## AXON

## **First Amendment to Agreement**

This Amendment ("Amendment") is between Axon Enterprise, Inc., a Delaware corporation ("Axon"), and County of Monterey ("County"). This Amendment is effective as of the last signature date on this Amendment ("Effective Date"). Axon and Agency are each a "Party" and collectively "Parties".

Axon and County are parties to an Agreement executed June 6, 2024 ("Agreement").

The Parties wish to incorporate further changes into the Agreement in order to add additional products and services.

The Parties therefore agree as follows:

- 1. Addendum to County of Monterey Standard Agreement is hereby amended to add the following product appendices:
  - a. Professional Services Appendix (Attachment 1)
  - b. Add-on Services Appendix (Attachment 2)
  - c. Auto-Transcribe Appendix (Attachment 3)
  - d. Axon Investigate Appendix (Attachment 4)
- 2. Exhibit A of the Agreement is hereby amended to add Exhibit A Addendum 1: Additional Scope of Services/Payment Provisions attached hereto as Attachment 5.
- 3. Exhibit B of the Agreement is hereby amended to add Exhibit B Addendum 1: Quote Q-676789-45750.881BC attached hereto as Attachment 6.
- 4. All other terms and conditions of the Agreement shall remain unchanged and in full force and effect.

Each representative identified below declares that the representative is authorized to execute this Amendment as of the date of signature.

Axon Enterprise, Inc.	County of Monterey (CA)
Signature:	Signature:
Name:	Name:
Title:	Title:
Date:	Date:



#### **Professional Services Appendix**

If any of the Professional Services specified below are included on the Quote, this Appendix applies.

- <u>Utilization of Services</u>. Customer must use professional services as outlined in the Quote and this Appendix within six (6) months of the Effective Date.
- Axon Justice Implementation. Axon Justice Implementation includes advanced remote project planning, configuration support, and training. Axon Justice Implementation includes:

#### System set up and configuration

- Axon performs discovery to understand and document the Agency's needs.
- Axon collaborates with the Client to configure workflows, permissions, and privileges within Axon Evidence based on the Client's needs.
- Axon will facilitate a workflow discussion with the core admin team.

#### Disclosures

- Axon enables the Client to share digital evidence to the defense through the following methods as determined by Client and Axon:
  - 1. Public Defender Case Sharing
  - 2. Disclosure Portal
  - 3. Download Links

#### Training

- Agency Trainers. Axon works with the Agency to identify the Agency trainers receiving instruction on the product. Axon provides a training guide that outlines the covered topics, intended audience, facility needs, and duration of the training. Axon will schedule a cadence of remote training sessions as needed, which are not to exceed four (4) 2-hour training sessions for Agency staff. Each session can accommodate up to 60 users and will train them in full system functionality. Training sessions provided by Axon are conducted on consecutive weekdays (Tuesday-Thursday) during normal business hours (9am-6pm with an hour break in between sessions), unless otherwise agreed upon by the parties. After the initial training, Agency is responsible for any future training. Axon provides all training materials for successful training.
- Partner Agencies: Axon will provide Train the Trainer training to the Agency so that it is equipped to train and support their partner agencies. Ensuring the partner agencies are trained to follow the ingestion method is the Agency's responsibility.

#### **Go-Live Plan**

Axon works in partnership with the Agency to build, coordinate, and execute a Go-Live plan to ensure successful system acceptance. Axon coordinates the Go-Live event.

## Implementation document packet

Axon Evidence administrator guides, camera implementation guides, network setup guide, sample policies, and categories & roles guide

#### Post go-live review

- 3. Out of Scope Services. Axon is only responsible to perform the professional services described in the Quote, this Appendix, and any applicable SOW. Any additional professional services are out of scope. The Parties must document scope changes in a written and signed change order. Changes may require an equitable adjustment in the charges or schedule.
- 4. <u>Delivery of Services</u>. Axon personnel will work Monday through Friday, 8:30 a.m. to 5:30 p.m., except holidays. Axon will perform all on-site tasks over a consecutive timeframe. Axon will not charge Customer travel time by

## **First Amendment to Agreement**



Axon personnel to Customer premises as work hours.

- 5. Access Computer Systems to Perform Services. Customer authorizes Axon to access relevant Customer computers and networks, solely for performing the Services. Axon will work to identify as soon as reasonably practicable resources and information Axon expects to use and will provide an initial itemized list to Customer. Customer is responsible for and assumes the risk of any problems, delays, losses, claims, or expenses resulting from the content, accuracy, completeness, and consistency of all data, materials, and information supplied by Customer.
- 6. <u>Site Preparation</u>. Axon will provide a hardcopy or digital copy of current user documentation for the Axon Devices ("User Documentation"). User Documentation will include all required environmental specifications for the professional services and Axon Devices to operate per the Axon Device User Documentation. Before installation of Axon Devices (whether performed by Customer or Axon), Customer must prepare the location(s) where Axon Devices are to be installed ("Installation Site") per the environmental specifications in the Axon Device User Documentation. Following installation, Customer must maintain the Installation Site per the environmental specifications. If Axon modifies Axon Device User Documentation for any Axon Devices under this Agreement, Axon will provide the update to Customer when Axon generally releases it
- 7. Acceptance. When Axon completes professional services, Axon will present an acceptance form ("Acceptance Form") to Customer. Customer will sign the Acceptance Form acknowledging completion. If Customer reasonably believes Axon did not complete the professional services in substantial conformance with this Agreement, Customer must notify Axon in writing of the specific reasons for rejection within fourteen (14) calendar days from delivery of the Acceptance Form. Axon will address the issues and re-present the Acceptance Form for signature. If Axon does not receive the signed Acceptance Form or written notification of reasons for rejection within fourteen (14) calendar days of delivery of the Acceptance Form, Axon will deem Customer to have accepted the professional services.
- 8. <u>Customer Network</u>. For work performed by Axon transiting or making use of Customer's network, Customer is solely responsible for maintenance and functionality of the network. In no event will Axon be liable for loss, damage, or corruption of Customer's network from any cause.



## **Add-On Services Appendix**

This Appendix applies if Axon Community Request, Axon Redaction Assistant, and/or Axon Performance are included on the Quote.

- Subscription Term. If Customer purchases Axon Community Request, Axon Redaction Assistant, or Axon Performance as part of OSP 7 or OSP 10, the subscription begins on the later of the (1) start date of the OSP 7 or OSP 10 Term, or (2) date Axon provisions Axon Community Request, Axon Redaction Assistant, or Axon Performance to Customer.
  - 1.1. If Customer purchases Axon Community Request, Axon Redaction Assistant, or Axon Performance as a standalone, the subscription begins the later of the (1) date Axon provisions Axon Community Request, Axon Redaction Assistant, or Axon Performance to Customer, or (2) first day of the month following the Effective Date.
  - 1.2. The subscription term will end upon the completion of the Axon Evidence Subscription associated with the add-on.
- Axon Community Request Storage. For Axon Community Request, Customer may store an unlimited amount of data submitted through the public portal ("Portal Content"), within Customer's Axon Evidence instance. The posttermination provisions outlined in the Axon Cloud Services Terms of Use Appendix also apply to Portal Content.
- 3. <u>Performance Auto-Tagging Data</u>. In order to provide some features of Axon Performance to Customer, Axon will need to store call for service data from Customer's CAD or RMS.



#### **Axon Auto-Transcribe Appendix**

This Appendix applies if Axon Auto-Transcribe is included on the Quote.

- 1. <u>Subscription Term.</u> If Customer purchases Axon Auto-Transcribe as part of a combined offering in a Quote or Axon Cloud Services subscription, the subscription begins on the later of the (1) start date of the combined offering in the Quote or Axon Cloud Services license term, or (2) date Axon provisions Axon Auto-Transcribe to Customer. If Customer purchases Axon Auto-Transcribe minutes as a standalone, the subscription begins on the date Axon provisions Axon Auto-Transcribe to Customer.
  - 1.1. If Customer cancels Auto-Transcribe services, any amounts owed by the Parties will be based on the amount of time passed under the annual subscription, rather than on the number of minutes used, regardless of usage.
- 2. <u>Auto-Transcribe A-La-Carte Minutes.</u> Upon Axon granting Customer a set number of minutes, Customer may utilize Axon Auto-Transcribe, subject to the number of minutes allowed on the Quote. Customer will not have the ability to roll over unused minutes to future Auto-Transcribe terms. Axon may charge Customer additional fees for exceeding the number of purchased minutes. Axon Auto-Transcribe minutes expire one year after being provisioned to Customer by Axon.
- 3. Axon Unlimited Transcribe. Upon Axon granting Customer an Unlimited Transcribe subscription to Axon Auto-Transcribe, Customer may utilize Axon Auto-Transcribe with no limit on the number of minutes. Unlimited Transcribe includes automatic transcription of all Axon BWC and Axon Capture footage. With regard to Axon Interview Room, Axon Fleet, Axon Community Request, or third-party transcription, transcription must be requested on demand. Notwithstanding the foregoing, Axon may limit usage after 5,000 minutes per user per month for multiple months in a row. Axon will not bill for overages.
- 4. Warranty. Axon disclaims all warranties, express or implied, for Axon Auto-Transcribe.



## **Axon Investigate Appendix**

If the Quote includes Axon's On Prem Video Suite known as Axon Investigate or Third Party Video Support License, the following appendix shall apply.

- 1. <u>License Grant</u>. Subject to the terms and conditions specified below and upon payment of the applicable fees set forth in the Quote, Axon grants to Customer a nonexclusive, nontransferable license to install, use, and display the Axon Investigate software ("Software") solely for its own internal use only and for no other purpose, for the duration of subscription term set forth in the Quote. This Agreement does not grant Customer any right to enhancements or updates, but if such are made available to Customer and obtained by Customer they shall become part of the Software and governed by the terms of this Agreement.
- 2. Third-Party Licenses. Axon licenses several third-party codecs and applications that are integrated into the Software. Users with an active support contract with Axon are granted access to these additional features. By accepting this agreement, Customer agrees to and understands that an active support contract is required for all of the following features: DNxHD output formats, decoding files via the "fast indexing" method, proprietary file metadata, telephone and email support, and all future updates to the software. If Customer terminates the annual support contract with Axon, the features listed above will be disabled within the Software. It is recommended that users remain on an active support contract to maintain the full functionality of the Software.
- 3. <u>Restrictions on Use</u>. Customer may not permit any other person to use the Software unless such use is in accordance with the terms of this Agreement. Customer may not modify, translate, reverse engineer, reverse compile, decompile, disassemble or create derivative works with respect to the Software, except to the extent applicable laws specifically prohibit such restrictions. Customer may not rent, lease, sublicense, grant a security interest in or otherwise transfer Customer's rights to or to use the Software. Any rights not granted are reserved to Axon.
- 4. <u>Term.</u> For purchased perpetual Licenses only—excluding Licenses leased for a pre-determined period, evaluation licenses, companion licenses, as well as temporary licenses—the license shall be perpetual unless Customer fails to observe any of its terms, in which case it shall terminate immediately, and without additional prior notice. The terms of Paragraphs 1, 2, 3, 5, 6, 8 and 9 shall survive termination of this Agreement. For licenses leased for a pre-determined period, for evaluation licenses, companion licenses, as well as temporary licenses, the license is granted for a period beginning at the installation date and for the duration of the evaluation period or temporary period as agreed between Axon and Customer.
- 5. <u>Title</u>. Axon and its licensors shall have sole and exclusive ownership of all right, title, and interest in and to the Software and all changes, modifications, and enhancements thereof (including ownership of all trade secrets and copyrights pertaining thereto), regardless of the form or media in which the original or copies may exist, subject only to the rights and privileges expressly granted by Axon. This Agreement does not provide Customer with title or ownership of the Software, but only a right of limited use.
- 6. <u>Copies</u>. The Software is copyrighted under the laws of the United States and international treaty provisions. Customer may not copy the Software except for backup or archival purposes, and all such copies shall contain all Axon's notices regarding proprietary rights as contained in the Software as originally provided to Customer. If Customer receives one copy electronically and another copy on media, the copy on media may be used only for archival purposes and this license does not authorize Customer to use the copy of media on an additional server.
- 7. <u>Actions Required Upon Termination</u>. Upon termination of the license associated with this Agreement, Customer agrees to destroy all copies of the Software and other text and/or graphical documentation, whether in electronic or printed format, that describe the features, functions and operation of the Software that are provided by Axon to Customer ("Software Documentation") or return such copies to Axon. Regarding any copies of media containing regular backups of Customer's computer or computer system, Customer agrees not to access such media for the purpose of recovering the Software or online Software Documentation.
- 8. **Export Controls**. None of the Software, Software Documentation or underlying information may be downloaded or otherwise exported, directly or indirectly, without the prior written consent, if required, of the office of Export Administration of the United States, Department of Commerce, nor to any country to which the U.S. has embargoed goods, to any person on the U.S. Treasury Department's list of Specially Designated Nations, or the U.S. Department of Commerce's Table of Denials.
- 9. <u>U.S. Government Restricted Rights</u>. The Software and Software Documentation are Commercial Computer Software provided with Restricted Rights under Federal Acquisition Regulations and Customer supplements to



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them. Use, duplication or disclosure by the U.S. Government is subject to restrictions as set forth in subparagraph (c)(1)(ii) of the Rights in Technical Data and Computer Software clause at DFAR 255.227-7013 et. Seq. or 252.211-7015, or subparagraphs (a) through (d) of the Commercial Computer Software Restricted Rights at FAR 52.227-19, as applicable, or similar clauses in the NASA FAR Supplement. Contractor/manufacturer is Axon Enterprise, Inc., 17800 North 85th Street, Scottsdale, Arizona 85255.



Exhibit A Addendum 1: Additional Scope of Services/Payment Provisions

#### Exhibit -A

## Addendum 1: Additional Scope of Services/Payment Provisions

- A.3 CONTRACTOR shall provide COUNTY with 140 licenses to Axon Justice, a Digital Evidence Management System (DEMS) designed to support the secure collection, analysis, and management of digital evidence pursuant to Quote Q-676789-45750.881BC and subject to the Professional Services Appendix. The Axon Justice package will include the following:
  - a) CONTRACTOR shall provide API access to support integration with the COUNTY's Case Management System and legal applications and shall provide all relevant Axon API documentation to the COUNTY. The integration shall support the transfer of key case-related information, based on the data made available by third-party systems. This may include, but is not limited to, case numbers, defendant details, case status, court assignments, and other relevant case data. COUNTY's third-party Case Management System have full access to CONTRACTOR's API to support the transmission of case-related data. The COUNTY, specifically the Monterey County District Attorney's Office, will be responsible for coordinating with their third-party Case Management System provider to assess and implement integration capabilities.
    - 1. The COUNTY shall designate interface subject-matter experts (SMEs) to work closely with CONTRACTOR's project interface resources throughout the integration process.
    - 2. The COUNTY shall provide any relevant technical documentation related to its systems and facilitate meetings with third-party vendors, as needed for integration. CONTRACTOR can provide a Subject Matter Expert (SME) to collaborate with third-party vendors on integration efforts. However, the development and testing of the integration shall remain the responsibility of the third-party vendor.
    - 3. Third-party vendor(s) is responsible for testing and ensuring successful functionality. CONTRACTOR will provide the necessary information to support the integration process.
    - 4. The COUNTY shall notify CONTRACTOR of any changes to its systems that may affect the integration.
  - b) CONTRACTOR will also provide access to advanced status fields and advanced metadata fields, which are customizable to support detailed tracking, organization, and management of digital evidence.
  - c) CONTRACTOR will support the intake of digital evidence from a variety of sources using multiple collection methods. This includes, but is not limited to, evidence submitted by Law Enforcement Agencies —both those using Axon systems (as described in subsection 1 below) and those using third-party platforms (as described in subsection 2 below)— as well as civilians, businesses, medical examiners, forensic laboratories, and other sources.
    - 1. Axon Evidence.com to Axon Evidence.com: CONTRACTOR shall enable "Case Share" functionality, allowing other Axon agencies to securely transfer evidence from their instance of Evidence.com into the COUNTY's instance of Axon Justice.

- 2. Non-Axon Agency to Axon Justice: CONTRACTOR shall create up to twenty (20) Evidence.com Ingest Portals for use by non-Axon Law Enforcement Agencies (LEAs). These portals shall be dedicated for the sole purpose of transmitting digital evidence to the COUNTY. They shall not be used by non-Axon LEAs as a long-term storage repository.
- d) CONTRACTOR will provide digital evidence viewing capabilities, including features such as multi-cam playback, Zip folder viewing, Axon View, and other enhanced tools to support efficient evidence review and analysis.
- e) CONTRACTOR shall provide unlimited transcription, translation, and redaction features powered by artificial intelligence, where applicable.
- f) CONTRACTOR will provide video editing tools that enable users to perform functions such as cutting, clipping, redacting, and stitching video segments together. These tools will support efficient preparation of evidence for investigative, prosecutorial, and courtroom use while maintaining the integrity of the original files.
- g) CONTRACTOR will provide access to Axon Investigate Pro, which includes advanced digital forensics tools, along with nine training vouchers for virtual training and certification in their use.
- h) CONTRACTOR will support secure, trackable discovery and external evidence sharing. This includes functionality to facilitate the efficient exchange of materials between prosecutors, defense attorneys, and the courts, while maintaining appropriate control over shared content.
- i) CONTRACTOR will provide remote training and support services, including access to virtual training resources, technical support, and account management. CONTRACTOR shall also make product experts available, as reasonably necessary, to support system use and feature adoption throughout the term of the contract.
- A.4 Premium Deployment Services: CONTRACTOR shall provide a Premium Deployment Package to support the implementation of Axon Justice, tailored to meet the operational needs of the COUNTY. Deployment services shall be delivered virtually unless otherwise agreed upon in writing. The deployment shall include project planning and coordination, system configuration, training, and access to supporting documentation, as further outlined in this Scope of Work below.
  - a) CONTRACTOR and COUNTY shall mutually agree upon a deployment timeline within thirty (30) days of contract execution. As part of this process, both parties shall collaborate to define a rollout plan that includes key phases such as initiation, planning, configuration, training, go-live, and final review/handover. The deployment timeline shall reflect the COUNTY's operational needs and allow sufficient time for coordination, testing, and readiness at each stage.
  - b) Project requirements shall be identified and documented during the kickoff and discovery phases of the deployment. Once the requirements are finalized and agreed upon by both parties, CONTRACTOR's project manager shall work collaboratively with the COUNTY's project manager to develop a detailed project plan. CONTRACTOR shall also lead coordination of the Go-Live event in alignment with the approved deployment timeline.

- c) **System Configuration:** CONTRACTOR shall work collaboratively with the COUNTY to configure the Axon Justice system to meet operational needs. This includes:
  - 1. Conducting discovery sessions to understand and document COUNTY requirements.
  - 2. Collaborating with COUNTY staff to configure workflows, permissions, and user privileges within Evidence.com based on those requirements.
  - 3. Facilitating workflow discussions with the COUNTY's core administrative team to support informed configuration decisions.
- d) Both COUNTY and CONTRACTOR shall designate a project manager to serve as the primary point of contact and to ensure coordination and completion of all deployment deliverables. CONTRACTOR's project manager shall be responsible for keeping both Axon and COUNTY stakeholders informed on project status and progress throughout the deployment.
- e) **COUNTY Responsibilities:** To support a successful implementation, the COUNTY agrees to the following:
  - Ensure the reasonable availability of knowledgeable staff for meetings, email, or phone communications to provide timely and accurate documentation and information to CONTRACTOR.
  - 2. Identify any known holidays, non-workdays, or major events that may impact project scheduling or availability.
  - 3. Ensure that COUNTY desktop, mobile systems, and devices are able to access the Axon Justice platform.
  - 4. Make relevant systems available for assessment by CONTRACTOR, including remote access when possible and appropriate.
  - 5. Provide CONTRACTOR with remote access to the COUNTY's Axon Evidence account when required to support implementation or troubleshooting.





# Attachment 6 Quote Q-676789-45750.881BC



Axon Enterprise, Inc. 17800 N 85th St.

Scottsdale, Arizona 85255 United States VAT: 86-0741227

Domestic: (800) 978-2737 International: +1.800.978.2737 Q-676789-45750.881BC

Issued: 04/03/2025

Quote Expiration: 06/01/2025

Estimated Contract Start Date: 07/01/2025

Account Number: 477903

Payment Terms:

Delivery Method:

SHIP TO	BILL TO
Monterey County (CA) District Attorney's Office 142 W Alisal St Salinas, CA 93901-2680 USA	Monterey County (CA) District Attorney's Office 142 W Alisal St Salinas CA 93901-2680 USA Email:

SALES REPRESENTATIVE	PRIMARY CONTACT
Brandon Campbell	Andrea Lopez
Phone:	Phone: (831) 647-7770
Email: bcampbell@axon.com	Email: lopeza14@countyofmonterey.gov
Fax:	Fax: (831) 647-7762

## **Quote Summary**

Program Length	120 Months
TOTAL COST	\$1,982,204.29
ESTIMATED TOTAL W/ TAX	\$1,982,204.69

## **Discount Summary**

Average Savings Per Year	\$182,154.97		
TOTAL SAVINGS	\$1,821,549.71		

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## **Payment Summary**

Date	Subtotal	Tax	Total
Jul 2025	\$206,839.32	\$0.40	\$206,839.72
Jul 2026	\$167,731.20	\$0.00	\$167,731.20
Jul 2027	\$174,440.45	\$0.00	\$174,440.45
Jul 2028	\$181,418.07	\$0.00	\$181,418.07
Jul 2029	\$188,674.79	\$0.00	\$188,674.79
Jul 2030	\$196,221.78	\$0.00	\$196,221.78
Jul 2031	\$204,070.65	\$0.00	\$204,070.65
Jul 2032	\$212,333.48	\$0.00	\$212,333.48
Jul 2033	\$220,822.82	\$0.00	\$220,822.82
Jul 2034	\$229,651.73	\$0.00	\$229,651.73
Total	\$1,982,204.29	\$0.40	\$1,982,204.69

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 Quote Unbundled Price:
 \$3,803,754.00

 Quote List Price:
 \$2,253,618.00

 Quote Subtotal:
 \$1,982,204.29

## **Pricing**

All deliverables are detailed in Delivery Schedules section lower in proposal

Item	Description	Qty	Term	Unbundled	List Price	Net Price	Subtotal	Tax	Total
Program									
100552	TRANSFER CREDIT - GOODS	1			\$1.00	\$4.30	\$4.30	\$0.40	\$4.70
100553	TRANSFER CREDIT - SOFTWARE AND SERVICES	1			\$1.00	\$15,831.99	\$15,831.99	\$0.00	\$15,831.99
S00015	BUNDLE - JUSTICE PREMIER	140	120	\$223.14	\$130.87	\$115.26	\$1,936,368.00	\$0.00	\$1,936,368.00
A la Carte Services	<b>3</b>								
101784	AXON JUSTICE - BASIC INTEGRATION	1			\$25,000.00	\$0.00	\$0.00	\$0.00	\$0.00
101345	AXON JUSTICE - PSO - PREMIUM DEPLOYMENT	1			\$30,000.00	\$30,000.00	\$30,000.00	\$0.00	\$30,000.00
Total							\$1,982,204.29	\$0.40	\$1,982,204.69

## **Delivery Schedule**

## Software

Bundle	Item	Description	QTY	Estimated Start Date	Estimated End Date
BUNDLE - JUSTICE PREMIER	100165	AXON EVIDENCE - STORAGE - THIRD PARTY UNLIMITED	140	07/01/2025	06/30/2035
BUNDLE - JUSTICE PREMIER	100789	AXON INVESTIGATE - UPGRADE TO PRO ACCESS	140	07/01/2025	06/30/2035
BUNDLE - JUSTICE PREMIER	73478	AXON EVIDENCE - REDACTION ASSISTANT USER LICENSE	140	07/01/2025	06/30/2035
BUNDLE - JUSTICE PREMIER	73618	AXON COMMUNITY REQUEST	140	07/01/2025	06/30/2035
BUNDLE - JUSTICE PREMIER	73686	AXON EVIDENCE - STORAGE - UNLIMITED (AXON DEVICE)	140	07/01/2025	06/30/2035
BUNDLE - JUSTICE PREMIER	73838	AXON EVIDENCE - ECOM LICENSE - PRO FOR PROSECUTOR	140	07/01/2025	06/30/2035
BUNDLE - JUSTICE PREMIER	85762	AXON AUTO-TRANSCRIBE - JUSTICE ACCESS	140	07/01/2025	06/30/2035
BUNDLE - JUSTICE PREMIER	85767	AXON EVIDENCE - DISCOVERY MODULE ACCESS	140	07/01/2025	06/30/2035

## Services

Bundle	Item	Description	QTY
BUNDLE - JUSTICE PREMIER	101184	AXON INVESTIGATE - TRAINING - OPERATOR AND EXAMINER	9
BUNDLE - JUSTICE PREMIER	11642	AXON INVESTIGATE - THIRD PARTY VIDEO SUPPORT	140
A la Carte	101345	AXON JUSTICE - PSO - PREMIUM DEPLOYMENT	1
A la Carte	101784	AXON JUSTICE - BASIC INTEGRATION	1

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## **Shipping Locations**

Location Number	Street	City	State	Zip	Country
1	142 W Alisal St	Salinas	CA	93901-2680	USA

## **Payment Details**

Jul 2025						
Invoice Plan	Item	Description	Qty	Subtotal	Tax	Total
Annual Payment 1	S00015	BUNDLE - JUSTICE PREMIER	140	\$161,003.03	\$0.00	\$161,003.03
PSO	101345	AXON JUSTICE - PSO - PREMIUM DEPLOYMENT	1	\$30,000.00	\$0.00	\$30,000.00
Invoice Upon Fulfillment	100552	TRANSFER CREDIT - GOODS	1	\$4.30	\$0.40	\$4.70
Invoice Upon Fulfillment	100553	TRANSFER CREDIT - SOFTWARE AND SERVICES	1	\$15,831.99	\$0.00	\$15,831.99
Invoice Upon Fulfillment	101784	AXON JUSTICE - BASIC INTEGRATION	1	\$0.00	\$0.00	\$0.00
Total				\$206,839.32	\$0.40	\$206,839.72
Jul 2026						
Invoice Plan	Item	Description	Qty	Subtotal	Tax	Total
Annual Payment 2	S00015	BUNDLE - JUSTICE PREMIER	140	\$167,731.20	\$0.00	\$167,731.20
Total	333313			\$167,731.20	\$0.00	\$167,731.20
Jul 2027						
Invoice Plan	Item	Description	Qty	Subtotal	Tax	Total
Annual Payment 3	S00015	BUNDLE - JUSTICE PREMIER	140	\$174,440.45	\$0.00	\$174,440.45
Total	3333.5			\$174,440.45	\$0.00	\$174,440.45
Jul 2028						
Invoice Plan	Item	Description	Qty	Subtotal	Tax	Total
Annual Payment 4	S00015	BUNDLE - JUSTICE PREMIER	140	\$181,418.07	\$0.00	\$181,418.07
Total	3330.13			\$181,418.07	\$0.00	\$181,418.07
Jul 2029						
Invoice Plan	Item	Description	Qty	Subtotal	Tax	Total
Annual Payment 5	S00015	BUNDLE - JUSTICE PREMIER	140	\$188,674.79	\$0.00	\$188,674.79
Total	300010	DOMBLE GOOTIGET NEMER	110	\$188,674.79	\$0.00	\$188,674.79
Jul 2030						
Invoice Plan	Item	Description	Qty	Subtotal	Tax	Total
Annual Payment 6	S00015	BUNDLE - JUSTICE PREMIER	140	\$196,221.78	\$0.00	\$196,221.78
Total	333313			\$196,221.78	\$0.00	\$196,221.78
Jul 2031						
Invoice Plan	Item	Description	Qty	Subtotal	Tax	Total
Annual Payment 7	S00015	BUNDLE - JUSTICE PREMIER	140	\$204,070.65	\$0.00	\$204,070.65
Total	000010	BONDLE VOOTIGET NEMEN	170	\$204,070.65	\$0.00	\$204,070.65
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Jul 2032						
Invoice Plan	Item	Description	Qty	Subtotal	Tax	Total
Annual Payment 8	S00015	BUNDLE - JUSTICE PREMIER	140	\$212,333.48	\$0.00	\$212,333.48
Total				\$212,333.48	\$0.00	\$212,333.48
Jul 2033						
Invoice Plan	Item	Description	Qty	Subtotal	Tax	Total
Annual Payment 9	S00015	BUNDLE - JUSTICE PREMIER	140	\$220,822.82	\$0.00	\$220,822.82
Total				\$220,822.82	\$0.00	\$220,822.82
Jul 2034						
Invoice Plan	Item	Description	Qty	Subtotal	Tax	Total
Annual Payment 10	S00015	BUNDLE - JUSTICE PREMIER	140	\$229,651.73	\$0.00	\$229,651.73
Total				\$229,651.73	\$0.00	\$229,651.73

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Tax is estimated based on rates applicable at date of quote and subject to change at time of invoicing. If a tax exemption certificate should be applied, please submit prior to invoicing.

Contract Omnia Contract 3544-21-4615 (PA - Missouri # CC240903001) is incorporated by reference into the terms and conditions of this Agreement.

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## **Exceptions to Standard Terms and Conditions**

Agency has existing contract(s) originated via Quote(s):

Q-558638

Agency is terminating those contracts effective 7/1/2025 Any changes in this date will result in modification of the program value which may result in additional fees or credits due to or from Axon.

The parties agree that Axon is applying a Net Transfer Debit of \$15,836.29

4/3/2025



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