

**AN ORDINANCE BY THE CITY COUNCIL OF THE CITY OF WILDWOOD, MISSOURI AUTHORIZING THE CO-INTERIM CITY ADMINISTRATORS TO EXECUTE AND ISSUE A PURCHASE ORDER FOR CERTAIN SECURITY ITEMS INTENDED FOR INSTALLATION AT CITY HALL, WHICH RELATE TO OCCUPANT SAFETY, THROUGH THE USE OF PROPOSITION P SALES TAX FUNDS. (Wards – All)**

**WHEREAS**, the City Council of the City of Wildwood, Missouri finds, and determines, that it is in the best interest of the safety of the residents of the City of Wildwood and visitors to the current City Hall facility to purchase certain materials for the benefit of improved safety at this location; and

**WHEREAS**, the St. Louis County Police Department have researched the benefits and costs associated with a film material that is applied to certain window openings associated with the current building, which will provided this enhanced level of protection and chose an effective system from **Clear Armor, L.L.C.** and is recommending the purchase of this protective armoring, given their effectiveness, ease of installation, and cost;

**WHEREAS**, the Board of Public Safety was presented this request, and associated information, at its July 11, 2019 meeting, by the Department of Administration, where the members discussed the proposal by **Clear Armor, L.L.C.**, and agreed the need was great enough for this level of protection, thereby supporting the expenditure of the identified funds for said purpose; and

**WHEREAS**, funding is being requested for this purchase from the Reserve Fund that has been established by the City Council, supported by Proposition P revenues, the Public Safety Sales Tax.

**NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF WILDWOOD, MISSOURI, AS FOLLOWS:**

**Section One.** The Co-Interim City Administrators are hereby authorized and empowered to execute and issue a Purchase Order for the acquisition of certain film material for window openings manufactured and installed by **Clear Armor, L.L.C.**, on behalf of the City of Wildwood, pursuant to the terms set forth in the Proposal attached hereto, marked as **Exhibit A**, and incorporated by reference herein.

**Section Two.** The Co-Interim City Administrators are hereby further authorized and directed on behalf of and in the name of the City to agree to do any and all other acts and efforts to execute and deliver any and all items, all as may be necessary and appropriate to consummate the above mentioned purchase consistent with the Proposal. The execution by the Co-Interim City Administrators of any agreement, document, instrument, check or certificate referred to in this Ordinance and the Proposal shall be conclusive evidence of the approval thereof and of all of the terms, provisions and conditions contained therein. Any and all acts which the Co-Interim City Administrators may do or perform in conformance with the powers conferred upon him by this Ordinance are hereby expressly authorized, approved, ratified and confirmed.

**Section Three.** The total expenditure authorized by this Ordinance shall not exceed *sixty-five thousand eight hundred thirty-five dollars (\$65,835.00)*.

**Section Four.** Nothing contained herein shall in any manner be deemed or construed to alter, modify, supersede, supplant or otherwise nullify any other Ordinance of the City or the requirements thereof whether or not relating to or in any manner connected with the subject matter hereof, unless expressly set forth herein.

**Section Five.** If any term, condition, or provision of this Ordinance shall, to any extent, be held to be invalid or unenforceable, the remainder hereof shall be valid in all other respects and continue to be effective

and each and every remaining provision hereof shall be valid and shall be enforced to the fullest extent permitted by law, it being the intent of the City Council that it would have enacted this Ordinance without the invalid or unenforceable provisions. In the event of a subsequent change in applicable law so that the provision which had been held invalid is no longer invalid, said provision shall thereupon return to full force and effect without further action by the City and shall thereafter be binding.

**Section Six.** This Ordinance shall be in full force and effect from and after the date of its final passage and approval.

**This Bill was passed and approved this \_\_\_\_\_ day of \_\_\_\_\_ 2019, by the Council of the City of Wildwood, Missouri after having been read by title or in full two times prior to passage.**

\_\_\_\_\_  
Presiding Officer

\_\_\_\_\_  
The Honorable James R. Bowlin, Mayor

**ATTEST:**

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\_\_\_\_\_  
Jessica Stirmlinger, Deputy City Clerk

\_\_\_\_\_  
Jessica Stirmlinger, Deputy City Clerk

Exhibit "A"

**CLEAR-ARMOR LLC**

32991 North Thornapple Ln.  
 Grayslake, IL 60030  
 Office:847-665-8447  
 Fax:847-223-2445



**ESTIMATE**

Estimate #	3298
Date	7/11/2019
Client PO #	
Rep	DT

**Install Address**

City of Wildwood Precinct Station  
 16860 Main Street  
 Wildwood, MO 63040

**Billing Address**

St. Louis County Police Department  
 City of Wildwood Precinct  
 Captain James Mundel  
 16860 Main Street  
 Wildwood, MO 63040

<b>Total SqFt</b>
219.45

THIS ESTIMATE IS VALID FOR THIRTY (30) DAYS.  
 CLEAR-ARMOR LAMINATES ARE CUSTOM CUT TO ORDER.

**BALANCE DUE UPON COMPLETION OF JOB. ALL SALES ARE FINAL.**

Product/Service	Description	Subtotal
BR	Clear-Armor's BR laminate will create a small arms bullet resistant environment. It is also smash/burglar/bomb/hurricane-wind resistant. ----- Installation of Bullet Resistant laminate on: Exterior windows, exterior door and lobby window at Wildwood Precinct equaling 219.45 sqft of glass (areas selected by customer)	65,835.00
Travel & Crew Expenses	*Included	
	Note: Pictures and measurements were provided by customer Total price reflects a turn-key installation	

<b>Total:</b>	<b>\$65,835.00</b>
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Disclaimer: If client or contact person not available for final walk-through and the job has been satisfactorily completed, signature of Clear-Armor crew leader will be sufficient for conclusion of the project.

Signature: \_\_\_\_\_ >This estimate becomes a binding contract upon signature.

Clear Armor laminates are the only security films to have exceeded the ULC-S332-93 (Standard for Burglary and Resistant Glazing Material) & ANSI Z97 on 1/8" inch glass. Our SL 15 three ply laminate is bullet resistant when applied on 1/2" inch glass. For optimal performance, CLEAR ARMOR recommends that all tempered glass be replaced with regular annealed glass when possible. Safety Films/Security Laminates are a deterrent and may not prevent ultimate entry.

Since laminates and films are applied with a water-based solution, it is normal for minor bubbling and hazing to occur during installation before curing. This curing period will vary in time depending on the level of exposure to direct sunlight, time, and thickness of laminate. Although this curing process is minimal (30 days or less) on thinner films, it could extend beyond 6 months on thicker laminates that are installed on interior glass. All moisture and water bubbles will disappear with time as the moisture evaporates through the multiple layers of polyester. CLEAR ARMOR will take every necessary action possible to clean all windows prior to the installation of the laminate; minor dust particles may appear