

# Estimate #3891



**Billing Address**  
Livingston County.  
420 S Highlander Way  
Howell MI 48843  
eyoung@livgov.com  
+1 517 540 8740  
**Contact:** Livingston County  
+15175408740

**Service Address**  
Livingston County Facility  
Services  
420 S Highlander Way  
Howell MI 48843 United  
States  
eyoung@livgov.com  
+1 517 540 8740  
**Contact:** Livingston County  
Faci... Services  
+15175408740

**Send Payment To**  
Amerivet Services LLC  
12795 Silver Lake Rd.  
Brighton MI 48116 United  
States  
810-299-3095  
admin@amerivetservices.biz

<b>Sent On</b>	04/21/23
<b>Total</b>	\$136,600.00
<b>Payments</b>	\$0.00
<b>Balance</b>	\$136,600.00

## Charges

Item	Description	Unit Cost	Tax	Quantity	Line Total
10 Specialties	Replace rollup doors at LETS Garage per the following scope of work: <ul style="list-style-type: none"><li>Procure 2 ea 18' 10" x 13' 9" Cornell Cookson insulated high performance doors with 3 hp motors</li><li>Remove existing doors, hardware, and operators. Salvage and store as many parts as might be useful at other locations.</li><li>Modify electrical feeds, add additional signal lights at each door.</li><li>Install new doors with seals per factory specification. Test and verify operation</li></ul>	\$136,600.00	✓	1.0	\$136,600.00
					Subtotal \$136,600.00
					Tax \$0.00
					<b>Total \$136,600.00</b>

## Payments

Date	Type	Amount
No payments		

## Notes

Conditions: Work to be performed during normal work hours of 8 AM 4 PM Monday through Friday, excluding holidays. Work scheduling in relation to other work in progress and material availability.

## Terms

Due on receipt. No exceptions. 2.5% monthly charge added for unpaid amounts. Additional work billed at \$125 per manhour plus materials at 20% markup. Overtime work billed at \$175 per manhour, \$250 per manhour on Sundays and holidays. We accept VISA, MasterCard, and American Express for your convenience. This proposal is valid for 30 days. Permits and inspections by others.

The following terms and conditions apply only to Spot Service Work, authorization for which is implied by the customer's approval to enter the work site/area. Work performed under service agreements or other contracts is governed by the Terms and Conditions contained in the agreement executed by the Contractor and Customer.

Customer will provide reasonable means of access to the equipment/work area and allow Contractor to start and stop equipment as necessary to perform our required services.

Customer agrees to pay for all the services rendered and materials or parts supplied at the current rates and prices in effect at the time services are performed. Payment is due upon receipt of invoice.

Services are being performed as required by the Customer and it is specifically understood that Contractor has not had a previous opportunity to inspect the totality of the system, equipment, work site, structure, or maintenance records and that the work must be done immediately.

Contractor does not warrant the work performed against failures or defects in the materials or workmanship provided. However, if any replacement part or item of equipment installed by the Contractor proves defective, the Contractor will extend to the Customer the benefits of any warranty the Contractor has received from the manufacturer; removal and reinstallation of any equipment or materials repair or replaced under a manufacturer's warranty will be at the Customer's expense and at the rates then in effect.

Any legal action against the Contractor relating to this Agreement, or the breach thereof, shall be commenced within one (1) year from the date of the work.

In the event Contractor must commence legal action in order to enforce its rights under this Agreement, Customer shall pay Contractor all court costs and attorneys fees incurred by the Contractor.

THERE ARE NO WARRANTIES, STATUTORY, EXPRESS OR IMPLIED, IN CONNECTION WITH THE WORK PERFORMED HEREUNDER, AND SOLD AND EXCLUSIVE REMEDY OF THE CUSTOMER FOR FAILURES OR DEFECTS IN THE WORK PERFORMED IS TO HAVE THE WORK REDONE AT THE CUSTOMER'S EXPENSE.

UNDER NO CIRCUMSTANCES, WHETHER ARISING IN CONTRACT, TORT (INCLUDING NEGLIGENCE, EQUITY, OR OTHERWISE, WILL CONTRACTOR BE RESPONSIBLE FOR DAMAGES ARISING FROM LOSS OF USE, LOSS OF PROFIT, INCREASED OPERATING OR MAINTENANCE EXPENSE, CLAIMS OF CUSTOMER'S CLIENTS, OR ANY SPECIAL INDIRECT, OR CONSEQUENTIAL DAMAGES.

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