

APPROVED 06/28/2021



DATE: June 23, 2021

FROM: Matney M. Ellis

Procurement Director

TO: Board of County Commissioners

SUBJECT: Amendment 1 - CoxCom, LLC

Submitted for your approval and execution is the attached amendment to the Commercial Services Agreement between the Board of County Commissioners on behalf of the Tulsa County Building Operations Department and CoxCom, LLC which was originally approved and executed on December 16, 2019, CMF #20191270.

This amendment reduces the Cox Business TV outlets at the Tulsa County Courthouse located at 500 N. Denver Ave., Tulsa, Oklahoma 74103 and decreases the total cost to \$67.87 per month as further described in the attached.

This amendment is respectfully submitted for your approval and execution.

MME / mlb

SUBMITTED FOR: The June 28, 2021 BOCC meeting agenda.





Cox Account Rep:	Jack Bunds - 63989	Cox System Address:
Phone Number:	918-286-4437	11811 E. 51st Street
Fax Number:	877-873-8923	Tulsa, OK 74146

Customer Information		Authorized Customer Representative Information		
Legal Company Name:	Tulsa County Building Operations	Full Name:	Patti Farrar	
Street Address:	500 S DENVER AVE	Billing Contact:	918-596-5502	
City/State/Zip:	Tulsa, Oklahoma 74103	Fax:	918-596-4546	
Billing Address:		Contact Number:	918-596-5502	
City/State/Zip:		Email Address:	pfarrar@tulsacounty.org	
Cox Account #:	186-0721999-01			
Merge Bill	No			

Taxes and Fees Not Included						
Service Description		New	Unit Price	Term (Months)	Service Charges	
					Monthly Recurring	One Time Activation & Setup Fees
Cox Business TV - Additional Outlet(s)	13	7	\$0.00	12	\$0.00	
Business TV Starter - Additional Outlet(s)	13	7	\$1.50	M-M	\$10.50	
Business TV Essential Service - Additional Outlet(s)	13	7	\$3.50	12	\$24.50	
Digital Adapter	1	7	\$2.99	12	\$20.93	
Digital Adapter - Wall-Mount	11	6	\$1.99	M-M	\$11.94	
Totals:					\$67.87	\$0.00

Equipment Charges				
Description	Quantity	Unit Price	Total Fee	

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Special Conditions

Promotion Details

By signing this Amendment to Commercial Services Agreement ("Amendment"), Customer represents that it is the authorized Customer representative and the information above is true and correct. This Amendment amends the Commercial Services Agreement last executed by Cox and Customer (the "CSA") and binds Customer to the terms and conditions contained in this Amendment and in the CSA, including without limitation, (i) the Service Terms incorporated into the CSA, (ii) the General Terms located at http://ww2.cox.com/aboutus/policies/business-general-terms.cox and (iii) any other terms and conditions applicable to limitation, the Cox tariffs, y.cox, State and Federal r Services, the including without Service Guides set forth at State and http://ww2.cox.com/business/voice/regulatory.cox, regulations, the AUP http://ww2.cox.com/aboutus/policies/business-policies.cox (the "AUP"), and Cox's Internet Service Disclosures located at www.cox.com/internetdisclosures. Customer acknowledges receipt and acceptance of the Service Terms, the AUP, General Terms, and all other referenced terms and conditions by signing this Amendment. This Amendment is subject to credit approval and Customer authorizes Cox to check credit. The prices above do not include applicable taxes, fees, assessments or surcharges which are additional and may change. This proposal is valid provided Customer signs and delivers this Amendment to Cox unchanged within thirty (30) days from the date above. By signing this Amendment, Customer acknowledges that if (i) the transport Service(s) (e.g. Private Line Type Services, Ethernet Services) cross state boundaries or (ii) at least 10% of traffic on said transport Service(s) is Interstate in nature or designated for Internet traffic, then the entire transport Service(s) is considered Interstate. Customer has reviewed the interstate/intrastate designation of the transport Service(s) listed in the Service Description above and attests that all such designations are correct. Each party may use electronic signatures to sign this Amendment, provided the electronic signature method used by Customer is acceptable to Cox. This Amendment shall be effective upon execution by Customer and "Acceptance" by Cox. "Acceptance" of this Amendment by Cox shall occur upon the earlier of (i) Cox's countersignature of this Amendment or (ii) Cox's implementation of the changes to the Agreement that are set forth in this Amendment. Customer acknowledges that it has read and understands the 911 disclosures in Section 2 of the Service Terms.

Customer Authorized Signature	CoxCom, LLC., Cox Oklahoma Telcom, LLC Signature		
// /			
Signature: Sallce	Signature: Jack Bunds		
Print: Stan Sallee	Print: Jack Bunds		
Title Position: Chairperson, Board of County Commissioners of the County of Tulsa	Title Position: Account Manager		
Date: 06/28/2021	Date: 6/21/2021		

Approved as to form:

James G. Rea

Digitally signed by James G. Rea Date: 2021.06.21 18:50:31 -05'00'

Attest: _______ Michae

Assistant District Attorney

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