

RESOLUTION No.

15-142

OF THE BOARD OF SUPERVISORS OF THE COUNTY OF NEVADA

RESOLUTION AUTHORIZING THE PURCHASE OF A PITNEY BOWES CONNECT+ 3000 DIGITAL MAILING SYSTEM AND AMENDING THE CENTRAL SERVICES FISCAL YEAR 2014/15 BUDGET

WHEREAS, the Nevada County Central Services Division has the responsibility to provide mail services for County departments totaling over 190,000 pieces of metered mail annually; and

WHEREAS, the current mailing system, County asset No. 26608, is nine years old and does not comply with new U.S. Postal Service requirements for address verification and barcoding of metered mail and packages; and

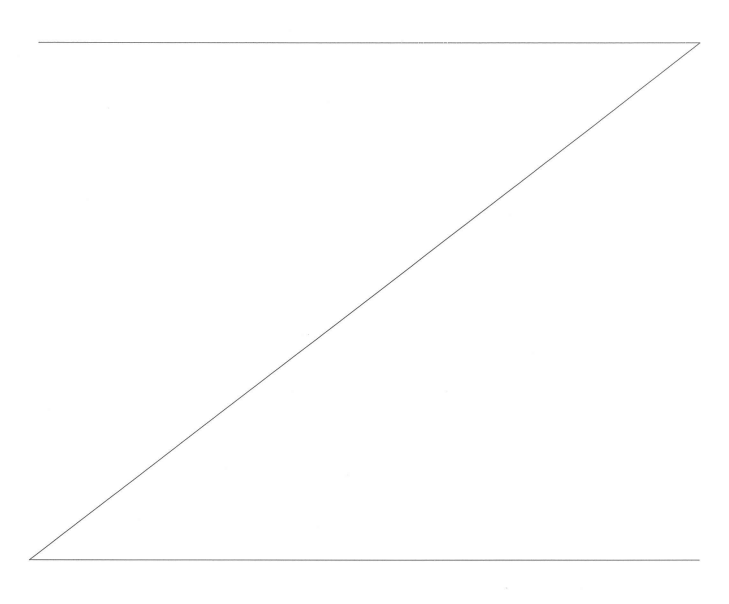
WHEREAS, the increased capabilities of the Connect+ 3000 will offer continued savings to County departments through bulk pricing, bar coding and package mail discount; and

NOW, THEREFORE, BE IT HEREBY RESOLVED, that the Board of Supervisors, of the County of Nevada, State of California:

- 1. Authorizes disposal of County asset No. 26608.
- 2. Authorizes procurement of a Pitney Bowes connect+ 3000 Digital Mailing System through a five-year capital lease, in the amount of \$22,555.
- 3. Authorizes the Auditor-Controller to amend the Fiscal Year 2014/15 Central Services budget as follows:

Increase:

4332-92004-412-1000/470200 \$22,555 4332-92004-412-1000/540410 \$22,555



PASSED AND ADOPTED by the Board of Supervisors of the County of Nevada at a regular meeting of said Board, held on the 14th day of April, 2015, by the following vote of said Board:

Ayes:

Supervisors Nathan H. Beason, Edward Scofield, Dan Miller,

Hank Weston and Richard Anderson.

Noes:

None.

Absent:

None.

Abstain:

None.

ATTEST:

JULIE PATTERSON HUNTER
Interim Clerk of the Board of Supervisors

4/15/2015 cc:

IGS* AC*(hold) Edward C. Scofield, Ch

5/8/2015 cc:

Purchasing* AC*(release)



WSCA / NASPO Term Rental Installment Option A Agreement (Version 3/13)

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WSCA/NASPO Term Rental Installment Option A Agreement

WCCA/NACDO To-		1 1 1					
WSCA/NASPO Ter							
Account # 60	- 4-21-1S		Agreement	t Number			
Your Business Infor	mation		THE PROPERTY OF STREET, STREET	100 mm 100 mm 100 As 10 As 10 As 100			
NEVADA COUNTY CENT	TRAL SVC ERIC ROOD ADMIN. BLDG. 1		94-6000	526			
Full Legal Name of Customer		DBA Name of Customer	Tax ID # (FEIN/TIN)				
950 MAIDU AVE		NEVADA CITY	CA	95959-8600			
Billing Address: Street		City	State	Zip+4			
Billing Address. Guest		o.i,					
			15756443881				
Billing Contact Name		Billing Contact Phone #	Billing CAN #				
950 MAIDU AVE		NEVADA CITY	CA	95959-8600			
Installation Address (If different fi	rom billing address): Street	City	State	Zip+4			
			15756450886				
Installation Contact Name		Installation Contact Phone #	Installation CAN #				
Final Davied (from to)		Customer PO #	Delivery CAN#				
Fiscal Period (from - to)		Customer PO #	Delivery CAN #				
Your Business Need	ds	的种类的特色的特色的 1865年 1865年 1866年 1889年 1885年	ROOM WHEN SHEET SHEET AND A STREET	经 协会的协议的证明的标准。			
Qty Business Solution		Check items to be include	d in customer's payment				
Mail Stream Soluti		1. 1	nce (1st year included)				
1 Connect+ 3000 Se		Provides service coverage	e including certain parts and labor				
1 Connect+ Series M		Software Maintenance	e (1st year included)				
1 220/135 LPM Feat		Provides revision updates	s and technical assistance				
1 30 lb Interfaced We	0 0						
	s (Max 100 Accounts)	X	ption (Included with your meter re-	ntal)			
1 e-Return Receipt Feature			Provides postal and carrier updates				
	andard Apps Center		IntelliLink® Subscription/Meter Rental Provides simplified billing and includes ()resets per year				
1 Connect+ Mono Pr		(X) Confirmation Services	(v) 0 - 5 - 1 - 1 - 2 - 1 - 2				
1 Connect+ Power S		() Purchase Power®	() Purchase Power® Receive an invoice for postage,consolidated billing				
1 Connect+ VBS Training			and enhanced management reporting information.				
Additional Items or	n following page						
Your Payment Plan							
Tour rayment riam			bb	的 · 医克里特氏 · 医克里特氏管 · 医克里特氏管 · 医克里特氏管 · 医克里特氏管 · 医克里特氏管 · 医克克克克克克克克克克克克克克克克克克克克克克克克克克克克克克克克克克克			
Number Of Months	Monthly Amount *	() Required advanc Tax Exempt#	e check of \$ received State Tax (If appl	licable)			
First 60	\$626.33	() Tax Exempt Certif		,			
(*Does not include any applicable taxe		() Tax Exempt Certif	ficate Not Required				
Your Signature Belo							
	gree to be bound by this Term Rental Installn s/Entity's Participating Addendum, which is						
	hich are available at www.pb.com/states. The						
	cy with this Rental, the Agreements will super						
completed its credit and do	cumentation approval process and an authorized PE	3GFS employee signs below.					
$C\Omega_1$		/ / -					
March	Was 4	117/15 #	‡7-12-70-26				
Customer Signature		Date S	state's/Entity's Participating Addendum#				
Massil	M Ross Purcha	al Asst	ary, ross@co.neva	10 00 105			
Print Name	M NOW		mail Address	au. ca. us			
Print Name			pol .				
Sales Information		国。2013年10日日 1905 REVER (1916年1978年1978年1978年1978年1978年1978年1978年1978	Carrier and Car	HI TO BE THE SHEET HE WAS			
Ted Larkin	0	004					
Account Rep Name	С	District Office	PBGFS Acceptance				
Equipment Vendor: Pitnev Bowes Inc.	for Sales and Service call 1-800-322-8000						
{C0174881.2 }	P	Page 1 Se	e www.pb.com/states for additional terr	ms and conditions			



WSCA/NASPO Term Rental Installment Option A Agreement Account # 60

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Your Business Information			
NEVADA COUNTY CENTRAL SVCS ERIC ROOD ADMIN. BLDG. 1			
Full Legal Name of Customer	DBA Name of Customer	Tax ID # (FEIN/TIN)	
950 MAIDU AVE	NEVADA CITY	CA	95959-8600
Billing Address: Street	City	State	Zip+4
		15756443881	
Billing Contact Name	Billing Contact Phone #	Billing CAN #	
950 MAIDU AVE	NEVADA CITY	CA	95959-8600
Installation Address (If different from billing address): Street	City	State	Zip+4
		15756450886	
Installation Contact Name	Installation Contact Phone #	Installation CAN#	
Fiscal Period (from - to)	Customer PO #	Delivery CAN #	

Your Business Needs

1 Oui	Dusiness Needs
1	Connect+ VBS Welcome Kit
1	pbSmartPostage Free
1	Barcode Scanner
1	IntelliLink Subscription
1	15/30 lb Weighing Platform
1	Roll Tape Kit
1	Connect+ Series Console with Scale Stand
1	Console Extension Kit
1	INVIEW Dashboard – Two+ Sites (All Systems)
1	INVIEW Dashboard – Connect+ Single Meter
	Additional Items on following page



INVIEW Dashboard Set-Up & Training

WSCA/NASPO Term Rental Installment Option A Agreement

Account # 60		Agreement Number		
Your Business Information				
NEVADA COUNTY CENTRAL SVCS ERIC ROOD ADMIN. BLDG. 1				
Full Legal Name of Customer	DBA Name of Customer	Tax ID # (FEIN/TIN)		
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		15756450886		
Installation Contact Name	Installation Contact Phone #	Installation CAN #		
Fiscal Period (from - to)	Customer PO #	Delivery CAN#		
Your Business Needs				

Pitney Bowes Global Financial Services LLC will serve as a sub-contractor under ADSPO11-00000411 and will be the Lessor under this Term Rental (Installment Purchase) Lease Terms and Condition Agreement. Pitney Bowes is willing to negotiate in good faith the lease terms and conditions with each Participating State to be

The Pricing Plan for the WSCA/NASPO Term Rental (Installment Purchase) Lease Terms and Conditions is as follows:

Monthly Billing:

Term:	Lease Rate		
36	.0323		
48	.0252		
60	.0210		

L1. DEFINITIONS

L1.1 All capitalized terms that are not defined in this document are defined in the "Definitions" section of the Pitney Bowes Terms.

included in their respective Participating Addendum

L2. AGREEMENT

- L2.1 You will make each Monthly Payment by the due date shown on our invoice.
- L2.2 You may not cancel this Agreement for any reason except as expressly set forth in Section L10 below. All payment obligations are unconditional.
- L2.3 Our remedies for your failure to pay on time or other defaults are set forth in the "Default and Remedies" section of the Pitney Bowes Terms.
- L2.4 You authorize us to file a Uniform Commercial Code financing statement naming you as debtor/lessee with respect to the Equipment.

PAYMENT TERMS AND OBLIGATIONS

- L3.1 We will invoice you in arrears each month for all payments on the Order (each, a "Monthly Payment"), except as provided in any SOW attached to this Agreement.
- L3.2 Your Monthly Payment may include a one-time origination fee, amounts carried over from a previous unexpired lease, and other
- costs.

 L3.3 If you request, your IntelliLink® Control Center/Meter Rental fees, Service Level Agreement fees, and Soft-Guard® payments ("PBI Payments") will be included with your Monthly Payment and begin with the start of the Term. Your Monthly Payment will increase if
- your PBI Payments increase.

 L3.4 Your obligations, including your obligation to pay the Monthly Payments due in any fiscal year during the term of this Agreement, shall constitute a current expense for such fiscal year and shall not constitute indebtedness within the meaning of the constitution and laws of the state in which you are located. Nothing herein shall constitute a pledge by you of any taxes or other moneys (other than moneys lawfully appropriated from time to time by or for your benefit for this Agreement) to the payment of any Total Payment due under this Agreement.

L4. EQUIPMENT OWNERSHIP

L4.1 PBI owns any IntelliLink® Control Center or Meter. Title to the Equipment shall pass to you upon installation. However, you and we agree that title shall automatically revert to us in the event of default, or termination due to your non-appropriation under Section 10.

L5.1 This Agreement shall commence on the date of delivery and shall continue until the earlier of (i) termination at our option upon the occurrence of an event of default, or (ii) the occurrence of an event of default, or (ii) the occurrence of an event of a non-appropriation under Section 10, or (iii) the expiration of the Term and your payment of all Monthly Payments and other sums due and your fulfillment of all other obligations under this Agreement.

SURRENDER OF EQUIPMENT

L6.1 If you default, or terminate this Agreement by non-appropriation under Section 10, you, at your expense, shall return all Equipment by delivering it to us in the same condition as when delivered to you, reasonable wear and tear excepted, to such place or on board such carrier, packed for shipping, as we may specify. Until the Equipment is returned as required above, all terms of this Agreement remain in effect including, without limitation, your obligations to make payments relating to your continued use of the Equipment and to insure the Equipment.

L7. WARRANTY AND LIMITATION OF LIABILITY

L7.1 WE (PBGFS) MAKE NO WARRANTIES, IMPLIED, INCLUDING ANY WA **EXPRESS** WARRANTY

- MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR FREEDOM FROM INTERFERENCE OR INFRINGEMENT.
- L7.2 PBI provides you with (and we assign to you our rights in) the limited warranty in the Pitney Bowes Terms.

 L7.3 WE ARE NOT LIABLE FOR ANY LOSS, DAMAGE (INCLUDING INCIDENTAL, CONSEQUENTIAL OR PUNITIVE DAMAGES), OR EXPENSE CAUSED DIRECTLY OR INDIRECTLY BY THE EQUIPMENT.

L8. EQUIPMENT OBLIGATIONS

- L8.1 Condition and Repairs. You will keep the Equipment free from liens and encumbrances and in good repair, condition, and
- working order.
 Inspection. We may inspect the Equipment and any related L8.2 Inspection.
- maintenance records.

 L8.3 Location. You may not move the Equipment from the location specified on the Order without our prior written consent.

L9. RISK OF LOSS

- L9.1 You bear the entire risk of loss to the Equipment from the date of shipment by PBI until the end of the Term (including any extensions), regardless of cause, ordinary wear and tear excepted ("Loss").
- L9.2 No Loss will relieve you of any of your obligations under this Agreement. You must immediately notify us in writing of the occurrence of any Loss.
- L9.3 You will keep the Equipment insured against Loss for its full replacement value under a comprehensive policy of insurance or other arrangement with an insurer of your choice, provided that it is reasonably satisfactory to us ("Insurance"). YOU MUST CALL US AT 1-800-243-9506 AND PROVIDE US WITH EVIDENCE OF INSURANCE.

L10. NON-APPROPRIATION

10. See Master Agreement - Non Appropriations Clause.

L11. REPRESENTATIONS

L11.1 You hereby represent and warrant that (a) you are a state or political subdivision thereof within the meaning of Section 103(c) of the Internal Revenue Code of 1986, as amended (the "Code"); and (b) you have the power and authority under applicable law to enter into this Agreement and you have been duly authorized to execute and deliver this Agreement and carry out your obligations hereunder. You acknowledge that a portion of each Monthly Payment you shall pay includes interest and that this Agreement is entered into based on the assumption that the interest portion of each Monthly Payment is not includible in gross income of the owner thereof for Federal income tax purposes under Section 103(a) of the Code. You shall, at all times, do and perform all acts and things necessary and within your control in order to assure that such interest component shall be so excluded. If any interest is determined not to be excludible from gross income, your Monthly Payment shall be adjusted in an amount sufficient to maintain our original after tax yield utilizing our consolidated marginal tax rate, which adjusted Monthly Payments you agree to pay as provided in this Agreement, subject to Section L10. The rate at which the interest portion of Monthly Payments is calculated is not intended to exceed the maximum rate or amount of interest permitted by applicable law. If such interest portion exceeds such maximum, then at our option, if permitted by law, the interest portion will be reduced to the legally permitted maximum amount of interest, and any excess will be used to reduce the principal amount of your obligation or be refunded to You shall not do (or cause to be done) any act which will cause, or by omission of any act allow, this Agreement to be an "arbitrage bond" within the meaning of Section 148(a) of the Code or a "private activity bond" within the meaning of Section 141(a) of the Code. At the time of your execution of this Agreement, you shall provide us with a properly prepared and executed copy of

the appropriate US Treasury Form 8038-G or 8038-GC and you appoint us as your agent for the purpose of maintaining a registration system as required by Section 149(a) of the Code. This Section shall survive the termination of this Agreement.

L12. MISCELLANEOUS

- L12.1 If more than one customer is named in this Agreement, liability
- L12.1 If more than one customer is named in this Agreement, having is joint and several.

 L12.2 YOU MAY NOT ASSIGN OR SUBLET THE EQUIPMENT OR THIS AGREEMENT WITHOUT OUR PRIOR WRITTEN CONSENT, WHICH CONSENT WILL NOT BE UNREASONABLY WITHHELD.

 L12.3 We may sell, assign, or transfer all or any part of this Agreement or the Equipment. Any sale, assignment, or transfer will not affect your rights or obligations under this Agreement.
- transfer will not affect your rights or obligations under uns Agreement.

 L12.4 If there is a conflict between any of the terms and conditions in this Agreement and the Master Agreement ADSPO11-00000411, this Agreement shall prevail.

 L12.5 This Agreement is being offered to any purchasing entity who is authorized to file a 8038-G and/or 8028-GC and such form must be included provided when placing an order.

 L12.6 All applicable taxes required to be collected by us will be shown on the invoice
- shown on the invoice.