Region 14 Education Service Center (ESC) Contract # 159053

for

HVAC & BUILDING CONTROL SYSTEMS, EQUIPMENT, INSTALLATION, AND RELATED PRODUCTS & SERVICES

with

MIDWEST MECHANICAL

Effective: January 1, 2025

The following documents comprise the executed contract between the Region 14 Education Service Center and Midwest Mechanical, effective January 1, 2025:

- I. Vendor Contract and Signature Form
- II. Supplier's Response to the RFP
- III. Request for Proposal and Any Addenda, incorporated by reference

SECTION 1 – Signature Form

Prices are guaranteed for **120 days**.

VI. SIGNATURE FORM

A response to this solicitation is an offer to contract with Region 14 ESC based upon the terms, conditions, scope of work, and specifications contained in this request. A solicitation does not become a contract until it is accepted by Region 14 ESC. The prospective supplier must submit a signed Signature Form with the response thus, eliminating the need for a formal signing process. A contract award letter issued by Region 14 ESC is the counter-signature document establishing acceptance of the contract.

The undersigned hereby proposes and agrees to furnish goods and/or services in strict compliance with the terms, specifications and conditions at the prices proposed within response unless conspicuously noted by the supplier following the requirements of Deviations and Exceptions section in the Instructions to Suppliers. The undersigned further certifies that he/she is an officer of the company and has authority to negotiate and bind the company named below and has not prepared this response in collusion with any other supplier and that the contents of this proposal as to prices, terms or conditions of this response have not been communicated by the undersigned nor by any employee or agent to any person engaged in this type of business prior to the official opening of this proposal.

Midwest Mechanical Company Name 801 Parkview Blvd Address Lombard, IL, 60148 City State Zip Business: 630-850-2300, Direct Contact: 630-487-8961 Telephone Number Fax Number Business: answers@midwestmech.com, Direct: dan.brandolino@midwestmech.com **Email Address** Dan Brandolino Vice President of Public Sector/SaaS Printed Name Position Dan Brandolino **Authorized Signature**



Region XIV Education Service Center

1850 Highway 351 Abilene, TX 79601-4750 325-675-8600 FAX 325-675-8659

December 20, 2024

Mr. Dan Brandolino Vice President of Public Sector/SaaS Midwest Mechanical 801 Parkview Blvd Lombard, IL 60148

Sent via email to: dan.brandolino@midwestmech.com

Re: Award of Contract #159053, HVAC and Building Control Systems, Equipment, Installation, and Related Products and Services

Dear Mr. Brandolino:

Region 14 Education Service Center is happy to announce that Midwest Mechanical has been awarded Contract #159053 based on the proposal submitted to Region 14 ESC in response to RFP 24-S850, HVAC and Building Control Systems, Equipment, Installation, and Related Products and Services. As stated in the RFP, Article VI. Signature Form, this contract award letter is the countersignature to Midwest Mechanical's response and provides Region 14's acceptance of the response and establishes the contract.

The contract is effective January 1, 2025. The contract may be renewed in accordance with the contract terms and conditions.

We look forward to a long and successful partnership.

If you have any questions or concerns, feel free to contact me at (325) 675-8600.

Sincerely,

... .. .

Emily Jeffrey

Region 14, Chief Financial Officer

Return and restocking fees: Midwest utilizes custom design equipment manufactured to our customers' unique specifications. If this equipment is shipped and does not meet Midwest specifications it can be returned at no cost to the customers. Therefore, there are no fees associated with returns or restocking.

Affiliates: Under the existing NCPA/Omnia contract 02-91, Midwest has utilized 12 authorized affiliates which are authorized to sell under that contract. The affiliates are:

- 1. Huckestein Mechanical (Pennsylvania)
- 2. Max Air Mechanical (Georgia)
- 3. Engineered Cooling (Florida, Alabama)
- 4. Gentry Mechanical (North Carolina)
- 5. Piedmont Mechanical (North Carolina, South Carolina)
- 6. Demand Mechanical (Tennessee)
- 7. Air Force One (Ohio)
- 8. Tolin Mechanical (Colorado, Arizona)
- 9. Alpha (California)
- 10. Diversified Thermal Services (California)
- 11. South Coast Facility Services (California)
- 12. National HVAC Service (Tennessee, Delaware, Arkansas)

Midwest has a formal process to identify, train and manage new affiliates. All our existing affiliates are companies under the Service Logic umbrella. Because they exist as part of the Service Logic family of companies, they all have the financial strength and backing of a large organization. Our existing family of affiliates allows Midwest to offer HVAC and related services to a large geographic footprint across the country. Midwest actively promotes the value of the NCPA/Omnia contract to all the Service Logic companies. Because all our affiliates are Service Logic sister companies, Midwest is assured of their financial strength and reputation.

Midwest Mechanical has implemented and perfected a process to monitor and train all our affiliates to ensure that they are meeting all of the requirements of the Omnia contract. Quarterly sales reports are submitted, and all projects have an assigned tracking number for allowing simple job auditing. Midwest Mechanical updates the affiliates list on a quarterly basis. You can find a list of our affiliates on OMNIA's website on our landing page under authorized affiliates. That link is https://www.omniapartners.com/suppliers/midwest-mechanical/public-sector/authorized-affiliates

Midwest Mechanical reviews the financial health, debarment status, and overall general capacity of authorized affiliates. We recognize the responsibility of ensuring that these authorized affiliates are preforming in accordance with this contract.

Affiliate Pricing: All affiliates will adhere to the pricing listed in this "Section 2- Pricing" Document in addition to the Coefficients pricing in "Appendix C".

Special offers, promotions, additional discounts or rebates offered: We have documented a history of lowering costs for our clients via numerous initiatives and situations:

- •As a certified contractor for the ComEd rebate program, we can offer multiple customers direct savings in the form of significant energy rebates and energy cost savings via more efficient equipment. To date our clients have received over \$3M in direct rebate checks and hundreds of thousands of dollars in savings via reduced energy bills.
- •Our financial stability contributes directly to higher bonding capacities and lower bonding premiums allowing us to offer some of the lowest bonding rates available.
- •Our 40-year history of steady growth and stability provides significant buying power which substantially reduces the cost of equipment and supplies we procure through our vast network of suppliers

Leasing/financing programs: Midwest has developed a private label lease/ finance program for all public sector customers. The program is flexible relative to terms and extremely cost effective when compared to the municipal bond rate. Our customers think this is a valuable tool and have used it to get their projects financed. We have included our private label lease at the end of this document for your review.

How Installation Services are Priced: First, the job site is surveyed, and the scope of work is verified with the customer. Then, a custom estimating tool (similar to RSMeans) is used to estimate labor and miscellaneous material cost. In addition, quotes are obtained for any equipment needed for the work. All labor, equipment, and miscellaneous material is then priced per the terms of this contract. The scope of work, and the pricing, is presented to the agency in proposal form. Each proposal will have an RQN number assigned to it, so that it can be tracked, accounted for, and audited.

Verification of our pricing for customers: All pricing is job and site specific and will be offered to our customers in proposal format. All pricing will conform to the labor rates and markups presented in this RFP response. Midwest Mechanical communicates to every customer that they can audit any proposal presented to them through the Midwest OMNIA contract to ensure that it meets all the contract requirements. To verify pricing, Midwest will work directly with the agency and an Omnia representative to verify the following:

- 1. Labor pricing
 - a. Verify hours estimated.
 - b. Verify hourly rates used.
 - c. Confirm estimated hours align with a RSMeans estimate.
- 2. Equipment Pricing
 - a. Verify equipment estimated.
 - b. Verify fixed price methodology.
- 3. Miscellaneous Material
 - a. Verify material estimated.

- b. Verify fixed price methodology.
- c. Confirm estimated Miscellaneous Material cost aligns with a RSMeans estimate.

Invoicing process: Midwest invoices per standard AIA progress billings. Our payment terms are 30 days net but can be negotiated. We accept electronic forms of payment, checks, and credit cards. There are no fees associated with the use of a credit card.

Future product introductions pricing and alignment with contract pricing proposed: Midwest believes that all future product introductions can easily be priced and aligned with the proposed contract pricing. The nature of our proposed pricing is a not-to-exceed markup on vendor supplied pricing. Therefore, any added products can be accommodated easily.

Define any freight charges: Midwest will not charge any additional freight chargers. All freight chargers are included in the cost of the product and are dealt with by the supplier.

Include a per diem rate: Midwest Mechanical has a per diem rate of \$200 per date. Except for Alaska and Hawaii where the per diem rate is \$400 per day.

Describe any shipping charges: Midwest Mechanical is not a manufacturer/distributor, so shipping charges are included in the price of goods/service.

Provide pricing for warranties on all products and services: Midwest will offer a one-year parts and labor warranty on all proposed work as standard. In addition, Midwest will pass along all equipment and parts warranties directly to the agency. Midwest will offer custom warranty programs, including multiyear programs, upon request from the agency for all HVAC and related services.

Describe any return or restocking fees: Midwest utilizes custom design equipment manufactured to our customers' unique specifications. If this equipment is shipped and does not meet Midwest specifications it can be returned at no cost to the customers.

Describe any additional discounts or rebates available: Additional discounts or rebates may be offered for large orders, single ship to location, growth, annual spend, guaranteed quantity, etc. We have documented a history of lowering costs for our clients via numerous initiatives and situations:

- As a certified contractor for the ComEd rebate program, we can offer multiple customers
 direct savings in the form of significant energy rebates and energy cost savings via more
 efficient equipment. To date our clients have received over \$3M in direct rebate checks
 and hundreds of thousands of dollars in savings via reduced energy bills.
- Our financial stability contributes directly to higher bonding capacities and lower bonding premiums allowing us to offer some of the lowest available bonding rates.

 Our 40-year history of steady growth and stability provides significant buying power which substantially reduces the cost of equipment and supplies we procure through our vast network of suppliers

Describe Offeror's invoicing process: Include payment terms and acceptable methods of payments. Offerors shall describe any associated fees pertaining to credit cards/p- cards: Midwest invoices per standard AIA progress billings. Our payment terms are 30 days net but can be negotiated. We accept electronic forms of payment, checks, and credit cards. There are no fees associated with the use of a credit card.

Future Products and Services: Midwest believes that all future product introductions can easily be priced and aligned with the proposed contract pricing. The nature of our proposed pricing is a not-to-exceed markup on vendor supplied pricing. Therefore, any added products can be accommodated easily.

Installation Pricing for Various Products and Services

HVAC Refrigeration

Type: All

Cooling medium: Air, Water, Refrigerant Brand Name(s): All

Capacity Range (tons): All

Standard Warranty (Parts & Labor): One-year Parts and Labor warranty is standard, Optional

Warranty (components covered & Labor): Multi-year warranty options are available. Estimated Lead/Delivery Time: Varies, Based upon manufacturer and type Location of

Manufacturing: Different locations around the world.

Range of Efficiencies (KW/Ton): Varies

Labor Price Calculated by: Midwest Estimating tool (RSMeans verified) for labor hours. Labor cost per labor rate schedule

Equipment Price Calculated by: Vendor quote plus markup.

Miscellaneous Material Price Calculated by: Midwest Estimating tool (RSMeans verified)

Indoor Air Quality Products and Devices

Type: Midwest offers all types of Indoor Air Quality products. Midwest Mechanical has a unique distribution agreement with GPS, a manufacturer of Needlepoint Bipolar Ionization

Brand Name(s): GPS and others

Capacity Range: Midwest Mechanical provides all ranges. Standard Warranty (Parts & Labor): one-year parts and labor

Optional Warranty (components covered & Labor): all options available.

Estimated Lead/Delivery Time: Varies

Location of Manufacturing (City, State or Country): Locations around the USA and world Range

of Efficiencies: All

Labor Price Calculated by: Midwest Estimating tool (RSMeans verified) for labor hours. Labor

cost per labor rate schedule

Equipment Price Calculated by: Vendor quote plus markup.

Miscellaneous Material Price Calculated by: Midwest Estimating tool (RSMeans verified)

Unitary

Type: Every type of unitary equipment Brand Name(s): All

Capacity Range: All

Heating Medium: Electric, Gas, Hot Water, Steam Cooling Medium: DX, Chilled Water

Standard Warranty (Parts & Labor): One-year parts and labor warranty are standard Optional

Warranty (components covered & Labor): Multiyear warranties are available Estimated

Lead/Delivery Time: Varies based upon manufacturer and type.

Location of Manufacturing: Various sites around the world

Range of Efficiencies (EER, SEER, COP): Varies based upon product.

Labor Price Calculated by: Midwest Estimating tool (RSMeans verified) for labor hours. Labor

cost per labor rate schedule

Equipment Price Calculated by: Vendor quote plus markup.

Miscellaneous Material Price Calculated by: Midwest Estimating tool (RSMeans verified)

Air handling

Types: Midwest Mechanical provides all types of Air Handling equipment including packaged AHU's, built up AHU's, custom AHU's, Make up air systems, coil sections, fan arrays, etc.

Brand Name(s): All Major Manufacturers

Fan Types: Midwest Mechanical provides every type of fan system Capacity Range (CFM): All capacities.

Heating Medium: Electric, Gas, Steam, Hot Water, VRF Cooling Medium: DX, Chilled water, Ammonia

Standard Warranty (Parts & Labor): Standard warranty is one year.

Optional Warranty (components covered & Labor): Multiyear warranties are available.

Estimated Lead/Delivery Time: Varies based upon manufacturer and type Location of

Manufacturing: The products Midwest uses are manufactured in many different locations around the world.

Labor Price Calculated by: Midwest Estimating tool (RSMeans verified) for labor hours. Labor cost per labor rate schedule

Equipment Price Calculated by: Vendor quote plus markup.

Miscellaneous Material Price Calculated by: Midwest Estimating tool (RSMeans verified)

Air Terminal Devices and Heating Products

Type: Midwest Mechanical provides all types of Air Terminal devices and heating products used in commercial HVAC. The list includes VAV components, Fan coils, Unit Ventilators, Unit Heaters, Fin Tube Radiation, VRF units, etc.

Brand Name(s): Midwest Mechanical supplies all major Brand Names Capacity Range (CFM): Our products cover all capacity ranges.

Heating Medium: Electric, Gas, Steam, Hot water, VRF Cooling Medium: DX, Chilled Water

Standard Warranty (Parts & Labor): Midwest Mechanical's standard warranty is one-year

Optional Warranty (components covered & Labor): Optional warranty terms are available.

Estimated Lead/Delivery Time: Varies based upon manufacturer and product.

Location of Manufacturing: Products used by Midwest Mechanical are manufactured in various parts of the world.

Labor Price Calculated by: Midwest Estimating tool (RSMeans verified) for labor hours. Labor cost per labor rate schedule

Equipment Price Calculated by: Vendor quote plus markup.

Miscellaneous Material Price Calculated by: Midwest Estimating tool (RSMeans verified)

DDC Controls

Type: Midwest Mechanical offers all types of commercial DDC controls for HVAC and lighting. Midwest Mechanical is brand independent when it comes to controls.

System Protocol: Midwest Mechanical can offer service and installation on virtually any control system, including proprietary type systems.

LAN Communication Structure: Midwest can design, build, and maintain DDC systems with any type of LAN communication structure.

Human Machine Interface: Midwest Mechanical can design, build, and maintain DDC control systems with every type of HMI available in the market today.

Remote alarm and message capabilities Standard Warranty (Parts & Labor)

Optional Warranty (components covered & Labor)

Estimated Lead/Delivery Time: Varies

Location of Manufacturing (City, State or Country) Estimated Market Share (North America) Labor Price Calculated by: Midwest Estimating tool (RSMeans verified) for labor hours. Labor cost per labor rate schedule

Equipment Price Calculated by: Vendor quote plus markup.

Miscellaneous Material Price Calculated by: Midwest Estimating tool (RSMeans verified)

Cooling Towers

Type (e.g., open, closed, evaporative, other): Midwest provides every type of Cooling Tower available for the HVAC industry.

Brand Name(s): Midwest Mechanical offers all major name brands of pumps.

Capacity Range (tons): Midwest Mechanical offers Cooling Towers of every necessary capacity. Standard Warranty (Parts & Labor): One Year parts and labor

Optional Warranty (components covered & Labor): All non-standard warranty terms are available upon request.

Estimated Lead/Delivery Time: Varies based upon manufacturer and product location of Manufacturing (City, State or Country): Midwest Mechanical's cooling towers are manufactured in a variety of locations around the world.

Labor Price Calculated by: Midwest Estimating tool (RSMeans verified) for labor hours. Labor cost per labor rate schedule.

Equipment Price Calculated by: Vendor quote plus markup.

Miscellaneous Material Price Calculated by: Midwest Estimating tool (RSMeans verified)

Pumps

Type: Midwest Mechanical provides every type of pump available for the HVAC industry

Brand Name(s): Midwest Mechanical offers all major name brands of pumps.

Capacity Range (GPM): Midwest Mechanical provides pumps of every necessary Capacity.

Standard Warranty (Parts & Labor): One Year parts and labor

Optional Warranty (components covered & Labor): All non-standard warranty terms are available on request.

Estimated Lead/Delivery Time: Varies based upon manufacturer and product Location of Manufacturing (City, State or Country): Midwest Mechanical's pumps are manufactured in a variety of locations around the world.

Labor Price Calculated by: Midwest Estimating tool (RSMeans verified) for labor hours. Labor cost per labor rate schedule

Equipment Price Calculated by: Vendor quote plus markup.

Miscellaneous Material Price Calculated by: Midwest Estimating tool (RSMeans verified)

Boilers & Water Heaters

Type (e.g., open, closed, evaporative, other): Midwest provides every type of boiler and water heater available for the HVAC industry.

Brand Name(s): Midwest Mechanical offers all major name brands of boilers and water heaters. Capacity Range (tons): Midwest Mechanical offers boilers and water heaters of every necessary capacity.

Standard Warranty (Parts & Labor): One Year parts and labor

Optional Warranty (components covered & Labor): All non-standard warranty terms are available upon request.

Estimated Lead/Delivery Time: Varies based upon manufacturer and product location of Manufacturing (City, State or Country): Midwest Mechanical's boilers and water heaters are manufactured in a variety of locations around the world.

Labor Price Calculated by: Midwest Estimating tool (RSMeans verified) for labor hours. Labor cost per labor rate schedule.

Equipment Price Calculated by: Vendor quote plus markup.

Miscellaneous Material Price Calculated by: Midwest Estimating tool (RSMeans verified)

General Contracting Services

Type: All products and services related to the construction or repair of a building or structure.

Capacity Range: Both existing and new structures

Standard Warranty (Parts & Labor): One-year parts and labor

Optional Warranty (components covered & Labor): varies based on customer need.

Estimated Lead/Delivery Time: varies based on size and complexity of project.

Labor Price Calculated by: Midwest Estimating tool (RSMeans verified) for labor hours. Labor cost per labor rate schedule

Equipment Price Calculated by: Vendor quote plus markup.

Miscellaneous Material Price Calculated by: Midwest Estimating tool (RSMeans verified)

each Lease.

MASTER LEASE/PURCHASE AGREEMENT

This Master Lease/Purchase Agreement (the "Agreement") dated as of, and entered into between [Lessor], a				
("Lessor"), and, a body corporate and politic existing under the laws of the State of("Lessee").				
WITNESSETH:				
WHEREAS, Lessee desires to lease and acquire from Lessor certain Equipment described in each Schedule (as each such term is defined herein), subject to the terms and conditions of and for the purposes set forth in each Lease; and in the event of a conflict the terms of a Schedule prevail; and				
WHEREAS, the relationship between the parties shall be a continuing one and items of equipment may be added to the Equipment from time to time by execution of additional Schedules by the parties hereto and as otherwise provided herein; and				
WHEREAS, Lessee is authorized under the constitution and laws of the State to enter into this Agreement and the Schedules hereto for the purposes set forth herein; and				
WHEREAS, the governing body of Lessee has authorized the execution and delivery of this Agreement and the Leases pursuant to [Resolution No] [Ordinance No], approved on, 20;				
Now, Therefore, for good and valuable consideration, receipt of which is hereby acknowledged, and in consideration of the premises hereinafter contained, the parties hereby agree as follows:				
ARTICLE I				
Section 1.01. Definitions. The following terms will have the meanings indicated below unless the context clearly requires otherwise:				
"Acquisition Amount" means the amount specified in each Lease and represented by Lessee to be sufficient to acquire the Equipment listed in such Lease, which amount shall be not less than \$100,000 for				

"Acquisition Fund" means, with respect to any Lease, the fund established and held by the Acquisition Fund Custodian pursuant to the related Acquisition Fund Agreement, if any.

"Acquisition Fund Agreement" means, with respect to any Lease, an Acquisition Fund Agreement, substantially in the form of Exhibit A attached hereto, in form and substance acceptable to and executed by Lessee, Lessor and the Acquisition Fund Custodian, pursuant to which an Acquisition Fund is established and administered.

"Acquisition Fund Custodian" means the Acquisition Fund Custodian identified in any Acquisition Fund Agreement, and its successors and assigns.

"Acquisition Period" means, with respect to each Lease, that period stated in the Schedule to such Lease during which the Lease Proceeds attributable to such Lease may be expended on Equipment Costs.

"Agreement" means this Master Equipment Lease/Purchase Agreement, including the exhibits hereto, together with any amendments and modifications to the Agreement pursuant to Section 13.05.

"Code" means the Internal Revenue Code of 1986, as amended. Each reference to a Section of the Code herein shall be deemed to include the United States Treasury Regulations proposed or in effect thereunder.

"Commencement Date" means, for each Lease, the date when Lessee's obligation to pay rent commences under such Lease, which date shall be the earlier of (i) the date on which the Equipment listed in such Lease is accepted by Lessee in the manner described in Section 5.01, and (ii) the date on which sufficient moneys to purchase the Equipment listed in such Lease are deposited for that purpose with an Acquisition Fund Custodian.

"Equipment" means the property listed in each of the Leases and all replacements, repairs, restorations, modifications and improvements thereof or thereto made pursuant to Section 8.01 or Article V. Whenever reference is made in this Agreement to Equipment listed in a Lease, such reference shall be deemed to include all such replacements, repairs, restorations, modifications and improvements of or to such Equipment.

"Equipment Costs" means the total cost of the Equipment listed in each Lease, including all delivery charges, installation charges, capitalizable consulting and training fees approved by Lessor, legal fees, financing costs, and other costs necessary to vest full, clear legal title to the Equipment in Lessee, subject to the security interest granted to and retained by Lessor as set forth in each Lease, and otherwise incurred in connection with the financing provided by the lease-purchase of the Equipment as provided in each Lease; provided that in no event shall approved consulting and training fees or other non-capitalizable "soft" costs relating to the Equipment listed in any Lease which are to be financed by Lessor hereunder exceed 2% of the total cost of such Equipment as determined by Lessor; and provided further, that in no event shall capitalizable delivery charges, installation charges, taxes and similar capitalizable "soft costs" relating to such Equipment be included without Lessor's prior consent.

["Expense Fund" means, with respect to any Lease, the fund established and held by the Acquisition Fund Custodian pursuant to the related Acquisition Fund Agreement, if any.]

"Event of Default" means an Event of Default described in Section 12.01.

"Lease" means a Schedule and the terms of this Agreement which are incorporated by reference into such Schedule. Each Schedule shall constitute a separate and independent Lease.

"Lease Proceeds" means, with respect to each Lease, the total amount of money to be paid by Lessor to the Acquisition Fund Custodian for deposit and application in accordance with such Lease and the Acquisition Fund Agreement.

"Lease Term" for each Lease means the Original Term and all Renewal Terms therein provided and for this Agreement means the period from the date hereof until this Agreement is terminated.

"Lessee" means the entity referred to as Lessee in the first paragraph of this Agreement.

"Lessor" means (a) the entity referred to as Lessor in the first paragraph of this Agreement or (b) any assignee or transferee of any right, title or interest of Lessor in and to the Equipment under a Lease or any Lease (including Rental Payments thereunder) pursuant to Section 11.01, but does not include any entity solely by reason of that entity retaining or assuming any obligation of Lessor to perform under a Lease.

"Maximum Equipmen	t Cost"	means \$	
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"Original Term" means the period from the Commencement Date for each Lease until the end of the fiscal year of Lessee in effect at such Commencement Date.

"Purchase Price" means, with respect to the Equipment listed on a Lease, the amount that Lessee may pay to Lessor to purchase such Equipment as provided in such Lease.

"Renewal Terms" means the renewal terms of each Lease, each having a duration of one year and a term coextensive with Lessee's fiscal year, as specified in the Schedule applicable thereto.

"Rental Payments" means the basic rental payments payable by Lessee under each Lease pursuant to Section 4.01, in each case consisting of a principal component and an interest component.

"Schedule" means each separately numbered Schedule of Property substantially in the form of Exhibit B-1 hereto together with a Rental Payment Schedule attached thereto substantially in the form of Exhibit B-2 hereto.

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"Utilization Period" means the date, with respect to each Lease not funded under an Acquisition Fund Agreement, by which Lessee must deliver an Acceptance Certificate for the Equipment under such Lease as indicated in Section 3.04(b).

"Vendor" means the manufacturer or supplier of the Equipment or any other person as well as the agents or dealers of the manufacturer or supplier with whom Lessor arranged Lessee's acquisition and financing of the Equipment pursuant to the applicable Lease.

ARTICLE II

Section 2.01. Representations and Covenants of Lessee. Lessee represents, covenants and warrants for the benefit of Lessor on the date hereof and as of the Commencement Date of each Lease as follows:

- (a) Lessee is [the State] [a political subdivision of the State within the meaning of Section 103(c) of the Code, duly organized and existing under the constitution and laws of the State], with full power and authority to enter into this Agreement and each Lease and the transactions contemplated hereby and to perform all of its obligations hereunder and under each Lease.
- (b) Lessee has duly authorized the execution and delivery of this Agreement and each Lease by proper action of its governing body at a meeting duly called, regularly convened and attended throughout by the requisite quorum of the members thereof, or by other appropriate official approval, and all requirements have been met and procedures have occurred in order to ensure the validity and enforceability of this Agreement and each Lease.
- (c) No event or condition that constitutes, or with the giving of notice or the lapse of time or both would constitute, an Event of Default exists at the date hereof.
- (d) Lessee will do or cause to be done all things necessary to preserve and keep in full force and effect its existence as a body corporate and politic.
- (e) Lessee has complied with such public bidding requirements as may be applicable to this Agreement and each Lease and the acquisition by Lessee of the Equipment as provided in each Lease.
- (f) During the Lease Term, the Equipment will be used by Lessee only for the purpose of performing essential governmental or proprietary functions of Lessee consistent with the permissible scope of Lessee's authority. Lessee does not intend to sell or otherwise dispose of the Equipment or any interest therein prior to the last Rental Payment (including all Renewal Terms) scheduled to be paid under each Lease.
- (g) [Lessee has kept, and throughout the Lease Term of any Lease shall keep, its books and records in accordance with generally accepted accounting principles and practices consistently applied,] and shall deliver to Lessor (i) annual audited financial statements (including (1) a balance sheet, (2) statement of revenues, expenses and changes in fund balances for budget and actual, (3) statement of cash flows and notes, and (4) schedules and attachments to the financial statements) within 180 days of its fiscal year end, (ii) such other financial statements and information as Lessor may reasonably request, and (iii) its annual budget for the following fiscal year within 90 days of the current fiscal year end. The financial statements described in subsection (i) shall be accompanied by an unqualified opinion of Lessee's auditor. Credit information relating to Lessee may be disseminated among Lessor and any of its affiliates and any of their respective successors and assigns.
- (h) Lessee has an immediate need for the Equipment listed on each Schedule and expects to make immediate use of the Equipment listed on each Schedule. Lessee's need for the Equipment is not temporary and Lessee does not expect the need for any item of the Equipment to diminish during the Lease Term to such item.

- (i) The payment of the Rental Payments or any portion thereof is not (under the terms of any Lease or any underlying arrangement) directly or indirectly (x) secured by any interest in property used or to be used in any activity carried on by any person other than a state or local governmental unit or payments in respect of such property; or (y) on a present value basis, derived from payments (whether or not to Lessee) in respect of property, or borrowed money, used or to be used in any activity carried on by any person other than a state or local governmental unit. The Equipment will not be used, directly or indirectly, in any activity carried on by any person other than a state or local governmental unit. No portion of the Equipment Costs for the Equipment will be used, directly or indirectly, to make or finance loans to any person other than Lessee. Lessee has not entered into any management or other service contract with respect to the use and operation of the Equipment.
- (j) There is no pending litigation, tax claim, proceeding or dispute that may adversely affect Lessee's financial condition or impairs its ability to perform its obligations hereunder. Lessee will, at its expense, maintain its legal existence in good standing and do any further act and execute, acknowledge, deliver, file, register and record any further documents Lessor may reasonably request in order to protect Lessor's security interest in the Equipment and Lessor's rights and benefits under this Lease.

ARTICLE III

Section 3.01. Lease of Equipment. Subject to the terms of this Master Lease, Lessor agrees to provide the funds specified in each Lease to be provided by it to acquire the Equipment, up to an amount equal to the Maximum Equipment Cost. Upon the execution of each Lease, Lessor demises, leases, transfers and lets to Lessee, and Lessee acquires, rents and leases from Lessor, the Equipment as set forth in such Lease and in accordance with the terms thereof. The Lease Term for each Lease may be continued, solely at the option of Lessee, at the end of the Original Term or any Renewal Term for the next succeeding Renewal Term up to the maximum Lease Term set forth in such Lease. At the end of the Original Term and at the end of each Renewal Term until the maximum Lease Term has been completed, Lessee shall be deemed to have exercised its option to continue each Lease for the next Renewal Term unless Lessee shall have terminated such Lease pursuant to Section 3.03 or Section 10.01. The terms and conditions during any Renewal Term shall be the same as the terms and conditions during the Original Term, except that the Rental Payments shall be as provided in the applicable Lease.

Section 3.02. Continuation of Lease Term. Lessee intends, subject to Section 3.03, to continue the Lease Term of each Lease through the Original Term and all Renewal Terms and to pay the Rental Payments thereunder. Lessee affirms that sufficient funds are available for the current fiscal year, and Lessee reasonably believes that an amount sufficient to make all Rental Payments during the entire Lease Term of each Lease can be obtained from legally available funds of Lessee. Lessee further intends to do all things lawfully within its power to obtain and maintain funds sufficient and available to discharge its obligation to make Rental Payments due hereunder, including making provision for such payments to the extent necessary in each budget or appropriation request submitted and adopted in accordance with applicable provisions of law, to have such portion of the budget or appropriation request approved and to exhaust all available reviews and appeals in the event such portion of the budget or appropriation request is not approved.

Section 3.03. Nonappropriation. Lessee is obligated only to pay such Rental Payments under each Lease as may lawfully be made from funds budgeted and appropriated for that purpose during

Lessee's then current fiscal year. Should Lessee fail to budget, appropriate or otherwise make available funds to pay Rental Payments under any Lease following the then current Original Term or Renewal Term, such Lease or Leases shall be deemed terminated at the end of the then current Original Term or Renewal Term. Lessee agrees to deliver notice to Lessor of such termination at least 90 days prior to the end of the then current Original Term or Renewal Term, but failure to give such notice shall not extend the term beyond such Original Term or Renewal Term. If any Lease is terminated in accordance with this Section, Lessee agrees to peaceably deliver the Equipment to Lessor at the location(s) to be specified by Lessor.

Section 3.04. Conditions to Lessor's Performance.

- (a) As a prerequisite to the performance by Lessor of any of its obligations pursuant to any Lease, Lessee shall deliver to Lessor the following:
 - (i) A fully completed Schedule, executed by Lessee;
 - (ii) An Acquisition Fund Agreement, executed by Lessee and the Acquisition Fund Custodian, unless Lessor pays 100% of the Acquisition Amount directly to the Vendor upon execution of the Lease;
 - (iii) A Certificate executed by the Clerk or Secretary or other comparable officer of Lessee, in substantially the form attached hereto as Exhibit C, completed to the satisfaction of Lessor;
 - (iv) A certified copy of a resolution, ordinance or other official action of Lessee's governing body authorizing the execution and delivery of this Lease and performance by Lessee of its obligations hereunder;
 - (v) An opinion of counsel to Lessee in substantially the form attached hereto as Exhibit D respecting such Lease and otherwise satisfactory to Lessor;
 - (vi) Evidence of insurance as required by Section 7.02 hereof;
 - (vii) All documents, including financing statements, affidavits, notices and similar instruments, in form satisfactory to Lessor, which Lessor deems necessary or appropriate at that time pursuant to Section 6.02;
 - (viii) A copy of a fully completed and executed Form 8038-G;
 - (ix) An Essential Use/Source of Funds Certificate in substantially the form attached as Exhibit E; and
 - (xi) Such other items, if any, as are set forth in such Lease or are reasonably required by Lessor.
- (b) In addition, the performance by Lessor of any of its obligations pursuant to any Lease shall be subject to: (i) no material adverse change in the financial condition of Lessee since the date of

this Lease, (ii) no Event of Default having occurred, and (iii) if no Acquisition Fund has been established, the Equipment must be accepted by Lessee no later than ______ (the "Utilization Period").

- (c) Subject to satisfaction of the foregoing, Lessor will pay the Acquisition Amount for Equipment described in a Schedule to the Vendor or, if authorized by Lessee's governing body, will reimburse Lessee for the prior payment of any such Acquisition Amounts by Lessee to the Vendor, upon receipt of the documents described in Sections 5.01(a) and (b); or if an Acquisition Fund has been established pursuant to an Acquisition Fund Agreement, Lessor will deposit the Acquisition Amount for Equipment described in the Schedule with the Acquisition Fund Custodian.
- (d) This Agreement is not a commitment by Lessor to enter into any Lease not currently in existence, and nothing in this Agreement shall be construed to impose any obligation upon Lessor to enter into any proposed Lease, it being understood that whether Lessor enters into any proposed Lease shall be a decision solely within Lessor's discretion.
- (e) Lessee will cooperate with Lessor in Lessor's review of any proposed Lease. Without limiting the foregoing, Lessee will provide Lessor with any documentation or information Lessor may request in connection with Lessor's review of any proposed Lease. Such documentation may include, without limitation, documentation concerning the Equipment and its contemplated use and location and documentation or information concerning the financial status of Lessee and other matters related to Lessee.

ARTICLE IV

Section 4.01. Rental Payments. Subject to Section 3.03, Lessee shall promptly pay Rental Payments, in lawful money of the United States of America, to Lessor on the dates and in such amounts as provided in each Lease. Lessee shall pay Lessor a charge on any Rental Payment not paid on the date such payment is due at the rate of [_____%] [12%] per annum or the maximum amount permitted by law, whichever is less, from such date. Lessee shall not permit the federal government to guarantee any Rental Payments under any Lease. Rental Payments consist of principal and interest payments as more fully detailed on each Schedule, the interest on which begins to accrue as of the Commencement Date for each such Schedule.

Section 4.02. Interest and Principal Components. A portion of each Rental Payment is paid as, and represents payment of, interest, and the Balance of each Rental Payment is paid as, and represents payment of, principal. Each Lease shall set forth the principal and interest components of each Rental Payment payable thereunder during the Lease Term.

Section 4.03. Rental Payments to Constitute a Current Expense of Lessee. Lessor and Lessee understand and intend that the obligation of Lessee to pay Rental Payments under each Lease shall constitute a current expense of Lessee payable solely from its general fund or other funds that are legally available for that purpose and shall not in any way be construed to be a debt of Lessee in contravention of any applicable constitutional or statutory limitation or requirement concerning the creation of indebtedness by Lessee, nor shall anything contained herein or in a Lease constitute a pledge of the general tax revenues, funds or moneys of Lessee.

Section 4.04. Rental Payments to be Unconditional. Except as provided in Section 3.03, the obligations of Lessee to make Rental Payments and to perform and observe the other covenants and agreements contained in each Lease shall be absolute and unconditional in all events without abatement, diminution, deduction, set-off or defense, for any reason, including without limitation any failure of the Equipment, after it has been accepted by Lessee, any defects, malfunctions, breakdowns or infirmities in the Equipment or any accident, condemnation or unforeseen circumstances.

Section 4.05. Tax Covenants.

- (a) Lessee agrees that it will not take any action that would cause the interest component of Rental Payments to be or to become ineligible for the exclusion from gross income of the owner or owners thereof for federal income tax purposes, nor will it omit to take or cause to be taken, in timely manner, any action, which omission would cause the interest component of Rental Payments to be or to become ineligible for the exclusion from gross income of the owner or owners thereof for federal income tax purposes.
- (b) In the event that Lessee does not spend the moneys in the Acquisition Fund within six (6) months of the date the deposit is made pursuant to Section 3.04(c), Lessee will, if required by section 148(f) of the Code to pay rebate: (i) establish a Rebate Account and deposit the Rebate Amount (as defined in Section 1.148-3(b) of the Federal Income Tax Regulations) not less frequently than once per year after the applicable Commencement Date; and (ii) rebate to the United States, not less frequently than once every five (5) years after the applicable Commencement Date, an amount equal to at least 90% of the Rebate Amount and within 60 days after payment of all Rental Payments or the Purchase Price as provided in Section 10.01(a) hereof, 100% of the Rebate Amount, as required by the Code and any regulations promulgated thereunder. Lessee shall determine the Rebate Amount, if any, at least every year and upon payment of all Rental Payments or the Purchase Price and shall maintain such determination, together with any supporting documentation required to calculate the Rebate Amount, until six (6) years after the date of the final payment of the Rental Payments or the Purchase Price.

Section 4.06. Event of Taxability. Upon the occurrence of an Event of Taxability, the interest component shall be at a Taxable Rate retroactive to the date as of which the interest component is determined by the Internal Revenue Service to be includible in the gross income of the owner or owners thereof for federal income tax purposes, and Lessee will pay such additional amount as will result in the owner receiving the interest component at the Taxable Rate identified in the related Lease.

For purposes of this Section, "Event of Taxability" means a determination that the interest component is includible for federal income tax purposes in the gross income of the owner thereof due to Lessee's action or failure to take any action.

Section 4.07. Mandatory Prepayment. If the Lease Proceeds are deposited into an Acquisition Fund, any funds remaining in the Acquisition Fund on or after the Acquisition Period and not applied to Equipment Costs, shall be applied by Lessor on the next Rental Payment date, pro rata to the prepayment of the principal component of the outstanding Rental Payments due under the applicable Schedule.

ARTICLE V

Section 5.01. Delivery, Installation and Acceptance of Equipment.

- (a) Lessee shall order the Equipment, cause the Equipment to be delivered and installed at the location specified in the Leases and pay any and all delivery and installation costs and other Equipment Costs in connection therewith. When the Equipment listed in any Lease has been delivered and installed, Lessee shall promptly accept such Equipment and evidence said acceptance by executing and delivering to Lessor an Acceptance Certificate in the form attached hereto as Exhibit F.
- (b) Lessee shall deliver to Lessor original invoices and bills of sale (if title to such Equipment has passed to Lessee) relating to each item of Equipment accepted by Lessee. With respect to Equipment not purchased through an Acquisition Fund, Lessor shall, upon receipt of an Acceptance Certificate from Lessee, prepare a Schedule of Property and Rental Payment Schedule in the forms attached hereto as Exhibits B-1 and B-2. Lessee shall execute and deliver such Schedules to Lessor within 5 business days of receipt.
- Section 5.02. Quiet Enjoyment of Equipment. So long as Lessee is not in default under the related Lease, neither Lessor nor any entity claiming by, through or under Lessor, shall interfere with Lessee's quiet use and enjoyment of the Equipment during the Lease Term.

Section 5.03. Location; Inspection. Once installed, no item of the Equipment will be relocated from the base location specified for it in the Lease on which such item is listed without Lessor's consent, which consent shall not be unreasonably withheld. Lessor shall have the right at all reasonable times during regular business hours to enter into and upon the property of Lessee for the purpose of inspecting the Equipment.

Section 5.04. Use and Maintenance of the Equipment. Lessee will not install, use, operate, or maintain the Equipment improperly, carelessly, in violation of any applicable law or in a manner contrary to that contemplated by the related Lease. Lessee shall provide all permits and licenses, if any, necessary for the installation and operation of the Equipment. In addition, Lessee agrees to comply in all respects with all applicable laws, regulations and rulings of any legislative, executive, administrative, or judicial body; provided that Lessee may contest in good faith the validity or application of any such law, regulation or ruling in any reasonable manner that does not, in the opinion of Lessor, adversely affect the interest (including the reversionary interest) of Lessor in and to the Equipment or its interest or rights under the Lease.

Lessee agrees that it will maintain, preserve, and keep the Equipment in good repair and working order, in accordance with manufacturer's recommendations. Lessor shall have no responsibility to maintain, repair or make improvements or additions to the Equipment. If commercially available, Lessee will maintain in force a standard maintenance contract with the manufacturer of the Equipment, and upon request will provide Lessor with a copy of that contract. Upon the prior written consent of Lessor, which consent shall not be unreasonably withheld, Lessee may use another third party maintenance provider provided the maintenance contract between Lessee and such third party requires the third party to maintain the Equipment at the manufacturer's then current release, revision and engineering change levels, including hardware, software enhancements and microcode levels. In all cases, Lessee agrees to

pay any costs necessary for the manufacturer to re-certify the Equipment as eligible for manufacturer's maintenance upon the return of the Equipment to Lessor as provided for herein.

Lessee shall not alter any item of Equipment or install any accessory, equipment or device on an item of Equipment if that would impair any applicable warranty, the originally intended function or the value of that Equipment. All repairs, parts, accessories, equipment and devices furnished, affixed to or installed on any Equipment, excluding temporary replacements, shall thereupon become subject to the security interest of Lessor.

ARTICLE VI

Section 6.01. Title to the Equipment. During each Lease Term, and so long as Lessee is not in default under Article XII hereof, all right, title and interest in and to each item of the Equipment shall be vested in Lessee immediately upon its acceptance of each item of Equipment, subject to the terms and conditions of the applicable Lease. Lessee shall at all times protect and defend, at its own cost and expense, its title in and to the Equipment from and against all claims, liens and legal processes of its creditors, and keep all Equipment free and clear of all such claims, liens and processes. Upon the occurrence of an Event of Default or upon termination of a Lease pursuant to Section 3.03 hereof, full and unencumbered legal title to the Equipment shall pass to Lessor, and Lessee shall have no further interest therein. In addition, upon the occurrence of such an Event of Default or such termination, Lessee shall execute and deliver to Lessor such documents as Lessor may request to evidence the passage of such legal title to Lessor and the termination of Lessee's interest therein, and upon request by Lessor shall deliver possession of the Equipment to Lessor in accordance with Section 12.02. Upon purchase of the Equipment under a Lease by Lessee pursuant to Section 10.01, Lessor's security interest or other interest in the Equipment shall terminate, and Lessor shall execute and deliver to Lessee such documents as Lessee may request to evidence the termination of Lessor's security interest in the Equipment subject to the related Lease.

Section 6.02. Security Interest. To secure the payment of all of Lessee's obligations under each Lease, upon the execution of such Lease, Lessee grants to Lessor a security interest constituting a first lien on (a) the Equipment applicable to such Lease, (b) moneys and investments held from time to time in the Acquisition Fund and (c) any and all proceeds of any of the foregoing. Lessee agrees to execute and authorizes Lessor to file such notices of assignment, chattel mortgages, financing statements and other documents, in form satisfactory to Lessor, which Lessor deems necessary or appropriate to establish and maintain Lessor's security interest in the Equipment, the Acquisition Fund and the proceeds thereof.

Section 6.03. Personal Property. The Equipment is and will remain personal property and will not be deemed to be affixed to or a part of the real estate on which it may be situated, notwithstanding that the Equipment or any part thereof may be or hereafter become in any manner physically affixed or attached to real estate or any building thereon. Upon the request of Lessor, Lessee will, at Lessee's expense, furnish a waiver of any interest in the Equipment from any party having an interest in any such real estate or building.

ARTICLE VII

Section 7.01. Liens, Taxes, Other Governmental Charges and Utility Charges. Lessee shall keep the Equipment free of all levies, liens, and encumbrances except those created by each Lease. The parties to this Agreement contemplate that the Equipment will be used for a governmental or proprietary purpose of Lessee and that the Equipment will therefore be exempt from all property taxes. If the use, possession or acquisition of any Equipment is nevertheless determined to be subject to taxation, Lessee shall pay when due all taxes and governmental charges lawfully assessed or levied against or with respect to such Equipment. Lessee shall pay all utility and other charges incurred in the use and maintenance of the Equipment. Lessee shall pay such taxes or charges as the same may become due; provided that, with respect to any such taxes or charges that may lawfully be paid in installments over a period of years, Lessee shall be obligated to pay only such installments as accrue during each Lease Term.

Section 7.02. Insurance. Lessee shall during each Lease Term maintain or cause to be maintained (a) casualty insurance naming Lessor and its assigns as loss payee and insuring the Equipment against loss or damage by fire and all other risks covered by the standard extended coverage endorsement then in use in the State, and any other risks reasonably required by Lessor, in an amount at least equal to the then applicable Purchase Price of the Equipment; (b) liability insurance naming Lessor as additional insured that protects Lessor from liability in all events in form and amount satisfactory to Lessor; and (c) worker's compensation coverage as required by the laws of the State; provided that, with Lessor's prior written consent, Lessee may self-insure against the risks described in clause (a). Lessee shall furnish to Lessor evidence of such insurance or self-insurance coverage throughout each Lease Term. Lessee shall not cancel or modify such insurance or self-insurance coverage in any way that would affect the interests of Lessor without first giving written notice thereof to Lessor at least 30 days in advance of such cancellation or modification. Whether or not Lessee provides self-insurance, Lessee hereby affirms that it assumes all risk of loss of, or damage to and liability related to injury or damage to persons or property arising from the Equipment from any cause whatsoever, and no such loss of or damage to or liability arising from the Equipment shall relieve Lessee of the obligation to make the Rental Payments or to perform any other obligation under this Lease.

Section 7.02A. Surety Bonds; Lessee to Pursue Remedies Against Contractors and Sub-Contractors and Their Sureties. Lessee has secured or will secure from each contractor directly employed by Lessee in connection with the acquisition, construction, installation, improvement or equipping of the Equipment, payment and performance bonds executed by a surety company authorized to do business in the State in a sum equal to the entire amount to become payable under the contract with such contractor. Each bond was or will be conditioned on the completion of the work in accordance with the plans and specifications for the Equipment and upon payment of all claims of subcontractors and suppliers. Lessee shall cause the surety company to add Lessor as a co-obligee on each such bond, and shall deliver a certified copy of each such bond to Lessor promptly upon receipt thereof by Lessee.

In the event of a material default of any contractor under any contract in connection with the acquisition, construction, improvement or equipping of the Equipment or in the event of a material breach of warranty with respect to any material workmanship or performance guaranty, Lessee will promptly proceed to exhaust its remedies against the contractor or supplier in default, and against any surety for the performance of such contract with respect to the contractor. Lessee shall advise Lessor of the steps it intends to take in connection with any such default. Any amounts received by way of damages, refunds,

adjustments or otherwise in connection with the foregoing shall be paid to Lessor and applied against Lessee's obligations hereunder, net of legal fees.

Section 7.03. Advances. In the event Lessee shall fail to keep the Equipment in good repair and working order, Lessor may, but shall be under no obligation to, maintain and repair the Equipment and pay the cost thereof. All amounts so advanced by Lessor shall constitute additional rent for the then current Original Term or Renewal Term and Lessee covenants and agrees to pay such amounts so advanced by Lessor with interest thereon from the due date until paid at the rate of [____%] [12%] per annum or the maximum amount permitted by law, whichever is less.

ARTICLE VIII

Section 8.01. Damage, Destruction and Condemnation. Unless Lessee shall have exercised its option to purchase the Equipment by making payment of the Purchase Price as provided in the related Lease, if, prior to the termination of the applicable Lease Term, (a) the Equipment or any portion thereof is destroyed, in whole or in part, or is damaged by fire or other casualty or (b) title to, or the temporary use of, the Equipment or any part thereof shall be taken under the exercise or threat of the power of eminent domain by any governmental body or by any person, firm or corporation acting pursuant to governmental authority, Lessee and Lessor will cause the Net Proceeds of any insurance claim or condemnation award or sale under threat of condemnation to be applied to the prompt replacement, repair, restoration, modification or improvement of the Equipment. Any balance of the Net Proceeds remaining after such work has been completed shall be paid to Lessee.

If Lessee elects to replace any item of the Equipment (the "Replaced Equipment") pursuant to this Section, the replacement equipment (the "Replacement Equipment") shall be of similar type, utility and condition to the Replaced Equipment and shall be of equal or greater value than the Replaced Equipment. Lessor shall receive a first priority security interest in any such Replacement Equipment. Lessee shall represent, warrant and covenant to Lessor that each item of Replacement Equipment is free and clear of all claims, liens, security interests and encumbrances, excepting only those liens created by or through Lessor, and shall provide to Lessor any and all documents as Lessor may reasonably request in connection with the replacement, including, but not limited to, documentation in form and substance satisfactory to Lessor evidencing Lessor's security interest in the Replacement Equipment. Lessor and Lessee hereby acknowledge and agree that any Replacement Equipment acquired pursuant to this paragraph shall constitute "Equipment" for purposes of this Agreement and the related Lease. Lessee shall complete the documentation of Replacement Equipment on or before the next Rental Payment date after the occurrence of a casualty event, or be required to exercise the Purchase Option with respect to the damaged equipment.

For purposes of this Article, the term "Net Proceeds" shall mean the amount remaining from the gross proceeds of any insurance claim or condemnation award or sale under threat of condemnation after deducting all expenses, including attorneys' fees, incurred in the collection thereof.

Section 8.02. Insufficiency of Net Proceeds. If the Net Proceeds are insufficient to pay in full the cost of any repair, restoration, modification or improvement referred to in Section 8.01, Lessee shall

either (a) complete such replacement, repair, restoration, modification or improvement and pay any costs thereof in excess of the amount of the Net Proceeds, or (b) pay or cause to be paid to Lessor the amount of the then applicable Purchase Price for the Equipment, and, upon such payment, the applicable Lease Term shall terminate and Lessor's security interest in the Equipment shall terminate as provided in Section 6.01 hereof. The amount of the Net Proceeds, if any, remaining after completing such repair, restoration, modification or improvement or after purchasing such Equipment and such other Equipment shall be retained by Lessee. If Lessee shall make any payments pursuant to this Section, Lessee shall not be entitled to any reimbursement therefor from Lessor nor shall Lessee be entitled to any diminution of the amounts payable under Article IV.

ARTICLE IX

Section 9.01. Disclaimer of Warranties. Lessor makes no warranty or representation, either express or implied, as to the value, design, condition, merchantability or fitness for particular purpose or fitness for use of the Equipment, or any other warranty or representation, express or implied, with respect thereto and, as to Lessor, Lessee's acquisition of the Equipment shall be on an "as is" basis. In no event shall Lessor be liable for any incidental, indirect, special or consequential damage in connection with or arising out of this Agreement, any Lease, the Equipment or the existence, furnishing, functioning or Lessee's use of any item, product or service provided for in this Agreement or any Lease.

Section 9.02. Vendor's Warranties. Lessor hereby irrevocably appoints Lessee its agent and attorney-in-fact during each Lease Term, so long as Lessee shall not be in default under the related Lease, to assert from time to time whatever claims and rights (including without limitation warranties) relating to the Equipment that Lessor may have against Vendor. Lessee's sole remedy for the breach of such warranty, indemnification or representation shall be against Vendor of the Equipment, and not against Lessor. Any such matter shall not have any effect whatsoever on the rights and obligations of Lessor with respect to any Lease, including the right to receive full and timely payments under a Lease. Lessee expressly acknowledges that Lessor makes, and has made, no representations or warranties whatsoever as to the existence or the availability of such warranties relating to the Equipment.

ARTICLE X

Section 10.01. Purchase Option. Lessee shall have the option to purchase all of the Equipment listed in a Lease, at the following times and upon the following terms:

- (a) From and after the date specified in the related Schedule (the "Purchase Option Commencement Date"), on the Rental Payment dates specified in each Lease, upon not less than 30 days' prior written notice, and upon payment in full of the Rental Payments then due under such Lease plus the then applicable Purchase Price, which may include a prepayment premium on the unpaid balance as set forth in the applicable Schedule; or
- b) In the event of substantial damage to or destruction or condemnation of substantially all of the Equipment listed in a Lease, on the day specified in Lessee's notice to Lessor of its exercise of the purchase option (which shall be the earlier of the next Rental Payment date or 60 days after the casualty event) upon payment in full to Lessor of the Rental Payments then due under such Lease plus the then applicable Purchase Price; or

(c) Upon the expiration of the Lease Term, upon payment in full of all Rental Payments then due and all other amounts then owing under the Lease, and the payment of \$1.00 to Lessor.

After payment of the applicable Purchase Price, Lessee will own the related Equipment, and Lessor's security interests in and to such Equipment will be terminated.

ARTICLE XI

Section 11.01. Assignment by Lessor.

- (a) Lessor's right, title and interest in and to Rental Payments and any other amounts payable by Lessee under any and all of the Leases, its security interest in the Equipment subject to each such Lease, and all proceeds therefrom may be assigned and reassigned in whole or in part to one or more assignees or subassignees by Lessor, without the necessity of obtaining the consent of Lessee; provided, that any such assignment, transfer or conveyance to a trustee for the benefit of owners of certificates of participation shall be made in a manner that conforms to any applicable State law. Nothing in this Section 11.01 shall be construed, however, to prevent Lessor from executing any such assignment, transfer or conveyance that does not involve funding through the use of certificates of participation within the meaning of applicable State law, including any such assignment, transfer or conveyance as part of a multiple asset pool to a partnership or trust; provided such certificates are sold only on a private placement basis (and not pursuant to any "public offering") to a purchaser(s) who represent that (i) such purchaser has sufficient knowledge and experience in financial and business matters to be able to evaluate the risks and merits of the investment, (ii) such purchaser understands neither the Lease nor certificates will be registered under the Securities Act of 1933, (iii) such purchaser is either an "accredited investor" within the meaning of Regulation D under the Securities Act of 1933, or a qualified institutional buyer within the meaning of Rule 144A, and (iv) it is the intention of such purchaser to acquire such certificates (A) for investment for its own account or (B) for resale in a transaction exempt from registration under the Securities Act of 1933; provided further, that in any event, Lessee shall not be required to make Rental Payments, to send notices or to otherwise deal with respect to matters arising under a Lease with or to more than one individual or entity.
- (b) No assignment, transfer or conveyance permitted by this Section 11.01 shall be effective until Lessee shall have received a written notice of assignment that discloses the name and address of each such assignee; *provided*, that if such assignment is made to a bank or trust company as trustee or paying agent for owners of certificates of participation, trust certificates or partnership interests with respect to the Rental Payments payable under a Lease, it shall thereafter be sufficient that Lessee receives notice of the name and address of the bank or trust company as trustee or paying agent. During each Lease Term, Lessee shall keep, or cause to be kept, a complete and accurate record of all such assignments in form necessary to comply with Section 149 of the Code. Lessee shall retain all such notices as a register of all assignees and shall make all payments to the assignee or assignees designated in such register. Lessee shall not have the right to and shall not assert against any assignee any claim, counterclaim or other right Lessee may have against Lessor or the Vendor. Assignments in part may include without limitation assignment of all of Lessor's security interest in and to the Equipment listed in a particular Lease and all rights in, to and under the Lease related to such Equipment. The option granted in this Section may be separately exercised from time to time with respect to the Equipment listed in each

Lease, but such option does not permit the assignment of less than all of Lessor's interests in the Equipment listed in a single Lease.

(c) If Lessor notifies Lessee of its intent to assign the Lease, Lessee agrees that it shall execute and deliver to Lessor a Notice and Acknowledgement of Assignment substantially in the form of Exhibit G attached to this Lease within five (5) business days after its receipt of such request.

Section 11.02. Assignment and Subleasing by Lessee. None of Lessee's right, title, and interest in, to and under any Lease or any portion of the Equipment may be assigned or encumbered by Lessee for any reason.

ARTICLE XII

Section 12.01. Events of Default Defined. Any of the following events shall constitute an "Event of Default" under a Lease:

- (a) Failure by Lessee to pay any Rental Payment or other payment required to be paid under any Lease at the time specified herein;
- (b) Failure by Lessee to observe and perform any covenant, condition or agreement on its part to be observed or performed, other than as referred to in subparagraph (a) above, for a period of 30 days after written notice specifying such failure and requesting that it be remedied is given to Lessee by Lessor, unless Lessor shall agree in writing to an extension of such time prior to its expiration; *provided* that, if the failure stated in the notice cannot be corrected within the applicable period, Lessor will not unreasonably withhold its consent to an extension of such time if corrective action is instituted by Lessee within the applicable period and diligently pursued until the default is corrected;
- (c) Any statement, representation or warranty made by Lessee in or pursuant to any Lease or its execution, delivery or performance shall prove to have been false, incorrect, misleading, or breached in any material respect on the date when made;
- (d) Any default occurs under any other agreement for borrowing money or receiving credit under which Lessee may be obligated as borrower, if such default consists of (i) the failure to pay any indebtedness when due or (ii) the failure to perform any other obligation thereunder and gives the holder of the indebtedness the right to accelerate the indebtedness;
- (e) Lessee shall (i) apply for or consent to the appointment of a receiver, trustee, custodian or liquidator of Lessee, or of all or a substantial part of the assets of Lessee, (ii) be unable, fail or admit in writing its inability generally to pay its debts as they become due, (iii) make a general assignment for the benefit of creditors, (iv) have an order for relief entered against it under applicable federal bankruptcy law, or (v) file a voluntary petition in bankruptcy or a petition or an answer seeking reorganization or an arrangement with creditors or taking advantage of any insolvency law or any answer admitting the material allegations of a petition filed against Lessee in any bankruptcy, reorganization or insolvency proceeding; or
- (f) An order, judgment or decree shall be entered by any court of competent jurisdiction, approving a petition or appointing a receiver, trustee, custodian or liquidator or Lessee or of all or a

substantial part of the assets of Lessee, in each case without its application, approval or consent, and such order, judgment or decree shall continue unstayed and in effect for any period of 30 consecutive days.

Section 12.02. Remedies on Default. Whenever any Event of Default exists, Lessor shall have the right, at its sole option without any further demand or notice, to take one or any combination of the following remedial steps:

- (a) By written notice to Lessee, Lessor may declare all Rental Payments payable by Lessee pursuant to such Lease and other amounts payable by Lessee under such Lease to the end of the then current Original Term or Renewal Term to be due;
- (b) With or without terminating the Lease Term under such Lease, Lessor may enter the premises where the Equipment listed in such Lease is located and retake possession of such Equipment or require Lessee at Lessee's expense to promptly return any or all of such Equipment to the possession of Lessor at such place within the United States as Lessor shall specify, and sell or lease such Equipment or, for the account of Lessee, sublease such Equipment, continuing to hold Lessee liable, but solely from legally available funds, for the difference between (i) the Rental Payments payable by Lessee pursuant to such Lease and other amounts related to such Lease or the Equipment listed therein that are payable by Lessee to the end of the then current Original Term or Renewal Term, as the case may be, and (ii) the net proceeds of any such sale, leasing or subleasing (after deducting all expenses of Lessor in exercising its remedies under such Lease, including without limitation all expenses of taking possession, storing, reconditioning and selling or leasing such Equipment and all brokerage, auctioneer's and attorney's fees), subject, however, to the provisions of Section 3.03. The exercise of any such remedies respecting any such Event of Default shall not relieve Lessee of any other liabilities under any other Lease or the Equipment listed therein; and
- (c) Lessor may take whatever action at law or in equity may appear necessary or desirable to enforce its rights under such Lease or as a secured party in any or all of the Equipment subject to such Lease.

Section 12.03. No Remedy Exclusive. No remedy herein conferred upon or reserved to Lessor is intended to be exclusive and every such remedy shall be cumulative and shall be in addition to every other remedy given under a Lease now or hereafter existing at law or in equity. No delay or omission to exercise any right or power accruing upon any default shall impair any such right or power or shall be construed to be a waiver thereof, but any such right or power may be exercised from time to time and as often as may be deemed expedient. In order to entitle Lessor to exercise any remedy reserved to it in this Article it shall not be necessary to give any notice other than such notice as may be required in this Article.

Section 12.04. Application of Moneys. Any net proceeds from the exercise of any remedy under this Agreement, including the application specified in Section 12.02(b)(ii) (after deducting all expenses of Lessor in exercising such remedies including without limitation all expenses of taking possession, storing, reconditioning and selling or leasing Equipment and all brokerage, auctioneer's or attorney's fees), shall be applied as follows:

- (a) If such remedy is exercised solely with respect to a single Lease, Equipment listed in such Lease or rights thereunder, then to amounts due pursuant to such Lease and other amounts related to such Lease or such Equipment.
- (b) If such remedy is exercised with respect to more than one Lease, Equipment listed in more than one Lease or rights under more than one Lease, then to amounts due pursuant to such Leases pro rata.

ARTICLE XIII

Section 13.01. Notices. All notices, certificates or other communications under any Lease shall be sufficiently given and shall be deemed given when delivered or mailed by registered mail, postage prepaid, or delivered by overnight courier, or sent by facsimile transmission (with electronic confirmation) to the parties hereto at the addresses immediately after the signatures to this Agreement (or at such other address as either party hereto shall designate in writing to the other for notices to such party) and to any assignee at its address as it appears on the registration books maintained by Lessee.

Section 13.02. Release and Indemnification. To the extent permitted by law, but only from legally available funds, Lessee shall indemnify, protect, hold harmless, save and keep harmless Lessor from and against any and all liability, obligation, loss, claim, tax and damage whatsoever, regardless of cause thereof, and all expenses in connection therewith (including, without limitation, counsel fees and expenses, and penalties connected therewith imposed on interest received) arising out of or as a result of (a) the entering into of this Agreement or any Lease, (b) the ownership of any item of the Equipment, (c) the ordering, acquisition, use, operation, condition, purchase, delivery, rejection, storage or return of any item of the Equipment, (d) any accident in connection with the operation, use, condition, possession, storage or return of any item of the Equipment resulting in damage to property or injury to or death to any person, and/or (e) the breach of any covenant in a Lease or any material misrepresentation contained in a Lease. The indemnification arising under this paragraph shall continue in full force and effect notwithstanding the full payment of all obligations under all Leases or the termination of the Lease Term under all Leases for any reason.

- Section 13.03. Binding Effect. Each Lease shall inure to the benefit of and shall be binding upon Lessor and Lessee and their respective successors and assigns.
- Section 13.04. Severability. In the event any provision of any Lease shall be held invalid or unenforceable by any court of competent jurisdiction, such holding shall not invalidate or render unenforceable any other provision hereof.
- Section 13.05. Amendments, Changes and Modifications. This Agreement and each Lease may only be amended by Lessor and Lessee in writing.
- Section 13.06. Execution in Counterparts. This Agreement and each Lease may be simultaneously executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument.
- Section 13.07. Applicable Law. This Agreement and each Lease shall be governed by and construed in accordance with the laws of the State.

Section 13.08. Captions. The captions or headings in this Agreement and in each Lease are for convenience only and in no way define, limit or describe the scope or intent of any provisions or sections of this Agreement or any Lease.

IN WITNESS WHEREOF, Lessor and Lessee have caused this Agreement to be executed in their names by their duly authorized representatives as of the date first above written.

LESSOR: [Lessor]	Lessee:	
Attention: Fax No.:	Attention:Fax No.:	
Ву:	By:	
Name:		
Title:	Title:	
	(Seal)	
	Attest:	
	By:	
	Name:	
	Title:	

List of Exhibits

Exhibit A -- Acquisition Fund Agreement

Exhibit B-1 -- Schedule of Property
Exhibit B-2 -- Rental Payment Schedule

Exhibit C -- Certificate

Exhibit D -- Opinion of Counsel Form

Exhibit E -- Essential Use/Source of Funds Certificate

Exhibit F -- Acceptance Certificate

Exhibit G -- Notice and Acknowledgement of Assignment Exhibit H -- Service/Performance Agreement Assignment

EXHIBIT A

ACQUISITION FUND AGREEMENT

EXHIBIT B-1

SCHEDULE OF PROPERTY NO. _____

Master Equipment Lease/Purchase Agreement, dated as of

	, between [Lessor], as Lessor, and
	, as Lessee
1.	Defined Terms. All terms used herein have the meanings ascribed to them in the above-
referenced Ma	ster Equipment Lease/Purchase Agreement (the "Master Equipment Lease").
2.	Equipment. The following items of Equipment are hereby included under this Schedule

Quantity	Description	Serial No.	Model No.	Location

3. Payment Schedule.

Re:

of the Master Equipment Lease.

- (a) Rental Payments. The Rental Payments shall be in such amounts and payable on such dates as set forth in the Rental Payment Schedule attached to this Schedule as Exhibit _____. Rental Payments shall commence on the date on which the Equipment listed in this Schedule is accepted by Lessee, as indicated in an Acceptance Certificate substantially in the form of Exhibit F to the Master Equipment Lease or the date on which sufficient moneys to purchase the Equipment are deposited for that purpose with an Acquisition Fund Custodian, whichever is earlier.
- (b) Purchase Price Schedule. The Purchase Price on each Rental Payment date for the Equipment listed in this Schedule shall be the amount set forth for such Rental Payment date in the "Purchase Price" column of the Rental Payment Schedule attached to this Schedule. The Purchase Price is in addition to all Rental Payments then due under this Schedule (including the Rental Payment shown on the same line in the Rental Payment Schedule).
- 4. Representations, Warranties and Covenants. Lessee hereby represents, warrants and covenants that its representations, warranties and covenants set forth in the Master Equipment Lease are true and correct as though made on the date of commencement of Rental Payments on this Schedule. Lessee further represents and warrants that no material adverse change in Lessee's financial condition has occurred since the date of the Master Equipment Lease.
- 5. *The Lease*. The terms and provisions of the Master Equipment Lease (other than to the extent that they relate solely to other Schedules or Equipment listed on other Schedules) are hereby incorporated into this Schedule by reference and made a part hereof.

[OPTION: IF ACQUISITION FUND AGREEMENT IS USED:

6. Lease Proceeds. The Lease Proceeds Custodian in connection with this Schedule is \$ the Expense Fund and the balance is for deposit to the [twelve (12)] [eighteen (18)] months from the date of taken possession of all items of Equipment shown abo Acceptance Certificates, will be signed by Lessee and (12)] [eighteen (18)] months from the date of this Schedule Customer Content of the Cont	Acquisition Fund. It is expected that by [six (6)] this Schedule No, Lessee will have ve and that a Lessee's Acceptance Certificate, or delivered to Lessor on or before [six (6)] [twelve
OR IF VENDOR PAID DIRECTLY USE: 6. Acquisition Amount. The Acquisition Schedule to be paid to the Vendor is \$	Amount for the Equipment described in this]
[OPTION: IF ACQUISITION FUND AGRE 7. Acquisition Period. The Acquisition F conclusion of the month following the date hereof.	eriod applicable to this Schedule shall end at the
[7][8]. Lease Term. The Lease Term shall con- Renewal Terms, with the final Renewal Term ending on	ensist of the Original Term and consecutive
[8][9]. Purchase Option Commencement Date Purchase Option Commencement Date is	For purposes of Section 10.01 of the Lease, the
Dated:	
LESSOR: [Lessor]	Lessee:
Attention:	Attention:
By:	Ву:
Name:	Name:
Title:	Title:
	(Seal)
	Attest:
	Ву:
	Name:
	Title:
Counterpart No of manually executent that this Lease constitutes chattel paper (as defined as the constitutes of the constitutes chattel paper).	cuted and serially numbered counterparts. To the ed in the Uniform Commercial Code), no security

interest herein may be created through the transfer or possession of any Counterpart other than Counterpart No. 1.

EXHIBIT B-2

RENTAL PAYMENT SCHEDULE

Rental Payment Date	Rental Payment Amount	Interest Portion	Principal Portion	Purchase Price
Prepayment Premium for purposes of Section 10.01(a) is For purposes of this Lease, "Taxable Rate," with respect to the interest component of Rental Payments, means an annual rate of interest equal to%.				
	Lessee:			
		By:		
		Name	>:	

Title:

EXHIBIT C

CERTIFICATE

The undersigned, a duly [County Clerk] of		[Secretary] [City Clerk] ee") certifies as follows:
	orth opposite their respective	ed and acting officials of Lessee (the ve names below and that the facsimile
the Master Equipment Lease/Pur Schedule(s) thereunder and all fu	rchase Agreement dated as ture Schedule(s) (the "Agra re binding and authorized A	Lessee, to negotiate, execute and deliver s of and the elements") by and between Lessee and greements of Lessee, enforceable in all
Name of Official	Title	Signature
Dated:	•	

(The signer of this Certificate cannot be listed above as authorized to execute the Agreements.)

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EXHIBIT D

OPINION OF COUNSEL TO LESSEE

[Lessor]						
Re:	Schedule of Property No. Equipment Lease/Purchas between [Lessor], as Less	e Agreemen	t, dated as of _		·	
Ladies and Ger	ntlemen:					
of a certain M Exhibits theret counterpart of and Lessee (the in the Schedule	al counsel to laster Equipment Lease/Pu to by and between [Lessor Schedule of Property No e "Schedule"), which, amo to (the "Equipment") and a contract	rchase Agror" ("Lessor", dateing other thingertain Acques as	eement, dated and Lessee d ngs, provides for hisition Fund A Acquisition	as of, (the "Agreen", or the lease of greement amore Fund	nent") and an oby and between of certain proper ong Lessor, Les	, and executed on Lessor rty listed ssee, and dated
among other the opinions, docu opinions. The together with the	, (b) an executed hings, authorize Lessee to ments and matters of law Schedule and the terms and the Rental Payment Schedul and the Lease and the Accocuments."	execute the as I have de I provisions le attached to	e Agreement a eemed necessa of the Agreem o the Schedule	nd the Scheory in connectent incorpora are herein re	dule and (c) su tion with the fo ted therein by ra- ferred to collec	och other following reference ctively as

Based on the foregoing, I am of the following opinions:

- 1. Lessee is a public body corporate and politic, duly organized and existing under the laws of the State, and [has a substantial amount of the following sovereign powers: (a) the power to tax, (b) the power of eminent domain, and (c) police power][is a political subdivision of a state within the meaning of Section 103(c) of the Internal Revenue Code of 1986, as amended (the "Code") and the obligations of Lessee under the Agreement will constitute an obligation of Lessee within the meaning of Section 103(a) of the Code, notwithstanding Section 103(b) of the Code].
- 2. Lessee has the requisite power and authority to lease and acquire the Equipment and to execute and deliver the Transaction Documents and to perform its obligations under the Lease.
- 3. The Lease has been duly authorized, approved, executed and delivered by and on behalf of Lessee and the Transaction Documents are valid and binding obligations of Lessee enforceable in accordance with their respective terms.
- 4. The authorization, approval, execution and delivery of the Transaction Documents and all other proceedings of Lessee relating to the transactions contemplated thereby have been performed in accordance with all open meeting laws, public bidding laws and all other applicable state or federal laws; and

authority or arbitration board or tribunal that	ng or threatened in any court or before any governmental at, if adversely determined, would adversely affect the Documents or the security interest of Lessor or its assigns, ollateral thereunder.							
[6. The portion of rentals designated as and constituting interest paid by Lessee and received by Lessor is excluded from Lessor's gross income for federal income tax purposes under Section 103 of the Code and is exempt from State of personal income taxes; and such interest is not a specific item of tax preference or other collateral for purposes of the federal individual or corporate alternative minimum taxes.]								
unless otherwise provided herein. Lessor and	we the same meanings as in the Transaction Documents its successors and assigns, and any counsel rendering an components of the Rental Payments, are entitled to rely on							
Printed Name:	Signature:							
Firm:	Dated:							
Address:	_							
Telephone No.:	_							

EXHIBIT E

ESSENTIAL USE/SOURCE OF FUNDS CERTIFICATE

[Lessor]	
Re:	Master Equipment Lease/Purchase Agreement dated as of, between [Lessor], and ("Lessee") and Schedule of Property No dated
above is esser Lessee has a Equipment, w Equipment w	certificate confirms and affirms that the Equipment described in the Agreement referenced intial to the functions of Lessee or to the services Lessee provides its citizens. Further, in immediate need for, and expects to make immediate use of, substantially all such which need is not temporary or expected to diminish in the foreseeable future. Such ill be used by Lessee only for the purpose of performing one or more of Lessee's or proprietary functions consistent with the permissible scope of its authority.
	e expects and anticipates adequate funds to be available for all future payments or rent due nt budgetary period.
	Signature:
	Name:
	Title:

EXHIBIT F

ACCEPTANCE CERTIFICATE

[Lessor]			
Re:	Schedule of Property No Equipment Lease/Purchase Ag between [Lessor], as Lessor, a	greement, dated as of $_$,
Ladies and G	entlemen:		
	cordance with the Master Equip Lessee hereby certifies and repres		Agreement (the "Agreement"), the th Lessor as follows:
1. referenced So hereof.			the Agreement) listed in the above- ed, installed and accepted on the date
2. Schedule as i for all purpos	t deems necessary and appropria	*	ting of the Equipment listed in the vledges that it accepts the Equipment
3. Agreement.	Lessee is currently maintaining	ng the insurance cove	erage required by Section 7.02 of the
4. constitute, an	No event or condition that co Event of Default (as defined in the		cice or lapse of time, or both, would at the date hereof.
Date:		_	
		Lessee:	
		Ву:	
		Name:	
		Title:	

(Seal)

EXHIBIT G

NOTICE AND ACKNOWLEDGEMENT OF ASSIGNMENT

	DATED		_
[] ("Assignee") all of Assi No. [], dated [gnor's rig	it has assigned and sold to ht, title and interest in, to and under] (the "Lease") to the Master ed as of [],
"Lease" means collective attachments related them. The term "Lease" specific Equipment Lease and means and means are specifically as a specific spe	rely the Lease identified above, togeto, and all certifications and other crifically excludes all other [Schental payments other than with respectively.]	gether with r documer nedules of espect to t	ssignment (the "Acknowledgment"), a all exhibits, schedules, addenda and atts delivered in connection therewith. If Property entered into under the he [Schedule of Property] identified meaning set forth in the Equipment
1. Pursuar	at to the authority of Resolution		adopted on,
Lessee hereby [consents and unconditionally ag	s to and] 1 acknowledges the effect	of the ass	signment of the Lease and absolutely ents and other amounts coming due
and all related docume reports, to give all consaccordance with the ter- (ii) except as provided i and to perform and obs	nts, including, but not limited to, sents or agreements to modifications of the Lease, to declare a defaunt Section [] of the Lease, the	the rights ns thereto alt and to obligation ments cor	If the rights of Lessor under the Lease is to issue or receive all notices and it, to receive title to the equipment in exercise all remedies thereunder; and ins of Lessee to make rental payments intained in the Lease shall be absolute tion, set-off or defense.
3. Lessee about the Lease is true,		Acknow	ledgment, the following information
Number	of Rental Payments Remaining	_	
	t of Each Rental Payment	_	\$
Total A	mount of Rents Remaining	_	\$
Frequer	acy of Rental Payments	_	
Next Re	ental Payment Due	_	
Funds I	Remaining in Escrow Fund	_	\$

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¹ Include the consent language only if Lessee has the right to consent to the assignment pursuant to the Master Lease.

4.	The	Lease	remains	in	full	force	and	effect,	has	not	been	amended	and	no
nonappropriati	on or	event of	default (or e	vent	which v	with t	he passa	ge of	time	or the	giving of	notice	or
both would con	nstitute	e a defau	ılt) has oc	curr	ed the	ereunde	er.							

5.	. Any inquiries of Lessee related to the Lease and any req	uests for escrow disbursements,
if applicab	ble, and all rental payments and other amounts coming due pur	rsuant to the Lease on and after
the date of	of this Acknowledgment should be remitted to Assignee at the f	following address (or such other
address as	s provided to Lessee in writing from time to time by Assignee):	

ACKNOWLEDGED AND A	GREED:	
LESSEE:		
[FOR EXHIBIT PURPOSES C	NLY]	
Ву:		<u> </u>
Name:		_
Title:		
ASSIGNOR: [LESSOR] [FOR EXHIBIT PURPOSES C	ONLY]	
Ву:		<u> </u>
Name:		<u>_</u>
Title:		

SECTION 3: ABILITY TO PERFORM

Exhibit A Response for National Cooperative Contract

1.0 Scope of National Cooperative Contract

Capitalized terms not otherwise defined herein shall have the meanings given to them in the Master Agreement or in the Administration Agreement between Supplier and OMNIA Partners.

Midwest Mechanical Acknowledges the above statement.

1.1 Requirement

Region 14 Education Service Center (hereinafter defined and referred to as "Principal Procurement Agency"), on behalf of itself and OMNIA Partners, Public Sector, Inc., a Delaware corporation ("OMNIA Partners"), is requesting proposals for HVAC and Building Control Systems, Equipment, Installation, and Related Products and Services. The intent of this Request for Proposal is any contract between Principal Procurement Agency and Supplier resulting from this Request for Proposal ("Master Agreement") be made available to other public agencies nationally, including state and local governmental entities, public and private primary, secondary and higher education entities, non-profit entities, and agencies for the public benefit ("Public Agencies"), through OMNIA Partners' cooperative purchasing program. The Principal Procurement Agency has executed a Principal Procurement Agency Certificate with OMNIA Partners, an example of which is included as Exhibit D, and has agreed to pursue the Master Agreement. Use of the Master Agreement by any Public Agency is preceded by their registration with OMNIA Partners as a Participating Public Agency in OMNIA Partners' cooperative purchasing program. Registration with OMNIA Partners as a Participating Public Agency is accomplished by Public Agencies entering into a Master Intergovernmental Cooperative Purchasing Agreement, an example of which is attached as Exhibit C, and by using the Master Agreement, any such Participating Public Agency agrees that it is registered with OMNIA Partners, whether pursuant to the terms of the Master Intergovernmental Purchasing Cooperative Agreement or as otherwise agreed to. The terms and pricing established in the resulting Master Agreement between the Supplier and the Principal Procurement Agency will be the same as that available to Participating Public Agencies through OMNIA Partners.

All transactions, purchase orders, invoices, payments etc., will occur directly between the Supplier and each Participating Public Agency individually, and neither OMNIA Partners, any Principal Procurement Agency nor any Participating Public Agency, including their respective agents, directors, employees or representatives, shall be liable to Supplier for any acts, liabilities, damages, etc., incurred by any other Participating Public Agency. Supplier is responsible for knowing the tax laws in each state.

This Exhibit A defines the expectations for qualifying Suppliers based on OMNIA Partners' requirements to market the resulting Master Agreement nationally to Public Agencies. Each section in this Exhibit A refers to the capabilities, requirements, obligations, and prohibitions of competing Suppliers on a national level in order to serve Participating Public Agencies through OMNIA Partners

These requirements are incorporated into and are considered an integral part of this RFP. OMNIA Partners reserves the right to determine whether to make the Master Agreement awarded by the

Principal Procurement Agency available to Participating Public Agencies, in its sole and absolute discretion, and any party submitting a response to this RFP acknowledges that any award by the Principal Procurement Agency does not obligate OMNIA Partners to make the Master Agreement available to Participating Procurement Agencies.

Midwest Mechanical Acknowledges the above section

1.2 Marketing, Sales and Administrative Support

During the term of the Master Agreement OMNIA Partners intends to provide marketing, sales, partnership development and administrative support for Supplier pursuant to this section that directly promotes the Supplier's products and services to Participating Public Agencies through multiple channels, each designed to promote specific products and services to Public Agencies on a national basis.

OMNIA Partners will assign the Supplier a Director of Partner Development who will serve as the main point of contact for the Supplier and will be responsible for managing the overall relationship between the Supplier and OMNIA Partners. The Director of Partner Development will work with the Supplier to develop a comprehensive strategy to promote the Master Agreement and will connect the Supplier with appropriate stakeholders within OMNIA Partners including, Sales, Marketing, Contracting, Training, and Operations & Support.

The OMNIA Partners marketing team will work in conjunction with Supplier to promote the Master Agreement to both existing Participating Public Agencies and prospective Public Agencies through channels that may include:

- A. Marketing collateral (print, electronic, email, presentations)
- B. Website
- C. Trade shows/conferences/meetings
- D. Advertising
- E. Social Media

The OMNIA Partners sales teams will work in conjunction with Supplier to promote the Master Agreement to both existing Participating Public Agencies and prospective Public Agencies through initiatives that may include:

- A. Individual sales calls
- B. Joint sales calls
- C. Communications/customer service
- D. Training sessions for Public Agency teams
- E. Training sessions for Supplier teams

The OMNIA Partners contracting teams will work in conjunction with Supplier to promote the Master Agreement to both existing Participating Public Agencies and prospective Public Agencies through:

A. Serving as the subject matter expert for questions regarding joint powers authority and state

statutes and regulations for cooperative purchasing

- B. Training sessions for Public Agency teams
- C. Training sessions for Supplier teams
- D. Regular business reviews to monitor program success
- E. General contract administration

Suppliers are required to pay an Administrative Fee of 3% of the greater of the Contract Sales under the Master Agreement and Guaranteed Contract Sales under this Request for Proposal. Supplier will be required to execute the OMNIA Partners Administration Agreement (Exhibit B). At Supplier's option, Suppliers may pay additional fees beyond administrative fees, such as technology fees, to OMNIA Partners and/or a third party for additional support and/or access to OMNIA Partners' technology platform.

Midwest Mechanical Acknowledges the above section

1.3 Estimated Volume

The dollar volume purchased under the Master Agreement is estimated to be approximately \$150M annually. While no minimum volume is guaranteed to Supplier, the estimated annual volume is projected based on the current annual volumes among the Principal Procurement Agency, other Participating Public Agencies that are anticipated to utilize the resulting Master Agreement to be made available to them through OMNIA Partners, and volume growth into other Public Agencies through a coordinated marketing approach between Supplier and OMNIA Partners.

Midwest Mechanical Acknowledges the above section.

1.4 Award Basis

The basis of any contract award resulting from this RFP made by Principal Procurement Agency will, at OMNIA Partners' option, be the basis of award on a national level through OMNIA Partners. If multiple Suppliers are awarded by Principal Procurement Agency under the Master Agreement, those same Suppliers will be required to extend the Master Agreement to Participating Public Agencies through OMNIA Partners. Utilization of the Master Agreement by Participating Public Agencies will be at the discretion of the individual Participating Public Agency. Certain terms of the Master Agreement specifically applicable to the Principal Procurement Agency (e.g., governing law) are subject to modification for each Participating Public Agency as Supplier and such Participating Public Agency may agree without being in conflict with the Master Agreement as a condition of the Participating Agency's purchase and not a modification of the Master Agreement applicable to all Participating Agencies. Participating Agencies may request to enter into a separate supplemental agreement to further define the level of service requirements over and above the minimum defined in the Master Agreement (e.g., governing law, invoice requirements, requirements, specialized delivery, diversity requirements such as minority and woman owned businesses, historically underutilized business, etc.) ("Supplemental Agreement"). It shall be the responsibility of the Supplier to comply, when applicable, with the prevailing wage legislation in effect in the jurisdiction of the Participating Agency. It shall further be the responsibility of the Supplier to monitor the prevailing wage rates as established by the appropriate department of labor for any increase in rates during the term of the Master Agreement and adjust wage rates accordingly. In instances where supplemental terms and conditions create additional risk and cost for Supplier,

Supplier and Participating Public Agency may negotiate additional pricing above and beyond the stated contract not-to-exceed pricing so long as the added price is commensurate with the additional cost incurred by the Supplier. Any supplemental agreement developed as a result of the Master Agreement is exclusively between the Participating Agency and the Supplier (Contract Sales are reported to OMNIA Partners).

All signed Supplemental Agreements and purchase orders issued and accepted by the Supplier may survive expiration or termination of the Master Agreement. Participating Agencies' purchase orders may exceed the term of the Master Agreement if the purchase order is issued prior to the expiration of the Master Agreement. Supplier is responsible for reporting all sales and paying the applicable Administrative Fee for sales that use the Master Agreement as the basis for the purchase order, even though Master Agreement may have expired.

Midwest Mechanical Acknowledges the above section.

1.5 Objectives of Cooperative Program

This RFP is intended to achieve the following objectives regarding availability through OMNIA Partners' cooperative program:

- A. Provide a comprehensive competitively solicited and awarded national agreement offering the Products covered by this solicitation to Participating Public Agencies;
- B. Establish the Master Agreement as the Supplier's primary go to market strategy to Public Agencies nationwide;
- C. Achieve cost savings for Supplier and Public Agencies through a single solicitation process that will reduce the Supplier's need to respond to multiple solicitations and Public Agencies need to conduct their own solicitation process;
- D. Combine the aggregate purchasing volumes of Participating Public Agencies to achieve cost effective pricing.

Midwest Mechanical Acknowledges the above section.

2.0 REPRESENTATIONS AND COVENANTS

As a condition to Supplier entering into the Master Agreement, which would be available to all Public Agencies, Supplier must make certain representations, warranties and covenants to both the Principal Procurement Agency and OMNIA Partners designed to ensure the success of the Master Agreement for all Participating Public Agencies as well as the Supplier.

Midwest Mechanical Acknowledges the above section.

2.1Corporate Commitment

Supplier commits that (1) the Master Agreement has received all necessary corporate authorizations and support of the Supplier's executive management, (2) the Master Agreement is Supplier's primary "go to market" strategy for Public Agencies, (3) the Master Agreement will be promoted to all Public Agencies, including any existing customers, and Supplier will transition existing customers, upon their request, to the Master Agreement, and (4) that the Supplier has read and agrees to the terms and conditions of the Administration Agreement with OMNIA Partners and will execute such agreement concurrent with and as a condition of its execution of the Master Agreement with the Principal Procurement Agency. Supplier will identify an executive corporate sponsor and a separate national account manager within the RFP response that will be responsible for the overall management of the Master Agreement.

Midwest Mechanical Acknowledges the above section.

2.2 Pricing Commitment

Supplier commits the not-to-exceed pricing provided under the Master Agreement pricing is its lowest available (net to buyer) to Public Agencies nationwide and further commits that if a Participating Public Agency is eligible for lower pricing through a national, state, regional or local or cooperative contract, the Supplier will match such lower pricing to that Participating Public Agency under the Master Agreement.

Midwest Mechanical Acknowledges the above section.

2.3 Sales Commitment

Supplier commits to aggressively market the Master Agreement as its go to market strategy in this defined sector and that its sales force will be trained, engaged and committed to offering the Master Agreement to Public Agencies through OMNIA Partners nationwide. Supplier commits that all Master Agreement sales will be accurately and timely reported to OMNIA Partners in accordance with the OMNIA Partners Administration Agreement. Supplier also commits its sales force will be compensated, including sales incentives, for sales to Public Agencies under the Master Agreement in a consistent or better manner compared to sales to Public Agencies if the Supplier were not awarded the Master Agreement.

Midwest Mechanical Acknowledges the above section.

3.0 SUPPLIER RESPONSE

Supplier must supply the following information for the Principal Procurement Agency to determine Supplier's qualifications to extend the resulting Master Agreement to Participating Public Agencies through OMNIA Partners.

3.1 Company

A. Brief history and description of Supplier to include experience providing similar products and services.

Midwest Mechanical, founded in 1974, is a leading Chicago-based design/build and servicing contractor. With more than 250 full-time employees, Midwest offers service, design/build, and control solutions for existing and new building systems. The company provides turnkey solutions and services for all HVAC and control systems. The Lombard office has departments dedicated to Design/Build Contracting, Controls, Service, and Training. In 2020, Midwest Mechanical was selected through a national RFP to have their offering available through a cooperative purchasing contract managed by NCPA/OMNIA, leading to significant growth in the public sector. Because of the high market acceptance of our co-op contract, Midwest is now the recognized leader in providing HVAC and related services to the public sector in Chicagoland. Our goal is continued growth in the public sector by finding new ways to offer additional value to our customers. We are a part of the nationwide Service Logic family of companies.

B. Total number and location of salespersons employed by Supplier.

Midwest has 20 salespeople located in Chicagoland. Midwest is a part of service logic network that is nationwide. Through our affiliates we have access to 1,000 different salespeople in all the metro markets across the country

C. Number and location of support centers (if applicable) and location of corporate office.

Midwest Mechanical has three office/warehouse locations:

- Lombard, IL- office and warehouse totaling about 75,000 square feet
- Schiller Park, IL- office and warehouse totaling about 50,000 square feet
- Westmont, IL- office and warehouse totaling about 25,000 square feet
- In addition to our Illinois offices, we have similar facilities available through our Service Logic affiliates in over 30 locations nationwide.
- D. Annual sales for the three previous fiscal years.
 - a. Submit FEIN and Dunn & Bradstreet report.

Midwest Mechanical's annual sales through our NCPA/OMNIA master agreement 02-91 the past three fiscal years were:

2022: \$22,932,027 2023: \$24,177,448

2024: \$31,761,827 (YTD Sept.)

Midwest Mechanical's FEIN is 26-014241. We have attached our W9 to the bottom of this document. Midwest Mechanical does not have a Dunn & Bradstreet report.

E. Describe any green or environmental initiatives or policies.

The Midwest Mechanical value statement is present on the back of all business cards and most of our marketing material. The value statement is as follows:

"We exist for our customers, to provide service, design/retrofit, and control solutions that achieve the most operationally efficient HVAC systems throughout Chicagoland."

The nature of our business is to make all our customers "greener" and more environmentally friendly through the modifications we make to their buildings. This value statement is clear to all employees and is used to connect us with like-minded customers.

Midwest was the recipient of the 2024 Midwest Clean Energy Project Award by the Midwest Cogeneration Association for a 134 kW solar array project at Hammerschmidt Elementary School in Lombard, IL.

F. Describe any diversity programs or partners supplier does business with and how Participating Agencies may use diverse partners through the Master Agreement. Indicate how, if at all, pricing changes when using the diversity program. If there are any diversity programs, provide a list of diversity alliances and a copy of their certifications.

Midwest Mechanical does not have a centralized or formal DEI program in place, it does not mean that we do not value or prioritize diversity, equity, and inclusion within our company. Our business operates in a decentralized manner, which means that each department and team has a level of autonomy in decision-making and implementation of policies and practices. While this decentralized structure may not lend itself to a singular, company-wide DEI program, it allows us the flexibility to address DEI initiatives at a more localized level, tailored to the specific needs and dynamics of each team and location.

It's important to recognize that despite the absence of a formal DEI program, we actively participate in many components of DEI daily. We foster an environment where diversity is celebrated, equity is promoted, and inclusion is championed. This is reflected in our hiring practices, internal policies, training and development opportunities, and the way we interact and collaborate with one another.

G. Indicate if supplier holds any of the below certifications in any classified areas and include proof of such certification in the response:	
1. Minority Women Business Enterprise ☐ Yes	
If yes, list certifying agency:	
 Small Business Enterprise (SBE) or Disadvantaged Business Enterprise (DBE) Yes ✓No 	
If yes, list certifying agency:	
3. Historically Underutilized Business (HUB) ☐ Yes ☐ No If yes, list certifying agency:	
4. Historically Underutilized Business Zone Enterprise (HUBZone) ☐ Yes If yes, list certifying agency:	Лc
5. Other recognized diversity certificate holder ☐ Yes	
If yes, list certifying agency:	
H. List any relationships with subcontractors or affiliates intended to be used when providing services and identify if subcontractors meet minority-owned standards. If any, list which certifications subcontractors hold and certifying agency.	
Midwest has the capabilities, both in-house, and through our contracting relationships, to provide solutions to any building need. Through the network that we have built, there is a vast array of resources available, including subcontractors that conduct the following work:	
A. Roofing	
B. ACM removal (MBE certification available)	
C. Piping (MBE certification available)	
D. Doors	
E. Windows	
F. Flooring	
G. HVAC Controls (MBE certification available)	
H. Plumbing (MBE certification available) (IDPH certification available)	
I. General Contracting (MBE certification available)	
J. Painting (MBE certification available)	

I. Describe how a supplier differentiates itself from its competitors.

Midwest Mechanical has developed a sales force which is networked and in tune with the needs of the public sector. Through the relationships that have been built, and the knowledge of the marketplace, Midwest has established itself as the premier contractor in the public sector space in

Northern Illinois. In addition, Midwest has incredible engineering, pipefitting, and sheet metal resources that are best in class. Midwest has differentiated itself from the competition by using its resources, knowledge of the marketplace and experience to develop a Better, Faster, More Cost-Effective value proposition than any of its competitors.

- J. Describe any present or past litigation, bankruptcy or reorganization involving supplier. Midwest is not involved in any litigation with a supplier. We are not aware of any problems caused by the bankruptcy or reorganization of a supplier.
- K. Felony Conviction Notice: Indicate if the supplier
 - a. is a publicly held corporation and this reporting requirement is not applicable;
 - b. is not owned or operated by anyone who has been convicted of a felony; or is owned or
 - c. operated by and individual(s) who has been convicted of a felony and provide the names and convictions

Midwest Mechanical is a privately owned company. Midwest is not owned or operated by anyone convicted of a felony.

L. Describe any debarment or suspension actions taken against supplier

Midwest has not had any debarment or suspension actions taken against a supplier.

3.2 Distribution, Logistics

A. Each offeror awarded an item under this solicitation may offer their complete product and service offering/a balance of line. Describe the full line of products and services offered by supplier.

The full line of products Midwest Mechanical provides is as follows:

HVAC Installation, Maintenance, and related Services

Midwest has extensive experience designing, installing, and servicing HVAC systems and components including:

- Design/Build HVAC projects
- Mechanical Retrofits
- HVAC Equipment Replacement
- HVAC Maintenance contracts
- HVAC Repair services

HVAC Controls

Midwest has extensive experience with design, installation and servicing of various HVAC control systems in a building including:

- Replacement of old DDC systems
- Installation of new open protocol DDC systems
- Programming and graphics for new systems
- Installation of new front-end equipment
- Installation of new system and field controllers
- Design of new systems
- Maintenance of existing systems

Flooring

Midwest has extensive experience replacing various flooring materials in a building

including:

- Demolition of existing flooring
- VCT Flooring
- Carpet
- Wood
- Gymnasium and Fieldhouse flooring
- Tile

Fire Alarm Systems

Midwest has extensive experience with fire alarm systems and components in a building including

- Fire alarm panels
- Fire alarm detection devices
- Fire alarm communication wiring

Security Systems

Midwest has extensive experience with the replacement of various Building Security Systems and Components in a building including:

- Security Panels
- Security sensors
- Cameras
- Communication devices and cabling
- Security software
- Security monitoring
- On-site Security services

Building Technology

Midwest has extensive experience with the replacement of various Building Technology components in a building including:

- Internet routers, servers and cable
- Audio/Visual equipment
- Classroom projection devices
- Classroom learning technology
- Computers

Roofing

Midwest has extensive experience with replacement of various types of Roofing materials in a building including:

- Demolition of existing roofing
- Various types of roof decking
- Various types of roofing insulation
- Various types of roofing membrane
- Shingles of various types
- Tile roofs
- Metal roofing
- Gutters and related work

Energy Analysis

Midwest has extensive experience of conducting an Energy Analysis in a building including:

Collecting and analyzing electric and gas bills

- Conducting an energy audit
- Performing a building survey to understand existing conditions
- Providing an analysis of various retrofit options
- Perform calculations showing energy savings
- Provide recommendations for equipment replacement

Concrete Work

Midwest has extensive experience with replacement and Installation of various concrete components in a building including:

- Demolition of existing concrete structure
- Necessary framing
- Necessary site work and prep
- Any required civil engineering to perform the work
- Concrete pouring
- Concrete finishing

General Contracting

Midwest has extensive experience with performing various General Contracting duties in a building including:

- Site work
- Excavation
- General Carpentry
- Drywall
- Masonry
- Ceiling
- Flooring
- Windows
- Doors
- Site Supervision
- Cleanup
- Coordination of Subcontractors
- Development of a project schedule
- Site Security and Safety
- Purchasing and managing various subcontractors

Cabinetry and Millwork:

Midwest has extensive experience with the replacement of various cabinetries and millwork in a building including:

- Demolition of existing cabinetry and millwork
- Design of new cabinetry and millwork
- Installation of new cabinetry and millwork
- Installation of necessary trim and finish work

Electrical

Midwest has extensive experience with replacement of various Electrical components in a building including:

- Electrical Service into the building
- Main electrical distribution
- Electrical distribution panels
- Electrical disconnect switching

- Wiring and conduit
- Switching and control
- Breakers panels and circuiting
- Transformers

Fencing

Midwest has extensive experience with the replacement of various Fencing materials in a building including:

- Demolition of existing fencing
- Selection of new fencing material
- Civil engineering required to locate new fence
- Installation of new fencing

Site Work

Midwest has extensive experience with performing site work for a building project including:

- Excavation of the site
- Removal of spoils
- Grading of site
- Backfill of site
- Introduction of new materials
- Site drainage and water detention
- Storm sewer
- Erosion remediation

Masonry

Midwest has extensive experience with replacement of various masonry materials in a building including:

- Demolition of existing masonry work
- Selection of new masonry material
- Layout and site engineering necessary
- Installation of new masonry

Windows and Curtainwall:

Midwest has extensive experience with the replacement of various window and curtainwall materials in a building including:

- Demolition of existing windows and curtain wall
- Prep for new windows and curtainwall
- Selection of new windows and curtain wall
- Necessary engineering
- All caulking and sealing necessary
- Installation of required insulation

Painting

Midwest has extensive experience with performing various painting services in a building including:

- Scraping and Removal of existing painting
- Selection of new paint
- Necessary scaffolding
- Necessary floor and furniture protection
- General painting services

Ceilings

Midwest has extensive experience with replacement and Installation of various ceiling products in a building including:

- Demolition of existing ceiling material
- Design of a new ceiling
- Selection of new ceiling material
- Coordination with lighting contractor
- Installation of new grid
- Installation of new ceiling material
- Necessary floor protection and cleanup

Plumbing

Midwest has extensive experience with plumbing systems and components in a building including

- Plumbing fixtures
- Installation of piping
- Design of plumbing systems

Doors

Midwest has extensive experience with replacement and Installation of Door systems including:

- Demolition of existing doors and door frames
- Design of new ADA doorways and door operation
- Selection of new door frame
- Installation of new door hardware
- Installation of new locksets
- Installation of new electronic door locks

B. Describe how supplier proposes to distribute the products/service nationwide. Include any states where products and services will not be offered under the Master Agreement, including U.S. Territories and Outlying Areas.

Midwest Mechanical has held Omnia/NCPA contract 02-91 for the past four years. Over that time, Midwest has expanded its ability to provide products and services nationwide through that contract, by using highly qualified affiliates identified through the Service Logic network. Midwest Mechanical is part of the Service Logic family of companies, which creates an easy connection to other quality HVAC companies nationwide. Over the last four years, Midwest has added 10 affiliate companies onto their existing contract 02-91. During that time, Midwest has gained considerable experience in how to train, administer, and coach affiliate companies on how to sell under our co-op contract. Our intent, under this new master agreement, would be to further expand our affiliate network to all Service Logic companies, creating a large footprint coast to coast. Service Logic has dedicated one individual, Don Clark, to identify and train new affiliate companies. Midwest expects our affiliate list of companies to grow to 40 under the new Master Agreement.

C. Describe how Participating Agencies are ensured they will receive the Master Agreement pricing; include all distribution channels such as direct ordering, retail or in-store locations, through distributors, etc. Describe how Participating Agencies verify and audit pricing to ensure its compliance with the Master Agreement.

Midwest Mechanical intends to communicate to every customer that they can audit every

proposal and contract presented to them through the OMNIA contract. We assure customers that all pricing can be verified through this auditing process. Upon request for verification, we can connect that customer with an OMNIA representative who can review Midwest contract scope of work and pricing relative to the customer proposal/contract and verify that it meets all OMNIA contract requirements. In the original contract, NCPA had a formal audit process, which we introduced to our customers as a means of pricing verification. Midwest will work with OMNIA to ensure that a formal audit process is developed to verify pricing and contract fulfillment.

D. Identify all other companies that will be involved in processing, handling or shipping the products/service to the end user.

There should be no other companies involved in the processing, handling, or shipping to the end user. Midwest intends to handle all activities related to the processing, handling, and shipping to the end user, and create a seamless process for our customer.

E. Provide the number, size and location of Supplier's distribution facilities, warehouses and retail network as applicable.

Lombard, IL- office and warehouse totaling about 75,000 square feet

Schiller Park, IL- office and warehouse totaling about 50,000 square feet

Westmont, IL- office and warehouse totaling about 25,000 square feet

In addition to our Illinois offices, we have similar facilities available through our Service Logic affiliates in over 30 locations nationwide.

3.3 Marketing and Sales

A. Given the public nature of the solicitation and contract, OMNIA Partners makes solicitation and contract documentation, including pricing documents, available on its website so Participating Public Agencies may easily conduct their due diligence. Describe any portions of the response that should not be available on the website and why those portions should not be available.

Midwest would like to view all our pricing information as proprietary and confidential. Certainly, we understand that agencies will need to see that information but would like to arrive on a way to keep that information secure.

- B. Provide a detailed ninety-day plan beginning from award date of the Master Agreement describing the strategy to immediately implement the Master Agreement as supplier's primary go to market strategy for Public Agencies to supplier's teams nationwide, to include, but not limited to:
 - i. Executive leadership endorsement and sponsorship of the award as the public sector go-to-market strategy within the first 10 days
 - Within the first 10 days of the award, Midwest Mechanical leadership will send an email to all our public sector customers announcing our win, and a description of the new contract. At the same time, executive leadership within Service Logic will send an email to all Service Logic companies letting them know about the new Midwest contract and their ability to become affiliates.
 - ii. Training and education of Supplier's national sales force with participation from the Supplier's executive leadership, along with the OMNIA Partners team within first 90

days

First 30 Days:

Notify all existing public sector sales of the contract award, so that this can be communicated to all their customer contacts.

Because all public sector sales are already selling through a co-op contract, no additional training is necessary.

Notify all Service Logic companies that we have been awarded a new contract. <u>Day 31 to day 60:</u>

Schedule introductory sales training for all interested Service Logic companies Share all case study information with interested affiliates.

Introducing all Service Logic companies to Omnia Connect

Day 61 to 90:

Schedule a training session directly with Omnia and all new affiliates to review all relevant sales tools.

Update CRM software to measure performance.

- C. Provide a detailed ninety-day plan beginning from award date of the Master Agreement describing the strategy to market the Master Agreement to current Participating Public Agencies, existing Public Agency customers of Supplier, as well as to prospective Public Agencies nationwide immediately upon award, to include, but not limited to:
 - i. Creation and distribution of a co-branded press release to trade publications
 - ii. Announcement, Master Agreement details and contact information published on the Supplier's website within first 90 days.
 - iii. Design, publication and distribution of co-branded marketing materials within first 90 days.
 - iv. Commitment to attendance and participation with OMNIA Partners at national (i.e. NIGP Annual Forum, NPI Conference, etc.), regional (i.e. Regional NIGP Chapter Meetings, Regional Cooperative Summits, etc.) and supplier-specific trade shows, conferences and meetings throughout the term of the Master Agreement
 - v. Commitment to attend, exhibit and participate at the NIGP Annual Forum in an area reserved by OMNIA Partners for partner suppliers. Booth space will be purchased and staffed by Supplier. In addition, Supplier commits to provide reasonable assistance to the overall promotion and marketing efforts for the NIGP Annual Forum, as directed by OMNIA Partners.
 - vi. Design and publication of national and regional advertising in trade publications throughout the term of the Master Agreement
 - vii. Ongoing marketing and promotion of the Master Agreement throughout its term (case studies, collateral pieces, presentations, promotions, etc.)
 - viii. Dedicated OMNIA Partners internet web-based homepage on Supplier's website with:
 - OMNIA Partners standard logo;
 - Copy of original Request for Proposal;
 - Copy of Master Agreement and amendments between Principal Procurement Agency and Supplier;
 - Summary of Products and pricing;
 - Marketing Materials

- Electronic link to OMNIA Partners' website including the online registration page;
- A dedicated toll-free number and email address for OMNIA Partners

Since Midwest Mechanical is already an NCPA/OMNIA contract holder, much of our initial marketing has been done. However, we will need to spend considerable time informing our customers and prospects as to how this new contract would be different and offer additional value to the marketplace.

Our marketing strategy in the first 90 days will not only focus on announcing our contract award but contacting all our existing customers and announcing our new OMNIA contract details and how it will benefit them. Elements of our initial marketing strategy will include:

- All new due diligence information will be updated on the Midwest landing page.
- Announcement posting on our website and other social media platforms providing contract specifics.
- Update of existing direct mail and handout materials reflecting new contract information.
- Create a press release directed to the Illinois Park District Association. IPDA
- members were some of our first customers to use cooperative purchasing for services. Our plan is to let their membership know that Midwest Mechanical now has a new contract for their use.
- Create a press release specifically for the Illinois Library Association. Highlight the fact that Midwest will be exhibiting at the ILA's October trade show. Currently, there are no plumbing/mechanical contractors exhibiting at the conference. Our highlight and focus will be our NCPA cooperative relationship.
- New focused advertisements in regional publications like Illinois ASBO, Suburban Superintendents Association, Illinois Park District Association.
- Continual participation in leading industry trade shows and conferences.
- Website updates providing all new contract documentation. A link to the new landing page will be included in the Midwest website.
- Logos- We are currently using Omnia logos in our email tags and correspondence.
 This will continue.
- Co-marketing events with Omnia personnel will be scheduled in Chicago and across all our affiliate locations.
- D. Describe how Supplier will transition any existing Public Agency customers' accounts to the Master Agreement available nationally through OMNIA Partners. Include a list of current cooperative contracts (regional and national) Supplier holds and describe how the Master Agreement will be positioned among the other cooperative agreements.

Midwest Mechanical has been an active NCPA/OMNIA contract holder for the last five years, producing over 100 million dollars in sales through the co-op. Therefore, we do not foresee major customer questions or concerns regarding a new contract. Once Midwest Mechanical's contract is established an email communication will go out to all existing customers notifying them of the new contract's status. Midwest sales force will meet directly with customers to

further communicate this change and answer any questions.

E. Acknowledge Supplier agrees to provide its logo(s) to OMNIA Partners and agrees to provide permission for reproduction of such logo in marketing communications and promotions. Acknowledge that use of OMNIA Partners logo will require permission for reproduction, as well.

Midwest Mechanical Acknowledges the above statement.

- F. Confirm Supplier will be proactive in direct sales of Supplier's goods and services to Public Agencies nationwide and the timely follow up to leads established by OMNIA Partners. All sales materials are to use the OMNIA Partners logo. At a minimum, the Supplier's sales initiatives should communicate:
 - i. Master Agreement was competitively solicited and publicly awarded by a Principal Procurement Agency
 - ii. Best government pricing
 - iii. No cost to participate
 - iv. Non-exclusive

Midwest Mechanical Acknowledges the above statement

- G. Confirm Supplier will train its national sales force on the Master Agreement. At a minimum, sales training should include:
 - i. Key features of Master Agreement
 - ii. Working knowledge of the solicitation process
 - iii. Awareness of the range of Public Agencies that can utilize the Master Agreement through OMNIA Partners
 - iv. Knowledge of benefits of the use of cooperative contracts

Midwest Mechanical Acknowledges the above statement

- H. Provide the name, title, email and phone number for the person(s), who will be responsible for:
- i. Executive Support:

Sam Giampapa President of Midwest Mechanical Sam.giampapa@midwestmech.com 630-850-8697

ii. Marketing

Olivia Devooght and Hayley Burns Business Development Managers Olivia.devooght@midwestmech.com Hayley.burns@midwestmech.com 248-520-4385 or 630-291-2456

iii. Sales

Dan Brandolino
Vice President – Public Sector and SaaS

Dan.brandolino@midwestmech.com 630-487-8961

iv. Sales Support

Olivia Devooght and Hayley Burns Business Development Managers Olivia.devooght@midwestmech.com Hayley.burns@midwestmech.com 248-520-4385 or 630-291-2456

v. Financial Reporting

Neal Johnson Chief Financial Operator Neal.johnson@midwestmech.com 630-850-8665

vi. Accounts Payable

Andrea Weston
Project Accountant Special Projects
630-366-7701
Andrea.weston@midwestmech.com

vii. Contracts

Lyle Weseloh Director of Operations Lyle.weseloh@midwestmech.com 630-850-8725

I. Describe in detail how Supplier's national sales force is structured, including contact information for the highest-level executive in charge of the sales team.

Midwest Mechanical is part of a family of companies run by Service Logic. The Service Logic network extends through forty-four companies from coast to coast. Each company has a core competency in HVAC and related services. Each company has its own dedicated sales force. Midwest Mechanical has become the center of excellence for co-op purchasing. Midwest administers, trains and registers affiliates under our existing NCPA/OMNIA contract 02-91. Midwest would work with Service Logic's Don Clark to ensure that best practices are pushed out to the entire Service Logic sales force nationwide. Midwest's new OMNIA contract would be available to all Service Logic companies nationally, as an affiliate.

Don Clark 919-931-1341 dclark@servicelogic.com

I. Explain in detail how the sales teams will work with the OMNIA Partners team to implement, grow and service the national program.

Midwest Mechanical currently has a salesforce which has been trained and is successfully delivering value through our current NCPA/OMNIA contract 02-91. Upon successful selection of this solicitation, the Midwest sales team will be appraised of the highlights of this contract and immediately begin to deliver value to our customers. Our experience selling through our existing NCPA contract has led The Midwest public sector sales force has been trained on the following:

- What is a cooperative purchasing network and how does it work?
- The Midwest/NCPA relationship. Midwest's obligations and how we will administer and manage the work that is sold through the cooperative.

- Review all applicable legislation that supports the legal transactions through a cooperative.
- The sales team will present case studies on clients that he has worked with to purchase large projects through the cooperative purchasing process.
- Break our targets into four markets: Park Districts, Libraries, Municipalities, and Public Education. Our sales force will be trained in the nuances of each market. Reps will then be assigned to target specific markets based upon their strengths and experience level.
- Midwest and Service Logic sales reps will then be trained on market specific "first calls" to ensure that we have a specific message to each market.
- J. Explain in detail how Supplier will manage the overall national program throughout the term of the Master Agreement, including ongoing coordination of marketing and sales efforts, timely new Participating Public Agency account set- up, timely contract administration, etc. Midwest currently operates under NCPA/OMNIA contract 02-91. Midwest is part of a network of HVAC companies held under the Service Logic umbrella, which extends from coast to coast. Midwest Mechanical has become the center of excellence for offering HVAC and related services through a national co-op contract. Sales Processes, marketing, best practices, and contract administration have been established. Service Logic has dedicated Don Clark to working with all the Service Logic companies nationwide to push out all this information and sign new affiliates. To date, it has worked extremely well. It would be Midwest Mechanical's intent to continue with this type of organization moving forward under a new OMNIA contract.

K. State the amount of Supplier's Public Agency sales for the previous fiscal year. Provide a list of Supplier's top 10 Public Agency customers, the total purchases for each for the previous fiscal year along with a key for each contact

Public Agency	Total Purchases	Contact
McHenry School District 15	\$2,700,000	Jeff Schubert, jschubert@d15.org
Troy School District 30c	\$4,000,000	Ben Hettel, bhettel@troy30c.org
Benjamin School District 15	\$6,200,000	Jim Woell, jwoell@benjamin25.org
Park Ridge-Niles School District 64	\$10,000,000	Adam Parisi, aparisi@d64.org
Pleasantdale School District 107	\$3,500,000	Griffin Sonntag, gsonntag@d107.org
Elmwood Park School District 401	\$700,000	Douglas Wildes, wildesd@epcusd401.org
Cicero School District 99	\$650,000	Rita Tarullo, <u>rtarullo@cicd99.edu</u>
College of Dupage	\$133,000	Chris Wosachloc@cod.edubn
Lake Bluff School District 65	\$754,000	Jay Kahn, jkahn@lb65.org
Huntley School District 158	\$3,000,000	Mark Altmeyer, maltmayer@district158.org

L. Describe Supplier's information systems capabilities and limitations regarding order management through receipt of payment, including description of multiple platforms that may be used for any of these functions.

Midwest operates using standard Microsoft tools for most internal communications and standard work. Midwest also uses a KeytoAct platform for all invoicing and billing systems. To date, these systems have been custom built for our business and have not exhibited any limitations in the ability to serve our customers.

M. Provide the Contract Sales (as defined in Section 12 of the OMNIA Partners Administration Agreement) that Supplier will guarantee each year under the Master Agreement for the initial three years of the Master Agreement ("Guaranteed Contract Sales").

\$25,000,000.00 in year one \$30,000,000.00 in year two \$35,000,000.00 in year three

To the extent Supplier guarantees minimum Contract Sales, the Administrative Fee shall be calculated based on the greater of the actual Contract Sales and the Guaranteed Contract Sales.

N. Even though it is anticipated many Public Agencies will be able to utilize the Master Agreement without further formal solicitation, there may be circumstances where Public Agencies will issue their own solicitations. The following options are available when responding to a solicitation for Products covered under the Master Agreement.

- i. Respond with Master Agreement pricing (Contract Sales reported to OMNIA Partners).
- ii. If competitive conditions require pricing lower than the standard Master Agreement not-to-exceed pricing, Supplier may respond with lower pricing through the Master Agreement. If Supplier is awarded the contract, the sales are reported as Contract Sales to OMNIA Partners under the Master Agreement.
- iii. Respond with pricing higher than Master Agreement only in the unlikely event that the Public Agency refuses to utilize Master Agreement (Contract Sales are not reported to OMNIA Partners).
- iv. If alternative or multiple proposals are permitted, respond with pricing higher than Master Agreement, and include Master Agreement as the alternate or additional proposal.

Detail Supplier's strategies under these options when responding to a solicitation.

The Midwest approach to a customer proposal and associated pricing would be the same whether there is competitive solicitation or not. Midwest would start by understanding the agency need, embracing the value created through our Master Agreement and communicating that value clearly to the customer. It is hard to envision a scenario or strategy where any proposal pricing offered to an agency would be higher than that listed in the Master Agreement (iii or iv above). Midwest has developed

no sales strategy that would utilize iii or iv above, under any circumstance. In the past four years, Midwest has never utilized iii or iv above while operating under contract 02-91. In all cases, the Midwest sales team assess the complexity of the scope of work, the risk associated with performing the work, the urgency of the agency timeframe, and the competitive landscape (the market). Once that assessment is completed it would be determined if Options i or ii above would be utilized. This is the approach that Midwest Mechanical has used over the last four years under contract 02-91. It has been proven to be widely accepted by the agencies we serve.

We have attached Appendix B – OMNIA Partners Exhibits at the end of this document.

Available ordering methods:

Midwest Mechanical is a service-oriented company, most of our work is tailored to our clients' needs. Midwest can be engaged through our website, but all ordering is completed by accepting custom proposals. The proposals have a custom-written scope of work, and pricing that conforms to our Master Agreement. All ordering methods are included in our services.

Average delivery rate and history of meeting the shipping and delivery timelines:

Midwest Mechanical is an installer, therefore shipping and delivery times are dependent on our suppliers. Historically, we have worked closely with suppliers to ensure timelines and delivery dates are met for our customers.

Emergency order response:

The DNA of our company is "Service", so Midwest's reputation has been built on our ability to respond to emergencies and rush orders. Our internal systems and processes reflect our ability to service customers that have this need.

- 1.Midwest has a 24-hour call center which is staffed to receive any emergency call and respond immediately to that customer.
- 2.Our call center has a process in place to dispatch tech that is best matched to the client's needs. Our techs understand the need to service that customer in an emergency and have the training, tools, and transportation to fix the problem.

Average fill rate:

Midwest Mechanical is an installer; therefore, we are abiding by suppliers' fill rates.

Return and restocking policy:

Midwest utilizes custom designed equipment manufactured to our customers' unique specifications. If this equipment is shipped and does not meet Midwest specifications it can be returned at no cost to the customers.

Service and warranty needs:

At Midwest Mechanical we standby by our work and will back up our installations, services and the products we install. We own and operate our own service department that has daytime hours of service and then a 24/7 on-call service team that is readily available all over the Chicago- land area, including Northern Illinois and Indiana. Midwest Mechanical offers a standard one-year warranty on parts and labor for our projects.

Midwest also offers extended warranty options upon the request of our customers. In addition, all equipment warranties are passed along to our consumer. All our projects are tracked by their project folder and electronic system. After a project is completed, a warranty letter is drafted to the customer stating their standard warranty terms.

Midwest service personnel will perform all warranty duties. Midwest does not rely on subcontractors or vendors for warranty. This promotes a very fast warranty response for our customers.

Normal projects that Midwest Mechanical is involved with utilize equipment that has a standard 15-30 year lifespan under normal use. All the equipment we use is custom ordered specifically for each project. However, should a product not meet the specification of the project/customer the equipment can be returned at no charge to the agency/customer.

Describe any extended warranty programs or service maintenance programs:

Midwest provides a standard one-year parts and labor warranty on all our proposals sold through the Master Agreement 02-91. We would continue to do that in the new Master Agreement. In addition, we can provide extended warranties and maintenance programs for all our customers. Extended warranties and maintenance programs are always customized to fit the needs of a specific agencies need. Midwest has the in-house resources to provide both extended warranties, and maintenance programs, in fact, they are both a big part of our business.

Customer service/problem resolution process and ability to meet the one working day response time:

Midwest Mechanical owns and operates its own Customer Service Department. It is staffed by 8 customer service representatives, Monday – Friday 7:00 a.m. – 5:00 p.m. except for major holidays. We currently have 132 Service Technicians. Between the hours of 5:00 p.m. – 7:00 a.m. any calls go directly to a live answering service. If there is an emergency, the service will contact one of the service technicians that is on-call. They will determine what kind of service is required and contact additional staff members if required. Average on-site response times vary based on location but consistently range between 1-5 hours after the call is received. Our service technicians live all over the Chicagoland area. In support of timely problem resolution, we have a host of in-house technical experts and relationships with multiple factory technical representatives if problems require additional expertise.

Contract implementation/customer transition plan:

Midwest Mechanical has been an active NCPA/OMNIA contract holder for the last five years, producing over 100 million dollars in sales through the co-op. The terms of this new Master Agreement are very similar; therefore, we do not foresee major customer questions or concerns regarding a new contract. Once Midwest Mechanical's contract is established an email communication will go out to all existing customers notifying them of the new contract's status. Midwest sales force will meet directly with customers to further communicate this change and answer any questions.

Financial condition:

Midwest Mechanical is currently in outstanding financial condition. Revenues, profitability, and cash flow are at historic heights. In addition to this, Midwest Mechanical is a part of a two billion dollar holding company (Service Logic) which provides additional resources. Midwest Mechanical believes that we are best in class relative to financial condition.

Midwest is a privately owned company and views all financial information as confidential and proprietary, however should additional information be deemed necessary we can find an appropriate means to provide that secure information.

Website and information pertaining to it:

Our website does contain information regarding our services, history and general information. That website is found at https://www.midwestmech.com/

Safety record:

Midwest Mechanical holds employee, customer, and public safety paramount. Our safety program, informed by industry standards and experts in the field, includes frequent training, jobsite audits, and driver monitoring. Our technicians are trained to not only work in a manner that complies with OSHA standards, but also to ensure that no part of our operations endanger other workers or the public. Safety and compliance are fully endorsed by leadership and culturally at the forefront of our mission.

Midwest Mechanical holds the safety and health of our employees, customers and the public as the highest priority. Our extensive safety program includes:

- -Service employees receive monthly training.
- -The Special Projects division receives weekly toolbox talks regarding training information following the Mechanical Contractors Association of America Volume XI.
- -Jobsite audits to ensure practices are followed, provide guidance, and issue any need PPE.
- -Driver monitoring including speed, sudden stops/starts, hard cornering, and seatbelt usage.

Please refer to our attached HSE Manual and the last 3 years 300a forms at the end of this document.

Technology used to support the contract:

Midwest utilizes both customer service and project management software for our business. On the Service side of the business, we utilize a software package called XOI. XOI is a customer management and invoice tool, where our on-site service technicians can video record work, which is done in the field, and then make that video record part of the invoice process. Thereby creating a video record for the customer to document exactly what was done on a service call. On the project side, we have a suite of software packages that will make our company efficient and effective. Midwest utilizes AutoCADD products for all our design activities, and Microsoft Project for administering our Project Management activities. On the sales and customer management side, we utilize Salesforce to track customer activity.

Additional Information:

Midwest Mechanical feels very fortunate to have been able to provide tremendous customer value through our current NCPA/Omnia contract 02-91. Over the past four years we have utilized that Master Agreement to grow from virtually no business in the public sector, to becoming the leading provider for HVAC and related products and services to the Northern Illinois K12, park district, and municipal markets. We are very proud of our list of happy and loyal customers. In addition, through our network of Service Logic affiliates, we have been able to grow the footprint of this value across the entire country. Midwest Mechanical embraces the opportunity created through this RFP to not only continue to grow the value provided to our customers, but to continue to expand the reach of this new Master Agreement to provide value to even more customers nationwide.

Form W=9 (Rev. March 2024) Department of the Treasury Internal Revenue Service

Request for Taxpayer Identification Number and Certification

Go to www.irs.gov/FormW9 for instructions and the latest information.

Give form to the requester. Do not send to the IRS.

Befor	еу	ou begin. For guidance related to the purpose of Form W-9, see Purpose of Form, below.									
	1	Name of entity/individual. An entry is required. (For a sole proprietor or disregarded entity, enter the o entity's name on line 2.)	wner's na	ame	on line	1, and	enter	the bus	iness/di	sregarded	1
	MIDWEST MECHANICAL GROUP, LLC										
	2 Business name/disregarded entity name, if different from above.										
Print or type. Specific Instructions on page 3.											
int 'nst		Other (see instructions)				code	(if any	')			
	3b If on line 3a you checked "Partnership" or "Trust/estate," or checked "LLC" and entered "P" as its tax classification, and you are providing this form to a partnership, trust, or estate in which you have an ownership interest, check this box if you have any foreign partners, owners, or beneficiaries. See instructions (Applies to accounts maintained outside the United States.)										
See	5	Address (number, street, and apt. or suite no.). See instructions.	Request	ter's	name	and ad	dress	(optiona	ai)		
٠,	80	1 PARKVIEW BLVD									
	6	City, state, and ZIP code									
	LC	DMBARD, IL 60148									
	7	List account number(s) here (optional)									=
Pai	tΙ	Taxpayer Identification Number (TIN)									=
Enter	yοι	ur TIN in the appropriate box. The TIN provided must match the name given on line 1 to av	oid	Soc	cial se	curity	numb	er			
		vithholding. For individuals, this is generally your social security number (SSN). However, for	ora			1_		_			Ì
		alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other t is your employer identification number (EIN). If you do not have a number, see <i>How to ge</i>	. [╛
TIN, I			ıa	or							
-			. !	Em	ploye	ridenti	fication	n num	ber		
		he account is in more than one name, see the instructions for line 1. See also <i>What Name at Give the Requester</i> for guidelines on whose number to enter.	and	2	6	- o	1	4 2	4	6	
Par	t II	Certification				_					_
Unde	pe	nalties of perjury, I certify that:									_
1. The	nı	imber shown on this form is my correct taxpayer identification number (or I am waiting for	a numbe	er to	be is	sued t	o me	; and			
2. I am not subject to backup withholding because (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and											
3. I ar	n a	U.S. citizen or other U.S. person (defined below); and									
4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.											
becau acqui	se sitic	tion instructions. You must cross out item 2 above if you have been notified by the IRS that y you have failed to report all interest and dividends on your tax return. For real estate transactic on or abandonment of secured property, cancellation of debt, contributions to an individual reting interest and dividends, you are not required to sign the certification, but you must provide you	ons, item irement a	2 d arrar	oes no ngeme	ot appl ent (IR/	y. For \}, and	mortg d, gene	age inte rally, pa	erest paid syments	d,
Sign Here		Signature of U.S. person baye	ate /C		1/2	071	1				

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.

What's New

Line 3a has been modified to clarify how a disregarded entity completes this line. An LLC that is a disregarded entity should check the appropriate box for the tax classification of its owner. Otherwise, it should check the "LLC" box and enter its appropriate tax classification.

New line 3b has been added to this form. A flow-through entity is required to complete this line to indicate that it has direct or indirect foreign partners, owners, or beneficiaries when it provides the Form W-9 to another flow-through entity in which it has an ownership interest. This change is intended to provide a flow-through entity with information regarding the status of its indirect foreign partners, owners, or beneficiaries, so that it can satisfy any applicable reporting requirements. For example, a partnership that has any indirect foreign partners may be required to complete Schedules K-2 and K-3. See the Partnership Instructions for Schedules K-2 and K-3 (Form 1065).

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS is giving you this form because they

Appendix B – OMNIA Partners Exhibits	

Exhibit B Administration Agreement

ADMINISTRATION AGREEMENT

THIS ADMINISTRATION AGREEMENT (this "<u>Agreement</u>") is made this <u>7th</u> of November 2024, between OMNIA Partners, Public Sector, Inc., a Delaware corporation ("<u>OMNIA Partners</u>"), and <u>Midwest Mechanical</u> ("<u>Supplier</u>").

RECITALS

WHEREAS, Region 14 Education Service Center (the "<u>Principal Procurement Agency</u>") has entered into a Master Agreement effective _______, Agreement No_______, by and between the Principal Procurement Agency and Supplier, (as may be amended from time to time in accordance with the terms thereof, the "<u>Master Agreement</u>"), as attached hereto as <u>Exhibit A</u> and incorporated herein by reference as though fully set forth herein, for the purchase of HVAC and Building Control Systems, Equipment, Installation, and Related Products and Services (the "<u>Product</u>");

WHEREAS, said Master Agreement provides that any or all public agencies, including state and local governmental entities, public and private primary, secondary and higher education entities, non-profit entities, and agencies for the public benefit (collectively, "Public Agencies"), that register (either via registration on the OMNIA Partners website or execution of a Master Intergovernmental Cooperative Purchasing Agreement, attached hereto as Exhibit B) (each, hereinafter referred to as a "Participating Public Agency") may purchase Product at prices stated in the Master Agreement;

WHEREAS, Participating Public Agencies may access the Master Agreement which is offered through OMNIA Partners to Public Agencies;

WHEREAS, OMNIA Partners serves as the cooperative contract administrator of the Master Agreement on behalf of Principal Procurement Agency;

WHEREAS, Principal Procurement Agency desires OMNIA Partners to proceed with administration of the Master Agreement; and

WHEREAS, OMNIA Partners and Supplier desire to enter into this Agreement to make available the Master Agreement to Participating Public Agencies and to set forth certain terms and conditions governing the relationship between OMNIA Partners and Supplier.

NOW, THEREFORE, in consideration of the payments to be made hereunder and the mutual covenants contained in this Agreement, OMNIA Partners and Supplier hereby agree as follows:

DEFINITIONS

1. Capitalized terms used in this Agreement and not otherwise defined herein shall have the meanings given to them in the Master Agreement.

TERMS AND CONDITIONS

- 2. The Master Agreement and the terms and conditions contained therein shall apply to this Agreement except as expressly changed or modified by this Agreement. Supplier acknowledges and agrees that the covenants and agreements of Supplier set forth in the solicitation and Supplier's response thereto resulting in the Master Agreement are incorporated herein and are an integral part hereof.
- 3. OMNIA Partners shall be afforded all of the rights, privileges and indemnifications afforded to Principal Procurement Agency by or from Supplier under the Master Agreement, and such rights, privileges and indemnifications shall accrue and apply with equal effect to OMNIA Partners, its agents, employees, directors, and representatives under this Agreement including, but not limited to, Supplier's obligation to obtain appropriate insurance. Furthermore, OMNIA Partners shall not be responsible for Supplier's performance under the Master Agreement, and Supplier shall hold OMNIA Partners harmless from any liability that may arise from the acts or omissions of Supplier in connection with the Master Agreement.
- 4. OMNIA Partners shall perform all of its duties, responsibilities and obligations as the cooperative contract administrator of the Master Agreement on behalf of Principal Procurement Agency as set forth herein, and Supplier hereby acknowledges and agrees that all duties, responsibilities and obligations will be undertaken by OMNIA Partners solely in its capacity as the cooperative contract administrator under the Master Agreement.
- 5. With respect to any purchases by Principal Procurement Agency or any Participating Public Agency pursuant to the Master Agreement, OMNIA Partners shall not be: (i) construed as a dealer, re-marketer, representative, partner or agent of any type of the Supplier, Principal Procurement Agency or any Participating Public Agency; (ii) obligated, liable or responsible for any order for Product made by Principal Procurement Agency or any Participating Public Agency or any employee thereof under the Master Agreement or for any payment required to be made with respect to such order for Product; and (iii) obligated, liable or responsible for any failure by Principal Procurement Agency or any Participating Public Agency to comply with procedures or requirements of applicable law or the Master Agreement or to obtain the due authorization and approval necessary to purchase under the Master Agreement. OMNIA Partners makes no representation or guaranty with respect to any minimum purchases by Principal Procurement Agency or any Participating Public Agency or any employee thereof under this Agreement or the Master Agreement.
- 6. Supplier acknowledges that, in connection with its access to OMNIA Partners confidential information and/or supply of data to OMNIA Partners, when applicable, it has complied with and shall continue to comply with all laws, regulations and standards that may apply to Supplier, including, without limitation: (a) United States federal and state information security and privacy statutes, regulations and/or best practices, including, without limitation, the Gramm-Leach-Bliley Act, the Massachusetts Data Security Regulations (201 C.M.R. 17.00 et. seq.), the Nevada encryption statute (N.R.S. § 603A), the California data security law (Cal. Civil Code § 1798.80 et. seq.) and California Consumer Privacy Act (Cal. Civil Code § 1798.100 et. seq.); and (b) applicable industry and regulatory standards and best practices (collectively, "Data Regulations").

With regard to Personal Information that Supplier collects, receives, or otherwise processes under the Agreement or otherwise in connection with performance of the Agreement, Supplier agrees that it will not: (i) sell, rent, release, disclose, disseminate, make available, transfer, or otherwise communicate orally, in writing, or by electronic or other means, such Personal Information to another

business or third party for monetary or other valuable consideration; or (ii) retain, use, or disclose such Personal Information outside of the direct business relationship between Supplier and OMNIA Partners or for any purpose other than for the specific purpose of performance of the Agreement, including retaining, using, or disclosing such Personal Information for a commercial purpose other than for performance of the Agreement. By entering into the Agreement, Supplier certifies that it understands the specific restrictions contained in this Section 6 and will comply with them. For purposes hereof, "Personal Information" means information that identifies, relates to, describes, is reasonably capable of being associated with, or could reasonably be linked, directly or indirectly, with a particular consumer or household, and includes the specific elements of "personal information" as defined under Data Regulations, as defined herein. Supplier will reasonably assist OMNIA Partners in timely responding to any third party "request to know" or "request to delete" (as defined pursuant to Data Regulations) and will promptly provide OMNIA Partners with information reasonably necessary for OMNIA Partners to respond to such requests. Where Supplier collects Personal Information directly from Public Agencies or others on OMNIA Partners' behalf, Supplier will maintain records and the means necessary to enable OMNIA Partners to respond to such requests to know and requests to delete.

7. WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, OMNIA PARTNERS EXPRESSLY DISCLAIMS ALL EXPRESS OR IMPLIED REPRESENTATIONS AND WARRANTIES REGARDING OMNIA PARTNERS' PERFORMANCE AS A COOPERATIVE CONTRACT ADMINISTRATOR OF THE MASTER AGREEMENT. OMNIA PARTNERS SHALL NOT BE LIABLE IN ANY WAY FOR ANY SPECIAL, INCIDENTAL, INDIRECT, CONSEQUENTIAL, EXEMPLARY, PUNITIVE, OR RELIANCE DAMAGES, EVEN IF OMNIA PARTNERS IS ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

TERM OF AGREEMENT; TERMINATION

8. This Agreement shall be in effect so long as the Master Agreement remains in effect, provided, however, that the provisions of Sections 3-7 and 10-21, hereof and the indemnifications afforded by the Supplier to OMNIA Partners in the Master Agreement, to the extent such provisions survive any expiration or termination of the Master Agreement, shall survive the expiration or termination of this Agreement.

NATIONAL PROMOTION

- 9. OMNIA Partners and Supplier shall publicize and promote the availability of the Master Agreement's products and services to Public Agencies and such agencies' employees. Supplier shall require each Public Agency to register its participation in the OMNIA Partners program by either registering on the OMNIA Partners website (www.omniapartners.com/publicsector) or executing a Master Intergovernmental Cooperative Purchasing Agreement prior to processing the Participating Public Agency's first sales order. Upon request, Supplier shall make available to interested Public Agencies a copy of the Master Agreement and such price lists or quotes as may be necessary for such Public Agencies to evaluate potential purchases.
- 10. Supplier shall provide such marketing and administrative support as set forth in the solicitation resulting in the Master Agreement, including assisting in development of marketing materials as reasonably requested by Principal Procurement Agency and OMNIA Partners. Supplier shall be responsible for obtaining permission or license of use and payment of any license fees for all content and images Supplier provides to OMNIA Partners or posts on the OMNIA Partners website. Supplier shall indemnify, defend and hold harmless OMNIA Partners for use of all such content and

images including copyright infringement claims. Supplier and OMNIA Partners each hereby grant to the other party a limited, revocable, non-transferable, non-sublicensable right to use such party's logo (each, the "Logo") solely for use in marketing the Master Agreement. Each party shall provide the other party with the standard terms of use of such party's Logo, and such party shall comply with such terms in all material respects. Both parties shall obtain approval from the other party prior to use of such party's Logo. Notwithstanding the foregoing, the parties understand and agree that except as provided herein neither party shall have any right, title or interest in the other party's Logo. Upon termination of this Agreement, each party shall immediately cease use of the other party's Logo.

ADMINISTRATIVE FEE, REPORTING & PAYMENT

- 11. An "Administrative Fee" shall be defined and due to OMNIA Partners from Supplier in the amount of three percent (3%) ("Administrative Fee Percentage") multiplied by the total purchase amount paid to Supplier, less refunds and credits on returns, for the sale of products and/or services to Principal Procurement Agency and Participating Public Agencies pursuant to the Master Agreement (as amended from time to time and including any renewal thereof) ("Contract Sales"). From time to time the parties may mutually agree in writing to a lower Administrative Fee Percentage for a specifically identified Participating Public Agency's Contract Sales.
- 12. Supplier shall provide OMNIA Partners with an electronic accounting report monthly, in the format prescribed by OMNIA Partners, summarizing all Contract Sales for each calendar month. The Contract Sales reporting format is provided as Exhibit C ("Contract Sales Report"), attached hereto and incorporated herein by reference. Contract Sales Reports for each calendar month shall be provided by Supplier to OMNIA Partners by the 10th day of the following month. Failure to provide a Contract Sales Report within the time and manner specified herein shall constitute a material breach of this Agreement and if not cured within thirty (30) days of written notice to Supplier shall be deemed a cause for termination of the Master Agreement, at Principal Procurement Agency's sole discretion, and/or this Agreement, at OMNIA Partners' sole discretion.
- 13. Administrative Fee payments are to be paid by Supplier to OMNIA Partners at the frequency and on the due date stated in Section 12, above, for Supplier's submission of corresponding Contract Sales Reports. Administrative Fee payments are to be made via Automated Clearing House (ACH) to the OMNIA Partners designated financial institution identified in Exhibit D. Failure to provide a payment of the Administrative Fee within the time and manner specified herein shall constitute a material breach of this Agreement and if not cured within thirty (30) days of written notice to Supplier shall be deemed a cause for termination of the Master Agreement, at Principal Procurement Agency's sole discretion, and/or this Agreement, at OMNIA Partners' sole discretion. All Administrative Fees not paid when due shall bear interest at a rate equal to the lesser of one and one-half percent (1 1/2%) per month or the maximum rate permitted by law until paid in full.
- 14. Supplier shall maintain an accounting of all purchases made by Participating Public Agencies under the Master Agreement. OMNIA Partners, or its designee, in OMNIA Partners' sole discretion, reserves the right to compare Participating Public Agency records with Contract Sales Reports submitted by Supplier for a period of four (4) years from the date OMNIA Partners receives such report. In addition, OMNIA Partners may engage a third party to conduct an independent audit of Supplier's monthly reports. In the event of such an audit, Supplier shall provide all materials reasonably requested relating to such audit by OMNIA Partners at the location designated by OMNIA Partners. In the event an underreporting of Contract Sales and a resulting material underpayment of Administrative Fees is revealed, OMNIA Partners will notify the Supplier in writing. Supplier will have thirty (30) days from the date of such notice to resolve the discrepancy to OMNIA Partners'

reasonable satisfaction, including payment of any Administrative Fees due and owing, together with interest thereon in accordance with Section 13, and reimbursement of OMNIA Partners' costs and expenses related to such audit.

GENERAL PROVISIONS

- 15. This Agreement, the Master Agreement and the exhibits referenced herein supersede any and all other agreements, either oral or in writing, between the parties hereto with respect to the subject matter hereto and no other agreement, statement, or promise relating to the subject matter of this Agreement which is not contained or incorporated herein shall be valid or binding. In the event of any conflict between the provisions of this Agreement and the Master Agreement, as between OMNIA Partners and Supplier, the provisions of this Agreement shall prevail.
- 16. If any action at law or in equity is brought to enforce or interpret the provisions of this Agreement or to recover any Administrative Fee and accrued interest, the prevailing party shall be entitled to reasonable attorney's fees and costs in addition to any other relief to which it may be entitled.
- 17. This Agreement and OMNIA Partners' rights and obligations hereunder may be assigned at OMNIA Partners' sole discretion to an affiliate of OMNIA Partners, any purchaser of any or all or substantially all of the assets of OMNIA Partners, or the successor entity as a result of a merger, reorganization, consolidation, conversion or change of control, whether by operation of law or otherwise. Supplier may not assign its obligations hereunder without the prior written consent of OMNIA Partners.
- 18. All written communications given hereunder shall be delivered by first-class mail, postage prepaid, or overnight delivery on receipt to the addresses as set forth below.

A. OMNIA Partners:

OMNIA Partners 5001 Aspen Grove Franklin, TN 37067

Attention: Legal Department - Public Sector Contracting

B. Supplier:

Midwest Mechanical 801 Parkview Blvd Lombard, IL 60148

- 19. If any provision of this Agreement shall be deemed to be, or shall in fact be, illegal, inoperative or unenforceable, the same shall not affect any other provision or provisions herein contained or render the same invalid, inoperative or unenforceable to any extent whatever, and this Agreement will be construed by limiting or invalidating such provision to the minimum extent necessary to make such provision valid, legal and enforceable.
- 20. This Agreement may not be amended, changed, modified, or altered without the prior written consent of the parties hereto, and no provision of this Agreement may be discharged or waived, except by a writing signed by the parties. A waiver of any particular provision will not be

deemed a waiver of any other provision, nor will a waiver given on one occasion be deemed to apply to any other occasion.

- 21. This Agreement shall inure to the benefit of and shall be binding upon OMNIA Partners, the Supplier and any respective successor and assign thereto; subject, however, to the limitations contained herein.
- 22. This Agreement will be construed under and governed by the laws of the State of Delaware, excluding its conflicts of law provisions and any action arising out of or related to this Agreement shall be commenced solely and exclusively in the state or federal courts in Williamson County Tennessee.
- 23. This Agreement may be executed in counterparts, each of which is an original but all of which, together, shall constitute but one and the same instrument. The exchange of copies of this Agreement and of signature pages by facsimile, or by .pdf or similar electronic transmission, will constitute effective execution and delivery of this Agreement as to the parties and may be used in lieu of the original Agreement for all purposes. Signatures of the parties transmitted by facsimile, or by .pdf or similar electronic transmission, will be deemed to be their original signatures for any purpose whatsoever.

[INSERT SUPPLIER ENTITY NAME]	OMNIA PARTNERS, PUBLIC SECTOR, INC.
Dan Brandolino	
Signature	Signature
Dan Brandolino	Sarah E. Vavra
Name	Name
	Sr. Vice President, Public Sector
Vice President of Public Sector and SaaS	Contracting
Title	Title
11/07/2024	
Date	Date

Exhibit C Master Intergovernmental Cooperative Purchasing Agreement, Example

MASTER INTERGOVERNMENTAL COOPERATIVE PURCHASING AGREEMENT

This Master Intergovernmental Cooperative Purchasing Agreement (this "Agreement") is entered into by and between those certain government agencies that execute a Principal Procurement Agency Certificate ("Principal Procurement Agencies") with OMNIA Partners, Public Sector, Inc., a Delaware corporation f/k/a National Intergovernmental Purchasing Alliance Company; Communities Program Management, LLC, a California limited liability company d/b/a U.S. Communities, and/or NCPA LLC, a Texas limited liability company d/b/a National Cooperative Purchasing Alliance (collectively, "OMNIA Partners"), in its capacity as the cooperative administrator, to be appended and made a part hereof and such other agencies ("Participating Public Agencies"), as defined in each Master Agreement (as defined below), who register to participate in the cooperative purchasing programs administered by OMNIA Partners and its affiliates and subsidiaries (collectively, the "OMNIA Partners Parties") by either registering on the OMNIA Partners website (www.omniapartners.com/publicsector or any successor website), or by executing a copy of this Agreement.

RECITALS

WHEREAS, after a competitive solicitation and selection process by Principal Procurement Agencies, in compliance with their own policies, procedures, rules and regulations, a number of suppliers have entered into "<u>Master Agreements</u>" (herein so called) to provide a variety of goods, products and services ("<u>Products</u>") to the applicable Principal Procurement Agency and the Participating Public Agencies;

WHEREAS, Master Agreements are made available by Principal Procurement Agencies through the OMNIA Partners Parties and provide that Participating Public Agencies may purchase Products on the same terms, conditions and pricing as the Principal Procurement Agency, subject to any applicable federal and/or local purchasing ordinances and the laws of the State of purchase; and

WHEREAS, in addition to Master Agreements, the OMNIA Partners Parties may from time to time offer Participating Public Agencies the opportunity to acquire Products through other group purchasing agreements.

NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement, and of the mutual benefits to result, the parties hereby agree as follows:

- 1. Each party will facilitate the cooperative procurement of Products.
- 2. The Participating Public Agencies shall procure Products in accordance with and subject to the relevant federal, state and local statutes, ordinances, rules and regulations that govern Participating Public Agency's procurement practices. The Participating Public Agencies hereby acknowledge and agree that it is the intent of the parties that all provisions of this Agreement and that Principal Procurement Agencies' participation in the program described herein comply with all applicable laws, including but not limited to the requirements of 42 C.F.R. § 1001.952(j), as may be amended from time to time. The Participating Public Agencies further acknowledge and agree that they are solely responsible for their compliance with all applicable "safe harbor" regulations,

including but not limited to any and all obligations to fully and accurately report discounts and incentives.

- 3. The Participating Public Agency represents and warrants that the Participating Public Agency is not a hospital or other healthcare provider and is not purchasing Products on behalf of a hospital or healthcare provider; provided that the foregoing shall not prohibit Participating Public Agency from furnishing health care services so long as the furnishing of health care services is not in furtherance of a primary purpose of the Participating Public Agency.
- 4. The cooperative use of Master Agreements shall be in accordance with the terms and conditions of the Master Agreements, except as modification of those terms and conditions is otherwise required by applicable federal, state or local law, policies or procedures.
- 5. The Principal Procurement Agencies will make available, upon reasonable request, Master Agreement information which may assist in improving the procurement of Products by the Participating Public Agencies.
- 6. The Participating Public Agency agrees the OMNIA Partners Parties may provide access to group purchasing organization ("<u>GPO</u>") agreements directly or indirectly by enrolling the Participating Public Agency in another GPO's purchasing program, provided that the purchase of Products through the OMNIA Partners Parties or any other GPO shall be at the Participating Public Agency's sole discretion.
- 7. The Participating Public Agencies (each a "<u>Procuring Party</u>") that procure Products through any Master Agreement or GPO Product supply agreement (each a "<u>GPO Contract</u>") will make timely payments to the distributor, manufacturer or other vendor (collectively, "<u>Supplier</u>") for Products received in accordance with the terms and conditions of the Master Agreement or GPO Contract, as applicable. Payment for Products and inspections and acceptance of Products ordered by the Procuring Party shall be the exclusive obligation of such Procuring Party. Disputes between Procuring Party and any Supplier shall be resolved in accordance with the law and venue rules of the State of purchase unless otherwise agreed to by the Procuring Party and Supplier.
- 8. The Procuring Party shall not use this Agreement as a method for obtaining additional concessions or reduced prices for purchase of similar products or services outside of the Master Agreement. Master Agreements may be structured with not-to-exceed pricing, in which cases the Supplier may offer the Procuring Party and the Procuring Party may accept lower pricing or additional concessions for purchase of Products through a Master Agreement.
- 9. The Procuring Party shall be responsible for the ordering of Products under this Agreement. A non-procuring party shall not be liable in any fashion for any violation by a Procuring Party, and, to the extent permitted by applicable law, the Procuring Party shall hold non-procuring party harmless from any liability that may arise from the acts or omissions of the Procuring Party.
- 10. WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, THE OMNIA PARTNERS PARTIES EXPRESSLY DISCLAIM ALL EXPRESS OR IMPLIED REPRESENTATIONS AND WARRANTIES REGARDING ANY PRODUCT, MASTER AGREEMENT AND GPO CONTRACT. THE OMNIA PARTNERS PARTIES SHALL NOT BE LIABLE IN ANY WAY FOR ANY SPECIAL, INCIDENTAL, INDIRECT, CONSEQUENTIAL, EXEMPLARY, PUNITIVE, OR RELIANCE DAMAGES, EVEN IF THE OMNIA PARTNERS PARTIES ARE ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. FURTHER, THE

PROCURING PARTY ACKNOWLEDGES AND AGREES THAT THE OMNIA PARTNERS PARTIES SHALL HAVE NO LIABILITY FOR ANY ACT OR OMISSION BY A SUPPLIER OR OTHER PARTY UNDER A MASTER AGREEMENT OR GPO CONTRACT.

- 11. This Agreement shall remain in effect until termination by either party giving thirty (30) days' written notice to the other party. The provisions of Paragraphs 6 10 hereof shall survive any such termination.
- 12. This Agreement shall take effect upon (i) execution of the Principal Procurement Agency Certificate, or (ii) registration on the OMNIA Partners website or the execution of this Agreement by a Participating Public Agency, as applicable.

Participating Public Agency:	OMNIA Partners, as the cooperative administrator on behalf of Principal Procurement Agencies: OMNIA PARTNERS, PUBLIC SECTOR, INC.
Dan Brandolino	
Authorized Signature Dan Brandolino	Signature Sarah E. Vavra
Name	Name
Midwest Mechanical VP of Public Sector SaaS	_Sr. Vice President, Public Sector Contracting
Title and Agency Name	Title
11/06/2024	
Date	Date

Exhibit D Principal Procurement Agency Certificate, Example

PRINCIPAL PROCUREMENT AGENCY CERTIFICATE

In its capacity as a Principal Procurement Agency (as defined below) for OMNIA Partners, Public Sector, Inc., a Delaware corporation ("OMNIA Partners"), [PPA Name] agrees to pursue Master Agreements for Products as specified in the attached Exhibits to this Principal Procurement Agency Certificate.

I hereby acknowledge, in my capacity as <u>Vice President</u> of and on behalf of [Midwest Mechanical] ("<u>Principal Procurement Agency</u>"), that I have read and hereby agree to the general terms and conditions set forth in the attached Master Intergovernmental Cooperative Purchasing Agreement regulating the use of the Master Agreements and purchase of Products that from time to time are made available by Principal Procurement Agencies to Participating Public Agencies nationwide through OMNIA Partners.

I understand that the purchase of one or more Products under the provisions of the Master Intergovernmental Cooperative Purchasing Agreement is at the sole and complete discretion of the Participating Public Agency.

Authorized Signature, [PPA Name] Midwest	Mechanical
Dan Brandolino	
Signature	
Dan Brandolino	
Name	
Vice President-Public Sector and SaaS	
Title	
11/06/2024	_
Date	

Exhibit E Contract Sales Reporting Template

Contract Sales Report submitted electronically in Microsoft Excel:

	OMN PARTNE	ΙΛ®	Supplier Name:		Total Sales	\$0.00										
	ノロマロス	I/A	Contract Number:		Admin Fee %											
F	PARTNE	R S	Reporting Period:		Total Admin Fee	\$0.00							FO	R OM	NIA USE	ONLY
Supplier Internal ID	ID	Name	Street Address	Street Address 2	City	State	Postal Code	Transaction Date	Sales Amount	Admin Fee %	Admin Fee	Notes	Wildcard	Uniqueld	Rebate Due	Rebate Name
-	-															

Exhibit F Federal Funds Certifications

FEDERAL CERTIFICATIONS ADDENDUM FOR AGREEMENT FUNDED BY U.S. FEDERAL GRANT

TO WHOM IT MAY CONCERN:

Participating Agencies may elect to use federal funds to purchase under the Master Agreement. This form should be completed and returned.

DEFINITIONS

Contract means a legal instrument by which a non–Federal entity purchases property or services needed to carry out the project or program under a Federal award. The term as used in this part does not include a legal instrument, even if the non–Federal entity considers it a contract, when the substance of the transaction meets the definition of a Federal award or subaward

Contractor means an entity that receives a contract as defined in Contract.

Cooperative agreement means a legal instrument of financial assistance between a Federal awarding agency or pass-through entity and a non–Federal entity that, consistent with 31 U.S.C. 6302–6305:

- (a) Is used to enter into a relationship the principal purpose of which is to transfer anything of value from the Federal awarding agency or pass-through entity to the non–Federal entity to carry out a public purpose authorized by a law of the United States (see 31 U.S.C. 6101(3)); and not to acquire property or services for the Federal government or pass-through entity's direct benefit or use;
- (b) Is distinguished from a grant in that it provides for substantial involvement between the Federal awarding agency or pass-through entity and the non–Federal entity in carrying out the activity contemplated by the Federal award.
- (c) The term does not include:
 - (1) A cooperative research and development agreement as defined in 15 U.S.C. 3710a; or
 - (2) An agreement that provides only:
 - (i) Direct United States Government cash assistance to an individual;
 - (ii) A subsidy;
 - (iii) A loan;
 - (iv) A loan guarantee; or
 - (v) Insurance.

Federal awarding agency means the Federal agency that provides a Federal award directly to a non–Federal entity

Federal award has the meaning, depending on the context, in either paragraph (a) or (b) of this section:

- (a)(1) The Federal financial assistance that a non–Federal entity receives directly from a Federal awarding agency or indirectly from a pass-through entity, as described in § 200.101 Applicability; or
 - (2) The cost-reimbursement contract under the Federal Acquisition Regulations that a non–Federal entity receives directly from a Federal awarding agency or indirectly from a pass-through entity, as described in § 200.101 Applicability.
- (b) The instrument setting forth the terms and conditions. The instrument is the grant agreement, cooperative agreement, other agreement for assistance covered in paragraph (b) of § 200.40 Federal financial assistance, or the cost-reimbursement contract awarded under the Federal Acquisition Regulations.
- (c) Federal award does not include other contracts that a Federal agency uses to buy goods or services from a contractor or a contract to operate Federal government owned, contractor operated facilities (GOCOs).
- (d) See also definitions of Federal financial assistance, grant agreement, and cooperative agreement.

Non–Federal entity means a state, local government, Indian tribe, institution of higher education (IHE), or nonprofit organization that carries out a Federal award as a recipient or subrecipient.

Nonprofit organization means any corporation, trust, association, cooperative, or other organization, not including IHEs, that:

- (a) Is operated primarily for scientific, educational, service, charitable, or similar purposes in the public interest;
- (b) Is not organized primarily for profit; and
- (c) Uses net proceeds to maintain, improve, or expand the operations of the organization.

Obligations means, when used in connection with a non–Federal entity's utilization of funds under a Federal award, orders placed for property and services, contracts and subawards made, and similar transactions during a given period that require payment by the non–Federal entity during the same or a future period.

Pass-through entity means a non-Federal entity that provides a subaward to a subrecipient to carry out part of a Federal program.

Recipient means a non–Federal entity that receives a Federal award directly from a Federal awarding agency to carry out an activity under a Federal program. The term recipient does not include subrecipients.

Simplified acquisition threshold means the dollar amount below which a non–Federal entity may purchase property or services using small purchase methods. Non–Federal entities adopt small purchase procedures in order to expedite the purchase of items costing less than the simplified acquisition threshold. The simplified acquisition threshold is set by the Federal Acquisition Regulation at 48 CFR Subpart 2.1 (Definitions) and in accordance with 41 U.S.C. 1908. As of the publication of this part, the simplified acquisition threshold is \$250,000, but this threshold is periodically adjusted for inflation. (Also see definition of § 200.67 Micro-purchase.)

Subaward means an award provided by a pass-through entity to a subrecipient for the subrecipient to carry out part of a Federal award received by the pass-through entity. It does not include payments to a contractor or payments to an individual that is a beneficiary of a Federal program. A subaward may be provided through any form of legal agreement, including an agreement that the pass-through entity considers a contract.

Subrecipient means a non–Federal entity that receives a subaward from a pass-through entity to carry out part of a Federal program; but does not include an individual that is a beneficiary of such program. A subrecipient may also be a recipient of other Federal awards directly from a Federal awarding agency.

Termination means the ending of a Federal award, in whole or in part at any time prior to the planned end of period of performance.

The following provisions may be required and apply when Participating Agency expends federal funds for any purchase resulting from this procurement process. Per FAR 52.204-24 and FAR 52.204-25, solicitations and resultant contracts shall contain the following provisions.

52.204-24 Representation Regarding Certain Telecommunications and Video Surveillance Services or Equipment (Oct 2020)

The Offeror shall not complete the representation at paragraph (d)(1) of this provision if the Offeror has represented that it "does not provide covered telecommunications equipment or services as a part of its offered products or services to the Government in the performance of any contract, subcontract, or other contractual instrument" in paragraph (c)(1) in the provision at $\underline{52.204-26}$, Covered Telecommunications Equipment or Services—Representation, or in paragraph (v)(2)(i) of the provision at $\underline{52.212-3}$, Offeror Representations and Certifications-Commercial Items. The Offeror shall not complete the representation in paragraph (d)(2) of this provision if the Offeror has represented that it "does not use covered telecommunications equipment or services, or any equipment, system, or service that uses covered telecommunications equipment or services" in paragraph (c)(2) of the provision at $\underline{52.204-26}$, or in paragraph (v)(2)(ii) of the provision at $\underline{52.204-26}$, or in paragraph (v)(2)(iii) of the provision at $\underline{52.204-26}$.

Backhaul, covered telecommunications equipment or services, critical technology, interconnection arrangements, reasonable inquiry, roaming, and substantial or essential component have the meanings provided in the clause <u>52.204-25</u>, Prohibition on Contracting for Certain Telecommunications and Video Surveillance Services or Equipment.

(b) Prohibition.

- (1) Section 889(a)(1)(A) of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Pub. L. 115-232) prohibits the head of an executive agency on or after August 13, 2019, from procuring or obtaining, or extending or renewing a contract to procure or obtain, any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system. Nothing in the prohibition shall be construed to—
- (i) Prohibit the head of an executive agency from procuring with an entity to provide a service that connects to the facilities of a third-party, such as backhaul, roaming, or interconnection arrangements; or
- (ii) Cover telecommunications equipment that cannot route or redirect user data traffic or cannot permit visibility into any user data or packets that such equipment transmits or otherwise handles.
- (2) Section 889(a)(1)(B) of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Pub. L. 115-232) prohibits the head of an executive agency on or after August 13, 2020, from entering into a contract or extending or renewing a contract with an entity that uses any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system. This prohibition applies to the use of covered telecommunications equipment or services, regardless of whether that use is in performance of work under a Federal contract. Nothing in the prohibition shall be construed to—
- (i) Prohibit the head of an executive agency from procuring with an entity to provide a service that connects to the facilities of a third-party, such as backhaul, roaming, or interconnection arrangements; or
- (ii) Cover telecommunications equipment that cannot route or redirect user data traffic or cannot permit visibility into any user data or packets that such equipment transmits or otherwise handles.
- (c) *Procedures.* The Offeror shall review the list of excluded parties in the System for Award Management (SAM) (https://www.sam.gov) for entities excluded from receiving federal awards for "covered telecommunications equipment or services".
 - (d) Representation. The Offeror represents that—
- (1) It \mathbf{x} will, \mathbf{x} will not provide covered telecommunications equipment or services to the Government in the performance of any contract, subcontract or other contractual instrument resulting from this solicitation. The Offeror shall provide the additional disclosure information required at paragraph (e)(1) of this section if the Offeror responds "will" in paragraph (d)(1) of this section; and
 - (2) After conducting a reasonable inquiry, for purposes of this representation, the Offeror represents that—
- It \mathbf{x} does, \mathbf{x} does not use covered telecommunications equipment or services, or use any equipment, system, or service that uses covered telecommunications equipment or services. The Offeror shall provide the additional disclosure information required at paragraph (e)(2) of this section if the Offeror responds "does" in paragraph (d)(2) of this section.
 - (e) Disclosures.
- (1) Disclosure for the representation in paragraph (d)(1) of this provision. If the Offeror has responded "will" in the representation in paragraph (d)(1) of this provision, the Offeror shall provide the following information as part of the offer.
 - (i) For covered equipment—
- (A) The entity that produced the covered telecommunications equipment (include entity name, unique entity identifier, CAGE code, and whether the entity was the original equipment manufacturer (OEM) or a distributor, if known);
- (B) A description of all covered telecommunications equipment offered (include brand; model number, such as OEM number, manufacturer part number, or wholesaler number; and item description, as applicable); and
- (C) Explanation of the proposed use of covered telecommunications equipment and any factors relevant to determining if such use would be permissible under the prohibition in paragraph (b)(1) of this provision.
 - (ii) For covered services—
- (A) If the service is related to item maintenance: A description of all covered telecommunications services offered (include on the item being maintained: Brand; model number, such as OEM number, manufacturer part number, or wholesaler number; and item description, as applicable); or
- (B) If not associated with maintenance, the Product Service Code (PSC) of the service being provided; and explanation of the proposed use of covered telecommunications services and any factors relevant to determining if such use would be permissible under the prohibition in paragraph (b)(1) of this provision.

- (2) Disclosure for the representation in paragraph (d)(2) of this provision. If the Offeror has responded "does" in the representation in paragraph (d)(2) of this provision, the Offeror shall provide the following information as part of the offer:
 - (i) For covered equipment—
- (A) The entity that produced the covered telecommunications equipment (include entity name, unique entity identifier, CAGE code, and whether the entity was the OEM or a distributor, if known);
- (B) A description of all covered telecommunications equipment offered (include brand; model number, such as OEM number, manufacturer part number, or wholesaler number; and item description, as applicable); and
- (C) Explanation of the proposed use of covered telecommunications equipment and any factors relevant to determining if such use would be permissible under the prohibition in paragraph (b)(2) of this provision.
 - (ii) For covered services—
- (A) If the service is related to item maintenance: A description of all covered telecommunications services offered (include on the item being maintained: Brand; model number, such as OEM number, manufacturer part number, or wholesaler number; and item description, as applicable); or
- (B) If not associated with maintenance, the PSC of the service being provided; and explanation of the proposed use of covered telecommunications services and any factors relevant to determining if such use would be permissible under the prohibition in paragraph (b)(2) of this provision.

52.204-25 Prohibition on Contracting for Certain Telecommunications and Video Surveillance Services or Equipment (Aug 2020).

(a) Definitions. As used in this clause—

Backhaul means intermediate links between the core network, or backbone network, and the small subnetworks at the edge of the network (e.g., connecting cell phones/towers to the core telephone network). Backhaul can be wireless (e.g., microwave) or wired (e.g., fiber optic, coaxial cable, Ethernet).

Covered foreign country means The People's Republic of China.

Covered telecommunications equipment or services means-

- (1) Telecommunications equipment produced by Huawei Technologies Company or ZTE Corporation (or any subsidiary or affiliate of such entities);
- (2) For the purpose of public safety, security of Government facilities, physical security surveillance of critical infrastructure, and other national security purposes, video surveillance and telecommunications equipment produced by Hytera Communications Corporation, Hangzhou Hikvision Digital Technology Company, or Dahua Technology Company (or any subsidiary or affiliate of such entities);
 - (3) Telecommunications or video surveillance services provided by such entities or using such equipment; or
- (4) Telecommunications or video surveillance equipment or services produced or provided by an entity that the Secretary of Defense, in consultation with the Director of National Intelligence or the Director of the Federal Bureau of Investigation, reasonably believes to be an entity owned or controlled by, or otherwise connected to, the government of a covered foreign country.

Critical technology means-

- (1) Defense articles or defense services included on the United States Munitions List set forth in the International Traffic in Arms Regulations under subchapter M of chapter I of title 22, Code of Federal Regulations;
- (2) Items included on the Commerce Control List set forth in Supplement No. 1 to part 774 of the Export Administration Regulations under subchapter C of chapter VII of title 15, Code of Federal Regulations, and controlled-
- (i) Pursuant to multilateral regimes, including for reasons relating to national security, chemical and biological weapons proliferation, nuclear nonproliferation, or missile technology; or
 - (ii) For reasons relating to regional stability or surreptitious listening:
- (3) Specially designed and prepared nuclear equipment, parts and components, materials, software, and technology covered by part 810 of title 10, Code of Federal Regulations (relating to assistance to foreign atomic energy activities);
- (4) Nuclear facilities, equipment, and material covered by part 110 of title 10, Code of Federal Regulations (relating to export and import of nuclear equipment and material);
- (5) Select agents and toxins covered by part 331 of title 7, Code of Federal Regulations, part 121 of title 9 of such Code, or part 73 of title 42 of such Code; or
- (6) Emerging and foundational technologies controlled pursuant to section 1758 of the Export Control Reform Act of 2018 (50 U.S.C. 4817).

Interconnection arrangements means arrangements governing the physical connection of two or more networks to allow the use of another's network to hand off traffic where it is ultimately delivered (e.g., connection of a customer of telephone provider A to a customer of telephone company B) or sharing data and other information resources.

Reasonable inquiry means an inquiry designed to uncover any information in the entity's possession about the identity of the producer or provider of covered telecommunications equipment or services used by the entity that excludes the need to include an internal or third-party audit.

Roaming means cellular communications services (e.g., voice, video, data) received from a visited network when unable to connect to the facilities of the home network either because signal coverage is too weak or because traffic is too high.

Substantial or essential component means any component necessary for the proper function or performance of a piece of equipment, system, or service.

(b) Prohibition.

- (1) Section 889(a)(1)(A) of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Pub. L. 115-232) prohibits the head of an executive agency on or after August 13, 2019, from procuring or obtaining, or extending or renewing a contract to procure or obtain, any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system. The Contractor is prohibited from providing to the Government any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system, unless an exception at paragraph (c) of this clause applies or the covered telecommunication equipment or services are covered by a waiver described in FAR 4.2104.
- (2) Section 889(a)(1)(B) of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Pub. L. 115-232) prohibits the head of an executive agency on or after August 13, 2020, from entering into a contract, or extending or renewing a contract, with an entity that uses any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system, unless an exception at paragraph (c) of this clause applies or the covered telecommunication equipment or services are covered by a waiver described in FAR 4.2104. This prohibition applies to the use of covered telecommunications equipment or services, regardless of whether that use is in performance of work under a Federal contract.
 - (c) Exceptions. This clause does not prohibit contractors from providing—
 - (1) A service that connects to the facilities of a third-party, such as backhaul, roaming, or interconnection arrangements;
- (2) Telecommunications equipment that cannot route or redirect user data traffic or permit visibility into any user data or packets that such equipment transmits or otherwise handles.

(d) Reporting requirement.

or

- (1) In the event the Contractor identifies covered telecommunications equipment or services used as a substantial or essential component of any system, or as critical technology as part of any system, during contract performance, or the Contractor is notified of such by a subcontractor at any tier or by any other source, the Contractor shall report the information in paragraph (d)(2) of this clause to the Contracting Officer, unless elsewhere in this contract are established procedures for reporting the information; in the case of the Department of Defense, the Contractor shall report to the website at https://dibnet.dod.mil. For indefinite delivery contracts, the Contractor shall report to the Contracting Officer for the indefinite delivery contract and the Contracting Officer(s) for any affected order or, in the case of the Department of Defense, identify both the indefinite delivery contract and any affected orders in the report provided at https://dibnet.dod.mil.
 - (2) The Contractor shall report the following information pursuant to paragraph (d)(1) of this clause
- (i) Within one business day from the date of such identification or notification: the contract number; the order number(s), if applicable; supplier name; supplier unique entity identifier (if known); supplier Commercial and Government Entity (CAGE) code (if known); brand; model number (original equipment manufacturer number, manufacturer part number, or wholesaler number); item description; and any readily available information about mitigation actions undertaken or recommended.
- (ii) Within 10 business days of submitting the information in paragraph (d)(2)(i) of this clause: any further available information about mitigation actions undertaken or recommended. In addition, the Contractor shall describe the efforts it undertook to prevent use or submission of covered telecommunications equipment or services, and any additional efforts that will be incorporated to prevent future use or submission of covered telecommunications equipment or services.

(e) Subcontracts. The Contractor shall insert the substance of this clause, including this paragraph (e) and excluding paragraph (b)(2), in all subcontracts and other contractual instruments, including subcontracts for the acquisition of commercial items.

The following certifications and provisions may be required and apply when Participating Agency expends federal funds for any purchase resulting from this procurement process. Pursuant to 2 C.F.R. § 200.326, all contracts, including small purchases, awarded by the Participating Agency and the Participating Agency's subcontractors shall contain the procurement provisions of Appendix II to Part 200, as applicable.

APPENDIX II TO 2 CFR PART 200

(A) Contracts for more than the simplified acquisition threshold currently set at \$250,000, which is the inflation adjusted amount determined by the Civilian Agency Acquisition Council and the Defense Acquisition Regulations Council (Councils) as authorized by 41 U.S.C. 1908, must address administrative, contractual, or legal remedies in instances where contractors violate or breach contract terms, and provide for such sanctions and penalties as appropriate.

Pursuant to Federal Rule (A) above, when a Participating Agency expends federal funds, the Participating Agency reserves all rights and privileges under the applicable laws and regulations with respect to this procurement in the event of breach of contract by either party.

Does offeror agree? YES \mathcal{DB}	Initials	of	Authorized	Representative	of
offeror	_			•	

(B) Termination for cause and for convenience by the grantee or subgrantee including the manner by which it will be effected and the basis for settlement. (All contracts in excess of \$10,000)

Pursuant to Federal Rule (B) above, when a Participating Agency expends federal funds, the Participating Agency reserves the right to immediately terminate any agreement in excess of \$10,000 resulting from this procurement process in the event of a breach or default of the agreement by Offeror as detailed in the terms of the contract.

Does offeror agree?	YES	DB		_Initials	of	Authorized	Representative	of
offeror								

(C) Equal Employment Opportunity. Except as otherwise provided under 41 CFR Part 60, all contracts that meet the definition of "federally assisted construction contract" in 41 CFR Part 60-1.3 must include the equal opportunity clause provided under 41 CFR 60-1.4(b), in accordance with Executive Order 11246, "Equal Employment Opportunity" (30 CFR 12319, 12935, 3 CFR Part, 1964-1965 Comp., p. 339), as amended by Executive Order 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," and implementing regulations at 41 CFR part 60, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor."

Pursuant to Federal Rule (C) above, when a Participating Agency expends federal funds on any federally assisted construction contract, the equal opportunity clause is incorporated by reference herein.

Does offeror agree to abide by the above?	YES <i>DB</i>	Initials of Authorized Representative of offeror
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(D) Davis-Bacon Act, as amended (40 U.S.C. 3141-3148). When required by Federal program legislation, all prime construction contracts in excess of \$2,000 awarded by non-Federal entities must include a provision for compliance with the Davis-Bacon Act (40 U.S.C. 3141-3144, and 3146-3148) as supplemented by Department of Labor regulations (29 CFR Part 5, "Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction"). In accordance with the statute, contractors must be required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor. In addition, contractors must be required to pay wages not less than once a week. The non-Federal entity must place a copy of the current prevailing wage determination issued by the Department of Labor in each solicitation. The decision to award a contract or subcontract must be conditioned upon the acceptance of the wage determination. The non - Federal entity must report all suspected or reported violations to the Federal awarding agency. The contracts must also include a provision for compliance with the Copeland "Anti-Kickback" Act (40 U.S.C. 3145), as supplemented by Version June 26, 2024

Department of Labor	regulations (29 CFR Part 3	, "Contractors and	Subcontractors on P	ublic Building or Pul	olic Work
Version June 26, 2024					

Financed in Whole or in Part by Loans or Grants from the United subrecipient must be prohibited from inducing, by any means, any repair of public work, to give up any part of the compensation to we entity must report all suspected or reported violations to the Feder Pursuant to Federal Rule (D) above, when a Participating Agency excontracts and subgrants for construction or repair, offeror will be in composes offeror agree? YES	person employed in the construction, completion, or which he or she is otherwise entitled. The non-Federal ral awarding agency. The pends federal funds during the term of an award for all				
(E) Contract Work Hours and Safety Standards Act (40 U.S.C. 370 the non-Federal entity in excess of \$100,000 that involve the enprovision for compliance with 40 U.S.C. 3702 and 3704, as supple Part 5). Under 40 U.S.C. 3702 of the Act, each contractor must be relaborer on the basis of a standard work week of 40 hours. Work provided that the worker is compensated at a rate of not less the hours worked in excess of 40 hours in the work week. The requirem work and provide that no laborer or mechanic must be required the which are unsanitary, hazardous or dangerous. These requirem materials or articles ordinarily available on the open market, intelligence.	employment of mechanics or laborers must include a semented by Department of Labor regulations (29 CFR equired to compute the wages of every mechanic and in excess of the standard work week is permissible an one and a half times the basic rate of pay for all nents of 40 U.S.C. 3704 are applicable to construction o work in surroundings or under working conditions tents do not apply to the purchases of supplies or				
Pursuant to Federal Rule (E) above, when a Participating Agency exp compliance with all applicable provisions of the Contract Work Hours a all contracts by Participating Agency resulting from this procurement provided the contract of the	and Safety Standards Act during the term of an award for				
Does offeror agree? YES	Initials of Authorized Representative of offeror				
(F) Rights to Inventions Made Under a Contract or Agreement. If the Federal award meets the definition of "funding agreement" under 37 CFR §401.2 (a) and the recipient or subrecipient wishes to enter into a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment or performance of experimental, developmental, or research work under that "funding agreement," the recipient or subrecipient must comply with the requirements of 37 CFR Part 401, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements," and any implementing regulations issued by the awarding agency.					
Pursuant to Federal Rule (F) above, when federal funds are expended the term of an award for all contracts by Participating Agency resulting comply with all applicable requirements as referenced in Federal Rule (ng from this procurement process, the offeror agrees to				
Does offeror agree? YES $\overline{\mathcal{DB}}$	Initials of Authorized Representative of offeror				
(G) Clean Air Act (42 U.S.C. 7401-7671q.) and the Federal Waramended—Contracts and subgrants of amounts in excess of \$150 Federal award to agree to comply with all applicable standards, of Act (42 U.S.C. 7401-7671q) and the Federal Water Pollution Contracts be reported to the Federal awarding agency and the Region (EPA)	0,000 must contain a provision that requires the non- rders or regulations issued pursuant to the Clean Air ol Act as amended (33 U.S.C. 1251- 1387). Violations				
In the event Federal Transit Administration (FTA) or Department of Tra Agency, Offeror also agrees to include Clean Air and Clean Water requir in whole or in part with Federal assistance provided by FTA.					
Pursuant to Federal Rule (G) above, when federal funds are expended the term of an award for all contracts by Participating Agency membragrees to comply with all applicable requirements as referenced in Federal	ber resulting from this procurement process, the offeror				
Does offeror agree? YES DB Version June 26, 2024	Initials of Authorized Representative of offeror				
v Croion June 20, 2024					

(H) 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 government wide exclusions in the System for Award Management (SAM), in accordance with the Executive Office of the President Office of Management and Budget (OMB) guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), "Debarment and Suspension." SAM Exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549.

Pursuant to Federal Rule (H) above, when federal funds are expended by Participating Agency, the offeror certifies that during the term of an award for all contracts by Participating Agency resulting from this procurement process, the offeror certifies that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation by any federal department or agency. If at any time during the term of an award the offeror or its principals becomes debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation by any federal department or agency, the offeror will notify the Participating Agency.

Does offeror agree? YES	DB	Initials of Authorized Representative of offero
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(l) Byrd Anti-Lobbying Amendment (31 U.S.C. 1352)—Contractors that apply or bid for an award exceeding \$100,000 must file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. Each tier must also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the non-Federal award.

Pursuant to Federal Rule (I) above, when federal funds are expended by Participating Agency, the offeror certifies that during the term and after the awarded term of an award for all contracts by Participating Agency resulting from this procurement process, the offeror certifies that it is in compliance with all applicable provisions of the Byrd Anti-Lobbying Amendment (31 U.S.C. 1352). The undersigned further certifies that:

- (1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure of Lobbying Activities," in accordance with its instructions.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by Section 1352, Title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

(3) The prospective participant also agrees by submitting his or her bid or proposal that he or she shall require that the language of this certification be included in all lower tier subcontracts, which exceed \$100,000 and that all such subrecipients shall certify and disclose accordingly.

and disclose accordingly.		
Does offeror agree? YES _	<i>D8</i>	_Initials of Authorized Representative of offeror

RECORD RETENTION REQUIREMENTS FOR CONTRACTS INVOLVING FEDERAL FUNDS

When federal funds are expended by Participating Agency for any contract resulting from this procurement process, offeror certifies that it will comply with the record retention requirements detailed in 2 CFR § 200.333. The offeror further certifies that offeror will retain all records as required by 2 CFR § 200.333 for a period of three years after grantees or subgrantees submit final expenditure reports or quarterly or annual financial reports, as applicable, and all other pending matters are closed.

Submit find experiance reports of quarterly of armual find for	ports, as applicable, and all other perfaming matters are diosea.
Does offeror agree? YES $\overline{\mathcal{DB}}$	Initials of Authorized Representative of offeror
CERTIFICATION OF COMPLIANCE WITH THE	ENERGY POLICY AND CONSERVATION ACT
When Participating Agency expends federal funds for any contract it will comply with the mandatory standards and policies relating conservation plan issued in compliance with the Energy Policy and Does offeror agree? YES	to energy efficiency which are contained in the state energy

CERTIFICATION OF COMPLIANCE WITH BUY AMERICA PROVISIONS

To the extent purchases are made with Federal Highway Administration, Federal Railroad Administration, or Federal Transit Administration funds, offeror certifies that its products comply with all applicable provisions of the Buy America Act and agrees to provide such certification or applicable waiver with respect to specific products to any Participating Agency upon request. Purchases made in accordance with the Buy America Act must still follow the applicable procurement rules calling for free and open competition. Additionally:

- (1) The Contractor agrees to comply with 49 USC 5323(j) and 49 CFR Part 661, which provide that federal funds may not be obligated unless steel, iron and manufactured products used in FTA-funded projects are produced in the United States, unless a waiver has been granted by FTA or the product is subject to a general waiver. General waivers are listed in 49 CFR 661.7.A general public interest waiver from the Buy America requirements applies to microprocessors, computers, microcomputers, software or other such devices, which are used solely for the purpose of processing or storing data. This general waiver does not extend to a product or device that merely contains a microprocessor or microcomputer and is not used solely for the purpose of processing or storing data. Separate requirements for rolling stock are set out at 5323(j)(2)(C) and 49 CFR 661.11.
- (2) A bidder or offeror must submit to the FTA recipient the appropriate Buy America certification with all bids on FTA-funded contracts, except those subject to a general waiver. Bids or offers that are not accompanied by a completed Buy America certification must be rejected as nonresponsive. This requirement does not apply to lower tier subcontractors.

The following certificates titled FTA and DOT Buy America Certification should be completed and returned with the response as part of FTA and DOT requirements.

FEDERAL TRASIT ADMINISTRATION (FTA) AND DEPARTMENT OF TRANSPORTATION (DOT) - BUY AMERICA: CERTIFICATION REQUIREMENT FOR PROCUREMENTOF ROLLING STOCK

CERTIFICATE OF COMPLIANCE

(select one of the two options, NOT BOTH)

Certificate of Compliance with 49 USC §5323(j)

The proposer hereby certifies that it will comply with the requirements of 49 U.S.C. 5323(j), and the applicable regulations of 49 CFR 661.11.

Check for YES: ✓

OR

Туре

The proposer hereby certifies that it cannot comply with the requirements of 49 U.S.C. 5323(j), but may qualify for an exception to the requirement consistent with 49 U.S.C. 5323(j)(2)(C), and the applicable regulations in 49 CFR 661.7. Check for YES:

FEDERAL TRASIT ADMINISTRATION (FTA) AND DEPARTMENT OF TRANSPORTATION (DOT) -BUY AMERICA: CERTIFICATION REQUIREMENT FOR PROCUREMENT OF STEEL OR MANUFACTURED PRODUCTS

CERTIFICATE OF COMPLIANCE (select one of the two options, NOT BOTH) Certificate of Compliance with 49 USC §5323(j)(1) The proposer hereby certifies that it will comply with the requirements of 49 U.S.C. 5323(j)(1), and the applicable regulations in 49 CFR part 661. Check for YES: ✓ OR Certificate of Non-Compliance with 49 USC §5323(j)(1) The proposer hereby certifies that it cannot comply with the requirements of 49 U.S.C. 5323(j), but it may qualify for an exception to the requirement pursuant to 49 U.S.C. 5323(j)(2), as amended, and the applicable regulations in 49 CFR 661.7. Check for YES: Initials of Authorized Representative of offeror Does offeror agree? YES \mathcal{DB} Offeror's Name: Midwest Mechanical Address, City, State, and Zip Code: 801 Parkview Blvd Lombard, IL 60148 Phone Number: 630-487-8961 Fax Number: _____ Printed Name and Title of Authorized Representative: Dan Brandolino Email Address: dan.brandolino@midwestmech.com Signature of Authorized Representative: Dan Brandolino Date: 11//06/2024 Unless Supplier is exempt (See FAR 25.103), when authorized by statute or explicitly indicated by Participating Public Agency, Buy American requirements will apply where only unmanufactured construction material mined or produced in the United States shall be used (see Subpart 25.6 – American Recovery and Reinvestment Act-Buy American statute for additional details). CERTIFICATION OF ACCESS TO RECORDS - 2 C.F.R. § 200.336 Offeror agrees that the Inspector General of the Agency or any of their duly authorized representatives shall have access to any documents, papers, or other records of offeror that are pertinent to offeror's discharge of its obligations under the Contract for the purpose of making audits, examinations, excerpts, and transcriptions. The right also includes timely and reasonable access to offeror's personnel for the purpose of interview and discussion relating to such documents. Does offeror agree? YES \mathcal{DB} Initials of Authorized Representative of offeror CERTIFICATION OF APPLICABILITY TO SUBCONTRACTORS Offeror agrees that all contracts it awards pursuant to the Contract shall be bound by the foregoing terms and conditions.

COMMUNITY DEVELOPMENT BLOCK GRANTS

_____Initials of Authorized Representative of offeror

Does offeror agree? YES $\overline{\mathcal{DB}}$

enumerated by the grant funding source, as well as requirements of the State statutes for which the contract is utilized, whichever is the more restrictive requirement. When using Federal Funding, Offeror shall comply with all wage and latest reporting provisions of the Federal Davis-Bacon Act. HUD-4010 Labor Provisions also applies to this contract. Does offeror agree? YES \mathcal{DB} Initials of Authorized Representative of offeror Offeror agrees to comply with all federal, state, and local laws, rules, regulations and ordinances, as applicable. It is further acknowledged that offeror certifies compliance with all provisions, laws, acts, regulations, etc. as specifically noted above. Offeror's Name: Midwest Mechanical Address, City, State, and Zip Code: 801 Parkview Boulevard Lombard, Illinois 60148 Phone Number: <u>630-</u>487-8961 Fax Number: Printed Name and Title of Authorized Representative: Dan Brandolino Vice President- Public Sector and SaaS **Fmail Address:** dan.brandolino@midwestmech.com

Date: 11/07/2024

Signature of Authorized Representative: <u>Dan Brandolino</u>

Purchases made under this contract may be partially or fully funded with federal grant funds. Funding for this work may include Federal Funding sources, including Community Development Block Grant (CDBG) funds from the U.S. Department of Housing and Urban Development. When such funding is provided, Offeror shall comply with all terms, conditions and requirements

FEMA AND ADDITIONAL FEDERAL FUNDING SPECIAL CONDITIONS

Awarded Supplier(s) (also referred to as Contractors) may need to respond to events and losses where products and services are needed for the immediate and initial response to emergency situations such as, but not limited to, water damage, fire damage, vandalism cleanup, biohazard cleanup, sewage decontamination, deodorization, and/or wind damage during a disaster or emergency situation. By submitting a proposal, the Supplier is accepted these FEMA and Additional Federal Funding Special Conditions required by the Federal Emergency Management Agency (FEMA) and other federal entities.

"Contract" in the below pages under FEMA AND ADDITIONAL FEDERAL FUNDING SPECIAL CONDITIONS is also referred to and defined as the "Master Agreement".

"Contractor" in the below pages under FEMA AND ADDITIONAL FEDERAL FUNDING SPECIAL CONDITIONS is also referred to and defined as "Supplier" or "Awarded Supplier".

Conflicts of Interest

No employee, officer, or agent may participate in the selection, award, or administration of a contract supported by a FEMA award if he or she has a real or apparent conflict of interest. Such a conflict would arise when the employee, officer, or agent, any member of his or her immediate family, his or her partner, or an organization which employs or is about to employ any of these parties, has a financial or other interest in or a tangible personal benefit from a firm considered for award. 2 C.F.R. § 200.318(c)(1); See also Standard Form 424D, ¶ 7; Standard Form 424B, ¶ 3. i. FEMA considers a "financial interest" to be the potential for gain or loss to the employee, officer, or agent, any member of his or her immediate family, his or her partner, or an organization which employs or is about to employ any of these parties as a result of the particular procurement. The prohibited financial interest may arise from ownership of certain financial instruments or investments such as stock, bonds, or real estate, or from a salary, indebtedness, job offer, or similar interest that might be affected by the particular procurement. ii. FEMA considers an "apparent" conflict of interest to exist where an actual conflict does not exist, but where a reasonable person with knowledge of the relevant facts would question the impartiality of the employee, officer, or agent participating in the procurement. c. Gifts. The officers, employees, and agents of the Participating Public Agency nor the Participating Public Agency ("NFE") must neither solicit nor accept gratuities, favors, or anything of monetary value from contractors or parties to subcontracts. However, NFE's may set standards for situations in which the financial interest is de minimus, not substantial, or the gift is an unsolicited item of nominal value. 2 C.F.R. § 200.318(c)(1). d. Violations. The NFE's written standards of conduct must provide for disciplinary actions to be applied for violations of such standards by officers, employees, or agents of the NFE. 2 C.F.R. § 200.318(c)(1). For example, the penalty for a NFE's employee may be dismissal, and the penalty for a contractor might be the termination of the contract.

Contractor Integrity

A contractor must have a satisfactory record of integrity and business ethics. Contractors that are debarred or suspended, as described in and subject to the debarment and suspension regulations implementing Executive Order 12549, *Debarment and Suspension* (1986) and Executive Order 12689, *Debarment and Suspension* (1989) at 2 C.F.R. Part 180 and the Department of Homeland Security's regulations at 2 C.F.R. Part 3000 (Non-procurement Debarment and Suspension), must be rejected and cannot receive contract awards at any level.

Notice of Legal Matters Affecting the Federal Government

In the event FTA or DOT funding is used by Participating Public Agency, Contractor agrees to:

1) The Contractor agrees that if a current or prospective legal matter that may affect the Federal Government emerges, the Contractor shall promptly notify the Participating Public Agency of the legal matter in accordance with 2 C.F.R. §§ 180.220 and 1200.220.

- 2) The types of legal matters that require notification include, but are not limited to, a major dispute, breach, default, litigation, or naming the Federal Government as a party to litigation or a legal disagreement in any forum for any reason.
- 3) The Contractor further agrees to include the above clause in each subcontract, at every tier, financed in whole or in part with Federal assistance provided by the FTA.

Public Policy

A contractor must comply with the public policies of the Federal Government and state, local government, or tribal government. This includes, among other things, past and current compliance with the:

- a. Equal opportunity and nondiscrimination laws
- b. Five affirmative steps described at 2 C.F.R. § 200.321(b) for all subcontracting under contracts supported by FEMA financial assistance; and FEMA Procurement Guidance June 21, 2016 Page IV-7
- c. Applicable prevailing wage laws, regulations, and executive orders

Affirmative Steps

For any subcontracting opportunities, Contractor must take the following Affirmative steps:

- 1. Placing qualified small and minority businesses and women's business enterprises on solicitation lists;
- 2. Assuring that small and minority businesses, and women's business enterprises are solicited whenever they are potential sources;
- 3. Dividing total requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by small and minority businesses, and women's business enterprises;
- 4. Establishing delivery schedules, where the requirement permits, which encourage participation by small and minority businesses, and women's business enterprises; and
- 5. Using the services and assistance, as appropriate, of such organizations as the Small Business Administration and the Minority Business Development Agency of the Department of Commerce.

Bid Guarantee

For proposals that are to include <u>construction/reconstruction/renovation</u> and <u>related services</u>, <u>bids must be</u> accompanied by Certified or Cashier's Check or an approved Bid Bond in the amount of not less than five percent (5%) of the total bid. Surety shall provide a copy of the Power of Attorney authorizing the Executing Agent the authority to execute the bid bond documents and bind the surety to the bid bond conditions. The bid bond shall have a corporate Surety that is licensed to conduct business in the state of the lead agency and authorized to underwrite bonds in the amount of the bid bond.

Prevailing Wage Requirements

When applicable, the awarded Contractor (s) and any and all subcontractor(s) agree to comply with all laws regarding prevailing wage rates including the Davis-Bacon Act, applicable to this solicitation and/or Participating Public Agencies. The Participating Public Agency shall notify the Contractor of the applicable pricing/prevailing wage rates and must apply any local wage rates requested. The Contractor and any subcontractor(s) shall comply with the prevailing wage rates set by the Participating Public Agency.

Federal Requirements

If products and services are issued in response to an emergency or disaster recovery the items below, located in this FEMA Special Conditions section of the Federal Funds Certifications, are activated and required when federal funding may be utilized.

2 C.F.R. § 200.326 and 2 C.F.R. Part 200, Appendix II, Required Contract Clauses

1. CONTRACT REMEDIES

Contracts for more than the federal simplified acquisition threshold (SAT), the dollar amount below which an NFE may purchase property or services using small purchase methods, currently set at \$250,000 for procurements made on or after June 20, 2018,4 must address administrative, contractual, or legal remedies in instances where contractors violate or breach contract terms and must provide for sanctions and penalties as appropriate.

1.1 Applicability

This contract provision is required for contracts over the SAT, currently set at \$250,000 for procurements made on or after June 20, 2018. Although not required for contracts at or below the SAT, FEMA suggests including a remedies provision.

1.2 Additional Considerations

For FEMA's Assistance to Firefighters Grant (AFG) Program, recipients must include a penalty clause in all contracts for any AFG-funded vehicle, regardless of dollar amount. In that situation, the contract must include a clause addressing that non-delivery by the contract's specified date or other vendor nonperformance will require a penalty of no less than \$100 per day until such time that the vehicle, compliant with the terms of the contract, has been accepted by the recipient. This penalty clause should, however, account for force majeure or acts of God. AFG recipients should refer to the applicable year's Notice of Funding Opportunity (NOFO) for additional information, which can be accessed at FEMA.gov.

2. TERMINATION FOR CAUSE AND CONVENIENCE

- **a.** <u>Standard</u>. All contracts in excess of \$10,000 must address termination for cause and for convenience by the non-Federal entity, including the manner by which it will be effected and the basis for settlement. <u>See 2</u> C.F.R. Part 200, Appendix II(B).
- **b.** Applicability. This requirement applies to all FEMA grant and cooperative agreement programs.

3. EQUAL EMPLOYMENT OPPORTUNITY

When applicable:

- **a.** <u>Standard</u>. Except as otherwise provided under 41 C.F.R. Part 60, all contracts that meet the definition of "federally assisted construction contract" in 41 C.F.R.
 - § 60-1.3 must include the equal opportunity clause provided under 41 C.F.R. § 60-1.4(b), in accordance with Executive Order 11246, *Equal Employment Opportunity* (30 Fed. Reg. 12319, 12935, 3 C.F.R. Part, 1964-1965 Comp., p.
 - 339), as amended by Executive Order 11375, *Amending Executive Order 11246 Relating to Equal Employment Opportunity*, and implementing regulations at 41
 - C.F.R. Part 60 (Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor). <u>See 2</u> C.F.R. Part 200, Appendix II(C).

b. Key Definitions.

i. Federally Assisted Construction Contract. The regulation at 41 C.F.R. § 60-

- 1.3 defines a "federally assisted construction contract" as any agreement or modification thereof between any applicant and a person for construction work which is paid for in whole or in part with funds obtained from the Government or borrowed on the credit of the Government pursuant to any Federal program involving a grant, contract, loan, insurance, or guarantee, or undertaken pursuant to any Federal program involving such grant, contract, loan, insurance, or guarantee, or any application or modification thereof approved by the Government for a grant, contract, loan, insurance, or guarantee under which the applicant itself participates in the construction work.
- ii. <u>Construction Work</u>. The regulation at 41 C.F.R. § 60-1.3 defines "construction work" as the construction, rehabilitation, alteration, conversion, extension, demolition or repair of buildings, highways, or other changes or improvements to real property, including facilities providing utility services. The term also includes the supervision, inspection, and other onsite functions incidental to the actual construction.
- c. <u>Applicability</u>. This requirement applies to all FEMA grant and cooperative agreement programs.
- **d.** Required Language. The regulation at 41 C.F.R. Part 60-1.4(b) requires the insertion of the following contract clause.

During the performance of this contract, the contractor agrees as follows:

(1) The contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, or national origin. The contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, sexual orientation, gender identity, or national origin. Such action shall include, but not be limited to the following:

Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.

- (2) The contractor will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, sexual orientation, gender identity, or national origin.
- (3) The contractor will not discharge or in any other manner discriminate against any employee or applicant for employment because such employee or applicant has inquired about, discussed, or disclosed the compensation of the employee or applicant or another employee or applicant. This provision shall not apply to instances in which an employee who has access to the compensation information of other employees or applicants as a part of such employee's essential job functions discloses the compensation of such other employees or applicants to individuals who do not otherwise have access to such information, unless such disclosure is in response to a formal complaint or charge, in furtherance of an investigation, proceeding, hearing, or action, including an investigation conducted by the employer, or is consistent with the contractor's legal duty to furnish information.

- (4) The contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the contractor's commitments under this section and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- **(5)** The contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.
- **(6)** The contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- (7) In the event of the contractor's noncompliance with the nondiscrimination clauses of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended in whole or in part and the contractor may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
- (8) The contractor will include the portion of the sentence immediately preceding paragraph (1) and the provisions of paragraphs (1) through (8) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance:

Provided, however, that in the event a contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the administering agency, the contractor may request the United States to enter into such litigation to protect the interests of the United States.

The applicant further agrees that it will be bound by the above equal opportunity clause with respect to its own employment practices when it participates in federally assisted construction work: *Provided*, That if the applicant so participating is a State or local government, the above equal opportunity clause is not applicable to any agency, instrumentality or subdivision of such government which does not participate in work on or under the contract.

The applicant agrees that it will assist and cooperate actively with the administering agency and the Secretary of Labor in obtaining the compliance of contractors and subcontractors with the equal opportunity clause and the rules, regulations, and relevant orders of the Secretary of Labor, that it will furnish the administering agency and the Secretary of Labor such information as they may require for the supervision of such compliance, and that it will otherwise assist the administering agency in the discharge of the agency's primary responsibility for securing compliance.

The applicant further agrees that it will refrain from entering into any contract or contract modification subject to Executive Order 11246 of September 24, 1965, with a contractor

debarred from, or who has not demonstrated eligibility for, Government contracts and federally assisted construction contracts pursuant to the Executive Order and will carry out such sanctions and penalties for violation of the equal opportunity clause as may be imposed upon contractors and subcontractors by the administering agency or the Secretary of Labor pursuant to Part II, Subpart D of the Executive Order. In addition, the applicant agrees that if it fails or refuses to comply with these undertakings, the administering agency may take any or all of the following actions: Cancel, terminate, or suspend in whole or in part this grant (contract, loan, insurance, guarantee); refrain from extending any further assistance to the applicant under the program with respect to which the failure or refund occurred until satisfactory assurance of future compliance has been received from such applicant; and refer the case to the Department of Justice for appropriate legal proceedings.

4. DAVIS-BACON ACT

- a. <u>Standard</u>. All prime construction contracts in excess of \$2,000 awarded by non- Federal entities must include a provision for compliance with the Davis-Bacon Act (40 U.S.C. §§ 3141-3144 and 3146-3148) as supplemented by Department of Labor regulations at 29 C.F.R. Part 5 (Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction). <u>See</u> 2 C.F.R. Part 200, Appendix II(D). In accordance with the statute, contractors must be required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor. In addition, contractors must be required to pay wages not less than once a week.
- **b.** Applicability. The Davis-Bacon Act applies to the Emergency Management Preparedness Grant Program, Homeland Security Grant Program, Nonprofit Security Grant Program, Tribal Homeland Security Grant Program, Port Security Grant Program, and Transit Security Grant Program.
- **c.** Requirements. If applicable, the non-federal entity must do the following:
 - i. The non-Federal entity must place a copy of the current prevailing wage determination issued by the Department of Labor in each solicitation. The decision to award a contract or subcontract must be conditioned upon the acceptance of the wage determination. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency.
 - ii. Additionally, pursuant 2 C.F.R. Part 200, Appendix II(D), contracts subject to the Davis-Bacon Act, must also include a provision for compliance with the Copeland "Anti-Kickback" Act (40 U.S.C. § 3145), as supplemented by Department of Labor regulations at 29 C.F.R. Part 3 (Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States). The Copeland Anti- Kickback Act provides that each contractor or subrecipient must be prohibited from inducing, by any means, any person employed in the construction, completion, or repair of public work, to give up any part of the compensation to which he or she is otherwise entitled. The non-Federal entity must report all suspected or reported violations to FEMA.
 - ii. Include a provision for compliance with the Davis-Bacon Act (40 U.S.C. 3141-3144, and 3146-3148) as supplemented by Department of Labor regulations (29 CFR Part 5, "Labor Standards Provisions Applicable to Contracts Covering Federally Financed and AssistedConstruction").

Suggested Language. The following provides a sample contract clause:

Compliance with the Davis-Bacon Act.

- a. All transactions regarding this contract shall be done in compliance with the Davis-Bacon Act (40 U.S.C. 3141- 3144, and 3146-3148) and the requirements of 29 C.F.R. pt. 5 as may be applicable. The contractor shall comply with 40 U.S.C. 3141-3144, and 3146-3148 and the requirements of 29 C.F.R. pt. 5 as applicable.
- b. Contractors are required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor.
- Additionally, contractors are required to pay wages not less than once a week.

5. COPELAND ANTI-KICKBACK ACT

- **a.** <u>Standard</u>. Recipient and subrecipient contracts must include a provision for compliance with the Copeland "Anti-Kickback" Act (40 U.S.C. 3145), as supplemented by Department of Labor regulations (29 CFR Part 3, "Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States").
- **b.** Applicability. This requirement applies to all contracts for construction or repair work above \$2,000 in situations where the Davis-Bacon Act also applies. It DOES NOT apply to the FEMA Public Assistance Program.
- Requirements. If applicable, the non-federal entity must include a provision for compliance with the Copeland "Anti-Kickback" Act (40 U.S.C. § 3145), as supplemented by Department of Labor regulations at 29 C.F.R. Part 3 (Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States). Each contractor or subrecipient must be prohibited from inducing, by any means, any person employed in the construction, completion, or repair of public work, to give up any part of the compensation to which he or she is otherwise entitled. The non-Federal entity must report all suspected or reported violations to FEMA. Additionally, in accordance with the regulation, each contractor and subcontractor must furnish each week a statement with respect to the wages paid each of its employees engaged in work covered by the Copeland Anti-Kickback Act and the Davis Bacon Act during the preceding weekly payroll period. The report shall be delivered by the contractor or subcontractor, within seven days after the regular payment date of the payroll period, to a representative of a Federal or State agency in charge at the site of the building or work.

Sample Language. The following provides a sample contract clause:

Compliance with the Copeland "Anti-Kickback" Act.

a. Contractor. The contractor shall comply with 18 U.S.C. §874, 40 U.S.C.
 § 3145, and the requirements of 29 C.F.R. pt. 3 as may be applicable, which are incorporated by reference into this contract.

- b. Subcontracts. The contractor or subcontractor shall insert in any subcontracts the clause above and such other clauses as FEMA may by appropriate instructions require, and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime contractor shall be responsible for the compliance by any subcontractor or lower tier subcontractor with all of these contract clauses.
- c. Breach. A breach of the contract clauses above may be grounds for termination of the contract, and for debarment as a contractor and subcontractor as provided in 29 C.F.R. §5.12."

6. CONTRACT WORK HOURS AND SAFETY STANDARDSACT

- a. <u>Standard</u>. Where applicable (<u>see</u> 40 U.S.C. §§ 3701-3708), all contracts awarded by the non-Federal entity in excess of \$100,000 that involve the employment of mechanics or laborers must include a provision for compliance with 40 U.S.C. §§ 3702 and 3704, as supplemented by Department of Labor regulations at 29 C.F.R. Part 5. <u>See</u> 2 C.F.R. Part 200, Appendix II(E). Under 40 U.S.C. § 3702, each contractor must be required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. Further, no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous, or dangerous.
- b. <u>Applicability</u>. This requirement applies to all FEMA contracts awarded by the non-federal entity in excess of \$100,000 under grant and cooperative agreement programs that involve the employment of mechanics or laborers. It is applicable to construction work. These requirements do not apply to the purchase of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.
 - **c.** <u>Suggested Language</u>. The regulation at 29 C.F.R. § 5.5(b) provides contract clause language concerning compliance with the Contract Work Hours and Safety Standards Act. FEMA suggests including the following contract clause:

Compliance with the Contract Work Hours and Safety Standards Act.

- (1) Overtime requirements. No contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of forty hours in suchworkweek.
- (2) Violation; liability for unpaid wages; liquidated damages. In the event of any violation of the clause set forth in paragraph (b)(1) of this section the contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. In addition, such contractor and subcontractor shall be liable to the United States (in the case of work done under contract for the District of Columbia or a territory, to such District or to such territory), for liquidated damages. Such liquidated damages shall be computed with

respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in paragraph (b)(1) of this section, in the sum of

\$27 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph (b)(1) of this section.

- (3) Withholding for unpaid wages and liquidated damages. The Federal agency or loan/grant recipient shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the contractor or subcontractor under any such contract or any other Federal contract with the same prime contractor, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by the same prime contractor, such sums as may be determined to be necessary to satisfy any liabilities of such contractor or subcontractor for unpaid wages and liquidated damages as provided in the clause set forth in paragraph (b)(2) of this section.
- (4) Subcontracts. The contractor or subcontractor shall insert in any subcontracts the clauses set forth in paragraph (b)(1) through (4) of this section and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in paragraphs (b)(1) through (4) of this section.

7. RIGHTS TO INVENTIONS MADE UNDER A CONTRACT ORAGREEMENT

- a. Standard. If the FEMA award meets the definition of "funding agreement" under 37C.F.R. § 401.2(a) and the non-Federal entity wishes to enter into a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment or performance of experimental, developmental, or research work under that "funding agreement," the non-Federal entity must comply with the requirements of 37 C.F.R. Part 401 (Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements), and any implementing regulations issued by FEMA. See 2 C.F.R. Part 200, Appendix II(F).
- b. Applicability. This requirement applies to "funding agreements," but it DOES NOT apply to the Public Assistance, Hazard Mitigation Grant Program, Fire Management Assistance Grant Program, Crisis Counseling Assistance and Training Grant Program, Disaster Case Management Grant Program, and Federal Assistance to Individuals and Households Other Needs Assistance Grant Program, as FEMA awards under these programs do not meet the definition of "funding agreement."
- **c.** <u>Funding Agreements Definition</u>. The regulation at 37 C.F.R. § 401.2(a) defines "funding agreement" as any contract, grant, or cooperative agreement entered into between any Federal agency, other than the Tennessee Valley Authority, and any contractor for the performance of experimental, developmental, or research work funded in whole or in part by the Federal government. This term also includes any assignment, substitution of parties, or subcontract of any type entered into for the performance of experimental, developmental, or research work under a funding agreement as defined in the first sentence of this paragraph.

8. CLEAN AIR ACT AND THE FEDERAL WATER POLLUTION CONTROL ACT

- a. <u>Standard</u>. If applicable, contracts must contain a provision that requires the contractor to agree to comply with all applicable standards, orders, or regulations issued pursuant to the Clean Air Act (42 U.S.C. §§ 7401-7671q.) and the Federal Water Pollution Control Act as amended (33 U.S.C. §§ 1251-1387). Violations must be reported to FEMA and the Regional Office of the Environmental Protection Agency. <u>See</u> 2 C.F.R. Part 200, Appendix II(G).
- **b.** Applicability. This requirement applies to contracts awarded by a non-federal entity of amounts in excess of \$150,000 under a federal grant.
- **c.** <u>Suggested Language</u>. The following provides a sample contract clause.

Clean Air Act

- The contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act, as amended, 42 U.S.C. § 7401 et seq.
- The contractor agrees to report each violation to the Participating Public Agency and understands and agrees that the Participating Public Agency will, in turn, report each violation as required to assure notification to the Federal Emergency Management Agency, and the appropriate Environmental Protection Agency Regional Office.
- The contractor agrees to include these requirements in each subcontract exceeding \$150,000 financed in whole or in part with Federal assistance provided by FEMA.

Federal Water Pollution Control Act

- 1. The contractor agrees to comply with all applicablestandards, orders, or regulations issued pursuant to the Federal Water Pollution Control Act, as amended, 33 U.S.C. 1251 et seq.
- 2. The contractor agrees to report each violation to the Participating Public Agency and understands and agrees that the Participating Public Agency will, in turn, report each violation as required to assure notification to the Federal Emergency Management Agency, and the appropriate Environmental Protection Agency Regional Office.
- 3. The contractor agrees to include these requirements in each subcontract exceeding \$150,000 financed in whole or in part with Federal assistance provided by FEMA.

9. DEBARMENT AND SUSPENSION

a. <u>Standard.</u> Non-Federal entities and contractors are subject to the debarment and suspension regulations implementing Executive Order 12549, *Debarment and*

Suspension (1986) and Executive Order 12689, Debarment and Suspension (1989) at 2 C.F.R. Part 180 and the Department of Homeland Security's regulations at 2 C.F.R. Part 3000 (Non-procurement Debarment and Suspension).

b. Applicability. This requirement applies to all FEMA grant and cooperative agreement programs.

c. Requirements.

- i. These regulations restrict awards, subawards, and contracts with certain parties that are debarred, suspended, or otherwise excluded from or ineligible for participation in Federal assistance programs and activities. See 2 C.F.R. Part 200, Appendix II(H); and 2 C.F.R. § 200.213. A contract award must not be made to parties listed in the SAM Exclusions. SAM Exclusions is the list maintained by the General Services Administration that contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549. SAM exclusions can be accessed at www.sam.gov. See 2 C.F.R. § 180.530.
- ii. In general, an "excluded" party cannot receive a Federal grant award or a contract within the meaning of a "covered transaction," to include subawards and subcontracts. This includes parties that receive Federal funding indirectly, such as contractors to recipients and subrecipients. The key to the exclusion is whether there is a "covered transaction," which is any non-procurement transaction (unless excepted) at either a "primary" or "secondary" tier. Although "covered transactions" do not include contracts awarded by the Federal Government for purposes of the non-procurement common rule and DHS's implementing regulations, it does include some contracts awarded by recipients and subrecipients.
- iii. Specifically, a covered transaction includes the following contracts for goods or services:
 - 1. The contract is awarded by a recipient or subrecipient in the amount of at least \$25,000.
 - 2. The contract requires the approval of FEMA, regardless of amount.
 - 3. The contract is for federally-required auditservices.
 - 4. A subcontract is also a covered transaction if it is awarded by the contractor of a recipient or subrecipient and requires either the approval of FEMA or is in excess of\$25,000.
- d. <u>Suggested Language</u>. The following provides a debarment and suspension clause. It incorporates an optional method of verifying that contractors are not excluded or disqualified.

Suspension and Debarment

(1) This contract is a covered transaction for purposes of 2 C.F.R. pt. 180 and 2 C.F.R. pt. 3000. As such, the contractor is required to verify that none of the contractor's principals (defined at 2 C.F.R. § 180.995) or its affiliates (defined at 2 C.F.R. §

- 180.905) are excluded (defined at 2 C.F.R. \S 180.940) or disqualified (defined at 2 C.F.R. \S 180.935).
- (2) The contractor must comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C, and must include a requirement to comply with these regulations in any lower tier covered transaction it enters into.
- (3) This certification is a material representation of fact relied upon by the Participating Public Agency. If it is later determined that the contractor did not comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C, in addition to remedies available to the Participating Public Agency, the Federal Government may pursue available remedies, including but not limited to suspension and/or debarment.
- (4) The bidder or proposer agrees to comply with the requirements of 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C while this offer is valid and throughout the period of any contract that may arise from this offer. The bidder or proposer further agrees to include a provision requiring such compliance in its lower tier covered transactions.

10. BYRD ANTI-LOBBYING AMENDMENT

- a. Standard. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, officer or employee of Congress, or an employee of a Member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. § 1352. FEMA's regulation at 44 C.F.R. Part 18 implements the requirements of 31 U.S.C. § 1352 and provides, in Appendix A to Part 18, a copy of the certification that is required to be completed by each entity as described in 31 U.S.C. § 1352. Each tier must also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the Federal awarding agency.
- **b.** Applicability. This requirement applies to all FEMA grant and cooperative agreement programs. Contractors that apply or bid for a contract of \$100,000 or more under a federal grant must file the required certification. See 2 C.F.R. Part 200, Appendix II(I); 31 U.S.C. § 1352; and 44 C.F.R. Part 18.
- **c.** Suggested Language.

Byrd Anti-Lobbying Amendment, 31 U.S.C. § 1352 (as amended)

Contractors who apply or bid for an award of \$100,000 or more shall file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, officer or employee of Congress, or an employee of a Member of Congress in connection with obtaining any Federal contract, grant, or any other award covered by 31 U.S.C. § 1352. Each tier shall also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier

to tier up to the recipient who in turn will forward the certification(s) to the awarding agency.

d. Required Certification. If applicable, contractors must sign and submit to the non-federal entity the following certification.

APPENDIX A, 44 C.F.R. PART 18 – CERTIFICATION REGARDING LOBBYING

Certification for Contracts, Grants, Loans, and Cooperative Agreements

The undersigned certifies, to the best of his or her knowledge and belief, that:

- 1. No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- 2. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
- 3. The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

The Contractor, Midwest Mechanical , certifies or affirms the truthfulness and accuracy of each statement of its certification and disclosure, if any. In addition, the Contractor understands and agrees that the provisions of 31 U.S.C. Chap. 38, Administrative Remedies for False Claims and Statements, apply to this certification and disclosure, if any.

Dan Brandolino			
Signature of Contractor's Authorized Official			
Dan Brandolino, Vice President-Public Sector and SaaS			
Name and Title of Contractor's Authorized Official			
11/06/2024			
Date			

11. PROCUREMENT OF RECOVERED MATERIALS

- **a.** <u>Standard</u>. A non-Federal entity that is a state agency or agency of a political subdivision of a state and its contractors must comply with Section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act. <u>See</u> 2 C.F.R. Part 200, Appendix II(J); and 2 C.F.R. §200.322.
- **b.** Applicability. This requirement applies to all contracts awarded by a non-federal entity under FEMA grant and cooperative agreement programs.
- Requirements. The requirements of Section 6002 include procuring only items designated in guidelines of the EPA at 40 C.F.R. Part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition, where the purchase price of the item exceeds \$10,000 or the value of the quantity acquired by the preceding fiscal year exceeded \$10,000; procuring solid waste management services in a manner that maximizes energy and resource recovery; and establishing an affirmative procurement program for procurement of recovered materials identified in the EPA guidelines.

d. Suggested Language.

- In the performance of this contract, the Contractor shall make maximum use of products containing recovered materials that are EPA-designated items unless the product cannot be acquired—
- 1. Competitively within a timeframe providing for compliance with the contract performance schedule;
- 2. Meeting contract performance requirements; or
- 3. At a reasonable price.
 - ii. Information about this requirement, along with the list of EPA- designated items, is available at EPA's Comprehensive Procurement Guidelines web site, https://www.epa.gov/smm/comprehensive-procurement-guideline-cpg-program.
 - iii. The Contractor also agrees to comply with all other applicable requirements of Section 6002 of the Solid Waste Disposal Act."

12. **DOMESTIC PREFERENCES FOR PROCUREMENTS**

As appropriate, and to the extent consistent with law, CONTRACTOR should, to the greatest extent practicable under a federal award, provide a preference for the purchase, acquisition, or use of goods, products or materials produced in the United States. This includes, but is not limited to, iron, aluminum, steel, cement, and other manufactured products.

<u>Applicability</u> For purchases in support of FEMA declarations and awards issued on or after November 12, 2020, all FEMA recipients and subrecipients are required to include in all contracts and purchase orders for work or products a contract provision encouraging domestic preference for procurements.

<u>Domestic Preference for Procurements</u> As appropriate, and to the extent consistent with law, the contractor should, to the greatest extent practicable, provide a preference for the purchase, acquisition, or use of goods, products, or materials produced in the United States. This includes, but is not limited to iron, aluminum, steel, cement, and other manufactured products. For purposes of this clause: Produced in the United States means, for iron and steel products, that all manufacturing processes, from the initial melting stage through the application of coatings, occurred in the United States. Manufactured products mean items and construction materials composed in whole or in part of non-ferrous metals such as aluminum; plastics and polymer-based products such as polyvinyl chloride pipe; aggregates such as concrete; glass, including optical fiber; and lumber."

13. ACCESS TO RECORDS

a. <u>Standard</u>. All recipients, subrecipients, successors, transferees, and assignees must acknowledge and agree to comply with applicable provisions governing DHS access to records, accounts, documents, information, facilities, and staff. Recipients must give DHS/FEMA access to, and the right to examine and copy, records, accounts, and other documents and sources of information related to the federal financial assistance award and permit access to facilities, personnel, and other individuals and information as may be necessary, as required by DHS regulations and other applicable laws or program guidance. <u>See</u> DHS Standard Terms and Conditions: Version 8.1 (2018). Additionally, Section 1225 of the Disaster Recovery Reform Act of 2018 prohibits FEMA from providing reimbursement to any state, local, tribal, or territorial government, or private non-profit for activities made pursuant to a contract that purports to prohibit audits or internal reviews by the FEMA administrator or Comptroller General.

Access to Records. The following access to records requirements apply to this contract:

- i. The Contractor agrees to provide Participating Public Agency, the FEMA Administrator, the Comptroller General of the United States, or any of their authorized representatives access to any books, documents, papers, and records of the Contractor which are directly pertinent to this contract for the purposes of making audits, examinations, excerpts, and transcriptions.
- ii. The Contractor agrees to permit any of the foregoing parties to reproduce by any means whatsoever or to copy excerpts and transcriptions as reasonably needed.
- iii. The Contractor agrees to provide the FEMA Administrator or his authorized representatives access to construction or other work sites pertaining to the work being completed under the contract.
- iv. In compliance with the Disaster Recovery Act of 2018, the Participating Public Agency and the Contractor acknowledge and agree that no language in this contract is intended to prohibit audits or internal reviews by the FEMA Administrator or the Comptroller General of the United States.

14. CHANGES

- a. <u>Standard</u>. To be eligible for FEMA assistance under the non-Federal entity's FEMA grant or cooperative agreement, the cost of the change, modification, change order, or constructive change must be allowable, allocable, within the scope of its grant or cooperative agreement, and reasonable for the completion of project scope.
- b. <u>Applicability</u>. FEMA recommends, therefore, that a non-Federal entity include a changes clause in its contract that describes how, if at all, changes can be made by either party to alter the method, price, or schedule of the work without breaching the contract. The language of the clause may differ depending on the nature of the contract and the end-item procured.

15. DHS SEAL, LOGO, AND FLAGS

- a. <u>Standard</u>. Recipients must obtain permission prior to using the DHS seal(s), logos, crests, or reproductions of flags or likenesses of DHS agency officials. <u>See</u> DHS Standard Terms and Conditions: Version 8.1 (2018).
- Applicability. FEMA recommends that all non-Federal entities place in their contracts a provision that
 a contractor shall not use the DHS seal(s), logos, crests, or reproductions of flags or likenesses of
 DHS agency officials without specific FEMA pre-approval.
- c. "The contractor shall not use the DHS seal(s), logos, crests, or reproductions of flags or likenesses
 of DHS agency officials without specific FEMA pre-approval.

16. COMPLIANCE WITH FEDERAL LAW, REGULATIONS, AND EXECUTIVE ORDERS

- a. <u>Standard</u>. The recipient and its contractors are required to comply with all Federal laws, regulations, and executive orders.
- b. <u>Applicability</u>. FEMA recommends that all non-Federal entities place into their contracts an acknowledgement that FEMA financial assistance will be used to fund the contract along with the requirement that the contractor will comply with all applicable Federal law, regulations, executive orders, and FEMA policies, procedures, and directives.
- "This is an acknowledgement that FEMA financial assistance will be used to fund all or a portion of the contract. The contractor will comply with all applicable Federal law, regulations, executive orders, FEMA policies, procedures, and directives."

17. NO OBLIGATION BY FEDERAL GOVERNMENT

- a. <u>Standard</u>. FEMA is not a party to any transaction between the recipient and its contractor. FEMA is not subject to any obligations or liable to any party for any matter relating to the contract.
- b. <u>Applicability</u>. FEMA recommends that the non-Federal entity include a provision in its contract that states that the Federal Government is not a party to the contract and is not subject to any obligations or liabilities to the non-Federal entity, contractor, or any other party pertaining to any matter resulting from the contract.
- "The Federal Government is not a party to this contract and is not subject to any obligations or liabilities to the non-Federal entity, contractor, or any other party pertaining to any matter resulting from the contract."

18. PROGRAM FRAUD AND FALSE OR FRAUDULENT STATEMENTS OR RELATED ACTS

- a. <u>Standard</u>. Recipients must comply with the requirements of The False Claims Act (31 U.S.C. §§ 3729-3733) which prohibits the submission of false or
 - fraudulent claims for payment to the federal government. <u>See_DHS</u> Standard Terms and Conditions: Version 8.1 (2018); and 31 U.S.C. §§ 3801-3812, which details the administrative remedies for false claims and statements made. The non-Federal entity must include a provision in its contract that the contractor acknowledges that 31 U.S.C. Chap. 38 (Administrative Remedies for False Claims and Statements) applies to its actions pertaining to the contract.
- b. <u>Applicability</u>. FEMA recommends that the non-Federal entity include a provision in its contract that the contractor acknowledges that 31 U.S.C. Chap. 38 (Administrative Remedies for False Claims and Statements) applies to its actions pertaining to the contract.
- c. "The Contractor acknowledges that 31 U.S.C. Chap. 38 (Administrative Remedies for False Claims and Statements) applies to the Contractor's actions pertaining to this contract."
- d. In the event FTA or DOT funding is used by a Participating Public Agency, Contractor further acknowledges U.S. DOT regulations, "Program Fraud Civil Remedies," 49 CFR Part 31, and apply to its actions pertaining to this Contract. Upon execution of the underlying Contract, Contractor certifies or affirms the truthfulness and accuracy of any statement it has made, it makes, it may make, or causes to me made, pertaining to the underlying Contract or the FTA assisted project for which this Contract Work is being performed.

In addition to other penalties that may be applicable, Contractor further acknowledges that if it makes, or causes to be made, a false, fictitious, or fraudulent claim, statement, submission, or certification, the Federal Government reserves the right to impose the penalties of the Program Fraud Civil Remedies Act of 1986 on Contractor to the extent the Federal Government deems appropriate.

Contractor also acknowledges that if it makes, or causes to me made, a false, fictitious, or fraudulent claim, statement, submission, or certification to the Federal Government under a contract connected with a project that is financed in whole or in part with Federal assistance originally awarded by FTA

under the authority of 49 U.S.C. \S 5307, the Government reserves the right to impose the penalties of 18 U.S.C. \S 1001 and 49 U.S.C. \S 5307 (n)(1) on the Contractor, to the extent the Federal Government deems appropriate.

Contractor agrees to include the above clauses in each subcontract financed in whole or in part with Federal assistance provided by FTA. It is further agreed that the clauses shall not be modified, except to identify the subcontractor who will be subject to the provisions.

Offeror agrees to comply with all terms and conditions outlined in the FEMA Special Conditions section of this solicitation.

Offeror's Name:	Midwest Mechanical		_
	ate, and Zip Code: Blvd Lombard, IL 6014	8	
Phone Number:	630-487-8961	Fax Number:	
Printed Name an Dan Brandolino	d Title of Authorized R	epresentative:	
Email Address: <u>c</u>	dan.brandolino@midw	restmech.com	
Signature of Auth	orized Representative	e: Dan Brandolino	
Date:11/07/2	024		

Midwest Mechanical does not intend to do business in the state of New Jersey

Exhibit G New Jersey Business Compliance

NEW JERSEY BUSINESS COMPLIANCE

Suppliers intending to do business in the State of New Jersey must comply with policies and procedures required under New Jersey statues. All offerors submitting proposals must complete the following forms specific to the State of New Jersey. Completed forms should be submitted with the offeror's response to the RFP. Failure to complete the New Jersey packet will impact OMNIA Partners' ability to promote the Master Agreement in the State of New Jersey.

DOC #1	Ownership Disclosure Form
DOC #2	Non-Collusion Affidavit
DOC #3	Affirmative Action Affidavit
DOC #4	Political Contribution Disclosure Form
DOC #5	Stockholder Disclosure Certification
DOC #6	Disclosure of Investment Activities in Iran
DOC #7	Certification of Non-Involvement in Prohibited Activities in Russia or Belarus
DOC #8	New Jersey Business Registration Certificate
DOC #9	EEOAA Evidence
DOC #10	MacBride Principals Form

New Jersey suppliers are required to comply with the following New Jersey statutes when applicable:

- all anti-discrimination laws, including those contained in N.J.S.A. 10:2-1 through N.J.S.A. 10:2-14, N.J.S.A. 10:5-1, and N.J.S.A. 10:5-31 through 10:5-38;
- Prevailing Wage Act, N.J.S.A. 34:11-56.26, for all contracts within the contemplation of the Act;
- Public Works Contractor Registration Act, N.J.S.A. 34:11-56.26; and
- Bid and Performance Security, as required by the applicable municipal or state statutes.

STATEMENT OF OWNERSHIP DISCLOSURE

N.J.S.A. 52:25-24.2 (P.L. 1977, c.33, as amended by P.L. 2016, c.43)

This statement shall be completed, certified to, and included with all bid and proposal submissions. Failure to submit the required information is cause for automatic rejection of the bid or proposal.

Name of Organization:	
Organization Address:	
Part I Check the box that represents	s the type of business organization:
Sole Proprietorship (skip Parts II an	d III, execute certification in Part IV)
Non-Profit Corporation (skip Parts II	I and III, execute certification in Part IV)
For-Profit Corporation (any type)	Limited Liability Company (LLC)
Partnership Limited Partne	ership Limited Liability Partnership (LLP)
Other (be specific):	
<u>Part II</u>	
who own 10 percent or more of partnership who own a 10 perc limited liability company who own	nes and addresses of all stockholders in the corporation its stock, of any class, or of all individual partners in the cent or greater interest therein, or of all members in the wn a 10 percent or greater interest therein, as the case ST BELOW IN THIS SECTION)
OR	
or no individual partner in the p	oration owns 10 percent or more of its stock, of any class, eartnership owns a 10 percent or greater interest therein, or ty company owns a 10 percent or greater interest therein, or PART IV)
(Please attach additional sheets if more space	e is needed):
Name of Individual or Business Entity	Home Address (for Individuals) or Business Address

<u>Part III</u> DISCLOSURE OF 10% OR GREATER OWNERSHIP IN THE STOCKHOLDERS, PARTNERS OR LLC MEMBERS LISTED IN PART II

If a bidder has a direct or indirect parent entity which is publicly traded, and any person holds a 10 percent or greater beneficial interest in the publicly traded parent entity as of the last annual federal Security and Exchange Commission (SEC) or foreign equivalent filing, ownership disclosure can be met by providing links to the website(s) containing the last annual filing(s) with the federal Securities and Exchange Commission (or foreign equivalent) that contain the name and address of each person holding a 10% or greater beneficial interest in the publicly traded parent entity, along with the relevant page numbers of the filing(s) that contain the information on each such person. Attach additional sheets if more space is needed.

Website (URL) containing the last annual SEC (or foreign equivalent) filing	Page #'s

Please list the names and addresses of each stockholder, partner or member owning a 10 percent or greater interest in any corresponding corporation, partnership and/or limited liability company (LLC) listed in Part II **other than for any publicly traded parent entities referenced above**. The disclosure shall be continued until names and addresses of every noncorporate stockholder, and individual partner, and member exceeding the 10 percent ownership criteria established pursuant to N.J.S.A. 52:25-24.2 has been listed. **Attach additional sheets if more space is needed.**

Stockholder/Partner/Member and Corresponding Entity Listed in Part II	Home Address (for Individuals) or Business Address

Part IV Certification

I, being duly sworn upon my oath, hereby represent that the foregoing information and any attachments thereto to the best of my knowledge are true and complete. I acknowledge: that I am authorized to execute this certification on behalf of the bidder/proposer; that the *<name of contracting unit>* is relying on the information contained herein and that I am under a continuing obligation from the date of this certification through the completion of any contracts with *<type of contracting unit>* to notify the *<type of contracting unit>* in writing of any changes to the information contained herein; that I am aware that it is a criminal offense to make a false statement or misrepresentation in this certification, and if I do so, I am subject to criminal prosecution under the law and that it will constitute a material breach of my agreement(s) with the, permitting the *<type of contracting unit>* to declare any contract(s) resulting from this certification void and unenforceable.

Full Name (Print):	Title:	
Signature:	Date:	

NON-COLLUSION AFFIDAVIT

STANDARD BID DOCUMENT REFERENCE			
	Reference: VII-H		
Name of Form:	NON-COLLUSION AFFIDAVIT		
Statutory Reference:	No specific statutory reference State Statutory Reference N.J.S.A. 52:34-15		
Instructions Reference: Statutory and Other Requirements VII-H			
Description:	The Owner's use of this form is optional. It is used to ensure that the bidder has not participated in any collusion with any other bidder or Owner representative or otherwise taken any action in restraint of free and competitive bidding.		

NON-COLLUSION AFFIDAVIT

State of New Jersey	
County of ss:	
I. residing in	
I, residing in (name of affiant) (name of municipality)	
in the County of and State of	_of full age,
in the County of and State of being duly sworn according to law on my oath depose and say that:	
I am of the firm of	
I am of the firm of (name of firm)
the bidder making this Proposal for the bid	
entitled, and that I executed the said proposal with, title of bid proposal)	
full authority to do so that said bidder has not, directly or indirectly entered into any agreement	
any collusion, or otherwise taken any action in restraint of free, competitive bidding in conne	
above named project; and that all statements contained in said proposal and in this affidavit a	
correct, and made with full knowledge that the	relies upon
the truth of the statements contained in said Proposal	
(name of contracting unit)	
and in the statements contained in this affidavit in awarding the contract for the said project.	
	_
I further warrant that no person or selling agency has been employed or retained to solicit or	
contract upon an agreement or understanding for a commission, percentage, brokerage, or con	
except bona fide employees or bona fide established commercial or selling agencies maintain	ned by
·	
Subscribed and sworn to	
before me this day	
Signature	
(Type or print name of affiant under signature)	
Notary public of	
My Commission expires	
(Seal)	

AFFIRMATIVE ACTION AFFIDAVIT (P.L. 1975, C.127)

Company Name:	
~	
City, State, Zip Code:	
Proposal Certification:	
proposal will be accepted even i	inpliance with New Jersey Affirmative Action regulations. Company's from company is not in compliance at this time. No contract and/or purchasentil all Affirmative Action requirements are met.
Required Affirmative Action I	Evidence:
Procurement, Professional & Ser	rvice Contracts (Exhibit A)
Vendors must submit with propo	osal:
	ralid letter that the contractor is operating under an existing Federally ned affirmative action program (good for one year from the date of the
OR	
2. A photocopy of a Ce with N.J.A.C. 17:27-	ertificate of Employee Information Report approval, issued in accordance 4;
OR	
Contract Compliance	Employee Information Report (Form AA302) provided by the Division of and Equal Employment Opportunity in Public Contracts and distributed to be completed by the contractor in accordance with N.J.A.C. 17:27-4.
Public Work – Over \$50,000 T	otal Project Cost:
AA201. A project contract II	Jersey Affirmative Action Plan. We will complete Report Form D number will be assigned to your firm upon receipt of the completed port (AA201) for this contract.
B. Approved Federal or New Je	rsey Plan – certificate enclosed
I further certify that the statemen of my knowledge and belief.	nts and information contained herein, are complete and correct to the bes
	Authorized Signature and Title

DOC #3, continued

P.L. 1995, c. 127 (N.J.A.C. 17:27) MANDATORY AFFIRMATIVE ACTION LANGUAGE

PROCUREMENT, PROFESSIONAL AND SERVICE CONTRACTS

During the performance of this contract, the contractor agrees as follows:

The contractor or subcontractor, where applicable, will not discriminate against any employee or applicant for employment because of age, race, creed, color, national origin, ancestry, marital status, sex, affectional or sexual orientation. The contractor will take affirmative action to ensure that such applicants are recruited and employed, and that employees are treated during employment, without regard to their age, race, creed, color, national origin, ancestry, marital status, sex, affectional or sexual orientation. Such action shall include, but not be limited to the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the Public Agency Compliance Officer setting forth provisions of this non-discrimination clause.

The contractor or subcontractor, where applicable will, in all solicitations or advertisement for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to age, race, creed, color, national origin, ancestry, marital status, sex, affectional or sexual orientation.

The contractor or subcontractor, where applicable, will send to each labor union or representative of workers with which it has a collective bargaining agreement or other contract or understanding, a notice, to be provided by the agency contracting officer advising the labor union or workers' representative of the contractor's commitments under this act and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

The contractor or subcontractor, where applicable, agrees to comply with any regulations promulgated by the Treasurer pursuant to P.L. 1975, c. 127, as amended and supplemented from time to time and the Americans with Disabilities Act.

The contractor or subcontractor agrees to attempt in good faith to employ minority and female workers trade consistent with the applicable county employment goal prescribed by N.J.A.C. 17:27-5.2 promulgated by the Treasurer pursuant to P.L. 1975, C.127, as amended and supplemented from time to time or in accordance with a binding determination of the applicable county employment goals determined by the Affirmative Action Office pursuant to N.J.A.C. 17:27-5.2 promulgated by the Treasurer pursuant to P.L. 1975, C.127, as amended and supplemented from time to time.

The contractor or subcontractor agrees to inform in writing appropriate recruitment agencies in the area, including employment agencies, placement bureaus, colleges, universities, labor unions, that it does not discriminate on the basis of age, creed, color, national origin, ancestry, marital status, sex, affectional or sexual orientation, and that it will discontinue the use of any recruitment agency which engages in direct or indirect discriminatory practices.

The contractor or subcontractor agrees to revise any of it testing procedures, if necessary, to assure that all personnel testing conforms with the principles of job-related testing, as established by the statutes and court decisions of the state of New Jersey and as established by applicable Federal law and applicable Federal court decisions.

The contractor or subcontractor agrees to review all procedures relating to transfer, upgrading, downgrading and lay-off to ensure that all such actions are taken without regard to age, creed, color, national origin, ancestry, marital status, sex, affectional or sexual orientation, and conform with the applicable employment goals, consistent with the statutes and court decisions of the State of New Jersey, and applicable Federal law and applicable Federal court decisions.

The contractor and its subcontractors shall furnish such reports or other documents to the Affirmative Action Office as may be requested by the office from time to time in order to carry out the purposes of these regulations, and public agencies shall furnish such information as may be requested by the Affirmative Action Office for conducting a compliance investigation pursuant to Subchapter 10 of the Administrative Code (NJAC 17:27).

Signature of Procurement Agent	

C. 271 POLITICAL CONTRIBUTION DISCLOSURE FORM

Public Agency Instructions

This page provides guidance to public agencies entering into contracts with business entities that are required to file Political Contribution Disclosure forms with the agency. **It is not intended to be provided to contractors.** What follows are instructions on the use of form local units can provide to contractors that are required to disclose political contributions pursuant to N.J.S.A. 19:44A-20.26 (P.L. 2005, c. 271, s.2). Additional information on the process is available in Local Finance Notice 2006-1 (http://www.nj.gov/dca/divisions/dlgs/resources/lfns 2006.html). Please refer back to these instructions for the appropriate links, as the Local Finance Notices include links that are no longer operational.

- 1. The disclosure is required for all contracts in excess of \$17,500 that are **not awarded** pursuant to a "fair and open" process (N.J.S.A. 19:44A-20.7).
- 2. Due to the potential length of some contractor submissions, the public agency should consider allowing data to be submitted in electronic form (i.e., spreadsheet, pdf file, etc.). Submissions must be kept with the contract documents or in an appropriate computer file and be available for public access. **The form is worded to accept this alternate submission.** The text should be amended if electronic submission will not be allowed.
- 3. The submission must be **received from the contractor and** on file at least 10 days prior to award of the contract. Resolutions of award should reflect that the disclosure has been received and is on file.
- 4. The contractor must disclose contributions made to candidate and party committees covering a wide range of public agencies, including all public agencies that have elected officials in the county of the public agency, state legislative positions, and various state entities. The Division of Local Government Services recommends that contractors be provided a list of the affected agencies. This will assist contractors in determining the campaign and political committees of the officials and candidates affected by the disclosure.
 - a. The Division has prepared model disclosure forms for each county. They can be downloaded from the "County PCD Forms" link on the Pay-to-Play web site at http://www.nj.gov/dca/divisions/dlgs/programs/lpcl.html#12. They will be updated from time-to-time as necessary.
 - b. A public agency using these forms should edit them to properly reflect the correct legislative district(s). As the forms are county-based, they list all legislative districts in each county. Districts that do not represent the public agency should be removed from the lists.
 - c. Some contractors may find it easier to provide a single list that covers all contributions, regardless of the county. These submissions are appropriate and should be accepted.
 - d. The form may be used "as-is", subject to edits as described herein.
 - e. The "Contractor Instructions" sheet is intended to be provided with the form. It is recommended that the Instructions and the form be printed on the same piece of paper. The form notes that the Instructions are printed on the back of the form; where that is not the case, the text should be edited accordingly.
 - f. The form is a Word document and can be edited to meet local needs, and posted for download on web sites, used as an e-mail attachment, or provided as a printed document.
- 5. It is recommended that the contractor also complete a "Stockholder Disclosure Certification." This will assist the local unit in its obligation to ensure that contractor did not make any prohibited contributions to the committees listed on the Business Entity Disclosure Certification in the 12 months prior to the contract (See Local Finance Notice 2006-7 for additional information on this obligation at http://www.nj.gov/dca/divisions/dlgs/resources/lfns 2006.html). A sample Certification form is part of this package and the instruction to complete it is included in the Contractor Instructions. NOTE: This section is not applicable to Boards of Education.

C. 271 POLITICAL CONTRIBUTION DISCLOSURE FORM

Contractor Instructions

Business entities (contractors) receiving contracts from a public agency that are NOT awarded pursuant to a "fair and open" process (defined at N.J.S.A. 19:44A-20.7) are subject to the provisions of P.L. 2005, c. 271, s.2 (N.J.S.A. 19:44A-20.26). This law provides that 10 days prior to the award of such a contract, the contractor shall disclose contributions to:

- any State, county, or municipal committee of a political party
- any legislative leadership committee*
- any continuing political committee (a.k.a., political action committee)
- any candidate committee of a candidate for, or holder of, an elective office:
 - o of the public entity awarding the contract
 - o of that county in which that public entity is located
 - o of another public entity within that county
 - or of a legislative district in which that public entity is located or, when the public entity is a county, of any legislative district which includes all or part of the county

The disclosure must list reportable contributions to any of the committees that exceed \$300 per election cycle that were made during the 12 months prior to award of the contract. See <u>N.J.S.A.</u> 19:44A-8 and 19:44A-16 for more details on reportable contributions.

N.J.S.A. 19:44A-20.26 itemizes the parties from whom contributions must be disclosed when a business entity is not a natural person. This includes the following:

- individuals with an "interest" ownership or control of more than 10% of the profits or assets of a business entity or 10% of the stock in the case of a business entity that is a corporation for profit
- all principals, partners, officers, or directors of the business entity or their spouses
- any subsidiaries directly or indirectly controlled by the business entity
- IRS Code Section 527 New Jersey based organizations, directly or indirectly controlled by the business entity and filing as continuing political committees, (PACs).

When the business entity is a natural person, "a contribution by that person's spouse or child, residing therewith, shall be deemed to be a contribution by the business entity." [N.J.S.A. 19:44A-20.26(b)] The contributor must be listed on the disclosure.

Any business entity that fails to comply with the disclosure provisions shall be subject to a fine imposed by ELEC in an amount to be determined by the Commission which may be based upon the amount that the business entity failed to report.

The enclosed list of agencies is provided to assist the contractor in identifying those public agencies whose elected official and/or candidate campaign committees are affected by the disclosure requirement. It is the contractor's responsibility to identify the specific committees to which contributions may have been made and need to be disclosed. The disclosed information may exceed the minimum requirement.

The enclosed form, a content-consistent facsimile, or an electronic data file containing the required details (along with a signed cover sheet) may be used as the contractor's submission and is disclosable to the public under the Open Public Records Act.

The contractor must also complete the attached Stockholder Disclosure Certification. This will assist the agency in meeting its obligations under the law. **NOTE: This section does not apply to Board of Education contracts.**

* N.J.S.A. 19:44A-3(s): "The term "legislative leadership committee" means a committee established, authorized to be established, or designated by the President of the Senate, the Minority Leader of the Senate, the Speaker of the General Assembly or the Minority Leader of the General Assembly pursuant to section 16 of P.L.1993, c.65 (C.19:44A-10.1) for the purpose of receiving contributions and making expenditures."

DOC #4, continued

C. 271 POLITICAL CONTRIBUTION DISCLOSURE FORM

Required Pursuant to N.J.S.A. 19:44A-20.26

This form or its permitted facsimile must be submitted to the local unit no later than 10 days prior to the award of the contract.

Vendor Name:				
Address:				
City:	State:	Zip:		
The undersigned being author compliance with the provision form.				
Signature	Printed Name	Title		
P	art II - Contr	ibution Disc	losure	
Disclosure requirement: Pupolitical contributions (mo committees of the government)	re than \$300 per election nent entities listed on the	n cycle) over the 12 me form provided by th	nonths prior to submiss	
		orm		
_	is provided in electronic fo		Date Dollar Amo	ount
Contributor Name	Recipient		Date Dollar Amo	ount
	_			ount
	_			ount
	_			ount
	_			ount
_	_			ount
_	_			ount
	_			ount
_	_			ount
_	_			ount
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	_			ount

DOC #4, continued

List of Agencies with Elected Officials Required for Political Contribution Disclosure N.J.S.A. 19:44A-20.26

County Name:

State: Governor, and Legislative Leadership Committees

Legislative District #s:

State Senator and two members of the General Assembly per district.

County:

Freeholders County Clerk Sheriff

{County Executive} Surrogate

Municipalities (Mayor and members of governing body, regardless of title):

USERS SHOULD CREATE THEIR OWN FORM, OR DOWNLOAD FROM THE PAY TO PLAY SECTION OF THE DLGS WEBSITE A COUNTY-BASED, CUSTOMIZABLE FORM.

STOCKHOLDER DISCLOSURE CERTIFICATION

Name of Business:	
	below contains the names and home addresses of all stockholders holding assued and outstanding stock of the undersigned. OR
I certify that no one sundersigned.	stockholder owns 10% or more of the issued and outstanding stock of the
Check the box that repres	ents the type of business organization:
Partnership	Corporation Sole Proprietorship
Limited Partnership	Limited Liability Corporation Limited Liability Partnership
Subchapter S Corporati	on
Sign and notarize the form	below, and, if necessary, complete the stockholder list below.
Stockholders:	
Name:	Name:
Home Address:	Home Address:
Name:	Name:
Home Address:	Home Address:
Name:	Name:
Home Address:	Home Address:
Subscribed and sworn before me this 2	day of,(Affiant)
(Notary Public)	(Print name & title of affiant)
My Commission expires:	(Corporate Seal)



DISCLOSURE OF INVESTMENT ACTIVITIES IN IRAN FORM

STATE OF NEW JERSEY
DEPARTMENT OF THE TREASURY - DIVISION OF PURCHASE AND PROPERTY
33 WEST STATE STREET, P.O. BOX 230 TRENTON, NEW JERSEY 08625-0230

BID SOLICITATION # AND TITLE:	
VENDOR NAME:	
or renew a contract must certify that neither the person nor entity, nor a Treasury's Chapter 25 List as a person or entity engaged in invhttps://www.state.nj.us/treasury/purchase/pdf/Chapter25List.pdf. V Director of the Division of Purchase and Property finds a person or e	, c.4) any person or entity that submits a bid or proposal or otherwise proposes to enter into any of its parents, subsidiaries, or affiliates, is identified on the New Jersey Department of the restment activities in Iran. The Chapter 25 list is found on the Division's website at endors/Bidders must review this list prior to completing the below certification. If the ntity to be in violation of the law, s/he shall take action as may be appropriate and provided ons, seeking compliance, recovering damages, declaring the party in default and seeking
CHECK TH	HE APPROPRIATE BOX
	nd P.L. 2021, c.4), that neither the Vendor/Bidder listed above nor any of its parents, Treasury's Chapter 25 List of entities determined to be engaged in prohibited activities in
<u>OR</u>	
Department of the Treasury's Chapter 25 List. I will provide a detaile	for one or more of its parents, subsidiaries, or affiliates is listed on the New Jersey and, accurate and precise description of the activities of the Vendor/Bidder, or one of its nent activities in Iran by completing the information requested below.
Entity Engaged in Investment Activities Relationship to Vendor/ Bidder Description of Activities	
Duration of Engagement Anticipated Cessation Date *Attach Additional Sheets If Necessary.	
the best of my knowledge are true and complete. I acknowledge that th under a continuing obligation from the date of this certification through th the information contained herein; that I am aware that it is a criminal offer	CERTIFICATION Ion on behalf of the Vendor, that the foregoing information and any attachments hereto, to e State of New Jersey is relying on the information contained herein, and that the Vendor is the completion of any contract(s) with the State to notify the State in writing of any changes to ense to make a false statement or misrepresentation in this certification. If I do so, I may be terial breach of my contract(s) with the State, permitting the State to declare any contract(s)
Signature	Date
Print Name and Title	

DPP Rev. 12.13.2021



CERTIFICATION OF NON-INVOLVEMENT IN PROHIBITED ACTIVITIES IN RUSSIA OR BELARUS

Pursuant to N.J.S.A. 52:32-60.1, et seq. (<u>L. 2022, c. 3</u>) any person or entity (hereinafter "Vendorⁱ") that seeks to enter into or renew a contract with a State agency for the provision of goods or services, or the purchase of bonds or other obligations, must complete the certification below indicating whether or not the Vendor is identified on the Office of Foreign Assets Control (OFAC) Specially Designated Nationals and Blocked Persons list, available here: https://sanctionssearch.ofac.treas.gov/. If the Department of the Treasury finds that a Vendor has made a certification in violation of the law, it shall take any action as may be appropriate and provided by law, rule or contract, including but not limited to, imposing sanctions, seeking compliance, recovering damages, declaring the party in default and seeking debarment or suspension of the party.

I, the undersigned, certify that I have read the definition of "Vendor" below, and have reviewed the Office of Foreign Assets Control (OFAC) Specially Designated Nationals and Blocked Persons list, and having done so certify:

(Check the Appropriate Box)

0	A.	That the Vendor is not identified on the OFAC Specially Designated Nationals and Blocked Persons list on account of activity related to Russia and/or Belarus.		
		<u>OR</u>		
0	B.	That I am unable to certify as to "A" above, because the Vendand Blocked Persons list on account of activity related to Russia and	lor is identified on the OFAC Specially Designated Nationals d/or Belarus.	
		<u>OR</u>		
0	C.	That I am unable to certify as to "A" above, because the Vendor is in Persons list. However, the Vendor is engaged in activity related to Ru or exemption. A detailed description of how the Vendor's activity reforth below.	issia and/or Belarus consistent with federal law, regulation, license	
			(Attach Additional Sheets If Necessary.)	
	Signature of Vendor's Authorized Representative Print Name and Title of Vendor's Authorized Representative		Date	
			Vendor's FEIN	
	Vendor's Name		Vendor's Phone Number	
	Vendor's Address (Street Address)		Vendor's Fax Number	
	Vendor's Address (City/State/Zip Code)		Vendor's Email Address	

Vendor means: (1) A natural person, corporation, company, limited partnership, limited liability partnership, limited liability company, business association, sole proprietorship, joint venture, partnership, society, trust, or any other nongovernmental entity, organization, or group; (2) Any governmental entity or instrumentality of a government, including a multilateral development institution, as defined in Section 1701(c)(3) of the International Financial Institutions Act, 22 U.S.C. 262r(c)(3); or (3) Any parent, successor, subunit, direct or indirect subsidiary, or any entity under common ownership or control with, any entity described in paragraph (1) or (2). NJ Rev. 1.22.2024 Version June 26, 2024

NEW JERSEY BUSINESS REGISTRATION CERTIFICATE (N.J.S.A. 52:32-44)

Offerors wishing to do business in New Jersey must submit their State Division of Revenue issued Business Registration Certificate with their proposal here. Failure to do so will disqualify the Offeror from offering products or services in New Jersey through any resulting contract.

https://www.njportal.com/DOR/BusinessRegistration/

EEOAA EVIDENCE

Equal Employment Opportunity/Affirmative Action Goods, Professional Services & General Service Projects

EEO/AA Evidence

Vendors are required to submit evidence of compliance with N.J.S.A. 10:5-31 et seq. and N.J.A.C. 17:27 in order to be considered a responsible vendor.

One of the following must be included with submission:

- Copy of Letter of Federal Approval
- Certificate of Employee Information Report
- Fully Executed Form AA302
- Fully Executed EEO-1 Report

See the guidelines at:

https://www.state.nj.us/treasury/contract_compliance/documents/pdf/guidelines/pa.pdf for further information.

I certify that my bid package includes the required evidence per the above list and State website.

Name:	Title:	
Signature:	Date:	

DOC #10 MACBRIDE-PRINCIPLES



STATE OF NEW JERSEY DEPARTMENT OF THE TREASURY - DIVISION OF PURCHASE AND PROPERTY 33 WEST STATE STREET, P.O. BOX 230 TRENTON, NEW JERSEY 08625-0230

BID SOLICITATION # AND TITLE:				
VENDOR NAME:				
Pursuant to Public Law 1995, c. 134, a responsible Vendor/Bidder is required to provide a certification in compliance with the MacBride Principles and Northern Ireland Act of 1989. Pursuant to N.J.S.A. 52:34-12.2, Vendor/Bidder must complete the certification below by checking one of the two options listed below and signing where indicated. If a Vendor/Bidder that would otherwise be awarded a purchase, contract or agreement does not complete the certification, then the Director may determine, in accordance with applicable law and rules, that it is in the best interest of the State to award the purchase, contract or agreement to another Vendor/ Bidder that has completed the certification and has submitted a bid within five (5) percent of the most advantageous bid. If the Director finds contractors to be in violation of the principles that are the subject of this law, he/she shall take such action as may be appropriate and provided by law, rule or contract, including but not limited to, imposing sanctions, seeking compliance, recovering damages, declaring the party in default and seeking debarment or suspension of the party.				
I, the undersigned, on behalf the Vendor/Bidder, certify pursuant to N.J.S.A. $52:34-12.2$	that:			
CHECK THE APPROPRIATE B	<u>30X</u>			
The Vendor/Bidder has no business operations in Northern Ireland; or OR The Vendor/Bidder will take lawful steps in good faith to conduct any busing with the MacBride principles of nondiscrimination in employment as set forth and in conformance with the United Kingdom's Fair Employment (Northern of its compliance with those principles.	h in section 2 of P.L. 1987, c. 177 (N.J.S.A. 52:18A-89.5)			
CERTIFICATION I, the undersigned, certify that I am authorized to execute this certification on behalf of the Vendor, that the foregoing information and any attachments hereto, to the best of my knowledge are true and complete. I acknowledge that the State of New Jersey is relying on the information contained herein, and that the Vendor is under a continuing obligation from the date of this certification through the completion of any contract(s) with the State to notify the State in writing of any changes to the information contained herein; that I am aware that it is a criminal offense to make a false statement or misrepresentation in this certification. If I do so, I may be subject to criminal prosecution under the law, and it will constitute a material breach of my contract(s) with the State, permitting the State to declare any contract(s) resulting from this certification void and unenforceable.				
Signature	Date			
Print Name and Title				
THIR NUMBER OF THE				

DPP Rev. 12.13.2021

Exhibit H Advertising Compliance Requirement

Pursuant to certain state notice provisions, including but not limited to Oregon Revised Statutes Chapter 279A.210, Chapter 279A.220, and other related provisions, the following public agencies and political subdivisions of the referenced public agencies are eligible to register with OMNIA Partners and access the Master Agreement contract award made pursuant to this solicitation, and are hereby given notice of the foregoing request for proposals for purposes of complying with the procedural requirements of said statutes:

Nationwide:

State of Alabama	State of Hawaii	Commonwealth of Massachusetts	State of New Mexico	State of South Dakota
State of Alaska	State of Idaho	State of Michigan	State of New York	State of Tennessee
State of Arizona	State of Illinois	State of Minnesota	State of North Carolina	State of Texas
State of Arkansas	State of Indiana	State of Mississippi	State of North Dakota	State of Utah
State of California	State of Iowa	State of Missouri	State of Ohio	State of Vermont
State of Colorado	State of Kansas	State of Montana	State of Oklahoma	Commonwealth of Virginia
State of Connecticut	Commonwealth of Kentucky	State of Nebraska	State of Oregon	State of Washington
State of Delaware	State of Louisiana	State of Nevada	Commonwealth of Pennsylvania	State of West Virginia
State of Florida	State of Maine	State of New Hampshire	State of Rhode Island	State of Wisconsin
State of Georgia	State of Maryland	State of New Jersey	State of South Carolina	State of Wyoming
District of Columbia	U.S. Territories			

Lists of political subdivisions and local governments in the above referenced states, districts, and territories may be found at http://www.usa.gov/state-governments and https://www.usa.gov/state-governments and <a href="https://www.usa.gov/state-gov/stat

Certain Public Agencies and Political Subdivisions:

INCLUDING BUT NOT LIMITED TO:CITY OF INDEPENDENCE, ORBAKER CITY GOLF COURSE, ORCITY AND COUNTY OF HONOLULU, HICITY OF ADAIR VILLAGE, ORCITY OF KENNER, LACITY OF ASHLAND, ORCITY OF LA GRANDE, ORCITY OF AUMSVILLE, ORCITY OF LAFAYETTE, LACITY OF BAURORA, ORCITY OF LAKE CHARLES, ORCITY OF BAKER, ORCITY OF MEMANON, ORCITY OF BATON ROUGE, LACITY OF MEMINNVILLE, ORCITY OF BEAVERTON, ORCITY OF MEDFORD, ORCITY OF BOARDMAN, ORCITY OF METAIRIE, LACITY OF BOARDMAN, ORCITY OF MILL CITY, ORCITY OF BOSSIER CITY, LACITY OF MONROE, LACITY OF BONSIER CITY, LACITY OF MONROE, LACITY OF BURNS, ORCITY OF NEW ORLEANS, LACITY OF CANBY, ORCITY OF NORTH PLAINS, ORCITY OF CANBY, ORCITY OF OREGON CITY, ORCITY OF COBURG, ORCITY OF PORTLAND, ORCITY OF CODUILLE, ORCITY OF PORTLAND, ORCITY OF CORVALLI, ORCITY OF PORTLAND, ORCITY OF CORVALLIS PARKS AND RECREATIONCITY OF REDMOND, ORCITY OF CORVALLIS PARKS AND RECREATIONCITY OF REDMOND, ORCITY OF CORVALLIS PARKS AND RECREATIONCITY OF REDDDLE, ORCITY OF FORDUE, ORCITY OF ROSEBURG, ORCITY OF FORSEBURG, ORCITY OF ROSEBURG, ORCITY OF FOREST GROVE, ORCITY OF SALEM, ORCITY OF FOREST GROVE, ORCITY OF SALEM, ORCITY OF GRANTS PASS, ORCITY OF SHADY COVE, ORCITY OF GRESHAM, ORCITY OF SHERWOOD, OR	CITIES, TOWNS, VILLAGES AND BOROUGHS	CITY OF HILLSBORO, OR
CITY OF ADAIR VILLAGE, OR CITY OF ASHLAND, OR CITY OF ASHLAND, OR CITY OF AUMSVILLE, OR CITY OF AUMSVILLE, OR CITY OF AURORA, OR CITY OF AURORA, OR CITY OF BAKER, OR CITY OF BAKER, OR CITY OF BAKER, OR CITY OF BAKER, OR CITY OF BATON ROUGE, LA CITY OF BEDEORD, OR CITY OF BEND, OR CITY OF BOARDMAN, OR CITY OF BOARDMAN, OR CITY OF BOARDMAN, OR CITY OF BONANAZA, OR CITY OF BONANAZA, OR CITY OF BONANOR CITY OF BORD, OR CITY OF BURNS, OR CITY OF BURNS, OR CITY OF BURNS, OR CITY OF OBURNS, OR CITY OF CANBY, OR CITY OF CANBY, OR CITY OF CORNEANS, OR CITY OF COBURG, OR CITY OF COBURG, OR CITY OF COBURG, OR CITY OF CONDON, OR CITY OF CONDON, OR CITY OF CORVALLI, OR CITY OF CORVALLI, OR CITY OF CORVALLI, OR CITY OF CORVALLIS PARKS AND RECREATION CITY OF CORVALLIS PARKS AND RECREATION CITY OF CORVALLS, OR CITY OF CORVALL, OR CITY OF CORVALLS, OR CITY OF CORVALL, OR CITY OF SANDY, OR CITY OF SANDY, OR CITY OF ORSEBURG, OR CITY OF ORSEBUR	INCLUDING BUT NOT LIMITED TO:	CITY OF INDEPENDENCE, OR
CITY OF ASHLAND, OR CITY OF AUMSVILLE, OR CITY OF AURORA, OR CITY OF LAKE CHARLES, OR CITY OF BAKER, OR CITY OF BAKER, OR CITY OF BAKER, OR CITY OF BAKER, OR CITY OF BATON ROUGE, LA CITY OF BEAVERTON, OR CITY OF BEAVERTON, OR CITY OF BOARDMAN, OR CITY OF BOARDMAN, OR CITY OF BOARDMAN, OR CITY OF BOARDMAN, OR CITY OF BONANDMAN, OR CITY OF BOOKINGS, OR CITY OF BOOKINGS, OR CITY OF OR CITY OF MONROE, LA CITY OF OR ONE OR CITY OF CANBY, OR CITY OF CANBY, OR CITY OF CANBY, OR CITY OF CANBY, OR CITY OF CORVONVILLE, OR CITY OF COBURG, OR CITY OF COBURG, OR CITY OF CONDON, OR CITY OF CONDON, OR CITY OF CONDON, OR CITY OF CONVALLI, OR CITY OF CORVALLI, OR CITY OF ROSEBURG, OR CITY OF CORVALLI, OR CITY OF OR OR CITY OF ROSEBURG, OR CITY OF CORVALLI, OR CITY OF OR OR CITY OF SANDY, OR CITY OF OR SANDY, OR CITY OF OR SANDY, OR CITY OF GOLD HILL, OR	,	, , , , , , , , , , , , , , , , , , ,
CITY OF AUMSVILLE, OR CITY OF LAFAYETTE, LA CITY OF AURORA, OR CITY OF BAKER, OR CITY OF BAKER, OR CITY OF BAKER, OR CITY OF BATON ROUGE, LA CITY OF BEAVERTON, OR CITY OF BEAVERTON, OR CITY OF BEND, OR CITY OF BEND, OR CITY OF BOARDMAN, OR CITY OF BOARDMAN, OR CITY OF BOARDMAN, OR CITY OF BOSSIER CITY, LA CITY OF BOSSIER CITY, LA CITY OF BONOKINGS, OR CITY OF BURNS, OR CITY OF OR MOROE, LA CITY OF OR OR CITY OF CANBY, OR CITY OF CORVONVILLE, OR CITY OF COBURG, OR CITY OF CONDON, OR CITY OF CONDON, OR CITY OF CORVALLI, OR CITY OF OR REDMOND, OR CITY OF OR REDMOND, OR CITY OF COTTAGE GROVE, OR CITY OF ONALD, OR CITY OF SALEM, OR	CITY OF ADAIR VILLAGE, OR	CITY OF KENNER, LA
CITY OF AURORA, OR CITY OF BAKER, OR CITY OF BATON ROUGE, LA CITY OF MEDFORD, OR CITY OF BEAVERTON, OR CITY OF BEND, OR CITY OF BEND, OR CITY OF BOARDMAN, OR CITY OF METAIRIE, LA CITY OF BOARDMAN, OR CITY OF MILL CITY, OR CITY OF BONANAZA, OR CITY OF BOSSIER CITY, LA CITY OF BOOKINGS, OR CITY OF BOOKINGS, OR CITY OF BOOKINGS, OR CITY OF ONEW ORLEANS, LA CITY OF CANBY, OR CITY OF CANBY, OR CITY OF CORYONVILLE, OR CITY OF CLATSKANIE, OR CITY OF COBURG, OR CITY OF COBURG, OR CITY OF CONDON, OR CITY OF COQUILLE, OR CITY OF CORVALLI, OR CITY OF CORVALLI, OR CITY OF CORVALLIS PARKS AND RECREATION CITY OF COTTAGE GROVE, OR CITY OF ORSEBURG, OR CITY OF ONE CITY OF ROSEBURG, OR CITY OF DONALD, OR CITY OF FORSET GROVE, OR CITY OF GRANTS PASS, OR CITY OF SAANDY, OR CITY OF GRANTS PASS, OR CITY OF SAANDY COVE, OR	CITY OF ASHLAND, OR	CITY OF LA GRANDE, OR
CITY OF BAKER, OR CITY OF BATON ROUGE, LA CITY OF BEAVERTON, OR CITY OF BEAVERTON, OR CITY OF BEAVERTON, OR CITY OF BEND, OR CITY OF BEND, OR CITY OF BOARDMAN, OR CITY OF BONANAZA, OR CITY OF BONANAZA, OR CITY OF BOSSIER CITY, LA CITY OF BROOKINGS, OR CITY OF BROOKINGS, OR CITY OF BORNAN, OR CITY OF CANBY, OR CITY OF CANBY, OR CITY OF CORVALLI, OR CITY OF ROBEBURG, OR CITY OF SOBEBURG, OR CITY OF SALEM, OR CITY OF SALEM, OR CITY OF GOLD HILL, OR CITY OF GOLD HILL, OR CITY OF SHADY COVE, OR	CITY OF AUMSVILLE, OR	,
CITY OF BATON ROUGE, LA CITY OF BEAVERTON, OR CITY OF BEAVERTON, OR CITY OF BEND, OR CITY OF BEND, OR CITY OF BEND, OR CITY OF BOND, OR CITY OF MONROE, LA CITY OF MONROE, LA CITY OF MONROE, LA CITY OF MONROE, LA CITY OF NEW ORLEANS, LA CITY OF CANBY, OR CITY OF CANBY, OR CITY OF CANYONVILLE, OR CITY OF CANYONVILLE, OR CITY OF COBURG, OR CITY OF COBURG, OR CITY OF CONDON, OR CITY OF CONDON, OR CITY OF COULLLE, OR CITY OF COULLLE, OR CITY OF COULLLE, OR CITY OF CORVALLI, OR CITY OF CORVALLI, OR CITY OF CORVALLIS PARKS AND RECREATION DEPARTMENT, OR CITY OF COTTAGE GROVE, OR CITY OF DONALD, OR CITY OF FOREST GROVE, OR CITY OF FOREST GROVE, OR CITY OF FOREST GROVE, OR CITY OF GOLD HILL, OR CITY OF SALEM, OR CITY OF GOLD HILL, OR CITY OF SANDY, OR CITY OF GOLD HILL, OR CITY OF SANDY, OR CITY OF SCAPPOOSE, OR CITY OF GRANTS PASS, OR	CITY OF AURORA, OR	CITY OF LAKE CHARLES, OR
CITY OF BEAVERTON, OR CITY OF BEND, OR CITY OF BEND, OR CITY OF BEND, OR CITY OF BEND, OR CITY OF BOARDMAN, OR CITY OF BOARDMAN, OR CITY OF BONANAZA, OR CITY OF BONANAZA, OR CITY OF BOSSIER CITY, LA CITY OF BROOKINGS, OR CITY OF BROOKINGS, OR CITY OF BURNS, OR CITY OF BURNS, OR CITY OF OR NORTH PLAINS, OR CITY OF CANBY, OR CITY OF CANYONVILLE, OR CITY OF CANYONVILLE, OR CITY OF COBURG, OR CITY OF COBURG, OR CITY OF CONDON, OR CITY OF COQUILLE, OR CITY OF COQUILLE, OR CITY OF CORVALLI, OR CITY OF CORVALLI, OR CITY OF CORVALLI, OR CITY OF CORVALLIS PARKS AND RECREATION DEPARTMENT, OR CITY OF COTTAGE GROVE, OR CITY OF DONALD, OR CITY OF FOREST GROVE, OR CITY OF FOREST GROVE, OR CITY OF FOREST GROVE, OR CITY OF GRANTS PASS, OR CITY OF SHADY COVE, OR	CITY OF BAKER, OR	CITY OF LEBANON, OR
CITY OF BEND, OR CITY OF BOARDMAN, OR CITY OF BOARDMAN, OR CITY OF BONANAZA, OR CITY OF BONANAZA, OR CITY OF BONANAZA, OR CITY OF BONANAZA, OR CITY OF BOSSIER CITY, LA CITY OF MONROE, LA CITY OF BROOKINGS, OR CITY OF BURNS, OR CITY OF NEW ORLEANS, LA CITY OF OREGON CITY, OR CITY OF CANBY, OR CITY OF CANBY, OR CITY OF CORYONVILLE, OR CITY OF COBURG, OR CITY OF CONDON, OR CITY OF COQUILLE, OR CITY OF COQUILLE, OR CITY OF CORVALLI, OR CITY OF CORVALLI, OR CITY OF CORVALLI, OR CITY OF CORVALLI, OR CITY OF COTTAGE GROVE, OR CITY OF DONALD, OR CITY OF EUGENE, OR CITY OF GOLD HILL, OR CITY OF FOREST GROVE, OR CITY OF FOREST GROVE, OR CITY OF GOLD HILL, OR CITY OF GOLD HILL, OR CITY OF GOLD HILL, OR CITY OF SANDY, OR CITY OF GOLD HILL, OR CITY OF GOLD HILL, OR CITY OF SANDY, OR CITY OF GRANTS PASS, OR	CITY OF BATON ROUGE, LA	CITY OF MCMINNVILLE, OR
CITY OF BOARDMAN, OR CITY OF BONANAZA, OR CITY OF BONANAZA, OR CITY OF BONANAZA, OR CITY OF BOSSIER CITY, LA CITY OF BOSSIER CITY, LA CITY OF BROOKINGS, OR CITY OF BURNS, OR CITY OF BURNS, OR CITY OF OR NORTH PLAINS, OR CITY OF CANBY, OR CITY OF CANYONVILLE, OR CITY OF CLATSKANIE, OR CITY OF COBURG, OR CITY OF CONDON, OR CITY OF CONDON, OR CITY OF COQUILLE, OR CITY OF CORVALLI, OR CITY OF CORVALLI, OR CITY OF CORVALLIS PARKS AND RECREATION DEPARTMENT, OR CITY OF COTTAGE GROVE, OR CITY OF DONALD, OR CITY OF BUGENE, OR CITY OF FOREST GROVE, OR CITY OF FOREST GROVE, OR CITY OF GOLD HILL, OR CITY OF GOLD HILL, OR CITY OF GRANTS PASS, OR CITY OF SHADY COVE, OR	CITY OF BEAVERTON, OR	CITY OF MEDFORD, OR
CITY OF BONANAZA, OR CITY OF BOSSIER CITY, LA CITY OF BROOKINGS, OR CITY OF BROOKINGS, OR CITY OF BROOKINGS, OR CITY OF BURNS, OR CITY OF NEW ORLEANS, LA CITY OF CANBY, OR CITY OF CANBY, OR CITY OF CANYONVILLE, OR CITY OF CENTY OF OREGON CITY, OR CITY OF COBURG, OR CITY OF CONDON, OR CITY OF CONDON, OR CITY OF CORVALLI, OR CITY OF CORVALLI, OR CITY OF CORVALLIS PARKS AND RECREATION DEPARTMENT, OR CITY OF COTTAGE GROVE, OR CITY OF DONALD, OR CITY OF BUGENE, OR CITY OF OREGON CITY OR CITY OF CORVALLI, OR CITY OF SABELER, OR CITY OF SALEM, OR CITY OF BUGENE, OR CITY OF SALEM, OR CITY OF SANDY, OR CITY OF GOLD HILL, OR CITY OF GOLD HILL, OR CITY OF GRANTS PASS, OR	CITY OF BEND, OR	CITY OF METAIRIE, LA
CITY OF BOSSIER CITY, LA CITY OF BROOKINGS, OR CITY OF BURNS, OR CITY OF BURNS, OR CITY OF CANBY, OR CITY OF CANBY, OR CITY OF CANYONVILLE, OR CITY OF CLATSKANIE, OR CITY OF COBURG, OR CITY OF CONDON, OR CITY OF CONDON, OR CITY OF CORVALLI, OR CITY OF CORVALLI, OR CITY OF CORVALLIS PARKS AND RECREATION DEPARTMENT, OR CITY OF COTTAGE GROVE, OR CITY OF BUGENE, OR CITY OF BUGENE, OR CITY OF CORVALL, OR CITY OF CORVALL, OR CITY OF COTTAGE GROVE, OR CITY OF CORVALL, OR CITY OF COTTAGE GROVE, OR CITY OF CORVALL, OR CITY OF COTTAGE GROVE, OR CITY OF CORVALL, OR CITY OF COTTAGE GROVE, OR CITY OF COTTAGE GROVE, OR CITY OF COTTAGE GROVE, OR CITY OF SALEM, OR CITY OF SALEM, OR CITY OF FOREST GROVE, OR CITY OF GOLD HILL, OR CITY OF GOLD HILL, OR CITY OF SCAPPOOSE, OR CITY OF GRANTS PASS, OR	CITY OF BOARDMAN, OR	CITY OF MILL CITY, OR
CITY OF BROOKINGS, OR CITY OF BURNS, OR CITY OF BURNS, OR CITY OF CANBY, OR CITY OF CANBY, OR CITY OF CANYONVILLE, OR CITY OF CANYONVILLE, OR CITY OF CLATSKANIE, OR CITY OF COBURG, OR CITY OF COBURG, OR CITY OF CONDON, OR CITY OF CONDON, OR CITY OF COQUILLE, OR CITY OF CORVALLI, OR CITY OF CORVALLI, OR CITY OF CORVALLIS PARKS AND RECREATION DEPARTMENT, OR CITY OF COTTAGE GROVE, OR CITY OF DONALD, OR CITY OF BUGENE, OR CITY OF FOREST GROVE, OR CITY OF FOREST GROVE, OR CITY OF GOLD HILL, OR CITY OF GRANTS PASS, OR CITY OF GRANTS PASS, OR CITY OF SHADY COVE, OR CITY OF SHADY COVE, OR	CITY OF BONANAZA, OR	CITY OF MILWAUKIE, OR
CITY OF BURNS, OR CITY OF CANBY, OR CITY OF CANBY, OR CITY OF CANYONVILLE, OR CITY OF CANYONVILLE, OR CITY OF CLATSKANIE, OR CITY OF PILOT ROCK, OR CITY OF COBURG, OR CITY OF CONDON, OR CITY OF CONDON, OR CITY OF COQUILLE, OR CITY OF COQUILLE, OR CITY OF CORVALLI, OR CITY OF CORVALLI, OR CITY OF CORVALLIS PARKS AND RECREATION CITY OF REDSPORT, OR CITY OF COTTAGE GROVE, OR CITY OF DONALD, OR CITY OF BUGENE, OR CITY OF ROSEBURG, OR CITY OF FOREST GROVE, OR CITY OF FOREST GROVE, OR CITY OF GOLD HILL, OR CITY OF GRANTS PASS, OR CITY OF GRANTS PASS, OR	CITY OF BOSSIER CITY, LA	CITY OF MONROE, LA
CITY OF CANBY, OR CITY OF CANYONVILLE, OR CITY OF CLATSKANIE, OR CITY OF CLATSKANIE, OR CITY OF PILOT ROCK, OR CITY OF COBURG, OR CITY OF PORTLAND, OR CITY OF POWERS, OR CITY OF CONDON, OR CITY OF COUILLE, OR CITY OF CORVALLI, OR CITY OF CORVALLI, OR CITY OF CORVALLIS PARKS AND RECREATION DEPARTMENT, OR CITY OF COTTAGE GROVE, OR CITY OF DONALD, OR CITY OF DONALD, OR CITY OF BUGENE, OR CITY OF ROSEBURG, OR CITY OF FOREST GROVE, OR CITY OF FOREST GROVE, OR CITY OF GOLD HILL, OR CITY OF GRANTS PASS, OR CITY OF GRANTS PASS, OR	CITY OF BROOKINGS, OR	CITY OF MOSIER, OR
CITY OF CANYONVILLE, OR CITY OF CLATSKANIE, OR CITY OF CLATSKANIE, OR CITY OF PILOT ROCK, OR CITY OF COBURG, OR CITY OF PORTLAND, OR CITY OF POWERS, OR CITY OF POWERS, OR CITY OF COUILLE, OR CITY OF CORVALLI, OR CITY OF CORVALLI, OR CITY OF CORVALLIS PARKS AND RECREATION DEPARTMENT, OR CITY OF RIDDLE, OR CITY OF ROGUE RIVER, OR CITY OF ONALD, OR CITY OF DONALD, OR CITY OF BOSEBURG, OR CITY OF FOREST GROVE, OR CITY OF FOREST GROVE, OR CITY OF GOLD HILL, OR CITY OF GRANTS PASS, OR CITY OF GRANTS PASS, OR	CITY OF BURNS, OR	CITY OF NEW ORLEANS, LA
CITY OF CLATSKANIE, OR CITY OF COBURG, OR CITY OF PORTLAND, OR CITY OF CONDON, OR CITY OF POWERS, OR CITY OF PRINEVILLE, OR CITY OF CORVALLI, OR CITY OF CORVALLI, OR CITY OF REDMOND, OR CITY OF REDSPORT, OR CITY OF REDSPORT, OR CITY OF RIDDLE, OR CITY OF ROGUE RIVER, OR CITY OF ROGUE RIVER, OR CITY OF DONALD, OR CITY OF EUGENE, OR CITY OF FOREST GROVE, OR CITY OF FOREST GROVE, OR CITY OF GOLD HILL, OR CITY OF GRANTS PASS, OR CITY OF GRANTS PASS, OR	CITY OF CANBY, OR	CITY OF NORTH PLAINS, OR
CITY OF COBURG, OR CITY OF PORTLAND, OR CITY OF CONDON, OR CITY OF POWERS, OR CITY OF COQUILLE, OR CITY OF CORVALLI, OR CITY OF REDMOND, OR CITY OF REDMOND, OR CITY OF REEDSPORT, OR CITY OF REDSPORT, OR CITY OF RIDDLE, OR CITY OF ROGUE RIVER, OR CITY OF DONALD, OR CITY OF ROSEBURG, OR CITY OF EUGENE, OR CITY OF FOREST GROVE, OR CITY OF FOREST GROVE, OR CITY OF GOLD HILL, OR CITY OF GRANTS PASS, OR CITY OF SHADY COVE, OR	CITY OF CANYONVILLE, OR	CITY OF OREGON CITY, OR
CITY OF CONDON, OR CITY OF POWERS, OR CITY OF COQUILLE, OR CITY OF CORVALLI, OR CITY OF CORVALLI, OR CITY OF CORVALLIS PARKS AND RECREATION DEPARTMENT, OR CITY OF REDSPORT, OR CITY OF RIDDLE, OR CITY OF ROGUE RIVER, OR CITY OF DONALD, OR CITY OF BOSEBURG, OR CITY OF SALEM, OR CITY OF FOREST GROVE, OR CITY OF FOREST GROVE, OR CITY OF GOLD HILL, OR CITY OF GRANTS PASS, OR CITY OF SHADY COVE, OR	CITY OF CLATSKANIE, OR	CITY OF PILOT ROCK, OR
CITY OF COQUILLE, OR CITY OF CORVALLI, OR CITY OF CORVALLI, OR CITY OF CORVALLIS PARKS AND RECREATION CITY OF REDSPORT, OR CITY OF RIDDLE, OR CITY OF RIDDLE, OR CITY OF ROGUE RIVER, OR CITY OF DONALD, OR CITY OF ROSEBURG, OR CITY OF EUGENE, OR CITY OF FOREST GROVE, OR CITY OF FOREST GROVE, OR CITY OF GOLD HILL, OR CITY OF GRANTS PASS, OR CITY OF SHADY COVE, OR	CITY OF COBURG, OR	CITY OF PORTLAND, OR
CITY OF CORVALLI, OR CITY OF CORVALLIS PARKS AND RECREATION CITY OF REEDSPORT, OR DEPARTMENT, OR CITY OF RIDDLE, OR CITY OF ROGUE RIVER, OR CITY OF DONALD, OR CITY OF ROSEBURG, OR CITY OF EUGENE, OR CITY OF FOREST GROVE, OR CITY OF GOLD HILL, OR CITY OF GRANTS PASS, OR CITY OF SHADY COVE, OR	CITY OF CONDON, OR	CITY OF POWERS, OR
CITY OF CORVALLIS PARKS AND RECREATION DEPARTMENT, OR CITY OF RIDDLE, OR CITY OF ROGUE RIVER, OR CITY OF DONALD, OR CITY OF ROSEBURG, OR CITY OF ROSEBURG, OR CITY OF SALEM, OR CITY OF FOREST GROVE, OR CITY OF GOLD HILL, OR CITY OF GRANTS PASS, OR CITY OF SHADY COVE, OR	CITY OF COQUILLE, OR	CITY OF PRINEVILLE, OR
DEPARTMENT, OR CITY OF RIDDLE, OR CITY OF COTTAGE GROVE, OR CITY OF DONALD, OR CITY OF DONALD, OR CITY OF EUGENE, OR CITY OF FOREST GROVE, OR CITY OF FOREST GROVE, OR CITY OF GOLD HILL, OR CITY OF GRANTS PASS, OR CITY OF SHADY COVE, OR	CITY OF CORVALLI, OR	CITY OF REDMOND, OR
CITY OF COTTAGE GROVE, OR CITY OF ROGUE RIVER, OR CITY OF ROSEBURG, OR CITY OF EUGENE, OR CITY OF SALEM, OR CITY OF FOREST GROVE, OR CITY OF GOLD HILL, OR CITY OF GRANTS PASS, OR CITY OF SHADY COVE, OR	CITY OF CORVALLIS PARKS AND RECREATION	CITY OF REEDSPORT, OR
CITY OF DONALD, OR CITY OF ROSEBURG, OR CITY OF SALEM, OR CITY OF FOREST GROVE, OR CITY OF GOLD HILL, OR CITY OF GRANTS PASS, OR CITY OF SHADY COVE, OR	DEPARTMENT, OR	CITY OF RIDDLE, OR
CITY OF EUGENE, OR CITY OF SALEM, OR CITY OF FOREST GROVE, OR CITY OF GOLD HILL, OR CITY OF GRANTS PASS, OR CITY OF SHADY COVE, OR	CITY OF COTTAGE GROVE, OR	CITY OF ROGUE RIVER, OR
CITY OF FOREST GROVE, OR CITY OF GOLD HILL, OR CITY OF GRANTS PASS, OR CITY OF SANDY, OR CITY OF SCAPPOOSE, OR CITY OF SHADY COVE, OR	CITY OF DONALD, OR	CITY OF ROSEBURG, OR
CITY OF GOLD HILL, OR CITY OF SCAPPOOSE, OR CITY OF GRANTS PASS, OR CITY OF SHADY COVE, OR	CITY OF EUGENE, OR	CITY OF SALEM, OR
CITY OF GRANTS PASS, OR CITY OF SHADY COVE, OR	CITY OF FOREST GROVE, OR	CITY OF SANDY, OR
	CITY OF GOLD HILL, OR	
CITY OF GRESHAM, OR CITY OF SHERWOOD, OR	CITY OF GRANTS PASS, OR	CITY OF SHADY COVE, OR
	CITY OF GRESHAM, OR	CITY OF SHERWOOD, OR

CITY OF SHREVEPORT, LA CITY OF SILVERTON, OR CITY OF SPRINGFIELD, OR CITY OF ST. HELENS, OR CITY OF ST. PAUL, OR CITY OF SULPHUR, LA CITY OF TIGARD, OR CITY OF TROUTDALE, OR CITY OF TUALATIN, OR CITY OF WALKER, LA CITY OF WARRENTON, OR CITY OF WEST LINN, OR CITY OF WILSONVILLE, OR CITY OF WINSTON, OR CITY OF WOODBURN, OR LEAGUE OF OREGON CITES

THE CITY OF HAPPY VALLEY OREGON

ALPINE, UT ALTA, UT ALTAMONT, UT ALTON, UT AMALGA, UT

AMERICAN FORK CITY, UT

ANNABELLA, UT ANTIMONY, UT APPLE VALLEY, UT AURORA, UT BALLARD, UT BEAR RIVER CITY, UT BEAVER, UT BICKNELL, UT

BIG WATER, UT BLANDING, UT BLUFFDALE, UT BOULDER, UT

CITY OF BOUNTIFUL, UT

BRIAN HEAD, UT

BRIGHAM CITY CORPORATION, UT

BRYCE CANYON CITY, UT CANNONVILLE, UT CASTLE DALE, UT CASTLE VALLEY, UT CITY OF CEDAR CITY, UT

CEDAR FORT, UT

CITY OF CEDAR HILLS, UT

CENTERFIELD, UT

CENTERVILLE CITY CORPORATION, UT

CENTRAL VALLEY, UT CHARLESTON, UT CIRCLEVILLE, UT CLARKSTON, UT CLAWSON, UT CLEARFIELD, UT CLEVELAND, UT

CLINTON CITY CORPORATION, UT

COALVILLE, UT CORINNE, UT CORNISH, UT

COTTONWOOD HEIGHTS, UT

DANIEL, UT DELTA, UT DEWEYVILLE, UT DRAPER CITY, UT DUCHESNE, UT EAGLE MOUNTAIN, UT EAST CARBON, UT ELK RIDGE, UT

ELMO, UT ELSINORE, UT ELWOOD, UT EMERY, UT ENOCH, UT ENTERPRISE, UT EPHRAIM, UT ESCALANTE, UT EUREKA, UT FAIRFIELD, UT FAIRVIEW, UT FARMINGTON, UT FARR WEST, UT FAYETTE, UT FERRON, UT FIELDING, UT FILLMORE, UT

FOUNTAIN GREEN, UT

FRANCIS, UT

FRUIT HEIGHTS, UT GARDEN CITY, UT GARLAND, UT GENOLA, UT GLENDALE, UT GLENWOOD, UT GOSHEN, UT GRANTSVILLE, UT GREEN RIVER, UT GUNNISON, UT HANKSVILLE, UT HARRISVILLE, UT

HATCH, UT

HEBER CITY CORPORATION, UT

HELPER, UT HENEFER, UT HENRIEVILLE, UT HERRIMAN, UT HIDEOUT, UT HIGHLAND, UT HILDALE, UT HINCKLEY, UT HOLDEN, UT HOLLADAY, UT HONEYVILLE, UT HOOPER, UT HOWELL, UT HUNTINGTON, UT HUNTSVILLE, UT

CITY OF HURRICANE, UT

HYDE PARK, UT HYRUM, UT

INDEPENDENCE, UT

IVINS, UT JOSEPH, UT JUNCTION, UT KAMAS, UT KANAB, UT

KANARRAVILLE, UT KANOSH, UT KAYSVILLE, UT KINGSTON, UT KOOSHAREM, UT LAKETOWN, UT LA VERKIN, UT

LAYTON, UT LEAMINGTON, UT LEEDS, UT

LEHI CITY CORPORATION, UT LEVAN, UT LEWISTON, UT LINDON, UT LOA, UT LOGAN CITY, UT LYMAN, UT LYNNDYL, UT MANILA, UT MANTI, UT MANTUA, UT MAPLETON, UT

MARRIOTT-SLATERVILLE, UT

MARYSVALE, UT MAYFIELD, UT MEADOW, UT MENDON, UT

MIDVALE CITY INC., UT

MIDWAY, UT MILFORD, UT MILLVILLE, UT MINERSVILLE, UT MOAB, UT MONA, UT MONROE, UT

CITY OF MONTICELLO, UT

MORGAN, UT MORONI, UT

MOUNT PLEASANT, UT

MURRAY CITY CORPORATION, UT

MYTON, UT NAPLES, UT NEPHI, UT NEW HARMONY, UT NEWTON, UT

NIBLEY, UT NORTH LOGAN, UT NORTH OGDEN, UT

NORTH SALT LAKE CITY, UT

OAK CITY, UT OAKLEY, UT

OGDEN CITY CORPORATION, UT

OPHIR, UT

ORANGEVILLE, UT ORDERVILLE, UT OREM, UT PANGUITCH, UT PARADISE, UT PARAGONAH, UT PARK CITY, UT PAROWAN, UT PAYSON, UT PERRY, UT PLAIN CITY, UT

PLEASANT GROVE CITY, UT

PLEASANT VIEW, UT PLYMOUTH, UT PORTAGE, UT PRICE, UT PROVIDENCE, UT PROVO, UT RANDOLPH, UT REDMOND, UT

RICHFIELD, UT RICHMOND, UT RIVERDALE, UT

RIVER HEIGHTS, UT

RIVERTON CITY, UT ROCKVILLE, UT ROCKY RIDGE, UT

ROOSEVELT CITY CORPORATION, UT

ROY, UT

RUSH VALLEY, UT CITY OF ST. GEORGE, UT

SALEM, UT SALINA, UT

SALT LAKE CITY CORPORATION, UT

SANDY, UT SANTA CLARA, UT SANTAQUIN, UT SARATOGA SPRINGS, UT

SCIPIO, UT SCOFIELD, UT SIGURD, UT SMITHFIELD, UT SNOWVILLE, UT

CITY OF SOUTH JORDAN, UT

SOUTH OGDEN, UT

CITY OF SOUTH SALT LAKE, UT

SOUTH WEBER, UT SPANISH FORK, UT SPRING CITY, UT SPRINGDALE, UT SPRINGVILLE, UT STERLING, UT STOCKTON, UT SUNNYSIDE, UT SUNSET CITY CORP, UT SYRACUSE, UT

CITY OF TAYLORSVILLE, UT TOOELE CITY CORPORATION, UT

TOQUERVILLE, UT TORREY, UT

TABIONA, UT

TREMONTON CITY, UT

TRENTON, UT TROPIC, UT UINTAH, UT VERNAL CITY, UT VERNON, UT VINEYARD, UT VIRGIN, UT WALES, UT WALLSBURG, UT WASHINGTON CITY, UT WASHINGTON TERRACE, UT

WELLINGTON, UT WELLSVILLE, UT WENDOVER, UT WEST BOUNTIFUL, UT WEST HAVEN, UT WEST JORDAN, UT WEST POINT, UT WEST VALLEY CITY, UT

WILLARD, UT

WOODLAND HILLS, UT WOODRUFF, UT WOODS CROSS, UT

COUNTIES AND PARISHES INCLUDING BUT NOT

LIMITED TO:

ASCENSION PARISH, LA

ASCENSION PARISH, LA, CLEAR OF COURT

CADDO PARISH, LA

CALCASIEU PARISH, LA

CALCASIEU PARISH SHERIFF'S OFFICE, LA CITY AND COUNTY OF HONOLULU, HI

CLACKAMAS COUNTY, OR

CLACKAMAS COUNTY DEPT OF TRANSPORTATION,

CLATSOP COUNTY, OR COLUMBIA COUNTY, OR COOS COUNTY, OR

COOS COUNTY HIGHWAY DEPARTMENT, OR

COUNTY OF HAWAII, OR CROOK COUNTY, OR

CROOK COUNTY ROAD DEPARTMENT, OR

CURRY COUNTY, OR DESCHUTES COUNTY, OR DOUGLAS COUNTY, OR

EAST BATON ROUGE PARISH, LA

GILLIAM COUNTY, OR GRANT COUNTY, OR HARNEY COUNTY, OR

HARNEY COUNTY SHERIFFS OFFICE, OR

HAWAII COUNTY, HI HOOD RIVER COUNTY, OR JACKSON COUNTY, OR JEFFERSON COUNTY, OR JEFFERSON PARISH, LA

JOSEPHINE COUNTY GOVERNMENT, OR

LAFAYETTE CONSOLIDATED GOVERNMENT, LA

LAFAYETTE PARISH, LA

LAFAYETTE PARISH CONVENTION & VISITORS

COMMISSION

LAFOURCHE PARISH, LA KAUAI COUNTY, HI KLAMATH COUNTY, OR LAKE COUNTY, OR LANE COUNTY, OR LINCOLN COUNTY, OR LINN COUNTY, OR LIVINGSTON PARISH, LA MALHEUR COUNTY, OR MAUI COUNTY, HI

MARION COUNTY, SALEM, OR MORROW COUNTY, OR MULTNOMAH COUNTY, OR

MULTNOMAH COUNTY BUSINESS AND

COMMUNITY SERVICES, OR

MULTNOMAH COUNTY SHERIFFS OFFICE, OR

MULTNOMAH LAW LIBRARY, OR

ORLEANS PARISH, LA PLAQUEMINES PARISH, LA POLK COUNTY, OR

RAPIDES PARISH, LA

SAINT CHARLES PARISH, LA

SAINT CHARLES PARISH PUBLIC SCHOOLS, LA

SAINT LANDRY PARISH, LA SAINT TAMMANY PARISH, LA SHERMAN COUNTY, OR TERREBONNE PARISH, LA TILLAMOOK COUNTY, OR

TILLAMOOK COUNTY SHERIFF'S OFFICE, OR TILLAMOOK COUNTY GENERAL HOSPITAL, OR

UMATILLA COUNTY, OR UNION COUNTY, OR WALLOWA COUNTY, OR WASCO COUNTY, OR WASHINGTON COUNTY, OR WEST BATON ROUGE PARISH, LA

WHEELER COUNTY, OR YAMHILL COUNTY, OR COUNTY OF BOX ELDER, UT COUNTY OF CACHE, UT COUNTY OF RICH, UT COUNTY OF WEBER, UT COUNTY OF MORGAN, UT COUNTY OF DAVIS, UT COUNTY OF SUMMIT. UT COUNTY OF DAGGETT, UT COUNTY OF SALT LAKE, UT COUNTY OF TOOELE, UT

COUNTY OF UTAH, UT COUNTY OF WASATCH, UT COUNTY OF DUCHESNE, UT COUNTY OF UINTAH, UT COUNTY OF CARBON, UT COUNTY OF SANPETE, UT COUNTY OF JUAB. UT COUNTY OF MILLARD, UT COUNTY OF SEVIER, UT COUNTY OF EMERY, UT COUNTY OF GRAND, UT COUNTY OF BEVER, UT

COUNTY OF PIUTE, UT COUNTY OF WAYNE, UT COUNTY OF SAN JUAN, UT COUNTY OF GARFIELD, UT

COUNTY OF KANE, UT COUNTY OF IRON, UT

COUNTY OF WASHINGTON, UT

OTHER AGENCIES INCLUDING ASSOCIATIONS. BOARDS, DISTRICTS, COMMISSIONS, COUNCILS, PUBLIC CORPORATIONS, PUBLIC DEVELOPMENT **AUTHORITIES, RESERVATIONS AND UTILITIES**

INCLUDING BUT NOT LIMITED TO:

ADAIR R.F.P.D., OR

ADEL WATER IMPROVEMENT DISTRICT, OR

ADRIAN R.F.P.D., OR

AGNESS COMMUNITY LIBRARY, OR

AGNESS-ILLAHE R.F.P.D., OR

AGRICULTURE EDUCATION SERVICE EXTENSION

DISTRICT, OR

ALDER CREEK-BARLOW WATER DISTRICT NO. 29,

ALFALFA FIRE DISTRICT, OR

ALSEA R.F.P.D., OR

ALSEA RIVIERA WATER IMPROVEMENT DISTRICT,

AMITY FIRE DISTRICT, OR

ANTELOPE MEADOWS SPECIAL ROAD DISTRICT, OR APPLE ROGUE DISTRICT IMPROVEMENT COMPANY,

APPLEGATE VALLEY R.F.P.D. #9, OR

ARCH CAPE DOMESTIC WATER SUPPLY DISTRICT,

ARCH CAPE SANITARY DISTRICT, OR ARNOLD IRRIGATION DISTRICT, OR

ASH CREEK WATER CONTROL DISTRICT, OR ATHENA CEMETERY MAINTENANCE DISTRICT, OR

AUMSVILLE R.F.P.D., OR AURORA R.F.P.D., OR AZALEA R.F.P.D., OR

BADGER IMPROVEMENT DISTRICT, OR

BAILEY-SPENCER R.F.P.D., OR

BAKER COUNTY LIBRARY DISTRICT, OR

BUNKER HILL SANITARY DISTRICT, OR BAKER R.F.P.D., OR BAKER RIVERTON ROAD DISTRICT, OR BURLINGTON WATER DISTRICT, OR BAKER VALLEY IRRIGATION DISTRICT, OR BURNT RIVER IRRIGATION DISTRICT, OR BAKER VALLEY S.W.C.D., OR BURNT RIVER S.W.C.D., OR BAKER VALLEY VECTOR CONTROL DISTRICT, OR CALAPOOIA R.F.P.D., OR BANDON CRANBERRY WATER CONTROL DISTRICT. CAMAS VALLEY R.F.P.D., OR CAMELLIA PARK SANITARY DISTRICT, OR BANDON R.F.P.D., OR CAMMANN ROAD DISTRICT, OR BANKS FIRE DISTRICT, OR CAMP SHERMAN ROAD DISTRICT, OR BANKS FIRE DISTRICT #13, OR CANBY AREA TRANSIT, OR BAR L RANCH ROAD DISTRICT, OR CANBY R.F.P.D. #62, OR BARLOW WATER IMPROVEMENT DISTRICT, OR CANBY UTILITY BOARD, OR BASIN AMBULANCE SERVICE DISTRICT, OR CANNON BEACH R.F.P.D., OR BASIN TRANSIT SERVICE TRANSPORTATION CANYONVILLE SOUTH UMPQUA FIRE DISTRICT, OR DISTRICT, OR CAPE FERRELO R.F.P.D., OR BATON ROUGE WATER COMPANY CAPE FOULWEATHER SANITARY DISTRICT, OR BAY AREA HEALTH DISTRICT, OR CARLSON PRIMROSE SPECIAL ROAD DISTRICT, OR BAYSHORE SPECIAL ROAD DISTRICT, OR CARMEL BEACH WATER DISTRICT, OR BEAR VALLEY SPECIAL ROAD DISTRICT, OR CASCADE VIEW ESTATES TRACT 2, OR BEAVER CREEK WATER CONTROL DISTRICT, OR CEDAR CREST SPECIAL ROAD DISTRICT, OR BEAVER DRAINAGE IMPROVEMENT COMPANY, CEDAR TRAILS SPECIAL ROAD DISTRICT, OR INC., OR CEDAR VALLEY - NORTH BANK R.F.P.D., OR BEAVER SLOUGH DRAINAGE DISTRICT, OR CENTRAL CASCADES FIRE AND EMS, OR BEAVER SPECIAL ROAD DISTRICT, OR CENTRAL CITY ECONOMIC OPPORTUNITY CORP, LA BEAVER WATER DISTRICT, OR CENTRAL LINCOLN P.U.D., OR BELLE MER S.I.G.L. TRACTS SPECIAL ROAD CENTRAL OREGON COAST FIRE & RESCUE DISTRICT, OR DISTRICT, OR BEND METRO PARK AND RECREATION DISTRICT CENTRAL OREGON INTERGOVERNMENTAL BENTON S.W.C.D., OR COUNCIL BERNDT SUBDIVISION WATER IMPROVEMENT CENTRAL OREGON IRRIGATION DISTRICT, OR DISTRICT, OR CHAPARRAL WATER CONTROL DISTRICT, OR BEVERLY BEACH WATER DISTRICT, OR CHARLESTON FIRE DISTRICT, OR BIENVILLE PARISH FIRE PROTECTION DISTRICT 6. CHARLESTON SANITARY DISTRICT, OR CHARLOTTE ANN WATER DISTRICT, OR BIG BEND IRRIGATION DISTRICT, OR CHEHALEM PARK & RECREATION DISTRICT, OR BIGGS SERVICE DISTRICT, OR CHEHALEM PARK AND RECREATION DISTRICT BLACK BUTTE RANCH DEPARTMENT OF POLICE CHEMULT R.F.P.D., OR CHENOWITH WATER P.U.D., OR SERVICES, OR BLACK BUTTE RANCH R.F.P.D., OR CHERRIOTS, OR CHETCO COMMUNITY PUBLIC LIBRARY DISTRICT, BLACK MOUNTAIN WATER DISTRICT, OR BLODGETT-SUMMIT R.F.P.D., OR BLUE MOUNTAIN HOSPITAL DISTRICT, OR CHILOQUIN VECTOR CONTROL DISTRICT, OR BLUE MOUNTAIN TRANSLATOR DISTRICT, OR CHILOQUIN-AGENCY LAKE R.F.P.D., OR BLUE RIVER PARK & RECREATION DISTRICT, OR CHINOOK DRIVE SPECIAL ROAD DISTRICT, OR BLUE RIVER WATER DISTRICT, OR CHR DISTRICT IMPROVEMENT COMPANY, OR BLY R.F.P.D., OR CHRISTMAS VALLEY DOMESTIC WATER DISTRICT, BLY VECTOR CONTROL DISTRICT, OR CHRISTMAS VALLEY PARK & RECREATION BLY WATER AND SANITARY DISTRICT, OR BOARDMAN CEMETERY MAINTENANCE DISTRICT, DISTRICT, OR CHRISTMAS VALLEY R.F.P.D., OR BOARDMAN PARK AND RECREATION DISTRICT CITY OF BOGALUSA SCHOOL BOARD, LA BOARDMAN R.F.P.D., OR CLACKAMAS COUNTY FIRE DISTRICT #1, OR BONANZA BIG SPRINGS PARK & RECREATION CLACKAMAS COUNTY SERVICE DISTRICT #1, OR DISTRICT, OR CLACKAMAS COUNTY VECTOR CONTROL BONANZA MEMORIAL PARK CEMETERY DISTRICT, DISTRICT, OR CLACKAMAS RIVER WATER BONANZA R.F.P.D., OR CLACKAMAS RIVER WATER, OR BONANZA-LANGELL VALLEY VECTOR CONTROL CLACKAMAS S.W.C.D., OR DISTRICT, OR CLATSKANIE DRAINAGE IMPROVEMENT BORING WATER DISTRICT #24, OR COMPANY, OR CLATSKANIE LIBRARY DISTRICT, OR BOULDER CREEK RETREAT SPECIAL ROAD DISTRICT, OR CLATSKANIE P.U.D., OR CLATSKANIE PARK & RECREATION DISTRICT, OR BRIDGE R.F.P.D., OR BROOKS COMMUNITY SERVICE DISTRICT, OR CLATSKANIE PEOPLE'S UTILITY DISTRICT BROWNSVILLE R.F.P.D., OR CLATSKANIE R.F.P.D., OR CLATSOP CARE CENTER HEALTH DISTRICT, OR BUELL-RED PRAIRIE WATER DISTRICT, OR BUNKER HILL R.F.P.D. #1, OR CLATSOP COUNTY S.W.C.D., OR

CLATSOP DRAINAGE IMPROVEMENT COMPANY #15, CURRY PUBLIC LIBRARY DISTRICT, OR DALLAS CEMETERY DISTRICT #4, OR INC., OR **CLEAN WATER SERVICES** DARLEY DRIVE SPECIAL ROAD DISTRICT, OR CLEAN WATER SERVICES, OR DAVID CROCKETT STEAM FIRE COMPANY #1, LA CLOVERDALE R.F.P.D., OR DAYS CREEK R.F.P.D., OR CLOVERDALE SANITARY DISTRICT, OR DAYTON FIRE DISTRICT, OR CLOVERDALE WATER DISTRICT, OR DEAN MINARD WATER DISTRICT, OR COALEDO DRAINAGE DISTRICT, OR DEE IRRIGATION DISTRICT, OR COBURG FIRE DISTRICT, OR DEER ISLAND DRAINAGE IMPROVEMENT COLESTIN RURAL FIRE DISTRICT, OR COMPANY, OR DELL BROGAN CEMETERY MAINTENANCE COLTON R.F.P.D., OR COLTON WATER DISTRICT #11, OR DISTRICT, OR COLUMBIA 911 COMMUNICATIONS DISTRICT, OR DEPOE BAY R.F.P.D., OR COLUMBIA COUNTY 4-H & EXTENSION SERVICE DESCHUTES COUNTY 911 SERVICE DISTRICT, OR DISTRICT, OR DESCHUTES COUNTY R.F.P.D. #2, OR COLUMBIA DRAINAGE VECTOR CONTROL, OR DESCHUTES PUBLIC LIBRARY DISTRICT, OR DESCHUTES S.W.C.D., OR COLUMBIA IMPROVEMENT DISTRICT, OR COLUMBIA R.F.P.D., OR DESCHUTES VALLEY WATER DISTRICT, OR COLUMBIA RIVER FIRE & RESCUE, OR DEVILS LAKE WATER IMPROVEMENT DISTRICT, OR COLUMBIA RIVER PUD, OR DEXTER R.F.P.D., OR COLUMBIA S.W.C.D., OR DEXTER SANITARY DISTRICT, OR COLUMBIA S.W.C.D., OR DORA-SITKUM R.F.P.D., OR CONFEDERATED TRIBES OF THE UMATILLA INDIAN DOUGLAS COUNTY FIRE DISTRICT #2, OR RESERVATION DOUGLAS S.W.C.D., OR COOS COUNTY AIRPORT DISTRICT, OR DRAKES CROSSING R.F.P.D., OR COOS COUNTY AIRPORT DISTRICT, OR DRRH SPECIAL ROAD DISTRICT #6, OR COOS COUNTY AREA TRANSIT SERVICE DISTRICT, DRY GULCH DITCH DISTRICT IMPROVEMENT COMPANY, OR COOS COUNTY AREA TRANSIT SERVICE DISTRICT, DUFUR RECREATION DISTRICT, OR DUMBECK LANE DOMESTIC WATER SUPPLY, OR COOS FOREST PROTECTIVE ASSOCIATION DUNDEE R.F.P.D., OR COOS S.W.C.D., OR DURKEE COMMUNITY BUILDING PRESERVATION COOUILLE R.F.P.D., OR DISTRICT, OR COQUILLE VALLEY HOSPITAL DISTRICT, OR EAGLE POINT IRRIGATION DISTRICT, OR CORBETT WATER DISTRICT, OR EAGLE VALLEY CEMETERY MAINTENANCE CORNELIUS R.F.P.D., OR DISTRICT, OR CORP RANCH ROAD WATER IMPROVEMENT, OR EAGLE VALLEY R.F.P.D., OR EAGLE VALLEY S.W.C.D., OR CORVALLIS R.F.P.D., OR COUNTRY CLUB ESTATES SPECIAL WATER EAST FORK IRRIGATION DISTRICT, OR EAST MULTNOMAH S.W.C.D., OR DISTRICT, OR COUNTRY CLUB WATER DISTRICT, OR EAST SALEM SERVICE DISTRICT, OR COUNTRY ESTATES ROAD DISTRICT, OR EAST UMATILLA CHEMICAL CONTROL DISTRICT. COVE CEMETERY MAINTENANCE DISTRICT, OR COVE ORCHARD SEWER SERVICE DISTRICT, OR EAST UMATILLA COUNTY AMBULANCE AREA HEALTH DISTRICT, OR COVE R.F.P.D., OR CRESCENT R.F.P.D., OR EAST UMATILLA COUNTY R.F.P.D., OR CRESCENT SANITARY DISTRICT, OR EAST VALLEY WATER DISTRICT, OR CRESCENT WATER SUPPLY AND IMPROVEMENT ELGIN COMMUNITY PARKS & RECREATION DISTRICT, OR DISTRICT, OR CROOK COUNTY AGRICULTURE EXTENSION ELGIN HEALTH DISTRICT, OR SERVICE DISTRICT, OR ELGIN R.F.P.D., OR ELKTON ESTATES PHASE II SPECIAL ROAD CROOK COUNTY CEMETERY DISTRICT, OR CROOK COUNTY FIRE AND RESCUE, OR DISTRICT, OR CROOK COUNTY PARKS & RECREATION DISTRICT, ELKTON R.F.P.D., OR EMERALD P.U.D., OR CROOK COUNTY S.W.C.D., OR ENTERPRISE IRRIGATION DISTRICT, OR CROOK COUNTY VECTOR CONTROL DISTRICT, OR ESTACADA CEMETERY MAINTENANCE DISTRICT, CROOKED RIVER RANCH R.F.P.D., OR OR CROOKED RIVER RANCH SPECIAL ROAD DISTRICT. ESTACADA R.F.P.D. #69, OR EUGENE R.F.P.D. # 1, OR EUGENE WATER AND ELECTRIC BOARD CRYSTAL SPRINGS WATER DISTRICT, OR **CURRY COUNTY 4-H & EXTENSION SERVICE** EVANS VALLEY FIRE DISTRICT #6, OR DISTRICT, OR FAIR OAKS R.F.P.D., OR CURRY COUNTY PUBLIC TRANSIT SERVICE FAIRVIEW R.F.P.D., OR FAIRVIEW WATER DISTRICT, OR DISTRICT, OR FALCON HEIGHTS WATER AND SEWER, OR CURRY COUNTY S.W.C.D., OR CURRY HEALTH DISTRICT, OR FALCON-COVE BEACH WATER DISTRICT, OR

FALL RIVER ESTATES SPECIAL ROAD DISTRICT, OR HEPPNER CEMETERY MAINTENANCE DISTRICT, OR FARGO INTERCHANGE SERVICE DISTRICT, OR HEPPNER R.F.P.D., OR HEPPNER WATER CONTROL DISTRICT, OR FARMERS IRRIGATION DISTRICT, OR FAT ELK DRAINAGE DISTRICT, OR HEREFORD COMMUNITY HALL RECREATION FERN RIDGE PUBLIC LIBRARY DISTRICT, OR DISTRICT, OR FERN VALLEY ESTATES IMPROVEMENT DISTRICT. HERMISTON CEMETERY DISTRICT, OR HERMISTON IRRIGATION DISTRICT, OR FOR FAR ROAD DISTRICT, OR HIDDEN VALLEY MOBILE ESTATES IMPROVEMENT FOREST GROVE R.F.P.D., OR DISTRICT, OR FOREST VIEW SPECIAL ROAD DISTRICT, OR HIGH DESERT PARK & RECREATION DISTRICT, OR FORT ROCK-SILVER LAKE S.W.C.D., OR HIGHLAND SUBDIVISION WATER DISTRICT, OR FOUR RIVERS VECTOR CONTROL DISTRICT, OR HONOLULU INTERNATIONAL AIRPORT FOX CEMETERY MAINTENANCE DISTRICT, OR HOOD RIVER COUNTY LIBRARY DISTRICT, OR GARDINER R.F.P.D., OR HOOD RIVER COUNTY TRANSPORTATION DISTRICT, GARDINER SANITARY DISTRICT, OR GARIBALDI R.F.P.D., OR HOOD RIVER S.W.C.D., OR GASTON R.F.P.D., OR HOOD RIVER VALLEY PARKS & RECREATION GATES R.F.P.D., OR DISTRICT, OR HOODLAND FIRE DISTRICT #74 GEARHART R.F.P.D., OR HOODLAND FIRE DISTRICT #74, OR GILLIAM S.W.C.D., OR HORSEFLY IRRIGATION DISTRICT, OR GLENDALE AMBULANCE DISTRICT, OR GLENDALE R.F.P.D., OR HOSKINS-KINGS VALLEY R.F.P.D., OR GLENEDEN BEACH SPECIAL ROAD DISTRICT, OR HOUSING AUTHORITY OF PORTLAND GLENEDEN SANITARY DISTRICT, OR HUBBARD R.F.P.D., OR GLENWOOD WATER DISTRICT, OR HUDSON BAY DISTRICT IMPROVEMENT COMPANY, GLIDE - IDLEYLD SANITARY DISTRICT, OR IN (KAY) YOUNG DITCH DISTRICT IMPROVEMENT GLIDE R.F.P.D., OR GOLD BEACH - WEDDERBURN R.F.P.D., OR COMPANY, OR GOLD HILL IRRIGATION DISTRICT, OR ICE FOUNTAIN WATER DISTRICT, OR GOLDFINCH ROAD DISTRICT, OR IDAHO POINT SPECIAL ROAD DISTRICT, OR GOSHEN R.F.P.D., OR IDANHA-DETROIT RURAL FIRE PROTECTION GOVERNMENT CAMP ROAD DISTRICT, OR DISTRICT, OR GOVERNMENT CAMP SANITARY DISTRICT, OR ILLINOIS VALLEY FIRE DISTRICT GRAND PRAIRIE WATER CONTROL DISTRICT, OR ILLINOIS VALLEY R.F.P.D., OR GRAND RONDE SANITARY DISTRICT, OR ILLINOIS VALLEY S.W.C.D., OR GRANT COUNTY TRANSPORTATION DISTRICT, OR IMBLER R.F.P.D., OR INTERLACHEN WATER P.U.D., OR GRANT S.W.C.D., OR GRANTS PASS IRRIGATION DISTRICT, OR IONE LIBRARY DISTRICT, OR GREATER BOWEN VALLEY R.F.P.D., OR IONE R.F.P.D. #6-604, OR IRONSIDE CEMETERY MAINTENANCE DISTRICT, OR GREATER ST. HELENS PARK & RECREATION IRONSIDE RURAL ROAD DISTRICT #5, OR DISTRICT, OR GREATER TOLEDO POOL RECREATION DISTRICT, IRRIGON PARK & RECREATION DISTRICT, OR IRRIGON R.F.P.D., OR ISLAND CITY AREA SANITATION DISTRICT. OR GREEN KNOLLS SPECIAL ROAD DISTRICT, OR GREEN SANITARY DISTRICT, OR ISLAND CITY CEMETERY MAINTENANCE DISTRICT, GREENACRES R.F.P.D., OR GREENBERRY IRRIGATION DISTRICT, OR JACK PINE VILLAGE SPECIAL ROAD DISTRICT, OR GREENSPRINGS RURAL FIRE DISTRICT, OR JACKSON COUNTY FIRE DISTRICT #3, OR JACKSON COUNTY FIRE DISTRICT #4, OR HAHLEN ROAD SPECIAL DISTRICT, OR JACKSON COUNTY FIRE DISTRICT #5, OR HAINES CEMETERY MAINTENANCE DISTRICT, OR HAINES FIRE PROTECTION DISTRICT, OR JACKSON COUNTY LIBRARY DISTRICT, OR JACKSON COUNTY VECTOR CONTROL DISTRICT, OR HALSEY-SHEDD R.F.P.D., OR HAMLET R.F.P.D., OR JACKSON S.W.C.D., OR JASPER KNOLLS WATER DISTRICT, OR HARBOR R.F.P.D., OR HARBOR SANITARY DISTRICT, OR JEFFERSON COUNTY EMERGENCY MEDICAL HARBOR WATER P.U.D., OR SERVICE DISTRICT, OR JEFFERSON COUNTY FIRE DISTRICT #1. OR HARNEY COUNTY HEALTH DISTRICT, OR HARNEY S.W.C.D., OR JEFFERSON COUNTY LIBRARY DISTRICT, OR HARPER SOUTH SIDE IRRIGATION DISTRICT, OR JEFFERSON COUNTY S.W.C.D., OR HARRISBURG FIRE AND RESCUE, OR JEFFERSON PARK & RECREATION DISTRICT, OR HAUSER R.F.P.D., OR JEFFERSON R.F.P.D., OR HAZELDELL RURAL FIRE DISTRICT, OR JOB'S DRAINAGE DISTRICT, OR HEBO JOINT WATER-SANITARY AUTHORITY, OR JOHN DAY WATER DISTRICT, OR HECETA WATER P.U.D., OR JOHN DAY-CANYON CITY PARKS & RECREATION HELIX CEMETERY MAINTENANCE DISTRICT #4, OR DISTRICT, OR HELIX PARK & RECREATION DISTRICT, OR JOHN DAY-FERNHILL R.F.P.D. #5-108, OR

JORDAN VALLEY CEMETERY DISTRICT, OR

HELIX R.F.P.D. #7-411, OR

JORDAN VALLEY IRRIGATION DISTRICT, OR LAKE GROVE R.F.P.D. NO. 57, OR LAKE GROVE WATER DISTRICT, OR JOSEPHINE COMMUNITY LIBRARY DISTRICT, OR LAKE LABISH WATER CONTROL DISTRICT, OR JOSEPHINE COUNTY 4-H & EXTENSION SERVICE DISTRICT, OR LAKE POINT SPECIAL ROAD DISTRICT, OR JOSEPHINE COUNTY 911 AGENCY, OR LAKESIDE R.F.P.D. #4, OR JUNCTION CITY R.F.P.D., OR LAKESIDE WATER DISTRICT, OR JUNCTION CITY WATER CONTROL DISTRICT, OR LAKEVIEW R.F.P.D., OR JUNIPER BUTTE ROAD DISTRICT, OR LAKEVIEW S.W.C.D., OR JUNIPER CANYON WATER CONTROL DISTRICT, OR LAMONTAI IMPROVEMENT DISTRICT, OR JUNIPER FLAT DISTRICT IMPROVEMENT COMPANY, LANE FIRE AUTHORITY, OR LANE LIBRARY DISTRICT, OR JUNIPER FLAT R.F.P.D., OR LANE TRANSIT DISTRICT, OR JUNO NONPROFIT WATER IMPROVEMENT LANGELL VALLEY IRRIGATION DISTRICT, OR DISTRICT, OR LANGLOIS PUBLIC LIBRARY, OR KEATING R.F.P.D., OR LANGLOIS R.F.P.D., OR KEATING S.W.C.D., OR LANGLOIS WATER DISTRICT, OR LAZY RIVER SPECIAL ROAD DISTRICT, OR KEIZER R.F.P.D., OR KELLOGG RURAL FIRE DISTRICT, OR LEBANON AQUATIC DISTRICT, OR KENO IRRIGATION DISTRICT, OR LEBANON R.F.P.D., OR KENO PINES ROAD DISTRICT, OR LEWIS & CLARK R.F.P.D., OR KENO R.F.P.D., OR LINCOLN COUNTY LIBRARY DISTRICT, OR KENT WATER DISTRICT, OR LINCOLN S.W.C.D., OR KERBY WATER DISTRICT, OR LINN COUNTY EMERGENCY TELEPHONE AGENCY, K-GB-LB WATER DISTRICT, OR OR KILCHIS WATER DISTRICT, OR LINN S.W.C.D., OR KLAMATH 9-1-1 COMMUNICATIONS DISTRICT, OR LITTLE MUDDY CREEK WATER CONTROL, OR KLAMATH BASIN IMPROVEMENT DISTRICT, OR LITTLE NESTUCCA DRAINAGE DISTRICT, OR KLAMATH COUNTY DRAINAGE SERVICE DISTRICT, LITTLE SWITZERLAND SPECIAL ROAD DISTRICT, OR LONE PINE IRRIGATION DISTRICT, OR KLAMATH COUNTY EXTENSION SERVICE DISTRICT, LONG PRAIRIE WATER DISTRICT, OR LOOKINGGLASS OLALLA WATER CONTROL KLAMATH COUNTY FIRE DISTRICT #1, OR DISTRICT, OR KLAMATH COUNTY FIRE DISTRICT #3, OR LOOKINGGLASS RURAL FIRE DISTRICT, OR KLAMATH COUNTY FIRE DISTRICT #4, OR LORANE R.F.P.D., OR KLAMATH COUNTY FIRE DISTRICT #5, OR LOST & BOULDER DITCH IMPROVEMENT DISTRICT. KLAMATH COUNTY LIBRARY SERVICE DISTRICT, LOST CREEK PARK SPECIAL ROAD DISTRICT, OR KLAMATH COUNTY PREDATORY ANIMAL LOUISIANA PUBLIC SERVICE COMMISSION, LA CONTROL DISTRICT, OR LOUISIANA WATER WORKS KLAMATH DRAINAGE DISTRICT, OR LOWELL R.F.P.D., OR KLAMATH FALLS FOREST ESTATES SPECIAL ROAD LOWER MCKAY CREEK R.F.P.D., OR DISTRICT UNIT #2, OR LOWER MCKAY CREEK WATER CONTROL KLAMATH INTEROPERABILITY RADIO GROUP, OR DISTRICT, OR KLAMATH IRRIGATION DISTRICT, OR LOWER POWDER RIVER IRRIGATION DISTRICT, OR KLAMATH RIVER ACRES SPECIAL ROAD DISTRICT, LOWER SILETZ WATER DISTRICT, OR LOWER UMPQUA HOSPITAL DISTRICT, OR KLAMATH S.W.C.D., OR LOWER UMPQUA PARK & RECREATION DISTRICT, KLAMATH VECTOR CONTROL DISTRICT, OR KNAPPA-SVENSEN-BURNSIDE R.F.P.D., OR LOWER VALLEY WATER IMPROVEMENT DISTRICT, LA GRANDE CEMETERY MAINTENANCE DISTRICT, LUCE LONG DITCH DISTRICT IMPROVEMENT CO., LA GRANDE R.F.P.D., OR OR LA PINE PARK & RECREATION DISTRICT, OR LUSTED WATER DISTRICT, OR LYONS R.F.P.D., OR LA PINE R.F.P.D., OR LABISH VILLAGE SEWAGE & DRAINAGE, OR LYONS-MEHAMA WATER DISTRICT, OR LACOMB IRRIGATION DISTRICT, OR MADRAS AQUATIC CENTER DISTRICT, OR LAFAYETTE AIRPORT COMMISSION, LA MAKAI SPECIAL ROAD DISTRICT, OR LAFOURCHE PARISH HEALTH UNIT - DHH-OPH MALHEUR COUNTY S.W.C.D., OR **REGION 3** MALHEUR COUNTY VECTOR CONTROL DISTRICT, LAIDLAW WATER DISTRICT, OR MALHEUR DISTRICT IMPROVEMENT COMPANY, OR LAKE CHINOOK FIRE & RESCUE, OR LAKE COUNTY 4-H & EXTENSION SERVICE MALHEUR DRAINAGE DISTRICT, OR MALHEUR MEMORIAL HEALTH DISTRICT, OR DISTRICT, OR LAKE COUNTY LIBRARY DISTRICT, OR MALIN COMMUNITY CEMETERY MAINTENANCE LAKE CREEK R.F.P.D. - JACKSON, OR DISTRICT, OR LAKE CREEK R.F.P.D. - LANE COUNTY, OR MALIN COMMUNITY PARK & RECREATION

DISTRICT, OR

LAKE DISTRICT HOSPITAL, OR

MALIN IRRIGATION DISTRICT, OR MORROW COUNTY UNIFIED RECREATION DISTRICT, OR MALIN R.F.P.D., OR MORROW S.W.C.D., OR MAPLETON FIRE DEPARTMENT, OR MAPLETON WATER DISTRICT, OR MOSIER FIRE DISTRICT, OR MARCOLA WATER DISTRICT, OR MOUNTAIN DRIVE SPECIAL ROAD DISTRICT, OR MARION COUNTY EXTENSION & 4H SERVICE MT. ANGEL R.F.P.D., OR MT. HOOD IRRIGATION DISTRICT, OR DISTRICT, OR MARION COUNTY FIRE DISTRICT #1. OR MT. LAKI CEMETERY DISTRICT, OR MARION JACK IMPROVEMENT DISTRICT, OR MT. VERNON R.F.P.D., OR MARION S.W.C.D., OR MULINO WATER DISTRICT #1, OR MULTNOMAH COUNTY DRAINAGE DISTRICT #1, OR MARY'S RIVER ESTATES ROAD DISTRICT, OR MCDONALD FOREST ESTATES SPECIAL ROAD MULTNOMAH COUNTY R.F.P.D. #10, OR DISTRICT, OR MULTNOMAH COUNTY R.F.P.D. #14, OR MCKAY ACRES IMPROVEMENT DISTRICT, OR MULTNOMAH EDUCATION SERVICE DISTRICT MCKAY DAM R.F.P.D. #7-410, OR MYRTLE CREEK R.F.P.D., OR MCKENZIE FIRE & RESCUE, OR NEAH-KAH-NIE WATER DISTRICT, OR MCKENZIE PALISADES WATER SUPPLY NEDONNA R.F.P.D., OR CORPORATION, OR NEHALEM BAY FIRE AND RESCUE, OR MCMINNVILLE R.F.P.D., OR NEHALEM BAY HEALTH DISTRICT, OR NEHALEM BAY WASTEWATER AGENCY, OR MCNULTY WATER P.U.D., OR NESIKA BEACH-OPHIR WATER DISTRICT, OR MEADOWS DRAINAGE DISTRICT, OR MEDFORD IRRIGATION DISTRICT, OR NESKOWIN REGIONAL SANITARY AUTHORITY, OR MEDFORD R.F.P.D. #2, OR NESKOWIN REGIONAL WATER DISTRICT, OR MEDFORD WATER COMMISSION NESTUCCA R.F.P.D., OR MEDICAL SPRINGS R.F.P.D., OR NETARTS WATER DISTRICT, OR MELHEUR COUNTY JAIL, OR NETARTS-OCEANSIDE R.F.P.D., OR MERLIN COMMUNITY PARK DISTRICT, OR NETARTS-OCEANSIDE SANITARY DISTRICT, OR MERRILL CEMETERY MAINTENANCE DISTRICT, OR NEW BRIDGE WATER SUPPLY DISTRICT, OR MERRILL PARK DISTRICT, OR NEW CARLTON FIRE DISTRICT, OR MERRILL R.F.P.D., OR NEW ORLEANS REDEVELOPMENT AUTHORITY, LA METRO REGIONAL GOVERNMENT NEW PINE CREEK R.F.P.D., OR METRO REGIONAL PARKS NEWBERG R.F.P.D., OR NEWBERRY ESTATES SPECIAL ROAD DISTRICT, OR METROPOLITAN EXPOSITION RECREATION NEWPORT R.F.P.D., OR COMMISSION METROPOLITAN SERVICE DISTRICT (METRO) NEWT YOUNG DITCH DISTRICT IMPROVEMENT MID COUNTY CEMETERY MAINTENANCE DISTRICT, COMPANY, OR NORTH ALBANY R.F.P.D., OR MID-COLUMBIA FIRE AND RESCUE, OR NORTH BAY R.F.P.D. #9, OR MIDDLE FORK IRRIGATION DISTRICT, OR NORTH CLACKAMAS PARKS & RECREATION MIDLAND COMMUNITY PARK, OR DISTRICT, OR MIDLAND DRAINAGE IMPROVEMENT DISTRICT, OR NORTH COUNTY RECREATION DISTRICT, OR MILES CROSSING SANITARY SEWER DISTRICT, OR NORTH DOUGLAS COUNTY FIRE & EMS, OR MILL CITY R.F.P.D. #2-303, OR NORTH DOUGLAS PARK & RECREATION DISTRICT. MILL FOUR DRAINAGE DISTRICT, OR MILLICOMA RIVER PARK & RECREATION DISTRICT, NORTH GILLIAM COUNTY HEALTH DISTRICT, OR NORTH GILLIAM COUNTY R.F.P.D., OR MILLINGTON R.F.P.D. #5, OR NORTH LAKE HEALTH DISTRICT, OR MILO VOLUNTEER FIRE DEPARTMENT, OR NORTH LEBANON WATER CONTROL DISTRICT, OR NORTH LINCOLN FIRE & RESCUE DISTRICT #1, OR MILTON-FREEWATER AMBULANCE SERVICE AREA HEALTH DISTRICT, OR NORTH LINCOLN HEALTH DISTRICT, OR NORTH MORROW VECTOR CONTROL DISTRICT, OR MILTON-FREEWATER WATER CONTROL DISTRICT, NORTH SHERMAN COUNTY R.F.P.D, OR MIROCO SPECIAL ROAD DISTRICT, OR NORTH UNIT IRRIGATION DISTRICT, OR MIST-BIRKENFELD R.F.P.D., OR NORTHEAST OREGON HOUSING AUTHORITY, OR MODOC POINT IRRIGATION DISTRICT, OR NORTHEAST WHEELER COUNTY HEALTH DISTRICT, MODOC POINT SANITARY DISTRICT, OR NORTHERN WASCO COUNTY P.U.D., OR MOHAWK VALLEY R.F.P.D., OR MOLALLA AQUATIC DISTRICT, OR NORTHERN WASCO COUNTY PARK & RECREATION MOLALLA R.F.P.D. #73, OR DISTRICT, OR MONITOR R.F.P.D., OR NYE DITCH USERS DISTRICT IMPROVEMENT, OR MONROE R.F.P.D., OR NYSSA ROAD ASSESSMENT DISTRICT #2, OR MONUMENT CEMETERY MAINTENANCE DISTRICT, NYSSA RURAL FIRE DISTRICT, OR NYSSA-ARCADIA DRAINAGE DISTRICT, OR MONUMENT S.W.C.D., OR OAK LODGE WATER SERVICES, OR MOOREA DRIVE SPECIAL ROAD DISTRICT, OR OAKLAND R.F.P.D., OR OAKVILLE COMMUNITY CENTER, OR MORO R.F.P.D., OR MORROW COUNTY HEALTH DISTRICT, OR OCEANSIDE WATER DISTRICT, OR

OCHOCO IRRIGATION DISTRICT, OR PORT OF ASTORIA, OR OCHOCO WEST WATER AND SANITARY PORT OF BANDON, OR AUTHORITY, OR PORT OF BRANDON, OR ODELL SANITARY DISTRICT, OR PORT OF BROOKINGS HARBOR, OR OLD OWYHEE DITCH IMPROVEMENT DISTRICT, OR PORT OF CASCADE LOCKS, OR OLNEY-WALLUSKI FIRE & RESCUE DISTRICT, OR PORT OF COQUILLE RIVER, OR ONTARIO LIBRARY DISTRICT, OR PORT OF GARIBALDI, OR ONTARIO R.F.P.D., OR PORT OF GOLD BEACH, OR OPHIR R.F.P.D., OR PORT OF HOOD RIVER, OR OREGON COAST COMMUNITY ACTION PORT OF MORGAN CITY, LA OREGON HOUSING AND COMMUNITY SERVICES PORT OF MORROW, OR OREGON INTERNATIONAL PORT OF COOS BAY, OR PORT OF NEHALEM, OR OREGON LEGISLATIVE ADMINISTRATION PORT OF NEWPORT, OR OREGON OUTBACK R.F.P.D., OR PORT OF PORT ORFORD, OR OREGON POINT, OR PORT OF PORTLAND, OR OREGON TRAIL LIBRARY DISTRICT, OR PORT OF SIUSLAW, OR OTTER ROCK WATER DISTRICT, OR PORT OF ST. HELENS, OR OWW UNIT #2 SANITARY DISTRICT, OR PORT OF THE DALLES, OR OWYHEE CEMETERY MAINTENANCE DISTRICT, OR PORT OF TILLAMOOK BAY, OR OWYHEE IRRIGATION DISTRICT, OR PORT OF TOLEDO, OR PACIFIC CITY JOINT WATER-SANITARY PORT OF UMATILLA, OR AUTHORITY, OR PORT OF UMPOUA, OR PACIFIC COMMUNITIES HEALTH DISTRICT, OR PORT ORFORD CEMETERY MAINTENANCE PACIFIC RIVIERA #3 SPECIAL ROAD DISTRICT, OR DISTRICT, OR PALATINE HILL WATER DISTRICT, OR PORT ORFORD PUBLIC LIBRARY DISTRICT, OR PALMER CREEK WATER DISTRICT IMPROVEMENT PORT ORFORD R.F.P.D., OR COMPANY, OR PORTLAND DEVELOPMENT COMMISSION, OR PANORAMIC ACCESS SPECIAL ROAD DISTRICT, OR PORTLAND FIRE AND RESCUE PANTHER CREEK ROAD DISTRICT, OR PORTLAND HOUSING CENTER, OR PANTHER CREEK WATER DISTRICT, OR POWDER R.F.P.D., OR PARKDALE R.F.P.D., OR POWDER RIVER R.F.P.D., OR PARKDALE SANITARY DISTRICT, OR POWDER VALLEY WATER CONTROL DISTRICT, OR PENINSULA DRAINAGE DISTRICT #1. OR POWERS HEALTH DISTRICT, OR PENINSULA DRAINAGE DISTRICT #2, OR PRAIRIE CEMETERY MAINTENANCE DISTRICT, OR PHILOMATH FIRE AND RESCUE, OR PRINEVILLE LAKE ACRES SPECIAL ROAD DISTRICT PILOT ROCK CEMETERY MAINTENANCE DISTRICT #1, OR PROSPECT R.F.P.D., OR QUAIL VALLEY PARK IMPROVEMENT DISTRICT, OR PILOT ROCK PARK & RECREATION DISTRICT, OR PILOT ROCK R.F.P.D., OR QUEENER IRRIGATION IMPROVEMENT DISTRICT, PINE EAGLE HEALTH DISTRICT, OR PINE FLAT DISTRICT IMPROVEMENT COMPANY, OR RAINBOW WATER DISTRICT, OR PINE GROVE IRRIGATION DISTRICT, OR RAINIER CEMETERY DISTRICT, OR PINE GROVE WATER DISTRICT-KLAMATH FALLS. RAINIER DRAINAGE IMPROVEMENT COMPANY, OR RALEIGH WATER DISTRICT, OR PINE GROVE WATER DISTRICT-MAUPIN, OR REDMOND AREA PARK & RECREATION DISTRICT, PINE VALLEY CEMETERY DISTRICT, OR PINE VALLEY R.F.P.D., OR REDMOND FIRE AND RESCUE, OR PINEWOOD COUNTRY ESTATES SPECIAL ROAD RIDDLE FIRE PROTECTION DISTRICT, OR RIDGEWOOD DISTRICT IMPROVEMENT COMPANY, DISTRICT, OR PIONEER DISTRICT IMPROVEMENT COMPANY, OR RIDGEWOOD ROAD DISTRICT, OR PISTOL RIVER CEMETERY MAINTENANCE DISTRICT, OR RIETH SANITARY DISTRICT, OR PISTOL RIVER FIRE DISTRICT, OR RIETH WATER DISTRICT, OR RIMROCK WEST IMPROVEMENT DISTRICT, OR PLEASANT HILL R.F.P.D., OR PLEASANT HOME WATER DISTRICT, OR RINK CREEK WATER DISTRICT, OR POCAHONTAS MINING AND IRRIGATION DISTRICT, RIVER BEND ESTATES SPECIAL ROAD DISTRICT, OR RIVER FOREST ACRES SPECIAL ROAD DISTRICT, OR POE VALLEY IMPROVEMENT DISTRICT, OR RIVER MEADOWS IMPROVEMENT DISTRICT, OR POE VALLEY PARK & RECREATION DISTRICT, OR RIVER PINES ESTATES SPECIAL ROAD DISTRICT, OR POE VALLEY VECTOR CONTROL DISTRICT, OR RIVER ROAD PARK & RECREATION DISTRICT, OR RIVER ROAD WATER DISTRICT, OR POLK COUNTY FIRE DISTRICT #1, OR RIVERBEND RIVERBANK WATER IMPROVEMENT POLK S.W.C.D., OR POMPADOUR WATER IMPROVEMENT DISTRICT, OR DISTRICT, OR PONDEROSA PINES EAST SPECIAL ROAD DISTRICT, RIVERDALE R.F.P.D. 11-JT, OR RIVERGROVE WATER DISTRICT, OR PORT OF ALSEA, OR RIVERSIDE MISSION WATER CONTROL DISTRICT,

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Version June 26, 2024

PORT OF ARLINGTON, OR

SIUSLAW PUBLIC LIBRARY DISTRICT, OR RIVERSIDE R.F.P.D. #7-406, OR RIVERSIDE WATER DISTRICT, OR SIUSLAW S.W.C.D., OR ROBERTS CREEK WATER DISTRICT, OR SIUSLAW VALLEY FIRE AND RESCUE, OR ROCK CREEK DISTRICT IMPROVEMENT, OR SIXES R.F.P.D., OR ROCK CREEK WATER DISTRICT, OR SKIPANON WATER CONTROL DISTRICT, OR ROCKWOOD WATER P.U.D., OR SKYLINE VIEW DISTRICT IMPROVEMENT ROCKY POINT FIRE & EMS. OR COMPANY, OR ROGUE RIVER R.F.P.D., OR SLEEPY HOLLOW WATER DISTRICT, OR ROGUE RIVER VALLEY IRRIGATION DISTRICT, OR SMITH DITCH DISTRICT IMPROVEMENT COMPANY. ROGUE VALLEY SEWER SERVICES, OR ROGUE VALLEY SEWER, OR SOUTH CLACKAMAS TRANSPORTATION DISTRICT, ROGUE VALLEY TRANSPORTATION DISTRICT, OR ROSEBURG URBAN SANITARY AUTHORITY, OR SOUTH COUNTY HEALTH DISTRICT, OR ROSEWOOD ESTATES ROAD DISTRICT, OR SOUTH FORK WATER BOARD, OR ROW RIVER VALLEY WATER DISTRICT, OR SOUTH GILLIAM COUNTY CEMETERY DISTRICT, OR RURAL ROAD ASSESSMENT DISTRICT #3, OR SOUTH GILLIAM COUNTY HEALTH DISTRICT, OR RURAL ROAD ASSESSMENT DISTRICT #4, OR SOUTH GILLIAM COUNTY R.F.P.D. VI-301, OR SAINT LANDRY PARISH TOURIST COMMISSION SOUTH LAFOURCHE LEVEE DISTRICT, LA SAINT MARY PARISH REC DISTRICT 2 SOUTH LANE COUNTY FIRE & RESCUE, OR SAINT MARY PARISH REC DISTRICT 3 SOUTH SANTIAM RIVER WATER CONTROL SAINT TAMMANY FIRE DISTRICT 4, LA DISTRICT, OR SALEM AREA MASS TRANSIT DISTRICT, OR SOUTH SHERMAN FIRE DISTRICT, OR SALEM MASS TRANSIT DISTRICT SOUTH SUBURBAN SANITARY DISTRICT, OR SALEM SUBURBAN R.F.P.D., OR SOUTH WASCO PARK & RECREATION DISTRICT, OR SALISHAN SANITARY DISTRICT, OR SOUTHERN COOS HEALTH DISTRICT, OR SALMON RIVER PARK SPECIAL ROAD DISTRICT, OR SOUTHERN CURRY CEMETERY MAINTENANCE SALMON RIVER PARK WATER IMPROVEMENT DISTRICT, OR DISTRICT, OR SOUTHVIEW IMPROVEMENT DISTRICT, OR SALMONBERRY TRAIL INTERGOVERNMENTAL SOUTHWEST LINCOLN COUNTY WATER DISTRICT, AGENCY, OR SANDPIPER VILLAGE SPECIAL ROAD DISTRICT, OR SOUTHWESTERN POLK COUNTY R.F.P.D., OR SANDY DRAINAGE IMPROVEMENT COMPANY, OR SOUTHWOOD PARK WATER DISTRICT, OR SANDY R.F.P.D. #72, OR SPECIAL ROAD DISTRICT #1, OR SANTA CLARA R.F.P.D., OR SPECIAL ROAD DISTRICT #8, OR SANTA CLARA WATER DISTRICT, OR SPRING RIVER SPECIAL ROAD DISTRICT, OR SANTIAM WATER CONTROL DISTRICT, OR SPRINGFIELD UTILITY BOARD, OR SAUVIE ISLAND DRAINAGE IMPROVEMENT ST. PAUL R.F.P.D., OR STANFIELD CEMETERY DISTRICT #6, OR COMPANY, OR SAUVIE ISLAND VOLUNTEER FIRE DISTRICT #30J, STANFIELD IRRIGATION DISTRICT, OR STARR CREEK ROAD DISTRICT, OR SCAPPOOSE DRAINAGE IMPROVEMENT COMPANY, STARWOOD SANITARY DISTRICT, OR STAYTON FIRE DISTRICT, OR SCAPPOOSE PUBLIC LIBRARY DISTRICT, OR SUBLIMITY FIRE DISTRICT, OR SCAPPOOSE R.F.P.D., OR SUBURBAN EAST SALEM WATER DISTRICT, OR SCIO R.F.P.D., OR SUBURBAN LIGHTING DISTRICT, OR SCOTTSBURG R.F.P.D., OR SUCCOR CREEK DISTRICT IMPROVEMENT SEAL ROCK R.F.P.D., OR COMPANY, OR SEAL ROCK WATER DISTRICT, OR SUMMER LAKE IRRIGATION DISTRICT, OR SEWERAGE AND WATER BOARD OF NEW ORLEANS, SUMMERVILLE CEMETERY MAINTENANCE DISTRICT, OR SUMNER R.F.P.D., OR SHANGRI-LA WATER DISTRICT, OR SHASTA VIEW IRRIGATION DISTRICT, OR SUN MOUNTAIN SPECIAL ROAD DISTRICT, OR SHELLEY ROAD CREST ACRES WATER DISTRICT, SUNDOWN SANITATION DISTRICT, OR SUNFOREST ESTATES SPECIAL ROAD DISTRICT, OR SHERIDAN FIRE DISTRICT, OR SUNNYSIDE IRRIGATION DISTRICT, OR SHERMAN COUNTY HEALTH DISTRICT, OR SUNRISE WATER AUTHORITY, OR SUNRIVER SERVICE DISTRICT, OR SHERMAN COUNTY S.W.C.D., OR SHORELINE SANITARY DISTRICT, OR SUNSET EMPIRE PARK & RECREATION DISTRICT, SILETZ KEYS SANITARY DISTRICT, OR SILETZ R.F.P.D., OR SUNSET EMPIRE TRANSPORTATION DISTRICT, OR SURFLAND ROAD DISTRICT, OR SILVER FALLS LIBRARY DISTRICT, OR SILVER LAKE IRRIGATION DISTRICT, OR SUTHERLIN VALLEY RECREATION DISTRICT, OR SUTHERLIN WATER CONTROL DISTRICT, OR SILVER LAKE R.F.P.D., OR SILVER SANDS SPECIAL ROAD DISTRICT, OR SWALLEY IRRIGATION DISTRICT, OR SWEET HOME CEMETERY MAINTENANCE DISTRICT, SILVERTON R.F.P.D. NO. 2, OR SISTERS PARKS & RECREATION DISTRICT, OR SISTERS-CAMP SHERMAN R.F.P.D., OR SWEET HOME FIRE & AMBULANCE DISTRICT, OR

SWISSHOME-DEADWOOD R.F.P.D., OR UNION R.F.P.D., OR TABLE ROCK DISTRICT IMPROVEMENT COMPANY, UNION S.W.C.D., OR UNITY COMMUNITY PARK & RECREATION TALENT IRRIGATION DISTRICT, OR DISTRICT, OR TANGENT R.F.P.D., OR UPPER CLEVELAND RAPIDS ROAD DISTRICT, OR UPPER MCKENZIE R.F.P.D., OR TENMILE R.F.P.D., OR TERREBONNE DOMESTIC WATER DISTRICT, OR UPPER WILLAMETTE S.W.C.D., OR THE DALLES IRRIGATION DISTRICT, OR VALE OREGON IRRIGATION DISTRICT, OR THOMAS CREEK-WESTSIDE R.F.P.D., OR VALE RURAL FIRE PROTECTION DISTRICT, OR THREE RIVERS RANCH ROAD DISTRICT, OR VALLEY ACRES SPECIAL ROAD DISTRICT, OR THREE SISTERS IRRIGATION DISTRICT, OR VALLEY VIEW CEMETERY MAINTENANCE TIGARD TUALATIN AQUATIC DISTRICT, OR DISTRICT, OR TIGARD WATER DISTRICT, OR VALLEY VIEW WATER DISTRICT, OR TILLAMOOK BAY FLOOD IMPROVEMENT DISTRICT, VANDEVERT ACRES SPECIAL ROAD DISTRICT, OR VERNONIA R.F.P.D., OR VINEYARD MOUNTAIN PARK & RECREATION TILLAMOOK COUNTY EMERGENCY COMMUNICATIONS DISTRICT, OR DISTRICT, OR TILLAMOOK COUNTY S.W.C.D., OR VINEYARD MOUNTAIN SPECIAL ROAD DISTRICT. TILLAMOOK COUNTY TRANSPORTATION DISTRICT, WALLA WALLA RIVER IRRIGATION DISTRICT, OR OR TILLAMOOK FIRE DISTRICT, OR WALLOWA COUNTY HEALTH CARE DISTRICT, OR TILLAMOOK P.U.D., OR WALLOWA LAKE COUNTY SERVICE DISTRICT, OR TILLER R.F.P.D., OR WALLOWA LAKE IRRIGATION DISTRICT, OR TOBIN DITCH DISTRICT IMPROVEMENT COMPANY, WALLOWA LAKE R.F.P.D., OR WALLOWA S.W.C.D., OR TOLEDO R.F.P.D., OR WALLOWA VALLEY IMPROVEMENT DISTRICT #1, TONE WATER DISTRICT, OR WAMIC R.F.P.D., OR TOOLEY WATER DISTRICT, OR TRASK DRAINAGE DISTRICT, OR WAMIC WATER & SANITARY AUTHORITY, OR TRI CITY R.F.P.D. #4, OR WARMSPRINGS IRRIGATION DISTRICT, OR TRI-CITY WATER & SANITARY AUTHORITY, OR WASCO COUNTY S.W.C.D., OR TRI-COUNTY METROPOLITAN TRANSPORTATION WATER ENVIRONMENT SERVICES, OR DISTRICT OF OREGON WATER WONDERLAND IMPROVEMENT DISTRICT. TRIMET, OR TUALATIN HILLS PARK & RECREATION DISTRICT WATERBURY & ALLEN DITCH IMPROVEMENT TUALATIN HILLS PARK & RECREATION DISTRICT. DISTRICT, OR WATSECO-BARVIEW WATER DISTRICT, OR TUALATIN S.W.C.D., OR WAUNA WATER DISTRICT, OR TUALATIN VALLEY FIRE & RESCUE WEDDERBURN SANITARY DISTRICT, OR TUALATIN VALLEY FIRE & RESCUE, OR WEST EAGLE VALLEY WATER CONTROL DISTRICT, TUALATIN VALLEY IRRIGATION DISTRICT, OR TUALATIN VALLEY WATER DISTRICT WEST EXTENSION IRRIGATION DISTRICT, OR TUALATIN VALLEY WATER DISTRICT, OR WEST LABISH DRAINAGE & WATER CONTROL TUMALO IRRIGATION DISTRICT, OR IMPROVEMENT DISTRICT, OR TURNER FIRE DISTRICT, OR WEST MULTNOMAH S.W.C.D., OR TWIN ROCKS SANITARY DISTRICT, OR WEST SIDE R.F.P.D., OR TWO RIVERS NORTH SPECIAL ROAD DISTRICT, OR WEST SLOPE WATER DISTRICT, OR WEST UMATILLA MOSQUITO CONTROL DISTRICT, TWO RIVERS S.W.C.D., OR TWO RIVERS SPECIAL ROAD DISTRICT, OR WEST VALLEY FIRE DISTRICT, OR TYGH VALLEY R.F.P.D., OR WESTERN HEIGHTS SPECIAL ROAD DISTRICT, OR TYGH VALLEY WATER DISTRICT, OR UMATILLA COUNTY FIRE DISTRICT #1, OR WESTERN LANE AMBULANCE DISTRICT, OR WESTLAND IRRIGATION DISTRICT, OR UMATILLA COUNTY S.W.C.D., OR WESTON ATHENA MEMORIAL HALL PARK & UMATILLA COUNTY SPECIAL LIBRARY DISTRICT, RECREATION DISTRICT, OR WESTON CEMETERY DISTRICT #2, OR UMATILLA HOSPITAL DISTRICT, OR UMATILLA R.F.P.D. #7-405, OR WESTPORT FIRE AND RESCUE, OR UMATILLA-MORROW RADIO AND DATA DISTRICT, WESTRIDGE WATER SUPPLY CORPORATION, OR WESTWOOD HILLS ROAD DISTRICT, OR UMPOUA S.W.C.D., OR WESTWOOD VILLAGE ROAD DISTRICT, OR WHEELER S.W.C.D., OR UNION CEMETERY MAINTENANCE DISTRICT, OR WHITE RIVER HEALTH DISTRICT, OR UNION COUNTY SOLID WASTE DISPOSAL DISTRICT, WIARD MEMORIAL PARK DISTRICT, OR UNION COUNTY VECTOR CONTROL DISTRICT, OR WICKIUP WATER DISTRICT, OR WILLAKENZIE R.F.P.D., OR UNION GAP SANITARY DISTRICT, OR UNION GAP WATER DISTRICT, OR WILLAMALANE PARK & RECREATION DISTRICT, OR UNION HEALTH DISTRICT, OR WILLAMALANE PARK AND RECREATION DISTRICT

WILLAMETTE HUMANE SOCIETY WILLAMETTE RIVER WATER COALITION, OR WILLIAMS R.F.P.D., OR WILLOW CREEK PARK DISTRICT, OR WILLOW DALE WATER DISTRICT, OR WILSON RIVER WATER DISTRICT, OR WINCHESTER BAY R.F.P.D., OR WINCHESTER BAY SANITARY DISTRICT, OR WINCHUCK R.F.P.D., OR WINSTON-DILLARD R.F.P.D., OR WINSTON-DILLARD WATER DISTRICT, OR WOLF CREEK R.F.P.D., OR WOOD RIVER DISTRICT IMPROVEMENT COMPANY, OR WOODBURN R.F.P.D. NO. 6, OR WOODLAND PARK SPECIAL ROAD DISTRICT, OR WOODS ROAD DISTRICT, OR WRIGHT CREEK ROAD WATER IMPROVEMENT DISTRICT, OR

WY'EAST FIRE DISTRICT, OR YACHATS R.F.P.D., OR

YAMHILL COUNTY TRANSIT AREA, OR YAMHILL FIRE PROTECTION DISTRICT, OR YAMHILL SWCD, OR

YONCALLA PARK & RECREATION DISTRICT, OR YOUNGS RIVER-LEWIS & CLARK WATER DISTRICT,

ZUMWALT R.F.P.D., OR

K-12 INCLUDING BUT NOT LIMITED TO:

ACADIA PARISH SCHOOL BOARD BEAVERTON SCHOOL DISTRICT BEND-LA PINE SCHOOL DISTRICT BOGALUSA HIGH SCHOOL, LA BOSSIER PARISH SCHOOL BOARD BROOKING HARBOR SCHOOL DISTRICT CADDO PARISH SCHOOL DISTRICT CALCASIEU PARISH SCHOOL DISTRICT CANBY SCHOOL DISTRICT CANYONVILLE CHRISTIAN ACADEMY CASCADE SCHOOL DISTRICT CASCADES ACADEMY OF CENTRAL OREGON

CENTENNIAL SCHOOL DISTRICT CENTRAL CATHOLIC HIGH SCHOOL CENTRAL POINT SCHOOL DISTRICT NO.6 CENTRAL SCHOOL DISTRICT 13J COOS BAY SCHOOL DISTRICT NO.9

CORVALLIS SCHOOL DISTRICT 509J

COUNTY OF YAMHILL SCHOOL DISTRICT 29

CULVER SCHOOL DISTRICT DALLAS SCHOOL DISTRICT NO.2 DAVID DOUGLAS SCHOOL DISTRICT DAYTON SCHOOL DISTRICT NO.8 DE LA SALLE N CATHOLIC HS

DESCHUTES COUNTY SCHOOL DISTRICT NO.6 DOUGLAS EDUCATIONAL DISTRICT SERVICE

DUFUR SCHOOL DISTRICT NO.29

EAST BATON ROUGE PARISH SCHOOL DISTRICT

ESTACADA SCHOOL DISTRICT NO.10B FOREST GROVE SCHOOL DISTRICT GEORGE MIDDLE SCHOOL

GLADSTONE SCHOOL DISTRICT GRANTS PASS SCHOOL DISTRICT 7

GREATER ALBANY PUBLIC SCHOOL DISTRICT GRESHAM BARLOW JOINT SCHOOL DISTRICT

HEAD START OF LANE COUNTY

HIGH DESERT EDUCATION SERVICE DISTRICT

HILLSBORO SCHOOL DISTRICT

HOOD RIVER COUNTY SCHOOL DISTRICT

JACKSON CO SCHOOL DIST NO.9

JEFFERSON COUNTY SCHOOL DISTRICT 509-J

JEFFERSON PARISH SCHOOL DISTRICT

JEFFERSON SCHOOL DISTRICT JUNCTION CITY SCHOOLS, OR

KLAMATH COUNTY SCHOOL DISTRICT

KLAMATH FALLS CITY SCHOOLS

LAFAYETTE PARISH SCHOOL DISTRICT LAKE OSWEGO SCHOOL DISTRICT 7J LANE COUNTY SCHOOL DISTRICT 4J

LINCOLN COUNTY SCHOOL DISTRICT

LINN CO. SCHOOL DIST. 95C

LIVINGSTON PARISH SCHOOL DISTRICT

LOST RIVER JR/SR HIGH SCHOOL LOWELL SCHOOL DISTRICT NO.71 SALEM-KEIZER PUBLIC SCHOOLS 24J MARION COUNTY SCHOOL DISTRICT 103 MARIST HIGH SCHOOL, OR

MCMINNVILLE SCHOOL DISTRICT NOAO

MEDFORD SCHOOL DISTRICT 549C

MITCH CHARTER SCHOOL

MONROE SCHOOL DISTRICT NO.1J MORROW COUNTY SCHOOL DIST, OR

MULTNOMAH EDUCATION SERVICE DISTRICT

MULTISENSORY LEARNING ACADEMY MYRTLE PINT SCHOOL DISTRICT 41 NEAH-KAH-NIE DISTRICT NO.56 NEWBERG PUBLIC SCHOOLS

NESTUCCA VALLEY SCHOOL DISTRICT NO.101

NOBEL LEARNING COMMUNITIES NORTH BEND SCHOOL DISTRICT 13 NORTH CLACKAMAS SCHOOL DISTRICT NORTH DOUGLAS SCHOOL DISTRICT NORTH WASCO CITY SCHOOL DISTRICT 21 NORTHWEST REGIONAL EDUCATION SERVICE

DISTRICT

ONTARIO MIDDLE SCHOOL

OREGON TRAIL SCHOOL DISTRICT NOA6 ORLEANS PARISH SCHOOL DISTRICT PHOENIX-TALENT SCHOOL DISTRICT NOA PLEASANT HILL SCHOOL DISTRICT

PORTLAND JEWISH ACADEMY PORTLAND PUBLIC SCHOOLS RAPIDES PARISH SCHOOL DISTRICT REDMOND SCHOOL DISTRICT REYNOLDS SCHOOL DISTRICT ROGUE RIVER SCHOOL DISTRICT ROSEBURG PUBLIC SCHOOLS SCAPPOOSE SCHOOL DISTRICT 1J

SAINT TAMMANY PARISH SCHOOL BOARD, LA

SEASIDE SCHOOL DISTRICT 10 SHERWOOD SCHOOL DISTRICT 88J SILVER FALLS SCHOOL DISTRICT 4J SOUTH LANE SCHOOL DISTRICT 45J3 SOUTHERN OREGON EDUCATION SERVICE

DISTRICT

SPRINGFIELD PUBLIC SCHOOLS SUTHERLIN SCHOOL DISTRICT

SWEET HOME SCHOOL DISTRICT NO.55 TERREBONNE PARISH SCHOOL DISTRICT

THE CATLIN GABEL SCHOOL

TIGARD-TUALATIN SCHOOL DISTRICT

UMATILLA MORROW ESD

WEST LINN WILSONVILLE SCHOOL DISTRICT WILLAMETTE EDUCATION SERVICE DISTRICT

WOODBURN SCHOOL DISTRICT YONCALLA SCHOOL DISTRICT

ACADEMY FOR MATH ENGINEERING & SCIENCE

(AMES), UT

ALIANZA ACADEMY, UT ALPINE DISTRICT, UT

AMERICAN LEADERSHIP ACADEMY, UT AMERICAN PREPARATORY ACADEMY, UT BAER CANYON HIGH SCHOOL FOR SPORTS &

MEDICAL SCIENCES, UT

BEAR RIVER CHARTER SCHOOL, UT BEAVER SCHOOL DISTRICT, UT

BEEHIVE SCIENCE & TECHNOLOGY ACADEMY

(BSTA), UT

BOX ELDER SCHOOL DISTRICT, UT

CBA CENTER, UT

CACHE SCHOOL DISTRICT, UT CANYON RIM ACADEMY, UT CANYONS DISTRICT, UT CARBON SCHOOL DISTRICT, UT

CHANNING HALL, UT

CHARTER SCHOOL LEWIS ACADEMY, UT

CITY ACADEMY, UT

DAGGETT SCHOOL DISTRICT, UT

DAVINCI ACADEMY, UT DAVIS DISTRICT, UT

DUAL IMMERSION ACADEMY, UT DUCHESNE SCHOOL DISTRICT, UT

EARLY LIGHT ACADEMY AT DAYBREAK, UT

EAST HOLLYWOOD HIGH, UT

EDITH BOWEN LABORATORY SCHOOL, UT

EMERSON ALCOTT ACADEMY, UT EMERY SCHOOL DISTRICT, UT ENTHEOS ACADEMY, UT EXCELSIOR ACADEMY, UT FAST FORWARD HIGH, UT FREEDOM ACADEMY, UT

GARFIELD SCHOOL DISTRICT, UT GATEWAY PREPARATORY ACADEMY, UT

GEORGE WASHINGTON ACADEMY, UT GOOD FOUNDATION ACADEMY, UT GRAND SCHOOL DISTRICT, UT

GRAND SCHOOL DISTRICT, GRANITE DISTRICT, UT GUADALUPE SCHOOL, UT HAWTHORN ACADEMY, UT

INTECH COLLEGIATE HIGH SCHOOL, UT

IRON SCHOOL DISTRICT, UT

ITINERIS EARLY COLLEGE HIGH, UT JOHN HANCOCK CHARTER SCHOOL, UT

JORDAN DISTRICT, UT JUAB SCHOOL DISTRICT, UT KANE SCHOOL DISTRICT, UT

 $KARL\,G\,MAESER\,PREPARATORY\,ACADEMY,\,UT$

LAKEVIEW ACADEMY, UT

LEGACY PREPARATORY ACADEMY, UT

LIBERTY ACADEMY, UT LINCOLN ACADEMY, UT LOGAN SCHOOL DISTRICT, UT MARIA MONTESSORI ACADEMY, UT

MERIT COLLEGE PREPARATORY ACADEMY, UT

MILLARD SCHOOL DISTRICT, UT
MOAB CHARTER SCHOOL, UT
MONTICELLO ACADEMY, UT
MORGAN SCHOOL DISTRICT, UT
MOUNTAINVILLE ACADEMY, UT
MURRAY SCHOOL DISTRICT, UT
NAVIGATOR POINTE ACADEMY, UT

NEBO SCHOOL DISTRICT, UT

NO UT ACAD FOR MATH ENGINEERING & SCIENCE

(NUAMES), UT

NOAH WEBSTER ACADEMY, UT

NORTH DAVIS PREPARATORY ACADEMY, UT NORTH SANPETE SCHOOL DISTRICT, UT

NORTH STAR ACADEMY, UT

NORTH SUMMIT SCHOOL DISTRICT, UT ODYSSEY CHARTER SCHOOL, UT OGDEN PREPARATORY ACADEMY, UT

OGDEN SCHOOL DISTRICT, UT

OPEN CLASSROOM, UT

OPEN HIGH SCHOOL OF UTAH, UT

OQUIRRH MOUNTAIN CHARTER SCHOOL, UT

PARADIGM HIGH SCHOOL, UT PARK CITY SCHOOL DISTRICT, UT PINNACLE CANYON ACADEMY, UT PIUTE SCHOOL DISTRICT, UT PROVIDENCE HALL, UT PROVO SCHOOL DISTRICT, UT QUAIL RUN PRIMARY SCHOOL, UT

QUEST ACADEMY, UT RANCHES ACADEMY, UT REAGAN ACADEMY, UT RENAISSANCE ACADEMY, UT RICH SCHOOL DISTRICT, UT

ROCKWELL CHARTER HIGH SCHOOL, UT

SALT LAKE ARTS ACADEMY, UT

SALT LAKE CENTER FOR SCIENCE EDUCATION, UT

SALT LAKE SCHOOL DISTRICT, UT

SALT LAKE SCHOOL FOR THE PERFORMING ARTS,

UT

SAN JUAN SCHOOL DISTRICT, UT SEVIER SCHOOL DISTRICT, UT

SOLDIER HOLLOW CHARTER SCHOOL, UT SOUTH SANPETE SCHOOL DISTRICT, UT SOUTH SUMMIT SCHOOL DISTRICT, UT

SPECTRUM ACADEMY, UT SUCCESS ACADEMY, UT SUCCESS SCHOOL, UT SUMMIT ACADEMY, UT

SUMMIT ACADEMY HIGH SCHOOL, UT SYRACUSE ARTS ACADEMY, UT THOMAS EDISON - NORTH, UT TIMPANOGOS ACADEMY, UT TINTIC SCHOOL DISTRICT, UT TOOELE SCHOOL DISTRICT, UT

TUACAHN HIGH SCHOOL FOR THE PERFORMING

ARTS, UT

UINTAH RIVER HIGH, UT
UINTAH SCHOOL DISTRICT, UT
UTAH CONNECTIONS ACADEMY, UT
UTAH COUNTY ACADEMY OF SCIENCE, UT
UTAH ELECTRONIC HIGH SCHOOL, UT
UTAH SCHOOLS FOR DEAF & BLIND, UT
UTAH STATE OFFICE OF EDUCATION, UT

UTAH VIRTUAL ACADEMY, UT

VENTURE ACADEMY, UT

VISTA AT ENTRADA SCHOOL OF PERFORMING

ARTS AND TECHNOLOGY, UT

WALDEN SCHOOL OF LIBERAL ARTS, UT

WASATCH PEAK ACADEMY, UT
WASATCH SCHOOL DISTRICT, UT
WASHINGTON SCHOOL DISTRICT, UT
WAYNE SCHOOL DISTRICT, UT
WEBER SCHOOL DISTRICT, UT

WEILENMANN SCHOOL OF DISCOVERY, UT

HIGHER EDUCATION

ARGOSY UNIVERSITY

BATON ROUGE COMMUNITY COLLEGE, LA

BIRTHINGWAY COLLEGE OF MIDWIFERY BLUE MOUNTAIN COMMUNITY COLLEGE

BRIGHAM YOUNG UNIVERSITY - HAWAII

CENTRAL OREGON COMMUNITY COLLEGE

CENTENARY COLLEGE OF LOUISIANA

CHEMEKETA COMMUNITY COLLEGE

CLACKAMAS COMMUNITY COLLEGE

COLLEGE OF THE MARSHALL ISLANDS

COLUMBIA GORGE COMMUNITY COLLEGE

CONCORDIA UNIVERSITY

GEORGE FOX UNIVERSITY

KLAMATH COMMUNITY COLLEGE DISTRICT

LANE COMMUNITY COLLEGE

LEWIS AND CLARK COLLEGE

LINFIELD COLLEGE

LINN-BENTON COMMUNITY COLLEGE

LOUISIANA COLLEGE, LA

LOUISIANA STATE UNIVERSITY

LOUISIANA STATE UNIVERSITY HEALTH SERVICES

MARYLHURST UNIVERSITY

MT. HOOD COMMUNITY COLLEGE

MULTNOMAH BIBLE COLLEGE

NATIONAL COLLEGE OF NATURAL MEDICINE

NORTHWEST CHRISTIAN COLLEGE

OREGON HEALTH AND SCIENCE UNIVERSITY

OREGON INSTITUTE OF TECHNOLOGY

OREGON STATE UNIVERSITY

OREGON UNIVERSITY SYSTEM

PACIFIC UNIVERSITY

PIONEER PACIFIC COLLEGE

PORTLAND COMMUNITY COLLEGE

PORTLAND STATE UNIVERSITY

REED COLLEGE

RESEARCH CORPORATION OF THE UNIVERSITY OF

HAWAII

ROGUE COMMUNITY COLLEGE

SOUTHEASTERN LOUISIANA UNIVERSITY

SOUTHERN OREGON UNIVERSITY (OREGON

UNIVERSITY SYSTEM)

SOUTHWESTERN OREGON COMMUNITY COLLEGE

TULANE UNIVERSITY

TILLAMOOK BAY COMMUNITY COLLEGE

UMPQUA COMMUNITY COLLEGE

UNIVERSITY OF HAWAII BOARD OF REGENTS

UNIVERSITY OF HAWAII-HONOLULU COMMUNITY

COLLEGE

UNIVERSITY OF OREGON-GRADUATE SCHOOL

UNIVERSITY OF PORTLAND

UNIVERSITY OF NEW ORLEANS

WESTERN OREGON UNIVERSITY

WESTERN STATES CHIROPRACTIC COLLEGE

WILLAMETTE UNIVERSITY

XAVIER UNIVERSITY

UTAH SYSTEM OF HIGHER EDUCATION, UT

UNIVERSITY OF UTAH, UT

UTAH STATE UNIVERSITY, UT

WEBER STATE UNIVERSITY, UT

SOUTHERN UTAH UNIVERSITY, UT

SNOW COLLEGE, UT

DIXIE STATE COLLEGE, UT

COLLEGE OF EASTERN UTAH, UT

UTAH VALLEY UNIVERSITY, UT

SALT LAKE COMMUNITY COLLEGE, UT

Version June 26, 2024

STATE AGENCIES

ADMIN. SERVICES OFFICE

BOARD OF MEDICAL EXAMINERS

HAWAII CHILD SUPPORT ENFORCEMENT AGENCY

HAWAII DEPARTMENT OF TRANSPORTATION

HAWAII HEALTH SYSTEMS CORPORATION

OFFICE OF MEDICAL ASSISTANCE PROGRAMS

OFFICE OF THE STATE TREASURER

OREGON BOARD OF ARCHITECTS

OREGON CHILD DEVELOPMENT COALITION

OREGON DEPARTMENT OF EDUCATION

OREGON DEPARTMENT OF FORESTRY

OREGON DEPT OF TRANSPORTATION

OREGON DEPT. OF EDUCATION

OREGON LOTTERY

OREGON OFFICE OF ENERGY

OREGON STATE BOARD OF NURSING

OREGON STATE DEPT OF CORRECTIONS

OREGON STATE POLICE

OREGON TOURISM COMMISSION

OREGON TRAVEL INFORMATION COUNCIL

SANTIAM CANYON COMMUNICATION CENTER

SEIU LOCAL 503, OPEU

SOH- JUDICIARY CONTRACTS AND PURCH

STATE DEPARTMENT OF DEFENSE, STATE OF

HAWAII

STATE OF HAWAII

STATE OF HAWAII, DEPT. OF EDUCATION

STATE OF LOUISIANA

STATE OF LOUISIANA DEPT. OF EDUCATION

STATE OF LOUISIANA, 26TH JUDICIAL DISTRICT

ATTORNEY

STATE OF UTAH

Section 4: References and Experience

Midwest Mechanical History:

Midwest Mechanical, founded in 1974, is a leading Chicago-based design/build and servicing contractor. With more than 250 full-time employees, Midwest offers service, design/build, and control solutions for existing and new building systems. The company provides turnkey solutions and services for all HVAC and control systems. The Lombard office has departments dedicated to Design/Build Contracting, Controls, Service, and Training. In 2020, Midwest Mechanical was selected through a national RFP to have their offering available through a cooperative purchasing contract managed by NCPA/OMNIA, leading to significant growth in the public sector. Because of the high market acceptance of our co-op contract, Midwest is now the recognized leader in providing HVAC and related services to the public sector in Chicagoland. Our goal is continued growth in the public sector by finding new ways to offer additional value to our customers. We are a part of the nationwide Service logic family of companies.

Midwest Mechanical Marketplace Reputation:

Our 50-year history of providing exceptional quality and value is well documented and has earned multiple repeat customers who feel comfortable making us their "go-to" HVAC Service provider. In 2018, Midwest Mechanical made a significant investment to grow our business and reputation in the public sector. By offering an NCPA/OMNIA purchasing co-op contract, Midwest has grown their public sector business from \$885,000 in 2017 to over \$30,000,000 in 2024. Growing your business by a factor of 33X in seven years can only happen when your reputation supports it. We have delivered results to the public sector and are very proud of the reputation we have built. Midwest Mechanical is now the leading provider of HVAC solutions and related services to K12 school districts in the Chicagoland area. This dominant position was achieved almost entirely by offering our NCPA/OMNIA contract to a very receptive customer base.

Midwest Mechanical Marketplace Reputation of products and services:

Our reputation for high-quality equipment is a result of our access to the best available equipment, which allows us as independent mechanical contractors to work with any make and model of equipment. We are providing all commercially accessible HVAC materials and equipment for the purposes of this solicitation.

In the Chicagoland area, Midwest Mechanical is the top supplier of HVAC systems and associated services to K–12 school districts. 100% client satisfaction is the foundation of our industry-leading position. Many of our present clients have concluded that our services are the perfect fit for their projects, and they will keep using us for projects in the future. They still rely on our experience and use us as advisors on their next projects.

Midwest Mechanical Key Employees:

Sam Giampapa has been the President of Midwest Mechanical for the past 8 years. Previously, he has had high level roles with multiple HVAC companies.

Dan Brandolino has been the Vice President of our Public Sector sales team for the past 5 years. He has been in the HVAC and related services industry for the past 35 years.

Lyle Weseloh is the Director of Operations. He has been in the HVAC and related services industry for the past 20 years.

Joe Senese has been with Midwest Mechanical for four years as the Director of Project Management. Prior to this Joe had worked in the HVAC industry for 30 years.

Neal Johnson is our Chief Financial Officer and has been in finance for his whole career holding CFO positions for the last 17 years.

Hayley Burns has been with Midwest for one year as a Business Development Manager. For the last five years her role was in education, giving her expertise with K-12 facilities and their functionality.

Midwest Mechanical Government Sector Experience

Midwest Mechanical was awarded its first NCPA/OMNIA contract in 2018, since then Midwest has become a leader in providing HVAC and related services to the government sector. In 2018, Midwest established a Public Sector business unit. The Public Sector business unit established processes, best practices, and job descriptions all with the intention of making Midwest Mechanical a "Best in Class" provider of HVAC and related services for the Public Sector. Since 2018, Midwest has served over 100 public sector clients on projects and HVAC maintenance/service.

Describe any social diversity initiatives.

Midwest Mechanical recognizes the importance of social diversity and is committed to fostering an inclusive environment, even as we work to develop formal initiatives. We prioritize diverse hiring practices to build a team that reflects a variety of backgrounds and perspectives. Additionally, we encourage open dialogue among employees to share experiences and ideas, fostering a culture of respect and collaboration. As we move forward, we are focused on identifying and implementing new strategies that promote inclusivity and support all team members.

Describe past litigation, bankruptcy, reorganization, state investigations of entity or current officers and directors.

Midwest Mechanical has had no litigation, bankruptcy, reorganization, state investigations of entity or current officers and directors.

Customer References:

Entity Name and Location	Expected Annual Volume	Contact/Title	Years Serviced/Services Provided
McHenry School District 15 McHenry, Illinois	\$3,000,000	Jeff Schubert Chief School Business Official jschubert@d15.org 847-456-3966	2 years: HVAC Upgrades and Roofing replacement
Troy School District 30c Plainfield, Illinois	Expected Annual Volume: \$4,000,000	Ben Hettel Executive Director of Operations bhettel@troy30c.org 815-671-7644	5 years: Maintenance, HVAC Upgrades, Temperature control upgrades
Lombard 44 SD Lombard, Illinois	\$200,000	Theodore Stec Superintendent 708-785-7883 tstec@sd44.org	6 years: HVAC Upgrades, Controls Upgrades, HVAC maintenance, Roofing replacement, Solar installation
Benjamin School District 15 West Chicago, Illinois	\$50,000	Jim Woell Superintendent jwoell@benjamin25.org 630-360-4697	2 years: HVAC upgrades, Control upgrades
Park Ridge-Niles School District 64 Niles, Illinois	\$5,000,000	Adam Parisi Chief School Business Official aparisi@d64.org 773-680-8628	4 years: General contracting services, HVAC upgrades, HVAC maintenance
Pleasantdale School District 107	\$100,000	Griffin Sonntag Assistant Superintendent for Finance and Operations gsonntag@d107.org	10 years: HVAC maintenance, HVAC upgrades, control upgrades

Burr Ridge, Illinois		630-877-0221		
Elmwood Park School District 401	\$600,000	Douglas Wildes Assistant Superintendent of Finance and Operations	2 years: General contracting	
Elmwood Park, Illinois		wildesd@epcusd401.org 630-479-6825		
Cicero School District 99	\$1,000,000	Aldo Calderin Superintendent 331-307-9444	3 years: HVAC maintenance, HVAC upgrades	
Cicero, Illinois				
Lake Bluff School District 65	\$100,000	Jay Kahn Chief School Business Official	2 years: HVAC upgrades	
Lake Bluff, Illinois		ikahn@lb65.org 847-234-9400		
Huntley School District 158	\$500,000	Mark Altmeyer Chief School Business Official	3 years: HVAC upgrades	
Huntley, Illinois		maltmayer@district158.org 847-997-6541		



PARK RIDGE-NILES SCHOOL DISTRICT 64

Together We Discover, Learn, Grow & Care



THE CHALLENGE

Park Ridge-Niles School District 64 is an elementary school district serving students in Park Ridge, IL and part of Niles, IL. The District operates five elementary schools for grades K-5, two middle schools for grades 6-8 and an early childhood education center and kindergarten extended day program at Jefferson School. Full-day kindergarten has been a discussion topic for nearly a decade in District 64. The District wished to add additions at each of the K-5 schools to accommodate full-day kindergarten while also doing a complete renovation to Jefferson School and relocating the Educational Service Center there. Jefferson School is 60+ years old with original HVAC equipment beyond useful life.

THE SOLUTION

Midwest Mechanical was in a unique position to offer the District the ability to do a true Design/Build project through its NCPA Cooperative Purchasing (co-op) contract. This contract vehicle allowed the District to work with Midwest directly to establish project scope, which resulted in reduced cost to the District. The engineering, skilled labor and material, and project management needed for the project was purchased

directly through the co-op contract, avoiding layers of markups.

All architectural design activities for the renovation were performed by the District's architect. The District asked Midwest to perform the MEP design and collaborate directly with the architect to incorporating MEP design into construction drawings and specifications. The Mechanical upgrades were as follows: central heating plant replacement, new cooling plant, new dedicated outside air systems (DOAS) that



provided fresh air to classroom and office spaces with individual control, dedicated packaged heating/cooling rooftop units for the gym and Board of Education area and a new Building Automation System (BAS). Midwest partnered with an engineering firm to support the electrical and plumbing design of the project. Midwest had the ability to directly hire all subcontractor activities, which helped manage risk of both cost and schedule. Midwest Mechanical was able to start in March and perform a true "fast track" construction project working in parts of an occupied school in order to deliver on a tight construction schedule.

CASE STUDY/PARK RIDGE-NILES SCHOOL DISTRICT 64

ABOUT THE CLIENT

The Midwest Mechanical team worked with two key District Administrators throughout the project. For all strategic and business issues, Dr. Adam Parisi, the Chief School Business Official, was the main contact for District 64. Tony Bersani, the Director of Facility Management, was responsible for all things technical. They both started at the district July 1, 2021 with prior experience at other school districts. An interview was conducted with Dr. Adam Parisi and here are a few of the exchanges:

Q: What was your experience purchasing services through a co-op prior to this project?

A: Not a whole lot. The only thing I've done previously was purchase flooring material through a co-op, but I bid out the labor. I was new to the whole process and honestly a little apprehensive.

Q: How were you able to show your school board that this project was a "good deal" for the district?

A: Honestly, it was our Director of Facilities, Tony Bersani, who had a previous relationship with Midwest Mechanical. I had previous experience with different construction models. The two of us were able to come together with different buying experience.

Q: How did you determine the scope of the project? Describe how Midwest Mechanical interfaced with your architect on this project.

A: It was a joint effort. We did work with an architect while at the same time facilitated feedback from our admin team and really spent a lot of time on the design phase of this. There were a lot of conversations internally and with Midwest Mechanical on what this project could look like.

Q: How would you compare and contrast this project with similar HVAC projects that you've done in the past using a different procurement vehicle?

A: This one was very successful because of the quality of the team and their leadership throughout. It exceeded every expectation possible.

Q: How would you describe the level of communication that you received from Midwest during Design Development and Project Implementation?

A: Beyond excellent

Q: Did you experience any additional or "hidden" costs using this approach?

A: No

Q: Would you do more projects through the co-op?

A: Definitely!

About Midwest Mechanical

Established in 1974, Midwest Mechanical is a privately held commercial HVAC services and facility management company focused on energy efficiency for building owners and operators throughout Chicagoland. As a licensed mechanical engineering design firm, with in-house Union labor, we partner with clients to help control the cost of HVAC system operations through maintenance programs, operations and design/retrofit projects. Midwest Mechanical is a member of the NCPA Purchasing Cooperative allowing public sector clients the ability to purchase skilled labor and services direct.

"This one was very successful because of the quality of the team and their leadership throughout. It exceeded every expectation possible."

-Dr. Adam Parisi, CSBO



RIVER FOREST SCHOOL DISTRICT 90



To inspire a love of learning and ensure educational excellence for every child

THE CHALLENGE

River Forest School District is a highly successful K-8 learning environment based in one of the premier suburbs of Chicago. The three school buildings within the District were all constructed over 50 years ago and each building includes several additions and renovations. Due to the age of the buildings, there was a significant need to address a Building Automation System that was not maintainable and classroom Unit Ventilators which were broken. The District was interested in an approach which provided a cost effective but also high quality solution, and the ability to adhere to the District's vision of cooling readiness and a very restrictive construction schedule.

THE SOLUTION

Midwest Mechanical was in a unique position to offer the District the ability to do a true Design/Build project through its NCPA Cooperative Purchasing (co-op) contract. This contract vehicle allowed the District to work with Midwest directly to establish project scope, which resulted in reduced cost to the District. The engineering, skilled labor and material, and project management needed to do the work was purchased directly through the co-op contract, avoiding layers of markups. The District's architect performed an independent price check for the proposed scope. It was found that the Midwest proposal price was 20% below the architect estimate. In addition, Midwest's proposal was a guaranteed price with no change orders.

"We initially felt that the cost savings were the driving factor. However, after we had indepth discussions with Midwest, we felt that their expertise was equally as important."

Anthony Cozzi Business Manager

The project schedule proved to be very challenging. In two of the buildings, Midwest could not start work until July 15 and had to be substantially complete by the start of school on August 26. Planning and logistics were critical in ensuring project success.

CASE STUDY / RIVER FOREST SCHOOL DISTRICT 90

ABOUT THE CLIENT

The main contact for District 90 throughout the project was the Business Manager, Anthony Cozzi. Mr. Cozzi has been at the District for 12 years and has had the opportunity to do many projects there, using different procurement vehicles. He was able to offer insight on his use of the co-op for this project.

Q: How were you able to show your School Board that this project was a "good deal" for the District?

A: "After receiving the scope of work and cost proposal from Midwest, we asked our architect, along with our mechanical engineering consultant, to provide us with their own estimates. We did not share the Midwest proposal with them, and theirs came in significantly higher. We then shared with them Midwest's proposal for a complete review and they found no issues."

Q: How did your Board react to using the co-op approach for purchasing services?

A: Once the Board understood that there were significant cost savings and that our District's legal counsel reviewed the contract, they were very supportive."

Q: Describe how Midwest Mechanical interfaced with your architect on this project.

A: "Midwest was open to discussing all facets of the project with our architect in order for him to review progress reports, pay out requests and perform walk thru's in order to develop punch lists."

Q: Did you experience any additional or "hidden" costs using this approach?

A: "No. As Midwest promised, their proposal included all costs, even found conditions in the field."



Q: How would you describe the level of communication that you received from Midwest during Design Development and Project Implementation?

A: "Midwest was always available whenever I needed help. Lyle, Jeff and Aaron always kept us informed and handled every issue that arose."

Q: Would you do more projects through the co-op?

A: "Absolutely!"

ABOUT MIDWEST MECHANICAL

Established in 1974, Midwest Mechanical is a privately held commercial HVAC services and facility management company focused on energy efficiency for building owners and operators throughout Chicagoland. As a licensed mechanical engineering design firm, with in-house Union labor, we partner with clients to help control the cost of HVAC system operations through maintenance programs, operations and design/retrofit projects. Midwest Mechanical is a member of the NCPA Purchasing Cooperative allowing public sector clients the ability to purchase skilled labor and services direct.



COOK COUNTY SCHOOL DISTRICT 104 Summit, IL



To promote and instill the love of learning

THE CHALLENGE

Cook County School District 104 is a highly successful K-8 learning environment situated on the outskirts of Chicago. The five school buildings within the District were all constructed over 50 years ago and each facility includes several additions and renovations. The buildings were heavily renovated around 2000 with several phases of construction and upgrades being done since then. One of the few remaining needs was the heating plant at Walker School. The plant was nearly 50 years old and represented the largest financial risk to the District. The District was interested in an approach which provided a cost effective but also high quality solution.

THE SOLUTION

Midwest Mechanical was in a unique position to offer the District the ability to do a true Design/Build project through its NCPA Cooperative Purchasing (co-op) contract. This contract vehicle allowed the District to work with Midwest directly to establish project scope, which resulted in reduced cost to the District. The engineering, skilled labor and material, and project management needed for the project was purchased directly through the co-op contract, avoiding layers of markups.

The existing heating plant had several ceiling mounted inline zone pumps with no redundancy. Midwest engineering worked with the District's Director of Building and Grounds, Don Dames to develop a scope. The new heating plant includes re-designed distribution system that reduced the number of pumps, added system redundancy and located system pumps to the floor to



allow for ease of maintenance. The District was then able to conduct due diligence by comparing pricing developed by their architect with the pricing established though the co-op. The co-op pricing was very favorable. In addition, Midwest's proposal was a guaranteed price with no change orders.

CASE STUDY / RIVER FOREST SCHOOL DISTRICT

ABOUT THE CLIENT

The Midwest team worked with two key District Administrators throughout the project. For all strategic and business issues, Dr. Troy Whalen, the Superintendent was the main contact for District 104. Dr, Whalen has been the Superintendent at 104 for seven years. Don Dames, a 25 + year District employee, was responsible for all things technical. An interview was conducted with Dr. Troy Whalen and here are a few of the exchanges:

Q: What was your experience purchasing services through a co-op prior to this project?

A: The District completed a Unit Vent/AC project through a purchasing co-op a few years ago. But other than things like furniture,

those were the only two projects for services.

Q: How were you able to show your board that this project was a "good deal" for the district?

A: The pricing which Midwest provided was compared to the architect's estimate for the work. Midwest's pricing was below the estimate.

Q: How did you determine the scope of the project?

A: Our Buildings and Grounds Director worked directly with the Design/Build team at Midwest to co-author a scope of work. The District was able to determine what manufacturers were used and what layout was used for the mechanical room.

"Midwest offers great communication. The project team gave me consistent updates. They were very patient fielding our concerns."

Dr. Troy Whalen Superintendent

Q: How would you compare and contrast this project with similar HVAC projects that you've done in the past using a different procurement vehicle?

A: The co-op approach is much simpler than any other method. It is very straightforward. Once a solution is developed, the pricing is very prescriptive and easy to understand. Having done Performance Contracting in the past, the co-op was a much more comfortable approach.

Q: Did you experience any additional or "hidden" costs using this approach?

A: "No.

Q: Would you do more projects through the co-op?

A: Yes

About Midwest Mechanical

Established in 1974, Midwest Mechanical is a privately held commercial HVAC services and facility management company focused on energy efficiency for building owners and operators throughout Chicagoland. As a licensed mechanical engineering design firm, with in-house Union labor, we partner with clients to help control the cost of HVAC system operations through maintenance programs, operations and design/retrofit projects. Midwest Mechanical is a member of the NCPA Purchasing Cooperative allowing public sector clients the ability to purchase skilled labor and services direct.

How Can we Help Your School District?

Section 5: Value Added Products and Services

Midwest Mechanical has utilized our Omnia contract 02-91 to provide HVAC and related services to our customers. Through these services our project management and project administration team are dedicated to the customer and their project site. Our customers have asked us to utilize our project teams to provide a growing list of products and services while we are on site. This value-added service which Midwest Mechanical provides through our co-op contract has saved our customers valuable time and money and has enhanced project quality and delivery.

The list of value-added products and services that Midwest has the proven capability to provide to our customers is long and includes:

- General Contracting- utilizing Midwest project management and project administration to manage a variety of trades and scopes of work
- HVAC Maintenance and Repair Services
- Roofing Work- provide a turnkey design/build solution for all roofing needs Window
 Work- provide a turnkey design/build solution for all window needs Electrical Workprovide a turnkey design/build solution for all electrical needs Plumbing Work- provide a
 turnkey design/build solution for all electrical needs Flooring work- provide a turnkey
 design/build solution for all flooring needs Ceiling work- provide a turnkey design/build
 solution for all ceiling work Lighting work- provide a turnkey design/build solution for all
 lighting needs
- Concrete work- provide a turnkey design/build solution for all concrete and related needs
- Millwork and Finish Carpentry- provide a turnkey design/build solution for all millwork
- and carpentry needs
- Painting- provides a turnkey solution for painting
- Masonry work- provide a turnkey solution for masonry work

Midwest has a project resume which can demonstrate a track record of providing all these value-added goods and services over the last five years, resulting in very high customer satisfaction.

A more detailed Value Add Section is included below

Midwest Mechanical does not offer any additional equipment offerings such as used, parts, accessories, and trade-ins.

Equipment Reconditioning: As an alternative to customers who may not have a full equipment replacement in their budget, Midwest has provided equipment reconditioning services on a variety of HVAC equipment. Our reconditioning services are intended to extend useful life, while saving on capital cost. Most of our reconditioning services are for air handling and terminal unit equipment. Reconditioning services are a custom solution which would be priced on an individual project basis.

Value Added Products and Services Provided by Midwest Mechanical

HVAC Maintenance and Repair Services

Product/Service:

Midwest has extensive experience providing our customers with Maintenance and Repair Services on HVAC Equipment, including:

- Chiller maintenance and repair
- Boiler maintenance and repair
- Air handling unit maintenance and repair
- HVAC controls maintenance and repair
- Rooftop unit maintenance and repair
- Terminal unit maintenance and repair
- Equipment rental services

Value to participating agencies: In many cases, maintenance services are a natural part of a larger project within. There is tremendous value to an agency to have one entity provide a complete turnkey project and also coordinate the preventive maintenance on the system which was installed.

Value to Omnia: By having Midwest provide maintenance and repair services, it allows customers to utilize OMNIA for even more value on a given project.

Flooring

Product/Service:

Midwest has extensive experience replacing various flooring materials in a building including:

- Demolition of existing flooring
- VCT Flooring
- Carpet
- Wood
- · Gymnasium and Fieldhouse flooring

Tile

Value to participating agencies: In many cases, the replacement of flooring is a natural part of a larger project within a building. There is tremendous value to an agency to have one entity purchase and coordinate all trades and scopes of work within a building.

Value to Omnia: By having Midwest complete the flooring, it allows customers to utilize OMNIA for even more value on a given project.

Fire Alarm Systems

Product/Service:

Midwest has extensive experience with fire alarm systems and components in a building including:

- Fire alarm panels
- Fire alarm detection devices
- Fire alarm communication wiring

Value to participating agencies: In many cases, the replacement of a fire alarm system is a natural part of a larger project within a building. There is tremendous value to an agency to have one entity purchase and coordinate all trades and scopes of work within a building.

Value to Omnia: By having Midwest complete the Fire Alarm work, it allows customers to utilize OMNIA for even more value on a given project.

Security Systems

Product/Service:

Midwest has extensive experience with the replacement of various Building Security Systems and Components in a building including:

- Security Panels
- Security sensors
- Cameras
- Communication devices and cabling
- Security software
- Security monitoring

On-site Security services

Value to participating agencies: In many cases, the replacement of a Security System is a natural part of a larger project within a building. There is tremendous value to an agency to have one entity purchase and coordinate all trades and scopes of work within a building.

Value to Omnia: By having Midwest complete the Security work, it allows customers to utilize OMNIA for even more value on a given project.

Building Technology

Midwest has extensive experience with the replacement of various Building Technology components in a building including:

- Internet routers, servers and cabling
- Audio/Visual equipment
- Classroom projection devices
- Classroom learning technology
- Computers

Value to participating agencies: In many cases, the replacement of Technology Components is a natural part of a larger project within a building. There is tremendous value to an agency to have one entity purchase and coordinate all trades and scopes of work within a building.

Value to Omnia: By having Midwest complete the renovation of Technology, it allows customers to utilize OMNIA for even more value on a given project.

Roofing

Midwest has extensive experience with replacement of various types of Roofing materials in a building including:

- · Demolition of existing roofing
- Various types of roof decking
- Various types of roofing insulation
- Various types of roofing membrane
- Shingles of various types
- Tile roofs
- Metal roofing
- Gutters and related work

Value to participating agencies: In many cases, the replacement of roofing is a natural part of a larger project within a building. There is tremendous value to an agency to have one entity purchase and coordinate all trades and scopes of work within a building.

Value to Omnia: By having Midwest complete the roofing, it allows customers to utilize OMNIA for even more value on a given project.

Energy Analysis:

Midwest has extensive experience of conducting an Energy Analysis in a building including:

- Collecting and analyzing electric and gas bills
- Conducting an energy audit
- Performing a building survey to understand existing conditions
- Providing an analysis of various retrofit options
- Perform calculations showing energy savings
- Provide recommendations for equipment replacement

Value to participating agencies: In many cases, an energy audit is a natural part of a larger project within a building. There is tremendous value to an agency to have one entity purchase and coordinate all trades and scopes of work within a building.

Value to Omnia: By having Midwest complete an energy analysis, it allows customers to utilize OMNIA for even more value on a given project.

Concrete Work

Midwest has extensive experience with replacement and Installation of various concrete components in a building including:

- Demolition of existing concrete structure
- Necessary framing
- Necessary site work and prep
- Any required civil engineering to perform the work
- Concrete pouring
- Concrete finishing

Value to participating agencies: In many cases, the replacement of concrete is a natural part of a larger project within a building. There is tremendous value to an agency to have one entity purchase and coordinate all trades and scopes of work within a building.

Value to Omnia: By having Midwest complete the concrete, it allows customers to utilize OMNIA for even more value on a given project.

General Contracting

Midwest has extensive experience with performing various General Contracting duties in a building including:

- Site work
- General Carpentry
- Site Supervision
- Cleanup
- Coordination of Subcontractors
- Development of a project schedule
- Site Security and Safety
- Purchasing and managing various subcontractors

Value to participating agencies: In many cases, General Contracting is a natural part of a larger project within a building. There is tremendous value to an agency to have one entity purchase and coordinate all trades and scopes of work within a building.

Value to Omnia: By having Midwest complete the necessary General Contracting work, it allows customers to utilize OMNIA for even more value on a given project.

Cabinetry and Millwork

Midwest has extensive experience with the replacement of various cabinetries and millwork in a building including:

- Demolition of existing cabinetry and millwork
- Design of new cabinetry and millwork
- Installation of new cabinetry and millwork
- Installation of necessary trim and finish work

Value to participating agencies: In many cases, the replacement of cabinetry and millwork is a natural part of a larger project within a building. There is tremendous value to an agency to have one entity purchase and coordinate all trades and scopes of work within a building.

Value to Omnia: By having Midwest complete the cabinetry and millwork, it allows customers to utilize OMNIA for even more value on a given project.

Electrical:

Product/Service:

Midwest has extensive experience with replacement of various Electrical components in a building including:

- Electrical Service into the building
- Main electrical distribution
- Electrical distribution panels
- Electrical disconnect switching
- Wiring and conduit
- Switching and control
- Breakers panels and circuiting
- Transformers

Value to participating agencies: In many cases, the replacement of electrical components and wiring is a natural part of a larger project within a building. There is tremendous value to an agency to have one entity purchase and coordinate all trades and scopes of work within a building.

Value to Omnia: By having Midwest complete the electrical work, it allows customers to utilize OMNIA for even more value on a given project.

Fencing

Midwest has extensive experience with the replacement of various Fencing materials in a building including:

- Demolition of existing fencing
- Selection of new fencing material
- Civil engineering required to locate new fence

Installation of new fencing

Value to participating agencies: In many cases, the replacement of fencing is a natural part of a larger project within a building. There is tremendous value to an agency to have one entity purchase and coordinate all trades and scopes of work within a building.

Value to Omnia: By having Midwest complete the fending, it allows customers to utilize OMNIA for even more value on a given project.

Site Work

Midwest has extensive experience with performing site work for a building project including:

- Excavation of the site
- Removal of spoils
- · Grading of site
- Backfill of site
- Introduction of new materials
- Site drainage and water detention
- Storm sewer
- Erosion remediation

Value to participating agencies: In many cases, sitework is a natural part of a larger project within a building. There is tremendous value to an agency to have one entity purchase and coordinate all trades and scopes of work within a building.

Value to Omnia: By having Midwest complete the site work, it allows customers to utilize OMNIA for even more value on a given project.

Masonry

Midwest has extensive experience with replacement of various masonry materials in a building including:

- Demolition of existing masonry work
- Selection of new masonry material
- Layout and site engineering necessary
- Installation of new masonry

Value to participating agencies: In many cases, the replacement of masonry is a natural part of a larger project within a building. There is tremendous value to an agency to have one entity purchase and coordinate all trades and scopes of work within a building.

Value to Omnia: By having Midwest complete the masonry, it allows customers to utilize OMNIA for even more value on a given project.

Windows and Curtainwall

Midwest has extensive experience with the replacement of various window and curtainwall materials in a building including:

- Demolition of existing windows and curtainwall
- Prep for new windows and curtainwall
- Selection of new windows and curtain wall
- Necessary engineering
- All caulking and sealing necessary
- Installation of required insulation

Value to participating agencies: In many cases, the replacement of windows and curtainwall is a natural part of a larger project within a building. There is tremendous value to an agency to have one entity purchase and coordinate all trades and scopes of work within a building.

Value to Omnia: By having Midwest complete the windows and curtainwall, it allows customers to utilize OMNIA for even more value on a given project.

Painting

Midwest has extensive experience with performing various painting services in a building including:

- Scraping and Removal of existing painting
- Selection of new paint
- Necessary scaffolding
- Necessary floor and furniture protection
- General painting services

Value to participating agencies: In many cases, Painting is a natural part of a larger project within a building. There is tremendous value to an agency to have one entity purchase and coordinate all trades and scopes of work within a building.

Value to Omnia: By having Midwest complete the painting, it allows customers to utilize OMNIA for even more value on a given project.

Ceilings

Midwest has extensive experience with replacement and Installation of various ceiling products in a building including:

- Demolition of existing ceiling material
- Design of a new ceiling
- Selection of new ceiling material
- Coordination with lighting contractor
- Installation of new grid
- Installation of new ceiling material
- Necessary floor protection and cleanup

Value to participating agencies: In many cases, the replacement of the ceiling is a natural part of a larger project within a building. There is tremendous value to an agency to have one entity purchase and coordinate all trades and scopes of work within a building.

Value to Omnia contract: By having Midwest complete the ceiling work, it allows customers to utilize OMNIA for even more value on a given project.

Plumbing

Midwest has extensive experience with plumbing systems and components in a building including

- Plumbing fixtures
- Installation of piping
- Design of plumbing systems

Value to participating agencies: In many cases, the replacement of a plumbing system is a natural part of a larger project within a building. There is tremendous value to an agency to have one entity purchase and coordinate all trades and scopes of work within a building.

Value to Omnia: By having Midwest complete the Plumbing work, it allows customers to utilize OMNIA for even more value on a given project.



Region XIV Education Service Center

1850 Highway 351 Abilene, TX 79601-4750 325-675-8600 FAX 325-675-8659

December 20, 2024

Mr. Dan Brandolino Vice President of Public Sector/SaaS Midwest Mechanical 801 Parkview Blvd Lombard, IL 60148

Sent via email to: dan.brandolino@midwestmech.com

Re: Award of Contract #159053, HVAC and Building Control Systems, Equipment, Installation, and Related Products and Services

Dear Mr. Brandolino:

Region 14 Education Service Center is happy to announce that Midwest Mechanical has been awarded Contract #159053 based on the proposal submitted to Region 14 ESC in response to RFP 24-S850, HVAC and Building Control Systems, Equipment, Installation, and Related Products and Services. As stated in the RFP, Article VI. Signature Form, this contract award letter is the countersignature to Midwest Mechanical's response and provides Region 14's acceptance of the response and establishes the contract.

The contract is effective January 1, 2025. The contract may be renewed in accordance with the contract terms and conditions.

We look forward to a long and successful partnership.

If you have any questions or concerns, feel free to contact me at (325) 675-8600.

Sincerely,

oigiled by.

Emily Jeffrey

Region 14, Chief Financial Officer