

TOWN OF DAVIE
TOWN COUNCIL AGENDA REPORT

TO: Mayor and Councilmembers

FROM/PHONE: John A. George, Chief of Police 954-693-8320

PREPARED BY: Angela Rodgers, Davie Police Department

SUBJECT: Resolution

AFFECTED DISTRICT: Town Wide

ITEM REQUEST: **Schedule for Council Meeting**

TITLE OF AGENDA ITEM: A RESOLUTION OF THE TOWN OF DAVIE, FLORIDA, AUTHORIZING THE EXPENDITURE OF \$29,723.00 FOR THE PURCHASE OF EQUIPMENT AND HARDWARE TO UPGRADE THE NON-FUNCTIONAL ACCESS CONTROL SYSTEM FOR THE POLICE DEPARTMENT FROM THE SINGLE SOURCE DISTRIBUTOR SIMPLEX GRINNELL.

REPORT IN BRIEF: The Town of Davie Police Department is in need of upgrading the security access control system in the Public Safety Building due to constant system failure. The initial system, which was installed by Simplex Grinnell, has become outdated and obsolete and this upgrade will enhance the current system with new technological function and operation. The Police Department is requesting approval from Town Council to purchase the upgrade software and any obsolete parts needed to reactivate the access control system for the Public Safety Building. This purchase is considered single source due to the original system and software being provided by Simplex Grinnell.

PREVIOUS ACTIONS:

CONCURRENCES:

FISCAL IMPACT: Yes

Has request been budgeted? Yes

If yes, expected cost: \$29,723.00

Account Name: Davie Police Department Impact Fees (Capital Projects)
030-3505-521-6111

Additional Comments:

RECOMMENDATION(S):

Attachment(s): Resolution
Simplex Quotation
Corporation Documentation

RESOLUTION NO. _____

A RESOLUTION OF THE TOWN OF DAVIE, FLORIDA, AUTHORIZING THE EXPENDITURE OF \$29,723.00 FOR THE PURCHASE OF SOFTWARE AND HARDWARE EQUIPMENT FOR UPGRADING THE NON-FUNCTIONAL SECURITY ACCESS CONTROL SYSTEM FOR THE POLICE DEPARTMENT FROM SINGLE SOURCE DISTRIBUTOR SIMPLEX GRINNELL.

WHEREAS, the Town of Davie Police Department is in need of upgrading the security access control system due to obsolete software and hardware equipment; and

WHEREAS, the Police Department previously used Simplex Grinnell for the initial installation of the security access control system when the facility was built; and

WHEREAS, after review, Town Council wishes to approve the expenditure of \$29,723.00 for the purchase of upgrade software and replacement equipment from single source vendor Simplex Grinnell.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWN COUNCIL OF THE TOWN OF DAVIE, FLORIDA:

SECTION 1. The Town Council hereby authorizes the expenditure for software and hardware equipment from Simplex Grinnell.

SECTION 2. The Town Council hereby authorizes the expenditure in the amount of \$29,723.00 from the Police Department Impact Fees Account 030-3505-521-6111.

SECTION 3. This resolution shall take effect immediately upon its passage and adoption.

PASSED AND ADOPTED THIS _____ DAY OF _____, 2007

MAYOR/COUNCILMEMBER

Attest:

TOWN CLERK

APPROVED THIS _____ DAY OF _____, 2007

SimplexGrinnell

10550 Commerce Parkway
Miramar, FL 33025-9998
(954) 431-3700
FAX: (954) 435-6650
www.simplexgrinnell.com

SimplexGrinnell Quotation

TO:
Davie Police Department
Town Of Davie
1230 S Nob Hill Rd
Davie, FL 33324

Attn: James Barney
Phone: (954) 693-8200 EXT(____) Fax: (954) 693-8335

Site: Davie PD Access Control
Project: Davie PD Access retro(S2)
Customer Reference:
SimplexGrinnell Reference: L21100-000119
Proposal #: P21100-000170
Date: 08/14/2007
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SimplexGrinnell is pleased to offer for your consideration this quotation for the above project.

Access Control

QUANTITY	MODEL NUMBER	DESCRIPTION
	Access System Retrofit (S2)	
	Access System Retrofit (S2)	
1	S2-NC-M100	S2NC W/LEVEL 1 LICENSE, 16R
1	S2-NN-E2R-WM	WALL MOUNT NODE, 2R/4I/4O
1	2081-9272	BATTERY 6.2 AH
1	S2-NN-E10R-WM	WALL MOUNT NODE, 10R/20I/20O
1	2081-9287	BATTERY 25AH
1	2081-9281	50AH BATTERY CABINET, BEIGE
2	S2-INP	SUPERVISED IN AIO MODULE (8)
1	ZLS381016	HUB ETHERNET 8-PORT
	TECH LAB	REGION TECHNICAL LABOR
1	S2-IDC-M100	MODEL 100 ID MGMT, PRINT/CAMER
300	1386LGGMN-S12906	ISOPROX11 PLAIN WHT B/SIDES
1	ACC-CB1	PERSONA C30 1-SIDED PRTR-USB
	Labor	
1	DPFA	DP FIRE ALARM
	TECH LAB	TECHNICAL LABOR
	District Services - Access System Retrofit (S2)	
	DSGN LAB	DESIGN LABOR
	Technical Services - Access System Retrofit (S2)	
	TECH LAB	TECHNICAL SERVICE

Total net selling price, FOB shipping point, \$29,723.00

Comments

Plus applicable sales tax.

Scope of Work:

THIS QUOTATION AND ANY RESULTING CONTRACT SHALL BE SUBJECT TO THE GENERAL TERMS AND CONDITIONS ATTACHED HERETO.
Fire, Security, Communications, Sales & Service
Offices & Representatives in Principal Cities throughout North America

SimplexGrinnell Quotation

Comments (continued)

SimplexGrinnell will provide and install the Access Control System/Equipment listed above. Provide and install new S2 model access control system software and new control panel as required. Remove existing Access Control Panels and install new S2 panels in same location. All existing wire/conduit and door strikes to remain and be reused.

A new badge printer is provided with 300 blank badges, badges will be used as employee ID as well as an access badge.

- *Project Management with a job superintendant is included in this bid.
- *Programming for devices listed above.
- *Test and certification for devices listed above.
- *Prevailing wages and/or Davis Bacon wages are not factored in this quotation
- *Overtime wages are not included in base bid price.
- *Permit and inspection fees are NOT included in this bid, if needed it will be an additional cost
- *Customer Training on new equipment and software is included.
- *One Year warranty on parts & labor is included, existing door hardware, strikes, readers, and cable is not included under this warranty. Only new equipment and new labor. SimplexGrinnell will fully test system to ensure 100% operation any faults will be brought to the Town of Davies attention (if applicable).

Town of Davie to provide:

- *All Lan/Wan connectivity as required (IP address).
- *All 110VAC as required.
- *All Electronic Locking, Associated Power Supplies, Egress Hardware and Fire Alarm Interface.
- *All customer/user Data Base Entry.

Any alteration or deviation to the equipment listed above involving additional equipment will be considered a change to SimplexGrinnell scope of work. A written Change Order will be required before any additional equipment is ordered and/or any changes to the quantity of equipment listed above.

If you have any questions, please do not hesitate to contact me.

Regards,

Rick Roman
SimplexGrinnell LP / Tyco Fire & Security
Fire Alarm System Representative
10550 Commerce Parkway
Miramar, FL 33025
(954) 862-5207 Direct
(954) 435-6650 Fax
Rroman@tycoint.com

SimplexGrinnell

Project: Davie PD Access retro(S2)
Customer Reference:
SimplexGrinnell Reference: L21100-000119
Date: 08/14/2007
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TERMS AND CONDITIONS

6. **Payment.** Payments shall be invoiced and due in accordance with the terms and conditions set forth above. Work performed on a time and materials basis shall be at the then-prevailing Company rate for material, labor, and related items, in effect at the time supplied under this Agreement. Company shall invoice Customer for progress payments to one hundred (100%) percent based upon equipment delivered or stored, and services performed. Customer without established satisfactory credit shall make payments of cash in advance, upon delivery or as otherwise specified by Company. Where Customer establishes and maintains satisfactory credit, payments shall be due and payable thirty (30) days from date of invoice. Company reserves the right to revoke or modify Customer's credit at its sole discretion. The Customer's failure to make payment when due is a material breach of this Agreement.

If Customer fails to make any payment when due, in addition to any other rights and remedies available, Company shall have the right, at Company's sole discretion, to stop performing any services and/or without further deliveries of materials, until the amount is current. In the event payment is not received when due, Company may, at its discretion, assess late fees at the rate of 1.5% per month or the maximum rate allowed by law. Customer agrees to pay all costs of collection, including without limitation credit fees, and attorney's fees. Customer's failure to make payment when due is a material breach of this Agreement until the account is current.

7. **Pricing.** The pricing set forth in this Agreement is based on the number of devices to be installed and service to be performed as set forth in the Scope of Work ("Equipment" and "Services"). If the actual number of devices installed or services to be performed is greater than that set forth in the Scope of Work, the price will be increased accordingly. If this Agreement extends beyond one year, SimplexGrinnell may increase prices upon notice to the Customer. Customer agrees to pay all taxes, permits, and other charges, including but not limited to state and local sales and excise taxes, however designated, levied or based on the service charges pursuant to this Agreement.

8. **Alarm Monitoring Services.** Any reference to alarm monitoring services in this Agreement is intended for pricing purposes only. Alarm monitoring services are performed pursuant to the terms and conditions of Company's standard alarm monitoring service agreement.

9. **Code Compliance.** Company does not undertake an obligation to inspect for compliance with laws or regulations unless specifically stated in the Scope of Work. Customer acknowledges that the Authority Having Jurisdiction (e.g. Fire Marshal) may establish additional requirements for compliance with local codes. Any additional services or equipment required will be provided at an additional cost to Customer.

10. **Limitation Of Liability, Limitations Of Remedy.** It is understood and agreed by the Customer that Company is not an insurer and that insurance coverage, if any, shall be obtained by the Customer and that amounts payable to a company hereunder are based upon the value of the services and the scope of liability set forth in this Agreement and are calculated to the value of the Customer's property and the property of others located on the premises. Customer agrees to look exclusively to the Customer's insurer to recover for injuries or damage in the event of any loss or injury and that Customer releases and waives all right of recovery against Company arising by way of subrogation. Company makes no warranty or warranty, including any implied warranty of merchantability or fitness for a particular purpose that equipment or services supplied by Company will detect or avert occurrences or the consequences thereof that the equipment or service was designed to detect or avert.

It is impractical and extremely difficult to fix the actual damages, if any, which may be incurred by the Customer as a result of the services performed by the Company under this Agreement. Accordingly, Customer agrees that Company shall be exempt from liability for any loss, damage or injury arising directly or indirectly from occurrences, or the consequences thereof, which the equipment or service was designed to detect or avert. Should Company be found liable for any loss, damage or injury arising from a failure of the equipment or service in any respect, Company's liability shall be limited to an amount equal to the Agreement price (as increased by the price for any additional work) or where the time and material payment term is selected, Customer's time and material payments to Company. Where this Agreement covers multiple sites, liability shall be limited to the amount of the payments allocated to the site where the incident occurred. Such sum shall be complete and exclusive. If Customer desires Company to assume greater liability, the parties shall amend this Agreement by attaching a rider setting forth the amount of additional liability and the additional amount payable by the Customer for the assumption by Company of such greater liability, provided however that such rider shall in no way be interpreted to hold Company as an insurer. IN NO EVENT SHALL COMPANY BE LIABLE FOR ANY DAMAGE, LOSS, INJURY, OR ANY OTHER CLAIM ARISING FROM ANY SERVICE, ALTERATIONS, MODIFICATIONS, CHANGES, OR MOVEMENTS OF THE COVERED SYSTEM(S) OR ANY OF ITS COMPONENT PARTS BY THE CUSTOMER OR ANY THIRD PARTY. COMPANY SHALL NOT BE LIABLE FOR INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY KIND, INCLUDING BUT NOT LIMITED TO DAMAGES ARISING FROM THE USE, LOSS OF USE, PERFORMANCE, OR FAILURE OF THE COVERED SYSTEM(S) TO PERFORM. The limitations of liability set forth in this Agreement shall inure to the benefit of all parents, subsidiaries and affiliates of company, whether direct or indirect, company's employees, agents, officers and directors.

6. **General Provisions.** Customer has selected the service level desired after considering and balancing various levels of protection afforded, and their related costs. Customer acknowledges and agrees that by this Agreement, Company, unless specifically stated, does not undertake any obligation to maintain or tender Customer's system or equipment as Year 2000 compliant, which shall mean, capable of correctly handling the processing of calendar dates before or after

December 31, 1999. All work to be performed by Company will be performed during normal working hours of normal working days (8:00 a.m. - 5:00 p.m., Monday through Friday, excluding Company holidays), as defined by Company, unless additional business specifically described in this Agreement.

Company will perform the services described in the Scope of Work section ("Services") for one or more system(s) or equipment as described in the Scope of Work section of the attached attachments ("Covered System(s)").

The Customer shall promptly notify Company of any malfunction in the Covered System(s) which comes to Customer's attention. This Agreement assumes that the Covered System(s) are in operational and maintainable condition as of the Agreement date. If, upon initial inspection, Company determines that repairs are recommended, repair charges will be submitted for approval prior to any work. Should such repair work be declined, Company shall be relieved from any and all liability arising therefrom UNLESS OTHERWISE SPECIFIED IN THIS AGREEMENT. ANY INSPECTION (AND, IF SPECIFIED, TESTING) PROVIDED UNDER THIS AGREEMENT DOES NOT INCLUDE ANY MAINTENANCE, REPAIRS, ALTERATIONS, REPLACEMENT OF PARTS, OR ANY FIELD ADJUSTMENTS UNLESS OTHERWISE SPECIFIED IN THIS AGREEMENT. COMPANY SHALL NOT BE RESPONSIBLE FOR EQUIPMENT FAILURE OCCURRING WHILE COMPANY IS IN THE PROCESS OF FOLLOWING ITS INSPECTION TECHNIQUES, WHERE THE FAILURE ALSO RESULTS FROM THE AGE OR OBSCOLESCENCE OF THE ITEM OR DUE TO NORMAL WEAR AND TEAR. THIS AGREEMENT DOES NOT COVER SYSTEMS, EQUIPMENT, COMPONENTS OR PARTS THAT ARE BELOW GRADE, BEHIND WALLS OR OTHER OBSTRUCTIONS OR EXTERIOR TO THE BUILDING, ELECTRICAL WIRING, AND PIPING.

7. **Customer Responsibilities.** Customer shall furnish all necessary facilities for performance of its work by Company, adequate space for storage and handling of materials, light, water, heat, hot facing electrical service, local telephone, washroom, and clean and clutter-free and necessary permits. Where wet pipe system is installed, Customer shall supply and maintain sufficient heat to prevent freezing of the system. Customer shall promptly notify Company if any malfunction in the Covered System(s) which comes to Customer's attention. This Agreement assumes any existing system(s) are in operational and maintainable condition as of the Agreement date. If, upon initial inspection, Company determines that repairs are recommended, repair charges will be submitted for approval prior to any work. Should such repair work be declined, Company shall be relieved from any and all liability arising therefrom.

Customer shall further:

- supply required schematics and drawings unless they are to be supplied by Company in accordance with this Agreement;
- Provide a safe work environment in the event of an emergency or Covered System(s) failure, take reasonable safety precautions to protect against personal injury, death, and property damage, outline such measures until the Covered System(s) are operational, and notify Company as soon as possible under the circumstances;
- Provide Company access to any system(s) to be serviced;
- Comply with all laws, codes, and regulations pertaining to the equipment and/or services provided under this agreement.

8. **Excavation.** In the event the Work includes excavation, Customer shall pay, as an extra to the contract price, the cost of any additional work performed by Company due to water, quicksand, rock or other unforeseen condition or obstruction encountered or shoring required.

9. **Structure and Site Conditions.** While employees of Company will exercise reasonable care in this respect, Company shall bear no responsibility for loss or damage due to the character, condition or use of foundations, walls, or other structures not erected by it or resulting from the excavation in proximity thereto, or for damage resulting from concealed piping, wiring, fixtures, or other equipment or condition of water pressure. All shoring or protection of foundation, walls or other structures subject to being disturbed by any excavation required hereunder shall be the responsibility of Customer. Customer shall have all things in readiness for installation including, without limitation, structure to support the sprinkler system and related equipment (including tanks), other materials, floor or suitable working base, connections and bolting for erection at the time the materials are delivered. It is the responsibility of Customer to have all things in readiness at the time scheduled for receipt of materials. Customer shall reimburse Company for all expenses caused by such failure. Failure to make areas available to Company during performance in accordance with schedules that are the basis for Company's proposal shall be considered a failure to have things in readiness in accordance with the terms of this Agreement.

10. **Confined Space.** If access to confined space by Company is required for the performance of Services, Services shall be scheduled and performed in accordance with Company's then-current hourly rate.

11. **Hazardous Materials.** Customer represents that, except to the extent that Company has been given written notice of the following hazards prior to the execution of this Agreement, to the best of Customer's knowledge there is no:

- "permitted confined spaces," as defined by OSHA,
- risk of infectious diseases,
- need for air monitoring, respiratory protection, or other medical risk,
- asbestos, asbestos-containing material, formaldehyde or other potentially toxic or otherwise hazardous material contained in or on the surface of the floor, walls, ceilings, insulation or other structural components of the area of any building where work is required below performed under this Agreement.

All other hazards are herewith released to the responsibility of the Customer. Company shall have the right to halt or suspend work if the hazards listed above are encountered by Company during the course of Company's work, the discovery of such materials shall constitute an event beyond Company's control and Company shall have no obligation to further perform in the area where

the hazardous conditions exist until the area has been made safe by Customer as certified in writing by an independent testing agency, and Customer that pay all cleanup expenses and re-notification expenses authorized by Company. This Agreement does not provide for the cost of asbestos, contained or disposed of any hazardous waste materials, or hazardous materials, encountered in any of the Covered System(s) and/or during performance of the Services. Field materials shall at all times remain the responsibility and property of Customer. Company shall not be responsible for the loading, removal or disposal of such hazardous materials.

12. **OSHA Compliance.** Customer shall indemnify and hold Company harmless from and against any and all claims, demands and/or damages arising in whole or in part from the enforcement of the Occupational Safety Health Act (and any amendments or changes thereto) unless said claims, demands or damages are a direct result of actions within the exclusive control of Company.

13. **Interference.** Customer shall be responsible to coordinate the work of other trades (including but not limited to ducting, piping, and electrical) and fix and additional costs incurred by Company arising out of interference to Company's work caused by other trades.

14. **Modifications and Substitutions.** Company reserves the right to modify materials, including substituting materials of like design, provided that such modifications or substitutions will not materially affect the performance of the Covered System(s).

15. **Changes, Alterations, Additions.** Changes, alterations and additions to the Scope of Work, plans, specifications or construction schedule shall be invalid unless approved in writing by Company. Should changes be approved by Company, the increase or decrease the cost of the work to Company, the parties shall agree, in writing, to be changed in price prior to performance of said work. However, if no agreement is reached prior to the time for performance of said work, and Company elects to perform said work as to be avoided delays, then Company's estimate as to the value of said work shall be deemed accepted by Customer. In addition, Customer shall pay for all extra work requested by Customer or made necessary because of incompleteness or inaccuracy of plans or other information submitted by Customer with respect to the location, type of occupancy, or other details of the work to be performed. If the essential layout of Customer's facilities has been altered, or altered by Customer prior to the completion of the Work, Customer shall advise Company, and price, delivery and completion dates shall be changed by Company as may be required.

16. **Commodities Availability.** Company shall not be responsible for failure to provide services, deliver products, or otherwise perform work required by this Agreement due to lack of available steel products or products made from plastics or other commodities. If required to perform work required by this Agreement, Customer hereby agrees that Company may terminate the Agreement, or the relevant portion of the Agreement, at no additional cost and without penalty. Customer agrees to pay Company in full for all work performed up to the time of any such termination. If Company is able to obtain the steel products or products made from plastics or other commodities, but the price of any of the products has risen by more than 10% from the date of the bid proposal or date Company executed this Agreement, whichever occurred first, then Company may pass through price increases through a reasonable price increase to reflect increased cost of materials.

17. **Project Claims.** Any claim of failure to perform against Company arising hereunder shall be deemed waived unless retained by Company, in writing specifically setting forth the basis for such claim, within ten (10) days after such claim arises.

18. **Backcharges.** No charges shall be levied against the Seller unless twenty two (22) hours prior written notice is given to Company to correct any alleged deficiencies which are alleged to necessitate such charges and unless such alleged deficiencies are solely and directly caused by Company.

19. **System Equipment.** The purchase of equipment or peripheral devices (including but not limited to smoke detectors, passive infrared detectors, call readers, sprinkler system components, extinguishers and hoes) from Company shall be subject to the terms and conditions of this Agreement. It is Company's sole judgment any peripheral device or other system equipment, which is attached to the Covered System(s), whether provided by Company or a third party, includes with the proper operation of the Covered System(s). Customer shall remove or replace such device or equipment promptly upon notice from Company. Failure of Customer to remove or replace the device shall constitute a material breach of the Agreement. If Customer adds any third party device or equipment to the Covered System(s), Company shall not be responsible for any damage to or failure of the Covered System(s) caused in whole or in part by such device or equipment.

20. **Reports.** Where inspection and/or test services are selected, such inspection and/or test shall be completed on the Customer's then current Report form, which shall be given to Customer, and, where applicable, Company may submit a copy hereof to the local authority having jurisdiction. The Report and recommendations by Company are only advisory in nature and are intended to assist Customer in reducing the risk of loss to property by indicating device defects or impairments noted in the system and equipment inspected and/or tested. They are not intended to imply that no other defects or hazards exist or that all aspects of the Covered System(s), equipment, and components are under control at the time of inspection. Final responsibility for the condition and operation of the Covered System(s) and equipment and components remains with Customer.

21. **Limited Warranty.** Subject to the limitations below, Company warrants any equipment (as distinguished from the Software) installed pursuant to this Agreement to be free from defects in material and workmanship under normal use for a period of one (1) year from the date of last manufacture or at any other part of the Covered System(s) or 18 months after Equipment shipment, whichever is earlier, provided however, that Company's sole liability, and Customer's sole remedy, under this limited warranty shall be limited to the repair or replacement of the Equipment or any

SimplexGrinnell

Project: Davie PD Access retro(S2)
 Customer Reference:
 SimplexGrinnell Reference: L21 100-000119
 Date: 08/14/2007
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part thereof, which Company determines is defective, at Company's sole option and subject to the availability of service personnel and parts, as determined by Company. Company warrants that any Company software described in this Agreement, as well as software contained in or sold as part of any Equipment described in this Agreement, will reasonably conform to its published specifications in effect at the time of delivery and for ninety (90) days after delivery. However, Customer agrees and acknowledges that the software may have inherent defects because of its complexity. Company's sole obligation with respect to software, and Customer's sole remedy, shall be to make available published modifications, designed to correct inherent defects, which become available during the warranty period.

If Repair Services are included in this Agreement, Company warrants that its workmanship and material for repairs made pursuant to this Agreement will be the same as for a period of ninety (90) days from the date of furnishing EXCEPT AS EXPRESSLY SET FORTH HEREIN, COMPANY DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE WITH RESPECT TO THE SERVICES PERFORMED OR THE PRODUCTS, SYSTEMS OR EQUIPMENT, IF ANY, SUPPORTED HEREUNDER. COMPANY MAKES NO WARRANTY OR REPRESENTATION, AND UNDERTAKES NO OBLIGATION TO ENSURE BY THE SERVICES PERFORMED UNDER THIS AGREEMENT, THAT COMPANY'S PRODUCTS OR THE SYSTEMS OR EQUIPMENT OF THE CUSTOMER WILL CORRECTLY HANDLE THE PROCESSING OF CALENDAR DATES BEFORE OR AFTER DECEMBER 31, 1999.

Warranty service will be performed during Company's normal working hours. If Customer requests warranty service at other than normal working hours, service will be performed at Company's then current rates for after hours services. All repairs or adjustments that are or may become necessary shall be performed by and authorized representative of Company. Any repairs, adjustments or interconnections performed by Customer or any third party shall void all warranties.

22. Indemnity. Customer agrees to indemnify, hold harmless and defend Company against any and all losses, damages, costs, including expert fees and costs, and expenses (including reasonable defense costs, arising from any and all third party claims for personal injury, death, property damage or economic loss, including specifically any damages resulting from the exposure of workers to hazardous conditions whether or not Customer pre-notice Company of the existence of said hazardous conditions, arising in any way from any act or omission of Customer or Company relating in any way to this Agreement, including but not limited to the Services under this Agreement, whether such claims are based upon contract, warranty, tort (including but not limited to active or passive negligence), strict liability or otherwise. Company reserves the right to select counsel to represent it in any such action.

23. Insurance. Customer shall name Company, its officers, employees, agents, subcontractors, suppliers, and representatives as additional insureds on Customer's general liability and auto liability policies.

24. Termination. Any termination under the terms of this Agreement shall be made in writing. In the event Customer terminates this Agreement prior to completion for

any reason not arising solely from Company's performance or failure to perform, Customer understands and agrees that Company will incur costs of administration and preparation that are difficult to estimate or determine. Accordingly, should Customer terminate this Agreement as described above, Customer agrees to pay all charges incurred for products and equipment installed and services performed, and in addition pay an amount equal to twenty (20%) percent of the price of products and equipment not yet delivered and Services not yet performed, return all products and equipment delivered and pay a reworking fee of twenty (20%) percent the price of products or equipment returned.

Company may terminate this Agreement immediately at its sole discretion upon the occurrence of any Event of Default as hereinafter defined. Company may also terminate this Agreement at its sole discretion upon notice to Customer if Company's performance or its obligations under this Agreement becomes impracticable due to obsolescence of equipment at Customer's premises or unavailability of parts.

25. Default. An Event of Default shall be 1) failure of the Customer to pay any amount within ten (10) days after the amount is due and payable; 2) abuse of the system or the Equipment; 3) dissolution, termination, discontinuance, insolvency or business failure of Customer. Upon the occurrence of an Event of Default, Company may pursue one or more of the following remedies: 1) discontinue furnishing services; 2) by written notice to Customer declare the balance of unpaid amounts due and to become due under this Agreement to be immediately due and payable, provided that all past due amounts shall bear interest at the rate of 1 1/2% per month (1 1/2% per year) or the highest amount permitted by law; 3) receive immediate possession of any equipment for which Customer has not paid; 4) proceed at law or equity to enforce performance by Customer or recover damages for breach of this Agreement; and 5) recover all costs and expenses, including without limitation reasonable attorneys' fees, in connection with enforcing or attempting to enforce this Agreement.

26. Exclusions. Unless expressly included in the Scope of Work, this Agreement expressly excludes, without limitation, testing inspection and repair of dust detectors, beam detectors, and UVIR equipment; provision of fire watches; clearing of ice blockage; drawing of improperly pitched piping; replacement of batteries; recharging of chemical suppression systems; reworking of, upgrading and maintaining computer software; system upgrades and the replacement of obsolete systems, equipment, components or parts; making repairs or replacements necessitated by reason of negligence or misuse of components or equipment or changes to Customer's premises, vandalism, corrosion (including but not limited to microbacterially induced corrosion ("MIC"), power failure, current fluctuation, failure due to non-Company installation, lightning, electrical storm, or other severe weather, water, accident fire, acts of God or any other cause external to the Covered System(s)). Repair Services provided pursuant to this Agreement do not cover and specifically excludes system upgrades and the replacement of obsolete systems, equipment, components or parts. All such services may be provided by Company at Company's sole discretion at an additional charge. If Emergency Services are expressly included in the scope of work section, the Agreement price does not include travel expenses.

27. Force Majeure/ Delays. Company shall not be liable for any damage or penalty for delays or failure to perform work due to acts of God, acts or omissions of Customs, acts of civil or military authorities, Government regulations or prohibitions, fire, epidemics, quarantine, revolution, war, riot, civil disobedience or unrest, strikes, delays in transportation, vehicle shortages, differences with workmen,

inability to obtain necessary labor, material or manufacturing facilities, defaults of Company's subcontractors, failure or delay in furnishing complete information by Customer with respect to location or other details of work to be performed, impossibility or impracticability of performance or any other causes or issues beyond Company's control, whether or not similar to the foregoing. In the event of any delay caused as aforesaid, completion shall be extended for a period equal to any such delay, and this contract shall not be void or voidable as a result of the delay. In the event work is temporarily discontinued by any of the foregoing, all unpaid installments of the contract price, less an amount equal to the value of material and labor not furnished, shall be due and payable upon receipt of invoice by Customer.

28. One-Year Limitation On Actions; Choice Of Law. It is agreed that no suit, or cause of action or other proceeding shall be brought against either party more than one (1) year after the accrual of the cause of action or one (1) year after the claim arises, whichever is shorter, whether known or unknown when the claim arises or whether based on tort, contract, or any other legal theory. The laws of Massachusetts shall govern the validity, enforceability, and interpretation of this Agreement.

29. Assignment. Customer may not assign this Agreement without Company's prior written consent. Company may assign this Agreement to an affiliate without obtaining Customer's consent.

30. Entire Agreement. The parties to this Agreement, together with any attachments or riders (collectively the "Agreement") to be the final, complete and exclusive expression of their Agreement and the terms and conditions thereof. This Agreement supersedes all prior representations, understandings or agreements between the parties, written or oral, and shall constitute the sole terms and conditions of sale for all equipment and services. No waiver, change, or modification of any terms or conditions of this Agreement shall be binding on Company unless made in writing and signed by an Authorized Representative of Company.

31. Severability. If any provision of this Agreement is held by any court or other competent authority to be void or unenforceable in whole or in part, the Agreement will continue to be valid as to the other provisions and the remainder of the affected provision.

32. Legal Fees. Company shall be entitled to recover from the customer all reasonable legal fees incurred in connection with Company enforcing the terms and conditions of this Agreement.

33. License Information (Security System Customers): Al, Alabama Electronic Security Board of Licensees 1958 Vaughn Road, PMB 382, Montgomery, Alabama 36116 (334) 264-0888. AR Regulated by: Arkansas Board of Private Investigators and Private Security Agencies, #1 State Police Plaza Drive, Little Rock 72209 (501) 614-8400. CA Alarm company operators are licensed and regulated by the Bureau of Security and Investigative Services, Department of Consumer Affairs, Sacramento, CA, 95814. Upon completion of the installation of the alarm system, the alarm company shall thoroughly instruct the purchaser in the proper use of the alarm system. Failure by the licensee, without legal excuse, to substantially commence work within 30 days from the approximate date specified in the agreement when the work will begin is a violation of the Alarm Company Act: NY Licensed by the N.Y.S. Department of the State, TX Texas Commission on Private Security, 5805 N. Lamar Blvd, Austin, TX 78751-4422, 512-424-7710.

IMPORTANT NOTICE TO CUSTOMER

In accepting this Proposal, Customer agrees to the terms and conditions contained herein including those on the following pages of this Agreement and any attachments or riders attached hereto that contain additional terms and conditions. It is understood that these terms and conditions shall prevail over any variation in terms and conditions on any purchase order or other document that the Customer may issue. Any changes in the system requested by the Customer after the execution of this Agreement shall be paid for by the Customer and such changes shall be authorized in writing. ATTENTION IS DIRECTED TO THE LIMITATION OF LIABILITY, WARRANTY, INDEMNITY AND OTHER CONDITIONS ON THE FOLLOWING PAGES. This Proposal shall be void if not accepted in writing within thirty (30) days from the date of the Proposal.

Offered By: SimplexGrinnell LP License#:	Accepted By: (Customer)
10550 Commerce Parkway Miramar, FL 33025-9998	Company: _____
Telephone: (954) 431-3700 Fax: (954) 435-9660	Address: _____
Representative: Rick Foman	Signature: _____
Email: R.Foman@sgcint.com	Title: _____
	P.O.#: _____ Date: _____

Fire, Security, Communications, Sales & Service
 Offices & Representatives in Principal Cities throughout North America

**Request for Taxpayer
Identification Number and Certification**

Give form to the
requester. Do not
send to the IRS.

Print or type
See Specific Instructions on page 2.

Name **SimplexGrinnell LP**

Business name, if different from above

Check appropriate box: Individual Sole proprietor Corporation Partnership Other Exempt from backup withholding

Address (number, street, and apt. or suite no.) **100 Simplex Drive**

City, state, and ZIP code **Westminster, MA 01441-0001**

List account number(s) here (optional)

Requester's name and address (optional)

Part I Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. For individuals, this is your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the Part I Instructions on page 2. For other entities, it is your employer identification number (EIN). If you do not have a number, see How to get a TIN on page 2.

Social security number

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or

Employer identification number

5	8	2	6	0	8	8	6	1
---	---	---	---	---	---	---	---	---

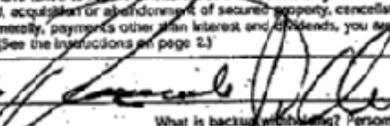
Note: If the account is in more than one name, see the chart on page 2 for guidelines on whose number to enter.

Part II Certification

Under penalties of perjury, I certify that:

- The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and
- I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and
- I am a U.S. person (including a U.S. resident alien).

Certification Instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the Certification, but you must provide your correct TIN. (See the instructions on page 2.)

Sign Here Signature of U.S. person  Date **January 9, 2003**

Purpose of Form

A person who is required to file an information return with the IRS must get your correct taxpayer identification number (TIN) to report, for example, income paid to you, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA.

Use Form W-9 only if you are a U.S. person (including a resident alien), to give your correct TIN to the person requesting it (the requester) and, when applicable, to:

- Certify the TIN you are giving is correct (or you are waiting for a number to be issued).
- Certify you are not subject to backup withholding, or
- Claim exemption from backup withholding if you are a U.S. exempt payee.

If you are a foreign person, use the appropriate Form W-8. See Pub. 515, Withholding of Tax on Nonresident Aliens and Foreign Entities.

Note: If a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

What is backup withholding? Persons making certain payments to you must under certain conditions withhold and pay to the IRS 30% of such payments after December 31, 2001 (29% after December 31, 2003). This is called "backup withholding." Payments that may be subject to backup withholding include interest, dividends, broker and dealer exchange transactions, rents, royalties, nonemployee pay, and certain payments from fishing boat operators. Real estate transactions are not subject to backup withholding.

You will not be subject to backup withholding on payments you receive if you give the requester your correct TIN, make the proper certifications, and report all your taxable interest and dividends on your tax return.

Payments you receive will be subject to backup withholding if:

- You do not furnish your TIN to the requester, or
- You do not certify your TIN when required (see the Part II instructions on page 2 for details), or
- The IRS tells the requester that you furnished an incorrect TIN, or
- The IRS tells you that you are subject to backup withholding because you did not report all your interest and dividends on your tax return (for reportable interest and dividends only), or

1. You do not certify to the requester that you are not subject to backup withholding under 4 above (for reportable interest and dividend accounts opened after 1981 only).

Certain payees and payments are exempt from backup withholding. See the instructions on page 2 and the separate instructions for the Requester of Form W-9.

Penalties

Failure to furnish TIN. If you fail to furnish your correct TIN to a requester, you are subject to a penalty of \$50 for each such failure unless your failure is due to reasonable cause and not to willful neglect.

Civil penalty for false information with respect to withholding. If you make a false statement with no reasonable basis that results in no backup withholding, you are subject to a \$500 penalty.

Criminal penalty for falsifying information. Willfully falsifying certifications or statements may subject you to criminal penalties including fines and/or imprisonment.

Misuse of TINs. If the requester discloses or uses TINs in violation of Federal law, the requester may be subject to civil and criminal penalties.

SIMPLEXGRINNELL, LP
1-919150

**Town of Davie
Vendor/Bidder Disclosure**

I, B.J. Gylfason, being first duly sworn state that:
The full legal name and business address of the person(s) or entity contracting with the
Town of Davie ("Town") are as follows (Post Office addresses are not acceptable):

Name of Individual, Firm, or Organization: SimplexGrinnell, LP
Address: 10550 Commerce Parkway
Miramar, FL 33025
FEIN 58-2608861
State and date of incorporation March 7, 2001

OWNERSHIP DISCLOSURE AFFIDAVIT

1. If the contract or business transaction is with a corporation, the full legal name and business address shall be provided for each officer and director and each stockholder who directly or indirectly holds five percent (5%) or more of the corporation's stock. If the contract or business transaction is with a trust, the full name and address shall be provided for each trustee and each beneficiary. All such names and address are as follows (Post Office addresses are not acceptable):

Names, Addresses, and Titles of Individual Who Will Lobby:

Full Legal Name	Address	Ownership
<u>N/A</u>		<u>%</u>
		<u>%</u>
		<u>%</u>
		<u>%</u>

2. The full legal names and business addresses of any other individual (other than subcontractors, materialmen, suppliers, laborers, and lenders) who have, or will have, any legal, equitable, or beneficial interest in the contract or business transaction with the Town are as follows (Post Office addresses are not acceptable):

Full Legal Name

Address

N/A

By: *B. J. Gylfason*
Signature of Affiant

Date: July 11, 2007

B. J. Gylfason

Print Name

SUBSCRIBED AND SWORN TO or affirmed before me this 11 day of July 2007, by B. J. Gylfason, he/she is personally known to me or has presented Personally Known as identification.



Sallie L. Colletta
Notary Public, State of Florida at Large

Sallie L. Colletta
Print or Stamp of Notary

DD 256747
Serial Number

My Commission Expires : 12-17-07



Office of the Secretary of State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF LIMITED PARTNERSHIP OF "SIMPLEXGRINNELL LP", FILED IN THIS OFFICE ON THE SEVENTH DAY OF MARCH, A.D. 2001, AT 9 O'CLOCK A.M.



Harriet Smith Windsor
Harriet Smith Windsor, Secretary of State

3365184 8100

AUTHENTICATION: 1008251

010112240

DATE: 03-07-01

CERTIFICATE OF LIMITED PARTNERSHIP

OF

SimplexGrinnell LP

The undersigned, desiring to form a limited partnership pursuant to the Delaware Revised Uniform Limited Partnership Act, 6 Delaware Code, Chapter 17, do hereby certify as follows:

i. The name of the limited partnership is SimplexGrinnell LP

ii. The address of the Partnership's registered office in the State of Delaware is Corporation Trust Center, 1205 Orange Street, Wilmington, County of New Castle. The name of the Partnership's registered agent for service of process in the State of Delaware at such address is The Corporation Trust Company.

iii. The name and mailing address of each general partner is as follows:

NAME MAILING ADDRESS

STR Grinnell GP Holding, Inc. 100 Simplex Drive, Westminster, MA 01441-0001

IN WITNESS WHEREOF, the undersigned have executed this Certificate of Limited Partnership of SimplexGrinnell LP, as of _____

February 26, 2001

By: Bernard J. Dobagry General Partner
Bernard J. Dobagry
Vice President of
STR Grinnell GP Holding, Inc.

State of Florida



Department of State

I certify from the records of this office that SIMPLEX GRINNELL LP is a Delaware limited partnership registered to transact business in the state of Florida on April 10, 2001.

The document number of this limited partnership is B0100000134.

Given under my hand and the
Great Seal of the State of Florida
at Tallahassee, the Capital, this the
Tenth day of April, 2001



CR0022 (1-99)

Katherine Harris
Katherine Harris
Secretary of State

SIMPLEXGRINNELL LP

Key Corporate Officers:

Dean L. Seavers, President
One Town Center Road
Boca Raton, FL 33486

Robert F. Chauvin, Vice President
100 Simplex Drive
Westminster, MA 01441

Pasquale J. D'Orsi, Assistant Secretary
One Town Center Road
Boca Raton, FL 33486

Richard H. Abromeit, Treasurer
9 Roszel Road
Princeton, NJ 08540

This information is correct as of: January 23, 2004

Please check with the Legal Department before referencing Officer information.

SIMPLEXGRINNELL LP
Corporate Data Sheet

Headquarters Address: (Principal Place of Business)	100 Simplex Drive Westminster, MA 01441-0001 USA Tel. (978) 731-2500 Note: 1 st Congressional District Worcester County, MA
Entity Type:	Limited Partnership
Formed:	Delaware, March 7, 2001
Federal Tax ID:	58-2608861
Dun & Bradstreet:	09-4738007
NAICS #:	334290; 421850; 561621
Standard Industrial Classification (SIC) Codes:	1711; 3669; 7382
Web Address:	www.simplexgrinnell.com

SimplexGrinnell LP provides fire detection, sprinkler system, security, and building communications solutions and services to customers worldwide. SimplexGrinnell LP is qualified to do business in all 50 states. It operates with 12,500 employees and revenues that exceed \$1.8 billion. It is not a small, woman-owned, minority, or small disadvantaged business.

Dated: January 20, 2004



Fire &
Security

SimplexGrinnell

Corporate Data Sheet/ Contractor Pre-Qualification Information

Company legal name: SimplexGrinnell LP
Principal place of business:
One Town Center Road
Boca Raton, FL 33486
USA
561-986-3600
www.simplexgrinnell.com

Entity Type: Limited Partnership
Formed: March 7, 2001
Delaware

General Partner: STR Grinnell GP Holding, Inc.
One Town Center Road
Boca Raton, FL 33486
USA

Federal Tax ID: 58-2508861
Dun & Bradstreet: 09-4738007
Rating - 5A2

SimplexGrinnell LP provides fire detection, sprinkler system, security and building communications solutions and services to customers worldwide. SimplexGrinnell combines the forces of Simplex Time Recorder Co. (Simplex) and Grinnell Corporation d/b/a Grinnell Fire Protection Corporation, both of which have been in business well over 100 years. SimplexGrinnell is qualified to do business in all 50 US states with over 11,000 employees.

NAICS (2002)	SIC	Description
238210	1731	Alarm system (e.g., fire, burglar), electric, installation only; Electronic control installation and service
238220	1711	Fire sprinkler system installation; Sprinkler system, building, installation
334290	3659	Other Communications Equipment Manufacturing
335999	3599	Bells, chimes, door opening and closing devices, electrical
423850	5087	Sprinkler systems, fire, merchant wholesalers
561621	7382	Security Systems Services

SimplexGrinnell is not a small, woman-owned, minority-owned or small disadvantaged business.

Affiliates:

SimplexGrinnell LP is a wholly owned, indirect subsidiary of Tyco International Ltd. Tyco has several subsidiaries that may be considered affiliates of SimplexGrinnell. Please refer to Tyco's website at www.tyco.com for further information.

Key Officers:

President:
Dean L. Seavers
One Town Center Road
Boca Raton, FL 33486

Vice President:
Michael Ford
One Town Center Road
Boca Raton, FL 33486

Treasurer:
Richard H. Abromelt
9 Roszel Road
Princeton, NJ 08540

Vice President & Assistant Secretary:
Pasquale J. D'Crasi
One Town Center Road
Boca Raton, FL 33486

tyco

Fire &
Security

SimplexGrinnell

Corporate Data Sheet/ Contractor Pre-Qualification Information

Credit References:

Cintas Corporation
8800 Cintas Blvd.
Mason, OH 45040
Tel: 513-459-1200
AP/AR 513-573-4035

Kelly Direct
30 Maplewood Ave., Suite 205
Portsmouth, NH 03801
Tel: 603-431-3881

Henderson Associates
341 Route 101
Bedford, NH 03110
Tel: 800-685-2183
Attn: Mike Morin, VP

Wheels
666 Garland Place
DesPlaines, IL 60016
Tel: 847-699-7000
Fax: 847-297-3801

Mellon Bank

Global Corp. Banking Credit Inquiry
One Mellon Bank Center, Rm. 4550
Pittsburgh, PA 15258-0001

Please fax credit inquiries to: 412-234-0701
Attn: Credit Administration
Credit Inquiry Department
Mellon Bank
Acct. No. 119-5680

Minority/Women Owned, Small Business:

SimplexGrinnell is not a small, woman-owned, minority owned or disadvantaged business.

Financial Information:

SimplexGrinnell LP is a wholly owned, indirect subsidiary of Tyco International Ltd. Tyco's latest financial information, including its latest annual reports, quarterly reports and other filings are available on the Investor Relations section of Tyco's website at www.tyco.com. A copy of Tyco's most recent annual report is attached for your reference.

Licensing:

SimplexGrinnell LP is licensed by numerous state and local authorities to engage in, fire sprinkler, fire alarm and security system contracting and related activities. Information regarding relevant licenses may be provided upon request.

Ownership:

No officer or director owns more than a 5% interest in the company.

Simplex Time Recorder Co.	90.9%
GFS Holding (General Partnership)	5%
Master Protection Corporation	4%
STR Grinnell GP Holding, Inc.	0.1%

Insurance & Bonds:

Tyco International, Inc., purchases insurance on behalf of all its operations and subsidiaries worldwide. This insurance coverage includes coverage for General/Products Liability, Automobile Insurance, Workers Compensation/Employers Liability, Property Insurance, Transit/Cargo Insurance, and Excess/Umbrella Liability Insurance, as well as many others.

It is Tyco's corporate policy to not issue insurance certificates or other detailed coverage statements, until actual contracts have been agreed to. Once contracts are drawn up, we are more than willing to produce certificates evidencing our insurance coverages in a timely and expedient manner on insurance industry standard ACCORD certificate forms. Tyco International does purchase insurance that complies with all applicable regulations, laws, customs, and practices for all

Page 2

tyco

Fire &
Security

SimplexGrinnell

Corporate Data Sheet/ Contractor Pre-Qualification Information

US states, territories, possessions, Canada, Mexico, along with most countries in the world. Please also note that Tyco is a company with annual revenues of over \$36 Billion and operates in over 80 countries. The limits and types of insurance we purchase are in accordance with companies of comparable size.

Safety:

SimplexGrinnell maintains a comprehensive company safety program and can provide copies of its manual upon request.

Workers' Compensation Experience Modification Rating:	10/1/2005 – 10/1/2006	.74(tentative)
(Tyco International (US) Inc. and subsidiaries)	10/1/2004 – 10/1/2005	.74
	10/1/2003 – 10/1/2004	.80

OSHA Lost Time Incident Rate:	2005	1.22
	2004	1.54
	2003	1.94

Interstate ID Number: 1495895A

Litigation:

SimplexGrinnell LP is a fire detection, sprinkler system, security and building communications solutions company that combines the forces of both Simplex and Grinnell Fire Protection, both of which have been in business well over 100 years. SimplexGrinnell operates from about 150 offices in all 50 states. Because of the type of business it is in, from time to time in the ordinary course of its business, SimplexGrinnell becomes involved in claims and litigation. However, there are no claims or litigation currently pending that would materially affect SimplexGrinnell's ability to perform.

FLORIDA DEPARTMENT OF STATE
DIVISION OF CORPORATIONS



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Events No Name History

Detail by Entity Name

Foreign Limited Partnership

SIMPLEXGRINNELL LP

Filing Information

Document Number	B0100000134
FEI Number	582808961
Date Filed	04/10/2001
State	DE
Status	ACTIVE
Last Event	REINSTATEMENT
Event Date Filed	03/05/2004
Event Effective Date	NONE

Principal Address

ONE TOWN CENTER ROAD
BOCA RATON FL 33486
Changed 04/06/2005

Mailing Address

ONE TOWN CENTER ROAD
BOCA RATON FL 33486
Changed 04/06/2005

Registered Agent Name & Address

C T CORPORATION SYSTEM
1200 SOUTH PINE ISLAND ROAD
PLANTATION FL 33324 US

General Partner Detail

Name & Address

Document Number F0100001903
STR GRINNELL GP HOLDING, INC.
ONE TOWN CENTER ROAD
BOCA RATON FL 33486

Annual Reports

Report Year	Filed Date
2005	04/06/2005
2006	04/26/2006
2007	04/10/2007

Document Images

- 04/10/2007 -- ANNUAL REPORT
- 04/26/2006 -- ANNUAL REPORT
- 04/06/2005 -- ANNUAL REPORT
- 03/05/2004 -- REINSTATEMENT
- 10/29/2002 -- REINSTATEMENT
- 04/10/2001 -- Foreign LP

Note: This is not official record. See documents if question or conflict.

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