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# We have prepared a quote for you

# **Superior Court Parking Cameras** on SSP Fiber

Quote # 20220201 Version 1

Prepared for:

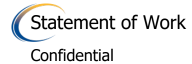
**DeKalb County Courthouse** 

Prepared by:

**Southeastern Security Professionals** 



Web: www.sspro.biz



# Superior Court Parking Cameras on SSP Fiber - #20220201 v1

#### Attention:

**Captain Sanchez** 

#### 3-2-2022

Pricing is good for 30 days

SSP proposes to furnish and install new conduit, cable/fiber and 6- new cameras for the following areas:

At the entrance gates we propose installing a 360 degree camera with 4 each 3.0 MP sensors for a full view of inbound vehicles with an advantage of reading tags. We propose installing this cameras with IR sensors due to low light conditions.

At the exit gates we propose installing a 180 degree camera with 3 each 5.0 MP sensors for a 180 degree view of outbound vehicles. We propose installing this cameras with IR sensors due to low light conditions.

For the Judges secured parking area we propose installing 2.0 MP next level analytic cameras at both pedestrian gates and at both vehicle gates with the main purpose of watching these points of egress and ingress for unauthorized personnel attempting to circumvent this area.

We propose routing conduit from our P-2 junction box into a new cabinet that will house a new hardened PoE switch and PoE Injectors for the multi-sensors. We will connect the new switch to SSP's installed fiber infrastructure from this new cabinet. We propose routing conduit to the final camera locations and installing all cable inside the conduit raceway.

This proposal excludes any X-ray, GPR, or magnetic imaging and coring through slab or tension floor.





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#### 1 on main level:

1- Entrance Gates

#### 1- On Lower Level

1- Exit Gates

#### 4 on 2nd Level Judges Area

- 1- Vehicle Entrance Gate
- 1- Vehicle Exit Gate
- 1- Entrance Pedestrian Gate
- 1- Exit Pedestrian Gate

All 6 cameras will require new conduit and cable to the midpoint of the parking deck tap can. Here SSP has a fiber splice point to connect to the video servers There we will install a new enclosure with the new security equipment inside it. All connections will made here in the new enclosure.

### **Clarifications and Exclusions:**

All work proposed herein shall be performed Monday - Friday 8:00am. to 5:00pm

120 VAC by others where required

No core drilling is included in this cost proposal

Painting and patching by others if required

Fire Rated Backboard or Fire Protective Paint by others if required

Additional testing of existing devices not included

Permits and inspections excluded

Where required customer will provide access to secure areas and equipment

All new equipment shall be covered under warranty for one year from beneficial use

Excludes warranty for existing equipment.







### **Progressive Payments:**

Customers paying with a credit card will be subject to a 3% processing fee

### **Performance Items:**

**Applicable Taxes** 

**Installation of Proposed Devices** 

Final Termination of Proposed Devices

One-Year Workmanship Warranty

**System Programming** 

**Commissioning and Close Out Documents** 

Excludes warranty for existing equipment.

### **Customers Responsibilities:**

Provide Access to Secure Areas

Provide IP Addresses

## Video Surveillance for Parking Deck/ Judges Parking

Description	Price	Qty	Ext. Price
ACC 7 Enterprise Edition camera license  ACC 7 Enterprise Edition camera license	\$253.54	6	\$1,521.24
4x 3 MP, WDR, LightCatcher, 2.8mm, Camera Only 4x 3 MP, WDR, LightCatcher, 2.8mm, Camera Only	\$1,802.62	1	\$1,802.62
3x 5 MP, WDR, LightCatcher, 4mm, Camera Only 3x 5 MP, WDR, LightCatcher, 4mm, Camera Only	\$1,702.47	1	\$1,702.47
Dome bubble and cover, for outdoor surface mount o  Dome bubble and cover, for outdoor surface mount or pendant	\$151.33	2	\$302.66
Outdoor surface mount adapter, must order either a Outdoor surface mount adapter, must order either a H4AMH-DO-COVR1 or H4AMH-DO-COVR1-SMOKE.	\$141.18	1	\$141.18



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## Video Surveillance for Parking Deck/ Judges Parking

Description	Price	Qty	Ext. Price
Pendant wall mount adapter. For use with H4 IR PTZ  Pendant wall mount adapter. For use with H4 IR PTZ or H4A-MH-AD- PEND1 on H4 Multisensor.	\$98.84	1	\$98.84
Optional IR illuminator ring, up to 30m (100ft), f Optional IR illuminator ring, up to 30m (100ft), for use with H4AMH-DO-COVR1.	\$282.86	2	\$565.72
Outdoor pendant mount adapter, must order one of I Outdoor pendant mount adapter, must order one of IRPTZ-MNT-W	\$166.46	1	\$166.46
<b>60W PoE Injector. Injector operational temperature range is</b> 60W PoE Injector. Injector operational temperature range is -10°C (14°F) to 45°C (113°F).	\$150.00	2	\$300.00
2.0 MP (1080p) WDR, LightCatcher, Day/Night, Outdo 2.0 MP (1080p) WDR, LightCatcher, Day/Night, Outdoor Dome, 3.3-9mm f/1.3 P-iris lens, Integrated IR, Next-Generation Analytics	\$945.82	4	\$3,783.28
conduit 3/4" per 10' Stick includes connectors conduit 3/4" per 10' Stick includes connectors	\$20.59	30	\$617.70
Conduit 1in. per 10ft. including connectors  Conduit 1in. per 10ft. including connectors	\$29.41	20	\$588.20
GameChanger Cat6 CMP WHT 1000' BOX GameChanger Cat6 CMP WHT 1000' BOX	\$735.29	2	\$1,470.58
CAT6 Cable/Plenum/Green CAT6 Cable/Plenum/Green	\$0.48	1200	\$576.00
CAT6 PATCH CABLE 3FT GREEN  3ft Green CAT6 Ethernet Patch Cable, Half-Moon, Booted	\$2.43	12	\$29.16
Transition Networks Unmanaged Hardened Gigabit Eth  Transition Networks Unmanaged Hardened Gigabit Ethernet PoE+ Switch - 4 Ports - 2 Layer Supported - Modular - Twisted Pair, Optical Fiber - Wall Mountable, DIN Rail Mountable - 5 Year Limited Warranty	\$446.29	1	\$446.29
SFP Module. Transition Networks Hardened SFP Module.  1000Bas  SFP Module. Transition Networks Hardened SFP Module. 1000Base-LX, S	\$88.24	2	\$176.48
LC to ST Multimode Duplex 62.5/125 OM1 Fiber Patch Cable, 2 LC to ST Multimode Duplex 62.5/125 OM1 Fiber Patch Cable, 2 Meter	\$16.75	2	\$33.50



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## Video Surveillance for Parking Deck/ Judges Parking

Description	Price	Qty	Ext. Price
Hoffman Enclosure, NEMA 1 30"H x 24"W x 8.62"D Gray Finish Hoffman Enclosure, NEMA 1 30"H x 24"W x 8.62"D Gray Finish	\$510.00	1	\$510.00
Miscellaneous Miscellaneous Material	\$226.10	1	\$226.10
Shipping Shipping	\$276.00	1	\$276.00
Warranty - Project Project Warranty	\$335.00	1	\$335.00
Installation Labor Installation Labor	\$12,540.00	1	\$12,540.00
Installation Labor - Programming Programming Installation Labor	\$380.00	1	\$380.00
Engineering Labor Installation Labor	\$380.00	1	\$380.00
Project Management Project Management	\$1,650.00	1	\$1,650.00
Subtotal:			\$30,619.48









## Superior Court Parking Cameras on SSP Fiber

Quote Information: Prepared for:

Quote #: 20220201 DeKalb County Courthouse

Version: 1 Delivery Date: 03/02/2022 Expiration Date: 04/01/2022 556 N McDonough St. Decatur, GA 30030 Lt. Sanchez

(404) 687-7104 mesanch@dekalbcountyga.gov

Prepared by:

Southeastern Security Professionals

Scott Carter 770-842-4866 scarter@sspro.biz



## **Quote Summary**

Description	Amount
Video Surveillance for Parking Deck/ Judges Parking	\$30,619.48
Total:	\$30,619.48

## **Payment Options**

Description	Payments	Interval	Amount
Project Progress Billing			
Project Progress Billing. Total will invoiced throughout the project based on work completed.	1	One-Time	\$30,619.48

## Summary of Selected Payment Options

Description	Amount	
Project Progress Billing: Project Progress Billing. Total will invoiced throughout the project based on work completed.		
Total of Payments	\$30,619.48	

This project will be invoiced as the project progresses.

Taxes, shipping, handling and other fees may apply. Taxes may reflect differently on invoices. We reserve the right to cancel orders arising from pricing or other errors. By signing this proposal you are agreeing to the Terms and Conditions within.





**DeKalb County Courthouse** 

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# Southeastern Security Professionals

Signature:	Soll Carty	Signature:	
Name:	Scott Carter	Name:	Lt. Sanche
Title:	Account Manager	Date:	
Date:	03/02/2022		



Main: (770) 540-0175

Email: scarter@sspro.biz

Web: www.sspro.biz

# SEA Terms and Conditions

# Service Excellence GENERAL TERMS AND CONDITIONS TERMS

#### DEFINITIONS

- (a) Site Specific Scope Inclusions includes materials, labor, or conditions specific to this agreement. These listed supersede all other language in this agreement.
- (b) SSP references Southeastern Security Professionals, LLC

#### SERVICE EXCELLENCE COVERAGE OPTIONS

- (a) (CEC) Complete Equipment Coverage includes replacement of damaged equipment equal to or greater value of equipment listed as included. Systems components damaged by Physical Abuse, Acts of God or Negligence are not covered under this option. Excludes equipment not listed as included.
- (b) (CLC) Complete Labor Coverage includes labor associated to the repair or replacement of damaged equipment listed as included. All labor will be provided during normal business hours defined as Monday through Friday between the hours of 8am and 5pm, excluding Holiday unless otherwise listed. Labor associated to systems components damaged by Physical Abuse, Acts of God or Negligence are not covered under this option. Excludes labor associated to the repair or replacement of equipment listed as excluded in the Site Specific Exclusions.
- (c) (SI) Systems Inspections includes labor to inspect systems components listed as included. SSP will provide the Customer with an inspection report including system(s) deficiencies found during this inspection.
- (d) **(PSH) Pre-paid Service Hours** includes labor hours utilized at the Customers request for services rendered during normal business hours defined as Monday through Friday between the hours of 8am and 5pm, excluding Holidays. All labor hours must be utilized during the terms of this agreement.
- (e) (PEC) Pre-paid Equipment and Labor Coverage includes equipment and/or labor provided at the Customers request. Agreement to provide these items will be for the agreed upon rates, which will deduct from these associated funds until all funds are depleted. Items that exceed the funds of this agreement will be billed for additionally and outside of this agreement. All funds must be utilized during the terms of this agreement. i. Relating to all options Customer agrees to pay SSP's standard service rates applicable to the time and nature of these services rendered for materials and labor provided that SSP is not responsible for under this Agreement. ii. Relating to all options equipment and labor associated to repair and/or replacement of equipment included in this agreement proven to be damaged or not functional prior to this agreement will be excluded in any/all coverage unless for these items it is specifically mentioned that they shall be replaced or repaired.

#### CONDITIONS

- 1. Access and Authorization to perform the Work and Services. Customer shall give SSP access to the Premises during regular business hours and at all other reasonable times for any reason arising out of or in connection with SSP's rights or obligations under this Agreement. If access cannot be provided, SSP's obligations under this Agreement will be suspended until such access to the Premises is provided. Suspensions will not extend the terms of this agreement or relieve the Customers financial obligations of this Agreement.

  2. Delay/Interruption. SSP assumes no liability for delay in the performance of Work and/or Services or interruption of the Work and/or Services due to strikes, riots, labor disputes, theft, vandalism, riots, war, unavailability of parts, materials or supplies, floods, fires, acts of God, explosions or other casualties or any other cause beyond the control of SSP including interruptions in telephone and/or internet service. SSP will not be required to supply the Work or perform the Services while interruption of the Work and/or Services due to any such cause.
- 3. INDEMNIFICATION. EACH PARTY WILL BE RESPONSIBLE TO THE OTHER ONLY FOR SUCH INJURY, LOSS, OR DAMAGE TO THE EXTENT CAUSED BY THE INTENTIONAL MISCONDUCT OR NEGILIGENT ACTS OR OMISSIONS OF SUCH PARTY.SSP AND CUSTOMER AGREE TO INDEMNIFY AND HOLD HARMLESS EACH OTHER, INCLUDING THEIR OFFICERS, AGENTS, DIRECTORS, AND EMPLOYEES, FROM ANY AND ALL CLAIMS, DEMANDS, OR SUITS OF ANY KIND, INCLUDING ALL LEGAL COSTS AND ATTORNEY'S FEES, RESULTING FROM THE INTENTIONAL MISCONDUCT OF THEIR EMPLOYEES OR ANY NEGLIGENT ACT OR OMISSION BY THEIR EMPLOYEES OR AGENTS. THE OBLIGATIONS OF SSP AND CUSTOMER ARE FURTHER SUBJECT TO THE LIMITATIONOF LIABILITY INCLUDED HEREIN.
- 4. LIMITATION OF LIABILITY. NEITHER SSP NOR THE CUSTOMER WILL BE RESPONSIBLE TO THE OTHER FOR ANY SPECIAL, INDIRECT, OR CONSEQUENTIAL DAMAGES. NEITHER PARTY WILL BE RESPONSIBLE TO THE OTHER FOR DAMAGE, LOSS, INJURY OR DELAY CAUSED BY CONDITIONS THAT ARE BEYOND THE REASONABLE CONTROL, AND WITHOUT THE INTENTIONAL MISCONDUCT OR NEGLIGENCE, OF THAT PARTY.SUCH CONDITIONS INCLUDE, BUT ARE NOT LIMITED TO: (A) ACTS OF GOD; (B) ACTS OF GOVERNMENT AGENCIES; (C) STRIKES; (D) LABOR DISPUTES; (E) FIRE; (F) EXPLOSIONS OR CASUALTIES; (G) THEFTS; (H) VANDALISM; (I) RIOTS OR WAR; (J) TERRORISM; AND (J) UNAVAILABLITYOF PARTS, MATERIALS, OR SUPPLIES. IN NO EVENT SHALL THE INDEMINIFICATION OBLIGATION EXCEED THE CONTRACT AMOUNT OR THE AMOUNT OF INSURANCE REQUIRED BY THIS AGREEMENT, WHICHEVER IS GREATER. CUSTOMER UNDERSTANDS THAT SSP IS NOT AN INSURER REGARDING THE WORK OR THE SERVICES. SSP SHALL NOT BE RESPONSIBLE FOR ANY DAMAGE OR LOSS THAT MAY RESULT FROM FIRE SAFETY OR SECURITY EQUIPMENT THAT FAILS TO PERFORM PROPERLY OR FAILS TO PREVENT A CASUALTY OR LOSS.
- 5. Warranty. SSP warrants that the Equipment and labor provided by it shall be free from defects in material and workmanship arising from normal usage for a period of one year from the date of beneficial use by Customer. For equipment provided and installed by SSP, if Customer provides written notice to SSP of any such defect within 30 days, after the appearance or discovery of such defect, SSP shall, at its option, repair or replace the defective equipment and return said equipment to Customer. These warranties do not extend to any equipment that has been misused, altered or repaired by Customer or third parties without the supervision of and prior written approval of SSP, or if SSP serial numbers or warranty decals have been removed or altered. All replaced Systems or parts become SSP's property. This warranty is not assignable. Warranty service will be provided during normal business hours Monday through Friday between the hours of 8am and 5pm, excluding Holidays.
- 6. Service Provider. Customer acknowledges and agrees that except to the extent SSP may perform Work, SSP shall be considered a service provider and not a merchant or a vendor of goods.
- 7. **Permits and taxes**. Customer agrees to SSP to obtain all licenses and permits and to pay for all taxes, fines and assessments, including sales taxes associated with the Work and/or Services.
- 8. System Tampering. Customer agrees not to tamper with, alter, adjust, add to, disturb, injure or remove or otherwise interfere with an installed System (including any software), nor to permit the same to be done, and Customer shall be responsible for the System during the term of this Agreement. It is further agreed that the System shall remain in the same location as installed and any removal or disturbance thereof (resulting from painting, altering, or remodeling fixtures or any changes whatsoever) necessitating any work by way of repair, relocation or otherwise, shall be paid for by Customer in accordance with standard SSP prices in addition to all other charges mentioned herein.
- 9. System Damage. Should any part of the System be damaged by fire, water, acts of God, attempted or actual unauthorized repair service, misuse, abuse or modification, or any other cause beyond the control of SSP, any repairs or replacement shall be paid for by Customer.



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- 10. **Default, Suspension, Termination**. In the event that Customer fails to comply with any of the terms of this Agreement or in the event Customer wrongfully terminates this Agreement (events constituting a "Default" for purposes of this Agreement), any remaining unpaid amounts owing hereunder are immediately due and payable within 30 days from the date of such Default. In the event of a Customer Default, SSP shall have the right to exercise any one or more of the following remedies: (i) to sue for and recover all monies owing and other payments then accrued, or thereafter accruing or declared to be due and payable; (ii) to terminate this Agreement; or (iii) to pursue any other remedy at law or in equity. Any terms of this Agreement which by their nature extend beyond the Agreement termination remain in effect until fulfilled, and apply to the respective successors and assignees of Customer. All such remedies are cumulative, and may be exercised concurrently or separately. Customer shall be liable for all fees, costs or expenses SSP may incur in connection with the enforcement of any of its remedies herein, including without limitation, reasonable attorney fees, collection agency fees or court costs incurred by SSP.
- 11. Changes to Customer Equipment. The Customer retains the right to make changes or alterations to its equipment, provided that if, in SSP's sole opinion, such changes or alterations substantially affect SSP's Services or obligations herein, SSP shall have the right to make appropriate changes to the scope or price of this Agreement or to both. Customer shall pay for all changes, including any increase in the Services Price, which result from any Customer directed alteration, remodeling, repair or other change to the Premises.
- 12. **Renewal Price Adjustment.** SSP will provide to the Customer for approval, with notice in writing, of any adjustments in the Total Price for Services applicable to a renewal period no later than ten (10) days prior to the commencement of that renewal period. Unless the Customer terminates the Agreement, the adjusted price shall be the price for the renewal period.
- 13. **Automatic Renewal of Agreement.** Both SSP and Customer reserve the right to discontinue the automatic renewal of this agreement by notice in writing within five (5) days of the ending date of the agreement. Unless notification is provided otherwise per the Renewal Price Adjustment section 12 of this agreement, this agreement will renew for the period of one year at the latest annual price of this agreement.
- 14. Asbestos-Containing Substances: SSP, neither desires to, or is licensed to undertake direct obligations relating to the identification, abatement, cleanup, control, removal or disposal of asbestos-containing Substances ("ACM"). Consistent with applicable laws, Customer shall supply SSP with any information in its possession relating to the presence of ACM at any of its facilities where SSP undertakes any Work or Services that may result in the disturbance of ACM. If either Customer or SSP becomes aware of or suspects the presence of ACM that may be disturbed by SSP's Work or Services, it shall immediately stop the Work or Services in the affected area and notify the other's contacts. As between Customer and SSP, Customer shall be responsible at its sole expense for addressing the potential for or the presence of ACM in conformance with all applicable laws and addressing the impact of its disturbance before SSP continues with its Work or Services. Delays or suspensions of service will not extend the terms of this agreement or relieve the Customers financial obligations of this Agreement.
- 15. **SSP's and Customers Employees**. Customer and SSP acknowledges that their employees are a valuable asset to the company. Both SSP and Customer agree not to solicit employment to the others employees during this agreement and the period of six months after the agreements termination date. In the event either violate the terms of this section, Customer or SSP whomever is at loss of the employee reserves the right to immediately terminate the agreement at no additional obligations beyond the termination.
- 16. Assignment and Subcontracting. SSP shall have the right to assign this Agreement in the event of SSP's sale without written consent of the Customer, at which the purchasing corporation will be responsible for this agreement in its entirety as its written. SSP shall also have the right, in its sole discretion and upon written notice to Customer, to subcontract any Work and/or Services, including, installation, monitoring, repair or other services which it may be required to perform herein. Customer acknowledges that this Agreement, and particularly those paragraphs relating to SSP's limitation of liability, damages, and indemnification, inure to the benefit of and are applicable to any assignees and or subcontractors of SSP, and that they bind Customer with respect to said assignees or subcontractors with the same force and effect as they bind Customer to SSP.
- 17. **Applicable law/Severability**. This Agreement shall be governed by the laws of the State where the Customer's Premises is located. In case one or more of the provision contained in the Agreement Document should be found to be invalid, illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions contained herein and therein shall not in any way be affected or impaired thereby.
- 18. Notices; Limitation on Lawsuits; Jury Trial. Unless otherwise indicated, all notices must be in writing by personal delivery, mail, or facsimile transmission at the respective addresses of SSP and Customer set forth in this Agreement. Customer must bring any claim against SSP within one year after the claim arose. If the Customer does not, Customer will have irrevocably waived its right to sue SSP and/or institute other proceedings, and SSP shall have no liability to Customer for such claim. The provisions of this agreement which apply to any claim shall remain in effect even after the agreement is terminated. SSP and Customer each waive their right to a Jury Trial.