



Town of Lake Park Town Commission

Agenda Request Form

Meeting Date: December 5, 2018

Agenda Item No. *Tab 13*

Agenda Title: Resolution Authorizing and Directing the Mayor to Execute an Agreement with Vetted Security Solutions, Inc. to Install a Vehicle License Plate Recognition System.

- [] SPECIAL PRESENTATION/REPORTS [] CONSENT AGENDA
[] BOARD APPOINTMENT [] OLD BUSINESS
[] PUBLIC HEARING ORDINANCE ON ____ READING
[X] NEW BUSINESS
[] OTHER: _____

Approved by Town Manager

Date:

11/8/18

11/7/18
Richard Scherle / Public Works Director

Originating Department: Public Works	Costs: \$285,395.00 Funding Source: "One-Cent" Sales Tax Revenue Acct. # 301-63000 [] Finance <i>Planned 11/7/18</i>	Attachments: 1. Resolution <i>9-12-18</i> with Contract 2. Palm Beach County Sheriff's Office Letter of Exclusive Use and Commitment 3. Sole Source Letter from Contractor
Advertised: Date: Paper: [X] Not Required	All parties that have an interest in this agenda item must be notified of meeting date and time. The following box must be filled out to be on agenda.	Yes I have notified everyone <i>[initials]</i> or Not applicable in this case ____ Please initial one.

Summary Explanation/Background:

License Plate Reader (LPR) systems are ideal for strategic monitoring and data collection of vehicular movement along roadways and other infrastructure. The cameras collect images of all vehicle tags through the camera's field-of-view and provide these images to the LPR processor. The processor identifies and interprets license plates using the LPR engine. The license plate reads are then transmitted to the Palm Beach County Sheriff monitoring station using cellular or Wi-Fi communications. The Sheriff Department compares the plate reads against their wanted vehicle database for future investigative use. Vehicles of interest create alerts that can be displayed in the

dispatch center, and then these alerts can be communicated to in-the-field officers. Most of our neighboring communities, including Palm Beach Gardens, Riviera Beach, Jupiter, Palm Beach County, North Palm Beach, and others have continued to implement LPR systems with great success.

The proposed locations for the LPR cameras were specified by the Palm Beach County Sheriff Department, based on their own, proprietary heat mapping data which aims to provide the highest impact. In addition to the seven (7) fixed locations, the proposed system will include a mobile trailer unit which can be moved to any area in Town based on need. The combination of fixed and mobile assets are designed to provide maximum coverage at the most strategic locations.

The Palm Beach County Sheriff (PBSO) exclusively utilizes the LPR system provided by the firm Vetted Security Solutions, Inc. (the "Contractor"). Because PBSO will manage the Town's LPR system, the Town's LPR system must be compatible with the PBSO LPR system. In addition, PBSO will provide basic, remote support to augment the Contractor's extended warranty, which has reduced the annual warranty costs. The Town was also able to leverage the same advantageous pricing that the Contractor provides to PBSO. Therefore, the equipment and installation of the proprietary technology is a sole source provision.

It is important to note that while the first year licensing fees are included in the contract price, the Town will incur costs of approximately \$17,000 per year after the first year for extended warranties and annual licenses. The warranty covers every component of the LPR system, and has been recommended by PBSO in order to keep the system fully operational. Also, the Town was able to leverage PBSO LPR purchasing volume to obtain the same annual license fee that PBSO pays to the Contractor, which equates to approximately 50% of "retail" price – a substantial savings to the Town. Staff recommends approval.

Recommended Motion: I move to adopt Resolution no. 91-12-18

RESOLUTION NO. 91-12-18

A RESOLUTION OF THE TOWN COMMISSION OF THE TOWN OF LAKE PARK, FLORIDA, AUTHORIZING AND DIRECTING THE MAYOR TO EXECUTE AN AGREEMENT WITH VETTED SECURITY SOLUTIONS, INC TO INSTALL A VEHICLE LICENSE PLATE RECOGNITION SYSTEM; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, the Town of Lake Park, Florida ("Town") is a municipal corporation of the state of Florida with such power and authority as has been conferred upon it by the Florida Constitution and Chapter 166, Florida Statutes; and

WHEREAS, the Town is empowered to enter into contractual arrangements with public agencies, private corporations or other persons; and

WHEREAS, the Town Commission has determined that there is a need for Vehicle License Plate Recognition cameras and technology to further the public's health, safety, and welfare; and

WHEREAS, the Palm Beach County Sheriff's Office (PBSO) exclusively utilizes a Vehicle License Plate Recognition (LPR) system from Vetted Security Solutions, Inc. (the "Contractor"); and

WHEREAS, the PBSO's exclusive use of the Contractor's LPR system extends to all LPR locations managed by the PBSO; and

WHEREAS, the PBSO's exclusive use of the Contractor's LPR system is due to several unique proprietary technologies that make the system more effective and functional; and

WHEREAS, because the Town's LPR system IS managed by the PBSO, it must be compatible with its County-wide system; and

WHEREAS, pursuant to the Town's purchasing procedures, the Town may enter into sole source contracts if the good and/or service being procured is available only from one source of supply; and

WHEREAS, pursuant to PBSO, the Contractor's is considered to be a sole source for the LPR system; and

WHEREAS, the Contractor is qualified and able, and has agreed to provide and install an LPR system for the Town in an amount of \$285,395.00; and

WHEREAS, Town Manager has recommended to the Town Commission that it is in the best interest of the Town to enter into an agreement with Vetted Security Solutions, Inc.

NOW THEREFORE, BE IT RESOLVED BY THE TOWN COMMISSION OF THE TOWN OF LAKE PARK, FLORIDA, AS FOLLOWS:

Section 1. The foregoing recitals are incorporated herein by reference.

Section 2. The Mayor is hereby authorized and directed to execute the agreement with Vetted Security Solutions, Inc., a copy of which is attached hereto and incorporated herein as Exhibit 'I'.

Section 3. This Resolution shall take effect upon execution.

**AGREEMENT FOR THE DESIGN, PROVISION, AND INSTALLATION OF A VEHICLE
LICENSE PLATE RECOGNITION SYSTEM BETWEEN**

**THE TOWN OF LAKE PARK, FL
AND
VETTED SECURITY SOLUTIONS, INC. (THE CONTRACTOR)**

THIS AGREEMENT TO PROVIDE A LICENSE PLATE RECOGNITION SYSTEM (the Agreement), is made this ____ day of _____, 2018, by and between the Town of Lake Park, a municipal corporation of the State of Florida, 535 Park Avenue, Lake Park, Florida 33403 ("Town") and Vettered Security Solutions, Inc., a Florida Corporation with an address of 621 Monte Cristo Boulevard, Tierra Verde, Florida, 33715 ("Contractor").

RECITALS:

WHEREAS, the Town is a municipality and given those powers and responsibilities enumerated by Chapter 166 Florida Statutes and the Florida Constitution; and

WHEREAS, the Town is empowered to enter into contractual arrangements with public agencies, private corporations or other persons who provide services to the Town; and

WHEREAS, the Town Commission has determined that there is a need for a Vehicle License Plate Recognition (LPR) system, which includes necessary cameras and technology to further the public's health, safety, and welfare; and

WHEREAS, the Palm Beach County Sheriff's Office (PBSO) exclusively utilizes the LPR system designed and provided by Vettered Security Solutions, Inc.; and

WHEREAS, once installed, the Town's LPR system will be managed by the PBSO; and

WHEREAS, in order to facilitate PBSO's management of the Town's LPR system, it must be compatible with the PBSO's LPR system; and

WHEREAS, the Contractor provided the Town with a proposal to design, provide, and install an LPR system that is compatible the PBSO to manage its system, and the Contractor represented that it is qualified, able and willing to satisfactorily provide the services; and

WHEREAS, the Town and the Contractor propose to enter into this Agreement, and the Town has budgeted funds in its 2018-2019 fiscal year budget which are available for the funding of this Agreement;

NOW THEREFORE, the Town and the Contractor in consideration of the benefits flowing from each to the other do hereby agree as follows:

1. The recitals are incorporated herein.

2. LIST OF EXHIBITS

The following exhibits are made a part hereof and incorporated as terms of the Agreement:

EXHIBIT 'A' – Contractor proposal to design, provide, and install LPR assets in the Town.

EXHIBIT 'B' – Forms to be executed and submitted by Contractor prior to the commencement of the design and installation of the LPR system.

3. RESPONSIBILITIES OF THE CONTRACTOR – SCOPE OF WORK

- 3.1 Contractor shall provide all services and items required to complete the Scope of Work as identified in **Exhibit A**.
- 3.2 Contractor shall organize and hold a pre-commencement meeting with Town's Public Works Director or his designee to finalize the schedule for the Scope of Work identified herein.
- 3.3 Contractor shall complete the Scope of Work in full accordance with the timelines therein, only after being issued a notice-to-proceed, in the form of an officially executed Purchase Order from the Town.
- 3.4 Contractor shall maintain safe and efficient site conditions at all times during construction in accordance with all federal, state, and local government safety standards.

4. RESPONSIBILITIES OF TOWN

- 4.1 The Town's Public Works Director (the Director) shall be the Town's representative for purposes of administering the Town's responsibilities pursuant to the Agreement. The Director shall review the final installation to make sure it conforms with the Scope of Work set forth in Exhibit A.
- 4.2 The Director shall reasonably assist the Contractor with any Maintenance-of-Traffic (MOT) needed to complete the Scope of Work.
- 4.3 The Director provide a secure staging area for the delivery of the LPR equipment delivery.
- 4.4 The Director shall work with the Contractor to provide any communication devices which may be necessary for the LPR system to function properly.

5. PRICING

Pricing for the design, provision, installation and set-up of all fixed LPR components, and one mobile LPR trailer, as more fully detailed in Exhibit A, is \$277,395.00. No price adjustments or modifications are allowed unless mutually agreed to in writing by both the Town and Contractor.

6. PUBLIC RECORDS

With respect to public records, the Contractor is required to:

- 6.1 Keep and maintain public records required by the Town to perform the service.

- 6.2 Upon the request of the Town's custodian of public records, provided the Town with such public records within a reasonable time at a cost that does not exceed the costs provided for in Chapter 119, Florida Statutes.
- 6.3 Ensure that any public records that are exempt or confidential from public records disclosure are not disclosed except as authorized by law for the duration of the term of this Agreement, and following completion of this Agreement if the Contractor does not transfer the records which are part of this Agreement to the Town.
- 6.4 Upon the completion of the term of the Agreement, transfer, at no cost, to the Town all public records in possession of the Contractor; or keep and maintain the public records associated with the services provided for in the Agreement. If the Contractor transfers all public records to the Town upon completion of the term of the Agreement, the Contractor shall destroy any duplicate public records that are exempt or confidential from public records disclosure. If the Contractor keeps and maintains public records upon completion of the term of the Agreement, the Contractor shall meet all applicable requirements pertaining to the retention of public records. All records stored electronically shall be provided to the Town, upon request from the Town's custodian of public records, in a format that is compatible with the information technology systems of the Town.
- 6.5 If the Contractor has questions regarding the application of Chapter 119, Florida Statutes, its duty to provide public records relating to this Agreement, the Contractor should contact the custodian of public records at: Town Clerk, 535 Park Avenue, Lake Park, Florida 33403, 561-881-3311, townclerk@lakeparkflorida.gov.

7. INDEMNIFICATION, INSURANCE, AND LICENSE REQUIREMENTS

The Contractor shall maintain the following insurance coverages in the amounts specified below during the term of the Agreement and any extensions thereof:

- 7.1 Workers' compensation insurance for all employees of the contractor for statutory limits in compliance with applicable state and federal laws. Notwithstanding the number of employees or any other statutory provisions to the contrary, coverage shall extend to all employees of the contractor and all subcontractors. Employers liability limits shall be not less than \$1,000,000.00 each accident; \$1,000,000.00 disease-policy limit; and \$1,000,000.00 disease-each employee.
- 7.2 The Contractor shall maintain a Commercial General Liability Policy on an Occurrence Form with the following limits:
\$1,000,000.00 Each occurrence (Bodily Injury and Property Damage)

\$1,000,000.00 Products/Completed Operations Aggregate
\$5,000,000.00 General Aggregate
\$1,000,000.00 Personal and Advertising Injury
\$500,000.00 Damage to Premises Rented to You

The Town shall be included as an additional named insured under the Commercial General Liability policy, and a waiver of subrogation against the Town shall be included in all workers' compensation policies. Current valid insurance policies meeting the requirements herein identified shall be maintained during the term of the Agreement, and any extensions thereof. All policies shall provide a 30 day notice of cancellation to the named insured. The Certificate of Insurance shall provide the following cancellation clause: Should any of the above described policies be cancelled before the expiration date thereof, notice will be delivered in accordance with the policy provisions. It shall be the responsibility of the contractor to ensure that all subcontractors are adequately insured or covered under their policies. All certificates of insurance shall be subject to the Town's verification and approval as part of the Town's evaluation of the bid or proposal. The required insurance coverages shall be issued by an insurance company duly authorized and licensed to do business in the State of Florida with minimum qualifications in accordance with the latest edition of A.M. Best's Insurance Guide: Financial Stability: B+ to A+. All insurance required herein shall be maintained during the term of the Agreement.

8. SEVERABILITY, AND TERMINATION

- 8.1 If any term or provision of this Agreement is found to be illegal or unenforceable, such terms shall be deemed stricken and the remainder of the contract shall remain in full force and effect.
- 8.2 Once the Agreement has been executed, it may be terminated by the Town without cause upon providing Contractor with at least ten (10) calendar days prior written notice.
- 8.3 Should either party fail to perform any of its obligations under this Agreement for a period of twenty (20) calendar days after receipt of written notice of such failure, the non-defaulting party will have the right to terminate the Agreement immediately upon delivery of written notice to the defaulting party of its election to do so.

9. INSPECTIONS AND TESTS

The Director may inspect, or arrange for the inspection of, all deliveries of supplies, materials, equipment or contractual services to determine conformance with specifications set forth in the Scope of Work of the Agreement.

10 MANNER OF PERFORMANCE

Contractor shall perform its duties and obligations under this Agreement in a professional and workmanlike manner, and in accordance with all applicable local, federal and state laws, rules, and regulations. Contractor agrees that the services provided under this Agreement shall be provided by employees that are educated, trained, experienced, certified, and licensed in all areas encompassed within their designated duties. Contractor agrees to furnish the Town with any and all documentation, certification, authorization, license, permit, or registration currently required by applicable laws or rules and regulations. Contractor further certifies that it and its employees are now in and will maintain good standing with such governmental agencies and that it and its employees will keep all licenses, permits, registrations, authorizations, or certifications required by applicable laws or regulations in full force and effect during the term of this Agreement. Failure of Contractor to comply with this paragraph shall constitute a material breach of this Agreement.

11 MATERIAL QUALITY & BRAND NAMES

All items used in the manufacture or construction of any supplies, material or equipment covered by the Agreement shall be new, not used, or remanufactured. All items installed, and services provided, shall be of the best quality and highest grade workmanship unless otherwise specified herein.

12 GUARANTEE and WARRANTIES

12.1 The Contractor shall use only technically qualified individuals in the performance of this Agreement, and shall perform the services in a workmanlike manner. Further, the Contractor certifies that it is legally able to offer, technically qualified to perform, and properly licensed to provide the required services to a Florida municipality. Contractor certifies that its insurance carrier, as reflected on any certificates of insurance submitted with its proposal, or subsequent to recommendation of award, is legally able to provide such insurance in the State of Florida, and that the insurance covers the work requested and performed.

12.2 The Contractor agrees to warranty any and all components of the LPR system, as further defined within Exhibit A, for a period of one year ("Initial Warranty"), with such warranty period commencing once the LPR system has been fully installed, tested, and determined by the PBSO to be fully functional. Contractor agrees that this Initial Warranty shall be provided at no additional cost to the Town, and that if a warranty repair is needed, for any reason, the Contractor shall perform such maintenance or repair within 8 business days after written notification from the Town. Additionally, the Contractor shall provide additional annual warranties of all components for a period of up to five years, at a mutually agreed yearly price.

13 TERM

This Agreement shall be completed and invoiced in accordance with the timeline presented in the Scope of Work (Exhibit A), and after issuance of a Notice to Proceed, which shall be in the form of an officially executed Town purchase order. Once the Agreement start date is established, and a Notice to Proceed has been issued, the Agreement shall be considered in-process as of the start date, and the count as to the number of days for completion of the Scope of Work shall have commenced. Any extension to the number of days agreed to in advance and commencing on the start date referenced in the Notice to Proceed, shall be requested by the Contractor to the authorized agent for the Town. The Town must agree to the extension. Delays due to unfavorable weather must be documented and agreed upon by both parties, and upon agreement, such weather delays shall not be included in the count of days for completion.

14 LIQUIDATED DAMAGES

The Contractor shall pay to the Town, as damages for non-completion of any and all warranty, maintenance and repair work, \$100.00 per calendar day for each and every calendar day beyond 8 calendar days after receipt of written notification from the Town of the work request, unless the Town and Contractor mutually agree in writing otherwise.

15 PAYMENT

In keeping with Florida Statute 218.735, payment for an accurate and accepted application for payment on a contract is due 20 days after it is stamped as "received" by the Town. If an "Agent", meaning a professional service company under contract to the Town to provide construction-phase services in support of the project is engaged, then payment is due the contractor within twenty five (25) days of being stamped as "received" by the Agent. Application(s) for payment should be sent to the Finance Department, Attention: Accounts Payable, located at 535 Park Avenue, Lake Park, FL 33403, who will ensure that each application for payment is reviewed for accuracy, and then authorize the payment of the invoice, or the return of an unacceptable invoice. All applications for payment, with the exception of the application for FINAL payment shall reflect 10% retainage of the total value of the work completed.

16 PAYMENTS TO CONTRACTOR AND COMPLETION

The Town may employ an independent third party to perform inspections and approve applications for payments on this project. If the Town does engage an independent third party for the purpose of inspection to assure compliance with the Agreement, the cost shall be borne completely by the Town, unless such inspection determines that the Contractor is negligent in its work, in which case, the full costs of inspection will be borne by the Contractor.

- 16.2 Final payment shall not be made until all work has been performed and accepted by the Town, and Contractor has passed a final inspection performed by the PBSO. Upon satisfactory completion of the work and the Contractor's submission of a sworn affidavit as evidence that he has paid all labor, materials and other charges against the project in accordance with the terms of the Agreement, the Town's engineer or other agent on the project will issue a Certificate of Contract Completion.

17 PERMITS, TAXES, LICENSES

- 17.1 Contractor shall, at its own expense, obtain all necessary permits, pay all licenses, fees, and taxes, required to comply with all Town ordinances, state and federal laws, rules and regulations applicable to the business to be carried on under this Agreement.
- 17.2 The Town is exempt from sales tax. Contractor shall not be exempt from paying sales tax to their suppliers for materials to fulfill contractual obligations with the Town, nor shall the Contractor be authorized to use the Town's Tax Exemption Number in securing such materials.

18 CONFLICT OF INTEREST

The standards of conduct for public officers and employees as set forth in the Palm Beach County Code of Ethics and F.S. §112.313 Part III are incorporated herein by reference as if fully set forth herein.

19 'DRUG FREE WORKPLACE CERTIFICATION'

In compliance with Florida Statute (Section 287.087), the Contractor agrees to provide the Town with a fully executed 'Drug Free Workplace Certification' form, as found within Exhibit B, prior to commencement of work.

**20. FLORIDA STATUTES, SECTION 287.133, PARAGRAPH (2)(a):
('PUBLIC ENTITY CRIMES')**

The 'Public Entity Crimes' form, as found within Exhibit B, must be fully executed and submitted with this Agreement prior to commencement of work.

21. ANTI-KICKBACK AFFIDAVIT

The anti-kickback affidavit found within 'Exhibit B' must be fully executed and submitted with this Agreement prior to commencement of work.

**22. 'CERTIFICATION OF NONSEGREGATED FACILITIES'
(Office of Federal Contract Compliance Programs (OFCCP). Executive Order 11246, As Amended: Equal Employment Opportunity)**

The 'Certification of Non-Segregated Facilities' form found within 'Exhibit B' must be fully executed and submitted with this Agreement prior to commencement of work.

The Contractor shall not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender

identity, marital status, or national origin. The Contractor shall take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, religion, sex, sexual orientation, gender identity, marital status, or national origin. The Contractor shall comply with all provisions of Executive Order No. 11246 of Sept. 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor."

In the event of the Contractor's noncompliance with the nondiscrimination clauses of this contract or with any of such rules, regulations, or orders, this contract may be cancelled, terminated, or suspended in whole or in part and the contractor may be declared ineligible for further Government contracts in accordance with authorized procedures.

23. GOVERNING LAW/VENUE

This Agreement shall be governed by the laws of the State of Florida. Venue for any cause of action arising out of this Agreement shall lie in the 15th Judicial District in and for Palm Beach County, Florida, of the United States District of Florida, West Palm Beach, Florida.

24. ATTORNEY FEES

If either party is required to initiate a legal action, including appeals, to enforce this Agreement, the prevailing party shall be entitled to recover its reasonable attorney's fees and costs.

25. ENTIRE AGREEMENT

This Agreement, including all Exhibits referred to and hereby incorporated herein, embodies the entire Agreement and understanding of the parties hereto with respect to the subject matter hereof and supersedes all prior contemporaneous agreement and understandings oral or written, relating to said subject matter. This Agreement may only be modified by written amendment approved by the Town Commission and executed by the parties hereto.

26. PERFORMANCE BOND

The Contractor shall furnish to the Town a performance bond, executed by a surety company duly authorized to do business in the State of Florida, and on the approved U.S. Treasury list of Bonding Companies, in an amount at least equal to 100% of the total contract price of \$277,395.00, within ten (10) business days of execution of this contract, as security for the faithful performance of the contract. The Town must receive the performance bond prior to its issuance of an officially executed purchase order, which, as described in Section 3, shall serve as the notice-to-proceed. The Contractor's cost of the bond shall be an allowable cost pass-through.

IN WITNESS WHEREOF, the parties hereto have made and execute this Agreement as of the day and year last execute below.

ATTEST:

TOWN OF LAKE PARK

By: _____
Vivian Mendez, Town Clerk

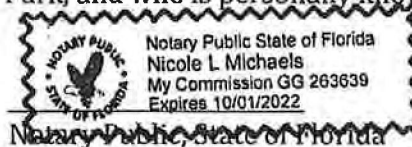
By: _____
Michael O'Rourke, Mayor

APPROVED AS TO FORM
AND LEGAL SUFFICIENCY

By: _____
Thomas J. Baird, Town Attorney

STATE OF FLORIDA
COUNTY OF PALM BEACH

The foregoing instrument has been acknowledged before me this 6 day of NOVEMBER 2018
by Michael O'Rourke, Mayor of the Town of Lake Park, and who is personally known to me.
(NOTARY SEAL)



WITNESSES:

By: David Godfrey II
DAVID GODFREY II
Printed Name

By: Scott O'Neil
SCOTT O'NEIL
Printed Name

CONTRACTOR

By: Ryan Barnett
Ryan Barnett
Printed Name

Title Owner

CERTIFICATION OF DRUG FREE WORKPLACE PROGRAM

I certify the firm of Vetted Security Solutions, maintains a drug-free workplace program, and that the following conditions are met:

1. We publish a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the workplace; and specifying that actions will be taken against employees for violations of such prohibitions.
2. We inform employees about the dangers of drug abuse in the workplace, the company's policy of maintaining a drug-free workplace, any available drug counseling, rehabilitation, and employee assistance programs, and the penalties that may be imposed upon employees for drug abuse violations.
3. We give each employee engaged in providing the commodities or contractual services that are under bid a copy of the statement specified in subsection one (1).
4. In the statement specified subsection one (1), we notify the employee that, as a condition of working in the commodities or contractual services that are under bid, the employee will abide by the terms of the statement; and will notify the employer of any conviction of, or plea of guilty or 'nolo contendere' to any violation of Chapter 893 or of any controlled substance law of the United States or any state, for a violation occurring in the workplace, no later than five (5) days after such conviction.
5. We impose a sanction on, or require the satisfactory participation in a drug-abuse assistance or rehabilitation program if such is available in the employee's community, by any employee who is convicted.
6. We make a good faith effort to continue to maintain a drug-free workplace through implementation of this section.

As the person authorized to sign the statement, I certify that this firm complies fully with the above requirements.


Authorized Signature (Date)

Ryan Barnett Owner
Name & title (typed)

SWORN STATEMENT UNDER SECTION 287.133(3) (a), FLORIDA STATUTES,
ON PUBLIC ENTITY CRIMES

(To be signed in the presence of a notary public or other officer authorized to administer oaths.)

Before me, the undersigned authority, personally appeared Ryan Barrett, who, being by me first duly sworn, made the following statements:

1. The business address of VetHed Security Solutions
(Name of offeror or CONTRACTOR)
is 4185 35th Street N St Petersburg FL 33714

2. My relationship to VetHed Security Solutions
(Name of offeror or CONTRACTOR)
is President

(Relationship such as sole proprietor, partner, president, vice president, etc.)

3. I understand that a public entity crime as defined in Section 287.133 of the Florida Statutes includes a violation of any state or federal law by a person with respect to and directly related to the transaction of business with any public entity in Florida or with an agency or political subdivision of any other state or with the United States, including, but not limited to, any bid or contract for goods or services to be provided to any public entity or such an agency or political subdivision and involving antitrust, fraud, theft, bribery, collusion, racketeering, conspiracy, or material misrepresentation.

4. I understand that "convicted" or "conviction" is defined by the statute to mean a finding of guilt or a conviction of a public entity crime, with or without an adjudication of guilt, in any federal or state trial court of record relating to charges brought by indictment or information after July 1, 1989, as a result of a jury verdict, nonjury trial, or entry of a plea of guilty or nolo contendere.

5. I understand that "affiliate" is defined by the statute to mean (1) a predecessor or successor of a person or a corporation convicted of a public entity crime, or (2) an entity under the control of any natural person who is active in the management of the entity and who has been convicted of a public entity crime, or (3) those officers, directors, executives, partners, shareholders, employees, members, and agents who are active in the management of an affiliate, or (4) a person or corporation who knowingly entered into a joint venture with a person who has been convicted of a public entity crime in Florida during the preceding 36 months.

6. Neither the Offeror or CONTRACTOR nor any officer, director, executive, partner, shareholder, employee, member or agent who is active in the management of the Offeror

or CONTRACTOR nor any affiliate of the Offeror or CONTRACTOR has been convicted of a public entity crime subsequent to July 1, 1989.

[Signature] 11/6/18
Signature/Date (undersigned authority)

Sworn to and subscribed before me in the state of
FLORIDA an
d

county of Pinellas

on the 4 day of NOV., 2018

Nicole L Michaels

(Affix seal)

Notary Public

My commission expires: 10/01/2022



ANTI-KICKBACK AFFIDAVIT

STATE OF FLORIDA
COUNTY OF PALM BEACH

BEFORE ME, the undersigned authority, personally appeared RYAN BARNETT
_____, who, after being by me first duly sworn, deposes and says:

(1) I am Owner of Velvet security solutions, the offeror that has submitted a
proposal to perform work for the following project:

Contract # N/A Project name: LPR FIXED PROJECT

(2) I, the undersigned, hereby depose and say that no portion of the sum bid in
connection with the work to be performed at the property identified above will be paid to
any employee of the TOWN of Lake Park as a commission, kickback, reward or gift, directly
or indirectly by me or any member of my firm or by an officer of the corporation.

Ryan Barnett
Signature

Subscribed and sworn to (or affirmed) before me this 6 day of Nov 2018
by RYAN BARNETT, who is personally known to me or who has
produced FLORIDA DRIVERS LICENSE as identification.

NOTARY SEAL:



Notary Signature:

Nicole L Michaels

Notary Name:

NICOLE L Michaels

Notary Public-State of

Florida

CERTIFICATION OF NON-SEGREGATED FACILITIES

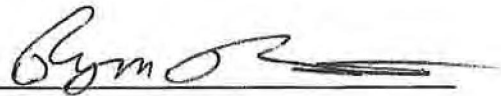
The offeror certifies that he/she does not maintain or provide for his/her employees any segregated facilities at any of his/her establishments, and that he,/she does not permit his/her employees to perform their services at any location, under his/her control where segregated facilities are maintained. The offeror certifies further that he/she will not maintain or provide for his/her employees any segregated facilities at any of his/her establishments, and that he/she will not permit his/her employees to perform their services at any location under his/her control where segregated facilities are maintained. The offeror agrees that a breach of this certification will be a violation of the Equal Opportunity clause in any contract resulting from acceptance of this bid. As used in this certification, the term "segregated facilities" means any waiting rooms, work areas, restrooms and washrooms, restaurants and other eating areas, time clocks, locker rooms and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation and housing facilities provided for employees which are segregated by explicit directive or are in fact segregated on the basis of race, color, religion, or national origin, because of habit, local custom, or otherwise. The offeror agrees that (except where he/she has obtained identical certification from proposed subcontractors for specific time periods) he/she will obtain identical certifications from proposed subcontractors prior to the award of subcontracts exceeding \$10,000 which are not exempt from the provisions of the Equal Opportunity clause, and that he/she will retain such certifications in his/her files.

NOTE: The penalty for making false statements in offers is prescribed in 18 U.S.C. 1001.

Project Name: LPR FIXED PROTECT

Company Name and Address:

VETED SECURITY SOLUTIONS
44621 WHITE CREST BLVD
TERRA VERDE, FL 37115

Signature: 

Name & Title: RYAN BARNER, OWNER



Fixed ALPR Proposal

Town of Lake Park

10/11/2018

The document details our proposal for the Design, Provision, & installation of LPR assets
Not for public release



Table of Contents

Proposed Site Overview	3
LPR Implementation Proposal – Town of Lake Park.....	3
Project Scope:	3
Timeline:	5
Assumptions:	6
Proposed LPR and Equipment Specs	6
Infrastructure Specifications.....	10
Project Costing.....	11
Budget Projections.....	12
Service Timelines.....	13

Version Control

Change	By Whom	Date
Document created	Scott Quinlan	11 October 2018
Added Trailer to Proposal	Scott Quinlan	17 October 2018



Fixed ALPR Implementation Proposal – Town of Lake Park

A requirement to implement a fixed ALPR citywide system covering 15 lanes of traffic within the Town of Lake Park Sheriff's Office has been identified.

From our original briefing and following an initial Site Survey we are pleased to be able to present the following costed proposal for consideration. VSS believes that we fully understand the user specified requirements and can add significant technical and operational subject matter expertise from our relevant previous experience.

Also included is a quote for a speed trailer/message board trailer. This proposal includes; mounts, camera cables, licensing, training, delivery, and installation.

Project Scope:

We understand that there is a need to provide Fixed ALPR Readers across 15 lanes of traffic within the Town of Lake Park. All the LPR cameras for these locations will be recording tags locally on a micro PC at each box as well as utilizing a cellular or Cat5/6 w/ WAN access connection provided by the PD (SIM or Cat5/6 w/ WAN access card) for each master enclosure. Each master enclosure will be uploading detections / hits to the hosted FL LEARN server and will be tied to the Palm Beach County Sheriff LEARN agency account. Data retention times are set by agency but will not exceed maximum FL state statute for retention of plate read data (3 years).

The specified areas to be covered are as follows:

Intersection List:

Locations	Lanes	Cameras	Main
9th & Park	1E/1W	2	1
10th & Silver Beach	1N/1S	2	1
1125 Old Dixie Hwy	1E/1W	2	1
Park Ave Extension	1E	1	1
800 Block 10th St	2N/2S	4	1
Silver Beach & Federal	2N	2	1
Palmeto & Federal	2S	2	1
Totals		15	7

We propose to provide one camera per lane on poles beside the roadway. This approach will provide coverage of each lane and achieve the desired capture rate and read accuracy.



Assumptions:

The following assumptions have been used in the preparation of this proposal:

- Any necessary permissions and permits to install this equipment on County or DOT poles and/or Buildings are in hand and the responsibility of the Town/County.
- VSS Staff and/or our designated Subcontractor(s) will be granted unfettered access to the site(s) to complete this installation during normal working hours at prearranged Dates.
- All Building permits / Town or County Code mandated requirements or MoU's are assumed to have been granted and issued and are the responsibility of the Town of Lake Park or Palm Beach County Sheriff's Office
- It is assumed that VSS and/or Its designated subcontractor(s) will be provided TCD (Traffic Control & Direction) support during the installation of any and all LPR Locations that require such service by the Town of Lake Park. At any given time no more than 2 marked vehicles and 2 county personnel shall be required unless given specific permission to use more by an authorized officer of Palm Beach County Sheriff's Office
- It is assumed that the Town of Lake Park can provide a secured staging area for the LPR Equipment Delivery – Assumed to be either Palm Beach County SO or Town Facility.
- All communication is assumed cellular or Cat5/6 w/ WAN access and it is the responsibility of the agency to provide the SIM Cards (if required) during the build out and staging phase of the project.

Proposed LPR Equipment

VSS Propose to deploy 15 Fixed ALPR cameras utilizing 7 Enclosures. This will cover all 15 lanes of travel identified in the Phase 1 Site Survey and referenced above in Project Scope. The additional 2 cameras will use the same specification Reaper camera for the trailer mounted cameras.

The 15 Vigilant Fixed ALPR Cameras will meet or exceed the following specifications:

Product Description: Vigilant Solutions' Reaper Series camera is a low-profile, compact, ANPR / LPR camera and integrated processing unit for use in both mobile and fixed LPR applications. The Reaper is environmentally sound (IP67) and friendly (<8W average power), easy to install and deploy (single PoE cable), and feature rich (direct connection to LEARN, on board buffering of up to 80,000 detections, ONVIF compliant video stream).

Key Features

- Single cable Power-over-Ethernet installation



- Low-profile, Compact, Dual-lens (infrared and color) ANPR / ALPR Camera with integral processor
- Low power consumption at <8W average
- Automated speed calculation
- Outdoor rated, IP67, NEMA4
- Full-featured and well documented API
- Dynamic LPR camera control via Ethernet
- Point Control (aim precision)

Reaper Platform Details:

Reaper programmability is provided by a Texas Instruments DaVinci ARM Cortex-A8 RISC CPU (Linux) with Neon extension, TI C674x VLIW floating-point DSP core, and high-definition video and imaging coprocessors. The ARM lets developers keep control functions separate from A/V algorithms programmed on the DSP and coprocessors, thus reducing the complexity of the system software.

- Embedded High-Performance DaVinci Video Processors
 - 1-GHz ARM® Cortex®-A8 RISC Core (Linux OS)
 - 750-MHz C674x™ Texas Instruments Digital Signal Processor (DSP)
- Processor Core – Camera Sensor Connection
 - Neon™ Multimedia Architecture • Parallel Connection for Raw Video
 - Jazelle® RCT Image Sensor Interface (ISIF) for Handling Image and Video Data from the Camera
 - Resizing infrared Image and Video scale 1/16x post ANPR for low network output
 - Two 165-MHz embedded processors, 2-channel HD Video Capture (up to 5M pixel raw frame)
 - Dual (2) channel 30 frame per second raw video format into input buffer
- The rich peripheral set provides the ability to control external peripheral devices and communicate with external processors. For details on each of the peripherals, see the related sections in this document and the associated peripheral reference guides. The peripheral set includes:
 - HD Video Processing Subsystem
 - Dual Port Gigabit Ethernet MACs (10/100/1000 Mbps) IEEE 1588 Time-
 - Parallel Camera Interface (CAM)
 - Aptina Global Shutter Monochrome Sensor (Infrared)
 - Aptina Rolling Shutter Color Sensor (Visible light)
 - Up to 128 General-Purpose I/Os (GPIO)



Engineering Specifications:

Camera Performance		
Part#	Nominal Focal Length	Capture Range
VSR-2X-975	65 ft / 19.8 m	54-65 ft / 16.5-19.8 m
VSR-2X-950	43 ft / 13.1 m	27-43 ft / 8.2-13.1 m
VSR-2X-935	31 ft / 9.4 m	19-31 ft / 5.8-9.4 m
VSR-2X-925	20 ft / 6.1 m	13-20 ft / 4.0-6.1 m
VSR-2X-916	14 ft / 4.3 m	10-14 ft / 3.0-4.3 m
<i>"X" in part number is "0" for regions with infrared reflective plates (most common); "5" for regions with non infrared reflective plates. Part numbers listed are for black cameras. Above distances may vary depending on plate mounting, and also for horizontal/vertical angles > 00</i>		
Capture speed maximum		120mph (190kph)
Optics		
Window		Shatterproof window
Sensor		1/3" CMOS
Housing		
Size (WxLxH)		6.9 x 6.5 x 2 in / 175 x 165 x 51 mm
Mounting – Mobile/Fixed		3-axis (Aim Precision) / Lock in place Low profile / Solid mount
Color		Matte Black or Grey
Weight		3.5 lbs / 1.6 kg
Environmental		
Environmental Protection		IP67 / NEMA4 compliant
Operational temperature		-40°C to 60°C -40°F to 140°F
Connector		M12 8 pin X-coded female circular connector
Electrical		
Power consumption		Less than 8 W nominal; 12 W MAX
Input voltage		POE+ (IEEE802.3at PD)
Engine crank (mobile deployment)		Operational during vehicle start-up at 6V (100 ms) voltage dip, 10V (2 sec)
Cable Management		
Cable length		Up to 328 ft (100 m)
Type		Cat5e or Cat6
Connector		M12 8 pin X-coded male connector (camera end) RJ45 (injector end)

The main enclosure boxes will consist of the following parts:

Software:

- CarDetector Fixed LPR server software for up to 35 points of capture
- LPR software is compatible with Vigilant's nationally hosted LEARN LPR data server / FL LEARN data server
- Centralized web based LPR system and data management
- Full suite of LPR tools including data analytics
- Teamviewer remote desktop support software

Hardware:

- NEMA Rated LPR Enclosure
- 120v surge protector
- POE Injector
- Router / Modem
- Micro PC



- 10A 12vdc Power Supply
- Remote Monitoring Hardware
- Interior mounted fan for air circulation inside enclosure
- Interior Temperature sensor
- All necessary mounting brackets (DOT APL Approved brackets) for LPR enclosure pole mount on standard pole ** Exact mounting must be approved by agency prior to commencement of installation.**
- Includes camera cable

The bridge enclosure boxes will consist of the following parts:

Hardware:

- NEMA Rated LPR Enclosure
- Line of sight radio
- 120v surge protector
- POE Injector
- 10A 12vdc Power Supply
- Remote Monitoring Hardware
- Interior mounted fan for air circulation inside enclosure
- Interior Temperature sensor
- All necessary mounting brackets (DOT APL Approved brackets) for LPR enclosure pole mount on standard pole **Exact mounting must be approved by agency prior to commencement of installation.**
- Includes camera cable

The LPR Speed Trailer with Two Line Message Capability will consist of the following hardware and software:

Mobile LPR Trailer 2-Camera System (MSRP \$37,850.00)

Software Includes:

- Includes CarDetector Fixed LPR Software with TAS Alert Client
- Includes Camera control package, Hot-List Management & reporting capabilities
- Windows 10 Pro License

Hardware Includes:

- Custom Built Battery and Equipment Enclosure w/ sliding equipment drawer
- 3x 200 aH sealed batteries
- 2x Reaper Cameras
- Enclosed Box built into trailer body
- Powder-coated and oven-baked camera housings
- Solid State Micro Intel i5 PC, USB3.0, Mini HDMI, 8GB DRAM, 120GB SSD, WIN 8.1 64 Bit OS
- Router / Modem
- Micro Shutdown Controller



- GPS Puck
- External Cell Antenna
- Programmable LED Speed Sign
- High output solar panels and solar charger
- Remote Monitoring System

Infrastructure Specifications

The use of high quality IP cameras and RF Equipment that utilize PoE+ (Power over Ethernet) IEEE 802.3at/af with network connectivity requirements of 100/1000Mb dictate that a high-quality cabling infrastructure to be used to ensure reliability.

Compliance:

ETL Verified ANSI/TIA-568-C.2 Cat 6

UL Subject 444 Communications Cables

UL Listed Type CM-LS

Sunlight Resistant Per UL 2556

NEC Article 800

ICEA S-90-661

California State Fire Marshal

RoHS Compliant

Project Costing

<u>Per Location</u>	
Hardware Cost: Fixed Installation and Trailer	\$198,975.00
Software Cost: Fixed Installation and Trailer	\$19,550.00
Installation Cost	\$58,870.00
TOTAL Project Cost:	\$277,395.00

+\$8,000.00 Performance Bond

\$285,395.00 Grand Total

Payment Profile

Given the timescales involved with this project and the large amount of Capital equipment associated with the scope, VSS will require a staged payment profile to remain fiscally neutral throughout the project. As such we propose the following payment profile be adopted:

- 1) 40% Deposit with Initial order and contract acceptance.
- 2) 40% Upon completion of all LPR Locations



- 3) 20% Upon Final Handover and Acceptance Testing of the project. Final acceptance testing shall be conducted by agency to verify functionality, capture rate, and read accuracy. Acceptance testing shall be conducted in a reasonable amount of time and any issues made known to Vetted Solutions, so any defects can be corrected.

Proposal Notes

1. All prices are quoted in USD and will remain firm and in effect for 120 days.
2. This Quote does not include anything outside the above stated bill of materials.
3. Complete system includes twelve (12) month parts and labor warranty, extended warranty options are available.
4. Connectivity is assumed cellular or Cat5/6 w/ WAN access and requires single data plan per enclosure added to the current carrier plan.
5. Misc. Cost Includes access to Cloud Based Management System ("In Control") for 3 years
6. Installation services are entirely turn key and include Vigilant SSU&C fee's

Budget Projection (Annual Cost Breakdown):

- 1) Year 1 – All cost included in proposal (see below costing breakdown). This includes all licensing, server setup fees, installation, etc.

Total: Included in proposal

- 2) Year 2 - **Annual Breakdown YR2:**

Optional: Service / Warranty (fixed/mobile/trailer): \$12,325.00 (15 Fixed Cameras at \$625.00 Per Camera, 1x trailer @ \$2,950.00)

Mandatory: CLK Fees: \$4,675.00 (17 cameras @ \$275.00 per camera(15 fixed/2 trailer))

Total: \$17,000.00

- 3) Year 3 - **Annual Breakdown YR3:**

Optional: Service / Warranty (fixed/mobile/trailer): \$12,325.00 (15 Fixed Cameras at \$625.00 Per Camera, 1x trailer @ \$2,950.00)

Mandatory: CLK Fees: \$4,675.00 (17 cameras @ \$275.00 per camera(15 fixed/2 trailer))

Total: \$17,000.00

- 4) Year 4 - **Annual Breakdown YR4:**



Optional: Service / Warranty (fixed/mobile/trailer): \$12,325.00 (15 Fixed Cameras at \$625.00 Per Camera, 1x trailer @ \$2,950.00)

Mandatory: CLK Fees: \$4,675.00 (17 cameras @ \$275.00 per camera(15 fixed/2 trailer))

Total: \$17,000.00

5) Year 5 - **Annual Breakdown YR5:**

Optional: Service / Warranty (fixed/mobile/trailer): \$12,325.00 (15 Fixed Cameras at \$625.00 Per Camera, 1x trailer @ \$2,950.00)

Mandatory: CLK Fees: \$4,675.00 (17 cameras @ \$275.00 per camera(15 fixed/2 trailer))

Total: \$17,000.00

Service Timelines

Warranty Statement

These are the statements of Warranty / Maintenance being provided as part of this Fixed ALPR contract

During the warranty period:

- Vetted Security Solutions will be responsible for all shipping costs to and from the manufacturer.
- Vetted Security Solutions will be responsible for stocking all components to reduce turnaround time on repairs
- Vetted Security Solutions will provide a maximum fifteen (15) day turn-a-round on repairs from the date of receipt of the service ticket. In the event of a major malfunction that takes out one or multiple entire intersections that would be an escalated service ticket that would then have a timeline of repair of 8 days or less.
- Vetted Security Solutions will assure that repairs are completed within specifications with OEM parts.
- Each unit will come with a full parts and labor warranty for (12) months
- All software upgrades will be provided at no charge for the life of the project as outlined in the ESA contract with Vigilant Solutions.
- Repaired equipment to have complete warranty for 365-day period or original warranty period whichever is longer. Warranty to start at agency's receipt of repaired equipment. Shall include all labor and parts
- This warranty does not cover vandalism or units that have been physically damaged in any way.



MAINTENANCE AND SHIPPING

- Vetted Security Solutions provides toll-free telephone support service during normal business hours of 8:00 a.m. to 5:00 p.m. Eastern Standard Time, excluding legal holidays.
- The unit(s) must be repaired and reinstalled back to the agency within fifteen (15) days after the agency contacts Vetted Solutions to report an issue. In the event of a major malfunction that takes out one or multiple entire intersections that would be an escalated service ticket that would then have a timeline of repair of 8 days or less. All shipping charges are the responsibility of Vetted Security Solutions. Agency shall not pay any shipping charges.
- Software maintenance includes free access to software updates and software hot fixes.
- Hardware maintenance includes free repair/replacement of equipment.
- Parts ordered for license plate readers and associated parts must be original equipment manufacturer (OEM).

ACCEPTED AND AGREED TO:

Town of Lake Park Authorized Agent

By _____

VETTED SECURITY SOLUTIONS LLC

Ryan Barnett

Ryan Barnett
Owner / Operator

**PALM BEACH COUNTY
SHERIFF'S OFFICE**

RIC L. BRADSHAW, SHERIFF



Richard,

10/24/2018

FYI

At this time the Palm Beach County Sheriff's Office currently utilizes Vigilant Solutions exclusively for our LPR system. Our system spans across Palm Beach County providing the Pam Beach County Sheriff's Office extremely powerful investigative tool. Once the City of Lake Park has the system installed, the LPR data will be collected and added our server automatically. The Palm Beach County Sheriff's Office will utilize this intelligence to assist in future criminal investigations. PBSO manages this system across the board for its jurisdiction.

Thank You,

Detective Wayne Black

Palm Beach County Sheriff's Office
South Florida Task Force
Technical Services
561-688-4720 Office
561-688-4095 Fax
561-662-6240 Cell
blackw@pbso.org





To

Richard Scherle
Town of Lake Park

Dept. of Public Works
561-881-3345

Mr. Scherle,

I am very happy that you are considering Vetted Solutions / Vigilant Solutions as your LPR provider, and I am pleased to present you with the following elements which should support a *sole source* justification for your LPR project utilizing Vigilant Solutions LEARN backend.

- Vigilant Solutions owns and manages the single largest license plate recognition (LPR) data sharing initiative, known as the National Vehicle Location Service (NVLS). NVLS consists of over 9.0 billion LPR scans, and is growing at a rate of 35-40 million monthly. This extensive LPR data set provides intangible value from an investigative perspective.
- Vigilant Solutions offers a centralized hosted LPR offering eliminating any requirements of server hardware, database expertise, and software maintenance from the Agency. This hosted offering is made available by Vigilant in a secure data center with full backup and redundancy. This service from Vigilant comes at no additional cost to the Agency, and provides data storage, database optimization, and software updates.
- Vigilant Solutions offers a proprietary feature known as the Mapping Alert Service (MAS). MAS enables the Agency to leverage the data sharing initiative of NVLS to match ALL available LPR data against Agency hotlists and provide "hits" on a map interface with agency-customizable icons. This can be used both to locate vehicles of interest, and also to visualize criminal "hot-spots" for predictive policing efforts.
- Vigilant Solutions offers a proprietary feature in its mobile LPR system known as the Mobile Hit Hunter (MHH). Similar to MAS, MHH enables the Agency to match recent NVLS data against the Agency hotlists and distribute any resulting "hits" to MHH-equipped patrol vehicles that are within a two-mile radius of the suspect vehicle. This service greatly enhances the efficiency of officers on patrol.
- Vigilant Solutions offers a proprietary smartphone application known as the Mobile Companion. Available for both iPhone and Android devices, the Mobile Companion allows for an agency user to capture license plate images for checking against agency hotlists, contribute plate reads to NVLS, and

Vetted Security Solutions

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Saint Petersburg, FL 33715
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02.26.2018

Pg.02

also perform queries against collected data. This is ideal for special events, bike rallies, and officers on foot patrol.

- Vigilant Solutions is the only vendor to provide the ability to administer software updates to field installed mobile LPR systems directly from the back-office. Software updates from Vigilant are made available to Agency Managers in LEARN, and can then be pushed out to vehicles in the field via standard LEARN server-to-vehicle communications. This feature saves time for the Agency in administering field software updates.
- Vigilant Solutions is the only vendor to offer a Site License Agreement (SLA) program entitling the Agency to ongoing and unlimited technical support as well as software enhancements.
- Vigilant Solutions is the only vendor to offer a wiring harness meeting the Society for Automotive Engineers, SAE J-1128 'Standard for In-Car Wiring Harnesses'. The wiring harness consists of fire rated/retarded materials, including a 'shut-off' switch, Power Conditioner (to protect electronics against varying vehicle voltages), and inline fuse panel.
- Vigilant Solutions is the only LPR vendor that offers mobile LPR system using a Digital Signal Processor (DSP). This is important to the Agency because a DSP unit is a solid-state device that contains no moving parts including the processor, motherboard, or memory. The DSP is designed for ruggedized mobile conditions and is resistant to failure due to shock and other adverse conditions commonly seen in a patrol vehicle.
- Vigilant Solutions offers a proprietary feature known as Stakeout allowing for multiple points of interest to be defined on a map, with corresponding geo-zones and times/dates, for the location of "common plates" that are seen in more than one of the locations of interest. This feature allows for investigations into pattern crimes (robberies, burglaries, sex offenses, etc)

for generating leads into the identification of serial offenders and the identification of associated members of organized criminal enterprises.

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Pg.03

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- Vetted Security Solutions is the exclusive authorized partner for Palm Beach County Sheriff's Department.

The above qualifications demonstrate why Vetted Solutions / Vigilant Solutions is uniquely qualified to meet the needs of the City of Lake Park. We look forward to serving you.

Best Regards,

Ryan Barnett
Owner / Principal
Vetted Security Solutions
Authorized Vigilant Solutions Gold Partner