

C. 2015-17



Order Form (#Q002133)(CID:)

Client Information

Company	Name	Pend Oreille County	
	Address	101 S Gardner	City Newport
	State	Washington	Zip 99156
Primary Contact (Authorized User)	Name	Chad Goodhue	Title Director of IT
	Phone	509-447-1925	Email cgoodhue@pendoreille.org
Technical Contact (if different)	Name		Title
	Phone		Email
Billing Contact (if different)	Name		Title
	Phone		Email
	Address		City
	State	Washington	Zip
Quote Date	12/22/2014 12:22:52		Quote Expiration 6/30/2015
Smarsh Sales Executive	Blake Rauch		

Services and Fees

One-time Setup Fee	\$4,500.00 \$100.00	Invoiced on execution of Order Form
Import Price (\$ per GB)	\$/GB N/A	Import Fees are estimated Fees and will be invoiced on execution of the Order Form and reconciled following the Data Import. Additional imported data will be billed to Client at the rate listed.
Estimated Import Size (Uncompressed GB)	GB N/A	

Services

Services	Monthly Rate / Seat	Minimum Seats	Minimum Monthly Charge
Archiving Platform - Mobile Text [Professional - Custom Monthly]	\$4.50	1	\$4.50

Notes Client may terminate the Services purchased under this Order Form upon at least 30 days prior written notice if Smarsh is unable to provide Verizon text message archiving by March 31, 2015.

Terms & Conditions

Following execution of the Order Form, Smarsh will provide Client with access to an account within the applicable Service ("Activation Date"). For Services which are invoiced according to a usage metric, Client's "Minimum Commitment" is the minimum usage metric specified above. One-Time Fees will be invoiced upfront, monthly License Fees will be invoiced on the Activation Date and monthly in arrears thereafter. Smarsh will invoice Client for any usage over the Minimum Commitment. The Services are subject to the Smarsh Service Agreement located here: <http://www.smarsh.com/services-terms-conditions-1-3> ("Agreement") and incorporated in this Order Form by reference. Where Client has executed an original or initial agreement for services which is in effect on the date Client executes this Order Form ("Initial Agreement") then the legal terms and conditions of the Initial Agreement shall be amended and replaced by the terms and conditions of the Agreement; provided that the term for all Services ordered hereunder and under the Initial Agreement shall be effective on the effective date of the Initial Agreement, continue for the term specified in the Initial Agreement and will be subject to the renewal terms specified therein. Otherwise, the term of the Agreement shall begin on the Effective Date and continue for 12 months from the Effective Date. Service Descriptions are available at: <http://www.smarsh.com/services>. If Client purchases any of the following Services, 17-a-4, MobileGuard, Instant Technologies or Actiance, additional license terms apply to the specific Service and can be found at <http://www.smarsh.com/legal>. Exact service features and specifications are subject to change.

By

Name: _____ Title: ITS Director Date: 1-30-15

Chad Goodhue

COPY