

AT&T HOSTED E 9-1-1 SERVICE Pricing Schedule

CUSTOMER ("Customer")	AT&T ("AT&T")
Board of County Commissioners, Brevard County, Florida	AT&T Corp. on behalf of its service providing affiliate(s)
CUSTOMER Address	AT&T Address
Street Address: 2725 Judge Fran Jamieson Way City: Viera State: FL Zip Code: 32940 Billing Address (if different) Street Address: City: State: Zip Code: CUSTOMER Contact (for Contract Notices)	☐ 2600 Camino Ramon, San Ramon, CA 94583 ☐ 225 W. Randolph St., Chicago, IL 60606 ☐ One AT&T Plaza, Dallas, TX 75202 ☐ 310 Orange Street, New Haven, CT 06510 ☑ 2180 Lake Blvd., 7th Floor, Atlanta, GA 30319 ☐ One AT&T Way, Bedminster, NJ 07921 AT&T Sales Contact Information and
(0, 00, 00, 00, 00, 00, 00, 00, 00, 00,	for Contract Notices Primary Sales Contact
Name: Deborah Sands Title: Director, 911 Telephone: 321-690-6846 Fax:	Name: Thomas Gill Street Address: 6021 S Rio Grande Ave City: Orlando State: FL Zip Code: 32809 Fax: na Email: thomas.gill@att.com
Email: deborah.sands@brevardcounty.us	With a copy to: AT&T Corp. One AT&T Way, Bedminster, NJ 07921-0752 ATTN: Master Agreement Support Team Email: mast@att.com

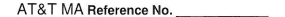
This Pricing Schedule is part of the Agreement between AT&T and the Customer referenced above. This Pricing Schedule shall supersede and replace the AT&T ILEC Intrastate Pricing Schedule, Case No. FL09-4148-07 signed by Customer on July 10, 2010, such supersedure and replacement to occur upon first use of the Service, as described herein.

This Pricing Schedule consists of this Pricing Schedule and any Attachments hereto (e.g., Statement of Work ("SOW"); Scope of Work ("SCOW"); Inventory Schedule and Payment Terms; Bill of Material; Project Implementation Guide; Implementation Timeline; or Certificate of Acceptance) that currently, or may in the future, reference this Pricing Schedule. In the event of a conflict between this Pricing Schedule and any Attachments hereto, this Pricing Schedule shall take precedence.

SERVICE: An enhanced 9-1-1 ("E 9-1-1") Service provisioned by AT&T that utilizes AT&T Premises to house certain E 9-1-1 Call Handling Equipment for purposes of receiving and transporting E 9-1-1 calls from within a predetermined service area to authorized Public Safety Answering Points (PSAPs) identified by Customer. As part of the Service, AT&T will install Customer End User Equipment identified in the Statement of Work at Customer PSAP Sites; will train Customer's employees on the use of the Customer End User Equipment; and will test the Customer End User Equipment and verify that it is operating as designed. AT&T will also provision the necessary network elements (set forth below) required to deliver E 9-1-1 calls to the Customer PSAP Sites. AT&T will be responsible for the maintenance of the Equipment necessary to provision the Service.

Customer	AT&T		
(by its authorized representative)	(by its authorized representative)		
By: AND	By:		
Printed or Typed	Printed or Typed		
Name: Jim Barfield	Name:		
Title: Commissioner, Chair (District 2)	Title:		
Date: 11/16/16	Date:		

(Assistant) County Attorney





SERVICE PROVIDER: BellSouth Telecommunications, LLC dba AT&T Florida.

TERM: The Pricing Schedule Term shall begin on Cutover and continue for sixty months thereafter.

AUTO RENEWAL: The Pricing Schedule shall be extended for additional one-year terms under the same terms and conditions herein unless either party provides written notice of its intent not to renew the Pricing Schedule at least sixty (60) days prior to the expiration of the initial term or each additional one-year term.

<u>SERVICE COMPONENTS AND PRICING:</u> The following prices shall apply to the various Service Components offered as part of the Service. Any Service Components that are offered under an AT&T Tariff or Guidebook are offered under the terms and conditions set forth therein unless modified in this Pricing Schedule.

Equipment and Maintenance: The rates and charges for Equipment (consisting of Customer End User Equipment and Call Handling Equipment) and maintenance of the Equipment are as follows:

\$1,083.00 per PSAP seat (i.e., end user position) per month, as identified in the Addendum to Pricing Schedule.

Transfer of Ownership: Customer agrees to transfer ownership to AT&T of all call handling equipment and components identified in Attachment 1, Inventory, such transfer to be effective as of the Effective Date of this Pricing Schedule. AT&T has given consideration for such transfer in the prices provided for in this Pricing Schedule.

Maintenance: As part of this agreement, AT&T will provide two (2) DEDICATED TECHNIICANS to be assigned to Brevard County FL. Each AT&T DEDICATED TECHNICIAN will be assigned for 2000 hours annually to provide routine maintenance and advanced technical support the the AT&T VIPER 911 systems.

Each AT&T DEDICATED TECHNICIAN will be equipment manufacturer trained and certified to work on the VIPER 911 CPE and will stay current on manufacturer certification for the life of this agreement. These DEDICATED services will be available to the cutomer between normal business hours of 8am and 5pm Monday – Friday excluding Holidays. Additional technical resources will be pulled on "off hours" from the AT&T "on-call" pool of technicians. 24x7 coverage provided for critical maintenance issues.

RATES and CHARGES

Item #	Rate Elements	Non-Recurring	Monthly Rate
	Infrastructure Capitilization Charge -		
1	Professional Services	\$100,000.00	\$0.00
	Infrastructure Capitilization Charge -		
2	Professional Services	\$25.00	\$0.00
3	E911 Equipment - per position	\$0.00	\$394.00
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4	Software - per position	\$0.00	\$22.00
	Hardware Maintenance - per		
5	position	\$0.00	\$295.00
	Software Maintenance - per		
6	position	\$0.00	\$84.00
7	SMA/Evergreen - per position	\$0.00	\$209.00
8	Installation - per position	\$0.00	\$79.00

Network and Database Components. Customer will order network and database components on terms and conditions set forth in the applicable AT&T Tariff or Guidebook.



ADDITIONAL TERMS AND CONDITIONS

1. Definitions

"AT&T E9-1-1 Hosted Service" means the Service as described above, provided on the terms and conditions set forth herein.

"AT&T Premises" means an AT&T owned or operated facility specified in an Order where E9-1-1 Call Handling Equipment will be installed and certain elements of the Service are performed.

"Call Handling Equipment" means the equipment and Licensed Software that AT&T will acquire and install at AT&T Premise(s) for purpose of providing the Services to be provisioned under this Pricing Schedule.

"Customer Premises" means Customer's facility or location specified in an Order where the Equipment will be installed or Services performed. Customer Premises will be deemed Site(s) for purposes of the Agreement

"Cutover" means (i) for a Service, when the Service is first provisioned or made available to Customer's use at any Site; and/or (ii) for Equipment, when it is delivered to a carrier for shipment, or if AT&T provides installation as part of the Services, then upon AT&T's installation of the Equipment and acceptance by Customer.

"Customer End User Equipment" means the equipment and Licensed Software that AT&T licenses or leases, as applicable, to Customer or for which AT&T provides Services as provided hereunder that is installed at a Site. Ownership of, and title to, Customer End User Equipment shall at all times remain with AT&T. Upon termination of this Pricing Schedule, AT&T shall have the right to repossess the Customer End User Equipment at a mutually agreeable date and time.

"Equipment" unless otherwise defined, means Customer End User Equipment and Call Handling Equipment.

"Order" means any purchase order issued by Customer for Equipment or Services that references this Pricing Schedule, is signed by Customer's authorized representative, and is accepted by AT&T. Orders will be deemed Attachments to this Pricing Schedule once accepted by AT&T.

"PSAP" means a Public Safety Answering Point. The location of a PSAP will be deemed a Site for purposes of the Agreement.

"Statement of Work" or "SOW" means the attached statement(s) of work and/or other ordering documents that describe materials and Services to be provided pursuant to this Pricing Schedule. On occasion, SOWs may be entitled Statement of Work (SOW), Scope of Work (SCOW) or Pre-Installation Guide (PIG).

2. Scope

AT&T will procure the Equipment and provision the Service as specified in this Pricing Schedule and any attachments hereto.

3. Customer End User Equipment; Delivery and Installation by AT&T

AT&T will deliver the Customer End User Equipment FOB destination prepaid. Customer acknowledges and agrees that AT&T's ability to provide Customer End User Equipment during the term of this Pricing Schedule is contingent upon the supply and delivery schedules of the Customer End User Equipment manufacturer(s). AT&T shall have no liability for delays in any delivery schedule. Customer End User Equipment is described in the SOW attached hereto.

4. AT&T Call Handling Equipment

AT&T shall have no liability for delays in any delivery schedule pertaining to AT&T Call Handling Equipment. AT&T is solely responsible for the installation of AT&T Call Handling Equipment.

5. Customer Responsibilities for Installation Services at Customer Premise(s)

AT&T's obligations under this Pricing Schedule and the timely fulfillment thereof, are contingent upon timely receipt from Customer of all reasonably necessary assistance and cooperation in all matters relating to this Pricing Schedule, including reasonable access to relevant personnel, records, information and facilities. Customer shall provide AT&T, in a timely fashion, with all information reasonably required for the performance of the Services by AT&T. Customer represents that all information presently known to be necessary to AT&T's understanding of the Services to be performed have been disclosed or provided to AT&T and Customer will keep AT&T timely informed of any new information which may be necessary to AT&T's understanding of the Services to be performed. Customer shall provide AT&T with reasonable access to the premises necessary for the performance of the Services required under this Pricing Schedule as more fully described in Section 3.1 of the Master Agreement. In the event of Customer's failure to perform its responsibilities hereunder, AT&T may, at AT&T's option, assume or fulfill any and/or all of Customer's responsibilities, directly or through contract with third parties. In such instance, it shall be considered an increase in the scope of the Services. AT&T may charge Customer any and all charges incurred by AT&T due to Customer's failure to timely fulfill its obligations under this Section.

Notwithstanding any other part of this Pricing Schedule: (a) AT&T shall have the right to suspend performance or to pursue any other remedies provided for under the Agreement where Customer delays or fails to comply with this provision; and (b) where any of the measures described above are unreasonably expensive, Customer may request that AT&T suspend its performance until such time as an alternative remedy or course of performance is secured or agreed upon; provided, however, that AT&T may terminate this Pricing Schedule or an Order where any such suspension lasts longer than thirty (30) days.

6. Invoicing and Payment Terms

Invoices for all Customer End User Equipment and AT&T Call Handling Equipment will be issued upon Customer's Acceptance of the Services and Customer End User Equipment, as defined in Section 7 hereof, on a PSAP-by-PSAP basis. Invoices for maintenance Services will be issued pursuant to the terms of the Master Agreement.

7. Initial Acceptance of Services and Customer End User Equipment

On a PSAP-by-PSAP basis, Customer shall have a designated staff member on-site at the initial completion of Services and installation of the Customer End User Equipment to sign the acceptance document, acknowledging the Services were performed in accordance with the SOW and are complete as to each PSAP. If any installation Services are incomplete or nonconforming at the time of initial installation, Customer must provide written notice to AT&T identifying such installation Services within ten (10) business days of notice by AT&T of completion of said Services at a PSAP, or else Customer waives remedy. Upon written notification, AT&T will then have thirty (30) business days to re-perform or complete the nonconforming installation Services. If AT&T is unable to, or fails to, correct such nonconformance in all material respects, AT&T may, as AT&T's sole liability and Customer's sole remedy, refund to Customer all amounts paid by Customer for the nonconforming portion of the installation Services.

8. Licensed Software

Software is provided subject to the particular licensor's standard software license. The standard software license is a separate agreement between Customer and the licensor. Customer's assent to the terms and conditions of this Pricing Schedule binds Customer to the terms and conditions of the licensor's standard software license, as if the terms and conditions of the licensor's standard software agreement were fully set forth in this Pricing Schedule, and Customer shall comply with the terms and

conditions of the licensor's standard license and associated documentation.

9. Limited Warranty, Limitation of Liability and Limitation of Remedy.

In addition to any similar protections set forth under the Master Agreement, the following provisions apply to Services and Equipment offered under this Pricing Schedule:

9.1 WARRANTIES.

Equipment. The Equipment will be provided to Customer on an "As Is" basis. (i) AT&T DISCLAIMS ANY AND ALL WARRANTIES, EXPRESS OR IMPLIED (INCLUDING, NOT LIMITED TO. WARRANTIES MERCHANTABILITY, OF FITNESS FOR A PARTICULAR PURPOSE, TITLE< NON_INFRINGEMENT, OR ARISING BY VIRTUE OF USAGE OF TRADE). (ii) AT&T WILL NOT HAVE ANY OBLIGATION OR BE LIABLE FOR ANY ERROR, OMISSION, DEFECT, DEFICIENCY, OR NONCOMFORMITY IN ANY EQUIPMENT OR ANY OF THE SERVICES. AT&T DOES NOT WARRANT THAT OPERATION OF EQUIPMENT WILL UNINTERRUPTED OR ERROR FREE. AT&T HAS NO WARRANTY OBLIGATION FOR EQUIPMENT THAT CUSTOMER **ACQUIRES** THROUGH AT&T EQUIPMENT THAT IS NOT MANUFACTURED BY AT&T AND THAT DOES NOT BEAR AN AT&T LOGO OR COPYRIGHT NOTICE. Customer, not AT&T, responsible for selecting Equipment to achieve its intended results and for promptly verifying that the Equipment performs as specified by the manufacturer or licensor.

- **9.2 WORKMANSHIP WARRANTY**(a) The provision of Services and any deliverables under this Pricing Schedule shall be performed in a workmanlike manner that would meet commercial industry standards in the field to which the work pertains, as well as any standards set forth in any Attachments, including, but not limited to, any SOWs. No other warranties are provided by AT&T under this Pricing Schedule.
- (b) Further Disclaimer As To Information Provided by Customer. The Services, as described herein and any Attachments, are based upon, among other things, information provided by CUSTOMER. IN THIS REGARD, MAKES NO **EXPRESS** OR **IMPLIED** REPRESENTATION OR WARRANTY AS TO THE ACCURACY OR COMPLETENESS OF INFORMATION PROVIDED TO AT&T BY CUSTOMER. CUSTOMER ACKNOWLEDGES AND AGREES THAT: (I) NONE OF THE INFORMATION FURNISHED BY CUSTOMER IN CONNECTION WITH AT&T SERVICES AND/OR DELIVERABLES HAS BEEN INDEPENDENTLY VERIFIED BY AT&T AND (II) AT&T EXPRESSLY DISCLAIMS, AND WILL NOT BE SUBJECT TO, ANY LIABILITY WHICH MAY BE BASED ON SUCH INFORMATION, OR ANY ERRORS OR OMISSIONS IN SUCH INFORMATION, WHETHER OR NOT AT&T

KNEW OR SHOULD HAVE KNOWN OF ANY SUCH ERRORS OR OMISSIONS, OR WAS RESPONSIBLE FOR OR PARTICIPATED IN THEIR INCLUSION IN OR OMISSION FROM THE SERVICES AND/OR DELIVERABLES. If AT&T does become aware of any errors or omissions in information are made or provided by Customer, AT&T will promptly notify Customer, in writing, of such errors and omissions.

10. Storage of Equipment

AT&T and/or its designated subcontractors may store a reasonable amount of Equipment, materials, tools and other items necessary for the performance of the Services on a Site or in such other secure location(s) as Customer may designate, at no charge. Customer will take reasonable precautions to protect and maintain the integrity of any such items and will accept delivery of any such items delivered to Customer's Site when AT&T personnel are not available to accept delivery and place or direct the placement of such items on the Site or other secure location(s). In the event Customer accepts delivery of any items under this Pricing Schedule, Customer will promptly notify AT&T of the delivery and location of the items delivered.

11. Amendments; Termination

Customer will be charged for any additions, deletions or changes ("Change") in the Equipment and/or Services. If Customer desires a Change, Customer will notify AT&T by written request, and AT&T will provide Customer a revised Bill of Materials and/or Statement of Work reflecting the Equipment, Service and price changes shipping dates, Cutover dates and other terms. Any increase or decrease in the price occasioned by a Change will be added to/subtracted from the amount of Customer's invoice. After the Effective Date of this Pricing Schedule, any changes to an Order or SOW requested by Customer will be processed as a "Change Order". If AT&T does not receive the executed change documents within 30 (thirty) days, no changes will be made to the original document. This Pricing Schedule may be amended or modified only by written instrument signed by an authorized representative of each party.

If Customer changes the work schedule in a SOW or if compliance with such schedule becomes impractical, due to no fault of AT&T, AT&T reserves the right to reevaluate and amend the pricing for Equipment and Services or to submit change notice for any additional costs incurred as a consequence of such changes.

Either party may terminate this Agreement in whole or in part by giving the other party at least thirty (30) days' prior written notice and subject to termination charges as defined in Section 14. Either Party may terminate an Order or Change Order by giving the other Party written notice prior to Cutover. In the event Customer terminates an Order or Change Order: (i) prior to the date of delivery of any Equipment, Customer shall pay as a cancellation

fee, and not as a penalty, an amount equal to twenty percent (20%) of the total purchase price of the Equipment cancelled (and once Equipment is delivered to Customer, the relevant Order(s) may not be cancelled); and (ii) Customer shall be liable for an amount equal to fifty percent (50%) of the fees for Services for the remaining term of this Pricing Schedule (or any applicable Order) plus any non-recoverable costs including, but not limited to, amounts incurred by AT&T in connection with the provisioning of cancelled Equipment and Services. Upon termination, Customer agrees to pay all amounts due for Equipment and Services provided by AT&T up to and including the effective date of termination, plus any costs or expenses (including restocking fees) incurred by AT&T in connection with the performance of the Order. In the event the Customer terminates an Order or Change Order prior to Cutover, the Customer shall be liable for all expenses incurred by AT&T under that Order or Change. Upon termination, Customer agrees to pay AT&T all amounts due for Equipment and Services provided by AT&T up to and including the effective date of termination. plus any nonrecoverable restocking fees or other costs incurred by AT&T. Such payment will constitute a full and complete discharge of Customer's payment obligations. Termination will also constitute a full and complete discharge of AT&T's obligations. Any Order in progress or requested prior to the termination of this Pricing Schedule will be completed and Customer agree to pay AT&T for the Services performed and/or any Equipment delivered or installed under the Order.

Customer will only be liable for the charges incurred in connection with termination as described in this Section 11. Customer shall not be responsible for any other termination charges specified in the Master Agreement.

12. Termination of Purchase Order; Suspension of Service

Except as otherwise expressly provided in this Pricing Schedule, Order(s) may not be terminated, suspended or canceled unless: a) the other party is in material breach of or default under such Order, and such breach or default continues for a period of thirty (30) days after the giving of written notice by the party not in breach or default; or b) any federal, state or local governmental agency or regulatory body or a court or tribunal of competent jurisdiction renders or enters an order, ruling, regulation, directive, decree or judgment which restricts or prohibits either party from continuing, impairs either party's ability to continue, or makes impractical or unduly expensive either party's continuance under such Order or this Agreement.

13. General Provisions

AT&T is entitled to increased compensation and/or time for completion where AT&T encounters concealed physical conditions which differ materially from those indicated in any documents provided under this Agreement or otherwise represented by Customer, or latent physical conditions which differ materially from those ordinarily found to exist and generally recognized as inherent in the installation and/or maintenance activities

contemplated by this Pricing Schedule, where such conditions would materially interfere with, delay or increase cost of performance under this Pricing Schedule. All intellectual property in all Services and Equipment shall be the sole and exclusive property of AT&T or its suppliers.

14. Termination Charges – Prior to Expiration of Term.

If Customer cancels this Pricing Schedule at any time prior to the expiration of the Term set forth in this Pricing Schedule, Customer shall be responsible for all termination charges. Unless otherwise specified by the tariff, termination charges are defined as all remaining charges as a result of the minimum Service period agreed to by AT&T and Customer and set forth in this Pricing Schedule. By way of example, the following termination charges shall apply: Cancellation after 12 months -\$2,178,048.00, 24 months - \$1,633,536.00, 36 months -\$1,089,024.00, 48 months - \$544,512.00.





Name	Inventory #	Asset #	Asset Name	Serial #	Location	Year
E 911	2071366000	723383	NETCLOCK MASTER CLOCK MODEL #8182	474	PBPD	1997
E 911	0312194000	735000	MASTERCLOCK GPS 9283 NETCLOCK	1796	TPD	2008
E 911	0312195000	735001	MASTERCLOCK GPS 9283 NETCLOCK	1799	CPD	2008
E 911	0312196000	735002	MASTERCLOCK GPS 9283 NETCLOCK	1793	RPD	2008
E 911	0312197000	735003	MASTERCLOCK GPS 9283 NETCLOCK	1801	MPD ·	2008
E 911	0312198000	735004	MASTERCLOCK GPS 9283 NETCLOCK	CANNOT SEE	CBPD	2008
E 911	0312199000	735005	MASTERCLOCK GPS 9283 NETCLOCK	1796	IPD	2008
E 911	0312200000	735006	MASTERCLOCK GPS 9283 NETCLOCK	1797	SBPD	2008
E 911	0312201000	735007	MASTERCLOCK GPS 9283 NETCLOCK	1794	BCSO	2008
E 911	0312202000	735008	MASTERCLOCK GPS 9283 NETCLOCK	1805	IHBPD	2008
E 911	0312203000	735009	MASTERCLOCK GPS 9283 NETCLOCK	1802	PBPD	2008
E 911	0312204000	735010	CLOCK WALL 4 TV400W NETCLOCK	CANNOT SEE	TPD	2008
E 911	0312205000	735011	CLOCK WALL 4 TV400W NETCLOCK	CANNOT SEE	CPD	2008
E 911	0312206000	735012	CLOCK WALL 4 TV400W NETCLOCK	CANNOT SEE	RPD	2008
E 911	0312207000	735013	CLOCK WALL 4 TV400W NETCLOCK	CANNOT SEE	BCFR	2008
E 911	0312208000	735014	CLOCK WALL 4 TV400W NETCLOCK	CANNOT SEE	MPD	2008
E 911	0312209000	735015	CLOCK WALL 4 TV400W NETCLOCK	CANNOT SEE	PBPD	2008
E 911	0312210000	735016	CLOCK WALL 4 TV400W NETCLOCK	CANNOT SEE	CBPD	2008
E 911	0312211000	735017	CLOCK WALL 4 TV400W NETCLOCK	CANNOT SEE	IPD	2008
E 911	0312212000	735018	CLOCK WALL 4 TV400W NETCLOCK	CANNOT SEE	SBPD	2008
E 911	0312213000	735019	CLOCK WALL 4 TV400W NETCLOCK	CANNOT SEE	BCSO	2008
E 911	0186280000	740615	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0411X07	BCSO	2012
E 911	0186281000	740616	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441X12	BCSO	2012
E 911	0186282000	740617	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441X0L	BCSO	2012
E 911	0186283000	740618	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441WZW	BCSO	2012
E 911	0186284000	740619	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441WZY	BCSO	2012
E 911	0186285000	740620	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441X03	BCSO	2012
E 911	0186286000	740621	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441X0J	BCSO	2012
E 911	0186287000	740622	COMPUTER DUAL POSITION ARBITRATOR DELL	2UA0441WZM	BCSO	2012
E 911	0186288000	740623	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441WZN	BCSO	2012
E 911	0186289000	740624	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441WZQ	BCSO	2012
E 911	0186290000	740625	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441XOB	BCSO	2012
E 911	0186291000	740626	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441XOO	BCSO	2012
E 911	0186292000	740627	COMPUTER DUAL POSITION ARBITRATOR HP	2UA04708LH	CPD	2012
E 911	0186293000	740628	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441XOF	CPD	2012
E 911	0186294000	740629	COMPUTER DUAL POSITION ARBITRATOR HP	2UA04708LQ	CPD	2012
E 911	0186295000	740630	COMPUTER DUAL POSITION ARBITRATOR HP	2UA047091M	CPD	2012
E 911	0186296000	740631	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441X08	CPD	2012
E 911	0186297000	740632	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0411X1K	CPD	2012
E 911	0186298000	740633	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441X17	RPD	2012
E 911	0186299000		COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441X18	RPD	2012
E 911	0186300000		COMPUTER DUAL POSITION ARBITRATOR HP	2UA047091T	RPD	2012
E 911	0186301000		COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441XOD		2012
	0186302000		COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441WZP		2012
			COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441X21		2012
			COMPUTER DUAL POSITION ARBITRATOR HP	CAC04104KC		2012
			COMPUTER DUAL POSITION ARBITRATOR HP	CAC04104KJ		2012
			COMPUTER DUAL POSITION ARBITRATOR HP	CAC038006Z		2012
			COMPUTER DUAL POSITION ARBITRATOR HP	2UAQ460857		2012

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Name	Inventory #	Asset #	Asset Name	Serial #	Location	Year
E 911	0186308000	740643	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441X26	TPD	2012
E 911	0186309000	740644	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441XOG	TPD	2012
E 911	0186310000	740645	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441XOP	TPD	2012
E 911	0186311000	740646	COMPUTER DUAL POSITION ARBITRATOR HP	CAC03800GB	TPD	2012
E 911	0186312000	740647	COMPUTER DUAL POSITION ARBITRATOR HP	CAC03800GN	TPD	2012
E 911	0186313000	740648	COMPUTER DUAL POSITION ARBITRATOR HP	CAC03800GQ	TPD	2012
E 911	0186314000	740649	COMPUTER DUAL POSITION ARBITRATOR HP	2UA046086J	TPD	2012
E 911	0186315000	740650	COMPUTER DUAL POSITION ARBITRATOR HP	2UA04708M1	BCFR	2012
E 911	0186316000	740651	COMPUTER DUAL POSITION ARBITRATOR HP	CAC04104JM	BCFR	2012
E 911	0186317000	740652	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0470915	BCFR	2012
E 911	0186318000	740653	COMPUTER DUAL POSITION ARBITRATOR HP	CAC04104HP	BCFR	2012
E 911	0186319000	740654	COMPUTER DUAL POSITION ARBITRATOR HP	CACO4104HF	BCFR	2012
E 911	0186320000	740655	COMPUTER DUAL POSITION ARBITRATOR HP	CAC04104KF	BCFR	2012
E 911	0186321000	740656	COMPUTER DUAL POSITION ARBITRATOR HP	CAC04104KK	BCFR	2012
E 911	0186322000	740657	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441A02	CBPD	2012
E 911	0186323000	740658	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441XDQ	CBPD	2012
E 911	0186324000	740659	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441X18	CBPD	2012
E 911	0186325000	740660	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441X14	CBPD	2012
E 911	0186327000	740662	COMPUTER DUAL POSITION ARBITRATOR HP	CAC03800HK	IHBPD	2012
E 911	0186328000	740663	COMPUTER DUAL POSITION ARBITRATOR HP	2UAO441WZT	IHBPD	2012
E 911	0186329000	740664	COMPUTER DUAL POSITION ARBITRATOR HP	2UA047091V	IHBPD	2012
E 911	0186330000	740665	COMPUTER DUAL POSITION ARBITRATOR HP	2UA047091R	PBPD	2012
E 911	0186331000	740666	COMPUTER DUAL POSITION ARBITRATOR HP	2UA047091K	PBPD	2012
E 911	0186332000	740667	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441X04	PBPD	2012
E 911	0186333000	740668	COMPUTER DUAL POSITION ARBITRATOR HP	2UA047091W	PBPD	2012
E 911	0186334000	740669	COMPUTER DUAL POSITION ARBITRATOR HP	2UA047091X	PBPD	2012
E 911	0186335000	740670	COMPUTER DUAL POSITION ARBITRATOR HP	2UA04706M2	PBPD	2012
E 911	0186336000	740671	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441X0W	PBPD	2012
E 911	0186337000	740672	COMPUTER DUAL POSITION ARBITRATOR HP	2UA047091Q	PBPD	2012
E 911	0186338000	740673	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441X06	MPD	2012
E 911	0186339000	740674	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441AU2	MPD	2012
E 911	0186340000	740675	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441MZK	MPD	2012
E 911	0186341000	740676	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441WZL	MPD	2012
E 911	0186342000	740677	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441X09	MPD	2012
E 911	0186343000	740678	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441X01	MPD	2012
E 911	0186344000	740679	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441X1T	MPD	2012
E 911	0186345000	740680	COMPUTER DUAL POSITION ARBITRATOR HP	2UA0441X10	MPD	2012
E 911	0187660000	840525	WORKSTATION CALL TAKER POSITION	In Box	911	2014
E 911	0187661000	840526	WORKSTATION CALL TAKER POSITION	In Box	911	2014
E 911	0187662000	840527	WORKSTATION CALL TAKER POSITION	In Box	911	2014
E 911	0187663000	840528	WORKSTATION CALL TAKER POSITION	In Box	911	2014
E 911	0187664000	840529	WORKSTATION CALL TAKER POSITION	In Box	MPD	2014
E 911	0187665000	840530	WORKSTATION CALL TAKER POSITION	In Box	MPD	2014
E 911	0187666000	840531	WORKSTATION CALL TAKER POSITION	In Box	MPD	2014
E 911	0187667000	840532	WORKSTATION CALL TAKER POSITION	In Box		2014
E 911	0187668000	840533	WORKSTATION CALL TAKER POSITION	In Box		2014
E 911	0187669000	840534	WORKSTATION CALL TAKER POSITION			2014
E 911	0187670000	840535	WORKSTATION CALL TAKER POSITION			2014
E 911	0187671000	840536	WORKSTATION CALL TAKER POSITION			2014
-			WORKSTATION CALL TAKER POSITION			2014
E 911	0187673000		WORKSTATION CALL TAKER POSITION			2014
	7				F37. 860	

Name	Inventory #	Asset #	Asset Name	Serial #	Location	Year
E 911	0187674000	840539	WORKSTATION CALL TAKER POSITION	In Box	CPD	2014
E 911	0187675000	840540	WORKSTATION CALL TAKER POSITION	In Box	CPD	2014
E 911	0187676000	840541	WORKSTATION CALL TAKER POSITION	In Box	CPD	2014
E 911	0187677000	840542	WORKSTATION CALL TAKER POSITION	In Box	CPD	2014
E 911	0187678000	840543	WORKSTATION CALL TAKER POSITION	In Box	911	2014
E 911	0187679000	840544	WORKSTATION CALL TAKER POSITION	In Box	911	2014
E 911	0187680000	840545	WORKSTATION CALL TAKER POSITION	In Box	911	2014
E 911	0187681000	840546	WORKSTATION CALL TAKER POSITION	In Box	911	2014
E 911	0187682000	840547	WORKSTATION CALL TAKER POSITION	In Box	RPD	2014
E 911	0187683000	840548	WORKSTATION CALL TAKER POSITION	in Box	RPD	2014
E 911	0187684000	840549	WORKSTATION CALL TAKER POSITION	In Box	RPD	2014
E 911	0187685000	840550	WORKSTATION CALL TAKER POSITION	In Box	RPD	2014
E 911	0187686000	840551	WORKSTATION CALL TAKER POSITION	In Box	911	2014
E 911	0187687000	840552	WORKSTATION CALL TAKER POSITION	In Box	911	2014
E 911	0187688000	840556	WORKSTATION MOBILE E911	In Box	911	2014
E 911	0187689000	840557	WORKSTATION MOBILE E911	In Box	911	2014
E 911	0187690000	840558	WORKSTATION MOBILE E911	In Box	911	2014
E 911	0312481000	836216	911 VIPER SYSTEM POSITRON \$449,522.90	EOC	EOC	2011
E 911		836217	911 VIPER SYSTEM POSITRON \$449,522.90	IDC		2011
E 911		836218	911 VIPER SYSTEM POSITRON \$449,522.90	IDC		2011
E 911		839254	911 SYSTEM UPGRADE \$2,833,567.94			2013