



Johnson Controls Fire Protection LP 2788 North Larkin Avenue, Suite 101 Fresno, CA 93727 15592598469

## Johnson Controls Fire Protection LP Quotation

To: City of Fresno 2600 Fresno St. Rm. 2156 Fresno, CA 93721 Project: City of Fresno - Animal Control Facility - CPQ-187687 Johnson Controls Reference: 650187687 Proposal #: 1 Date: 02/16/2022 Page: 1 of 6

Johnson Controls is pleased to offer for your consideration this quotation for the above project

### Scope of Work

Johnson Controls (JCI) will provide materials, labor, programming, engineering, design and project management for the access control installation at the Fresno Animal Control Center.

JCI will use all existing wiring and door hardware currently installed and provide terminations for devices and panels. Programming for card readers, access levels and time zones

will be coordinated with City of Fresno.

| Item | Qty. | Part #              | Description  |
|------|------|---------------------|--|
| 1    | 69   | AC-MER-CON-MR50     | Avigilon Series 3 Single Reader Interface Module:; |
| 2    | 5    | AC-MER-CONT-LP1502  | Avigilon Linux Based with 2 doors; 8 inputs        |
| 3    | 2    | AC-LSP-16DR-MER-LCK | Avigilon D8P Boards                                |
| 4    | 2    | AC-LSP-8DR-MER-LCK  | Avigilon Power Supply                              |
| 5    | 79   | AC-HID-READER-SIGNO | Avigilon Wall mount; Standard Profile              |
| 6    | 79   | DS 160              | Detection Systems Request to Exit Detector         |
| 7    | 79   | 1078                | Sentrol Door Contacts                              |
| 8    | 5    | MAXIMAL33           | Altronix Power Supply                              |
| 9    | LOT  | Labor               | Prevailing Wage Installation Labor                 |
| 10   | LOT  | Labor               | Programming, set-up configuration                  |
| 11   | LOT  | Services            | Design, CAD, Project Management                    |

#### **Clarifications:**

- · Quotation is based upon all existing wiring being functional, any repairs or corrections is excluded
- · Functional electrified door hardware and door closers shall be provided by others
- · All necessary 120VAC shall be provided by others
- · Network connections, configuration and IP addressing shall be provided by others

Fire, Security, Communications, Sales & Service Offices & Representatives in Principal Cities throughout North America

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Total Price with Sales Tax \$164,821.00

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TERMS AND CONDITIONS (Rev. 11/2)
1. Payment, All payments are due net thirty (30) days form the date of invoice. Invoicing disputes must be identified in writing writin 21 days of the invoice date. Payments of any disputed amounts are due and payments upon resolution. All other amounts remain invoice. Work performed on a time and material labor, and related items, in effect at the time supplied under this Agreement. Company shall invoice Customer for progress payments to 100% percent based upon equipment delivered or stored, and services performed. In the event project duration exceeds one month, Company reserves the right to completed at the project site. Customer agrees to pay my progress invoices in accordance with the payment terms set forth herein in exchange for close-our documents to be provided by Company. Customer agrees to pay Company, the remaining project balance when on-site labor is completed and prior to satisfance when on-site labor is completed and prior to balance when on-site labor is completed and prior to balance when on-site labor is completed and prior to balance when on-site labor is completed and prior to balance when on-site labor is completed and prior to balance when on-site labor is completed and prior to balance when on-site labor is completed and prior to balance when on-site labor is completed and prior to balance when one advert materials terminate or super statistice or any other right to (a) stop performing any fragment and other materials; terminate or super densities see and/or writemate the same set of this Agreement, and (b) charge Customer's reasonable, and will give Company, writhout prejudice to any other right by a payment is of the royee.
Topesit, Unless prohibited by law, Customer's reasonable law, unit payment and other materials; terminate or super applied law, unit payment is made in this. Agreement and (b) charge customer, company teresense, and/or terminate is adder on the range on the royee of the project. Company for materials on the project.

services agreement. 5. Code Compliance. Company does not undertake

5. Code Compliance. Company does not undertake an obligation to inspect for compliance with laws or regulations unless specifically stated in the Scope of Work. Customer acknowledges that the Authority Having Jurisdiction (e.g. Fire Marshal) may establish additional requirements for compliance with federal, state/provincial and local codes. Any additional services or equipment required will be provided at an additional cost to Customer. 6. Limitation of Liability: Limitations of Remedy. It is understood and agreed by the Customer that Company is not an insurer and that insurance coverage shall be obtained by the Customer and that amounts payable to company hereunder are

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based upon the value of the services and the scope of liability set forth in this Agreement and are unrelated to the value of the Customer's property and the property of others located on the premises. Customer agrees to look exclusively to the Customer's insure to recover for injury and that Customer releases and waives all right of recovery against Company arising by way of subrogation. Company makes no guaranty or Waranty, including any implied waranty of merchantability or fitness for a particular purpose that equipment or services supplied by Company will detect or avert occurrences or the consequences thereaford that the equipment or services supplied by Company will detect or avert of the actual damages, if any, which may proximately result from failure on the part of Company to perform any of its obligations under this Agreement. Accordingly, Customer agrees that, Company shall be exempt from liability for any loss, damage or injury arising directly or indirectly from occurrences, or the consequences therefrom, which the equipment or service in any respect. Gompany to the Agreement price (as increased by the price for any loss, damage or injury arising from a failure of the equipment or service in any respect. Gompany to be calculated with reference to payments indicability shall be limited to an amount equal to the Agreement price (as increased by the price for any additional work) or where the limited to an amount equal to the Agreement price, as increased by the price for any additional work) or where the incident accurred. Such sum shall be complete and material payments to Gompany to be calculated with reference to payments allocable to the site where the incident accurred. Such sum shall be conselted and material payments and the time tho loss is sustained. Where this Agreement price for any thid party under any other claim arising from any servicing, alterations, modifications, changes, or any other claim arising from any servicing anterations of hisability of under any damage, loss, injury or su

make any claims against the other for any losses, including business interruption losses, sustained by either party or their respective employees, resulting from an activity resulting from an "Act of Terrorism" as defined in 6 C.F.R. 25.2, when QATT have been deployed in defense against, response to, or recovery from such Act of Terrorism. 8. General Provisions. Customer has selected the service level desired after considering and balancing various levels of protection afforded, and their related costs. All work to be performed by Company will be performed during normal working hours of normal working days (8:00 a.m. – 5:00 p.m., Monday through Friday, excluding Company holidays), as defined by Company, unless additional times are specifically described in this Agreement. Company will perform the services described in the Scope of Work section ("Services") for one or more system(s)) or equipment as described in this Agreement assumes the Coustomer statention. This Agreement asames the Coustomer's attention. This Agreement asames the Covered System(s) are in operational and maintainable condition as of the Agreement date. If, upon initial inspection, Company determines that repairs are recommended, repair charges will be submitted for approval prior to any work. Should such

repair work be declined Company shall be relieved from any and all liability arising therefrom. UNLESS OTHERWISE SPECIFIED IN THIS AGREEMENT, ANY INSPECTION (AND, IF SPECIFIED, TESTING) PROVIDED UNDER THIS AGREEMENT DOES NOT INCLUDE ANY MAINTENANCE, REPAIRS, ALTERATIONS, REPLACEMENT OF PARTS, OR ANY FIELD ADJUSTMENTS WHATSOEVER, NOR ADDES IT INCLUDE THE CORRECTION OF ANY DEFICIENCIES IDENTIFIED BY COMPANY TO CUSTOMER. COMPANY SHALL NOT BE RESPONSIBLE FOR EQUIPMENT FAILURE OCCURRING WHILE COMPANY IS IN THE PROCESS OF FOLLOWING ITS INSPECTION TECHNIQUES, WHERE THE FAILURE ALSO OF SULT AGREEMENT DOES NOT COVER SYSTEMS, EQUIPMENT, COMPONENTS OR PARTS THAT ARE BELOW GRADE, BEHIND WALLS OR OTHER OBSULESS OR EXTERIOR TO THE BUILDING, ELECTRICAL WRING, AND PIPING.

EXTERIOR TO THE BUILDING, ELECTRICAL WRING, AND PIPING. 9. Customer Responsibilities. Customer shall furnish all necessary facilities for performance of its work by Company, adequate space for storage and handling of materials, light, water, heat, heat tracing, electrical service, local telephone, watchman, and crane and elevator service and necessary permits. Where wet pipe system is installed, Customer shall supply and maintain sufficient heat to prevent freezing of the system. Customer shall promptly notify Company of any malfunction in the Covered System (S) which comes to Customer's attention. This Agreement assumes any existing system(s) are in operational and maintainable condition as of the Agreement date. If, upon initial inspection, Company determines that repairs are recommended, repair charges will be submitted for approval prior to any work. Should such repair work be declined Company shall be relieved from any and all liability arising therefrom. Customer shall further:

they are to be supplied by Company in accordance with this Agreement;

- Provide a safe work environment, in the event of an emergency or Covered System(s) failure, take reasonable safety precautions to protect against personal injury, death, and property damage, continue such measures until the Covered System(s) are operational, and notify Company as
- soon as possible under the circumstances. Provide Company access to any system(s) to be serviced.
- Comply with all laws, codes, and regulations pertaining to the equipment and/or services provided under this Agreement.

provided under this Agreement. Customer is solely responsible for the establishment, operation, maintenance, access, security and other aspects of its computer network ("Network") and shall supply Company secure Network access for providing its services. Products networked, connected to the internet, or otherwise connected to computers or other devices must be appropriately protected by Customer and/or end user against unauthorized access. Customer is responsible to take appropriate measures, including performing back-ups, to protect information, including without limit data, software, or files (collectively 'Data') prior to receiving the service or products. ducts

files (collectively 'Data') prior to receiving the service or products. 10. Excavation. In the event the Work includes excavation, Customer shall pay, as an extra to the contract price, the cost of any additional work performed by Company dues to water, quicksand, rock or other unforesene condition or obstruction encountered or shoring required. 11. Structure and Sitte Conditions. While employees of Company will exercise reasonable care in this respect, Company shall be under not responsibility for loss or damage due to the character, condition or use of foundations, walls, or other structures not erected by Company or resulting from the excavation in proximity thereto, or for damage resulting from concealed piping, wiring, fixtures, or other equipment or condition of water pressure. All shoring or protection of foundation, walls or other structures subject to being disturbed by any excavation required hereunder shall be the responsibility of Customer. Customer shall have all things in readiness for installation including, without limitation, structure to working base, connections and facilities for erection at the time the materials are delivered. In the event to customer shall have all things in readiness at the time scheduled for receipt of materials, customer shall reinburse Company for all expenses caused by such failure. Failure to make areas available to

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Company during performance in accordance with schedules that are the basis for Company's proposal shall be considered a failure to have things in readiness in accordance with the terms of this

Agreement. 12. Confined Space. If access to confined space by Company is required for the performance of Services, Services shall be scheduled and performed in accordance with Company's then-current hourly rate. 13. Hazardous Materials. Customer represents that, except to the extent that Company has been given written notice of the following hazards prior to the execution of this Agreement, to the best of Customer's knowledge there is no: • Space in which work must be performed that,

- Space in which work must be performed that, because of its construction, location, contents or work activity therein, accumulation of a hazardous gas, vapor, dust or fume or the creation of an
- oxygen-deficient atmosphere may occur, "permit confined space," as defined by OSHA for work performed by Company in the United States, risk of infectious disease,
- need for air monitoring, respiratory protection, or other medical risk,

asbestos, asbestos-containing material, formaldehyde or other potentially toxic or otherwise hazardous material contained in or on the surface of the floors, walls, ceilings, insulation or other structural components of the area of any building where work is required to be performed

the surface of the floors, walls, cellings, insulation or other structural components of the area of any building where work is required to be performed under this Agreement.
All of the above are hereinafter referred to as Thazardous Conditions'. Company shall have the right to rely on the representations listed above. If hazardous conditions are encountered by Company during the course of Company's work, the discovery of such materials shall constitute an event beyond Company's control and Company shall have no obligation to further perform in the area where the hazardous conditions exist until the area has been independent testing agency, and Customer shall pay disruption expenses and re-mobilization expenses as determined by Company. This Agreement does not provide for the cost of capture, containment or disposal of any hazardous waste materials, or hazardous materials, and/or during performance of the Services. Said materials shall at all times remain the responsible for the testing, removal or disposal of such hazardous materials.
14. COVID-19 Vaccination. Company expressly disclaims any requirement, understanding or incoporated by reference, in any Customer purchase or disposal of such hazardous materials.
14. COVID-19 Vaccination. Company expressly disclaims any requirement, understanding or incoporated by reference, in any Customer purchase or disposal of such hazardous materials.
14. COVID-19 Vaccination. Company expressly disclaims any requirement, understanding or incoporated by reference, in any Customer purchase or subcontracts. Including, without limitation. Presidential Executive Order 14042 ("Ensuring Adequate COVID Safety Protocols for Federal Contractors") and Federal Contractors". Any such requirement shall only apply to Company's personnel if and only to the extent contained in a written agreement physically signed by an authorized officer of ompany.
15. Occupational Health and Safety/OSHA Compliance. Customer shall indemnity and hold Com

Company, 16. Interferences. Customer shall be responsible to coordinate the work of other trades (including but not limited to ducting, piping, and electrical) and for and additional costs incurred by Company arising out of interferences to Company's work caused by other

trades.
17. Modifications and Substitutions. Company reserves the right to modify materials, including substituting materials of later design, providing that such modifications or substitutions will not materially affect the performance of the Covered System(s).
18. Changes, Alterations, Additions. Changes, alterations and additions to the Scope of Work, plans, specifications or construction schedule shall be invalid unless approved in writing by Company. Should

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changes be approved by Company, that increase or decrease the cost of the work to Company, the parties shall agree, in writing, to the change in price prior to performance of any work. However, if no agreement is reached prior to the time for perform and work so as to avoid delays, then Company's estimate as to the value of said work shall be deemed accepted by Customer. In addition, Customer shall pay for all extra work requested by Customer or made necessary because of incompleteness or inaccuracy of plans or other information submitted by Customer with respect to the location, type of occupancy, or other details of the work to be performed. In the event the layout of Customer's facilities has been altered, or is altered by Customer shall advise Company, and prices, delivery and completion dates shall be changed by Customer shall advise Company, and prices, delivery and completion dates shall be changed by Customer shall advise Company is to acquire any brequired. **19. Commodities Availability.** Company shall not be responsible for failure to provide services, deliver products, or otherwise perform work required by this Agreement due to lack of availability company shall not be products made from plastics or other commodities. In the event Company is unable, after reasonable commercial efforts, to acquire and provide steel products, or products made from plastics or other commodities, if required to perform work required by this Agreement, Customer hereby agrees that Company may terminate the Agreement, or the relevant portion of the Agreement, at no additional cost and without penally. Customer agrees to pay Company in full for all work performed up to the time of any such termination. **20. Project Claims.** Any claim of failure to perform

Company may terminate the Agreement, or the relevant portion of the Agreement, at no additional cost and without penalty. Customer agrees to pay of any such termination.
 **Project Claims.** Any claim of failure to perform against Company ring hereunder shall be deemed waived unless received by Company, in writing specifically setting forth the basis for such claim, within ten (10) days after such claims arises.
 **Back charges.** No charges shall be levied against Company unless seventy-two (72) hours prior written notice is given to Company to correct any alleged deficiencies are solely and directly caused by Company.
 **System Equipment** The purchase of equipment of peripheral devices (including but not limited to smoke detectors, passive infrared detectors, card and company sole indement. Any peripheral devices of equipment for both system company shall be subject to the terms and conditions of this Agreement [f, in Company's sole judgment, any peripheral device or equipment promptly upon notice from Company. Failure of Customer to remove or replace such device or equipment promptly upon notice from Company. Failure of Customer to remove or replace such device or equipment to the Covered System(S). Company shall not be responsible for any damage to or failure of the Covered System(S). Company shall not be responsible for any damage to or faile the device or equipment.
 **Reports.** Where inspection and/or test shall be given on the local subnet inspection for the covered system(S) company shall not be responsible for any damage to or faile of the Covered System(S). Company shall not be responsible for any damage to or faile ad thority in spection fault a copy thereof the local subnet in spection for the system and equipment inspected and/or test shall be given or discipated. Company submit a copy thereof the local subnet in and are intended to assist Customer in adving the risk of loss to property by indicating bovious defects or imparments are under con

manufacturer's warranty. Company does not warrant devices designed to fail in protecting the System. such as, but not limited to, fuses and circuit breakers. Company warrants that any Company software described in this Agreement, as well as software contained in or sold as part of any Equipment described in this Agreement, will reasonably conform to its published specifications in effect at the time of delivery and for ninety (90) days after delivery. However, Customer agrees and acknowledges that the software may have inherent defects because of its complexity. Company's sole obligation with respect to software, and Customer's sole remedy, shall be to make available published modifications, designed to correct inherent defects, which become available during the warranty period. If Repair Services are included in this Agreement, Company warrants that its workmanship and material for repairs made pursuant to this Agreement will be tree from defects for a period of ninety (90) days from the date of furnishing. EXCEPT AS EXPRESSLY SET FORTH HEREIN, COMPANY DISCLAIMS ALL WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE WITH RESPECT TO THE SERVICES PERFORMED OR THE PRODUCTS, SYSTEMS OR EQUIPMENT, IF ANY, SUPPORTED HEREUNDER. Warranty service will be performed during Company's normal warking hours. If Customer requests warranty

SYSTEMS OR EQUIPMENT, IF ANY, SUPPORTED HEREUNDER. Warranty service will be performed during Company's normal working hours. If Customer requests warranty service at other than normal working hours, service will be performed at Company's then current rates for after ours services. All repairs or adjustments that are or may become necessary shall be performed by and authorized representative of Company. Any repairs, adjustments or interconnections performed by Customer or any third party shall void all warranties. Company makes no and specifically disclaims all representations or warranties that the services products, software or third party product or software will be secure from cyber threats, hacking or other similar malicious activity, or will detect the presence of, or eliminate, treat, or mitigate the spread transmission, or outbreak of any pathogen, disease, virus or other contagion, including but not limited to COVID-19. 25.Indemnity. Customer agrees to indemnify, hold

virus or other contagion, including but not limited to COVID-19. 25.Indemnity. Customer agrees to indemnity, hold harmless and defend Company against any and all losses, damages, costs, including expert fees and costs, and expenses including reasonable defense costs, arising from any and all third party claims for personal injury, death, property damage or economic loss, including specifically any damages resulting from the exposure of workers to Hazardous Conditions whether or not Customer pre-notifies Company of the existence of said hazardous conditions, arising in any way from any act or omission of Customer or Company relating in any way to this Agreement, including but not limited to the Services under this Agreement, whether such claims are based upon contract, warranty, tort (including but not limited to active or passive negligence), strict liability or otherwise. Company reserves the right to select counsel to represent it in any such action. 26. Insurance. Customer shall name Company, its suppliers, and representatives as additional insureds on Customer's general liability and auto liability policies. 27 termination. Any termination under the terms of

suppliers, and representatives as additional insureds on Customer's general liability and auto liability policies. 27.Termination. Any termination under the terms of this Agreement shall be made in writing. In the event Customer terminates this Agreement prior to completion for any reason not arising solely from Customer understands and agrees that Company will incur costs of administration and preparation that are difficult to estimate or determine. Accordingly, should Customer terminate this Agreement as described above, Customer agrees to pay all charges incurred towenty (20%) percent of the price of products and equipment installed and services performed, and in addition pay an amount equal to wenty (20%) percent of the price of products and equipment not yet delivered and Services not yet performed, and in addition get of twenty (20%) percent the price of products and equipment instale this Agreement at its sole discretion upon the occurrence of any Event of Default as hereinafter defined. Company may also terminate this Agreement at its sole discretion upon notice to Customer if Company's performance of its obligations under this Agreement becomes impracticable due to obsolescence of equipment at Customer's premises or unavailability of parts. 28. Default. An Event of Default shall be (a) failure of

parts. 28. Default. An Event of Default shall be (a) failure of Customer to pay any amount when due and payable, (b) abuse of the System or the Equipment, (c)



dissolution, termination, discontinuance, insolvency or business failure of Customer. Upon the occurrence of an Event of Default, Company may pursue one or more of the following remedies: (i) discontinue furnishing Services and delivering Equipment, (iii) by written notice to Customer declare the balance of unpaid amounts due and to become due under this Agreement to be immediately due and payable; (iii) receive immediate possistely due and payable; (iii) receive immediate possistely due and payable; (iii) or which Customer has not paid; (iv) proceed at law or equity to enforce performance by Customer or recover damages for breach of this Agreement, and (v) recover all costs and expenses, including without limitation reasonable attorneys' fees, in connection with enforcing or attempting to enforce this Agreement.

Imitation reasonable attorneys' fees, in connection with enforcing or attempting to enforce this Agreement. 29. Exclusions. Unless expressly included in the Scope of Work, this Agreement expressly excludes, without limitation, testing inspection and repair of duct detectors, beam detectors, and UVIR equipment, provision of fire watches; clearing of ice blockage draining of improperty pitched piping; replacement of batteries; recharging of chemical suppression systems; reloading of, uggrading, and maintaining computer software; system upgrades and the replacement of obsolete systems, equipment, components or parts; making repairs or replacements of components or equipment or changes to Customer's premises, vandalism, corrosion (including but not limited to micro-bacterially induced corrosion (MICT)), power failure, current fluctuation, failure due to non-company installation, lightning, electrical storm, or other severe weather, water, accident, fire, acts of God or any other cause external to the Covered System(S). Repair Services provided pursuant to this Agreement do not cover and specifically excludes systems, equipment, components or parts. All such services may be provided by Company at Company's sole discretion at an additional charge. If Emergency services are expressly included in the scope of work section, the Agreement price does not include travel expenses.

expenses, **30. No Option to Solicit.** Customer shall not, directly, or indirectly, on its own behalf or on behalf of any other person, business, corporation or entity, solicit or employ any. Company employee, or induce any Company employee to leave his or her employment, for a period of two years after termination of this Agreement.

Lompany employee to leave his or her employment, for a period of two years after termination of this Agreement. **31. Force Majeure; Delays.** Company shall not be liable, nor in breach or default of its obligations under this Agreement, for delays, interruption, failure to render services, or any other failure by Company to perform an obligation under this Agreement, where such delay, interruption or failure is caused, in whole or in part, directly or indirectly, by a Force Majeure Event. A "Force Majeure Event is a condition or event that is beyond the reasonable control of Company, whether foreseeable or unforeseeable, including, without limitation, acts of God, severe weather (including but not limited to hurricanes, tormados, severe snowstorms or severe rainstorms), wildfires, floods, earthquakes, seismic disturbances, or other natural disasters, acts or other public health risks and/or responses thereto, condemation, strikes, lock-outs, labor disputes, an increase of 5% or more in tariffs or other excise taxes for materials to be used on the project fires explosions or other risks and/or responses thereto, condemnation, strikes, lock-outs, labor disputes, an increase of 5% or more in tariffs or other excise taxes for materials to be used on the project, fires, explosions or other casualities, thefts, vandalism, civil disturbances, insurrection, mob violence, riots, war or other armed conflict (or the serious threat of same), acts of terrorism, electrical power outages, interruptions or degradations in telecommunications, systems, data breach, cyber-attacks, ransomware, unavailability or shortage of parts, materials, supplies, or transportation, or any other cause or casually beyond the reasonable control of Company. If Company's performance of the work is delayed, impacted, or prevented by a Force Majeure Event or its continued effects, Company shall be excused from performance under the Agreement. Without limiting the generality of the foregoing, if Company is delayed in achieving one or more of the scheduled milestones set forth in the Agreement due to a Force Majeure Event, Company will be entitled to extend the relevant completion date by the amount of time that Company was delayed as a result of the Force Majeure Event, plus such additional time as may be reasonably indirectly to evercom the effect of the delay. To the extent that the Force Majeure Event directly or indirectly increases Company is cost to perform the services, Customer is obligated to reimburse Company for such increased costs, including, without limitation, costs incurred by Company for additional

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labor, inventory storage, expedited shipping fees, trailer and equipment rental fees, subcontractor fees or other costs and expenses incurred by Company in connection with the Force Majeure Event.
32. One-Year Claims Limitation; Choice of Law. For Customers located in the United States, the govern the validity, enforceability, and interpretation of this Agreement, without regard to conflicts of law. For customers located in Canada, this agreement shall be governed by and be construed in accordance with the Jaws of Ortaio. The parties agree that any disputes arising under this Agreement shall be determined exclusively by the Ontario courts and that no action or legal proceedings of any nature shall be filed or commenced in any other court pertaining to any dispute arising out of or in relation to this Agreement. The parties agree that any dispute arising out of or in relation to this Agreement. The parties also herby waive any objection to the exclusive jurisdiction of the Ontario courts, including any objection based on forum non conveniens. No claim or cause of action, whether known or unknown, shall be brought against Company more than one year after the claim first arose. Except as provided for herein. Company's claims must also be brought within one year. Claims no subject to the one-year limitation include claims for unpaid (a) contract amounts, (b) change order amounts (approved or requested) and (c) delays and/or work inefficiencies.
33. Assignment. Customer's conset.
34. Fatire Agreement The parties, written or sora, and shall constitute the sole terms and conditions of the Agreement and the first and conditions thereof. This Agreement and the terms and conditions thereof. This Agreement is biording out sortes.
35. Severability. If any terms or conditions of this Agreement shall be binding on Company unless made in writing and signed by an Authorized Regreement will continue to be valid as to the other orisions and the remainder of the affected provision.</li

provision. 36.Legal Fees. Company shall be entitled to recover from the customer all reasonable legal fees incurred in connection with Company enforcing the terms and conditions of this Agreement. 37.Software and Digital Services. Use, implementation, and deployment of the software and hosted software products ("Software") offered under these terms shall be subject to, and governed by, Company's standard terms for such Software and Software related professional services in effect from hosted software products ("Software") offered under these terms shall be subject to, and governed by, Company's standard terms for such Software and Software related professional services in effect from time to time at https://www.johnsoncontrols.com/ techterms (collectively, the "Software Terms"). Applicable Software Terms are incorporated herein by this reference. Other than the right to use the Software as set forth in the Software Terms, Company and its licensors reserve all right, title, and interest (including all intellectual property rights) in and to the Software and improvements to the Software. The Software and improvements to the Software. The Software and improvements to the Software. The Software that is licensed hereunder is licensed subject to the Software Terms and not sold. If there is a conflict between the other terms herein and the Software and govern with respect to rights and responsibilities relating to the Software, its implementation and deployment and any improvements thereto. Notwithstanding any other provisions of this Agreement and unless otherwise agreed to by the parties in writing, the following terms apply to Software this is provided to Customer on a subscription basis (i.e., a time limited license or use right), (each a "Software Subscription"): Each Software Subscription provided hereunder will commence on the date the limital credentials for the Software Subscription provided hereunder will commence are made available (the "Subscription Start Date") and will continue in effect until the expiration of the Software Subscription, such Software Subscription will automatically renew for consecutive one (1) year terms (each a "Renewal Subscription Term"), unless either party provides the other party with a notice of non-renewal at least ninet( 90) days prior to the expiration of the then-current term. To the extent permitted by applicable [aw, Software Subscription start Date and the subscription start Date and the subscription start Date and the subscription start Date subscript

for each Renewal Subscription Term will be priced at JCI's then-applicable list price for that Software offering. Any use of Software that exceeds the scope, metrics or volume set forth in this Agreement will be subject to additional fees based on the date such excess use began. **38. Electronic Media.** Electronic Media. Either party may scan, fax, email, image, or otherwise convert this Agreement into an electronic format of any type or form, now known or developed in the future. Any unaltered or unadultaretad copy of this Agreement produced from such an electronic format will be legally binding upon the parties and equivalent to the original for all purposes, including litigation. JCI may rely upon Customer's assent to the terms and this Agreement or demonstrated its intent to be bound whether by electronic signature or otherwise. **39. Lien Legislation**. Notwithstanding anything to the contrary contained herein, the terms of this Agreement shall be subject to the lien legislation applicable to the location where the work will be performed, and, in the event of conflict, the applicable lien legislation shall prevail. **40. Privacy. Company as Processor**. Where Company factually acts as Processor. Where Company factually acts as processor of Personal Data on behalf of Customer (as such terms are defined in the DPA) the terms at www.johnsoncontrols.com/dpa ('DPA') shall apply. **Company as Controller:** Company will collect, process and transfer certain personal data of Customer and its personnel related to the business relationship between it and Customer (for example ames, email addresses, telephone numbers) as controller and in accordance with Company's Privacy Notice at https://www.johnsoncontrols.com/dpa

names, email addresses, telephone numbers) as controller and in accordance with Company's Privacy Notice at https://www.johnsoncontrols.com/privacy. Customer acknowledges Company's Privacy Notice and strictly to the extent consent is mandatorily required under applicable law, Customer consents to such collection, processing and transfer. To the extent consent to such collection, processing and transfer. To the extent consent to such collection, processing and transfer. To the extent consent to such collection, processing and transfer. To the extent consent to such collection, processing and transfer. To genomel under applicable law, Customer warrants and represents that it has obtained such consent. **41.** License Information (Security System Customers): AL Alabarna Electronic Security Board of Licensure 7956 Vaughn Road, Pmb 392, Montgomery, Alabarna 36116 (334) 264-9388: AR Regulated by: Arkansas Board of Private Investigators And Private Security Agencies, #1 State Police Plaza Drive, Little Rock 72209 (501)618-8600: CA Alarm company operators are licensed and regulated by the Bureau of Security and Investigative Services, Department of Consumer Alfairs, Sacramento, CA, 95814, Upon completion of the installation of the alarm system, He alarm company shall thoroughly instruct the purchaser in the proper use of the alarm system, Ke alarm Company shall thoroughly instruct the approximate date specified in the alarement when the work will begin is a violation of the Alarm Company Act. NY Licensed BV NY.S. Department of the State: TX Texas Commission on Private Security, 5805 N, Lamar Blvda, Austin, 78752-4422, 512-424-7710.License numbers available at www.johnsoncontrols.com or contact your local Johnson Controls office. 78752-4422, 512-424-7710.License numbers available at www.johnsoncontrols.com or contact your local Johnson Controls office.



Project: City of Fresno - Animal Control Facility - CPQ-187687 Johnson Controls Reference: 650187687 Proposal #: 1 Date: 02/16/2022 Page: 6 of 6

IMPORTANT NOTICE TO CUSTOMER This Agreement is contingent on credit approval, which may be checked at JCI's discretion and requires final approval of a JCI authorized manager before any equipment/ services may be provided. Should credit and/or approval be declined, this Agreement will be terminated and JCI's only obligation to customer will be to notify Customer of such termination and refund any amounts paid in advance. In accepting this Proposal, customer agrees to the terms and conditions contained herein and any attachments or inders attached hereto that contain additional terms and conditions. It is understood that these terms and conditions shall prevail over any variation in terms and conditions on any purchase order or other document that the Customer may issue. Any changes in the system requested by the Customer after the execution of this Agreement shall be paid for by Customer and such changes shall be authorized in writing. ATTENTION IS DIRECTED TO THE LIMITATION OF LIABILITY, WARRANTY, INDEMNITY AND OTHER CONDITIONS ON THE PRECEDING PAGES. This proposal shall be void if not accepted in writing within 30 days from the date of the Proposal.

For Customers located in Canada, this Fire Domain Sale and Installation Agreement has been drawn up and executed in English at the request of and with the full concurrence of Customer. Ce contrat a été rédigé en anglais à la demande et avec l'assentiment du client.

| Offered By:<br>Johnson Controls Fire Protection LP<br>2788 North Larkin Avenue, Suite 101 | Accepted By: (Customer) Company: Address: |
|---|---|
| Fresno , CA 93727   | Signature:                                |
| Telephone: 15592598469  | Title:                                    |
| Representative:<br>Email: grant.barnes@jci.com  | P.O.#: Date:                              |