SimplexGrinnell BE SAFE.

Simplex Grinnell LP 4 Commerce Dr. Harriman, NY 10926 Sales Representative: Steven Enides Tet (845)774-4120 Fax: (845)774-4126 Email: senides@simplexgrinnell.com License number: NA

SALE AND INSTALLATION AGREEMENT

SimplexGrinnell Contract No.:	Salesperson: Steven Enides		Date: 4/25/2014
	License No. NA		
Customer: City Of Saratoga Springs		Job Location: Police De	ept. Renovations
Address: 5 Lake Avenue Saratoga Springs, NY	+ +		
		Customer PO No.	
Invoice To (if different from Customer):		Costomer PO No.	
,			

SimplexGrinnell LP ("Company"), for and in consideration of the prices herein named, proposes to furnish the work, and/or materials hereinafter described, subject to the terms and conditions of this Agreement.

SCOPE OF WORK:

Proposal is for corrections to Sprinkler System at above:

1) Labor and Materials to Renovate Existing Space to Conform with New Ceiling and Partition Layout in Basement and 2nd Floor areas including the following: Relocate Appx. (36) Existing Sprinklers in Basement area to new Locations with 1/2" Quick Response White Semi-Recessed Sprinklers shown on plans. Plug Existing Sprinklers and as much piping in New Server Room. On 2^{ed} Floor Relocate appx. (20) Existing Sprinklers to new Locations also Remove existing 3/4" End of Line piping and Install new 1X1X1 Tee with New 1" Piping to End head for appx. (12) Lines. (Demo of existing Ceiling on 2nd Floor to work on Branch Lines and Heads to be done by others). All Labor and Materials as per NFPA #13 and New York State Contract Pricing. Please see attached for Pricing.

NOTE: A separate price will follow for additional Labor and Materials for Work discussed with Marilyn Rivers and John Catone.

Please see Exclusions below.

Our Price for above items: See Attached.

Mease see deletions and dranges as marked

Please exclude the following:

1) Painting, Patching, Permits.

2) Electrical of any kind,

3) Overtime, Price is based on normal work hours 7:00am-3:30pm.

4) Shutdown Fee's.

5) Any Raising or Installation of Sprinkler Mains or Branch Lines.

6)Design, Plans or Hydraulic Calculations.

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Scope of Work may be continued on the attached Amendment to Scope of Work.

Payment NET 10 ⊠	NET 30	C.O.D.	DEPOSIT: \$			
Time and Material 🔲	Price Not to Exceed \$	Fixed Price of \$	BALANCE DUE: \$			

f. Payment. Payments shall be invoiced and due in accordance with the terms and conditions set forth above. Work performed on a time and material basis shall be at the then-prevailing Company rate for material, labor, and related items, in effect at the time supplied under this Agreement. Company shall invoice Customer for progress payments to one hundred (100%) percent based upon equipment delivered or stored, and services performed. Customers without established satisfactory credit shall make payments of cash in advance, upon delivery or as otherwise specified by Cumpany. Where Customer establishes and maintains satisfactory credit, payments shall be due and payable thirty (30) days from date of invoice. Company, reserves the right to revoke or modify Customer's credit at its sole discretion. The Customer's failure to make payment when due is a material breach of this Agreement.

If Customer falls to make any payment when due, in addition to any other rights and remedies evailable, Company shall have the right, at Company shall have the right, at Company sole discretion, to stop performing any Services and/or withhold further defivaries of materials, until the account's current. In the event payment is not received when due, Company may, at its discretion, assess late fees at the rate of 1.5% per month or the maximum rate allowed by law. Customer agrees to pay all costs of collection, including without limitation costs, fees, and attorneys' fees. Customer's failure to make payment when due is a

material breach of this Agreement until the account is current.

2. Pricing. The pricing set forth in this Agreement is based on the number of devices to be installed and services to be performed as set forth in the Scope of Work ("Equipment" and "Services"). If the actual number of devices installed or services to be performed is greater than that set forth in the Scope of Work, the price will be increased accordingly. If this Agreement extends beyond one year, Simplex@rinnell may increase prices upon notice to the Customer. Customer agrees to pay all taxes, permits, and other charges, holeword cestignated, levied or based on the service charges pursuant to this

3. Alarm Monitoring Services. Any reference to alarm monitoring services in this Agreement is included for pricing purposes only. Alarm monitoring services are performed pursuant to line terms and conditions of Company's standard alarm monitoring services agreement.

4. Code Compilance. Company does not undertake an obligation to inspect for compilance with laws or requisions unless specifically stated in the Scope of Work. Customer acknowledges that the Authority Having Jurisdiction (e.g. Fire Marshal) may establish additional requirements for compilance with local codes. Any additional services or equipment required with the provided at an

Fire Marshall may establish additional requirements for compliance with local codes. Any additional services or equipment required will-be provided at an additional cost to Customer.

5. Limitation Of Liability; Limitations of Remarkly II is proposed and served by the Customer that Company by under insurer and that insurers a rowerings if any shall be obtained by the Customer and that amounts psychole to company hereumograph assessing on the variety in secretary and this services and this scope of healthy set tork in this flagranding and are unrelated in this value of the Customer's property and the property of others located on the grant may be considered by the Customer's property and the property of others located on the grant for recover for injoining or damage in the event of requirements of the Customer releases and welves all right of recovery against Company arising by wey of subregation. Company

TERMS AND CONDITIONS

makes no quaranty or Warranty, including any implied warranty of merchantishing services for a particular progress that equipment or services supplied by Companyall detect or aren occurrences or the consequences havened in that the equipment or service well designed to detect center.

services supplies by company and queet of agen occurs occurs of the secondary of the second

6. General Provisions. Customer has selected the service level desired after considering and balancing various levels of protection afforded, and their related costs. Customer acknowledges and agrees that by this Agreement, Company, unless specifically stated, does not undertake any obligation to maintain or render Customer's system or equipment as Year 2000 compilant, which shall mean, capable of correctly tending the processing of calendar dates before or after December 31, 1999. All work to be performed by Company will be performed during normal working hours of rormal 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 the Scope of Work section or the Steel attachments ("Covered System(s)").

The Outsides shall promptly only because of any mellipotifier in the Covered System(s) which comes to Customer's attention. This Agreement assumes the Covered System(s) are in operational and maintainable condition as of the Agreement date. If, upon initial inspection, Company netermines that repairs are recommended, repair charges will be submitted for approval prior to any work. Should such repair work the declined Company shall be refleved from any and all fiability 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 DOES 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 RESULTS SROM THE AGE OR OBSCIESGENCE OF THE ITEM OR DUE TO NORMAL WEAR AND TEAR. THIS AGREEMENT DOES NOT COVER SYSTEMS, EQUIPMENT, COMPONENTS OR PARTS THAT ARE BELOW GRADE, BEHIND WALLS OR OTHER CESTRUCTIONS OR EXTERIOR TO THE BULDING, ELECTRICAL WIRRING, AND PIPING.

7. 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, beat, 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 essumes 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 declared Company shall be relieved from any and all liability arising

therefrom. Customer shall further:

 supply required schematics and drawings unless 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, tallor reasonable safety precautions to protect against personal injury, death, and property demage, continue such measures until the Covered System(s) are operational, and notify Company as soon as possible under the circumstances.

Frovide 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.

 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 unforeseen condition or additional secondary as sharing required.

condition or abstruction encountered or shoring required.

9. Structure and Site 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, walks, or other structures not exected by it or resulting from the

recovery against Company arising by way of subregation. Company The Customer shall promptly notify Company of any mallunction in the foundations, walls or other structures not erected by it or resulting from the Defect to the structures not erected by it or resulting from the Defect to the structures not erected by it or resulting from the Defect to the structures not erected by it or resulting from the Customer Archivestand Countries of the structures not erected by it or resulting from the Customer Archivestand Countries not erected by it or resulting from the foundations, walls or other structures not erected by it or resulting from the foundations, walls or other structures not erected by it or resulting from the foundations, walls or other structures not erected by it or resulting from the foundations, walls or other structures not erected by it or resulting from the foundations, walls or other structures not erected by it or resulting from the foundations, walls or other structures not erected by it or resulting from the foundations or other structures not erected by it or resulting from the foundations or other structures not erected by it or resulting from the foundations or other structures not expect to the foundations of the foundations of

SimplexGrinnell BE SAFE.

SALE AND INSTALLATION AGREEMENT (continued)

excavation in proximity therein, 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 readmess for installation including, without limitation, structure to support the sprinkler system and related equipment (including tanks), other materials, floor or suitable working base, connections and facilities for erection at the time the materials are delivered. In the event Customer fails to have all things in readiness at the time scheduled for receipt of materials, Customer shall reimburse Company for all expenses caused by such failure. Failure to make areas available to Company during performence in accordance with schedules that are the basis for Company's proposal shall be considered a failure to have itings in

10. 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.

11. 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:

"permit confined space," as defined by OSHA,

readiness in accordance with the terms of this Agreement.

risk of infectious disease,

need for air monitoring, respiratory protection, or other medical risk,

asbestos, asbestos-containing material, formaldetryde 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 under this Agreement.

All of the above are hereinafter referred to as "Hazardous 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 bazaroous conditions exist until the area has been made safe by Customer as certified in writing by an independent testing agency, and Customer shall pay disruption expenses and re-mobilization expanses 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, encountered in any of the Covered System(s) andlor during performance of the Services. Said materials shall at all times remain the responsibility and property of Customer. Company shall not be responsible for the testing, removal or disposal of such hazardous materials.

12. OSHA Compliance. Customer shall indemnify and hold Company harmless from and against any and all claims, demands and/or damages arising in whole or in part from the enforcement of the Occupational Safety Health Act (and any amendments or changes thereto) unless said claims, demands or damages are a direct result of causes within the exclusive control

13. 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.

14. 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

15. 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 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 aid work. However, if no agreement is reached prior to the time for performance of said work, and Company elects to perform said 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 clans 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 prior to the completion of the Work, Customer shall advise Company, and prices, delivery and completion dates shall be changed by Company as may be required.

16. Commodifies 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 available steel products or products made from plastics or other commodities. 1) 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 ferminate the Agreement, or the relevant portion of the Agreement, at no additional cost and without penalty. Customer agrees to pay Company in full for all work performed up to the time of any such termination. 2) If Company is able to obtain the steel products or products made from plastics or other commodities, but the price of any of the products has risen by more than 10% from the date of the bid, proposal or data Company executed this Agreement, whichever occurred first, then Company may pass through that increase through a reasonable price increase to reflect increased cost of materials.

17. Project Claims. Any claim of failure to perform against Company arising hereunder shall be deemed valved unless received by Company, in writing hereunder shall be desired waves misses round within-ten (15) days after specifically setting forth the basis for such claim, within-ten (15) days after the basis for such claims are setting forth the basis for such claims are setting (30).

till. Backcharges. No charges shall be lavied against the Seller unless seventy-two (77) hours prior written notice is given to Company to correct any alleged deficiencies which are alleged to necessitate such tharges and unless such alleged deficiencies are solely and directly caused by Company.

19. System Equipment. The purchase of equipment or peripheral devices fincluding but not limited to smoke detectors, passive infrared detectors, card readers, sprinkler system components, exlinguishers and liceas) from Company shall be subject to the terms and conditions of this Agreement. If, in Company's sole judgment, any peripheral device or other system equipment, which is attached to the Covered System(s), whether provided by Company or a third party, interfetes with the proper operation of the Covered System(s), Customer shall remove or replace such device or equipment promptly upon natice from Company. Failure of Customer to remove or replace the device shall constitute a material breach of this Agreement. If Customer adds any third party device or equipment to the Covered System(s), Company shall not be responsible for any damage to or failure of the Covered System(s) caused in whole or in part by such device or equipment.

20. Reports. Where inspection and/or test services are selected, such inspection and/or test shall be completed on Company's then current Report form, which shall be given to Customer, and, where applicable, Company may submit a copy thereof to the local authority having jurisdiction. The Report and recommendations by Company are only advisory in nature and are intended to assist Guslomer in reducing the risk of loss to property by indicating obvious defects or impairments noted to the system and equipment inspected and/or tested. They are not intended to imply that no other defects or hazards exist or that all aspects of the Covered System(s), equipment, and components are under control at the time of inspection. Final responsibility for the condition and operation of the Covered System(s) and equipment and comparents lies with Customer.

21. Limited Warranty. Subject to the limitations below, Company warrants any equipment (as distinguished from the Software) installed pursuant to this Agreement to be free from defects in material and workmanship under normal use for a period of one (1) year from the date of first beneficial us or all or any part of the Covered System(s) or 18 months after Equipment shipments, whichever is earlier, provided however, that Company's soles liability, and Customer's sole remedy, under this limited warranty shall be limited to the repair or replacement of the Equipment or any part thereof, which Company determines is defective, at Company's sole option and subject to the availability of service personnel and parts, as determined by Company. Company warrants expendable items, including, but not limited to, video and print heads, television camera tubes, video monitor displays tubes, batteries and certain other products in accordance with the applicable manufacturers 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 as were as someware community and story and parties are performed. Will reasonably conform to its published specificalisms 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 ceriod.

If Repair Services are included in this Agreement, Company warrants that its workmanship and material for repairs made pursuant to this Agreement will be

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arranty 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.

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22. Indemnity, Customer agress lo indennity, inclo hamiless to parfield
Cempeny against any and all losses, dampines, constitutify out these
and costs, and asysanes including a separate deligate, the parties of the any and all hird party deligate for personal lique, and his preperty against or
exponente loss, including specifically any damages, actifies from the
exposure of anythers in Hazardous Conditions whether or our Clatomer pre-

notices company of the existence of said hexactorise products a fising the any way from any assign of customer or company setting in any way to this. Agreement, including but interstitutes to this parties so those this agreement, whether each offers are parties of portion and wall wall and, took flockuding but not bring to a factor or passive regigences, and tabolity or otherwise. Company reserves the resistance of the passive regigences, and tabolity or otherwise. Company reserves the resistance of the passive regigences. 23. Insurance. Customer shall name Company in Clifco Yepphoyees, agents, subcontractors, expenses and representative as additional insuration (Customers general liability and aste liability articles.

24. Termination. Any termination and activity acticles.

24. Termination. Any lermination under the lerms 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 Company's performance or failure to perform, Customer understands and agrees that Company will incur tenure of jenurin, customes understands and agrees are company that make 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 for products and equipment installed and services performed, and in addition pay an amount equal to awarty (20%) persont of the price of products and equipment not yet delivered and Services on yet performed return of product and pay a restorting lie of beginning product and pay a restorting lie of beginning product or equipment returned.

Company may terminate this Agreement immediately at its sole discretion

upon the occurrence of any Event of Dafault as heremafter 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, 25. Default. An Event of Cefault shall be 1) failure of the Customer to pay any amount within ten (10) days after the amount is due and payable, abuse of the System or the Equipment, 3) dissolution, termination. discontinuance, insolvency or business failure of Customer. occurrence of an Event of Default, Company may pursue one or more of the following remedies, 1) discontinue furnishing Services, 2) by written notice to Customer declare the balance of unpaid amounts due and to become due under the this Africament to be immediately due and payable, provided that all pay builded the table of 14% per mealth (18% per year) or the highest and payable by law, 3) receive immediate per year) or the highest surcont parmitted by Isa, 3) receive immediate gossession of any equipment for which Customer has not paid. 4) proceed at law or equity to enforce performance by Customer or recover damages for breach of this Agreement, and all recover all costs and expenses, including without limitation reasonable attorneys' fees, in connection with enforcing or

attempting to enforce this Agreement.

26. Exclusions. Unless expressly included in the Scope of Work, this Agreement expressly excludes, without limitation, festing inspection and repair of duct defectors, beam detectors, and UV/IR equipment; provision of fire watches; clearing of ice blockege; draining of improperly pitched piping; replacement of batteries; recharging of chemical suppression systems; reloading of, upgrading, and maintaining computer software; system upgrades and the replacement of obsolete systems, equipment, components or parts; making repairs or replacements necessitated by reason of negligence or misuse of components or equipment or changes to Customer's premises, vandalism, corrosion (including but not limited to micro-bacterially induced corresion ("MIC")), power failure, current fluctuation, failure due to non-Company installation, lightning, electrical storm, or other severa 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 system upgrades and the replacement of obsolete 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.

27. Force Majeure; Delays. Company shall not be liable for any damage or penalty for delays or failure to perform work due to acts of God, acts or omissions of Customer, acts of civil or military authorities, Government regulations or priorities, fires, epidemics, quarantine, restrictions, war, riois, civil disobedience or unrest, strikes, delays in transportation, vehicle shortages, differences with werkmen, inability to obtain recessory labor material or manufacturing facilities, defaults of Company's subcontractors, 2 failure or delay in furnishing compete information by Customer with respect to location or other details of work to be performed, impossibility or impracticability of performance or any other cause or causes beyond Company's control, whether or not similar to the foregoing, in the event of any delay caused as aforesaid, completion shall be extended for a period equal to any such delay, and this contract shall not be void or voidable as a result of the delay. In the event work is temporarily discontinued by any of the foregoing, all unpaid installments of the contract price, les an amount equal to the value of material and labor not furnished, shall be due and payable upon receipt of invoice by Customer.

28, One-Year Limitation On Actions; Choice Of Law, it is agreed that no suit, or cause of action or other proceeding shall be brought against either party more than one (1) year after the accrual of the cause of action or one (1) year after the claim arises, whichever is shorter, whether known or unknown when the claim arises or whether based on tort, contract, or any other legal theory. The laws of Massachusetts shall govern the yaktily, enforceability, and interpretation of this Agreement. 29. Assignment Customer may not assign this Agreement without SimplexGrinnell

BE SAFE.

Title:

Instige.

Company's prior written consent. Company may assign this Agreement to an affiliate without obtaining Customer's consent.

30. Entire Agreement. The parties intend this Agreement, together with any attachments or Riders (collectively the "Agreement) to be the final, complete and exclusive expression of their Agreement and the terms and conditions thereof. This Agreement supersedes all prior representations, understandings or agreements between the parties, written or oral, and shall constitute the sole terms and conditions of safe for all equipment and services. No waiver, change, or modification of any terms or conditions of his Agreement shall be blinding on Company unless made in writing and signed by an Authorized Representative of Company.

31. Severability, if any provision of this Agreement is held by any court or

SALE AND INSTALLATION AGREEMENT

(continued)

other competent authority to be void or unenforceable in whole or in part, this Agreement will continue to be valid as to the other provisions and tho remainder of the affected provision.

32. Legal Face. Company shall be entitled to recover from the customer all reasonable legal faces incurred in connection with Company enforcing the terms and conditions of this development.

reastrature reparties inclined in collineary was Campany enabling ore terms and conditions of this Agreement.

33. License Information (Security System Customers): AL Alabama Electronic Security Board of Licensure 7956 Yaugha Road, PMB 392, Montgornery, Alabama 38116 (334) 284-9388: AR Regulated by: Arkanses Board of Private trivestigators and Private Security Agencies, #1 State Police Plaza Drive, Little Rock 72209 (501)518-8500: CA Alam company operators are licensed and regulated by the Bureau of Security and Investigative

Services, Department of Consumer Affairs, Sacramento, CA, 95814. Upon completion of the installation of the alarm system, the alarm company shall thoroughly instruct the purchaser in the proper use of the alarm system. Failure by the ficensee, without legal excuse, to substantially commence work within 20 days from the approximate date specified in the agreement when the work will begin is a violation of the Alarm Company Act. IN Licensed by the N.Y.S. Department of the State: TX Texas Commission on Private Security, 5505 N. Lamar Blvd., Austin, TX 78752-4422, 512-424-77 to. Additional license information available upon request.

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IMPORTANT NOTICE TO CUSTOMER

in accepting this Proposal, Customer agrees to the terms and conditions contained herein including those on the following pages of this Agreement and any attachments or riders 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 the Customer and such changes shall be authorized in writing.

ATTENTION IS DIRECTED TO THE LIMITATION OF LIMBILITY, WARRANTY, INDEMNITY AND OTHER CONDITIONS ON THE FOLLOWING PAGES. This Proposal shall be void if not accepted in writing within thirty (30) days from the date of the Proposal.

Customer

By: ________Authorized Signature

Name:

SIMPLHXGRINNELL LI Manager's Approval

vame: And Nichols

Title: District General Manager



ALBANY

1399 Vischer Ferry Road

Clifton Park, New York 12065

Phone: 518-952-5040 Contact: Steve Enides

PRICING PER NYS CONTRACT NO. PT63104

SimplexGrinnell Quote No:

SFE-042514

FACILITY: CITY HALL POLICE DEPT RENOVATIONS

DATE: REV DATE: April 25, 2014

COUNTY: Saratoga
BLDG NAME & NUMBER: CITY HALL

(NYS Contract & Non-NYS Contract Material)

CITY OF SARATOGA - 5 LAKE AVE, SARATOGA SPRINGS, NY

PROJECT NAME: POLICE DEPT RENOVATIONS PROJECT NUMBER:

MATERIAL PRICING

SEE ATTACHE

PAGE 1 SUB TOTAL \$ 4,536.70

TOTAL MATERIAL \$ 4,536.70

SG LABOR PRICING - TOTAL COMBINED		n saunda, eestop ja 26 kultuurus kassasii
DESCRIPTION		TOTAL
PROJECT MANAGEMENT & MTGS	SUB TOTAL	\$ 1,283.30
INSTALLATION	SUB TOTAL	\$ 17,475.04
	TOTAL LABOR	\$ 18,758.34

PRICING SUMMARY	
SG MATERIAL	\$ 4,536.70
SG LABOR	\$ 18,758.34
TOTAL	\$ 23,295.04

Sincerely,

Steve Enides

Account Manager



ALBANY 1399 Vischer Ferry Road Clifton Park, New York 12085 Contact: Steve Enides

PRICING PER NYS CONTRACT NO. PT63104

CITY OF SARATOGA - 5 LAKE AVE, SARATOGA SPRINGS, NY

SimplexGrinnell Quote Reference No;	SFE-042514
DATE: REV DATE:	April 25, 2014

FACILITY: CITY HALL POLICE DEPT RENOVATIONS CITY HALL Suratoga POLICE DEPT RENOVATIONS CITY HALL POLICE DEPT RENOVATIONS PROJECT NUMBER:

PAGE 1

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			NYS CONTRACTITEMS PRI	ICING						
atr	MANUFACTURER	MODEL	DESCRIPTION		ST PRICE (EACH)	DISCOUNT OFF LIST PRICE		T PRICE (EACH)	NET TOTAL	
40	SIMPLEXGRINNELL SPRINKLER	04-0350	Straight Tee1 Black 175psi Cl 125 175psi (GSA SCH ITEM)	\$	4.62	31.27%	\$	3.18	S	127.20
50	SIMPLEXGRINNELL SPRINKLER	09-1130	Swivel Ring1 CAD (GSA SCH ITEM)	\$	0.66	31.27%	\$	0.45	\$.	22.50
150	SIMPLEXGRINNELL SPRINKLER	321401172	All-Thread Rod3/8 Plain	\$	0.58	30.75%	\$	0.40	\$	60.00
450	SIMPLEXGRINNELL SPRINKLER	020401006	Pipe1 Black 175psi A53 / A135 Sch40 175psi	\$	4.51	30.75%	\$	3.12	\$	1,404.00
150	SIMPLEXGRINNELL SPRINKLER	04-0110	90-Deg Ell1 Black 175psl C[125 175psl (GSA SCH ITEM)	\$	3.23	31.27%	\$	2.22	\$	333.00
						NYS MATE	R/AL Sub-Total	Page 1	\$	1,946.70
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			NON-NYS CONTRACT ITEMS F	377.763.676.7446		Date the Heat				en da la
QTY	MANUFACTURER	MODEL	DESCRIPTION	ц	STPRICE (EACH)	DISCOUNT OFF LIST PRICE		T PRICE EACH)	NET TOTAL	
1	SIMPLEXGRINNELL PRODUCT	SIMPLEX - LARGE	LARGE ANCILLIARY ITEMS NECESSARY FOR OVERALL SYSTEMS PERFORMANCE AND/OR MAINTENANCE	\$	350,000.06	30.75% + 2%		OT TO EXCEED: 37,527.50	TOTAL NOT TO \$ 237,527	
1	SIMPLEXGRINNELL SPRINKLER	LOT	MISC FITTINGS & SUNDRY ITEMS				s	1,870.00		1,870.00
40	RELIABLE	F1	QUICK RESPONSE 165F WHITE PENDANT HEAD/ESC				g s	18,00		720.00
					NON-NYS MATER	IAL Sub-Total Page 1	(CANNOT EXC	EED: \$ 237,527.50)	\$	2,590.00
				6000000			e oteración de		NUMBER OF STREET	(2005-155)
			SUSCENTRACTOR PRICE	NG						
					_	SG COST	MARI	(UP (15%)	NET PRIC	E
				SUB CO	NTRACTOR #1		\$	-	\$	•
				SUB CO	NTRACTOR #2		\$	- 1	5	-
				SUB CO	NTRACTOR#3		\$		s	-
						su	BCONTRACTOR	l Sub-Total Page 1	\$	-
			SG LABOR PRICING							
	HOURS	SPEC SECTION	DESCRIPTION		GRAFT/TF	RADE	UND	PRICE	TOTAL	
	10		PROJECT MANAGEMENT & MTGS		STRAIGHT		\$	128.33	5	1,283.30
Valent Harris Const	176		INSTALLATION	SPRINK	LER/SUPPRESSK STRAIGHT	N SYSTEM FITTER - TIME	\$	99.29	\$	17,475.04
								SG LABOR	\$	13,758.34



City of Saratoga Springs, NY: Risk and Safety Agreement Simplex Grinnell

City Project Number:	City Project Name:	
City Department:	Department Contact Person:	City Ext
Company Name: Jimn lex Gringell		
Company Address: 1399Vische	er Ferry Rd: ClittonParka	24 BOG3
Company Telephone No.:	Company Fax No.:	
Contractor Primary Contact for This Project:	Title:	

STREET ST

The City of Saratoga Springs herein requires the following terms and conditions regarding the agreement for the provision of professional services as outlined above:

The Contractor shall procure and maintain during the term of this contract, at the Contractor's expense, the insurance policies listed with limits equal to or greater than the enumerated limits. The Contractor shall be solely responsible for any self-insured retention or deductible losses under each of the required policies. Every required policy, including any required endorsements and any umbrella or excess policy, shall be primary insurance. Insurance carried by the City of Saratoga Springs, its officers, or its employees, if any, shall be excess and not contributory insurance to that provided by the Contractor. Every required coverage type shall be "occurrence basis" with the exception of Professional Errors and Omissions Coverage which may be "claims made" coverage. The Contractor may utilize umbrella/excess liability coverage to achieve the limits required hereunder; such coverage must be at least as broad as the primary coverage (follow form). The Office of Risk & Safety Management must approve all insurance certificates. The City of Saratoga Springs reserves its right to request certified copies of any policy or endorsement thereto. All insurance shall be provided by insurance carriers licensed & admitted to do business in the State of New York and must be rated "A—VII" or better by A.M. Best (Current Rate Guide). If the Contractor fails to procure and maintain the required coverage(s) and minimum limits such failure shall constitute a material breach of contract, whereupon the City of Saratoga Springs may exercise any rights it has in law or equity, including but not limited to the following: (1) immediate termination of the contract; (2) withholding any/all payment(s) due under this contract or any other contract it has with the vendor (common law set-off); OR (3) procuring or renewing any required coverage(s) or any extended reporting period thereto and paying any premiums in connection therewith. All monies so paid by the City of Saratoga Springs shall be repaid upon demand, or at the City's option,

The City of Saratoga Springs requires the Contractor name the City as a Certificate Holder for the following coverage for the work covered by this Agreement:

- Commercial General Liability Including Completed Products and Operations and Personal Liability Insurance: One Million Dollars
 per Occurrence with Two Million Dollars Aggregate (City is also an Additional Insured on a Primary and Non-contributory Basis
 for this coverage);
- Commercial Automobile Insurance: One Million Dollars Combined Single Limit for Owned, Hired and Non-owned Vehicles
- Excess Liability Insurance: Two Million Dollars per Occurrence Aggregate
- NYS Statutory Workers Compensation, Employer's Liability and Disability Insurance

It shall be an affirmative obligation of the Contractor to advise City's Office of Risk and Safety via mail to Office of Risk and Safety, City of Saratoga Springs, 474 Broadway, Saratoga Springs, NY 12866, within two days of the cancellation or substantive change of any insurance policy set out herein, and failure to do so shall be construed to be a breach of this Agreement. The Contractor acknowledges that failure to obtain such insurance on behalf of the municipality constitutes a material breach of contract and subjects it to liability for damages, indemnification and all other legal remedies available to the City. The Contractor is to provide the City with a Certificate of Insurance naming the City as Additional Insured on a primary and non-contributory basis prior to the commencement of any work or use of City facilities. The failure to object to the contents of the Certificate of Insurance or the absence of same shall not be deemed a waiver of any and all rights held by the municipality. In the event the Contractor utilizes a Subcontractor for any portion of the services outlined within the scope of its activities, the Insurance required of the Subcontractor shall name the City of Saratoga Springs as an Additional Insured on a primary and non-contributory basis for all those activities performed within its contracted activities for the contact as executed.

The Contractor, to the fullest extent provided by law, shall indemnify and save harmless the City of Saratoga Springs, its Agents and Employees (hereinafter referred to as "City"), from and against all claims, damages, losses and expense (including, but not limited to, attorneys' fees), arising out of or resulting from the performance of the work or purchase of the services, sustained by any person or persons, provided that any such claim, damage, loss or expense is attributable to bodily injury, sickness, disease, or death, or to injury to or destruction of property caused by the tortious act or negligent act or omission of Contractor or its employees or anyone for whom the Contractor is legally liable or Subcontractors. Without limiting the generality of the preceding paragraphs, the following shall be included in the indemnity hereunder: any and all such claims, etc., relating to personal injury, death, damage to property, or any actual or alleged violation of any applicable statute, ordinance, administrative order, executive order, rule or regulation, or decree of any court of competent jurisdiction in connection with, or arising directly or indirectly from, errors and/or negligent acts by the Contractor, as aforesaid.

Contractor shall comply with NYS OSHA laws as of July 18, 2008 requiring all workers on New York State public projects be certified as having completed an OSHA 10-hour construction safety course. Proof of this certification is required at the time of the execution of this Agreement. The City of Saratoga Springs specifically reserves the right to suspend or terminate all work under this contract whenever Contractor and/or Contractor's employees or subcontractors are proceeding in a manner that threatens the life, health or safety of any of Contractor's employees, subcontractor's employees, City employees or member(s) of the general public on City property. This reservation of rights by the City of Saratoga Springs in no way obligates the City of Saratoga Springs to inspect the safety practices of the Contractor. If the City of Saratoga Springs exercises its rights pursuant to this part, the Contractor shall be given three days to cure the defect, unless the City of Saratoga Springs obligation to continuously provide Contractor's service to the public or the City of Saratoga Springs' immediate need for completion of the Contractor's work. In such case, Contractor's service to the public or the City of Saratoga Springs' immediate need for completion of the Contractor's work. In such case, Contractor shall immediately cure the defect. If the Contractor fails to cure the identified defect(s), the City of Saratoga Springs shall have the right to immediately terminate this contract. In the event that the City of Saratoga Springs in rebidding the work and/or by the ingrease in cost that results from using a different vendor.

Contractor, having agreed to the terms and the recitals set forth he	rein, and in relying thereon, herein signs this Agreement.
Contractor, having agreed to the terms and the recitals set forth he	Date: (5/5/14
Contractor Signature.	Date
Risk and Safety Agreement: Simplex Grinnell	′ / 1