

INTERGOVERNMENTAL AGREEMENT

THIS AGREEMENT is made between the **CITY OF COMMERCE CITY**, a municipal corporation of the State of Colorado (the “City”) and **SOUTH ADAMS COUNTY FIRE DEPARTMENT**, whose address is 6050 Syracuse Street, Commerce City, CO 80022 (the “SACFD”), jointly (“the Parties”).

The Parties agree as follows:

1. **COORDINATION AND LIAISON:** The SACFD shall fully coordinate all services under the Agreement with the Director of Public Works or delegatee (the “Department Director”).

2. **SERVICES TO BE PERFORMED:**

a. As the City directs, the SACFD shall diligently undertake, perform, and complete the services and produce all the deliverables set forth in **Exhibit A, Scope of Work**, to the City’s satisfaction.

b. The SACFD is ready, willing, and able to provide the services required by this Agreement.

c. The SACFD shall faithfully perform the services in accordance with the standards of care, skill, training, diligence, and judgment provided by highly competent individuals performing services of a similar nature to those described in the Agreement and in accordance with the terms of the Agreement. No warranties or guarantees are being provided by SACFD hereunder.

3. **TERM:** The Agreement will commence on the date on the signature page to this Agreement and will expire on December 31, 2026 (the “Term”). The term of this Agreement may be extended by the Parties under the same terms and conditions by a written amendment to this Agreement. Subject to the City’s prior written authorization, the SACFD shall complete any work in progress as of the expiration date and the Term of the Agreement will extend until the work is completed or earlier terminated by the Department Director.

4. **COMPENSATION AND PAYMENT:**

a. **Budget.** The City shall pay, and the SACFD shall accept as the sole compensation for services rendered and costs incurred under the Agreement the line-item amounts set forth in **Exhibit A**. Amounts billed may not exceed the budget set forth in **Exhibit A**.

b. **Reimbursable Expenses:** There are no reimbursable expenses allowed under the Agreement. All of the SACFD’s expenses are included in **Exhibit A**.

c. **Invoicing:** SACFD shall provide the City with a monthly invoice in a format and with a level of detail acceptable to the City including all supporting documentation reasonably required by the City.

d. **Maximum Contract Amount:**

(1) Notwithstanding any other provision of the Agreement, the City's maximum payment obligation will not exceed **TWO HUNDRED FORTY-FIVE THOUSAND AND 00/100 DOLLARS (\$245,000.00)** (the "Maximum Contract Amount"). The City is not obligated to execute an Agreement or any amendments for any further services, including any services performed by SACFD beyond that specifically described in **Exhibit A**. Any services performed beyond those in **Exhibit A** are performed at SACFD's risk and without authorization under the Agreement.

(2) The City's payment obligation, whether direct or contingent, extends only to funds appropriated annually by the Commerce City's City Council, paid into the Treasury of the City, and encumbered for the purpose of the Agreement. The City does not by this Agreement irrevocably pledge present cash reserves for payment or performance in future fiscal years. The Agreement does not and is not intended to create a multiple-fiscal year direct or indirect debt or financial obligation of the City.

5. **STATUS OF CONTRACTOR:** The SACFD is an independent contractor retained to perform professional or technical services for limited periods of time. Neither the SACFD nor any of its employees are employees or directors of the City.

6. **TERMINATION:**

a. The Parties have the right to terminate the Agreement with cause upon written notice effective immediately, and without cause upon thirty (30) days prior written notice to the other party. However, nothing gives the SACFD the right to perform services under the Agreement beyond the time when its services become unsatisfactory to the City.

b. Notwithstanding the preceding paragraph, the City may terminate the Agreement if the SACFD or any of its officers or employees are convicted, plead *nolo contendere*, enter into a formal agreement in which they admit guilt, enter a plea of guilty or otherwise admit culpability to criminal offenses of bribery, kickbacks, collusive bidding, bid-rigging, antitrust, fraud, undue influence, theft, racketeering, extortion or any offense of a similar nature in

connection with SACFD's business. Termination for the reasons stated in this paragraph is effective upon receipt of notice.

c. Upon termination of the Agreement, with or without cause, the SACFD shall have no claim against the City by reason of, or arising out of, incidental or relating to termination, except for compensation for work duly requested and satisfactorily performed as described in the Agreement.

d. If the Agreement is terminated, the City is entitled to and will take possession of all materials, equipment, tools and facilities it owns that are in the SACFD's possession, custody, or control by whatever method the City deems expedient but taking care not to interfere with the SACFD rendering of fire protection and/or ambulance services to the public. The SACFD shall deliver all documents in any form that were prepared under the Agreement and all other items, materials and documents that have been paid for by the City to the City. These documents and materials are the property of the City. The SACFD shall mark all copies of work product that are incomplete at the time of termination "DRAFT-INCOMPLETE".

7. **WHEN RIGHTS AND REMEDIES NOT WAIVED:** In no event will any payment or other action by the City constitute or be construed to be a waiver by the City of any breach of covenant or default that may then exist on the part of the SACFD. No payment, other action, or inaction by the City when any breach or default exists will impair or prejudice any right or remedy available to it with respect to any breach or default. No assent expressed or implied, to any breach of any term of the Agreement constitutes a waiver of any other breach.

8. **INSURANCE:** Each party shall, at its own expense, keep in full force and effect during the term of this Agreement, or an extension of or amendment thereto, insurance in such amount as necessary to comply with the limitation set forth in the Colorado Governmental Immunity Act, C.R.S. § 24-10-101, et seq..

9. **GOVERNMENTAL IMMUNITY:** No term or condition of this Agreement shall be construed or interpreted as a waiver, express or implied, of any of the immunities, rights, benefits, protections or other provisions of the Colorado Governmental Immunity Act, C.R.S. § 24-10-101, et seq.

10. **TAXES, CHARGES AND PENALTIES:** The SACFD shall promptly pay when due, all taxes, bills, debts and obligations it incurs performing the services under the Agreement and shall not allow any lien, mortgage, judgment or execution to be filed against City property.

11. **ASSIGNMENT; SUBCONTRACTING:** The SACFD shall not voluntarily or involuntarily assign any of its rights or obligations, or subcontract performance obligations, under this Agreement without obtaining the City's prior written consent. Any assignment or subcontracting without such consent will be ineffective and void and will be cause for termination of this Agreement by the City. The City has sole and absolute discretion whether to consent to any assignment or subcontracting, or to terminate the Agreement because of unauthorized assignment or subcontracting. In the event of any unauthorized subcontracting or unauthorized assignment: (i) the SACFD shall remain responsible to the City; and (ii) no contractual relationship shall be created between the City and any sub-consultant, subcontractor or assign.

12. **INUREMENT:** The rights and obligations of the Parties to the Agreement inure to the benefit of and shall be binding upon the Parties and their respective successors and assigns, provided assignments are consented to in accordance with the terms of the Agreement.

13. **NO THIRD-PARTY BENEFICIARY:** Enforcement of the terms of the Agreement and all rights of action relating to enforcement are strictly reserved to the Parties. Nothing contained in the Agreement gives or allows any claim or right of action to any third person or entity. Any person or entity other than the City or the SACFD receiving services or benefits pursuant to the Agreement is an incidental beneficiary only.

14. **NO AUTHORITY TO BIND CITY TO CONTRACTS:** The SACFD lacks any authority to bind the City on any contractual matters. Final approval of all contractual matters that purport to obligate the City must be executed by the City in accordance with the City's Charter and the Commerce City Revised Municipal Code.

15. **SEVERABILITY:** Except for the provisions of the Agreement requiring appropriation of funds and limiting the total amount payable by the City, if a court of competent jurisdiction finds any provision of the Agreement or any portion of it to be invalid, illegal, or unenforceable, the validity of the remaining portions or provisions will not be affected, if the intent of the Parties can be fulfilled.

16. **CONFLICT OF INTEREST:**

a. No employee of the City shall have any personal or beneficial interest in the services or property described in the Agreement. The SACFD shall not hire, or contract for services with, any employee or officer of the City that would be in violation of any City laws, rules or policies.

b. The SACFD shall not engage in any transaction, activity or conduct that would result in a conflict of interest under the Agreement. The SACFD represents that it has disclosed any and all current or potential conflicts of interest. A conflict of interest shall include transactions, activities or conduct that would affect the judgment, actions or work of the SACFD by placing the SACFD's own interests, or the interests of any party with whom the SACFD has a contractual arrangement, in conflict with those of the City. The City, in its sole discretion, will determine the existence of a conflict of interest and may terminate the Agreement if it determines a conflict exists, after it has given the SACFD written notice describing the conflict.

17. NOTICES: All notices required by the terms of the Agreement must be hand delivered, sent by overnight courier service, mailed by certified mail, return receipt requested, or mailed via United States mail, postage prepaid, if to SACFD at the address first above written, and if to the City at:

Director of Public Works
City of Commerce City
8602 Rosemary Street
Commerce City, CO 80022

With a copy of any such notice to:

City Attorney
City of Commerce City
7887 East 60th Avenue
Commerce City, CO 80022

Notices hand delivered or sent by overnight courier are effective upon delivery. Notices sent by certified mail are effective upon receipt. Notices sent by mail are effective upon deposit with the U.S. Postal Service. The Parties may designate substitute addresses where or persons to whom notices are to be mailed or delivered. However, these substitutions will not become effective until actual receipt of written notification.

18. GOVERNING LAW; VENUE: The Agreement will be construed and enforced in accordance with applicable federal law, the laws of the State of Colorado, and the Charter, Revised Municipal Code, ordinances and regulations of the City of Commerce City. Unless otherwise specified, any reference to statutes, laws, regulations, charter or code provisions, ordinances, or related memoranda, includes amendments or supplements to same. Venue for any legal action relating to the Agreement will be Adams County, Colorado.

19. COMPLIANCE WITH ALL LAWS: SACFD shall perform or cause to be performed all services in full compliance with all applicable laws, rules, regulations and codes of the United States, the State of Colorado; and with the Charter, ordinances, rules and regulations of the City of Commerce City.

20. LEGAL AUTHORITY: SACFD represents and warrants that it possesses the legal authority, pursuant to any proper, appropriate and official motion, resolution or action passed or taken, to enter into the Agreement. Each person signing and executing the Agreement on behalf of SACFD represents and warrants that they have been fully authorized by SACFD to execute the Agreement on behalf of SACFD and to validly and legally bind SACFD to all the terms, performances and provisions of the Agreement. The City shall have the right, in its sole discretion, to either temporarily suspend or permanently terminate the Agreement if there is a dispute as to the legal authority of either SACFD or the person signing the Agreement to enter into the Agreement.

21. NO CONSTRUCTION AGAINST DRAFTING PARTY: The Parties and their respective counsel have had the opportunity to review the Agreement, and the Agreement will not be construed against any party merely because any provisions of the Agreement were prepared by a particular party.

22. ORDER OF PRECEDENCE: In the event of any conflicts between the language of the Agreement and the exhibits, the language of the Agreement controls.

23. INTELLECTUAL PROPERTY RIGHTS: The City and SACFD intend that all property rights to any and all materials, text, logos, documents, booklets, manuals, references, guides, brochures, advertisements, URLs, domain names, music, sketches, web pages, plans, drawings, prints, photographs, specifications, software, data, products, ideas, inventions, and any other work or recorded information created by the SACFD and paid for by the City pursuant to this Agreement, in preliminary or final form and on any media whatsoever (collectively, “Materials”), shall belong to the City. The SACFD shall disclose all such items to the City and shall assign such rights over to the City upon completion of the Project. To the extent permitted by the U.S. Copyright Act, 17 USC § 101, *et seq.*, the Materials are a “work made for hire” and all ownership of copyright in the Materials shall vest in the City at the time the Materials are created. To the extent that the Materials are not a “work made for hire,” the SACFD (by this Agreement) sells, assigns and transfers all right, title and interest in and to the Materials to the

City, including the right to secure copyright, patent, trademark, and other intellectual property rights throughout the world and to have and to hold such rights in perpetuity.

24. SURVIVAL OF CERTAIN PROVISIONS: The terms of the Agreement and any exhibits and attachments that by reasonable implication contemplate continued performance, rights, or compliance beyond expiration or termination of the Agreement survive the Agreement and will continue to be enforceable. Without limiting the generality of this provision, the SACFD's obligations to provide insurance and governmental immunity obligations to the City will survive for a period equal to any and all relevant statutes of limitation, plus the time necessary to fully resolve any claims, matters, or actions begun within that period.

25. ADVERTISING AND PUBLIC DISCLOSURE: The SACFD shall not include any reference to the Agreement or to services performed pursuant to the Agreement in any of the SACFD's advertising or public relations materials without first obtaining the written approval of the City. Any oral presentation or written materials related to services performed under the Agreement will be limited to services that have been accepted by the City. The SACFD shall notify the City in advance of the date and time of any presentation. Nothing in this provision precludes the transmittal of any information to City officials.

26. CONFIDENTIAL INFORMATION: SACFD acknowledges and accepts that, in performance of all work under the terms of this Agreement, SACFD may have access to Proprietary Data or confidential information that may be owned or controlled by the City, and that the disclosure of such Proprietary Data or information may be damaging to the City or third parties. SACFD agrees that all Proprietary Data, confidential information or any other data or information provided or otherwise disclosed by the City to SACFD shall be held in confidence and used only in the performance of its obligations under this Agreement. SACFD shall exercise the same standard of care to protect such Proprietary Data and information as a reasonably prudent contractor would to protect its own proprietary or confidential data. "Proprietary Data" shall mean any materials or information which may be designated or marked "Proprietary" or "Confidential", or which would not be documents subject to disclosure pursuant to the Colorado Open Records Act or City ordinance and provided or made available to SACFD by the City. Such Proprietary Data may be in hardcopy, printed, digital or electronic format.

27. CITY EXECUTION OF AGREEMENT: The Agreement will not be effective or binding on the City until it has been fully executed by all required signatories of the City of Commerce City, and if required by Charter, approved by the City Council.

28. AGREEMENT AS COMPLETE INTEGRATION-AMENDMENTS: The Agreement is the complete integration of all understandings between the Parties as to the subject matter of the Agreement. No prior, contemporaneous or subsequent addition, deletion, or other modification has any force or effect, unless embodied in the Agreement in writing. No oral representation by any officer or employee of the City at variance with the terms of the Agreement or any written amendment to the Agreement will have any force or effect or bind the City.

29. PROTECTIONS FOR DATA PRIVACY: SACFD shall implement and maintain reasonable security procedures and practices compliant with C.R.S. § 6-1-713.5(2)(a-b) and C.R.S. § 24-73-102(2)(a-b) with respect to any personal identifying information, as defined in C.R.S. § 6-1-713.5(2)(b) and C.R.S. § 24-73-101(4)(b), disclosed to SACFD in the course of performing the Services. SACFD will notify the City within twenty-four (24) hours of SACFD's determination that a security breach has occurred, as defined in C.R.S. § 6-1-716(1)(c) and C.R.S. § 24-73-103(1)(b), with regard to any personal information, as defined in in C.R.S. § 6-1-716(1)(g) and C.R.S. § 24-73-103(1)(g), disclosed to SACFD in the course of performing the Services, and will conduct such investigation and provide such notice as required by law in the event of such breach.

30. ACCESSIBILITY.

a. SACFD will comply with and the Services provided under this Agreement will be in compliance with all applicable provisions of §§ 24-85-101, et seq., C.R.S., and the Accessibility Standards for Individuals with a Disability ("Accessibility Standards"), as established by the State of Colorado Office of Information and Technology ("OIT") pursuant to § 24-85-103(2.5) C.R.S. SACFD will also comply with all State of Colorado technology standards related to technology accessibility with Level AA of the most current version of the Web Content Accessibility Guidelines ("WCAG"), incorporated in the State of Colorado technology standards.

b. The City may require the SACFD's compliance with the State of Colorado's Accessibility Standards to be determined by a third-party selected by the City to attest to the SACFD's Services complying with §§ 24-85-101, et seq., C.R.S., and the Accessibility Standards established by OIT.

31. ELECTRONIC SIGNATURES AND ELECTRONIC RECORDS: SACFD consents to the use of electronic signatures by the City. The Agreement, and any other documents requiring a signature under the Agreement, may be signed electronically by the City in the manner specified by the City. The Parties agree not to deny the legal effect or enforceability of the Agreement solely because it is in electronic form or because an electronic record was used in its formation. The Parties agree not to object to the admissibility of the Agreement in the form of an electronic record, or a paper copy of an electronic document, or a paper copy of a document bearing an electronic signature, on the ground that it is an electronic record or electronic signature or that it is not in its original form or is not an original.

Exhibit List

Exhibit A – Scope of Work.

IN WITNESS WHEREOF, the parties have executed this Intergovernmental Agreement as of October 21st, 2025.

CITY OF COMMERCE CITY

Jason R. Rodgers, City Manager
City Manager's Office

ATTEST:

APPROVED AS TO FORM:

Kim Garland, Acting City Clerk

Kwali M. Farbes, Senior Assistant City Attorney

**SOUTH ADAMS COUNTY FIRE
DEPARTMENT**

Signature

Craig M. Achuga President
Printed Name, Title

EXHIBIT A

Scope of Services

UPLIFT SERVICES:

Commerce City will make every reasonable effort to provide vehicle specific components (e.g., brackets, mounts, harnesses) as part of this upfit. However, due to variations in vehicle configurations and equipment compatibility, it is not always possible to anticipate the exact part that will provide the best fit. The upfitter must exercise reasonable judgment and workmanship in adapting, fabricating, or sourcing hardware as needed to ensure proper installation. Significant changes, or additional parts needed will be addressed as they come up.

Patrol Vehicle Upfit Specs

Lighting Controls and siren:

1. Whelen CORE WCX system.
 - a. Whelen Core smart-control siren and light system.
 - b. 2x Whelen speakers with vehicle specific mounting brackets (when available)
 - c. CV2V vehicle to vehicle module.
 - d. Howler low tone siren amp system with vehicle specific mounting hardware when available.
 - e. Core remote control head
 - f. Vehicle specific Whelen CANport
 - g. Expansion modules as needed.
2. Emergency Lighting:
 - a. Whelen Legacy WCX Lightbar
 - b. Whelen RST WCX Rear interior light bar
 - c. Whelen Mirror Beams, vehicle specific.
 - d. Whelen or Soundoff under the mirror “puck” style lights. Vehicle specific brackets when available.
 - e. Either Whelen Vertex LED lights for the headlights and taillights, or headlight and taillight flashers.
 - f. 4x TLIJ Duo surface mount LEDs, 2x to be mounted in the interior trailing edge of the front driver and passenger side door, visible when open, 2x to be mounted on the bottom of the liftgate, visible when open.
 - g. 4x I3JC Whelen Ion lights for the PB10 Fender wraps
 - h. 2x I3JC Whelen Ion lights for the 3rd quarter panel.
 - i. 2x TLI3JC Whelen lights, surfaced mounted to rear of vehicle horizontally.
 - j. Most Commerce City vehicles will come from the dealership with spotlights. When needed, we will supply Whelen Argas search lights.
3. Console, Cab, and IT Equipment:
 - a. Gamber Johnson vehicle specific console
 - b. Console accessories such as dual drink holders, arm rest, outlets, etc.
 - c. Motorola remote head radio with cables

- d. Faceplates for radio and light controls
 - e. Docking station and swing arm, to mount on console.
 - f. DSR dual antenna radar with separation cable. Vehicle specific antenna mounting brackets will be provided when available. Display mounts to dash, main body mounted remotely.
 - g. Intermotive Black Out module – must be vehicle specific
 - h. Interior Dome light red/white
 - i. On/Off/On rocker switch mounted in console for dome light.
 - j. Ignition Security System when applicable. (does not apply to Durangos)
 - k. Cradlepoint wireless modem
 - l. Axon triggers
 - m. Printer
 - n. 2x Cat 6 cables from Cradlepoint. Black to dock and blue to console for future use.
4. Prisoner transport equipment:
- a. Progard Space saver partition with recess panel
 - b. Progard back seat with attached cargo barrier
 - c. Outboard seatbelts, autoretracting
 - d. Steel bar window armor
 - e. Floor pan
 - f. 2x Red/White dome lights, 1x mounted over each prisoner seat.
5. Armor
- a. Angel Armor driver side front door 3a
 - b. Angel Armor passenger side front door 3a
6. Weapon storage:
- a. Pro-Gard dual vertical rifle rack.
 - b. Truckvault or Pro-Gard locking cargo storage system
 - c. 2x red/white dome lights, mounted to hatch door
 - d. 1x on/off/on rocker mounted in cargo area to operate both dome lights.
7. Front bumper:
- a. Setina PB450L6 push bumper. Bumper will either come with Whelen lights built in, or will be ordered for use with Whelen lights and lights will be sent separately.
 - b. Setina PB10 fender wraps, includes mounting space for 4x Whelen lights (provided in lighting section)
8. Miscellaneous
- a. Motorola Radio antenna
 - b. 2x Cradlepoint antennas
 - c. Stinger flashlight charger, mounted to console
 - d. Mag Mic Clips
 - e. Commerce City will provide a base harness from All Fleet Solutions or similar for CORE builds only, upfitter is expected to supply any additional wiring or harness components to complete the install.

Command Vehicle Upfits

Equipment supplied:

4x Behind the Grill lights, such as Whelen IONs with swivel brackets

1x Whelen Inner Edge, vehicle specific when applicable.

2x Lights mounted in 3rd quarter panel windows such as Whelen IONs

1x Whelen RST Inner Edge, vehicle specific when applicable.

2x Lights for low mount on rear of vehicle, lights may vary from vehicle to vehicle, but either Whelen Vertex in the taillight housing, Whelen ION surface mounted discreetly, or similar.

Headlight and taillight flashers, or Whelen Vertex to be mounted in the headlight and taillight housing.

Whelen Speaker with universal bracket (unless vehicle specific bracket is available)

Whelen HHS Remote head siren.

Cradlepoint wireless modem

Motorola Remote Head Radio. O5 Head

Cradlepoint antennas x2

Motorola antenna

Commerce City will NOT provide wire-harnesses on small upfits like this.

CSO Upfit Specs

If vehicle is to get a topper, or rear HVAC, that will be handled by Commerce City. Ideally these upfits would be done prior to the Emergency Vehicle equipment.

Equipment supplied by Commerce City would be comparable to the following:

1. Motorola Remote head Radio with O5 control head, transferred from wrecked unit.
 - a. Vendor to supply replacement radio cables, including power cable, remote head cable, speaker cable, and antenna Coax.
 - b. Vendor to supply low profile antenna

2. Cradlepoint R1900 Ruggedized Router/Modem with RX30 Module,
3. Docking Station and computer mount.

Emergency Vehicle Upfit:

1. Setina PB450L4 push bumper with built in red/blue/white LEDs in front cross bar, and vertical intersection lights.
2. Whelen Roof mounted lightbar to span the width of the roof, mounted on cab.
 - a. Driver side front/side red/white
 - b. Passenger side front/side blue/white
 - c. Driver side rear red/amber
 - d. Passenger side rear blue/amber
3. Whelen Roof mounted traffic advisor on rear of topper. Driver side red/amber, passenger side blue/amber.
4. Headlight Flasher
5. Taillight Flasher
6. 2x Rear facing red/blue/white surface mounted LEDs on rear of topper. Such as Whelen ION or Whelen T-Series
7. 2x Side facing red/blue/white surface mounted LEDs on sides of topper, 1x each side. Such as Whelen ION or Whelen T-Series
8. Whelen Under mirror lights
9. 100 Watt Siren speaker mounted to push bumper
10. Remote handheld siren with light controls. Such as Whelen HHS4200

Upfitter to provide.

1. Pole Mount hooks. Horizontal pole storage lengthwise in bed, and widthwise back seat area.
2. Lock down points for large equipment in bed. Bed rail mounts or similar.
3. Wireharness

Reference photos taken of 2020 Chevy Colorado CSO unit.

Rear HVAC blower. This will be installed by MaxAire, hopefully it will be prior to the emergency equipment upfit, pending vendor and parts availability. All emergency upfit equipment must be clear of the HVAC.



Bed Interior:



Side lights:



Rear Lights:



Detective Vehicle Upfits

Equipment supplied:

4x Behind the Grill lights, such as Whelen IONs with swivel brackets

2x lights mounted in front windshield, such as Whelen Spitfires or Whelen Avengers.

2x Lights mounted in 3rd quarter panel windows such as Whelen IONs

2x Lights mounted in rear windshield such as Whelen IONs, Whelen Spitfires, or Whelen Avengers.

2x Lights for low mount on rear of vehicle, lights may vary from vehicle to vehicle, but either Whelen Vertex in the taillight housing, Whelen ION surface mounted discreetly, or similar.

Headlight and taillight flashers

Whelen Speaker with universal bracket (unless vehicle specific bracket is available)

Whelen Siren such as an ALPHASL or BETA112R siren set up for horn ring

1x 3-position rocker switch. Position 1 is rear lights. Position 2 is all lights.

Cradlepoint wireless modem

Motorola Radio

Cradlepoint antennas x2

Motorola antenna

Commerce City will NOT provide wire-harnesses on small upfits like this.

RATES:

Labor Rate not to exceed \$130 per hour.

Many parts will be provided by Commerce City, parts supplied by South Adams Fire are not to exceed \$2,500.00 per vehicle without providing a unit specific quote and receiving written approval.

Total pricing per vehicle not to exceed the following limits without providing a unit specific quote and receiving written approval.

Labor costs per Patrol Unit not to exceed: \$10,400.00 (80 hours)
+Misc. Materials per Patrol Unit: \$2,500.00
Total Price per Patrol Unit not to exceed \$12,900

Labor Cost per Command Unit not to exceed: \$7,800.00 (60 hours)
+Misc Materials per Command Unit: \$2,500.00
Total Price Per Command Unit not to exceed: \$10,300

Labor Cost per Detective Unit not to exceed: \$6,500.00 (50 hours)
+Misc Materials per Detective Unit: \$2500.00
Total Price Per Detective Unit not to exceed: \$9,000.00

Labor Cost per CSO Unit not to exceed: \$6,500 (50 hours)
+ Misc Materials per CSO Unit: \$2500.00
Total price per CSO Unit not to exceed: \$9,000.00

Total price for all 2024 and 2025 upfits is not to exceed an aggregate amount of \$245,000.00.