AGREEMENT FOR LAW ENFORCEMENT EQUIPMENT

This Agreement for Law Enforcement Equipment (the "Agreement") is made and entered into as of the date last executed by the parties below (the "Effective Date"), by the City of Iowa Colony, Texas, a municipal corporation and a home-rule city in the State of Texas (the "City") acting by and through its City Council, and Brazoria County Municipal Utility District No. 31, a conservation and reclamation district (the "District"). The City and the District are collectively referred to herein as "Parties."

RECITALS

WHEREAS, the City intends to enter into an agreement with Flock Security, Inc. (the "Flock Agreement"), for the provision and operation of Equipment (as defined below) to enhance law enforcement services in the City; and

WHEREAS, the Parties desire to enhance law enforcement services in the District and the City through the operation of the Equipment; and

WHEREAS, the City desires to operate the Equipment for the benefit of the District and the City; and

WHEREAS, each Party has determined that the Equipment will benefit its residents and landowners; and

WHEREAS, the City has requested that the District fund certain costs (described herein) associated with the Equipment for the purpose of assisting law enforcement in the District; and

WHEREAS, the Parties understand that the City will only enter into the Flock Agreement upon the approval and execution of this Agreement; NOW THEREFORE, in consideration of the mutual benefits herein contained, the Parties hereby agree as follows:

AGREEMENT

DEFINITIONS

For purposes of this Agreement, the following terms shall mean:

- 1. <u>Equipment</u>. Equipment shall mean six (6) Flock Safety cameras in the District, as described in the Equipment quote attached as **Exhibit A**, to be operated within the boundaries of the District and to be utilized to assist law enforcement in detecting vehicle make, model, type, color, and license plate (e.g. state, temporary, and missing plates).
- 2. <u>Flock Payment</u>. The payment(s) due to the provider of the Equipment, including all subscription costs (the "Flock Payment").

ARTICLE I. PURPOSE

The purpose of this Agreement is for the City to provide and maintain the Equipment under the terms and conditions herein. By signing this Agreement, the City agrees to provide the goods and services referred to in Articles II and III under the terms and conditions herein.

ARTICLE II. THE EQUIPMENT

- A. The operation, maintenance, repair, improvement, and replacement of the Equipment shall be governed pursuant to the terms of the Flock Agreement. The District shall not be responsible to operate, maintain, repair, improve, and replace the Equipment.
- B. All costs associated with the operation, maintenance, repair, improvement and replacement of the Equipment (including, without limitation, the Flock Payment) shall be the City's responsibility; *provided*, *however*, that the District will make the District Payment as described below.
- C. It is expressly understood and agreed that the Equipment shall not be subject to the control and supervision of the District. The Equipment shall be subject to the control and supervision of the City to the extent provided for in the Flock Agreement.

ARTICLE III. CITY EMPLOYEES

- A. The City employees performing duties under this Agreement shall at all times remain City employees subject to the same rights and responsibilities as the City's other employees.
- B. The City agrees that the City employees shall perform the services associated with the Equipment described herein in accordance with the appropriate City policies and the policies and procedures of the City; provided, however, that, while City shall be responsible for the acts and omissions of its employees, such responsibility shall be subject to the terms, provisions and limitations of the Constitution and of the laws of the State of Texas and, particularly, TEX. CIV. PRAC. & REM. §101.001, et. seq., the Texas Tort Claims Act. THERE ARE NO WARRANTIES OR CONDITIONS OF ANY KIND, WHETHER EXPRESS OR IMPLIED, WITH RESPECT TO THIS AGREEMENT OR ANY SERVICES OR EQUIPMENT PROVIDED BY CITY OR THE LAW ENFORCEMENT OFFICIALS TO THE DISTRICT, AND CITY AND THE LAW ENFORCEMENT OFFICIALS EXPRESSLY DISCLAIM ANY SUCH WARRANTIES AND CONDITIONS.

C. The City retains sole and independent District regarding (i) the hiring, supervision, discipline, and termination of City employees, and (ii) the placement or replacement of the Equipment.

ARTICLE IV. DISTRICT PAYMENT

- A. The District agrees to reimburse the City for the Flock Payment in accordance with the Equipment quote attached as **Exhibit A**, in an amount not to exceed \$18,000.00 annually (the "District Payment").
- B. The District Payment shall be made payable to the City and shall be delivered to the City of Iowa Colony Senior Accountant.
- C. Whether additional law enforcement cameras will be purchased is solely within City's discretion. The District shall not be responsible for the payment of any funds to the City except the District Payment. The City may submit a written request to the District for additional equipment detailing the specifications, quantity, cost, and the intended use of the additional equipment. The District shall review the request and may, at its sole discretion, approve an amount for the additional equipment requested by the City as District Payment.
- D. The District shall have no ownership interest in the Equipment or any right to access, control or use the data collected or shared from same.
- E. The District Payment shall be due and payable to the City no later than forty-five (45) days after the City provides the District with a written document confirming that the City has made the Flock Payment(s).

ARTICLE V. TERM AND ASSIGNMENTS

- A. The term of this Agreement shall be twenty-four months from the Effective Date. The term shall automatically renew thereafter for successive twenty-four-month terms, unless either Party gives the other Party notice of non-renewal at least ninety (90) days prior to the end of the then current term.
- B. This Agreement is not assignable.
- C. If the Agreement is not approved and executed by the Parties, the Agreement shall be null and void, and neither Party shall have any obligations or liabilities to the other pursuant to this Agreement.

ARTICLE VI. SEVERABILITY AND HEADINGS

- A. The provisions of this Agreement are severable, and if any word, phrase, clause, sentence, paragraph, section or other part of this Agreement or the application thereof, to any person or circumstance, shall ever be held by any court or regulatory District of competent jurisdiction, to be invalid, illegal or unconstitutional for any reason, the remainder of this Agreement shall not be affected thereby.
- B. Headings or subheadings included in this Agreement are given for convenience only and shall not be considered or given any effect in construing this Agreement.

ARTICLE VII. ENTIRE AGREEMENT; REQUIREMENT OF A WRITING

- A. With respect to the subject matter hereof, this Agreement embodies the entire agreement of the Parties. This Agreement supersedes all prior communications and negotiations, oral or written, relating to the subject matter hereof as well as any previous agreements presently in effect between the Parties relating to the subject matter hereof.
- B. Any modifications, alterations, amendments, deletions, or waivers of the provisions of this Agreement shall be valid only when expressed in writing and duly signed by the parties.

ARTICLE VIII. NOTICE

A. Any notice required or permitted under this Agreement shall be sent, postage prepaid, certified or registered mail, or delivered in person or by facsimile, with verification, as follows:

To the City: City Manager

City of Iowa Colony 3144 Meridiana Pkwy Iowa Colony, Texas 77583

To the District: Brazoria County Municipal Utility District No. 31

c/o Allen Boone Humphries Robinson LLP

Attn: Jessica Holoubek 3200 Southwest Freeway Phoenix Tower, Suite 2600 Houston, Texas 77027 B. Any Party may designate a different address by giving at least ten (10) days written notice to the other party in the manner provided above.

ARTICLE IX. REVENUE

A. Each Party paying for the performance of governmental functions or services must make those payments from current revenues available to the paying Party.

[Execution pages follow]

IN WITNESS	WHEREOF, the	parties hereto	have executed	this Agreement in
multiple copies, each	of equal dignity,	as of the dates	set forth below.	

	CITY OF IOWA COLONY, TEXAS
ATTEST:	Wil Kennedy, Mayor Date:
City Secretary	-

BRAZORIA COUNTY MUNICIPAL UTILITY DISTRICT NO. 31

President, Board of Directors

Date:

ATTEST:

Secretary, Board of Directors



Exhibit A – Equipment

[See attached]

Flock Safety + TX - Iowa Colony PD

Flock Group Inc. 1170 Howell Mill Rd, Suite 210 Atlanta, GA 30318

MAIN CONTACT: Joseph Napolitano joseph.napolitano@flocksafety.com 9412248556

Created Date: 07/26/2024 Expiration Date: 08/16/2024 Quote Number: Q-91698 PO Number:

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Budgetary Quote

This document is for informational purposes only. Pricing is subject to change.

Bill To: 12003 Iowa Colony Blvd Iowa Colony, Texas 77583 Ship To: 12003 Iowa Colony Blvd Iowa Colony, Texas 77583

Billing Company Name:
Billing Contact Name:
Billing Email Address:

TX - Iowa Colony PD
Subscription Term:
Payment Terms:
Net 30

Retention Period:
30 Days

Billing Phone: Billing Frequency: Annual Plan - First Year Invoiced at

Signing.

Hardware and Software Products

Annual recurring amounts over subscription term

ltem .	Cost	Quantity	Total
Flock Safety Platform			\$18,000.00
Flock Safety Flock OS			
FlockOS ™ - Essentials	Included	1	Included
Flock Safety LPR Products			
Flock Safety Falcon ®	Included	6	Included

Professional Services and One Time Purchases

	Cost	Quantity	Total
re Time Fees			ST. F. ST.
Flock Safety Professional Services			
Professional Services - Standard Implementation Fee	\$0.00	6	\$0.00
		Subtotal Year 1:	\$18,000.00
		Annual Recurring Subtotal:	\$18,000.00
		Discounts:	\$3,900.00
		Estimated Tax:	\$0.00
		Contract Total:	\$18,000.00

Taxes shown above are provided as an estimate. Actual taxes are the responsibility of the Customer. This is not an invoice – this document is a non-binding proposal for informational purposes only. Pricing is subject to change.

Billing Schedule	Amount (USD)	
Year 1		
At Contract Signing	\$18,000.00	
Annual Recurring after Year 1	\$18,000.00	
Contract Total	\$18,000.00	

*Tax not included

Discounts Applied	Amount (USD)	
Flock Safety Platform	\$0.00	
Flock Safety Add-ons	\$0.00	
Flock Safety Professional Services	\$3,900.00	

Product and Services Description

Flock Safety Platform Items	Product Description	
Flock Safety Falcon ®	An infrastructure-free license plate reader camera that utilizes Vehicle Fingerprint® technology to capture vehicular attributes.	

One-Time Fees	Service Description
Installation on existing infrastructure	One-time Professional Services engagement. Includes site & safety assessment, camera setup & testing, and shipping & handling in accordance with the Flock Safety Advanced Implementation Service Brief.
Professional Services - Standard Implementation Fee	One-time Professional Services engagement. Includes site and safety assessment, camera setup and testing, and shipping and handling in accordance with the Flock Safety Standard Implementation Service Brief.
Professional Services - Advanced Implementation Fee	One-time Professional Services engagement. Includes site & safety assessment, camera setup & testing, and shipping & handling in accordance with the Flock Safety Advanced Implementation Service Brief.

FlockOS Features & Description

FlockOS Features	Description
Community Network Access	The ability to request direct access to feeds from privately owned Flock Safety Falcon® LPR cameras located in neighborhoods, schools, and businesses in your community, significantly increasing actionable evidence that clears cases.
Unlimited Users	Unlimited users for FlockOS
State Network (License Plate Lookup Only)	Allows agencies to look up license plates on all cameras opted into the Flock Safety network within your state,
Nationwide Network (License Plate Lookup Only)	With the vast Flock Safety sharing network, law enforcement agencies no longer have to rely on just their devices alone. Agencies can leverage a nationwide system boasting 10 billion additional plate reads per month to amplify the potential to collect vital evidence in otherwise dead-end investigations.
Law Enforcement Network Access	The ability to request direct access to evidence detection devices from Law Enforcement agencies outside of your jurisdiction.
Time & Location Based Search	Search full, partial, and temporary plates by time at particular device locations
License Plate Lookup	Look up specific license plate location history captured on Flock devices
Vehicle Fingerprint Search	Search footage using Vehicle Fingerprint™ technology. Access vehicle type, make, color, license plate state, missing / covered plates, and other unique features like bumper stickers, decals, and roof racks.
Insights & Analytics	Reporting tool to help administrators manage their LPR program with device performance data, user and network audits, plate read reports, hot list alert reports, event logs, and outcome reports.
ESRI Based Map Interface	Map-based interface that consolidates all data streams and the locations of each connected asset, enabling greater situational awareness and a common operating picture.
Real-Time NCIC Alerts on Flock ALPR Cameras	Receive automated alerts when vehicles entered into established databases for missing and wanted persons are detected, including the FBl's National Crime Information Center (NCIC) and National Center for Missing & Description (NCMEC) databases.
Unlimited Custom Hot Lists	Ability to add a suspect's license plate to a custom list and get alerted when it passes by a Flock camera