Lee County Board Of County Commissioners Agenda Item Summary

Blue Sheet No. 20030704

1. REQUESTED MOTION:

<u>ACTION REQUESTED</u>: Waive the formal process for BW-03-07 to purchase and install the Amtech 3110 multi-protocol reader system (for electronic toll collection (ETC)) including associated hardware and software, for the Lee County Tolls system, to the sole source provider, Transcore Inc., in the amount of \$415,286.00. Authorize the Chairman to execute a service provider

WHY ACTION IS NECESSARY: Board approval is required.

WHAT ACTION ACCOMPLISHES: This service provider agreement allows for the installation of new ETC readers at all three Lee County Toll Facilities as well as the test lane at the Lee Way Service Center. It also provides for needed spare equipment. This service provider agreement provides for hardware, software development, and installation

2. <u>DE</u>	PARTMENTAL CATEGO	ORY:		3. MEETING DAT	<u>re</u> :
CO	OMMISSION DISTRICT #	109 A9B		07-	-01-2003
4. AG	ENDA:	5. REQUIREMENT/PURP	OSE:	6. REQUESTOR C	OF INFORMATION:
. 		(Specify)			
l	CONSENT	STATUTE		A. COMMISSION	ER
X	ADMINISTRATIVE	ORDINANCE		B. DEPARTMENT	Transportation
	APPEALS	ADMIN.		C. DIVISION	
		CODE			Administration
	PUBLIC	OTHER		BY: Scot	t M. Gilbertson, Director
	WALK ON				
	TIME REQUIRED:				
7. BA The Co	CKGROUND: ounty's existing ETC reader matic. Also, while it is poss	rs and antennas are aging, and a sible to integrate the existing re	acquiring eaders an	g parts for needed mair d antennas with the St	ntenance is becoming tate's SunPass system, the

3110 readers and antennas have capabilities that will facilitate the process.

TransCore has been providing services to the County toll system. They have provided the necessary hardware and software to operate the Electronic Toll Collection (ETC) and Variable Pricing system for the Cape Coral and Midpoint Bridges, and the Sanibel Causeway. TransCore also provides these services to the Florida Department of Transportation for the Department's SunPass program. Due to the proprietary nature of the ETC software, and the need for interaction between the software and hardware, it is in the best interests of the County to purchase this equipment and have it installed directly through TransCore. County staff has evaluated pricing of equipment at other toll facilities and determined that the TransCore sole-source quote is compétitive.

Funds are available as follows: 20408930720.506410

20408930721.506410 -

8. MANAGEMENT RECOMMENDATIONS:

S:\DOCUMENT\Blue Sheet\2003\Transcore Readers & Antennas.doc

9. RECOMMENDED APPROVAL: \mathbf{G} R \mathbf{C} D \mathbf{E} Human Other **County Budget Services** County Manager Department Purchasing Director or Resources Attornev CHAM 6/14/03 Contracts Risk TVED BY **APPROVED** YADMIN DENIED **DEFERRED** OTHER

SERVICE PROVIDER AGREEMENT

This SERVICE PROVIDER AGREEMENT is made and entered into this _	day of
, 20, between the Board of County Commissioners of	LEE COUNTY, a
political subdivision of the STATE OF FLORIDA hereinafter referred to as the	"COUNTY", and
TRANSCORE hereinafter referred to as the "PROVIDER"	

WITNESSETH

WHEREAS, the COUNTY desires to obtain HARDWARE, SOFTWARE DEVELOPMENT AND INSTALLATION OF NEW ETC READERS AT CAPE CORAL, MIDPOINT AND SANIBEL TOLL FACILITIES, AND THE LEEWAY SERVICE CENTER TEST LANE services of said PROVIDER as further described herein; and,

WHEREAS, the PROVIDER hereby certifies that it has been granted and possesses valid, current licenses to do business in the State of Florida and in Lee County, Florida, issued by the respective State Board and Government Agencies responsible for regulating and licensing the services to be provided and performed by the PROVIDER pursuant to this Agreement; and,

WHEREAS, the PROVIDER has reviewed the services required pursuant to this Agreement and is qualified, willing and able to provide and perform all such services in accordance with the provisions, conditions and terms hereinafter set forth.

NOW, THEREFORE, in consideration of the foregoing, and the terms and provisions as contained herein, the parties agree that a Contract shall exist between them consisting of the following:

ARTICLE 1.0 - SCOPE OF SERVICES

PROVIDER hereby agrees to provide and perform the Services required and necessary to complete the services and work as set forth in EXHIBIT "A", dated <u>JUNE 9, 2003</u>, entitled "SCOPE OF SERVICES", which is attached hereto and made a part of this Agreement.

ARTICLE 2.0 - DEFINITIONS

- 2.1 COUNTY shall mean the Board of County Commissioners of Lee County, a political subdivision of the State of Florida, and all officials and employees.
- 2.2 PROVIDER shall mean the individual, firm or entity offering services which, by execution of this Agreement, shall be legally obligated, responsible, and liable for providing and performing any and all of the services, work and materials, including services and/or the work of subcontractors, required under the covenants, terms and provisions contained in this Agreement.

- 2.3 SERVICES shall mean all services, work, materials, and all related professional, technical and administrative activities that are necessary to perform and complete the services required pursuant to the terms and provisions of this Agreement.
- 2.4 ADDITIONAL SERVICES shall mean any additional services that the COUNTY may request and authorize, in writing, which are not included in the Scope of Services as set forth in Article 1.0 above.
- 2.5 CHANGE ORDER shall mean a written document executed by both parties to this Agreement setting forth such changes to the Scope of Services as may be requested and authorized in writing by the COUNTY.
- 2.6 SUPPLEMENTAL TASK AUTHORIZATION as used refers to a written document executed by both parties to an existing Professional Service Agreement, or Service Provider Agreement, setting forth and authorizing a limited number of Professional Services, tasks, or work. Such Supplemental Task Authorizations are consistent with and have previously been included within the scope of services in the initial Professional Services Agreement, or Service Provider Agreement, for which authorization has not been previously given or budgeted.

ARTICLE 3.0 - OBLIGATIONS OF THE PROVIDER

The obligations of the PROVIDER with respect to all the Basic Services and Additional Services authorized pursuant to this Agreement shall include, but not be limited to the following:

- 3.1 LICENSES. The PROVIDER agrees to obtain and maintain throughout the terms of this Contract all such licenses as are required to do business in the State of Florida and in Lee County, Florida, including, but not limited to, licenses required by the respective State Boards and other governmental agencies responsible for regulating and licensing the services provided and performed by the PROVIDER.
- 3.2 QUALIFIED PERSONNEL. The PROVIDER agrees that when the services to be provided and performed relate to a professional service(s) which, under Florida Statutes, requires a license, certificate of authorization, or other form of legal entitlement to practice such services, to employ and/or retain only qualified personnel to be in charge of all Basic Services and Additional Services to be provided pursuant to this Agreement.
- 3.3 STANDARDS OF PROFESSIONAL SERVICE. The PROVIDER agrees to provide and perform all services pursuant to this Agreement in accordance with generally accepted standards of professional practice and, in accordance with the laws, statutes, ordinances, codes, rules, regulations and requirements of governmental agencies which regulate or have jurisdiction over the services to be provided and/or performed by the PROVIDER.

3.4 CORRECTION OF ERRORS, OMISSIONS OR OTHER DEFICIENCIES

(1) Responsibility to Correct. The PROVIDER agrees to be responsible for the professional quality, technical adequacy and accuracy, timely completion, and the coordination of all data, studies, reports, memoranda, other documents and other services, work and materials performed, provided, and/or furnished by PROVIDER.

The PROVIDER shall, without additional compensation, correct or revise any errors, omissions or other deficiencies in such data, studies and other services, work and materials resulting from the negligent act, errors or omissions or intentional misconduct of PROVIDER.

County's Approval Shall Not Relieve Provider of Responsibility. Neither review, approval, or acceptance by COUNTY of data, studies, reports, memoranda, and incidental professional services, work and materials furnished hereunder by the PROVIDER, shall in any way relieve PROVIDER of responsibility for the adequacy, completeness and accuracy of its services, work and materials. Neither the COUNTY'S review, approval or acceptance of, nor payment for, any part of the PROVIDER'S services, work and materials shall be construed to operate as a waiver of any of the COUNTY'S rights under this Agreement, or any cause of action it may have arising out of the performance of this Agreement.

3.5 LIABILITY - PROVIDER TO HOLD COUNTY HARMLESS.

The PROVIDER shall be liable and agrees to be liable for, and shall indemnify, defend and hold the COUNTY harmless for any and all claims, suits, judgments or damages, losses and expenses including court costs, expert witness and professional consultation services, and attorneys' fees arising out of the PROVIDER'S errors, omissions, and/or negligence. The PROVIDER shall not be liable to, nor be required to indemnify the COUNTY for any portions of damages arising out of any error, omission, and/or negligence of the COUNTY, its employees, agents, or representatives.

3.6 NOT TO DIVULGE CERTAIN INFORMATION.

The PROVIDER agrees, during the term of this Agreement, not to divulge, furnish or make available to any third person, firm, or organization, without the COUNTY'S prior written consent, or unless incident to the proper performance of PROVIDER'S obligations hereunder, or as provided for or required by law, or in the course of judicial or legislative proceedings where such information has been properly subpoenaed; any non-public information concerning the services to be rendered by PROVIDER, AND PROVIDER shall require all of its employees and subcontractor(s) to comply with the provisions of this paragraph.

- 3.7 RESPONSIBILITY FOR ESTIMATES. In the event the services required pursuant to this Agreement include the PROVIDER preparing and submitting to the COUNTY any cost estimates, the PROVIDER, by exercise of his experience and judgment shall develop its best cost estimates and shall be held accountable, responsible and liable for the accuracy, completeness, and correctness of any and all such cost estimates to the extent provided hereafter.
- 3.8 ADDITIONAL SERVICES. Should the COUNTY request the PROVIDER to provide and perform professional services under this contract which are not set forth in EXHIBIT "A", the PROVIDER agrees to provide and perform such ADDITIONAL SERVICES as may be agreed to in writing by both parties to this Agreement.

ADDITIONAL SERVICES shall be administered and executed as "CHANGE ORDERS" or "SUPPLEMENTAL TASK AUTHORIZATIONS" under the Agreement. The Provider shall not provide or perform, nor shall the COUNTY incur or accept any obligation to compensate the PROVIDER for any ADDITIONAL SERVICES, unless a written CHANGE ORDER or SUPPLEMENTAL TASK AUTHORIZATION shall be executed by the parties.

Each such CHANGE ORDER or SUPPLEMENTAL TASK AUTHORIZATION shall set forth a description of (1) the Scope of the ADDITIONAL SERVICES requested; (2) the basis of compensation; and (3) the period of time and/or schedule for performing and completing the ADDITIONAL SERVICES.

<u>ARTICLE 4.0 - COMPENSATION AND METHOD OF PAYMENT</u>

- 4.1 BASIC SERVICES. The COUNTY shall pay the PROVIDER for all requested and authorized basic services rendered hereunder by the PROVIDER and completed in accordance with the requirements, provisions, and/or terms of this Agreement as set forth in EXHIBIT "B" dated DECEMBER 4 2001, which is attached hereto and made a part of this Agreement.
- 4.2 ADDITIONAL SERVICES. The COUNTY shall pay the PROVIDER for all ADDITIONAL SERVICES as have been requested and authorized by the COUNTY and agreed to in writing by both parties to this Agreement, and according to the terms for compensation and payment of said ADDITIONAL SERVICES as set forth in EXHIBIT "B".

4.3 METHOD OF PAYMENT.

(1) MONTHLY STATEMENTS.

The PROVIDER shall be entitled to submit not more than one invoice statement to the COUNTY each calendar month covering services rendered and completed during the preceding calendar month. The PROVIDER'S invoice statement(s) shall be itemized to correspond to the basis of compensation as set forth in the Agreement or CHANGE ORDER(S) or SUPPLEMENTAL TASK AUTHORIZATION(S). The PROVIDER'S invoice statements shall contain a breakdown of charges, description of service(s) and work provided and/or performed, and, where appropriate, supportive documentation of charges consistent with the basis of compensation set forth in the Agreement or in CHANGE ORDER(S) or SUPPLEMENTAL TASK AUTHORIZATION(S).

(2) PAYMENT SCHEDULE.

The COUNTY shall issue payment to the PROVIDER within thirty (30) calendar days after receipt of an invoice statement from the PROVIDER in an acceptable form and containing the requested breakdown and detailed description and documentation of charges. Should the COUNTY object or take exception to the amount of any PROVIDER'S invoice statement, the COUNTY shall notify the PROVIDER of such objection or exception with the thirty (30)calendar day payment period set forth hereinbefore. If such objection or exception remains unresolved at the end of said thirty (30) calendar day period, the COUNTY shall withhold the disputed amount and make payment to the PROVIDER of the amount not in dispute. Payment of any disputed amount will be resolved by the mutual agreement of the parties to this Agreement.

4.4 PAYMENT WHEN SERVICES ARE TERMINATED AT THE CONVENIENCE OF THE COUNTY. In the event of termination of this Agreement at the convenience of the COUNTY, the COUNTY shall compensate the PROVIDER for: (1) all services performed prior to the effective date of termination; (2) reimbursable expenses then due; and (3) reasonable expenses incurred by the PROVIDER in affecting the termination of services and work, and incurred by the submittal to the COUNTY of any documents.

- 4.5 PAYMENT WHEN SERVICES ARE SUSPENDED. In the event the COUNTY suspends the PROVIDER'S services or work on all or part of the services required by this Agreement, the COUNTY shall compensate the PROVIDER for all services performed prior to the effective date of suspension and reimbursable expenses then due and any reasonable expenses incurred or associated with, or as a result of such suspension.
- 4.6 NON-ENTITLEMENT TO ANTICIPATED FEES IN THE EVENT OF SERVICE TERMINATION, SUSPENSION, ELIMINATION, CANCELLATION AND/OR DECREASE IN SCOPE OF SERVICES. In the event the services required pursuant to this Agreement are terminated, eliminated, cancelled, or decreased due to: (1) termination; (2) suspension in whole or in part; and (3) and/or are modified by the subsequent issuance of CHANGE ORDER(S), the PROVIDER shall not be entitled to receive compensation for anticipated professional fees, profit, general and administrative overhead expenses or for any other anticipated income or expense which may be associated with the services which are terminated, suspended, eliminated, cancelled or decreased.

ARTICLE 5.0 - TIME AND SCHEDULE OF PERFORMANCE

- NOTICE TO PROCEED. Following the execution of this Agreement by both parties, and after the PROVIDER has complied with the insurance requirements set forth hereinafter, the COUNTY shall issue the PROVIDER a WRITTEN NOTICE TO PROCEED. Following the issuance of such NOTICE TO PROCEED the PROVIDER shall be authorized to commence work and the PROVIDER thereafter shall commence work promptly and shall carry on all such services and work as may be required in a timely and diligent manner to completion.
- 5.02 TIME OF PERFORMANCE. The PROVIDER agrees to complete the services required pursuant to this Agreement within the time period(s) for completion of the various phases and/or tasks of the project services set forth and described in this Agreement, as set forth in EXHIBIT "C", entitled "SCHEDULE OF PERFORMANCE", which EXHIBIT "C" is attached hereto and made a part of this Agreement.

Should the PROVIDER be obstructed or delayed in the prosecution or completion of its obligations under this Agreement as a result of causes beyond the control of the PROVIDER, or its sub-consultant(s) and/or subcontractor(s), and not due to their fault or neglect, the PROVIDER shall notify the COUNTY, in writing, within five (5) calendar days after the commencement of such delay, stating the cause(s) thereof and requesting an extension of the PROVIDER'S time of performance. Upon receipt

of the PROVIDER'S request for an extension of time, the COUNTY shall grant the extension if the COUNTY determines the delay(s) encountered by the PROVIDER, or its sub-consultant(s) and/or subcontractor(s), is due to unforeseen causes and not attributable to their fault or neglect.

PROVIDER WORK SCHEDULE. The PROVIDER shall be required as a condition of this Agreement to prepare and submit to the COUNTY, on a monthly basis, commencing with the issuance of the NOTICE TO PROCEED, a PROVIDER'S WORK SCHEDULE. The WORK SCHEDULE shall set forth the time and manpower scheduled for all of the various phases and/or tasks required to provide, perform and complete all of the services and work required for completion of the various phases and/or tasks of the project services set forth and described in this Agreement, as set forth in EXHIBIT "C", pursuant to this Agreement in such a manner that the PROVIDER'S planned and actual work progress can be readily determined. The PROVIDER'S WORK SCHEDULE of

planned and actual work progress shall be updated and submitted by the PROVIDER to the COUNTY on a monthly basis.

FAILURE TO PERFORM IN A TIMELY MANNER. Should the PROVIDER fail to commence, provide, perform, and/or complete any of the services and work required pursuant to this Agreement in a timely and diligent manner, the COUNTY may consider such failure as justifiable cause to terminate this Agreement. As an alternative to termination, the COUNTY at its option may, upon written notice to the PROVIDER, withhold any or all payments due and owing to the PROVIDER, not to exceed the amount of the compensation for the work in dispute, until such time as the PROVIDER resumes performance of his obligations in such a manner as to get back on schedule in accordance with the time and schedule of performance requirements as set forth in this Agreement.

ARTICLE 6.0 - SECURING AGREEMENT

The PROVIDER warrants that the PROVIDER has not employed or retained any company or person other than a bona fide employee working solely for the PROVIDER to solicit or secure this Agreement and that the PROVIDER has not paid or agreed to pay any person, company, corporation or firm other than a bona fide employee working solely for the PROVIDER any commission, percentage, gift, or any other consideration contingent upon or resulting from the award or making of this Agreement.

ARTICLE 7.0 - ASSIGNMENT, TRANSFER AND SUBCONTRACTS

The PROVIDER shall not assign or transfer any of its rights, benefits or obligations hereunder, except for transfers that result from: (1) the merger or consolidation of PROVIDER with a third party; or (2) the disestablishment of the PROVIDER'S professional practice and the establishment of the successor PROVIDER. Nor shall the PROVIDER subcontract any of its service obligations hereunder to third parties without prior written approval of the COUNTY. The PROVIDER shall have the right, subject to the COUNTY'S prior written approval, to employ other persons and/or firms to serve as subcontractors to PROVIDER in connection with the PROVIDER performing services and work pursuant to the requirements of this Agreement.

In providing and performing the services and work required pursuant to this Agreement, PROVIDER intends to engage the assistance of subcontractor(s) as set forth in EXHIBIT "D", dated **DECEMBER 5, 2001**, entitled "PROVIDER'S ASSOCIATED SUBCONTRACTORS", which EXHIBIT "D" is attached hereto and made a part of this Agreement.

ARTICLE 8.0 - APPLICABLE LAW

This Agreement shall be governed by the laws, rules and regulations of the State of Florida, or the laws, rules and regulations of the United States when providing services funded by the United States government.

ARTICLE 9.0 - NON-DISCRIMINATION

The PROVIDER for itself, its successors in interest, and assigns, as part of the consideration thereof, does hereby covenant and agree that in the furnishing of services to the COUNTY hereunder, no person on the grounds of race, color, national origin, handicap, or sex shall be excluded from participation in, denied the benefits of, or otherwise be subjected to discrimination. Should PROVIDER authorize another person, with the COUNTY'S prior written

consent, to provide services to the COUNTY hereunder, PROVIDER shall obtain from such person a written agreement pursuant to which such person shall, with respect to the services which he is authorized to provide, undertake for himself the obligations contained in this Section.

ARTICLE 10.0 - INSURANCE

10.1 INSURANCE COVERAGE TO BE OBTAINED

- (1) The PROVIDER shall obtain and maintain such insurance or self-insurance as will protect him from: (1) claims under Workers' Compensation laws, Disability Benefit laws, or other similar employee benefit laws; (2) claims for damages because of bodily injury, occupational sickness or disease or death of his employees including claims insured by usual personal injury liability coverage; (3) claims for damages because of bodily injury, sickness or disease, or death of any person other than his employees including claims insured by usual personal injury liability coverage; and (4) from claims for injury to or destruction of tangible property including loss or use resulting therefrom, any or all of which claims may arise out of, or result from, the services, work and operations carried out pursuant to and under the requirements of this Agreement, whether such services, work and operations be by the PROVIDER, its employees, or by any sub-consultant(s), subcontractor(s), or anyone employed by or under the supervision of any of them, or for whose acts any of them may be legally liable.
- (2) The insurance protection set forth hereinabove shall be obtained for not less than the limits of liability specified hereinafter, or as required by law, whichever is greater
- (3) The PROVIDER shall require, and shall be responsible for insuring, throughout the time that this Agreement is in effect, that any and all of its subcontractors obtains and maintains until the completion of that subcontractor's work, such of the insurance coverages described herein and as are required by law to be provided on behalf of their employees and others.
- (4) The PROVIDER shall obtain, have and maintain during the entire period of this Agreement all such insurance or a self-insurance program as set forth and required herein.

10.2 PROVIDER REQUIRED TO FILE INSURANCE CERTIFICATE(S)

(1) The PROVIDER, within fourteen (14) calendar days from receipt of the COUNTY'S written Notice of Award, shall submit to the COUNTY all such insurance certificates or self-insurance program documentation as are required under this Agreement. Failure of the PROVIDER to submit such certificates and documents within the required time shall be considered cause for the COUNTY to find the PROVIDER in default and terminate the contract. Before the PROVIDER shall commence any service or work pursuant to the requirements of this Agreement, the PROVIDER shall obtain and maintain insurance coverages of the types and to the limits specified hereinafter, and the PROVIDER shall file with the COUNTY certificates of all such insurance coverages.

- (2) All such insurance certificates shall be in a form and underwritten by an insurance company(s) acceptable to the COUNTY and licensed in the State of Florida.
- (3) Each Certificate of Insurance or self-insurance program documentation shall be submitted to the COUNTY in triplicate.
- (4) Each Certificate of Insurance shall include the following:
 - (A) The name and type of policy and coverages provided;
 - (B) The amount or limit applicable to each coverage provided;
 - (C) The date of expiration of coverage.
 - (D) The designation of the Lee County Board of County Commissioners both as an additional insured and as a certificate holder. (This requirement is excepted for Professional Liability Insurance and for Workers' Compensation Insurance); and
 - (E) Cancellation Should any of the described policies be cancelled before the expiration date thereof, the issuing company will endeavor to mail <u>30</u> days written notice to the Certificate Holder named.
- (5) If the initial, or any subsequently issued Certificate of Insurance expires prior to the completion of the work or termination of this Agreement, the PROVIDER shall furnish to the COUNTY renewal or replacement Certificate(s) of Insurance not later than thirty (30) calendar days prior to the date of their expiration. Failure of the PROVIDER to provide the COUNTY with such renewal certificate(s) shall be justification for the COUNTY to terminate this Agreement.

ARTICLE 11.0 - INSURANCE COVERAGES REQUIRED

The PROVIDER shall obtain and maintain the following insurance coverages:

(1) WORKERS' COMPENSATION

Coverage to comply for all employees for Statutory Limits in compliance with the applicable State and Federal laws. In addition, the policy shall include the following:

- (A) Employer's Liability with a minimum limit per accident in accordance with statutory requirements, or a minimum limit of \$100,000 for each accident, whichever limit is greater.
- (B) Notice of Cancellation and/or Restriction The policy must be endorsed to provide the COUNTY with thirty (30) days prior written notice of cancellation and/or restriction.

(2) <u>COMMERCIAL GENERAL LIABILITY</u>

Coverage must be afforded on a form no more restrictive than the latest edition of the Commercial General Liability Policy filed by the Insurance Services Office and shall include the following:

(A) Minimum limits of \$200,000 per occurrence and \$300,000 aggregate for Bodily Injury Liability and a minimum limit of \$300,000 for Property Damage Liability, or a minimum combined single limit of \$1,000,000.

(B) Contractual coverage applicable to this specific Agreement including any hold harmless and/or such indemnification agreement.

(3) BUSINESS AUTOMOBILE LIABILITY

Coverage must be afforded on a form no more restrictive than the latest edition of the Business Automobile Liability Policy filed by the Insurance Services Office and must include the following:

- (A) Minimum limits of \$100,000 per person and \$300,000 per accident for Bodily Injury Liability and a minimum limit of \$100,000 for Property Damage Liability, or a minimum combined single limit of \$300,000.
- (B) Coverage shall include owned vehicles, hired and non-owned vehicles, and employee non-ownership.

(4) PROFESSIONAL LIABILITY

Coverage shall include the following:

- (A) A minimum aggregate limit of \$ N/A
- (B) Should the Professional Liability Insurance Policy issued pursuant to the above requirements and limits, or self- insurance program, provide an applicable deductible amount, or other exclusion or limitation, or sovereign immunity as to the amount of (4) coverage to be provided within the minimum coverage limits set forth above, the COUNTY shall hold the PROVIDER responsible and liable for any such difference in the amount of coverage provided by the insurance policy. In the event of any such deductible amount, exclusion or limitation, or amount of sovereign immunity, the PROVIDER shall be required to provide written documentation that is acceptable to the COUNTY establishing that the PROVIDER has the financial resources readily available to cover damages, injuries and/or losses which are not covered by the policy's deductible amounts, exclusions and/or limitations as stated above.

ARTICLE 12.0 - DUTIES AND OBLIGATIONS IMPOSED ON THE PROVIDER

The duties and obligations imposed upon the PROVIDER by this Agreement and the rights and remedies available hereunder shall be in addition to, and not a limitation of, any otherwise imposed or available by law or statute.

ARTICLE 13.0 - OWNERSHIP AND TRANSFER OF DOCUMENTS

All documents such as payment records, notes, computer files, evaluations, reports and other records and data relating to the services specifically prepared or developed by the PROVIDER under this Agreement shall be the property of the PROVIDER until the PROVIDER has been paid for performing the services and work required to produce such documents.

Upon completion or termination of this Agreement, all of the above documents to the extent requested by the COUNTY shall be delivered to the COUNTY or to any subsequent PROVIDER within thirty (30) calendar days.

The PROVIDER, at its expense, may make and retain copies of all documents delivered to the COUNTY for reference and internal use.

ARTICLE 14.0 - MAINTENANCE OF RECORDS

The PROVIDER will keep and maintain adequate records and supporting documentation applicable to all of the services, work, information, expense, costs, invoices and materials provided and performed pursuant to the requirements of this Agreement. Said records and documentation will be retained by the PROVIDER for a minimum of five (5) years from the date of termination of this Agreement, or for such period as required by law.

The COUNTY and its authorized agents shall, with reasonable prior notice, have the right to audit, inspect and copy all such records and documentation as often as the COUNTY deems necessary during the period of this Agreement, and during the period as set forth in the paragraph above; provided, however, such activity shall be conducted only during normal business hours of the PROVIDER and at the expense of the COUNTY.

ARTICLE 15.0 - HEADINGS

The headings of the Articles, Sections, Exhibits, and Attachments as contained in this Agreement are for the purpose of convenience only and shall not be deemed to expand, limit or change the provisions contained in such Articles, Section, Exhibits and Attachments.

ARTICLE 16.0 - ENTIRE AGREEMENT

This Agreement, including the referenced Exhibits and Attachments, constitutes the entire Agreement between the parties and shall supersede all prior agreements or understandings, written or oral, relating to the matters set forth herein.

ARTICLE 17.0 - NOTICES AND ADDRESS

17.1 NOTICES BY PROVIDER TO COUNTY All notices required and/or made pursuant to this Agreement to be given to the PROVIDER to the COUNTY shall be in writing and shall be given by the United States Postal Service to the following COUNTY address of record:

Lee County Board of County Commissioners

P. O. Box 398 Fort Myers, FL 33902-0398

Attention: Carol Goldwasser

Phone: 941-573-1680 x200



17.2 NOTICES BY AUTHORITY TO PROVIDER All notices required and/or made pursuant to this Agreement to be given by the COUNTY to the PROVIDER shall be made in writing and shall be given by the United States Postal Service to the following PROVIDER'S address of record:

TransCore LP
5744 South Semoran Boulevard
Orlando, FL 32835
Attention: Robert A. Lapsley
Phone: (407)382-1301

17.3 CHANGE OF ADDRESS. Either party may change its address by written notice to the other party given in accordance with the requirements of this Article.

ARTICLE 18.0 - TERMINATION

This Agreement may be terminated by the COUNTY at its convenience, or due to the fault of the PROVIDER, by giving thirty (30) calendar days written notice to the PROVIDER.

If the PROVIDER is adjudged bankrupt or insolvent; if it makes a general assignment for the benefit of its creditors; if a trustee or receiver is appointed for the PROVIDER or for any of its property; or if it files a petition to take advantage of any debtor's act or to reorganize under the bankruptcy or similar laws; or if it disregards the authority of the COUNTY'S designated representatives; or if it otherwise violates any provisions of this Agreement; or for any other just cause, the COUNTY may, without prejudice to any other right or remedy, and after giving the PROVIDER written notice, terminate this Agreement.

ARTICLE 19.0 - MODIFICATIONS

Modifications to the terms and provisions of this Agreement shall only be valid when issued in writing as a properly executed Supplemental Task Authorization(s) or CHANGE ORDER(S). In the event of any conflicts between the requirements, provisions, and/or terms of this Agreement and any written Supplemental Task Authorization(s) or CHANGE ORDER(S) shall take precedence.

ARTICLE 20.0 - ACCEPTANCE

Acceptance of this Agreement shall be indicated by the signature of the duly authorized representative of the parties in the space provided.

IN WITNESS WHEREOF, the parties have executed this Agreement effective the day and year first written above.

ATTEST:	COUNTY: LEE COUNTY, FLORIDA
CLERK OF CIRCUIT COURT Charlie Green, Clerk	BOARD OF COUNTY COMMISSIONERS
BY:	BY:
	DATE:
	APPROVED AS TO FORM
	BY:County Attorney's Office
ATTEST: (Witness)	BY: (Authorized/Signature)
(Witness)	Title)
_	DATE: 16 11 100:

CORPORATE SEAL:



EXHIBIT A

Date: <u>JUNE 9, 2003</u>

SCOPE OF PROFESSIONAL SERVICES

HARDWARE, SOFTWARE DEVELOPMENT AND INSTALLATION OF NEW ETC READERS AT CAPE CORAL, MIDPOINT AND SANIBEL TOLL FACILITIES, AND THE LEEWAY SERVICE CENTER TEST LANE

BASIC SERVICES

Section 1. GENERAL SCOPE STATEMENT

The Consultant shall provide and perform the following professional services, which shall constitute the GENERAL SCOPE of the BASIC SERVICES under the covenants, terms, and provisions of this PROFESSIONAL SERVICES AGREEMENT or SERVICE PROVIDER AGREEMENT:

(Brief description or listing of the full range of services or tasks that may be required to complete this project, all of which may not necessarily be authorized at the time this original Agreement is executed.)

TransCore to provide services to upgrade Lee County's ETC system with the installation of Amtech 3110 multi-protocol reader system, including associated hardware and software. TransCore will provide installation at all three Lee County Toll Facilities, and the test lane at the LeeWay Service Center.

TransCore's quotation dated June 5, 2003 (Quote) is incorporated herein as Attachment 1 to this Exhibit A. As reflected in the pricing in the Quote, all Net-boxes required for 3110 operation at the Cape Coral and Sanibel Facilities will be provided at no cost to Lee County.

EXHIBIT A (Continued)

Section 2. TASKS

Pursuant to the GENERAL SCOPE of the BASIC SERVICES stated herein above, the CONSULTANT shall perform all services and/or work necessary to complete the following task(s) and/or provide the following item(s) which are enumerated to correspond to the task(s) and/or items set forth in EXHIBIT "B" entitled "COMPENSATION AND METHOD OF PAYMENT".

(Each task or sub-task should be given a title and a numerical identification number, and shall be described in detail sufficient to establish a clear and complete understanding between both parties to the Agreement as to what services or work the COUNTY expects the CONSULTANT to provide or perform, and shall be the basis of establishing the amount of compensation to be paid the CONSULTANT.)

Task 1.0 Hardware.

TransCore will install the Amtech 3110 multi-protocol reader system.

Task 2.0 Software

TransCore will make modifications as required to the LeeWay Service Center system.

Task 3.0 Installation

TransCore will install the Amtech 3110 reader system in 14 lanes at the Midpoint Memorial Bridge, 14 lanes at the Cape Coral Bridge, 3 lanes at the Sanibel facility and the test lane at the LeeWay Service Center.

Task 4.0 Project Management

Task 5.0 Reimbursable Expenses

TransCore 5744 South Semoran Blvd. Orlando, Fl. 32822

ATTACHMENT 1 TO EXHIBIT A

June 5, 2003

Ms. Carol Goldwasser Lee County Department of Transportation 10100 College Parkway Cape Coral, FL 33909

Dear Carol:

TransCore is pleased to provide the following quote for \$415,286 (see detail pricing below) to upgrade Lee County's ETC system for SunPass compatibility. This quote replaces the earlier quote dated March 11, 2003 and covers the associated hardware, software modifications, testing, and installation tasks required to interface into the SunPass system. It's important to note, that while this provides the infrastructure for compatibility, the control and timing of SunPass interoperability will be under control of the Lee County.

1. Hardware

The Amtech 3110 multi-protocol reader system represents the new AVI hardware, and will replace the current Intellitag 2000 systems. The basic 3110 system includes an ISA reader card, RF module, 2 antennas, and a check tag antenna. It will support Lee County's current type 2 transponders, the write back feature needed for the SunPass type 3 transponders, and when properly configured will also allow the reading of TransCore's new eGO transponders.

2. Software

For SunPass interoperability, Lee County's Service Center system will require modification to the software processes listed below. Changes include:

TP - Transaction Processor - 16 hrs

Modifications are required to process multiple agencies, including FDOT, OOCEA, etc. For accounting purposes it is vital that other agencies' transactions be processed separately from Lee Way transactions.

FT - File Transfer - 42 hrs

Modification and testing are required to create and download LeeWay, FDOT, and OOCEA positive lists. The FT code is different from OOCEA, and requires significant modifications. Be advised that real time updates for tag balances will only work for Lee Way transponders. Tag status for FDOT and OOCEA are updated only on a nightly basis.

Database - 8 hr

Minor modifications are needed to the database to support the multiple agency concept.

Injector - 8 hr

The injector is a program to 'inject' Lee Way AVI transactions from OOCEA/FDOT lanes into the Lee Way database. Basically, these transactions are put into the TP's queue for processing, much like they might have come from a local lane controller.

Interoperability scripts-

The process of transmitting and receiving positive lists and plaza lists from other agencies has already been developed by the OOCEA and FDOT. Hopefully, the County can acquire these scripts as a base, and modify accordingly. The amount of changes should be minimal, and needs to be tailored by Lee County.

Plaza List decoder, Positive list decoder – 60 hr

New lanes and plazas are routinely added by all agencies. This program ensures that cooperating agencies are in lock step in terms of new plazas and or lanes added to the system.

System test and coordination - 80 hours

Thorough end to end testing is required to ensure all interfaces are working together.

Follow-on support - 120 hr

Additional support is needed to ensure the S/C software is running properly post installation (Service Center and Lane Controller). Given the maturity of the software, this support should be minimal. However, due to the sensitivity and timeliness of the operational data, problems must be addressed as soon as possible.

Lane Controller FT, CM, test - 120 hr

The Lee County Lane Controller must be upgraded with the AV6 (write-back) driver, and modified to include new File Transfer code to allow for proper SunPass positive list download.

3. Installation

This quote also includes estimates for the 3110 installation at the existing Midpoint (14 lanes), Cape Coral (14 lanes), Sanibel facilities (3 lanes), and Lee Way Service Center (1 lane). Please be advised that the costs shown below are an introductory price, based in part on the 'beta' status of the 3100 system.

Cost Items:

1.	Hardware	\$ 290,000
	-Amtech 3110 Multiprocol readers, 35 @ \$8000 ea	
	-Spare 3110 individual readers, 4 @ \$2500 ea	
	-Spare Net-boxes 2 @ \$0	
2.	Software	\$ 51,756
	- Lane controller, 120 hours @ \$114/hr	
	- Service Center, 334 hours @ \$114/hr	
3.	Installation (see below for detail pricing)	\$ 50,080
4.	Travel	\$ 6,650
	- Mileage, 5 trips,400mi @ .325 = \$650	
	- lodging, per dicm, 30 * \$100* (2 people) = \$6,000	
<u>5.</u>	Project Management (140 hours @ \$120/hr)	<u>\$ 16,800</u>
	W	# 417 30 <i>E</i>
	Total	\$ 415,286

Notes:

- This quote is valid for 30 days, and replaces the earlier quote dated April 8, 2003.
- Installation costs are based upon using existing antenna mounts in their current location.
- If 3110 units are not received by October 31, 2003, and at the same time if Lee County's Interoperability schedule is in jeopardy, TransCore will provide 2020 units at no charge until the 3110 units can be delivered.

Please call me directly with any questions.

Regards,

Robert A. Lapsley

Cc: Robert Radford, Chris Swenson, Mike Caylor

Per lane estimate

Item numbers 1 and 2 apply to all lanes. Item number 3 applies only to Cape Coral and Sanibel lanes, where the lane controllers are located in the plaza building.

1.	Labor tasks @ \$65/hr:		<u>Hours</u>	<u>Price</u>	\$ 1,170
•	De-install, install Antennas, RF module	10	\$650		
-	Install cables, terminate	4	\$260		
•	Lane/Plaza tuning	2	\$130		
	Test / debug	2	\$130		

2. Material: \$395

Antenna/data/power cable, connectors, Power transformer, misc.

3. Netbox for 3110 operation (at Cape Coral, Sanibel)

The Netbox is a small networked computer containing an ISA slot for the 3110 reader card. This box is needed at the Cape Coral and Sanibel locations, because the lane controllers are located in the plaza building several hundred feet from the actual lanes. The Netbox must be located close to where the current IT2000 reader is currently located, and will communicate with the lane controller via ethernet.

<u>Plaza</u>	Cost / Lane	<u># lanes</u>	<u>Total</u>
Midpoint	\$1,565	14	\$21,910
Cape Coral	\$1,565	14	\$21,910
Sanibel	\$1,565	3	\$ 4,695
Service Ctr	\$1,565	1	\$ 1,565
Total lane ins	stallation		\$50,080

Date: JUNE 9, 2003

COMPENSATION AND METHOD OF PAYMENT

HARDWARE, SOFTWARE DEVELOPMENT AND INSTALLATION OF NEW ETC READERS AT CAPE CORAL, MIDPOINT AND SANIBEL TOLL FACILITIES, AND THE LEEWAY SERVICE CENTER TEST LANE

Section 1. BASIC SERVICES/TASK(S)

The COUNTY shall compensate the CONSULTANT for providing and performing the Task(s) set forth and enumerated in EXHIBIT "A", entitled "SCOPE OF PROFESSIONAL SERVICES", as follows:

NOTE: A Lump Sum (L.S.) or Not-to-Exceed (N.T.E.) amount of compensation to be paid the CONSULTANT should be established and set forth below for each task or sub-task described and authorized in Exhibit "A". In accordance with Agreement Article 5.02(2) "Method of Payment", tasks to be paid on a Work-in-Progress payment basis should be identified (WIPP).

Task Number	Task Title	Amount of Compensation	I Indicate Basis of Compensation LS or NTE	If Applicable Indicate (W.I.P.P.)
1	Hardware	\$290,000.00	NTE	
2	Software Modifications	\$51,756.00	NTE	
3	Installation	\$50,080.00	NTE	
4	Project Management	\$16,800.00	NTE	:
5	Reimbursable Expenses	\$ 6,650.00	LS	
TOTAL		\$415,286.00		

(Unless list is continued on next page)

EXHIBIT B (Continued)

Section 2. ADDITIONAL SERVICES

The COUNTY shall compensate the CONSULTANT for such ADDITIONAL SERVICES as are requested and authorized in writing for such amounts or on such a basis as may be mutually agreed to in writing by both parties to this Agreement. The basis and/or amount of compensation to be paid the CONSULTANT for ADDITIONAL SERVICES requested and authorized in writing by the COUNTY shall be as set forth in Article 3.11 of this Agreement.

Should it be mutually agreed to base compensation for ADDITIONAL SERVICES on an hourly rate charge basis for each involved professional and technical employee's wage rate classification, the applicable hourly rates to be charged are as set forth and contained in ATTACHMENT NO. 1 hereto dated ____JUNE 9, 2003 __, entitled "CONSULTANT'S PERSONNEL HOURLY RATE SCHEDULE".

Section 3. REIMBURSABLE EXPENSES AND COSTS

When the CONSULTANT'S compensation and method of payment is based on an hourly rate for professional and/or technical personnel, the CONSULTANT shall, in addition to such hourly rates as are set forth in Attachment No. 1 hereto, be entitled to reimbursement of out-of-pocket, non-personnel expenses and costs as set forth in ATTACHMENT NO. 2 hereto dated <u>JUNE 9, 2003</u>, entitled "NON-PERSONNEL REIMBURSABLE EXPENSES AND COSTS".

CMO:033 09/25/01

ATTACHMENT NO. 1 TO EXHIBIT B

Date. 3011E 3, 2003	Date:	JUNE 9, 2003	
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CONSULTANT'S PERSONNEL HOURLY RATE SCHEDULE ***

for HARDWARE, SOFTWARE DEVELOPMENT AND INSTALLATION OF NEW ETC READERS AT CAPE CORAL, MIDPOINT AND SANIBEL TOLL FACILITIES, AND THE LEEWAY SERVICE CENTER TEST LANE

CONSULTANT OR SUB-CONSULTANT NAME _	TRANSCORE	
-------------------------------------	-----------	--

(A separate Attachment No. 1 should be included for each Sub-Consultant)

(1) Project Position or Classification (Function to be Performed)	(2) Current Direct* Payroll Average Hourly Rate	(3) Multiplier**	(4) Hourly Rate To Be Charged (Column 2x3)
PROJECT MANAAGER			\$120.00
ENGINEER			\$114.00
TECHNICIAN			\$ 65.00

^{*}NOTE: Direct Payroll hourly rate means the actual gross hourly wage paid.

costs, and profit.

***NOTE: A separate personnel hourly rate schedule should also be attached for each Sub-Consultant listed in Exhibit "D".

CMO:033 09/25/01

Page <u>1</u> of <u>1</u>

ATTACHMENT NO. 2 TO EXHIBIT B

		Date:	JUNE 9, 200	3
				
NON-PERSONNEL REIMBURSABLI	E EXPENSES AND	COSTS		
for_HARDWARE, SOFTWARE DEV CAPE CORAL,	VELOPMENT ANI) INSTALLATION	I OF NEW ETC	READERS AT
for_HARDWARE, SOFTWARE DEV			I OF NEW ETC	READERS A

(Enter Project Name from Page 1 of the Agreement)

CONSULTANT OR SUB-CONSULTANT NAME
(A separate Attachment No. 2 should be included for each Sub-Consultant)

ITEM	BASIS OF CHARGE
Telephone (Long Distance)	Actual Cost
Postage and Shipping	Actual Cost
Commercial Air Travel	Actual Cost (Goach)
Vehicle Travel-Allowance (or)	\$0.29/Mile
Vehicle Rental/Gas	Actual Cost
Lodging (Per Person)	Actual Cost or NTE \$85.00
Meals: (Breakfast)	NTE \$3.00
——————————————————————————————————————	NTE \$6.00
————(Dinner)	NTE \$12.00
Reproduction (Photocopy) 8 1/2" x 11"	\$0.15/Page
8-1/2" x 14"	\$0.20/Page
11" x 14"	\$0.35/Page
Reproduction (Blue/White Prints)	\$0.20/Sq. Ft.
Printing/Binding	Actual Cost
Mylar Sheets	Actual Cost
Photographic Supplies & Services	Actual Cost
Tolls	Actual Cost
List other specific project related reimbursables (i.e. film/developing):	
REIMBURSABLE EXPENSES ARE IN ACCORDANCE WITH TRANSCORE QUOTE DATED JUNE 5, 2003	

NOTE: Receipts or in house logs are required for all non-personnel reimbursable expenses unless exempt (such as meals).	
Administrative Services Fee — Applicable only when specifically authorized by the County, for administering the procurement of special additional services, equipment, reimbursables etc. not covered under the costs and/or changes established in the Agreement.	

NOTE: N.T.E. indicates Not-To-Exceed

09/25/01

Page <u>1</u> of <u>1</u>

Date: APRIL 30, 2003

TIME AND SCHEDULE OF PERFORMANCE

HARDWARE, SOFTWARE DEVELOPMENT AND INSTALLATION OF NEW ETC READERS AT CAPE CORAL, MIDPOINT AND SANIBEL TOLL FACILITIES, AND THE LEEWAY SERVICE CENTER TEST LANE

This EXHIBIT C establishes times of completion for the various phases and tasks required to provide and perform the services and work set forth in EXHIBIT "A" of this Agreement. The times and schedule of performance set forth hereinafter is established pursuant to Article 6.00 of this Agreement.

Phase and/or Task Reference As Enumberated in	NAME OR TITLE	Number Of Calendar Days For Completion Of Each Phase	Cumulative Number Of Calendar Days For Completion From Date of
EXHIBIT "A"	Of Phase and/Task	And/or Task	Notice to Proceed
Task 1	Hardware	155	155
Task 2	Software Modifications	65	220
Task 3	Installation	65	220
Task 4	Project Management	65	220
Task 5	Non-Personnel Reimbursable Expenses		
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Date:	JUNE 9	9 2003	
L/all.	J C/ L 1 L .	/	

CONSULTANT'S ASSOCIATED SUB-CONSULTANT(S) AND SUBCONTRACTOR(S)

HARDWARE, SOFTWARE DEVELOPMENT AND INSTALLATION OF NEW ETC READERS AT CAPE CORAL, MIDPOINT AND SANIBEL TOLL FACILITIES, AND THE LEEWAY SERVICE CENTER TEST LANE

CONSULTANT has identified the following Sub-Consultant(s) and/or SubContractor(s) which may be engaged to assist the CONSULTANT in providing and performing services and work on this Project:

Service and/or Work to be Provided or Performed	Name and Address of Individual or Firm	Minor Wome Enterp Indica	Disadvantaged, Minority or Women Business Enterprise. (If Yes, Indicate Type)			Sub-Consultant Services are Exempted from Prime Consultant's Insurance Coverage	
		Yes	No	Туре	Yes	No	
	NONE			:			

Date: JUNE 9, 2003

PROJECT GUIDELINES AND CRITERIA

HARDWARE, SOFTWARE DEVELOPMENT AND INSTALLATION OF NEW ETC	READERS AT
CAPE CORAL, MIDPOINT AND SANIBEL TOLL FACILITIES, AND THE LEEWA	Y SERVICE
CENTER TEST LANE	

The COUNTY has established the following Guidelines, Criteria, Goals, Objectives, Constraints, Schedule, Budget and/or Requirements which shall serve as a guide to the CONSULTANT in performing the professional services and work to be provided pursuant to this Agreement:

(If none, enter the word "none" in the space below)

(Enter Project Name from Page 1 of the Agreement)

Item No. 1

NONE

EXHIBIT H

Date: JUNE 9, 2003

AMENDMENT TO ARTICLES

For HARDWARE, SOFTWARE DEVELOPMENT AND INSTALLATION OF NEW ETC READERS AT CAPE CORAL, MIDPOINT AND SANIBEL TOLL FACILITIES AND THE LEEWAY SERVICE CENTER TEST LANE.

(Enter Project Name from Page 1 of the Agreement)

For amending (i.e., changing, deleting from or adding to) the articles.

(NOTE: <u>Each Article</u> to be amended should be set forth and described in such a manner as to clearly indicate what the proposed changes, deletions or additions are with respect to the present Article provisions, and should set forth the wording of the Article resulting from the Amendment. The following identification system should be followed: Indicate additional (new) words or phrases by inserting the words in the text and then underline, (i.e., <u>Months</u>) and indicated words or phrases in the text to be deleted by striking over (i.e. Weeks).

THE PROVISIONS HEREBY SUPERCEDE ANY PROVISIONS TO THE CONTRARY CONTAINED ELSEWHERE IN THE ARTICLES OR EXHIBITS.

AMENDMENT NO.

ARTICLE No.___ is hereby amended as follows:

NONE

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