DELMARVA COMMUNICATIONS, INC.

SERVICE CONTRACT

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NOTE: THIS CONTRACT WILL AUTOMATICALLY RENEW IT'S TERM UNLESS OTHERWISE SPECIFIED	for above equipment begins on _ 7 _ / _1 _ / _19 _ and and	ANNUALLY	SEMI-ANNUALLY	QUARTERLY	MONTHLY											APX6500 MOBILE ENCRYPTED 8 MONTHS		APX6500 MOBILE ENCRYPTED	APX6000 PORTABLE ENCRYPTED	MOTOROLA XTS5000 PORTABLES ENCRYPTED	(RADIO, MIC.)	(8AM TO 4:30 PM) MONDAY THUR FRIDAY	MOTOROLA SPECTRA CONTROL STATION	MOTOROLA SPECTRA MOBILES ENCRYPTED		NUMBER / DESCRIPTION		MODEL NUMBER / SERIAL	WHEN THIS CONTRACT IS ACCEPTED BY DELMARVA COMMUNICATIONS INC., THE EQUIPMENT LISTED WILL BE MAINTAINED BY DELMARVA COMMUNICATIONS INC. IN ACCORDANCE WITH THE TERMS AND CONDITIONS LISTED ON THE ATTACHED. THIS CONTRACT DOES NOT INCLUDE REPLACEMENT OF ANTENNAS OR BATTERIES, OR SERVICE OF ANY TRANSMISSION LINES, ANTENNA TOWER OR TOWER LIGHTING UNLESS SUCH WORK IS SPECIFICALLY LISTED BELOW.			ELUMERE	-	R NAME: E
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PAYMENT PERIOD: A ANNUALLY QUARTERLY D MONTHLY CUSTOMER SIGNATURE	DNEW CONTRACT DADD TO EXISTING CONTRACT DSUPERCEDES CONTRACT NUMBER	* EXCLUSIONS: ALL BATTERIES, ANTENNAS, BELT CLIPS, MICROPHONES, CABLES, PHYSICAL AND LIQUID DAMAGE, OR LIGHTNING DAMAGE, AND ACTS OF GOD.	* S/N MUST BE PROVIDED WITH SIGNED CONTRACT		SPECIAL INSTRUCTIONS & CONTRACT CONDITIONS:	SERVICE CONTRACT NUMBER: CUSTOMER CONTACT: CHIEF LAURA GILES PHONE NUMBER: 998-1173
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Delmarva Communications Inc. Service Contract

1. DEFINITIONS, Delmarva Communications Inc., "Customer" shall mean the customer named in the Contract and "Product" shall collectively mean the Equipment and Software which Delmarva Communications Inc. And Customer agree in this Contract to Service. Such Product is listed on the front of this

Contract.

2. ACCEPTANCE. The terms and conditions set forth on the front and reverse side of this Contract is an offer to purchase Service by Customer which will become a Service Contract when acknowledged in writing by Delmarva Communications Inc., and banking, negotiation or other use of any payment shall not constitute an acceptance by Delmarva Communications Inc. It is agreed that Service will be provided only on the items and conditions contained in this Contract, Delmarva Communications Inc. Shall not be bound by terms and conditions in Customer's purchase order or elsewhere unless expressly agreed to in writing.

3.SERVICE DEFINED.

a. Delmarva Communications Inc. agrees to provide service for the Customer for the Product listed on the front side of this Contract. Such Product will be serviced according to the terms and conditions on the front and reverse side of this Contract ("Service"). The Service shall begin and end on the dates set forth on the front side of this Contract. Delmarva Communications Inc. or authorized vendor, during the term of this Contract on the same terms and conditions set forth in this contract at the then current service fees for such Product. Upon delivery of such other Product to Customer, service fees for Service of such other Product, Upon delivery of such other Product, in the event of loss, damage, theft or removal fron Service of any Product, Customer shall immediately report the loss, damage, theft or removal in writing to Delmarva Communications Inc. In this event, Customer obligation to pay service fee in affect at the time of Customer's request.

b. Mobile Products will be removed and reinstalled in different vehicles at Customer's request for the service fee in affect at the time of Customer's request.

c. This Contract does not include service of any transmission line, antenna, tower or tower lighting, unless such work is described on the front side of this Contract. Service shall include the labor and parts required to repair Product which has become defective through normal wear occupance. This does not include consumables and their installation. Service not to include the repair or replacement of Product which has otherwise become defective, including, but not limited to damage caused by accidents, physical or electronic abuse or misuse, acts of God, and fires. Service performed for non-covered repaired will be billed at Delmarva Communications Inc. above contract rate applicable for such Service. Product under contract must be maintained in environmental conditions as set forth in the Product specifications and damage resulting from environmental conditions not comforting to the specifications is not covered by this Contract.

d. Where telephone lines and Product are used in conjunction with Delmarva Communications Inc. maintained Product, Delmarva Communications Inc. shall assume no obligation or responsibility for such telephone lines or Product but will, upon request, assist the Telephone Company in repairing such upon navment at the anpropriate above contract rate

payment at the appropriate above contract rate.

e. Customer will indicate on the front side of this Contract any Product which is intrinsically safe so that appropriate parts and procedure may be used

payment at the appropriate above contract rate.

e. Customer will indicate on the front side of this Contract any Product which is intrinsically safe so that appropriate parts and procedure may be used to maintain such status.

f. At the end of twelve (12) months of Service or any time thereafter, if Product cannot in Delmarva Communications Inc. on into sole opinion, may remove such Product from this Contract on thirry (30) days prior written notice to Customer, or may increase the price to Service such Product on thirry (30) days prior written notice to Customer, or may increase the price to Service such Product on thirry (30) days prior written notice to for price increase to object to such increase. Upon customer's objection to such increase, Delmarva Communications Inc., shall remove such Product from this Contract. Customer's obligation to pay service fees with respect to Product removed from this Contract shall terminate at the end of the month during which such Product is removed.

4. SERVICE STANDARDS, The Product will be serviced by Delmarva Communications Inc. in accordance with these standards: (1) Only manufacture's suggested replacement parts or parts of equal quality will be used, (ii) the Product will be serviced at levels set forth in the product manuals; and (iii) routine service procedures prescribed from time to time by Delmarva Communications Inc. for its Product to be followed.

5. TIME AND PLACE OF SERVICE, service shall be done at the location specified on the front side of this Contract. Where Service is to be performed at the location of the Product, Customer shall furnish shelter, heat, light and power at these locations. Customer shall notify Delmarva Communications Inc. in the product (except as normally supplied by Delmarva Communications Inc. of the Inc. of this Contract.

6. PAYMENTS, On or about the date each payment and the location of the Product shall be delivered by Customer to the Delmarva Communications Inc. and notice shall be delivered by Customer to the Delmarva Communi

termination.

9. AUTOMATIC RENEWAL. After the "Date Service Ends" indicated on the front side of this Contract, this Contract shall continue for successive additional periods of one year, provided that either Delmarva Communications Inc. or Customer may terminate this Contract on the "Date Service Ends" or any Anniversary of it upon thirty (30) days prior written notice to the other party sent by certified mail to the address indicated on this Contract.

10. INTERRUPTION OF SERVICE, Customer shall notify the Servicing Agency in the event of the failure of any Product. If the servicing agency fails to repair the Product within a reasonable time, Customer shall notify belmarva Communications Inc. management, after said notice from Customer to servicing agency or Delmarva Communications Inc. shall be liable for any interruption or interference affecting the use or transmission through the Product maintained to the extent of a pro rate allowance based on the monthly service fee for the time such interruption or interference is attributable to the fault of Delmarva Communications Inc. or its subcontractor, Delmarva Communications Inc. does not assume and shall have no liability under this Contract for failure to provide or delay in providing service for the Product due directly or indirectly to causes beyond the control of Delmarva Communications Inc. including but not restricted to, acts of God, act of Public Enemy, acts of the United States, any State, Territory of the United States, or any political subdivision of the foregoing, or the District of Columbia, acts of failure to act of the Customer, its agents, employees or subcontractors, fires, floods, epidemics, quarantine restrictions, strikes, freight embargoes, and unusually severe weather conditions or defaults of Defmarva Communications Inc. subcontractors due to any such causes.

restrictions, strikes, freight embargoes, and unusually severe weather conditions of defaults of Delinarya Communications Inc. Subconductors due to any such causes.

11. WARRANTY LIMITATIONS, EXCEPT AS SPECIFIED IN THE AGREEMENT, Delmarya Communications Inc. DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT SHALL Delmarya Communications Inc. BE LIABLE FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES TO THE FULL EXTENT SUCH MAY BE DISCLAIMED BY LAW.

12. FCC AND OTHER GOVERNMENT MATTERS, although Delmarya Communications Inc. may assist in preparation of the FCC License application, Customer is solely responsible for obtaining any licenses or other authorizations required by the Federal Communications Commission ("FCC") or any other Federal, State or Local governmental agency, Customer is solely responsible for complying with applicable FCC rules and regulations and the applicable rules and regulations of any other Federal, State or Local government agency. Neither Delmarya Communications Inc. nor any of its employees is an agent of Customer in FCC or other governmental matters, Delmarya Communications Inc., however may assist in preparation of the FCC License application at a charge to the Customer.

Customer.

13. ENTIRE CONTRACT. Customer acknowledges that it has read and understands the terms and conditions of the Contract and agrees to be bound by them, that it is the complete and conclusive statement of the agreement between the parties and that this Contract sets forth the entire agreement and understanding between the parties relating to the subject matter hereof and all understanding and agreements, oral and written, heretofore made between Delmarva Communications Inc. and Customer, are merged in this Contract which alone fully and completely expresses their agreement.

14. AMENDMENT. No modification of or additions to this Contract shall be binding to Delmarva Communications Inc. Unless such modification is in writing and signed by an Officer of Delmarva Communications Inc. and an authorized agent of the Customer.

15. VALIDITY, if any term or provision of this Contract shall to any extent be held by a court or other tribunal to be invalid, void or unenforceable, then that term or provision shall be inoperative and void insofar as it is in conflict with law, but the remaining terms and provisions shall nevertheless continue in full force and effect and the rights and obligations of the parties shall be construed and enforced as if this Contract did not contain the particular term or provision held to be invalid, void or unenforceable.

16. HEADINGS, Sections and paragraph headings used in this Contract are for convenience only and are not to be deemed or construed to be par of this Contract.

17. LAW, THIS AGREEMENT AND THE RIGHTS AND DUTIES OF THE PARTIES SHALL BE GOVERNED AND INTERPRETED IN ACCORDANCE WITH THE LAWS OF THE STATE OF DELAWARE.

18. ASSIGNMENT, No assignment or transfer, in whole or in part, of this Contract shall be binding upon Delmarva Communications Inc. without its prior written consent.

19. WAIVER, Failure or delay on the part of Delmarva Communications Inc. or Customer to exercise any right, power or privilege under this Contract shall not operate as a waiver of any right, power or privilege of this Contract.

20. TIME TO SUE, Except for money due upon an open account, no action shall be brought for any breach of this Contract more than two (2) years after the accrual of such cause of action except where a shorter limitation period is provided by applicable law.