. Fillmore Ave. Chicago, IL 60624

Purchase Order No. Custo CPB-		Customer CPB-CHG	er ID Salesperson ID Shipping M		Shipping Metho	hod Payment Terms Net 30		Reg Ship Dat	
Quantity	Item Num		Descr			UQM	Discount	0/0/0000 Unit Price	3,050
1	KINGFISH		KingFish	7 17 7 7		EA	Discount	\$27,800.00	\$27,800.00
1	KF-CDMA-S	DMA-SW		KingFish CDMA Software Package			1	\$18,100.00	\$18,100.00
1	KF-GSM-SW	1	KingFish	KingFish GSM Software Package				\$18,100.00	\$18,100.0
1	KF-IDEN-SW	/	KingFish	KingFish iDEN Software Package				\$18,100.00	\$18,100.0
1	2014069-101		Rugged	Mini-PC Controller (GE	Go Book)	EA		\$5,500.00	\$5,500.00
1	PA-KIT-25W-	CONUS	High Pov	vered Filtered 25W PA	Kit-800/850/2100 MH	EA		\$11,500.00	\$11,500.00
1	CONV-2100/	1700-W/BP	Band IV	- AWS Converter - CO	NUS	EA		\$19,800.00	\$19,800.00
1	AJ-W		AmberJa	ck Wide Band DF Ante	enna	EA		\$38,400.00	\$38,400.00
	NOTE Delivery will testated. Prices valid 180 day Ts&Cs are ap	s are subject t s from date o	o change. f issue. At	Quotes are lached					\$0.00

HARRIS CORP - WIRELESS PRODUCTS GROUP P O. BOX 9800, M/S R5-11A MELBOURNE, FL 32902-9800 PH: 800-358-5297, FAX: 321-309-7437.wpg@harris.com

Approved By:

Subtotal	\$157,300.00				
Misc	\$0.00				
Tax	\$0.00				
Freight	\$0.00				
Trade Discount	\$0.00				
Total	\$157,300.00				



### Terms and Conditions of Sale

#### For

#### Wireless Equipment, Software and Services

#### I. DEFINITIONS

In addition to the terms defined elsewhere the following terms used herein have the following meanings:

- A. "Agreement" means the instrument of contracting; such as a Purchase Order, or other such designation which these terms and conditions of sale for Wireless Equipment, Software and Services are incorporated, all as acknowledged by Harris on its standard acknowledgement form;
- B. "Customer" means the purchaser of Equipment, Software, or Services from Harris;
- C. "Date of Acceptance" means the date when the Customer receives an item of Equipment, Software and/or Services unless Customer otherwise notifies Harris in writing that the Equipment, Software and/or Services was delivered in a defective condition.
- D. "Equipment" means any hardware, including components, and excludes any Software or Services;
- E. "Harris" means Harris Corporation, acting through its Government Communications Systems Division;
- F. "Maintenance Agreement" means a separate agreement for maintenance of the items procured hereunder; such services are not included in this Agreement
- G. "Purchase Order" means the Customer's purchase order as acknowledged by Harris on its standard acknowledgement form;
- H. "Purchase Price" means the purchase price as identified in the Purchase Order;
- "Quote" means the price quotation of Harris itemizing the purchase price and includes all exhibits referred to within such Quote, including but not limited to the technical proposal, technical specifications, scope of work, schedule, the Agreement and any maintenance agreement specifically included in the purchase price;
- J. "Services" means, training, maintenance support, or other services to be provided to Customer as part of the Agreement;
- K. "Software" means software and firmware, including all copies provided to Customer.

#### 2. PROPOSAL/QUOTE VALIDITY

Prices quoted are binding upon Harris for 30 days from the date of Quote. At expiration, Harris reserves the right to adjust its prices or extend the validity period.

#### 3. ACCEPTANCE - MODIFICATION OF TERMS.

This Agreement constitutes Customer's acceptance of Harris' offer and such acceptance is expressly made conditional on Customer's assent to the terms and conditions contained in this Agreement. The Agreement will be deemed accepted by Customer upon the first to occur (i) Customer's issuance of the Purchase Order; or (ii) Harris' commencement of performance under the Agreement. In either such event any additional or different terms proposed by Customer are rejected unless expressly approved in writing by Harris. No communication from Customer that in any way differs from or adds to the Agreement, irrespective of whether or not Harris seasonably objects thereto, will be binding upon Harris unless such different or additional terms are incorporated into a writing signed by both Harris and Customer, making express reference to the Agreement.

#### 4. TAXES

All prices are exclusive of all sales, use, excise, and other taxes, duties, or charges. Unless evidence of tax exempt status is provided by Customer, Customer will pay, or upon receipt of invoice from Harris, will reimburse Harris within a reasonable time after receipt of notification for, all such taxes or charges levied or imposed on Customer, or required to be collected by Harris as a result of this transaction or any part thereof.

#### 5. CHANGES/CANCELLATION

Except as otherwise provided herein, change and/or cancellation of a Purchase Order in whole or in part by Customer will be effective only with specific written approval of Harris and may be subject to Harris' reasonable change and/or cancellation charges.

#### 6. DELIVERY

Harris shall have the right to make, and Customer agrees to accept, shipments in more than one lot, and payment for each lot shall be due accordingly.

#### 7. FREIGHT CHARGES AND TRANSPORTATION INSURANCE

Unless otherwise stated in the Agreement, all prices and terms are F.O.B. Destination and are inclusive of freight charges.

#### 8. TITLE AND RISK OF LOSS

Title to and risk of loss for Equipment and Software media sold under the Agreement shall pass to Customer at the E.O.B. Destination

#### 9. PAYMENT TERMS

- A. Payment for an invoice is due within thirty (30) days from the date of the invoice. Late payment shall be accrued interest at either the lower of one a half percent per month or the highest rate allowed by law, to the outstanding balance due.
  - (i) Domestic Purchase Orders (not including Maintenance Agreements) are for shipments of Equipment, Software and/or Services to be delivered Services to be performed within the continental United States and Canada. Harris will submit an invoice within 30 days of the Date of Acceptan of an individual delivery of Equipment, Software or performance of Services as identified in the Purchase Orders.
  - (ii) Domestic Purchase Orders for Maintenance Agreements require full payment of the Purchase Price prior to the start of the term of the Maintenan Agreement or Harris' obligation to perform.
  - (iii) International Purchase Orders are for shipments of Equipment, Software and/or Services to be performed outside the continental United States at Canada. Harris will submit an invoice after it has receipt of an approved export license; Harris will not ship any Equipment Software nor perform any Services under the Purchase Order until it receives full payment of the Purchase Price of the Purchase Order.

#### 10. ANNUAL MAINTENANCE AGREEMENT

Upon expiration of warranty period, Customer can execute a separate maintenance agreement with Harris for Equipment and/or Software. Such maintenance agreements are available for a percentage of the original Purchase Prices of the Equipment and/or Software. Annual maintenance agreements include:

- A. Customer telephone support during normal business hours (Monday through Friday, Eastern Standard Time).
- B. Additional twelve (12) month warranty on Equipment, with respect to the Equipment Maintenance Agreement.
- C. For Software maintenance agreements it includes notification of and free access to Software upgrades as defined in the maintenance agreement.

#### 11. EQUIPMENT RETURN POLICY

- A. Equipment Damaged in Shipment. Upon receipt of shipments, Customer must open and inspect all boxes immediately for possible freight damage, damage is found, Customer must notify the delivering carrier within 48 hours and request an inspection. After notifying the freight carrier, Custome promptly shall contact Harris for further instructions. Damaged Equipment shall not be returned without Harris' prior authorization.
- B. <u>Items Shipped in Error</u>. If the Equipment Customer receives is not what the Customer ordered, Customer will promptly notify the Harris responsible for the fulfillment of the Purchase Order. Customer agrees not to discard packing material. Harris will issue a return authorization.
- C. <u>Defective Equipment.</u> If the Equipment Customer receives is defective, it is covered under the Harris or manufacturer's standard equipment warranty Upon discovery of a warranty problem, Customer promptly must contact the Harris for warranty support. Customer agrees not to return the Equipmen until a service representative has issued a return authorization, including a form Customer must fill out describing the nature of the Equipment defect.
- D. Other Reasons. If Customer needs to return Equipment for other reasons, Customer must contact Harris for a return authorization. Harris' custome service representative will require a clear statement of the reason for the return request. Upon approval of Customer's request, a return authorization will be issued. Customer agrees not to return any Equipment without a return authorization. Equipment being returned is subject to restocking and othe charges. CUSTOM MANUFACTURED OR SPECIAL ORDER ITEMS ARE NOT RETURNABLE.
- E. Upon Receipt of a Return Authorization. Return authorization numbers must appear on each individual package being returned. Customer is responsible for insuring the return for the full invoice amount and all shipping costs. Harris may refuse shipments of Equipment returned without return authorization numbers. All Equipment being returned for credit must be returned in a timely manner and in good condition. Harris will inspect all Equipment returned. If there is damage, wear and tear, or if there are missing components or accessories, Harris may charge Customer for repair/refurbishment.

#### 12. LIMITED WARRANTY

A. Harris warrants the Equipment and Software ordered hereunder as of the Date of Acceptance to be substantially free from defects in material and workmanship. Harris' liability under this Limited Warranty shall commence on the Date of Acceptance of the individual item of Equipment and Software and terminate 12 months thereafter. Written notice of any defects shall be given to Harris upon discovery and Harris shall promptly correct such defects by repair or replacement, at its option, without charge, either FOB Harris' plant or service in the field. Harris uses new and reconditioned parts to satisfy warranty repairs and replacements under the terms of this warranty. Defective articles shall not be returned to the Harris' factory without the prior written authorization of the Harris. Call 1-800-358-5297 to obtain a Return Material Authorization (RMA) number. Harris shall have the right of final determination as to the existence and cause of any claimed defect.

Specifically excluded from the terms of this Limited Warranty are any defects which occur as a result of:

- (i) Acts of God.
- (ii) Physical impact, crash or foreign object damage.
- (iii) Improper maintenance, storage, modification or alteration by the Customer or its Customer.
- (iv) The Customer's or its Customer operation of the items delivered under this Agreement with any accessory, equipment or part not specifically approved by the Harris unless the Customer furnishes clear and convincing evidence that such accessory, equipment, or part was not a cause of the defect.
- (v) Normal wear and tear. (The Customer recognizes that certain parts have a limited service life and will wear out through normal
  use).
- (vi) Equipment or Software subjected to misuse or detrimental exposure or negligence;
- (v) Defects caused by improper storage, use, installation or maintenance;

Note: Harris is not responsible under this provision for defects with respect to items not provided by Harris or its subcontractors.

- B. For purposes of Harris' warranties for Equipment and Software media, a defect is defined as a failure of any unit or component manufactured supplied by Harris that is not attributable to unauthorized modification or alteration, tack of care in operation, maintenance or handling. The written notice of claim of defect must include a description of the defect with detailed information, which will enable Harris to identify the defect and determine its probable cause. Components that Customer claims to be defective must be available to Harris for inspection and test. It defective Equipment or parts are to be returned without first receiving written authorization and instructions from Harris. Customs clearance of all replacement parts under the warranty or otherwise will be Customer's sole responsibility.
- CLAIMS UNDER ANY OF THE FOREGOING WARRANTIES ARE WAIVED UNLESS MADE WITHIN THE EQUIPMENT WARRANT PERIOD, IN THE CASE OF EQUIPMENT, OR WITHIN THE SOFTWARE WARRANTY PERIOD, IN THE CASE OF SOFTWAR MEDIA. NO PERSON IS AUTHORIZED TO GIVE ANY OTHER WARRANTIES OR TO ASSUME ANY OTHER LIABILITIES OF HARRIS' BEHALF, UNLESS MADE OR ASSUMED IN WRITING BY A DULY AUTHORIZED REPRESENTATIVE OF HARRIS.
- D. HARRIS' LIABILITY FOR BREACH OF ANY OR ALL WARRANTIES FOR EQUIPMENT, SOFTWARE MEDIA, SERVICES ANI LICENSED HARRIS PROGRAMS IS EXPRESSLY LIMITED TO THE REPAIR, REPLACEMENT, OR REFUND OF THE PURCHAS PRICE OF SUCH DEFECTIVE EQUIPMENT OR SOFTWARE, LESS A REASONABLE CHARGE FOR USE AND IN NO EVENT WIL HARRIS OR ITS LICENSORS BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE OR CONSEQUENTIA. DAMAGES BY REASON OF ANY BREACH OF WARRANTY OR DEFECT IN MATERIALS OR WORKMANSHIP. HARRIS WILI NOT BE REQUIRED TO REPAIR, REPLACE, OR REFUND THE PURCHASE PRICE OF EQUIPMENT OR SOFTWARE WHICH HAVI BEEN SUBJECTED TO NEGLECT, ACCIDENT, OR IMPROPER USE, OR WHICH HAVE BEEN ALTERED OTHER THAN B'S AUTHORIZED HARRIS PERSONNEL.
- E. THIS LIMITED WARRANTY CONSTITUTES HARRIS' SOLE AND EXCLUSIVE LIABILITY HEREUNDER AND CUSTOMER'S SOLE AND EXCLUSIVE REMEDY FOR DEFECTIVE OR NON-CONFORMING EQUIPMENT, SERVICES, AND SOFTWARE. THE FOREGOING WARRANTIES ARE IN LIEU OF ALL OTHER WARRANTIES (EXCEPT AS TO TITLE), WHETHER ORAL, WRITTEN EXPRESS, IMPLIED, OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTY OR CONDITION OF MERCHANTABILITY, ANY IMPLIED WARRANTY OR CONDITION OF FITNESS FOR A PARTICULAR PURPOSE, OR ANY WARRANTY OR CONDITION ARISING OUT OF COURSE OF DEALING, COURSE OF PERFORMANCE, OR CUSTOM OR USAGE OF TRADE. CUSTOMER AGREES THAT NO CIRCUMSTANCE CAUSING CUSTOMER EXCLUSIVE AND LIMITED REMEDIES TO FAIL IN THEIR ESSENTIAL PURPOSE SHALL INCREASE OR EXTEND ANY HARRIS WARRANTY. THE TOTAL LIABILITY OF HARRIS AND ITS LICENSORS UNDER THIS WARRANTY SHALL IN ANY EVENT BE SUBJECT TO THE LIMITATIONS IN THIS SECTION

#### 13. REPAIRS

To repair any Wireless products after the 12 month warranty has expired, call 1-800-358-5297 to obtain a Return Material Authorization (RMA) number and an estimated cost for repair.

(i) Repair Policy - To affect a repair on a Wireless Product, the Equipment and/or Software should be returned to the Harris' factory with a written description of the failure mode. Out of warranty repairs apply to any equipment and/or software whose standard 12- month warranty has expired, no maintenance agreement has been purchased and paid for, and/or any equipment and/or software damaged in a manner not covered by the standard warranty, including any defects which occur as identified under 1 above.

Equipment and/or Software should not be returned to the Harris' factory without the prior written authorization of the Harris. Call 1-800-358-5297 to obtain a Return Material Authorization (RMA) number.

(ii) Support Policy - Harris provides free help desk support throughout the warranty period and maintenance agreement of purchased Wireless Equipment and/or Software. Technical support is available during normal business hours EST, Monday through Friday via the help desk support center at 1-800-358-5297.

#### 14. SOFTWARE LICENSE

- A. Subject to full payment of the Purchase Price by Customer, Harris grants to Customer a nontransferable (except as expressly provided herein), nonexclusive license to use the Software (software, firmware, and documentation) in connection with use of the Equipment purchased hereunder. The Software furnished with the Equipment shall be of the latest generation available at the time of shipment of the Equipment. Harris is under no obligation to supply updates to the Software except where expressly so stated in writing.
- B. This license is limited to object code programs and related documentation only and does not apply to any of the corresponding source code or program listings.
- C. Customer acknowledges that Harris (or its licensor) has valuable property rights in the Software, and the Software will continue to be the sole and exclusive property of Harris or its licensor. Customer will obtain no title to the Software. All rights in patents, copyrights and trade secrets in relation to the Software shall continue to be vested in Harris or its licensor.
  - (i) Customer shall keep the Software confidential by affording access to the Software only to those of its employees, agents, or consultants having a need to know and shall have such individuals agree in writing to the obligations contained herein. In addition, Customer shall employ reasonable measures to prevent any unauthorized use, copying, publishing, reproducing, or disclosing of the Software and shall treat such with not lesser than its own confidential information.
    - a). The Software may be used only in conjunction with the Equipment purchased hereunder. Customer may not rent, lease, transfer, network, display, or distribute the Software, nor may Customer reverse engineer, disassemble, decompile, modify, alter, translate, or adapt the Software or create any derivative thereof, except where expressly stated in writing.
    - b) Customer agrees that a violation of this Agreement would cause irreparable injury to Harris or its licensor, and that Harris or its licensor shall be entitled, in addition to any other rights and remedies it may have, at law or in equity, to an injunction enjoining and restraining Customer from doing or continuing to do any such act and any other violations or threatened violations of this Agreement. Furthermore, Customer agrees that if Harris or its licensor should waive any breach of any provision of this Agreement, it shall not thereby be deemed to have waived any preceding or succeeding breach of the same or any other provision of this Agreement.

If Customer sells or otherwise disposes of Customer-owned media on which any Software is fixed, such media must be crased before any sale or disposal

#### 15. DISCONTINUED AVAILABILITY/LAST TIME BUY

Customer acknowledges that Harris has made no representation about the continued availability of the Equipment and Software listed in the Agreeme Harris reserves the right, in its absolute discretion, with or without notice, without incurring any liability to Customer or otherwise, whether in contract tort, to discontinue manufacturing or selling any of the Equipment and Software listed in the Agreement at any time or from time to time. Harris may with its discretion provide Customer with an opportunity to purchase such quantities of the Equipment or Software as Customer estimates it may need ("last tire buy") within thirty (30) days of notice. Customer's last time buy rights are limited to products available in Harris' inventory at the time of Customer request. Harris will provide warranty services and make spare parts available to Customer for a period of one (1) year after notice by Harris to Customer the Equipment has been discontinued or for a period of ninety (90) days after notice to Customer that the Software has been discontinued.

#### 16. INTELLECTUAL PROPERTY INDEMNIFICATION

(I) In the event any Equipment to be furnished under this Agreement is not to be made in accordance with drawings, samples or manufacturing specifications designated by Customer, but rather is the design of Harris, Harris agrees that it shall, at its own expense and at its option, defend or settle any claim, suit, or proceeding brought against Customer or any customer of Customer, based on an allegation that the Equipment furnished under this Agreement constitutes a direct or a contributory infringement of any claim of any United States patent, mask work, copyright or any other intellectual property right. This obligation shall be effective only if Customer shall have made all payments then due and if Harris is notified of said allegation promptly in writing and given authority, information, and assistance for the settlement or defense of said claim, suit, or proceeding. Harris shall pay all damages and costs assessed in such suit or proceedings. In the event of a final adjudication by a court of competent jurisdiction that its Equipment or any part thereof infringes or violates any third party intellectual property right or if the use or sale thereof is enjoined, or if the provisions of any negotiated settlement Agreement prohibit the use of the product, Harris shall at its sole option and its own expense, either: (a) Procure for Customer the right to continue using the Equipment or (b) Replace it with a substantially equivalent non-infringing equipment; or (c) Modify it so it becomes non-infringing but substantially equivalent; or (d) If none of the above is reasonably available, terminate the Customer's right to use the Equipment and return to the Customer a pro-rata portion of the price originally paid by Customer to Harris represented by the remaining useful life of the Equipment as a percentage of the total useful life.

The foregoing indemnity does not apply to the following: (1) Infringement by a combination of Equipment furnished under this Agreement with other equipment not furnished hereunder unless Harris is a contributory infringer; (2) Infringement resulting from changes or modifications made to or from the Equipment by the Customer; (3) Any settlements of a claim, suit, or proceeding made without Harris' written consent; and, (4) Any Equipment to be furnished under this Agreement which is to be delivered to the United States Government.

The foregoing states the entire liability of Harris with respect to infringement or violation of third party intellectual property rights in connection with Equipment furnished under this Agreement.

(II) In the event any Equipment to be furnished under this Agreement is to be made in accordance with drawings, samples or manufacturing specifications designated by Customer and is not the design of Harris, Customer agrees to defend, indemnify and hold Harris harmless to the same extent and subject to the same requirements as set forth in Harris' indemnification of Customer as set forth in (I) above.

#### 17. TECHNICAL DATA AND INVENTION

- A. Unless specifically agreed to by Harris and identified and priced in the Agreement as a separate item or items to be delivered by Harris (and in that event, except so identified and priced), the sale of Equipment, Software and Services under the Agreement confers on Customer no right in, license under, access to, or entitlement of any kind to any of Harris' technical data including, but not limited to design, process technology, software and drawings, or to any of Harris' inventions (whether or not patentable), irrespective of whether any such technical data or invention or any portion thereof arose out of work performed under or in connection with the Agreement, and irrespective of whether Customer has paid or is obligated to pay Harris for any part of the design or development of the Equipment, Software or Services.
- B. Harris will not be obliged to safeguard or hold confidential any data whether technical or otherwise, furnished by Customer for Harris' performance of the Agreement unless (and only to the extent that) Customer and Harris have entered into a separate written confidentiality agreement.
- C Customer shall not violate Harris' copyright of documents or Software or without Harris' written permission disclose Harris' confidential or proprietary data to others.

#### 18. EXCUSABLE DELAY

- A. Harris will be excused from performance under the Agreement and not be liable to Customer for delay in performance attributable in whole or in part to any cause beyond its reasonable control, including, but not limited to, actions or inactions of government whether in its sovereign or contractual capacity, judicial action, war, civil disturbance, insurrection, sabotage, act of public enemy or terrorism, labor difficulties, failure or delay in delivery by Harris' suppliers or subcontractors, transportation difficulties, shortage of energy, materials, labor or equipment, accident, fire, flood, storm or other act of nature, Customer's fault or negligence or where compliance with any applicable environmental law or regulation by Harris is not reasonably technologically or economically feasible, or would otherwise require Harris to change its manufacturing process.
- B. In the event of an excusable delay, Harris will make reasonable efforts to notify Customer of the nature and extent of such delay and (1) Harris will be entitled to a schedule an extension on at least a day-for-day basis, and (2) if the delay is caused by Customer's fault or negligence, Harris will be entitled to an equitable adjustment in price under the Agreement

#### 19. EXPORT AND RE-EXPORT RESTRICTIONS

Customer acknowledges that the Equipment and Software sold or licensed to it by Harris under this Agreement may be subject to export controls under the laws of the United States or Canada. Customer will not export or re-export the Equipment or Software, technology, or products manufactured from the technology that are the subject of the Agreement in violation of the export control laws of the United States or Canada. Customer shall defend, indemnify and hold Harris harmless from and against any loss, damage, or liability arising out of Customer's failure to comply with this Section. The Customer shall supply to the Harris on a timely hasis all necessary information and documentation requested by Harris in order to permit the Harris to export the Equipment, Software and/or Services with respect to any Purchase Order issued by the Customer hereunder, in accordance with the terms of this Agreement.

#### 20. COMPLIANCE WITH WASTE RECYCLING LAWS

Customer acknowledges and agrees that the supply of the Equipment by Harris to the Customer, and the resale or re-supply of the Equipment by the Customer may give rise to obligations for Harris and the Customer under the Environmental Laws as hereinafter defined. The Customer shall be responsible for the collection, recycling, reuse and disposal of the Equipment in compliance with the Environmental Laws. "Environmental Laws" means any law or regulation any jurisdiction worldwide applicable to the Agreement and these terms and includes but it is not limited to the recycling or treatment of waste equipment including the laws implementing the WEEE Directive as defined hereinafter. "WEEE Directive" means the EU Directive on Waste Electrical Equipment and shall include any and all national laws and regulations, whether civil, criminal, administrative, in any jurisdiction giving effect to that meaning including, but him televants and subordinate legislation, ordinances permits, common law, local laws, judgments, and any notices, orders, directions, instructions of decisions of any competent authority. Harris may arrange for services, paid for by Customer, to recycle or dispose of Harris manufactured products of compliance with the Environmental Laws. The Customer shall indemnify and hold Harris and each of its affiliates harmless against all expenses, costs, claim liabilities or damage of any nature incurred by any of them relating to the collection, recycling, reuse and disposal of any Equipment or otherwise arising it connection with their respective obligations under the Environmental Laws. The Customer shall provide Harris with such compliance plans or other documents and information that Harris and reasonably request to enable Harris and its affiliates to verify and prove to any enforcement agency the compliance by the Customer and Harris of the respective obligations under this Section and the Environmental Laws.

#### 21. LIMITATION OF LIABILITY

CUSTOMER IS EXPRESSLY NOTIFIED THAT UNDER NO CIRCUMSTANCES SHALL HARRIS BE LIABLE FOR (A) ANY SPECIAL, INDIRECT INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES OF ANY PARTY, INCLUDING THIRD PARTIES, EVEN IF SUCH DAMAGES AR FORESEEABLE, OR (B) LOSS OF REVENUE, LOSS OF PROFITS, LOSS OF BUSINESS OR LOSS OF USE EVEN IF HARRIS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION SHALL APPLY TO ANY CLAIM OR CAUSE OF ACTION WHETHER IN CONTRACT OR TORT (INCLUDING NEGLIGENCE, STRICT LIABILITY OR BREACH OF WARRANTY). IN NO EVENT SHALL HARRIS LIABILITY TO CUSTOMER OR ANY PARTY CLAIMING THROUGH CUSTOMER EXCEED THE ACTUAL PURCHASE PRICE PAID B'S CUSTOMER FOR ANY EQUIPMENT, SOFTWARE OR SERVICES SUPPLIED HEREUNDER. THIS SECTION SHALL SURVIVE THE TERM OF EXPIRATION OF THIS AGREEMENT, CUSTOMER AGREES TO INDEMNIFY HARRIS AGAINST ALL LOSS OR LIABILITY FROM CLAIMS B'S CUSTOMER OR A THIRD PARTY ARISING OUT OF OR RELATING TO CUSTOMER'S INSTALLATION, OPERATION, OR USE OF THE EQUIPMENT OR SOFTWARE.

#### 22. APPLICABLE LAW, VENUE, AND JURISDICTION

The Agreement, and any disputes related thereto, shall be governed by and interpreted in accordance with the laws of the State of Florida, USA, regardless cany conflict of law principles requiring the application of any other law. The parties specifically exclude the application of the United Nations Convention of Contracts for the International Sale of Goods to the Agreement, to the contractual relationship created under the Agreement, and to the construction, validity enforcement, and interpretation of the Agreement. The parties agree that the exclusive venue for any action arising out of or related to the Agreement shall be it the courts with the appropriate jurisdiction located in Brevard County, Florida, and each party irrevocably submits to the jurisdiction of each such court in an such action and waives any objection it may now or hereafter have to venue or personal jurisdiction in each such court. The prevailing party in any action related to the dispute or interpretation of the Agreement shall be entitled to recover its reasonable attorneys fees incurred in pursuing the action, including thos fees incurred throughout all bankruptcy and appellate proceedings.

#### 23. JURY WAIVER

CUSTOMER AND HARRIS FURTHER AGREE, TO THE EXTENT PERMITTED BY LAW, TO WAIVE ALL RIGHTS TO A TRIAL BY JURY OF AN' ACTION RELATING TO THE DISPUTE OR INTERPRETATION OF THE AGREEMENT, WHETHER SOUNDING IN CONTRACT, TORT, OF OTHERWISE. THE PARTIES SPECIFICALLY ACKNOWLEDGE THAT THIS WAIVER IS MADE KNOWINGLY AND VOLUNTARILY AFTER AT ADEQUATE OPPORTUNITY TO NEGOTIATE ITS TERMS AND THAT SUCH WAIVER IS MATERIAL CONSIDERATION FOR THE SALE AND PURCHASE CONTEMPLATED HEREBY.

#### 24. ASSUMPTION OF RISK

Each party hereto acknowledges (a) the risks of its undertakings hereunder, (b) the uncertainty of the benefits and obligations hereunder, and (c) its assumptio of such risks and uncertainty. Each party has conducted its own due diligence and requested and reviewed any contracts, business plans, financial document and other written material as in such party's opinion shall be the basis of that party's decision to enter into the Agreement.

#### 25. RELIANCE ON COUNSEL AND OTHER ADVISORS

Each party has consulted such legal, financial, technical or other experts it deems necessary or desirable before entering into the Agreement. Each part represents and warrants that it has read, knows, understands and agrees with the terms of the Agreement, and the Agreement shall not be construed agains either party as the drafter.

#### 26. COMPLIANCE WITH APPLICABLE LAWS

Customer warrants that Customer shall comply with any and all applicable US federal and state laws, and shall operate in good faith to comply with other law and regulations and industry best practices, applicable to such party's performance hereunder, and shall promptly act to correct any noncompliance one identified.

#### 27. GENERAL PROVISIONS

- A <u>Publicity</u>. Neither party will, without the prior written consent of the other party: (a) make any news release, public announcement, denial or confirmation of this Agreement or its subject matter, or (b) in any manner advertise or publish the fact of this Agreement.
- Default If Customer defaults in any of Customer's obligations hereunder, including, but not limiting to failure to pay all sums when due. Custome will be liable for all costs to Harris resulting from Harris' attempt to enforce its rights hereunder, including, but not limited to collection agency fees attorney fees, court costs, etc.

ORGANIZED CRIME DIVISION Technical Services Group

23 July 2010

part riped with

TO:

Nicholas J. Roti

Chief

Organized Crime Division

FROM:

James R. Washburn

Sergeant

Organized Crime Division

SUBJECT:

1505 Fund Purchase Request

Harris "King Fish" Cellular Telephone Tracking System

The R/Sgt. is requesting the purchase of the Harris Corp. "King Fish" Cellular Telephone Tracking System. Attached to this report is a quote for this equipment

equipment is \$157,300.00, which includes updates, upgrades and training. Please see the attached justification letter for further information.

Since this equipment would be utilized

requested that this be considered a one time purchase from the 1505 and 1505ML fund (50% each). It should be noted that this equipment is proprietary in nature. The knowledge of its existence by personnel outside law enforcement could jeopardize the integrity and success of these types of investigations.

James R. Washburn

Sergeant

Organized Crime Division

APPROVED:

Joseph Patterson

Deputy Chief

Organized Crime Division

Nicholas J. Roti

Chief

Organized Crime Division

ORGANIZED CRIME DIVISION Technical Services Group

23 July 2010

foretype w/ alf. sette

TO:

Nicholas J. Roti

Chief

Organized Crime Division

Joseph Patterson

Deputy Chief

Organized Crime Division

FROM:

James R. Washburn

Sergeant

Organized Crime Division

SUBJECT:

Harris "King Fish" Cellular Telephone Tracking System

Justification Letter.

Any consideration given this matter would be greatly appreciated.

James R. Washburn

Oganized Crime Division

22 December 2010

ORGANIZED CRIME DIVISION Technical Services Group

TO:

Nicholas J. Roti

Chief

Organized Crime Division

ATTN:

Brian Daly Lieutenant

Organized Crime Division

FROM:

James R. Washburn

Sergeant

Organized Crime Division

SUBJECT:

1505 Fund Payment

Harris "King Fish" Payment Inv# INV6779-02738

Attached to this report is an Invoice from Harris Corporation of Melbourne FL. for the purchase of the "King Fish" cellular phone tracking equipment that will be utilized by the Tech Lab. The approval letter for this equipment is also attached.

The total invoice amount is \$157,300 which includes the King Fish Unit (\$27,000.00, CPD Inv. # 187382), Software for all included equipment (\$54,300, No Inv. #). Mini PC Controller (\$5,500.00, CPD Inv.#187383), 25 Watt PA Kit (\$11,500.00,CPD Inv.#187384) AWS Converter-Conus (\$19,800.00, CPD Inv.#187385), Amber Jack Antenna (\$38,400.00, CPD Inv.#187386).

Since this equipment is utilized is requested that it paid for by 1505 funds (50%) and 1505ML funds (50%).

Jámes R. Washburn

Sergeant

Organized Crime Division

APPROVED:

Joseph Patterson

Deputy Chief

Organized Crime Division

Micholas J. Roti

Chief

Organized Crime Division



james.washburn@chicagopolice.

James Washburn 3340 W. Fillmore Ave

Chicago IL 60624

HARRIS CORP - WIRELESS PRODUCTS GROUP P.O. BOX 9800, M/S R5-11A MELBOURNE, FL 32902-9800 PH: 800-358-5297, FAX: 321-309-7437,wpg@harris.com

Chicago Police Bureau of Investigative Services

Please reference the invoice number with your payment.

Invoice	INV6779-02738
Date	12/14/2010
Page:	1

## Invoice

\$0.00

\$0.00

\$0.00 \$0.00

\$157,300.00

Misc

Tax Freight

Trade Discount

Purchase Price

Ship To:

Chicago Police Department Attn: Sgt. James Washburn 3340 W. Fillmore Ave. 1-312-746-7922 Chicago IL 60624

Purchase Order No. 10152		Customer ID Salesperson CPB-CHGIL-001 WPG3			Shipping Method Pmt Term BEST WAY Net 30		Reg Ship Dat 2/2/2011		te Harris Ord No. ORD6779-01635		
Ordered	Shipped	B/O	Item N	umber	Desc	cription		Discount	Unit Pr	ice	Ext. Price
1	1		KINGFISH 601			Fish al Number	\$27,8		,800.00	\$27,800.00	
1	1		KF-CDMA-SW 601		1 -	KingFish CDMA Software Package Serial Number			\$18,10		\$18,100.00
1	1	KF-GSM-SW 601		1 -	KingFish GSM Software Package Serial Number			\$18	3,100.00	\$18,100.00	
1	1	KF-IDEN-SW 601		1 -	KingFish iDEN Software Package Serial Number			\$18	3,100.00	\$18,100.00	
1	1		2014069-101 601		1 "	Rugged Mini-PC Controller (GD Go Book) Serial Number			\$5	5,500.00	\$5,500 00
1	1		PA-KIT-25W-CONUS S/N: 1123		High	High Powered Fillered 25W PA Kit-800/85			\$11	,500 00	\$11,500.00
1	1		CONV-2100/1700-W/BF S/N: 1027		F Band	Band IV - AWS Converter - CONUS			\$19	9,800.00	\$19,800 00
1	1		AJ-W 488		Seri	erJack Wide Band DF A al Number			\$38	3,400 00	\$38,400.00
				All a work	bove ing o	items received i	n good				
Remit Payme	ent To:			1			_	Subtot			\$157,300.0
	~ / /==	a Local	0.14-7.0-		00007	Translated Dallyarian	_	Depos	it		\$0.0

## BUREAU OF INVESTIGATIVE SERVICES ORGANIZED CRIME DIVISION

20 August 2010

To:

Theodore F. O'Keefe

Deputy Superintendent

Bureau of Administrative Services

Attn.: Frank F. Wilson

Director

Finance Division

From:

Nicholas Roti

Chief

Organized Crime Division

Subject:

Purchase Request - King Fish Cellular Telephone Tracking System

Forwarded is the approved report to provide \$157,300.00 from the 1505 Fund for the purchase of a KING FISH Cellular Telephone Tracking System, per attached Contract and Quotation #QTE6779-02485 dated May 18, 2010 from Harris Corporation.

Kindly initiate the purchasing process in accordance with the Department's procurement protocol. Thanks.

NICHOLAS ROTI

Chief

Organized Crime Division

APPROVED:

STEVE PETERSON

Deputy Superintendent

Bureau of Investigative Services

27 September 2010

FINANCE DIVISION

TO:

Nicholas J.Roti

Chief

Organized Crime Division

ATTN:

Lt. Brian Daly Commanding Officer

FROM:

James T. Collins

Administrative Manager

Finance Division

SUBJECT:

10-191-021 - Cellular Tracking System

The Finance Division is requesting a check in the amount of \$157,300.00 from the 1505 Account for the above referenced project. Attached is the documentation regarding this request.

If you have any questions or require additional information, please call me on PAX 0510.

> James T. Collins Administrative Manager

Finance Division

APPROVE

Brian Daly Commanding Officer

Organized Crime Division

Nicholas J. Roti

Chief

Organized Crime Division



HARRIS CORP - WIRELESS PRODUCTS GROUP P.O. BOX 9800, M/S R5-11A MELBOURNE, FL 32902-9800

PH: 800-358-5297, FAX: 321-309-7437,wpg@harris.com

# Invoice INV6779-02738 Date 12/14/2010 Page: 1

## Invoice

#### Ship To:

Chicago Police Department Attn: Sgt. James Washburn 3340 W. Fillmore Ave. 1-312-746-7922 Chicago IL 60624

## Bill To:

Chicago Police Bureau of Investigative Services James Washburn 3340 W. Fillmore Ave james.washburn@chicagopolice.

org

Chicago IL 60624

Purchase C	Order No. 10152	Customer ID Salesperson CPB-CHGIL-001 WPG3		Shipping Method BEST WAY	Pmt Terms Net 30	Reg Shi			ris Ord No. 06779-01635	
	,	B/O		lumber	Description		Discount	Unit Pri	_	Ext. Price
Ordered 1	Shipped 1	В/О	KINGF 601		KingFish Serial Number		Discount		800.00	
1	1		KF-CD	MA-SW	KingFish CDMA Software Serial Number	Package		\$18,	100.00	\$18,100.00
1	1		KF-GS	:M-SW	KingFish GSM Software P Serial Number	ackage		\$18,	100.00	\$18,100.00
1	1		KF-IDE	EN-SW	KingFish iDEN Software F Serial Number	Package		\$18,	100.00	\$18,100.00
1	1		201406 601	59-101	Rugged Mini-PC Controlle Serial Number	r (GD Go Book)		\$5,	500.00	\$5,500.00
1	1		PA-KIT S/N: 1	T-25W-CONUS 123	High Powered Filtered 25\	W PA Kit-800/85		\$11,	500.00	\$11,500.00
1	1		CONV		Band IV - AWS Converter	- CONUS		\$19,	800.00	\$19,800.00
1	1		AJ-W 488		AmberJack Wide Band Df Serial Number	- Antenna		\$38,	400.00	\$38,400.00
emit Payme	1.						Subtota	al		\$157,300.0

Remit Payment To:

nia Funda Transfer (EET): GCSO Mail Deposits:

GCSD Overnight Deliveries

 Subtotal
 \$157,300.00

 Deposit
 \$0.00

 Misc
 \$0.00

 Tax
 \$0.00

 Freight
 \$0.00

 Trade Discount
 \$0.00

 Purchase Price
 \$157,300.00

Please reference the Invoice number with your payment.





1. SHIPMENT NO	2. REFERENCE # 3.	CONTRACT NUMBER/P.O. NUMBER	4. SUPPLEMENTS & CHANGE	ORDERS	5_PROJECT/ACTIMITY or DEP1			
	CHICAGO 152	10152			67	79-X953		
6. SHIPPED VIA		** SEE BELOW	7. PAYMENT TERMS PREPAID	8. DATE SHIPPED 6-Dec	-10	9. PAGE OF 1 1		
10. SHIPMENT IN	EDEX - SAVER	11. SHIPMENT AUTHORIZED BY	FREFAID	Q-Dec	12. ACCEPTANCE PO	INT		
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V.	ORPORATION, GCSD							
P.O. BOX								
MELBOUF	RNE, FL 32902							
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17. SHIPPED TO			18. MARKED FOR		OLUDI (DA)			
	POLICE DEPT		ATTN:	SGT JAMES WA	SHBURN			
	ILLMORE AVE.		RMA: PHONE:	312-746-7922				
CHICAGO	, IL 60624		FAX:	312-740-7322				
19. ITEM NO.	20. DESCRIPTION		21. QTY TO SHIP	22. UNIT OF MEASURE	23. UNIT PRICE	24. EXTENDED PRICE		
			4	ГА	¢27 000 00	\$27,800.00		
001	KINGFISH S/N 601		1	EA EA	\$27,800.00 \$18,100.00	\$18,100.00		
002		FISH CDMA SW PACKAGE	1		\$18,100.00	\$18,100.00		
003		SH GSM SW PACKAGE	1	EA EA		\$18,100.00		
004		SH IDEN SW PACKAGE	1	EA	\$18,100.00	\$5,500.00		
005	2014069-101 GO BO			EA	\$11,500.00	\$11,500.00		
006	PA-KIT-25W-CONUS		1	EA	\$19,800.00	\$19,800.00		
007		BP BAND I CONV S/N 1027	1	EA	\$38,400.00	\$38,400.00		
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	WERE SHIPPED AS I	DATED ABOVE.						
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25.	COUNTRY OF ORIGIN:	THE WAR	AES XTN:					
EXPORT	TOTAL VALUE OF SHIPM	IENT (USD):	AES ITN:					
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26, REASON FOR	SHIPMENT			29, PACKAGED BY	DATE			
CONTRACT		2015101010		30. TYPED BY	DATE	6-Dec-10		
27. SHIPPING INS		B. DIMENSIONS  ** SEE ABOVE		rh		7-Dec-10		
J. RUDOLPH (	Q49 06-Dec-10	JEE ABOVE		31. NUMBER OF PIECES		32. WEIGHT (pounds)		
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Chicago Police Department

Organized Crime Division

3/04/11

DATE; -P:Θ;-# 11/4/2010

-10152

3340 W. Fillmore Ave. Chicago, IL 60624 Phone: 312-747-7922

james.washburn@chicagopolice.org

COLI

WENDOR\*

Harris Corp - Wireless Products Group
p.O. Box 9800 M/S R5-11A

Melbourne, FL 32902-9800 800-358-5297 Sgt. James Washburn Chicago Police Department 3340 W. Fillmore Ave. Chicago, IL 60624 312-746-7922

iallinstructions///25/22			SUBTOTAL TAX RATE	\$ 157,300.00 NA
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Amber Jack Wide Band DF Antenna	-		38,400.00	38,400.00
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	e recent ment	1	111 THE PROPERTY.	5,500.00
King Fish iDEN Software Package	Co. Terri a Stagentor of	1	I same to a to relate at a	18,100.00
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Sergeant James Washburn #1765

Authorized by

04 Nov. 2010

## BUREAU OF INVESTIGATIVE SERVICES ORGANIZED CRIME DIVISION

20 August 2010

To:

Theodore F. O'Keefe Deputy Superintendent

Bureau of Administrative Services

Attn.: Frank F. Wilson

Director

Finance Division

From:

Nicholas Roti

Chief

Organized Crime Division

Subject:

Purchase Request - King Fish Cellular Telephone Tracking System

Forwarded is the approved report to provide \$157,300.00 from the 1505 Fund for the purchase of a KING FISH Cellular Telephone Tracking System, per attached Contract and Quotation #QTE6779-02485 dated May 18, 2010 from Harris Corporation.

Kindly initiate the purchasing process in accordance with the Department's procurement protocol. Thanks.

NICHOLAS ROTI

Chief

Organized Crime Division

APPROVED:

STEVE PETERSON
Deputy Superintendent

Bureau of Investigative Services

GRGANIZED CRIME DIVISION Technical Services Group

TO:

Nicholas J. Roti

Organized Crime Division

FROM:

James R. Washburn

Sergeant

Organized Crime Division

SUBJECT:

1505 Fund Purchase Request

Harris "King Fish" Cellular Telephone Tracking System

The R/Sgt. is requesting the purchase of the Harris Corp. "King Fish" Cellular Telephone Tracking System quote for this equipment.

The total cost of this

16 August 2010

1 Art 9 38

equipment is \$157,300.00, which includes updates, upgrades and training. Please see the attached justification letter for further information.

Since this equipment would be utilized

requested that this be considered a one time purchase from the 1505 and 1505ML fund (50% each). It should be noted that this equipment is proprietary in nature. The knowledge of its existence by personnel outside law enforcement could jeopardize the integrity and success of these types of investigations.

Yames R. Washburn

Sergeant

Organized Crime Division

APPROVED:

Joseph Patterson

Deputy Chief

Organized Crime Division

Nicholas J. Roti

Organized Crime Division

TO:

Nicholas J. Roti

Chief

Organized Crime Division

Joseph Patterson

Deputy Chief

Organized Crime Division

FROM:

James R. Washburn

Sergeant

Organized Crime Division

SUBJECT:

Harris "King Fish" Cellular Telephone Tracking System

Any consideration given this matter would be greatly appreciated.

James R. Washburn

Organized Crime Division



Quote	QTE6779-02485
Date	5/18/2010
Page:	1

## Quotation

### Bill To:

Chicago Police Bureau of Investigative Servic Sgt. Jim Washburn james.washburn@ chicagopolice.org Chicago, IL 60624 3340 W. Fillmore Ave.

## Ship To:

Sgt. Jim Washburn james.washburn@ chicagopolice.org 3340 W. Fillmore Ave. Chicago, IL 60624

		Customer CPB-CHGI	ID L-001	Salesperson ID WPG3	Shipping Metho	d Paym Net 3	ent Terms	Reg Ship Dat 0/0/0000	e Master No 3,050
Quantity	Item Num	ber	Descri	ption	'	UOM	Discount	Unit Price	Ext. Price
1	KINGFISH		KingFish	1		EA		\$27,80ó.00	\$27,800.00
1	KF-CDMA-S	w	KingFish	ı CDMA Software Pack	age	EA	1	\$18,100.00	\$18,100.00
1	KF-GSM-SW	,	KingFish	GSM Software Packa	ge	EA	1	\$18,100.00	\$18,100.00
1	KF-IDEN-SW	,	KingFish	iDEN Software Packa	ge	EA		\$18,100.00	\$18,100.00
1	2014069-101		Rugged	Mini-PC Controller (GC	Go Book)	EA		\$5,500.00	\$5,500.00
1	PA-KIT-25W-	CONUS	High Pov	vered Filtered 25W PA	Kit-800/850/2100 MH	EA		\$11,500.00	\$11,500.00
1	CONV-2100/	1700-W/BP	Band IV	- AWS Converter - COI	NUS	EA		\$19,800.00	\$19,800.00
1	ÄJ-W		AmberJa	ck Wide Band DF Ante	nna	EA		\$38,400.00	\$38,400.00
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HARRIS CORP - WIRELESS PRODUCTS GROUP P.O. BOX 9800, M/S R5-11A MELBOURNE, FL 32902-9800 PH: 800-358-5297, FAX: 321-309-7437,wpg@harris.com

Approved By:

Subtotal	\$157,300.00
Misc	\$0.00
Tax	\$0.00
Freight	\$0.00
Trade Discount	\$0.00
Total	\$157,300.00

8-30-10 - FORWARDOO TO BIS

## BUREAU OF INVESTIGATIVE SERVICES. ORGANIZED CRIME DIVISION

20 August 2010

To:

Theodore F. O'Keefe

Deputy Superintendent

Bureau of Administrative Services

Attn.: Frank F. Wilson

Director

Finance Division

From:

Nicholas Roti

Chief

Organized Crime Division

Subject:

Purchase Request - King Fish Cellular Telephone Tracking System

Forwarded is the approved report to provide \$157,300.00 from the 1505 Fund for the purchase of a KING FISH Cellular Telephone Tracking System, per attached Contract and Quotation #QTE6779-02485 dated May 18, 2010 from Harris Corporation.

Kindly initiate the purchasing process in accordance with the Department's procurement protocol. Thanks.

NICHOLAS ROT

Chief

Organized Crime Division

APPROVED:

STEVE PETERSON
Deputy Superintendent
Bureau of Investigative Services

GRGANIZED CRIME DIVISION Technical Services Group

TO:

Nicholas J. Roti

Chief

Organized Crime Division

FROM:

James R. Washburn

Sergeant

Organized Crime Division

SUBJECT:

1505 Fund Purchase Request

Harris "King Fish" Cellular Telephone Tracking System

The R/Sgt. is requesting the purchase of the Harris Corp. "King Fish" Cellular Telephone Tracking System. Attached to this report is a quote for this equipment.

The total cost of this equipment is \$157,300.00, which includes updates, upgrades and training. Please see the attached justification letter for further information.

Since this equipment would be utilized

requested that this be considered a one time purchase from the 1505 and 1505ML fund (50% each). It should be noted that this equipment is proprietary in nature. The knowledge of its existence by personnel outside law enforcement could jeopardize the integrity and success of these types of investigations.

James R. Washburn

Sergeant

Organized Crime Division

APPROVED:

Joseph Patterson

Deputy Chief

Organized Crime Division

Nicholas J. Roti

Chief

Organized Crime Division

RES TOTAL TO

16 August 2010

1 JAC 2038

ORGANIZED CRIME DIVISION Technical Services Group

16 August 2010

TO:

4 4

Nicholas J. Roti

Chief

Organized Crime Division

Joseph Patterson Deputy Chief

Organized Crime Division

FROM:

James R. Washburn

Sergeant

Organized Crime Division

SUBJECT:

Harris "King Fish" Cellular Telephone Tracking System

Justification Letter

Any consideration given this matter would be greatly appreciated.

James R. Washburn

Sergeant

Organized Crime Division



 Quote
 QTE6779-02485

 Date
 5/18/2010

 Page:
 1

## Quotation

### Bill To:

Chicago Police Bureau of Investigative Servic Sgt. Jim Washburn james.washburn@ chicagopolice.org Chicago, IL 60624 3340 W. Fillmore Ave.

## Ship To:

Sgt. Jim Washburn james.washburn@ chicagopolice.org 3340 W. Fillmore Ave. Chicago, IL 60624

	CPB-CHG	r ID Salesperson ID Shipping Metho GIL-001 WPG3	Net 3	ont terms	0/0/0000	3,050
Quantity	Item Number	Description	UOM	Discount	Unit Price	Ext. Price
1	KINGFISH	KingFish	EA		\$27,800.00	\$27,800.0
1	KF-CDMA-SW	KingFish CDMA Software Package	EA		\$18,100.00	\$18,100.0
1	KF-GSM-SW	KingFish GSM Software Package	EA		\$18,100.00	\$18,100.0
1	KF-IDEN-SW	KingFish iDEN Software Package	EA		\$18,100.00	\$18,100.0
1	2014069-101	Rugged Mini-PC Controller (GD Go Book)	EA		\$5,500.00	\$5,500.0
1	PA-KIT-25W-CONUS	High Powered Filtered 25W PA Kit-800/850/2100 MH	EA		\$11,500.00	\$11,500.0
1	CONV-2100/1700-W/BP	Band IV - AWS Converter - CONUS	EA		\$19,800.00	\$19,800.0
1	AJ-W	AmberJack Wide Band DF Antenna	EA		\$38,400.00	\$38,400.0
9	NOTE Delivery will be 90 days Al stated, Prices are subject valid 180 days from date of Ts&Cs are applicable to al	to change. Quotes are of issue. Attached				\$0.0

HARRIS CORP - WIRELESS PRODUCTS GROUP P.O. BOX 9800, M/S R5-11A MELBOURNE, FL 32902-9800 PH: 800-358-5297, FAX: 321-309-7437,wpg@harris.com

Approved By:

Subtotal	\$157,300.00
Misc	\$0.00
Tax	\$0.00
Freight	\$0.00
Trade Discount	\$0.00
Total	\$157,300.00



## Government Communication Systems Division Terms and Conditions of Sale For

## Wireless Equipment, Software and Services

#### L. DEFINITIONS

In addition to the terms defined elsewhere the following terms used herein have the following meanings:

- A. "Agreement" means the instrument of contracting; such as a Purchase Order, or other such designation which these terms and conditions of sale for Wireless Equipment, Software and Services are incorporated, all as acknowledged by Hamis on its standard acknowledgement form;
- B. "Customer" means the purchaser of Equipment, Software, or Services from Harris;
- C. "Date of Acceptance" means the date when the Customer receives an item of Equipment, Software and/or Services unless Customer otherwise notifies Harris in writing that the Equipment, Software and/or Services was delivered in a defective condition.
- D. "Equipment" means any hardware, including components, and excludes any Software or Services;
- E. "Harris" means Harris Corporation, acting through its Government Communications Systems Division;
- F. "Maintenance Agreement" means a separate agreement for maintenance of the items procured hereunder; such services are not included in this Agreement
- G. "Purchase Order" means the Customer's purchase order as acknowledged by Harris on its standard acknowledgement form;
- H. "Purchase Price" means the purchase price as identified in the Purchase Order,
- "Quote" means the price quotation of Harris itemizing the purchase price and includes all exhibits referred to within such Quote, including but not limited to the technical proposal, technical specifications, scope of work, schedule, the Agreement and any maintenance agreement specifically included in the purchase price:
- J. "Services" means, training, maintenance support, or other services to be provided to Customer as part of the Agreement;
- K. "Software" means software and firmware, including all copies provided to Customer.

#### 2. PROPOSAL/QUOTE VALIDITY

Prices quoted are binding upon Harris for 30 days from the date of Quote. At expiration, Harris reserves the right to adjust its prices or extend the validity period.

#### 3. ACCEPTANCE - MODIFICATION OF TERMS.

This Agreement constitutes Customer's acceptance of Harris' offer and such acceptance is expressly made conditional on Customer's assent to the terms and conditions contained in this Agreement. The Agreement will be deemed accepted by Customer upon the first to occur (i) Customer's issuance of the Purchase Order; or (ii) Harris' commencement of performance under the Agreement. In either such event any additional or different terms proposed by Customer are rejected unless expressly approved in writing by Harris. No communication from Customer that in any way differs from or adds to the Agreement, irrespective of whether or not Harris seasonably objects thereto, will be binding upon Harris unless such different or additional terms are incorporated into a writing signed by both Harris and Customer, making express reference to the Agreement.

#### 4. TAXES

All prices are exclusive of all sales, use, excise, and other taxes, duties, or charges. Unless evidence of tax exempt status is provided by Customer, Customer will pay, or upon receipt of invoice from Harris, will reimburse Harris within a reasonable time after receipt of notification for, all such taxes or charges levied or imposed on Customer, or required to be collected by Harris as a result of this transaction or any part thereof.

#### 5. CHANGES/CANCELLATION

Except as otherwise provided herein, change and/or cancellation of a Purchase Order in whole or in part by Customer will be effective only with specific written approval of Harris and may be subject to Harris' reasonable change and/or cancellation charges.

#### 4 INDLINEDY

Harris shall have the right to make, and Customer agrees to accept, shipments in more than one lot, and payment for each lot shall be due accordingly.

#### 7. FREIGHT CHARGES AND TRANSPORTATION INSURANCE

Unless otherwise stated in the Agreement, all prices and terms are F.O.B. Destination and are inclusive of freight charges.

#### 8. TITLE AND RISK OF LOSS

Title to and risk of loss for Equipment and Software media sold under the Agreement shall pass to Customer at the F.O.B. Destination

#### 9. PAYMENT TERMS

- A Payment for an invoice is due within thirty (30) days from the date of the invoice. Late payment shall be accrued interest at either the lower of one at half percent per month or the highest rate allowed by law, to the outstanding balance due,
  - (i) Domestic Purchase Orders (not including Maintenance Agreements) are for shipments of Equipment, Software and/or Services to be delivered Services to be performed within the continental United States and Canada. Harris will submit an invoice within 30 days of the Date of Acceptant of an individual delivery of Equipment, Software or performance of Services as identified in the Purchase Orders.
  - (ii) Domestic Purchase Orders for Maintenance Agreements require full payment of the Purchase Price prior to the start of the term of the Maintenance Agreement or Harris' obligation to perform.
  - (iii) International Purchase Orders are for shipments of Equipment, Software and/or Services to be performed outside the continental United States ar Canada. Harris will submit an invoice after it has receipt of an approved export license; Harris will not ship any Equipmen Software nor perform any Services under the Purchase Order until it receives full payment of the Purchase Price of the Purchase Order.

#### 10. ANNUAL MAINTENANCE AGREEMENT

Upon expiration of warranty period, Customer can execute a separate maintenance agreement with Harris for Equipment and/or Software. Such maintenance agreements are available for a percentage of the original Purchase Prices of the Equipment and/or Software. Annual maintenance agreements include:

- Customer telephone support during normal business hours (Monday through Friday, Eastern Standard Time).
- B. Additional twelve (12) month warranty on Equipment, with respect to the Equipment Maintenance Agreement.
- For Software maintenance agreements it includes notification of and free access to Software upgrades as defined in the maintenance agreement.

#### II. EQUIPMENT RETURN POLICY

- A. Equipment Damaged in Shipment. Upon receipt of shipments, Customer must open and inspect all boxes immediately for possible freight damage. I damage is found, Customer must notify the delivering carrier within 48 hours and request an inspection. After notifying the freight carrier, Custome promptly shall contact Harris for further instructions. Damaged Equipment shall not be returned without Harris' prior authorization.
- B. <u>Items Shipped in Error</u>. If the Equipment Customer receives is not what the Customer ordered, Customer will promptly notify the Harris responsible fo the fulfillment of the Purchase Order. Customer agrees not to discard packing material. Harris will issue a return authorization.
- C. <u>Defective Equipment</u>. If the Equipment Customer receives is defective, it is covered under the Harris or manufacturer's standard equipment warranty Upon discovery of a warranty problem, Customer promptly must contact the Harris for warranty support. Customer agrees not to return the Equipmen until a service representative has issued a return authorization, including a form Customer must fill out describing the nature of the Equipment defect.
- D. Other Reasons. If Customer needs to return Equipment for other reasons, Customer must contact Harris for a return authorization. Harris' customer service representative will require a clear statement of the reason for the return request. Upon approval of Customer's request, a return authorization will be issued. Customer agrees not to return any Equipment without a return authorization. Equipment being returned is subject to restocking and other charges. CUSTOM MANUFACTURED OR SPECIAL ORDER ITEMS ARE NOT RETURNABLE.
- E. Upon Receipt of a Return Authorization. Return authorization numbers must appear on each individual package being returned. Customer is responsible for insuring the return for the full invoice amount and all shipping costs. Harris may refuse shipments of Equipment returned without return authorization numbers. All Equipment being returned for credit must be returned in a timely manner and in good condition. Harris will inspect all Equipment returned. If there is damage, wear and tear, or if there are missing components or accessories, Harris may charge Customer for repair/refurbishment.

#### 12. LIMITED WARRANTY

A. Harris warrants the Equipment and Software ordered hereunder as of the Date of Acceptance to be substantially free from defects in material and workmanship. Harris' liability under this Limited Warranty shall commence on the Date of Acceptance of the individual item of Equipment and Software and terminate 12 months thereafter. Written notice of any defects shall be given to Harris upon discovery and Harris shall promptly correct such defects by repair or replacement, at its option, without charge, either FOB Harris' plant or service in the field. Harris uses new and reconditioned parts to satisfy warranty repairs and replacements under the terms of this warranty. Defective articles shall not be returned to the Harris' factory without the prior written authorization of the Harris. Call 1-800-358-5297 to obtain a Return Material Authorization (RMA) number. Harris shall have the right of final determination as to the existence and cause of any claimed defect.

Specifically excluded from the terms of this Limited Warranty are any defects which occur as a result of:

- (i) Acts of God.
- (ii) Physical impact, crash or foreign object damage.
- (iii) Improper maintenance, storage, modification or alteration by the Customer or its Customer.
- (iv) The Customer's or its Customer operation of the items delivered under this Agreement with any accessory, equipment or part not specifically approved by the Harris unless the Customer furnishes clear and convincing evidence that such accessory, equipment, or part was not a cause of the defect.
- (v) Normal wear and tear. (The Customer recognizes that certain parts have a limited service life and will wear out through normal
  use).
- (vi) Equipment or Software subjected to misuse or detrimental exposure or negligence;
- (v) Defects caused by improper storage, use, installation or maintenance;

Note: Harris is not responsible under this provision for defects with respect to items not provided by Harris or its subcontractors.

- Hor purposes of Harris' warranties for Equipment and Software media, a defect is defined as a failure of any unit or component manufactured supplied by Harris that is not attributable to unauthorized modification or alteration, lack of care in operation, maintenance or hardling. The aid determine its probable cause. Components that Customer claims to be defective must be available to Harris for inspection and test. No defective Equipment or parts are to be returned without first receiving written authorization and instructions from Harris. Customs clearance for all replacement parts under the warranty or otherwise will be Customer's sole responsibility.
- C. CLAIMS UNDER ANY OF THE FOREGOING WARRANTIES ARE WAIVED UNLESS MADE WITHIN THE EQUIPMENT WARRANT PERIOD, IN THE CASE OF EQUIPMENT, OR WITHIN THE SOFTWARE WARRANTY PERIOD, IN THE CASE OF SOFTWARE MEDIA. NO PERSON IS AUTHORIZED TO GIVE ANY OTHER WARRANTIES OR TO ASSUME ANY OTHER LIABILITIES OF HARRIS' BEHALF, UNLESS MADE OR ASSUMED IN WRITING BY A DULY AUTHORIZED REPRESENTATIVE OF HARRIS.
- D. HARRIS' LIABILITY FOR BREACH OF ANY OR ALL WARRANTIES FOR EQUIPMENT, SOFTWARE MEDIA, SERVICES AND LICENSED HARRIS PROGRAMS IS EXPRESSLY LIMITED TO THE REPAIR, REPLACEMENT, OR REFUND OF THE PURCHASI PRICE OF SUCH DEFECTIVE EQUIPMENT OR SOFTWARE, LESS A REASONABLE CHARGE FOR USE AND IN NO EVENT WILL HARRIS OR IT'S LICENSORS BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES BY REASON OF ANY BREACH OF WARRANTY OR DEFECT IN MATERIALS OR WORKMANSHIP. HARRIS WILL NOT BE REQUIRED TO REPAIR, REPLACE, OR REFUND THE PURCHASE PRICE OF EQUIPMENT OR SOFTWARE WHICH HAVE BEEN SUBJECTED TO NEGLECT, ACCIDENT, OR IMPROPER USE, OR WHICH HAVE BEEN ALTERED OTHER THAN BY
- E THIS LIMITED WARRANTY CONSTITUTES HARRIS' SOLE AND EXCLUSIVE LIABILITY HERGUNDER AND CUSTOMER'S SOLE AND EXCLUSIVE REMEDY FOR DEFECTIVE OR NON-CONFORMING EQUIPMENT, SERVICES, AND SOFTWARE. THE FOREGOING WARRANTIES ARE IN LIEU OF ALL OTHER WARRANTIES (EXCEPT AS TO TITLE), WHETHER ORAL WRITTEN EXPRESS, IMPLIED, OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTY OR CONDITION OF MERCHANTABILITY, ANY IMPLIED WARRANTY OR CONDITION OF FITNESS FOR A PARTICULAR PURPOSE, OR ANY WARRANTY OR CONDITION ARISING OUT OF COURSE OF DEALING, COURSE OF PERFORMANCE, OR CUSTOM OR USAGE OF FAIL IN THEIR ESSENTIAL PURPOSE SHALL INCREASE OR EXTEND ANY HARRIS WARRANTY. THE TOTAL LIABILITY OF HARRIS AND ITS LICENSORS UNDER THIS WARRANTY SHALL IN ANY EVENT BE SUBJECT TO THE LIMITATIONS IN THIS.

#### 13. REPAIRS

To repair any Wireless products after the 12 month warranty has expired, call 1-800-358-5297 to obtain a Return Material Authorization (RMA) number and an estimated cost for repair.

(i) Repair Policy - To affect a repair on a Wireless Product, the Equipment and/or Software should be returned to the Harris' factory with a written description of the failure mode. Out of warranty repairs apply to any equipment and/or software whose standard 12- month warranty has expired, standard warranty, including any defects which occur as identified under 1 above.

Equipment and/or Software should not be returned to the Harris? factory without the prior written authorization of the Harris. Call 1-800-358-5297 to obtain a Return Material Authorization (RMA) number.

(ii) Support Policy - Harris provides free help desk support throughout the warranty period and maintenance agreement of purchased Wireless Equipment and/or Software. Technical support is available during normal business hours EST, Monday through Friday via the help desk support center at 1-800-358-5297.

#### 14. SOFTWARE LICENSE

- A. Subject to full payment of the Purchase Price by Customer, Harris grants to Customer a nontransferable (except as expressly provided herein), nonexclusive license to use the Software (software, firmware, and documentation) in connection with use of the Equipment purchased hereunder. The Software furnished with the Equipment shall be of the latest generation available at the time of shipment of the Equipment. Harris is under no obligation to supply updates to the Software except where expressly so stated in writing.
- B. This license is limited to object code programs and related documentation only and does not apply to any of the corresponding source code or program listings.
- C. Customer acknowledges that Harris (or its licensor) has valuable property rights in the Software, and the Software will continue to be the sole and to the Software shall continue to be vested in Harris or its licensor.

  All rights in patents, copyrights and trade secrets in relation to the Software shall continue to be vested in Harris or its licensor.
  - (i) Customer shall keep the Software confidential by affording access to the Software only to those of its employees, agents, or consultants having a need to know and shall have such individuals agree in writing to the obligations contained herein. In addition, Customer shall employ reasonable measures to prevent any unauthorized use, copying, publishing, reproducing, or disclosing of the Software and shall treat such with not lesser than its own confidential information.
    - a). The Software may be used only in conjunction with the Equipment purchased hereunder. Customer may not rent, lease, transfer, network, display, or distribute the Software, nor may Customer reverse engineer, disassemble, decompile, modify, alter, translate, or adapt the Software or create any derivative thereof, except where expressly stated in writing.
    - b) Customer agrees that a violation of this Agreement would cause irreparable injury to Harris or its licensor, and that Harris or its licensor shall be entitled, in addition to any other rights and remedies it may have, at law or in equity, to an injunction enjoining and restraining Customer from doing or continuing to do any such act and any other violations or threatened violations of this Agreement. Furthermore, Customer agrees that if Harris or its licensor should waive any breach of any provision of this Agreement, it shall not thereby be deemed to have waived any preceding or succeeding breach of the same or any other provision of this Agreement.

If Customer sells or otherwise disposes of Customer-owned media on which any Software is fixed, such media must be erased before any sale or disposal

## 15. DISCONTINUED AVAILABILITY/LAST TIME BUY

Customer acknowledges that Harris has made no representation about the continued availability of the Equipment and Software listed in the Agreemen Harris reserves the right, in its absolute discretion, with or without notice, without incurring any liability to Customer or otherwise, whether in contract tort, to discontinue manufacturing or selling any of the Equipment and Software listed in the Agreement at any time or from time to time. Harris may with its discretion provide Customer with an opportunity to purchase such quantities of the Equipment or Software as Customer estimates it may need ("last tin buy") within thirty (30) days of notice. Customer's last time buy rights are limited to products available in Harris' inventory at the time of Customer request. Harris will provide warranty services and make spare parts available to Customer for a period of one (1) year after notice by Harris to Customer th the Equipment has been discontinued or for a period of ninety (90) days after notice to Customer that the Software has been discontinued.

## 16. INTELLECTUAL PROPERTY INDEMNIFICATION

(1) In the event any Equipment to be furnished under this Agreement is not to be made in accordance with drawings, samples or manufacturing specifications designated by Customer, but rather is the design of Harris, Harris agrees that it shall, at its own expense and at its option, defend or settle any claim, suit, or proceeding brought against Customer or any customer of Customer, based on an allegation that the Equipment furnished under this Agreemen constitutes a direct or a contributory infringement of any claim of any United States patent, mask work, copyright or any other intellectual property right. This obligation shall be effective only if Customer shall have made all payments then due and if Harris is notified of said allegation promptly in writing and given authority, information, and assistance for the settlement or defense of said claim, suit, or proceeding. Harris shall pay all damages and costs assessed in such suit or proceedings. In the event of a final adjudication by a court of competent jurisdiction that its Equipment or any part thereof infringes or violates any third party intellectual property right or if the use or sale thereof is enjoined, or if the provisions of any negotiated settlement Agreement prohibit the use of the product, Harris shall at its sole option and its own expense, either: (a) Procure for Customer the right to continue using the Equipment or (b) Replace it with a substantially equivalent non-infringing equipment; or (c) Modify it so it becomes non-infringing but substantially equivalent; or (d) If none of the above is reasonably available, terminate the Customer's right to use the Equipment and return to the Customer a pro-rate portion of the price originally paid by Customer to Harris represented by the remaining useful life of the Equipment as a percentage of the total useful life.

The foregoing indemnity does not apply to the following: (1) Infringement by a combination of Equipment furnished under this Agreement with other equipment not furnished hereunder unless Harris is a contributory infringer, (2) Infringement resulting from changes or modifications made to or from the Equipment by the Customer; (3) Any settlements of a claim, suit, or proceeding made without Harris' written consent; and, (4) Any Equipment to be furnished under this Agreement which is to be delivered to the United States Government.

The foregoing states the entire liability of Harris with respect to infringement or violation of third party intellectual property rights in connection with Equipment furnished under this Agreement.

(II) In the event any Equipment to be furnished under this Agreement is to be made in accordance with drawings, samples or manufacturing specifications designated by Customer and is not the design of Harris, Customer agrees to defend, indemnify and hold Harris harmless to the same extent and subject to the same requirements as set forth in Harris' indemnification of Customer as set forth in (I) above.

## 17. TECHNICAL DATA AND INVENTION

- Unless specifically agreed to by Harris and identified and priced in the Agreement as a separate item or items to be delivered by Harris (and in that event, except so identified and priced), the sale of Equipment, Software and Services under the Agreement confers on Customer no right in, license under, access to, or entitlement of any kind to any of Harris' technical data including, but not limited to design, process technology, software and drawings, or to any of Harris' inventions (whether or not patentiable), irrespective of whether any such technical data or invention or any portion thereof arose out of work performed under or in connection with the Agreement, and irrespective of whether Costomer has paid or is obligated to pay Harris for any part of the design or development of the Equipment, Software or Services.
- Harris will not be obliged to safeguard or hold confidential any data whether technical or otherwise, furnished by Customer for Harris' performance of the Agreement unless (and only to the extent that) Customer and Harris have entered into a separate written confidentiality agreement.
- Customer shall not violate Harris' copyright of documents or Software or without Harris' written permission disclose Harris' confidential or proprietary data to others.

#### 18. EXCUSABLE DELAY

- Harris will be excused from performance under the Agreement and not be liable to Customer for delay in performance attributable in whole or in part to any cause beyond its reasonable control, including, but not limited to, actions or inactions of government whether in its sovereign or contractual capacity, judicial action, war, civil disturbance, insurrection, sabotage, act of public enemy or terrorism, labor difficulties, failure or delay in delivery by Harris' suppliers or subcontractors, transportation difficulties, shortage of energy, materials, labor or equipment, accident, fire, flood, storm or other act of nature, Customer's fault or negligence or where compliance with any applicable covironmental law or regulation by Harris is not reasonably technologically or economically feasible, or would otherwise require Harris to change its manufacturing process.
- In the event of an excusable delay, Harris will make reasonable efforts to notify Customer of the nature and extent of such delay and (1) Harris will be entitled to a schedule an extension on at least a day-for-day basis, and (2) if the delay is caused by Customer's fault or negligence, Harris will be entitled to an equitable adjustment in price under the Agreement.

## 19. EXPORT AND RE-EXPORT RESTRICTIONS

Customer acknowledges that the Equipment and Software sold or licensed to it by Harris under this Agreement may be subject to export controls under the laws of the United States or Canada. Customer will not export or re-export the Equipment or Software, technology, or products manufactured from the technology that are the subject of the Agreement in violation of the export control laws of the United States or Canada. Customer shall defend, indemnify and hold Flarris harmless from and against any loss, damage, or liability arising out of Customer's failure to comply with this Section. The Customer shall supply to the Harns on a timely basis all necessary information and documentation requested by Harris in order to permit the Harris to export the Equipment, Software and/or Services with respect to any Purchase Order issued by the Customer horounder, in accordance with the terms of this Agreement.

#### 20. COMPLIANCE WITH WASTE RECYCLING LAWS

Customer acknowledges and agrees that the supply of the Equipment by Harris to the Customer, and the resale or re-supply of the Equipment by the Customer may give rise to obligations for Harris and the Customer under the Environmental Laws as hereinafter defined. The Customer shall be responsible for the collection, recycling, reuse and disposal of the Equipment in compliance with the Environmental Laws. "Environmental Laws" means any law or regulation is any jurisdiction worldwide applicable to the Agreement and these terms and includes but it is not limited to the recycling or treatment of waste equipmer including the laws implementing the WEEE Directive as defined hereinafter, "WEEE Directive" means the EU Directive on Waste Electrical Equipment and shall include any and all national laws and regulations, whether civil, criminal, administrative, in any jurisdiction giving effect to that meaning including, be limited to, statutes and subordinate legislation, ordinances permits, common law, local laws, judgments, and any notices, orders, directions, instructions of decisions of any competent authority. Harris may arrange for services, paid for by Customer, to recycle or dispose of Harris manufactured products in compliance with the Environmental Laws. The Customer shall indemnify and hold Harris and each of its affiliates harmless against all expenses, costs, claims liabilities or damage of any nature incurred by any of them relating to the collection, recycling, reuse and disposal of any Equipment or otherwise arising in connection with their respective obligations under the Environmental Laws. The Customer shall provide Harris with such compliance plans or other documents and information that Harris and obligations under the Environmental Laws. The Customer to verify and prove to any enforcement agency the compliance by the Customer and Harris of their respective obligations under this Section and the Environmental Laws.

#### 21. LIMITATION OF LIABILITY

CUSTOMER IS EXPRESSLY NOTIFIED THAT UNDER NO CIRCUMSTANCES SHALL HARRIS BE LIABLE FOR (A) ANY SPECIAL, INDIRECT INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES OF ANY PARTY, INCLUDING THIRD PARTIES, EVEN IF SUCH DAMAGES ARI FORESEEABLE, OR (B) LOSS OF REVENUE, LOSS OF PROFITS, LOSS OF BUSINESS OR LOSS OF USE EVEN IF HARRIS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION SHALL APPLY TO ANY CLAIM OR CAUSE OF ACTION WHETHER IN CONTRACT OR TORT (INCLUDING NEGLIGENCE, STRICT LIABILITY OR BREACH OF WARRANTY). IN NO EVENT SHALL HARRIS LIABILITY TO CUSTOMER OR ANY PARTY CLAIMING THROUGH CUSTOMER EXCEED THE ACTUAL PURCHASE PRICE PAID BY CUSTOMER FOR ANY EQUIPMENT, SOFTWARE OR SERVICES SUPPLIED HEREUNDER. THIS SECTION SHALL SURVIVE THE TERM OF CUSTOMER FOR ANY EQUIPMENT. CUSTOMER AGREES TO INDEMNIFY HARRIS AGAINST ALL LOSS OR LIABILITY FROM CLAIMS BY CUSTOMER OR A THIRD PARTY ARISING OUT OF OR RELATING TO CUSTOMER'S INSTALLATION, OPERATION, OR USE OF THIS EQUIPMENT OR SOFTWARE.

#### 22. APPLICABLE LAW, VENUE, AND JURISDICTION

The Agreement, and any disputes related thereto, shall be governed by and interpreted in accordance with the laws of the State of Florida, USA, regardless of any conflict of law principles requiring the application of any other law. The parties specifically exclude the application of the United Nations Convention of Contracts for the International Sale of Goods to the Agreement, to the contractual relationship created under the Agreement, and to the construction, validity enforcement, and interpretation of the Agreement. The parties agree that the exclusive venue for any action arising out of or related to the Agreement shall be it the courts with the appropriate jurisdiction located in Brevard County, Florida, and each party irrevocably submits to the jurisdiction of each such court in an such action and waives any objection it may now or hereafter have to venue or personal jurisdiction in each such court. The prevailing party in any action related to the dispute or interpretation of the Agreement shall be entitled to recover its reasonable attorneys fees incurred in pursuing the action, including thos fees incurred throughout all bankruptcy and appellate proceedings.

#### 23. JURY WAIVER

CUSTOMER AND HARRIS FURTHER AGREE, TO THE EXTENT PERMITTED BY LAW, TO WAIVE ALL RIGHTS TO A TRIAL BY JURY OF ANY ACTION RELATING TO THE DISPUTE OR INTERPRETATION OF THE AGREEMENT, WHETHER SOUNDING IN CONTRACT, TORT, OF OTHERWISE, THE PARTIES SPECIFICALLY ACKNOWLEDGE THAT THIS WAIVER IS MADE KNOWINGLY AND VOLUNTARILY AFTER ANY ADEQUATE OPPORTUNITY TO NEGOTIATE ITS TERMS AND THAT SUCH WAIVER IS MATERIAL CONSIDERATION FOR THE SALE AND PURCHASE CONTEMPLATED HEREBY.

#### 24. ASSUMPTION OF RISK

Each party hereto acknowledges (a) the risks of its undertakings hereunder, (b) the uncertainty of the benefits and obligations hereunder, and (c) its assumption of such risks and uncertainty. Each party has conducted its own due diligence and requested and reviewed any contracts, business plans, financial document and other written material as in such party's opinion shall be the basis of that party's decision to enter into the Agreement.

#### 25. RELIANCE ON COUNSEL AND OTHER ADVISORS

Each party has consulted such legal, financial, technical or other experts it deems necessary or desirable before entering into the Agreement. Each part represents and warrants that it has read, knows, understands and agrees with the terms of the Agreement, and the Agreement shall not be construed agains either party as the drafter.

#### 26. COMPLIANCE WITH APPLICABLE LAWS

Customer warrants that Customer shall comply with any and all applicable US federal and state laws, and shall operate in good faith to comply with other law and regulations and industry best practices, applicable to such party's performance hereunder, and shall promptly act to correct any noncompliance oncidentified.

#### 27. GENERAL PROVISIONS

- A. <u>Publicity.</u> Neither party will, without the prior written consent of the other party: (a) make any news release, public announcement, denial of confirmation of this Agreement or its subject matter, or (b) in any manner advertise or publish the fact of this Agreement.
- B. <u>Default.</u> If Customer defaults in any of Customer's obligations hereunder, including, but not limiting to failure to pay all sums when due. Custome will be liable for all costs to Harris resulting from Harris' attempt to enforce its rights hereunder, including, but not limited to collection agency fees attorney fees, court costs, etc.



 Quote
 QTE6779-02485

 Date
 4/26/2010

 Page:
 1

### Bill To:

Chicago Police Bureau of Investigative Servic Attn: Denise Elmazi Sayers as Agent for Technology Finance LLC Mt. Prospect IL 60056 1150 Feehanville Drive

Quotation Quotation

## Ship To:

Sgt. Jim Washburn james.washburn@ chicagopolice.org 3340 W. Fillmore Ave. Chicago, IL 60624

Purchase	Order No.	Customer CPB-CHGI		Salesperson ID WPG3	Shipping Method	Payr	ment Terms	Reg Ship Dat	
Ounstitu	In.		_			Net:		0/0/0000	3,0
Quantity Item Number			Descr	ption		MOU	Discount	Unit Price	Ext. Price
1	KINGFISH	KingFish				EA		\$27,800.00	\$27,800.
1	KF-CDMA-S	W	KingFish	CDMA Software Pack	age	EA		\$18,100.00	\$18,100.
. 1	KF-GSM-SW	/	KingFish	GSM Software Packa	ge	EA		\$18,100.00	\$18,100.
1	KF-IDEN-SV	V	KingFish	iDEN Software Packa	ge	EA		\$18,100.00	\$18,100.
1	2014069-101		Rugged	Мілі-РС Controller (GE	) Go Book)	EA		\$5,500.00	\$5,500.
1	PA-KIT-25W	-CONUS	High Pov	High Powered Filtered 25W PA Kit-800/850/2100 MH				\$11,500.00	\$11,500.
1	CONV-2100/	1700-W/BP	Band IV	- AWS Converter - CO	NUS	EA		\$19,800.00	\$19,800.
1	AJ-W Ambert			AmberJack Wide Band DF Antenna		EA		\$38,400.00	\$38,400.
	stated. Price valid 180 da	be 90 days AR as are subject to ys from date of pplicable to all	change. issue. A	Quotes are tached orders.	DI WE SEE ATTACK	PLANTING PLANTING	LAY LAY CONTROL OF THE PORT OF		\$0.

HARRIS CORP - WIRELESS PRODUCTS GROUP P.O. BOX 9800, M/S R5-11A MELBOURNE; FL 32902-9800 PH: 800-358-5297, FAX: 321-309-7437,wpg@harris.com

Approved By:

	\$157,300.0
VIISC	\$0.0
Гах	\$0.0
Freight	\$0.0
Trade Discount	\$0.00
Total	\$157,300.0

ORGANIZED CRIME DIVISION Technical Services Group

23 July 2010

De Cultiva Land

TO:

Nicholas J. Roti

Chief

Organized Crime Division

F'ROM:

James R. Washburn

Sergeant

Organized Crime Division

SUBJECT:

1505 Fund Purchase Request

Harris "King Fish" Cellular Telephone Tracking System

The R/Sgt. is requesting the purchase of the Harris Corp. "King Fish" Cellular Telephone Tracking System. Attached to this report is a quote for this equipment

equipment is \$157,300.00, which includes updates, upgrades and training. Please see the attached justification letter for further information.

Since this equipment would be utilized

1505ML fund (50% each). It should be noted that this equipment is proprietary in nature. The knowledge of its existence by personnel outside law enforcement could jeopardize the integrity and success of these types of investigations.

James R. Washburn

Sergeant

Organized Crime Division

APPROVED:

poseph Patterson

Deputy Chief

Organized Crime Division

Nicholas J. Roti

Chief

Organized Crime Division

ORGANIZED CRIME DIVISION Technical Services Group

23 July 2010

ford mys w/ after soll

TO:

Nicholas J. Roti

Chief

Organized Crime Division

Joseph Patterson

Deputy Chief

Organized Crime Division

FROM:

James R. Washburn

Sergeant

Organized Crime Division

SUBJECT:

Harris "King Fish" Cellular Telephone Tracking System

Justification Letter.

Any consideration given this matter would be greatly appreciated.

1/ach James R. Washburn

Ofganized Crime Division

22 December 2010

TO:

Nicholas J. Roti

Chief

Organized Crime Division

ATTN:

Brian Daly Lieutenant

Organized Crime Division

FROM:

James R. Washburn

Sergeant

Organized Crime Division

SUBJECT:

1505 Fund Payment

Harris "King Fish" Payment Inv# INV6779-02738

Attached to this report is an Invoice from Harris Corporation of Melbourne FL. for the purchase of the "King Fish" cellular phone tracking equipment that will be utilized by the Tech Lab. The approval letter for this equipment is also attached. This equipment is utilized

The total invoice amount is \$157,300 which includes the King Fish Unit (\$27,000.00, CPD Inv. # 187382), Software for all included equipment (\$54,300, No Inv. #). Mini PC Controller (\$5,500.00, CPD Inv.#187383), 25 Watt PA Kit (\$11,500.00,CPD Inv.#187384) AWS Converter-Conus (\$19,800.00, CPD Inv.#187385), Amber Jack Antenna (\$38,400.00, CPD Inv.#187386).

Since this equipment is utilized in both

is requested that it

paid for by 1505 funds (50%) and 1505ML funds (50%).

James R. Washburn

Sergeant

Organized Crime Division

APPROVED:

oseph Patterson

Deputy Chief

Organized Crime Division

Wicholas J. Roti

Chief

Organized Crime Division



james.washburn@chicagopolice.

James Washburn 3340 W. Fillmore Ave

Chicago IL 60624

HARRIS CORP - WIRELESS PRODUCTS GROUP P.O. BOX 9800, M/S R5-11A MELBOURNE, FL 32902-9800

PH: 800-358-5297, FAX: 321-309-7437,wpg@harris.com

Chicago Police Bureau of Investigative Services

Involce	INV6779-02738
Date	12/14/2010
Page:	1

## Invoice

Ship To:

Chicago Police Department Attn: Sgt. James Washburn 3340 W. Fillmore Ave. 1-312-746-7922 Chicago IL 60624

Purchase (	10152	Customer ID Salesperso CPB-CHGIL-001 WPG3		n	Shipping Method Pmt Terms BEST WAY Net 30		Rea Sh 2/2/2011	ip Date Hari		ris Ord No. 06779-01635	
Ordered	Shipped	B/O	Item !	Number	De	scription		Discount	Unit Price	e	Ext. Price
1	1		KINGF 601	TISH		gFish rial Number			\$27,80	00.00	\$27,800.00
1	1	,	KF-CD 601	MA-SW	1	gFish CDMA Software P rial Number	ackage		\$18,10	00.00	\$18,100.00
1	1		KF-GS 601	m-sw		gFish GSM Software Par rial Number	ckage		\$18,10	00.00	\$18,100.00
1	1		KF-IDE	EN-SW		gFish iDEN Software Par rial Number	ckage		\$18,10	00.00	\$18,100.00
1	1		201406	69-101		gged Mini-PC Controller ( rial Number	(GD Go Book)		\$5,50	00.00	\$5,500.00
1	1		PA-KIT	-25W-CONUS 123	Hig	h Powered Filtered 25W	PA Kit-800/85		\$11,50	00.00	\$11,500.00
1	1		CONV- S/N: 10		FBar	nd IV - AWS Converter -	CONUS		\$19,80	00.00	\$19,800.00
1	1		AJ-W 488		Se	berJack Wide Band DF A rial Number			\$38,40	00.00	\$38,400.00
				All a work	bove ing	e items received i	n good				

\$157,300.00
\$0.00
\$0.00
\$0.00
\$0.00
\$0.00
\$157,300.00

## BUREAU OF INVESTIGATIVE SERVICES ORGANIZED CRIME DIVISION

20 August 2010

To:

Theodore F. O'Keefe Deputy Superintendent

Bureau of Administrative Services

Attn.: Frank F. Wilson

Director

Finance Division

From:

Nicholas Roti

Chief

Organized Crime Division

Subject:

Purchase Request - King Fish Cellular Telephone Tracking System

Forwarded is the approved report to provide \$157,300.00 from the 1505 Fund for the purchase of a KING FISH Cellular Telephone Tracking System, per attached Contract and Quotation #QTE6779-02485 dated May 18, 2010 from Harris Corporation.

Kindly initiate the purchasing process in accordance with the Department's procurement protocol. Thanks.

NICHOLAS ROTI

Chief

Organized Crime Division

DS SEUVO

APPROVED:

STEVE PETERSON

Deputy Superintendent

Bureau of Investigative Services



HARRIS CORP - WIRELESS PRODUCTS GROUP P.O. BOX 9800, M/S R5-11A MELBOURNE, FL 32902-9800 PH: 800-358-5297, FAX: 321-309-7437,wpg@harris.com

Invoice	INV6779-02738
Date	12/14/2010
Page:	1

## Invoice

\$0.00

\$0.00 \$0.00

\$0.00 \$157,300.00

Misc Tax

Freight Trade Discount

Purchase Price

S

Chicago Police Bureau of Investigative Services James Washburn

3340 W. Fillmore Ave

james.washburn@chicagopolice.

org

Chicago IL 60624

Ship To:

Chicago Police Department Attn: Sgt. James Washburn 3340 W. Fillmore Ave. 1-312-746-7922

Chicago IL 60624

Purchase Order No.		Customer ID Salesperson									
	10152				BEST WAY Net 30			2/2/2011		ORD6779-01635	
Ordered	Shipped	B/O	Item Nu	mber	Descr	ption		Discoun	t Un	it Price	Ext. Price
1	1			KingFis Serial	sh Number				\$27,800.00	\$27,800.00	
1	1		KF-CDM 601	A-SW		sh CDMA Softwar Number	e Package			\$18,100.00	\$18,100.00
.1	1		KF-GSM	-SW		sh GSM Software Number	Package			\$18,100.00	\$18,100.00
1	1		KF-IDEN	-SW		sh iDEN Software Number	Package			\$18,100.00	\$18,100.00
1	1		2014069- 601	-101	1	d Mini-PC Control Number	er (GD Go Book			\$5,500.00	\$5,500.00
1	1		PA-KIT-2 S/N: 112	5W-CONUS	High Po	owered Filtered 2	5W PA Kit-800/8	5		\$11,500.00	\$11,500.00
1	1		CONV-21 S/N: 102		Band IN	/ - AWS Converte	r - CONUS			\$19,800.00	\$19,800.00
1	1		AJ-W 488			lack Wide Band D Number	F Antenna			\$38,400.00	\$38,400.00
		-									
emit Payme	nt To:						14		total		\$157,300.00
								Dep	osit	2.1	\$0.00



## SHIPPER

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6. SHIPPED VIA	EDEV		**	SEE BELOW	7. PAYMEN	PREPAID	6-Dec-	9. PAGE OF -10 1 1			
10. SHIPMENT I		- SAVER	-	11. SHIPMENT AUTHORIZED BY	-	PREPAID	O-DEC-	12. ACCEPTANCE POL			
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MELBOUI	RNE, FI	L 32934				100					
17. SHIPPED TO					18.	MARKED FOR					
CHICAGO		E DEPT				ITN:	SGT JAMES WAS	SHBURN			
3340 W. F						MA:					
CHICAGO					P	HONE:	312-746-7922				
					F	AX:					
19. ITEM NO.	20. DESCR	RIPTION				21. QTY TO SHIP	22. UNIT OF MEASURE	23. UNIT PRICE	24, EXTENDED PRICE		
001	KING	FISH S/N 601				1	EA	\$27,800.00	\$27,800.00		
002	1		GEISH CDM	A SW PACKAGE		1	EA	\$18,100.00	\$18,100.00		
				SW PACKAGE		1	EA	\$18,100.00	\$18,100.00		
003				SW PACKAGE			EA	\$18,100.00	\$18,100.00		
004				SW PACKAGE			EA	\$5,500.00	\$5,500.00		
005		069-101 GO B							\$11,500.00		
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007				CONV S/N 1027		]	EA	\$19,800.00	\$19,800.00		
800	AJ-W	AMBERJACK	<-W S/N 488			1	EA	\$38,400.00	\$38,400.00		
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26, REASON FOR	SHIPMENT					ENTRY NOWBER.	29. PACKAGED BY	DATE			
CONTRACT	UAL						MM		6-Dec-10		
27, SHIPPING INS	PECTOR		28. DIMENSIONS				30. TYPED BY	DATE	46.140		
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Chicago Police Department

Organized Crime Division

alout 11

DATE:

11/4/2010 -10152-

P:0.#

3340 W. Fillmore Ave. Chicago, IL 60624

Phone: 312-747-7922 james.washburn@chicagopolice.org

Sgt. James Washburn

Chicago Police Department 3340 W. Fillmore Ave.

Chicago, IL 60624 312-746-7922

VENDOR

800-358-5297

Harris Corp - Wireless Products Group p.O. Box 9800 M/S R5-11A Melbourne, FL 32902-9800

**ASAP** 

King Fish	King Fish	27,800.00	27,800.00
KF-CDMA-SW	King Fish CDMA Software Package 1	18,100.00	18,100.00
KF-GSM-SW	King Fish GSM Sofware Package 1	18,100.00	18,100.00
KF-IDEN-SW	King Fish iDEN Software Package 1	18,100.00	18,100.00
2014069-101.	Rugged Mini-PC Controller (Go Book)	5,500.00	5,500.00
PA-KIT-25W-CONUS	High Powered 25W PA Kit	11,500.00	11,500.00
CONV-2100/1700-W/BP	Bond 1V-AWS Converter-CONUS	19,800.00	19,800.00
AJ-W	Amber Jack Wide Band DF Antenna	38,400.00	38,400.00
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American (m) (m) (m)	ell et a la fact a la fact a respective de la fact a fact		
		SUBTOTAL \$	157,300.00

Other Comments or Special Instructions

All Equipment per quote# QTE6779-02485 Training Included on Site at Homan Square SUBTOTAL TAX RATE

NA

TOTAL

Shipping

\$157,300.00

Sergeant James Washburn #1765

Authorized by

04 Nov. 2010



Attn: Denise Elmazi

Sayers as Agent for

Technology Finance LLC

1150 Feehanville Drive

Mt. Prospect IL 60056

HARRIS CORP - WIRELESS PRODUCTS GROUP P.O. BOX 9800, M/S R5-11A MELBOURNE, FL 32902-9800

PH: 800-358-5297, FAX: 321-309-7437,wpg@harris.com

Chicago Police Bureau of Investigative Services

Quote	QTE6779-03321
Date	11/30/2011
Page:	1

\$2,090.00

\$0.00

\$0.00 \$24,090.00

Tax

Freight Trade Discount

**Purchase Price** 

## Quotation

#### Ship To:

Chicago Police Bureau of Investigative Services Chicago Police Department Attn: Sgt. James Washburn 3340 W. Fillmore Ave. 1-312-746-7922 Chicago IL 60624

DISCLOSURE OF THIS DOCUMENT AND THE INFORMATION IT CONTAINS ARE STRICTLY PROHIBITED BY FEDERAL LAW (18 U.S.C. § 2512). THIS DOCUMENT CONTAINS HARRIS TRADE SECRET AND CONFIDENTIAL BUSINESS OR FINANCIAL INFORMATION EXEMPT FROM DISCLOSURE UNDER THE FREEDOM OF INFORMATION ACT. THIS DOCUMENT MAY CONTAIN TECHNICAL DATA ACCORDING TO THE DEPARTMENT OF STATE, INTERNATIONAL TRAFFIC IN ARMS REGULATIONS (ITAR), 22 CFR CHAPTER 1, SUBCHAPTER M, PARTS 123-130) AND THE DEPARTMENT OF COMMERCE, EXPORT ADMINISTRATION REGULATIONS (EAR), 15 CFR PARTS 730-774. THIS DOCUMENT AND THE INFORMATION IT CONTAINS MAY NOT BE EXPORTED OR SHARED WITH A FOREIGN NATIONAL WITHOUT A VALID EXPORT AUTHORIZATION, BEFORE MAKING OR PERMITTING ANY DISCLOSURE OF THIS DOCUMENT OR THE INFORMATION IT CONTAINS, WHETHER IN FULL OR IN PART, HARRIS SHALL BE GIVEN TIMELY NOTICE AND THE OPPORTUNITY TO CHALLENGE SUCH DISCLOSURE UNDER APPLICABLE LAW,

Purchase	Order No.	Customer ID	Salesperson ID	Shipping Method	Payn	nent Terms	Req Ship Date	e Master No
		CPB-CHGIL-001	WPG3	BEST WAY	Net 3		0/0/0000	4,015
Quantity	Item Num	ber De	scription	U	JOM	Discount	Unit Price	Ext. Price
	NOTE Sales Tax h include sale the following	as been added to yos s tax on your P.O. o g documents: Direct tificate, or Resale C	or provide one of Pay Permit, Tax	*				\$0.06
1	SRAY-II-U-S	Sti	ngRay II U Software	E	ΞA		\$22,000.00	\$22,000.0
	NOTE			,	,			\$0.0
	to change. C	be 120 days ARO. Quotes are valid 180 shed Ts&Cs are app ders.	days from date of					
lamit Barra	at Tot					Subt		\$22,000.0



 Quote
 QTE6779-02485

 Date
 5/18/2010

 Page:
 1

## Quotation

### Bill To:

Chicago Police Bureau of Investigative Servic Sgt. Jim Washburn james.washburn@ chicagopolice.org Chicago, IL 60624 3340 W. Fillmore Ave.

## Ship To:

Sgt. Jim Washburn james.washburn@ chicagopolice.org 3340 W. Fillmore Ave. Chicago, IL 60624

Purchase Order No. Custo			ner ID Salesperson ID Shipping Met HGIL-001 WPG3			Paym	ent Terms	Reg Ship Dat		
Quantity	Item Num		Descr		-	Net 3		0/0/0000	3,050	
Qualitity	trent Main	ner	Descri	ption		MQU	Discount	Unit Price	Ext. Price	
1	KINGFISH		KingFish	1		ĒΑ		\$27,800.00	\$27,800.00	
1	KF-CDMA-SI	w	KingFish	ı CDMA Software Pack	age	EA		\$18,100.00	\$18,100.0	
1	KF-GSM-SW		KingFish	GSM Software Packa	ge	EA		\$18,100.00	\$18,100.00	
1	KF-IDEN-SW	,	KingFish	IDEN Software Packa	ge	EA	1	\$18,100.00	\$18,100.00	
1	2014069-101		Rugged	Mini-PC Controller (GD	Go Book)	ĒΑ		\$5,500.00	\$5,500.00	
1	PA-KIT-25W-	CONUS	High Pov	vered Filtered 25W PA	Kit-800/850/2100 MH	EA		\$11,500.00	\$11,500.00	
1	CONV-2100/1	1700-W/BP	Band IV	- AWS Converter - COI	NUS	EA		\$19,800.00	\$19,800.00	
1	AJ-W	P	AmberJa	ck Wide Band DF Ante	enna	EA		\$38,400.00	\$38,400.00	
	stated. Prices valid 180 day	ne 90 days ARo s are subject to rs from date of plicable to all	change. issue. At	Quotes are tached					\$0.0	

HARRIS CORP - WIRELESS PRODUCTS GROUP P.O. BOX 9800, M/S R5-11A MELBOURNE, FL 32902-9800 PH: 800-358-5297, FAX: 321-309-7437,wpg@harris.com

Approved By:

Subtotal	\$157,300.00
Misc	\$0.00
Tax	\$0.00
Freight	\$0.00
Trade Discount	\$0.00
Total	\$157,300.00



Bill To:

Sgt. Jim Washburn

james.washburn@

chicagopolice.org Chicago, IL 60624 3340 W. Fillmore Ave.

HARRIS CORP - WIRELESS PRODUCTS GROUP P.O. BOX 9800, M/S R5-11A MELBOURNE, FL 32902-9800

PH: 800-358-5297, FAX: 321-309-7437,wpg@harris.com

Chicago Police Bureau of Investigative Services

Quote	QTE6779-03218
Date	9/15/2011
Page:	1

## Quotation

### Ship To:

Chicago Police Department Attn: Sgt. James Washburn 3340 W. Fillmore Ave. 1-312-746-7922 Chicago IL 60624

ourchase	Order No.	Customer CPB-CHG	ID IL-001	Salesperson ID WPG3	Shipping Meth BEST WAY	od Paym Net 3	nent Terms	Req Ship Dat 0/0/0000	e Master No 3,897
Quantity	Item Num		Descri		15251 1771	MOU	Discount	Unit Price	Ext. Price
	of extended	hardware wan	anty and	vides 12 months software hen payment is		*			\$0.00
	NOTE  Items are pr equipment v the first 5 un	o-rated so that vill expire on 12 vits on the quote rest are the us	/6/2012. e are pro-l	rated 14		*			\$0.0
1	MT-SRII 2046			ance StingRay II		EA		\$25,667.00	\$25,667.0
1	MT-AJW 3049		Mainten	ance for AmberJack W	1	EA		\$5,833.00	\$5,833.0
1	MT-HARPC 1095		Maintena	ance Harpoons CONU	S	EA		\$2,333.00	\$2,333.0
1	MT-HARP21 40012		Maintena	ance Harpoons 2100		EA		\$2,333.00	\$2,333.0
1	MT-HARPI 30018		Maintena	ance Harpoons iDEN		EA		\$2,333.00	\$2,333.0
1	MT-KF 0601		Maintena	ance KingFish		EA		\$4,000.00	\$4,000.0
1	MT-AJW 0488		Maintena	nnce for AmberJack W		EA		\$5,000.00	\$5,000.0
1	MT-CONV4C	WBP	Maintena	ince Converter Band 4	CONUS	EA	1	\$2,700.00	\$2,700.0



#### BAILMENT AGREEMENT

EQUIPMENT BAILMENT AGREEMENT made this date of July 7, 2011 between Harris Corporation, Government Communications Systems Division, with its principal office in Melbourne, FL, hereinafter referred to as "the Lender", and CHICAGO POLICE DEPARTMENT with its principal office 3340 W. FILLMORE AVE. CHICAGO, IL 60643 hereinafter referred to as "the Bailee".

The Lender hereby agrees to loan to the Baliee KINGFISH S/N 0501 hereinafter referred to as the "Equipment," subject to the following terms and conditions:

Section 1. Use of Equipment.

The Baliee shall hold the equipment in trust for and subject to the security interest of the Lender; to be used by the Bailee, without expense to Lender or Bailee, for the sole purpose of supporting the demonstrations in the pursuit of Lender's opportunities. Bailee expressly agrees that the Equipment will not be used for any other purpose without prior written authorization from Lender.

Section 2. Term of Agreement.

The loan period shall run from shipment date **JULY 7, 2011** through return date **SEPTEMBER 7, 2011**, unless otherwise extended through the mutual written consent of the parties hereto or terminated by either party.

Section 3. Location of Equipment.

The Equipment is to be retained in the Bailee's possession at the Bailee's place of business or at such facility as is required to support demonstrations or at such a location required to fight crime.

Section 4. Ownership of Equipment.

Title to the Equipment shall remain vested always in the Lender; Bailee shall have no claims towards ownership unless transferred to the Bailee by sale through the Lender's established sales procedures. The Bailee shall have only the right to retain or sell the possession of said Equipment pursuant to the conditions of those procedures. The Bailee shall give the Lender immediate notice of any claim, levy, lien, or legal process issued against the Equipment. This agreement does not address the sale of this equipment.

Section 5. Risk of Loss Damage.

Bailee shall be liable for loss or damage to the property up to the agreed to unit value of \$27,800.



Section 6. Export.

The Bailee represents and warrants that no technical data furnished to it by the Lender shall be disclosed to any foreign nation, firm, or country, nor shall any technical data be exported from the United States without first complying with all requirements of the International Traffic in Arms Regulation (ITAR) or the Export Administration Regulation (EAR), including the requirement for obtaining any export license if applicable. The Bailee shall first obtain the written consent of the Lender prior to submitting any request for authority to export any such technical data. The Bailee shall indemnify and hold the Lender harmless for all claims, demands, damages, costs, fines, penalties, attorney's fees, and all other expenses arising from failure of the Bailee to comply with this clause or the ITAR and EAR.

Section 7. Taxes and Duties.

Except for the State of Florida, any present or future Federal, State, or local taxes and duties, including any foreign country, with respect to the Equipment in Bailee's possession shall be the responsibility of the Bailee. The Bailee shall indemnify the Lender for any such taxes and duties which are actually paid by the Lender together with any interest penalty which accrues thereto; provided, that the Lender shall promptly advise the Bailee of any such taxes and duties asserted to be due, and the Bailee may make such objective thereto, file such protests and otherwise take such actions as the Bailee deems advisable in the circumstances, and the Lender shall cooperate with the Bailee in connection therewith.

IN WITNESS WHEREOF, the parties hereto have extended this Agreement the day and year first above written.

HARRIS CORPORATION
Government Communications Systems Division

By: By: Sgt. James Washburn
Crystal.Zelazny@harris.com
iames.washburn@chicagopolice.org

Title: Customer Service Manager Title:

Date: 7/07/2011 Date:



#### **Proof of Delivery**

Close Window

Dear Customer,

This notice serves as proof of delivery for the shipment listed below.

Tracking Number:

1Z6414690343134882

UPS Ground

Weight:

39,00 lbs

Shipped/Billed On: Delivered On:

08/23/2011 08/29/2011 15:23

Delivered To:

MELBOURNE, FL, US

Signed By:

MORRIS

Left At:

Thank you for giving us this opportunity to serve you.

Dock

Sincerely,

UPS

Tracking results provided by UPS: 11/29/2011 11:39 ET

Print This Page

Close Window

-35-16TL



## **Proof of Delivery**

Close Window

= DEW=NXX

Dear Customer,

This notice serves as proof of delivery for the shipment listed below.

Tracking Number

126414690343608870

Weight:

UPS Ground 13,00 lbs

Shipped/Billed On:

08/23/2011

Delivered On: Delivered To: 08/29/2011 9:55 MELBOURNE, FL, US

Signed By: Left At: MORRIS Dock

Thank you for giving us this opportunity to serve you.

Sincerely, UPS

Tracking results provided by UPS: 11/29/2011 11:35 ET

Print This Page

Close Window

http://wwwapps.ups.com/WebTracking/processPOD?lineData=Melhourne%5FKR%5FII



Bill To:

Sgt. Jim Washburn

james.washburn@ chicagopolice.org

Chicago, IL 60624

3340 W. Fillmore Ave.

HARRIS CORP - WIRELESS PRODUCTS GROUP P.O. BOX 9800, M/S R5-11A MELBOURNE, FL 32902-9800

PH: 800-358-5297, FAX: 321-309-7437,wpg@harris.com

Chicago Police Bureau of Investigative Services

 Quote
 QTE6779-03218

 Date
 9/15/2011

 Page:
 2

## Quotation

### Ship To:

Chicago Police Department Attn: Sgt. James Washburn 3340 W. Fillmore Ave. 1-312-746-7922 Chicago IL 60624

Misc

Tax

Freight

**Trade Discount** 

Purchase Price

\$0.00

\$0.00

\$0.00

\$0.00

\$51,699.00

Purchase Order No. Customer ID		ID	Salesperson ID	Shipping Method	Payn	nent Terms	Req Ship Dat	e Master No	
		CPB-CHG		WPG3	BEST WAY	Net 3	30	0/0/0000	3,89
Quantity	Item Nun	nber	Descr	iption		MOU	Discount	Unit Price	Ext. Price
	1027		,						
1	MT-25WC		Mainten	ance 25W PA Kit CON	us	EA		\$1,500.00	\$1,500.0
	1123		1				1	\$1,000.00	Ψ1,000.0
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emit Pavmei	nt To:						Subto	tal	\$51,699.0

#### Harris Government Communications Systems Division Terms and Conditions of Sale for Wireless Equipment, Software and Services

Effective Date: February 15, 2011

- **1. Definitions.** In addition to the terms defined elsewhere, the following terms used herein have the following meanings:
  - a. "Agreement" means the instrument of contracting, such as a Purchase Order, or other such designation which these terms and conditions of sale for Wireless Equipment, Software and Services are incorporated.
  - b. "Customer" means the purchaser of Equipment, Software, or Services from Harris.
  - c. "Date of Acceptance" means the date when the Customer receives an item of Equipment, Software and/or Services in an undamaged or non-defective condition.
  - d. "Environmental Laws" means any law or regulation in any jurisdiction worldwide applicable to the Agreement and includes but it is not limited to the recycling or treatment of waste equipment including the laws implementing the WEEE Directive.
  - e. "Equipment" means any hardware, including components, but excluding any Software or Services.
  - f. "Harris" means Harris Corporation, acting through its Government Communications Systems Division.
  - g. "Maintenance Agreement" means a separate agreement for maintenance of the items procured hereunder; such services are not included in this Agreement.
  - h. "Purchase Order" means the Customer's purchase order as acknowledged by Harris.
  - i. "Purchase Price" means the purchase price as identified in the Purchase Order.
  - j. "Quote" means the price quotation of Harris itemizing the purchase price and all exhibits referred to within such Quote, including but not limited to the technical proposal, technical specifications, scope of work, schedule, the Agreement and any Maintenance Agreement specifically included in the purchase price.
  - k. "Services" means, training, maintenance support, or other services to be provided to Customer as part of the Agreement.
  - 1. "Software" means software and firmware, including all copies provided to Customer.
  - m. "WEEE Directive" means the European Union Directive on Waste Electrical Equipment and includes any and all national laws and regulations, whether civil, criminal, administrative, in any jurisdiction giving effect to that meaning including, but limited to, statutes and subordinate legislation, ordinances permits, common law, local laws, judgments, and any notices, orders, directions, instructions or decisions of any competent authority
- 2. Proposal/Quote Validity. Prices quoted are valid for 180 days from the date of Quote. After the expiration of the 180-day period, Harris may modify its prices or extend the validity period.
- 3. Restricted Use. All Wireless Equipment and/or Software sold by Harris provides the Customer with a capability that is restricted and otherwise controlled under United States Code Title 18 §2512. Use of Equipment is strictly governed by applicable federal, state and local law associated with the intercept and monitoring of oral communications. Harris assumes no liability for any use, misuse or improper use of the Equipment and makes no representations as to Equipment suitability for any specific application. Buyer's right to transfer, sell or assign the Equipment shall be limited to authorized law enforcement and government agencies with the prior written consent of Harris.
  - a. In the event that any of the Equipment or Software purchased under this Agreement is lost or stolen, the Customer shall contact the Harris Help Desk at 1-800-358-5297 within 3 business days. Customer shall provide the Part Number and Serial Number of the Equipment and/or Software and a summary of facts surrounding the incident. Failure to comply with this requirement may result in Harris not accepting future orders from the Customer.

- 4. Acceptance Modification of Terms. The Agreement will be deemed accepted by Customer upon the first to occur of (i) Customer's issuance of the Purchase Order; or (ii) Harris' commencement of performance under the Agreement. In either such event any additional or different terms proposed by Customer are rejected unless expressly approved in writing by Harris. No communication from Customer that in any way differs from or adds to the Agreement, irrespective of whether or not Harris reasonably objects thereto, will be binding upon Harris unless such different or additional terms are agreed to in writing by both Harris and Customer.
- 5. Taxes. All prices quoted are exclusive of all applicable sales, use, excise, and other taxes, duties, fees, or charges. Unless evidence of valid tax exempt status and/or resale certificate is provided by Customer prior to shipment, Harris shall add and Customer shall pay all such applicable taxes or charges levied or imposed to the invoice for the Equipment, Software, and/or Services.
- 6. Shipping and Delivery. Unless otherwise stated in the Agreement, all prices and terms are F.O.B. Destination and include freight charges. Harris may ship Equipment in multiple lots and Customer agrees to accept such multiple shipments and pay for each lot in accordance with the payment terms set forth herein.
- 7. Title and Risk of Loss. Title to and risk of loss for Equipment and Software media sold under the Agreement will pass to Customer upon receipt of equipment.

#### 8. Payment Terms.

- a. Payment for an invoice is due within 30 days from the date of the invoice. Late payment will accrue interest to the outstanding balance at the lower of (i) 1.5% per month, or (ii) the highest rate allowed by law.
- b. Domestic Purchase Orders (not including Maintenance Agreements) are for shipments of Equipment, Software and/or Services to be delivered or Services to be performed within the continental United States and Canada. Harris will submit an invoice within 30 days of the Date of Acceptance of an individual delivery of Equipment, Software or performance of Services as identified in the Purchase Orders.
- **9.** Annual Maintenance Agreement. Upon expiration of the warranty period, Customer may execute a separate maintenance agreement with Harris for Equipment. Annual maintenance agreements include:
  - a. Customer telephone support during normal business hours, excluding holidays (Monday through Friday, Eastern Time).
  - b. Additional 12-month warranty on Equipment, with respect to the Equipment Maintenance Agreement.

#### 10. Equipment Return Policy.

a. Equipment Damaged in Shipment. Upon receipt of shipments, Customer should open and inspect all boxes immediately for possible freight damage. If damage is found, Customer must notify the delivery carrier within 48 hours and request an inspection from the freight carrier. After notifying the delivery carrier of damage, Customer will promptly contact Harris for further instructions. Damaged Equipment may not be returned without Harris' prior authorization. For Equipment returned under this paragraph the Date of Acceptance shall be adjusted to reflect the date repaired or undamaged Equipment is received.

- b. Items Shipped in Error. If the Customer receives Equipment and/or Software in error, the Customer will promptly notify Harris and Harris will provide return instructions, pay shipping costs (provided Harris' instructions are followed) and provide a Return Material Authorization (RMA). Customer will retain the Equipment's original packing material for use in return shipment to Harris.
- c. Defective Equipment. Equipment is provided with either Harris' standard equipment warranty or the manufacturer's standard equipment warranty. Upon discovery of a defect or other warranty-related problem, Customer shall promptly contact Harris for warranty support. Customer agrees not to return the Equipment until a service representative has issued an RMA, including a form which Customer must fill out describing the nature of the Equipment defect.
- d. Other Reasons. If Customer desires to return Equipment for other reasons, Customer must contact Harris for a RMA. Harris' customer service representative will require a clear statement of the reason for the return request. Upon approval of Customer's request, an RMA will be issued. Customer will not return any Equipment without an RMA. Equipment being returned may be subject to restocking and other charges. CUSTOM MANUFACTURED OR SPECIAL ORDER ITEMS ARE NOT RETURNABLE.
- e. Upon Receipt of a Return Authorization. RMA numbers must appear on each individual package being returned. Customer is responsible for ensuring the safe return of Equipment for the full invoice amount and all shipping costs. Harris may refuse shipments of Equipment returned without a valid RMA number. All Equipment being returned for credit must be returned in a timely manner and in good condition. If Equipment show evidence of damage, wear and tear, or if components or accessories are missing, then Harris at its sole judgment may reduce any credit agreed to prior to receipt of the Equipment.

#### 11. Limited Warranty.

- a. Harris warrants the Equipment and Software ordered hereunder as of the Date of Acceptance to be substantially free from defects in material and workmanship. Harris' liability under this Limited Warranty will commence on the Date of Acceptance of the individual item of Equipment and Software and will terminate after 12 months. Written notice of any defects will be given to Harris upon discovery and Harris will promptly correct such defects by repair or replacement, at its option, without charge. Harris uses new and reconditioned parts to complete repairs and replacements under the terms of this warranty. Defective articles will not be returned to the Harris' factory without the prior written authorization of the Harris. Call 1-800-358-5297 to obtain a Return Material Authorization (RMA) number. Harris will determinate, in its sole discretion, existence and cause of the claimed defect. Specifically excluded from the terms of this Limited Warranty are any defects which occur as a result of:
  - i. Acts of God.
  - ii. Physical impact, crash or foreign object damage.
  - iii. Improper installation, use, maintenance, storage, modification or alteration by the Customer or its Customer.
  - iv. The Customer's (or its customer's) operation of the Equipment delivered under this Agreement with any accessory, equipment or part not specifically approved by the Harris unless the Customer furnishes clear and convincing evidence that such accessory, equipment, or part was not a cause of the defect.
  - v. Normal wear and tear. (The Customer recognizes that certain parts have a limited service life and will wear out through normal use.)
  - vi. Equipment or Software subjected to misuse, detrimental exposure or negligence.
- b. Harris is not responsible under this provision for defects with respect to items not provided by Harris or its subcontractors.

- c. For purposes of Harris' warranties for Equipment and Software media, a "defect" is defined as a failure of any unit or component manufactured or supplied by Harris that is not attributable to unauthorized modification or alteration, misuse or lack of care in operation, maintenance or handling. Customer's written notice of the defect must include a description of the defect with detailed information reasonably sufficient for Harris to identify the defect and determine its probable cause. Components or parts that Customer claims to be defective must be available to Harris for inspection and testing. Customer may not return defective Equipment, components or parts without first obtaining an RMA and instructions from Harris. Customer is solely responsible for U.S. Customs and Border Protection clearance or permissions for all replacement parts.
- d. CLAIMS UNDER ANY OF THE FOREGOING WARRANTIES ARE WAIVED UNLESS MADE WITHIN THE EQUIPMENT WARRANTY PERIOD IN THE CASE OF EQUIPMENT, OR WITHIN THE SOFTWARE WARRANTY PERIOD IN THE CASE OF SOFTWARE. NO PERSON IS AUTHORIZED TO GIVE ANY OTHER WARRANTIES OR TO ASSUME ANY OTHER LIABILITIES ON HARRIS' BEHALF, UNLESS MADE OR ASSUMED IN WRITING BY A DULY AUTHORIZED REPRESENTATIVE OF HARRIS.
- e. HARRIS' LIABILITY FOR BREACH OF ANY OR ALL WARRANTIES FOR EQUIPMENT, SOFTWARE, SERVICES AND LICENSED HARRIS PROGRAMS IS EXPRESSLY LIMITED TO THE REPAIR, REPLACEMENT, OR REFUND OF THE PURCHASE PRICE OF SUCH DEFECTIVE EQUIPMENT OR SOFTWARE, LESS A REASONABLE CHARGE FOR USE. IN NO EVENT WILL HARRIS OR ITS LICENSORS BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES BY REASON OF ANY BREACH OF WARRANTY OR DEFECT IN MATERIALS OR WORKMANSHIP. HARRIS WILL NOT BE REQUIRED TO REPAIR, REPLACE, OR REFUND THE PURCHASE PRICE OF EQUIPMENT OR SOFTWARE WHICH HAVE BEEN SUBJECTED TO NEGLECT, ACCIDENT, OR IMPROPER USE, OR WHICH HAVE BEEN ALTERED OTHER THAN BY AUTHORIZED HARRIS PERSONNEL.
- f. HARRIS' SOLE AND EXCLUSIVE LIABILITY HEREUNDER AND CUSTOMER'S SOLE AND EXCLUSIVE REMEDY FOR DEFECTIVE OR NON-CONFORMING EQUIPMENT, SERVICES, AND SOFTWARE. THE FOREGOING WARRANTIES ARE IN LIEU OF ALL OTHER WARRANTIES (EXCEPT AS TO TITLE), WHETHER ORAL OR WRITTEN, EXPRESS OR IMPLIED, OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTY OR CONDITION OF MERCHANTABILITY, ANY IMPLIED WARRANTY OR CONDITION OF FITNESS FOR A PARTICULAR PURPOSE, OR ANY WARRANTY OR CONDITION ARISING OUT OF COURSE OF DEALING, COURSE OF PERFORMANCE, OR CUSTOM OR USAGE OF TRADE. CUSTOMER AGREES THAT NO CIRCUMSTANCE CAUSING CUSTOMER EXCLUSIVE AND LIMITED REMEDIES TO FAIL IN THEIR ESSENTIAL PURPOSE WILL INCREASE OR EXTEND ANY HARRIS WARRANTY.
- 12. Repairs. To repair any Wireless products Equipment after the 12-month warranty has expired, Customer may call 1-800-358-5297 to obtain an RMA number and a quote for the estimated cost for repair.
  - a. Repair Policy. To affect a repair on a Wireless Product, the Equipment and/or Software should be returned to the Harris' factory with a written description of the failure mode. Out-of-warranty repairs apply to any Equipment and/or Software whose standard 12-month warranty has expired, no Maintenance Agreement has been purchased and paid for, and/or any Equipment and/or Software damaged in a manner not covered by the standard warranty, including any defects which occur as identified under 11.a above. Equipment and/or Software should not be returned to the Harris' factory without an RMA. Call 1-800-358-5297 to obtain an RMA number.

b. **Support Policy.** Harris provides free help desk support throughout the warranty period and Maintenance Agreement of purchased Equipment and/or Software. Technical support is available Monday through Friday, during normal business hours (Eastern Time) excluding holidays, via the help desk support center at 1-800-358-5297.

# 13. Software License.

- a. Subject to full payment of the Purchase Price by Customer, Harris grants to Customer a nontransferable (except as expressly provided herein), nonexclusive license to use the Software (software, firmware, and documentation) in connection with use of the Equipment purchased hereunder. The Software furnished with the Equipment will be of the latest generation available at the time of shipment of the Equipment. Harris is under no obligation to supply updates to the Software except where expressly agreed to by the parties in writing.
- b. This license is limited to object code programs and related documentation only and does not apply to any of the corresponding source code or program listings.
- c. Customer acknowledges that Harris (or its licensor) has valuable property rights in the Software, and the Software will continue to be the sole and exclusive property of Harris or its licensor. Customer will obtain no title or rights to the Software. All rights in patents, copyrights and trade secrets in relation to the Software will continue to be vested in Harris or its licensor.
- d. Customer will keep the Software confidential by affording access to the Software only to those of its employees, agents, or consultants having a need to know and having such individuals agree in writing to the obligations contained herein. In addition, Customer will employ its best efforts to prevent any unauthorized use, copying, publishing, reproducing, or disclosing of the Software and will treat the Software with the same care as its own confidential information.
- e. The Software may be used only in conjunction with the Equipment purchased hereunder. Customer may not rent, lease, transfer, network, display, or distribute the Software, nor may Customer reverse engineer, disassemble, decompile, modify, alter, translate, or adapt the Software or create any derivative thereof, except where expressly agreed to by the parties in writing.
- f. Customer acknowledges that a violation of this Agreement would cause irreparable injury to Harris or its licensor, and that Harris or its licensor will be entitled, in addition to any other rights and remedies it may have, at law or in equity, to an injunction enjoining and restraining Customer from doing or continuing to do any such act and any other violations or threatened violations of this Agreement. Furthermore, Customer agrees that if Harris or its licensor should waive any breach of any provision of this Agreement, it will not thereby be deemed to have waived any preceding or succeeding breach of the same or any other provision of this Agreement. If Customer sells or otherwise disposes of Customer-owned media on which any Software is fixed, such media must be erased before any sale or disposal.
- 14. Availability Discontinued/Last Time Buy. Harris makes no representation about the continued availability of the Equipment and Software. Harris reserves the right, in its sole discretion, with or without notice, without incurring any liability to Customer or otherwise whether in contract or tort, to discontinue manufacturing or selling any Equipment and Software at any time or from time to time. Harris may within its sole discretion provide Customer with an opportunity to purchase such quantities of the Equipment or Software as Customer estimates it may need ("last time buy") within 30 days of Customer's receipt of notice from Harris. Customer's last time buy rights are limited to products available in Harris' inventory at the time of Customer's request. Harris will provide warranty services and make spare parts available to Customer for a period of one (1) year after notice by Harris to

Customer that the Equipment has been discontinued or for a period of 90 days after notice to Customer that the Software has been discontinued.

#### 15. Intellectual Property Indemnification.

- a. In the event any Equipment to be furnished under this Agreement is not to be made in accordance with drawings, samples or manufacturing specifications designated by Customer, but rather is the design of Harris, Harris agrees that it will, at its own expense and at its option, defend or settle any claim, suit, or proceeding brought against Customer or any customer of Customer, based on an allegation that the Equipment furnished under this Agreement constitutes a direct or a contributory infringement of any claim of any United States patent, mask work, copyright or any other intellectual property right. This obligation will be effective only if Customer will have made all payments then due and if Harris is notified promptly of said allegation in writing and given authority, information, and assistance for the settlement or defense of said claim, suit, or proceeding. Harris will pay all damages and costs assessed in such suit or proceedings. In the event of a final adjudication by a court of competent jurisdiction that the Equipment or any part thereof infringes or violates any third party intellectual property right or if the use or sale thereof is enjoined, or if the provisions of any negotiated settlement Agreement prohibit the use of the product, Harris will at its sole option and its own expense, either:
  - i. Procure for Customer the right to continue using the Equipment;
  - ii. Replace it with a substantially equivalent non-infringing equipment;
  - iii. Modify it so it becomes non-infringing but substantially equivalent; or
  - iv. If none of the above is reasonably available, terminate the Customer's right to use the Equipment and return to the Customer a pro-rata portion of the price originally paid by Customer to Harris represented by the remaining useful life of the Equipment as a percentage of the total useful life.
- b. The foregoing indemnity does not apply to the following:
  - i. Infringement by a combination of Equipment furnished under this Agreement with other equipment not furnished hereunder unless Harris is a contributory infringer;
  - ii. Infringement resulting from changes or modifications made to or from the Equipment by the Customer;
  - iii. Any settlements of a claim, suit, or proceeding made without Harris' written consent; and
  - iv. Any Equipment to be furnished under this Agreement which is to be delivered to the United States Government.
- c. The foregoing states the entire liability of Harris with respect to infringement or violation of third party intellectual property rights in connection with Equipment furnished under this Agreement.
- d. In the event any Equipment to be furnished under this Agreement is to be made in accordance with drawings, samples or manufacturing specifications designated by Customer and is not the design of Harris, Customer will, to the fullest extent permitted by applicable law, defend and hold Harris harmless to the same extent and subject to the same requirements as set forth in (a) and (b) above. Should the Customer be the United States Government, the Customer agrees to incorporate FAR 52.227-1, Authorization and Consent, in any Purchase Order or Contract.

#### 16. Technical Data and Inventions.

a. Unless specifically agreed to by Harris and expressly identified and priced in the Agreement as a separate item or items to be delivered by Harris, the sale of Equipment, Software and Services under the Agreement confers on Customer no right in, license under, access to, or entitlement of any kind to any of Harris' technical data including, but not limited to design, process technology, software and drawings, or to any of Harris' inventions (whether or not patentable), irrespective of whether any such technical data or invention or any portion thereof arose out of work performed under or in connection with the Agreement, and irrespective of whether Customer has paid or is obligated to pay Harris for any part of the design or development of the Equipment, Software or Services.

- b. Harris will not be obliged to safeguard or hold confidential any data whether technical or otherwise, furnished by Customer for Harris' performance of the Agreement unless (and only to the extent that) Customer and Harris have entered into a separate written confidentiality agreement.
- c. Customer will not violate Harris' copyright of documents or Software or disclose Harris' confidential or proprietary data to others without Harris' written permission.
- d. All Inventions are and shall at all times remain Harris's confidential information. All rights, title and interest in and to the Inventions, including all intellectual property rights, remain vested in Harris, its suppliers or licensors, subject only to the license grant below. "Inventions" shall mean and include all ideas, concepts, know-how, techniques, inventions, discoveries, improvements, specifications, designs, methods, devices, systems, reports, studies, computer software (in object or source code), programming and other documentation, flow charts, diagrams and all other information or tangible material of any nature whatsoever (in any medium and in any stage of development or completion) included in or resulting from the work contemplated hereunder, that are conceived, designed, practiced, prepared, produced or developed by Harris or any of its personnel during the course of performance of any Work.

### 17. Excusable Delay.

- a. Harris will be excused from performance under the Agreement and will not be liable to Customer for delay in performance attributable, in whole or in part, to any cause beyond its reasonable control, including, but not limited to, actions or inactions of government whether in its sovereign or contractual capacity, judicial action, war, civil disturbance, insurrection, sabotage, act of public enemy or terrorism, labor difficulties, failure or delay in delivery by Harris' suppliers or subcontractors, transportation difficulties, shortage of energy, materials, labor or equipment, accident, fire, flood, storm or other act of nature, Customer's fault or negligence or where compliance with any applicable environmental law or regulation by Harris is not reasonably technologically or economically feasible, or would otherwise require Harris to change its manufacturing process.
- b. In the event of an excusable delay, Harris will make commercially reasonable efforts to notify Customer of the nature and extent of such delay and (1) Harris will be entitled to a schedule an extension on at least a day-for-day basis, and (2) if the delay is caused by Customer's fault or negligence, Harris will be entitled to an equitable adjustment in price under the Agreement.
- 18. Termination. Either party may terminate this Agreement if the other party defaults in a material respect under this Agreement and fails to cure such default within thirty (30) days after receiving written notice from the other party of such default. If Harris terminates this Agreement based on the Customer's breach, then Harris will be entitled to damages, including any lost profits Harris would have realized, had Harris been permitted to perform in accordance with the Agreement. Customer also will be liable for all costs to Harris resulting from Harris' attempt to enforce its rights hereunder, including, but not limited to collection agency fees, attorney fees, court costs, etc.

#### 19. Export and Re-Export Restrictions.

- a. Customer acknowledges that the Equipment and Software sold or licensed to it by Harris under this Agreement may be subject to export controls under the laws of the United States or Canada. Customer will not export or re-export the Equipment or Software, technology, or products manufactured from the technology that are the subject of the Agreement in violation of the export control laws of the United States or Canada. Customer will, to the fullest extent permitted by applicable law defend and hold Harris harmless from and against any loss, damage, or liability arising out of Customer's failure to comply with this Section 19. The Customer will supply to the Harris on a timely basis all necessary information and documentation requested by Harris in order to permit the Harris to export the Equipment, Software and/or Services with respect to any Purchase Order issued by the Customer hereunder, in accordance with the terms of this Agreement.
- b. To the extent any technical data is exchanged between the parties, the receiving party represents and warrants that no technical data furnished to it by the disclosing party shall be disclosed to any foreign nation, firm, or country, including foreign nationals, employed by or associated with the receiving party, nor shall any technical data be exported from the United States without first complying with all requirements of the International Traffic in Arms Regulations (ITAR) or the Export Administration Regulations (EAR), including the requirement for obtaining any export license if applicable. The receiving party shall first obtain the written consent of the disclosing party prior to submitting any request for authority to export any such technical data. The receiving party will, to the fullest extent permitted by applicable law defend and hold the disclosing party harmless for all claims, demands, damages, costs, fines, penalties, attorney's fees, and all other expenses arising from failure of the receiving party to comply with this Section 19 or with the ITAR and EAR.
- c. Harris will not provide, or be responsible for obtaining any U.S. Government export licenses/approvals to provide any technical information, data or technical services to Customer or Customer's representatives, consultants or agents who are "foreign persons" as defined in the ITAR. Customer has the sole responsibility for obtaining necessary U.S. Government export licenses/approvals for any transfer of Equipment, Software or Services to Customer hereunder to Customer's representatives, consultants or agents who are such "foreign persons." Further, Harris will not be responsible for late delivery, delay or nonperformance under this Agreement due to the U.S. Government's delay or denial of any license that is Customer's responsibility to obtain.
- 20. Compliance with Waste Recycling Laws. Customer acknowledges and agrees that the supply of the Equipment by Harris to the Customer, and the resale or re-supply of the Equipment by the Customer, may give rise to obligations for Harris and the Customer under applicable environmental laws or regulations as defined herein. The Customer will be responsible for the collection, recycling, reuse and disposal of the Equipment in compliance with such Environmental Laws. "Environmental Laws" means any law or regulation in any jurisdiction worldwide applicable to the Agreement and includes but it is not limited to the recycling or treatment of waste equipment including the laws implementing the WEEE Directive as defined hereinafter. "WEEE Directive" means the European Union Directive on Waste Electrical Equipment and will include any and all national laws and regulations, whether civil, criminal, administrative, in any jurisdiction giving effect to that meaning including, but limited to, statutes and subordinate legislation, ordinances permits, common law, local laws, judgments, and any notices, orders, directions, instructions or decisions of any competent authority. Harris may arrange for services, paid for by Customer, to recycle or dispose of Harris manufactured products in compliance with the Environmental Laws. The Customer will to the fullest extent permitted by applicable law defend and hold Harris harmless against all expenses, costs, claims, liabilities or damage of any nature incurred by any of them relating to the collection, recycling, reuse and disposal of any Equipment or otherwise arising in connection with their respective obligations under the Environmental Laws, or by reason of any failure or alleged failure by the Customer to comply with its obligations under the Environmental Laws. The Customer will provide

Harris with such compliance plans or other documents and information that Harris may reasonably request to enable Harris and its affiliates to verify and prove to any enforcement agency the compliance by the Customer and Harris of their respective obligations under this Section and/or the Environmental Laws.

- 21. Limitation of Liability. NOT WITHSTANDING ANYTHING IN THIS AGREEMENT TO THE CONTRARY, UNDER NO CIRCUMSTANCES WILL HARRIS BE LIABLE FOR (A) ANY SPECIAL, INDIRECT, INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES REGARDLESS OF THE CAUSE, EVEN IF SUCH DAMAGES ARE FORESEEABLE, OR (B) LOSS OF REVENUE, LOSS OF PROFITS, LOSS OF BUSINESS OR LOSS OF USE EVEN IF HARRIS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION WILL APPLY TO ANY CLAIM OR CAUSE OF ACTION WHETHER IN CONTRACT OR TORT (INCLUDING NEGLIGENCE, STRICT LIABILITY OR BREACH OF WARRANTY). IN NO EVENT WILL HARRIS' LIABILITY TO CUSTOMER OR ANY PARTY CLAIMING THROUGH CUSTOMER EXCEED THE ACTUAL PURCHASE PRICE PAID BY CUSTOMER FOR ANY EQUIPMENT, SOFTWARE OR SERVICES SUPPLIED HEREUNDER. THIS SECTION WILL SURVIVE THE TERM OR EXPIRATION OF THIS AGREEMENT. CUSTOMER AGREES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, TO HOLD HARMLESS HARRIS AGAINST ALL LOSS OR LIABILITY FROM CLAIMS BY CUSTOMER OR A THIRD PARTY ARISING OUT OF OR RELATING TO CUSTOMER'S INSTALLATION, OPERATION, OR USE OF THE EQUIPMENT OR SOFTWARE.
- 22. Applicable Law, Venue, and Jurisdiction. The Agreement, and any disputes related thereto, will be governed by and interpreted in accordance with the laws of the State of Florida, USA, without regard to conflict of law principles. The parties specifically exclude the application of the United Nations' Convention on Contracts for the International Sale of Goods to the Agreement, to the contractual relationship created under the Agreement, and to the construction, validity, enforcement, and interpretation of the Agreement. The parties agree that the exclusive venue for any action arising out of or related to the Agreement will be in the courts with the appropriate jurisdiction located in Brevard County, Florida, and each party irrevocably submits to the jurisdiction of each such court in any such action and waives any objection it may now or hereafter have to venue or personal jurisdiction in each such court. The prevailing party in any action related to the dispute or interpretation of the Agreement will be entitled to recover its reasonable attorneys fees incurred in pursuing the action, including those fees incurred throughout all bankruptcy and appellate proceedings.
- 23. Jury Waiver. Customer and Harris further agree, to the extent permitted by law, to waive all rights to a trial by jury of any action relating to the dispute or interpretation of the agreement, whether sounding in contract, tort, or otherwise. The parties specifically acknowledge that this waiver is made knowingly and voluntarily after an adequate opportunity to negotiate its terms and that such waiver is material consideration for the sale and purchase contemplated hereby.
- 24. Assumption of Risk. Each party hereto acknowledges (a) the risks of its undertakings hereunder, (b) the uncertainty of the benefits and obligations hereunder, and (c) its assumption of such risks and uncertainty. Each party has conducted its own due diligence and requested and reviewed any contracts, business plans, financial documents and other written material as in such party's opinion will be the basis of that party's decision to enter into the Agreement.
- 25. Reliance on Counsel and Other Advisors. Each party has consulted such legal, financial, technical or other experts it deems necessary or desirable before entering into the Agreement. Each party represents and warrants that it has read, knows, understands and agrees with the terms of the Agreement, and the Agreement will not be construed against either party as the drafter.

HARRIS

HARRIS CORPORATION

Wireless Products Group 407 John Rodes Blvd Melbourne, Fl 32934 321-309-7459

February 20, 2012

Chicago Police Department Bureau of Investigative Services Organized Crime Division 3340 W. Fillmore Chicago, IL 60624

RE: WPG Maintenance Agreement

Dear Jim,

Our records indicate that the Maintenance Agreement on the equipment listed below has recently or will expire soon.

Equipment	Serial number	Date Expired
AmberJack W UP	3049	08/17/2009
StingRay II	2046	07/15/2010
Harpoon (CONUS Dual Band) (850/1900)	1095	07/27/2010
Harpoon (2100 Single Band) (2100)	40012	07/27/2010
Harpoon (iDen Single Band) (800)	30018	08/03/2010
AmberJack W	0488	12/06/2011
KingFish	0601	12/06/2011
2100/1700 Converter W/BP	1027	12/06/2011
Power Amp Kit 25W CONUS	1123	12/06/2011

This maintenance agreement allows you to receive the latest Software releases and Hardware repairs so your equipment will have optimal performance. I've attached a copy of our Maintenance Terms for your review as well as a Sales Quote for your convenience.

If you have recently purchased the Maintenance Agreement on the above mentioned equipment please contact me at your earliest convenience to ensure you have uninterrupted service.

Should you have any questions or concerns feel free to contact me at any time.

Sincerely,
Cristy Zelazny
Sales Support/Customer Service
Wireless Products Group
Harris Corporation
Office 321-309-7429
Crystal.Zelazny@harris.com

# Harris Corporation Government Communications Systems Division Wireless Products Group

# Maintenance Agreement Terms and Conditions Effective Date: February 15, 2011

This is a Maintenance Agreement between Harris Corporation, acting through is Government Communications Systems Division, ("Harris") and the Buyer or User of the Equipment (collectively, the "Buyer"). Harris and the Buyer agree as follows:

- 1. **Definitions.** In addition to the terms defined in the Agreement, capitalized terms used herein have the following meanings:
  - a. "Agreement" means the instrument of contracting; such as a Purchase Order, or other such designation which these terms and conditions of sale for Wireless Equipment, Software and Services are incorporated.
  - b. "Buyer" means the purchaser of the Equipment, Software, or Services from Harris.
  - c. "Date of Acceptance" means the date when the Customer receives an item of Equipment, Software and/or Services unless Customer otherwise notifies Harris in writing that the Equipment, Software and/or Services was delivered in a defective condition.
  - d. "Equipment" means any Harris Wireless Products Group hardware and accessories, including components, but excluding any Software or Services.
  - e. "Harris" means Harris Corporation, acting through its Government Communications Systems Division, Wireless Products Group.
  - f. "Purchase Order" means the Customer's purchase order as acknowledged by Harris on its standard acknowledgement form.
  - g. "Purchase Price" means the purchase price as identified in the Purchase Order.
  - h. "Quote" means the price quotation of Harris itemizing the purchase price and includes all exhibits referred to within such Quote, including but not limited to the technical proposal, technical specifications, scope of work, schedule, the Agreement and any maintenance agreement specifically included in the purchase price.
  - i. "Services" means training, maintenance support, or other services to be provided to Customer as part of the Agreement.
  - j. "Software" means software and firmware, including all copies provided to Customer.
  - k. "User" means the actual end-user of the Equipment if such person or entity is not the same as the Buyer.

#### 2. Standard Limited 12-Month Maintenance Agreement.

- a. Scope. This Maintenance Agreement applies to all Harris Equipment purchased under the Agreement and used for the purposes normally intended, except for Equipment specifically excluded. This Maintenance Agreements also includes:
  - Customer Telephone Support (8 am 6 pm ET).
  - Warranty on hardware.
  - · Notification of and free access to software upgrades as released.
- b. **Term.** This Maintenance Agreement is valid for one (1) year from the date of Equipment purchase.

# Harris Corporation Government Communications Systems Division Wireless Products Group

- c. Repair or Replacement. Harris will, at its option, repair or replace the defective Equipment or defective part of the Equipment without charge to the Buyer. Buyer must notify Harris in writing of any defect within ten (10) days from the date of Buyer's discovery of the defect. If Harris confirms that a defect exists and Harris is unable to resolve the problem without having the Equipment shipped to Harris, then Harris will, at its option and its cost, repair or replace the defective Equipment or defective part and return the Equipment to the Buyer, provided however, that the repair or replacement is due to a cause covered under this Maintenance Agreement. The foregoing is the sole and exclusive remedy under this Maintenance Agreement.
- 3. **Items Excluded from this Maintenance Agreement.** The following are not covered under this Maintenance Agreement:
  - a. Defects or failures caused by Buyer or User abuse or misuse of the Equipment.
  - Defects or failures caused by unauthorized attempts to repair or alter the Equipment in any way.
  - c. Items of temporary and/or inherently indeterminate life, such as bulbs, fuses, batteries, etc.
- 4. Maintenance Agreement Service Warranty.
  - a. Any repair service performed by Harris under this Agreement is warranted to be free from defects in material or workmanship for sixty (60) days from the date of repair or the remaining term of this Agreement, whichever is longer. All terms and exclusions of this Maintenance Agreement apply to such warranty.
  - b. HARRIS MAKES NO OTHER AGREEMENTS BEYOND THE EXPRESS MAINTENANCE AGREEMENT AS CONTAINED HEREIN. ALL EXPRESS OR IMPLIED WARRANTIES OF FITNESS FOR A PARTICULAR PURPOSE OR MERCHANTABILITY ARE EXCLUDED. IN NO EVENT SHALL HARRIS BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE, EXEMPLARY OR CONSEQUENTIAL DAMAGES, ARISING FROM OR RELATING TO THE PERFORMANCE OR NONPERFORMANCE OF THIS MAINTENANCE AGREEMENT OR ANY ACTS OR OMISSIONS RELATED TO THE USE OF ANY EQUIPMENT DELIVERED OR SERVICES FURNISHED HEREUNDER, INCLUDING, BUT NOT LIMITED TO, LOSS OF REVENUE, LOSS OF PROFITS, OR LOSS OF BENEFICIAL USE, EVEN IF HARRIS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, THIS LIMITATION SHALL APPLY TO ANY CLAIM OR CAUSE OF ACTION WHETHER IN CONTRACT OR TORT (INCLUDING NEGLIGENCE, STRICT LIABILITY OR BREACH OF WARRANTY).
- 5. Extended Annual Maintenance Agreement. Upon expiration of the Standard Limited 12-Month Maintenance Agreement as described in Paragraph 2, an Extended Annual Maintenance Agreement may be purchased for the Equipment. Pricing for annual maintenance is available by quote upon written request. Extended Annual Maintenance Agreements will be referenced to the top level serial number of the Equipment for which the original Maintenance Agreement was purchased. Software protocols and peripheral controllers also will be covered under the Extended Annual Maintenance Agreement. However, if an additional software protocol is purchased after the initial purchase of Equipment, the Maintenance Agreement will be extended for one (1) year at no additional cost to the Buyer from the purchase date of the additional protocol.
- 6. **Payment Terms**. Domestic Purchase Orders for Maintenance Agreements require full payment of the Purchase Price prior to the start of the term of the Maintenance Agreement and of Harris' obligation to perform.
- 7. **Restricted Use.** The Equipment covered under this Maintenance Agreement is a restricted use item and can only be sold to authorized U.S. government agencies, or other authorized users, pursuant to

# Harris Corporation Government Communications Systems Division Wireless Products Group

18 U.S.C. § 2510 et seq. Use of Equipment is strictly governed by applicable federal, state and local law associated with the intercept and monitoring of oral communications. Harris assumes no liability for any use, misuse or improper use of the Equipment and makes no representations as to Equipment suitability for any specific application. Buyer's right to transfer, sell or assign the Equipment shall be limited to authorized law enforcement and government agencies with the prior written consent of Harris.

- 8. **Compliance with Laws.** Buyer shall comply with all applicable federal, state and local laws, regulations, rules and orders related to the use of the Equipment.
- 9. U.S. Export License and Transfer Approvals. Buyer represents and warrants that no technical data furnished related to the Equipment shall be disclosed to any foreign nation, person, firm, or country, nor shall any technical data be exported from the United States without first complying with all requirements of the International Traffic in Arms Regulations (ITAR) or the Export Administration Regulations (EAR), including the requirement for obtaining any export license if applicable. Buyer shall first obtain the written consent of Harris prior to submitting any request for authority to export any such technical data. If Buyer receives export controlled information and improperly discloses such information provided Harris properly identified the information as export controlled at the time of Buyer's receipt, Buyer shall to the fullest extent permitted by law indemnify and hold Harris harmless from all claims, demands, damages, costs, fines, penalties, attorney's fees, and all other expenses arising from failure of the Buyer to comply with this clause or with the ITAR or EAR, and from any third party claims or noncompliance by Buyer, its agents or employees.
- 10. **Pricing.** The Equipment is being sold in accordance with the current price list published by Harris. Prices and the terms and conditions of sale are subject to change without notice.
- 11. License. By acceptance of delivery and/or use of the Equipment, the Buyer grants Harris a nonexclusive, nontransferable, worldwide, paid-up license to use the Software and documentation only on the designated Equipment and in conjunction with the Agreement and with Harris' customary business operations. Buyer shall not copy the Software and all Software, manuals and associated documentation remain the property of the Harris or of the Software developer or licensor. No transfer of ownership or rights in technical data, patents, copyrights or trade secrets are expressed or implied.
- 12. **Rights to Inventions.** All Inventions are and shall at all times remain Harris' Confidential Information. All rights, title and interest in and to the Inventions, including all intellectual property rights, remain vested in Harris, its suppliers or licensors, subject only to the license grant below. For purposes hereof, "Inventions" shall mean and include all ideas, concepts, know-how, techniques, inventions, discoveries, improvements, specifications, designs, methods, devices, systems, reports, studies, computer software (in object or source code), programming and other documentation, flow charts, diagrams and all other information or tangible material of any nature whatsoever (in any medium and in any stage of development or completion) included in or resulting from the Equipment, that are conceived, designed, practiced, prepared, produced or developed by Harris or any of its personnel during the course of Buyer's use of the Equipment.

# Software License Key Reactivation Addendum to Harris Government Communications Systems Division Terms and Conditions of Sale for Wireless Equipment, Software and Services

Effective Date: February 28, 2011

This Addendum (the "Addendum") to the Harris Government Communications Systems Division Terms and Conditions of Sale for Wireless Equipment, Software and Services (the "Agreement") will apply to all Orders received from Customer for Equipment and/or Software purchased under the Agreement. In order to maintain the functionality of the Software purchased under the Agreement, as well as to be eligible for any new Software updates and upgrades, Customer agrees to the following:

- 1. Annual Software License Key Reactivation. Customer will reactivate the Software license key annually on or before the date of the one (1) year anniversary of the Agreement or, if the one (1) year anniversary date falls on a weekend or a federal holiday, on the first business day thereafter. To reactivate the Software license key, Customer must log onto the Harris WPG Internet website at <a href="https://www.premier.harris.com/wpg">www.premier.harris.com/wpg</a> or contact Harris WPG Customer Support at 1-800-358-5297 to obtain a Software license key to renew the software for one (1) additional year. Customer acknowledges that timely reactivation of the Software license key is solely Customer's responsibility and Harris will not provide advance notification of Customer's annual reactivation deadline. Failure to timely and properly reactivate the Software license key may affect the operation of the Equipment and/or Software.
- 2. Annual Certification. As part of the annual Software license key reactivation process, or as otherwise requested by Harris, Customer will certify (a) that Equipment and/or Software purchased under the Agreement remains in Customer's sole possession; or (b) that Equipment has been lost, stolen, damaged or destroyed. Customer acknowledges and agrees that it will maintain possession of the Equipment at all times. Customer also acknowledges and agrees that if it transfers, sells, leases, conveys or otherwise provides the Equipment to a third party without the prior written permission of Harris, then Customer will void its software license.

## Harris Government Communications Systems Division Terms and Conditions of Sale for Wireless Equipment, Software and Services

Effective Date: February 15, 2011

- 1. **Definitions.** In addition to the terms defined elsewhere, the following terms used herein have the following meanings:
  - a. "Agreement" means the instrument of contracting; such as a Purchase Order, or other such designation which these terms and conditions of sale for Wireless Equipment, Software and Services are incorporated.

b. "Customer" means the purchaser of Equipment, Software, or Services from Harris.

- c. "Date of Acceptance" means the date when the Customer receives an item of Equipment, Software and/or Services in an undamaged or non-defective condition.
- d. "Environmental Laws" means any law or regulation in any jurisdiction worldwide applicable to the Agreement and includes but it is not limited to the recycling or treatment of waste equipment including the laws implementing the WEEE Directive.

e. "Equipment" means any hardware, including components, but excluding any Software or Services.

- f. "Harris" means Harris Corporation, acting through its Government Communications Systems Division.
- g. "Maintenance Agreement" means a separate agreement for maintenance of the items procured hereunder; such services are not included in this Agreement.
- h. "Purchase Order" means the Customer's purchase order as acknowledged by Harris.
- i. "Purchase Price" means the purchase price as identified in the Purchase Order.
- j. "Quote" means the price quotation of Harris itemizing the purchase price and all exhibits referred to within such Quote, including but not limited to the technical proposal, technical specifications, scope of work, schedule, the Agreement and any Maintenance Agreement specifically included in the purchase price.
- k. "Services" means, training, maintenance support, or other services to be provided to Customer as part of the Agreement.
- . "Software" means software and firmware, including all copies provided to Customer.
- m. "WEEE Directive" means the European Union Directive on Waste Electrical Equipment and includes any and all national laws and regulations, whether civil, criminal, administrative, in any jurisdiction giving effect to that meaning including, but limited to, statutes and subordinate legislation, ordinances permits, common law, local laws, judgments, and any notices, orders, directions, instructions or decisions of any competent authority
- 2. Proposal/Quote Validity. Prices quoted are valid for 180 days from the date of Quote. After the expiration of the 180-day period, Harris may modify its prices or extend the validity period.
- 3. Restricted Use. All Wireless Equipment and/or Software sold by Harris provides the Customer with a capability that is restricted and otherwise controlled under United States Code Title 18 §2512. Use of Equipment is strictly governed by applicable federal, state and local law associated with the intercept and monitoring of oral communications. Harris assumes no liability for any use, misuse or improper use of the Equipment and makes no representations as to Equipment suitability for any specific application. Buyer's right to transfer, sell or assign the Equipment shall be limited to authorized law enforcement and government agencies with the prior written consent of Harris.
  - a. In the event that any of the Equipment or Software purchased under this Agreement is lost or stolen, the Customer shall contact the Harris Help Desk at 1-800-358-5297 within 3 business days. Customer shall provide the Part Number and Serial Number of the Equipment and/or Software and a summary of facts surrounding the incident. Failure to comply with this requirement may result in Harris not accepting future orders from the Customer.

- 4. Acceptance Modification of Terms. The Agreement will be deemed accepted by Customer upon the first to occur of (i) Customer's issuance of the Purchase Order; or (ii) Harris' commencement of performance under the Agreement. In either such event any additional or different terms proposed by Customer are rejected unless expressly approved in writing by Harris. No communication from Customer that in any way differs from or adds to the Agreement, irrespective of whether or not Harris reasonably objects thereto, will be binding upon Harris unless such different or additional terms are agreed to in writing by both Harris and Customer.
- 5. Taxes. All prices quoted are exclusive of all applicable sales, use, excise, and other taxes, duties, fees, or charges. Unless evidence of valid tax exempt status and/or resale certificate is provided by Customer prior to shipment, Harris shall add and Customer shall pay all such applicable taxes or charges levied or imposed to the invoice for the Equipment, Software, and/or Services.
- 6. Shipping and Delivery. Unless otherwise stated in the Agreement, all prices and terms are F.O.B. Destination and include freight charges. Harris may ship Equipment in multiple lots and Customer agrees to accept such multiple shipments and pay for each lot in accordance with the payment terms set forth herein.
- 7. Title and Risk of Loss. Title to and risk of loss for Equipment and Software media sold under the Agreement will pass to Customer upon receipt of equipment.

#### 8. Payment Terms.

- a. Payment for an invoice is due within 30 days from the date of the invoice. Late payment will accrue interest to the outstanding balance at the lower of (i) 1.5% per month, or (ii) the highest rate allowed by law.
- b. Domestic Purchase Orders (not including Maintenance Agreements) are for shipments of Equipment, Software and/or Services to be delivered or Services to be performed within the continental United States and Canada. Harris will submit an invoice within 30 days of the Date of Acceptance of an individual delivery of Equipment, Software or performance of Services as identified in the Purchase Orders.
- 9. Annual Maintenance Agreement. Upon expiration of the warranty period, Customer may execute a separate maintenance agreement with Harris for Equipment. Annual maintenance agreements include:
  - a. Customer telephone support during normal business hours, excluding holidays (Monday through Friday, Eastern Time).
  - b. Additional 12-month warranty on Equipment, with respect to the Equipment Maintenance Agreement.

#### 10. Equipment Return Policy.

a. Equipment Damaged in Shipment. Upon receipt of shipments, Customer should open and inspect all boxes immediately for possible freight damage. If damage is found, Customer must notify the delivery carrier within 48 hours and request an inspection from the freight carrier. After notifying the delivery carrier of damage, Customer will promptly contact Harris for further instructions. Damaged Equipment may not be returned without Harris' prior authorization. For Equipment returned under this paragraph the Date of Acceptance shall be adjusted to reflect the date repaired or undamaged Equipment is received.

- b. Items Shipped in Error. If the Customer receives Equipment and/or Software in error, the Customer will promptly notify Harris and Harris will provide return instructions, pay shipping costs (provided Harris' instructions are followed) and provide a Return Material Authorization (RMA). Customer will retain the Equipment's original packing material for use in return shipment to Harris.
- c. Defective Equipment. Equipment is provided with either Harris' standard equipment warranty or the manufacturer's standard equipment warranty. Upon discovery of a defect or other warranty-related problem, Customer shall promptly contact Harris for warranty support. Customer agrees not to return the Equipment until a service representative has issued an RMA, including a form which Customer must fill out describing the nature of the Equipment defect.
- d. Other Reasons. If Customer desires to return Equipment for other reasons, Customer must contact Harris for a RMA. Harris' customer service representative will require a clear statement of the reason for the return request. Upon approval of Customer's request, an RMA will be issued. Customer will not return any Equipment without an RMA. Equipment being returned may be subject to restocking and other charges. CUSTOM MANUFACTURED OR SPECIAL ORDER ITEMS ARE NOT RETURNABLE.
- e. Upon Receipt of a Return Authorization. RMA numbers must appear on each individual package being returned. Customer is responsible for ensuring the safe return of Equipment for the full invoice amount and all shipping costs. Harris may refuse shipments of Equipment returned without a valid RMA number. All Equipment being returned for credit must be returned in a timely manner and in good condition. If Equipment show evidence of damage, wear and tear, or if components or accessories are missing, then Harris at its sole judgment may reduce any credit agreed to prior to receipt of the Equipment.

# 11. Limited Warranty.

- a. Harris warrants the Equipment and Software ordered hereunder as of the Date of Acceptance to be substantially free from defects in material and workmanship. Harris' liability under this Limited Warranty will commence on the Date of Acceptance of the individual item of Equipment and Software and will terminate after 12 months. Written notice of any defects will be given to Harris upon discovery and Harris will promptly correct such defects by repair or replacement, at its option, without charge. Harris uses new and reconditioned parts to complete repairs and replacements under the terms of this warranty. Defective articles will not be returned to the Harris' factory without the prior written authorization of the Harris. Call 1-800-358-5297 to obtain a Return Material Authorization (RMA) number. Harris will determinate, in its sole discretion, existence and cause of the claimed defect. Specifically excluded from the terms of this Limited Warranty are any defects which occur as a result of:
  - i Acts of God.
  - ii. Physical impact, crash or foreign object damage.
  - iii. Improper installation, use, maintenance, storage, modification or alteration by the Customer or its Customer.
  - iv. The Customer's (or its customer's) operation of the Equipment delivered under this Agreement with any accessory, equipment or part not specifically approved by the Harris unless the Customer furnishes clear and convincing evidence that such accessory, equipment, or part was not a cause of the defect.
  - v. Normal wear and tear. (The Customer recognizes that certain parts have a limited service life and will wear out through normal use.)
  - vi. Equipment or Software subjected to misuse, detrimental exposure or negligence.
- b. Harris is not responsible under this provision for defects with respect to items not provided by Harris or its subcontractors.

- c. For purposes of Harris' warranties for Equipment and Software media, a "defect" is defined as a failure of any unit or component manufactured or supplied by Harris that is not attributable to unauthorized modification or alteration, misuse or lack of care in operation, maintenance or handling. Customer's written notice of the defect must include a description of the defect with detailed information reasonably sufficient for Harris to identify the defect and determine its probable cause. Components or parts that Customer claims to be defective must be available to Harris for inspection and testing. Customer may not return defective Equipment, components or parts without first obtaining an RMA and instructions from Harris. Customer is solely responsible for U.S. Customs and Border Protection clearance or permissions for all replacement parts.
- d. CLAIMS UNDER ANY OF THE FOREGOING WARRANTIES ARE WAIVED UNLESS MADE WITHIN THE EQUIPMENT WARRANTY PERIOD IN THE CASE OF EQUIPMENT, OR WITHIN THE SOFTWARE WARRANTY PERIOD IN THE CASE OF SOFTWARE. NO PERSON IS AUTHORIZED TO GIVE ANY OTHER WARRANTIES OR TO ASSUME ANY OTHER LIABILITIES ON HARRIS' BEHALF, UNLESS MADE OR ASSUMED IN WRITING BY A DULY AUTHORIZED REPRESENTATIVE OF HARRIS.
- e. HARRIS' LIABILITY FOR BREACH OF ANY OR ALL WARRANTIES FOR EQUIPMENT, SOFTWARE, SERVICES AND LICENSED HARRIS PROGRAMS IS EXPRESSLY LIMITED TO THE REPAIR, REPLACEMENT, OR REFUND OF THE PURCHASE PRICE OF SUCH DEFECTIVE EQUIPMENT OR SOFTWARE, LESS A REASONABLE CHARGE FOR USE. IN NO EVENT WILL HARRIS OR ITS LICENSORS BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES BY REASON OF ANY BREACH OF WARRANTY OR DEFECT IN MATERIALS OR WORKMANSHIP. HARRIS WILL NOT BE REQUIRED TO REPAIR, REPLACE, OR REFUND THE PURCHASE PRICE OF EQUIPMENT OR SOFTWARE WHICH HAVE BEEN SUBJECTED TO NEGLECT, ACCIDENT, OR IMPROPER USE, OR WHICH HAVE BEEN ALTERED OTHER THAN BY AUTHORIZED HARRIS PERSONNEL.
- f. HARRIS' SOLE AND EXCLUSIVE LIABILITY HEREUNDER AND CUSTOMER'S SOLE AND EXCLUSIVE REMEDY FOR DEFECTIVE OR NON-CONFORMING EQUIPMENT, SERVICES, AND SOFTWARE. THE FOREGOING WARRANTIES ARE IN LIEU OF ALL OTHER WARRANTIES (EXCEPT AS TO TITLE), WHETHER ORAL OR WRITTEN, EXPRESS OR IMPLIED, OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTY OR CONDITION OF MERCHANTABILITY, ANY IMPLIED WARRANTY OR CONDITION OF FITNESS FOR A PARTICULAR PURPOSE, OR ANY WARRANTY OR CONDITION ARISING OUT OF COURSE OF DEALING, COURSE OF PERFORMANCE, OR CUSTOM OR USAGE OF TRADE. CUSTOMER AGREES THAT NO CIRCUMSTANCE CAUSING CUSTOMER EXCLUSIVE AND LIMITED REMEDIES TO FAIL IN THEIR ESSENTIAL PURPOSE WILL INCREASE OR EXTEND ANY HARRIS WARRANTY.
- 12. Repairs. To repair any Wireless products Equipment after the 12-month warranty has expired, Customer may call 1-800-358-5297 to obtain an RMA number and a quote for the estimated cost for repair.
  - a. Repair Policy. To affect a repair on a Wireless Product, the Equipment and/or Software should be returned to the Harris' factory with a written description of the failure mode. Out-of-warranty repairs apply to any Equipment and/or Software whose standard 12-month warranty has expired, no Maintenance Agreement has been purchased and paid for, and/or any Equipment and/or Software damaged in a manner not covered by the standard warranty, including any defects which occur as identified under 11.a above. Equipment and/or Software should not be returned to the Harris' factory without an RMA. Call 1-800-358-5297 to obtain an RMA number.

b. Support Policy. Harris provides free help desk support throughout the warranty period and Maintenance Agreement of purchased Equipment and/or Software. Technical support is available Monday through Friday, during normal business hours (Eastern Time) excluding holidays, via the help desk support center at 1-800-358-5297.

#### 13. Software License.

- a. Subject to full payment of the Purchase Price by Customer, Harris grants to Customer a nontransferable (except as expressly provided herein), nonexclusive license to use the Software (software, firmware, and documentation) in connection with use of the Equipment purchased hereunder. The Software furnished with the Equipment will be of the latest generation available at the time of shipment of the Equipment. Harris is under no obligation to supply updates to the Software except where expressly agreed to by the parties in writing.
- b. This license is limited to object code programs and related documentation only and does not apply to any of the corresponding source code or program listings.
- c. Customer acknowledges that Harris (or its licensor) has valuable property rights in the Software, and the Software will continue to be the sole and exclusive property of Harris or its licensor. Customer will obtain no title or rights to the Software. All rights in patents, copyrights and trade secrets in relation to the Software will continue to be vested in Harris or its licensor.
- d. Customer will keep the Software confidential by affording access to the Software only to those of its employees, agents, or consultants having a need to know and having such individuals agree in writing to the obligations contained herein. In addition, Customer will employ its best efforts to prevent any unauthorized use, copying, publishing, reproducing, or disclosing of the Software and will treat the Software with the same care as its own confidential information.
- e. The Software may be used only in conjunction with the Equipment purchased hereunder. Customer may not rent, lease, transfer, network, display, or distribute the Software, nor may Customer reverse engineer, disassemble, decompile, modify, alter, translate, or adapt the Software or create any derivative thereof, except where expressly agreed to by the parties in writing.
- f. Customer acknowledges that a violation of this Agreement would cause irreparable injury to Harris or its licensor, and that Harris or its licensor will be entitled, in addition to any other rights and remedies it may have, at law or in equity, to an injunction enjoining and restraining Customer from doing or continuing to do any such act and any other violations or threatened violations of this Agreement. Furthermore, Customer agrees that if Harris or its licensor should waive any breach of any provision of this Agreement, it will not thereby be deemed to have waived any preceding or succeeding breach of the same or any other provision of this Agreement. If Customer sells or otherwise disposes of Customer-owned media on which any Software is fixed, such media must be erased before any sale or disposal.
- 14. Availability Discontinued/Last Time Buy. Harris makes no representation about the continued availability of the Equipment and Software. Harris reserves the right, in its sole discretion, with or without notice, without incurring any liability to Customer or otherwise whether in contract or tort, to discontinue manufacturing or selling any Equipment and Software at any time or from time to time. Harris may within its sole discretion provide Customer with an opportunity to purchase such quantities of the Equipment or Software as Customer estimates it may need ("last time buy") within 30 days of Customer's receipt of notice from Harris. Customer's last time buy rights are limited to products available in Harris' inventory at the time of Customer's request. Harris will provide warranty services and make spare parts available to Customer for a period of one (1) year after notice by Harris to

Customer that the Equipment has been discontinued or for a period of 90 days after notice to Customer that the Software has been discontinued.

### 15. Intellectual Property Indemnification.

- a. In the event any Equipment to be furnished under this Agreement is not to be made in accordance with drawings, samples or manufacturing specifications designated by Customer, but rather is the design of Harris, Harris agrees that it will, at its own expense and at its option, defend or settle any claim, suit, or proceeding brought against Customer or any customer of Customer, based on an allegation that the Equipment furnished under this Agreement constitutes a direct or a contributory infringement of any claim of any United States patent, mask work, copyright or any other intellectual property right. This obligation will be effective only if Customer will have made all payments then due and if Harris is notified promptly of said allegation in writing and given authority, information, and assistance for the settlement or defense of said claim, suit, or proceeding. Harris will pay all damages and costs assessed in such suit or proceedings. In the event of a final adjudication by a court of competent jurisdiction that the Equipment or any part thereof infringes or violates any third party intellectual property right or if the use or sale thereof is enjoined, or if the provisions of any negotiated settlement Agreement prohibit the use of the product, Harris will at its sole option and its own expense, either:
  - i. Procure for Customer the right to continue using the Equipment;
  - ii. Replace it with a substantially equivalent non-infringing equipment;
  - iii. Modify it so it becomes non-infringing but substantially equivalent; or
  - iv. If none of the above is reasonably available, terminate the Customer's right to use the Equipment and return to the Customer a pro-rata portion of the price originally paid by Customer to Harris represented by the remaining useful life of the Equipment as a percentage of the total useful life.
- b. The foregoing indemnity does not apply to the following:
  - i. Infringement by a combination of Equipment furnished under this Agreement with other equipment not furnished hereunder unless Harris is a contributory infringer;
  - ii. Infringement resulting from changes or modifications made to or from the Equipment by the Customer;
  - iii. Any settlements of a claim, suit, or proceeding made without Harris' written consent; and
  - iv. Any Equipment to be furnished under this Agreement which is to be delivered to the United States Government.
- c. The foregoing states the entire liability of Harris with respect to infringement or violation of third party intellectual property rights in connection with Equipment furnished under this Agreement.
- d. In the event any Equipment to be furnished under this Agreement is to be made in accordance with drawings, samples or manufacturing specifications designated by Customer and is not the design of Harris, Customer will, to the fullest extent permitted by applicable law, defend and hold Harris harmless to the same extent and subject to the same requirements as set forth in (a) and (b) above. Should the Customer be the United States Government, the Customer agrees to incorporate FAR 52.227-1, Authorization and Consent, in any Purchase Order or Contract.

#### 16. Technical Data and Inventions.

a. Unless specifically agreed to by Harris and expressly identified and priced in the Agreement as a separate item or items to be delivered by Harris, the sale of Equipment, Software and Services under the Agreement confers on Customer no right in, license under, access to, or entitlement of any kind to any of Harris' technical data including, but not limited to design,

process technology, software and drawings, or to any of Harris' inventions (whether or not patentable), irrespective of whether any such technical data or invention or any portion thereof arose out of work performed under or in connection with the Agreement, and irrespective of whether Customer has paid or is obligated to pay Harris for any part of the design or development of the Equipment, Software or Services.

- b. Harris will not be obliged to safeguard or hold confidential any data whether technical or otherwise, furnished by Customer for Harris' performance of the Agreement unless (and only to the extent that) Customer and Harris have entered into a separate written confidentiality agreement.
- c. Customer will not violate Harris' copyright of documents or Software or disclose Harris' confidential or proprietary data to others without Harris' written permission.
- d. All Inventions are and shall at all times remain Harris's confidential information. All rights, title and interest in and to the Inventions, including all intellectual property rights, remain vested in Harris, its suppliers or licensors, subject only to the license grant below. "Inventions" shall mean and include all ideas, concepts, know-how, techniques, inventions, discoveries, improvements, specifications, designs, methods, devices, systems, reports, studies, computer software (in object or source code), programming and other documentation, flow charts, diagrams and all other information or tangible material of any nature whatsoever (in any medium and in any stage of development or completion) included in or resulting from the work contemplated hereunder, that are conceived, designed, practiced, prepared, produced or developed by Harris or any of its personnel during the course of performance of any Work.

# 17. Excusable Delay.

- a. Harris will be excused from performance under the Agreement and will not be liable to Customer for delay in performance attributable, in whole or in part, to any cause beyond its reasonable control, including, but not limited to, actions or inactions of government whether in its sovereign or contractual capacity, judicial action, war, civil disturbance, insurrection, sabotage, act of public enemy or terrorism, labor difficulties, failure or delay in delivery by Harris' suppliers or subcontractors, transportation difficulties, shortage of energy, materials, labor or equipment, accident, fire, flood, storm or other act of nature, Customer's fault or negligence or where compliance with any applicable environmental law or regulation by Harris is not reasonably technologically or economically feasible, or would otherwise require Harris to change its manufacturing process.
- b. In the event of an excusable delay, Harris will make commercially reasonable efforts to notify Customer of the nature and extent of such delay and (1) Harris will be entitled to a schedule an extension on at least a day-for-day basis, and (2) if the delay is caused by Customer's fault or negligence, Harris will be entitled to an equitable adjustment in price under the Agreement.
- 18. Termination. Either party may terminate this Agreement if the other party defaults in a material respect under this Agreement and fails to cure such default within thirty (30) days after receiving written notice from the other party of such default. If Harris terminates this Agreement based on the Customer's breach, then Harris will be entitled to damages, including any lost profits Harris would have realized, had Harris been permitted to perform in accordance with the Agreement. Customer also will be liable for all costs to Harris resulting from Harris' attempt to enforce its rights hereunder, including, but not limited to collection agency fees, attorney fees, court costs, etc.

### 19. Export and Re-Export Restrictions.

- a. Customer acknowledges that the Equipment and Software sold or licensed to it by Harris under this Agreement may be subject to export controls under the laws of the United States or Canada. Customer will not export or re-export the Equipment or Software, technology, or products manufactured from the technology that are the subject of the Agreement in violation of the export control laws of the United States or Canada. Customer will, to the fullest extent permitted by applicable law defend and hold Harris harmless from and against any loss, damage, or liability arising out of Customer's failure to comply with this Section 19. The Customer will supply to the Harris on a timely basis all necessary information and documentation requested by Harris in order to permit the Harris to export the Equipment, Software and/or Services with respect to any Purchase Order issued by the Customer hereunder, in accordance with the terms of this Agreement.
- represents and warrants that no technical data furnished to it by the disclosing party shall be disclosed to any foreign nation, firm, or country, including foreign nationals, employed by or associated with the receiving party, nor shall any technical data be exported from the United States without first complying with all requirements of the International Traffic in Arms Regulations (ITAR) or the Export Administration Regulations (EAR), including the requirement for obtaining any export license if applicable. The receiving party shall first obtain the written consent of the disclosing party prior to submitting any request for authority to export any such technical data. The receiving party will, to the fullest extent permitted by applicable law defend and hold the disclosing party harmless for all claims, demands, damages, costs, fines, penalties, attorney's fees, and all other expenses arising from failure of the receiving party to comply with this Section 19 or with the ITAR and EAR.
- c. Harris will not provide, or be responsible for obtaining any U.S. Government export licenses/approvals to provide any technical information, data or technical services to Customer or Customer's representatives, consultants or agents who are "foreign persons" as defined in the ITAR. Customer has the sole responsibility for obtaining necessary U.S. Government export licenses/approvals for any transfer of Equipment, Software or Services to Customer hereunder to Customer's representatives, consultants or agents who are such "foreign persons." Further, Harris will not be responsible for late delivery, delay or nonperformance under this Agreement due to the U.S. Government's delay or denial of any license that is Customer's responsibility to obtain.
- 20. Compliance with Waste Recycling Laws. Customer acknowledges and agrees that the supply of the Equipment by Harris to the Customer, and the resale or re-supply of the Equipment by the Customer, may give rise to obligations for Harris and the Customer under applicable environmental laws or regulations as defined herein. The Customer will be responsible for the collection, recycling, reuse and disposal of the Equipment in compliance with such Environmental Laws. "Environmental Laws" means any law or regulation in any jurisdiction worldwide applicable to the Agreement and includes but it is not limited to the recycling or treatment of waste equipment including the laws implementing the WEEE Directive as defined hereinafter. "WEEE Directive" means the European Union Directive on Waste Electrical Equipment and will include any and all national laws and regulations, whether civil, criminal, administrative, in any jurisdiction giving effect to that meaning including, but limited to, statutes and subordinate legislation, ordinances permits, common law, local laws, judgments, and any notices, orders, directions, instructions or decisions of any competent authority. Harris may arrange for services, paid for by Customer, to recycle or dispose of Harris manufactured products in compliance with the Environmental Laws. The Customer will to the fullest extent permitted by applicable law defend and hold Harris harmless against all expenses, costs, claims, liabilities or damage of any nature incurred by any of them relating to the collection, recycling, reuse and disposal of any Equipment or otherwise arising in connection with their respective obligations under the Environmental Laws, or by reason of any failure or alleged failure by the Customer to comply with its obligations under the Environmental Laws. The Customer will provide

Harris with such compliance plans or other documents and information that Harris may reasonably request to enable Harris and its affiliates to verify and prove to any enforcement agency the compliance by the Customer and Harris of their respective obligations under this Section and/or the Environmental Laws.

- 21. Limitation of Liability. NOT WITHSTANDING ANYTHING IN THIS AGREEMENT TO THE CONTRARY, UNDER NO CIRCUMSTANCES WILL HARRIS BE LIABLE FOR (A) ANY SPECIAL, INDIRECT, INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES REGARDLESS OF THE CAUSE, EVEN IF SUCH DAMAGES ARE FORESEEABLE, OR (B) LOSS OF REVENUE, LOSS OF PROFITS, LOSS OF BUSINESS OR LOSS OF USE EVEN IF HARRIS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION WILL APPLY TO ANY CLAIM OR CAUSE OF ACTION WHETHER IN CONTRACT OR TORT (INCLUDING NEGLIGENCE, STRICT LIABILITY OR BREACH OF WARRANTY). IN NO EVENT WILL HARRIS' LIABILITY TO CUSTOMER OR ANY PARTY CLAIMING THROUGH CUSTOMER EXCEED THE ACTUAL PURCHASE PRICE PAID BY CUSTOMER FOR ANY EQUIPMENT, SOFTWARE OR SERVICES SUPPLIED HEREUNDER. THIS SECTION WILL SURVIVE THE TERM OR EXPIRATION OF THIS AGREEMENT. CUSTOMER AGREES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, TO HOLD HARMLESS HARRIS AGAINST ALL LOSS OR LIABILITY FROM CLAIMS BY CUSTOMER OR A THIRD PARTY ARISING OUT OF OR RELATING TO CUSTOMER'S INSTALLATION, OPERATION, OR USE OF THE EQUIPMENT OR SOFTWARE.
- 22. Applicable Law, Venue, and Jurisdiction. The Agreement, and any disputes related thereto, will be governed by and interpreted in accordance with the laws of the State of Florida, USA, without regard to conflict of law principles. The parties specifically exclude the application of the United Nations' Convention on Contracts for the International Sale of Goods to the Agreement, to the contractual relationship created under the Agreement, and to the construction, validity, enforcement, and interpretation of the Agreement. The parties agree that the exclusive venue for any action arising out of or related to the Agreement will be in the courts with the appropriate jurisdiction located in Brevard County, Florida, and each party irrevocably submits to the jurisdiction of each such court in any such action and waives any objection it may now or hereafter have to venue or personal jurisdiction in each such court. The prevailing party in any action related to the dispute or interpretation of the Agreement will be entitled to recover its reasonable attorneys fees incurred in pursuing the action, including those fees incurred throughout all bankruptcy and appellate proceedings.
- 23. Jury Waiver. Customer and Harris further agree, to the extent permitted by law, to waive all rights to a trial by jury of any action relating to the dispute or interpretation of the agreement, whether sounding in contract, tort, or otherwise. The parties specifically acknowledge that this waiver is made knowingly and voluntarily after an adequate opportunity to negotiate its terms and that such waiver is material consideration for the sale and purchase contemplated hereby.
- 24. Assumption of Risk. Each party hereto acknowledges (a) the risks of its undertakings hereunder, (b) the uncertainty of the benefits and obligations hereunder, and (c) its assumption of such risks and uncertainty. Each party has conducted its own due diligence and requested and reviewed any contracts, business plans, financial documents and other written material as in such party's opinion will be the basis of that party's decision to enter into the Agreement.
- 25. Reliance on Counsel and Other Advisors. Each party has consulted such legal, financial, technical or other experts it deems necessary or desirable before entering into the Agreement. Each party represents and warrants that it has read, knows, understands and agrees with the terms of the Agreement, and the Agreement will not be construed against either party as the drafter.

26. Compliance with Applicable Laws. Customer warrants that Customer will comply with any and all applicable U.S. federal, state and local laws, and will operate in good faith to comply with other laws and regulations and industry best practices, applicable to such party's performance hereunder, and will promptly act to correct any noncompliance once identified.

#### 27. General Provisions.

- a. **Publicity.** Neither party will, without the prior written consent of the other party: (a) issue any news release, public announcement, denial or confirmation of this Agreement or its subject matter; or (b) in any manner advertise or publish the fact of this Agreement.
- b. **Disputes.** The parties will to the fullest extent practical resolve disputes through collaborative procedures. To that end, any and all disputes between the parties will be quickly addressed to prevent such disputes from causing contractual or performance problems.
- c. Assignment. Customer will not assign any of its rights under this Agreement, voluntarily or involuntarily, whether by merger, consolidation, dissolution, operation of law or any other manner. Any purported assignment of rights in violation of this Section is null and void.
- d. **Enforceability.** If any provision of this Agreement is held invalid, illegal or unenforceable, the validity, legality or enforceability of the remaining provisions will, to the extent of such invalidity, illegality, or unenforceability, be severed, but without in any way affecting the remainder of such provision or any other provision contained herein, all of which will continue in full force and effect.
- e. No Waiver. Waiver or failure by Harris to enforce any of the terms or conditions hereunder or the delay in exercise of any of its remedies or any terms or condition herein, will not be a future waiver of any such right, or be a waiver of any other term, condition or remedy contained herein.
- f. **Headings.** Headings in this Agreement are provided for the convenience only and do not affect this Agreement's construction or interpretation.
- g. Orders Issued under Government Prime or Subcontracts. In the event this Agreement relates to a U.S. federal government prime contract or subcontract, nothing contained in this Agreement will be construed to authorize the waiver of any provision of law as prescribed in Federal Acquisition Regulation (FAR) Part 12, or terms as set forth in the current version of FAR 52.244-6, Subcontracts for Commercial Items, if applicable.
- h. **Notices.** All notices must be in writing and will be effective when received by (1) personal delivery, (2) registered, certified, or nationally recognized overnight mail, proof of receipt requested, and (3) facsimile, if confirmed within three (3) business days by one of the other methods herein, at the addresses or facsimile numbers indicated or to such other addresses or facsimile numbers as the parties may specify by giving notice pursuant hereto. A copy of all notices must be sent to Harris Corporation, PO Box 37, Mail Stop: R5/11A, Melbourne, FL 32902, Attention: Contracts Manager, or email to <a href="www.wpg@harris.com">wpg@harris.com</a>.
- i. **English Language.** The parties confirm that it is their wish that this Agreement, as well as any other documents relating hereto including notices, have been and will be drawn up in English only.
- j. GSA. All purchase orders under General Services Administration (GSA) Schedule #GS-35F-0283J are subject to the GSA Terms and Conditions which will supersede all other terms and conditions provided.

- k. Survivability. The following provisions shall survive the completion or termination of this Agreement: Section 3 (Restricted Use), Section 11 (Limited Warranty), Section 13 (Software License), Section 15 (Intellectual Property Indemnification), Section 19 (Export and Re-export Restrictions), Section 21 (Limitation of Liability), Section 22 (Applicable Law, Venue and Jurisdiction), Section 23 (Jury Waiver), and Section 27 (General Provisions).
- 28. Entire Agreement. The Agreement supersedes all previous proposals, negotiations, conversations, and understandings, whether oral or written, and constitutes the sole and entire agreement between the parties pertaining to the subject matter hereof. No modification or deletion of, or addition to these terms, will be binding unless made in writing and signed by duly authorized representatives of both parties.

Harris GCSD	Customer
Signature	Signature
Julie Bonine Name	Name
Title	Title
Date	Date



# Harris Proprietary

Quote	QTE6779-03321
Date	4/11/2012
Page:	1

HARRIS CORP - WIRELESS PRODUCTS GROUP P.O. BOX 9800, M/S R5-11A MELBOURNE, FL 32902-9800

PH: 800-358-5297, FAX: 321-309-7437,wpg@harris.com

Quotation

Bill To:

Chicago Police Department Sgt. Jim Washburn james.washburn@ chicagopolice.org 3340 W. Fillmore Ave. Chicago, IL 60624 Ship To:

Chicago Police Department Attn: Sgt. James Washburn 3340 W. Fillmore Ave.

Tax

Freight
Trade Discount

**Purchase Price** 

\$0.00

\$0.00

Chicago IL 60624

DISCLOSURE OF THIS DOCUMENT AND THE INFORMATION IT CONTAINS ARE STRICTLY PROHIBITED BY FEDERAL LAW (18 U.S.C. § 2512). THIS DOCUMENT CONTAINS HARRIS TRADE SECRET AND CONFIDENTIAL BUSINESS OR FINANCIAL INFORMATION EXEMPT FROM DISCLOSURE UNDER THE FREEDOM OF INFORMATION ACT. THIS DOCUMENT MAY CONTAIN TECHNICAL DATA ACCORDING TO THE DEPARTMENT OF STATE, INTERNATIONAL TRAFFIC IN ARMS REGULATIONS (1TAR), 22 CFR CHAPTER 1, SUBCHAPTER M, PARTS 123-130) AND THE DEPARTMENT OF COMMERCE, EXPORT ADMINISTRATION REGULATIONS (EAR), 15 CFR PARTS 730-774. THIS DOCUMENT AND THE INFORMATION IT CONTAINS MAY NOT BE EXPORTED OR SHARED WITH A FOREIGN NATIONAL WITHOUT A VALID EXPORT AUTHORIZATION, BEFORE MAKING OR PERMITTING ANY DISCLOSURE OF THIS DOCUMENT OR THE INFORMATION IT CONTAINS, WHETHER IN FULL OR IN PART, HARRIS SHALL BE GIVEN TIMELY NOTICE AND THE OPPORTUNITY TO CHALLENGE SUCH DISCLOSURE UNDER APPLICABLE LAW.

Purchase	Order No.	Customer		Salesperson ID	Shipping Method	Payr	nent Terms	Reg Ship Da	Jate Master No	
		CPB-CHGIL	~	WPG5	BEST WAY	Net 3		0/0/0000	4,01	
Quantity	Item Num	ber	Desc	ription	L	MOU	Discount	Unit Price	Ext. Price	
1	SRAY-II-U-S	SW	StingRa	ay II U Software		EA		\$22,000.00	\$22,000.0	
	NOTE				,				\$0.0	
	to change. C	hed Ts&Cs are	180 day	s from date of						
									0.0	
mit Payme	W To						Subto	ntal .	\$22,000	
mu Pavme	m to.						Misc	· tui	\$0.	

# Software License Key Reactivation Addendum to Harris Government Communications Systems Division Terms and Conditions of Sale for Wireless Equipment, Software and Services

Effective Date: February 28, 2011

This Addendum (the "Addendum") to the Harris Government Communications Systems Division Terms and Conditions of Sale for Wireless Equipment, Software and Services (the "Agreement") will apply to all Orders received from Customer for Equipment and/or Software purchased under the Agreement. In order to maintain the functionality of the Software purchased under the Agreement, as well as to be eligible for any new Software updates and upgrades, Customer agrees to the following:

- 1. Annual Software License Key Reactivation. Customer will reactivate the Software license key annually on or before the date of the one (1) year anniversary of the Agreement or, if the one (1) year anniversary date falls on a weekend or a federal holiday, on the first business day thereafter. To reactivate the Software license key, Customer must log onto the Harris WPG Internet website at <a href="https://www.premier.harris.com/wpq">www.premier.harris.com/wpq</a> or contact Harris WPG Customer Support at 1-800-358-5297 to obtain a Software license key to renew the software for one (1) additional year. Customer acknowledges that timely reactivation of the Software license key is solely Customer's responsibility and Harris will not provide advance notification of Customer's annual reactivation deadline. Failure to timely and properly reactivate the Software license key may affect the operation of the Equipment and/or Software.
- 2. <u>Annual Certification</u>. As part of the annual Software license key reactivation process, or as otherwise requested by Harris, Customer will certify (a) that Equipment and/or Software purchased under the Agreement remains in Customer's sole possession; or (b) that Equipment has been lost, stolen, damaged or destroyed. Customer acknowledges and agrees that it will maintain possession of the Equipment at all times. Customer also acknowledges and agrees that if it transfers, sells, leases, conveys or otherwise provides the Equipment to a third party without the prior written permission of Harris, then Customer will void its software license.

## Harris Government Communications Systems Division Terms and Conditions of Sale for Wireless Equipment, Software and Services

Effective Date: February 15, 2011

- 1. **Definitions.** In addition to the terms defined elsewhere, the following terms used herein have the following meanings:
  - a. "Agreement" means the instrument of contracting; such as a Purchase Order, or other such designation which these terms and conditions of sale for Wireless Equipment, Software and Services are incorporated.

b. "Customer" means the purchaser of Equipment, Software, or Services from Harris.

- c. "Date of Acceptance" means the date when the Customer receives an item of Equipment, Software and/or Services in an undamaged or non-defective condition.
- d. "Environmental Laws" means any law or regulation in any jurisdiction worldwide applicable to the Agreement and includes but it is not limited to the recycling or treatment of waste equipment including the laws implementing the WEEE Directive.
- e. "Equipment" means any hardware, including components, but excluding any Software or Services.
- f. "Harris" means Harris Corporation, acting through its Government Communications Systems Division.
- g. "Maintenance Agreement" means a separate agreement for maintenance of the items procured hereunder; such services are not included in this Agreement.
- h. "Purchase Order" means the Customer's purchase order as acknowledged by Harris.
- i. "Purchase Price" means the purchase price as identified in the Purchase Order.
- j. "Quote" means the price quotation of Harris itemizing the purchase price and all exhibits referred to within such Quote, including but not limited to the technical proposal, technical specifications, scope of work, schedule, the Agreement and any Maintenance Agreement specifically included in the purchase price.
- k. "Services" means, training, maintenance support, or other services to be provided to Customer as part of the Agreement.
- I. "Software" means software and firmware, including all copies provided to Customer.
- m. "WEEE Directive" means the European Union Directive on Waste Electrical Equipment and includes any and all national laws and regulations, whether civil, criminal, administrative, in any jurisdiction giving effect to that meaning including, but limited to, statutes and subordinate legislation, ordinances permits, common law, local laws, judgments, and any notices, orders, directions, instructions or decisions of any competent authority
- 2. Proposal/Quote Validity. Prices quoted are valid for 180 days from the date of Quote. After the expiration of the 180-day period, Harris may modify its prices or extend the validity period.
- 3. Restricted Use. All Wireless Equipment and/or Software sold by Harris provides the Customer with a capability that is restricted and otherwise controlled under United States Code Title 18 §2512. Use of Equipment is strictly governed by applicable federal, state and local law associated with the intercept and monitoring of oral communications. Harris assumes no liability for any use, misuse or improper use of the Equipment and makes no representations as to Equipment suitability for any specific application. Buyer's right to transfer, sell or assign the Equipment shall be limited to authorized law enforcement and government agencies with the prior written consent of Harris.
  - a. In the event that any of the Equipment or Software purchased under this Agreement is lost or stolen, the Customer shall contact the Harris Help Desk at 1-800-358-5297 within 3 business days. Customer shall provide the Part Number and Serial Number of the Equipment and/or Software and a summary of facts surrounding the incident. Failure to comply with this requirement may result in Harris not accepting future orders from the Customer.

- 4. Acceptance Modification of Terms. The Agreement will be deemed accepted by Customer upon the first to occur of (i) Customer's issuance of the Purchase Order; or (ii) Harris' commencement of performance under the Agreement. In either such event any additional or different terms proposed by Customer are rejected unless expressly approved in writing by Harris. No communication from Customer that in any way differs from or adds to the Agreement, irrespective of whether or not Harris reasonably objects thereto, will be binding upon Harris unless such different or additional terms are agreed to in writing by both Harris and Customer.
- 5. Taxes. All prices quoted are exclusive of all applicable sales, use, excise, and other taxes, duties, fees, or charges. Unless evidence of valid tax exempt status and/or resale certificate is provided by Customer prior to shipment, Harris shall add and Customer shall pay all such applicable taxes or charges levied or imposed to the invoice for the Equipment, Software, and/or Services.
- 6. Shipping and Delivery. Unless otherwise stated in the Agreement, all prices and terms are F.O.B. Destination and include freight charges. Harris may ship Equipment in multiple lots and Customer agrees to accept such multiple shipments and pay for each lot in accordance with the payment terms set forth herein.
- 7. Title and Risk of Loss. Title to and risk of loss for Equipment and Software media sold under the Agreement will pass to Customer upon receipt of equipment.

#### 8. Payment Terms.

- a. Payment for an invoice is due within 30 days from the date of the invoice. Late payment will accrue interest to the outstanding balance at the lower of (i) 1.5% per month, or (ii) the highest rate allowed by law.
- b. Domestic Purchase Orders (not including Maintenance Agreements) are for shipments of Equipment, Software and/or Services to be delivered or Services to be performed within the continental United States and Canada. Harris will submit an invoice within 30 days of the Date of Acceptance of an individual delivery of Equipment, Software or performance of Services as identified in the Purchase Orders.
- 9. Annual Maintenance Agreement. Upon expiration of the warranty period, Customer may execute a separate maintenance agreement with Harris for Equipment. Annual maintenance agreements include:
  - a. Customer telephone support during normal business hours, excluding holidays (Monday through Friday, Eastern Time).
  - b. Additional 12-month warranty on Equipment, with respect to the Equipment Maintenance Agreement.

# 10. Equipment Return Policy.

a. Equipment Damaged in Shipment. Upon receipt of shipments, Customer should open and inspect all boxes immediately for possible freight damage. If damage is found, Customer must notify the delivery carrier within 48 hours and request an inspection from the freight carrier. After notifying the delivery carrier of damage, Customer will promptly contact Harris for further instructions. Damaged Equipment may not be returned without Harris' prior authorization. For Equipment returned under this paragraph the Date of Acceptance shall be adjusted to reflect the date repaired or undamaged Equipment is received.

- b. Items Shipped in Error. If the Customer receives Equipment and/or Software in error, the Customer will promptly notify Harris and Harris will provide return instructions, pay shipping costs (provided Harris' instructions are followed) and provide a Return Material Authorization (RMA). Customer will retain the Equipment's original packing material for use in return shipment to Harris.
- c. Defective Equipment. Equipment is provided with either Harris' standard equipment warranty or the manufacturer's standard equipment warranty. Upon discovery of a defect or other warranty-related problem, Customer shall promptly contact Harris for warranty support. Customer agrees not to return the Equipment until a service representative has issued an RMA, including a form which Customer must fill out describing the nature of the Equipment defect.
- d. Other Reasons. If Customer desires to return Equipment for other reasons, Customer must contact Harris for a RMA. Harris' customer service representative will require a clear statement of the reason for the return request. Upon approval of Customer's request, an RMA will be issued. Customer will not return any Equipment without an RMA. Equipment being returned may be subject to restocking and other charges. CUSTOM MANUFACTURED OR SPECIAL ORDER ITEMS ARE NOT RETURNABLE.
- e. Upon Receipt of a Return Authorization. RMA numbers must appear on each individual package being returned. Customer is responsible for ensuring the safe return of Equipment for the full invoice amount and all shipping costs. Harris may refuse shipments of Equipment returned without a valid RMA number. All Equipment being returned for credit must be returned in a timely manner and in good condition. If Equipment show evidence of damage, wear and tear, or if components or accessories are missing, then Harris at its sole judgment may reduce any credit agreed to prior to receipt of the Equipment.

#### 11. Limited Warranty.

- a. Harris warrants the Equipment and Software ordered hereunder as of the Date of Acceptance to be substantially free from defects in material and workmanship. Harris' liability under this Limited Warranty will commence on the Date of Acceptance of the individual item of Equipment and Software and will terminate after 12 months. Written notice of any defects will be given to Harris upon discovery and Harris will promptly correct such defects by repair or replacement, at its option, without charge. Harris uses new and reconditioned parts to complete repairs and replacements under the terms of this warranty. Defective articles will not be returned to the Harris' factory without the prior written authorization of the Harris. Call 1-800-358-5297 to obtain a Return Material Authorization (RMA) number. Harris will determinate, in its sole discretion, existence and cause of the claimed defect. Specifically excluded from the terms of this Limited Warranty are any defects which occur as a result of:
  - i. Acts of God.
  - ii. Physical impact, crash or foreign object damage.
  - iii. Improper installation, use, maintenance, storage, modification or alteration by the Customer or its Customer.
  - iv. The Customer's (or its customer's) operation of the Equipment delivered under this Agreement with any accessory, equipment or part not specifically approved by the Harris unless the Customer furnishes clear and convincing evidence that such accessory, equipment, or part was not a cause of the defect.
  - v. Normal wear and tear. (The Customer recognizes that certain parts have a limited service life and will wear out through normal use.)
  - vi. Equipment or Software subjected to misuse, detrimental exposure or negligence.
- b. Harris is not responsible under this provision for defects with respect to items not provided by Harris or its subcontractors.

- c. For purposes of Harris' warranties for Equipment and Software media, a "defect" is defined as a failure of any unit or component manufactured or supplied by Harris that is not attributable to unauthorized modification or alteration, misuse or lack of care in operation, maintenance or handling. Customer's written notice of the defect must include a description of the defect with detailed information reasonably sufficient for Harris to identify the defect and determine its probable cause. Components or parts that Customer claims to be defective must be available to Harris for inspection and testing. Customer may not return defective Equipment, components or parts without first obtaining an RMA and instructions from Harris. Customer is solely responsible for U.S. Customs and Border Protection clearance or permissions for all replacement parts.
- d. CLAIMS UNDER ANY OF THE FOREGOING WARRANTIES ARE WAIVED UNLESS MADE WITHIN THE EQUIPMENT WARRANTY PERIOD IN THE CASE OF EQUIPMENT, OR WITHIN THE SOFTWARE WARRANTY PERIOD IN THE CASE OF SOFTWARE. NO PERSON IS AUTHORIZED TO GIVE ANY OTHER WARRANTIES OR TO ASSUME ANY OTHER LIABILITIES ON HARRIS' BEHALF, UNLESS MADE OR ASSUMED IN WRITING BY A DULY AUTHORIZED REPRESENTATIVE OF HARRIS.
- e. HARRIS' LIABILITY FOR BREACH OF ANY OR ALL WARRANTIES FOR EQUIPMENT, SOFTWARE, SERVICES AND LICENSED HARRIS PROGRAMS IS EXPRESSLY LIMITED TO THE REPAIR, REPLACEMENT, OR REFUND OF THE PURCHASE PRICE OF SUCH DEFECTIVE EQUIPMENT OR SOFTWARE, LESS A REASONABLE CHARGE FOR USE. IN NO EVENT WILL HARRIS OR ITS LICENSORS BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES BY REASON OF ANY BREACH OF WARRANTY OR DEFECT IN MATERIALS OR WORKMANSHIP. HARRIS WILL NOT BE REQUIRED TO REPAIR, REPLACE, OR REFUND THE PURCHASE PRICE OF EQUIPMENT OR SOFTWARE WHICH HAVE BEEN SUBJECTED TO NEGLECT, ACCIDENT, OR IMPROPER USE, OR WHICH HAVE BEEN ALTERED OTHER THAN BY AUTHORIZED HARRIS PERSONNEL.
- f. HARRIS' SOLE AND EXCLUSIVE LIABILITY HEREUNDER AND CUSTOMER'S SOLE AND EXCLUSIVE REMEDY FOR DEFECTIVE OR NON-CONFORMING EQUIPMENT, SERVICES, AND SOFTWARE. THE FOREGOING WARRANTIES ARE IN LIEU OF ALL OTHER WARRANTIES (EXCEPT AS TO TITLE), WHETHER ORAL OR WRITTEN, EXPRESS OR IMPLIED, OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTY OR CONDITION OF MERCHANTABILITY, ANY IMPLIED WARRANTY OR CONDITION OF FITNESS FOR A PARTICULAR PURPOSE, OR ANY WARRANTY OR CONDITION ARISING OUT OF COURSE OF DEALING, COURSE OF PERFORMANCE, OR CUSTOM OR USAGE OF TRADE. CUSTOMER AGREES THAT NO CIRCUMSTANCE CAUSING CUSTOMER EXCLUSIVE AND LIMITED REMEDIES TO FAIL IN THEIR ESSENTIAL PURPOSE WILL INCREASE OR EXTEND ANY HARRIS WARRANTY.
- **12. Repairs.** To repair any Wireless products Equipment after the 12-month warranty has expired, Customer may call 1-800-358-5297 to obtain an RMA number and a quote for the estimated cost for repair.
  - a. Repair Policy. To affect a repair on a Wireless Product, the Equipment and/or Software should be returned to the Harris' factory with a written description of the failure mode. Out-of-warranty repairs apply to any Equipment and/or Software whose standard 12-month warranty has expired, no Maintenance Agreement has been purchased and paid for, and/or any Equipment and/or Software damaged in a manner not covered by the standard warranty, including any defects which occur as identified under 11.a above. Equipment and/or Software should not be returned to the Harris' factory without an RMA. Call 1-800-358-5297 to obtain an RMA number.

b. Support Policy. Harris provides free help desk support throughout the warranty period and Maintenance Agreement of purchased Equipment and/or Software. Technical support is available Monday through Friday, during normal business hours (Eastern Time) excluding holidays, via the help desk support center at 1-800-358-5297.

#### 13. Software License.

- a. Subject to full payment of the Purchase Price by Customer, Harris grants to Customer a nontransferable (except as expressly provided herein), nonexclusive license to use the Software (software, firmware, and documentation) in connection with use of the Equipment purchased hereunder. The Software furnished with the Equipment will be of the latest generation available at the time of shipment of the Equipment. Harris is under no obligation to supply updates to the Software except where expressly agreed to by the parties in writing.
- b. This license is limited to object code programs and related documentation only and does not apply to any of the corresponding source code or program listings.
- c. Customer acknowledges that Harris (or its licensor) has valuable property rights in the Software, and the Software will continue to be the sole and exclusive property of Harris or its licensor. Customer will obtain no title or rights to the Software. All rights in patents, copyrights and trade secrets in relation to the Software will continue to be vested in Harris or its licensor.
- d. Customer will keep the Software confidential by affording access to the Software only to those of its employees, agents, or consultants having a need to know and having such individuals agree in writing to the obligations contained herein. In addition, Customer will employ its best efforts to prevent any unauthorized use, copying, publishing, reproducing, or disclosing of the Software and will treat the Software with the same care as its own confidential information.
- e. The Software may be used only in conjunction with the Equipment purchased hereunder. Customer may not rent, lease, transfer, network, display, or distribute the Software, nor may Customer reverse engineer, disassemble, decompile, modify, alter, translate, or adapt the Software or create any derivative thereof, except where expressly agreed to by the parties in writing.
- f. Customer acknowledges that a violation of this Agreement would cause irreparable injury to Harris or its licensor, and that Harris or its licensor will be entitled, in addition to any other rights and remedies it may have, at law or in equity, to an injunction enjoining and restraining Customer from doing or continuing to do any such act and any other violations or threatened violations of this Agreement. Furthermore, Customer agrees that if Harris or its licensor should waive any breach of any provision of this Agreement, it will not thereby be deemed to have waived any preceding or succeeding breach of the same or any other provision of this Agreement. If Customer sells or otherwise disposes of Customer-owned media on which any Software is fixed, such media must be erased before any sale or disposal.
- 14. Availability Discontinued/Last Time Buy. Harris makes no representation about the continued availability of the Equipment and Software. Harris reserves the right, in its sole discretion, with or without notice, without incurring any liability to Customer or otherwise whether in contract or tort, to discontinue manufacturing or selling any Equipment and Software at any time or from time to time. Harris may within its sole discretion provide Customer with an opportunity to purchase such quantities of the Equipment or Software as Customer estimates it may need ("last time buy") within 30 days of Customer's receipt of notice from Harris. Customer's last time buy rights are limited to products available in Harris' inventory at the time of Customer's request. Harris will provide warranty services and make spare parts available to Customer for a period of one (1) year after notice by Harris to

Customer that the Equipment has been discontinued or for a period of 90 days after notice to Customer that the Software has been discontinued.

# 15. Intellectual Property Indemnification.

- a. In the event any Equipment to be furnished under this Agreement is not to be made in accordance with drawings, samples or manufacturing specifications designated by Customer, but rather is the design of Harris, Harris agrees that it will, at its own expense and at its option, defend or settle any claim, suit, or proceeding brought against Customer or any customer of Customer, based on an allegation that the Equipment furnished under this Agreement constitutes a direct or a contributory infringement of any claim of any United States patent, mask work, copyright or any other intellectual property right. This obligation will be effective only if Customer will have made all payments then due and if Harris is notified promptly of said allegation in writing and given authority, information, and assistance for the settlement or defense of said claim, suit, or proceeding. Harris will pay all damages and costs assessed in such suit or proceedings. In the event of a final adjudication by a court of competent jurisdiction that the Equipment or any part thereof infringes or violates any third party intellectual property right or if the use or sale thereof is enjoined, or if the provisions of any negotiated settlement Agreement prohibit the use of the product, Harris will at its sole option and its own expense, either:
  - i. Procure for Customer the right to continue using the Equipment;
  - ii. Replace it with a substantially equivalent non-infringing equipment;
  - iii. Modify it so it becomes non-infringing but substantially equivalent; or
  - iv. If none of the above is reasonably available, terminate the Customer's right to use the Equipment and return to the Customer a pro-rata portion of the price originally paid by Customer to Harris represented by the remaining useful life of the Equipment as a percentage of the total useful life.
- b. The foregoing indemnity does not apply to the following:
  - i. Infringement by a combination of Equipment furnished under this Agreement with other equipment not furnished hereunder unless Harris is a contributory infringer;
  - ii. Infringement resulting from changes or modifications made to or from the Equipment by the Customer;
  - iii. Any settlements of a claim, suit, or proceeding made without Harris' written consent; and
  - iv. Any Equipment to be furnished under this Agreement which is to be delivered to the United States Government.
- c. The foregoing states the entire liability of Harris with respect to infringement or violation of third party intellectual property rights in connection with Equipment furnished under this Agreement.
- d. In the event any Equipment to be furnished under this Agreement is to be made in accordance with drawings, samples or manufacturing specifications designated by Customer and is not the design of Harris, Customer will, to the fullest extent permitted by applicable law, defend and hold Harris harmless to the same extent and subject to the same requirements as set forth in (a) and (b) above. Should the Customer be the United States Government, the Customer agrees to incorporate FAR 52.227-1, Authorization and Consent, in any Purchase Order or Contract.

#### 16. Technical Data and Inventions.

a. Unless specifically agreed to by Harris and expressly identified and priced in the Agreement as a separate item or items to be delivered by Harris, the sale of Equipment, Software and Services under the Agreement confers on Customer no right in, license under, access to, or entitlement of any kind to any of Harris' technical data including, but not limited to design, process technology, software and drawings, or to any of Harris' inventions (whether or not patentable), irrespective of whether any such technical data or invention or any portion thereof arose out of work performed under or in connection with the Agreement, and irrespective of whether Customer has paid or is obligated to pay Harris for any part of the design or development of the Equipment, Software or Services.

- b. Harris will not be obliged to safeguard or hold confidential any data whether technical or otherwise, furnished by Customer for Harris' performance of the Agreement unless (and only to the extent that) Customer and Harris have entered into a separate written confidentiality agreement.
- c. Customer will not violate Harris' copyright of documents or Software or disclose Harris' confidential or proprietary data to others without Harris' written permission.
- d. All Inventions are and shall at all times remain Harris's confidential information. All rights, title and interest in and to the Inventions, including all intellectual property rights, remain vested in Harris, its suppliers or licensors, subject only to the license grant below. "Inventions" shall mean and include all ideas, concepts, know-how, techniques, inventions, discoveries, improvements, specifications, designs, methods, devices, systems, reports, studies, computer software (in object or source code), programming and other documentation, flow charts, diagrams and all other information or tangible material of any nature whatsoever (in any medium and in any stage of development or completion) included in or resulting from the work contemplated hereunder, that are conceived, designed, practiced, prepared, produced or developed by Harris or any of its personnel during the course of performance of any Work.

# 17. Excusable Delay.

- a. Harris will be excused from performance under the Agreement and will not be liable to Customer for delay in performance attributable, in whole or in part, to any cause beyond its reasonable control, including, but not limited to, actions or inactions of government whether in its sovereign or contractual capacity, judicial action, war, civil disturbance, insurrection, sabotage, act of public enemy or terrorism, labor difficulties, failure or delay in delivery by Harris' suppliers or subcontractors, transportation difficulties, shortage of energy, materials, labor or equipment, accident, fire, flood, storm or other act of nature, Customer's fault or negligence or where compliance with any applicable environmental law or regulation by Harris is not reasonably technologically or economically feasible, or would otherwise require Harris to change its manufacturing process.
- b. In the event of an excusable delay, Harris will make commercially reasonable efforts to notify Customer of the nature and extent of such delay and (1) Harris will be entitled to a schedule an extension on at least a day-for-day basis, and (2) if the delay is caused by Customer's fault or negligence, Harris will be entitled to an equitable adjustment in price under the Agreement.
- 18. Termination. Either party may terminate this Agreement if the other party defaults in a material respect under this Agreement and fails to cure such default within thirty (30) days after receiving written notice from the other party of such default. If Harris terminates this Agreement based on the Customer's breach, then Harris will be entitled to damages, including any lost profits Harris would have realized, had Harris been permitted to perform in accordance with the Agreement. Customer also will be liable for all costs to Harris resulting from Harris' attempt to enforce its rights hereunder, including, but not limited to collection agency fees, attorney fees, court costs, etc.

#### 19. Export and Re-Export Restrictions.

- a. Customer acknowledges that the Equipment and Software sold or licensed to it by Harris under this Agreement may be subject to export controls under the laws of the United States or Canada. Customer will not export or re-export the Equipment or Software, technology, or products manufactured from the technology that are the subject of the Agreement in violation of the export control laws of the United States or Canada. Customer will, to the fullest extent permitted by applicable law defend and hold Harris harmless from and against any loss, damage, or liability arising out of Customer's failure to comply with this Section 19. The Customer will supply to the Harris on a timely basis all necessary information and documentation requested by Harris in order to permit the Harris to export the Equipment, Software and/or Services with respect to any Purchase Order issued by the Customer hereunder, in accordance with the terms of this Agreement.
- b. To the extent any technical data is exchanged between the parties, the receiving party represents and warrants that no technical data furnished to it by the disclosing party shall be disclosed to any foreign nation, firm, or country, including foreign nationals, employed by or associated with the receiving party, nor shall any technical data be exported from the United States without first complying with all requirements of the International Traffic in Arms Regulations (ITAR) or the Export Administration Regulations (EAR), including the requirement for obtaining any export license if applicable. The receiving party shall first obtain the written consent of the disclosing party prior to submitting any request for authority to export any such technical data. The receiving party will, to the fullest extent permitted by applicable law defend and hold the disclosing party harmless for all claims, demands, damages, costs, fines, penalties, attorney's fees, and all other expenses arising from failure of the receiving party to comply with this Section 19 or with the ITAR and EAR.
- c. Harris will not provide, or be responsible for obtaining any U.S. Government export licenses/approvals to provide any technical information, data or technical services to Customer or Customer's representatives, consultants or agents who are "foreign persons" as defined in the ITAR. Customer has the sole responsibility for obtaining necessary U.S. Government export licenses/approvals for any transfer of Equipment, Software or Services to Customer hereunder to Customer's representatives, consultants or agents who are such "foreign persons." Further, Harris will not be responsible for late delivery, delay or nonperformance under this Agreement due to the U.S. Government's delay or denial of any license that is Customer's responsibility to obtain.
- 20. Compliance with Waste Recycling Laws. Customer acknowledges and agrees that the supply of the Equipment by Harris to the Customer, and the resale or re-supply of the Equipment by the Customer, may give rise to obligations for Harris and the Customer under applicable environmental laws or regulations as defined herein. The Customer will be responsible for the collection, recycling, reuse and disposal of the Equipment in compliance with such Environmental Laws. "Environmental Laws" means any law or regulation in any jurisdiction worldwide applicable to the Agreement and includes but it is not limited to the recycling or treatment of waste equipment including the laws implementing the WEEE Directive as defined hereinafter. "WEEE Directive" means the European Union Directive on Waste Electrical Equipment and will include any and all national laws and regulations, whether civil, criminal, administrative, in any jurisdiction giving effect to that meaning including, but limited to, statutes and subordinate legislation, ordinances permits, common law, local laws, judgments, and any notices, orders, directions, instructions or decisions of any competent authority. Harris may arrange for services, paid for by Customer, to recycle or dispose of Harris manufactured products in compliance with the Environmental Laws. The Customer will to the fullest extent permitted by applicable law defend and hold Harris harmless against all expenses, costs, claims, liabilities or damage of any nature incurred by any of them relating to the collection, recycling, reuse and disposal of any Equipment or otherwise arising in connection with their respective obligations under the Environmental Laws, or by reason of any failure or alleged failure by the Customer to comply with its obligations under the Environmental Laws. The Customer will provide

Harris with such compliance plans or other documents and information that Harris may reasonably request to enable Harris and its affiliates to verify and prove to any enforcement agency the compliance by the Customer and Harris of their respective obligations under this Section and/or the Environmental Laws.

- 21. Limitation of Liability. NOT WITHSTANDING ANYTHING IN THIS AGREEMENT TO THE CONTRARY, UNDER NO CIRCUMSTANCES WILL HARRIS BE LIABLE FOR (A) ANY SPECIAL, INDIRECT, INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES REGARDLESS OF THE CAUSE, EVEN IF SUCH DAMAGES ARE FORESEEABLE, OR (B) LOSS OF REVENUE, LOSS OF PROFITS, LOSS OF BUSINESS OR LOSS OF USE EVEN IF HARRIS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION WILL APPLY TO ANY CLAIM OR CAUSE OF ACTION WHETHER IN CONTRACT OR TORT (INCLUDING NEGLIGENCE, STRICT LIABILITY OR BREACH OF WARRANTY). IN NO EVENT WILL HARRIS' LIABILITY TO CUSTOMER OR ANY PARTY CLAIMING THROUGH CUSTOMER EXCEED THE ACTUAL PURCHASE PRICE PAID BY CUSTOMER FOR ANY EQUIPMENT, SOFTWARE OR SERVICES SUPPLIED HEREUNDER. THIS SECTION WILL SURVIVE THE TERM OR EXPIRATION OF THIS AGREEMENT. CUSTOMER AGREES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, TO HOLD HARMLESS HARRIS AGAINST ALL LOSS OR LIABILITY FROM CLAIMS BY CUSTOMER OR A THIRD PARTY ARISING OUT OF OR RELATING TO CUSTOMER'S INSTALLATION, OPERATION, OR USE OF THE EQUIPMENT OR SOFTWARE.
- 22. Applicable Law, Venue, and Jurisdiction. The Agreement, and any disputes related thereto, will be governed by and interpreted in accordance with the laws of the State of Florida, USA, without regard to conflict of law principles. The parties specifically exclude the application of the United Nations' Convention on Contracts for the International Sale of Goods to the Agreement, to the contractual relationship created under the Agreement, and to the construction, validity, enforcement, and interpretation of the Agreement. The parties agree that the exclusive venue for any action arising out of or related to the Agreement will be in the courts with the appropriate jurisdiction located in Brevard County, Florida, and each party irrevocably submits to the jurisdiction of each such court in any such action and waives any objection it may now or hereafter have to venue or personal jurisdiction in each such court. The prevailing party in any action related to the dispute or interpretation of the Agreement will be entitled to recover its reasonable attorneys fees incurred in pursuing the action, including those fees incurred throughout all bankruptcy and appellate proceedings.
- 23. Jury Waiver. Customer and Harris further agree, to the extent permitted by law, to waive all rights to a trial by jury of any action relating to the dispute or interpretation of the agreement, whether sounding in contract, tort, or otherwise. The parties specifically acknowledge that this waiver is made knowingly and voluntarily after an adequate opportunity to negotiate its terms and that such waiver is material consideration for the sale and purchase contemplated hereby.
- 24. Assumption of Risk. Each party hereto acknowledges (a) the risks of its undertakings hereunder, (b) the uncertainty of the benefits and obligations hereunder, and (c) its assumption of such risks and uncertainty. Each party has conducted its own due diligence and requested and reviewed any contracts, business plans, financial documents and other written material as in such party's opinion will be the basis of that party's decision to enter into the Agreement.
- 25. Reliance on Counsel and Other Advisors. Each party has consulted such legal, financial, technical or other experts it deems necessary or desirable before entering into the Agreement. Each party represents and warrants that it has read, knows, understands and agrees with the terms of the Agreement, and the Agreement will not be construed against either party as the drafter.

26. Compliance with Applicable Laws. Customer warrants that Customer will comply with any and all applicable U.S. federal, state and local laws, and will operate in good faith to comply with other laws and regulations and industry best practices, applicable to such party's performance hereunder, and will promptly act to correct any noncompliance once identified.

#### 27. General Provisions.

- a. **Publicity.** Neither party will, without the prior written consent of the other party: (a) issue any news release, public announcement, denial or confirmation of this Agreement or its subject matter; or (b) in any manner advertise or publish the fact of this Agreement.
- b. **Disputes.** The parties will to the fullest extent practical resolve disputes through collaborative procedures. To that end, any and all disputes between the parties will be quickly addressed to prevent such disputes from causing contractual or performance problems.
- c. Assignment. Customer will not assign any of its rights under this Agreement, voluntarily or involuntarily, whether by merger, consolidation, dissolution, operation of law or any other manner. Any purported assignment of rights in violation of this Section is null and void.
- d. Enforceability. If any provision of this Agreement is held invalid, illegal or unenforceable, the validity, legality or enforceability of the remaining provisions will, to the extent of such invalidity, illegality, or unenforceability, be severed, but without in any way affecting the remainder of such provision or any other provision contained herein, all of which will continue in full force and effect.
- e. No Waiver. Waiver or failure by Harris to enforce any of the terms or conditions hereunder or the delay in exercise of any of its remedies or any terms or condition herein, will not be a future waiver of any such right, or be a waiver of any other term, condition or remedy contained herein.
- f. **Headings.** Headings in this Agreement are provided for the convenience only and do not affect this Agreement's construction or interpretation.
- g. Orders Issued under Government Prime or Subcontracts. In the event this Agreement relates to a U.S. federal government prime contract or subcontract, nothing contained in this Agreement will be construed to authorize the waiver of any provision of law as prescribed in Federal Acquisition Regulation (FAR) Part 12, or terms as set forth in the current version of FAR 52.244-6, Subcontracts for Commercial Items, if applicable.
- h. **Notices.** All notices must be in writing and will be effective when received by (1) personal delivery, (2) registered, certified, or nationally recognized overnight mail, proof of receipt requested, and (3) facsimile, if confirmed within three (3) business days by one of the other methods herein, at the addresses or facsimile numbers indicated or to such other addresses or facsimile numbers as the parties may specify by giving notice pursuant hereto. A copy of all notices must be sent to Harris Corporation, PO Box 37, Mail Stop: R5/11A, Melbourne, FL 32902, Attention: Contracts Manager, or email to <a href="wpg@harris.com">wpg@harris.com</a>.
- i. English Language. The parties confirm that it is their wish that this Agreement, as well as any other documents relating hereto including notices, have been and will be drawn up in English only.
- i. GSA. All purchase orders under General Services Administration (GSA) Schedule #GS-35F-0283J are subject to the GSA Terms and Conditions which will supersede all other terms and conditions provided.

- k. Survivability. The following provisions shall survive the completion or termination of this Agreement: Section 3 (Restricted Use), Section 11 (Limited Warranty), Section 13 (Software License), Section 15 (Intellectual Property Indemnification), Section 19 (Export and Re-export Restrictions), Section 21 (Limitation of Liability), Section 22 (Applicable Law, Venue and Jurisdiction), Section 23 (Jury Waiver), and Section 27 (General Provisions).
- 28. Entire Agreement. The Agreement supersedes all previous proposals, negotiations, conversations, and understandings, whether oral or written, and constitutes the sole and entire agreement between the parties pertaining to the subject matter hereof. No modification or deletion of, or addition to these terms, will be binding unless made in writing and signed by duly authorized representatives of both parties.

Harris GCSD	Customer	9
		100
Signature	Signature	
Julie Bonine		
Name	Name	17-12-
Title	Title	
Date	Date	

# Software License Key Reactivation Addendum to Harris Government Communications Systems Division Terms and Conditions of Sale for Wireless Equipment, Software and Services

Effective Date: February 28, 2011

This Addendum (the "Addendum") to the Harris Government Communications Systems Division Terms and Conditions of Sale for Wireless Equipment, Software and Services (the "Agreement") will apply to all Orders received from Customer for Equipment and/or Software purchased under the Agreement. In order to maintain the functionality of the Software purchased under the Agreement, as well as to be eligible for any new Software updates and upgrades, Customer agrees to the following:

- 1. Annual Software License Key Reactivation. Customer will reactivate the Software license key annually on or before the date of the one (1) year anniversary of the Agreement or, if the one (1) year anniversary date falls on a weekend or a federal holiday, on the first business day thereafter. To reactivate the Software license key, Customer must log onto the Harris WPG Internet website at <a href="https://www.premier.harris.com/wpg">www.premier.harris.com/wpg</a> or contact Harris WPG Customer Support at 1-800-358-5297 to obtain a Software license key to renew the software for one (1) additional year. Customer acknowledges that timely reactivation of the Software license key is solely Customer's responsibility and Harris will not provide advance notification of Customer's annual reactivation deadline. Failure to timely and properly reactivate the Software license key may affect the operation of the Equipment and/or Software.
- 2. Annual Certification. As part of the annual Software license key reactivation process, or as otherwise requested by Harris, Customer will certify (a) that Equipment and/or Software purchased under the Agreement remains in Customer's sole possession; or (b) that Equipment has been lost, stolen, damaged or destroyed. Customer acknowledges and agrees that it will maintain possession of the Equipment at all times. Customer also acknowledges and agrees that if it transfers, sells, leases, conveys or otherwise provides the Equipment to a third party without the prior written permission of Harris, then Customer will void its software license.

BUREAU OF ORGANIZED CRIME Gang Investigations Division

13 October 2014

TO:

Nicholas J. Roti

Chief

Bureau of Organized Crime

Attention: Maureen C. Biggane

Lieutenant

Bureau of Organized Crimes

FROM:

Christopher J. Kennedy

Commander

Gang Investigations Division

SUBJECT: Quote / Harris Corporation.

Attached to this report you will find a quote from Harris Corporation of Melbourne Florida. The quote is to refurbish the hardware that the Bureau of Organized Crimes currently owns and to upgrade the software to the latest version available. In addition the quote includes training for eight (8) students for two days. This equipment is necessary for the Bureau to conduct REDACTED investigations and to assist into the investigation of REDACTED

This system, and the hardware involved is covert in nature and knowledge of its existence should be kept within the Bureau of Organized Crime. The cost for this upgrade is \$252,275.00 not including shipping of the effected hardware. Because this equipment will be used for REDACTED

investigations in to recommend that it be paid for with both 1505 and 1505ML funds in equal amounts.

Approved:

Deputy Chief

Bureau of Organized Crime

Nicholas J. Røti

Chief

Bureau of Organized Crime

Attachments:

OTE6779-05095

CJK/jjc

Commander

Gang Investigations Division



# **Harris Proprietary**

Quote	QTE6779-05095
Date	10/6/2014
Page:	1

HARRIS CORPORATION
P.O. BOX 9800, M/S R5-11A
MELBOURNE, FL 32902-9800
PH: 800-358-5297, FAX: 321-309-7437

# Quotation

#### Bill To:

Chicago Police Department Jack Costa jack.costa@chicagopolice.org 3340 W. Filmore Room 2180 Chicago IL 60624 Ship To:

Chicago Police Department Jack Costa jack.costa@chicagopolice.org 3340 W. Filmore Room 2180 Chicago IL 60624

DISCLOSURE OF THIS DOCUMENT AND THE INFORMATION IT CONTAINS ARE STRICTLY PROHIBITED BY FEDERAL LAW (18 U.S.C.). THIS DOCUMENT CONTAINS HARRIS TRADE SECRET AND CONFIDENTIAL BUSINESS OR FINANCIAL INFORMATION EXEMPT FROM DISCLOSURE UNDER THE FREEDOM OF INFORMATION ACT. THIS DOCUMENT MAY CONTAIN TECHNICAL DATA ACCORDING TO THE DEPARTMENT OF STATE, INTERNATIONAL TRAFFIC IN ARMS REGULATIONS (ITAR), 22 CFR CHAPTER 1, SUBCHAPTER M, PARTS 123-130) AND THE DEPARTMENT OF COMMERCE, EXPORT ADMINISTRATION REGULATIONS (EAR), 15 CFR PARTS 730-774. THIS DOCUMENT AND THE INFORMATION IT CONTAINS MAY NOT BE EXPORTED OR SHARED WITH A FOREIGN NATIONAL WITHOUT A VALID EXPORT AUTHORIZATION, BEFORE MAKING OR PERMITTING ANY DISCLOSURE OF THIS DOCUMENT OR THE INFORMATION IT CONTAINS, WHETHER IN FULL OR IN PART, HARRIS SHALL BE GIVEN TIMELY NOTICE AND THE OPPORTUNITY TO CHALLENGE SUCH DISCLOSURE UNDER APPLICABLE LAW.

uichase	Order No.	Customer		Salesperson ID	Shipping Method			Req Ship Da		
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1	P-19-30-311	-000	Pwrup	1931		EA		\$14,134.00	\$14,134.00	
	Delivery will	be 90 days aft	er receip	ot of order &	W.					



# **Harris Proprietary**

Quote QTE6779-0509	
Date	10/6/2014
Page:	2

IARRIS CORPORATION

3.O. BOX 9800, M/S R5-11A

MELBOURNE, FL 32902-9800

3H: 800-358-5297, FAX: 321-309-7437

Quotation

Bill To:

Chicago Police Department Jack Costa jack.costa@chicagopolice.org 3340 W. Filmore Room 2180 Chicago IL 60624 Ship To:

Chicago Police Department Jack Costa jack.costa@chicagopolice.org 3340 W. Filmore Room 2180 Chicago IL 60624

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1	X-18-20-103	-000				EA		\$22,000.00	\$22,000.00
1	X-18-20-104	-000				EA		\$20,000.00	\$20,000.00
1	N-07-30-216					EA		\$51,000.00	\$51,000.0
		be 180 days f of unit for upg		ove product					
1	A-46-10-416		Ant 46		1	EA		\$10,500.00	\$10,500.0
	Delivery will release, ant	be 120 days licipated the er	from initia	il product il 2015.					
8	T-42-90-909	-000				EA	1	\$6,800.00	\$54,400.0
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		nust provide tra	aining fac	sility with LCD		٠			\$0.0
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# **Harris Proprietary**

 Quote
 QTE6779-05095

 Date
 10/6/2014

 Page:
 3

HARRIS CORPORATION
P.O. BOX 9800, M/S R5-11A
MELBOURNE, FL 32902-9800
PH: 800-358-5297, FAX: 321-309-7437

# Quotation

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Chicago Police Department Jack Costa jack.costa@chicagopolice.org 3340 W. Filmore Room 2180 Chicago IL 60624 Ship To:

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rurchase	Order No.	Customer		Salesperson ID	Shipping Method	Payr	ment Terms	Req Ship D	ate	
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lease refere	nce the invoi	ce number wit	h vour n	ayment. Harris Tax	ID#		Purch	ase Price	\$.	252,275.0



- 1. Definitions: In addition to the terms defined elsewhere, the following terms used herein have the following meanings:
  - a. "Agreement" means the instrument of contracting; such as a Purchase Order, or other such designation which these terms and conditions of sale for Wireless Equipment, Software and Services are incorporated.

b. "Customer" means the purchaser of Equipment, Software, or Services from Harris.

c. "Date of Acceptance" means the date when the Customer receives an item of Equipment, Software and/or Services in an undamaged or non-defective condition.

- d. "Environmental Laws" means any law or regulation in any jurisdiction worldwide applicable to the Agreement and includes but it is not limited to the recycling or treatment of waste equipment including the laws implementing the WEEE Directive.
- e. "Equipment" means any hardware, including components, but excluding any Software or Services.
- f. "Harris" means Harris Corporation, acting through Its Government Communications Systems.
- g. "Maintenance Agreement" means a separate agreement for maintenance of the items procured hereunder, such services are not included in this Agreement.
- h. "Purchase Order" means the Customer's purchase order as acknowledged by Harris on its standard acknowledgement
- "Purchase Price" means the purchase price as identified in the Purchase Order.
- "Quote" means the price quotation of Harris Itemizing the purchase price and all exhibits referred to within such Quote, including but not limited to the technical proposal, technical specifications, scope of work, schedule, the Agreement and any Maintenance Agreement specifically included in the purchase price.
- k. "Services" means, training, maintenance support, or other services to be provided to Customer as part of the Agreement.
- I. "Software" means software and firmware, including all copies provided to Customer.
- m."WEEE Directive" means the European Union Directive on Waste Electrical Equipment and includes any and all national laws and regulations, whether civil, criminal, administrative, in any jurisdiction giving effect to that meaning including, but limited to, statutes and subordinate legislation, ordinances permits, common law, local laws, judgments, and any notices, orders, directions, instructions or decisions of any competent authority
- 2. Restricted Use. All Wireless Equipment and/or Software sold by Harris provides the Customer with a capability that is restricted and otherwise controlled under United States Code Title 18. Use of Equipment and/or software is strictly governed by applicable federal, state and local law associated with electronic surveillance. The Customers obligation to protect Equipment, Software and Services information includes, but not limited to, the names of specific products, pricing, technical and performance data. The customer shall not disclose, distribute, or disseminate any information regarding Customers purchase or use of Harris Equipment to the public in any manner including but not limited to: in press releases, in court documents and/or proceedings, internet, or during other public forums or proceedings.

The Customer warrants that it has legal authority to lawfully employ the Equipment and will do so only in such a manner and for such purposes. The Customer also warrants that it has obtained the requisite coordination for the acquisition and use of the Equipment with the appropriate U.S. Government agencies. Harris assumes no liability for any use, misuse or improper use of the Equipment and makes no representations as to Equipment suitability for any specific application. Customer shall not transfer, sell or assign the Equipment and/or Software without the prior written consent of Harris. The customer shall not in any civil or criminal proceeding, use or provide any information concerning Harris Equipment and/or Software beyond the evidentiary results obtained through the use of Equipment and/or Software without the prior written consent of Harris. The Customer shall notify Harris if it receives a request pursuant to the Freedom of Information Act (5 U.S.C. section 552) or an equivalent state or local law, the civil or criminal discovery process, or other judicial, legislative, or administrative process to disclose information regarding Harris Equipment and/or Software.

- a. In the event that any of the Equipment or Software purchased under this Agreement is lost or stolen, the Customer shall contact the Harris Help Desk at 1-800-358-5297 within 3 business days. Customer shall provide the Part Number and Serial Number of the Equipment and/or Software and a summary of facts surrounding the incident. Failure to comply with this requirement may result in Harris not accepting future orders from the Customer.
- 3. Proposal/Quote Validity. Prices quoted are valid for 180 days from the date of Quote. After the expiration of the 180-day period, Harris may modify its prices or extend the validity period.
- 4. Acceptance Modification of Terms. The Agreement will be deemed accepted by Customer upon the first to occur of (i) Customer's issuance of the Purchase Order; or (ii) Harris' commencement of performance under the Agreement. In either such event any additional or different terms proposed by Customer are rejected unless expressly approved in writing by Harris. No communication from Customer that in any way differs from or adds to the Agreement, irrespective of whether or not Harris reasonably objects thereto, will be binding upon Harris unless such different or additional terms are agreed to in writing by both Harris and Customer.
- 5. Taxes. All prices quoted are exclusive of all applicable sales, use, excise, and other taxes, duties, fees, or charges. Unless evidence of valid tax exempt status and/or resale certificate is provided by Customer prior to shipment, Harris shall add and Customer shall pay all such applicable taxes or charges levied or imposed to the invoice for the Equipment, Software, and/or Services.
- 6. Shipping and Delivery. Unless otherwise stated in the Agreement, all prices and terms are F.O.B. Destination and include freight charges. Harris may ship Equipment in multiple lots and Customer agrees to accept such multiple shipments and pay for each lot in accordance with the payment terms set forth herein.
- 7. Title and Risk of Loss. Title to and risk of loss for Equipment and Software media sold under the Agreement will pass to Customer upon receipt of equipment.



8. Payment Terms.

- a. Payment for an invoice is due within 30 days from the date of the invoice. Late payment will accrue interest to the outstanding balance at the lower of (i) 1.5% per month, or (ii) the highest rate allowed by law.
- b. Domestic Purchase Orders (not including Maintenance Agreements) are for shipments of Equipment, Software and/or Services to be delivered or Services to be performed within the continental United States and Canada. Harris will submit an invoice within 30 days of the Date of Acceptance of an individual delivery of Equipment, Software or performance of Services as identified in the Purchase Orders
- 9. Annual Maintenance Agreement. Upon expiration of the warranty period, Customer may execute a separate maintenance agreement with Harris for Equipment and/or Software. Such maintenance agreements are available for a percentage of the original Purchase Prices of the Equipment and/or Software. Annual maintenance agreements include:
  - a. Customer telephone support during normal business hours, excluding holidays (Monday through Friday, Eastern Time).
  - Additional 12-month warranty on Equipment, with respect to the Equipment Maintenance Agreement.
  - c. For Software Maintenance Agreements Harris will provide notification of and free access to Software upgrades as defined in the maintenance agreement.

#### 10. Equipment Return Policy.

- a. Equipment Damaged in Shipment. Upon receipt of shipments, Customer should open and Inspect all boxes immediately for possible freight damage. If damage is found, Customer must notify the delivery carrier within 48 hours and request an inspection from the freight carrier. After notifying the delivery carrier of damage, Customer will promptly contact Harris for further instructions. Damaged Equipment may not be returned without Harris' prior authorization. For Equipment returned under this paragraph the Date of 'Acceptance shall be adjusted to reflect the date repaired or undamaged Equipment is received.
- b. Items Shipped in Error. If the Customer receives Equipment and/or Software in error, the Customer will promptly notify Harris and Harris will provide return instructions, pay shipping costs (provided Harris' instructions are followed) and provide a Return Material Authorization (RMA). Customer will retain the Equipment's original packing material for use in return shipment to Harris.
- c. Defective Equipment. Equipment is provided with either Harris' standard equipment warranty or the manufacturer's standard equipment warranty. Upon discovery of a defect or other warranty-related problem, Customer shall promptly contact Harris for warranty support. Customer agrees not to return the Equipment until a service representative has issued an RMA, including a form which Customer must fill out describing the nature of the Equipment defect.

- d. Other Reasons. If Customer desires to return Equipment for other reasons, Customer must contact Harris for a RMA number. Harris' customer service representative will require a clear statement of the reason for the return request. Upon approval of Customer's request, an RMA will be issued. Customer will not return any Equipment without an RMA. Equipment being returned may be subject to restocking and other charges. CUSTOM MANUFACTURED OR SPECIAL ORDER ITEMS ARE NOT RETURNABLE.
- e. Upon Receipt of a Return Authorization. RMA numbers must appear on each Individual package being returned. Customer is responsible for ensuring the safe return of Equipment for the full invoice amount and all shipping costs. Harris may refuse shipments of Equipment returned without a valid RMA number. All Equipment being returned for credit must be returned in a timely manner and in good condition. If Equipment shows evidence of damage, wear and tear, or if components or accessories are missing, then Harris at its sole judgment may reduce any credit agreed to prior to receipt of the Equipment.

#### 11. Limited Warranty.

- a. Harris warrants the Equipment and Software ordered hereunder as of the Date of Acceptance to be substantially free from defects in material and workmanship. Harris' liability under this Limited Warranty will commence on the Date of Acceptance of the individual item of Equipment and Software and will terminate after 12 months. Written notice of any defects will be given to Harris upon discovery and Harris will promptly correct such defects by repair or replacement, at its option, without charge. Harris uses new and reconditioned parts to complete repairs replacements under the terms of this warranty. Defective articles will not be returned to Harris without the prior written authorization of Harris. Call 1-800-358-5297 to obtain a Return Material Authorization (RMA) number. Harris will determine, in its sole discretion, existence and cause of the claimed defect. Specifically excluded from the terms of this Limited Warranty are any defects which occur as a result of:
  - i. Acts of God.
  - ii. Physical impact, crash or foreign object damage.
  - Improper installation, use, maintenance, storage, modification or alteration by the Customer or its Customer.
  - iv. The Customer's (or its customer's) operation of the Equipment delivered under this Agreement with any accessory, equipment or part not specifically approved by the Harris unless the Customer furnishes clear and convincing evidence that such accessory, equipment, or part was not a cause of the defect
  - Normal wear and tear. (The Customer recognizes that certain parts have a limited service life and will wear out through normal use).
  - vi. Equipment or Software subjected to misuse, detrimental exposure or negligence.



- Harris is not responsible under this provision for defects with respect to items not provided by Harris or its subcontractors.
- c. For purposes of Harris' warranties for Equipment and Software media, a "defect" is defined as a failure of any unit or component manufactured or supplied by Harris that is not attributable to unauthorized modification or alteration, misuse or lack of care in operation, maIntenance or handling. Customer's written notice of the defect must include a description of the defect with detailed information reasonably sufficient for Harris to identify the defect and determine its probable cause. Components or parts that Customer claims to be defective must be available to Harris for Inspection and testing. Customer may not return defective Equipment, components or parts without first obtaining an RMA and instructions from Harris. Customer is solely responsible for U.S. Customs and Border Protection clearance or permissions for all replacement parts.
- d. CLAIMS UNDER ANY OF THE FOREGOING WARRANTIES ARE WAIVED UNLESS MADE WITHIN THE EQUIPMENT WARRANTY PERIOD IN THE CASE OF EQUIPMENT, OR WITHIN THE SOFTWARE WARRANTY PERIOD IN THE CASE OF SOFTWARE. NO PERSON IS AUTHORIZED TO GIVE ANY OTHER WARRANTIES OR TO ASSUME ANY OTHER LIABILITIES ON HARRIS' BEHALF, UNLESS MADE OR ASSUMED IN WRITING BY A DULY AUTHORIZED REPRESENTATIVE OF HARRIS.
- e. HARRIS' LIABILITY FOR BREACH OF ANY OR ALL WARRANTIES FOR EQUIPMENT, SOFTWARE. SERVICES AND LICENSED HARRIS PROGRAMS IS EXPRESSLY LIMITED TO THE REPAIR, REPLACEMENT, OR REFUND OF THE PURCHASE PRICE OF SUCH DEFECTIVE EQUIPMENT OR SOFTWARE, LESS A REASONABLE CHARGE FOR USE. IN NO EVENT WILL HARRIS OR ITS LICENSORS BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES BY REASON OF ANY BREACH OF WARRANTY OR DEFECT IN MATERIALS OR WORKMANSHIP. HARRIS WILL NOT BE REQUIRED TO REPAIR, REPLACE, OR REFUND THE PURCHASE PRICE OF EQUIPMENT OR SOFTWARE WHICH HAVE BEEN SUBJECTED TO NEGLECT, ACCIDENT, OR IMPROPER USE, OR WHICH HAVE BEEN ALTERED OTHER THAN BY AUTHORIZED HARRIS PERSONNEL.
- f. THIS WARRANTY CONSTITUTES HARRIS' SOLE AND EXCLUSIVE LIABILITY HEREUNDER AND CUSTOMER'S SOLE AND EXCLUSIVE REMEDY FOR DEFECTIVE OR NON-CONFORMING EQUIPMENT, SERVICES, AND SOFTWARE. THE FOREGOING WARRANTIES ARE IN LIEU OF ALL OTHER WARRANTIES (EXCEPT AS TO TITLE), WHETHER ORAL OR WRITTEN, EXPRESS OR IMPLIED, OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTY OR CONDITION OF MERCHANTABILITY, ANY IMPLIED WARRANTY OR CONDITION OF FITNESS FOR A PARTICULAR PURPOSE, OR ANY WARRANTY OR CONDITION ARISING OUT OF COURSE OF DEALING, COURSE OF PERFORMANCE, OR CUSTOM OR USAGE OF TRADE. CUSTOMER AGREES THAT NO CIRCUMSTANCE CAUSING CUSTOMER EXCLUSIVE AND LIMITED REMEDIES TO FAIL IN THEIR ESSENTIAL PURPOSE WILL INCREASE OR EXTEND ANY HARRIS WARRANTY.

- 12. Repairs. To repair any Wireless products Equipment after the 12-month warranty has expired, Customer may call 1-800-358-5297 to obtain an RMA number and a quote for the estimated cost for repair.
  - a. Repair Policy. To affect a repair on a Wireless Product, the Equipment and/or Software should be returned to the Harris' factory with a written description of the failure mode. Out-of-warranty repairs apply to any Equipment and/or Software whose standard 12-month warranty has expired, no Maintenance Agreement has been purchased and paid for, and/or any Equipment and/or Software damaged in a manner not covered by the standard warranty, including any defects which occur as identified under 11.a above. Equipment and/or Software should not be returned to the Harris' factory without an RMA. Call 1-800-358-5297 to obtain an RMA number.
  - b. Support Policy. Harris provides free help desk support throughout the warranty period and Maintenance Agreement of purchased Equipment and/or Software. Technical support is available Monday through Friday, during normal business hours (Eastern Time) excluding holidays, via the help desk support center at 1-800-358-5297.

#### 13. Software License.

- a. Subject to full payment of the Purchase Price by Customer, Harris grants to Customer a nontransferable (except as expressly provided herein), nonexclusive license to use the Software (software, firmware, and documentation) in connection with use of the Equipment purchased hereunder. The Software furnished with the Equipment will be of the latest generation available at the time of shipment of the Equipment. Harris is under no obligation to supply updates to the Software except where expressly agreed to by the parties in writing.
- b. This license is limited to object code programs and related documentation only and does not apply to any of the corresponding source code or program listings.
- c. Customer acknowledges that Harris (or its licensor) has valuable property rights in the Software, and the Software will continue to be the sole and exclusive property of Harris or its licensor. Customer will obtain no title or rights to the Software. All rights in patents, copyrights and trade secrets in relation to the Software will continue to be vested in Harris or its licensor.
- d. Customer will keep the Software confidential by affording access to the Software only to those of its employees, agents, or consultants having a need to know and having such individuals agree in writing to the obligations contained herein. In addition, Customer will employ its best efforts to prevent any unauthorized use, copying, publishing, reproducing, or disclosing of the Software and will treat the Software with the same care as its own confidential information.
- e. The Software may be used only in conjunction with the Equipment purchased hereunder. Customer may not rent, lease, transfer, network, display, or distribute the Software, nor may Customer reverse engineer, disassemble, decompile, modify, alter, translate, or adapt the Software or create any derivative thereof, except where expressly agreed to by the parties in writing



- f. Customer acknowledges that a violation of this Agreement would cause irreparable injury to Harris or its licensor, and that Harris or its licensor will be entitled, in addition to any other rights and remedies it may have, at law or in equity, to an injunction enjoining and restraining Customer from doing or continuing to do any such act and any other violations or threatened violations of this Agreement. Furthermore, Customer agrees that if Harris or its licensor should waive any breach of any provision of this Agreement, it will not thereby be deemed to have waived any preceding or succeeding breach of the same or any other provision of this Agreement. If Customer sells or otherwise disposes of Customer-owned media on which any Software is fixed, such media must be erased before any sale or disposal.
- 14. Availability Discontinued/Last Time Buy. Harris makes no representation about the continued availability of the Equipment and Software. Harris reserves the right, in its sole discretion, with or without notice, without incurring any liability to Customer or otherwise whether in contract or tort, to discontinue manufacturing or selling any Equipment and Software at any time or from time to time. Harris may within its sole discretion provide Customer with an opportunity to purchase such quantities of the Equipment or Software as Customer estimates it may need ("last time buy") within 30 days of Customer's receipt of notice from Harris. Customer's last time buy rights are limited to products available in Harris' inventory at the time of Customer's request. Harris will provide warranty services and make spare parts available to Customer for a period of one (1) year after notice by Harris to Customer that the Equipment has been discontinued or for a period of 90 days after notice to Customer that the Software has been discontinued.

#### 15. Intellectual Property Indemnification.

- a. In the event any Equipment to be furnished under this Agreement is not to be made in accordance with drawings, samples or manufacturing specifications designated by Customer, but rather is the design of Harris, Harris agrees that it will, at its own expense and at its option, defend or settle any claim, suit, or proceeding brought against Customer or any customer of Customer, based on an allegation that the Equipment furnished under this Agreement constitutes a direct or a contributory infringement of any claim of any United States patent, mask work, copyright or any other intellectual property right. This obligation will be effective only if Customer will have made all payments then due and if Harris is notified promptly of said allegation in writing and given authority, information, and assistance for the settlement or defense of said claim, suit, or proceeding. Harris will pay all damages and costs assessed in such suit or proceedings. In the event of a final adjudication by a court of competent jurisdiction that the Equipment or any part thereof infringes or violates any third party intellectual property right or if the use or sale thereof is enjoined, or if the provisions of any negotiated settlement Agreement prohibit the use of the product, Harris will at its sole option and its own expense, either
  - Procure for Customer the right to continue using the Equipment;
  - Replace it with a substantially equivalent non-infringing equipment;
  - Modify it so it becomes non-infringing but substantially equivalent; or
  - iv. If none of the above is reasonably available, terminate the Customer's right to use the Equipment and return to the Customer a pro-rata portion of the price originally paid by Customer to Harris represented by the remaining useful life of the Equipment as a percentage of the total useful life

- b. The foregoing indemnity does not apply to the following:
  - Infringement by a combination of Equipment furnished under this Agreement with other equipment not furnished hereunder unless Harris is a contributory infringer;
  - Infringement resulting from changes or modifications made to or from the Equipment by the Customer;
  - iii. Any settlements of a claim, suit, or proceeding made without Harris' written consent; and
  - iv. Any Equipment to be furnished under this Agreement which is to be delivered to the United States Government.
- c. The foregoing states the entire liability of Harris with respect to infringement or violation of third party intellectual property rights in connection with Equipment furnished under this Agreement.
- d. In the event any Equipment to be furnished under this Agreement Is to be made in accordance with drawings, samples or manufacturing specifications designated by Customer and is not the design of Harris, Customer will, to the fullest extent permitted by applicable law, defend and hold Harris harmless to the same extent and subject to the same requirements as set forth in (a) and (b) above. Should the Customer be the United States Government, the Customer agrees to incorporate FAR 52.227-1, Authorization and Consent, in any Purchase Order or Contract.

#### 16. Technical Data and Inventions.

- a. Unless specifically agreed to by Harris and expressly identified and priced in the Agreement as a separate item or items to be delivered by Harris, the sale of Equipment, Software and Services under the Agreement confers on Customer no right in, license under, access to, or entitlement of any kind to any of Harris' technical data including, but not limited to design, process technology, software and drawings, or to any of Harris' inventions (whether or not patentable), irrespective of whether any such technical data or invention or any portion thereof arose out of work performed under or in connection with the Agreement, and irrespective of whether Customer has paid or is obligated to pay Harris for any part of the design or development of the Equipment, Software or Services.
- b. Harris will not be obliged to safeguard or hold confidential any data whether technical or otherwise, furnished by Customer for Harris' performance of the Agreement unless (and only to the extent that) Customer and Harris have entered into a separate written confidentiality agreement.
- c. Customer will not violate Harris' copyright of documents or Software or disclose Harris' confidential or proprietary data to others without Harris' written permission.
- d. All Inventions are and shall at all times remain Harris's confidential or proprietary information. All rights, title and interest in and to the Inventions, including all intellectual property rights, remain vested in Harris, its suppliers or licensors, subject only to the license grant below. "Inventions" shall mean and include all ideas, concepts, know-how, techniques, Inventions, discoveries, improvements, specifications, designs, methods, devices, systems, reports, studies, computer software (in object or



source code), programming and other documentation, flow charts, diagrams and all other information or tangible material of any nature whatsoever (in any medium and in any stage of development or completion) included in or resulting from the work contemplated hereunder, that are conceived, designed, practiced, prepared, produced or developed by Harris or any of its personnel during the course of performance of any Work.

#### 17. Excusable Delay.

- a. Harris will be excused from performance under the Agreement and will not be liable to Customer for delay in performance attributable, in whole or in part, to any cause beyond its reasonable control, including, but not limited to, actions or inactions of government whether in its sovereign or contractual capacity, judicial action, war, civil disturbance, insurrection, sabotage, act of public enemy or terrorism, labor difficulties, failure or delay in delivery by Harris' suppliers or subcontractors, transportation difficulties, shortage of energy, materials, labor or equipment, accident, fire, flood, storm or other act of nature, Customer's fault or negligence or where compliance with any applicable environmental law or regulation by Harris is not reasonably technologically or economically feasible, or would otherwise require Harris to change its manufacturing process.
- b. In the event of an excusable delay, Harris will make commercially reasonable efforts to notify Customer of the nature and extent of such delay and (1) Harris will be entitled to a schedule an extension on at least a day-for-day basis, and (2) if the delay is caused by Customer's fault or negligence, Harris will be entitled to an equitable adjustment in price under the Agreement.
- 18. Termination. Either party may terminate this Agreement if the other party defaults in a material respect under this Agreement and fails to cure such default within thirty (30) days after receiving written notice from the other party of such default. If Harris terminates this Agreement based on the Customer's breach, then Harris will be entitled to damages, including any lost profits Harris would have realized, had Harris been permitted to perform in accordance with the Agreement. Customer also will be liable for all costs to Harris resulting from Harris' attempt to enforce its rights hereunder, including, but not limited to collection agency fees, attorney fees, court costs, etc.

#### 19. Export and Re-Export Restrictions.

a. Customer acknowledges that the Equipment and Software sold or licensed to it by Harris under this Agreement may be subject to export controls under the laws of the United States or Canada. Customer will not export or re-export the Equipment or Software, technology, or products manufactured from the technology that are the subject of the Agreement in violation of the export control laws of the United States or Canada. Customer will, to the fullest extent permitted by applicable law defend and hold Harris harmless from and against any loss, damage, or liability arising out of Customer's failure to comply with this Section 19. The Customer will supply to the Harris on a timely basis all necessary information and documentation requested by Harris in order to permit the Harris to export the Equipment, Software and/or Services with respect to any Purchase Order issued by the Customer hereunder, in accordance with the terms of this Agreement.

- b. To the extent any technical data is exchanged between the parties, the receiving party represents and warrants that no technical data furnished to it by the disclosing party shall be disclosed to any foreign nation, firm, or country, including foreign nationals, employed by or associated with the receiving party, nor shall any technical data be exported from the United States without first complying with all requirements of the International Traffic in Arms Regulations (ITAR) or the Export Administration Regulations (EAR), including the requirement for obtaining any export license if applicable. The receiving party shall first obtain the written consent of the disclosing party prior to submitting any request for authority to export any such technical data. receiving party will, to the fullest extent permitted by applicable law defend and hold the disclosing party harmless for all claims, demands, damages, costs, fines, penalties, attorney's fees, and all other expenses arising from failure of the receiving party to comply with this Section 19 or with the ITAR and EAR.
- c. Harris will not provide, or be responsible for obtaining any U.S. Government export licenses/approvals to provide any technical information, data or technical services to Customer or Customer's representatives, consultants or agents who are "foreign persons" as defined in the ITAR. Customer has the sole responsibility for obtaining necessary U.S. Government export licenses/approvals for any transfer of Equipment, Software or Services to Customer hereunder to Customer's representatives, consultants or agents who are such "foreign persons." Further, Harris will not be responsible for late delivery, delay or nonperformance under this Agreement due to the U.S. Government's delay or denial of any license that is Customer's responsibility to obtain.
- 20. Compliance with Waste Recycling Laws. Customer acknowledges and agrees that the supply of the Equipment by Harris to the Customer, and the resale or re-supply of the Equipment by the Customer, may give rise to obligations for Harris and the Customer under applicable environmental laws or regulations as defined herein. The Customer will be responsible for the collection, recycling, reuse and disposal of the Equipment in compliance with such Environmental Laws. "Environmental Laws" means any law or regulation in any jurisdiction worldwide applicable to the Agreement and includes but it is not limited to the recycling or treatment of waste equipment including the laws implementing the WEEE Directive as defined hereinafter. "WEEE Directive" means the European Union Directive on Waste Electrical Equipment and will include any and all national laws and regulations, whether civil, criminal, administrative, in any jurisdiction giving effect to that meaning including, but limited to, statutes and subordinate legislation, ordinances permits, common law, local laws, judgments, and any notices, orders, directions, instructions or decisions of any competent authority. Harris may arrange for services, paid for by Customer, to recycle or dispose of Harris manufactured products in compliance with the Environmental Laws. The Customer will to the fullest extent permitted by applicable law defend and hold Harris harmless against all expenses, costs, claims, liabilities or damage of any nature incurred by any of them relating to the collection, recycling, reuse and disposal of any Equipment or otherwise arising in connection with their respective obligations under the Environmental Laws, or by reason of any fallure or alleged failure by the Customer to comply with its obligations under the Environmental Laws. The Customer will provide Harris



with such compliance plans or other documents and information that Harris may reasonably request to enable Harris and its affiliates to verify and prove to any enforcement agency the compliance by the Customer and Harris of their respective obligations under this Section and/or the Environmental Laws.

- 21. Limitation of Liability. NOT WITHSTANDING ANYTHING IN THIS AGREEMENT TO THE CONTRARY, UNDER NO CIRCUMSTANCES WILL HARRIS BE LIABLE FOR (A) ANY INDIRECT, INCIDENTAL, SPECIAL **PUNITIVE** CONSEQUENTIAL DAMAGES REGARDLESS OF THE CAUSE. EVEN IF SUCH DAMAGES ARE FORESEEABLE, OR (B) LOSS OF REVENUE, LOSS OF PROFITS, LOSS OF BUSINESS OR LOSS OF USE EVEN IF HARRIS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION WILL APPLY TO ANY CLAIM OR CAUSE OF ACTION WHETHER IN CONTRACT OR TORT (INCLUDING NEGLIGENCE, STRICT LIABILITY OR BREACH OF WARRANTY). IN NO EVENT WILL HARRIS' LIABILITY TO CUSTOMER OR ANY PARTY CLAIMING THROUGH CUSTOMER EXCEED THE ACTUAL PURCHASE PRICE PAID BY CUSTOMER FOR ANY SOFTWARE OR SERVICES SUPPLIED EQUIPMENT, HEREUNDER. THIS SECTION WILL SURVIVE THE TERM OR EXPIRATION OF THIS AGREEMENT. CUSTOMER AGREES. TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW. TO HOLD HARMLESS HARRIS AGAINST ALL LOSS OR LIABILITY FROM CLAIMS BY CUSTOMER OR A THIRD PARTY ARISING OUT OF OR RELATING TO CUSTOMER'S INSTALLATION, OPERATION, OR USE OF THE EQUIPMENT OR SOFTWARE.
- 22. Applicable Law, Venue, and Jurisdiction. The Agreement. and any disputes related thereto, will be governed by and interpreted in accordance with the laws of the State of Florida, USA, without regard to conflict of law principles. The parties specifically exclude the application of the United Nations' Convention on Contracts for the International Sale of Goods to the Agreement, to the contractual relationship created under the Agreement, and to the construction, validity, enforcement, and interpretation of the Agreement. The parties agree that the exclusive venue for any action arising out of or related to the Agreement will be in the courts with the appropriate jurisdiction located in Brevard County, Florida, and each party irrevocably submits to the jurisdiction of each such court in any such action and waives any objection it may now or hereafter have to venue or personal jurisdiction in each such court. The prevailing party in any action related to the dispute or interpretation of the Agreement will be entitled to recover its reasonable attorneys fees incurred in pursuing the action, including those fees incurred throughout all bankruptcy and appellate proceedings.
- 23. Jury Waiver. Customer and Harris further agree, to the extent permitted by law, to waive all rights to a trial by jury of any action relating to the dispute or interpretation of the agreement, whether sounding in contract, tort, or otherwise. The parties specifically acknowledge that this waiver is made knowingly and voluntarily after an adequate opportunity to negotiate its terms and that such waiver is material consideration for the sale and purchase contemplated hereby.
- 24. Assumption of Risk. Each party hereto acknowledges (a) the risks of its undertakings hereunder, (b) the uncertainty of the benefits and obligations hereunder, and (c) its assumption of such risks and uncertainty. Each party has conducted its own due diligence and requested and reviewed any contracts, business plans, financial documents and other written material as in such party's opinion will be the basis of that party's decision to enter into the Agreement.

- 25. Reliance on Counsel and Other Advisors. Each party has consulted such legal, financial, technical or other experts it deems necessary or desirable before entering into the Agreement. Each party represents and warrants that it has read, knows, understands and agrees with the terms of the Agreement, and the Agreement will not be construed against either party as the drafter.
- 26. Compliance with Applicable Laws. Customer warrants that Customer will comply with any and all applicable U.S. federal, state and local laws, and will operate in good faith to comply with other laws and regulations and industry best practices, applicable to such party's performance hereunder, and will promptly act to correct any noncompliance once identified.

#### 27. General Provisions.

- a. Publicity. Neither party will, without the prior written consent of the other party: (a) issue any news release, public announcement, denial or confirmation of this Agreement or its subject matter; or (b) In any manner advertise or publish the fact of this Agreement.
- b. Disputes. The parties will to the fullest extent practical resolve disputes through collaborative procedures. To that end, any and all disputes between the parties will be quickly addressed to prevent such disputes from causing contractual or performance problems.
- c. Assignment. Customer will not assign any of its rights under this Agreement, voluntarily or involuntarily, whether by merger, consolidation, dissolution, operation of law or any other manner. Any purported assignment of rights in violation of this Section is null and void.
- d. Enforceability. If any provision of this Agreement is held invalid, illegal or unenforceable, the validity, legality or enforceability of the remaining provisions will, to the extent of such invalidity, illegality, or unenforceability, be severed, but without in any way affecting the remainder of such provision or any other provision contained herein, all of which will continue in full force and effect.
- e. No Waiver. Waiver or failure by Harris to enforce any of the terms or conditions hereunder or the delay in exercise of any of its remedies or any terms or condition herein, will not be a future waiver of any such right, or be a waiver of any other term, condition or remedy contained herein.
- f. Headings. Headings in this Agreement are provided for convenience only and do not affect this Agreement's construction or interpretation.
- g. Orders Issued under Government Prime or Subcontracts. In the event this Agreement relates to a U.S. federal government prime contract or subcontract, nothing contained in this Agreement will be construed to authorize the waiver of any provision of law as prescribed in Federal Acquisition Regulation (FAR) Part 12, or terms as set forth in the current version of FAR 52.244-6, Subcontracts for Commercial Items, if applicable.



- h. Notices. All notices must be in writing and will be effective when received by (1) personal delivery, (2) registered, certified, or nationally recognized overnight mail, proof of receipt requested, and (3) facsimile, if confirmed within three (3) business days by one of the other methods herein, at the addresses or facsimile numbers indicated or to such other addresses or facsimile numbers as the parties may specify by giving notice pursuant hereto. A copy of all notices must be sent to Harris Corporation, PO Box 37, Mail Stop: R5/11A, Melbourne, FL 32902, Attention: Contracts Manager
- English Language. The parties confirm that it is their wish that this Agreement, as well as any other documents relating hereto including notices, have been and will be drawn up in English only.
- j. GSA. All purchase orders issued under the General Services Administration (GSA) Schedule #GS-35F-0283J are subject to the GSA Terms and Conditions which will supersede all other terms and conditions provided.
- k. Survivability. The following provisions shall survive the completion or termination of this Agreement: Section 2 (Restricted Use), Section 11 (Limited Warranty), Section 13 (Software License), Section 15 (Intellectual Property Indemnification), Section 19 (Export and Re-export Restrictions), Section 21 (Limitation of Liability), Section 22 (Applicable Law, Venue and Jurisdiction), Section 23 (Jury Waiver), and Section 27 (General Provisions).
- 28. Entire Agreement. The Agreement supersedes all previous proposals, negotiations, conversations, and understandings, whether oral or written, and constitutes the sole and entire agreement between the parties pertaining to the subject matter hereof. No modification or deletion of, or addition to these terms, will be binding unless made in writing and signed by duly authorized representatives of both parties.

Harris GCS	Customer
Signature	Signature
Name	Name
Title	Title
Date	Date

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REDACTED	
Books, Subscriptions a  Educational & Insti Conference Attend Attendance, Meetii License Professional Orgai Association Dues Newspaper, Perioc Professional Journ Notary Public Electronic Media S	
Financial Obligations  Debt Service	
Employee Reimbur Inter-Governmental Payment Loan Grant Reimbursements but the Employee Pay) Airline Agreements Stipends Taxes	Public Utilities  Electric Telephone Water/Sewern Expense Other Utilityaal Research
Refunds Rent Subsidies Land Acquisition Subscriptions	Miscellaneous Expenses  Deductibles Associated with Warranties under Contract Express Mail / Postage Messenger / Delivery Service
Insurance & Risk Management Premium	Petty Cash Local Travel / Parking Aldermanic or Board Of
Confidential Investigations Confidential Investigations	Elections Festival, Exhibition and Performance Costs Program Incentives Advertising / Media Purchases

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# Chicago Police Department

Bureau of Organized Crime

3510 S. Michigan Ave. Chicago, IL 60653 • 312-745-6086 Office • 312-745-6867 Fax

# INVOICE

P.O. No.	Request Date		Supplier	
14-BOC-0031	27 Oct 2014			
Quote Number:	QTE6779-05095			
Bill To			Ship To	
Bureau of Organi	zed Crime		Technical Lab	
3510 S. Michigan	Ave 4th Flr, NW		3340 W. Fillm	ore Rm 2180
Chicago, IL 6065			Chicago, IL 6	0624
Terms	F.O.B.	Requested By	Ship Date	Ship Via
Net 30				Ground

Product ID	Description	Tax	Quantity	Price	Extended Amount
X1830201000	Upgrade 18201		1	\$65,652.00	\$65,652.00
P1930311000	Pwrup 1931		1	\$14,134.00	\$14,134.00
A3010100000	Octo 30100		1	\$14,589.00	\$14,589.00
X1820103000	Catalog Item		1	\$22,000.00	\$22,000.00
x1820104000	Catalog Item		1	\$20,000.00	\$20,000.00
N0730216000	Upgrade		1	\$51,000.00	\$51,000.00
A4610416000	Ant 46416		1	\$10,500.00	\$10,500.00
T4290909000	Training		8	\$6,800.00	\$54,400.00

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Subtotal	\$252,275.00
Discount	\$0.00
Тах	
Weight:	
Shipping	
Total	\$252,275.00

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