



ATS Integrated Solutions

1501 S Preston St.
Louisville, KY 40217
502-636-2402

Proposal for Security Systems

[This proposal is valid for 30 Days]

Customer: Dayton Independent Schools
Date: 4/4/2024
Proposal Name: Video & Access Control Conversion
Manufacturer: Axis & Avigilon
Project Estimator: Martin Nienaber (martin.nienaber@atsintegrated.com)

Background:

ATS Integrated Solutions proposes the following access control and video security additions:

BOE Building:

1) Axis video intercom at the front entrance door. Door 120 will be equipped with a door contact and electric strike. Door release button will be installed at the front desk.

(1) Axis 4MP dome camera will be installed for lobby coverage. (2) Axis 4x5MP multi-sensor cameras will be installed to provide 270-degree exterior coverage.

(1) Avigilon 1502 controller with enclosure and power supplies.

Doors 108 and 214 – card reader, door contact, electric strike, request to exit sensor.

High School:

(2) Axis 180-degree cameras will be installed for parking lot and alley coverage.

(1) Axis 4MP dome camera to replace the coax camera.

(2) Axis 4MP dome cameras to replace the interior Hikvision cameras.

(1) Axis 5MP outdoor dome camera to replace the exterior Hikvision camera.

(1) Axis video intercom to replace the exterior Aiphone. (1) audio only intercom will replace the interior Aiphone.

(1) Avigilon 1502 controller will be installed in the existing enclosure. Side entrance doors will be re-wired to correct false alarms showing forced open.

Elementary School:

(6) Door contacts for the entry doors to provide door status. Repair braided cable.

(3) Axis 4MP dome cameras to replace (3) interior Hikvision cameras

(1) Axis 5MP outdoor dome camera to replace the exterior Hikvision camera.



ATS Integrated Solutions

1501 S Preston St.
Louisville, KY 40217
502-636-2402

Proposal for Security Systems

[This proposal is valid for 30 Days]

(1) Axis video intercom to replace the exterior Aiphone.

(1) Avigilon 1502 controller will be installed in the existing enclosure.

This proposal includes new servers and licensing to convert the existing video and access control systems to Axis and Avigilon. Mobile apps are included to manage video and access control remotely.

ATS will install bundled cable for access control additions. Cat6 cabling for cameras will be handled by others.

Existing down stream controllers are assumed functional. ATS will provide budget pricing to replace these controllers as they are 7 years old.

Scope:

A. Furnish and install the following:

1. (3) Avigilon 1502 Controllers
2. (1) Avigilon Access Control Manager – Enterprise Appliance
3. (9) Door Contacts
4. (1) Door Release
5. (3) Request to Exit Sensors
6. (3) Electric Strikes
7. (2) Card Readers
8. (7) Axis 4MP Dome Cameras
9. (2) Axis 4x5MP Multi-Sensor Cameras
10. (2) Axis 180-Degree Cameras
11. (2) Axis 5MP Outdoor Dome Cameras
12. (2) Axis Mounts
13. (2) Axis Midspans
14. (2) Axis Surge Protectors
15. (1) Axis 64TB Server – Video
16. (1) UPS for Server
17. (66) Axis Core Licenses
18. (3) Axis Video Intercoms
19. (3) Axis Security Relays
20. (1) Audio Only Intercom
21. (1) Enclosure with Power Supplies
22. Bundled Access Control Cable
23. Installation, programming, and configuration labor



ATS Integrated Solutions

1501 S Preston St.
Louisville, KY 40217
502-636-2402

Proposal for Security Systems

[This proposal is valid for 30 Days]

Assumptions:

1. All work to be performed during normal business hours (Monday-Friday 7:30AM to 4:30PM)
2. 120V to be provided by others
3. Network drop to be provided at panel locations
4. Fire system tie in / integration by fire contractor
5. Existing cabling, readers, and controllers are functional
6. Cat6 cabling for cameras by others

Excluded unless specifically noted above:

1. Cutting, patching, painting
2. All line voltage power wiring
3. Fire system tie in / integration
4. Traveler cable to and from elevator cars
5. Permits
6. Ethernet Switches

Proposal Investment Summary:

ATS Integrated Solution. Base Bid	\$85,745 (Equipment/Materials: \$56,296 Labor: \$29,449)

Credit card payments are subject to a 4% fee

Remember ATS Integrated Solutions for all your energy conservation, building controls and security needs!

Accepted By:	_____
Company:	_____
Address:	_____

Signed:	_____
Title:	_____
PO #:	_____
Date:	_____

Offered By:	ATS Integrated Solutions
Address:	1501 South Preston Street
	Louisville, KY 40217
	502.636.2402
Representative:	Martin Nienaber
Title:	Sales Engineer
Email:	Martin.nienaber@atsintegrated.com

Terms and Conditions

Effective March 1, 2023

- 1.0 Controlling Terms & Conditions:** This Agreement, upon Customer's acceptance, is made solely on the terms and conditions stated herein, despite any additional or conflicting terms and conditions which may be contained in any purchase order or other form of Customer, all of which additional or conflicting terms are hereby rejected by ECT Services, Inc. ("ECT") and ECT Fire Services, LLC. ("ECT Fire"). No waiver of or modification to these terms and conditions shall be valid unless made in writing and signed by representatives of each party.
- 2.0 Scope of Services:** ECT and ECT Fire has expertise and experience with designing, developing, installing, programming, training, and commissioning commercial building automation systems (BAS), commercial building security systems, and integrating various building systems through the use of appropriate technologies. In addition, ECT and ECT Fire has experience in application development, computer programming, software development, building systems analysis, consulting, technical support and other specialized technical services related to building technology systems ("Services"). ECT and/or ECT Fire shall provide Services to each customer ("Customer") that (i) accepts ECT or ECT Fire's quote or proposal in writing or via e-mail, (ii) executes a separate agreement with ECT and/or ECT Fire, or (iii) makes any payment to ECT or ECT Fire on account of Services (any such Customer, having done any of the foregoing, being deemed to have signed an agreement ("Agreement")), which shall be deemed, in all cases, to include the terms and conditions set forth herein). Each Agreement shall stipulate the exact details of Services to be provided, all of which shall be governed by and subject to the terms and conditions set forth below. These terms and conditions shall be deemed to be incorporated by reference into each Agreement.
- 2.1 Additional Services/Materials:** Additional ECT or ECT Fire Services. Upon request by Customer, ECT and/or ECT Fire agrees to negotiate in good faith with Customer with respect to providing additional maintenance, support, hosting, integration or other services with respect to the Services for Customer that will be outside of the scope of the Agreement. These additional services may, in certain instances, be subject to additional terms and conditions. As work progresses, there may be a need for additional repairs or material which could not be anticipated at the time this Agreement was entered into. ECT and/or ECT Fire shall notify Customer, in writing, of the description and price for such additional work or material, and if Customer authorizes ECT and/or ECT Fire to proceed with the additional work or materials, the contract price shall be accordingly adjusted. If Customer does not authorize additional work or materials, the Customer shall pay ECT and/or ECT Fire for the services performed and the material furnished.
- 2.2 Out-of-area Services:** If Services are to be provided at Customer's facilities that are outside of Greater Louisville, KY area, the Customer shall, in advance of Services performed, pay reasonable expenses for accommodations, travel, and such other reasonable costs as are incurred by ECT and/or ECT Fire in connection with the provision of such Services per the Professional Services Standard Rate Schedule. ECT and/or ECT Fire shall use its best efforts to estimate the amount of such reasonable expenses in advance of providing such Services, and Customer shall pay to ECT or ECT Fire within thirty (30) days of receipt of the amount of such estimate. Within thirty (30) days after such Services have been provided, Customer shall pay to ECT or ECT Fire such additional reasonable amount as shall be due for such expenses, or ECT or ECT Fire shall reimburse Customer for any overpayment.
- 2.3** ECT and/or ECT Fire does not undertake an obligation to inspect for compliance with laws or regulations unless specifically stated in the agreed Scope of Services.
- 3.0 Proposal Price Term:** The proposal contract price herein for periodic maintenance service, parts, labor, materials, products, time and material services, project pricing, or any other proposal content provided by ECT and/or ECT Fire is valid for thirty (30) days from the date of this proposal. A purchase order or letter of intent must be provided prior to thirty (30) days from the date of this proposal. If a letter of intent or purchase order is provided beyond thirty (30) days from the date of this proposal, there is no guarantee the pricing provided will be honored and this proposal will be considered null and void.
- 4.0 Foreign Exchange:** Proposals, contracts, subcontracts, projects, and services will be based on U.S. Dollars. Unless otherwise indicated in writing and agreed to on proposals, contracts, subcontracts, projects, and services, all payments will be expected to normally be made in U.S. dollars. In the case where it is a requirement to use the currency of the destination country (in some countries payment is available only in U.S. dollars or other alternate currency), then the exchange rate between the destination country and the U.S. Dollar will be utilized. For all payments, the date of the exchange rate calculation is based on the invoice date on the invoice from ECT Services, Inc. All exchange rate calculations used in developing pricing for proposals, contracts, subcontracts, projects, and services, are estimates only based on the exchange rate at the time of the pricing. For all payments, the date of the exchange rate calculation is based on the invoice date on the invoice from ECT Services, Inc. ECT Services, Inc. calculates its rate of exchange based on commercially available interbank rates plus a margin. Most rates of exchange are adjusted several times daily in line with the relevant closing rate of global financial markets. The exchange rate applied may be less favorable than some publicly reported commercial exchange rates used in transactions between banks and other financial institutions. Any difference between the currency exchange rate offered to customers and the currency exchange rate received by ECT Services, Inc. will be kept by ECT Services, Inc.
- 4.1** Performing projects and/or services in countries that provide payment in multiple currencies: ECT Services, Inc. and the customer will select and agree to the currency of payment at the time the proposal, contract, subcontract, or services are agreed in writing. The pricing and the money ECT Services, Inc. makes when it changes the funds into foreign currency may vary based upon the payment currency selected. In some countries it is possible to decide to receive the funds in a currency different from the one that the customer selected. ECT Services, Inc. may make additional money when the customer's funds are converted into the currency selected.
- 5.0 Confirmation:** ECT and/or ECT Fire shall, within forty-eight (48) hours of the receipt of Buyer's purchase order, verbally or in writing, accept or reject such orders.
- 6.0 Renewal and Cancellation:** Either party may cancel this agreement at any time with 60 day written notification. This agreement shall be automatically renewed from year to year thereafter unless either party shall notify the other in writing not later than 30 days prior to the date of termination that it

Terms and Conditions

Effective March 1, 2023

wishes to terminate or modify this Agreement for any reason. Notification of intent to modify shall include the substance of the modifications desired. In the event that such notice is given, those provisions not reopened shall automatically renew from year to year.

7.0 Terms of Payment: Net thirty (30) days from the date of ECT and/or ECT Fire's invoice to the Customer. Interest at the rate of 2% per month (or the highest interest rate allowed by applicable law, if lower) will be charged after the 30-day period until payment is received. Customer shall pay all costs of collection incurred by ECT and/or ECT Fire including, but not limited to, reasonable attorneys' fees, collection agency fees and court costs. ECT and/or ECT Fire, in its discretion, may suspend all further services hereunder if Customer's payment is more than 30 days overdue. Partial invoices may be submitted for any portion of completed work and/or delivered materials. A \$25.00 fee will be charged for any returned checks or insufficient funding from credit card payments.

7.1 Payment for Amended Services/Hardware: Customer may, from time to time, add or remove services and/or hardware from their system. Upon ECT and/or ECT Fire's receipt of notice from the system that the Customer has altered the services and/or hardware provided by ECT and/or ECT Fire, ECT and/or ECT Fire shall amend the periodic charged amount. If this change occurs between billing periods, the additional or removed services shall be charged/refunded on a prorated basis for the remainder of the then current billing period. Upon the start of a new billing period, the periodic charge will reflect the amount for the services and/or hardware then provided to Customer.

8.0 Credit/Debit Cards: Buyer authorizes ECT and/or ECT Fire to charge your credit card for the periodic (e.g., monthly, quarterly or annually) charges when due. If the charges are declined, ECT and/or ECT Fire shall resubmit the charges for approval and notify you of the declined charges by email while continuing to provide services for thirty (30) days. If the charges are not approved and you do not make payment, ECT and/or ECT Fire may, in its sole discretion, discontinue services without notice at or after the end of the thirty (30) day period. All credit and/or debit card payments are subject to a 4% fee.

9.0 Third-Party Payment Processors. ECT and/or ECT Fire uses third-party payment processors ("Payment Processors") to bill you third the payment account(s) linked to your account ("Billing Information"). The processing of payments may be subject to the terms, conditions and policies of the Payment Processors in addition to this Agreement. ECT and/or ECT Fire is not responsible for acts or omissions of the Payment Processors. Customer agrees to pay ECT and/or ECT Fire through the Payment Processors, all applicable Fees. Customer agrees and authorizes ECT and/or ECT Fire and applicable Payment Processors to charge all such sums (including all applicable taxes) to the payment method(s) specified in or linked to your account ("Payment Method"). ECT AND/OR ECT FIRE IS NOT RESPONSIBLE FOR DATA COLLECTED BY PAYMENT PROCESSORS OR ANY LOSS THEREOF.

10.0 Taxes: Customer shall pay to ECT and/or ECT Fire, in addition to the contract price, all sales, use, excise, privilege or other taxes imposed by any local, state or federal taxing authority payable by ECT and/or ECT Fire in connection with the services or materials furnished hereunder.

11.0 Refrigerant: Any costs, fees and expenses arising from or incurred in anticipation of any statute, rule or regulation requiring the use of refrigerant other than the type being used by Customer shall be borne solely by Customer, and ECT and/or ECT Fire shall not bear any expense in connection with the modification, removal, replacement or disposal of any refrigerant pursuant to any such legal requirements.

12.0 Warranties and Limitation of Liability: ECT and/or ECT Fire extends to the Customer the same warranty that ECT or ECT Fire receives on parts or components furnished by others to ECT or ECT Fire. ECT and ECT Fire also warrants that the labor it provides hereunder will be performed in a professional and workmanlike manner in accordance with industry standards. In addition, each party represents and warrants to the other party that it has the right and authority to enter into this Agreement and to perform its obligations hereunder, that the granting of the rights and undertaking of the obligations hereunder will not infringe upon or conflict with any rights of a third party, and that its performance hereunder will not violate any applicable U.S. laws and government rules and regulations. No claim for defective workmanship may be brought unless Customer provides ECT and/or ECT Fire with written notice of such defect within ninety (90) days from the date such services are performed. ECT and ECT Fire MAKES NO OTHER WARRANTIES, EXPRESS OR IMPLIED, AS TO ANY MATTER WHATSOEVER, INCLUDING, WITHOUT LIMITATION, IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT FOR THE SERVICES, THAT THE SERVICES WILL MEET CUSTOMER'S REQUIREMENTS, OR AS TO THE RESULTS THAT CUSTOMER MAY ACHIEVE UPON COMPLETION OF THE SERVICES. . If this exclusion is held unenforceable, then to the extent of such unenforceability, all express and implied warranties shall be limited in duration to a period of ninety (90) days after the date hereof, after which time no such warranties shall remain in effect.

12.1 Limitation of Remedy and Liability: ECT and/or ECT Fire's MAXIMUM LIABILITY BASED ON ANY CLAIM OR CAUSE OF ACTION SHALL NOT EXCEED THE PRICE ALLOCABLE IN THIS AGREEMENT TO ANY PRODUCT OR SERVICE FURNISHED HEREUNDER WHICH IS THE CAUSE OF ANY LOSS OR DAMAGE TO CUSTOMER. ECT SHALL HAVE NO LIABILITY TO CUSTOMER OR TO ANY THIRD PARTY FOR ANY INCIDENTAL, CONSEQUENTIAL, INDIRECT OR SPECIAL DAMAGES, SUCH AS, BUT NOT LIMITED TO, LOSS OF REVENUE OR PROFITS, OR LOSS OF USE OF ANY EQUIPMENT OR FACILITIES. ECT and/or ECT Fire shall have no responsibility for misuse of the system by the Customer or third parties, for the negligence of Customer or third parties, the design of the system, obsolescence, or for failure of or damage to equipment caused by power interruptions, low voltage, burned out fuses, single phasing, phase reversal, low water pressure, vandalism or other deficiencies or causes beyond the COVERED SYSTEM of ECT or ECT Fire.

Terms and Conditions

Effective March 1, 2023

- 12.2 Consequential Damages:** EXCEPT WITH RESPECT TO INSTANCES OF GROSS NEGLIGENCE OR WILLFUL MISCONDUCT, IN NO EVENT SHALL EITHER PARTY BE LIABLE TO THE OTHER FOR CONSEQUENTIAL OR SPECIAL DAMAGES ARISING FROM ANY CLAIM OR ACTION HEREUNDER, BASED ON CONTRACT, TORT OR OTHER LEGAL THEORY. IN NO EVENT SHALL EITHER PARTY BE LIABLE TO THE OTHER FOR DAMAGES FOR ANY CAUSE WHATSOEVER IN AN AMOUNT IN EXCESS OF THE AMOUNT PAYABLE TO ECT OR ECT FIRE.
- 12.3 Force Majeure:** Neither ECT or ECT Fire nor the Customer shall be liable for failures or delays which result from an act of God or the public enemy, accident, explosion, fire, storm, earthquake, flood, drought, perils of the sea, strikes, lock-outs, labor troubles, riots, sabotage, embargo, wars (whether or not declared and whether or not the United States is involved), federal, state or municipal law, ordinance, rule, regulation, order license, priority, seizure, requisition or allocation or other restrictions, failure or delay of transportation, shortage of or inability to obtain supplies, equipment, fuel or labor or any other circumstances beyond the reasonable COVERED SYSTEM of that party.
- 12.4 Third Parties:** No Third-Party Beneficiaries; Non-Solicitation. Nothing in the Agreement, either express or implied, is intended to or shall confer upon any third party any legal or equitable right, benefit or remedy of any nature whatsoever under or by reason of the Agreement. Customer hereby agrees that during the term of this Agreement and for a period of 1 year thereafter, it will not solicit or hire any employees of ECT or ECT Fire.
- 12.5 Errors:** Any and all typographical errors or other clerical errors made by ECT and/or ECT Fire herein are subject to correction by ECT and/or ECT Fire.
- 12.6 Exclusions:** This agreement expressly excludes, without limitation, testing inspection and repair of duct detectors, beam detectors, and UV/IR equipment; provision of fire watches; clearing of ice blockage; draining of improperly pitched piping; batteries; recharging of chemical suppression systems; reloading of, upgrading and maintaining computer software; making repairs or replacements necessitated by reason of negligence or misuse of components or equipment or changes to Customers premises, vandalism, corrosion (including but not limited to micro-bacterially induced corrosion ("MIC")), power failure, current fluctuation, failure due to non-ECT and/or ECT Fire installation, lighting or any items outlined in paragraph 9.3 Force Majeure or any other cause external to the covered systems. This Agreement does not cover and specifically excludes system upgrades and the replacement of obsolete systems, equipment, components or parts. If Emergency Services are expressly included in the scope of work services, the Agreement price does not include travel expenses.
- 13.0 Confidential Information:** Either party may receive or have access to technical information, as well as information about product plans and strategies, promotions, customers and related non-technical business information which the disclosing party considers to be confidential ("Confidential Information"). In the event such information is disclosed, the parties shall first agree to disclose and receive such information in confidence. If then disclosed, the information shall (i) be marked as confidential at the time of disclosure, or (ii) if disclosed orally but stated to be confidential, be designated as confidential in writing by the disclosing party summarizing the Confidential Information disclosed and sent to the receiving party within a reasonable period of time after such oral disclosure. Notwithstanding any provision to the contrary, all source code provided to ECT and/or ECT Fire is deemed confidential.
- 13.1 Nondisclosure:** Confidential Information may be used by the receiving party only with respect to performance of its project obligations under the Agreement, and only by those employees of the receiving party who have a need to know such information for the purposes related to this project. The receiving party shall protect the Confidential Information of the disclosing party by using the same degree of care (but no less than a reasonable degree of care) to prevent the unauthorized use, dissemination or publication of such Confidential Information, as the receiving party uses to protect its own confidential information of like nature. The receiving party's obligation shall be for a period of five (5) years after the date of disclosure.
- 14.0 Customer Responsibility:** Customer shall provide ECT and/or ECT Fire's personnel with a safe work environment in which to perform their services under this Agreement and shall provide ECT and/or ECT Fire personnel with required utilities (water, electricity, compressed air, ect.) and reasonable access to Customer's facilities (elevators, receiving dock). Customer shall provide adequate service access space and shall move any stock, fixtures, partitions, ect. necessary to perform the service. Customer shall promptly notify ECT and/or ECT Fire of any unusual operating conditions.
- 14.1** It is understood and agreed by the Customer that ECT or ECT Fire is not an insurer and that insurance coverage shall be obtained by the Customer.
- 14.2** Notify all required persons, including but not limited to authorities having jurisdiction, employees, and monitoring services, of scheduled testing and/or repair of systems.
- 14.3** In the event of an emergency or covered systems failure, take reasonable precautions to protect against personal injury, death, and/or property damage and continue such measures until the covered systems are operational; and
- 14.4** Comply with all laws, codes and regulations pertaining to the equipment and/or services provided under this Agreement.

Terms and Conditions

Effective March 1, 2023

14.5 Customer shall promptly notify ECT and/or ECT Fire of any malfunction in the Covered System(s) which comes to Customers attention. This Agreement assumes any existing system(s) are in operation and maintainable condition as of the Agreement date (this includes the date of all Orders and the date of all request for work to be performed, whichever first occurs). If, upon initial inspection, ECT and/or ECT Fire determines that repairs are recommended, repair charges will be submitted for approval by Customer's on-site authorized representative prior to work performance. Should such repair work be declined, ECT and/or ECT Fire shall be relieved from any and all liability arising there from.

14.6 If escorts are required, work must be started within one (1) hour of ECT and/or ECT Fire's staff arrival to customer site. Any additional waiting/processing time (whether an entry time, during work performance, or exit time) will be billable at quarter hour increments based upon the hourly prices established for Repairs and Unscheduled Services.

15.0 License: All trademarks, patents, copyrights and other intellectual property rights owned by either party on the date hereof shall continue to be owned solely by such party, and nothing herein shall be deemed to confer any rights to any such intellectual property on the other party. Customer represents and warrants that none of the content, materials or data provided by Customer to ECT and/or ECT Fire with respect to the project infringes the intellectual property or other proprietary rights of any third party, and ECT and/or ECT Fire shall have no liability for any claims arising out of any such Customer content, including those based on infringement. With respect to any ECT and/or ECT Fire software, source code, object code or other intellectual property contained in or otherwise provided as a deliverable under the Agreement ("ECT Technology"), ECT and/or ECT Fire hereby grants Customer, so long as Customer has paid all fees due and owing to ECT and/or ECT Fire hereunder, a perpetual and non-exclusive right and license to use the ECT Technology solely to the extent required and described in the Agreement and accompanying documents. It is understood that neither Customer, nor any of its subsidiaries or affiliates, may use any ECT Technology for commercial resale or sublicense in any form or medium.

15.1 Customer Content: Customer accepts full responsibility for the content posted at Customer's Covered Systems, whether or not they are web based, residing on an intranet or accessible on or through the internet, and any grievances brought by a third party arising as result of this content, either in the United States or any other countries, will be the sole responsibility of Customer. Additionally, ECT and/or ECT Fire will take no responsibility whatsoever for the content of third party websites accessible via links posted at Customer's Covered Systems. If ECT and/or ECT Fire deems any content Customer wishes to include on its Covered Systems as pornographic, meant to cause extreme offense or illegal in any way, ECT and/or ECT Fire reserves the right to refuse to continue with the project and no refunds shall be due and owing to Customer.

15.2 Display of Work: Unless instructed otherwise in writing before publishing Customer's Covered System displays, whether on an intranet or on the Internet, ECT and/or ECT Fire reserves the right to include a small, subtle text reference to ECT's website and contact information from Customer's system designed and developed by ECT and/or ECT Fire. The text will read 'Design – ECT Services, Inc.' or 'Design – ECT Fire Services, LLC. and will be included in the copyright line at the bottom of Customer's pages. ECT and/or ECT Fire reserves the right to display or exhibit any final product(s) to other potential Customers except where doing so may violate any confidentiality agreements which may be in force.

16.0 Governing Law: This Agreement shall be governed by and construed in accordance with the laws of the State of Kentucky.

17.0 Terms and Conditions Governing Alarm Monitoring Service: Customer agrees and acknowledges that ECT and/or ECT Fire's sole and only obligation shall be to provide alarm monitoring, notification, and/or runner services as set forth in the Agreement and to endeavor to notify the party(ies) identified by Customer on the Contact/Call List ("Contacts") and/or Local Emergency Dispatch Numbers for responding authorities. Upon receipt of an alarm signal, ECT and/or ECT Fire may, at our sole discretion, attempt to notify the Contacts to verify the signal is not false. If we fail to notify the Contacts or question the response we receive, we will attempt to notify the responding authority. In the event ECT and/or ECT Fire receives a supervisory signal or trouble signal, ECT and/or ECT Fire shall endeavor to promptly notify one of the Contacts. ECT and/or ECT Fire shall not be responsible for a Contact's or responding authority's refusal to acknowledge/respond to ECT and/or ECT Fire's notifications of receipt of an alarm signal, nor shall ECT and/or ECT Fire be required to make additional notification because of such refusal. The Contacts are authorized to act on Customer's behalf and, if so designated on the Contact/Call List, are authorized to cancel an alarm prior to the notification of authorities. Customer understands that local laws, ordinances or policies may restrict ECT and/or ECT Fire's ability to provide the alarm monitoring and notification services described in the Agreement and/or necessitate modified or additional services and related charges to Customer. Customer understands that ECT and/or ECT Fire may employ a number of industry-recognized measures to help reduce occurrences of false alarm signal activations. These measures may include, but are not limited to, implementation of industry-recognized default settings; implementation of "partial clear time bypass" procedures at our alarm monitoring center and other similar measures at our sole discretion from time to time. THESE MEASURES CAN RESULT IN NO ALARM SIGNAL BEING SENT FROM AN ALARM ZONE IN CUSTOMER'S PREMISES AFTER THE INITIAL ALARM ACTIVATION UNTIL THE ALARM SYSTEM IS MANUALLY RESET. Upon receiving notification from ECT and/or ECT Fire that a fire or gas detection (e.g. carbon monoxide) signal has been received, the responding authority may forcibly enter the premises. Cellular radio unit test supervision, if provided under this Agreement, provides only the status of the cellular radio unit's current signaling ability at the time of the test communication based on certain programmed intervals and does not serve to detect the potential loss of radio service at the time of an actual emergency event. ECT and/or ECT Fire shall not be responsible to provide monitoring services under this Agreement unless and until the communication link between Customer's premises and ECT and/or ECT Fire's Monitoring Center has been tested.

17.1 Customer shall regularly test the System(s) in accordance with applicable law and manufacturers' and ECT and/or ECT Fire's recommendation. Customer shall promptly notify ECT and/or ECT Fire of any malfunction in the Covered System(s) which comes to the Customer's attention.

Terms and Conditions

Effective March 1, 2023

- 17.2 In the event of an emergency or Covered System(s) failure, Customer shall take reasonable precautions to protect against personal injury, death, and/or property damage and continue such measures until the Covered System(s) are operational.
- 17.3 Customer agrees to furnish the names and telephone numbers of all persons authorized to enter or remain on Customer's premises and/or that should be notified in the event of an alarm (The Contact/Call List) and Local Emergency Dispatch Numbers and provide all changes, revision and modification to the above to ECT and/or ECT Fire in writing in a timely manner. Customer must ensure that all such persons are authorized and able to respond to such notification.
- 17.4 Customer shall carefully and properly test and set the system immediately prior to the securing of the premises and carefully test the system in a manner prescribed by ECT and/or ECT Fire during the term of this Agreement. Customer agrees that it is responsible for any losses or damages due to malfunction, miscommunication or failure of Customer's system to accurately handle, process or communicate data. If any defect in operation of the System develops, or in the event of a power failure, interruption or telephone service, or other interruption at Customer's premises of signal or data transmission through any media, Customer shall notify ECT and/or ECT Fire immediately. If space/interior protection (i.e. ultrasonic, microwave, infrared, etc.) is part of the System, Customer shall walk test the system in the manner recommended by ECT and/or ECT Fire.
- 17.5 When any device or protection is used, including, but not limited to, space protection, which may be affected by turbulence of air, occupied airspace change or other disturbance, forced air heaters, air conditioners, horns, bells animals and any other sources of air turbulence or movement which may interfere with the effectiveness of the System during closed periods while the alarm system is on, Customer shall notify ECT and/or ECT Fire.
- 17.6 Customer shall promptly reset the System after any activation.
- 17.7 Customer shall notify ECT and/or ECT Fire regarding remodeling or other changes to the protected premises that may affect operation of the system.
- 17.8 Customer shall follow all instruction and procedures which may be prescribed for the operation of the system, the rendering of services and the provision of security for the premises.
- 17.9 Customer shall pay all charges made by any telephone or communication provider company or other utility for installations, leasing, and service charges of telephone lines connecting Customer's premises to ECT and/or ECT Fire. Customer acknowledges that alarm signals from Customer's premises to ECT and/or ECT Fire are transmitted over Customer's telephone or other transmission service and that in the event the telephone or other transmission service is out of order, disconnected, place on "vacation", or otherwise interrupted, signals from Customer's alarm system will not be received by ECT and/or ECT Fire, during any such interruption in telephone or other transmission service and the interruption will not be known to ECT and/or ECT Fire.

18.0 Communication Facilities:

- 18.1 Digital Communicator. Customer understands that a digital communicator (DACT), if installed under this Agreement, uses traditional telephone lines for sending signals which eliminate the need for a dedicated telephone line and the costs associated with such dedicated lines.
- 18.2 Derived Local Channel. The Communication Company's services provided to Customer in connection with the Services may include Derived Local Channel service. Such service may be provided under the Communication Company's service marks or service names. These services include providing lines, signal paths, scanning and transmission.



Proposal for Todd Brendel, Erlanger PD
Proposed by Toni Hubbard-Salem, Total ID Solutions
Proposed on March 26, 2024

Agilia Duplex Printer Quote

ITEM #	ITEM	DESCRIPTION	QTY	UNIT PRICE	TOTAL
1	Printer	Evolis Agilia Duplex Expert Dual Side Printer <ul style="list-style-type: none">3 year warranty includedEthernet option includedMini printer cleaning kit included	1	4,700.00	4,700.00
	Technical Support Plan- Hardware	Complete hardware support for Three (3) years <ul style="list-style-type: none">Unlimited phone support with on-line diagnostics Extended hardware support available following the 3rd year.	1	Included	Included
	Installation/Training	Complete Printer Implementation and Training <ul style="list-style-type: none">Includes database set-up & import of existing data, card designs, records, etcImplementation will be handled via the Internet with "Microsoft Teams"	1	Included	Included
2	Retransfer Film	● Clear Retransfer Film (prints 1,200 cards per roll)	1	\$ 115.00	\$ 115.00
3	Printer Ribbon	● YMCK-K RT Color Retransfer Ribbon (prints 600 cards each; full color front, black on the back)	1	\$ 270.00	\$ 270.00
4	<u>Webcam camera Package</u>	Logitech Webcam, tripod and back drop	1	\$ 175.00	\$ 175.00
					Total w/o Shipping: \$5,260.00
					Trade-In Credit for HDP 5000 Printer: (\$400.00)
					Shipping: \$50.00
					Total: \$4,910.00
	Delivery	● Usually ships within 3 -5 business days ● Price above <u>does</u> include shipping/handling fees. ● Upon receipt of signed agreement/P.O., order will be processed immediately. When you receive the system, please call 440-944-6000 to schedule installation			
	Terms	● Credit Card Payment Due Upon Order Placement			

PROPOSAL ACCEPTED BY:

Print Name _____

Signature _____ Date ____ / ____ / ____

COMPANY NAME: _____ PO # _____

Shipping Address _____

City/State/Zip Code _____

Billing Address (If different from above) _____

City/State/Zip Code _____

Phone Number _____ Email Address _____



Proposal for Todd Brendel, Erlanger PD
Proposed by Toni Hubbard-Salem, Total ID Solutions
Proposed on March 26, 2024

Please complete the bottom portion of your quote and email it to toni@totalidsolutions.com. If you have any questions, please do not hesitate to contact me. My direct line is 513-266-1296.

Thanks again for your business and I look forward to speaking with you in the near future.

Regards,

Toni Hubbard-Salem