Completed by Cou	inty Counselor's Office		
Action Requested:	Resolution	Res.Ord No.:	20906
Sponsor(s):	Ronald E. Finley	Legislature Meeting Date:	3/28/2022

#### Introduction

Action Items: ['Award']

Project/Title:

Awarding a Twelve-Month Term and Supply Contract with one Twelve-Month Option to Extend for the furnishing of prisoner transport services for use by the Sheriff's Office to Security Transport Services, Inc., of Topeka, Kansas, under the terms and conditions of Johnson County, Kansas, Contract No. 2020-079, an existing government contract.

#### **Request Summary**

The Sheriff's Office has a continuing need for prisoner transportation services to facilitate the transportation of fugitives apprehended outside the State of Missouri on original Jackson County warrants. Pursuant to Section 1030.4 of the Jackson County Code, the Sheriff's Office and the Director of Finance and Purchasing recommends the award of a Twelve-Month Term and Supply Contract with one Twelve-Month Option to Extend for the furnishing of prisoner transport services for use by the Sheriff's Office to Security Transport Services, Inc., of Topeka, Kansas, under the terms and conditions of Johnson County, Kansas, Contract No. 2020-079, an existing government contract, for the reason that this will allow the County to take advantage of discounts offered to large groups and/or entities.

This award is made on an as needed basis and does not obligate Jackson County to pay any specific amount. The availability of funds for specific purchases is subject to annual appropriation. The annual estimated use by the Sheriff's Office is \$125,000.

Contact Informat	ion		
Department:	Sheriff	Submitted Date:	3/18/2022
Name:	Elizabeth A. Money	Email:	EMoney@jacksongov.org
Title:	Office Administrator	Phone:	816-541-8017

Budget Information	
Amount authorized by this legislation this fiscal year:	\$ (
Amount previously authorized this fiscal year:	\$ (
Total amount authorized after this legislative action:	
Is it transferring fund?	No
Single Source Funding:	

# **Request for Legislative Action**

Fund:	Department:	Line Item Account:	Amount:
			Unexpected End of
			Formula

# **Request for Legislative Action**

Prior Legislation	
Prior Ordinances	
Ordinance:	Ordinance date:
Prior Resolution	
Resolution:	Resolution date:
20426	May 11, 2020
18616	September 29, 2014

Purchasing	
Does this RLA include the purchase or lease of	Yes
supplies, materials, equipment or services?	
Chapter 10 Justification:	Purchase from Another Government
Core 4 Tax Clearance Completed:	Not Applicable
Certificate of Foreign Corporation Received:	Not Applicable
Have all required attachments been included in	Yes
this RLA?	

Compliance	
Certificate of Compliance	
In Compliance	
Minority, Women and Veteran Owned Business Pro	gram
Goals Not Applicable for following reason: Contract i	s with another government agency
MBE:	.00%
WBE:	.00%
VBE:	.00%
Prevailing Wage	
Not Applicable	

### **Fiscal Information**

• This award is made on a need basis and does not obligate Jackson County to pay any specific amount. The availability of funds for specific purchases will, of necessity, be determined as each using agency places its order.

# **Request for Legislative Action**

## History

Elizabeth A. Money at 3/18/2022 1:43:11 PM - [Submitted | ] Department Director: Michael L. Montgomery at 3/18/2022 2:20:49 PM - [Approved | ] Finance (Purchasing): Barbara J. Casamento at 3/21/2022 12:48:56 PM - [Approved | ] Compliance: Katie M. Bartle at 3/21/2022 1:20:09 PM - [Approved | ] Finance (Budget): Mark Lang at 3/21/2022 3:48:39 PM - [Approved | No fiscal note required for a T&S contract. ] Executive: Sylvya Stevenson at 3/21/2022 4:18:51 PM - [Approved | ] Legal: Elizabeth Freeland at 3/24/2022 8:58:01 AM - [Approved | ]

#### AFFIDAVIT

STATE OF Kansas ) SS. COUNTY OF.

Themas L. Baymann of the city of Topeka County of <u>Shawnee</u> State of <u>Kansas</u> being duly sworn on her or his oath, deposes and says,

- 1. That I am the <u>President</u> (Title of Affiant) of <u>Security Trensport Services In(</u>(Name of Bidder) and have been authorized by said Bidder to make this Affidavit upon my best information and belief, after reasonable inquiry as to the representations herein.
- No Officer, Agent or Employee of Jackson County, Missouri is financially interested directly or indirectly what Bidder is offering to sell to the County pursuant to this Invitation (though no representation is made regarding potential ownership of publicly traded stock of bidder).
- 3. If Bidder were awarded any contract, job, work or service for Jackson County, Missouri, no Officer, Agent or Employee of the County would be interested in or receive any benefit from the profit or emolument of such.
- 4. Either Bidder is duly listed and assessed on the tax rolls of Jackson County, Missouri and is not delinquent in the payment of any taxes due to the County or Bidder did not have on December 31, 2021 any property subject to taxation by the County and if bidder is duly listed and assessed on the tax rolls of Jackson County, Missouri, bidder agrees to permit an audit of its records, if requested by the Jackson County Director of Assessment, as they relate to the assessment of Business Personal Property.
- 5. Bidder has not participated in collusion or committed any act in restraint of trade, directly or indirectly, which bears upon anyone's response or lack of response to the Invitation.
- 6. Bidder certifies and warrants that Bidder or Bidder's firm/organization is not listed on the General Services Administration's Report of Debarred and/or Suspended Parties, or the State of Missouri and City of Kansas City, Missouri Debarment List
- 7. Bidder certifies and affirms its enrollment and participation in a federal work authorization program with respect to the employees working in connection with the contracted services.
- 8. Bidder certifies and affirms that it does not knowingly employ any person who is an unauthorized alien in connection with the contracted services.

Security Transport Services Inc. (Name of Bidder) Koman L. Kaumonn (Signature of Affiant) residen (Title of Affiant) Subscribed and sworn to before me this 1%day of March . 2072 7) NOTARY PUBLIC in and for the County of Shawnee (SEAL) State of Kansas My Commission Expires: Angust 19, 2025 NOTARY PUBLIC STATE OF KA HERESA M. BAGLEY My Appointment Expires: 8

### JOHNSON COUNTY STANDARD AGREEMENT AND CONTRACT CONDITIONS

#### Between

#### Security Transport Service ("Contractor")

And

#### Johnson County, Kansas, 111 S. Cherry Street, Suite 2100, Olathe, KS 66061 ("the County") ("Agreement")

#### **Contract Terms and Conditions.**

The following contract terms are hereby made a part of the Agreement:

1. Term. This Agreement is effective as of May 1, 2021 ("Effective Date"). The term of this Agreement shall be for a twelve (12) month period beginning on the Effective Date. The Parties may renew the AGREEMENT for four (4) additional periods of twelve (12) months each, on terms and conditions mutually agreed upon by both Parties.

2. Entire Agreement. The agreement between the parties includes: 1) this Agreement, 2) the County's Request for Proposal No. 2020-079 issued on 01/29/21 ("RFP") and 3) Contractor's Response to the RFP, including Contractor's Bid Forms attached hereto. This Agreement represents the entire agreement between the County and Contractor with respect to services required hereunder and supersedes any and all previous understandings, whether oral or written, between the County and Contractor regarding the same. In the event of any inconsistencies between the terms of this Agreement and the contract conditions in the documents reference and incorporated by reference above, this Agreement shall take precedence.

**3.** Good Standing. Contractor shall be authorized to do business in the State of Kansas and must maintain good standing pursuant to the laws of this State and any other applicable law.

4. Assignment. Contractor shall not assign, transfer, convey, sublet or otherwise dispose of this Agreement or any of its rights and obligations hereunder without the prior written consent of the County, which consent will not be unreasonably withheld, but in no event shall such consent relieve Contractor from its obligations under the terms of this Agreement.

5. Warranty of Ability to Perform. Contractor warrants there is no action, suit, proceeding, inquiry or investigation at law or equity, before or by a court, governmental agency, public Board or body, pending or threatened, to the best of Contractor's knowledge, that would in any way prohibit, restrain or enjoin the execution or delivery of Contractor's obligations, diminish Contractor's financial ability to perform the terms of this Agreement. During the term of this Agreement, if any of the aforementioned events occur, Contractor must immediately notify, in writing, the County of the same.

6. Dispute Resolution. The parties are fully committed to working with each other throughout the term of this Agreement, and agree to communicate regularly with each other at all times so as to avoid or minimize disputes or disagreements. If disputes or disagreements do arise, Contractor and the County each commit to resolving such disputes or disagreements in an amicable, professional and expeditious manner so as to avoid unnecessary losses, delays and disruptions hereunder.

7. Performance Standards. Contractor must warrant that all delivery and services provided pursuant to this Agreement are provided in accordance with industry standards and in a good and professional manner.

8. Governmental Restrictions. In the event any governmental restriction is imposed that would necessitate alteration of the quality or performance of the services to be provided under this Agreement, Contractor shall immediately notify the County, in writing, indicating the specific regulation that necessitates the alteration.

9. Amendment. This Agreement may be amended by supplemental writing mutually agreed to and executed by duly authorized representatives of the parties hereto.

10. Independent Contractor. Contractor shall be deemed an independent contractor, and not an employee of the County or Johnson County, Kansas Government for any purposes, including, but not limited to, the application of the Federal Insurance Contribution Act, the Social Security Act, the Federal Unemployment Tax Act, the provisions of the Internal Revenue Code, the State income tax code and third party liability claims, and that this Agreement shall be deemed an independent contract for services. Contractor shall not be entitled to any of the benefits that Johnson County offers to its employees including, without limitation, unemployment insurance, workers compensation insurance, health insurance, retirement benefits or paid leave of any sort. This Agreement shall not be construed or considered to be a partnership or joint venture, and the County shall not be liable for any obligations incurred by Contractor unless specifically authorized in writing.

11. Nondiscrimination. In performing the services required hereunder, Contractor agrees to not discriminate on the basis of race, color, sex, gender, religion or creed, sexual orientation, gender identity or expression, pregnancy, age, disability, genetic information, ancestry or national origin, military status or membership in the military, or other circumstance prohibited by federal, state or local law, rule or regulation in its operation, management, recruitment and employment practices and with respect to availability and accessibility of products and services to the public.

12. Licensure; Insurance. It is understood and agreed by the County and Contractor that Contractor, at Contractor's own cost and expense, and for the duration of this Agreement, shall be appropriately licensed to perform the services required hereunder and shall be responsible for maintaining such licensure and/or certifications, if any, that may be required to perform such services. Further, Contractor, at its sole cost and expense, shall be responsible for, and hereby agrees to have and maintain, sufficient and adequate insurance for its obligations required under this Agreement as provided in the RFP. It is Contractor's sole responsibility to provide the County immediate written notice should any Contractor insurance be cancelled, reduced, or non-renewed. Failure of Contractor to provide such insurance or to provide notice of cancellation, reduction or nonrenewal shall not relieve Contractor of its obligations under this Agreement.

13. Indemnification. Contractor shall indemnify, protect, defend and hold the County, its officers, employees and agents, free and harmless from and against any and all losses, penalties, damages, settlements, costs, charges, professional fees or other expenses or liabilities to the extent the same (a) arise from claims or other causes of action brought by third parties (collectively hereinafter "claims") and (b) arise, directly or indirectly, out of, or from, Contractor's willful act, error, omission, negligence or breach of this Agreement, or by any of its officers, employees or agents, in the provision of services performed by or on behalf of Contractor under this Agreement.

14. Compliance. Contractor agrees to abide by all federal, state or local laws, ordinances and regulations applicable to this Agreement and the services provided hereunder.

15. Funding Clause. This Agreement and any renewal thereof, is subject to the provisions of the Kansas Cash Basis Law, K.S.A. 10-1101 et seq., and amendments thereto (the "Act"). By virtue of this Act, the County is obligated only to pay periodic payments as contemplated herein as may lawfully be made from funds budgeted and appropriated for that purpose during its current budget year (i.e., January 1 to December 31) or from funds made available from any lawfully operated revenue producing source.

16. Coordination of Services; Project Representative. Contractor shall coordinate all performance and services to be provided by Contractor under this Agreement with a designated representative from the County ("County Representative"). Whenever this Agreement requires, or it becomes necessary for, Contractor to advise, provide or communicate information to, or seek the approval of, the County in matters relating to Contractor's performance and services hereunder, Contractor shall direct all such communications and requests for approval to the County Representative. Further, Contractor shall, upon request, meet with the County Representative on a periodic basis to coordinate any and all activities, services and responsibilities required of Contractor under this Agreement.

17. Termination. This Agreement may be terminated by the County for its convenience upon thirty (30) days written notice to Contractor; or at any time by written agreement of both Parties. If either Party commits a material breach of this Agreement, the non-breaching Party may, in its sole discretion, terminate this Agreement by giving written notice to the breaching Party at least thirty (30) days prior to such termination, which notice shall state with particularity the grounds for termination. If the breaching Party does not cure the breach within the thirty (30) days specified in the notice, the non-breaching Party may terminate this Agreement immediately.

18. No Waiver. The waiver by any party hereto of a breach of any of the provisions of this Agreement shall not operate or be construed as a waiver of any subsequent breach by either party. Further, no provision of this Agreement will be given effect that attempts to require the County to waive any statutory defense or rights regarding this Agreement, including, but not limited to, statute of limitations or the Kansas Tort Claims Act.

19. Governing Law. This Agreement shall be governed by, enforced and construed in accordance with the laws of the State of Kansas. In the event that the parties hereto are unable to resolve any controversy or claim arising out of, or relating to, this Agreement or the making, performance or interpretation of it without resort to the courts, the parties agree that exclusive jurisdiction and venue over such matter shall be in the District Court of Johnson County, Kansas.

20. Severability. All agreements, covenants and clauses contained herein are severable, and in the event any of them shall be deemed or held to be unconstitutional, invalid or unenforceable, the remainder of this Agreement shall be interpreted as if such unconstitutional, invalid or unenforceable agreements, clauses and covenants were not contained herein. 21. Tax Clearance for Taxes Owed to Local Governments. The local governments of Johnson County, KS, City of Kansas City, MO, Jackson County, MO, and the Unified Government of Wyandotte County, KS (collectively the "Local Governments"), have agreed to cooperate with each other to ensure that tax funded contracts are performed by Contractors in compliance with the Tax Laws of the Local Governments. The Contractor agrees it shall be in compliance with the respective Tax Laws of the Local Governments throughout the term of this contract and any contract renewals and that proof of Contractor's compliance with the Tax Laws of the Local Governments shall be a condition of award. Upon award of contract and all subsequent renewals with Johnson County in the amount of \$100,000.00 or more, contractor must obtain a Tax Clearance Certification. The Tax Clearance Certification must be signed by an authorized official from all four (4) of the "Local Governments" and submitted to the Johnson County Purchasing Department prior to a notice of award (or) contract renewal. The Tax Clearance Certification shall be valid for a period of one year from the date of issuance and shall not be dated more than sixty (60) days prior to any notice of intent to contract by the County.

22. Open Records. The terms, conditions, requirements and obligations set forth in this Agreement shall be subject to the Kansas Open Records Act, K.S.A. 45-215 et seq., and amendments thereto, and any applicable federal or state laws, or court order.

23. Counterparts and Electronic Delivery. This Agreement may be executed in one or more counterparts, each of which will for all purposes be deemed an original and all of which will constitute the same agreement. All such counterparts shall be deemed an original, shall be construed together and shall constitute one and the same instrument. Signatures to this Agreement transmitted by facsimile, by email in "portable document format" (".pdf"), or by any other electronic means intended to preserve the original graphic and pictorial appearance of this Agreement shall have the same effect as physical delivery of the paper document bearing original signature.

24. Inspection And Acceptance: No equipment, supplies, and/or services received by County pursuant to this Agreement shall be deemed accepted until County has had reasonable opportunity to inspect said equipment, supplies, and/or services. All equipment, supplies, and/or services which do not comply with the specifications or requirements or which are otherwise unacceptable or defective may be rejected. In addition, all equipment, supplies, and/or services that are discovered to be defective or which do not conform to any warranty of Contractor upon inspection (or at any later time if the defects contained were not reasonably ascertainable upon the initial inspection, which shall not be the case in the event a software as a service purchase) may be rejected. County reserves the right to return any such rejected shipment at Contractor's expense for full credit or replacement and to specify a reasonable date by which replacements must be received. County's right to reject any unacceptable equipment, supplies, and/or services shall not exclude any other legal, equitable or contractual remedies available to Customer.

25. Arbitration, Damages, Warranties: Notwithstanding any language to the contrary, no interpretation of this contract shall find that the County has agreed to binding arbitration, or the payment of liquidated damages or penalties. Further, the County does not agree to pay attorney fees, costs, or late payment charges beyond what is required by law, and no provision will be given effect that attempts to exclude, modify, disclaim or otherwise attempt to limit any damages available to the County, including but not limited to, the implied warranties of merchantability and fitness for a particular purpose.

26. Disclaimer Of Liability: No provision of this Agreement will be given effect that attempts to require the County to defend, hold harmless, or indemnify any contractor or third party for any of its negligent acts or omissions. The liability of the County is defined under the Kansas Tort Claims Act (K.S.A. 75-6101, et seq.).

## CONTRACTOR

MAN aumoun By: Thomas Printed name Saumann Presiden

Date: 5-9-21

# JOHNSON COUNTY, KANSAS

**Robin Lynes** By:Robin Lynes (Jun 15, 2021 10:21 CDT)

Robin Lynes

Printed name

Purchasing Manager

Date: 06/15/2021

### CONTRACT AMENDMENT TO AGREEMENT FOR PRISONER TRANSPORTATION SERVICES JOHNSON COUNTY, KANSAS AND SECURITY TRANSPORT SERVICES, INC.

**THIS CONTRACT AMENDMENT**, made in Olathe, Johnson County, Kansas, and entered into as of the 11<sup>th</sup> day of August 2021 (the "Effective Date"), by and between Johnson County, Kansas (hereinafter the "County") and Security Transport Services, Inc., with offices located at 1643 SW 41<sup>st</sup> Street, Topeka, Kansas 66609 (hereinafter the "Vendor").

#### WITNESSETH:

WHEREAS, the County entered into an agreement for *Request for Proposal No. 2020-079*) with the Vendor on June 15, 2021 (hereinafter the "AGREEMENT") for certain term and supply oncall transportation services of persons committed to the custody of the Johnson County Sheriff (hereinafter the "Sheriff") and for the Johnson County Department of Corrections (hereinafter "Corrections"); and

WHEREAS, the AGREEMENT provides that the same may be amended by supplemental writing mutually agreed to and executed by duly authorized representatives of the parties hereto; and

WHEREAS, the County and Vendor hereby agree to amend the unit cost and minimum charge pricing terms of the AGREEMENT due to the COVID-19 pandemic.

**NOW, THEREFORE**, in consideration of the above and foregoing recitals, the mutual promises and covenants hereinafter given, and for other good and valuable consideration, the parties hereto agree as follows:

1. <u>COVID-19 Pricing</u>. As of the Effective Date of this Contract Amendment, the unit cost and minimum charge pricing of the AGREEMENT shall be amended as follows:

Mileage will be calculated using Microsoft Streets and Trips, beginning at Topeka, Kansas to the pickup location, to the drop off location, and back to Topeka

<u>Cost per round trip mile, male or female Interstate Ground:</u> \$1.05 per mile from pick up to drop off.

<u>Transportation Discount:</u> Ten percent (10%) discount for each additional passenger when picked up and dropped off at same location.

Attempted Pick Up: The amount of bid if STS is en-route or arrived at pick up location.

Date Specific: \$325.00 + \$1.05 per mile from Topeka, KS to pick up to drop off.

<u>Medication and Medical Issues:</u> If prescription medication is not provided at pick up, the requesting agency will be billed the cost of the prescription plus 10%. Wait and travel time added will be billed at \$50.00 per hour. If medication is necessary for the health and well-being of the inmate is not provided, STS will not be able to transport until the inmate is free of symptoms and has a negative COVID test.

If STS officers are required to wait with an inmate while the inmate is receiving care or is hospitalized, the wait time will be billed at \$50.00 per hour plus the cost, if any, to send relief officers to that location so the transport officers can complete their assignment.

As a result of the ongoing pandemic, STS may have limited staff so additional time to pick up inmates may be requested or, on some occasions, STS may not be able to accept the requested transport.

Minimum Transport Charge is assessed instead \$325.00 of actual rates if the actual rates calculated would be less than \$325.00

Neither party will incur any liability to the other if its performance of any obligations under this contract is prevented or delayed by causes beyond its control and without the fault or negligence of either party. Causes beyond a party's control may include but are not limited to acts of God or war, changes in controlling law, regulations, orders or the requirements of any governmental entity, severe weather conditions, civil disorders, natural disasters, fire, epidemics, quarantines, insufficient personnel, general strikes throughout the trade, and freight embargoes.

2. <u>Agreement Status</u>. All of the terms and conditions of the AGREEMENT, not otherwise modified by, or made inconsistent with, the provisions of this Contract Amendment, shall remain in full force and effect, and shall be made binding on the parties hereto.

IN WITNESS WHEREOF, the parties hereto have caused this Contract Amendment to be executed in multiple counterparts by their duly authorized representatives and made effective the day and year first above written.

SECURITY TRANSPORT SERVICES, INC.

Thomas Baumann (Oct 21, 2021 13:46 CDT)

Thomas Bauman President JOHNSON COUNTY, KANSAS

Robin Lynes By: Robin Lynes (Oct 21, 2021 14:07 CDT)

Robin Lynes Purchasing Manager

Approved as to Form:

## Nicholas Saldan

Nicholas Saldan Assistant County Counselor

## CONTRACT AMENDMENT TO AGREEMENT FOR PRISONER TRANSPORTATION SERVICES JOHNSON COUNTY, KANSAS AND SECURITY TRANSPORT SERVICES, INC.

THIS SECOND CONTRACT AMENDMENT, made in Olathe, Johnson County, Kansas, and entered into as of the 1st day of January 2022 (the "Effective Date"), by and between Johnson County, Kansas (hereinafter the "County") and Security Transport Services, Inc., with offices located at 1643 SW 41st Street, Topeka, Kansas 66609 (hereinafter the "Vendor").

#### WITNESSETH:

WHEREAS, the County entered into an agreement for *Request for Proposal No. 2020-079*) with the Vendor on June 15, 2021 (hereinafter the "AGREEMENT") for certain term and supply on-call transportation services of persons committed to the custody of the Johnson County Sheriff (hereinafter the "Sheriff") and for the Johnson County Department of Corrections (hereinafter "Corrections"); and

WHEREAS, on August 11, 2021, the County and Vendor entered into a Contract Amendment to amend the unit cost and minimum charge pricing terms of the AGREEMENT due to the COVID-19 pandemic (hereinafter the "FIRST AMENDMENT"); and

WHEREAS, the AGREEMENT provides that the same may be amended by supplemental writing mutually agreed to and executed by duly authorized representatives of the parties hereto; and

WHEREAS, the County and Vendor hereby agree to further amend and revise the unit cost and minimum charge pricing terms of the AGREEMENT and FIRST AMENDMENT.

**NOW, THEREFORE**, in consideration of the above and foregoing recitals, the mutual promises and covenants hereinafter given, and for other good and valuable consideration, the parties hereto agree as follows:

1. <u>**Revised Pricing**</u>. As of the Effective Date of this Second Contract Amendment, the unit cost and minimum charge pricing of the AGREEMENT and FIRST AMENDMENT shall be amended and revised as follows:

Mileage rate	\$1.11 per mile
Pickup fee per inmate	\$344.50

Mileage will be calculated using Microsoft Streets and Trips, and trips starting from the pickup address to the drop off address and back to the pickup, plus pickup fee. For special needs transports, such as a date specific or short notice (less than a six-day window for pickup) mileage will be calculated from Topeka, Kansas to pickup, drop off and back to Topeka, plus \$344.50 pickup fee.

Flight transport will be charged on a bid basis.

Cost of medications or medical treatment not as a result of negligence or cause of Vendor shall be the responsibility of the requesting agency.

Should an inmate require medical treatments or hospitalization en route due to pre-existing conditions or reasons not caused or attributed to Vendor, wait time for Vendor Officers will be charged at \$60.00 per hour.

2. <u>Agreement Status</u>. All of the terms and conditions of the AGREEMENT and the FIRST AMENDMENT, not otherwise modified by, or made inconsistent with, the provisions of this Second Contract Amendment, shall remain in full force and effect, and shall be made binding on the parties hereto.

IN WITNESS WHEREOF, the parties hereto have caused this Second Contract Amendment to be executed by their duly authorized representatives and made effective the day and year first above written.

SECURITY TRANSPORT SERVICES, INC.

JOHNSON COUNTY, KANSAS

Inomas Baumann By: Thomas Baumann (Feb 1, 2022 11:57 CST)

Thomas Bauman President

By: Robin Lynes (Feb 1, 2022 13:01 CST)

Robin Lynes Purchasing Manager

APPROVED AS TO FORM:

Nicholas Saldan

Nicholas Saldan Assistant County Counselor

New Fates

01/22

# Security Transport Services, Inc.

1643 SW 41<sup>st</sup> Street Topeka, KS 66609 Phone: 785-267-3030 Fax: 765-267-7402

December 3, 2021

As a result of inflation and the need to increase wages to retain and recruit transport officers, Security Transport Services, Inc. finds it necessary to adopt this rate schedule effective January 1, 2022.

STS is in desperate need of hiring and training more Transport Officers, but Agency's requests for Transports will be accepted based on the ability of STS to meet the demand.

Mileage rate	' \$1.11 per mile	
Pick up fee per in mate	\$344.50	

Mileage will be calculated using Microsoft Streets and Trips, and trips starting from the pickup address to the drop off address and back to the pickup, plus pickup fee. For special needs transports, such us a date specific or short notice (less than a six day window for pickup) mileage will be calculated from Topeka, Kansas to the pickup, drop off and back to Topeka, plus \$344.50 pickup fee.

Flight transport; will be charged on a bid basis.

Cost of medications or medical treatment not a result of negligence or cause of Security Transport Services, Inc. shall be the responsibility of the requesting agency.

Should an inmatic require medical treatments or hospitalization en route due to pre-existing conditions or real ons not caused or attributed to STS, wait time for STS Officers will be charged at \$60.00 per hour.

Thank you.

Sincerely,

Otherson Racimani

Thomas Baumann. President

per discussion with Thomas Baumann on 1/25/2022 the rate should be \$1.11 per mile for Mileage Rate. see correction above from \$1.18 to \$1.11 per mile.  $\underline{77B}$ 

Event Number	2020-079 Addendum 2	Organization	Johnson County, KS
Event Title	SHR/COR Prisoner Transport Services	Workgroup	Purchasing
Event Description	The County seeks bids for the transporting Event Owner	Event Owner	Kyra Blatchford
Event Type	IFB	Email	kyra.blatchford@jocogov.org
Issue Date	1/29/2021 03:13:21 PM (CT)	Phone	(913) 715-0595
Close Date	2/19/2021 02:00:00 PM (CT)	Fax	
			ť

Responding Supplier	City	State	Response Submitted	Lines Responded	<b>Response Total</b>
U.S. Corrections	Nashville	TN	2/19/2021 11:42:58 AM (CT)	11	\$5,365.00
Security Transport Services, Inc. Topek	i, Inc. Topeka	KS	2/15/2021 09:48:51 AM (CT)	19	\$7,499.62

Please note: Lines Responded and Response Total only includes responses to specification. No alternate response data is included.