TIPS VENDOR AGREEMENT

Between Responsive Services International Corporation (RSI)

and

(Company Name)

THE INTERLOCAL PURCHASING SYSTEM (TIPS), a Department of Texas Education Service Center Region 8 for TIPS RFP 200306 Vaping Sensors

General Information

The Vendor Agreement ("Agreement") made and entered into by and between The Interlocal Purchasing System (hereinafter "TIPS") a government cooperative purchasing program authorized by the Region 8 Education Service Center, having its principal place of business at 4845 US Hwy 271 North, Pittsburg, Texas 75686 and the TIPS Vendor. This Agreement consists of the provisions set forth below, including provisions of all attachments referenced herein. In the event of a conflict between the provisions set forth below and those contained in any attachment, the provisions set forth shall control unless otherwise agreed by the parties in writing and by signature and date on the attachment.

A Purchase Order ("PO"), Agreement or Contract is the TIPS Member's approval providing the authority to proceed with the negotiated delivery order under the Agreement. Special terms and conditions as agreed between the Vendor and TIPS Member should be added as addendums to the Purchase Order, Agreement or Contract. Items such as certificate of insurance, bonding requirements, small or disadvantaged business goals are some, but not all, of the possible addendums.

Terms and Conditions

Freight

All quotes to Members shall provide a line item for cost for freight or shipping regardless if there is a charge or not. If no charge for freight or shipping, indicate by stating "No Charge", "\$0", "included in price" or other similar indication. Otherwise, all shipping, freight or delivery changes shall be passed through to the TIPS Member at cost with no markup and said charges shall be agreed by the TIPS Member unless alternative shipping terms are agreed by TIPS as a result of the proposal award.

Warranty Conditions

All new supplies equipment and services shall include <u>manufacturer's minimum standard warranty</u> unless otherwise agreed to in writing. Vendor shall be legally permitted to sell all products offered for sale to TIPS Members if the offering is included in the Request for Proposal ("RFP") category. All goods proposed and sold shall be new unless clearly stated in writing.

Customer Support

The Vendor shall provide timely and accurate customer support for orders to TIPS Members as agreed by the Parties. Vendors shall respond to such requests within a commercially reasonable time after receipt of the request. If support and/or training is a line item sold or packaged with a sale, support shall be as agreed with the TIPS Member.

Agreements

Agreements for purchase will normally be put into effect by means of a purchase order(s) executed by authorized agents of the TIPS Member participating government entities, but other means of placing an order may be used at the Member's discretion.

Tax exempt status

Most TIPS Members are tax exempt and the related laws and/or regulations of the controlling jurisdiction(s) of the TIPS Member shall apply.

Assignments of Agreements

No assignment of this Agreement may be made without the prior notification of TIPS. Written approval of TIPS shall not be unreasonably withheld. Payment for delivered goods and services can only be made to the awarded Vendor, Vendor designated reseller or vendor assigned company.

Disclosures

- Vendor and TIPS affirm that he/she, or any authorized employees or agents, has not given, offered to give, nor intends to give at any time hereafter any economic opportunity, future employment, gift, loan, gratuity, special discount, trip, favor or service to a public servant in connection with this Agreement.
- Vendor shall attach, in writing, a complete description of any and all relationships that might be considered a conflict of interest in doing business with the TIPS program.
- The Vendor affirms that, to the best of his/her knowledge, the offer has been arrived at independently, and is submitted without collusion with anyone to obtain information or gain any favoritism that would in any way limit competition or give an unfair advantage over other vendors in the award of this Agreement.

Term and Renewal of Agreements

The Agreement with TIPS is for three (3) years with an option for renewal for an additional one (1) consecutive year if both parties agree. TIPS may or may not exercise the one-year extension beyond the base three-year term and whether or not to offer the extension is at the sole discretion of TIPS. The scheduled Agreement termination date shall be the last date of the month of the last month of the agreement's legal effect. **Example:** *If the agreement is scheduled to end on May 23, the anniversary date of the award, it would actually be extended to May 31 in the last month of the last year the contract is active.*

Automatic Renewal Clauses Incorporated in Awarded Vendor Agreements with TIPS Members Resulting from the Solicitation and with the Vendor Named in this Agreement.

No Agreement for goods or services with a TIPS Member by the awarded vendor named in this Agreement that results from the solicitation award named in this Agreement, may incorporate an automatic renewal clause that exceeds month to month terms with which the TIPS Member must comply. All renewal terms incorporated in an Agreement by the vendor with the TIPS Member shall only be valid and enforceable when the vendor receives written confirmation by purchase order, executed Agreement or other written instruction issued by the TIPS Member for any renewal period. The purpose of this clause is to avoid a TIPS Member inadvertently renewing an Agreement during a period in which the governing body of the TIPS Member has not properly appropriated and budgeted the funds to satisfy the Agreement renewal. This term is not negotiable and any Agreement between a TIPS Member and a TIPS awarded vendor with an automatic

renewal clause that conflicts with these terms is rendered void and unenforceable.

Shipments

The Vendor shall ship, deliver or provide ordered products or services within a commercially reasonable time after the receipt of the order from the TIPS Member. If a delay in said delivery is anticipated, the Vendor shall notify TIPS Member as to why delivery is delayed and shall provide an estimated time for completion of the order. TIPS or the requesting entity may cancel the order if estimated delivery time is not acceptable or not as agreed by the parties.

Invoices

Each invoice or pay request shall include the TIPS Member's purchase order number or other identifying designation as provided in the order by the TIPS Member. If applicable, the shipment tracking number or pertinent information for verification of TIPS Member receipt shall be made available upon request.

Payments

The TIPS Member will make payments directly to the Vendor, the Vendor Assigned Dealer or as agreed by the Vendor and the TIPS Member after receiving invoice and in compliance with applicable payment statute(s), whichever is the greater time or as otherwise provided by an agreement of the parties.

Pricing

Price increases will be honored according to the terms of the solicitation. All pricing submitted to TIPS shall include the participation fee, as provided in the solicitation, to be remitted to TIPS by the Vendor. Vendor will not show adding the fee to the invoice presented to TIPS Member customer.

Participation Fees and Reporting of Sales to TIPS by Vendor

The Participation Fee that was published as part of the Solicitation and the fee published is the legally effective fee, along with any fee conditions stated in the Solicitation. Collection of the fees by TIPS is required under Texas Government Code §791.011 Et seq. Fees are due on all TIPS purchases reported by either Vendor or Member. Fees are due to TIPS upon payment by the Member to the Vendor, Reseller or Vendor Assigned Dealer. Vendor, Reseller or Vendor Assigned Dealer agrees to pay the participation fee to TIPS for all Agreement sales upon receipt of payment including partial payment, from the Member Entity or as otherwise agreed by TIPS in writing and signed by an authorized signatory of TIPS. Thus, when an awarded Vendor, Reseller or Vendor Assigned Dealer receives any amount of payment, even partial payment, for a TIPS sale, the legally effective fee for that amount is due to TIPS from the Vendor.

Reporting of Sales to TIPS by Vendor

Vendor is required to report all sales under the TIPS contract to TIPS. If the TIPS Member entity requesting a price from the awarded Vendor requests the TIPS contract, Vendor must include the TIPS Contract number on any communications with the TIPS Member entity. To report sales, the Vendor must login to the TIPS Vendor Portal online at https://www.tips-usa.com/vendors_form.cfm and click on the PO's and Payments tab. Pages 3-7 of the Vendor Portal User Guide will walk you through the process of reporting sales to TIPS. Please refer to the TIPS Accounting FAQ's for more information about reporting sales and if you have further questions, contact the Accounting Team at accounting@tips-usa.com. The Vendor or vendor assigned dealers are responsible for keeping record of all sales that go through the TIPS Agreement and submitting same to TIPS. Failure to render the participation fee to TIPS shall constitute a breach of this agreement with our parent governmental entity, Texas Education Service Center Region 8, as established by the Texas legislature and shall be grounds for termination of this agreement and any other agreement held with TIPS and possible legal action. Any overpayment of participation fees to TIPS by a Vendor will be refunded to the Vendor within ninety

(90) days of receipt of notification if TIPS receives written notification of the overpayment not later than the expiration of six (6) months from the date of overpayment and TIPS determines that the amount was not legally due to TIPS pursuant to this agreement and applicable law. It is the Vendor's responsibility to identify which sales are TIPS Agreement sales and pay the correct participation fee due for TIPS Agreement sales. Any notification of overpayment received by TIPS after the expiration of six (6) months from the date of overpayment will be non-refundable. Region 8 ESC and TIPS reserve the right to extend the six (6) month deadline to notify if approved by the Region 8 ESC Board of Directors. TIPS reserves all rights under the law to collect the fees due. Please contact TIPS at tips@tips-usa.com or call (866) 839-8477 if you have questions about paying fees.

Indemnity

The Vendor agrees to indemnify and hold harmless and defend TIPS, TIPS Member(s), officers and employees from and against all claims and suits by third parties for damages, injuries to persons (including death), property damages, losses, and expenses including court costs and reasonable attorney's fees, arising out of, or resulting from, Vendor's performance under this Agreement, including all such causes of action based upon common, constitutional, or statutory law, or based in whole or in part, upon allegations of negligent or intentional acts on the part of the Vendor, its officers, employees, agents, subcontractors, licensees, or invitees. Parties found liable shall pay their proportionate share of damages as agreed by the parties or as ordered by a court of competent jurisdiction over the case. NO LIMITATION OF LIABILITY FOR DAMAGES FOR PERSONAL INJURY OR PROPERTY DAMAGE ARE PERMITTED OR AGREED BY TIPS/ESC REGION 8. Per Texas Education Code §44.032(f), and pursuant to its requirements only, reasonable Attorney's fees are recoverable by the prevailing party in any dispute resulting in litigation.

State of Texas Franchise Tax

By signature hereon, the Vendor hereby certifies that he/she is not currently delinquent in the payment of any franchise taxes owed the State of Texas under Chapter 171, Tax Code.

Miscellaneous

The Vendor acknowledges and agrees that continued participation in TIPS is subject to TIPS sole discretion and that any Vendor may be removed from the participation in the Program at any time with or without cause. Nothing in the Agreement or in any other communication between TIPS and the Vendor may be construed as a guarantee that TIPS or TIPS Members will submit any orders at any time. TIPS reserves the right to request additional proposals for items or services already on Agreement at any time.

Purchase Order Pricing/Product Deviation

If a deviation of pricing/product on a Purchase Order or contract modification occurs between the Vendor and the TIPS Member, TIPS must be notified within five (5) business days of receipt of change order.

Termination for Convenience of TIPS Agreement Only

TIPS reserves the right to terminate this agreement for cause or no cause for convenience with a thirty (30) days prior written notice. Termination for convenience is conditionally required under Federal Regulations 2 CFR part 200 if the customer is using federal funds for the procurement. All purchase orders presented to the Vendor, but not fulfilled by the Vendor, by a TIPS Member prior to the actual termination of this agreement shall be honored at the option of the TIPS Member. The awarded Vendor may terminate the agreement with ninety (90) days prior written notice to TIPS 4845 US Hwy North, Pittsburg, Texas 75686. The vendor will be paid for goods and services delivered prior to the termination provided that the goods and services were delivered in accordance with the terms and conditions of the terminated agreement. This termination clause does not affect the sales agreements executed by the Vendor and the TIPS Member

customer pursuant to this agreement. TIPS Members may negotiate a termination for convenience clause that meets the needs of the transaction based on applicable factors, such as funding sources or other needs.

TIPS Member Purchasing Procedures

Usually, purchase orders or their equal are issued by participating TIPS Member to the awarded vendor and should indicate on the order that the purchase is per the applicable TIPS Agreement Number. Orders are typically emailed to TIPS at tipspo@tips-usa.com.

- Awarded Vendor delivers goods/services directly to the participating member.
- Awarded Vendor invoices the participating TIPS Member directly.
- Awarded Vendor receives payment directly from the participating member.

• Fees are due to TIPS upon payment by the Member to the Vendor. Vendor agrees to pay the participation fee to TIPS for all Agreement sales upon receipt of payment including partial payment, from the Member Entity or as otherwise agreed by TIPS in writing and signed by an authorized signatory of TIPS.

Licenses

Awarded Vendor shall maintain, in current status, all federal, state and local licenses, bonds and permits required for the operation of the business conducted by awarded Vendor. Awarded Vendor shall remain reasonably fully informed of and in compliance with all ordinances and regulations pertaining to the lawful provision of goods or services under the Agreement. TIPS and TIPS Members reserves the right to stop work and/or cancel an order or terminate this or any other sales Agreement of any awarded Vendor whose license(s) required for performance under this Agreement have expired, lapsed, are suspended or terminated subject to a 30-day cure period unless prohibited by applicable statue or regulation.

Novation

If awarded Vendor sells or transfers all assets, rights or the entire portion of the assets or rights required to perform this Agreement, a successor in interest must guarantee to perform all obligations under this Agreement. A simple change of name agreement will not change the Agreement obligations of awarded vendor. TIPS will consider Contract Assignments on a case by case basis. TIPS must be notified within five (5) business days of the transfer of assets or rights.

Site Requirements (only when applicable to service or job)

Cleanup: When performing work on site at a TIPS Member's property, awarded Vendor shall clean up and remove all debris and rubbish resulting from their work as required or directed by TIPS Member or as agreed by the parties. Upon completion of work, the premises shall be left in good repair and an orderly, neat, clean and unobstructed condition.

Preparation: Awarded Vendor shall not begin a project for which TIPS Member has not prepared the site, unless awarded Vendor does the preparation work at no cost, or until TIPS Member includes the cost of site preparation in a purchase order. Site preparation includes, but is not limited to: moving furniture, installing wiring for networks or power, and similar pre-installation requirements.

Registered sex offender restrictions: For work to be performed at schools, awarded Vendor agrees that no employee of a subcontractor who has been adjudicated to be a registered sex offender will perform work at any time when students are, or reasonably expected to be, present unless otherwise agreed by the TIPS Member. Awarded Vendor agrees that a violation of this condition shall be considered a material breach and may result in the cancellation of the purchase order at the TIPS Member's discretion. Awarded Vendor must identify any additional costs associated with compliance of this term. If no costs are specified, compliance with this term will be provided at no additional charge. **Safety measures:** Awarded Vendor shall take all reasonable precautions for the safety of employees on the worksite, and shall erect

and properly maintain all necessary safeguards for protection of workers and the public. Awarded Vendor shall post warning signs against all hazards created by the operation and work in progress. Proper precautions shall be taken pursuant to state law and standard practices to protect workers, general public and existing structures from injury or damage.

Safety Measures

Awarded Vendor shall take all reasonable precautions for the safety of employees on the worksite, and shall erect and properly maintain all necessary safeguards for protection of workers and the public. Awarded vendor shall post warning signs against all hazards created by the operation and work in progress. Proper precautions shall be taken pursuant to state law and standard practices to protect workers, general public and existing structures from injury or damage.

Smoking

Persons working under Agreement shall adhere to the TIPS Member's or local smoking statutes, codes or policies.

Marketing

Awarded Vendor agrees to allow TIPS to use their name and logo within TIPS website, marketing materials and advertisement subject to any reasonable restrictions provided to TIPS in the Proposal to the Solicitation. The Vendor may submit an acceptable use directive for Vendor's names and logos with which TIPS agrees to comply. Any use of TIPS name and logo or any form of publicity, inclusive of press release, regarding this Agreement by awarded vendor must have prior approval from TIPS which will not be unreasonably withheld. Request may be made by email to TIPS@TIPS-USA.COM.

Supplemental Agreements

The TIPS Member entity participating in the TIPS Agreement and awarded Vendor may enter into a separate Supplemental Agreement or contract to further define the level of service requirements over and above the minimum defined in this Agreement such as but not limited to, invoice requirements, ordering requirements, specialized delivery, etc. Any Supplemental Agreement or contract developed as a result of this Agreement is exclusively between the TIPS Member entity customer and the Vendor. TIPS, its agents, TIPS Members and employees not a party to the Supplemental Agreement with the TIPS Member customer, shall not be made party to any claim for breach of such agreement unless named and agreed by the Party in question in writing in the agreement. If a Vendor submitting a Proposal requires TIPS and/or TIPS Member to sign an additional agreement, those agreements shall comply with the award made by TIPS to the Vendor. Supplemental Vendor's Agreement documents may not become part of TIPS' Agreement with Vendor unless and until an authorized representative of TIPS reviews and approves it. TIPS Members to negotiate additional terms and conditions with the Vendor for the provision of goods or services under the Vendor's TIPS Agreement so long as they do not materially conflict with this Agreement.

Survival Clause

All applicable sales, leases, Supplemental Agreements, contracts, software license agreements, warranties or service agreements that were entered into between Vendor and TIPS or the TIPS Member Customer under the terms and conditions of this Agreement shall survive the expiration or termination of this Agreement. All Orders, Purchase Orders issued or contracts executed by TIPS or a TIPS Member and accepted by the Vendor prior to the expiration or termination of this agreement, shall survive expiration or termination of the Agreement, subject to previously agreed terms and conditions agreed by the parties or as otherwise specified herein relating to termination of this agreement.

Legal obligations

It is the responding Vendor's responsibility to be aware of and comply with all local, state and federal laws governing the sale of products/services identified in the applicable Solicitation that resulted in this Vendor Agreement and any awarded Agreement thereof. Applicable laws and regulations must be followed even if not specifically identified herein.

Audit rights

Due to transparency statutes and public accountability requirements of TIPS and TIPS Members', the awarded Vendor shall, at their sole expense, maintain appropriate due diligence of all purchases made by TIPS Member that utilizes this Agreement. TIPS and Region 8 ESC each reserve the right to audit the accounting of TIPS related purchases for a period of three (3) years from the time such purchases are made. This audit right shall survive termination of this Agreement for a period of one (1) year from the effective date of termination. In order to ensure and confirm compliance with this agreement, TIPS shall have authority to conduct audits of Awarded Vendor's pricing or TIPS transaction documentation with TIPS Members with 30 days' notice unless the audit is ordered by a Court Order or by a Government Agency with authority to do so without notice. Notwithstanding the foregoing, in the event that TIPS is made aware of any pricing being offered to eligible entities that is materially inconsistent with the pricing under this agreement, TIPS shall have the ability to conduct the audit internally or may engage a third- party auditing firm to investigate any possible non- compliant conduct or may terminate the Agreement according to the terms of this Agreement. In the event of an audit, the requested materials shall be reasonably provided in the time, format and at the location acceptable to Region 8 ESC or TIPS. TIPS agrees not to perform a random audit the TIPS transaction documentation more than once per calendar year, but reserves the right to audit for just cause or as required by any governmental agency or court with regulatory authority over TIPS or the TIPS Member.

Force Majeure

If by reason of Force Majeure, either party hereto shall be rendered unable wholly or in part to carry out its obligations under this Agreement then such party shall give notice and full particulars of Force Majeure in writing to the other party within a reasonable time after occurrence of the event or cause relied upon, and the obligation of the party giving such notice, so far as it is affected by such Force Majeure, shall be suspended during the continuance of the inability then claimed, except as hereinafter provided, but for no longer period, and such party shall endeavor to remove or overcome such inability with all reasonable dispatch.

Choice of Law

The Agreement between the Vendor and TIPS/ESC Region 8 and any addenda or other additions resulting from this procurement process, however described, shall be governed by, construed and enforced in accordance with the laws of the State of Texas, regardless of any conflict of laws principles.

Venue, Jurisdiction and Service of Process

Any Proceeding arising out of or relating to this procurement process or any contract issued by TIPS resulting from or any contemplated transaction shall be brought in a court of competent jurisdiction in Camp County, Texas and each of the parties irrevocably submits to the exclusive jurisdiction of said court in any such proceeding, waives any objection it may now or hereafter have to venue or to convenience of forum, agrees that all claims in respect of the Proceeding shall be heard and determined only in any such court, and agrees not to bring any proceeding arising out of or relating to this procurement process or any contract resulting from or any contemplated transaction in any other court. The parties agree that either or both of them may file a copy of this paragraph with any court as written evidence of the knowing, voluntary and freely bargained for agreement between the parties irrevocably to waive any objections to venue or to convenience of forum. Process in any Proceeding referred to in the first sentence of this Section may be served on any party anywhere in the world. Venue for any dispute resolution process, other than litigation, between TIPS and the Vendor shall be located in Camp or Titus County, Texas.

Project Delivery Order Procedures

The TIPS Member having approved and signed an interlocal agreement, or other TIPS Membership document, may make a request of the awarded Vendor under this Agreement when the TIPS Member desires goods or services awarded to the Vendor. Notification may occur via phone, the web, courier, email, fax, or in person. Upon notification of a pending request, the awarded Vendor shall acknowledge the TIPS Member's request as soon as possible, but must make contact with the TIPS Member within two working days.

Status of TIPS Members as Related to This Agreement

TIPS Members stand in the place of TIPS as related to this agreement and have the same access to the proposal information and all related documents. TIPS Members have all the same rights under the awarded Agreement as TIPS.

Vendor's Resellers as Related to This Agreement

Vendor's Named Resellers ("Resellers") under this Agreement shall comply with all terms and conditions of this agreement and all addenda or incorporated documents. All actions related to sales by Authorized Vendor's Resellers under this Agreement are the responsibility of the awarded Vendor. If Resellers fail to report sales to TIPS under your Agreement, the awarded Vendor is responsible for their contractual failures and shall be billed for the fees. The awarded Vendor may then recover the fees from their named reseller.

Support Requirements

If there is a dispute between the awarded Vendor and TIPS Member, TIPS or its representatives may, at TIPS sole discretion, assist in conflict resolution if requested by either party. TIPS, or its representatives, reserves the right to inspect any project and audit the awarded Vendor's TIPS project files, documentation and correspondence related to the requesting TIPS Member's order. If there are confidentiality requirements by either party, TIPS shall comply to the extent permitted by law.

Incorporation of Solicitation

The TIPS Solicitation which resulted in this Vendor Agreement, whether a Request for Proposals, the Request for Competitive Sealed Proposals or Request for Qualifications solicitation, or other, the Vendor's response to same and all associated documents and forms made part of the solicitation process, including any addenda, are hereby incorporated by reference into this Agreement as if copied verbatim.

SECTION HEADERS OR TITLES

THE SECTON HEADERS OR TITLES WITHIN THIS DOCUMENT ARE MERELY GUIDES FOR CONVENIENCE AND ARE NOT FOR CLASSIFICATION OR LIMITING OF THE RESPONSIBILITES OF THE PARTIES TO THIS DOCUMENT.

STATUTORY REQUIREMENTS

Texas governmental entities are prohibited from doing business with companies that fail to certify to this condition as required by Texas Government Code Sec. 2270.

By executing this agreement, you certify that you are authorized to bind the undersigned Vendor and that

your company (1) does not boycott Israel; and (2) will not boycott Israel during the term of the Agreement.

You certify that your company is not listed on and does not and will not do business with companies that are on the Texas Comptroller of Public Accounts list of Designated Foreign Terrorists Organizations per Texas Gov't Code 2270.0153 found at https://comptroller.texas.gov/purchasing/docs/foreign-terrorist.pdf

You certify that if the certified statements above become untrue at any time during the life of this Agreement that the Vendor will notify TIPS within three (3) business day of the change by a letter on Vendor's letterhead from and signed by an authorized representative of the Vendor stating the non-compliance decision and the TIPS Agreement number and description at:

Attention: General Counsel ESC Region 8/The Interlocal Purchasing System (TIPS) 4845 Highway 271 North Pittsburg, TX,75686 And by an email sent to bids@tips-usa.com

Insurance Requirements

The undersigned Vendor agrees to maintain the below minimum insurance requirements for TIPS Contract Holders:

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nent.

When the Vendor or its subcontractors are liable for any damages or claims, the Vendor's policy, when the Vendor is responsible for the claim, must be primary over any other valid and collectible insurance carried by the Member. Any immunity available to TIPS or TIPS Members shall not be used as a defense by the contractor's insurance policy. The coverages and limits are to be considered minimum requirements and in no way limit the liability of the Vendor(s). Insurance shall be written by a carrier with an A-; VII or better rating in accordance with current A.M. Best Key Rating Guide. Only deductibles applicable to property damage are acceptable, unless proof of retention funds to cover said deductibles is provided. "Claims made" policies will not be accepted. Vendor's required minimum coverage shall not be suspended, voided, cancelled, non-renewed or reduced in coverage or in limits unless replaced by a policy that provides the minimum required coverage except after thirty (30) days prior written notice by certified mail, return receipt requested has been given to TIPS or the TIPS Member if a project or pending delivery of an order is ongoing. Upon request, certified copies of all insurance policies shall be furnished to the TIPS or the TIPS Member.

Special Terms and Conditions

• **Orders:** All Vendor orders received from TIPS Members must be emailed to TIPS at tipspo@tipsusa.com. Should a TIPS Member send an order directly to the Vendor, it is the Vendor's responsibility to forward a copy of the order to TIPS at the email above within 3 business days and confirm its receipt with TIPS.

- Vendor Encouraging Members to bypass TIPS agreement: Encouraging TIPS Members to purchase directly from the Vendor or through another agreement, when the Member has requested using the TIPS cooperative Agreement or price, and thereby bypassing the TIPS Agreement is a violation of the terms and conditions of this Agreement and will result in removal of the Vendor from the TIPS Program.
- Order Confirmation: All TIPS Member Agreement orders are approved daily by TIPS and sent to the Vendor. The Vendor should confirm receipt of orders to the TIPS Member (customer) within 3 business days.
- **Vendor custom website for TIPS**: If Vendor is hosting a custom TIPS website, updated pricing when effective. TIPS shall be notified when prices change in accordance with the award.
- **Back Ordered Products**: If product is not expected to ship within the time provided to the TIPS Member by the Vendor, the Member is to be notified within 3 business days and appropriate action taken based on customer request.

The TIPS Vendor Agreement Signature Page is inserted here.

TIPS Vendor Agreement Signature Form

RFP 200306 Vaping Sensors

Company Name	al Corporation ((RSI)
Address 6401 Indiana Avenue		
_{City} Lubbock		79413
Phone 806-763-1586 Fax 800		
Email of Authorized Representative		
Name of Authorized Representative Stephen Mil	ler	
Title CEO		
Signature of Authorized Representative	la	
Date4-17-2020		
TIPS Authorized Representative Name	arton	
Title Chief Operating Officer		
TIPS Authorized Representative Signature	Barton	
TIPS Authorized Representative Signature	10	
6/11/2020 0 Date		

NOTICE TO MEMBERS REGARDING ATTRIBUTE RESPONSES

TIPS VENDORS RESPOND TO ATTRIBUTE QUESTIONS AS PART OF TIPS COMPETITIVE SOLICITATION PROCESS. THE VENDOR'S RESPONSES TO ATTRIBUTE QUESTIONS ARE INCLUDED HEREIN AS "SUPPLIER RESPONSE." PLEASE BE ADVISED THAT DEVIATIONS, IF ANY, IN VENDOR'S RESPONSE TO ATTRIBUTE QUESTIONS MAY NOT REFLECT VENDOR'S FINAL ATTRIBUTE RESPONSE, WHICH IS SUBJECT TO NEGOTIATIONS PRIOR TO AWARD. PLEASE CONTACT THE TIPS OFFICE AT 866-839-8477 WITH QUESTIONS OR CONCERNS REGARDING VENDOR ATTRIBUTE RESPONSE DEVIATIONS. PLEASE KEEP IN MIND THAT TIPS DOES NOT PROVIDE LEGAL COUNSEL TO MEMBERS. TIPS RECOMMENDS THAT YOU CONSULT YOUR LEGAL COUNSEL WHEN EXECUTING CONTRACTS WITH OR MAKING PURCHASES FROM TIPS VENDORS.



200306 Piraino Security Solutions Supplier Response

Event Information

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Contact Information

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Agreement Signature Form

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Email

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Pricing Spreadsheet #1

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Pricing Spreadsheet #2

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References

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Proposed Goods and Services

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Products Available - Piraino Consulting.pdf

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robert@pirainoconsultin .com

Piraino Security Solutions Information

Contact ames iraino Address 980 un a r Con a Con a 72032 hone 501 504-6652 Email ames@pirainoconsultin.com

□□ submittin □ ⊡our response □⊡ou certi □□ that ⊡ou are authori ⊡ed to represent and bind ⊡our compan □

□obert Leach

Signature

Submitted at 4/13/2020 10:41:54 AM

Requested Attachments

Vendor Agreement

Resellers/Dealers - COMPLETE AND UPLOAD ONLY IF YOU HAVE RESELLER OF YOUR No response GOODS OR SERVICES PROPOSED

I the OOOSIO vendor has resellers that Oill be sellin for the vendor OOE this contract the vendor must do nload the sellers ealers spreadsheet from the attachment tab in the recuested in ormation and upload the completed spreadsheet.

□O □OT □□LOA□ encr□pted or pass □ord protected illes.

D/M/WBE Certification OPTIONAL

□ IM III □ E Certification documentation ma □ be scanned and uploaded i □ ou desire to claim □ our status as one o the identited enterprises. Isadvanta ed usiness Enterprise Minorit usiness Enterprise and or usiness Enterprise lowendor has more than one certification scan into one document. $\Box O \Box OT \Box \Box LOA \Box$ encr \Box pted or pass \Box ord protected \Box les.

No response

No response

No response

Supplementar in formation ma be scanned and uploaded. Compan in formation brochures catalo s etc. □ormat O□L□□

 $\Box O \Box OT \Box \Box LOA \Box$ encr \Box pted or pass \Box ord protected \Box les.

□O □OT □□LOA□ encr□pted or pass □ord protected ⊡es.

All Other Certificates

Supplementary

Warranty

All Other Certificates filapplicable must be scanned and uploaded. I vendor has more than one other certification scan into one document.

□O □OT □□LOA□ encr□pted or pass □ord protected files.

Logo and Other Company Marks

I to u desire please upload four companito to be added to four individual profile pate on the TI S ebsite. I can particular specifications are reluired for use of our companition on please upload that information under the Supplementary section or another non-required section under the "Response Attachment" tab. Dre erred Lo Do □ormat□300 x 225 px - .pn □□.eps □.pe □ pre erred

Conflict of Interest Form CIQ- ONLY REQUIRED IF A CONFLICT EXISTS PER THE INSTRUCTIONS

□ arrant □ in ormation □ applicable □ must be scanned and uploaded. □□ □ □ □ ormat O □ L □ □

O L DE DI EDI A CODLICTEDISTS ED TELISTOCTIOS

Condict o Interest corm for cendors that are required to submit the form. The Condict o Interest corm is included in the ase documents or can be found at https://lips-usa.com/assets/documents/docs/Clo.pd

Certificate of Corporate Offerer - COMPLETE ONLY IF OFFERER IS A CORPORATION No response

COMPLETE ARE DELOAD COM IN ATTAC MEETS SECTION OF LEIDORE EN IS A CORRECTION

Disclosure of Lobbying Activities Standard Form LLL

O□L□ I□ cou ans ered □ □A□E Lobbied per above to attribute c66 please do nload and complete and upload the Standard Form-LLL, "disclosure Form to Report Lobbying," in the Response attachments section.

Confidentiality Form

E COCIENTIALITE ON Complete the form accordine to four companere uirements make and desired attachments and upload to the appropriate section under esponse Attachments TIS OM ETEMIES O ESCATION ESCOLOS TO LECAL COLLICIO OMATION DE ESTS.

Bid Attributes

1 Yes - No

□isadvanta□ed Minorit □□ omen □usiness Enterprise - □ M □□ E □□e □uired b □ some participatin □ □overnmental entities) Vendor certifies that their firm is a D/M/WBE? Vendor must upload proof of certification to the "Response Attachments" D/M/WBE CERTIFICATES section.

No response

No response

Conidentialit Claim orm.pd

No response

No response

2	Yes - No istoricall I Inderutili I I I I I I I I I I I I I I I I I I
	□roo⊡o⊡one or both ma⊡be submitted. Vendor must upload proof of certification to the "Response Attachments" □ □ □ CE □ TI □ICATES section. □o
3	Yes - No The □endor can provide services and or products to all 50 □S States □ □o
4	States Served: I ans er is 0 to uestion 3 please list hich states can be served. Example A 000T 0 A 0T 00 LA MS T
5	Company and/or Product Description: This information fill appear on the TICS febsite in the companiprofile section file and a TICS contract. It imit 750 characters. Firaino Securit Solutions provides camera faccess control and vape sensor sales installation and service.
6	Primary Contact Name □rimar □ Contact □ ame □ames □iraino
7	Primary Contact Title □rimar □ Contact Title O □ ner
8	Primary Contact Email □rimar□Contact Email ⓐmes@pirainoconsultin□com
9	Primary Contact Phone Enter 10 di it phone number. It o dashes or extensions Example 18668398477 5015046652
10	Primary Contact Fax Enter 10 di it phone number. Io dashes or extensions I Example I8668398477 5015046653
1	Primary Contact Mobile Enter 10 di it phone number. It o dashes or extensions Example I8668398477 No response

_	
12	Secondary Contact Name Secondar Contact Dame Description
13	Secondary Contact Title
	Mana Der
1	
	Secondar Contact Email
	robert@pirainoconsultin□.com
15	Secondary Contact Phone
5	Enter 10 di⊡t phone number. ⊞o dashes or extensions⊡
	Example 28668398477
	5015046652
1	Secondary Contact Fax
6	Enter 10 di⊡t phone number. ⊞o dashes or extensions⊡
	Example 28668398477
	5015046653
1	Secondary Contact Mobile
1 7	Enter 10 di⊡t phone number. ⊞o dashes or extensions⊡
	Example 28668398477
	No response
1	Admin Fee Contact Name
8	Admin ⊡ee Contact ⊡ame. This person is responsible ⊡r pa⊡n⊡ the admin ⊡ee to TI⊡S.
	Tena ⊡rooks
	Admin Fee Centest Emeil
9	Admin Fee Contact Email
	tena@pirainoconsultinl.com
2	Admin Fee Contact Phone
0	Enter 10 di ⊔t phone number. ⊞o dashes or extensions
	Example 8668398477
	5015046652
2	
1	□urchase Order Contact □ame. This person is responsible or receivin □ □urchase Orders or TI□S.
	T 🛛 er 🖸 ones
2	Purchase Order Contact Email
22	□urchase Order Contact Email

t⊡er@pirainoconsultin⊡.com

23	Purchase Order Contact Phone Enter 10 di it phone number. It o dashes or extensions Example 8668398477 5015046652
2 4	Company Website Compan 🗆 ebsite 💷ormat - 💷 💷.compan 🗠 com 🗆 pirainoss.com
25	Federal ID Number: □ederal I□ □umber also kno□n as the Emplo□er Identification □umber. □ormat - 12-3456789□ 84-1895559
26	Primary Address □rimar □ Address 980 □ □ □ A □ □
2 7	Primary Address City □rimar □ Address Cit□ CO□□ A□
28	Primary Address State □rimar □ Address State □2 □i □it Abbreviation □ Arkansas
29	Primary Address Zip □rimar □ Address □ip 72032
30	Search Words: lease list search ords to be posted in the TIOS database about four companithat TIOS bebsite users micht search. ords maile product names manufacturers or other ords associated ith the cate or of a ard. O MAI OT LIST OO-CATEOOI ITEMS. timit 500 ords mormat product paper construction manufacturer name betc. securit s stems cameras access control vape sensor avi ilon halo camera sales access control sales vape sensor sales securit installation camera installation access control installation vape sensor installation
31	Do you want TIPS Members to be able to spend Federal grant funds with you if awarded? Is it your intent to be able to sell to our members regardless of the fund source, whether it be local, state or federal? Most o our members receive ederal overnment rants and the make up a sinificant portion of their bud ets. The Members need to kno i our companis illin to sell to them hen the spend ederal bud et ands on their purchase. There are attributes that ollo that include provisions from the ederal relutations in 2 C part 200. Our ans ers ill determine i our a ard ill be designated as ederal or Education epartment eneral Administrative elulations for the spend is it our intent to be

32	Yes - No Certification o⊡esidenc⊡ ⊡e⊡uired b⊡the State o⊡Texas⊡The vendoris ultimate parent compan⊡ or maiorit⊡ o⊡ner⊡
	⊠A⊡has its principal place o⊡business in Texas⊡
	0
	⊡⊡emplo⊡s at least 500 persons in Texas⊡
	This Duestion is reDuired as a data Datherin Dunction Or in Ormation to our members makin purchases Dith a Darded vendors. It does not a Dect scorin Dith TIDS.
33	Company Residence (City)
3	□endors principal place o⊡business is in the cit□o
3 4	Company Residence (State) □endors principal place o business is in the state o
	Arkansas
35	Discount Offered - CAUTION READ CAREFULLY BECAUSE VENDORS FREQUENTLY MAKE MISTAKES
5	ON THIS ATTRIBUTE QUESTION
	□emember this is a MI□IM□M discount percenta □e. So □be sure that the discount percenta □e inserted here can be applied to A□□ O□□E□I□□ O□ □OO□S O□ SE□□ICES T□□O□□□O□T T□E LI□E O□ T□E CO□T□ACT
	hat is the MI IM M percenta e discount o an item or service ou o er to TIS Members that is in our relular catalo as defined in the solicitation specifications document ebsite store or shel pricin or hen addin ne boods or services to four offerin's durin the life of the contract. The resultin price of an foods or services Catalo list prices after this discount is applied is a ceilin on four pricin and not a foor because in order to be more competitive in the individual circumstance ou maloffer a lar er discount dependin on the items or services purchased and the fuantit at time of sale.
	Must ans⊡er ⊡ith a number bet⊡een 0□ and 100□. 5□
3 6	TIPS Administration Fee

 \Box submittin \Box a proposal \Box a \Box ree that all pricin \Box submitted to TLS shall include the Administration \Box ee \Box as desicnated in the solicitation or as other \Box is a \Box reed in \Box ritin \Box hich shall be remitted to TLS b \Box the \Box endor \Box or the vendor \Box named resellers \Box and as a \Box reed to in the \Box endor A \Box reement. I a \Box ree that the \Box eshall not and \Box ill not be added b \Box the \Box endor as a separate line item on a TLS member invoice \Box uote \Box proposal or an \Box other \Box ritten communications \Box ith the TLS member.

37	Yes - No <pre> endor a rees to remit to TI S the re uired administration e or resellers are named endor a rees to uarantee the e remittance b or or the reseller named b the vendor </pre> TIPS/ESC Region 8 is required by Texas Government Code § 791 to be compensated for its work and thus, failure to a ree shall render our response void and it ill not be considered.
	Alreed
3 8	Yes - No O Cou oller additional discounts to TIOS members for lar e order functional discounts to TIOS members for lar e order functional discounts to TIOS members for lar e order functional discounts to TIOS members for lar e order functions or lar e scope of order e scope of the scope
39	Years experience in category of goods or services Compan © ears experience in this cate_or © o ©oods or services © This is an evaluation criterion © orth a maximum o 10 points. See © © or more in ormation.
4 0	Resellers: □ oes the vendor have resellers that it □ill name under this contract □ □ esellers are defined as other companies that sell □our products under an a □ reement □ ith □ou □ the a □ arded vendor o □ TI □ S.
	E□AM□LE□□I□mart is a reseller o□ACME brand televisions. I□ACME □ere a TI□S a□arded vendor⊡then ACME □ould list □I□mart as a reseller.
	□□applicable□vendor should do□nload the □eseller□□ealers spreadsheet īrom the Attachments section□iil out the form and submit the document in the "Response Attachments" RESELLERS section. □o
4	Pricing discount percentage are guaranteed for? <pre> oes the vendor a rees to honor the proposed pricin discount percenta o recular catalo as defined in the document besite store or shel pricin or the term o the a ard </pre>
42	Right of Refusal oes the proposin vendor ish to reserve the richt not to perform under the acarded acreement ith a TICS member at vendors discretion image: set the set to reserve the richt not to perform under the acarded acreement is the a TICS image: set to reserve the richt not to perform under the acarded acreement is the a TICS image: set to reserve the richt not to perform under the acarded acreement is the a TICS image: set to reserve the richt not to perform under the acarded acreement is the a TICS

4 3	NON-COLLUSIVE BIDDING CERTIFICATE
3	□□submission o⊡this bid or proposal⊡the □idder certities that□
	1⊡This bid or proposal has been independentl□arrived at □ithout collusion □ith an□other □idder or □ith an□ Competitor□
	2⊡This bid or proposal has not been kno□in□□disclosed and □ill not be kno□in□□disclosed⊡prior to the openin□o□ bids⊡or proposals or this protect⊡to an□other □idder⊡Competitor or potential competitor□
	3□□o attempt has been or □ill be made to induce an□other person□partnership or corporation to submit or not to submit a bid or proposal□
	4 The person si nin this bid or proposal certi ies that he has ull in ormed himsel re ardin the accurac o the statements contained in this certi ication and under the penalties bein applicable to the older as of the person si nin its behal
	□ot a ne⊡otiable term. □ailure to a □ree □ill render ⊡our proposal non-responsive and it □ill not be considered.
4 4	CONFLICT OF INTEREST QUESTIONNAIRE - FORM CIQ - Do you have any CONFLICT OF INTEREST TO REPORT OR DISCLOSE under this statutory requirement?
	□o ⊡ou have an □ CO □ □LICT O □ I □ TE □EST TO □ E □ O □ T O □ □ISCLOSE under this statutor □ re ⊡uirement □ □ES or □ O
	I □ □ou have a con ⊥ict o □interest as described in this ⊡orm or the Local □overnment Code Chapter 176 □cited therein- □ou are re □uired to complete and ⊥ie □ith TI □S.
	□ou ma⊡ind the □lank CI□ iorm on our □ebsite at□
	Cop□and □aste the Iollo□in□link into a ne□ bro□ser or tab□
	https□tips-usa.com@ssets@ocuments@ocs.CI□.pd□
	There is an optional upload or this orm provided i⊡ou have a con⊈ict and must ⊡e the orm. □o
45	Filing of Form CIQ
5	I□□es ābove□□have ⊡ou iiled a torm CI□ b□uploadin□ the torm to this □□□ as directed above□
	No response
4	Regulatory Standing
6	I certi to TI S for the proposal attached that micrompanitis in food standin in the next attribute
	□ederal or state that re □ulate an □ part o □our business operations. I □not □please explain in the next attribute □uestion.
	es
4	Regulatory Standing
7	□e□ulator□Standin□explanation o□no ans□er on previous □uestion.
	No response

4 Antitrust Certification Statements (Tex. Government Code § 2155.005)

□□submission o⊡this bid or proposal⊡the □idder certifies that□

I a⊡rm under penalt⊡o⊑per⊡r⊡o⊑the la⊡s o⊑the State o⊡Texas that⊡

□ am dul□authori⊡ed to execute this contract on m□o□n behal⊡or on behal⊡o⊡the compan⊡corporation⊡irm□ partnership or individual ©Compan⊡listed belo□□

□ connection □ ith this bid neither I nor an representative o the Compan has violated an provision o the Texas ree Enterprise and Antitrust Act Tex. □ us. □ Comm. Code Chapter 15 □

□ In connection □ ith this bid neither I nor an representative o the Compan has violated an edderal antitrust a

[4 □ either I nor an □ representative o the Compan □ has direct □ or indirect □ communicated an □ o the contents o □ this bid to a competitor o the Compan □ or an □ other compan □ corporation □ irm □ partnership or individual en □ a □ ed in the same line o □ business as the Compan □

4 Suspension or Debarment Instructions

Instructions or Certification

1. □□ ans □erin □ □es to the next Attribute □uestion belo □ □the vendor and prospective lo □er tier participant is providin □ the certi incation set out herein in accordance □ ith these instructions.

2. The certification in this clause is a material representation o act upon thich reliance as placed then this transaction as entered into. If is later determined that the prospective loter tier participant knotin rendered an erroneous certification in addition to other remedies available to the ederal covernment the department or a cenc this transaction originated macpursue available remedies includin suspension and cor debarment.

3. The prospective lo er tier participant shall provide immediate critten notice to the person to chich this proposal is submitted icat anctime the prospective locer tier participant learns that its certification cas erroneous chen submitted or has become erroneous b reason ochanced circumstances.

4. The terms "covered transaction," "debarred," "suspended," "ineligible," "lower tier covered transaction," "participants," "person," "primary covered transaction," "principal," "proposal" and "voluntarily excluded," as used in this clause have the meanin s set out in the Definitions and Covera sections o rules implementin Executive Order 12549. Dou ma contact the person to Dhich this proposal is submitted for assistance in obtainin a cop o those reculations.

5. The prospective looer tier participant a rees bout submittin this form that should the proposed covered transaction be entered into it shall not kno in one entered into it shall not kno in one entered into it shall not kno in one entered into one tier covered transaction one tier covered transaction in the proposed covered transaction one tier covered transaction one transaction on the second respective bound of the department of a encode the location of the transaction of one tier covered transaction of the department of a encode the location of the transaction of the department of a encode transaction of the department of a encode the location of the department of a encode the transaction of the department of a encode the transaction of the department of a encode the transaction of the department of a encode transaction of the department of the department of a encode transaction of the department of a encode transaction of the department of a encode transaction of the department of the department of the encode transaction of the department of the department of the department of the encode transaction of the encode transaction of the department of the encode transaction of the encode trans

6. The prospective lo□er tier participant iurther a rees b submittin this iorm that it ill include this clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion-Lower Tier Covered Transaction" without modification in all lower tier covered transactions and in all solicitations for lower tier covered transactions.

7. A participant in a covered transaction ma reloupon a certification o a prospective participant in a loor tier covered transaction that it is not debarred suspended inelifible or voluntaril excluded from the covered transaction unless it kno s that the certification is erroneous. A participant madecide the method and frequence b hich it determines the elifibilito its principals. Each participant mathematication to required to check the onprocurement List.

8. Oothin contained in the Ore oin shall be construed to re uire establishment o a sistem or records in order to render in Cood aith the certification re uired bothis clause. The kno led e and in Ormation o a participant is not re uired to exceed that hich is normall possessed bo a prudent person in the ordinar course or business dealin s.

9. Except for transactions authorifed under para raph 5 of these instructions if a participant in a covered transaction kno in denters into a loger tier covered transaction dith a person ho is suspended debarred inelifible or voluntaril excluded from participation in this transaction in addition to other remedies available to the federal fovernment the department or a fence with this transaction originated magnets available remedies includin suspension and for debarment.

Suspension or Debarment Certification

Debarment and Suspension (Executive Orders 12549 and 12689)—A contract award (see 2 CFR 180.220) must not be made to parties listed on the _overnment-_ide exclusions in the S_stem _or A_ard Mana_ement _SAM_in accordance _ith the OM_ _uidelines at 2 C__ 180 that implement Executive Orders 12549 _3 C__ part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), "Debarment and Suspension." SAM Exclusions contains the names o_parties debarred_suspended_or other_ise excluded b_a_encies_as _ell as parties declared ineli_ible under statutor_or re_ulator_authorit_other than Executive Order 12549.

□ ans □erin □ ces □cou certi □ that no cederal suspension or debarment is in place □ hich □ ould preclude receivin □ a cederall □ unded contract as described above.

es

5 Non-Discrimination Statement and Certification

In accordance ith indexeral civil rights la call is. epartments including the is. epartment of A riculture is A civil rights regulations and policies the is A its A encies of ices and emploises and institutions participating in or administering is A programs are prohibited from discriminating based on race color national origin religion sexual ender identit including ender expression sexual orientation disability are marital status from a public assistance program political belies or reprisal or retaliation for prior civil rights activities and complaint in a ender expression sexual orientation all bases applies and institutions for programs in an program or activities conducted or funded bigs A from all bases applies all programs.

□ersons □ith disabilities □ho re uire alternative means o communication or pro ram in ormation e. □ raille □ lar □e print □audiotape □American Si □n Lan □ua □e □etc. □should contact the responsible A □enc □ or □S □ A □ ET Center at □202 □720-2600 □voice and TT □ or contact □S □ A throu □h the □ederal □ela □ Service at □800 □877-8339. Additionall □□pro ram in ormation ma □ be made available in lan □ua □es other than En □ish.

To file a program discrimination complaint complete the SA grogram discrimination Complaint form A-3027 found online at for to file a grogram discrimination Complaint and at an SA office or firite a letter addressed to SA and provide in the letter all office information requested in the form. To request a cop of the complaint form call &66_632-9992. Submit four completed form or letter to SA big mailed. S. epartment of Africulture Office of the Assistant Secretar for Civil diffts 1400 Independence Avenue S ashin fon C. 20250-9410 2 ax 202_690-7442 or 3 email program.intake@usda.fov.

□ Title □ I o the Education Amendments o 1972 Section 504 o the □ehabilitation Act o 1973 the A□e □ iscrimination Act o 1975 Title 7 C□□ □arts 15 15a and 15b the Americans □ith □isabilities Act and □S Instruction 113-1, Civil Rights Compliance and Enforcement – Nutrition Programs and Activities)

All □.S. □epartments includin □ the □S□A are e ual opportunit □ provider □emplo □er □and lender.

□ ot a ne otiable term. □ailure to a ree b □ ans □ erin □ ES □ill render ⊡our proposal non-responsive and it □ill not be considered. I certi □ that in the per ormance o □ a contract □ ith TI □S or its members □ that our compan □ □ill con orm to the ore □ oin □ anti-discrimination statement and compl □ □ ith the cited and all other applicable la s and re ulations.

5 2 CFR PART 200 Contract Provisions Explanation

□e □uired □ederal contract provisions o □□ederal □e □ulations ⊡r Contracts ⊡r contracts □ith ESC □e □ion 8 and TI □S Members □

The IDIO in provisions are required to be in place and a reed i the procurement is Inded in an part ith Ideal Inds.

The ESC \Box e \Box ion 8 and TI \Box S Members are the sub \Box rantee or Subrecipient b \Box de \Box inition. Most o \Box the provisions are located in 2 CFR PART 200 - Appendix II to Part 200—Contract Provisions for Non-Federal Entity Contracts Under \Box ederal A \Box ards at 2 C \Box \Box \Box A \Box T 200. Others are included \Box ithin 2 C \Box \Box part 200 et al.

In addition to other provisions reluired bothe lederal allencor non-lederal entitial contracts made bothe nonlederal entitounder the lederal allard must contain provisions coverino the lollo lino as applicable.

5 2 CFR PART 200 Contracts

Contracts or more than the simplified acluisition threshold currentloset at 015000000 hich is the inflation ad usted amount determined bothe Civilian AlencoAcluisition Council and the lefense Acluisition lefulations Council Councilsor authorified both 0.5.C. 1908 must address administrative contractual or leful remedies in instances of here contractors violate or breach contract terms and provide for such sanctions and penalties as appropriate.

□otice□□ursuant to the above□□hen rederal runds are expended b□ESC □e□ion 8 and TI□S Members ESC □e□ion 8 and TI□S Members reserves all ri□hts and privile□es under the applicable la□s and re□ulations □ith respect to this procurement in the event o□breach o□contract b□either part□

□oes vendor a □ree □

es

5 2 CFR PART 200 Termination

Termination \Box cause and \Box convenience b the \Box antee or sub \Box antee includin the manner b \Box hich it \Box ill be effected and the basis \Box r settlement. All contracts in excess o \Box 10 \Box 000

□ursuant to the above□□hen ⊡deral ⊡nds are expended b□ESC □e□ion 8 and TI□S Members□ESC □e□ion 8 and TI□S Members reserves the ri□ht to terminate an□a□reement in excess

o 10 000 resultin from this procurement process for cause a fer fivin the vendor an appropriate opportunit and up to 30 da s to cure the causal breach o terms and conditions. ESC e fion 8 and

TIOS Members reserves the richt to terminate an a reement in excess o 10000 resultin from this procurement process for convenience ith 30 dars notice in a ritin to the a arded vendor. The vendor

□ould be compensated or □ork perormed and □oods procured as o the termination date i ⊡or convenience o the ESC □e ion 8 and TI□S Members. An □a □ard under this procurement process is not exclusive and the ESC □e ion 8 and TI□S reserves the ri to purchase □oods and services if on other vendors □hen it is in the best interest o the ESC □e ion 8 and TI□S.

□oes vendor a □ree □

es

55	2 CFR PART 200 Clean Air Act Clean Air Act 42 .S.C. 7401-7671 and the ederal ater ollution Control Act 33 .S.C. 1251-1387 as amended—Contracts and subgrants of amounts in excess of \$150,000 must contain a provision that requires the non-ederal a and to a ree to comple ith all applicable standards orders or re-ulations issued pursuant to the Clean Air Act 42 .S.C. 7401-7671 and the ederal ater collution Control Act as amended 33 .S.C. 1251- 1387 iolations must be reported to the ederal a ardin a encl and the effortal Office of the Environmental rotection A enc 16 A ursuant to the Clean Air Act et al above then ederal inds are expended b ESC efforts 8 and TI S Members ESC efforts 8 and TI S Members requires that the proposer certi that durin the term of an a ard b the ESC efforts 8 and TI S Members resultin from this procurement process the vendor a rees to comple ith all of the above re-ulations includin all of the terms listed and referenced therein.
	□oes vendor a □ree □ □es
56	2 CFR PART 200 Byrd Anti-Lobbying Amendment Byrd Anti-Lobbying Amendment (31 U.S.C. 1352)—Contractors that apply or bid for an award exceeding \$100,000 must file the reluired certification. Each tier certifies to the tier above that it lill not and has not used lederal appropriated finds to palanlperson or or anilation for influencin or attemptin to influence an officer or emplolee olan alencia member of Confression ficer or emplolee of Confression an emplolee of a member of Confress in connection lith obtainin an lederal contraction and other all and covered big 31 lists. C. 1352. Each tier must also disclose an lobbin lith non-lederal funds that takes place in connection lith obtainin an lederal all and. Such disclosures are for arded from tier to tier up to the non-lederal all and. Iursuant to the above the fielderal funds are expended blesc left on 8 and TIS Members fesc left on 8 and TIS Members requires the proposer certifies that durin the term and durin the life of an contract lith ESC left on 8 and TIS Members resultin from this procurement process the vendor certifies to the terms included or referenced herein. loes vendor alree
57	2 CFR PART 200 Federal Rule Compliance ith all applicable standards orders or reluirements issued under section 306 of the Clean Air Act 42 S.C. 1857 millisection 508 of the Clean atter Act 33 S.C. 1368 Executive Order 11738 and Environmental rotection Alencine ulations 40 Cillipert 15 Contracts subcontracts and sub rants of amounts in excess of 100 000 ursuant to the above the rederal funds are expended billipert and sub rants of amounts in excess of amounts in excess of the rederal funds are expended billipert and sub rants of a sub rants of a sub rants of amounts in excess of 100 000 the vendor of the contracts subcontracts and sub rants of amounts in excess of 100 000 the vendor of the clean Air Act 42 S.C. 1857 millipert standards orders for reluirements issued under section 306 of the Clean Air Act 42 S.C. 1857 millipert 508 of the Clean of atter Act 33 S.C. 1368 Executive Order 11738 and Environmental protection Alencine ulations 40 Cillipert 155

 $\Box oes \ vendor \ certi \blacksquare that \ it \ is \ in \ compliance \ \Box ith \ the \ Clean \ Air \ Act \Box$

es

58	2 CFR PART 200 Procurement of Recovered Materials
ŏ	A non-lederal entit that is a state a encor a encor a political subdivision o a state and its contractors must comploith section 6002 o the Solid aste isposal Actas amended bothe esource Conservation and ecover Act. The requirements o Section 6002 include procurin onloitems designated in quidelines o the Environmental protection Alencor and 40 C part 247 that contain the highest percenta o recovered materials practicable consistent of the
	maintainin a satis actor level o competition here the purchase price o the item exceeds 10000 or the value o the luantit ac uired durin the precedin fiscal car exceeded 10000 procurin solid aste mana ment services in a manner that maximices ener and resource recover and establishin an a firmative procurement pro ram for procurement o recovered materials identified in the E A luidelines.
	□oes vendor certi⊞that it is in compliance □ith the Solid □ aste □isposal Act as described above□ □es
5	Certification Regarding Lobbying
5 9	Applicable to arants Sub rants Cooperative A reements and Contracts Exceedin 100 000 in ederal unds
	Submission o this certification is a prere uisite or makin or enterin into this transaction and is imposed b section 1352 Title 31 . S. Code. This certification is a material representation o act upon thich reliance as placed then this transaction as made or entered into. An person to fails to file the required certification shall be subject to a civil penalt o not less than 10000 and not more than 100000 for each such failure.
	The undersi⊡ned certi⊡es⊡to the best o⊡his or her kno⊡led⊡e and belie⊞that⊡
	□ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □
	¹ 2 I an unds other than ederal appropriated unds have been paid or ill be paid to an person or influencin or attemptin to influence an officer or emplofee of an after of Member of Confress an officer or emplofee of confress or an emplofee of a Member of Confress in connection with this federal frant or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "disclosure Form to Report Lobbying," in accordance fith its instructions.
	□3 □The undersi ned shall re uire that the lan ua e o this certi ication be included in the a ad documents or all covered suba ards exceedin □ 100 000 in ederal unds at all appropriate tiers and that all subrecipients shall certi and disclose accordin □ □
	I □A□E □OT Lobbied per above
6	If you answered "I HAVE lobbied" to the above Attribute Question
Õ	I vertice and vertice in the vertice of the vertice

6 1	Subcontracting with Small and Minority Businesses, Women's Business Enterprises, and Labor Surplus Area Firms.
	□o ⊡ou ever anticipate the possibilit□o⊡subcontractin□ an□o⊡our □ork under this a□ard i□⊡ou are success⊡l□
	I O O OT A S E T E E T ATT IO TE E ESTION I ESTANDOL II ESTOU must ans er the next cuestion ES i ou ant a TIS Member to be authoriced to spend cederal ant ounds for crocurement.
6 2	ONLY IF YES TO THE PREVIOUS QUESTION OR if you ever do subcontract any part of your
2	performance under the TIPS Agreement, do you agree to comply with the following federal requirements?
	O□L□ I□ □ES TO T□E □□E□IO□S □□ESTIO□ O□ i□⊡ou ever do subcontract an□part o⊡our perlormance under
	the TI⊡S A⊑reement□ do ⊑ou a ⊑ree to compl□ □ith the Iollo □in □ iederal re □uirements □
	Federal Regulation 2 CFR §200.321 Contracting with small and minority businesses, women's business enterprises, and labor surplus area irms. a The non-Dederal entito must take all necessar a irmative steps to assure that minorito businesses of owners business enterprises and labor surplus area irms are used then possible.
	Ib □A IIIrmative steps must include □
	☐ □□lacin □ □uali⊡ed small and minorit □ businesses and □omen s business enterprises on solicitation lists □
	□2□Assurin□ that small and minorit□ businesses□and □omen।s business enterprises are solicited □henever the□ are potential sources□
	Image: State of the state
	III ■ Establishin ■ deliver ■ schedules ■ here the re □ uirement permits ■ hich encoura □ e participation b ■ small and minorit ■ businesses □ and □ omen is business enterprises □
	□5□□sin□ the services and assistance□as appropriate□o□such or□ani□ations as the Small □usiness Administration and the Minorit□ □usiness □evelopment A□enc□ o□the □epartment o□Commerce □and
	□6□□e□uirin□ the prime contractor□i□subcontracts are to be let□to take the a□irmative steps listed in para□raphs□1 □ throu□h □5□o□this section.

No response

63	Indemnification
3	The ESC _e_ion 8 and TI_S is a Texas _olitical Subdivision and a local _overnmental entit_there_ore_is prohibited
	Irom indemni⊞in⊟ third parties pursuant to the Texas Constitution IArticle 3⊡Section 52⊡except as specificall⊡provided b⊡la⊡ or as
	ordered b□a court o⊡competent ⊡risdiction. A provision in a contract to indemni⊞or hold a part□harmless is a promise to pa□ or
	an □ expenses the indemnited part □ incurs □ □ a specited event occurs □ such as breachin □ the terms o □ the contract or ne □ i □ entl □
	perতrmin⊟ duties under the contract. Article III⊡Section 49 o⊡the Texas Constitution states that ⊡no debt shall be created b⊡or on
	behal ⊡o the State □The Attorne □ □ eneral has counseled that a contractual □ imposed obli □ation o □ indemnit □ creates a Idebt □ in
	the constitutional sense. Tex. Att □□ en. Op. □o. M□ -475 □1982□ Contract clauses □hich re □uire the S stem or institutions to
	indemni⊞must be deleted or □uali⊡ed □ith ≣to the extent permitted b□the Constitution and La□s o⊡the State o□ Texas.□Li□uidated
	dama es attorne s ees aiver o vendor is liabilit and aiver o statutes o imitations clauses should also be deleted or ualified
	□ith ⊡o the extent permitted b□the Constitution and la□s o⊡State o⊡Texas.□
	□ot a ne⊡otiable term. □ailure to a ⊡ree □ill render ⊡our proposal non-responsive and it □ill not be considered. □o □ou a ⊡ree to these terms □
	□es
6	Remedies
4	The parties shall be entitled to exercise an□ri⊡ht or remed□available to it either at la□ or in e□uit⊡subīect to the choice o□a□□venue
	and service o process clauses limitations a reed herein. othin in this a reement shall commit the TI S to an arbitration resolution
	o⊡an⊡disa⊡reement under an⊡circumstances. An⊡Claim arisin⊡out o⊡or related to the Contract⊡except or those specificall⊡⊡aived
	under the terms o⊑the Contract⊡ma⊡a፤ter denial o⊡the ⊡oard o⊡irectors⊡be subiect to mediation at the re⊡uest o⊡either part⊡ An⊡
	issues not resolved hereunder MA□ be reterred to non-bindin□ mediation to be conducted b□a mutuall□a□reed upon mediator as a
	prerequisite to the filing of any lawsuit over such issue(s). The parties shall share the mediator's fee and any associated iin □ ee
	e uall □ Mediation shall be held in Camp or Titus Count □ Texas. A reements reached in mediation shall be reduced to □ritin □ and
	□ ill be sublect to the approval b□ the □istricts □oard o□□irectors sinned b□ the □arties i□approved b□ the □oard o□ □irectors □and □i□
	si⊡ned⊡shall thereatter be entorceable as provided b⊟the la⊡s o⊡the State o⊟Texas.
	□o ⊡ou a⊡ree to these terms□
6 5	Remedies Explanation of No Answer
-	

No response

66	Choice of Law The a reement bet een the endor and TISESC ecion 8 and an addenda or other additions resultin from this procurement process ho ever described shall be overned b construed and enorced in accordance ith the las of the State of Texas recardless of an conflict of a sprinciples. TIS OES OT ACLE to a vendor a reement entered into the aTIS Member as the Member mabe located outside Texas. O fou a ree to these terms Areed			
67	Yenue, Jurisdiction and Service of Process An conceeding arising out of or relating to this procurement process or an contract issued by TICS resulting from or an contemplated transaction shall be brought in a court of competent furisdiction in Camp Count Texas and each of the parties irrevocable submits to the exclusive furisdiction of said court in an such proceeding arising out of proceeding shall be heard and determined on the exclusive furisdiction of a relating to the proceeding arising out of the parties and determined on the process of an contract resulting from or an contemplated transaction in an one of the parties are that either or both of the mage a copy of the parties are that either or both of the mage are copy of the parties irrevocable to a contract resulting from or an contemplated transaction in an other court. The parties are that either or both of the mage a copy of this para raph with an court as a ritten evidence of the kno in voluntary and feel bar and for a reement between the parties irrevocable to a very an objection store of an any part and here in the orld. An dispute resolution process other than litication shall have venue in Camp Count or Titus Count Texas.			
68	Infringement(s) The success low vendor contractors contractors assignees and designees from an contract and third part claims and find contract or claims contractors contract or contract or service marks and an other intellectual or intangible property rights attributed to or claims based on the Vendor's proposal or Vendor's performance of contracts a contract or contract or claims based on the Vendor's proposal or Vendor's performance of contracts a contract or claims based on the Vendor's proposal or Vendor's performance of contracts a contract of these terms contracts a contract of these terms contracts a contract of the contra			
6 9	Infringement(s) Explanation of No Answer No response			
7 0	Contract Governance An contract made or entered into b the TICS is sublect to and is to be coverned b Section 271.151 et secont coverned b Section 271.151 et s			

Payment Terms and Funding Out Clause

□a⊡ment Terms□

1

TIOS or TIOS Members shall not be liable or interest or late paoment ees on past-due balances at a rate higher than permitted bothe laos or reculations on the Dirisdiction on the TIOS Member.

□undin □ Out Clause □

Vendor agrees to abide by the laws and regulations, including Texas Local Government Code § 271.903, or any statutor or reculator limitations octhe trisdiction ocan TIOS Member of hich coverns contracts entered into bothe cendor and TIOS or a TIOS Member that recuires all contracts approved both TIOS or a TIOS Member are subtect to the bud cetin and appropriation occurrent available cends bothe entit or its covernin bod

See statute is nor specifics or consult nour lenal counsel.

□ot a ne otiable term. Dailure to a ree dill render our proposal non-responsive and it dill not be considered.

□o ⊡ou a □ree to these terms □

es

7 2

Insurance and Fingerprint Requirements Information

<u>Insurance</u>

I applicable and cour sta circle in the on TI S member premises for deliver trainin or installation etc. and for the an automobile course of the insurance as required b lateration. Course as the provide proof insurance.

<u> □in □erprint</u>

I ⊡the vendor has stathat meet both o ⊡these criterion □

 \square \square ill have continuin \square duties related to the contracted services \square and

2 has or \Box ill have direct contact \Box ith students

Then you have "covered" employees for purposes of completing the attached form.

TI S recommends all vendors consult their le al counsel or uidance in compliance ith this la. I uou have uestions on ho to complime belo. I uou have uestions on compliance ith this code section contact the Texas epartment o ublic Saët on-Criminal ustice init Access and issemination ureau AST-ACT at C dtxdps.state.tx.us and ou should send an email identi in ou as a contractor to a Texas Independent School istrict or ESC e ion 8 and TI S. Texas S phone number is 512 424-2474.

See Iorm in the next attribute to complete entitled Texas Education Code Chapter 22 Contractor Certification Ior Contractor Emplo

7 Texas Education Code Chapter 22 Contractor Certification for Contractor Employees

Introduction Texas Education Code Chapter 22 re uires entities that contract ith school districts to provide services to obtain criminal histor record in ormation re ardin covered emplo ees. Contractors must certi to the district that the have complied. Covered emplo ees ith dis uali in criminal histories are prohibited from servin at a school district.

□etinitions Covered emplotees Emplotees of a contractor or subcontractor the have or the link explotees of a contractor or subcontractor the have or the link explored at the the terminal have of the service to be performed at the terminal have or the link explored the terminal histor. The terminal histor terminal hi

a celon o cense under Title 5 Texas □enal Code cb □an o cense or □hich a decendant is re uired to re ister as a sex o cender under Chapter 62 Texas Code o Criminal □rocedure or co an e uivalent o cense under cederal la or the la s o canother state.

I certi⊞that□

NONE (Section A) o the emploces o Contractor and an subcontractors are covered emploces as defined above. I this box is checked in the certi that Contractor has taken precautions or imposed conditions to ensure that the emploces o Contractor and an subcontractor ill not become covered emploces. Contractor ill maintain these precautions or conditions throu hout the time the contracted services are provided.

<u>OR</u>

SOME (Section B) or all on the emplonees on Contractor and an subcontractor are covered emplonees. In this box is checked in the certing that

☐ □Contractor has obtained all re uired criminal histor record in ormation re ardin its covered emplo ees. □one o the covered emplo es has a dis uali in □ criminal histor □

□2□I□Contractor receives in ormation that a covered emplo ee subse uentl□has a reported criminal histor Contractor □ill immediatel□remove the covered emplo e or contract duties and noti the □istrict in □ritin□ □ithin 3 business da s.

□□pon re□uest□Contractor □ill provide the □istrict □ith the name and an□other re□uested in ormation o□covered emplo□ees so that the □istrict ma□obtain criminal histor□record in ormation on the covered emplo□ees.

□4 □I the □istrict oblects to the assi□nment o □a covered emplo □ee on the basis o □the covered emplo □ee is criminal histor □ record in ormation □Contractor a □rees to discontinue usin □ that covered emplo □ee to provide services at the □istrict.

□oncompliance or misrepresentation re □ardin □ this certi ication ma □ be □rounds for contract termination.

□one

7	Texas Business and Commerce Code § 272 Requirements as of 9-1-2017				
4	S 807 prohibits construction contracts to have provisions re uirin the contract to be sublect to the la s o another state to be re uired to liticate the contract in another state or to re uire arbitration in another state. A contract with such provisions is voidable. Under this new statute, a "construction contract" includes contracts, subcontracts or a reements in amon others architects en ineers contractors construction mana ers eluipment lessors or materials suppliers. "Construction contracts" are for the design, construction, alteration, renovation remodelin for repair of an buildin or improvement to real propert for for furnishin materials or eluipment for the profect. The term also includes movin demolition or excavation. If the term also includes movin demolition are excavation. If the term also includes movin demolition with the contract of the term also includes movin demolition are excavation. If the term also includes movin demolition are excavation. If the term also are also and the term also the term also are provided and the algost of the term also are also and the term and the term also are also and the term also the algost of the term also are also and the term algost of term				
7 5	Texas Government Code 2270 Verification Form Texas Overnment Code 2270 Overification Orm				
	Texas 2017 ouse oill 89 has been sioned into lao bothe covernor and as or September 1 2017 oill be codified as Texas Government Code § 2270 and 808 et seq. The relevant section addressed bothis form reads as follo so Texas overnment Code Sec. 2270.002. OCISIO DECIDE IOCOTOACT. A covernmental entitomaon not enter into a contract of the companion code or services unless the contract contains a or itten verification from the companion that it of codes not boccott Israel and for code of the contract entito a contract of the contract entities and for code of the contract o				
	ESC e_ion 8 The Interlocal urchasin S stem TISS 4845 ii h a 271 orth ittsbur T 75686 I verile b this critin that the above-named compan a firms that it d does not bo cott Israel and 2 ill not bo cott Israel durin the term o this contract or an contract if the above-named Texas overnmental entit in the future. I further affirm that if our company's position on this issue is reversed and this affirmation is no longer valid that the above-named Texas overnmental entit ill be notified in critin ithin one d business da and c understand that our company's failure to affirm and comply with the requirements of Texas Government Code 2270 et se shall be counds for immediate contract termination lithout penalt to the above-named Texas overnmental entit A Our compan is not listed on and c do not do business ith companies that are on the the Texas Comptroller o ublic Accounts list o cisinated orein Terrorists Or ani ations per Texas covt Code 2270.0153 found at https://comptroller.texas.covfpurchasin_docs_forein-terrorist.pd				

Cogos and other company marks lease upload our companion to be added to our individual profile paile on the TIOS obsite. I an specifications are required for use of our companion opplease upload that information under the floor company Marks" section under the "Response Attachment" tab. or ferred Looo formation x 225 pxpe preferred Interview Interview Interview Interview				
	□ otentiall on TI S □ebsite scroll bar for Top □erformin □ □endors □TI S □uarterl □e □e sletter sent to TI S Members			
	□Co-brandin□ □I⊡ers and or email blasts to our TI□S Members ⊡ermission and approval □ill be obtained be⊡ore publishin□□			
77	Solicitation Deviation/Compliance			
78	Solicitation Exceptions/Deviations Explanation I the bidder intends to deviate from the eneral Conditions Standard Terms and Conditions or Item Specifications listed in this proposal invitation all such deviations must be listed on this attribute the complete and detailed conditions and information included or attached. TIS ill consider an deviations in its proposal a ard decisions and TIS reserves the right to accept or reflect an bid based upon an deviation entrol this attribute the proposer assures TIS of their full compliance of the Standard Terms and Conditions tem Specifications and all other information contained in this Solicitation. No response			
7 9	Agreement Deviation/Compliance <pre> oes the vendor a ree ith the lan ua e in the endor A reement </pre>			
80	Agreement Exceptions/Deviations Explanation I the proposin endor desires to deviate form the endor A reement lan use all such deviations must be listed on this attribute the complete and detailed conditions and information included. TI S ill consider an deviations in its proposal a ard decisions and TI S reserves the richt to accept or refect an proposal based upon an deviations indicated belo. In the absence o an deviation entron this attribute the proposer assures TI S o their full compliance the the endor A reement.			

No response

Felony Conviction Notice

Texas Education Code, Section 44.034, Notification of Criminal History, Subsection (a), states "a person or business entit that enters into a contract ith a school district must ive advance notice to the district it the person or an ooner or operator oothe business entit has been convicted oo a celon. The notice must include a ceneral description of the conduct resulting in the conviction of a felony." Subsection (b) states "a school district may terminate a contract ith a person or business entit if the district determines that the person or business entit ailed to five notice as required boost business entit. For services performed before the termination oothe contract." (c) This section does not applot a public held corporation. The person completin this proposal certices that the are authoriced to provide the ansor to this cuestion.

Select A.□□. or C.

A. M□ tirm is a publicl□ held corporation there ore this reportin re uirement is not applicable.

O□ □.M□ firm is not o□ned nor operated b□an cone □ho has been convicted o a @lon convict

C. M imm is o ned or operated b the follo in individual is to has thave been convicted o a felon in the next attribute.

□. □irm not o □ ned nor operated b □ 健lon □per above

8 If you answered C. My Firm is owned or operated by a felon to the previous question, you are 2 REQUIRED TO ANSWER THE FOLLOWING QUESTIONS.

I ⊡ou ans □ered C. M □ □irm is o □ned or operated b □ a 健lon to the previous □uestion □ou must provide the Iollo □in □ in Iormation.

- 1. □ame o □□elon s □
- 2. The named persons role in the tirm and
- 3. Details o Conviction SD

No response

8 Long Term Cost Evaluation Criterion # 4.

EA CAELL and see in the document under proposal Scorin and Evaluation oints dill be assigned to this criterion based on four ans er to this Attribute. Soints are a arded if ou a ree not increase four catalo prices as defined herein more than annual over the previous fear for fears to and three and potential fear four unless an exitent circumstance exists in the marketplace and the excess price increase hich exceeds annual is supported b documentation provided b ou and four suppliers and shared the TIS frequested. If ou a ree OT to increase prices more than 5 except then documentation supportin documentation ou are a arded 10 points 6 to 14 except then dot support to accept then documentation support to a points incremental frice increases 14 or freater except then documentation supportin documentation receive 0 points.

increases □ill be 5□ or less annuall□per ⊡uestion

8 Required Confidentiality Claim Form

□e□uired Con⊡dentialit□Claim □orm

This completed form is reluired b TIS. Is submittin a response to this solicitation bual ree to do nload from the "Attachments" section, complete according to the instructions on the form, then uploading the completed form, with any confidential attachments, if applicable, to the "Response Attachments" section titled "Confidentiality Form" in order to provide to TIPS the completed form titled, "CONFIDENTIALITY CLAIM FORM". By completing this process bu provide us bith the information relevance to complete the form between the open record lass of the State of Texas as the mallapple to four proposal submission. If our do not provide the form between the form form form form ou.

8 5	Choice of Law clauses with TIPS Members			
5	I⊡the vendor is a⊡arded a contract ⊡ith TI⊡S under this solicitation⊡the vendor a⊡rees to make an⊡Choice o⊡La⊡			
	clauses in an□contract or a□reement entered into bet□een the a□arded vendor and □ith a TI□S member entit□to			
	read as ollo s⊡Choice o a shall be the la s o the state here the customer resides or ords to that e tect.			
	A⊡reed			
8	Venue of dispute resolution with a TIPS Member			
8 6	In the event o∐iti⊑ation or use o⊡an⊟dispute resolution model ⊡hen resolvin⊟ disputes ⊡ith a TI⊡S member entit⊡			
	as a result o⊑a transaction bet⊟een the vendor and TI⊒S or the TI⊒S member entit⊡the ⊟enue lor an⊟liti⊡ation or			
	other a ⊡reed upon model shall be in the state and count □ here the customer resides unless other □ise a □reed b □			
	the parties at the time the dispute resolution model is decided b⊡the parties.			
	A⊡reed			
87	Automatic renewal of contracts or agreements with TIPS or a TIPS member entity			
7	This clause DOES NOT prohibit multi⊡ear contracts or a⊡reements ⊡ith TI⊡S member entities.			
	□ecause TI□S and TI□S members are □overnmental entities sublect to la□s that control appropriations o□⊡nds			
	durin ☐ their ûscal □ears lor contracts and a □reements to provide □oods and services □does the □endor a □ree to limit an □ automatic rene □al clauses o □a contract or a □reement executed as a result o □this TI □S solicitation a □ ard to not			
	Ion \Box er than \Box month to month \Box and at the TI \Box S contracted rate.			
	A⊡reed			
8 8	Indemnity Limitation with TIPS Members			
0	Texas and other states restrict $b \square a \square$ or state Constitution the abilit $\square o \square a \square$ overnmental entit \square to indemni \square others.			
	TI⊡S re⊡uires that an⊡contract entered into bet⊟een a vendor and TI⊡S or a TI⊡S Member as a result o⊡an a⊡ard under this Solicitation limit the re⊡uirement that the Customer indemni⊞the ⊡endor b⊡either eliminatin⊡ an⊡such			
indemnit re_uirement clauses in an a reements contracts or other bindin documents <u>OR</u> b pre acin all				
	indemnit⊡ clauses re⊡uired o⊡TI⊡S or the TI⊡S Member entit⊡ ⊡ith the ollo⊡in⊡⊡To the extent permitted b⊡the la⊡s			
or the Constitution o ⊑the state □here the customer resides □□				
	Agreement is a required condition to award of a contract resulting from this Solicitation.			
	A□reed			
8	Arbitration Clauses			
ğ	Except for certain circumstances TI S forbids a mandator arbitration clause in an contract or a reement entered			
	into bet een the a arded vendor \Box ith TI \Box S or a TI \Box S member entit \Box \Box oes the vendor a ree to exclude an \Box			
	arbitration re⊡uirement in an⊡ contracts or a⊡reement entered into bet⊡een TI⊡S or a TI⊡S member entit⊡ throu⊡h			
	an a⊡arded contract ⊡ith TI⊡S⊡			
	A⊡reed			
9	Required Vendor Sales Reporting			
0	□ respondin to this Solicitation ⊡ou a ree to report to TI S all sales made under an a arded A reement ⊡ith			
	TI⊡S. □endor is re⊡uired to report all sales under the TI□S contract to TI□S. I⊡the TI□S Member entit⊡re⊡uestin⊡ a			
	price Irom the a □arded □endor re □uests the TI □S contract □endor must include the TI □S Contract number on an □ communications □ith the TI □S Member entit □ I □a □arded □ou □ill be provided access to the □endor □ortal. To			
	report sales, login to the TIPS Vendor Portal and click on the PO's and Payments tab. Pages 3-7 of the <u>endor</u>			
	<u>□ortal □ser □uide</u> □ill □alk ⊡ou throu □h the process o reportin □ sales to TI□S. □lease reter to the TI□S <u>Accountin</u> <u>FAQ's</u> or more information about reportin □ sales and i ⊡ou have Turther □uestions □contact the Accountin □ Team			

sales that \Box o throu \Box h the TI \Box S A \Box reement and submittin \Box same to TI \Box S.

REFERENCES

Please provide three (3) references, preferably from school districts or other governmental entities who have used your services within the last three years. Additional references may be required. <u>DO NOT INCLUDE TIPS EMPLOYEES AS A REFERENCE.</u>

You may provide more than three (3) references.

Entity Name	Contact Person	VALID EMAIL IS REQUIRED	Phone
Clyde ISD	Paul McGuire	pmcguire@clydeisd.org	325-893-3100
Burkburnett ISD	Brad Owen	brad.owen@burkburnettisd.org	940-569-3326
Morton ISD	Karen Saunders	karen.saunders@mortonisd.net	806-266-5505

CERTIFICATION BY CORPORATE OFFERER

COMPLETE ONLY IF OFFERER IS A CORPORATION, THE FOLLOWING CERTIFICATE SHOULD BE EXECUTED AND INCLUDED AS PART OF **PROPOSAL FORM/PROPOSAL FORM.**

Responsive Services International Corporation OFFERER:

(Name of Corporation)

Leslie Miller

certify that I am the Secretary of the Corporation **I**, (Name of Corporate Secretary)

named as OFFERER herein above; that

Stephen Miller

(Name of person who completed proposal document)

who signed the foregoing proposal on behalf of the corporation offerer is the authorized person that is acting as

CEO

(Title/Position of person signing proposal/offer document within the corporation)

of the said Corporation; that said proposal/offer was duly signed for and in behalf of said corporation by authority of its governing body, and is within the scope of its corporate powers.

CORPORATE SEAL if available

The Mith

SIGNATURE

4-15-2020

DATE

Required Confidential Information Status Form

CONFIDENTIAL INFORMATION SUBMITTED IN RESPONSE TO COMPETITIVE PROCUREMENT REQUESTS OF EDUCATION SERVICE CENTER REGION 8 AND TIPS (ESC8) IS GOVERNED BY TEXAS GOVERNMENT CODE, CHAPTER 552

If you consider any portion of your proposal to be confidential information and not subject to public disclosure pursuant to Chapter 552 Texas Gov't Code or other law(s), you <u>must attach a copy</u> of all claimed confidential materials within your proposal and put this COMPLETED form as a cover sheet to said materials then scan, name "CONFIDENTIAL" and upload with your proposal submission. (You must include all the confidential information in the submitted proposal. The copy uploaded is to indicate which material in your proposal, if any, you deem confidential in the event the receives a Public Information Request.) ESC8 and TIPS will follow procedures of controlling statute(s) regarding any claim of confidentiality and shall not be liable for any release of information required by law. Upon your claim and your defense to the Office of Texas Attorney General is required to make the final determination whether the information submitted by you and held by ESC8 and TIPS is confidential and exempt from public disclosure.

□esponsive Services International Corporation □□SI□

Name of company				
Stephen Miller CEO				
Printed Name and Title of authorized company officer declaring below the confidential status of material				
6401 Indiana Avenue	Lubbock	Тx	79413	806-763-1586
Address	City	State	ZIP	Phone
ALL VENDORS MUST COMPLETE THE ABOVE SECTION.				
I DO CLAIM parts of my proposal to be confidential and DO NOT desire to expressly waive a claim of				
confidentiality of all information contained within our response to the solicitation. The attached contains material from our				

confidentiality of all information contained within our response to the solicitation. The attached contains material from our proposal that I classify and deem confidential under Texas Gov't Code Sec. 552 or other law(s) and I invoke my statutory rights to confidential treatment of the enclosed materials.

ATTACHED ARE COPIES OF _____PAGES OF CLAIMED CONFIDENTIAL MATERIAL FROM OUR PROPOSAL THAT WE DEEM TO BE NOT PUBLIC INFORMATION AND WILL DEFEND THAT CLAIM TO THE TEXAS ATTORNEY GENERAL IF REQUESTED WHEN A PUBLIC INFORMATION REQUEST IS MADE FOR OUR PROPOSAL.

Signature_____Date_

7-2020

OR -----

I DO NOT CLAIM any of my proposal to be confidential, complete the section below.

Express Waiver: I desire to expressly waive any claim of confidentiality as to any and all information contained within our response to the competitive procurement process (e.g. RFP, CSP, Bid, RFQ, etc.) by completing the following and submitting this sheet with our response to Education Service Center Region 8 and TIPS.

Signature	Stephen Miller	Date	4-17-2020
<u> </u>	/ / /		