



BROADWATER COUNTY COMMISSIONERS
515 Broadway, Townsend
Meetings are held at the Flynn Building on 416 Broadway St.

Current and previously recorded meetings, official agenda, and minutes may be viewed on the website at <https://www.broadwatercountymt.com>.

Per Montana Code Annotated (MCA) 2-3-202, agenda must include an item allowing public comment on any public matter that is not on the agenda of the meeting and that is within the jurisdiction of the agency conducting the meeting. Public comments will be taken either in writing before the meeting or in person at the beginning of the meeting. Mail and items for discussion and/or signature may occur as time allows during the meeting. Issues and times are subject to change. Working meetings will be posted on the agenda and will not be recorded.

OFFICIAL agendas are posted in the Courthouse (1st floor bulletin board), on our website at www.broadwatercountymt.com, in the window of the Flynn Building at least 48 hours in advance of the meeting, and in the local MT43 Newspaper

Monday, February 5, 2024

11:00 AM ✓ Working Meeting with Bill Jarocki, County Administrative Officer, regarding projects and deadlines

Wednesday, February 7, 2024

10:00 AM Public Comment on any subject not on the agenda, and that the Commission has jurisdiction over

10:00 AM Discussion/Decision, Nick Rauser, Broadwater County Sheriff, Vehicle Replacement Order

10:05 AM Discussion/Decision, Ruby Taylor, Public Health Director, Many Rivers Whole Health Lease Agreement and Business Contract with Broadwater County

10:15 AM Discussion/Decision, Telecom Assessment Interlocal Agreement with TIPS (The Interlocal Purchasing System)/Interlocal Agreement, Region 8 Education Service Center

10:20 AM Discussion/Decision, By-Laws/Appointment Approvals for Various County Boards (Mental Health LAC Board, Fair Board, City/County Parks & Rec Board)

10:25 AM Discussion/Decision, Broadwater County Service Agreement 4H Livestock Pavilion/Green Source Electric

3:00 PM ✓ Working Meeting with Deputy County Attorney, Kay Minor, regarding projects and deadlines.

Thursday, February 8, 2024

11:00 AM ✓ Working Meeting with Bill Malone and Ken Brug, Website Vendor Review & Discussion

Items for Discussion / Action / Review / Signature – Consent Agenda

- ✓ Certificate of Survey review
- ✓ Management – on-going advisory board appointments
- ✓ Claims/Payroll/minutes
- ✓ County Audit / Budget
- ✓ Mail – ongoing grants
- ✓ Correspondence – support letters

Debi Randolph, Vice Chairman (406) 266-9270 or (406) 980-2050

Darrel Folkvord, Chairman (406) 266-9272 or (406) 980-1213

Lindsey Richtmyer (406) 266-9271 or (406) 521-0834

E-mail: commissioners@co.broadwater.mt.us

Future Meetings will be held at the Flynn Building (416 Broadway)

(Please note: These meeting times/dates may change, please check the county website)

- *Bill Jarocki, Weekly Meeting with Press/Public Every Monday at 2 PM in his office*
- *Regular Planning Board Meeting on February 5th at 2 PM*
- *Fair Board Meeting on February 8th at 7 PM*
- *Parks and Rec Board Meeting on February 12th at 6 PM*
- *Trust Board Meeting on February 13th at 11:30 AM*
- *Solid Waste Board Meeting on February 13th at 6 PM*
- *Mental Health LAC Meeting on February 14th at 2 PM*
- **COUNTY OFFICES ARE CLOSED FEBRUARY 19TH**
- *Noxious Weed Board Meeting on February 20th at 6 PM*
- *Airport Board Meeting on February 21st at 6 PM*

The Commissioners may be attending these board meetings (except the Planning Board)



PURCHASE ORDER

Purchaser (Govt. Agency)	
Agency Name	Broadwater County
Street Address	PO Box 194
City, State, Zip Code	Townsend, MT 59644

Seller (Stellantis Dealer)	
Dealership Name	Billion DCJR
Street Address	355 Automotive Ave
City State, Zip Code	Bozeman, MT 59718

Stellantis Fleet Account No. (FAN)	00HJM
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Stellantis Dealer Code	68141
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QTY	VON(S)	VEHICLE DESCRIPTION	UNIT PRICE	LINE TOTAL
1	60390060	WDEE75 DURANGO PURSUIT AWD	\$41,289.00	\$41,289.00
<i>Attach list of additional VON's if necessary</i>				
TOTAL PURCHASE				\$41,289.00

Authorized Government Agency Representative	
Signature	
Date	01/22/24
Printed Name	Mark Wood
Title	Captain, Badge #433
Phone Number	406-266-3441

Authorized Dealership Sales Representative	
Signature	
Date	01/22/24
Printed Name	JOSEPH E. REHBEIN
Title	FLEET SALES MANAGER
Phone Number	406-582-5539

By signing this document, I confirm that I am the authorized purchasing representative for the government agency specified as the Purchaser in this document. I further understand and acknowledge that my signature on this document represents a contractual commitment to purchase the vehicle(s) indicated above, according to the price, terms and conditions specified in this document.

By signing this document, I confirm that I am the authorized sales representative for the party specified as Seller in this document. I further understand and acknowledge that my signature on this document represents a contractual commitment to order the vehicle(s) indicated above, according to the price, terms and conditions specified in this document.

TOTAL = \$71,531.⁶⁸

EVS, LLC
 4 Duncan District Road
 Sheridan, MT 59749
 406-431-1466
 jgerth5619@gmail.com

DATE 12/27/23
 CUSTOMER ID BCS

TO Mark Wood, Captain
 Broadwater County Sheriff's Office
 519 Broadway Street
 Townsend, MT 59644

ITEM	DESCRIPTION	TOTAL
Durango		
	Labor:	
	Install police package	3,000.00
	Materials:	13,911.55
	#10 XL partition	
	Rear divider	
	Setina push bumper with lights	
	Setina headlight protectors	
	Havis center console	
	Havis cup holder	
	Havis brothers printer mount	
	Havis computer base and mount	
	WEC visor lightbar	
	WEC rear lightbar	
	BI6 LED mirror mounts	
	WEC Universal quarter lights	
	SoundOff speaker	
	WEC core controller	
	Power distributin panel	
	SoundOff taillight flasher	
	Stocker dual radar	
	Spotlight and mount	
	Setina dual gun holder	
	Shark fin antenna	
	Magnetic mic holder	
	Misc wire, loom, connectors, ect	
		Subtotal 16,911.55
		Freight 900.00
		TOTAL \$17,811.55

Final billing for completed services EIN 83-2659980

Make all checks payable to EVS
 THANK YOU FOR YOUR BUSINESS!

Invoice

P **PRO·VISION**
 8625 Byron Commerce Dr SW
 Byron Center, MI 49315

Date 01/18/2024
Acct. No. 1989542
Invoice # INV2123683
Terms Net 30
PO # VMW01.16.2023
Sales Rep Angie Mathews
Shipping Method UPS® Ground
Tracking # 1Z197Y0F0377512520
 1Z197Y0F0377656536

Bill To
 Attn: Accounts Payable
 Broadwater County Sheriff
 515 Broadway St
 Townsend MT 59644
 United States

Ship To
 Broadwater County Sheriff
 519 Broadway Street
 Townsend MT 59644
 United States

Shipping Code

Qty	Item	Name	Description	Price	Amount
2	6000014	BC4-TBUN-GARSD	BodyCam 4 Garment Clip Bundle with Transfer Software and Single Dock	525.00	1,050.00
2	9000560	IA-DVR-908LE2	HD In-Car Video Two Camera Base Kit	2,995.00	5,990.00
1	9000536	IA-PL-4905	USB 8 Channel Hybrid Installation Guide	0.00	0.00
2	CONN-5YR	CONN-5YR	Connect - Five Year Device License	271.00	542.00

Subtotal \$ 7,582.00
Shipping / Handling (UPS® Ground) 50.86
Total 7,632.86
Amount Due \$7,632.86

A finance charge of 1.5% per month (18% per year), or the highest legal rate, whichever is less, will be charged on all past due accounts. Unused product in original packaging may be returned and/or exchanged up to 60 days from invoice date. Returns and exchanges must be issued a Return Authorization Number (RMA) prior to returning. All returns and exchanges must be inspected prior to account credit issuance less restocking fee of 10% for exchanges and 25% for returns.

1 System 3,791⁰⁰



Contact: Bob Stein
 364 Upland Drive, Seattle, WA 98188
 206/909-5272 cell: 206/575-1470 Office
 Fed TAX ID 91-0930538
Email Po To: bstein@datecinc.net
Fax PO To: Email only please

Quote#: Q23K2001
Date: 11/20/23
Terms: Net 30 Days
Validity: 90 Days

Quote Prepared For:
 Broadwater Co. Sheriff's Office
 Captain Mark Wood

Part Number	Description	Qty	Unit Price	Ext. Price
FZ-55FZ-JDAM	Win11 Pro, Intel Core i5-1145G7 vPro (up to 4.4GHz), AMT, 14.0" FHD 1000 nit Gloved Multi Touch, 16GB, 512GB OPAL SSD, Intel Wi-Fi 6, Bluetooth, 4G LTE Band 14 (EM7511) Cellular Modem, Integrated GPS, Dual Pass (Ch1:GPS/Ch2:WWAN), Infrared Webcam, USB-C, Standard Battery, TPM 2.0, Emissive Backlit Keyboard, Flat, CF-SVCLTNF3YR - 3 Year Protection Plus Warranty, CF-SVC512SSD3Y - 3 Year No Return of Defective Drive, CF-SVCPDEP3Y - 3 Year Premier Deployment, CF-SVCFESGEN10 - Field Engineering Support	2	\$2,749.00	\$ 5,498.00
CF-SVCPSY5	Public Sector 5th year Service Bundle. Includes 4th and 5th year of Premier Deployment service, 4th and 5th year of HDD no return service, and 4th and 5th year ProPlus warranty entitlement.	2	\$548.00	\$ 1,096.00
HA-55LVD2L	Havis Premium Vehicle Dock (dual pass) for Panasonic TOUGHBOOK 55 & 54. Includes LIND power supply. USB-A (2), Serial, LAN, HDMI, VGA, Dual RF.	2	\$932.17	\$ 1,864.34
				\$ -
			Sub Total	\$8,458.34
			Non-Taxable	\$ -
			Total	\$8,458.34

1 LAPTOP \$4,229.17

Dunne Communications, Inc
P.O. Box 97
204 East Commercial Ave
Anaconda Mt 59711
406.563.7115 406.563.6065 (fax)



BROADWATER COUNTY SHERIFF

1/9/2024

Q240109-2

QTY	Part Number	Description	Price Per Unit	EXT.
1	VM7000-SB	SINGLE BAND VHF HIGHPOWER	\$4,410.96	\$4,410.96
		110 WATT VHF P25/TRNK/REM MT		
		AES-DES-OFB ENCRYPT		
	WARRANTY	3 YEAR	INC.	
		TOTAL		\$4,410.96

QTY	Part Number	Description	Price Per Unit	EXT.
1	VP5000	VP55230 6W VHF PORTABLE	\$1,400.00	\$ 1,400.00
1		KRA-25	\$ 30.96	\$ 30.96
1		CHARGER	\$ 72.16	\$ 72.16
		P25 CONV-P25 TRUNKING PH1		\$ -
1		HIGH-CAP BATT	\$ 175.20	\$ 175.20
		MULTIKEY DES-OFB ENCRYPT		\$ -
1		MULTIKEY AES ENCRYPT	\$ 328.00	\$ 328.00
1		BLUETOOTH	\$ 88.00	\$ 88.00
		WIFI		\$ -
		3 YEAR WARRANTY		\$ -
		RADIO TOTAL		\$ 2,094.32
		RADIO TOTAL WITH OPTIONS		\$ 2,094.32

1	REVO NC2	BLUETOOTH MIC	\$ 223.00	\$ 223.00
1		EAR PIECE	\$ 59.95	\$ 59.95

Many Rivers Whole Health Office Space Lease Agreement

THIS AGREEMENT, entered into this ____ day of _____, 20____ by and between **Center for Mental Health d/b/a Many Rivers Whole Health** (“**Many Rivers**”), a Montana nonprofit corporation with the primary place of business being 915 1st Ave South, Great Falls, MT 59401, and the **County of Broadwater** (“**County**”), a political subdivision of the State of Montana, 515 Broadway, Townsend, MT 59644. Many Rivers and the County may be referred to herein collectively as the “**Parties.**”

WHEREAS, Many Rivers desires to offer behavioral health services to individuals in Broadwater County;

WHEREAS, the County has office space available to provide behavioral health services; and

WHEREAS, Many Rivers desires to make staff available to provide behavioral health services under the clinical supervision of Many Rivers leadership, as further described herein;

NOW, THEREFORE, in consideration for the mutual promises made herein, the Parties agree as follows:

I. PREMISES.

The County, in consideration of the lease payments provided in this Agreement, leases to Many Rivers one office space (the “**Premises**”) located at 124 North Cedar Street, Townsend, MT 59644.

II. TERM.

The lease term will be for a period of one year. The lease will commence on the 1st day of March, 2024 and end on the 28th day of February, 2025. Upon the expiration of the Agreement, Many Rivers shall have the right of first refusal for the continued use of the Premises, if this right of first refusal is exercised, a new Agreement shall be executed.

III. LEASE PAYMENTS.

Many Rivers shall pay to the County monthly installments of \$300.00, payable in advance on the first day of each month. Lease payments shall be made to the County at 515 Broadway, Townsend, MT 59644.

IV. LATE PAYMENTS.

For each lease payment that is not paid on or before the 5th day of the month, Many

Rivers shall pay a late fee of \$10.00 per day, beginning with the day after the due date. Lease payments are always due on the first day of each month.

V. NON-SUFFICIENT FUNDS.

Many Rivers shall be charged \$35.00 for each check that is returned to the County for lack of sufficient funds.

VI. SECURITY DEPOSIT.

The County does not require a security deposit from Many Rivers, at this time.

VII. POSSESSION.

Many Rivers shall be entitled to possession on the first day of the term of this Agreement, and shall yield possession to the County on the last day of the term of this Agreement, unless otherwise agreed by both parties in writing. At the expiration of the term, Many Rivers shall remove its goods and effects and peaceably yield up the Premises to the County in as good a condition as when delivered to Many Rivers, ordinary wear and tear excepted. The County promises to place Many Rivers in peaceful possession of the Premises, and Many Rivers, by taking possession of the Premises, will have acknowledged that the Premises are in satisfactory and acceptable condition.

VIII. HOLDOVER.

If Many Rivers maintains possession of the Premises for any period after the termination of this Agreement ("Holdover Period"), Many Rivers shall pay to the County lease payment(s) during the Holdover Period at a rate equal to the normal payment rate set forth in the Lease Payments paragraph.

IX. USE OF PREMISES.

Many Rivers may use the Premises for office business only. Many Rivers shall notify the County of any anticipated extended absence no later than the first day of the extended absence.

X. COMMON AREAS OF PREMISES.

The County shall make available at all times during the term of this Agreement, in any portion of the Premises that the County designates or relocates, automobile parking and common areas as the County shall deem appropriate. Many Rivers shall have the nonexclusive right during the term of this Agreement to use the common areas for itself, its employees, agents, customers, clients, invitees, and licensees. The County reserves the right

to re-designate a common area for a non-common use or to designate as a common area a portion of the Premises not previously designated a common area.

All common areas shall be subject to the exclusive control and management of the County or any other persons or nominees that the County may have delegated or assigned to exercise management or control, in whole or in part, in place and stead. The County shall have the right to close, if necessary, all or any portion of the common areas as is deemed necessary by the County to effect necessary repairs, maintenance, or construction, or to maintain the safety of tenants or the general public. The County will maintain the common areas in a clean, orderly, and sanitary manner. The County is responsible for all repairs of the common areas, except those required by the negligence of Many Rivers.

The County and their nominees and assignees shall have the right to establish, modify, amend, and enforce reasonable rules and regulations with respect to the common areas and the Premises. Many Rivers shall fully and faithfully comply with and observe the rules and regulations for the common areas and the Building ("the Building Rules and Regulations"), of which the Premises is a part, including any additions or amendments to the Building Rules and Regulations that may be hereafter enacted at the County's sole discretion.

XI. SIGNS.

Many Rivers may place a sign advertising the Many River's activities conducted on the Premises at any location on the windows of the Premises and in the general area outside the Premises. The design of the sign shall be submitted to the County for approval prior to the placement.

XII. PROPERTY INSURANCE.

Many Rivers shall maintain casualty insurance on the Premises in an amount not less than \$100,000.00. The County shall be named as an additional insured in such policies. Many Rivers shall deliver appropriate evidence to the County as proof that adequate insurance is in force issued by companies reasonably satisfactory to the County. The County shall receive advance written notice from the insurer prior to any termination of such insurance policies.

Many Rivers shall also maintain any other insurance which the County may reasonably require for the protection of the County's interest in the Premises. Many Rivers is responsible for maintaining casualty insurance on its own property.

XIII. INDEMNITY REGARDING USE OF PREMISES.

To the extent permitted by law, Many Rivers agrees to indemnify, hold harmless, and defend the County from and against any and all losses, claims, liabilities, and expenses, including reasonable attorney fees, if any, which the County may suffer or incur in connection with Many River's possession, use or misuse of the Premises, except the County's act or negligence.

XIV. MAINTENANCE.

At its expense, the County shall keep the Premises in good condition and repair and be responsible for all maintenance on the building, and all other maintenance on the utilities, storage areas, common areas and other services including garbage and snow removal.

Many Rivers shall be responsible and pay for any repairs or replacements to the Premises or the systems damaged or arising as a result of the acts or omissions of Many Rivers, its employees, contractors, agents and business invitees, general wear and tear under the circumstances excepted.

XV. UTILITIES AND SERVICES.

The County shall be responsible for all utilities and services incurred in connection with the Premises.

XVI. JANITORIAL SERVICE.

The County shall provide regular janitorial service to the Premises at its sole expense.

XVII. COVENANT AGAINST WASTE.

Many Rivers agrees that Many Rivers will not commit waste in or upon the Premises or any portion thereof, nor cause any public or private nuisance or other act that may disturb the quiet enjoyment of any other tenant, nor shall Many Rivers allow the Premises to be used for any improper, immoral, unlawful, or unsafe purpose, including, but not limited to, the storage of any flammable materials.

Nor shall Many Rivers use any apparatus, machinery, or device in or on said Premises that shall make any noise or cause any vibration that can be detected by other tenants, or that shall in any way be a detriment to the Premises.

Many Rivers further agrees that except for the tenant improvements contemplated in

this Agreement, Many Rivers will not install or construct within the Premises electrical wires, water or drain pipes, machinery, or other permanently installed devices, including, but not limited to, alarm systems, private music systems, or special ventilation, without the prior written consent of the County.

XVIII. TAXES.

Taxes attributable to the Premises or the use of the Premises shall be allocated to the County.

XIX. TERMINATION FOR CONVENIENCE.

Notwithstanding any other provision of this Agreement, either party may terminate this Agreement upon 90 days' written notice to the other party.

XX. TERMINATION UPON SALE OF PREMISES.

Notwithstanding any other provision of this Agreement, the County may terminate this Agreement upon 30 days' written notice to Many Rivers that the Premises have been sold.

XXI. DEFAULTS.

Many Rivers shall be in default of this Agreement if Many Rivers fails to fulfill any lease obligation or term by which Many Rivers is bound. Subject to any governing provisions of law to the contrary, if Many Rivers fails to cure any financial obligation within 3 days (or any other obligation within 10 days) after written notice of such default is provided by the County to Many Rivers, the County may take possession of the Premises without further notice (to the extent permitted by law), and without prejudicing the County's rights to damages.

In the alternative, the County may elect to cure any default and the cost of such action shall be added to Many River's financial obligations under this Agreement. Many Rivers shall pay all costs, damages, and expenses (including reasonable attorney fees and expenses) suffered by the County by reason of Many River's defaults. All sums of money or charges required to be paid by Many Rivers under this Agreement shall be additional rent, whether or not such sums or charges are designated as "additional rent." The rights provided by this paragraph are cumulative in nature and are in addition to any other rights afforded by law.

XXII. CUMULATIVE RIGHTS.

The rights of the parties under this Agreement are cumulative, and shall not be

construed as exclusive unless otherwise required by law.

XXIII. ACCESS BY COUNTY TO PREMISES.

Subject to Many River's consent (which shall not be unreasonably withheld), the County shall have the right to enter the Premises to make inspections, provide necessary services, or show the unit to prospective buyers, mortgagees, tenants, or workers. As provided by law, in the case of an emergency, the County may enter the Premises without Many River's consent. During the last three months of this Agreement, or any extension of this Agreement, the County shall be allowed to display the usual "To Let" signs and show the Premises to prospective tenants.

XXIV. DANGEROUS MATERIALS.

Many Rivers shall not keep or have on the Premises any article or thing of a dangerous, flammable, or explosive character that might substantially increase the danger of fire on the Premises, or that might be considered hazardous by a responsible insurance company, unless the prior written consent of the County is obtained, and proof of adequate insurance protection is provided by Many Rivers to the County.

XXV. COMPLIANCE WITH REGULATIONS.

Many Rivers shall promptly comply with all laws, ordinances, requirements, and regulations of the federal, state, county, municipal and other authorities, and the fire insurance underwriters. However, Many Rivers shall not by this provision be required to make alterations to the exterior of the building or alterations of a structural nature.

XXVI. MECHANICS LIENS.

Neither Many Rivers nor anyone claiming through Many Rivers shall have the right to file mechanics liens or any other kind of lien on the Premises and the presentation of this Agreement constitutes notice that such liens are invalid. Further, Many Rivers agrees to (1) give actual advance notice to any contractors, subcontractors or suppliers of goods, labor, or services that such liens will not be valid, and (2) take whatever additional steps that are necessary in order to keep the premises free of all liens resulting from construction done by or for the Many Rivers.

XXVII. SUBORDINATION OF LEASE.

This Agreement is subordinate to any mortgage that now exists, or may be given later by the County, with respect to the Premises.

XXVIII. ASSIGNABILITY/SUBLETTING.

Many Rivers may not assign or sublease any interest in the Premises, nor effect a change in the majority ownership of the Many Rivers (from the ownership existing at the inception of this Agreement), nor assign, mortgage, or pledge this Agreement, without the prior written consent of the County, which shall not be unreasonably withheld.

XXIX. NOTICE.

Notices under this Agreement shall not be deemed valid unless given or served in writing and forwarded by mail, postage prepaid, addressed as follows:

COUNTY OF BROADWATER
c/o Broadwater County Public Health Department
124 North Cedar Street
Townsend, MT 59644
406-266-5209

MANY RIVERS WHOLE HEALTH
915 1st Ave South
Great Falls, MT 59401
406-761-2100

Such addresses may be changed from time to time by the Parties by providing notice as set forth above. Notices mailed in accordance with the above provisions shall be deemed received on the third day after posting.

XXX. GOVERNING LAW.

This Agreement shall be construed in accordance with the laws of the State of Montana.

XXXI. ENTIRE AGREEMENT/AMENDMENT.

This Agreement contains the entire agreement of the parties and there are no other promises, conditions, understandings, or other agreements, whether oral or written, relating to the subject matter of this Agreement. This Agreement may be modified or amended in writing, if the writing is signed by the party obligated under the amendment.

XXXII. SEVERABILITY.

If any portion of this Agreement shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If a court finds that any provision of this Agreement is invalid or unenforceable, but that by limiting such

provision, it would, become valid and enforceable, then such provision shall be deemed to be written, construed, and enforced as so limited.

XXXIII. WAIVER.

The failure of either party to enforce any provisions of this Agreement shall not be construed as a waiver or limitation of that party's right to subsequently enforce and compel strict compliance with every provision of this Agreement.

XXXIV. BINDING EFFECT.

The provisions of this Agreement shall be binding upon and inure to the benefit of the Parties and their respective legal representatives, successors, and assigns.

XXXV. ATTORNEY FEES.

The Parties each agree to pay their own attorney fees in connection with this Agreement.

COUNTY OF BROADWATER:

By: _____
Commissioner Chair/Commissioner

Date: _____

MANY RIVERS WHOLE HEALTH:

By: 
Chief Executive Officer

Date: 1-25-2024

Many Rivers Whole Health

BUSINESS ASSOCIATE AGREEMENT

THIS AGREEMENT is entered into this day of _____ by and between the Center for Mental Health (d/b/a Many Rivers Whole Health, hereinafter referred to as Many Rivers) whose corresponding post office address is PO Box 3089, Great Falls, MT 59403, and Broadwater County c/o Broadwater County Public Health Department, (Business Associates), whose address is 124 North Cedar Street, Townsend, MT 59644.

RECITALS

In entering this Agreement, it is the intent of the parties to comply with the requirements of the Health Insurance Portability and Accountability Act of 1996 and the regulations promulgated to implement that statute found at 45 C.F.R. §§160 and 164 (together "HIPAA"). More particularly, this agreement is intended to establish terms and conditions for the protection of Protected Health Information ("PHI") received by Business Associate from or on behalf of the Many Rivers Whole Health. This Agreement supplements the parties' agreement for services and is intended and shall be interpreted so as to satisfy the requirements for business associate contracts as set forth in the federal HITECH Act §§ 13401 and 13404, and the Privacy and Security Rules, including, but not limited to, 45 C.F.R. §§ 164.314, .410, and .504(e), as applicable and as they shall be amended. Business Associate hereby agrees to comply with applicable provisions of the HITECH Act, its implementing regulations, and the Privacy and Security Rules as they shall be amended, and to assist Many Rivers with its compliance, as explained below.

NOW, THEREFORE, the parties agree as follows:

AGREEMENT

Term. This Agreement shall be effective on the date above written and shall continue in effect until all obligations of the parties have been met unless terminated pursuant to the terms of this Agreement. To the extent Business Associate retains any PHI following termination of this Agreement, all provisions affecting such PHI shall survive the expiration or other termination of this Agreement.

Definitions. Terms used in this Agreement shall have such meaning as those terms are defined in HIPAA and/or 45 C.F.R. §§160 and 164.

1. **Use of PHI.** Business Associate agrees it shall not use and shall insure that its directors, officers, employees, contractors, and agents do not use PHI received from the Many Rivers in any manner other than permitted or required by this Agreement, or as required by law (as defined in 42 C.F.R. §§164.501). Except as otherwise limited in this Agreement, Business Associate may use PHI on behalf of, or to provide services to, Many Rivers for the following purposes:
 - a. In the performance of its obligations under this Agreement;
 - b. In and for the proper management and administration of Business Associate;
 - c. To conduct and comply with the legal responsibilities of Business Associate;

- d. To provide data aggregation services to the Many Rivers, as permitted in **45 C.F.R. §§164.504(e)(2)(I)(B)**, for the benefit of and relating to the health care operations of the Many Rivers; and/or
 - e. To perform all other functions, activities, or services for, or on behalf of, Many Rivers as specified in any existing agreements between Many Rivers and Business Associate, provided that such disclosure would not violate the Standards for Privacy or Security of Individually Identifiable Health Information if done by Many Rivers.
 - f. Under this agreement, PHI provided to the Business Associate by Many Rivers can only be used or accessed for the purpose of coordinating treatment with other providers involved in an individual's care and for delivering services to the individual as specified in the Interdisciplinary Treatment Plan.
2. **Disclosure of PHI.** Business Associate agrees it shall not, and shall insure that its directors, officers, employees, contractors, and agents to not disclose PHI received from Many Rivers in violation of the provisions of this Agreement or in a manner which would constitute a violation of HIPAA. If, and to the extent, Business Associate discloses PHI to any agent, subcontractor or third party, Business Associate must, prior to making any such disclosure:
- a. Obtain written approval from Many Rivers for such disclosure;
 - b. Obtain reasonable assurances from the agent, subcontractor or third party to whom the information is disclosed that PHI will remain confidential and used or further disclosed only as provided for in this Agreement, or as required by law and only for the purposes for which it was disclosed to such third party; and
 - c. Obtain a written agreement from any such agent, subcontractor or third party to whom the information is disclosed to immediately notify the Business Associate of any breach of the confidentiality of the PHI to the extent it is aware of a breach of the confidentiality.
3. **Responsibilities of Business Associate.** In addition to and in furtherance of its obligations to protect the use and disclosure of PHI, Business Associate agrees as follows:
- a. Business Associate agrees it will implement all appropriate internal and external safeguards to prevent the unauthorized use or disclose of PHI other than pursuant to the terms and conditions of this Agreement and HIPAA, or as otherwise required by law.
 - b. In the event the Business Associate creates, receives, maintains, or transmits electronic PHI on behalf of Many Rivers, Business Associate agrees it will implement all appropriate administrative, physical, and technical safeguards which reasonably and appropriately protect the confidentiality, integrity, and availability of the electronic PHI.
 - c. Business Associate agrees to ensure that any agent or subcontractor that creates, receives, maintains, or transmits on behalf of Business Associate to whom it provides, discloses, or transmits Protected Health Information agrees to the same restrictions and conditions concerning the Protected Health

Information that apply through this Agreement to Business Associate. Business Associate may comply with this section by entering into a contract with such agent or subcontractor, which contract requires the agent or subcontractor to comply with the terms of this Agreement.

- d. Business Associate, its officers, directors, employees, contractors, agents and/or any third party having an agreement with Business Associate pursuant to subparagraph 5.c, above, shall, within ten days of becoming aware of a disclosure of PHI in violation of this Agreement or any agreement between Business Associate and any agent, subcontractor or third party, report such disclosure to Many Rivers.
 - e. If any individual requests access to PHI, or amendment of PHI, from Business Associate, Business Associate shall, within three (3) days, forward such request to the Many Rivers. If Many Rivers requests access to any individual's PHI from Business Associate, Business Associate shall make such information available to Many Rivers within five (5) days of such request. The parties further agree they will make available PHI in accordance with **45 C.F.R. §§164.524**.
 - f. Upon request, Business Associate agrees to make its internal practices, books and records relating to the use and/or disclosure of PHI received from Many Rivers or created or received by Business Associate on behalf of Many Rivers, available to the Secretary of Health and Human Services and to Many Rivers in a timely manner, in order to determine the Many Rivers' and Business Associate's compliance with HIPAA.
 - g. Business Associate agrees to disclose to its agents, subcontractors and/or third parties, and to request from Many Rivers, only that PHI necessary to perform or fulfill a specific function required or permitted by law or by this Agreement.
 - h. Business Associate agrees to mitigate, to the extent practicable, any harmful effect that is known to Business Associate of a use or disclose of PHI by Business Associate in violation of the requirements of this Agreement.
 - i. Business Associate agrees to report to Many Rivers any use or disclosure of the PHI not provided for by this Agreement.
 - j. Business Associate agrees to provide all of its employees, agents, and representatives whose services may be necessary to fulfill Business Associate's obligations under this Agreement, in writing, information sufficient to enable Business Associate to comply with all provisions of law and this Agreement.
4. **Accounting for Disclosures.** Within ten (10) days' notice by Many Rivers to Business Associate that Many Rivers has received a request for an accounting of disclosures of PHI regarding an individual, Business Associate shall make available to Many Rivers all information in Business Associate's possession which is requested by Many Rivers to make that accounting required by **45 C.F.R. §§164.528**. At a minimum, Business Associate shall provide Many Rivers the following information:
- a. The date of the disclosure of PHI;

- b. The name of any person or entity receiving PHI and, if known, the address of that person or entity;
- c. A description of the PHI disclosed; and
- d. A statement of the purpose of such disclosure, which statement shall include an explanation of the reason or basis for such disclosure.

If the request for an accounting is delivered to Business Associate rather than Many Rivers, Business Associate shall forward such request to Many Rivers within two (2) days. Many Rivers shall prepare and deliver any such accounting requested. Business Associate agrees to implement a record keeping process sufficient to enable it to comply with the requirements of this section.

- 5. **Access and Inspection.** Business Associate agrees to provide Many Rivers the absolute right to access and inspect, during normal business hours, all PHI which is the subject of this Agreement, and any documents, policies or procedures of Business Associate required or contemplated by this Agreement to be created or retained.
- 6. **Termination.** As provided in 45 C.F.R. §§164.504, and §§164.314 Many Rivers may immediately terminate this Agreement if Many Rivers determines that Business Associate has breached a material term of this Agreement. Alternatively, Many Rivers may provide Business Associate with written notice of the existence of an alleged material breach and requires Business Associate to submit a plan of monitoring and reporting to maintain compliance with law and this Agreement. The elements of such plan shall be as Many Rivers, in its sole discretion, may determine necessary, and such plan shall be made a part of this Agreement. All remedies available to Many Rivers in this Agreement shall be cumulative, and the exercise of any one remedy shall not preclude the exercise of any other remedy.
- 7. **Responsibilities after Termination.** Upon termination of this Agreement, Business Associate shall return or destroy all PHI that it maintains in any form, and shall retain no copies of such information, except as permitted in section 3.f. If the parties jointly agree that return or destruction is not feasible, Business Associate shall continue to extend the protections of this Agreement to such information, and limit further use of the information to those purposes that render the return or destruction of the information not feasible. If Business Associate determines it is not feasible to obtain such information from any agent, subcontractor or third party to whom it has disclosed PHI, Business Associate must provide a written explanation to Many Rivers of why it cannot return or destroy such PHI. In such event, Business Associate shall require the agent, subcontractor or third party to extend any and all protections, limitations and restrictions contained in this Agreement to the agent, subcontractor or third party's use and/or disclosure of any PHI retained after the termination of this Agreement and limit any further uses and/or disclosures to the purposes that make the return or destruction of such PHI not feasible. The provisions of this section shall survive the termination of this Agreement.
- 8. **Indemnification.** Business Associate hereby agrees to indemnify, defend and hold harmless Many Rivers and its shareholders, directors, officers, partners, members, employees, agents and/or contractors against any losses, liabilities, fines, penalties, costs or expenses which may be imposed upon Many Rivers by reason of any suit, claim, action, proceeding or demand by any third party which results from Business Associate's breach of this Agreement or from any negligence or wrongful acts or omissions, including failure to comply with the terms and requirements of the applicable laws and regulations by Business Associate, its shareholders, directors, officers, partners, members, employees, agents,

contractors and/or subcontractors. This obligation of Business Associate to indemnify Many Rivers shall survive the termination of this Agreement for any reason. In the event of litigation, each party will pay their own costs, expenses, and attorney's fees.

9. **Amendment.** The parties to this Agreement agree to take such action as may be necessary to amend this Agreement from time to time as is necessary for Many Rivers to comply with the requirements of HIPAA, and all regulations and requirements promulgated pursuant to HIPAA.
10. **Interpretation.** Any ambiguity in this Agreement shall be resolved in favor of a meaning that permits Many Rivers to comply with HIPAA.

IN WITNESS WHEREOF, the parties have set their hands the day and year subscribed below.

Many Rivers Whole Health

DATE:

1/25/2024

BY:



Sydney Blair, LCSW, Chief Executive Officer

Broadwater County/Broadwater County Public Health Department

DATE:

BY:

Commission Chair/Commissioner



MEMBERSHIP BENEFITS

ABOUT TIPS

Purchasing Cooperative

TIPS is a national purchasing cooperative offering competitively solicited contracts to education, government and nonprofit agencies, saving them both time and money. TIPS provides a proven, streamlined process that eliminates the purchasing stress for Members.



www.tips-usa.com

866-839-8477

TIPS MEMBERS

are able to save time and money without the delay and expense because TIPS completes the competitive bid process for you

BENEFITS

Full-Line Contract Solutions

- Choose the products & services desired

Leveraging Relationships

- Select the Vendor desired to purchase from & work with
- TIPS is always available to assist in the process & confirm pricing

Quality Pricing

- Avoid low-bids and low-quality awards.
- Receive national volume, ceiling-based, discounted pricing
- Submit your own RFQ and specs through our Member Portal in one easy step



TIPS is the purchasing cooperative of Region 8 Education Service Center, the **Lead Public Agency**.



TIPS has the **legislative authority** to establish contracts for government and education agencies **nationwide**.



Membership is **FREE** with no purchasing obligation or liability. Members gain immediate access to our competitively procured contracts with **quality vendors**.

WHO CAN JOIN

The benefits of using TIPS are available to Education, Government and Non-Profit Agencies



INTERLOCAL AGREEMENT
Region 8 Education Service Center

PUBLIC ENTITY (TIPS MEMBER)

Control Number (TIPS will Assign)

and

Region 8 Education Service Center
Pittsburg, Texas

225 - 950
Region 8 Texas County-District Number

The Texas Education Code §8.002 permits Regional Education Service Centers, at the direction of the Commissioner of Education, to provide services to assist school districts, colleges and universities in improving student performance and increasing the efficiency and effectiveness of school, college and university financial operations. Region 8 Education Service Center is an Education Service Center which is defined as a “political subdivision” in Texas Education Code 8.009 and falls under the definition of “Unit of State Government” in Chapter 2260 of the Texas Government Code.¹ Pursuant to Section 791 of the Texas Government Code (The Interlocal Cooperation Act) to increase the efficiency and effectiveness of local governments, Region 8 Education Service Center may enter into an interlocal agreement with any political subdivision or local government of this state or any other state to provide purchasing functions and services.²

Vision:

TIPS will continue to become the premier purchasing cooperative in North America through the qualifying and procurement of quality vendors and through serving all public entities and qualifying non-profits.

Purpose:

The purpose of this Agreement shall be to improve procurement process efficiencies and assist in achieving best value for the participating public entities through cooperative purchasing.

Duration:

This Agreement is effective immediately and shall be in effect for one (1) year and automatically renews for an additional year annually. The Agreement may be terminated without cause immediately if the public entity Member provides written notice of termination to Region 8 Education Service Center or if Region 8 Education Service Center provides the public entity Member Sixty (60) days prior written notice of termination.

Statement of Services to be Performed:

Region 8 Education Service Center, by this Agreement, agrees to provide cooperative purchasing services to the above-named public entity through a program known as The Interlocal Purchasing System (“TIPS”) Program.

Role of the TIPS Purchasing Cooperative:

- Provide for the organizational structure of the program.
- Provide staff for efficient operation of the program.
- Promote marketing of the TIPS Program.
- Coordinate the Solicitation Process for all Vendor Awarded Contracts.
- Provide members with procedures for placing orders through TIPS PO System.

¹ Tex. Edu. Code Sec. 8.009; Tex. Gov. Code Sec. 2260.001.

² Tex. Gov. Code Chapter 791, The Interlocal Cooperation Act.

- Maintain filing system for Due Diligence Documentation.
- Collect fees from vendors as the method of financing this undertaking and supporting the operational costs of TIPS.

Role of the Public Entity:

- Commit to participate in the program by an authorized signature on membership forms.
- Designate and keep current a Primary Contact and Secondary Contact for entity.
- Commit to purchase products and services from TIPS Vendors when in the best interest of the entity.
- Submit Purchase Orders and/or Vendor Contracts through the TIPS PO System by emailing the pdf document to tipspo@tips-usa.com.
- Accept shipments of products ordered from Awarded Vendors.
- Process Payments to Awarded Vendors in a timely manner.
- Report all TIPS purchases to TIPS through TIPS authorized methods.
- Determine when a TIPS purchase is legal and appropriate under Federal, State, and Local law and policy before proceeding with a TIPS purchase.

General Provisions:

The Parties agree to comply fully with all applicable federal, state, and local statutes, ordinances, rules, and regulations in connection with the programs contemplated under this Agreement. This Agreement is subject to all applicable present and future valid laws governing such programs.

No joint agency or joint real property ownership is created by this Agreement.

This Agreement shall be governed by the law of the State of Texas and venue shall be in the county in which the administrative offices of RESC 8 are located which is Camp County, Texas.

This Agreement contains the entire agreement of the Parties hereto with respect to the matters covered by its terms, and it may not be modified in any manner without the express written consent of the Parties.

If any term(s) or provision(s) of this Agreement are held by a court of competent jurisdiction to be invalid, void, or unenforceable, the remainder of the provisions of this Agreement shall remain in full force and effect.

The Parties to this Agreement expressly acknowledge and agree that all monies paid pursuant to this Agreement shall be paid from legally appropriated and budgeted available funds for the current fiscal year of each such entity.

Before any party may resort to litigation, any claims, disputes or other matters in question between the Parties to this Agreement shall be submitted to nonbinding mediation. The site of the mediation shall be in Camp County, Texas or a site mutually agreed by the parties. The selection of the mediator shall be mutually agreed. The cost of mediation shall be shared equally.

No Party to this Agreement waives or relinquishes any immunity or defense on behalf of themselves, their directors, officers, employees, and agents as a result of its execution of this Agreement and performance of the functions and obligations described herein.

The Parties agree that the Public Entity TIPS Member is solely responsible for identifying when utilization of a TIPS Contract for procurement is legal and appropriate under Federal, State, and Local law and policy. TIPS

contracts are available for TIPS Member use when the TIPS Member determines that such a procurement is appropriate and legal. TIPS cannot and does not analyze TIPS Member procurements for legality. The Parties agree that TIPS shall not be responsible or liable for any claims, challenges, audit findings, legal holdings, or damages resulting from the TIPS Member's decision to utilize a TIPS Contract when it is not appropriate to do so under the laws and policies applicable to the purchase.

This Agreement may be negotiated and transmitted between the Parties by electronic means and the terms and conditions agreed to are binding upon the Parties.

Authorization:

Region 8 Education Service Center and The Interlocal Purchasing System (TIPS) Program have entered into an Agreement to provide cooperative purchasing opportunities to entities as outlined above through awarded vendor agreements procured by public solicitation in accordance with applicable Texas statutes.

This Interlocal Agreement process was approved by the governing boards of the respective parties at meetings that were posted and held in accordance with the respective state.

The individuals signing below are authorized to do so by the respective parties to this Agreement.

Membership Entity-

Region 8 Education Service Center

By: _____
Authorized Signature

By: _____
Authorized Signature

Title: _____

Title: Executive Director, Texas Region 8 ESC

Date _____

Date _____

Public Entity Contact Information

Primary Purchasing Person's Name Primary Person's Email Address

Entity Address City State Zip

Secondary Person's Name Secondary Person's Email Address

Entity Phone Number Entity Fax Number

Telecomm Assessment
"TIPS"

INTERLOCAL AGREEMENT
Region 8 Education Service Center

PUBLIC ENTITY (TIPS MEMBER)

Control Number (TIPS will Assign)

and

Region 8 Education Service Center
Pittsburg, Texas

225 - 950
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- Determine when a TIPS purchase is legal and appropriate under Federal, State, and Local law and policy before proceeding with a TIPS purchase.

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This Agreement contains the entire agreement of the Parties hereto with respect to the matters covered by its terms, and it may not be modified in any manner without the express written consent of the Parties.

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The Parties to this Agreement expressly acknowledge and agree that all monies paid pursuant to this Agreement shall be paid from legally appropriated and budgeted available funds for the current fiscal year of each such entity.

Before any party may resort to litigation, any claims, disputes or other matters in question between the Parties to this Agreement shall be submitted to nonbinding mediation. The site of the mediation shall be in Camp County, Texas or a site mutually agreed by the parties. The selection of the mediator shall be mutually agreed. The cost of mediation shall be shared equally.

No Party to this Agreement waives or relinquishes any immunity or defense on behalf of themselves, their directors, officers, employees, and agents as a result of its execution of this Agreement and performance of the functions and obligations described herein.

The Parties agree that the Public Entity TIPS Member is solely responsible for identifying when utilization of a TIPS Contract for procurement is legal and appropriate under Federal, State, and Local law and policy. TIPS

contracts are available for TIPS Member use when the TIPS Member determines that such a procurement is appropriate and legal. TIPS cannot and does not analyze TIPS Member procurements for legality. The Parties agree that TIPS shall not be responsible or liable for any claims, challenges, audit findings, legal holdings, or damages resulting from the TIPS Member's decision to utilize a TIPS Contract when it is not appropriate to do so under the laws and policies applicable to the purchase.

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This Interlocal Agreement process was approved by the governing boards of the respective parties at meetings that were posted and held in accordance with the respective state.

The individuals signing below are authorized to do so by the respective parties to this Agreement.

Membership Entity-

Region 8 Education Service Center

By: _____
Authorized Signature

By: _____
Authorized Signature

Title: _____

Title: Executive Director, Texas Region 8 ESC

Date _____

Date _____

Public Entity Contact Information

Primary Purchasing Person's Name

Primary Person's Email Address

Entity Address

City

State

Zip

Secondary Person's Name

Secondary Person's Email Address

Entity Phone Number

Entity Fax Number

**BROADWATER COUNTY SERVICE AGREEMENT
4H LIVESTOCK PAVILION**

1. PARTIES

THIS AGREEMENT, made and entered into this _____ day of _____, 2024, between BROADWATER COUNTY, MONTANA, a political subdivision of the State of Montana, principal offices at 515 Broadway, Townsend, MT 59644, hereinafter referred to as “County,” and GREEN SOURCE ELECTRIC, principal place of business at 391 Stagecoach Lane, Townsend, MT 59644, hereinafter referred to as “Green Source.”

2. RECITALS

WHEREAS, the Fair Board of Broadwater County publicly sought competitive bids for the completion of upgrades to the electrical service at the 4H Livestock Pavilion; and
WHEREAS, the call for bids set forth the purchase description, conditions, and services to which the successful bidder would be obligated; and
WHEREAS, Green Source responded to the call for bids;
NOW, THEREFORE, in consideration of the mutual covenants, promises, terms, and agreements herein set forth or referenced, the parties recite their Agreement as follows:

3. DUTY TO PERFORM

Green Source agrees, covenants, promises, and shall be obligated to complete the electrical work as detailed in the Green Source Electric Estimate dated September 6, 2023. See attached Estimate # 1482.

4. MATERIAL BREACH

The failure to perform any of the obligations listed in Paragraph 3 will result in a material breach of duty.

5. TERMINATION FOR BREACH OR NONPERFORMANCE

If either party commits a material breach of its obligations listed in Paragraph 3 under this Agreement, the other party may terminate this contract by giving the breaching party at least thirty (30) days advance, written notice. During such time, the breaching party is not excused of their duty to perform. Such notice will not result in termination if the breaching party cures that breach before the thirty (30) day period elapses. Termination shall be in addition to any other remedies that may be available to the non-breaching party.

6. TERMINATION FOR CONVENIENCE

Either party to this Agreement shall have absolute right at any time to terminate this contract by giving at least ninety (90) days advance, written notice.

7. TERM

The term of this Agreement is the from this _____ day of _____, 2024 to the completion of the described work, but not to exceed one year.

8. PRICES

Green Source shall not charge any price that exceeds the disclosed total price without express, written consent of the County.

9. NO SUBCONTRACTING

Green Source shall not assign, transfer, or subcontract any portions of the services under this contract without express, written consent of the County.

10. NOTICES

Any notice or communication with respect to this contract shall be deemed sufficiently given if sent by registered or certified mail, postage prepaid and properly addressed as follows:
COUNTY:

Board of County Commissioners
515 Broadway
Townsend, MT 59644

GREEN SOURCE:

Green Source Electric
391 Stagecoach Lane
Townsend, MT 59644

Notice shall be deemed to have been delivered as of two days following the date so mailed. Either party may change its address for the purposes of this Paragraph by giving notice of the change to the other party in the above-described manner of giving notice.

11. MERGER AND ENTIRE AGREEMENT

The results of all negotiations between the parties leading to the execution of this Agreement are expressed in this and the documents and papers executed in accordance with its provisions (collectively referred to as “these papers”). There have been no representations, covenants, conditions, warranties or agreements between the parties except those expressed in these papers.

12. CONFORMANCE

No alteration of the terms, conditions, delivery, price, quality, quantities, or specifications of this contract may be effective for any purpose unless the modification shall be memorialized in a signed and notarized written agreement entered into by all of the parties.

13. ATTORNEY FEES

The parties each agree to pay their own attorney fees in connection with this transaction, including but not limited to fees incurred in the preparation of this contract and for preparation of any other documents or instruments to consummate this transaction and carry the provisions of this contract into effect. It is expressly understood and agreed that County is represented by the County Attorney of Broadwater County in this transaction and that the County Attorney is not

purporting to represent or advise Green Source in regard to this transaction, this Agreement, any documents or instruments used in or related to the transaction, and that Green Source has been advised to seek the advice of its own independent legal counsel.

14. EXECUTION AND ACKNOWLEDGMENT

IN WITNESS WHEREOF, the parties have executed this instrument this ____ day of _____, 2024.

BROADWATER COUNTY, MONTANA

GREEN SOURCE ELECTRIC

Darrel Folkvord
Chairman Board of County Commissioners

ATTEST:

Angie Paulsen
County Clerk and Recorder

ACTIVITY	QTY	RATE	AMOUNT
-2 90D PVC 1" ELBOW W/ BELL (1243)			
-2 CONDUIT CPLG (1013)			
-2 1-IN STEEL LOCKNUT			
-2 1" PLASTIC BUSHING			
-2 -2TERMINAL ADPT (1036)			
-2 1" UNIV STRUT STRAPN3R 50A			
-6 N3R 50A 125/250V REC/ENCL			
-6 1G DEEP WP BOX W/3 1/2 HUBS			
-6 Metal Vertical in-use-CVR			
-6 20A WTHR RES TR GFCI RECEP			
-6 1" CHASE NIPPLE			
-6 2P 50A PLUG-ON BRKR			
-8 1P 20A PLUG-ON BRKR			
-500FT 10GA STR THHN GREEN			
-390FT 6GA BLACK THHN COPPER			
-390FT 6GA RED THHN COPPER			
-390 FT 6GA WHITE THHN COPPER			
-1000FT 12GA SOL THHN BLACK			
-1000FT 12GA SOL THHN WHITE			
- 500 FT12GA SOL THHN GREEN			
-8 200W 5000K 23600 LM LED HIGHBAY LIGHT FIXTURES			
-1 Outdoor 47W WALL PACK CUT-OFF 6000LM 5K			
-100 FT 1/2-3/4 UNDER BEAM CLMP 1/8-1/4 F			
-300 FT 3/4" EMT COND			
-20 3/4" STL R/T EMT CONN			
-20 3/4" STL EMT R/T CPLG			
-8 1G WP BOX W/4 3/4 HUBS			
-8 3/4X1/2 RED BUSH			
-8 1/2" PLASTIC CGB .100-.472 + UF			
-8 1G GRY WP BLANK COVERS			
Labor	0	0.00	0.00
All labor included			
Permit	1	200.00	200.00
State Electrical Permit			
(we might be able to do a permit transfer for free from whoever pulled the permit for the 400 amp meter base)			
Equipment Rental	0	0.00	0.00
Mini ex. with operator for one day			
Disclosure	1	12,442.00	12,442.00
Total Price			
Change Order	1	0.00	0.00
If you would like to use the all in one 70 amp boxes I texted you please add \$1,000 to this price			
TOTAL			\$12,642.00

TERMS AND CONDITIONS

Payment is due upon receipt. For those customers who have an open account established with Green Source Electric, terms are NET 30 Days. A monthly service charge of 5% or the maximum amount allowed by law, shall be assessed on all accounts that become past due. No services shall be rendered for any customers with a past due account.

Green Source Electric
 391 Stagecoach Lane
 Townsend, MT 59644 US
 (406) 465-9593
 derrick@gsemt.com
 http://www.gsemt.com



Estimate *4-H Livestock Pavilion*

ADDRESS

Broadwater County Fair
 Grounds
 Townsend, MT 59644

ESTIMATE # 1482

DATE 09/06/2023

ACTIVITY	QTY	RATE	AMOUNT
Material	1	0.00	0.00

Description:

Install a 50 amp and a 20 amp circuit on every other concrete post of the pavilion (6 total) This will be installed underground in pvc conduit. Also install 8 200 watt led ufo light fixtures with switching. Install one 80 watt led light fixture facing north. All fixtures will be installed in 3/4 inch emt conduit.

- 100 ft of 1.25 inch sch 40 pvc
- 2 1.25 inch 90s
- 2 1.25 inch couplings
- 2 one inch ta's with lock ring and busing
- 10 ft of sch 80 one inch pvc
- 250ft of 3/4 inch sch 40 pvc
- 10 3/4 inch 90s
- 10 3/4 inch couplings
- two 1-1/4" UNIV STRUT STRAPs
- one 12X12X4 N3R J-BOX
- ten 1-1/4" SCHEDULE-80 PVC CONDUIT
- 250 3/4" SCHEDULE-40 PVC CONDUIT
- 30 3/4" SCHEDULE-80 PVC CONDUIT
- 10 90D PVC 3/4 ELBOW W/BELL (1242)
- 10 TERMINAL ADPT (1032)
- 10 CONDUIT CPLG (1012)
- 10 3/4 STEEL LOCKNUT
- 10 3/4" PLASTIC BUSHNG
- 10 3/4" UNIV STRUT STRAP
- 40 1" SCHEDULE-40 PVC CONDUIT
- 10 1" SCHEDULE-80 PVC CONDUIT

TERMS AND CONDITIONS

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Accepted By

Accepted Date

TERMS AND CONDITIONS

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