

**SEMINOLE COUNTY GOVERNMENT
AGENDA MEMORANDUM**

SUBJECT: Shared Public Service Radio Communications Interlocal Agreement

DEPARTMENT: Information Technologies **DIVISION:** Telecommunications

AUTHORIZED BY: Chris Grasse **CONTACT:** Greg Holcomb **EXT.** 1010
Director

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| Agenda Date <u>02/25/03</u> Regular <input type="checkbox"/> Consent <input checked="" type="checkbox"/> Work Session <input type="checkbox"/> Briefing <input type="checkbox"/> Public Hearing – 1:30 <input type="checkbox"/> Public Hearing – 7:00 <input type="checkbox"/> |
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MOTION/RECOMMENDATION:

Request the Board approve the Shared Public Service Radio Communications Interlocal Agreement. The purpose of the agreement is to set forth terms and conditions associated with provisions for the shared use of the Seminole County radio system by the Orlando Sanford Airport Authority (OSAA).

BACKGROUND:

This agreement is authorized under the provisions of Chapter 163, Florida Statutes. Both parties desire to enter into an agreement for the use of the existing Seminole County Communications System. The shared use will enhance the ability of Seminole County and the OSAA to serve the residents through improved local government resources.

The County Attorney's office has reviewed and found the attached Agreement acceptable.

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| Reviewed by: <u>[Signature]</u> Co Atty: <u>[Signature]</u> DFS: _____ Other: _____ DCM: <u>SS</u> CM: <u>[Signature]</u> File No. <u>CITF-01</u> |
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INTERLOCAL AGREEMENT
BETWEEN SEMINOLE COUNTY, FLORIDA AND THE SANFORD AIRPORT AUTHORITY
FOR SHARED PUBLIC SERVICE RADIO COMMUNICATIONS FACILITIES

THIS AGREEMENT ("the Agreement") is made and entered into this 11th day of February, 2003, between the SANFORD AIRPORT AUTHORITY, a special district heretofore created by the City of Sanford Florida and whose address is One Red Cleveland Boulevard, Suite 1200, Sanford, Florida 32773, hereinafter referred to as the "Authority" and SEMINOLE COUNTY, a political subdivision of the State of Florida, whose address is Seminole County Services Building, 1101 East First Street, Sanford, Florida 32771, hereinafter referred to as "County".

W I T N E S S E T H:

WHEREAS, County and Authority have, prior to or contemporaneously with entering into this Agreement, entered into a cooperative interlocal agreement for fire and emergency medical services automatic aid and first response capabilities to augment each other's emergency response capabilities (the "First Response Agreement"); and

WHEREAS, County and Authority (sometimes hereinafter called the "Party" or "Parties") have mutually agreed and determined that implementation of the First Response Agreement is best accomplished by the establishment of a joint, wireless, emergency and public communications trunked, simulcast radio service network on FCC licensed 800 MHz frequencies, to include related User Specific Items (as hereinafter defined) and infrastructure (the "Communications System"); and

WHEREAS, the Parties have mutually determined that the shared usage of the Communications System and implementation of the First Response Agreement are necessary and desirable for the public safety and general well being of the citizenry of the City of Sanford, Seminole County and the general public; and

WHEREAS, the Parties have found and determined that it is in their own best interest to memorialize the terms, mutual obligations and responsibilities for operation and cost sharing of the Communications System in the form of this Agreement; and

WHEREAS, this Interlocal Agreement is authorized by Chapters 125 and 163, Florida Statutes;

NOW, THEREFORE, in consideration of the mutual understandings and agreements contained herein, Authority and County agree as follows:

SECTION 1. RECITALS. The foregoing recitations are true, correct, mutually understood, agreed upon and form an integral part of this Agreement.

SECTION 2. DEFINITIONS. The essential words and terms used herein and not heretofore defined in the Recitals shall be defined and have the meanings as set forth as follows:

"FCC" shall mean the Federal Communications Commission or any successor agency.

"Project" shall mean the development and implementation of the Communications System pursuant to the detailed equipment and software specifications contained in the "Statement of Work for the design and implementation of an 800 Megahertz Trunked Simulcast Radio System for the Sanford Airport Authority and Seminole County" to be developed by the Parties pursuant to this Agreement.

"Project Coordinator" shall mean the individual person mutually designated by the Parties to be responsible for the interface between the Parties and the day to day coordination and management of the Communications System. The Project Coordinator shall perform the duties assigned to him or her by the Parties under this and any other Agreement relating to the Project or the operation and maintenance of the Communications System.

"User Specific Items" shall mean those elements of the Communications System required for each Party's individual communications system purchased, installed and/or used individually by each Party and shall include, but not be limited to, radios, encryption devises, computer terminals, and other communications structures. Each Party shall be responsible for developing its own requirements for User Specific Items and for supervising the installation thereof at locations determined by such Party.

SECTION 3. LICENSING OF THE COMMUNICATIONS SYSTEM. The Parties agree that all relevant radio channels which shall form an integral part of the Communications System and are now held by each Party shall be combined and licensed as one, inter-operable 800 MHz Communications System to be FCC licensed in the name of the County. Each Party may use the Communications System, including the licensed radio frequencies, as it deems necessary for conducting its operations which use shall be consistent with maintaining the efficiency and readiness of the Communications System. The Parties shall fully and expeditiously cooperate in any steps that may be or which are hereafter required to insure that an adequate number of channels is available to efficiently operate the Communications System provided; however, that any such additional FCC licenses which may be required for expansion in the number of channels shall be in the name of the County. The Authority shall be guaranteed continuing exclusive use of the five (5) specific, dedicated channels currently designated as "Talk Groups". The Authority shall also have the option to renegotiate with the County for the assignment of such additional dedicated Talk Group channels as expansion needs require. Agreement as to such expanded channel assignment shall not be unreasonably withheld by the County. Any modifications to the Authority's assigned Talk Group channels shall be by amendment to this

Agreement adopted with the same formality as this Agreement.

SECTION 4. TITLE TO THE COMMUNICATIONS SYSTEM. Title to User Specific Items shall vest in each Party as appropriate. Title to all other Communications System components shall vest in the County. Each party shall be responsible for loss, damage or destruction of User Specific Items which results from that Party's negligence or intentional misuse of such equipment or facilities. Notwithstanding the foregoing, title to any proprietary software required for operation of the Communications System shall remain with the owner of such software unless that owner agrees otherwise, however, licenses for the use of such software shall be in the name of the County.

SECTION 5. MAINTENANCE AND COST SHARING.

(a) All equipment used by Parties hereto and as listed on Attachment "A" hereto shall be maintained by the County's Telecommunications Division, Information Technologies Department. The Authority shall be responsible for payment of such maintenance charges for the equipment used by it according to the fees shown on Attachment "A". The County shall bill the Authority annually on each October 1 for all such charges coming due in that fiscal year ending on the next succeeding September 30th. The Authority shall remit the amounts due the County within thirty (30) days of invoicing. The foregoing notwithstanding, equipment items which are still under warranty during the term of this Agreement, shall be maintained and serviced by the manufacturer/vendor of such equipment or its factory authorized warranty service provider for which there shall be no service or maintenance fees imposed by the County during the warranty period.

(b) It is contemplated that the Authority shall from time to time purchase additional equipment beyond that shown in Phases One, Two and Three of Attachment "A" (the "Future Phase Equipment"). The Future Phase

Equipment shall be without a manufacturers extended warranty and shall enter under the County's standard yearly maintenance fee/charge schedule then in effect and in the manner provided in subparagraph (a) of this Section 5. The County shall coordinate the maintenance of such additional equipment and may, in its sole discretion, utilize a charge-back system, at cost, consistent with that in effect at the time of adoption of this Agreement and as per the schedule set forth in Attachment "B" to this Agreement.

(c) The County reserves the right to periodically make revisions or modifications to the fees and charges envisioned under this Agreement if necessary to maintain the fiscal soundness of the Communications System. Any such revisions shall be made only on an annual basis and notice of same shall be communicated in writing to the Authority not later than July 1 and shall become effective on the next succeeding October 1. Such revisions, when and if implemented, shall be reflected in a revised Composite Exhibit "A" to this Agreement which shall not require formal amendment of this Agreement to become a part hereof.

SECTION 6. ADMINISTRATION OF THE COMMUNICATIONS SYSTEM.

(a) In the event construction or acquisition of additional infrastructure, property or equipment are, or become necessary, the County and the Authority may jointly designate a Project Coordinator to manage, coordinate or oversee any necessary planning, design, permitting and implementation of such improvements on a timely basis. Said designation may be accomplished by a letter of understanding to that effect and signed by both parties and without the need for formal amendment to this Agreement; provided, however, that if the Project Coordinator is a person from the private sector or from another governmental agency, said engagement shall be memorialized in a formal written agreement between that person, the County and the Authority to

include the basis of compensation to that person.

(b) Each Party shall be directly responsible for procurement and payment of its own User Specific Items and contracts with vendors associated therewith. The County shall have sole and direct authority for the procurement and/or installation of all other Communications System components and entering into contracts with vendors associated therewith, the costs for which may be initially paid by the County, but shall in any event be recouped from the Authority through the schedule of fees and charges discussed in Section 5, above.

(c) Upon the completion of installation, integration and upon successful testing of Communications System operations, each Party shall indicate its final acceptance of the Communications System by written confirmation to the other Party directed to the designated contact person per the terms of Section 15 hereof.

(d) Any consent or approval which either Party is required to obtain from the other pursuant to this Agreement shall not be unreasonably withheld, delayed or conditioned. Any request by a Party for any consent or approval which is not denied by the other Party within thirty (30) days of receipt shall be deemed given.

SECTION 7. RIGHTS AND RESPONSIBILITIES REGARDING ENCUMBRANCES OF THE COMMUNICATIONS SYSTEM. During the term of this Agreement and any extension or renewal thereof, the towers and real property sites on which they are located shall be the property of the Party in whose name title is vested at the date of execution of this Agreement unless otherwise mutually agreed to in writing by formal amendment to this Agreement. Except as expressly authorized elsewhere in this Agreement, at no time during the term of this Agreement or extensions thereof, shall the Parties pledge, mortgage, or hypothecate any interest in their respective properties which are the subject of this

Agreement which would create an encumbrance, lien, or security interest in the property of the other Party without the express written consent of that Party.

SECTION 8. UTILITIES. The Parties may, at their discretion, provide for either separately metered or jointly metered charges for the consumption of electricity and any and all other utilities associated with their portion of the shared facilities and shall timely pay all costs associated therewith. Such arrangements may be initially established or revised from time to time by a letter of understanding signed by both Parties without the need for formal amendment to this Agreement.

SECTION 9. COMPLIANCE WITH LAWS.

(a) The Parties shall comply with all present and future Federal, State, and local laws, ordinances, rules, and regulations (including, but not limited to, laws, rules, and regulations issued by the FCC, Federal Aviation Administration (FAA), the Transportation Services Administration (TSA) and site standards in connection with the installation, use, operation, repair, and maintenance of the Communications System. The payment of any penalties or fines arising out of, or in any way connected with the violation of, or non-compliance with, the foregoing shall be the sole and exclusive responsibility of the Party in violation.

(b) The shared use of the Communications Facilities by each Party is contingent upon each party obtaining any and all certificates, permits, zoning, and other approvals that may be required presently or in the future by any Federal, State, or local authority.

In the event such approval is withheld or subsequently withdrawn, this Agreement may be terminated and in that event, the Parties shall proceed in accordance with Section 10, below.

SECTION 10. TERM. The initial term of this Agreement begins upon execution hereof by the Parties and shall remain in effect until terminated by either Party after first giving a one (1) year written notice. If notice of termination is made, County and Authority shall vacate each other's towers, sites and buildings and relocate its own facilities and equipment within that ensuing year provided; however, that both Parties shall have the right to extend the departure date if relocation to another compatible site cannot be accomplished for reasons beyond the control of that Party. In the event of such difficulty or impossibility of relocation, the Parties shall act in good faith to accommodate the need for such extensions of time so as to best protect the public interest, public safety needs and in the spirit of cooperation envisioned by this Agreement.

SECTION 11. REPLACEMENT OF FACILITIES. Neither Party is under any obligation to provide a replacement site location, tower or facility to the other Party under any circumstances, including, but not limited to, condemnation, substantial damage to the tower or related site or improvements thereon attributable to act of God, explosion, fire, flood, wind, hurricane, tornado, sinkhole, substrate failure, or any other form of natural or man made disaster. Notwithstanding the above, in the event either Party exercises its option to repair, replace or reconstruct the damaged site, tower or facilities, the Parties shall have the rights to continue under the terms of this Agreement as before or to terminate at their sole option, without being liable for damages to the other Party.

SECTION 12. CONDEMNATION. In the event a real property site and improvements comprising part of the Communications System are taken by eminent domain, this Agreement automatically terminates as to the sharing of the condemned facilities as of the date title to the

subject property vests in the condemning authority. In the event a portion of the subject property is taken by eminent domain so as to materially hinder effective use of towers, related property and equipment to the extent of rendering the Communications System unreliable or not viable, either Party shall have the right to terminate this Agreement, effective as of the date of title transfer, by giving the requisite notice to the other Party as provided elsewhere in this Agreement. In the event of any taking under the power of eminent domain, the Parties shall be entitled to any portion of the award paid for the taking, relative to their respective ownership of the condemned property or improvements.

SECTION 13. INDEMNIFICATION. Each Party is responsible for all personal injury and property damage attributable to the negligent acts or omissions of that Party and its officers, employees, and agents thereof. The Parties further agree that nothing contained herein shall be construed or interpreted as denying to either Party any remedy or defense available to such party under the laws of the State of Florida; the consent of the State of Florida or its agents and agencies to be sued; or a waiver of sovereign immunity of the State of Florida beyond the waiver provided in Section 768.28, Florida Statutes.

SECTION 14. INSURANCE. Both Parties shall be responsible for maintaining adequate insurance coverage against claims by third persons arising from the use, misuse and/or reliability of the Communications System. Each Party shall be responsible for carrying sufficient insurance on its respective User Specific Items. The County shall have exclusive responsibility for carrying insurance on all other Communications System property and components, the cost of which shall be recouped from the Authority in proportion to their fair share of such costs through the charges imposed as discussed in Section 5 of this

Agreement.

SECTION 15. NOTICE TO PARTIES. The Parties shall direct all correspondence and notices to the attention of the public official identified below. That designated official shall be responsible for all material actions, oversight, and coordination in the performance of this Agreement.

For Authority:

President and Chief Executive Officer
Sanford Airport Authority
One Red Cleveland Blvd.
Sanford, Florida 32773
Telephone: 407-585-4000
Fax: 407-322-5834

For County:

Telecommunications Manager
Seminole County Services Building
1101 East First Street
Sanford, Florida 32771
Telephone: (407) 665-1005
Fax:

Each party reserves the right to designate another official to be the point of contact without formal amendment to this Agreement by written, certified, return receipt U.S. Mail, facsimile transmission or e-mail notice to the other ten (10) days prior to the desired date of substitution thereof. If electronic, telex or facsimile notice is used, a record of confirmation of receipt of such transmission must be maintained. Notice to a Party shall be deemed received and effective three (3) days from the date of mailing or on the same day of transmission if sent by e-mail or facsimile.

SECTION 16. ALTERNATIVE DISPUTE RESOLUTION. Any and all disputes arising hereunder shall be attempted to be resolved through a collaborative and mutually acceptable informal process with open discussions and a cooperative effort and the Parties shall exercise good faith in all

efforts to resolve disputes without litigation. Whenever possible, disputes or disagreements as to the level of service and standards of performance shall be resolved at the lowest comparable levels between the AIRPORT and the COUNTY. The first level of resolution will be the Airport Fire Department Chief and the Telecommunications Manager of the County. The next higher level of resolution will be the Airport CEO and the Information Technologies Director. The highest and final level of resolution will be the Airport Authority Board of Directors and the Seminole County Board of County Commissioners. In the event that more formal dispute resolution processes become necessary, such matters shall be submitted for mediation, in which case the Parties shall engage a mutually acceptable, Florida Supreme Court certified mediator, the fees for which, if any, shall be shared equally by the Parties. In no event shall either Party commence litigation unless and until all attempts at alternative dispute resolution as set forth herein have been exhausted.

SECTION 17. EQUAL OPPORTUNITY EMPLOYMENT. The Parties shall assure that no person shall be excluded on the grounds of race, color, creed, national origin, handicap, age, or sex from participation in, denied the benefits of, or be otherwise subjected to discrimination or sexual harassment in any activity pursuant to this Agreement.

SECTION 18. GOVERNING LAW. This Agreement shall be governed by and interpreted according to the laws of the State of Florida. The Parties and their employees, agents, vendors, and assigns shall comply with all applicable Federal, State, and local laws, codes and regulations relating to the performance of this Agreement.

SECTION 19. INTERPRETATIONS. In the event any provision of this Agreement conflicts with, or appears to conflict with, the other terms of this Agreement, it shall be interpreted as a whole to resolve any inconsistency. The Parties agree to engage in positive and constructive

communication to ensure that the positive collaboration of the Parties occurs.

SECTION 20. FORCE MAJEURE. Notwithstanding any provisions of this Agreement to the contrary, the Parties shall not be held liable if failure or delay in the performance of this Agreement arises from fires, floods, strikes, embargoes, acts of the public enemy, unusually severe weather, outbreak of war, restraint of Government, riots, civil commotion, force majeure, act of God, or for any other cause of the same character which is unavoidable through the exercise of due care and which is beyond the control of the Parties.

SECTION 21. MODIFICATIONS, AMENDMENTS OR ALTERATIONS. Except as expressly provided in Sections 5, 8, 15 and 30 of this Agreement, no modification, amendment, or alteration in the terms or conditions contained herein shall be effective unless contained in a written document executed with the same formality and of equal dignity herewith.

SECTION 22. ASSIGNMENT/THIRD PARTY BENEFICIARIES.

(a) Neither County nor Authority shall assign, delegate, or otherwise transfer its rights and obligations hereunder to any party without the prior written consent of the other Party.

(b) There are no third party beneficiaries to this Agreement.

SECTION 23. BINDING EFFECT. Subject to the provisions of Section 22, this Agreement shall be binding upon and inure to the benefit of the Parties hereto and the successors in interest, transferees and assigns of the Parties; provided, however, this Agreement shall not be deemed to pledge the full faith and credit of any Party.

SECTION 24. PUBLIC RECORDS. The Parties shall allow public access to all documents, papers, letters or other materials which have been made or received in conjunction with this Agreement, subject to exceptions of public records laws as set forth in the Florida Statutes, which

records shall be maintained in accordance with records retention requirements of State law. The Parties shall maintain in their place of business any and all books, documents, papers and other evidence pertaining to work performed pursuant to this Agreement. Such records shall be available at the regular place of business for each Party at all reasonable times during the term of this Agreement and for so long as such records are maintained.

SECTION 25. CONFLICTS OF INTEREST. The Parties agree that they will not engage in any action that would create a conflict of interest in the performance of its obligations pursuant to this Agreement, or which would violate or cause others to violate the provisions or Part III, Chapter 112, Florida Statutes, relating to ethics in government.

SECTION 26. INDEPENDENT CONTRACTORS. The Parties are independent contractors and are not employees or agents of each other. Nothing in this Agreement shall be interpreted to establish any relationship other than that of an independent contractor between the Parties, their employees, agents, subcontractors, or assigns, during or after the performance of this Agreement.

SECTION 27. SEVERABILITY. Should any term of this Agreement be held to any extent invalid or unenforceable, as against any person, entity or circumstance during the term hereof, by force of any statute, law, or ruling of any forum of competent jurisdiction, such invalidity shall not affect any other term or provisions, or impair the enforcement rights of the Parties, their successors and assigns.

SECTION 28. HEADINGS. All sections and descriptive headings in this Agreement are inserted for convenience only, and shall not affect the construction of interpretation hereof.

SECTION 29. ENTIRE AGREEMENT. This Agreement states the entire understanding between the Parties and supersedes any written or oral

representations, statements, negotiations, or agreements to the contrary.

SECTION 30. EXHIBITS. Exhibits "A" and "B" to this Agreement shall be deemed to be incorporated into this Agreement as if fully set forth verbatim into the body of this Agreement. Said Exhibits may be revised from time to time by the County to reflect changes in the actual and anticipated costs for the maintenance and repairs to the equipment provided; however, that such changes shall not be made more than once a year to become effective on the next succeeding October 1. Such revisions shall not require formal amendment to this Agreement in order to be effective and shall be deemed controlling until subsequently modified by the County.

SECTION 31. COUNTERPARTS. This Agreement may be executed in any number of counterparts each of which, when executed and delivered, shall be an original, but all counterparts shall together constitute one and the same instrument.

IN WITNESS WHEREOF, the Authority and the County hereto have executed this instrument for the purpose herein expressed.

ATTEST:



SANFORD AIRPORT AUTHORITY

By: 

Date: February 11, 2003

ATTEST:

BOARD OF COUNTY COMMISSIONERS
SEMINOLE COUNTY, FLORIDA

MARYANNE MORSE
Clerk to the Board of
County Commissioners of
Seminole County, Florida.

By: _____
DARYL G. MCLAIN, Chairman

Date: _____

For the use and reliance
of Seminole County only.
Approved as to form and
legal sufficiency

As authorized for execution by
the Board of County Commissioners
at their _____, 20____
regular meeting.

County Attorney

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Attachment A

| Make | Model | Serial # | SAA # | Employee | Mfr. Date | Date | Warranty Exp. | Mo. Charge | Year Charge |
|-------------------------------|---------------|------------|-------|----------------------|-----------|----------|---------------|--------------------|--------------------|
| PHASE ONE | | | | | | | | | |
| Spectra | Mobile W/head | 581ARN0321 | 1134 | Station 51 in Box | 1991-01 | | | \$ 8.00 | \$ 96.00 |
| MTS2000 | Model II | 466AYE2281 | 1772 | ARFF 4 | 1998-03 | | 03/01/01 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model II | 466AYE2282 | 1771 | ARFF 1 | 1998-03 | | 03/01/01 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model III | 466AYE2287 | 1585 | Tom Hinson | 1998-03 | | 03/01/01 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model III | 466AYE2288 | 1770 | Jay Shanley | 1998-03 | | 03/01/01 | \$ 5.00 | \$ 60.00 |
| MCS2000 | Model II | 722AYG0238 | 1544 | ARFF 2 | 1998-04 | | 04/01/01 | \$ 8.00 | \$ 96.00 |
| MCS2000 | Model II | 722AYG0239 | 1542 | ARFF 1 | 1998-04 | | 04/02/01 | \$ 8.00 | \$ 96.00 |
| MTS2000 | Model III | 466AZL1493 | 1773 | Dan Folsom | 1999-06 | 06/10/99 | 06/10/02 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model III | 466AZL1494 | 1401 | Mike Wagner | 1999-06 | 06/10/99 | 06/10/02 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model III | 466AZL1495 | 1814 | Jim Poovey | 1999-06 | 06/10/99 | 06/10/02 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model III | 466AZL1496 | 1046 | Victor White | 1999-06 | 06/10/99 | 06/10/02 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model III | 466AZL1497 | 1304 | Jack Dow | 1999-06 | 06/10/99 | 06/10/02 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model III | 466AZL1498 | 1769 | Tommy Barnes | 1999-06 | 06/10/99 | 06/10/02 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model II | 466AZL1515 | 1294 | Janice Fenton | 1999-06 | 06/10/99 | 06/10/02 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model II | 466AZL1516 | 1402 | Rick Shea | 1999-06 | 06/10/99 | 06/10/02 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model II | 466AZL1517 | 1271 | Roy Hayes | 1999-06 | 06/10/99 | 06/10/02 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model II | 466AZL1518 | 1590 | Mark Jarvis | 1999-06 | 06/10/99 | 06/10/02 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model II | 466AZL1520 | 1368 | Mike Lundquist | 1999-06 | 06/10/99 | 06/10/02 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model II | 466AZL1521 | 1427 | Paul Stevens | 1999-06 | 06/10/99 | 06/10/02 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model II | 466AZL1522 | 1404 | Guard Shack B | 1999-06 | 06/10/99 | 06/10/02 | \$ 5.00 | \$ 60.00 |
| MCS2000 | Model II | 722AZL0427 | 1403 | Operations base | 1999-06 | 06/10/99 | 06/10/02 | \$ 8.00 | \$ 96.00 |
| MCS2000 | Model II | 722AZL0428 | 1131 | Mike Wagner | 1999-06 | 06/10/99 | 06/10/02 | \$ 8.00 | \$ 96.00 |
| MCS2000 | Model II | 722AZL0429 | 1550 | Mike Lundquist | 1999-06 | 06/10/99 | 06/10/02 | \$ 8.00 | \$ 96.00 |
| MCS2000 | Model II | 722AZL0430 | 1132 | Victor White | 1999-06 | 06/10/99 | 06/10/02 | \$ 8.00 | \$ 96.00 |
| MCS2000 | Model II | 722AZL0431 | 1555 | Jack Dow | 1999-06 | 06/10/99 | 06/10/02 | \$ 8.00 | \$ 96.00 |
| PHASE ONE SUB-TOTAL: | | | | | | | | \$ 1,788.00 | |
| PHASE TWO | | | | | | | | | |
| MTS2000 | Model I | 466ABA0258 | 1864 | Josh Pontiac | 2001-01 | 01/18/01 | 01/18/04 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model I | 466ABA0259 | 1869 | Frank Leard | 2001-01 | 01/18/01 | 01/18/04 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model I | 466ABA0260 | 1868 | Janice Fenton | 2001-01 | 01/18/01 | 01/18/04 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model I | 466ABA0261 | 1870 | Earl See | 2001-01 | 01/18/01 | 01/18/04 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model I | 466ABA0262 | 1867 | Robert Myers | 2001-01 | 01/18/01 | 01/18/04 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model I | 466ABA0263 | 1865 | John Humphrey | 2001-01 | 01/18/01 | 01/18/04 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model I | 466ABA0264 | 1871 | Raul Leal | 2001-01 | 01/18/01 | 01/18/04 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model I | 466ABA0265 | 1861 | Ron Green | 2001-01 | 01/18/01 | 01/18/04 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model I | 466ABA0266 | 1863 | Sam Barrett | 2001-01 | 01/18/01 | 01/18/04 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model I | 466ABA0267 | 1862 | Jim Felcetti | 2001-01 | 01/18/01 | 01/18/04 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model I | 466ABA0268 | 1866 | Ralph Storer | 2001-01 | 01/18/01 | 01/18/04 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model III | 466ABA0269 | 1872 | Scott Cole | 2001-01 | 01/18/01 | 01/18/04 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model II | 466ABA0270 | 1873 | Patti Humphrey | 2001-01 | 01/18/01 | 01/18/04 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model II | 466ABA0271 | 1874 | George Speake | 2001-01 | 01/18/01 | 01/18/04 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model II | 466ABA0272 | 1875 | FAA TOWER | 2001-01 | 01/18/01 | 01/18/04 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model II | 466ABA0273 | 1876 | Todd Landry | 2001-01 | 01/18/01 | 01/18/04 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model II | 466ABA0274 | 1877 | Diane Crews | 2001-01 | 01/18/01 | 01/18/04 | \$ 5.00 | \$ 60.00 |
| MTVA | N1671D | 478ABA0000 | | Administration | 2001-01 | 01/18/01 | 01/18/04 | \$ 5.00 | \$ 60.00 |
| MTVA | N1671D | 478ABA0001 | | Administration | 2001-01 | 01/18/01 | 01/18/04 | \$ 5.00 | \$ 60.00 |
| MTVA | N1671D | 478ABA0002 | | Administration | 2001-01 | 01/18/01 | 01/18/04 | \$ 5.00 | \$ 60.00 |
| MTVA | N1671D | 478ABA0003 | | Operations | 2001-01 | 01/18/01 | 01/18/04 | \$ 5.00 | \$ 60.00 |
| MTVA | N1671D | 478ABA0004 | | Maintenance | 2001-01 | 01/18/01 | 01/18/04 | \$ 5.00 | \$ 60.00 |
| MTVA | N1671D | 478ABA0005 | | Administration | 2001-01 | 01/18/01 | 01/18/04 | \$ 5.00 | \$ 60.00 |
| MTVA | N1671D | 478ABA0006 | | Maintenance | 2001-01 | 01/18/01 | 01/18/04 | \$ 5.00 | \$ 60.00 |
| MCS2000 | Model II | 722ABA0450 | 1883 | ARFF4 | 2001-01 | 01/18/01 | 01/18/04 | \$ 8.00 | \$ 96.00 |
| MCS2000 | Model II | 722ABA0451 | 1878 | ARFF 5 | 2001-01 | 01/18/01 | 01/18/04 | \$ 8.00 | \$ 96.00 |
| MCS2000 | Model II | 722ABA0452 | 1882 | TANKER-51 | 2001-01 | 01/18/01 | 01/18/04 | \$ 8.00 | \$ 96.00 |
| MCS2000 | Model II | 722ABA0453 | 1880 | Larry Dale, Truck | 2001-01 | 01/18/01 | 01/18/04 | \$ 8.00 | \$ 96.00 |
| MCS2000 | Model II | 722ABA0454 | 1881 | TR-51, Truck | 2001-01 | 01/18/01 | 01/18/04 | \$ 8.00 | \$ 96.00 |
| MCS2000 | Model II | 722ABA0455 | 1879 | Administration base | 2001-01 | 01/18/01 | 01/18/04 | \$ 8.00 | \$ 96.00 |
| MTS2000 | Model II | 466ABG2569 | 1681 | Larry Dale | 2001-04 | 04/13/01 | 04/13/04 | \$ 5.00 | \$ 60.00 |
| MCS2000 | Model II | 722ABN1555 | | Airport Spare @ ARFF | 2001-07 | 07/16/01 | 07/16/04 | \$ 8.00 | \$ 96.00 |
| PHASE TWO SUB-TOTAL: | | | | | | | | \$ 2,172.00 | |
| PHASE THREE | | | | | | | | | |
| MTS2000 | Model I | 466CCN1054 | 1996 | Steve Therre | 2002-07 | 07/05/02 | 07/05/05 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model I | 466CCN1055 | 1999 | Robert Myers | 2002-07 | 07/05/02 | 07/05/05 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model I | 466CCN1056 | 1994 | Earl See | 2002-07 | 07/05/02 | 07/05/05 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model I | 466CCN1057 | 1998 | Ralph Storer | 2002-07 | 07/05/02 | 07/05/05 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model I | 466CCN1058 | 1995 | Raul Leal | 2002-07 | 07/05/02 | 07/05/05 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model I | 466CCN1059 | 1997 | Jason Shippell | 2002-07 | 07/05/02 | 07/05/05 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model II | 466CCN1263 | 1436 | Robbie German | 2002-07 | 07/05/02 | 07/05/05 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model II | 466CCN1264 | 1437 | OPS (SPARE) | 2002-07 | 07/05/02 | 07/05/05 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model II | 466CCN1285 | 1438 | ARFF | 2002-07 | 07/05/02 | 07/05/05 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model II | 466CCN1266 | 1521 | Jerry Crocker | 2002-07 | 07/05/02 | 07/05/05 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model II | 466CCN1267 | 1439 | ARFF | 2002-07 | 07/05/02 | 07/05/05 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model II | 466CCN1268 | 1522 | Frank Liberatore | 2002-07 | 07/05/02 | 07/05/05 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model II | 466CCN1269 | 1440 | ARFF | 2002-07 | 07/05/02 | 07/05/05 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model III | 466CCN1327 | 1435 | Diane Crews | 2002-07 | 07/05/02 | 07/05/05 | \$ 5.00 | \$ 60.00 |
| MTS2000 | Model III | 466CCN1328 | 1434 | Bryant Garrett | 2002-07 | 07/05/02 | 07/05/05 | \$ 5.00 | \$ 60.00 |
| VRM650 | Data Modem | 508SCN0340 | 1610 | C-51 Truck | 2002-07 | | 07/01/05 | \$ 8.00 | \$ 96.00 |
| MCS2000 | Model II | 722ACN0321 | 1524 | AIRPORT 1 BASE | 2002-07 | 07/05/02 | 07/05/05 | \$ 8.00 | \$ 96.00 |
| MCS2000 | Model II | 722ACN0322 | 1525 | MAINTENANCE BASE | 2002-07 | 07/05/02 | 07/05/05 | \$ 8.00 | \$ 96.00 |
| MCS2000 | Model II | 722ACN0323 | 1523 | ARFF BASE | 2002-07 | 07/05/02 | 07/05/05 | \$ 8.00 | \$ 96.00 |
| MCS2000 | Model II | 722ACN0324 | 1526 | ALPHA 1 BASE | 2002-07 | 07/05/02 | 07/05/05 | \$ 8.00 | \$ 96.00 |
| MCS2000 | Model II | 722ACN0325 | 1527 | DIANE'S VEHICLE | 2002-07 | 07/05/02 | 07/05/05 | \$ 8.00 | \$ 96.00 |
| MCS2000 | Model II | 722ACN0326 | 1528 | BRYANT'S VEHICLE | 2002-07 | 07/05/02 | 07/05/05 | \$ 8.00 | \$ 96.00 |
| MCS2000 | Model II | 722ACN0327 | 1529 | OPS 2 VEHICLE | 2002-07 | 07/05/02 | 07/05/05 | \$ 8.00 | \$ 96.00 |
| MTVA | N1671D | 476CCU0004 | | C-51 Truck | 2002-10 | 10/04/02 | 10/04/05 | \$ 5.00 | \$ 60.00 |
| MTVA | N1671D | 476CCU0005 | | C-51 Truck | 2002-10 | 10/04/02 | 10/04/05 | \$ 5.00 | \$ 60.00 |
| MCS2000 | Model II | 722CCU0058 | 1826 | C-51 Truck | 2002-10 | 10/04/02 | 10/04/05 | \$ 8.00 | \$ 96.00 |
| PHASE THREE SUB-TOTAL: | | | | | | | | \$ 1,884.00 | |
| GRAND TOTAL: | | | | | | | | \$ 487.00 | \$ 5,844.00 |

Attachment B

**SEMINOLE COUNTY
TELECOMMUNICATIONS MAINTENANCE**

MONTHLY RADIO MAINTENANCE CHARGES

The following monthly maintenance charges should be used when budgeting for annual maintenance of radios. This would include radios that are not the property of the Board of County Commissioners. Invoices for radio maintenance will be sent out quarterly and those agencies wishing to make arrangements for annual billing on November 1st each year should contact us at 407-323-2500, extension 5103.

| <u>Radio Type</u> | <u>Monthly</u> | <u>Annual</u> |
|-------------------------------|------------------------------|---------------|
| 800 Mhz Portable Radios (All) | \$ 5.00 | \$ 60.00 |
| 800 Mhz Mobile Radios | \$ 8.00 | \$ 96.00 |
| 800 Mhz Maxtracs/Mostars | \$ 7.00 | \$ 84.00 |
| 800 Mhz ConvertaComm | \$ 5.00 | \$ 60.00 |
| 800 Mhz Control Stations | \$10.00 | \$120.00 |
| VHF Portables | \$ 9.00 | \$108.00 |
| VHF Mobile Radios | \$ 9.00 | \$108.00 |
| Radio Installations | \$60.00 Each | |
| Radio De-Installs | \$25.00 Each | |
| <u>All other repairs</u> | \$25.00 bench charge + parts | |
| Pagers | \$ 2.00 | \$ 24.00 |