# **PURCHASE ORDER**

TEXAS A&M FOREST SERVICE PURCHASING DEPARTMENT Order Date 08/10/2023

Page

01

200 Technology Way, Suite 1120, College Station, TX 77845-3424; Phone 979-458-7380, FAX 979-458-7386

Purchase Order No.	(Include this number on all correspondence and packages)	VENDOR	GUARANTEES	INVOICE TO:
P400044	conceptioner and particles	THIS ORI	NDISE DELIVERED ON DER WILL MEET OR SPECIFICATIONS IN INVITATION.	TEXAS A&M FOREST SERVICE LUFKIN-FRP RURAL FIRE DEFENSE FOREST RESOURCE PROTECTION PO BOX 310
				LUFKIN TX 75902
VENDOR			ALL TERMS AND CONDITIONS SET	
14531244652 NI SATELLITÉ	TNC		FORTH IN OUR BID	SHIP TO:
PO BOX 95465			A PART OF THIS ORDER.	TEXAS A&M FOREST SERVICE LUFKIN-FRP RURAL FIRE DEFENSE 481 TEXAS FOREST SERVICE LOOP BLDG A456 LUFKIN TX 75904

ANY EXCEPTIONS TO PRICING OR DESCRIPTION CONTAINED HEREIN MUST BE APPROVED BY THE TEXAS A&M FOREST SERVICE PURCHASING DEPARTMENT <u>PRIOR</u> TO SHIPPING. PLEASE NOTE: IF YOUR INVOICE IS NOT ADDRESSED AS INSTRUCTED PAYMENT WILL BE DELAYED.

ltern	Description	Quantity	ŲОМ	Unit Price	Ext Price
	USER REF: 000000-TEF				
l	CHARGES & FEES FOR SATELLITE PHONE SERVICE airtime value added to line for payment purposes		мо	5,309.030	63,708.36
2	MSAT VOICE AIRTIME		MIN	2.600	2,600.00
				TOTAL	66,308.36
	**** NET 30 ****				
	NOTE TO VENDOR: "SHIP TO" AND "INVOICE TO" ADDRESSES MAY DIFFER. FAILURE TO SUBMIT INVOICE TO PROPER ADDRESS MAY RESULT IN DELAYED PAYMENT.				
	BY ACCEPTANCE OF THIS PURCHASE ORDER VENDOR AGREES TO ALL TERMS AND CONDITIONS (AS APPLICABLE) LISTED ON ATTACHED "TEXAS A&M FOREST SERVICE PURCHASE ORDERATTACHMENT A". EXEMPT PURCHASE - TEXAS A&M FOREST SERVICE PURCHASING PROCEDURES, SECTION 6 (EXEMPT PURCHASES).				
	UTILITY THAT IS EXEMPT FROM COMPETITIVE BIDS. CHOSEN AS SAME PROVIDER FOR TDEM, TEEX AND TX PARKS AND WILDLIFE AGENCY FOR CONTINUITY OF SERVICE AND SIGNAL.				
	VENDOR QUOTE DATED 8/7/2023 INCLUDED. ANNUAL SERVICE FOR FY24, 9/1/23 THRU 8/31/24. AGENCY TERMS AND CONDITIONS ATTACHED.				
RTL					

Texas A&M Forest Service cannot accept collect freight shipments.

## FOB: NOT SPECIFIED

FAILURE TO DELIVER - If the vendor fails to deliver these supplies by the promised delivery date or a reasonable time thereafter, without giving acceptable reasons for delay, or if supplies are rejected for failure to meet specifications, the State reserves the right to purchase specified supplies estewhere, and charge the increase in price and cost of handling, if any, to the vendor. No substitutions nor cancellations permitted without prior approval of Purchasing Department.

The State of Texas is exempt from all Federal Excise Taxes.

STATE AND CITY SALES TAX EXEMPTION CERTIFICATE: The undersigned claims an exemption from taxes under Texas Tax Code, Section 151.309 (4), for purchase of tangible personal property described in this numbered order, purchased from contractor and/or shipper listed above, as this property is being secured for the exclusive use of the State of Texas. The Terms and Conditions of the State of Texas shall prevail.



Terms:

# **PURCHASE ORDER**

TEXAS A&M FOREST SERVICE PURCHASING DEPARTMENT

Order Date 08/10/2023

02

Page 200 Technology Way, Suite 1120, College Station, TX 77845-3424; Phone 979-458-7380, FAX 979-458-7386

Purchase Order No.	(Include this number on all correspondence and packages)	VENDOR GUARANTEES	INVOICE TO:
P400044	correspondence and packages)	MERCHANDISE DELIVERED ON THIS ORDER WILL MEET OR EXCEED SPECIFICATIONS IN THE BID INVITATION.	TEXAS A&M FOREST SERVICE LUFKIN-FRP RURAL FIRE DEFENSE FOREST RESOURCE PROTECTION PO BOX 310 LUFKIN TX 75902
VENDOR		ALL TERMS AND	LOPKIN IX / 5902
14531244652 NI SATELLIT PO BOX 9546 CHICAGO, IL	E INC	CONDITIONS SET FORTH IN OUR BID INVITATION BECOME A PART OF THIS ORDER.	SHIP TO: TEXAS A&M FOREST SERVICE LUFKIN-FRP RURAL FIRE DEFENSE 481 TEXAS FOREST SERVICE LOOP BLDG A456 LUFKIN TX 75904

ANY EXCEPTIONS TO PRICING OR DESCRIPTION CONTAINED HEREIN MUST BE APPROVED BY THE TEXAS A&M FOREST SERVICE PURCHASING DEPARTMENT <u>PRIOR</u> TO SHIPPING.

PLEASE NOTE: IF YOUR INVOICE IS NOT ADDRESSED AS INSTRUCTED PAYMENT WILL BE DELAYED.

tern	Description	Quantity	UOM	Unit Price	Ext Price
	PREVIOUS PO# P200088.				
	VENDOR QUOTE: 08072023				
	VENDOR REF: RACHEAL.CHIASSON@NETWORKINV.COM				
гļ					
is A&N	I Forest Service cannot accept collect freight shipments.		-	-	-
OB:	NOT SPECIFIED				
				Terms:	
g accep	DELIVER - If the vendor fails to deliver these supplies by the promised delivery date or a reasonable time thereafter, without table reasons for delay, or if supplies are rejected for failure to meet specifications, the State reserves the right to purchase		IN ACCORDA	NCE WITH YOUR BID. SUPPLIES/EO T RECEIVING ROOM BY	UIPMENT MUST BE PLACED IN
ified su;	pplies elsewhere, and charge the increase in price and cost of handling if any. To the vendor. No substitutions nor permitted without prior approval of Purchasing Department.			.1	1

The State of Texas is exempt from ail Federal Excise Texes.

STATE AND CITY SALES TAX EXEMPTION CERTIFICATE: The undersigned claims an exemption from faxes under Texas Tax Code, Section 151.309 (4), for purchase of tangible personal property described in this numbered order, purchased from contractor and/or shipper listed above, as this property is being secured for the exclusive use of the State of Texas. The Terms and Conditions of the State of Texas shall prevail.



# R400054

			NI Satellite In	с.		
Taura	0.04.11-1		Quatation Date:	9/7/2022		R. S. Land
Texas A & M University Customer Contact: Travis Lull		Travis Lull	Quotation Date: FOR MORE INFORMATION PLEASE CON	8/7/2023 TACT:		
		Buyer	NI Satellite Inc.	CE.		
		200 Technology Way, Suite 1120	P.O. Box 95465 Chicago, IL 60694-54 Phone: 855-526-2343 Email: Activations.Americas			
City, State Zip:         College Station, TX 77845           Phone:         (979) 458-7382		(979) 458-7382	Phone: 855-526-2343 Email: Activations.Americas Account Manager	@networkinv.com		
Email:		Travis.Lull@tfs.tamu.edu				
Service Ty	ype:	Annual Service Renewal	Quote Contact: Racheal.Chiasson@networkinv.com			
Validity P	Period:	30 days	NI LightSquared Service Partner:	and the second		
Account #	#:	12118544	Term of Service: Sept. 1, 2023 - August 31, 2024	1 Year		
One Time	e Fees - Acti	ivation & Set-Up				1. 1. 1. 1. 1. 1.
ltem	Quantity	Rate Plan	Description	Unit Price	Tot	al
A	0	All Rate Plans	Satellite Radio Activation Fee - Per satellite radio (one-time charge)	\$57.00	\$0.0	0
	0	All Nate Flats		\$37.00	\$0.0	
В	0	All Rate Plans	Additional Talkgroup or Private Mode Setup - Per Talk Group	\$226.00 \$0.00		00
				Total One Time Fees	\$0.00	
Monthly	or Annual F	Recurring Fees		Unit Price/Month	Extended Total/Month	Extended Total/Year
		EM1 (924) - CONUS 3 Beam, Unlimited PTT,	Monthly Service Access Fee - Active Mode *Base Fee is \$49.00 \$11.50 per month per normal TalkGroup access			
С	57	Telephone Service - \$2.81/Minute	Suspend Mode is \$12/month per device Monthly Service Access Fee - Active Mode *Base Fee is \$28.50	\$72.00	\$4,104.00	\$49,248.00
D	12	EM1 (905) - 2 Beam, Unlimited PTT, Telephone Service - \$2.81/Minute	Suspend Mode is \$12/month per device	\$51.50	\$618.00	\$7,416.00
			Suspend Mode Any lines eligible for suspend mode are billed \$12.00 per month while in that			
E F	4 69	Suspend Mode All Rate Plans - 911 Fee	mode and are assess \$16.75 each time they transition back into suspend mode. Monthly E911 Emergency Referral Fee - Per satellite radio	\$12.00 \$0.75	\$48.00 \$51.75	\$576.00
F	09	All Rate Flaits - 511 Fee	Additional PSTN Telephone Minutes. Price Per Minute as Per	30.75	\$51.75	2021.00
G	1	All Rate Plans - Additional PSTN Minutes	Line Item C Rate Plan. Actual Usage Invoiced Monthly	See Line C Rate Plan	Variable	Variable
			Total Recurring Fee	es - Monthly or Annual	\$4,821.75	\$57,861.00
Miscellan	eous Fees - (	One Time Charges			Total	
Н	1	Federal Universal Service Assessment - Regulat	tory Cost Recovery fee - For One time Fees	3.9%	\$0.00	
Miscellan	eous Fees - I	Monthly or Annually Recurring Charges			Total/Month	Total/Year
1	1	Federal Universal Service Assessment - Regular	tory Cost Recovery fee - For Recurring Fees	3.9%	\$187.57	\$2,250.79
				Grand To	tal For One Year	\$60,111.79
	Please note t		ccess fees are charged "monthly" in advance from the 1st day of the mor	nth through the last day of t	he month. Other taxe	s may be
1)	Please note t applicable an As a service p	nd in addition to the fees described on this quote. provider, NISI does not control the prevailing service fee	cccess fees are charged "monthly" in advance from the 1st day of the mor s. Therefore, on the anniversary date for all multi-year contracts, NISI res			an an an an ann an an an an an an an an
1)	Please note t applicable an As a service p up to 5% for	Id in addition to the fees described on this quote. provider, NISI does not control the prevailing service fee the renewal period.		erves the right to review an	d, if warranted, increa	se the service rate:
1) 2)	Please note t applicable an As a service p up to 5% for The above qu For Commerce	Id in addition to the fees described on this quote. provider, NISI does not control the prevailing service fees the renewal period. Juoted pricing is conditional upon acceptance of the NISI : cial Customers: This quotation includes an estimate for t	s. Therefore, on the anniversary date for all multi-year contracts, NISI res	erves the right to review ar this quotation are considere	nd, if warranted, increa	se the service rates eement with NISI.
1) 2) 3)	Please note t applicable an As a service p up to 5% for The above qu For Commerc may be respo	Id in addition to the fees described on this quote. provider, NISI does not control the prevailing service fees the renewal period. Juoted pricing is conditional upon acceptance of the NISI : cial Customers: This quotation includes an estimate for t	s. Therefore, on the anniversary date for all multi-year contracts, NISI res Satellite Service Contract terms and conditions. Terms and conditions of he Federal Universal Service Fund and the Regulatory Cost Recovery fees licable tax exemption certificates we may not already have on file.	erves the right to review ar this quotation are considere	nd, if warranted, increa	se the service rates eement with NISI.
1) 2) 3) 4) 5)	Please note t applicable an As a service p up to 5% for The above qu For Commerc may be respo Included more Long distance	In addition to the fees described on this quote. provider, NISI does not control the prevailing service fees the renewal period. Justed pricing is conditional upon acceptance of the NISI is cial Customers: This quotation includes an estimate for to onsible are not included. Please provide us with any app nthly airtime minutes will not be rolled over to subseque e toll rates included in the per minute airtime rate for all	s. Therefore, on the anniversary date for all multi-year contracts, NISI res Satellite Service Contract terms and conditions. Terms and conditions of he Federal Universal Service Fund and the Regulatory Cost Recovery fees licable tax exemption certificates we may not already have on file.	erves the right to review ar this quotation are considered , but any additional federal, ernational calls are billed at	id, if warranted, increa ed included in your agr state or local taxes or specified airtime rate	eement with NISI. fees for which you plus applicable
1) 2) 3) 4) 5) 6) 89 signin, pur webs	Please note t applicable an As a service p up to 5% for The above qu For Commerce may be responded Included more Long distance international <b>g this Quot</b>	In addition to the fees described on this quote. provider, NISI does not control the prevailing service fees the renewal period. Justed pricing is conditional upon acceptance of the NISI is cial Customers: This quotation includes an estimate for to onsible are not included. Please provide us with any app nthly airtime minutes will not be rolled over to subseque te toll rates included in the per minute airtime rate for all toll (based on AT&T's residential direct dialing rates su- tation, Customer hereby accepts this Quotation c://www.networkinv.com/terms-conditions/.	s. Therefore, on the anniversary date for all multi-year contracts, NISI res Satellite Service Contract terms and conditions. Terms and conditions of it he Federal Universal Service Fund and the Regulatory Cost Recovery fees licable tax exemption certificates we may not already have on file. Int month or pooled within an account. I calls terminated in the continental United States, Alaska, and Hawaii. Int ee http://www.consumer.att.com/global/english/). International tolls are for the rates set forth herein and agrees to be bound by Net In the absence of a subsequent contract, this Quotation, or	erves the right to review ar this quotation are considered , but any additional federal, ernational calls are billed at rated to the prevailing Eas twork Innovations' ter	ed, if warranted, increa ed included in your agr state or local taxes or specified airtime rate tern Time and may var ms and conditions	eement with NISI. fees for which you plus applicable y by time of day. a set forth in
1) 2) 3) 4) 5) 6) 89 signin, pur webs	Please note t applicable an As a service p up to 5% for The above qu For Commerce may be responded Included more Long distance international <b>g this Quot</b>	In addition to the fees described on this quote. provider, NISI does not control the prevailing service fees the renewal period. Justed pricing is conditional upon acceptance of the NISI is cial Customers: This quotation includes an estimate for to onsible are not included. Please provide us with any app nthly airtime minutes will not be rolled over to subseque te toll rates included in the per minute airtime rate for all toll (based on AT&T's residential direct dialing rates su- mation, Customer hereby accepts this Quotation	s. Therefore, on the anniversary date for all multi-year contracts, NISI res Satellite Service Contract terms and conditions. Terms and conditions of it he Federal Universal Service Fund and the Regulatory Cost Recovery fees licable tax exemption certificates we may not already have on file. Int month or pooled within an account. I calls terminated in the continental United States, Alaska, and Hawaii. Int ee http://www.consumer.att.com/global/english/). International tolls are for the rates set forth herein and agrees to be bound by Net In the absence of a subsequent contract, this Quotation, or	erves the right to review ar this quotation are considered , but any additional federal, ernational calls are billed at rated to the prevailing Eas twork Innovations' ter	ed, if warranted, increa ed included in your agr state or local taxes or specified airtime rate tern Time and may var ms and conditions	eement with NISI. fees for which you plus applicable y by time of day. a set forth in
2) 3) 4) 5) 6) <b>By signin</b> our webs	Please note t applicable an As a service p up to 5% for The above qu For Commerce may be responded Included more Long distance international <b>g this Quot</b>	In addition to the fees described on this quote. provider, NISI does not control the prevailing service fees the renewal period. Justed pricing is conditional upon acceptance of the NISI is cial Customers: This quotation includes an estimate for to onsible are not included. Please provide us with any app nthly airtime minutes will not be rolled over to subseque te toll rates included in the per minute airtime rate for all toll (based on AT&T's residential direct dialing rates su- tation, Customer hereby accepts this Quotation c://www.networkinv.com/terms-conditions/.	s. Therefore, on the anniversary date for all multi-year contracts, NISI res Satellite Service Contract terms and conditions. Terms and conditions of it he Federal Universal Service Fund and the Regulatory Cost Recovery fees licable tax exemption certificates we may not already have on file. Int month or pooled within an account. I calls terminated in the continental United States, Alaska, and Hawaii. Int ee http://www.consumer.att.com/global/english/). International tolls are for, the rates set forth herein and agrees to be bound by Net In the absence of a subsequent contract, this Quotation, or mer	erves the right to review ar this quotation are considered , but any additional federal, ernational calls are billed at rated to the prevailing Eas twork Innovations' ter	ed, if warranted, increa ed included in your agr state or local taxes or specified airtime rate tern Time and may var ms and conditions	eement with NISI. fees for which you plus applicable y by time of day.
1) 2) 3) 4) 5) 6) By signin, our webs binding a	Please note t applicable an As a service p up to 5% for The above qu For Commerce may be responded Included more Long distance international <b>g this Quot</b>	In addition to the fees described on this quote. provider, NISI does not control the prevailing service fees the renewal period. Justed pricing is conditional upon acceptance of the NISI is cial Customers: This quotation includes an estimate for to onsible are not included. Please provide us with any app nthly airtime minutes will not be rolled over to subseque te toll rates included in the per minute airtime rate for all toll (based on AT&T's residential direct dialing rates su- tation, Customer hereby accepts this Quotation c://www.networkinv.com/terms-conditions/.	s. Therefore, on the anniversary date for all multi-year contracts, NISI res Satellite Service Contract terms and conditions. Terms and conditions of it he Federal Universal Service Fund and the Regulatory Cost Recovery fees licable tax exemption certificates we may not already have on file. Int month or pooled within an account. I calls terminated in the continental United States, Alaska, and Hawaii. Int ee http://www.consumer.att.com/global/english/). International tolls are for, the rates set forth herein and agrees to be bound by Net In the absence of a subsequent contract, this Quotation, or mer	erves the right to review ar this quotation are considered , but any additional federal, ernational calls are billed at rated to the prevailing Eas twork Innovations' ter	ed, if warranted, increa ed included in your agr state or local taxes or specified airtime rate tern Time and may var ms and conditions	eement with NISI. fees for which you plus applicable y by time of day. a set forth in

# ATTACHMENT A **TEXAS A&M FOREST SERVICE** PURCHASE ORDER **TERMS AND CONDITIONS**

## REQUIREMENTS OF AWARDED BID

- Vendor must comply with all rules, regulations and statutes relating to purchasing in the State of Texas in addition to the requirements of this form. 1.1
- Vendor must have price per unit shown. Unit prices shall govern in the event of extension errors. 1.2
- Awarded bid was submitted to the Texas A&M Forest 1.3 Service (TFS) on or before the hour and date specified for the bid opening.
- 1.4 Late and/or unsigned bids were not considered under any Person signing bid must have the circumstances. authority to bind the firm in a contract.
- Awarded bid quoted F.O.B. destination, freight prepaid and allowed unless otherwise stated within the order. 15
- Bid prices are to be firm for TFS acceptance for 60 days from opening date. Cash discounts offered will be taken if 1.6 earned
- Bid cannot be altered or amended after opening time. Any 1.7 alterations made before opening time should be initialed by bidder or his authorized agent. No bid can be withdrawn after opening time without approval by TFS Purchasing Office based on a written acceptable reason.
- 1.8 Purchases made for TFS are exempt from the State Sales tax and Federal Excise tax. Do not include tax in quotation. Excise Tax Exemption Certificate will be . furnished by TFS upon request.
- TFS reserves the right to accept or reject all or any part of any bid, waive minor technicalities and award the bid to 19
- best serve the interests of the TFS. Late, illegible, incomplete, or otherwise non-responsive 1.10 bids will not be considered.
- SPECIFICATIONS
- Vendor shall furnish items as specified by model or catalogue numbers, brand names or manufacture 2.1 referenced on the purchase order.
- Unless otherwise specified, items shall be new and 2.2 unused and of current production.
- All electrical items must meet all applicable OSHA 2.3 standards and regulations, and bear the appropriate listing from UL. FMRC or NEMA.
- TFS will not be bound by any oral statement or 2.4 representation contrary to the written specifications of this purchase order. Manufacturer's standard warranty shall apply unless
- 2.5 otherwise stated in the IFB.
- TIE BIDS 3. Awards will be made in accordance with TAC Rule 20.36 (b) (3) and 20.38 (preferences).
- DELIVERY 41 Delivery shall be within the quoted number of days required to place material in receiving agency's designated location under normal conditions. Delivery days mean calendar days, unless otherwise specified. Failure to state delivery time obligates bidder to deliver in 14 calendar days. Unrealistic delivery promises may cause bid to be disregarded.
- If delay is foreseen, vendor shall give written notice to TFS. Vendor must keep TFS advised at all times of order 4.2 status. Default of promised delivery (without accepted reasons) or failure to meet specifications authorizes TFS to purchase supplies elsewhere and charge full increase, if any, in cost and handling to defaulting vendor. No substitutions permitted without TFS written approval
- 4.3
- 4.4 Delivery shall be made during normal working hours only, unless prior approval has been obtained from TFS. Each shipment must be accompanied by a packing slip
- 4.5 which shows the TFS Purchase Order number and the description, quantity shipped and any back-ordered quantity for each item shipped. Each package must be clearly marked with the destination address and TFS Purchase Order number. 5
- INSPECTION AND TESTS All goods will be subject to inspection and test by TFS. Authorized TFS personnel shall have access to any supplier's place of business for the purpose of inspecting merchandise. Tests shall be performed on samples submitted with the bid or on samples taken from regular shipment. All costs shall be borne by the vendor in the event products tested fail to meet or exceed all conditions and requirements of the specification. Goods delivered and rejected in whole or in part may, at the TFS' option, will be returned to the vendor or held for disposition at vendor's expense. Latent defects may result in revocation of acceptance.

#### AWARD OF CONTRACT AND FORCE MAJURE 6.

A response to this IFB is an offer to contract based upon the terms, conditions and specifications contained herein. Bids do not become contracts until they are accepted through a TFS purchase order. The contract shall be governed, construed and interpreted under the laws of the State of Texas, and as same may be amended. Any legal actions must be filed in Brazos County, Texas. The TFS may grant relief from performance of the contract if the vendor is prevented from compliance and performance by the act of war, order of legal authority, act of God, or other unavoidable causes not attributed to the fault or negligence of the contractor. To obtain release on Force Majure, the vendor must file a written request to the TFS.

#### PAYMENT 7.

Vendor shall submit one (1) copy of an itemized invoice referencing TFS Purchase Order number. TFS will incur no penalty for late payment if made in 30 or fewer days from receipt of goods or services and an uncontested invoice. TFS will not be liable for payment of invoices received six (6) or more months after receipt of goods/services.

## PATENTS OR COPYRIGHTS

Vendor agrees to protect the TFS from claims involving infringement of patents or copyrights. VENDOR ASSIGNMENTS 9.

Vendor hereby assigns to TFS any and all claims for overcharges associated with this contract arising under the antitrust laws of the United States 15 U.S.C.A. Section 1, et seq. (1973), and the antitrust laws of the State of Texas. TEX. Bus. & Comm. Code Ann. Sec. 15.01, et seq. (1967). Inquiries pertaining to quotation must give the quotation number and opening date.

#### 10. BIDDER AFFIRMATION

Signing a bid with a false statement is a material breach of contract and shall void the submitted bid or any resulting contracts, and the bidder shall be removed from all bid lists. By signature hereon affixed, the bidder hereby certifies that:

- 10.1 The bidder 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 the submitted quotation. The bidder is not currently delinquent in the payment of
- 10.2 any franchise tax owed the State of Texas. Neither the bidder nor the firm, corporation, partnership or
- 10.3 institution represented by the bidder, or anyone acting for such firm, corporation or institution has violated the antitrust laws of this State, or the Federal Antitrust Laws, (see Section 9 above) nor communicated directly or indirectly the bid made to any competitor or any other person engaged in such line of business.
- 10.4 Pursuant to Section 2155.004(a) Government Code the bidder has not received compensation for participation in
- the preparation of the specification for this IFB. Pursuant to Section 231.006 (d), Family Code, re: child support, the bidder certifies that the individual or business 10.5 entity named in this bid is not ineligible to receive the specified payment and acknowledges that this contract may be terminated and payment may be withheld if this certification is inaccurate. Pursuant to Section 2155.004(b) Government Code the
- 10.6 bidder certifies that the individual or business entity name in this bid is not ineligible to receive the specified payment and acknowledges that this contract may be terminated
- and/or payment withheld if this certification is inaccurate. The Contractor shall defend, indemnify, and hold harmless the State of Texas, all of its officers, agents and 10.7 harmless the state of recas, all of its onicers, agents and employees from and against all claims, actions, suits, demands, proceedings, costs, damages, and liabilities, arising out of, connected with, or resulting from any acts or omissions of contractor or any agent, employee, subcontractor, or supplier of contractor in the execution of
- Bibliotitation in supplies contract. Bidder agrees that any payment due under this contract will be applied towards eliminating any debt or delinquency, regardless of when it arises, including but not limited to delinquent taxes and child support that is owed to the Other of Towards 10.8 to the State of Texas.
- Bidder certifies that they are in compliance with section 10.9 669.003 of the Government Code, relating to contracting with executive head of a State agency. If section 669.003 applies, bidder will complete the following information in order for the bid to be evaluated:

Name of Former Executive: Name of State Agency:

Date of Separation from State Agency:

Position with Bidder:

## Date of Employment with Bidder: \_

- 10.10 Bidder agrees to comply with Government Code 2155.4441, pertaining to service contract use of products in the State of Texas.
- Contractor understands that acceptance of funds under 10.11 this contract acts as acceptance of the authority of the State Auditor's Office, or any successor agency, to conduct an audit or investigation in connection with those funds. Contractor further agrees to cooperate fully with the State Auditor's Office or its successor in the conduct of the audit or investigation, including providing all records requested. Contractor will ensure that this clause concerning the authority to audit funds received indirectly by subcontractors through Contractor and the requirement to cooperate is included in any subcontract it awards. BUSINESS OWNERSHIP Pursuant to Section 231.006 (c), Family Code, quotation
- 11
  - must include name and Social Security Number of each person with at least 25% ownership of the business entity

submitting quotation. Bidders that have pre-registered this information on the TPASS Centralized Master Bidders List have satisfied the requirement. If not pre-registered, attach name & social security number for each person. Otherwise, information must be provided prior to award. NOTE TO BIDDER

12.

Any terms and conditions attached to a bid will not be considered. Such terms and conditions may result in disqualification of the bid.

### ALTERNATIVE DISPUTE RESOLUTION 13.

The dispute resolution process provided for in Chapter 2260 of the Texas Government Code shall be used, as further described herein, by Texas A&M Forest Service and the Contractor to attempt to resolve any claim for breach of contract made by the contractor:

(a) A contractor's claim for breach of this contract that the parties cannot resolve in the ordinary course of business shall be submitted to the negotiation process provided in Chapter 2260, subchapter B, of the Texas Government Code. To initiate the process, the contractor shall submit written notice, as required by subchapter B, to Robby DeWitt, Associate Director for Finance and Administration. Said notice shall specifically state the provisions of Chapter 2260, subchapter B, are being invoked. A copy of the notice shall be given to all other representatives of Texas A&M Forest Service and the contractor otherwise entitled to notice under the parties' contract. Compliance by the contractor with subchapter B is a condition precedent to the filing of a contested case proceeding under Chapter 2260, subchapter C, Texas Gov't Code.

(b) The contested case process provided in Chapter 2260, subchapter C, of the Texas Government Code is the contractor's sole and exclusive process for seeking a remedy for any and all alleged breaches of contract by Texas A&M Forest Service, if the parties are unable to resolve their disputes under this subparagraph (A).

(c) Compliance with the contested case process provided in subchapter C is a condition precedent to seeking consent to sue from the Legislature under Chapter 107 of the Civil Practices and Remedies Code. Neither the execution of this contract by Texas A&M Forest Service nor any other conduct of any representative of Texas A&M Forest Service relating to the contract shall be considered a waiver of sovereign immunity to suit

(1) The submission, processing, and resolution of the contractor's claim is governed by the published rules adopted by the Office of the Attorney General of the State of Texas pursuant to Chapter 2260, as currently effective, hereafter enacted or subsequently amended. These rules are found under Title 1, Part 3, Chapter 68 of the TAC. (2) Neither the occurrence of an event nor the pendency of

a claim constitutes grounds for the suspension of performance by the contractor, in whole or in part.

(3) The designated individual responsible on behalf of Texas A&M Forest Service for examining any claim or counterclaim and conducting any negotiations related thereto as required under Title 10, Subchapter B, Section 2260.052 of the Texas Government Code shall be Robby DeWitt, Associate Director for Finance and Administration (979) 458-7300.

## PUBLIC DISCLOSURE

14.

(a) Bidder acknowledges that Texas A&M Forest Service is obligated to strictly comply with the Public Information Act, Chapter 552, *Texas Government Code*, in responding to any request for public information pertaining to this Agreement, as well as any other disclosure of information required by applicable Texas law. (b) Upon Texas A&M Forest Service's written request, bidder will provide specified public information exchanged

or created under this Agreement that is not otherwise excluded from disclosure under chapter 552, Texas Government Code, to Texas A&M Forest Service in a non-proprietary format acceptable to Texas A&M Forest Service. As used in this provision, "public information" has the meaning assigned Section 552.002, Texas Government Code, but only includes information to which Texas A&M Forest Service has a right of access.

(c) Bidder acknowledges that Texas A&M Forest Service may be required to post a copy of the fully executed Agreement on its internet website in compliance with Section 2261.253(a)(1), Texas Government Code.

REHAB ACT, VEVRAA, SECTION 503 This contractor and subcontractor shall abide by the requirements of 41 CFR §§ 60-1.4(a), 60-300.5(a) and 60-741.5(a). These regulations prohibit discrimination against qualified individuals based on their status as protected veterans or individuals with disabilities, and prohibit discrimination against all individuals based on their race, color, religion, sex, or national origin. Moreover, these regulations require that covered prime contractors and subcontractors take affirmative action to employ and advance in employment individuals without regard to race, color, religion, sex, national origin, protected veteran status or disability.

# ATTACHMENT A TEXAS A&M FOREST SERVICE PURCHASE ORDER TERMS AND CONDITIONS

- 16. <u>Conflict of Interest.</u> By executing this Agreement, Contractor and each person signing on behalf of Contractor certifies, and in the case of a sole proprietorship, partnership or corporation, each party thereto certifies as to its own organization, that to the best of their knowledge and belief, no member of The A&M System or The A&M System Board of Regents, nor any employee, or person, whose salary is payable in whole or in part by The A&M System, has direct or indirect financial interest in the award of this Agreement, or in the services to which this Agreement relates, or in any of the profits, real or potential, thereof.
- Prohibition on Contracts with Companies Boycotting Israel. Prohibition on Contracts with Companies Boycotting Israel. To the extent that Texas Government Code, Chapter 2270 applies to this Agreement, PROVIDER certifies that (a) it does not currently boycott Israel; and (b) it will not boycott Israel during the term of this Agreement. PROVIDER acknowledges this Agreement may be terminated and payment withheld if this certification is inaccurate.
- 18. <u>Certification Regarding Business with Certain</u> <u>Countries and Organizations.</u> Pursuant to Subchapter F, Chapter 2252, Texas Government Code, Contractor certifies it is not engaged in business with Iran, Sudan, or a foreign terrorist organization. Contractor acknowledges this Agreement may be terminated if this certification is inaccurate.
- Prohibition on Contracts Related to Persons Involved in Human Trafficking. Government Code, the Contractor certifies that the individual or business entity named in this Agreement is not ineligible to receive the specified contract and acknowledges that this contract may be terminated and payment withheld if this certification is inaccurate.