



**IMPERIAL COUNTY SERVICE AUTHORITY FOR
FREEWAY EMERGENCIES (SAFE)**

**Request for Proposals for Preventive and Corrective
Maintenance of Call Boxes on Interstate 8 and State
Route 86 in Imperial County**

Released March 15, 2021

**Proposal Submission Deadline is
Thursday, April 12, 2021 at 4:00 p.m.**

**Requested by:
Mark Baza
SAFE Executive Director**

**Imperial County SAFE
1503 N. Imperial Ave. Suite 104
El Centro, California 92243
Phone: (760) 592-4494
Fax: (760) 592-4410**

March 15, 2021

**Prepared by: Marlene Flores
Associate Transportation Planner**

Table of Contents

	<u>Page</u>
I. Purpose and Background.....	1
II. Scope of Work.....	2
III. Responsibilities of SAFE.....	3
IV. Proposal Content and Information.....	3
V. Evaluation of Proposals.....	5
Attachment A - Sample Proposal Evaluation Form	
Attachment B - Sample Consultant Agreement and Insurance Requirements	
Attachment C - List of Call Box Locations	

IMPERIAL COUNTY SERVICE AUTHORITY FOR FREEWAY EMERGENCIES (SAFE)

Request for Proposals for Preventive and Corrective Maintenance of Call Boxes on Interstate 8 and State Route 86 in Imperial County

March 15, 2021

I. PURPOSE AND BACKGROUND

The Imperial County Service Authority for Freeway Emergencies (SAFE) is requesting proposals from qualified and experienced professionals to perform year-round maintenance, repairs, installation and other related field services as necessary to ensure proper functioning and ADA compliance of the call box system in Imperial County. Imperial County SAFE's call box program currently provides a system of 166 call boxes, 118 of which are located along Interstate 8, from the San Diego County Line to the Arizona State Line. The remaining 48 call boxes are located on State Route 86 going west from the Brawley City Limits to the Riverside County Line. The locations of current call boxes are shown in Attachment C.

The Imperial County Transportation Commission (ICTC) is the designated Regional Transportation Planning Agency (RTPA), and also serves as the SAFE for the region. The ICTC Board of Directors is comprised of representatives of the seven incorporated Cities (Brawley, Calexico, Calipatria, El Centro, Holtville, Imperial, and Westmorland) and the County of Imperial. SAFE responsibilities include administering and implementing the roadside call box program.

Qualified entities are invited to submit written proposals for consideration in accordance with this request. These services will be conducted under a contract with the Imperial County Service Authority for Freeway Emergencies, hereinafter referred to as "SAFE", and the consultant entity is hereinafter referred to as "Consultant". The contract will be for a five-year term beginning upon contract approval by SAFE, and ending five years thereafter.

The contract will be regulated according to the provisions of all applicable federal, state and local laws and ordinances. This includes compliance with prevailing wage rates and their payment in accordance with California Labor Code Section 1775.

No contractor or subcontractor may be listed on a bid proposal for a public works project, and no contractor or subcontractor may be awarded a contract for a public works project, unless registered with the Department of Industrial Relations pursuant to Labor Code Section 1725.5. The project is subject to compliance monitoring and enforcement by the Department of Industrial Relations. The Consultant's Department of Industrial Relations registration number must be included within the proposal in response to this RFP.

To be eligible to submit a proposal, a firm must have:

- A. An established call box maintenance system to record and track call box repairs and other archived data. The same system must also communicate with each call box in the Imperial County system for diagnostic checks and reporting of issues.
- B. A currently employed day-to-day lead technician must be designated as responsible for communicating issues with the SAFE project manager. The technician must have at least five (5) years of experience maintaining roadside equipment with similar technology, of which three (3) years must be in maintaining a call box system.
- C. A valid California State Contractor's license, Classification "A", "C7" or C10".
- D. Current registration with the California Department of Industrial Relations.

- E. Knowledge of and experience with the latest edition of the CHP/Caltrans Call Box and Motorist Aid Guidelines.
- F. Knowledge of and experience with the Americans with Disabilities Act of 1990, current Guidelines for Accessible Public Rights-of-Way and current Pedestrian Accessibility Guidelines for Highway Projects.
- G. Knowledge of and experience in determination of placement of call boxes.

Proposed Schedule of Events

Issue Request for Proposal	March 15, 2021
Proposals due	April 12, 2021
Consultant Selection	April 16, 2021
SAFE Awards Contract	April 28, 2021
Notice to Proceed	May 1, 2021

II. SCOPE OF WORK

The scope of work is to provide the necessary call box maintenance and repair services to the Imperial County SAFE in accordance with all provisions within this RFP. Consultant will perform the following services:

1. Furnish all tools, equipment, apparatus, facilities, labor, parts and materials and perform all work necessary to repair and maintain the call boxes on Imperial County freeways and highways in good, clean operating condition. All replacement equipment, parts and materials furnished shall be compatible with and of quality equal to or better than the equipment, parts and materials originally installed; or equipment, parts and materials approved by Imperial County SAFE.
2. Conduct preventive maintenance to the call boxes at least two (2) times per year at approximately six (6) month intervals as necessary to keep them in good, clean operable condition. Preventive maintenance shall include, but might not be limited to:
 - a. Necessary cleaning of call box housings, inspection and anti-corrosion treatment of external electrical connections associated with solar panels and antenna transmission lines;
 - b. Necessary inspection and replacement of call box weather tight seals and electrical penetration points for solar power panels;
 - c. Checking solar panels;
 - d. Operational checking of call box controls and system operational sequence;
 - e. Checking outer door, handset and illumination for proper operation; and
 - f. Cleaning of the site, including but not limited to the removal of weeds, trash, debris and accumulated sedimentation on or within two (2) feet of the call box pad.
3. Provide corrective maintenance to the call boxes to ensure that any inoperable equipment is repaired within two (2) days. The two (2) day period shall begin at the time Consultant is made aware of a malfunction.
4. Subsequent to becoming aware, determine the cause for the call box being out of service, and whether it is due to damage to or failure of the call box; take the necessary action to restore the call box to a good operating condition. Consultant shall repair call box parts, components and mountings as needed.

5. Install additional call boxes or relocate existing call boxes to new locations at SAFE's specific request. Consultant shall make all removed call boxes available for re-installation. Installation of additional call boxes shall include the furnishing of labor, material and equipment to place into operation a call box at the new location. Relocation of a call box shall include, but not be limited to, removing the call box and its mounting from its existing location and installing it at a new location as directed by SAFE.
6. Complete a job ticket for each service on each call box, including but not limited to arrival and departure times, work performed, and parts installed. Job ticket is to include photographs of any visible damage to the call box. Items needing attention which are the responsibility of persons other than consultants shall also be noted on a job ticket and reported to the appropriate agency by consultant during or at the end of each work day. The repair person shall complete and sign the job ticket prior to leaving the work site. Consultant shall provide all completed job tickets to SAFE on a monthly basis, to accompany the invoice(s) for services.
7. Maintain a complete, detailed and accurate summary in a form approved by SAFE, of each operation on each call box in the system and provide an up-to-date summary to SAFE monthly to accompany Consultant's monthly invoice to SAFE.
8. Furnish special reports to SAFE immediately upon discovering or becoming aware of the following:
 - a. Significant problems encountered and proposed solutions;
 - b. Variances from the original plan and responses taken or planned;
 - c. Anticipated problem areas and recommendations; and
 - d. Anticipated changes in key personnel.
9. Assume and discharge any and all of the conditions, obligations, and responsibilities under all encroachment permits issued to SAFE or Consultant by the California Department of Transportation for maintaining and repairing all call boxes. A copy of each of the current encroachment permits along with applicable conditions and specifications shall be provided to the Consultant.

III. RESPONSIBILITIES OF SAFE

1. SAFE will direct the development of the project, provide management oversight, and conduct administrative arrangements only.
2. SAFE will pay an agreed upon amount normally within 30 days after receipt of an invoice.

IV. PROPOSAL CONTENT AND INFORMATION

Proposal should be typed, organized and concise, yet comprehensive.

A. General Requirements

1. Provide a cover letter.
2. Provide the Department of Industrial Relations registration number for the Consultant and all Subconsultants.
3. State the interpretation of the work to be performed. State a positive commitment to perform the work in the required manner and time frame; include a basic summary; and demonstrate an understanding of the project. Provide a statement that the offer is valid for at least a ninety (90) day period.

4. Provide the name(s) of the primary and/or alternate individuals authorized to respond to this RFP. Include titles, addresses, e-mail, and phone numbers.
5. The Consultant is representing itself as a qualified professional in call box preventative and corrective maintenance; therefore, it is acceptable to submit recommendations and comments for consideration on format, process, schedule, and additional content. SAFE will consider comments and recommendations; however, is not required to select any of the recommendations or comments.

B. Table of Contents

Include a table of contents with identification of each section and page number.

C. Summary of Qualifications and Experience

1. State whether the firm is local, regional, national or international.
2. Identify the owner(s) of the firm and legal status (sole proprietor, corporation, etc.)
3. Give the location of the office from which work is anticipated to be done and the number of employees of the company.
4. Identify the qualifications and résumés of all individuals who will be associated with this service. Include professional registrations and affiliations.
6. Summarize specific experience and qualifications for similar and related work. Provide detailed knowledge and experience in working on projects that require adherence to federal and state labor compliance regulations. Describe the services previously performed in call box preventative and corrective maintenance work. List at least three (3) references with contact information.

D. Analysis of Effort/Methodology

1. Describe the approach for how the work will be performed. The proposal shall indicate any specific techniques or methodology to be utilized.
2. Indicate what participation, data and products will be requested from SAFE.
3. Indicate deliverables to be provided and when.

E. Cost and Fees

1. Develop costs and fees for the services requested. Proposal shall include separate cost proposals for (1) routine, preventative maintenance; and (2) excess repairs. Routine preventative maintenance will consist of a monthly flat rate per call box. Excess repairs cost will include an hourly labor rate, including all benefits and overhead. The costs for flat rate maintenance and excess repairs will be adjusted annually on the anniversary of the effective date of the agreement, by an amount equal to the percentage increase or decrease in the Consumer Price Index applicable for the Los Angeles area for the previous year. Parts shall be charged at the rate of the current California SAFE Universal Price List.
2. Costs and fees are to be submitted within the proposal, in a separate sealed envelope.

V. EVALUATION OF PROPOSALS

Sample evaluation criteria for proposals are attached for your information (Attachment A). SAFE will utilize a one-step selection process.

The Evaluations Committee will determine if qualifications are met in reviewing the proposals. Once the proposals are reviewed and the qualifications considered, recommendations will then be submitted to the Imperial County Service Authority for Freeway Emergencies (SAFE) for final selection.

The ICTC reserves the right to select any consultant who is determined qualified and may not correlate to a number 1, number 2, or even number 3 originally ranked consultant. The ICTC reserves the right to reject any and all proposals submitted and/or request additional information for clarification.

Submit one (1) original, three (3) copies, and one (1) electronic copy in Portable Document Format (PDF) on a CD-ROM or USB thumb drive, of the proposal clearly titled: **Request for Proposals for Preventive and Corrective Maintenance of Call Boxes on Interstate 8 and State Route 86 in Imperial County.**

The cost and fee proposal is to be submitted within the proposal packet, in a separate sealed envelope.

The proposal shall be delivered in a sealed envelope addressed as follows, **no later than 4:00 P.M. on April 12, 2021:**

Mark Baza
SAFE Executive Director
Imperial County SAFE
Attn: Marlene Flores, Associate Transportation Planner
1503 N. Imperial Ave. Suite 104
El Centro, California 92243

Clarification desired by a respondent relating to definition or interpretation shall be requested in writing with sufficient time to allow for a response and seventy-two hours prior to the time proposals are due. Oral explanation or instructions shall not be considered binding on behalf of SAFE. Any modifications to this solicitation will be issued by SAFE as a written addendum. The RFP and all Addenda will be posted on the Imperial County Transportation Commission website. It will be Consultant's responsibility to check the website for addenda and submit the signed acknowledgement with the proposal.

The ICTC will not consider proposals received after the specified time and date. An amendment is considered a new proposal and will not be accepted after the specified time and date.

This RFP does not commit the SAFE to award a contract or pay any costs associated with the preparation of a proposal. SAFE reserves the right to cancel, in part or in its entirety, this solicitation should this be in SAFE's best interest.

Questions concerning the proposal should be directed to Marlene Flores, Associate Transportation Planner, with the Imperial County Transportation Commission at (760) 592-4494 or via electronic mail to marleneflores@imperialctc.org

Attachment A- Sample Proposal Evaluation Form

SAMPLE
Attachment A

PROPOSAL EVALUATION FORM

DATE: _____

EVALUATOR: _____

RESPONDENT: _____

PROJECT: _____

CRITERIA	MAXIMUM POINTS	SCORE
A. Project Technical Experience	[30 Points]	
B. Proposed Methodology and Approach to Work	[20 Points]	
C. Project Team / Staff Qualifications	[25 Points]	
D. Price and Best Value	[15 Points]	
E. Completeness of Response and References	[10 Points]	

TOTAL SCORE: _____

Comments:

**Attachment B - Sample Consultant Agreement
and Insurance Requirements**

SAMPLE

AGREEMENT FOR SERVICE

THIS AGREEMENT FOR SERVICES (“this Agreement”), made and entered into effective the ____ day of _____, 20___, is by and between the IMPERIAL COUNTY TRANSPORTATION COMMISSION (“ICTC”), <<Consultant_Business_NamE>>, «Consultant_Business_Type» (CONSULTANT) (individually, “Party,” collectively, “Parties”).

W I T N E S S E T H

WHEREAS, ICTC desires to retain a qualified individual, firm or business entity to provide «Contract_Services» for «Project_Name»; (“the Project”); and

WHEREAS, ICTC desires to engage CONSULTANT to provide services by reason of its qualifications and experience for performing such services, and CONSULTANT has offered to provide the required services for the Project on the terms and in the manner set forth herein.

NOW, THEREFORE, ICTC and CONSULTANT have and hereby agree to the following:

1. DEFINITIONS.

1.1. “Proposal” shall mean CONSULTANT’s document entitled, “«Name_of_Proposal»,” dated «Date_of_Proposal» and submitted to ICTC. The Proposal is attached hereto as Exhibit “A” and incorporated herein by this reference.

2. CONTRACT CORDINATION.

2.1 “Request for Proposal” shall CONSULTANT shall assign a single Contract Manager to have overall responsibility for the progress and execution of this Agreement. Should circumstances or conditions subsequent to the execution of this Agreement requires a substitute Contract Manager for any reason, the Contract Manager designee shall be subject to the prior written acceptance and approval of ICTC.

3. DESCRIPTION OF WORK.

3.1 CONSULTANT shall provide all materials and labor to perform this Agreement. In the event of a conflict among this Agreement, and the Proposal, this Agreement shall take precedence over the Proposal.

4. WORK TO BE PERFORMED BY CONSULTANT.

1 behalf of CONSULTANT have the authority of CONSULTANT to sign this Agreement
2 and bind CONSULTANT to the performance of all duties and obligations assumed by
3 CONSULTANT herein.

4 **5.5.** CONSULTANT represents and warrants that any employee, contractor and/or agent who
5 will be performing any of the duties and obligations of CONSULTANT herein possess
6 all required licenses and authorities, as well as the experience and training, to perform
7 such tasks.

8 **5.6.** CONSULTANT represents and warrants that the allegations contained in the Proposal
9 are true and correct.

10 **5.7.** CONSULTANT understands that ICTC considers the representations made herein to be
11 material and would not enter into this Agreement with CONSULTANT if such
12 representations were not made.

13 **5.8.** CONSULTANT understands and agrees not to discuss this Agreement or work
14 performed pursuant to this Agreement with anyone not a party to this Agreement without
15 the prior permission of ICTC. CONSULTANT further agrees to immediately advise
16 ICTC of any contacts or inquiries made by anyone not a party to this Agreement with
17 respect to work performed pursuant to this Agreement.

18 **5.9.** Prior to accepting any work under this Agreement, CONSULTANT shall perform a due
19 diligence review of its files and advise ICTC of any conflict or potential conflict
20 CONSULTANT may have with respect to the work requested.

21 **5.10.** CONSULTANT understands and agrees that in the course of performance of this
22 Agreement CONSULTANT may be provided with information or data considered by the
23 owner or the ICTC to be confidential. ICTC shall clearly identify such information and/or
24 data as confidential. CONSULTANT shall take all necessary steps necessary to maintain
25 such confidentiality including but not limited to restricting the dissemination of all
26 material received to those required to have such data in order for CONSULTANT to
27 perform under this Agreement.

28 **5.11.** CONSULTANT represents that the personnel dedicated to this project as identified in

1 CONSULTANT's Proposal, will be the people to perform the tasks identified therein.
2 CONSULTANT will not substitute other personnel or engage any contractors to work on
3 any tasks identified herein without prior written notice to ICTC.

4 **6. TERM OF AGREEMENT.**

5 This Agreement shall commence on the date first written above and shall remain in effect
6 for five (5) years.

7 **7. COMPENSATION.**

8 **7.1** The total compensation payable under this Agreement shall not exceed
9 «Cost_of_Original_Contract», unless otherwise previously agreed to in writing by ICTC.

10 **7.2** The fee for any additional services required by ICTC will be computed either on a
11 negotiated lump sum basis or upon actual hours and expenses incurred by CONSULTANT
12 and based on CONSULTANT's current standard rates as set forth in the Proposal.
13 Additional services or costs will not be paid without a prior written agreement between the
14 Parties.

15 **7.3** Except as provided under paragraph 7.1 and 7.2, ICTC shall not be responsible to pay
16 CONSULTANT any compensation, out of pocket expenses, fees, reimbursement of
17 expenses or other remuneration.

18 **8. PAYMENT.**

19 **8.1.** CONSULTANT shall bill ICTC on time and material basis. ICTC shall pay
20 CONSULTANT for completed and approved services upon presentation of its itemized
21 billing.

22 **8.2.** ICTC shall have the right to retain five percent (5%) of the total amount of each invoice, not
23 to exceed five percent (5%) of the total compensation amount of the completed project.
24 "Completion of the Project" is when the work to be performed has been completed in
25 accordance with this Agreement, as determined by ICTC, and all subcontractors, if any, have
26 been paid in full by CONSULTANT. Upon completion of the Project CONSULTANT shall
27 bill ICTC the retention for payment by ICTC.

28 **9. METHOD OF PAYMENT.**

1 CONSULTANT shall at any time prior to the fifteenth (15th) day of any month, submit
2 to ICTC a written claim for compensation for services performed. The claim shall be in
3 a format approved by ICTC. No payment shall be made by ICTC prior to the claims being
4 approved in writing by ICTC. CONSULTANT may expect to receive payment within a
5 reasonable time thereafter and in any event in the normal course of business within thirty
6 (30) days after the claim is submitted.

7 **10. TIME FOR COMPLETION OF THE WORK**

8 The Parties agree that time is of the essence in the performance of this Agreement. Program
9 scheduling shall be as described in Exhibits unless revisions are approved by both ICTC and
10 CONSULTANT's Contract Manager. Time extensions may be allowed for delays caused by
11 ICTC, other governmental agencies or factors not directly brought about by the negligence or
12 lack of due care on the part of CONSULTANT.

13 **11. MAINTENANCE AND ACCESS OF BOOKS AND RECORDS**

14 CONSULTANT shall maintain books, records, documents, reports and other materials
15 developed under this Agreement as follows:

16 **11.1** CONSULTANT shall maintain all ledgers, books of accounts, invoices, vouchers,
17 canceled checks, and other records relating to CONSULTANT's charges for services or
18 expenditures and disbursements charged to ICTC for a minimum period of three (3) years,
19 or for any longer period required by law, from the date of final payment to
20 CONSULTANT pursuant to this Agreement.

21 **11.2** CONSULTANT shall maintain all reports, documents, and records, which demonstrate
22 performance under this Agreement for a minimum period of five (5) years, or for any
23 longer period required by law, from the date of termination or completion of this
24 Agreement.

25 **11.3** Any records or documents required to be maintained by CONSULTANT pursuant to
26 this Agreement shall be made available to ICTC for inspection or audit at any time during
27 CONSULTANT's regular business hours provided that ICTC provides CONSULTANT
28 with seven (7) days advanced written or e-mail notice. Copies of such documents shall,

1 at no cost to ICTC, be provided to ICTC for inspection at CONSULTANT's address
2 indicated for receipt of notices under this Agreement.

3 **12. SUSPENSION OF AGREEMENT.**

4 ICTC's Contract Manager shall have the authority to suspend this Agreement, in whole or
5 in part, for such period as deemed necessary due to unfavorable conditions or to the failure on
6 the part of CONSULTANT to perform any provision of this Agreement. CONSULTANT will be
7 paid the compensation due and payable to the date of suspension.

8 **13. TERMINATION.**

9 ICTC retains the right to terminate this Agreement for any reason by notifying CONSULTANT
10 in writing twenty (20) days prior to termination and by paying the compensation due and payable
11 to the date of termination; provided, however, if this Agreement is terminated for fault of
12 CONSULTANT, ICTC shall be obligated to compensate CONSULTANT only for that portion of
13 CONSULTANT's services which are of benefit to ICTC. Said compensation is to be arrived at
14 by mutual agreement between ICTC and CONSULTANT; should the parties fail to agree on said
15 compensation, an independent arbitrator shall be appointed and the decision of the arbitrator shall
16 be binding upon the parties.

17 **14. INSPECTION.**

18 CONSULTANT shall furnish ICTC with every reasonable opportunity for ICTC to
19 ascertain that the services of CONSULTANT are being performed in accordance with the
20 requirements and intentions of this Agreement. All work done and materials furnished, if any,
21 shall be subject to ICTC inspection and approval. The inspection of such work shall not relieve
22 CONSULTANT of any of its obligations to fulfill its Agreement as prescribed.

23 **15. OWNERSHIP OF MATERIAL.**

24 All original drawings, videotapes, studies, sketches, computations, reports, information, data
25 and other materials given to or prepared or assembled by or in the possession of CONSULTANT
26 pursuant to this Agreement shall become the permanent property of ICTC and shall be delivered
27 to ICTC upon demand, whether or not completed, and shall not be made available to any
28 individual or organization without the prior written approval of ICTC.

1 **16. INTEREST OF CONSULTANT.**

2 **16.1** CONSULTANT covenants that it presently has no interest, and shall not acquire any
3 interest, direct or indirect, financial or otherwise, which would conflict in any manner or
4 degree with the performance of the services hereunder.

5 **16.2** CONSULTANT covenants that, in the performance of this Agreement, no sub-
6 contractor or person having such an interest shall be employed.

7 **16.3** CONSULTANT certifies that no one who has or will have any financial interest under
8 this Agreement is an officer or employee of ICTC.

9 **17. INDEMNIFICATION.**

10 **17.1** CONSULTANT agrees to the fullest extent permitted by law to indemnify, defend,
11 protect and hold ICTC and its representatives, officers, directors, designees, employees,
12 successors and assigns harmless from any and all claims, expenses, liabilities, losses,
13 causes of actions, demands, losses, penalties, attorneys' fees and costs, in law or equity,
14 of every kind and nature whatsoever arising out of or in connection with
15 CONSULTANT's negligent acts and omissions or willful misconduct under this
16 Agreement ("Claims"), whether or not arising from the passive negligence of ICTC, but
17 does not include Claims that are the result of the negligence or willful misconduct of
18 ICTC.

19 **17.2** CONSULTANT agrees to defend with counsel acceptable to ICTC, indemnify and hold
20 ICTC harmless from all Claims, including but not limited to:

21 **17.2.1.** Personal injury, including but not limited to bodily injury, emotional injury,
22 sickness or disease or death to persons including but not limited to ICTC's
23 representatives, officers, directors, designees, employees, agents, successors and assigns,
24 subcontractors and other third parties and/or damage to property of anyone (including
25 loss of use thereof) arising out of CONSULTANT's negligent performance of, or willful
26 misconduct surrounding, any of the terms contained in this Agreement, or anyone directly
27 or indirectly employed by CONSULTANT or anyone for whose acts CONSULTANT
28 may be liable;

1 **17.2.2.** Liability arising from injuries to CONSULTANT and/or any of
2 CONSULTANT's employees or agents arising out of CONSULTANT's negligent
3 performance of, or willful misconduct surrounding, any of the terms contained in this
4 Agreement, or anyone directly or indirectly employed by CONSULTANT or anyone for
5 whose acts CONSULTANT may be liable;

6 **17.2.3.** Penalties imposed upon account of the violation of any law, order, citation, rule,
7 regulation, standard, ordinance or statute caused by the negligent action or inaction, or
8 willful misconduct of CONSULTANT or anyone directly or indirectly employed by
9 CONSULTANT or anyone for whose acts CONSULTANT may be liable;

10 **17.2.4.** Infringement of any patent rights which may be brought against ICTC arising out
11 of CONSULTANT's work;

12 **17.2.5.** Any violation or infraction by CONSULTANT of any law, order, citation, rule,
13 regulation, standard, ordinance or statute in any way relating to the occupational \

14 **17.2.6.** Any breach by CONSULTANT of the terms, requirements or covenants of this
15 Agreement.

16 **17.3.** These indemnification provisions shall extend to Claims occurring after this Agreement
17 is terminated, as well as while it is in force.

18 **18. INDEPENDENT CONTRACTOR.**

19 In all situations and circumstances arising out of the terms and conditions of this agreement,
20 CONSULTANT is an independent contractor, and as an independent contractor, the following
21 shall apply:

22 **18.1** CONSULTANT is not an employee or agent of ICTC and is only responsible for
23 the requirements and results specified by this Agreement or any other agreement.

24 **18.2** CONSULTANT shall be responsible to ICTC only for the requirements and results
25 specified by this Agreement and except as specifically provided in this Agreement, shall
26 not be subject to ICTC's control with respect to the physical actions or activities of
27 CONSULTANT in fulfillment of the requirements of this Agreement.

28 **18.3** CONSULTANT is not, and shall not be, entitled to receive from, or through, ICTC,

1 and ICTC shall not provide, or be obligated to provide, CONSULTANT with Workers'
2 Compensation coverage or any other type of employment or worker insurance or benefit
3 coverage required or provided by any Federal, State or local law or regulation for, or
4 normally afforded to, an employee of ICTC.

5 **18.4** CONSULTANT shall not be entitled to have ICTC withhold or pay, and ICTC
6 shall not withhold or pay, on behalf of CONSULTANT, any tax or money relating to the
7 Social Security Old Age Pension Program, Social Security Disability Program, or any other
8 type of pension, annuity, or disability program required or provided by any Federal, State or
9 local law or regulation.

10 **18.5** CONSULTANT shall not be entitled to participate in, nor receive any benefit from, or
11 make any claim against any ICTC fringe program, including, but not limited to, ICTC's
12 pension plan, medical and health care plan, dental plan, life insurance plan, or any other type
13 of benefit program, plan, or coverage designated for, provided to, or offered to ICTC's
14 employees.

15 **18.6** ICTC shall not withhold or pay, on behalf of CONSULTANT, any Federal, State,
16 or local tax, including, but not limited to, any personal income tax, owed by
17 CONSULTANT.

18 **18.7** CONSULTANT is, and at all times during the term of this Agreement, shall represent
19 and conduct itself as an independent contractor, not as an employee of ICTC.

20 **18.8** CONSULTANT shall not have the authority, express or implied, to act on behalf of,
21 bind or obligate ICTC in any way without the written consent of ICTC.

22 **19. INSURANCE.**

23 **19.1** CONSULTANT hereby agrees at its own cost and expense to procure and maintain,
24 during the entire term of this Agreement and any extended term therefore, insurance in a
25 sum acceptable to ICTC and adequate to cover potential liabilities arising in connection
26 with the performance of this Agreement and in any event not less than the minimum limit
27 set forth in the "Minimum Insurance Amounts" attachment to the Plans and
28 Specifications (**Exhibit A**) which are incorporated as if set forth fully herein.

1 **19.2** Special Insurance Requirements. All insurance required shall:

2 **19.2.1.** Be procured from California admitted insurers (licensed to do business in
3 California) with a current rating by Best's Key Rating Guide, acceptable to ICTC. A
4 rating of at least A-VII shall be acceptable to ICTC; lesser ratings must be approved in
5 writing by ICTC.

6 **19.2.2.** Be primary coverage as respects ICTC and any insurance or self-insurance
7 maintained by ICTC shall be in excess of CONSULTANT's insurance coverage and shall
8 not contribute to it.

9 **19.2.3.** Name Imperial County Transportation Commission and their officers, employees,
10 and volunteers as additional insured on all policies, except
11 Workers' Compensation insurance and Errors & Omissions insurance, and provide that
12 ICTC may recover for any loss suffered by ICTC due to CONSULTANT's negligence.

13 **19.2.4.** State that it is primary insurance and regards ICTC as an additional insured
14 and contains a cross-liability or severability of interest clause.

15 **19.2.5.** Not be canceled, non-renewed or reduced in scope of coverage until after thirty
16 (30) days written notice has been given to the CTC. CONSULTANT may not terminate
17 such coverage until it provides ICTC with proof that equal or better insurance has been
18 secured and is in place. Cancellation or change without prior written consent of ICTC
19 shall, at the option of ICTC, be grounds for termination of this Agreement.

20 **19.2.6.** If this Agreement remains in effect more than one (1) year from the date of its
21 original execution, ICTC may, at its sole discretion, require an increase to liability
22 insurance to the level then customary in similar ICTC Agreements by giving sixty (60)
23 days' notice to CONSULTANT.

24 **19.3** Additional Insurance Requirements.

25 **19.3.1.** ICTC is to be notified immediately of all insurance claims. ICTC is also to be
26 notified if any aggregate insurance limit is exceeded.

27 **19.3.2.** The comprehensive or commercial general liability shall contain a provision of
28 endorsements stating that such insurance:

- a. Includes contractual liability;
- b. Does not contain any exclusions as to loss or damage to property caused by explosion or resulting from collapse of buildings or structures or damage to property underground, commonly referred to by insurers as the “XCU Hazards;”
- c. Does not contain a “pro rata” provision which looks to limit the insurer’s liability to the total proportion that its policy limits bear to the total coverage available to the insured;
- d. Does not contain an “excess only” clause which require the exhaustion of other insurance prior to providing coverage;
- e. Does not contain an “escape clause” which extinguishes the insurer’s liability if the loss is covered by other insurance;
- f. Includes ICTC as an additional insured.
- g. States that it is primary insurance and regards ICTC as an additional insured and contains a cross-liability or severability of interest clause.

19.4 Deposit of Insurance Policy. Promptly on issuance, reissuance, or renewal of any insurance policy required by this Agreement, CONSULTANT shall, if requested by ICTC, provide ICTC satisfactory evidence that insurance policy premiums have been paid together with a duplicate copy of the policy or a certificate evidencing the policy and executed by the insurance company issuing the policy or its authorized agent.

19.5 Certificate of Insurance. CONSULTANT agrees to provide ICTC with the following insurance documents on or before the effective date of this Agreement:

19.5.1. Complete copies of certificates of insurance for all required coverages including additional insured endorsements shall be attached hereto as **Exhibit “C”** and incorporated herein.

19.5.2. The documents enumerated in this Paragraph shall be sent to the following:

Imperial County Transportation Commission
1503 N. Imperial Ave. 104
El Centro, CA 92243

1 **19.6** Additional Insurance. Nothing in this, or any other provision of this Agreement, shall be
2 construed to preclude CONSULTANT from obtaining and maintaining any additional
3 insurance policies in addition to those required pursuant to this Agreement.

4 **20. PREVAILING WAGE**

5 **20.1.** PROVIDER CONSULTANT acknowledges that any work that qualifies as a “public
6 work” within the meaning of California Labor Code section 1720 shall cause
7 CONSULTANT, and its sub-consultants, to comply with the provisions of California
8 Labor Code sections 1775 et seq.

9 **20.2.** When applicable, copies of the prevailing rate of per diem wages shall be on file at
10 ICTC’s Planning Department and available to CONSULTANT and any other interested
11 party upon request. CONSULTANT shall post copies of the prevailing wage rate of per
12 diem wages at the Project site.

13 **20.3.** CONSULTANT hereby acknowledges and stipulates to the following:

14 **20.3.1.** CONSULTANT has reviewed and agrees to comply with the provisions of
15 Labor Code section 1776 regarding retention and inspection of payroll records and
16 noncompliance penalties; and

17 **20.3.2.** CONSULTANT has reviewed and agrees to comply with the provisions of
18 Labor Code section 1777.5 regarding employment of registered apprentices; and

19 **20.3.3.** CONSULTANT has reviewed and agrees to comply with the provisions of
20 Labor Code section 1810 regarding the legal day’s work; and

21 **20.3.4.** CONSULTANT has reviewed and agrees to comply with the provisions of
22 Labor Code section 1813 regarding forfeiture for violations of the maximum hours per
23 day and per week provisions contained in the same chapter.

24 **20.3.5.** CONSULTANT has reviewed and agrees to comply with any applicable
25 provisions for those Projects subject to Department of Industrial Relations (DIR)
26 Monitoring and Enforcement of prevailing wages. ICTC hereby notifies
27 CONSULTANT that CONSULTANT is responsible for complying with the
28

1 requirements of Senate Bill 854 (SB854) regarding certified payroll record reporting.
2 Further information concerning the requirements of SB854 is available on the DIR
3 website located at: <http://www.dir.ca.gov/Public-Works/PublicWorksEnforcement.html>.

4 **21. WORKERS' COMPENSATION CERTIFICATION**

5 **21.1** PROVIDER shall provide and maintain licenses for its radio system. Prior to the
6 commencement of work, CONSULTANT shall sign and file with ICTC the following
7 certification: "I am aware of the provisions of California Labor Code §§3700
8 et seq. which require every employer to be insured against liability for workers'
9 compensation or to undertake self-insurance in accordance with the provisions of that
10 code, and I will comply with such provisions before commencing the performance of the
11 work of this contract."

12 **21.2** This certification is included in this Agreement and signature of the Agreement shall
13 constitute signing and filing of the certificate.

14 **21.3** CONSULTANT understands and agrees that any and all employees, regardless of hire
15 date, shall be covered by Workers' Compensation pursuant to statutory requirements
16 prior to beginning work on the Project.

17 **21.4** If CONSULTANT has no employees, initial here: _____.

18 **22. ASSIGNMENT**

19 Neither this Agreement nor any duties or obligations hereunder shall be assignable by
20 CONSULTANT without the prior written consent of ICTC. CONSULTANT may employ other
21 specialists to perform services as required with prior approval by ICTC.

22 **23. NON- DISCRIMINATION**

23 During the performance of this Agreement, CONSULTANT and its subcontractors shall not
24 unlawfully discriminate, harass or allow harassment against any employee or applicant for
25 employment because of sex, race, color, ancestry, religious creed, national origin, physical
26 disability (including HIV and AIDS), mental disability, medical condition (cancer), age (over
27 forty (40)), marital status and denial of family care leave. CONSULTANT and its subcontractors
28 shall insure that the evaluation and treatment of their employees and applicants for employment

1 are free from such discrimination and harassment. CONSULTANT and its subcontractors
2 shall comply with the provisions of the Fair Employment and Housing Act (Gov. Code §12990
3 (a-f) et seq.) and the applicable regulations promulgated thereunder (California Code of
4 Regulations, Title 2, §7285 et seq.). The applicable regulations of the Fair Employment and
5 Housing Commission implementing Government Code §12990 (a-f), set forth in Chapter 5 of
6 Division 4 of Title 2 of the California Code of Regulations, are incorporated into this Agreement
7 by reference and made a part hereof as if set forth in full. The applicable regulations of §504 of
8 the Rehabilitation Act of 1973 (29 U.S.C. §794 (a)) are incorporated into this Agreement by
9 reference and made a part hereof as if set forth in full. CONSULTANT and its subconsultants
10 shall give written notice of their obligations under this clause to labor organizations with which
11 they have a collective bargaining or other agreement. CONSULTANT shall include the
12 nondiscrimination and compliance provisions of this clause in all subcontracts to perform work
13 under this Agreement.

14 **24. NOTICE AND REPORTS.**

15 **24.1** Any notice and reports under this Agreement shall be in writing and may be given by
16 personal delivery or by mailing by certified mail, addressed as follows:

17 **ICTC**

18 Executive Director Office
19 1503 N. Imperial Ave. #104
20 El Centro CA. 92243

CONSULTANT

<<Consultant_Business_Name>>
<<Consultant_Street_Address>>
<<Consultant_City_State>>

21 **24.2** Notice shall be deemed to have been delivered only upon receipt by the Party, seventy-
22 two (72) hours after deposit in the United States mail or twenty-four (24) hours after
23 deposit with an overnight carrier.

24 **24.3** The addressees and addresses for purposes of this paragraph may be changed to any
25 other addressee and address by giving written notice of such change. Unless and until
26 written notice of change of addressee and/or address is delivered in the manner provided
27 in this paragraph, the addressee and address set forth in this Agreement shall continue in
28 effect for all purposes hereunder.

1 **25. ENTIRE AGREEMENT.**

2 This Agreement contains the entire Agreement between ICTC and CONSULTANT relating to the
3 transactions contemplated hereby and supersedes all prior or contemporaneous agreements,
4 understandings, provisions, negotiations, representations, or statements, either written or oral.

5 **26. MODIFICATION.**

6 No modification, waiver, amendment, discharge, or change of this Agreement shall be valid
7 unless the same is in writing and signed by both Parties.

8 **27. CAPTIONS.**

9 Captions in this Agreement are inserted for convenience of reference only and do not define,
10 describe or limit the scope or the intent of this Agreement or any of the terms thereof.

11 **27. ICTC POLICIES AND STANDARDS**

12 PROVIDER shall meet ICTC transit service policies and standards in the operation of ICTC's
13 IVT Fixed Service. Penalty payments shall be assessed in accordance with the Table of
14 Incentives and Penalties.

15 **28. PARTIAL INVALIDITY.**

16 If any provision in this Agreement is held by a court of competent jurisdiction to be invalid,
17 void, or unenforceable, the remaining provisions will nevertheless continue in full force without
18 being impaired or invalidated in any way.

19 **29. GENDER AND INTERPRETATION OF TERMS AND PROVISIONS.**

20 As used in this Agreement and whenever required by the context thereof, each number, both
21 singular and plural, shall include all numbers, and each gender shall include a gender.
22 CONSULTANT as used in this Agreement or in any other document referred to in or made a part
23 of this Agreement shall likewise include the singular and the plural, a corporation, a partnership,
24 individual, firm or person acting in any fiduciary capacity as executor, administrator, trustee or
25 in any other representative capacity or any other entity. All covenants herein contained on the
26 part of CONSULTANT shall be joint and several if more than one person, firm or entity executes
27 the Agreement.
28

1 **30. WAIVER.**

2 No waiver of any breach or of any of the covenants or conditions of this Agreement shall be
3 construed to be a waiver of any other breach or to be a consent to any further or succeeding
4 breach of the same or any other covenant or condition.

5 **31. CHOICE OF LAW.**

6 This Agreement shall be governed by the laws of the State of California. This Agreement is made
7 and entered into in Imperial County, California. Any action brought by either party with respect
8 to this agreement shall be brought in a court of competent jurisdiction within said County.

9 **32. AUTHORITY.**

10 **32.1** Each individual executing this Agreement on behalf of CONSULTANT represents and
11 warrants that:

12 **32.1.1** He/She is duly authorized to execute and deliver this Agreement on behalf of
13 CONSULTANT;

14 **32.1.2** Such execution and delivery are in accordance with the terms of the Articles of
15 Incorporation or Partnership, any by-laws or Resolutions of CONSULTANT and;

16 **32.1.3** This Agreement is binding upon CONSULTANT accordance with its terms.

17 **32.2** CONSULTANT shall deliver to ICTC evidence acceptable to ICTC of the
18 foregoing within thirty (30) days of execution of this Agreement.

19 **33. COUNTERPARTS.**

20 This Agreement (as well as any amendments hereto) may be executed in any number of
21 counterparts, each of which when executed shall be an original, and all of which together shall
22 constitute one and the same Agreement. No counterparts shall be effective until all Parties have
23 executed a counterpart hereof.

24 **34. REVIEW OF AGREEMENT TERMS.**

25 **34.1** Each Party has received independent legal advice from its attorneys with respect to the
26 advisability of making the representations, warranties, covenants and agreements
27 provided for herein, and with respect to the advisability of executing this Agreement.

28 **34.2** Each Party represents and warrants to and covenants with the other Party that:

MINIMUM INSURANCE AMOUNTS

Consultant contract (Agreement for Services) form and content is included.

Insurance Minimum Amounts *

<u>Insurance</u>	<u>Minimum Limit</u> *
Errors & Omissions/Professional Liability	\$1 million per occurrence
Workers Compensation, Coverage A	Statutory
Employers Liability, Coverage B	\$1 million
Commercial General Liability (Including Contractual Liability):	
Bodily Injury	\$1 million per occurrence \$2 million aggregate
Property Damage	\$1 million per occurrence \$2 million aggregate
Comprehensive Automobile Liability (Owned, hired & non-owned vehicles)	
Bodily Injury	\$1 million per occurrence
Property Damage	\$1 million per occurrence

An endorsement covering any explosion collapse and underground exposures, "XCU", in the Commercial General Liability policy is also required.

*Minimums subject to additional review after Consultant is selected.

Attachment C – List of Call Box Locations

Call box #	Call box tag	Project name	Call box status	Call box phone#
SDNP-2201	IP-8-013	Imperial	ACTIVE	7605544733
SDNP-2202	IP-8-014	Imperial	ACTIVE	7605544732
SDNP-2203	IP-8-022	Imperial	ACTIVE	7605544311
SDNP-2204	IP-8-023	Imperial	ACTIVE	7605544209
SDNP-2205	IP-8-031	Imperial	ACTIVE	7605544357
SDNP-2206	IP-8-034	Imperial	ACTIVE	7605541771
SDNP-2207	IP-8-037	Imperial	ACTIVE	7605545534
SDNP-2208	IP-8-041	Imperial	ACTIVE	7605545594
SDNP-2209	IP-8-044	Imperial	ACTIVE	7605545755
SDNP-2210	IP-8-047	Imperial	ACTIVE	7605546149
SDNP-2211	IP-8-053	Imperial	ACTIVE	7605546177
SDNP-2212	IP-8-057	Imperial	ACTIVE	7605546690
SDNP-2213	IP-8-060	Imperial	ACTIVE	7605546691
SDNP-2214	IP-8-067	Imperial	ACTIVE	7605546692
SDNP-2215	IP-8-073	Imperial	ACTIVE	7605546693
SDNP-2216	IP-8-081	Imperial	ACTIVE	7605546689
SDNP-2217	IP-8-076	Imperial	ACTIVE	7605546698
SDNP-2218	IP-8-091	Imperial	ACTIVE	7605546720
SDNP-2219	IP-8-100	Imperial	ACTIVE	7605546685
SDNP-2220	IP-8-101	Imperial	ACTIVE	7605546747
SDNP-2221	IP-8-115	Imperial	ACTIVE	7605546754
SDNP-2222	IP-8-116	Imperial	ACTIVE	7605546756
SDNP-2223	IP-8-134	Imperial	ACTIVE	7605546764
SDNP-2224	IP-8-133	Imperial	ACTIVE	7605546683
SDNP-2225	IP-8-152	Imperial	ACTIVE	7605546763
SDNP-2226	IP-8-153	Imperial	ACTIVE	7605546771
SDNP-2227	IP-8-170	Imperial	ACTIVE	7605546775
SDNP-2228	IP-8-171	Imperial	ACTIVE	7605546779
SDNP-2229	IP-8-194	Imperial	ACTIVE	7605546668
SDNP-2230	IP-8-193	Imperial	ACTIVE	7605546770
SDNP-2231	IP-8-217	Imperial	ACTIVE	7605546808
SDNP-2232	IP-8-218	Imperial	ACTIVE	7605546824
SDNP-2233	IP-8-240	Imperial	ACTIVE	7605546826
SDNP-2234	IP-8-241	Imperial	ACTIVE	7605546823
SDNP-2235	IP-8-260	Imperial	ACTIVE	7605546827

Call box #	Call box tag	Project name	Call box status	Call box phone#
SDNP-2236	IP-8-261	Imperial	ACTIVE	7605546849
SDNP-2237	IP-8-280	Imperial	ACTIVE	7605543276
SDNP-2238	IP-8-281	Imperial	ACTIVE	7605543279
SDNP-2239	IP-8-300	Imperial	ACTIVE	7605546852
SDNP-2240	IP-8-301	Imperial	ACTIVE	7605546856
SDNP-2241	IP-8-320	Imperial	ACTIVE	7605546865
SDNP-2242	IP-8-321	Imperial	ACTIVE	7605543445
SDNP-2243	IP-8-330	Imperial	ACTIVE	7605546860
SDNP-2244	IP-8-331	Imperial	ACTIVE	7605546888
SDNP-2245	IP-8-340	Imperial	ACTIVE	7605546894
SDNP-2246	IP-8-341	Imperial	ACTIVE	7605546895
SDNP-2247	IP-8-350	Imperial	ACTIVE	7605546897
SDNP-2248	IP-8-351	Imperial	ACTIVE	7605546919
SDNP-2249	IP-8-360	Imperial	ACTIVE	7605546902
SDNP-2250	IP-8-361	Imperial	ACTIVE	7605546922
SDNP-2251	IP-8-370	Imperial	TEMP REMOVAL	7605546925
SDNP-2252	IP-8-371	Imperial	TEMP REMOVAL	7605546920
SDNP-2253	IP-8-380	Imperial	ACTIVE	7605546937
SDNP-2254	IP-8-381	Imperial	ACTIVE	7605546960
SDNP-2255	IP-8-390	Imperial	ACTIVE	7605546982
SDNP-2256	IP-8-391	Imperial	ACTIVE	7605546980
SDNP-2257	IP-8-400	Imperial	ACTIVE	7605546996
SDNP-2258	IP-8-401	Imperial	ACTIVE	7605546991
SDNP-2259	IP-8-410	Imperial	ACTIVE	7605546993
SDNP-2260	IP-8-411	Imperial	ACTIVE	7605547006
SDNP-2261	IP-8-420	Imperial	ACTIVE	7605547032
SDNP-2262	IP-8-421	Imperial	ACTIVE	7605547051
SDNP-2263	IP-8-430	Imperial	ACTIVE	7605547077
SDNP-2264	IP-8-431	Imperial	ACTIVE	7605547046
SDNP-2265	IP-8-440	Imperial	ACTIVE	7605547064
SDNP-2266	IP-8-441	Imperial	ACTIVE	7605547090
SDNP-2267	IP-8-450	Imperial	ACTIVE	7605547096
SDNP-2268	IP-8-451	Imperial	ACTIVE	7605547085
SDNP-2269	IP-8-460	Imperial	ACTIVE	7605547097
SDNP-2270	IP-8-461	Imperial	ACTIVE	7605547088

Call box #	Call box tag	Project name	Call box status	Call box phone#
SDNP-2271	IP-8-470	Imperial	ACTIVE	7605547111
SDNP-2272	IP-8-471	Imperial	ACTIVE	7605547259
SDNP-2273	IP-8-482	Imperial	ACTIVE	7605547285
SDNP-2274	IP-8-483	Imperial	ACTIVE	7605547289
SDNP-2275	IP-8-500	Imperial	ACTIVE	7605547292
SDNP-2276	IP-8-501	Imperial	ACTIVE	7605547278
SDNP-2277	IP-8-520	Imperial	ACTIVE	7605547295
SDNP-2278	IP-8-521	Imperial	ACTIVE	7605547303
SDNP-2279	IP-8-540	Imperial	ACTIVE	7605547320
SDNP-2280	IP-8-541	Imperial	ACTIVE	7605547325
SDNP-2281	IP-8-560	Imperial	ACTIVE	7605547336
SDNP-2282	IP-8-561	Imperial	ACTIVE	7605547339
SDNP-2283	IP-8-580	Imperial	ACTIVE	7605547346
SDNP-2284	IP-8-581	Imperial	ACTIVE	7605547347
SDNP-2285	IP-8-600	Imperial	ACTIVE	7605547350
SDNP-2286	IP-8-601	Imperial	ACTIVE	7605547352
SDNP-2287	IP-8-620	Imperial	ACTIVE	7605547357
SDNP-2288	IP-8-621	Imperial	ACTIVE	7605547359
SDNP-2289	IP-8-640	Imperial	ACTIVE	7605547361
SDNP-2290	IP-8-641	Imperial	ACTIVE	7605547580
SDNP-2291	IP-8-658	Imperial	ACTIVE	7605547368
SDNP-2292	IP-8-659	Imperial	ACTIVE	7605547375
SDNP-2293	IP-8-680	Imperial	ACTIVE	7605547389
SDNP-2294	IP-8-681	Imperial	ACTIVE	7605547391
SDNP-2295	IP-8-700	Imperial	ACTIVE	7605547399
SDNP-2296	IP-8-701	Imperial	ACTIVE	7609256347
SDNP-2297	IP-8-720	Imperial	ACTIVE	7605547406
SDNP-2298	IP-8-721	Imperial	ACTIVE	7605547412
SDNP-2299	IP-8-740	Imperial	ACTIVE	7605547414
SDNP-2300	IP-8-741	Imperial	ACTIVE	7605547426
SDNP-2301	IP-8-782	Imperial	ACTIVE	7605547432
SDNP-2302	IP-8-783	Imperial	ACTIVE	7605547446
SDNP-2303	IP-8-802	Imperial	ACTIVE	7605547452
SDNP-2304	IP-8-801	Imperial	ACTIVE	7605547451
SDNP-2305	IP-8-820	Imperial	ACTIVE	7605547458

Call box #	Call box tag	Project name	Call box status	Call box phone#
SDNP-2306	IP-8-821	Imperial	ACTIVE	7605540822
SDNP-2307	IP-8-840	Imperial	ACTIVE	7605540878
SDNP-2308	IP-8-841	Imperial	ACTIVE	7605540716
SDNP-2309	IP-8-860	Imperial	ACTIVE	7605547353
SDNP-2310	IP-8-861	Imperial	ACTIVE	7605547370
SDNP-2311	IP-8-880	Imperial	ACTIVE	7605547376
SDNP-2312	IP-8-881	Imperial	ACTIVE	7605547486
SDNP-2313	IP-8-900	Imperial	ACTIVE	7605547495
SDNP-2314	IP-8-901	Imperial	ACTIVE	7605547499
SDNP-2315	IP-8-920	Imperial	ACTIVE	7605547513
SDNP-2316	IP-8-921	Imperial	ACTIVE	7605547520
SDNP-2317	IP-8-940	Imperial	ACTIVE	7605547525
SDNP-2318	IP-8-941	Imperial	ACTIVE	7605547526
SDNP-2319	IP-8-960	Imperial	ACTIVE	7605547529
SDNP-2320	IP-8-961	Imperial	ACTIVE	7605547534
SDNP-2321	IP-086-224	Imperial	ACTIVE	7605544837
SDNP-2322	IP-086-225	Imperial	ACTIVE	7605544709
SDNP-2323	IP-086-240	Imperial	ACTIVE	7605547538
SDNP-2324	IP-086-241	Imperial	ACTIVE	7605542909
SDNP-2325	IP-086-260	Imperial	ACTIVE	7605542328
SDNP-2326	IP-086-261	Imperial	ACTIVE	7605923693
SDNP-2327	IP-086-300	Imperial	ACTIVE	7605923952
SDNP-2328	IP-086-301	Imperial	ACTIVE	7605923953
SDNP-2329	IP-086-320	Imperial	ACTIVE	7605923954
SDNP-2330	IP-086-321	Imperial	ACTIVE	7605923955
SDNP-2331	IP-086-339	Imperial	ACTIVE	7605543990
SDNP-2332	IP-086-340	Imperial	ACTIVE	7605923959
SDNP-2333	IP-086-360	Imperial	ACTIVE	7605923957
SDNP-2334	IP-086-361	Imperial	ACTIVE	7605923956
SDNP-2335	IP-086-380	Imperial	ACTIVE	7605923723
SDNP-2336	IP-086-381	Imperial	ACTIVE	7605923967
SDNP-2337	IP-086-400	Imperial	ACTIVE	7605544186
SDNP-2338	IP-086-401	Imperial	ACTIVE	7605542401
SDNP-2339	IP-086-420	Imperial	ACTIVE	7605543453
SDNP-2340	IP-086-421	Imperial	ACTIVE	7605923965

Call box #	Call box tag	Project name	Call box status	Call box phone#
SDNP-2341	IP-086-440	Imperial	ACTIVE	7605923966
SDNP-2342	IP-086-441	Imperial	ACTIVE	7605923968
SDNP-2343	IP-086-460	Imperial	ACTIVE	7605923971
SDNP-2344	IP-086-461	Imperial	ACTIVE	7605923972
SDNP-2345	IP-086-480	Imperial	ACTIVE	7605923973
SDNP-2346	IP-086-481	Imperial	ACTIVE	7605923964
SDNP-2347	IP-086-500	Imperial	ACTIVE	7605923963
SDNP-2348	IP-086-501	Imperial	ACTIVE	7605923980
SDNP-2349	IP-086-520	Imperial	ACTIVE	7605923981
SDNP-2350	IP-086-521	Imperial	ACTIVE	7605923984
SDNP-2351	IP-086-539	Imperial	ACTIVE	7605923985
SDNP-2352	IP-086-540	Imperial	ACTIVE	7605923986
SDNP-2353	IP-086-560	Imperial	ACTIVE	7605923987
SDNP-2354	IP-086-561	Imperial	ACTIVE	7605923988
SDNP-2355	IP-086-580	Imperial	ACTIVE	7605923989
SDNP-2356	IP-086-581	Imperial	ACTIVE	7605923983
SDNP-2357	IP-086-600	Imperial	ACTIVE	7605923962
SDNP-2358	IP-086-601	Imperial	ACTIVE	7605923961
SDNP-2359	IP-086-620	Imperial	ACTIVE	7605923993
SDNP-2360	IP-086-621	Imperial	ACTIVE	7605923994
SDNP-2361	IP-086-640	Imperial	ACTIVE	7605923995
SDNP-2362	IP-086-641	Imperial	ACTIVE	7605923996
SDNP-2363	IP-086-659	Imperial	ACTIVE	7605923997
SDNP-2364	IP-086-660	Imperial	ACTIVE	7605923998
SDNP-2365	IP-086-678	Imperial	ACTIVE	7605923999
SDNP-2366	IP-086-679	Imperial	ACTIVE	7605955063