

SPEND YOUR TRAINING TIME WITH A GUN AND NOT A WRENCH!

Your time is precious. Let Action Target's technical team maintain your shooting range equipment so you don't have to!

- **SAVE TIME, MONEY, AND HASSLE**
- **PREVENT DOWNTIME**
- **PROTECT YOUR INVESTMENT**



BENEFITS OF A MAINTENANCE PLAN

- **Protect Your Warranty.** A key element of keeping your equipment under warranty is performing all the required maintenance outlined in your owners manuals. A regularly scheduled maintenance plan with certified Action Target technicians is the perfect way to make sure this happens.
- **Save Time.** Many range operators simply don't have the manpower or the time to keep their equipment properly maintained. When lack of maintenance leads to equipment failure, even more time is lost. Whether your range is a training facility or a commercial operation, an Action Target maintenance plan will let you focus your time on the important business of running your range.
- **Save Money.** Paying for avoidable repairs caused by lack of maintenance is always more expensive than taking care of things as you go. When you consider all the costs of your range being down, the money spent on preventing such down time is spent very wisely.
- **Protect Your Investment.** Running a shooting range can be like owning a car. The better care you take of the equipment, the longer and better it will perform. Building a shooting range is expensive, and an Action Target maintenance plan is the best way to get the maximum return on your investment.
- **Ongoing Training.** With every visit your Action Target certified technician will conduct operational training on all your systems. We can train new personnel who are unfamiliar with the range, and we can conduct more advanced training for those who already know the basics.

MORE>>>

MAINTENANCE SERVICES INCLUDED:

Targets

- Test all valves and pistons. Adjust target speed. Replace valves and pistons as needed.
- Grease all actuator bushings. Replace as needed.
- Inspect and secure electrical connections and air connections.
- Inspect and test functionality of indoor range target retrievers including keypads and computer.
- Verify all cable tensions and adjust as necessary.
- Cycle and adjust tension on running targets.
- Provide general inspection of all targets to diagnose any potential problems.
- Clear Bus Faults
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Compressor and Air Lines

- Check oil level and air filter. Replace as needed.
- Drain water condensation buildup.
- Check air dryer system functionality (if applicable)
- Test entire system for leaks. Repair as needed.
- Verify correct pressure settings and adjust as necessary.
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Electrical Systems

- Test voltage levels at the power supply and target locations.
- Test functionality of each interface component.
- Clean and secure all enclosures.
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Tower/Control Room

- Test computer, monitor, and printer.
- Update all software to the latest versions. (if appropriate)
- Run all standard software programs and scenarios to certify completeness.
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Bullet Trap (if applicable)

- Empty all lead collection canisters into a container provided by and disposed of by the customer.
- Inspect all plates, joint strips, deflectors, and deceleration chambers (inside as well).
- Tighten or replace all loose joints and unions.
- NOTE – Replacement of bullet trap components may require additional work days billed above and beyond the pre-scheduled maintenance plan labor.
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Dust Collection Unit (if applicable)

- Check general functionality of the Dust Collection Unit.
- Check and service DCU air compressor.
- Check Photohelic set points and adjust static pressure controls as necessary.
- Verify and test purge cycle functionality.
- Check Dust Collection Unit filters. Replace as needed.
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Screw Conveyor System (if applicable)

- Check general functionality of the Screw Conveyor System.
- Check hanger bearings for wear and damage. Replace as needed.
- Check discharge system and collection barrel.
- Check circuit breakers, thermal overloads, and verify start up procedures.
- Check gear boxes for lubrication.

MORE>>>

MAINTENANCE PLAN PROPOSAL



Department: Glendale Police Department

Point of Contact: Jerry McDaniel Phone: 623-772-7117 Fax: jmcdaniel@glendaleaz.com

3 Visit Maintenance plan – July 01, 2013 to June 30, 2014

One Day Maintenance Visit 1 of 3	\$1,510.00
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One Day Maintenance Visit 2 of 3	\$1,510.00
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One Day Maintenance Visit 2 of 3	\$1,510.00
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TOTAL	\$4,530.00
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* **Parts are not included in the above rates and will be billed separately as needed and approved.**

* **Rates include all labor, travel, lodging, and other expenses.**

* **See the following pages for a detailed description of services, terms, and conditions.**

* **Extraordinary repairs or materials may require additional work days billed above and beyond the scheduled maintenance days.**

Maintenance Plan Approval Signature:

Printed Name:

Approval Date:

TERMS AND CONDITIONS:

Payment: Payment for individual maintenance plan visits and resulting parts (if necessary) will be invoiced immediately following the visit. All payments are due within 30 days of receipt of invoice.

Parts: Unless included with this proposal, all parts used during maintenance visits are extra. Parts will not be used or ordered without approval from the facility personnel. ATI will utilize spare parts the facility has on hand to accomplish minor repairs. Should a subsequent extra visit be required to install ordered parts, additional charges may be incurred.

Scheduling: Please call ATI to request a date for the visit allowing for at least 6 weeks lead time. A visit occurring with less lead time may incur additional travel charges.

Scope of Work: ATI will service ATI furnished devices/parts/systems only. Maintenance visits are not renovations or remodels. ATI's work is limited to functionality testing, reasonable repairs, adjustments, safety check, and overall operational maintenance.

Lead Remediation: Unless incorporated specifically into this proposal, ATI is not responsible for cleaning the facility of lead. We normally recommend that a facility contract with their local approved and duly licensed remediation contractors to dispose of lead.

Exclusions: 1. ATI is not responsible for the following: ATI /Mancom system parts, devices, air compressors, or structures that are damaged due to accidents, normal wear and tear, abuse, negligence, acts of God, absence of recommended cleaning, lubrication, absence of recommended preventative maintenance, and ballistic damage (due to inappropriate ballistic application). 2. Prevailing Wage or premium time labor. 3. Any material or labor not included in the foregoing. 4. All required line power. 5. Permits, engineering, drawings, or reports not listed above. 6. Collection and removal of lead and/or lead dust or fragments.

Fax this signed proposal to 801-377-8096 to begin scheduling your maintenance visits, or mail it to:

Action Target / ATTN: Maintenance Plans / PO Box 636 / Provo, UT / 64601

Call Nick Stincelli at 801-705-9175 with additional questions or for more information.

* The attached Addendum is incorporated by reference.

ADDENDUM

Action Target (“Contractor”) further agrees as follows:

I. Immigration Law Compliance.

- A. Contractor, and on behalf of any subcontractor, warrants, to the extent applicable under A.R.S. § 41-4401, compliance with all federal immigration laws and regulations that relate to their employees as well as compliance with A.R.S. § 23-214(A), which requires registration and participation with the E-Verify Program.
- B. Any breach of warranty under subsection (A) above is considered a material breach of this Agreement and is subject to penalties up to and including termination of this Agreement.
- C. City of Glendale (“City”) retains the legal right to inspect the papers of Contractor or subcontractor employee who performs work under this Agreement to ensure that Contractor or any subcontractor is compliant with the warranty under subsection (A) above.
- D. City may conduct random inspections, and upon request of the City, Contractor shall provide copies of papers and records demonstrating continued compliance with the warranty under subsection (A) above. Contractor agrees to keep papers and records available for inspection by the City during normal business hours and will cooperate with City in exercise of its statutory duties and not deny access to its business premises or applicable papers or records for the purposes of enforcement of this Section I.
- E. Contractor agrees to incorporate into any subcontracts under this Agreement the same obligations imposed upon itself and expressly accrue those obligations directly to the benefit of the City. Contractor also agrees to require any subcontractor to incorporate into each of its own subcontracts under this Agreement the same obligations above and expressly accrue those obligations to the benefit of the City.
- F. Contractor’s warranty and obligations under this Section I to the City are continuing throughout the term of this Agreement or until such time as the City determines, in its sole discretion, that Arizona law has been modified in that compliance with this section is no longer a requirement.
- G. The “E-Verify Program” above means the employment verification program administered by the United States Department of Homeland Security, the Social Security Administration, or any successor program.

II. Conflicts. This Agreement is subject to cancellation for conflicts of interest under the provisions of A.R.S. § 38-511.

III. Choice of Law. Contractor acknowledges and agrees that this contract is governed by Arizona law, and that the forum for any dispute involving this contract is Maricopa County, Arizona.

IV. Indemnification. To the fullest extent permitted by law, Contractor will defend, indemnify, and hold harmless City and its elected officials, officers, employees and agents for, from, and against any and all claims, demands, actions, damages, judgments, settlements, personal injury (including sickness, disease, death, and bodily harm), property damage (including loss of use), infringement, governmental action and all other losses and expenses, including attorneys' fees and litigation expenses asserted by a third party (i.e., a person or entity other than City or Contractor) and that arises out of or results from the breach of this Agreement by the Contractor or the Contractor's negligent actions, errors or omissions (including any subcontractor or other person or firm employed by Contractor), whether sustained before or after completion of the work described in the Maintenance Plan Proposal.

V. Conflict with Terms and Conditions. In the event of any conflict between the Terms and Conditions between Contractor and City, the provisions of this Addendum will govern.

[SIGNATURES ON NEXT PAGE]

A handwritten signature in black ink, appearing to be 'R. Ball', written over a horizontal line.

Contractor

8/22/13

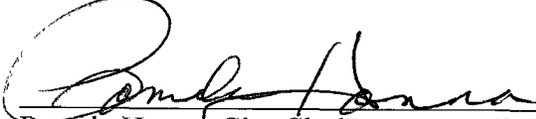
Date

CITY OF GLENDALE, an Arizona
municipal corporation



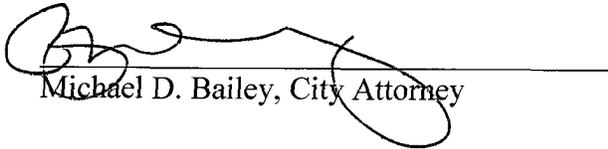
Brenda S. Fischer, City Manager

ATTEST:



Pamela Hanna, City Clerk (SEAL)

APPROVED AS TO FORM:



Michael D. Bailey, City Attorney