



digiTICKET Solution as a Service Agreement for the:

Oklahoma County Sheriff's Office

Major Charles Avery



October 3, 2024

SALTUS
TECHNOLOGIES

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THIS DIGITICKET SOLUTION AS A SERVICE AGREEMENT (“**Agreement**”) is entered into between **Saltus Technologies, LLC** (“**Saltus**”), and the Oklahoma County Board of County Commissioners on behalf of the Oklahoma County Sheriff’s Office (“**Customer**”). Subject to the terms and conditions set forth herein, Saltus agrees to provide the solution as a service and the Customer agrees to subscribe to the digiTICKET Solution.

1.0 digiTICKET SOLUTION AS A SERVICE PRICING

The digiTICKET Solution is a mobile software application that automates the process of issuing and processing citations using mobile software running on handheld computers, tablets or laptops. The digiTICKET Solution as a Service includes hardware, digiTICKET software, implementation services, hosting services and paper. The price and fees for the digiTICKET Solution as a Service shall be as follows:

"digiTICKET Solution as a Service" (dSaaS) Price Quote			
Item Description	Units	Per Unit	Total
Laptop Configurations	60	\$ 53	\$ 3,180
TOTAL MONTHLY FEE			\$ 3,180
Items Below Included in Monthly Fee			Units
All required server, mobile client and interface software licenses			60
Annual software maintenance and support services			1
Annual hosting services			1
mobile to digiTICKET mobile interface licenses			60
Standard implementation and training services			1
Caliber's Online RMS Interface Setup Fee			1
Configuration of auto-exporter (total exporters)			1
Configuration of Other mobile to digiTICKET mobile interface			1
Additional days of on-site training; 1 included (additional days)			1
Custom development services (total hours)			5
<i>Price above includes all customer discounts shown in Purchase price, if applicable.</i>			
NOTE: <i>Travel & living expenses associated with on-site training will be billed separately, as actual.</i>			

Saltus offers a pre-payment discount for customers that choose to pay either 6 months or 12 months in advance.

6 month pre-payment offers a discount of 2%: \$ (763) annual discount

12 month pre-payment offers a discount of 4%: \$ (1,526) annual discount

digiTICKET Solution as a Service is not a lease, but a “pay for use” model. This agreement includes the following:

- All hardware, software, implementation, configuration, and training services, hosting and paper to utilize the solution.

- Customer pays a per-unit, per-month fee – annual or semi-annual pre-payment discounts are available. If the agreement is canceled before the end of the pre-payment period, Saltus will refund the appropriate amount based on the cancellation date.

NOTE: Saltus offers a 2% discount for 6-month pre-payments and a 4% discount on annual pre-payments.

- Saltus reserves the right to increase the monthly dSaaS fees on an annual basis (not to exceed 4% annually) to reflect increases in costs of doing business.
- Saltus owns the hardware.
 - Saltus will replace defective equipment at no additional cost.
 - Saltus will refresh old equipment as its useful life ends – as jointly agreed upon by Saltus and the Customer.
 - The Customer is responsible for lost, damaged or stolen equipment. In the event of a loss, Saltus will provide the customer with new equipment and invoice the customer for the depreciated value of the hardware based on an estimated useful life of 48 months.
- **No contract term obligation** – if the Customer is dissatisfied at any point with Saltus or digiTICKET Customer can provide 60-day written notice and return all hardware with no penalty.
- Additional units can be added or subtracted at any time with a simple adjustment to the monthly invoice.

2.0 SCOPE OF THE AGREEMENT

As part of this dSaaS Agreement, Saltus will provide the following:

- A fully configured digiTICKET solution for Oklahoma County Sheriff's Office
 - **digiTICKET Software**
 - The Customer's license to use the digiTICKET software is a monthly subscription and commences on the first day of the month when end user training is completed. The license automatically renews monthly provided the Customer stays current with monthly dSaaS payments.
 - The software license includes:
 - A server license which includes access to the administrative website application for an unlimited number of end users.
 - Mobile client software licenses for 60 Panasonic laptops
 - Mobile interface licenses for 60 Panasonic laptops
- NOTE:** This interface enables digiTICKET to access person/vehicle query data from RMS/CAD mobile software applications. This feature is highly dependent upon the quality and consistency of data being provided by the RMS/CAD mobile software. Data provided within digiTICKET relies completely on the RMS/CAD software. Because the format of data returned from the state message switch can vary so widely, Saltus cannot guarantee 100% accuracy of returned data.

To configure this interface, Saltus developers use actual return datasets **provided by the Customer** for each state being configured. A minimum of 5 person and vehicle returns (more than 5 will increase accuracy of the interface) must be provided by the customer to allow developers to create parsing algorithms for each state being configured. The standard interface includes in-state returns and 2 additional states of your choosing. Additional states can be added for an additional cost.
- Export Licenses – 1 license is required for each additional data export: Caliber RMS and OSCN.
- NOTE:** Fees charged by RMS or Court system vendors are not included as part of this agreement and will need to be negotiated and paid separately between the Customer and each respective vendor.
- **Implementation Services**
 - The software will be provided as-is, configured for the Customer. This means no new core functionality will be developed specifically for the Customer, unless otherwise agreed upon and included within the pricing section of this Agreement. In addition to standard configuration services, Saltus will provide the following configuration services:
 - Officer Activity Sheet
 - Not including Standard Implementation and Training
 - Saltus personnel will provide end user training as follows:
 - List each services line item here
- **Hardware**
 - No hardware is included in this project.

NOTE: The use of existing tablet or handheld computers, phones, barcode scanners and/or printers must be approved by Saltus. **Handhelds or phones must be Android 10 or iOS 13 or newer.** If approved, customer must provide a minimum of two of each existing device types for system configuration and testing purposes.

NOTE: Saltus does NOT provide hardware installation services. The Customer is responsible for installing all hardware.

- **Paper**
 - No paper will be provided with this project.
- **Hosting**
 - Hosting services for the digiTICKET web application are provided by Rackspace.
- **Software Maintenance and Support Services**
 - Software maintenance provided through periodic release updates to the mobile client and web server software during the term of this agreement.

Miscellaneous

It is understood and agreed by the parties that:

- The Customer and Saltus will each appoint a Project Lead for this project. The Project Leads will serve as the Primary Point of Contact for the respective parties.
- In addition to the fees and payments listed in Section 6 of this agreement, Saltus will invoice the Customer for all travel and living expenses associated with on-site activities (such as training). All expenses will be billed as-actual with copies of receipts provided. Travel fees are not covered under this agreement and will be encumbered separately as required by statute.
- The Customer will appoint an Administrator that will train and provide first level support to Customer users. This person can be the same individual as the PPC if so desired. The Customer Administrator will be the single point of contact between Saltus Support Services and the Customer.
- Changes to project scope can affect time estimates required for implementation and will be mutually agreed to and confirmed in writing.
- Saltus may perform User Acceptance Testing and Training activities remotely utilizing webinar and teleconferencing technologies.
- Saltus will not provide installation services for vehicle docks or mounts.
- The Customer will provide a full-time internet connection to facilitate the synchronization of tickets from the ticket writing devices to the digiTICKET server.
- Fees charged by Court or RMS system vendors to interface with the digiTICKET Solution are not included in the purchase price under this Agreement, and shall be an additional charge to the Customer.

3.0 digiTICKET SOFTWARE LICENSE

This Software License covers the Saltus software that is the subject of this Agreement, which includes computer software and may include associated media, printed materials, “online” or electronic documentation, and Internet-based services (“Software”). Customer agrees to be bound by the terms of this Section 3.0 by installing, copying, or otherwise using the Software.

1. GRANT OF LICENSE. SALTUS grants Customer the following rights provided that Customer complies with all terms and conditions of this Section 3.0: a) SALTUS grants to Customer a nonexclusive license to use copies of the Software, provided that for each individual using the Software within Customer’s organization, Customer has acquired a separate and valid license for each user device as may be required by SALTUS. b) Customer may make and use an unlimited number of copies of any documentation, provided that such copies shall be used only for Customer’s purposes pursuant to this Agreement and are not to be republished or distributed (either in hard copy or electronic form) beyond Customer premises. c) Customer may also store or install a copy of the Software on a storage device, such as a network server, used only to install or run the Software on computers used by a licensed end user in accordance with a) above. d) Software provided by SALTUS may not be distributed to any individual, third party or entity that exists external to Customer’s organization or for any purpose other than use of the Software for Customer.

2. RESERVATION OF RIGHTS AND OWNERSHIP. SALTUS reserves all rights not expressly granted to Customer in this Agreement. The Software is protected by copyright and other intellectual property laws and treaties. SALTUS owns the title, copyright, and other intellectual property rights in the Software. The Software is licensed, not sold.

3. LIMITATIONS ON DECOMPIlation, AND DISASSEMBLY. Customer may not reverse engineer, decompile, or disassemble any Software provided in compiled or object code form, except and only to the extent that such activity is expressly permitted by applicable law notwithstanding this limitation.

4. NO RENTAL/COMMERCIAL HOSTING. Customer may not rent, lease, lend or provide commercial hosting services with the Software.

5. CONSENT TO USE OF DATA. Customer agrees that SALTUS and its affiliates may collect and use technical information gathered as part of the product support services provided to Customer, if any, related to the Software. SALTUS may use this information solely to improve our products or to provide customized services or technologies to Customer and will not disclose this information in a form that personally identifies Customer.

6. ADDITIONAL SOFTWARE/SERVICES. This Software License applies to updates, supplements and add-on components of the Software that SALTUS may provide to Customer or make available to Customer after the date Customer obtains the initial copy of the Software, unless SALTUS provides other terms along with the update, supplement, add-on component.

7. NOT FOR RESALE SOFTWARE. Software provided by SALTUS may not be sold or otherwise transferred for value, or used for any purpose other than Customer’s application of the Software pursuant to this Agreement.

8. EXPORT RESTRICTIONS. Customer acknowledges that the Software is subject to U.S. export jurisdiction and agrees to comply with all applicable international and national laws that apply to the Software, including the U.S. Export Administration Regulations, as well as end-user, end-use, and destination restrictions issued by U.S. and other governments.

9. SOFTWARE TRANSFER & ASSIGNMENT. All rights to use of Software provided by this Agreement are for the sole use of Customer and may not be transferred, assigned, directly or indirectly without prior written authorization from SALTUS.

10. TERMINATION. Without prejudice to any other rights, SALTUS may terminate the Software License if Customer fails to comply with the terms and conditions of this Agreement. In such event, Customer shall destroy all copies of the Software and all of its component parts.

11. INDEMNIFICATION. All parties herein shall be exclusively liable for loss resulting from its torts or the torts of its employees acting within the scope of their employment, subject to the limitations and exceptions specified in the Governmental Tort Claims Act, 51 Oklahoma Statutes §§151-172. All parties shall further be exclusively responsible for their own acts and the acts of their employees for any alleged violations of rights under the United States Constitution as required by law. Therefore, no party shall be liable for the acts or omissions of the other parties.

4.0 SOFTWARE MAINTENANCE AND SUPPORT

1. SERVICES. During the term of this Agreement, Saltus agrees to provide maintenance and support services, as described herein, for the Software operating under the license(s) and on the hardware configurations listed in Section 2.0 of this Agreement so as to maintain the Software in good working order, keeping the Software free from material defects so that the Software will function properly and in accordance with the accepted level of performance as set forth in Section 3.0 of this Agreement. Such maintenance and support shall include (i) diagnosis of problems or performance deficiencies of the Software and (ii) a resolution of the problem or performance deficiencies of the Software. Saltus will provide telephone software support twenty-four (24) hours a day, seven (7) days a week. Saltus will use its best efforts to cure, as described below, reported and reproducible errors in the Software. Saltus utilizes the following four (4) severity levels to categorize and respond to reported problems:

Severity 1: Critical Business Impact

The impact of the reported problem is such that the Customer is unable to either use the Software or reasonably continue work using the Software. Saltus will provide a response by a qualified member of its staff to begin to diagnose and to correct a Severity 1 problem as soon as reasonably possible, but in any event a response via telephone will be provided within one (1) hour. Saltus will make best efforts to resolve Severity 1 problems in less than forty-eight (48) hours, but in any event, will engage staff until an acceptable resolution is achieved.

Severity 2: Significant Business Impact

Important features of the Software are not working properly and there are no acceptable, alternative solutions. While other areas of the Software are not impacted, the reported problem has created a significant, negative impact on the Customer's productivity or service level. Saltus will provide a response by a qualified member of its staff to begin to diagnose and to correct a Severity 2 problem as soon as reasonably possible, but in any event a response via telephone will be provided within four (4) hours. Saltus will exercise best efforts to resolve Severity 2 problems within five (5) days, but in any event, will engage staff until an acceptable resolution is achieved.

Severity 3: Some Business Impact

Important features of the Software are not working properly, but an alternative solution is available or non-essential features of the Software are not working properly with no alternative solution. The Customer impact, regardless of Software usage, is minimal loss of operational functionality or implementation resources. Saltus will provide a response by a qualified member of its staff to begin to diagnose and to correct a Severity 3 problem as soon as reasonably practical, but in any event a response via telephone will be provided within one (1) day. Saltus will exercise best efforts to resolve Severity 3 problems within one (1) week, but in any event, will engage staff during business hours until an acceptable resolution is achieved.

Severity 4: Minimal Business Impact

A noticeable situation exists in which use of the Software is affected in some way which is reasonably correctable by a documentation change or by a future, regular maintenance release. Saltus will provide, as agreed by the parties, a fix or fixes for Severity 4 problems in future maintenance releases.

With respect to any reported problems, Saltus may, with the concurrence of the Customer, elect to send senior support or development staff to the Customer location to accelerate problem resolution. Saltus will be responsible for the costs associated with this escalated problem resolution if the problem is determined to be related to the Software. If it is determined that the problem was not related to the Software, Customer agrees to pay reasonable travel and lodging expenses in addition to Saltus standard consulting rates. Travel time will be charged at consulting rates.

2. MAINTENANCE. During the term of this Agreement, Saltus will maintain the Software by providing software updates and enhancements to Customer as the same are offered by Saltus to its Customers of the Software under maintenance generally ("Updates"). All Updates and enhancements provided to Customer by Saltus pursuant to the terms of this Agreement shall be subject to the terms and conditions of Section 3.0 of this Agreement. Updates will be provided on an as-available basis.

Updates will be provided in machine-readable format and updates to related documentation will be provided electronically. All such deliveries shall be made electronically to the handheld computers automatically during a sync process or as initiated by Saltus support staff using remote device management tools. All such deliveries for the laptop computers shall be made automatically during a sync process or as coordinated by Saltus and Customer support staff. If requested, Saltus will provide on-site assistance in the installation of Updates on a time and materials charge basis, plus expenses.

Saltus assumes no responsibility for the correctness of, performance of, or any resulting incompatibilities with, current or future releases of the Software if the Customer has made changes to the system hardware/software configuration or modifications to any supplied source code which changes effect the performance of the Software and were made without prior notification to and written approval of Saltus. Saltus assumes no responsibility for the operation or performance of any Customer-written or third-party application.

3. MAINTENANCE AND SUPPORT WARRANTY. Saltus will undertake all reasonable efforts to provide technical assistance under this Agreement and to rectify or provide solutions to problems where the Software does not function as described in the Software documentation, but Saltus does not guarantee that the problems will be resolved or that any item will be error-free. This Agreement is only applicable to the Software running under the certified environments specified in the release notes for that product. Saltus will provide the Customer with substantially the same level of service throughout the term of this Agreement. Saltus may from time to time, however, discontinue Software products or versions and stop supporting Software products or versions one year after discontinuance, or otherwise discontinue support service. Saltus liability shall not exceed the fees that Customer has paid under this Agreement. Customer agrees that the pricing for the services would be substantially higher but for these limitations.

4. ACCESS. Software maintenance and support services are conditioned upon provision by Customer to Saltus of reasonably appropriate access to the system(s) running the Software, including, but not limited to, passwords, system data, file transfer capabilities, and remote log-in-capabilities. Saltus will maintain security of the system and use such access only for the purposes of this Agreement and will comply with Customer standard security procedures. Information accessed by Saltus agents or employees as a result of accessing Customer system shall be deemed confidential information pursuant to the terms of this Agreement. Customer shall provide Saltus with internet access to the system(s) running the Software and a Primary Point of Contact at the Customer site to coordinate Support efforts with Saltus staff.

5. FEES. Fees for maintenance and support services provided under this Agreement are included in the monthly dSaaS fees. Maintenance fees not covered under this agreement will be encumbered as required by statute.

5.0 OTHER TERMS

1. DISCLAIMER OF WARRANTIES. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, SALTUS DISCLAIMS ANY IMPLIED WARRANTIES, DUTIES OR CONDITIONS OF MERCHANTABILITY, AND OF FITNESS FOR A PARTICULAR PURPOSE.

2. EXCLUSION OF DAMAGES. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL SALTUS BE LIABLE FOR ANY SPECIAL, INCIDENTAL, PUNITIVE, INDIRECT, OR CONSEQUENTIAL DAMAGES WHATSOEVER.

3. LIMITATION OF LIABILITY AND REMEDIES. NOTWITHSTANDING ANY DAMAGES THAT CUSTOMER MIGHT INCUR FOR ANY REASON WHATSOEVER (INCLUDING, WITHOUT LIMITATION, ALL DAMAGES REFERENCED HEREIN AND ALL DIRECT OR GENERAL DAMAGES IN CONTRACT OR ANYTHING ELSE), THE ENTIRE LIABILITY OF SALTUS AND ANY OF ITS SUPPLIERS UNDER ANY PROVISION OF THIS AGREEMENT AND CUSTOMER'S EXCLUSIVE REMEDY HEREUNDER SHALL BE LIMITED TO THE GREATER OF THE ACTUAL DAMAGES CUSTOMER INCURS IN REASONABLE RELIANCE ON THE SOFTWARE UP TO THE AMOUNT ACTUALLY PAID BY CUSTOMER FOR USE OF THE SOFTWARE. THE FOREGOING LIMITATIONS, EXCLUSIONS AND DISCLAIMERS SHALL APPLY TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, EVEN IF ANY REMEDY FAILS ITS ESSENTIAL PURPOSE. CUSTOMER AGREES THAT THE PRICE UNDER THIS AGREEMENT WOULD BE SUBSTANTIALLY HIGHER BUT FOR THESE LIMITATIONS.

4. GENERAL. Each party acknowledges that it is bound by the terms of this Agreement and further agrees that it is the complete and exclusive statement of the Agreement between the parties, which supersedes and merges all prior proposals, understandings and all other agreements, oral and written, between the parties relating to this subject matter of this Agreement. This Agreement may not be modified or altered except by a written instrument duly executed by both parties.

This Agreement and performance hereunder shall be governed by and construed in accordance with the laws of the State of Oklahoma. Any and all proceedings relating to the subject matter hereof shall be maintained in the state or federal courts of Tulsa County, Oklahoma, which courts shall have exclusive jurisdiction for such purpose. Each of the parties waives any objection to venue or in personam jurisdiction.

If any provision of this Agreement shall be held to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall in no way be affected or impaired thereby.

Neither party may assign, without the prior written consent of the other, its rights, duties or obligations under this Agreement to any other person or entity, in whole or in part.

The waiver or failure of either party to exercise in any respect any right provided for herein shall not be deemed a waiver of any further right hereunder.

6.0 SIGNATURE

Pricing

digiTICKET Solution as a Service pricing (as defined above) is \$3,180 per month.

If the Customer prefers to avoid monthly payments, Saltus provides discounts for prepaying 6 months (2%) or 12 months (4%) in advance. Based on above pricing, prepayment discounts would be:

- 6 months in advance = \$763 in ANNUAL savings
- 12 months in advance = \$1,526 in ANNUAL savings

If the Customer chooses to cancel the Agreement, Saltus will (provided the Customer is not in default under this Agreement) refund prepayments pro-rated to reflect the termination date.

Saltus reserves the right to increase the monthly dSaaS fee upon each renewal (not to exceed 4% annually) to reflect increases in costs of doing business.

All invoices are NET 15. If payment is not received within 30 calendar days of due date, Saltus reserves the right to charge a late fee of 1% of unpaid invoice for every 30 days the payment is past due.

Term and Termination

The Customer's license to use the digiTICKET software commences on the first day of the month when end user training is completed. The term of this Agreement shall commence on the date of execution of same and by operation of Article 10 Section 26 of the Oklahoma Constitution, shall terminate at the end of the fiscal year on June 30, 2025. County shall have the right to renew this Contract for annual renewal periods. Each annual renewal period shall expire on the last day of the then current fiscal year of County. In order for the contract to be continued the contract must be renewed on July 1 or thereafter of each succeeding fiscal year by an affirmative action of the Board of County Commissioners. Pursuant to 62 O.S. §430.1 in no event shall the County's obligation be deemed to continue past the end of the County's fiscal year ending June 30 of every year, nor shall County be deemed to be indebted beyond the indebtedness created by each fiscal year's obligation.

It is agreed between the parties that the County may terminate this contract at any time before the end of the fiscal year for any reason after giving the Vendor a thirty day written notice and may terminate immediately if Vendor breaches any of the terms of this contract.

Signatures

By signing and returning this document you are signifying the acceptance of the Agreement and the terms and conditions as outlined above. This Agreement can only be modified when both parties agree in writing.

" Customer"

By: _____
Name: _____
Title: _____
Date: _____

" Saltus"

Saltus Technologies, LLC
By: 
Name: Eric C. Fultz
Title: President/CEO
Date: Oct 10, 2024

7.0 CUSTOMER CONTACT FORM

PO Number: _____

Tax Exempt Status/Certificate Number:

Primary Oklahoma County Sheriff's Office Project Contact:

Name: Charles Avery

Title: Major

Address: 2101 NE 36th Street

City: _Oklahoma City State: OK Zip: 73111

Phone: 405.919.9824 Email: SOCHAAVE@oklahomacounty.org

Primary Oklahoma County Sheriff's Project Contact:

Name: _____

Title: _____

Address: _____

City: _____ State: _____ Zip: _____

Phone: _____ Email: _____ Phone: _____ Email: _____

Primary Billing Contact:

Name: Kim Rushing

Title: Accounts Payable Officer

Mailing/Billing Address: 2101 NE 36th St

City: Oklahoma City State: OK Zip: 73111

Phone: _____ Email: sofinance@oklahomacounty.org

Does customer wish to prepay invoices based on the terms shown on top of page 7? (Please circle one)

YES – 6-month pre-payment

YES – 12-month pre-payment

NO

digiTICKET Solution Scope Checklist				
Agency: <u>Oklahoma County Sheriff's Office</u>		Partner: <u>Caliber</u>		
Contract Date: _____		Contract Type: <u>SaaS</u>		
Solution Overview		Answer /Qty.	Type	Description
Laptop		60		
Tablet/Handheld		0		
Is customer a NEW or EXISTING partner customer?		Current Partner Customer		Expected Go-Live:
If NEW customer, is dT expected to GO LIVE same time?		0	If NEW customer, can dT go live before?	0
Hardware Provided by Saltus		Answer /Qty.	Type	Description
Tablet/Handheld		0	NA	
4" Printers (note options MSR, Bluetooth, Battery)		0	NA	
Full Page 8 1/2 x 11 Printers		0	NA	
Barcode Scanners		0	NA	
Existing Hardware Provided by Customer		Answer /Qty.	Type	Description
Laptops		60	Panasonic FZ 55	
Tablets		0		
Does tablet have integrated scanners?				
4" Printers				
Full Page 8 1/2 x 11 Printers		Yes	Brother PJ7/8	
Barcode Scanners		Yes	eSeek	
Exports / Interfaces		Response		
<i>IF SALTUS IS PROVIDING EXPORT(S) (BELOW), CUSTOMER MUST CONFIRM AVAILABILITY AND PRICING FOR DATA IMPORT W/ 3rd PARTY.</i>				
Records Management System		Caliber		
Vendor Contact Information				
Is an RMS Export included?		Export included		
Type of export required?		Auto-export		
Court Case Management System				
Vendor Contact Information				
Is a CMS Export included?				
Type of export required?				
Other Interfaces (State system, Payment, etc.)		OSCN		
Vendor Contact Information				
Is another export required?		Export included		
Type of export required?				
Has export format and process been vetted by config?		NA		
Has all documentation been provided to config?		NA		
Mobile Software to digiTICKET Mobile Software Interface		Response		
Mobile Query Software to digiTICKET Mobile Interface?		Yes - Other	Vendor Contact Information	
Number of states to be parsed (in-state + 2 included)?		3	10 person & vehicle returns MUST be provided per state.	
Software Configuration Requirements (also see Pricing Summary)				
Caliber's Online RMS Interface Setup Fee				
Officer Activity Sheet				
		Additional days of on-site training; 1 included (additional days)		
Ticket Types / Formats		Answer /Qty		
Printed ticket types:		0		
Pre-printed Paper Back Required (4" printer):		No		
Training Requirements		Response		
Type of Training:		On-Site		
Number of days of training:		2		
		<i>Travel & living expenses for on-site training will be invoiced seperately, as actual.</i>		
Other		Response		
Type of client connectivity? WiFi/MiFi/Cellular?		WiFi		
Have they used other e-ticketing software?		Yes, Paris		
Is this a response to an RFP, is there anything promised that Config needs to know about etc.?		No		
APPROVED BY (CUSTOMER)				
Signature: _____		Date _____		
Printed Name: _____				

APPROVED this _____ day of _____, 2024

Board of County Commissioners
Oklahoma County, Oklahoma County

_____ Chair

_____ Member

_____ Member

ATTEST: _____, Deputy
County Clerk

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Bill To                               Requisition 12502964-00  FY 2025
OK COUNTY SHERIFF'S OFFICE
2101 NE 36th Street
                                     Acct No:
                                     1161-20-512-000-000-000-54112 -
OKLAHOMA CITY, OK                   Review:
73111                                Buyer: 6065sobrasev
                                     Status: Allocated
                                     Page 1
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Vendor                                Ship To
SALTUS TECHNOLOGIES LLC              OK COUNTY SHERIFF'S OFFICE
907 S DETROIT AVE SUITE 820         2101 NE 36th Street
                                     OKLAHOMA CITY, OK 73111
TULSA, OK 74120
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Deliver To
OK COUNTY SHERIFF'S OFFICE
2101 NE 36th Street
OKLAHOMA CITY, OK 73111

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Date      | Vendor | Date   | Ship  |      |
Ordered  | Number | Required | Via   | Terms | Department
-----
10/11/24 | 004977 | 10/16/24 |      |      | Sheriff
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LN Description / Account                Qty      Unit Price      Net Price
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001 BLKT - Q25-010 Electronic ticket   1.00     38160.00000     38160.00
   writing system                       EACH
1 1161-20-512-000-000-000-54112 -      38160.00
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Ship To
OK COUNTY SHERIFF'S OFFICE
2101 NE 36th Street
OKLAHOMA CITY, OK 73111

Deliver To
OK COUNTY SHERIFF'S OFFICE
2101 NE 36th Street
OKLAHOMA CITY, OK 73111

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Requisition Total 38160.00

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***** General Ledger Summary Section *****
Account                                Amount  Remaining Budget
1161-20-512-000-000-000-54112 -      38160.00  46.50
   Sheriff - Drug Enforcement         Software as a Service-SAAS

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