



Project Name: John Day 9-1-1

Project Location: John Day, Oregon, United States

Project Number: 18-5669 Phase 1 Revision 0

Issue Date: June 6, 2018

Manufactured Product				
	Code	Unit Price	Qty	Extended Price
Console_1	DSP-C	40,783.18	40,783.18 1 40,783 Sub-Total 40,783 Include 8,582 8,582	40,783.18
		Sul	b-Total	40,783.18
Logistics				
Packaging				Included
Freight (estimate, need to confirm if prev wage)				8,582.75
Install (estimate, need to confirm if prev wage)				8,582.00
	•	17,164.75		
Project Tot	al (USD, All Sa	les Taxes Excl	uded)	57,947.93

Note: Products on H-GAC Contract are marked as 'H'. Items without an 'H' are open market items. H-GAC Contract No. EC07-16

Freight INCO Terms: FOB Destination to John Day, Oregon, United States

Payment Terms:

30% due upon Sign Off, NET 30

70% due upon Shipment of Work, NET 30

Quote is NOT valid without the Evans Terms & Conditions document.

 $Quote\ validity\ period\ is\ 90\ days\ for\ product\ (only).\ See\ Evans\ Terms\ \&\ Conditions\ document\ for\ more\ details.$

Evans accepts all major credit cards subject to service fees.

P.O. #:		Accept Evans Terms and Conditions			
Accepted by:	Mille Ce	Date: 9/19/2018			

We are requesting an on site date of no later than December 10th 2018 and we need clarification on the deadline for allowing line item removals.

Change to overall size of consoles: the two consoles combined can be no wider than eighteen feet.



MANUFACTURED PRODUCT PROJECT DETAILS

Includes all product	
Packaging	
Blanket Wrapped	
Freight	ETT CONTRACTO
Transportation by Truck (LTL) to John Day, Oregon, United States	
Evans Offload to Room of Rest	
Debris Removal	1
Transit Time: 10 Days	
Install ·	
Evans Installation	
Assumes single installation activity at non-union site during weekday, regular work hours in non-operational, free, and clear room.	
* The client must identify and provide a POC (point of contact) responsible for decision making or whom will have access to person of authority for the duration of the scheduled installation activity. The appointed POC must ensure that either he/sh the authorized representative will be available upon completion of the installation activity to sign off the Evans PCR (Project Completion Report) * Failure to provide such a contact assumes the activity as reported has been accepted. ** Assumes that site preparedness has been met in accordance with the attached contract terms and conditions.	e or



MANUFACTURED PRODUCT BILL OF MATERIALS

	osole_1 patch - Qty: 1						
וְצוּט	Part Number	Description	Measure	Unit Price		Qty	Extended Price
PROI	DUCT STRUCTURE	SHEET SHEET OF THE CONTROL OF THE SHEET SH	AND DESCRIPTION OF THE PARTY OF	A TO THE STATE OF	PERMIT		
1	CO-PF-HPL	High Pressure Laminate panel finish	Each	Included		1	Include
2	DSP-FD-B	Base Full Depth Console	Units	437.75	Н	14	6,128.50
3	DSP-RD-B	Base Reduced Depth Console	Units	394.40	Н	13.5	5,324.40
4	DSP-FD-EP-CO	Full Depth Contemporary style end panel	Each	392.70	Н	2	785.40
5	CO-WS	HPL Worksurface with Ergonomic PVC Edge	Units	131.75	Н	25.5	3,359.63
6	CO-WS-UFE	Upgrade Worksurface Edge to Ergonomic Soft Urethane	Units	53.55	Н	20	1,071.00
7	CO-WLS-LC-HD-2	Two heavy duty Lift Columns with control equipment; Main Platform; Includes worksurface support cage	Each	1,575.90	Н	2	3,151.80
8	CO-WLS-CSTS	Contact safety tape switch option for main platform	Units	79.90	Н	13.5	1,078.65
9	CO-WLS-SLS	Base cavity safety limit system (SLS) (per module)	Each	255.00	Н	10	2,550.00
10	CO-AM-US-OA	Undercounter Storage - Open Adjustable Shelves	Units	437.09		4	1,748.36
EQUI	PMENT/ACCESSORIES		-	-		-	
11	CO-ESS-BFS	Base Fixed Shelf	Each	169.15	Н	11	1,860.65
12	CO-EL-CCS	EnviroLinc core control system (power module not included)	Each	1,085.08		2	2,170.16
13	CO-EL-DF	EnviroLinc desktop fans (pair)	Each	113.56		2	227.12
14	CO-EL-PM-AC	EnviroLinc AC power module	Each	308.98		2	617.96
15	CO-EL-TSC	EnviroLinc touch screen controller	Each	283.25		2	566.50
16	CO-HT-FA-EL	Forced Air Heater mounted to front panel; EnviroLinc compatible	Each	408.00	Н	2	816.00
17	CO-PB-NA-6-15	North America Power Bar with mounting bracket; 120V/15A, 6 outlets, 15' power cord, CSA/UL	Each	97.75	Н	2	195.50
18	CO-PB-NA-6-6	North America Power Bar with mounting bracket; 120V/15A, 6 outlets. 6' power cord. CSA/UL	Each	84.15	Н	13	1,093.95
19	CO-TL-DT-ZB	Z-Bar task light by Koncept with weighted base	Each	192.95	Н	2	385.90
20	CO-MA-E-SW-ST-SS	Slatwall/Slatrail mounted Single Tier Dual Monitor Arm by Evans (40 lbs. (18.1 kg) per arm)	Each	440.30	_	1	440.30
21	CO-UMA-ST-4	Unity Monitor Arm™ with 4 Single Tier Monitor Mounts	Each	3,605.70	Н	2	7,211.40
				Sub-Tota	l (sir	ngle unit	40,783.18



TERMS AND CONDITIONS

The following standard terms and conditions apply to the attached quotation (the "Quotation"), unless expressly stated otherwise in the Quotation provided by Evans Consoles Corporation and/ or Evans Consoles Incorporated and/or Evans Consoles B.V. (collectively, "Evans") to the purchaser (the "Buyer") of the products and/or services (the "Work").

1.0 Quotation

- 1.1 Unless otherwise stated, the Quotation prices are valid for ninety (90) days and freight and installation prices are valid for thirty (30) days from the date of the Quotation.
- 1.2 The prices in the Quotation are valid for Work shipped or completed within twelve (12) months from the date of the confirmed order (the "Purchase Order"). Evans reserves the right to revise or adjust pricing, in their sole discretion, on orders not shipped or completed within the twelve (12) month period. Requests to defer the installation service beyond six (6) months from product shipment are subject to a revised installation Quotation.

2.0 Price and Payment

- 2.1 Except as otherwise agreed in writing by the parties, the prices of the Work shall be paid as per the following payment terms:
 - 2.1.1 Thirty percent (30%) progress payment net thirty (30) due upon Sign Off, as herein defined, two percent (2%) net fifteen (15);
 - 2.1.2 Seventy percent (70%) net thirty (30) upon shipment of work, two percent (2%) net fifteen (15);
 - 2.1.3 One point 5 percent (1.5%) late payment penalty shall be applied per calendar month per payment if payment not received within 30 days of invoice issuance.
- 2.2 For Purchase Orders which require the Work to be shipped and or installed outside of the United States or Canada, credit approval from a third party agency previously approved by Evans must be obtained and provided in a form satisfactory to Evans in their sole discretion. Payment must be provided through an irrevocable letter of credit (the "ILC"). The terms of the ILC shall be:
 - 2.2.1 The ILC shall be in the English language and all supporting or related documents requiring execution shall also be in English;
 - 2.2.2 The ILC shall be drawn on the Bank of Montreal or an affiliated bank in the currency stated in the Quotation;
 - 2.2.3 The expiry of the ILC must extend at least six (6) months past the installation or shipping date set out in the Quotation, whichever is later. If the project is delayed or rescheduled, then the ILC expiry date will need to be extended; and
 - 2.2.4 All documents requiring execution relating to the ILC must be within the control of Evans or produced by Evans, such as the bill of lading, commercial invoice, certificate of origin, statement of compliance to product specification.
- 2.3 It is recognized that an Evans console solution is a one of a kind, custom made product specifically designed to meet the customer's equipment and ergonomic requirements, hence;
 - 2.3.1 Once design and production have started or product has been shipped, the order is non-cancelable, non-returnable and non- refundable.
 - 2.3.2 Third party buyouts (where there is no Evans manufacturing component) will have a minimum restocking charge of 25%, plus freight. This will be confirmed at the time of return request based on the policies in place from our third party suppliers.
- 2.4 The Quotation price includes all transportation, carriage and insurance from Evans' manufacturing facility to the designated place for delivery specified in the Quotation.
- 2.5 Any specific or extra shipping or insurance requirements of the Buyer must be disclosed prior to the issuance of the Purchase Order, and may result in an amendment to the Quotation to consider any additional costs incurred.
- 2.6 Unless stated otherwise, sales taxes are not included in the Quotation price. For shipments within the United States or Canada Evans is required by law to collect the appropriate state, provincial and

municipal sales and use taxes at the time of invoice, for the products supplied. Evans will require a certificate of tax exemption prior to the time of invoicing if applicable to this procurement. For shipments outside of the United States or Canada, payment of importation fees and customs clearance, duties, sales taxes or any other taxes at the shipping destination are the sole responsibility of the Buyer.

2.7 Evans is required by US Federal law to provide a federal tax identification number on all shipments delivered within the United States. This information must be included in the Purchase Order prior to shipment of any Work.

3.0 Scheduling

- 3.1 Evans will not begin the procurement of materials for the Work, or fabrication until the Buyer has paid the payment set out in 2.1.1, and provided acceptance of the signed off drawings, in writing, authorizing Evans to proceed with fabrication of the Work. This milestone is referred to as the "Sign Off".
- 3.2 Evans will establish a formal project schedule, based on dates mutually agreeable to the Buyer and Evans, to ensure a timely delivery the Work after receipt of the Purchase Order and Sign Off. The project size, scope and shipping destination will affect the project schedule.
- 3.3 All of the detailed information required to complete the design of the consoles shall be provided to Evans by the Buyer at the time of project Sign Off. All of the product dimensions shown on the Sign Off drawings are considered final. Any changes to these dimensions by the buyer after project Sign Off may have an impact on pricing and/or schedule.
- 3.4 In the case where there are further questions following project Sign Off, or there are clarifications or missing information that are identified during detailed design and manufacturing stage of the project, the Buyer shall respond to these questions within 48 hours of the request being sent by Evans. If Evans does not receive a request within the timeframe, the scheduled project delivery and/or cost may be impacted.
- 3.5 Room dimensions that are provided to Evans by the Buyer and which are show on the Sign Off drawings, are assumed to be the correct onsite dimensions. In the case there is a discrepancy between the onsite conditions and the Sign Off drawings, the Sign Off drawings will be considered as correct and any adjustment required may have an impact on pricing and/or schedule.

4.0 Packin

- 4.1 For shipments to the United States or Canada, the Quotation includes packaging suitable for dedicated air-ride moving van shipment. Components such as panels, work surfaces and baseboards may be packaged separately. The console framework will be segmented into convenient lengths for handling.
- 4.2 At the Buyer's request, Evans can supply rugged crating for general freight, ocean freight, air freight or less than truckload (LTL) shipment at an additional charge. All projects requiring crating will be quoted and furnished with Evans standard frame crates (plywood on bottom only) unless noted otherwise. If alternate crating requirements are requested after the Purchase Order has been issued, Evans will provide a revised Quotation or change order for any additional services.

5.0 Shipment and Storage

- 5.1 The shipping price is valid only for the shipment of the Work described in the Quotation, based upon single shipping activity unless noted otherwise. If the Buyer requests additional shipments, expedited shipments or off-site storage of the products, Evans will provide a revised Quotation or change order for the additional services.
- 5.2 Evans follows the international trade terms under INCOTERMS 2010.
- 5.3 When Evans is responsible for shipping the Work, unless otherwise stated, the shipping terms shall be CIP (carriage, insurance paid to) named destination point. Title and risk shall pass to the Buyer when the Work delivered to the carrier by Evans who pays for transportation and insurance to the named destination.
- 5.4 If damage occurs during shipment, these damages must be identified and Evans notified within forty-eight (48) hours of delivery. In the case

of an ocean shipment, the damaged goods must be set aside for a formal marine survey and it must be noted whether or not the container's seal was intact upon arrival at the destination. The surveyor shall determine where the damages occurred and assign liability to the appropriate party. The carrier has the right to take physical possession of the Work against which damages are being claimed. If the carrier is assessed a financial sum for the damaged product, they have the right to sell the damaged Work for salvage.

- 5.5 For deliveries within the United States or Canada a single offloading activity is included in the Quotation. The Quotation is based upon clean and clear access from the point of unloading to the room of rest. For international deliveries, container unloading is not included in the Quotation.
- 5.6 If the Buyer is responsible for shipping the Work, the shipping term will be ex-works (named place of delivery) as defined in Incoterms 2010. Evans will place the Work on Evans' loading dock, suitably packaged for export shipment and advise the Buyer in writing it is available for pickup. If pickup does not occur with 3 working days, additional cost may apply. The Buyer shall communicate to Evans the method of transport to ensure the packaging is appropriate, subject to the shipping provisions contained herein. Title passes to the Buyer when the Work is removed from Evans' dock and the Buyer or their representative carrier, signs the bill of lading. The Buyer is responsible for damages during loading, transport or off-loading.
- 5.7 The Work is designed for indoor control room environments with temperature and humidity control. Evans requires, in circumstances where any Work is to be stored by Buyer, that Work, including the Work contained in crates or shipping materials, be housed in indoor warehouse conditions maintaining a constant temperature range between fifteen to twenty-five (15 to 25) degrees Celsius or sixty to seventy (60-75) degrees Fahrenheit and between forty-five to fifty-five percent (45 to 55%) humidity range. Adequate temperature control and ventilation must be provided during storage and handling to protect the Work from extreme climate fluctuations. Evans will not replace under warranty, nor will it be deemed a breach of any representation or warranty regarding the quality of the Work, any Work damaged by improper or negligent storage conditions, or conditions which do not meet the standards outlined herein at the sole discretion of Evans.

6.0 Site Preparation and Installation

- 6.1 The Buyer shall make the destination and/ or project site (the "Site") clean, clear, and prepared for the installation or delivery of the Work upon the agreed delivery date. For installation, all flooring, carpeting, walls, painting, and electrical construction that could in any way effect or impact the installation of the Work must be complete.
- 6.2 The Buyer shall appoint a representative who will be available at the Site to direct Evans installation team regarding security, site safety and Work placement.
- 6.3 The price for the installation of the Work contained in the Quotation is firm and fixed for a single installation visit for the Work at a non-union Site for affiliated furniture systems installers. If the Buyer requests union labor for off-loading or installation after a Purchase Order has been accepted, all additional costs will be the responsibility of the Buyer. Unless otherwise agreed, the installation price contained in the Quotation is based upon a single installation of the Work during weekday, regular work hours. Evening or weekend installation activities may be subject to additional charges to the Buyer.
- 6.4 Evans requires a minimum of 10 business days to coordinate resources prior to the installation activity.
- 6.5 Multiple installation activities, additional time required for unscheduled safety training sessions or drug testing, Work requiring relocation by Evans at the Site or general delays caused by Site conditions not being prepared for the Work will be an additional charge to the Buyer.
- 6.6 All installations of the Work must be performed by an authorized Evans Representative or an Evans' certified dealer (collectively the "Installer"). For Purchase Orders made excluding installation services, it is understood that Evans products are customized and do not come with installation or assembly manuals. If the Buyer wishes to purchase the Work contained herein without installation services provided by Evans, they shall execute an Installation Waiver in favor of Evans. If the

Buyer is a dealer not certified by Evans to act as an Installer, the Buyer is required to use an Installer.

7.0 Changes

- 7.1 The parties may, by written or electronic notification, request changes to the drawings, designs, specifications, method of shipment or packing, quantity, or time or place of delivery of the Work, reschedule the installation, or require additional or diminished Work (the "Changes").
- 7.2 All Changes requested must be agreed to in writing by both parties, otherwise they are unenforceable. Only an authorized representative of Evans may issue Changes to the Purchase Order. If any Change causes an increase or decrease in the price of, or the time required for, performing the Purchase Order, an equitable adjustment will be made in the Purchase Order price, delivery dates or both, and Evans will provide a revised Quotation or change order for the adjustment.

8.0 Buyer Acceptance

- 8.1 Upon completion of the installation, the Buyer shall arrange for a representative to receive a product demonstration and training on the operation and maintenance of the installed Work.
- 8.2 Upon completion of the installation of the Work, a report will produced by the Installer and will be executed by the Buyer's representative signifying acceptance of the installed Work subject to the resolution of any damaged or deficient items. If the installation is not substantially completed, the final acceptance will be delayed until the resolution of all identified deficient or damaged items is complete. Signed acceptance including a punch list of any noted deficiencies and/or damages must be reported back to Evans corporate office with 48 hours of installation completion. All Installers must provide a signed acceptance from the Buyer to Evans.

.0 Evans Warranty

- 9.1 Unless otherwise stated in the Quotation, Evans warrants that all the Work will be free from defects in materials and workmanship from the date of purchase. Terms of the warranty are as follows:
 - 9.1.1 LIFETIME WARRANTY on all fixed structural frame components;
 - 9.1.2 LIFETIME WARRANTY on all static exterior panels and work surface components parts; with 5 years for labor;
 - 9.1.3 LIFETIME WARRANTY on all adjustable, sliding or hinged mechanisms or parts; with 5 years for labor;
 - 9.1.4 OEM (original equipment manufacturer) warranty on all third party buyouts identified on the Price Quote
 - 9.1.5 5 years on the Evans branded E-Arm family
 - 9.1.6 5 YEAR WARRANTY on electrical actuated lift columns;
 - 9.1.7 3 YEAR PRODUCT WARRANTY on Evans' PowerLinc™ system;
 - 9.1.8 3 YEAR PRODUCT WARRANTY on Evans' EnviroLinc™ system;
 9.1.9 3 YEAR PRODUCT WARRANTY on Evans' LumiLinc™ system
- 9.2 The warranty period will begin on the date the Work receives final acceptance from the Buyer at the Site. Notification of any defect or failure must be delivered in writing to Evans within the applicable warranty period. In the event that a written notice of a warranty claim is not delivered to Evans prior to the expiration of the relevant warranty period, Evans shall not be obligated to provide any warranty to the Work.
- 9.3 At Evans option, products will be repaired at the Site or, if deemed necessary, will be returned to Evans, with Evans being responsible for shipping and handling charges and insuring the shipment. Evans will return the repaired or replacement products to the Buyer via prepaid freight. If Evans does not accept a notice of defect or failure based on their sole discretion that the defect or failure was caused by causes or situations outlined in section 9.5 below, the decision is binding and final upon the Buyer.
- 9.4 The warranty periods shall not be extended or modified due to any warranty claims, repairs or replacements made under this section 9.
- 9.5 This warranty does not cover damage due to external causes, including accident, abuse, problems with electrical power, improper application and misuse, installation by parties other than Installers, alterations, improper storage, servicing unauthorized by Evans, neglect, problems caused by the use of parts and components not supplied by Evans, or the effects of normal wear and tear.
- 9.6 The warranty on Evans Urethane Ergonomic Waterfall Nosing is void and unenforceable if any ammonia based cleaners are used on the nosing and/or worksurface

- 9.7 This warranty does not cover any consumable items such as, but not limited to, light bulbs, filters, and any third party software.
- 9.8 The provision of installation labor is at the sole discretion of Evans, and is excluded on all buy-out products that are not directly incorporated into the design/manufacture of Evans' custom-fabricated products.
- 9.9 Rights and benefits of this section 9 are given solely to the original Buyer of the Work and may not be transferred or assigned to a third party without the prior written consent of Evans.

10.0 Confidentiality

10.1 The Buyer agrees to maintain confidentiality with regard to secret, confidential, and proprietary information, as well as all trade secrets and intellectual property disclosed or developed by Evans in connection with the Work or the Purchase Order, and shall require the similar undertaking from any employees, subcontractors, representatives or agents. Any drawings, plans and data, furnished by Evans to the Buyer and all related technical and commercial information that the Buyer may receive in the course of the Purchase Order and the Work, shall be confidential and shall not be used for any purpose other than performing this contract. Such confidential information shall not be reproduced or copied by the Buyer without Evans written consent and shall remain the sole property of Evans, even upon completion of the Work and Purchase Order.

11.0 Jurisdiction

- 11.1 All Purchase Orders entered by a Buyer residing primarily, or having head offices, in the United States, regardless of its place of negotiation, execution, or performance, shall be governed by and subject to the laws of the Commonwealth of Virginia and exclusive jurisdiction of the state courts of Fairfax County, Virginia and the United States District Court for the Eastern District of Virginia, Alexandria Division, as appropriate, shall have exclusive jurisdiction regarding any related disputes.
- 11.2 All Purchase Orders entered by a Buyer residing primarily, or having head offices, in Canada or any other country internationally, regardless of its place of negotiation, execution, or performance, shall be governed by and subject to the laws of the Province of Alberta and of Canada applicable therein, and exclusive jurisdiction of the courts of Calgary, Alberta, as appropriate, shall have exclusive jurisdiction regarding any related disputes.

12.0 Limitation of Liability

- 12.1 The parties agree to indemnify and hold harmless the other party from any and all claims for damage, loss, injury or expense, including reasonable attorney fees, to any property or persons, arising out of, or in any way incidental to the negligent performance of their respective obligations under the Purchase Order or by anyone for whom they are in law respectible.
- 12.2 Evans does not provide professional architectural, electrical engineering, mechanical engineering or structural engineering services. Evans shall be held harmless for such work based on design recommendations provided by the Buyer or Buyer's representatives during the course of the Purchase Order.
- 12.3 EVANS IS NOT LIABLE FOR ANY LIQUIDATED, SPECIAL, INDIRECT, INCIDENTAL, CONSEQUENTIAL, EXEMPLARY, OR PUNITIVE DAMAGES (INCLUDING ANY DAMAGES FROM BUSINESS INTERRUPTION, LOSS OF PROFITS OR REVENUE, COST OF CAPITAL, OR LOSS OF USE OF ANY PROPERTY OR CAPITAL) EVEN IF ADVISED, OR OTHERWISE AWARE, OF THE POSSIBILITY OF ANY SUCH DAMAGES. THE EXCLUSION OF SUCH DAMAGES IS INDEPENDENT OF, AND WILL SURVIVE, ANY FAILURE OF THE ESSENTIAL PURPOSE OF ANY LIMITED REMEDY UNDER THESE TERMS AND CONDITIONS. IN NO EVENT SHALL EVANS' LIABILITY EXCEED THE VALUE OF THE PURCHASE ORDER.

13.0 Force Majeure

13.1 If, by reason of a force majeure, either party hereto shall be rendered unable wholly or in part to carry out its obligations under the Purchase Order, then such party shall give notice and full particulars of such force majeure in writing to the other party within a reasonable period of time. Upon such notice, the obligations of the party giving such notice, so far as it is affected by such force majeure, shall be suspended during the continuance of the event then claimed, and such party shall endeavor to remove or overcome such inability with all reasonable diligence. The term force majeure as employed herein, shall means acts of God, strikes, lockouts, or other industrial

- disturbances, act of public enemy, insurrection, riots, epidemics, landslides, lightning storms, earthquake, fires, hurricanes, storms, floods, washouts, droughts, arrests, restraint of government and people, civil disturbances, explosions, or any other causes not reasonable within the control of the party claiming the force majeure.
- 13.2 Each party shall take all commercially reasonable steps to mitigate any loss or damages as a result of the force maieure.
- 13.3 The Buyer shall pay for the portion of the Work completed and/ or delivered up until the point of delay by force majeure.

14.0 Termination

- 14.1 If the Buyer is in material breach of the Purchase Order and fails to remedy the breach within 10 days of written notice of the breach, Evans may terminate this Purchase Order at their sole discretion. If the material breach continues, Evans may terminate this Purchase Order and Buyer will be responsible for any costs incurred by Evans in their performance under the Purchase Order to the date of termination.
- 14.2 The solvent party may terminate this Purchase Order upon written notice if the other party commits an act of insolvency or the Buyer is unable to produce satisfactory evidence of solvency at the request of Fyans

15.0 Waiver

15.1 The failure of either party to enforce at any time any of the provisions of the Purchase Order will not be construed to be a continuing waiver of those provisions, nor will any such failure prejudice the right of the party to take any action in the future to enforce any provision.

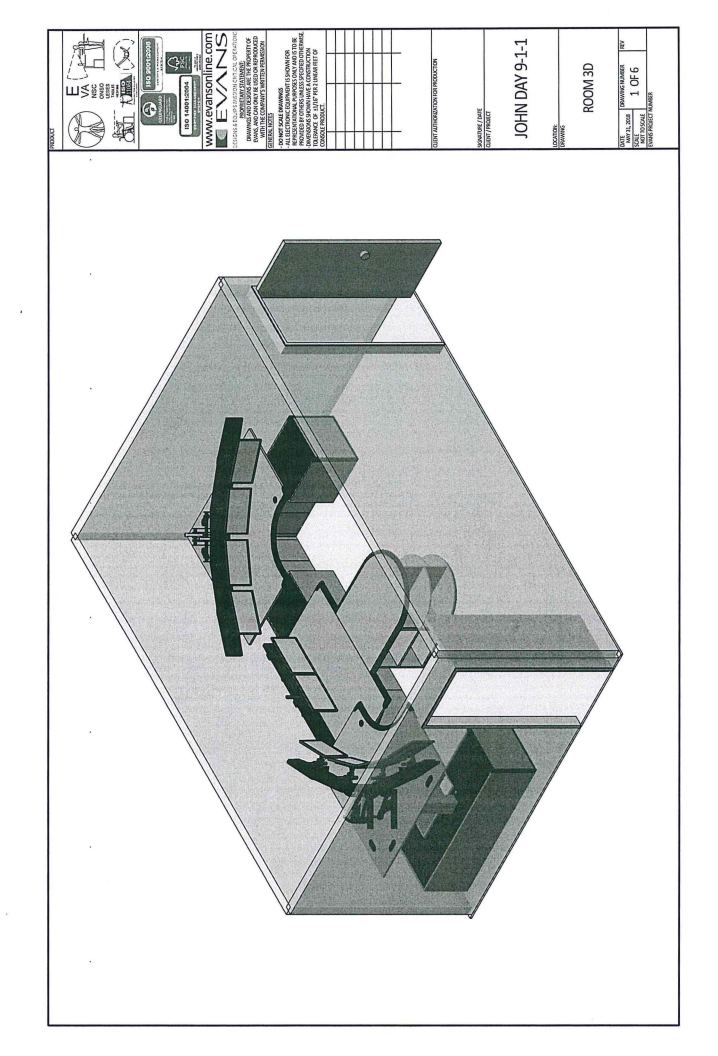
16.0 Survival & Severability

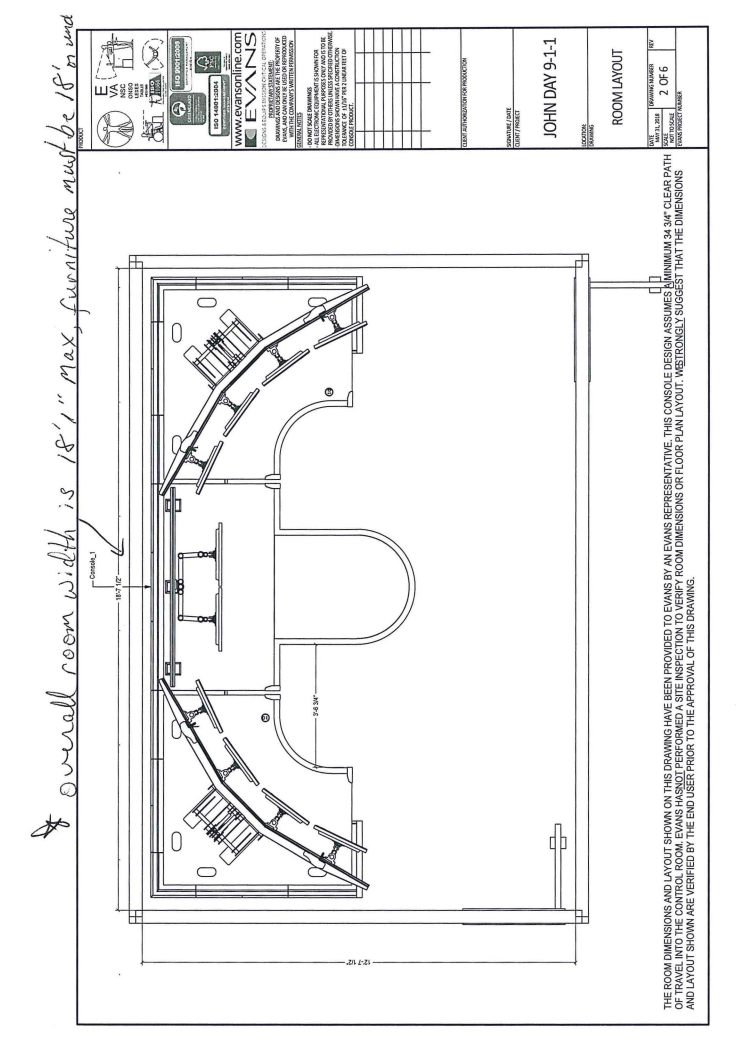
- 16.1 All provisions of these terms and conditions which by their nature should apply beyond its term will remain in force after any termination or expiration of the Purchase Order, including but not limited to sections 9. 10. 11. 12. 15 and 17.
- 16.2 If any provision of these terms and conditions are held to be illegal, invalid, or unenforceable by a court of competent jurisdiction, that provision will be severed from these terms and conditions and the Purchase Order and the remaining provisions will remain in full force and effect.

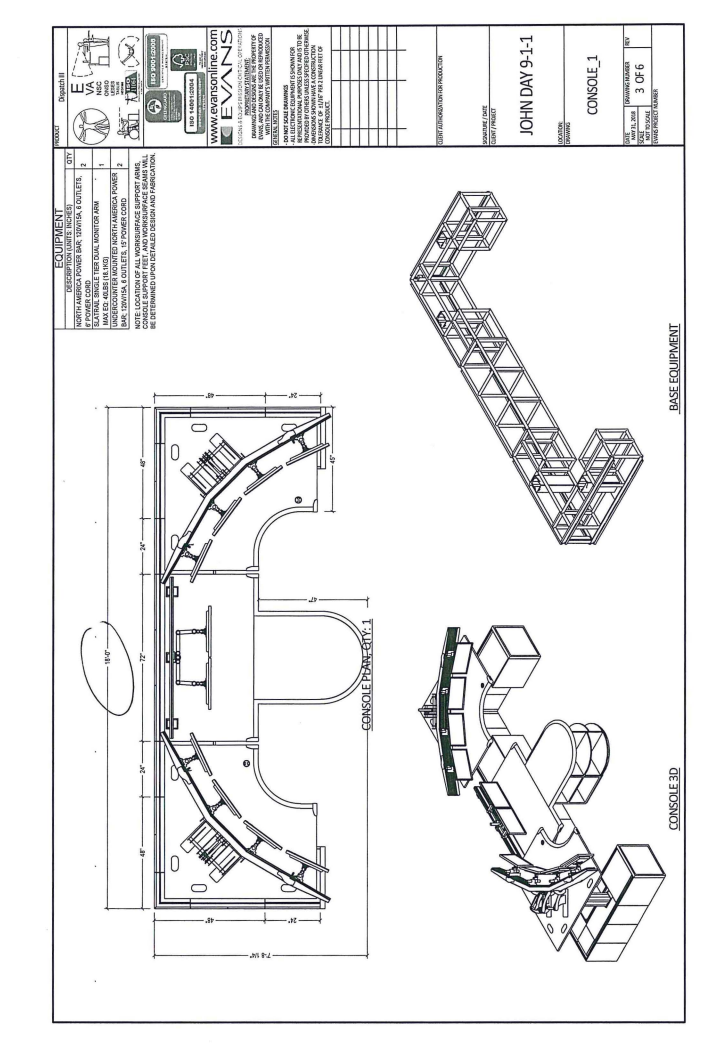
17.0 DUTIES

17.1 Notwithstanding anything to the contrary contained in the Quotation, the Buyer and Evans acknowledge and agree that outside of the United States and Canada, the price does not include any duties, levies, import charges or assessments levied or imposed by the relevant Government authorities upon the importation of the goods or services described in the Quotation. Any such duties, levies, import charges or assessments as are levied or imposed at any time hereafter by the Government upon the importation shall be paid by in whole by the Buyer. If such duties, levies, import charges or assessments are paid by Evans, they shall be reimbursed by the Buyer to Evans upon invoice thereof. The price set forth in the Quotation for the Work includes all transportation, carriage and insurance from Evans' manufacturing facilities to the designated place or places for delivery specified in the Quotation.

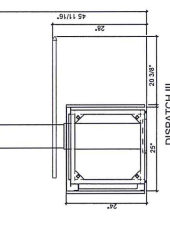
rev. April 27, 2018







NOTE: TYPICAL SECTION VIEWS SHOWN. SOME DISPLAYED OPTIONS MAY NOT BE INCLUDED. REFER TO PRODUCT PLAN VIEW, PERSPECTIVE VIEW, OR INTERNAL/EQUIPMENT VIEW FOR VIEW OF ACTUAL OPTIONS.



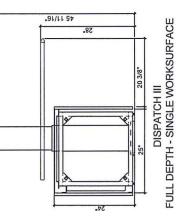
PROPRIETARY STATEMENT:
DRAWINGS AND DISSAGES, REVER PROPERTY OF
ENANS, AND CAN CHIVE USED OF REPRODUCED
WITH THE COMPANY'S WRITTEN PERMISSION
GENERAL NOTES

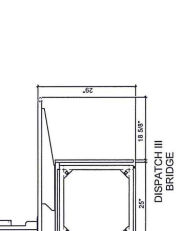
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CLIENT AUTHORIZATION FOR PRODUCTION

www.evansonline.com PROPRIETARY STATUMENT:
DRAMMOS AND US STATEMENT OF
EVANS, AND CAN ONLY BE USED ON REPRODUCED
WITH THE COMPANY'S WRITTEN PERMISSION
GENERAL NOTES - DO NOT SCHE DRAMMOS - ALL ELECTRONC EQUINAGT IS SHOWN FOR REPRESENTATIONAL PRIMOSES ONLY AND IS TO BE PROVIDED FOR THESE VALES SCHED OF THERWISE. JOANS GONG SAWNHAWES, CORFINCTION TO LEGARCE OF 2110F PRE Z. UNEAR REET OF COROGLE PRODUCT. (150 3001:2008) STANDARD SECTION VIEWS 2 JOHN DAY 9-1-1 180 440012004 DATE
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