

ELECTION TABULATION
SYSTEM CONTRACT
BETWEEN PLUMAS COUNTY, CALIFORNIA
AND GLOBAL ELECTION SYSTEM, INC.

This Contract for an Election Tabulation Computer System, (hereinafter the "Contract") is made by and between Plumas County, an entity organized under the laws of the State of California hereinafter referred to as "Customer") and Global Election Systems Inc., a corporation organized under the laws of the State of Delaware (hereinafter referred to as "Global"). The Customer agrees to purchase, and Global agrees to license and/or sell and furnish, the following described goods and services (hereinafter collectively referred to as "the System") in accordance with the terms and conditions set forth herein. This Contract may refer to GLOBAL and the Customer together, as the "parties", or may refer to GLOBAL or the Customer as a "party" to the Contract.

Composition of Contract. This Contract is composed of the general terms and conditions contained in the following sections, together with the listed Exhibits.

General	Sections 1 - 18
System Development and Software Licensing	Sections 19 - 23
System Delivery and Completion	Sections 24 - 30
Exhibit A	Project Pricing Summary
Exhibit B	GLOBAL APPLICATION SOFTWARE Licensing Agreement
Exhibit C	ACCU-VOTE Maintenance Agreement - Optional
Exhibit D	GLOBAL Software Support Agreement
Exhibit E	Warranty

TERMS AND CONDITIONS

GENERAL

1. Definitions. For the purposes of this Contract, the following are defined terms:
 - a. The term GLOBAL APPLICATION SOFTWARE shall mean licensed information processing programs and associated documentation
 - b. The term GLOBAL APPLICATION SOFTWARE MODULE shall be a subset of APPLICATION SOFTWARE that performs as a logical functional unit of program. APPLICATION SOFTWARE MODULES being licensed under this Agreement are identified in Exhibit B.
 - c. OEM Hardware and Manufacturer-Supplied Software. Products obtained by GLOBAL through a direct marketing agreement with computer manufacturers.
 - d. Non-OEM Hardware. Products obtained by GLOBAL from various hardware manufacturers for the benefit of Customer.
2. Term of Contract. The Contract shall commence on the date last executed by both parties.

and shall continue through the November 2002 County wide Election which shall occur after final acceptance of the last delivered GLOBAL or third party APPLICATION SOFTWARE MODULE.

3. Legality and Severability. This Contract and the parties' actions under this Contract shall comply with all applicable federal, state and local laws, ordinances, rules, regulations, court orders, and applicable governmental agency orders. If a provision of this Contract is found to be invalid, the parties legally, commercially, and practicably can continue this Contract without that provision, and the remainder of this Contract shall continue in full force and effect.
4. Choice of Law. Interpretation of this Contract shall be governed by the laws of the jurisdiction in which the customer is located, and the courts of such jurisdiction will have jurisdiction (but not exclusive jurisdiction) to hear and determine all questions relating to this agreement.
5. Waiver. Any failure of a party to assert any right under this Agreement shall not constitute a waiver or a termination of that right, this Agreement, or any provisions of this Agreement.
6. Taxes. The purchase price for the System under this Contract is exclusive of local, state and federal sales, excise, personal property or other similar taxes or duties, and any such taxes are assumed and paid for by Customer. Alternatively, Customer may supply GLOBAL a tax exemption certificate in a form satisfactory to GLOBAL. Estimated taxes for Plumas County are included in Exhibit A pricing.
7. Payment Terms. The total amount due from County to GLOBAL is described in Exhibit A. Plumas County will finance the total acquisition amount through a third party financial vendor. The disbursement terms to GLOBAL from the lease/purchase agreement shall be as follows: twenty (20) percent upon final contract execution; forty (40) percent after equipment delivery and acceptance; ten (10) percent after staff training; twenty (20) percent after the March, 2002 Primary Election; and, ten (10) percent after the November, 2002 General Election. All amounts past due shall bear interest at the rate of 1-1/2% per month (or the maximum extent allowed under applicable law, whichever is less). Interest charges shall accrue beginning on the date of original invoice of any outstanding balance that is thirty (30) days or more past due. Customer shall pay all costs of collection for amounts due hereunder, including reasonable attorney's fees.
8. Liquidated Damages. In no event shall GLOBAL be liable for liquidated damages of any kind whatsoever.
9. Assignment and Right to Subcontract. Either party may assign its rights, obligations, or interests in this Contract by providing thirty (30) days prior written notice to the other party at the addresses identified in this Contract. It is agreed that GLOBAL may assign the proceeds of this contract to a financial institution without prior consent of the County.
10. Confidential Information. It is expressly understood between the parties that the software, system configuration and unit pricing constitute proprietary information the nature of which is a trade secret, and that disclosure of this information may place GLOBAL at a competitive disadvantage. Therefore, confidential information includes: (1) all APPLICATION SOFTWARE Programs and related documentation, (2) the equipment configuration and any unit prices and extensions thereto, and (3) the pricing and charges contained in Exhibits A, B, and C (Pricing

Exhibits). The total cost of the System and of each major component is summarized in Exhibit A, Project Pricing Summary may be disclosed when it is necessary to disclose that cost by law or governmental regulation. The parties shall treat such information as confidential within their respective organizations. The parties shall not disclose Confidential Information to any person outside their respective organizations unless disclosure is made in response to, or because of, an obligation to any federal, state, or local governmental agency or court with appropriate jurisdiction, or to any person properly seeking discovery before any such agency or court. Each party shall be given the ability to defend the confidentiality of such information to the maximum extent allowable under the law prior to disclosure by the other party of such information. The parties' obligations under this Section shall survive the termination or expiration of this Contract.

11. Warranties.

11.1 GLOBAL APPLICATION SOFTWARE Warranty. GLOBAL warrants that each GLOBAL APPLICATION SOFTWARE MODULE will perform free of software defects that would prevent the System from operating in the manner described in the GLOBAL User Documentation. This Warranty shall commence upon completion of installation and demonstrable operation of each APPLICATION SOFTWARE MODULE and shall continue for a period of twelve (12) months.

11.2 OEM Hardware and Manufacturer-Supplied Software, Non-OEM Hardware, and Third Party Software Warranty. GLOBAL warrants at the time of System Acceptance that the System will function in accordance with the published documentation for all Hardware and GLOBAL Software. GLOBAL shall pass through to the Customer all warranties provided to GLOBAL by software and hardware manufacturers providing components of this Election Tabulation Computer System.

11.3 With respect to both Sections 11.1 and 11.2 above, THE CUSTOMER UNDERSTANDS AND AGREES THAT EXCEPT FOR THE FOREGOING WARRANTIES, NO OTHER WARRANTIES, WRITTEN OR ORAL, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, SHALL APPLY TO THE SYSTEM. ALL SUCH IMPLIED WARRANTIES ARE HEREBY AND EXPRESSLY DISCLAIMED. GLOBAL's sole obligation for breach of the foregoing warranties shall be limited to repairing and/or replacing, at its option, the System or any of its hardware or software components at its own expense, which shall be the Customer's sole and exclusive remedy. The repair or replacement of any defective equipment under this warranty is conditioned upon the System not having been altered or repaired by any individual other than GLOBAL employees or agents, and GLOBAL shall not be responsible for any defects resulting from the mishandling, abuse, misuse, improper storage or improper operation, including use in conjunction with equipment which is electrically or mechanically incompatible with or of inferior quality to the System, as well as failure to maintain the environmental conditions specified by the manufacturer of the System. NEITHER GLOBAL NOR ANY MANUFACTURER OR SOFTWARE PROVIDER FOR THIS SYSTEM SHALL IN ANY EVENT BE LIABLE FOR SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, INCLUDING, BUT NOT LIMITED TO, LOST INCOME, LOST REVENUE, OR LOST PROFIT, WHETHER SUCH DAMAGES WERE FORESEEABLE OR NOT AT THE TIME THAT THIS CONTRACT WAS ENTERED INTO, AND WHETHER OR NOT SUCH DAMAGES ARISE OUT OF A BREACH OF WARRANTY, A BREACH OF CONTRACT, NEGLIGENCE, STRICT LIABILITY OR ANY OTHER THEORY OF LIABILITY.

12. Limitation of Liability. GLOBAL will not be liable for any claims, actions, suits, proceedings, costs, expenses, damages or liabilities arising out of GLOBAL's performance under the Contract unless caused by the negligent act or omission of GLOBAL, its subcontractors, agents, servants and employees. Operation of the Election Tabulation Computer System and use of the products and services identified in this Contract is the sole responsibility of the Customer. GLOBAL's sole undertaking is limited to providing the products and services outlined herein in accordance with the terms and conditions of this Contract. The provision of products sold and services performed by GLOBAL to the Customer shall not be interpreted, construed, or regarded, either expressly or implied, as being for the benefit of or creating any obligation toward any third party or legal entity outside of GLOBAL and the Customer; GLOBAL's obligations under this Contract extend solely to the Customer. GLOBAL's liability hereunder for damages, regardless of the form or action, shall not exceed the fees or other charges paid to GLOBAL by Customer under this Contract. NEITHER GLOBAL NOR ANY MANUFACTURER OR SOFTWARE PROVIDER FOR THIS SYSTEM SHALL IN ANY EVENT BE LIABLE FOR SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, INCLUDING, BUT NOT LIMITED TO, LOST INCOME, LOST REVENUE, OR LOST PROFIT, WHETHER SUCH DAMAGES WERE FORESEEABLE OR NOT AT THE TIME THAT THIS CONTRACT WAS ENTERED INTO, AND WHETHER OR NOT SUCH DAMAGES ARISE OUT OF A BREACH OF WARRANTY, A BREACH OF CONTRACT, NEGLIGENCE, STRICT LIABILITY OR ANY OTHER THEORY OF LIABILITY.

13. Indemnification. Each party shall indemnify and hold harmless the other party in connection with claims, losses, damages, liabilities, and lawsuits to the extent they arise from, or are alleged to arise from, negligent acts solely in connection with a party's performance under this Agreement or a party's use of, or operation of, the Product(s) sold, installed, and maintained under this Agreement. This indemnity extends solely to claims and lawsuits for personal injury, death, or destruction of tangible property. IN NO EVENT WILL EITHER PARTY BE LIABLE FOR INDIRECT, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES, LOSS OF USE, LOSS OF PROFIT OR ATTORNEY'S FEES.

14. Security Interest. Until full payment to GLOBAL is made, the Customer grants to GLOBAL a continuing security interest in the product(s) sold hereunder and any additions, replacements or proceeds thereof, and authorizes GLOBAL to file a financing statement with or without Customer's signature. In the event the Customer fails to pay any sum hereunder when due, GLOBAL may, in addition to all other rights and remedies herein or at law or in equity, at GLOBAL's option:

14.1 cease delivery or withhold any other service until paid in full, and/or

14.2 enter upon Customer's premises without liability for trespass or damage, with or without notice, and take possession of and remove the products.

15. Delivery, Title, and Risk of Loss. Title to Products (other than software noted in Exhibit B) will pass to Customer upon delivery of equipment, subject to the security interest stated above. GLOBAL shall bear the responsibility for all risks of physical loss or damage to the Product until such Product is delivered to the "Ship to" address, except to the extent such damage is caused by Customer. To retain the benefit of this clause, Customer shall promptly notify GLOBAL of any loss or damage upon receipt of any or all items of Product and cooperate in the processing of any claims

made by GLOBAL. The Customer shall provide insurance on the product(s) in an amount not less than their full insurable value, with loss payable to GLOBAL and the Customer as their interests may appear from the date that risk of loss passes to the Customer, until such time as the contract price has been paid in full.

16. Termination for Default. In the event any provisions of this Contract are violated by either party, the injured party may serve written notice upon the violating party identifying the violation and a reasonable cure period. In the event the violating party has not remedied the infraction at the end of the cure period, the injured party may serve written notice upon the violating party of intent to terminate, and seek legal remedies for breach of Contract as allowed hereunder. If the breach in the notice cannot be completely cured within the specified time period, no default shall occur if the party receiving the notice begins curative action within the specified time period and thereafter proceeds with reasonable diligence and in good faith to cure the breach as soon as practicable.

17. Notices. Except for notices required under the Termination section of this Contract, which shall be sent by registered mail or certified mail, any notice, request or payment required to be given by the terms of this Contract shall be deemed to have been given three (3) days following when the same is sent by first class mail addressed to the parties as set forth below, or other such addresses which may be designated by notice in writing by either party.

GLOBAL: CONTRACT MANAGER
GLOBAL ELECTION SYSTEMS, INC.
1611 Wilmeth Road
McKinney, TX 75069

CUSTOMER: _____

SYSTEM DEVELOPMENT AND SOFTWARE LICENSING

18. License to Use Software. GLOBAL hereby grants to the Customer, and the Customer hereby accepts, subject to the terms and conditions of this Contract, a non-exclusive, non-transferable, twenty (20) year license to use GLOBAL's proprietary APPLICATION SOFTWARE, and that of its subcontractors, as described in Exhibit B, which Exhibit identifies the GLOBAL and Third Party Software provided under this Contract. The license granted by this Contract authorizes use of GLOBAL's proprietary APPLICATION SOFTWARE solely on the Hardware identified in Exhibit A.

19. Patents. GLOBAL warrants that the System does not infringe upon any United States patent, copyright, or trademark rights of any third party. If notified promptly in writing of any action brought against Customer alleging that Customer's use of the System infringes upon a United States patent or copyright, GLOBAL will defend such action at its expense and will pay the costs and damages awarded against Customer in such action, provided that GLOBAL shall have sole control of the defense of any such action, and all negotiations for its settlement or compromise. If a final injunction is obtained in such action against Customer's use of the System, or if the System is likely to become the subject of a claim or infringement, GLOBAL will, at its option and at its expense, either (a) procure for Customer the right to continue using the System, (b) replace or modify the same so that it becomes non-infringing, or (c) grant the Customer a credit for such System as depreciated and accept its return. Customer shall hold GLOBAL harmless against any expense, judgment or loss for alleged infringement of patents, copyrights or trademarks which result from

GLOBAL's compliance with Customer's designs, specifications or instructions. The foregoing shall be the entire liability of GLOBAL with respect to alleged infringement of patents and copyrights by the System or any part thereof.

20. Title to Software. The original and any copies of the APPLICATION SOFTWARE, in whole or in part, including any subsequent improvements or updates, shall remain the property of GLOBAL, or any subcontractor or third party vendor which owns the APPLICATION SOFTWARE provided under this Contract.

21. Proprietary Software. The Customer is advised that the APPLICATION SOFTWARE constitutes trade secret and proprietary information of GLOBAL or its third party vendors. The Customer shall not, without GLOBAL's prior written consent, (a) reproduce, sell, lease, assign, transfer, license, sublicense, share, give, or otherwise dispose of the APPLICATION SOFTWARE or any parts thereof; (b) permit the APPLICATION SOFTWARE or any parts thereof to be copied or reproduced by any persons or entities except as allowed under this Contract; (c) permit the APPLICATION SOFTWARE or any parts thereof to be used by any persons or entities other than the Customer's employees, agents or consultants in the course of their employment by the Customer; or (d) disclose the APPLICATION SOFTWARE or any parts thereof to any persons or entities except to employees, agents or consultants of the Customer on a need-to-know basis in performing the work under this Contract. Disclosure of all information under this Contract shall be governed by Section 11, Confidential Information.

22. System Use. The Customer further agrees that it will (a) cause the APPLICATION SOFTWARE to be used or operated in accordance with its intended use and only used on the CPU(s) provided under this Contract.

23. Documentation. GLOBAL shall furnish documentation for the System. This documentation shall be one (1) reproducible copy of each pertinent manual delivered to Customer.

SYSTEM DELIVERY AND COMPLETION

24. Customer's Responsibilities. The Customer shall provide access to facilities for installation of the System, and agrees to appoint a Project Manager who shall be responsible for review, analysis and acceptance of GLOBAL's performance and the coordination of Customer personnel, equipment, vehicles and facilities. This Project Manager shall be empowered to make decisions with the authority to bind the Customer with respect to the work being performed under this Contract. The Project Manager shall also have direct access to the Customer's top management at all times for purposes of problem resolution. The Project Manager will:

- a. Have responsibility for managing the installation of the System on behalf of the Customer, learning and using the System;
- b. Advise GLOBAL of any changes in the Customer's requirements and initiate change orders as specified in paragraph 28, titled Change Orders;
- c. Provide access to the Customer's staff to answer questions;

- d. Provide personnel for file editing, table building, obtaining source documents and other necessary tasks in a timely manner, and for maintaining Customer-owned equipment;
- e. Provide and make available all necessary computer time and supplies required for System operation and maintenance;
- f. Perform backup functions on an ongoing basis as specified in System Documentation;
- g. Pay their bills in a timely manner per the payment schedule,
- h. be responsible for determining and obtaining all necessary permits and licenses required by any governmental authority and the costs associated therein.

The Customer shall be responsible for the following site preparation: requirements for space, air conditioning, electrical power, telephone lines, cabling. The Customer shall also be responsible for providing GLOBAL personnel with adequate work space including desks, chairs, telephones, and other related facilities as may be reasonably required by GLOBAL to carry out its obligations under this Contract.

Customer recognizes that performance of its responsibilities under this paragraph is crucial to the fully successful implementation of the System by GLOBAL, and that inability to complete/perform those functions will negatively impact timelines and terms.

25. GLOBAL Project Management. GLOBAL will appoint a Project Manager. GLOBAL certifies that the Project Manager appointed will have the power to make significant decisions relevant to the project and access to GLOBAL's management for resolving problems beyond the Project Manager's direct authority. At all times during the Contract, the Project Manager shall be reasonably accessible to the Customer.

The price quote includes election administration support services. These election administration support services include, but are not limited to: voter education assistance; ballot layout assistance; extensive training in all facets of the AccuVote hardware and GEMS software applications; assistance in developing absentee/early voted ballot processing and tabulation procedures; on-site precinct worker training class assistance; on-site assistance for the March and November 2002 elections; assistance with public Logic and Accuracy testing; assistance in developing AccuVote Election Day strategies for troubleshooting, precinct report disposition, accumulation of electronic results and production of jurisdictionwide cumulative reports; and assistance in the preparation of the Official Statement of Votes Cast (Canvass).

26. Delivery. The System required under the Contract shall be delivered and installed according to the schedule contained herein.

27. Uncontrollable Conditions. GLOBAL shall not be liable under this Contract for any loss or damage to the Customer due to delay in delivery or other performance failures resulting from any cause beyond GLOBAL's reasonable control. Such causes shall include, but are not limited to, compliance with regulations, orders, acts, instructions, or priority requests of any Government or department or agency thereof, civil or military authority, acts of God, acts of the public enemy, acts

or omissions of the Customer which resulted in the delay, electrical power surges or current fluctuations, lightning strike, fires, floods, strikes, lockouts, embargoes, wars, fuel shortages, riots, insurrections, default or delay of suppliers, delays in transportation and loss or damage of goods in transit. The delivery schedule provided for each APPLICATION SOFTWARE MODULE shall be extended by the period of any delay resulting from any such cause beyond GLOBAL's control, plus a reasonable period to accommodate adjustment to such extension. Notwithstanding the above, both parties shall use their best efforts to minimize the adverse consequences of any such condition.

28. Change Orders.

28.1 The Customer shall have authority to require change orders in accordance with local government regulations.

28.2 If additions or changes to the terms, products or services supplied under this Contract are required, the price for such additional products or services shall be the fair value of the products or services involved. All such changes shall be mutually agreed upon between the parties and shall be incorporated as a written Amendment to this Contract, and duly executed by authorized representatives of both parties. All such Amendments shall be bound by the terms of this Contract, except where specifically modified by the Amendment.

29. Acceptance. After installing the Products, and at a time mutually agreed upon by the parties, such date to be in no event be more than ten (10) business days after completing installation of the Products, GLOBAL will conduct acceptance testing, according to the acceptance test procedures prepared by GLOBAL. Upon the earliest of the following happening, the Product Acceptance Date shall have occurred or be deemed to have occurred: (a) the date that the Customer signs and delivers a certificate of acceptance prepared by GLOBAL for this purpose; (b) the date when the Product has been installed and the Customer is putting the Product to use in a Commercial Manner; (c) the date which is thirty (30) days from the date agreed upon for the start of the acceptance testing, where GLOBAL is prevented from starting the acceptance test procedures by some failure on the part of the Customer to perform any of the Customer's obligations that are prerequisites to performance of the testing, including providing access to the System to GLOBAL.

The Customer will not refuse to accept the Product/System solely for the reason that it fails to conform with the specifications, requirements and functions set out in the Contract in an insignificant respect, provided that GLOBAL provides a plan of action to cure such insignificant non-conformity with reasonable dispatch.

System Acceptance Date shall be the earliest of the following dates: (a) the date of the certificate of acceptance; (b) the date when the System has been installed and the Customer is putting the System to use in a manner which clearly exceeds the requirements of testing the System; or (c) the date which is sixty (60) days from the date agreed upon for the completion of the acceptance testing, if either of the following applies: (i) GLOBAL demonstrates during the sixty (60) day period that the delivery, installation and functioning of the System complies with and incorporates the specifications, requirements, functions and representations set out in the Contract; or (ii) GLOBAL is prevented during this period from performing conformity testing by some failure on the part of the Customer to perform any of the obligations of the Customer that are prerequisites to the performance of conformity testing by GLOBAL.

29.1 OEM Hardware and Manufacturer-Supplied Software. Upon completion of installation, the OEM Manufacturer's Acceptance Test will be conducted where applicable. Upon successful completion of the Acceptance Test, a "Certificate of Hardware Acceptance" will be delivered to Customer, and the Hardware and Manufacturer-Supplied Software will be deemed accepted.

29.2 GLOBAL and Third Party APPLICATION SOFTWARE. Upon completion of installation of GLOBAL APPLICATION SOFTWARE MODULE or Third Party APPLICATION SOFTWARE, GLOBAL will notify Customer that acceptance testing of such APPLICATION SOFTWARE will begin. Acceptance is defined as operational use of the APPLICATION SOFTWARE MODULE. Should the APPLICATION SOFTWARE MODULE not be considered acceptable, Customer will discontinue use of the APPLICATION SOFTWARE MODULE until the module performs in accordance with the published User Documentation for that APPLICATION SOFTWARE MODULE. Upon completion of those corrections, the acceptance test will resume. ANY BENEFICIAL USE OF AN APPLICATION SOFTWARE MODULE, OTHER THAN FOR TRAINING, DEMONSTRATION AND TESTING, SHALL CONSTITUTE ACCEPTANCE OF THAT APPLICATION SOFTWARE MODULE.

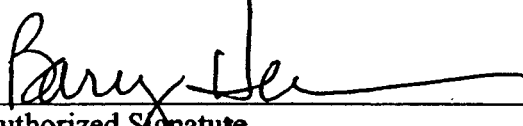
29.3 Non-OEM Hardware. Acceptance will be deemed to have been granted upon delivery.

30. Entire Agreement. This Contract and all Exhibits and documents incorporated herein by reference constitute the entire agreement, understanding and representations between GLOBAL and the Customer, and supersede and replace all prior agreements, written or oral, specifically including the RFP, GLOBAL's Proposal, and amendments thereto. No modifications or representations to the Contract shall be valid unless made in writing and signed by duly authorized representatives of both the Customer and GLOBAL, and incorporated as an Addendum hereto.

IN WITNESS WHEREOF, Customer and GLOBAL have caused this Contract to be executed by their duly authorized officers as of the date set forth below.

GLOBAL ELECTION SYSTEMS, INC.

Customer


Authorized Signature

Barry Hillon
Printed Name

Vice President of Sales
Title

November 16, 2001
Date


Authorized Signature

Judith Wells
Printed Name

County Club - Recorder
Title

11-15-01
Date

EXHIBIT A

ITEM	QTY	DESCRIPTION	UNIT PRICE	EXTENSION
		Precinct Ballot Counters		
1	45	AccuVote-TS Electronic Tabulator includes:		
		Internal Modem/Phone Cord	\$3,795.00	\$170,775.00
		Printer Ribbon/Paper		
		Internal Battery		
		Voting Booth		
2	10	AccuVote-TS Electronic VIBS Tabulator	\$3,995.00	\$39,950.00
3	20	SmartCard Encoder - Precinct	\$395.00	\$7,900.00
4	2	SmartCard Encoder - Early Voting	\$595.00	\$1,190.00
5	225	SmartCards	\$2.00	\$450.00
6	10	Electrical Power Strip	\$14.95	\$149.50
		Absentee/Early Voting/Training/Server		
7	10	PCMCIA Memory Cards - Additional	\$135.00	\$1,350.00
8	3	AccuVote-TS Electronic Tabulator	\$3,795.00	\$11,385.00
9	2	AccuVote-OS Tabulators	\$5,500.00	\$11,000.00
10	1	AccuFeed Ballot Feeder	\$3,995.00	\$3,995.00
11	2	Additional Absentee Memory Cards	\$250.00	\$500.00
12	1	Central Site Server Hardware	\$11,500.00	\$11,500.00
		Additional Supply Items		
13	20	Printer Tape Rolls - spares	\$0.99	\$19.80
14	20	Printer Ribbons - spares	\$5.99	\$119.80
		Vote Counting Application Software		
15	1	GEMS Application Software	\$25,000.00	\$25,000.00
16	1	Voter Registration Interface	\$7,500.00	\$7,500.00
18		SubTotal		\$292,784.10
19		Plumas County Discount		(\$35,000.00)
20		Equipment and Supplies SubTotal		\$257,784.10
21		Plumas County 7% Tax Rate		\$18,044.89
		Installation Services		
22	1	Installation/Training	\$20,000.00	\$20,000.00
23		SubTotal		\$295,828.99
24		Shipping / Insurance		\$1,500.00
25		Total		\$297,328.99