## Moody County Operation Green Light for Veterans 2025 Proclamation

WHEREAS, the residents of Moody County have great respect, admiration, and the utmost gratitude for all the men and women who have selflessly served our country and this community in the Armed Forces; and

WHEREAS, the contributions and sacrifices of those who served in the Armed Forces have been vital in maintaining the freedoms and way of life enjoyed by our citizens; and

WHEREAS, Moody County seeks to honor individuals who have made countless sacrifices for freedom by placing themselves in harm's way for the good of all; and

WHEREAS, veterans continue to serve our community in the American Legion, Veterans of Foreign Wars, religious groups, civil service, and by functioning as County Veterans Service Officers in 29 states to help fellow former service members access more than \$52 billion in federal health, disability and compensation benefits each year; and

WHEREAS, approximately 200,000 service members transition to civilian communities annually; and an estimated 20 percent increase of service members will transition to civilian life in the near future; and

WHEREAS, studies indicate that 44-72 percent of service members experience high levels of stress during transition from military to civilian life; and

WHEREAS, active military service members transitioning from military service are at a high risk for suicide during their first year after military service; and

WHEREAS, the National Association of Counties encourages all counties, parishes and boroughs to recognize Operation Green Light for Veterans; and

WHEREAS, Moody County appreciates the sacrifices of our United States military personnel and believes specific recognition should be granted;

NOW, THEREFORE, BE IT RESOLVED, with designation as a Green Light for Veterans County, Moody County hereby declares November 4-11, 2025, as a time to salute and honor the service and sacrifices of those transitioning from active service; and

BE IT FURTHER RESOLVED, that in observance of Operation Green Light, Moody County will illuminate the Courthouse and Courthouse grounds with green lights during the week of November 4-11, 2025; and

BE IT FURTHER RESOLVED, that Moody County encourages its citizens in patriotic tradition to recognize the importance of honoring all those who made immeasurable sacrifices to preserve freedom by displaying green lights in a window of their place of business or residence from November 4-11, 2025.



## Customer:

Quotes are valid for 30 days from the creation date or upon contract expiration, whichever occurs first.

A Purchase Order (PO) or Letter of Intent (LOI) including the below information is required to proceed with this sale. The PO or LOI will be returned if information is missing.

П	Vendor: Deere & Company 2000 John	For any questions, please contact:			
لــــا	Deere Run Cary, NC 27513	Oordt Brian			
	Signature on all LOIs and POs with a signature line	Kibble Equipment 25285 485th Avenue Garretson, SD 57030			
	Contract name or number; or JD Quote ID	Tel: 605-594-3476			
	Sold to street address	Fax: 605-594-6329 Email: brian.oordt@kibbleeq.com			
	Ship to street address (no PO box)				
	Bill to contact name and phone number				
	Bill to address				
The state of the s	Bill to email address (required to send the invexemption certificate)  Membership number if required by the contra				

Quotes of equipment offered through contracts between Deere & Company, its divisions and subsidiaries (collectively "Deere") and government agencies are subject to audit and access by Deere's Strategic Accounts Business Division to ensure compliance with the terms and conditions of the contracts.



Quote Id: 33497683

ALL PURCHASE ORDERS MUST BE MADE OUT

TO (VENDOR): Deere & Company 2000 John Deere Run Cary, NC 27513 FED ID: 36-2382580 **UEID: FNSWEDARMK53**  ALL PURCHASE ORDERS MUST BE SENT TO DELIVERING DEALER: Kibble Equipment 25285 485th Avenue

Garretson, SD 57030 605-594-3476 internetsales@kibbleeq.com

Prepared For:

**SCOTT LEWIS** MOODY COUNTY

**Proposal For: SCOTT LEWIS** 

**Delivering Dealer:** Oordt Brian

Kibble Equipment 25285 485th Avenue Garretson, SD 57030

605-594-3476 internetsales@kibbleeq.com **Quote Prepared By:** 

Oordt Brian

brian.oordt@kibbleeq.com

Offer Expires: 01 November 2025 Date: 02 October 2025



ALL PURCHASE ORDERS MUST BE MADE OUT

TO (VENDOR): Deere & Company 2000 John Deere Run Cary, NC 27513 FED ID: 36-2382580 **UEID: FNSWEDARMK53**  ALL PURCHASE ORDERS MUST BE SENT

TO DELIVERING DEALER: Kibble Equipment 25285 485th Avenue Garretson, SD 57030

605-594-3476

internetsales@kibbleeq.com

## **Quote Summary**

Prepared For: SCOTT LEWIS MOODY COUNTY SCOTT LEWIS 100 E PIPESTONE AVE

FLANDREAU, SD 57028 Mobile: 605-530-0815

**Delivering Dealer:** Kibble Equipment Oordt Brian 25285 485th Avenue Garretson, SD 57030 Phone: 605-594-3476 brian.oordt@kibbleeq.com

33497683

-Sales Tax will be added at time of sale.

- -Prices does not include delivery unless listed/shown.
- -Shipping may be added for parts.
- -Transfer Fees may be added to non-local units
- -Factory Warranty does not include wearable parts/ingesting

bad fuel/transportation.

-Used equipment sold as is unless there is remaining factory

warranty.

-Credit Cards = 3% FEE / No Longer Accepting CASH

Created On: 02 October 2025 Last Modified On: 03 October 2025 Expiration Date: 01 November 2025

Quote Id:

	EXPI	ration Da	te: 01 November 2025
Equipment Summary	Selling Price	Qty	Extended
JOHN DEERE X739 Signature Series Tractor without mower deck Contract: Sourcewell Grounds Maint 112624-DAC (PG NB Price Effective Date: October 1, 2025	\$ 14,681.68 X CG 70)	1 =	= \$14,681.68
JOHN DEERE 60-in. Shaft Drive High Capacity Mower Deck (60 HC) Contract: Sourcewell Grounds Maint 112624-DAC (PG NB Price Effective Date: October 1, 2025	\$ 2,508.38 X CG 70)	1 =	\$ 2,508.38
JOHN DEERE 54-in. (137-cm) Quick- Hitch Front Blade Contract: Sourcewell Grounds Maint 112624-DAC (PG NB Price Effective Date: October 1, 2025	\$ 1,439.92 X CG 70)	1 =	\$ 1,439.92
JOHN DEERE ROPS Hard Cab  Contract: Sourcewell Grounds Maint 112624-DAC (PG NB Price Effective Date: October 1, 2025	\$ 8,140.62 X CG 70)	1 =	\$ 8,140.62
Equipment Total			\$ 26,770.60

Salesperson: X	Accepted By: X
•	



# ALL PURCHASE ORDERS MUST BE MADE OUT TO (VENDOR):

Deere & Company 2000 John Deere Run Cary, NC 27513 FED ID: 36-2382580 UEID: FNSWEDARMK53

## ALL PURCHASE ORDERS MUST BE SENT TO DELIVERING DEALER:

Kibble Equipment 25285 485th Avenue Garretson, SD 57030 605-594-3476 internetsales@kibbleeq.com

Trade in Summary	Qty Eac	h Extended
2012 JOHN DEERE X724 -	1 \$ 4,5	00.00 \$ 4,500.00
1M0X724AACM070370 PayOff		\$ 0.00
Total Trade Allowance		\$ 4,500.00
Trade In Total		\$ 4,500.00
* Includes Fees and Non-contract items	Quote Summary	
	Equipment Total Trade In	\$ 26,770.60 \$ (4,500.00)
	SubTotal	\$ 22,270.60
	Est. Service Agreement Tax	\$ 0.00
	Total	\$ 22,270.60
	Down Payment	(0.00)
	Rental Applied	(0.00)
	Balance Due	\$ 22,270.60

Salesperson: X\_\_\_\_\_\_ Accepted By: X\_\_\_\_\_\_



## **Selling Equipment**

Customer Name: MOODY COUNTY Quote ld: 33497683

ALL PURCHASE ORDERS MUST BE MADE OUT

TO (VENDOR): Deere & Company 2000 John Deere Run Cary, NC 27513 FED ID: 36-2382580

**UEID: FNSWEDARMK53** 

**Price Effective Date:** 

ALL PURCHASE ORDERS MUST BE SENT

TO DELIVERING DEALER: Kibble Equipment 25285 485th Avenue Garretson, SD 57030

605-594-3476

internetsales@kibbleeg.com

JOHN DEERE X739 Signature Series Tractor without mower deck

Contract: Sourcewell Grounds Maint

112624-DAC (PG NB CG

70)

October 1, 2025

Selling Price \* \$ 14,681.68

\* Price per item - includes Fees and Non-contract items

		" Price p	per item - inc	ludes Fees	and Non-c	contract items
Code Description	Qty	List Price	Discount%	Discount		
				Amount		<b>Contract Price</b>
5842M X739 Signature Series Tractor without mower deck	- 1	\$ 15,069.00	18.00	\$ 2,712.42	\$ 12,356.58	\$ 12,356.58
	Sta	ındard Optioi	ns - Per Unit			
001A United States and Canada	1	\$ 0.00	18.00	\$ 0.00	\$ 0.00	\$ 0.00
Standard Options Total		\$ 0.00		\$ 0.00	\$ 0.00	\$ 0.00
Dealer A	Attaci	nments/Non-	Contract/Ope	n Market		gir Nigiri ir
BM20714 Click-N-Go Bracket	1	\$ 159.43	18.00	\$ 28.70	\$ 130.73	\$ 130.73
(X400/X500 HDGTs, X700s)		<b>A</b> 400 00	40.00		0 / 10 00	<b>A.</b> 1. 5. 5.
BM21682 Power Flow chute (14 bu)	1	\$ 180.83	18.00	\$ 32.55	\$ 148.28	\$ 148.28
BUC102854 HC High-Performance  2 Power Flow (X700 Signature Series)	1	\$ 819.61	18.00	\$ 147.53	\$ 672.08	\$ 672.08
BM2067114-bu (493-L) 3-Bag Hopper Assembly (X400/X500 HDGT and X700 Series)	1	\$ 1,218.73	18.00	\$ 219.37	\$ 999.36	\$ 999.36
BM253052000-rpm front PTO (X500 HDGT and 4-wheel drive X700s)	1	\$ 456.89	18.00	\$ 82.24	\$ 374.65	\$ 374.65
Dealer Attachments Total		\$ 2,835.49		\$ 510.39	\$ 2,325.10	\$ 2,325.10
Value Added Services Total		\$ 0.00			\$ 0.00	\$ 0.00
Total Selling Price		\$ 17,904.49		\$ 3,222.81	\$ 14,681.68	\$ 14,681.68

JOHN DEERE 60-in. Shaft Drive High Capacity Mower Deck (60 HC)

Contract: Sourcewell Grounds Maint

112624-DAC (PG NB CG

October 1, 2025

Selling Price \*

\$ 2,508.38

Confidential

Price Effective Date:



# Selling Equipment

Quote Id: 33497683

Customer Name: MOODY COUNTY

ALL PURCHASE ORDERS MUST BE MADE OUT

TO (VENDOR): Deere & Company 2000 John Deere Run Cary, NC 27513 FED ID: 36-2382580 UEID: FNSWEDARMK53

ALL PURCHASE ORDERS MUST BE SENT

TO DELIVERING DEALER:

Kibble Equipment 25285 485th Avenue Garretson, SD 57030

605-594-3476

internetsales@kibbleeq.com

			* Price p	er item - inc	ludes Fees	and Non-c	ontract items
Code	Description	Qty	List Price	Discount%	Discount Amount	Contract Price	Extended Contract Price
907CM	60-in. Shaft Drive High Capacity Mower Deck (60 HC)	1	\$ 2,800.00	18.00	\$ 504.00	\$ 2,296.00	\$ 2,296.00
		Sta	ndard Option	ns - Per Unit			
001A	United States and Canada	1	\$ 0.00	18.00	\$ 0.00	\$ 0.00	\$ 0.00
3426	Auto Connect	1	\$ 259.00	18.00	\$ 46.62	\$ 212.38	\$ 212.38
	Standard Options Total		\$ 259.00		\$ 46.62	\$ 212.38	<b>\$ 212.</b> 38
	Value Added Services Total		\$ 0.00			\$ 0.00	\$ 0.00
Total Se	elling Price	100	\$ 3,059.00	10 10 11 11 11 11 11 11 11 11 11 11 11 1	\$ 550.62	\$ 2,508.38	\$ 2,508.38

JOHN DEERE 54-in. (137-cm) Quick-Hitch Front Blade

Contract:

Sourcewell Grounds Maint 112624-DAC (PG NB CG

70)

Selling Price \*

Price Effective Date:

October 1, 2025

\$ 1,439,92

\* Price per item - includes Fees and Non-contract items

			" Price I	per item - inc	ludes Fees	and Non-C	contract items
Code	Description	Qty	List Price	Discount%	Discount	Contract	Extended
	•	•			Amount	Price	<b>Contract Price</b>
1493M	54-in. (137-cm) Quick-Hitch Front Blade	1	\$ 800.00	18.00	\$ 144.00	\$ 656.00	\$ 656.00
		Stai	ndard Optio	ns - Per Unit			
001A	US/Canada	1	\$ 0.00	18.00	\$ 0.00	\$ 0.00	\$ 0.00
6800	HYDRAULIC ANGLING	1	\$ 225.00	18.00	\$ 40.50	\$ 184.50	\$ 184.50
6940	Front quick-hitch	1	\$ 731.00	18.00	\$ 131.58	\$ 599.42	\$ 599.42
	Standard Options Total		\$ 956.00		\$ 172.08	\$ 783.92	\$ 783.92
	Value Added Services Total		\$ 0.00			\$ 0.00	\$ 0.00
Total S	elling Price		\$ 1,756.00		\$ 316.08	\$ 1,439.92	\$ 1,439.92

JOHN DEERE ROPS Hard Cab

Contract:

Sourcewell Grounds Maint 112624-DAC (PG NB CG



# **Selling Equipment**

Quote ld: 33497683

Customer Name: MOODY COUNTY

ALL PURCHASE ORDERS MUST BE MADE OUT

TO (VENDOR):
Deere & Company
2000 John Deere Run
Cary, NC 27513
FED ID: 36-2382580
UEID: FNSWEDARMK53

ALL PURCHASE ORDERS MUST BE SENT TO DELIVERING DEALER:

Kibble Equipment 25285 485th Avenue Garretson, SD 57030

605-594-3476

internetsales@kibbleeq.com

70) Selling Price \*
Price Effective Date: October 1, 2025 \$8,140.62

			* Price p	per item - ind	cludes Fees	and Non-c	ontract items
Code	Description	Qty	List Price	Discount%	Discount	Contract	Extended
					Amount	Price	<b>Contract Price</b>
9356M	ROPS Hard Cab	1	\$ 8,375.00	18.00	\$ 1,507.50	\$ 6,867.50	\$ 6,867.50
		Sta	ndard Optio	ns - Per Unit			
001A	US and Canada	1	\$ 0.00	18.00	\$ 0.00	\$ 0.00	\$ 0.00
	Standard Options Total		\$ 0.00		\$ 0.00	\$ 0.00	\$ 0.00
热	Dealer /	Attach	ıments/Non-	Contract/Ope	en Market		
BM2509	4Heater quick connect kit	1	\$ 243.96	18.00	\$ 43.91	\$ 200.05	\$ 200.05
	(X710,X730,X734,X738,X739,	ı					
	X750,X754,X758)						
BM2503	3Heater, Tuck-Away	1	\$ 572.46	18.00	\$ 103.04	\$ 469.42	\$ 469.42
BUC101	8Auxiliary alternator kit (X710,	1	\$ 736.16	18.00	\$ 132.51	\$ 603.65	\$ 603.65
8	X730, X734, X738, X739)						
	Dealer Attachments Total		\$ 1,552.58		\$ 279.46	\$ 1,273.12	\$ 1,273.12
	Value Added Services Total		\$ 0.00			\$ 0.00	\$ 0.00
Total S	elling Price		\$ 9,927.58		\$ 1,786,96	\$ 8,140.62	\$ 8,140.62



CUSTOMER NAME:	Moody County, SD
ATTN:	DeAnna Berke
CUSTOMER ADDRESS:	101 E. PIPESTONE AVENUE, SUITE E FLANDREAU. South Dakota 57028-
CUSTOMER PHONE:	(605) 997-3101
CUSTOMER E-MAIL:	doe@moodycounty.net

#### MASTER SERVICES AGREEMENT

This Master Services Agreement ("Agreement") is entered into as of the date of last signature below (the "Effective Date") by and between the Customer identified above ("Customer") and Pictometry International Corp. dba EagleView, a corporation formed under the laws of the State of Delaware, with a place of business at 25 Methodist Hill Drive, Rochester, NY 14623 ("EagleView"). Customer and EagleView may be referred to individually as "Party" and, collectively, as "Parties." EagleView will provide the Products and Services in accordance with and subject to the conditions of this Agreement during the applicable Term.

#### **GENERAL TERMS AND CONDITIONS**

#### 1. DEFINITIONS

- **1.1.** "Account" means an account created for Customer by EagleView for the purpose of providing access to the Products and Services.
- **1.2.** "Activation" means the point in time when Customer has access to an Account and the Products and Services are available to Customer.
- 1.3. "Authorized User" means: (i) any employee or elected or appointed official of the Customer authorized by Customer to use the Products and Services; (ii) any additional users as may be defined in an Order Form (such as governmental subdivisions and their employees or elected or appointed officials) all of whom are considered to be agents of Customer for the purposes of Section 1.3; or (iii) a contractor of Customer, so long as Customer gives written notice of its intent to use such contractor to EagleView prior to being granted access to the Products and Services and, unless EagleView expressly waives such requirement for any individual, has entered into a written agreement with EagleView authorizing such access.
- 1.4. "Confidential Information" means any non-public information that is identified as or would be reasonably understood to be confidential and/or proprietary as disclosed by a Party ("Discloser") to another Party ("Recipient"). Confidential Information of EagleView includes, but is not limited to: (a) the Products and Services including any related software code and Documentation; (b) the terms of this Agreement including all Order Forms and statements of work, as applicable, and related pricing, and (c) EagleView's roadmaps, product plans, product designs, architecture, technology and technical information, security audit reviews, business and marketing plans, and business processes, however disclosed. Confidential Information will not include information that was (a) at the time of disclosure, through no fault of the Recipient, already known and generally available to the public; (b) at the time of disclosure to Recipient already rightfully known to the Recipient without any obligation of confidentiality; (c) disclosed to the Recipient by a third party who had the right to make the disclosure without any confidentiality restrictions; or (d) independently developed by the Recipient without access to or use of the Discloser's Confidential Information.
- **1.5.** "Documentation" means the materials describing the features and functions of the Products and Services as may be updated from time to time by EagleView.
- **1.6.** "Fee" means the fees charged by EagleView for the Products and Services as identified in an Order Form or an invoice issued by EagleView.
- 1.7. "Intellectual Property Rights" means all worldwide intellectual property rights whether registered or unregistered including copyrights, patents, patent applications, trademarks, service marks, trade secrets, and all other proprietary rights.



- 1.8. "Malware" means any software program or code intended to harm, destroy, interfere with, corrupt, or cause undesired effects on program files, data, or other information, executable code, or application software macros.
- 1.9. "Order Form" means a mutually agreeable order signed and dated by both Parties describing the Products and Services purchased by Customer. The Parties may enter into several Order Forms with each Order Form made part of this Agreement. In the event of a conflict between the terms of this Agreement and an Order Form, the Order Form will prevail; provided that notwithstanding anything to the contrary, no Order Form shall exist or be effective except to the extent it is governed by this Agreement.
- **1.10.** "Products and Services" means EagleView's proprietary products, services and content, whether or not identified in an Order Form, developed and owned or licensed by EagleView, its Affiliates (defined as its directors, officers, employees, agents, representatives, advisors, and persons or entities which are controlled by or are under common control with EagleView), and/or their licensors.

#### 2. ACCESS AND USE OF THE PRODUCTS AND SERVICES

- 2.1. Access to the Products and Services. Subject to Customer's compliance with the terms of this Agreement, EagleView hereby grants to Customer the right to access and use the Products and Services identified on an Order Form(s) for its internal business purpose on a limited, revocable, non-exclusive, non-transferable basis in accordance with the scope of use identified in the Order Form. Unless a different term of the license grant to Products and Services is set forth in an Order Form, the right to access and use the Products and Services for its internal business purpose during the term of any Order Form(s) is the only right granted to Customer under this Agreement and any Order Form(s). EagleView will have no liability for any loss or damage arising from Customer's failure to comply with the terms of this Agreement. EagleView will provide Customer a primary administrator Account for managing and granting access to its Authorized Users. Customer will be responsible for activating Authorized Users through use of the Account. Customer and its Authorized Users are responsible for maintaining the confidentiality of all passwords.
- **2.2.** Access Restrictions. Access by Customer and its Authorized Users to the Products and Services is subject to the following conditions:
  - **2.2.1.** Customer will not access the Products and Services or Confidential Information of EagleView in a way that might adversely affect the security, stability, performance, or functions of the Products and Services.
  - 2.2.2. Customer will not directly or indirectly: (a) resell or sublicense the Products and Services, (b) modify, disassemble, decompress, reverse compile, reverse assemble, reverse engineer, or translate any portion of the software related to the Products and Services; (c) create derivative works from the Products and Services; (d) use the Products and Services in violation of applicable law or the rights of others; (e) perform any vulnerability or penetration testing of the Products and Services; (f) cause harm in any way to the Products and Services or cause Malware to harm the Products and Services; (g) work around the Products and Services' technical limitations; (h) remove any proprietary notices from the Products and Services, software related to the Products and Services, documentation or any other EagleView materials furnished or made available hereunder; (i) access the software related to the Products and Services in order to build a competitive product or service; or (j) copy any features, functions or graphics of the software related to the Products and Services.
  - 2.2.3. Customer will not use the Products and Services in connection with any data that: (a) may create a risk of harm or loss to any person or property; (b) constitutes or contributes to a crime or tort; (c) is illegal, unlawful, harmful, pornographic, defamatory, infringing, or invasive of personal privacy or publicity rights; (d) contains any information that Customer does not have the right to use; or (e) use the Products and Services, or any software or documentation related to the Products and Services, in violation of export control laws and regulations.
  - 2.2.4. Customer and its Authorized Users shall only use the Products and Services for the use and purpose set out in this Agreement, and for no other purpose.



- 2.2.5. EagleView may suspend the Products and Services if EagleView determines, in its reasonable discretion, that suspension is necessary to protect Customer or the Products and Services from operational, security, or other material risk, or if the suspension is ordered by a court or other tribunal. In such event(s), EagleView will provide notice of suspension to Customer as soon as reasonably practicable.
- 2.3. Account Use. Customer is responsible for maintaining and keeping confidential its Account information, including passwords, usernames, and email addresses. If Customer becomes aware of: (i) any violation of the terms of this Agreement by an Authorized User or unauthorized access to an Account, or (ii) any compromise to an Account including unauthorized access to or disclosure of any Account information, passwords, usernames or login credentials, then Customer must promptly suspend any relevant access and notify EagleView.
- **2.4.** Reservation of Rights. Except for the limited rights expressly granted herein, EagleView and its Affiliates retain all right, title and interest in all Intellectual Property Rights and technology related to EagleView's proprietary Products and Services. Customer will preserve and keep intact all EagleView copyright, patent, and/or trademark notices presented in connection with the Products and Services. Customer will not assert any implied or other rights in or to any of EagleView's Intellectual Property Rights or Products and Services. From time to time, Customer may provide suggestions, ideas, enhancement requests, or other information on its use of the Products and Services ("Feedback"). Customer agrees that EagleView will have all right, title, and interest to use such Feedback without any restrictions and without any payment or other compensation to Customer.

#### 3. PAYMENT

- 3.1. Fees. Customer will pay the Fees within thirty (30) days of receipt of invoice. EagleView will have the right to assess a late payment charge on any overdue amounts equal to the lesser of: (i) one and one-half percent (1.5%) per month, or (ii) the maximum rate allowed by applicable law. Additional or different payment terms may be set forth in the Order Form. All Fees paid pursuant to this Agreement and any applicable Order Form are non-refundable and all Products and Services ordered pursuant to an Order Form are non-cancelable, unless expressly stated to the contrary in the Order Form. In the event that EagleView seeks legal recourse for the collection of any unpaid Fees from Customer, Customer will be responsible for all of EagleView's costs of such collection action if EagleView is the prevailing party. If any Fees are overdue by more than thirty (30) days, EagleView may, without limiting its other rights and remedies, suspend the Products and Services until such amounts are paid in full, provided that, EagleView will give Customer at least ten (10) days' prior notice that its account is overdue.
- **3.2. Pricing Changes.** If any Order Form is subject to renewal or extension, automatic or otherwise, EagleView may adjust the pricing for any Products and Services upon any renewal or extension of an Order Form by providing notice thereof at least ninety (90) days prior to the date for such renewal or extension.
- **3.3.** Taxes. The Fees do not include any levies, duties excise, sales, use, value added or other taxes, tariffs, or duties that may apply to the Products and Services ("Taxes"). Customer is responsible for paying all Taxes associated with its purchases hereunder. If EagleView has the legal obligation to collect Taxes from Customer, Customer will pay that amount to EagleView unless Customer provides EagleView with a valid tax exemption certificate authorized by the applicable taxing authority prior to billing. For clarity, EagleView is solely responsible for taxes assessable against it based on its income, property, and employees.

### 4. TERM AND TERMINATION

- **4.1.** Term. The term of this Agreement will commence on the Effective Date and will remain in effect for so long as there exists an open Order Form and for a period of twelve (12) months thereafter ("Term"). After expiration or early termination, Customer will not have any access to content or any Products and Services.
- **4.2. Termination; Suspension.** Either Party may terminate this Agreement or any Order Form upon written notice to the other Party if: (i) the non-terminating Party materially breaches this Agreement or any Order Form and fails to cure such breach within thirty (30) days of delivery of written notice; or (ii) if the other Party becomes the subject of a petition in bankruptcy or any other proceeding relating to insolvency, receivership, liquidation, or assignment for the benefit of creditors. EagleView may suspend access to the Products and Services in the event



Customer is in material breach of this Agreement and such breach has not been cured within thirty (30) days' written notice to Customer. In the event of suspension due to Customer's material breach of this Agreement, Customer will remain liable for all Fees applicable to the Term that would have been paid had access to the Products and Services not been suspended.

- 4.3. Effect of Termination on Fees: EagleView Breach. In the event this Agreement is terminated by Customer for a material breach by EagleView, (a) where EagleView has fully delivered imagery to Customer, no refund of fees will be made, or (b) where Customer, at the time of termination, is accessing on-line imagery and data access and/or software related to any Products and Services, EagleView will refund any unused prorated, prepaid fees for the Products and Services.
- 4.4. Effect of Termination on Fees: Customer Breach. In the event this Agreement is terminated by EagleView for a material breach by Customer or due to section 4.2 (ii) applying, Customer will be responsible for all Fees and Taxes under any current Order Form(s).
- **4.5.** Survival. Upon any expiration or termination of any Order Form or this Agreement, the following sections will survive with respect thereto: 2.4 (Reservation of Rights), 3 (Payment), 5 (Confidentiality), 7 (Indemnification), 8 (Limitation of Liability), and 9 (General Provisions).

### 5. CONFIDENTIALITY

- 5.1. Obligations. Each Party will hold the other Party's Confidential Information in confidence with at least as much care as it holds its own Confidential Information, and neither Party will disclose any of the other Party's Confidential Information to any third party. Each Party may use the Confidential Information solely for purposes of its performance under this Agreement, and may disclose such information to its employees, subcontractors and professional advisors only on a need-to-know basis, provided that such employees, subcontractors and professional advisors are bound by obligations of confidentiality at least as restrictive as those set forth in this Agreement.
- **5.2.** Required Disclosure. The Recipient may disclose Confidential Information as required by court order, Freedom of Information Act request, or otherwise by law, provided that it gives the Discloser prior written notice of such disclosure (to the extent legally permitted) as well as reasonable assistance if Discloser seeks a protective order to prevent the disclosure. Any disclosure pursuant to this Section 5.2 will be restricted to include the least amount of Confidential Information necessary to comply with the law or order. All costs incurred by the Recipient in connection with complying with such order will be paid solely by the Recipient.

### 6. WARRANTIES

- 6.1. Mutual Warranties. Each Party represents and warrants to the other Party that: (i) it is an organization duly organized, validly existing and in good standing under the laws of the jurisdiction of its formation, has all requisite power and authority to carry on its business and to own and operate its properties and assets; and (ii) the individual signing this Master Services Agreement and any Order Forms has the requisite authority to bind the party to this Agreement and the Order Form, respectively.
- **6.2.** EagleView Warranty. EagleView warrants that (i) it will provide the Products and Services with commercially reasonable care and skill; and (ii) the Products and Services will conform to the then-current Documentation in all material respects. In the event of a breach of this warranty, Customer's sole and exclusive remedy will be as described in Section 4.3 Payments Upon Termination.
- 6.3. Disclaimer. EXCEPT FOR EXPRESS WARRANTIES SET FORTH IN THIS AGREEMENT, EAGLEVIEW MAKES NO ADDITIONAL REPRESENTATION OR WARRANTY OF ANY KIND, WHETHER EXPRESS, IMPLIED IN FACT OR BY OPERATION OF LAW, OR STATUTORY, AS TO ANY MATTER WHATSOEVER. EAGLEVIEW EXPRESSLY DISCLAIMS ALL IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. EAGLEVIEW DOES NOT WARRANT THAT THE PRODUCTS AND SERVICES (INCLUDING ANY SUPPORT SERVICES) WILL BE ERROR FREE, WILL MEET CUSTOMER'S REQUIREMENTS, OR WILL BE TIMELY OR SECURE. CUSTOMER WILL NOT HAVE THE RIGHT TO MAKE OR PASS ON ANY REPRESENTATIONS OR WARRANTY ON BEHALF OF CUSTOMER TO ANY THIRD PARTY. TO THE



MAXIMUM EXTENT PERMITTED BY LAW, THE PRODUCTS AND SERVICES AND SUPPORT SERVICES ARE PROVIDED "AS IS."

#### 7. INDEMNIFICATION

- 7.1. EagleView Indemnification. EagleView will defend Customer against any claim, demand, suit or proceeding made by a third party alleging that the Products and Services infringes the intellectual property rights of such third party and will pay all costs or damages that are finally awarded by a court of competent jurisdiction (including reasonable attorneys' fees) or agreed to in a written settlement signed by EagleView; provided, however, that Customer will: (i) notify EagleView in writing within ten (10) calendar days of its receipt of notice of the claim, (ii) give EagleView sole control of the defense and settlement of the claim (except that EagleView will not settle any claim that results in liability or an admission of liability by Customer without Customer's prior written consent), and (iii) provide EagleView with all reasonable assistance, information, and authority necessary to perform EagleView's obligations under this paragraph. Notwithstanding the foregoing, EagleView will have no liability for any claim of infringement or misappropriation to the extent such claim arises from: (i) use of the Products and Services in combination with materials including software, hardware, or content not furnished by EagleView; or (ii) Customer's breach of this Agreement.
- **7.2.** Remedies. In the event the Products and Services are held or is believed by EagleView to infringe or misappropriate any Intellectual Property Rights of a third party, EagleView will have the option, at its expense, to: (i) replace the Products and Service with a non-infringing equivalent, (ii) modify the Products and Services to be non-infringing, (iii) obtain for Customer a license to continue using the Products and Services; or (iv) terminate this Agreement or any relevant Order Form and refund any prepaid, prorated fees for the remainder of the Term. The foregoing remedies constitute Customer's sole and exclusive remedies and EagleView's sole liability with respect to any third-party infringement claim.
- 7.3. Customer Indemnification. Customer will, at its expense, defend EagleView from and against all third party claims and will pay any costs, losses or damages that are finally awarded (including reasonable attorneys' fees) or agreed to in settlement to the extent arising out of Customer's breach of this Agreement, provided that (i) EagleView notifies Customer in writing within ten (10) calendar days of its receipt of written notice of the claim, (ii) Customer has sole control of the defense and settlement of the claim (except that Customer will not settle any claim that results in liability or an admission of liability by EagleView without EagleView's prior written consent), and (iii) EagleView provides Customer with all reasonable assistance, information, and authority necessary to perform Customer's obligations under this paragraph.

### 8. LIMITATION OF LIABILITY

- 8.1. Consequential Damages. TO THE EXTENT PERMITTED BY LAW, IN NO EVENT WILL EITHER PARTY OR ITS AFFILIATES BE LIABLE TO THE OTHER FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, COVER, BUSINESS INTERRUPTION, SPECIAL, OR PUNITIVE DAMAGES OF ANY KIND OR NATURE, INCLUDING, BUT NOT LIMITED TO, LOSS OF USE, DATA, PROFITS, REVENUE, OR GOODWILL, WHETHER AN ACTION IS BASED IN CONTRACT, TORT, OR OTHERWISE, REGARDLESS OF WHETHER EITHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.
- 8.2. Limitation of Liability. EXCLUDING EITHER PARTY'S INDEMNIFICATION OBLIGATIONS PURSUANT TO SECTION 7, TO THE EXTENT PERMITTED BY LAW, THE AGGREGATE AND CUMULATIVE LIABILITY OF EITHER PARTY INCLUDING ALL THEIR AFFILIATES REGARDLESS OF THE FORM OF ACTION, WHETHER IN CONTRACT OR TORT (INCLUDING BUT NOT LIMITED TO NEGLIGENCE) WILL IN NO EVENT EXCEED THE TOTAL AMOUNT OF FEES PAID AND PAYABLE BY CUSTOMER IN THE TWELVE MONTHS PRECEDING THE ACTIONS GIVING RISE TO THE CLAIM.

### 9. GENERAL PROVISIONS

**9.1.** Export Laws. The Products and Services and derivatives thereof may be subject to export laws and regulations of the United States and other jurisdictions. EagleView and Customer each represent that it is not named on any U.S. government denied-party list. Customer will not permit any user to access, use, export, reexport, or transfer, directly or indirectly, any Products and Services or content in a U.S.-embargoed country or region



(including but not limited to Cuba, Iran, North Korea, Sudan, Syria, Crimea, or Russia) or in violation of any U.S. export law or regulation.

- 9.2. No Third-Party Beneficiaries. Except as specifically identified in this Agreement, nothing in this Agreement is intended to confer upon any person other than the Parties and their respective successors or permitted assigns, any rights, remedies, obligations, or liabilities whatsoever.
- 9.3. Independent Contractors. Nothing contained in this Agreement will be deemed or construed as creating a joint venture or partnership between any of the Parties hereto. Neither Party will have the power or authority to control the activities or operations of the other. At all times, the status of the Parties will be that of independent contractors.
- 9.4. Force Majeure. Except with respect to Customer's payment obligations, each Party will be excused from performance under this Agreement, will not be deemed to be in breach hereof, and will have no liability to the other Party whatsoever if either party is prevented from performing any of its obligations hereunder, in whole or in part, as a result of a Force Majeure Event. A "Force Majeure Event" means an event or occurrence beyond the control of the nonperforming Party, such as an act of God or of the public enemy, embargo or other act of government in either its sovereign or contractual capacity, government regulation, travel ban or request, court order, civil disturbance, terrorism, war, quarantine restriction, epidemic, virus, fire, weather, flood, accident, strike, slowdown, delay in transportation, electrical power outage, interruption or degradation in electronic communications systems, inability to obtain necessary labor, materials or manufacturing facilities, and other similar events. In the event of any delay resulting from a Force Majeure Event, any date of delivery hereunder will be extended for a period equal to the time lost because of the delay.
- 9.5. Security Assessment. Upon reasonable request, EagleView will assist Customer in its EagleView security risk assessments by completing forms and providing reports that provide Customer with generally available information relating to EagleView's information security practices. Such information will include high level overviews of implemented security measures, such as access controls, encryption, or other means, where appropriate, and will provide details relating to how Customer's Confidential Information is disclosed, accessed, processed, and stored (as applicable).
- 9.6. Assignment. Neither Party may assign any of its rights or obligations hereunder, whether by operation of law or otherwise, without the other Party's prior written consent (not to be unreasonably withheld); provided, however, either Party may assign this Agreement in its entirety (including all Order Forms), without the other Party's consent to its Affiliate or in connection with a merger, acquisition, corporate reorganization, or sale of all or substantially all of its assets. Subject to the foregoing, this Agreement will bind and inure to the benefit of the Parties and their respective successors and permitted assigns.
- 9.7. Governing Law. This Agreement will be governed by the laws of the state the Customer is located in without regard to conflict of law principles. The Parties agree that any claims, legal proceedings, disputes and litigation arising out of or in connection with this Agreement will be brought solely in the state or federal courts located in the jurisdiction in which the Customer is based.
- 9.8. Severability & Waiver. The failure of either Party to exercise any right or the waiver by either Party of any breach, will not prevent a subsequent exercise of such right or be deemed a waiver of any subsequent breach of the same, or any other provision of this Agreement. All waivers must be in writing and signed by the Party waiving its rights. If any section of this Agreement is held to be invalid or unenforceable, the remaining sections of this Agreement will remain in force to the extent feasible.
- 9.9. Notices. Notwithstanding anything to the contrary in this Agreement, notices and other communications may be given or made pursuant to this Agreement via electronic mail. Notwithstanding the foregoing, any notice concerning a material breach, violation, or termination hereof must be in writing and will be delivered: (a) by certified or registered mail; or (b) by an internationally recognized express courier or overnight delivery service. All written notices or other written communications to EagleView will be provided to the address listed above and addressed to: ATTENTION: LEGAL DEPARTMENT. All written notices to Customer will be sent to the address identified on the Order Form and addressed to the individual signing said Order Form and will be deemed to have been duly given when delivered personally, when deposited in the U.S. mail, certified or registered mail, or when



deposited with an overnight courier or delivery service. With respect to notices and other communications regarding EagleView's privacy policy, support plan, or other similar provisions, such notices will be deemed given when posted to EagleView's website (www.eagleview.com) or e-mailed to the Customer's Account administrator(s).

- **9.10.** Execution in Counterparts. This Agreement may be executed in one or more counterparts, each of which will be deemed to be an original and all of which together will constitute only one agreement. The execution and delivery of counterparts of this Agreement by electronic mail, electronic form (including execution by way of an electronic or other signature stamp), website submission, facsimile, or by original manual signature, regardless of the means or any such variation in pagination or appearance will be binding upon the Parties executing this Agreement.
- **9.11.** Order of Precedence. In the event of any conflict, or inconsistency among the terms and conditions contained in documents comprising the Agreement, such conflict or inconsistency shall be resolved according to the following order of precedence, with the first document listed having the highest precedence: any exhibits in the order of their attachment (for example, Exhibit A, then Exhibit B, etc.), the Order Form, and this Agreement.
- **9.12.** Entire Agreement. This Agreement, along with the Order Form(s), and any attached exhibits, which are all incorporated into this Agreement by reference, contains the entire understanding of the Parties with respect to the subject matter hereof and supersedes all prior agreements, oral or written, and all other communications between the Parties relating to such subject matter. The Parties agree that any term or condition stated in a Customer purchase order is null and void. This Agreement may not be amended or modified except by mutual written agreement. In the event that any court holds any provision of this Agreement as null, void, or otherwise ineffective or invalid, such provision will be deemed to be restated to reflect as nearly as possible the original intentions of the Parties in accordance with applicable law, and the remaining provisions will remain in full force and effect. The unenforceability of any provision of this Agreement will not affect the validity of the remaining provisions hereof. A waiver by either Party of a breach or failure to perform hereunder will not constitute a waiver of any subsequent breach or failure.

[Signature page follows]



CUSTOMER	EAGLEVIEW
MOODY COUNTY, SD	PICTOMETRY INTERNATIONAL CORP. DBA
	EAGLEVIEW
	a Delaware corporation
SIGNATURE:	SIGNATURE:
NAME:	NAME:
TITLE:	TITLE:
EXECUTION DATE:	EXECUTION DATE:



## EXHIBIT A AGREEMENT NON-STANDARD TERMS AND CONDITIONS

The terms and conditions of this Exhibit A include all mutually agreed upon changes to the terms and conditions of this Agreement. In the event of any conflict, or inconsistency among the terms and conditions contained in documents comprising the Agreement, such conflict or inconsistency shall be resolved according to the following order of precedence, with the first document listed having the highest precedence: any exhibits in the order of their attachment (for example, Exhibit A, then Exhibit B, etc.), the Order Form, and this Agreement.

Not applicable to this Agreement.

[Remainder of page intentionally left blank]



## ORDER FORM

.CUSTOMER NAME:	Moody County, SD
ORDER FORM TERM (DURATION):	3 year(s)
ORDER FORM EFFECTIVE DATE:	
MASTER SERVICES AGREEMENT EFFECTIVE DATE:	
This Order Form is governed by the terms and conditions of the Master Services Agreement with the effective date listed between Pictometry International Corp. dba EagleView and Moody County, SD.	

ORDER	#
LC-100132	75

	BILL TO
į	Moody County, SD
	DeAnna Berke
	101 E. PIPESTONE AVENUE, SUITE E
į	FLANDREAU, South Dakota 57028-
Transferra	(605) 997-3101
	doe@moodycounty.net

SHIP TO
Moody County, SD
DeAnna Berke
101 E. PIPESTONE AVENUE, SUITE E
FLANDREAU, South Dakota 57028-
(605) 997-3101
doe@moodycounty.net

CUSTOMER ID	SALES REP	REFRESH FREQUENCY
A1194135	Ryan Kaza	Triennial

REFRESH	[ 1	
.QTY	.PRODUCT NAME	PRODUCT DESCRIPTION
1	Eagleview Cloud - Software - Plus	Provides an unlimited number of authorized users the ability to login and access the EagleView Cloud software and analytics via the web-based EagleView Cloud platform. This software provides a robust compliment of tools for engaging with imagery as well as additional project and collaboration tools, and access to mobile application. Requires the purchase of an EagleView - Imagery entitlement.
1		Provides activation of integrations between the EagleView Cloud platform and compatible customer environments (including compatible CAMA providers, 911/PSAP, Cityworks, and ESRI/GIS) and via the Integrated Web Application.
1		Provides entitlement for customers to imagery from EagleView's extensive image library. The library includes access to EagleView high-resolution orthographic and oblique imagery. Image Library is refreshed regularly at the GSD and frequency specified per location. Services term commences on date of activation.
6		Includes access to historical ortho and oblique frame imagery from the EagleView archive. Quantity represents the number of calendar years of archive imagery available in EagleView Cloud.



#### FEES

Due at Initial Activation of Services

\$0

Unless either Party gives notice of its intent not to renew this Order Form at least one hundred and twenty (120) days prior to the end of the Term, it will automatically renew.

### PRODUCT PARAMETERS

### Disaster Response Program ("DRP")

If EagleView Cloud - Disaster Response Program is listed in the above product table, then this section applies to this Order Form. If EagleView Cloud - Disaster Response Program is not listed in the above product table, then this section does not apply to this Order Form.

This Order Form includes eligibility for the DRP described below so long as the customer remains under an active services agreement and in good standing with EagleView. Imagery captured through DRP will be captured "as-is".

A. Disaster Coverage Imagery at No Additional Charge – EagleView will, upon request of Customer and at no additional charge, provide standard quality imagery of up to 200 square miles of affected areas (as determined by EagleView) upon the occurrence of any of the following events during any period Customer is eligible for DRP:

- Hurricane: areas affected by hurricanes of Category 2 and higher.
- Tornado: areas affected by tornados rated EF4 and higher.
- Terrorist: areas affected by damage from terrorist attack.
- Earthquake: areas affected by damage to critical infrastructure resulting from earthquakes measured at 6.0 or higher on the Richter scale.
- Tsunami: areas affected by damage to critical infrastructure resulting from tsunamis.

B. Discounted Rate – Coverage for areas affected by the events set forth above exceeding 200 square miles will be, subject to EagleView resource availability, offered to Customer at the then-current DRP rates. Also, coverage for areas affected by hurricanes below Category II, tornadoes below EF4 or earthquakes rated below 6.0 on the Richter scale, flooding meeting or exceeding the major flood stage, wildfires impacting population centers, or other disasters as agreed to between the customer and EagleView, will be, subject to EagleView resource availability, offered to Customer at the then current DRP rates.

[Signature page follows]



This Order Form is incorporated by reference into the Master Services Agreement between EagleView and Customer.

CUSTOMER	EAGLEVIEW
MOODY COUNTY, SD	PICTOMETRY INTERNATIONAL CORP. DBA
·	EAGLEVIEW
	a Delaware corporation
SIGNATURE:	SIGNATURE:
NAME:	NAME:
TITLE:	TITLE:
EXECUTION DATE:	EXECUTION DATE:



## **Brookings County Sheriff's Office**

315 7<sup>th</sup> Ave Brookings SD 57006

Phone: (605) 696-8300

Fax: (605) 696-8330

Email: bcso@brookingscountysd.gov

## **BROOKINGS COUNTY DETENTION CENTER INMATE HOUSING CONTRACT**

THIS AGREEMENT made and entered into this 1ST day of JANUARY, 2026, by and between the County of Brookings, State of South Dakota, hereinafter referred to as Brookings County, and the county of MOODY, State of South Dakota, hereinafter referred to as the Contracting County.

WHEREAS, the Brookings County Sheriff's Office operates the Brookings County Detention Center, in the city of Brookings, South Dakota, a facility capable of housing and maintaining prisoners; and

WHEREAS, The Contracting County desires to house and maintain its prisoners at the Brookings County Detention Center; and

WHEREAS, Brookings County and the Contracting County both desire to enter into a contract whereby the Contracting County's prisoners are housed and maintained at the Brookings County Detention Center pursuant to Chapter 24-11 of the South Dakota Codified Laws;

NOW THEREFORE, Brookings County and the Contracting County by and through their respective County Commissioners, in consideration of the mutual covenants and stipulations set forth, the parties hereto mutually agree as follows:

١.

That Brookings County agrees to receive, house, and maintain the prisoners of the Contracting County pursuant to the terms of this contract.

11.

That in consideration therefore, the Contracting County agrees to pay Brookings County the sum of One Hundred Five Dollars (\$105.00) per day per Adult Contract that Brookings County houses and maintains a prisoner for the Contracting County. Said cost includes Brookings County providing of meals, lodging, clothing, laundry, basic hygiene products, and other services deemed appropriate.

Ш.

The Contracting County agrees to pay Brookings County the sum of **One Hundred Five Dollars (\$105.00)** per Adult prisoner-day for each and every day or partial day a prisoner of the Contracting County is incarcerated and housed in the Brookings County Detention Center. Contracting County may not be billed for two (2) days when a prisoner is admitted to the Brookings County Detention Center after the hour of noon on one day and released before noon the following day. Brookings County may bill for the day of admission or the day of release, but not both. Payment by Contracting County shall be determined and made on a monthly basis.

IV.

That Brookings County understands and agrees that it will provide medical, dental, and mental health care for prisoners of the Contracting County at the expense of the Contracting County. Brookings County will contact the Contracting County for routine medical, dental, or mental health services approval prior to such services. However, in the event of a medical, dental, or mental health emergency, Brookings County will contact the Contracting County as soon as practical following such services. The costs of any medical, dental, or mental health care /services provided to a prisoner of the Contracting County is the responsibility of the Contracting County and

must be paid directly to the provider of such services. Contracting County further understands and agrees that the final determination as to whether or not medical, dental, or mental health care is necessary is left to the sole discretion of the Brookings County Sheriff's Office.

The Contracting County agrees and understands that Brookings County will provide transportation to and from routine doctor appointments, emergency medical services, and other transportation as needed, at an hourly rate of fifty dollars (\$50.00) per hour with a minimum one-hour charge for any transportation provided by Brookings County.

٧.

That the Contracting County herein agrees to assume all responsibility for transporting prisoners to the Brookings County Detention Center at its own expense, and to provide transportation for prisoners to and from Court at its own expense. Contracting County further agrees to assume responsibility for making suitable arrangements for Bond or release from Brookings County Detention Center or those prisoners of Contracting County held by Brookings County. Contracting County further agrees and understands that it is the responsibility of Contracting County to know when its prisoners held in the Brookings County Detention Center are to be in Court.

VI.

That the Contracting County herein further agrees that all prisoners of the Contracting County housed in the Brookings County Detention Center are subject to the rules and regulations set forth in the Brookings County Detention Center Inmate Handbook; a copy of which is hereby acknowledged to have been received by the Sheriff of the Contracting County, and any and all State Standards that may be forthcoming from the South Dakota Legislature or other authorized committee or agency of the State of South Dakota.

VII.

The Contracting County herein agrees to assume all the responsibility and expense of any damage done to the facility or equipment by the Contracting County's prisoner. Brookings County will work with the Contracting County for prosecution of the prisoner to potentially assist the Contracting County with collecting restitution for the expense of the damage.

VIII.

That the Contracting County herein further agrees and understands that Brookings County has a limited number of work release spaces available. That Brookings County reserves the right to make the sole determination of whether or not there are work release spaces available at the Brookings County Detention Center. Contracting County further agrees that if Brookings County does not have workspaces available for prisoners of the Contracting County, that it will be the responsibility of Contracting County to notify the sentencing Court to make whatever arrangements necessary to insure compliance with the Court Order, or arrange other facilities. All work release shall follow Brookings County Work Release procedures.

The Contracting County shall set the daily rate at which to charge its prisoners who are allowed work release. It is agreed that the responsibility for collection and crediting of work release funds shall rest solely with the Contracting County.

IX.

That the Contracting County fully agrees and understands that Brookings County and the Brookings County Sheriff's Office reserve the right to refuse to house and maintain any prisoner for health reasons or based upon the physical capacity limitations of the Brookings County Detention Center. This will be at the sole discretion of Brookings County.

Brookings County and the Contracting County fully agrees and understands that there may, from time to time, be circumstances surrounding a special needs prisoner which could significantly impact the liability of all parties involved. The counties herein agree that the agencies involved will work together in such a way as to

minimize the potential for dispute in such instances and find a reasonable solution that best protects the interests of both Brookings County and the Contracting County. Brookings County reserves the right to refuse to accept a prisoner, or require medical clearance from a health care provider, pursuant to the policies and procedures of Brookings County. These conditions include but are not limited to: Blood Alcohol Level (BAC) of .300 or higher; extreme intoxication from narcotics; suspected to be going through withdrawals from alcohol or narcotics; unable to walk under their own power; unconscious; untreated broken bones; sustained a head injury, neck, or spinal injuries; open wounds; significant bleeding; un-sentenced females (New Arrests) in labor or expecting within 20 days; sentenced females that are 30 weeks into pregnancy; infectious disease; significant infections; NARCAN has been administered in the last 12 hours; and showing signs of excited delirium.

Х.

That the Contracting County agrees to indemnify Brookings County and hold Brookings County harmless of all claims, demands or judgment against Brookings County by prisoners held for Contracting County for all claims, demands, judgment for allegations of but not limited to the following: false arrest, false detention, inadequate facilities or any civil rights violation. Contracting County also agrees to pay all legal costs in defense of Brookings County as a result of litigation against Brookings County by prisoners of Contracting County for the above claims, demands or judgment.

Brookings County agrees to assume all liability for any claims resulting from negligent hiring of Detention Center personnel or the negligence of any of its employees in the care for prisoners of the Contracting County and shall hold the Contracting County harmless therein.

XI.

That the Contracting County herein further understands and agrees that, following Marcy's Law, they will promptly take full responsibility of all victim rights and notifications, including in the event of the release or escape of any prisoners of Contracting County housed in the Brookings County Detention Center that would have charges that constitute a victim.

XII.

That the parties to this agreement herein fully agree that Brookings County may cancel this agreement by giving thirty (30) days notice to the Auditor of Contracting County. Said notice shall be by certified or registered mail. Contracting County herein agrees it shall have no claim or claims of any kind or of any nature against Brookings County for Brookings County's cancellation of this agreement. Contracting County further agrees that should Brookings County decide by action of the County Commissioners of Brookings County to alter terms and conditions of this agreement, including the cost of housing prisoners, that the said alterations or changes shall be made known to the Contracting County by certified or registered mail to the County Auditor of Contracting County. Contracting County herein agrees and understands that said alteration or change in this written contract shall commence and take full force and effect thirty (30) days after notice is received by Contracting County unless other agreement is reached between parties in this agreement.

XIII.

That the parties to this agreement specifically agree that any and all changes in this agreement shall be made in writing and attached to the master copy of this agreement which shall be held by Brookings County at the County Auditor's Office. The parties to this agreement do further agree that this agreement constitutes the complete understanding and agreement of the parties hereto and that no other oral agreements have been made that are binding upon the parties hereto.

XIV.

That the Contracting County herein agrees to provide copies at the authority of Brookings County to hold a prisoner. The authority to hold shall be either an Order of a Court, Warrant of Arrest and/or Complaint, Bench Warrant, Traffic Citation, Sentence, together with the signature of the officer delivering said prisoner on a form

titled Custody Authorization. Said paperwork is the consent of Contracting County for Brookings County to bill Contracting County under the terms and conditions of this agreement, and subjects both parties to bill Contracting County under the terms and conditions of this agreement, and subjects both parties to any other terms and conditions of this agreement, State Law, Detention Center Policies Manual, or further addendum or modification of this contract.

Brookings County reserves the right to reject any prisoner delivered without adequate authorization from Contracting County.

This agreement shall be effective this 1ST day of JANUARY, 2026, and end on the 31ST day of DECEMBER, 2026.

Chairperson, Brookings County Commissioners	Chairperson, MOODY County Commissioners
ATTEST:	ATTEST:
Brookings County Finance Officer	MOODY County Finance Officer
Brookings County Sheriff	MOODY County Sheriff