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2	BILL NO. S-17-01-30 SPECIAL ORDINANCE NO. S
3	AN ORDINANCE approving EXTENSION OF
4	PURCHASE AGREEMENT FOR WATER METER
5	RADIOS between ITRON INCORPORATED — (\$365,800.00) and the City of Fort Wayne, Indiana,
6	in connection with the Board of Public Works.
7	NOW, THEREFORE, BE IT ORDAINED BY THE COMMON
8	COUNCIL OF THE CITY OF FORT WAYNE, INDIANA:
9	SECTION 1. That the EXTENSION OF PURCHASE
10	AGREEMENT FOR WATER METER RADIOS by and between ITRON
11	
12	INCORPORATED - \$365,800.00 and the City of Fort Wayne, Indiana, in
13	connection with the Board of Public Works, is hereby ratified, and affirmed and
14	approved in all respects, respectfully for:
15	purchase of 5,400 water meter radios for 2017;
16	
17	involving a total cost of THREE HUNDRED SIXTY-FIVE THOUSAND EIGHT
18	HUNDRED AND 00/100 DOLLARS - (\$365,800.00). A copy of said Contract
19	is on file with the Office of the City Clerk and made available for public
20	inspection, according to law.
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2	SECTION 2. That this Ordinance shall be in full force and effect from
3	and after its passage and any and all necessary approval by the Mayor.
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6	
7	Council Member
8	ADDDOVED AS TO CODM AND LECALITY
9	APPROVED AS TO FORM AND LEGALITY
10	
11	Carol Helton, City Attorney
12	Caron Helion, Oity Attornoy
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AN EXTENSION OF 2016 PURCHASE AGREEMENT BETWEEN THE BOARD OF PUBLIC WORKS

OF THE CITY OF FORT WAYNE, INDIANA, AND ITRON INCORPORATED GROUP INCORPORATED FOR WATER METER RADIOS

This contract is between the City of Fort Wayne Board of Public Works, a Municipal Corporation, with address of 200 East Berry Street, Fort Wayne, Indiana, 46802 ("BOARD"), and Itron Incorporated, with address of 2111 North Molter Road, Liberty Lake, Washington, 99019 ("Itron").

The BOARD does hereby approve the extension of the 2016 purchase agreement with Itron dated February 17, 2016. The purchase agreement is attached below. Itron shall supply water meter radios to the City of Fort Wayne Water Maintenance as they request. The purchase order shall not exceed \$365,800.00 and will be issued to Itron upon approval of the \$365,800.00 expenditure by the BOARD. The Purchase Order will reference this agreement and the date approved by the BOARD. Itron shall hold the pricing as quoted in the Itron Terms of Sale and Itron Pricing Summary BMR #11960-17 Ver1 Jan dated January 5, 2017. Itron shall agree to hold the prices as quoted through December 31, 2017.

Attachments:

- A. 2016 Purchase Agreement
- B. Itron Pricing Summary, BMR #11960-17 Ver1 Jan dated January 5, 2017

APPROVED this 18 day of Januar)	301	7
BOARD OF PUBLIC WORKS		
By: MHDR		
Robert Kennedy, Chally		
Alle See		
Kumar Menon, Member		
By: Mila avila		
Mike Avila, Member		
Attest; Sunder Nichard	\supset	
Lyndsey Richards, Clerk		
	10 g 12	

Itron Incorporated

Name and Title: James Schroath, Global Revenue Controller

Date: Jan 17, 2017

Attachment A 2016 Purchase Agreement

A PURCHASE AGREEMENT BETWEEN THE BOARD OF PUBLIC WORKS OF THE CITY OF FORT WAYNE, INDIANA, AND ITRON INCORPORATED GROUP INCORPORATED FOR WATER METER RADIOS

This contract is between the City of Fort Wayne Board of Public Works, a Municipal Corporation, with address of 200 East Berry Street, Fort Wayne, Indiana, 46802 ("BOARD"), and Itron Incorporated, with address of 2111 North Molter Road, Liberty Lake, Washington, 99019 ("Itron").

The BOARD does hereby approve City of Fort Wayne Water Maintenance to purchase radios from Itron as needed. Itron shall supply water meter radios to the City of Fort Wayne Water Maintenance as they request. The purchase order shall not exceed \$499,800.00, and will be issued to itron upon approval of the \$499,800.00 expenditure by the BOARD. The Purchase Order will reference this agreement and the date approved by the BOARD. Itron shall hold the pricing as quoted in the itron Terms of Sale and Itron Pricing Summary BMR# 9588-16 Ver2 Jan dated January 19, 2016. Itron shall agree to hold the prices as quoted through December 31, 2016

TERMS OF SALE

Offer; Acceptance; Exclusive Terms

Each Sale Document is an offer for the sale of equipment to the party identified on the Sale Document (the "Customer") and includes, and is governed by, these Terms of Sale (the "Terms"). These Terms supersede all prior agreements, orders, quotations, proposals and other communications regarding the goods or services referenced in a Sale Document, except that an agreement that is signed by the parties and that expressly purports to govern the provision of such goods or services shall supersede these Terms. The Sale Document does not constitute an acceptance of any offer or proposal made by Customer. Customer accepts these Terms and forms a contract by doing any of the following: (a) acknowledging a Sale Document; (b) taking delivery of goods or receiving services; (c) paying an invoice for goods or services; or (d) any other conduct that recognizes the existence of a contract with respect to the subject matter of the Sale Document. The Sale Document is conditioned upon Customer's acceptance of these Terms to the exclusion of all other terms. Any additional or different terms proposed by Customer, whether in Customer's purchase order or similar document, are unacceptable to itron, are expressly rejected by itron, and will not become part of the Terms.

2. Equipment Terms

a. Prices; Invoicing; Delivery; Title; Cancellation

Itron will invoice Customer for the Equipment upon shipment. Itron will make arrangements with its carrier to deliver Equipment to Customer's location at Customer's expense. For Equipment delivered to Canada, title to the Equipment and risk of loss shall pass to Customer upon delivery to the Customer. For Equipment delivered to all other locations, title to the Equipment and risk of loss shall pass to Customer upon itron's delivery to a carrier for shipment to Customer.

b. Limited Equipment Warranty

I. Warranty and Remedy.

Except to the extent otherwise provided in Attachment A, itron warrants to Customer that the Equipment that is manufactured by itron will be free from defects in materials and workmanship and will conform to the applicable published itron specifications for a period of one year from the date of shipment. Except to the extent otherwise provided in Attachment A, itron's sole obligation and Customer's exclusive remedy in connection with the breach of a warranty provided under this Section or under Attachment A shall be for itron to repair non-conforming Equipment or provide Customer with replacement Equipment after Customer has returned non-conforming Equipment properly packaged and prepaid to a repair facility designated by itron in accordance with itron's then-current RMA procedures. If itron, in its sole discretion, determines that it is unable to repair or replace such non-conforming Equipment, itron will refund to Customer the amount paid for such Equipment. Equipment that is repaired or replaced pursuant to this Section will be warranted for the remainder of the original warranty period or 30 days, whichever is longer.

II. Exclusions

The warranty provided herein does not cover damage due to external causes, including accident, abuse, misuse, inadequate maintenance, problems with electrical power, acts of God; service (including installation or de-installation) not performed or authorized by itron; usage not in accordance with product instructions or in a configuration not approved by itron; normal wear and tear; and problems caused by use of parts and components not supplied by itron. The warranty provided herein shall be void if the Equipment is modified in a way not authorized in writing by itron. The above warranty does not cover any third party equipment provided by itron. Any warranty for such equipment will be between Customer and the third party manufacturer.

3. Software Terms

Any software referenced on a Sale Document will be licensed or hosted pursuant to a separate, written agreement.

4. Payment Terms and Taxes

For invoices not paid within 30 days of the invoice date (or such other period set forth on a Sale Document), in addition to other remedies to which itron may be entitled, itron may charge Customer a late fee of one percent per month applied against overdue amounts. Customer shall also be responsible for collection costs associated with late payment, if any, including reasonable attorneys' fees. No endorsement or statement on any check or payment or in any letter accompanying a check or payment or elsewhere shall be construed as an accord or satisfaction. Unless otherwise indicated on a Sale Document, Customer shall pay all amounts owing under a Sale Document in U.S. Dollars. The prices set forth on the Sale Document do not include taxes. Customer will be responsible for and pay all applicable sales, use, excise, value-added and other taxes associated with the provision of products or services by itron, excluding taxes on itron's income generally. If Customer is a tax exempt entity, or pays taxes directly to the state, Customer will provide itron with a copy of its Tax Exemption Certificate or Direct Pay Permit, as applicable.

5. Confidentiality

With respect to any information supplied in connection with a Sale Document and designated by either party as confidential, or which the recipient should reasonably believe to be confidential based on its subject matter or the circumstances, the recipient agrees to protect the confidential information in a reasonable and appropriate manner, and to use and reproduce the confidential information only as necessary to realize the benefits of or perform its obligations under a Sale Document and for no other purpose. The obligations in this section will not apply to information that is: (i) publicly known; (ii) already known to the recipient; (iii) lawfully disclosed by a third party; (iv) independently developed; or (v) disclosed pursuant to a legal requirement or order. The recipient may disclose the confidential information on a need-to-know basis to its contractors, agents and affiliates who agree to confidentiality and non-use terms that are substantially similar to these terms.

6. IP Ownership

Between itron and Customer, all patents, copyrights, mask works, trade secrets, trademarks and other proprietary rights in or related to any product, software or deliverable, provided by itron pursuant to a Sale Document are, and will remain, the exclusive property of itron. Any modification or improvement to an itron product or deliverable that is based on Customer's feedback shall be the exclusive property of itron. Customer will not take any action that Jeopardizes itron's proprietary rights nor will it acquire any right in any such product, software or deliverable, or itron's confidential information, other than rights expressly granted by itron.

7. Warranty Disclaimer

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, ITRON DISCLAIMS ALL EXPRESS OR IMPLIED WARRANTIES, CONDITIONS OR REPRESENTATIONS INCLUDING, WITHOUT LIMITATION, (I) IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, (II) WARRANTIES OF TITLE AND AGAINST INFRINGEMENT AND (III) WARRANTIES ARISING FROM A COURSE OF DEALING, USAGE OR TRADE PRACTICE. TO THE EXTENT ANY IMPLIED WARRANTY CANNOT BE EXCLUDED, SUCH WARRANTY IS LIMITED IN DURATION TO THE EXPRESS WARRANTY PERIOD.

8. WAIVER OF DAMAGES

NOTWITHSTANDING ANYTHING TO THE CONTRARY HEREIN, IN NO EVENT WILL EITHER PARTY BE LIABLE UNDER ANY CONTRACT FORNEGLIGENCE, STRICT LIABILITY OR OTHER LEGAL OR EQUITABLE THEORY. FOR COVER OR FOR INCIDENTAL (INCLUDING ANY DAMAGES DUE TO DELAY), SPECIAL, CONSEQUENTIAL (INCLUDING LOSS OR CORRUPTION OF DATA OR LOSS OF REVENUE, SAVINGS OR PROFITS) OR EXEMPLARY DAMAGES, EVEN IF ITRON HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. ITRON'S PRICING REFLECTS THIS ALLOCATION OF RISKS AND LIMITATION OF LIABILITY.

9. CAP ON LIABILITY

NOTWITHSTANDING ANYTHING TO THE CONTRARY HEREIN, EXCEPT FOR A BREACH BY CUSTOMER OF (I) ANY INTELLECTUAL PROPERTY RIGHT OF ITRON OR (II) ANY LICENSE GRANTED BY ITRON HEREUNDER, THE AGGREGATE LIABILITY OF EACH PARTY AND ITS AFFILIATES AND ITS AND THEIR OFFICERS, DIRECTORS, EMPLOYEES OR OTHER REPRESENTATIVES, ARISING IN ANY WAY IN CONNECTION WITH THIS AGREEMENT—WHETHER UNDER CONTRACT LAW, TORT LAW, WARRANTY OR OTHERWISE—SHALL NOT EXCEED THE TOTAL AMOUNT PAID AND PAYABLE HEREUNDER. ITRON SHALL NOT BE LIABLE FOR

ANY CLAIM MADE THE SUBJECT OF A LEGAL PROCEEDING MORE THAN TWO (2) YEARS AFTER THE CAUSE OF ACTION ASSERTED IN SUCH CLAIM AROSE. ITRON'S PRICING REFLECTS THIS ALLOCATION OF RISKS AND LIMITATION OF LIABILITY.

10. Governing Law; Venue; Jury Trial

These Terms and performance under any Sale Document will be governed by and construed in accordance with the laws of the State of Washington without reference to Washington conflicts of law principles or the United Nations Convention on Contracts for the Sale of Goods. Exclusive venue for any claim arising out of or relating to a Sale Document shall be in Spokane County, Washington. THE PARTIES HEREBY UNCONDITIONALLY WAIVE THEIR RESPECTIVE RIGHTS TO A JURY TRIAL OF ANY CLAIM ARISING IN ANY WAY IN CONNECTION WITH THIS AGREEMENT.

11. Assignment

Customer may not assign or transfer its Interests, rights or obligations under any Sale Document by written agreement, merger, consolidation, operation of law or otherwise, without the prior written consent of an authorized executive officer of itron. Any attempt to assign this Agreement by Customer shall be null and void. For purposes of this Agreement, the acquisition of an equity interest in Customer of greater than 25 percent by any third party shall be considered an assignment.

12. Force Majeure

Neither Party will be responsible for any failure or delay in performing any obligation hereunder if such failure or delay is due to a cause beyond the Party's reasonable control, including, but not limited to, acts of God, flood, fire, voicano, war, third-party suppliers, labor disputes or governmental acts. Notwithstanding the foregoing, itron shall have no obligation to deliver Equipment to the extent that Customer is unable to pay as a result of a force majeure event.

13. Itron Canada

Notwithstanding anything to the contrary in these Terms, if a Sale Document is issued in the name of itron Canada, Inc., then (I) these Terms and the performance under such Sale Document will be governed by and construed in accordance with the laws of the Province of Ontario, Canada and (II) amounts owing under such Sale Document shall be paid in Canadian Dollars,

Attachments:

- A. Warranty Terms
- B. Itron Pricing Summary, BMR #9588-16 Ver2 Jan dated January 19, 2016
- C. Letter of sole source

	APPROVED this day of February	, 20Mo.	•
	BOARD OF PUBLIC WORKS		
•	111000		
	By: Theht of		
	Robert Kennedy, Chair		
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	By: 14 105 equit		
	Kumar Menon, Member	÷	
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•	By: Mike avia		
	Mike Avila, Member		
	Attest: Syndry Richards		
	Lyndsey Richards, Clerk		ta ta la
	Itron Incorporated		
	By:		
	Name and Title: Robert H. A. Farr	OW-	
	Vice President Treasury and St	rategio Planning	en grand in the
	Date: Februers 2nd 2016		

Attachment A Warranty Terms

Attachment A

Warranty Terms

Product	Warranty Terms
100W, 60W and 80W-I series water endpoints (including battery)	Full warranty consistent with the warranty terms in the Agreement for the first 10 years from shipment. For warranty claims in years 11 through 15, itron's sole obligation will be to provide Customer with a discount on replacement product equal to 50 percent of its then-current list price for the replacement product. For warranty claims in years 16 through 20, itron's sole obligation will be to provide Customer with a discount on replacement product equal to 25 percent of its then-current list price for the replacement product. The warranty on itron water endpoints shall be void if the endpoint is used in connection with a third party reading system that is not approved by itron.

Attachment B Itron Pricing Summary, BMR #9588-16 Ver2 Jan dated January 19, 2016

Electric / Gos / Water Information collection, analysis and application

2111 N. Mollet Rd. Liberly Lake, WA 090 to fax: 060-707-0910 www.gtourcout

· Pricing Summary for City of Fort Wayne, IN

January 19, 2018 DAIRH 8588-16 Ver2 Jan

	Part Number	Description	Qly	Unit Prico	Extended Price	Nolos
Hard	Ware ERW-1300-402	100W+, Encoder with Integral Connector & Antenna Connector	400	\$64,50	\$25,800.00	(1)
2	CFG-1300-004	100W Through Lld Mount Kil	400	\$2,50	\$1,000.00	
3	OFG-0151-010	Standard 5' cable with in-Line connector with ,167" diameter protective	400	\$10.00	\$4,000.00	
4	ERW-1300-313	cover 100W-R+ ERT, Encoder Remote with 10 Inch Cable	7,000	\$64.50	\$451,500.00	(1)
5	CFG-0771-021	100W-R Mounting Kit for Remote Installations	7,000	\$2,50	\$17,500,00	
		Hardware Total			\$499,000.00	

Notes and Assumptions

- (1) Full warranty is consistent with the warranty terms in the Agreement for the first 10 years from date of shipmont, For warranty claims in years 11 through 15, knon's sole obligation will be to provide Customer with a discount on replacement product equal to 60 percent of its high-current list price for the replacement product.

 For warranty claims in years 10 through 20, firon's sole obligation will be to provide Customer with a discount on replacement product equal to 26 percent of its then-current list price for the replacement product.
- (2) Freight and taxes are not included. Prices are in US dollars. Prices are valid until December 31, 2016.

Attachment C Letter of sole source



January 22, 2016

Board of Public Works Citizens Square Building 200 East Berry Street, Suite 240 Fort Wayne, Indiana

Thank you for your Interest in Itron's ChoiceConnectTM products and services. We believe our 900 MHz ChoiceConnect platform of solutions offers the City of Fort Wayne, Indiana the most flexible, field-proven, AMR technology available today and in the future

Itron, Inc. is the sole source provider for the ChoiceConnect platform of products including those listed below proposed for the City of Fort Wayne:

- 100W+ Series ERT® module
- Mobile Collection System (MC3)
- Field Collector 300 with SReadTM radio (FC300 SRead)

Itron manufactures the 100W+ Series ERT module in our Waseca, Minnesota manufacturing facility. The ChoiceConnect MC3 drive-by solution is designed and built in Liberty Lake WA and Honeywell manufacturers the FC300 handheld to Itron specifications.

Thank you for your continued interest in our solutions. If you have additional questions please don't hesitate to contact either myself or itron account executive Gary Ziegler, cell: 414-308-0005 or email: Gary.Ziegler@itron.com.

Best Regards,

Chris Bernardl
Sr. Product Manager
Itron CholceConnect Solutions
509-891-3671
Chris.Bernardi@Itron.com

2111 N, Molter Road Liberty Lake, WA 99019 800-635-5461

Attachment B BMR #11960-17 Ver1 Jan dated January 5, 2017

Itin com

Electric / Gas / Water Information collection, analysis and application

2111 N. Moller Rd. Liberty Lake, WA 99019 fax: 866-787-6010 yww.liten.com Pricing Summary for City of Fort Wayne, IN

> BAIRH 11960-17 Veri Jan January 6, 2017

Item	Part Number	Description	Qty	Unit Price	Extended Price	Notes
ERTS						
1	ERW-1300-402	100W+, Encoder with Integral Connector & Antenna Connector	400	\$84.50	\$25,800.00	(1)
2	CFG-0151-010	Standard 5' cable with In-Line connector with .167" diameter protective cover	400	\$10.00	\$4,000,00	•
3	CFG-1300-004	100W Through Eld Mount Kil	400	\$2.50	\$1,000.00	
4	ERW-1300-313	100W-R+ ERT, Encoder Remole with 10 Inch Cable	6,000	\$64.50	\$322,500.00	(1)
5 CFG-077	CFG-0771-021	100W-R Mounting Kit for Remote Installations	6,000	\$2.50	\$12,500.00	
		ERT Total			\$365,800,00	

Notes and Assumptions

- (1) Full warranty is consistent with the warranty terms in the Agreement for the first 10 years from date of shipment.

 For warranty claims in years 11 through 15, itron's sole obligation will be to provide Customer with a discount on replacement product equal to 50 percent of its then-current list price for the replacement product.

 For warranty claims in years 16 through 20, itron's sole obligation will be to provide Customer with a discount on replacement product equal to 25 percent of its then-current list price for the replacement product.
- (2) Taxes and freight are not included and will be billed at actual. Prices are in US dollars. Prices are valid for one year.



FORT WAYNE BOARD OF PUBLIC WORKS TRANSMITTAL

Meeting Date: January 18, 2017

Department: City Utilities Administration

Preparer: Groeneweg, Ben

Subject: Itron Water Meter Radio

Description:

Approval of Extension of 2016 Purchase Agreement between the Board of Public Works and Itron for up to 5,400 water meter radios. Compensation for services performed shall be a not to exceed amount of \$365,800.00.

Attachments:

Itron purchase agreement 2017

Memo

Date:

January 12, 2017

To:

Common Council Members

From:

John Clark, City Utilities, Deputy Director of Operations

Re:

Purchase Agreement for water meter radios

Council Districts ALL

City Utilities is requesting approval to extend the 2016 purchase agreement of Itron water meter radios for 2017. The Utility has been using Itron radios since 2003 when they began the conversion of manual meter read to automated meter reading.

Implication of not being approved:

Water meter radios that need to be replaced will have to be read manually.

If Prior Approval is being Requested, Justify: n/a

The purchase agreement is a sole source because the water meter radios require proprietary reading equipment and software. In 2003 the Utility began the two year conversion of its water meters to automated meter reading (AMR). Itron was selected as the AMR vendor through a RFQ and pilot project in 2002. The meter radios are proprietary and the City has installed approximately 88,000 Itron radios (There are approximately 103,000 metered accounts).

City Utilities recommends, and the Board of Public Works has approved, the purchase of Itron radios for \$365,800.00. The purchase will include 5,400 radios.

Council Introduction Date: January 24, 2017

CC:

BOW

Kurt Roberts Diane Brown

File