CUNT OF LOS ANOT	REQUEST FOR BID		SOLICITATION : RFB-IS-132007	716-1
A CALIFORNIA	INTERNAL SERVICES DE	EPARTMENT	BID DUE:	
			02/06/13 1	2:00:00 PM
Vendor No.	:		RETURN BID TO ADD	RESS BELOW
			INTERNAL SERVICE ISD CENTRAL PURC 1100 N EASTERN A RM 103 BID ROOM LOS ANGELES CA	HASING VENUE 1ST FLOOR
			BUYER BUYER PHONE DATE ISSUED REQ. DEPARTMENT	: Sally Luu : 323-267-2304 : 01/23/13 : IS
			AGENCY REQ. NO. REQ. NO.	: B193795 : RQN-FR-13018194
			FISCAL YEAR SCHEDULED BEGIN DATE SCHEDULED END DATE	:
			NUMBER OF COMMODITY LI	NES : 7
			PROCUREMENT FOLDER	: 525919
в193795 н	ARDWARE - STORAGE - I	EMC		
	тс	) BE COMPLETED E	BY VENDOR	
2. CASH DISCOU	LL BE MADE IN THIS NUM NT% DAYS. C.			25TH PROX. WILL BE CONSIDERED
	VALUATING THIS BID. TACHED: CERTIFIED C	HECK ATTACHED:	OTHER ATTACH	IMENTS:
	CE NUMBER: (TH			
5. PLEASE REMO	VE FROM THIS COMMODITY CODE:			
6. FEIN OR SOC	IAL SECURITY# REQUIRED:			
** IMPC	RTANT **			
MAY REGISTER O	CEIVE AN AWARD, VENDORS ARE REVILINE ON THE COUNTY OF LOS ANG .CO.LA.CA.US/WEBVEN/			Y OF LOS ANGELES. VENDORS
SPECIFICATION	NAME AS SPECIFICATION IS NOT OR ON YOUR ALTERNATE. ALTERNAT YOUR STATEMENT WHEREIN SPECIF THIS PURCHASE.	E OFFERS TO MEE	I FUNCTIONAL REQUIREMEN	ITS, ADEQUATELY SUPPORTED BY
VENDORS ARE RESOLICITATION.	QUIRED TO ENTER THEIR COMPANY 1	NAME IN THE SPA	CE PROVIDED AT THE TOP	OF EACH PAGE ON THIS
VENDOR PHONE N	JMBER:	TITLE:		DATE:
SIGNATURE OF B (MUST BE SIGN				

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set forth above, at which time the responses will be Responses to Requests for Quotations are to be delive forth above. There will be no public opening or read in top left-hand corner of this document.) Fax respo- response received after the closing date/time set for	ed to the County Purchasing Agent by 12:00 noon on the e publicly opened and, if requested, publicly read. vered to the County Purchasing Agent by date and time ding of these responses. (See title of this solicita onses will not be accepted unless noted in writing. orth in the solicitation document will be considered r, unless the County Purchasing Agent determines that	set tion Any late,
2. All bids shall be typewritten or in ink. No erast corrections typed/inked adjacent, dated and initiale		
3. State brand name or make on each item. If quoting name, a product description and model number.	g other than item specified, include the manufacturer	'S
4. Bid each item separately. Prices must be stated i	in units specified hereon.	
the envelope. Bid must be received at the place, tim assure each bid is properly marked and timely delive	ith both the bid number and closing date plainly visi me and on the date specified. Bidders are responsible ered. County assumes no financial obligations for dicated hereon. Bidder shall be solely responsible for	to
6. Time of delivery is a part of the consideration a time varies on different items, bidder shall so stat otherwise noted, "days for delivery" or "days from r		If
7. An authorized officer or employee must sign with signature must be fulfilled.	the Firm's name on all bids. Obligations assumed by a	such
provide either the serial number or its retailer's p	d shall not include sales or use taxes. Bidder shall permit to engage in business as a seller (if a CA com ales/use tax direct to any Vendor. If Vendor is outsi	pany). de CA,
9. All charges, e.g., packing and installation, must specified in the bid.	t be included in the bid. No charges will be allowed t	unless
order to expedite the process, accommodate minor err	discretion, any formality in the bidding or evaluation ror, or respond to unforeseen circumstances, and to rounty may, at its sole discretion, cancel this solicita	eject
	d at no cost. Samples are not returnable; County will equested, bidders shall not submit samples. Cost of t	
12. Bids are subject to acceptance at any time within unless otherwise specifically stipulated.	in 30 calendar days of the closing date stated hereon	,
13. County shall not return bids for change/correcti	ion after receipt.	
14. Insurance, surety and performance bonds shall be	e in the amounts set forth hereon.	
15. All factors being equal and to the extent author manufactured or produced in the County of Los Angele such preference, bids must definitely and conspicuou manufactured or produced in the County of Los Angele	es, and then in the State of California. To qualify fusion using the state whether the items are wholly or partially	or grown,
16. Bids must include employer's identification numb	ber as assigned by the U.S. Treasury Department.	
17. If you do not bid, return this solicitation ("Renot submit a bid for (3 consecutive Requests, you malist.	equest") and state reason, or if you do not respond o ay, at County's sole option, be removed from the mail	r do ing
	o is at bidder's sole risk. The specifications set for rmation, oral or written, regarding this acquisition.	

REQUEST FOR BID STANDARD TERMS & CONDITIONS SO NO : RFB-IS-13200716-1 COMPANY NAME : PAGE BID DUE: 02/06/13 12:00:00 PM 3 19. Changes or modifications to specifications or conditions to this Request shall only be made by issuance of a written amendment by County's Purchasing Agent. No other change or modification, regardless of source, shall be binding. Bidders are advised to bid only as set forth in this Request. 20. The purchase, if any, resulting from the Request shall be governed by the County's terms and conditions which are attached hereto. Unless County specifically agrees in writing, any other terms and conditions shall have no force or effect. 21. No County employee whose position in County service enables him/her to influence any award to your offer any competing offer, and no spouse or economic dependent of such employee, shall be employed in any capacity by the bidder herein, or have any other direct or indirect financial interest in any transaction resulting from this Request. 22. County reserves the right to designate the transportation carrier when common carriers are used in delivery, or make pick up by County truck if the point of origin is within the County of Los Angeles or an adjacent county. Failure to adhere to shipping terms as specified on the purchase order or written agreement will result in deduction of additional handling costs from the invoice(s). 23. County may, at its sole option, select other than the low price bidder if, as solely determined by County, another bid is a more responsible and responsive offer. 24. County reserves the right to negotiate price, terms and conditions with the selected vendor. 25. This Request is a solicitation only, and is not intended or to be construed as an offer to enter into any contract or other agreement. No acquisition can be made without a purchase order. 26. County reserves the right to conduct a reasonable inquiry to determine the responsibility of a bidder. The unreasonable failure of bidder to promptly supply information in connection with such inquiry, including, but not limited to, information regarding past performance, financial stability and ability to perform on schedule, may, at County's discretion, be grounds for a determination of non-responsibility. 27. Community based enterprises are encouraged to bid. It is the County's policy that on final analysis and award, the Vendor shall be selected without regard to gender, race, creed or color. 28. All bids must include a complete "Request for Local SBE Preference Program Consideration and CBE Firm/Organization Information Form" and "Attestation of Willingness to Consider Gain/Grow Participants Survey" attached hereto. Bids not including completed forms may, at county's option, be returned or the bidder may be required to provide complete forms prior to consideration. 29. Wherever possible, vendors are encouraged to subcontract portions of the work to responsible and qualified community Business Enterprise owned businesses and/or entities. 30. Bidders are reminded to thoroughly review all solicitation documents. 31. Prior to bid award, County reserves the right to request clarification of any bid. 32. The offering of gifts, excluding token gifts of a promotional/advertising nature, or gratuities by bidder or any other agent or representative of bidder is strictly prohibited. 33. Each person by submitting a response to this solicitation certifies that such bidder/proposer and each County lobbyist and County lobbying firm, as defined by Los Angeles Code Section 2.160.010, retained by bidder/proposer is in full compliance with Chapter 2.160 of the Los Angeles County Code. A copy of Chapter 2.160 can be reviewed and downloaded from the following website:. http://bos.co.la.ca.us/categories/LobInfo/Ordinance.htm. 34. Subsequent to the County's evaluation, bids/proposals which were required to be submitted in response to the solicitation process become the exclusive property of the County. All such documents become a matter of public record and shall be regarded as public records. Exceptions will be those elements in the California Government Code section 6250 et. seq. (Public Records Act) and which are marked "trade secret", "confidential", or "proprietary". The County shall not in any way be liable or responsible for the disclosure of any such records, including, without limitation, those so marked, if disclosure is required by law, or by an order issued by a court of competent jurisdiction. In the event the County is required to defend an action on a Public Records Act request for any of the aforementioned documents, information, books, records, and/or contents of a proporal marked "trade secret", "confidential", or "proprietary" the Vendor agrees to defend and indemnify the County from all costs and expenses, including reasonable attorney's fees, in action or liability arising under the Public Records Act. 35. County's Quality Assurance Plan. The County or its agent will evaluate Contractor's performance under this agreement on not less than an annual basis. Such evaluation will include assessing Contractor's compliance with all contract terms and performance standards. Contractor deficiencies which County determines are severe or continuing and that may place performance of the agreement in jeopardy if not corrected will be reported to the Board of Supervisors. The report will include improvement/corrective action measures taken by the County and Contractor. If improvement does not occur consistent with the corrective action measures, County may terminate this agreement or impose other penalties as specified in this agreement. 36. Bidder shall not and shall not authorize another to, publish or disseminate any commercial advertisements, press releases, feature articles, or other materials using the name of the County without the County's prior written consent.

37. Bidders/Proposers Adherence to County's Child Support Compliance Program Bidders/proposers shall 1) fully comply with all applicable State and Federal reporting requirements relating to employment reporting for its employees; and 2) comply with all lawfully served Wage and Earnings Assignment Orders and Notice of Assignment and continue to maintain compliance during the term of any contract that may be awarded pursuant to this solicitation. Failure to comply may be cause for termination of a contract or initiation of debarment proceedings against the non-compliant Contractor (County Code Chapter 2.202).

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#### ALL AWARDS FROM THIS BID WILL BE SUBJECT TO THE FOLLOWING TERMS AND CONDITIONS OF PURCHASE: TERMS AND CONDITIONS OF PURCHASE

1. CONDITIONS OF PURCHASE; This order shall be in accordance with these terms and conditions and any attachments hereto. No other conditions or modifications of these terms and conditions will be effective unless specifically agreed to in writing by the County of Los Angeles ("County") Purchasing Agent. Failure of County to object to provisions contained in any acknowledgment, document or other communications from Vendor shall not be construed as a waiver of these terms and conditions or an acceptance of any such provision.

2. DELIVERY: Delivery shall be as stated herein. When using common carriers, County reserves the right to designate the transportation carrier. Failure on the part of Vendor to adhere to shipping terms specified hereon or contained in a written agreement for this purchase may, at County's discretion, result in additional handling costs being deducted from Vendor's invoice. Cost of inspection on deliveries or offers for delivery which do not meet specifications will be for the account of Vendor. Unless otherwise set forth herein, all items shall be suitably packed and marked. Purchase Order number must be on all shipping documents and containers.

3. INVOICES; Invoices shall include the Purchase Order number, which is located in the upper right hand corner of the Purchase Order. Invoices must state that they cover, as the case may be, complete or partial delivery, and must show units and unit prices. Invoices will not be paid unless and until the requirements have been fully met. When price shown is a delivered price, all transportation and delivery charges must be prepaid in full to destination.

4. PRICE/SALES TAX: Unless otherwise specified herein, the prices herein do not include sales or use tax. No charges for transportation, containers, packing, unloading, etc., shall be allowed unless specified herein.

5. PAYMENT TERMS: Unless otherwise specified herein, payment terms are net 30 days from the date County receives a correct and proper invoice. In no event shall County be liable for any late charges, Cash discount periods shall be computed either from the date of delivery and County's acceptance or the date of County's receipt of correct and proper invoices, whichever date is later, prepared in accordance with the terms herein.

6. WARRANTIES; Vendor shall, at no cost to County, promptly correct any and all defects in the items/services provided hereunder. Vendor shall also reimburse County for any costs incurred as a result of defect(s). The term of this warranty shall be as set forth in the Purchase Order, or if no term is shown, ninety (90) days from the date of County's acceptance of the item/service. Vendor warrants that items may be shipped, sold and used in a customary manner without any violation of any law, ordinance, rule or regulation of any government or administrative body.

7. CANCELLATION; Unless otherwise specified herein, County may cancel all or part of this Purchase Order and/or Contract at no cost and for any reason by giving written notice to Vendor at least thirty (30) calendar days prior to scheduled delivery. A cancellation charge not exceeding one percent (1%) of the value of the cancelled portion of the Purchase Order and/or Contract may be charged County for cancellation with less than thirty (30) days prior written notice.

8. HAZARDOUS MATERIALS: Vendor warrants that it complies with all Federal, State and local laws, rules, ordinances and regulations concerning hazardous materials and toxic substances.

9. COVENANT AGAINST GRATUITIES: Vendor warrants that no gratuities (in the form of entertainment, gifts, or otherwise) were offered or given by Vendor, or any agent or representative of Vendor, to any officer or employee of County with a view toward securing this Purchase Order or favorable treatment with respect to any determination concerning the performance of this Purchase Order. In the event of breach of this warranty, County shall be entitled to pursue the same remedies including, but not limited to, termination, against Vendor as it could pursue in the event of Vendor's default.

# 10.0 CONFLICT OF INTEREST:

10.1 No County employee whose position with County enables such employee to influence the award of the Purchase Order or any competing agreement, and no spouse or economic dependent of such employee, shall be employed in any capacity by Vendor, or have any other direct or indirect financial interest in this Purchase Order. No officer or employee of Vendor, who may financially benefit from the award of this Purchase Order shall in any way participate in County's approval or ongoing evaluation of this purchase.

10.2 Vendor shall comply with all conflict of interest laws, ordinances and regulations now in effect or hereafter to be enacted during the term of this Purchase Order. Vendor warrants that it is not aware of any facts which create a conflict of interest. If Vendor hereafter becomes aware of any facts which might reasonably be expected to create a conflict of interest, it shall immediately make full written disclosure of such facts to County. Full written disclosure shall include, but is not limited to, identification of all persons implicated and a complete description of all relevant circumstances.

11. GOVERNING LAW AND VENUE: This Purchase Order shall be governed by and construed in accordance with the laws of the State of California. Vendor agrees and consents to the exclusive jurisdiction of the courts of the State of California for all purposes regarding this Purchase Order, and further agrees and consents that venue of any action hereunder shall be exclusively in the County of Los Angeles, California.

12. INDEMNIFICATION: Vendor shall indemnify, defend and hold harmless County, its agents, officers and employees from and against any and all liability, expense, including defense costs and legal fees, and claims for damages of any nature whatsoever arising from or connected with Vendor's operations, goods and/or commodities or services provided hereunder. This indemnity shall include, but not be limited to, claims for or by reason of any actual or alleged infringement of any United States patent or copyright or any actual or alleged trade secret disclosure.

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13. DEFAULT: The County may, by written notice to the Vendor, terminate the Purchase Order, if, in the judgment of the County:

a. Vendor has materially breached the Purchase Order; or

b. Vendor fails to timely provide and/or satisfactorily perform any task, deliverable, service, or other work required under the Purchase Order or fails to demonstrate a high probability of timely fulfillment of performance requirements, or of any obligations of the Purchase Order and in either case, fails to demonstrate convincing progress toward a cure within ten (10) working days (or such longer period as the County may authorize in writing) after receipt of written notice from the County specifying such failure.

In the event that the County terminates the Purchase Order, the County may procure, upon such terms and in such manner as the County may deem appropriate, goods and services similar to those so terminated. The Vendor shall be liable to the County for any and all excess costs incurred by the County, as determined by the County, for such similar goods and services.

The rights and remedies of the County shall not be exclusive and are in addition to any other rights and remedies provided by law or under this Purchase Order.

14. INVALIDITY, REMEDIES NOT EXCLUSIVE: If any provision of this Purchase Order or the application thereof to any person or circumstance is held invalid, the remainder of this Purchase Order and the application of such provision to other persons or circumstances shall not be affected thereby. The rights and remedies provided herein shall not be exclusive and are in addition to any other rights and remedies in law or equity.

15. COMPLIANCE WITH LAWS: The Vendor shall comply with all applicable Federal, State, and local laws, rules, regulations, ordinances, and directives, and all provisions required thereby to be included in this Purchase Order are hereby incorporated herein by reference.

The Vendor shall indemnify and hold harmless the County from and against all liability, damages, costs, and expenses, including, but not limited to, defense costs and attorney fees, arising from or related to any violation on the part of the Vendor or its employees, agents, or subcontractors of any such laws, rules, regulations, ordinances, or directives.

16. NONDISCRIMINATION: By acceptance of this Purchase Order, Vendor certifies and agrees that all persons employed by it, its affiliates, subsidiaries, or holding companies are and will be treated equally by it without regard to or because of race, religion, ancestry, national origin, disability or sex and in compliance with all applicable Federal and State anti-discrimination laws and regulations. Vendor further certifies and agrees that it will deal with its subcontractors, bidders or Vendor without regard to or because of race, religion, ancestry, national origin, disability or sex. Vendor shall allow the County access to its employment records during the regular business hours to verify compliance with these provisions when so requested by the County. If the County finds that any of the above provisions have been violated, the same shall constitute a material breach of contract upon which the County may determine to cancel, terminate, or suspend the Purchase Order. The parties agree that in the event the Vendor violates the anti-discrimination provisions of the Purchase Order, the County shall, at its option and in lieu of termination or suspending this Purchase Order, be entitled to liquidated damages, pursuant to California Civil Code Section 1671, of the greater of ten percent (10%) of the Purchase order amount or One Thousand Dollars (\$1,000).

17. FORCE MAJEURE: Neither party will be liable for delays in performance beyond its reasonable control including, but not limited to, fire, flood, act of God or restriction of civil or military authority.

18. NON-EXCLUSIVITY: Nothing herein is intended nor shall be construed as creating any exclusive arrangement with Vendor. This purchase Order shall not restrict the Purchasing Agent from acquiring similar, equal or like goods and/or services from other entities or sources.

19. MOST FAVORED CUSTOMER: Vendor represents that the prices charged County in this Purchase Order do not exceed existing selling prices to other customers for the same or substantially similar items or services for comparable quantities under similar terms and conditions.

20. WAIVER: No waiver by the County of any breach of any provision of this Purchase Order shall constitute a waiver of any other breach or of such provision. Failure of the County to enforce at any time, or from time to time, any provision of this Purchase Order shall not be construed as a waiver thereof. The rights and remedies set forth in this provision shall not be exclusive and are in addition to any other rights and remedies provided by law or under this Purchase Order.

21. ACCEPTANCE; Unless explicitly stated by County as otherwise, County may conduct, at its location or any other County designated location and at its expense, an incoming acceptance test on all items purchased hereunder. The acceptance test period shall not exceed thirty (30) days from receipt of such item by County. County may, at its sole discretion, reject all or any part of items or services not conforming to the requirements/specifications stated in this Purchase Order.

22. SPARE PARTS: Unless otherwise set forth herein, Vendor shall make spare parts available to County for a period of two (2) years from the date of delivery of the items to County. If Vendor is unable to so provide spare parts, it shall provide County with the name(s) of Vendor's suppliers so that County may attempt to procure such parts directly. In the event of such unavailability, Vendor shall provide, at no cost, reasonable assistance to County in obtaining spare parts.

23. ENTIRE AGREEMENT MODIFICATIONS: This Purchase Order and any attachments hereto, constitutes the complete and exclusive statement of the parties which supersedes all previous agreements, written or oral, and all communications between the parties relating to the subject matter hereof. This Purchase Order shall not be modified, supplemented, qualified or interpreted by any prior course of dealing between the parties or by any usage of trade. Only County's Purchasing Agent can make changes or modifications by issuance of an official change notice.

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24. INDEPENDENT CONTRACTOR STATUS: This Purchase Order is by and between the County and the Vendor and is not intended, and shall not be construed, to create the relationship of agent, servant, employee, partnership, joint venture, or association, as between the County and the Vendor. The employees and agents of one party shall not be, or be construed to be, the employees or agents of the other party for any purpose whatsoever. The Vendor shall be solely liable and responsible for providing to, or on behalf of, all persons performing work pursuant to this Purchase Order all compensation and benefits. The County shall have no liability or responsibility for the payment of any salaries, wages, unemployment benefits, Federal, State or Local taxes, or other compensation, benefits, or taxes for any personnel provided by or on behalf of the Vendor.

The Vendor understands and agrees that all persons performing work pursuant to this Purchase Order are, for purposes of Workers' Compensation liability, solely employees of the Vendor and not employees of the County. The Vendor shall be solely liable and responsible for furnishing any and all Workers' Compensation benefits to any person as a result of any injuries arising from or connected with any work performed by or on behalf of the Vendor pursuant to this Purchase Order.

25. COUNTY STOCK: Stock furnished by County to be used in this Purchase Order shall be returned to County free from damage from any cause and in accordance with all other terms and conditions of bid and this Purchase Order.

26. TAX EXEMPT STATUS: Tax exempt items shall be clearly listed and identified.

27. COUNTY LOBBYISTS: The Vendor, and each County Lobbyist or County Lobbying firm as defined in County Code Section 2.160.010 retained by the Vendor, shall fully comply with the County's Lobbyist Ordinance, County Code Chapter 2.160. Failure on the part of Vendor or any County Lobbyist or County Lobbying firm retained by the Vendor to fully comply with the County's Lobbyist Ordinance shall constitute a material breach of this Purchase Order, upon which the County may in its sole discretion, immediately terminate or suspend this Purchase Order.

28. CONSIDERATION OF HIRING GAIN/GROW PROGRAM PARTICIPANTS: Should the Vendor require additional or replacement personnel after the effective date of this Purchase Order, the vendor shall give consideration for such employment openings to participants in the County's Department of Public Social Services Greater Avenues for Independence (GAIN) Program or General Relief Opportunity for Work (GROW) Program who meet the Vendor's minimum qualifications for the open position. For this purpose, consideration shall mean that the Vendor will interview qualified candidates. The County will refer GAIN/GROW participants by job category to the Vendor. In the event that both laid-off County employees and GAIN/GROW participants are available for hiring, County employees shall be given first priority.

29. TERMINATION FOR IMPROPER CONSIDERATION: The County may, by written notice to the Vendor, immediately terminate the right of the Vendor to proceed under this Purchase Order if it is found that consideration, in any form, was offered or given by the Vendor, either directly or through an intermediary, to any County officer, employee, or agent with the intent of securing this Purchase Order or securing favorable treatment with respect to the award, amendment, or extension of this Purchase Order or the making of any determinations with respect to the Vendor's performance pursuant to this Purchase Order. In the event of such termination, the County shall be entitled to pursue the same remedies against the Vendor as it could pursue in the event of default by the Vendor.

The Vendor shall immediately report any attempt by a County officer or employee to solicit such improper consideration. The report shall be made either to the County manager charged with the supervision of the employee or to the County Auditor-Controller's Employee Fraud Hotline at (213) 974-0914 or (800) 544-6861.

Among other items, such improper consideration may take the form of cash, discounts, service, the provision of travel or entertainment, or tangible gifts, or the promise of any of these.

30. SAFELY SURRENDERED BABY LAW: The Contractor shall notify and provide to its employees, and shall, require each subcontractor to notify and provide to its employees, a fact sheet regarding the Safely Surrendered Baby Law, its implementation in Los Angeles County, and where and how to safely surrender a baby. The fact sheet is available on the Internet at <u>www.babysafela.org</u> for printing purposes.

31. CONTRACTOR'S WARRANTY OF ADHERENCE TO COUNTY'S CHILD SUPPORT COMPLIANCE PROGRAM

The Contractor acknowledges that the County has established a goal of ensuring that all individuals who benefit financially from the County through Contracts/Purchase Orders are in compliance, with their court-ordered child, family and spousal support obligations in order to mitigate the economic burden otherwise imposed upon the County and its taxpayers.

As required by the County's Child Support Compliance Program (County Code Chapter 2.200) and without limiting the Contractor's duty under this Contract/Purchase Order to comply with all applicable provisions of law, the Contractor warrants that it is now in compliance with employment and wage reporting requirements as required by the Federal Social Security Act (42 USC Section 653a) and California Unemployment Insurance Code Section 1088.5, and shall implement all lawfully served Wage and Earnings withholding Orders or Child Support Services Department Notices of Wage and Earnings Assignment for Child, Family or Spousal support, pursuant to Code of Civil Procedure Section 706.031 and Family Code Section 5246(b).

TERMINATION FOR BREACH OF WARRANTY TO MAINTAIN COMPLIANCE WITH COUNTY'S CHILD SUPPORT COMPLIANCE PROGRAM

Failure of Contractor to maintain compliance with the requirements set forth in the paragraphs under "CONTRACTOR'S WARRANTY OF ADHERENCE TO COUNTY'S CHILD SUPPORT COMPLIANCE PROGRAM" shall constitute default under this Contract/Purchase Order. Without limiting the rights and remedies available to COUNTY under any other provision of this Contract/Purchase Order, failure of CONTRACTOR to cure such default within ninety (90) calendar days of written notice shall be grounds upon which COUNTY may terminate this Contract/Purchase Order pursuant to "VENDOR'S RESPONSIBILITY AND DEBARMENT" and pursue debarment of CONTRACTOR, pursuant to County Code, Chapter 2.202.

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the Labor Code, State of California, including maint The Contractor and the Contractor's subcontractors s for inspection purposes, a copy of all certified pay obtained by the County under this or any future or s certified payroll records shall indicate that the wa Division, of Industrial Relations, and that the clas with the work that he/she performed. The Contractor	for shall comply with the requirements of Section 177 caining payroll records as enumerated in Subdivision shall be responsible to maintain, and make readily av- proll records for each work project associated with or successive County Agreement, Contract or Purchase Ord age rates are not less than those determined by the S sifications set forth for each laborer or mechanic or shall be responsible for the submission of copies of a county, arising from and/or relating to any Agreement	(a). ailable r er. All tate onform	
Certified Payroll shall be submitted upon request an A. Original Document B. Company Name & Address C. Account Number/Project Number D. Project Name and Address E. Authorizing County Department and Purchase C F. Period of Time in Which Work is Being Perfor G. Employee Name, Address and Social Security N H. Work Classification, Including Sub-classific I. Hours Paid J. Rate of pay K. Deductions L. Payroll Check Number M. Benefits N. Signature of Employee Authorized to Certify	Order or Contract Number med Jumber ation		
Prevailing Wage Scale			
<ul> <li>B. Under the provisions of said Labor Code, the ascertain the prevailing hourly rate in doll classification or type of workers or mechani awarded by the County.</li> <li>C. Particulars of the current Prevailing Wage S</li> </ul>	ars and details pertinent thereto for each craft, c needed to execute any Contract that may be Scale, which are applicable to the work contemplated lined in the Department, and must be posted at the abcontractor.		
www.dir.ca.gov/DLSR/PWD/Apprentice.htm			
or Division of Labor Standards Enforcement 455 Golden Gate Avenue, 9th Floor San Francisco, CA 94102 (415) 703-4810			
Records Retention and Audit, Federal or State Funded	l Purchases		
its performance under this Purchase Order or Agreeme Angeles County, the State of California and official representatives, during the term of the Contract and County's final payment under the Purchase Order or A	Agreement, unless other matters, such as an audit or greement-related books, documents, papers, and record ase Order or Agreement must be retained in a manner	Los	
FEDERAL EARNED INCOME CREDIT			
The Contractor shall notify its employees, and shall they may be eligible for the Federal Earned Income C be provided in accordance with the requirements set	require each subcontractor to notify its employees, Credit under the federal income tax laws. Such notic forth in Internal Revenue Service Notice No. 1015.	that e shall	
RECYCLED BOND PAPER			
Consistent with the Board of Supervisors' policy to landfills, the Contractor agrees to use recycled-con extent possible on this Solicitation Response.	reduce the amount of solid waste deposited at the Content paper (min 30% post-consumer waste) to the maxim	unty mum	

#### PARTICIPATING MUNICIPALITIES

At County's sole discretion and option, County may inform other public agencies that they may acquire items listed in this agreement or purchase order. Such acquisition(s) shall be at the prices stated herein, and shall be subject to Vendor's acceptance. In no event shall County be considered a dealer, remarketer, agent or other representative of Vendor.

Public entity purchase orders complete with terms and conditions shall be submitted by the public entity.

Vendor authorizes County's use of Vendor's name, trademarks and Vendor provided materials in County's presentation and promotions regarding the availability of use for this agreement.

County will not be liable or responsible for any obligations, including but not limited to payment for any item ordered by public entities.

County makes no representation or guarantee as to any minimum to be purchased by County or public entities.

Do you agree to the aforementioned? Yes\_\_\_\_ No\_\_\_\_

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### VENDOR'S RESPONSIBILITY AND DEBARMENT

A responsible Vendor is a Vendor who has demonstrated the attribute of trustworthiness, as well as quality, fitness, capacity and experience to satisfactorily perform the requirements of the Purchase Order. It is the County's policy to conduct business only with responsible vendors.

The Vendor is hereby notified that, in accordance with Chapter 2.202 of the County Code, if the County acquires information concerning the performance of the Vendor on this or other Purchase Orders which indicates that the Vendor is not responsible, the County may, in addition to other remedies provided in the Purchase Order, debar the Vendor from bidding on any County Contracts/Purchase Orders for a specified period of time not to exceed five (5) years, and terminate any or all existing Contracts/Purchase Orders the Vendor may have with the County.

The County may debar a Vendor if the Board of Supervisors finds, in its discretion, that the Vendor has done any of the following: (1) violated any term of Contract/Purchase order with the County, (2) committed any act or omission which negatively reflects on the Vendor's quality, fitness or capacity to perform a Contract/Purchase Order with the County or any other public entity, or engaged in a pattern or practice which negatively reflects on same, (3) committed an act or offense which indicates a lack of business integrity or business honesty, or (4) made or submitted a false claim against the County or any other public entity.

If there is evidence that the Vendor may be subject to debarment, the Purchasing Agent will notify the Vendor in writing of the evidence that is the basis for the proposed debarment and will advise the Vendor of the scheduled date for debarment hearing before the Contractor Hearing Board.

The Contractor Hearing Board will conduct a hearing where evidence on the proposed debarment is presented. The Vendor and/or the Vendor's representative shall be given an opportunity to submit evidence at that hearing. After the hearing, the Contractor Hearing Board shall prepare a proposed decision, which shall contain a recommendation regarding whether the Vendor should be debarred, and, if so, the appropriate length of time of debarment. If the vendor fails to avail itself of the opportunity to submit evidence to the Contractor Hearing Board, the Vendor may be deemed to have waived all rights of appeal.

A record of the hearing, the proposed decision and any other recommendation of the Contractor Hearing Board shall be presented to the Board of Supervisors. The Board of Supervisors shall have the right to modify, deny, or adopt the proposed decision and recommendation of the Contractor Hearing Board.

These terms shall also apply to the subcontractors of County Contractor/Vendor.

#### LOCAL SMALL BUSINESS ENTERPRISE PREFERENCE PROGRAM

In evaluating bids (proposals), the County will give preference to businesses that are certified by the County as a Local Small Business Enterprise (Local SBE), consistent with Chapter 2.204 of the Los Angeles County Code. A Certified Local SBE is a business 1) certified by the State of California as a small business enterprise; 2) having its principal office currently located in Los Angeles County for a period of at least the past twelve months; and 3) certified by the Office of Small Business as meeting the requirements set forth in 1 and 2 above.

To apply for certification as a Local SBE, companies may register at the Office of Small Business website at: <a href="http://www.laosb.org">http://www.laosb.org</a>

Certified Local SBEs must request the SBE Preference in their solicitation responses and may not request the preference unless the certification process has been completed and certification affirmed. Proposers must attach the Local SBE Certification Letter to the Required Form - Los Angeles County Community Business Enterprise (CBE) Program - Request for Local SBE Preference Program Consideration and CBE Firm/Organization Information Form - with their proposal. County must verify Local SBE certification prior to applying the preference. Sanctions and financial penalties may apply to a business that knowingly, and with intent to defraud, seeks to obtain or maintain certification as a certified Local SBE.

Information about the State's small business enterprise certification regulations is in the California Code of Regulations, Title 2, Subchapter 8, Section 1896 et seg., and is also available on the California Department of General Services Procurement Division website at: http://www.dgs.ca.gov/pd/home.aspx

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## Local Small Business Enterprise Preference Program

FIRM NAME: \_

Instructions: All proposers/bidders responding to this solicitation must complete and return this form for proper consideration of the proposal/bid.

In evaluating bids (proposals), the County will give preference to businesses that are certified by the County as a Local Small Business Enterprise (Local SBE), consistent with Chapter 2.204 of the Los Angeles County Code.

For County solicitations which are not federally funded, a certified Local SBE is a business: 1) certified by the State of California as a small business enterprise; 2) having its principal office currently located in Los Angeles County for a period of at least twelve months; and 3) certified by the Office of Small Business as meeting the requirements set forth in 1 and 2 above. Information about the State's small business enterprise certification regulations is in the California Code of Regulations, Title 2, Subchapter 8, Section 1896 et seq., and is also available on the California Department of General Services Procurement Division website at: <a href="http://www.dgs.ca.gov/pd/home.aspx">http://www.dgs.ca.gov/pd/home.aspx</a>

Pursuant to the adopted Ordinance No. 2007-0090, amending Chapter 2.204 of the Los Angeles County Code:

For County solicitations which are federally funded and subject to the federal restriction on geographical preferences, a certified small business is a business: 1) self-certified as small using the SBA size standards and industry codes (NAICS) and; 2) registered on the federal Central Contractor Registration (CCR) data base. Information about federal small business registration is available on the CCR website at:<u>http://www.ccr.gov</u> Certified small business must request the SBE preference in their solicitation response and may not request the preference unless the certification process has been completed and certification affirmed. The County must verify SBE certification prior to applying the preference. Sanctions and financial penalties may apply to a business that knowingly, and with intent to defraud, seeks to obtain or maintain certification as a certified SBE.

To determine whether this solicitation is federally funded, please refer to the SPECIAL TERMS AND CONDITIONS in this solicitation document for clarification.

I AM NOT a Local SBE certified with the County of Los Angeles Office of Small Business (OSB) or the federal CCR as of the date of this proposal/bid submission

I AM a Local SBE certified with the County of Los Angeles Office of Small Business (OSB) as of the date of this proposal/bid submission and I request this proposal be considered for the Local SBE Preference.

I AM a certified small business with the federal CCR as of the date of this proposal/bid submission and I request this proposal be considered for the Local SBE Preference.

My County (WebVen) Vendor Number is: \_\_\_\_\_

My Commercial and Government Entity (CAGE) code is: \_\_\_\_\_

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CERTIFICATION AS MINORITY, WOMEN, DISADVANTAGED, AND DISABLED VETERAN BUSINESS ENTERPRISES: If your firm is currently certified as a minority, women, disadvantaged or disabled veteran owned business enterprise by a public agency, complete the following and attach a copy of your proof of certification. (Use back of form, if necessary).

Agency name	Minority	Women	Dis- Advantaged	Disabled Veteran	Expiration Date

DECLARATION: I DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF CALIFORNIA THAT THE ABOVE INFORMATION IS TRUE AND ACCURATE.

Print Authorized Name	Authorized Signature	Title	Date

CHANDADD HEDMO C CONDIMIONO	REQUEST FOR BID	
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COUNTY	OF LOS ANGELES	
BIDDER'S ATTESTATION OF WILLING	NESS TO CONSIDER GAIN/GROW PARTICIPANTS	
bidder for award of an Agreement, the bidder shall of the County's Department of Public Social Services Gr General Relief Opportunity for Work (GROW) Program of participants for future employment openings if they Additionally, bidders shall attest to a willingness the bidder's employee mentoring program, if available employment and/or promotional opportunities. Bidders	or shall attest to a willingness to consider GAIN/GRO meet the minimum qualifications for that opening. to provide employed GAIN/GROW participants access to le, to assist these individuals in obtaining permanen s shall complete, sign, and return with their bid the ROW, Participant's" attached. Bidders who are unable	W
Bidder shall complete all of the following informat: any resumes and/or fixed price bid being submitted:	ion, sign where indicated below, and return this form	with
A. Bidder has a proven record of hiring GAIN/GROW p for any future employment openings.	participants and will continue to consider participant	s
YES (SUBJECT TO VERIFICATION	BY COUNTY) NO	
	pants for any future employment openings if the GAIN/or the opening. "Consider" means that bidder is willing	
YES NO		
C. Bidder is willing to provide employed GAIN/GROW if available.	participants access to its employee-mentoring program	m ,
YES NO		
N/A (Program not available)		
Bidder Organization:		
Signature: Print	Name:	
Title: Date:		
Tel.#: Fax #:		

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## PROHIBITION AGAINST USE OF CHILD LABOR

I hereby certify that, if awarded a Purchase Order or Agreement, bidder shall:

1. Not knowingly sell or supply to COUNTY any products, goods, supplies or other personal property produced or manufactured in violation of child labor standards set by the International Labor Organizations through its 1973 Convention Concerning Minimum Age for Employment.

2. Upon request by COUNTY, identify the country/countries of origin of any products, goods, supplies or other personal property bidder sells or supplies to COUNTY, and

3. Upon request by COUNTY, provide to COUNTY the manufacturer's certification of compliance with all international child labor conventions.

I understand and agree that, if awarded a Purchase Order or Agreement and COUNTY discovers that any products, goods, supplies or other personal property sold or supplied by bidder to COUNTY are produced in violation of any international child labor conventions, bidder shall immediately provide an alternative, compliant source of supply.

I further understand and agree that failure to comply with the foregoing provisions will be grounds for immediate cancellation of the Purchase Order or termination of the Agreement and award to an alternative bidder.

VENDOR SIGNATURE

DATE

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		1 2 1					

# LOCKOUT/TAG-OUT PROGRAM FOR MACHINERY OR ELECTRICAL EQUIPMENT

For equipment purchase(s) under this solicitation, Vendor shall be responsible to provide the County with a means to Lockout/Tag-out any machinery or electrical equipment sold to the County in accordance with OSHA regulation, CCR Title 8, Section 3314.

Any Lockout method must utilize a positive means such as 1) a lock, either key or combination type, 2) a hasp or other means of attachment to which, or through which, a lock can be affixed or it has a locking mechanism built into it, in order to hold an energy-isolating device in a safe (locked) position and prevent the energizing, transmission or release of electrical, mechanical, hydraulic, pneumatic, chemical, thermal or other energy from a machine or equipment. Such machinery and equipment includes, but is not limited to: a manually operated electrical switch breaker; a disconnected switch; a manually operated switch by which conductors of a circuit can be disconnected from all underground supply conductors and a line valve. In addition, this would include installing pieces of equipment used in maintenance and service activities, such as pipelines, vessels and/or pressurized tanks to service air, gas, water, steam and/or petrochemical distribution systems.

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JURY SERVICE PROGRAM

The prospective contract is subject to the requirements of the County's Contractor Employee Jury Service Ordinance ("Jury Service Program") (Los Angeles County Code, Chapter 2.203). Prospective Contractors should carefully read the Jury Service Program which is incorporated by reference into and made a part of this RFP. The Jury Service Program applies to both Contractors and their subcontractors. Proposals that fail to comply with the requirements of the Jury Service Program will be considered non-responsive and excluded from further consideration.

- 1. The Jury Service Program requires Contractors and their subcontractors to have and adhere to a written policy that provides that its employees shall receive from the Contractor, on an annual basis, no less than five days of regular pay for actual jury service. This policy may provide that employees deposit any fees received for such jury service with the Contractor or that the Contractor deduct from the employee's regular pay the fees received for jury service. For purposes of the Jury Service program, "employee" means any California resident who is a full-time employee of a Contractor and "full time" means 40 hours or more worked per week, or a lesser number of hours if; 1. the lessor number is a recognized industry standard as determined by the County, or 2. the Contractor has a long-standing practice that defines the lesser number of hours as full time. Therefore, the Jury Service Program applies to all of a Contractor's full-time California employees, even those not working specifically on the County project.
- 2. There are two ways in which a Contractor might not be subject to the Jury Service Program. The first is if the Contractor does not fall within the Jury Service Program's definition of "Contractor". The Program defines "contractor" to mean a person, partnership, corporation or other entity which has a contract with the County or a subcontract with a County Contractor and has received or will receive an aggregate sum of \$50,000 or more in any 12-month period under one or more County contracts or subcontracts. The second is if the Contractor meets one of the two exceptions to the Jury Service Program. The first exception concerns small businesses and applies to Contractors that have 1) ten or fewer employees; and 2) annual gross revenues in the preceding twelve months which, if added to the annual amount of this contract is less than \$500,000; and 3) is not an "affiliate or subsidiary of a business dominant in its field of operation". The second exception applies to Contractors that possess a collective bargaining agreement that expressly supersedes the provisions of the Jury Service Program. The Contractor is subject to any provision of the Jury Service Program not expressly superseded by the collective bargaining agreement.
- 3. If a Contractor does not fall within the Jury Service Program's definition of "Contractor" or if it meets any of the exceptions to the Jury Service Program, then the Contractor must so indicate in the Certification Form and Application for Exception and include with its submission all necessary documentation to support the claim such as tax returns or a collective bargaining agreement, if applicable. Upon reviewing the Contractor's application, the County will determine, in its sole discretion, whether the Contractor falls within the definition of Contractor or meets any of the exceptions to the Jury Service Program. The County's decision will be final.

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		RACTOR EMPLOYEE JURY SERVICE PROGRAM PEPTION AND CERTIFICATION FORM							
subjec Code, form t of the	t to the County of Los Angeles Contractor Chapter 2.203). All bidders or proposers o either 1) request an exception from the	chase Order (Request for Proposal or Invitation to Bid Employee Jury Service Program (Program)(Los Angeles C whether a contractor or a subcontractor, must complete Program requirements or 2) certify compliance. Upon s will determine, in its sole discretion, whether the bid	ounty e this review						
	any Name:								
		State: Zip:							
Tele	phone Number:								
(attac Whethe	<ul> <li>h documentation to support your claim); or r you complete Part I or Part II, please</li> <li>: Jury Service Program is Not Applicable</li> <li>My Business does not meet the definition not received an aggregate sum of \$50,00</li> </ul>	to My Business n of "Contractor", as defined in the Program as it has 0 or more in any 12-month period under one or more	gram.						
	County contracts or subcontracts (this order itself will exceed \$50,000 in any	exception is not available if the contract/purchase 12 month period). I understand that the exception wi ram if my revenues from the County exceed an aggregate	11						
	and 2) has annual gross revenues in the amount of this contract, are \$500,000 o business dominant in its field of opera	ned in the Program. It 1) has ten or fewer employees; preceding twelve months which, if added to the annual r less; and 3) is not an affiliate or subsidiary of a tion, as defined below. I understand that the exempti- Program if the number of employees in my business and limits.	on						
	"Dominant in its field of operation" me and part-time employees, and annual gro added to the annual amount of the Contr	ans having more than ten employees, including full-tim ss revenues in the preceding twelve months, which, if act awarded, exceed \$500,000.	e						
	which is at least 20 percent owned by a	dominant in its field of operation" means a business business dominant in its field of operations, or by stockholders, or their equivalent, of a business							
	My business is subject to a Collective provides that it supersedes all provisi	Bargaining Agreement (attach agreement) that expressly ons of the Program.							

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Part II: Certification of Compliance		
My Business has and adheres to a written that five days of regular pay for actual who are also California residents, or my to award of the contract.	policy that provides, on an annual basis, no less jury service for full-time employees of the business company will have and adhere to such a policy prior	
I declare under penalty of perjury under the laws above is true and correct.	s of the State of California that the information stat	ted
Print Name:	Title:	
Signature :	Date :	

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PRICES SPECIFIC CONTRACTS AND PURCHASE ORDERS

Vendors are entitled to receive payment for goods received by, or services provided to the County specific to the Contract or Purchase Order price amount. Under no circumstances will those Suppliers, Contractors or Vendors who supply goods or otherwise contract services with the County of Los Angeles be entitled to or paid for expenditures beyond the Contract or Purchase Order amounts.

# ASSIGNMENTS BY CONTRACTOR

- A. Contractor shall not assign its rights or delegate its duties under the Agreement, or both whether in whole or in part, without the prior written consent of County, in its discretion, and any attempted assignment or delegation without such consent shall be null and void. For purposes of this paragraph, County consent shall require a written amendment to the Agreement, which is formally approved and executed by the parties. Any payments by County to any approved delegate or assignee on any claim under the Agreement shall be deductible, at County's sole discretion, against the claims which Contractor may have against County.
- B. Shareholders, partners, members, or other equity holders of Contractor may transfer, sell exchange, assign, or divest themselves of any interest they may have therein. However, in the event any such sale, transfer, exchange, assignment, or divestment is effected in such a way as to give majority control of Contractor to any person(s), corporation, partnership, or legal entity other than the majority controlling interest therein at the time of execution of the Agreement, such disposition is an assignment requiring the prior written consent of County in accordance with applicable provisions of this Agreement.
- C. Any assumption, assignment, delegation, or takeover of any of the Contractor's duties, responsibilities, obligations, or performance of same by any entity other than the Contractor, whether through assignment, subcontract, delegation, merger, buyout, or any other mechanism, with or without consideration for any reason whatsoever without County's express prior written approval, shall be a material breach of the Agreement which may result in the termination of the Agreement. In the event of such termination, County shall be entitled to pursue the same remedies against Contractor as it could pursue in the event of default by Contractor.

#### SAFELY SURRENDERED BABY LAW

The Contractor shall notify and provide to its employees, and shall require each subcontractor to notify and provide to its employees, a fact sheet regarding the Safely Surrendered Baby Law, its implementation in Los Angeles County, and where and how to safely surrender a baby. The fact sheet is available on the Internet at <u>www.babysafela.org</u> for printing purposes.

CONTRACTOR'S ATTESTATION THAT IT NOR ANY OF ITS STAFF MEMBERS IS RESTRICTED, EXCLUDED OR SUSPENDED FROM PROVIDING GOODS OR SERVICES UNDER ANY FEDERAL OR STATE HEALTH CARE PROGRAM

Contractor hereby warrants that neither it nor any of its staff members is restricted, excluded, or suspended from providing goods or services under any health care program funded by the Federal or State Government, directly or indirectly, in whole or in part, and the Contractor will notify the Buyer within thirty (30) calendar days in writing of: 1) any event that would require Contractor or a staff member's mandatory exclusion or suspension from participation in a Federal or State funded health care program; and 2) any exclusionary action taken by any agency of the Federal or State Government against Contractor or one or more staff members barring it or the staff members from participation in a Federal or State funded health care program, whether such bar is direct or indirect, or whether such bar is in whole or in part. Contractor shall indemnify and hold County harmless against any and all loss or damage Contractor may suffer arising from any Federal or State exclusion or suspension of Contractor or its staff members from such participation in a Federal or State funded health care program. Failure by Contractor to meet the requirements of this paragraph shall constitute a material breach of contract upon which County may immediately terminate or suspend this Agreement.

Is Contractor/Proposer or any of its staff members currently barred from participation in any Federal or State funded health care program?

NO, Contractor or any of its staff members is not currently barred from participation in any Federal or State funded health care program.

YES,	Cor	ntra	actor	or	any	of	its	staff	members	is	current	ly	barred	from	part	cicipat	ion	in	any
Feder	ral	or	State	e fi	undec	l he	ealth	care	program.	De	escribe	the	parti	culars	in	detail	be]	ow	

Printed Name of Vendor or Contractor

Printed Name of Responsible Manager

Signature

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		EPENDENT PRICE DETERMINATION DF SOLICITATION RESTRICTIONS								
Α.	By submission of this Proposal, Proposer cer independently without consultation, communic for the purpose of restricting competition.	tifies that the prices quoted herein have been arrive ation, or agreement with any other Proposer or compet	d at itor							
в.	List all names and telephone number of perso	n legally authorized to commit the Proposer. PHONE NUMBER								
-										
-	NOTE: Persons signing on behalf of the Cont authorized to bind the Contractor/Ver	ractor/Vendor will be required to warrant that they a	are							
C.	List names of all joint ventures, partners, this contract or the proceeds thereof. If no	subcontractors, or others having any right or interes t applicable, state "NONE".	t in							
D.	selection process associated with this solic	ipated as a consultant in the development, preparatic itation. Proposer understands that if it is determine as a consultant in this solicitation process, the Co	ed by							
Name	of Firm		-							
Print	Name of Signer	Title	-							
Signa	ture	Date	-							

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REQUIRED	) FORMS - EXHIBIT									
PROPOSER'S ORGANIZAT	TION QUESTIONNAIRE/AFFIDAVIT									
Please complete, date and sign this form and p person signing the form must be authorized to applicant in a Contract.	Page 1 of 2 place it as the first page of your proposal. The sign on behalf of the Proposer and to bind the									
<ol> <li>If your firm is a corporation, state its Incorporation) and State of Incorporation</li> </ol>	s legal name (as found in your Articles of on.									
NAME	STATE YEAR INC.									
<ol> <li>If your firm is a partnership or a sole or managing partner.</li> </ol>	proprietorship, state the name of the proprietor									
3. If your firm is doing business under one County(s) of registration.	If your firm is doing business under one or more DBA's, please list all DBA's and the County(s) of registration.									
Name County of	Registration Year became DBA									
	y, or a subsidiary of, another firm?If yes,									
Name of parent firm:	of parent firm:									
5. Please list any other names your firm has	s done business as within the last five (5) years:									
Name	Year of Name Change									
<ol> <li>Indicate if your firm is involved in any associated company name. If not applicabl</li> </ol>	pending acquisition/merger, including the le, so indicate below:									

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Proposer acknowledges and certifies that it meets a Requirements listed - Minimum Mandatory Requirement									
List each minimum requirement Check the appropriate box below:									
YES NO years experience, within the	he last years								
YES NO Willingness to consider hiring GA	IN/GROW participant								
YES NO Complies with the County's Child S	Support Compliance								
YES NO Certifies intent to comply with Co	ounty's Jury Service Program								
YES NO Declares intent to comply with Com	unty's Living Wage Program								
Proposer further acknowledges that if any false, many statements in connection with this proposal are made and determination in this area shall be at the Direct be final.	de, the proposal may be rejected. The evaluation								
Proposer's Name:									
-									
Address:									
E-mail: Telephone Number	er:								
Fax number:									
On behalf of(Proposer of Proposer's authorized representative), certify t	's name), I(Name								
Organization Questionnaire/Affidavit is true and co									
Signature	Internal Revenue Service Employer Identification Number								
Title	California Business License Number								
Date	County Vendor Number								

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OFF-PEAK (HOURS) - DELIVERY OF COMMODITIES

It is the policy of the Los Angeles County Board of Supervisors that County departments promote off-peak deliveries and pickup of all commodities by County Vendors between the hours of 9:00 a.m. and 3:30 p.m., Monday through Friday, during regularly scheduled County business days. The purpose of this policy is to reduce vehicle trips and vehicle emissions during the morning and afternoon commute periods. For purposes of the Board Policy, the trip shall be deemed to be compliant if the actual time of delivery provides for arrival at the County facility or location on or after 9:00 a.m. and the delivery or pickup is initiated at the County facility or location on or before 3:30 p.m..

Noncompliance with this policy may result in cancellation of a Purchase Order or termination of contract and/or agreement between the County and the awarded Vendor.

Unless otherwise instructed by authorized County department personnel, vendors shall be required to confer with County departments to schedule, as appropriate, regularly planned trips to County facilities for deliveries and/or pickup of commodities within the designated off-peak periods. County departments co-located at facilities that are serviced by the same Vendor shall make every effort to coordinate off-peak deliveries and pickups between the Vendor and other County departments at the facility.

Emergency, special orders, and other non-conforming deliveries and pickups specifically requested by County departments shall not constitute a violation of the Board Policy. In addition, circumstances documented by the Vendor to the satisfaction of the affected County department that are outside of the control of the Vendor that preclude adherence to the Board Policy shall not constitute a violation of the Board Policy.

If circumstances related to department operations preclude regularly scheduled deliveries between the hours of 9:00 a.m. and 3:30 p.m., Monday through Friday, the department shall notify the Vendor of any exception(s) allowable under the Board Policy. If such circumstances are permanent in nature, the department shall notify the Chief Administrative Office and ISD of their intent to exclude the affected contract(s) and/or commodities from the provisions of the Board Policy.

County departments doing business with non-commodity or service-related vendors that schedule regular trips to County facilities shall, to the extent feasible and appropriate, encourage such vendors to schedule such trips to their facilities between the hours of 9:00 a.m. and 3:30 p.m., Monday through Friday, during regularly schedule business days.

By signature below, vendor acknowledges receipt and understanding of this Board Policy, and agrees to adhere to above requirements regarding Off-Peak Delivery of Commodities.

Vendor's Company

Address

City

State & Zip Code

Printed Name

Signature

Date

PROTEST POLICY FOR GOODS AND SERVICES SOLICITED BY THE COUNTY PURCHASING AGENT

General Authority

The County Purchasing Agent maintains the exclusive authority and responsibility to purchase and rent all materials, supplies and equipment, furnishings, fixtures and all other personal property for use by departments, districts or agencies of Los Angeles County who are governed by the Los Angeles County Board of Supervisors.

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Acquisition of supplies and equipment are made by the Purchasing Agent pursuant to:

- Goverment Code 25501, et seq.;
- Codified Ordinance of County of Los Angeles, Title 2, Chapter 2.81; and
- Section 24 of the County Charter.

With limited exceptions, solicitations conducted under the statutory authority of the Purchasing Agent are price-based with the resultant award being made to the lowest, responsible bidder that fully meets and complies with all of the specifications and requirements of the solicitation.

The Purchasing Agent or his/her designee shall be responsible for the review and disposition of any protest of a bid solicitation conducted under the statutory authority of the County Purchasing Agent.

## Review of Solicitation Requirements and Specifications

A Vendor may seek a review of the solicitation requirements and/or specifications by written request to the Buyer conducting the solicitation provided that the written request is received no later than five (5) days prior to the closing date of the solicitation or as otherwise specified within the solicitation.

This request must itemize, in sufficient detail, each matter contested and one or more factual reason(s) for the requested review (e.g., specifications were too narrow and limited competition with supporting details, etc.). The Purchsing Agent will provide a written response to the requesting Vendor(s).

## <u>Bid Protests</u>

In accordance with County Purchasing Policy M-1100, Bid/Vendor Protest, participant vendors may request a review of any bid specifications at the time of the bid posting and/or before the closing date. Additionally, participant vendors may protest any award within three (3) business days after the "Notice of Intent to Award" is posted on the County's bid website. These protest procedures are as follows:

Upon a determination of vendor selection from a bid process, the Purchasing Agent will post a "Notice of Intent to Award" on the County's bid website, and notify all solicitation participants of the intended award via email.

- Non-selected vendors will have three (3) business days, from the date the notice is posted, to file a formal bid protest with the Purchasing and Contracts Analyst (Buyer) that conducted the solicitation.
- 2. The bid protest, which must be received by the Buyer within the three (3) day period, shall be in writing, and include the specific facts, circumstances, reasons and/or basis for the protest. This written notice may be in the form of a letter, fax or email.
- 3. Bid protests must be filed prior to the award of contract or purchase order. Upon execution of the contract or purchase order to the selected vendor, the Purchase Agent will not take action on a bid protest; however, a written response will be provided to the protesting vendor.
- 4. If a vendor bid protest is appropriately filed (i.e., prior to the award), the Purchasing Agent may delay the award of contract or purchase order until the matter is resolved.

There are, however, situations where the delay of an award may not be in the best interest of the County due to emergency and/or time critical acquisitions such as at the end of the County's fiscal year. In these instances, the County has no obligation to delay or otherwise postpone an award of a purchase order or contract based on a vendor protest.

- In all cases, the County Purchasing Agent reserves the right to make an award when it is determined to be in the best interest of the County of Los Angeles to do so.
- 6. The Purchasing Agent will respond to all bid protests in a timely manner.
- 7. The Purchasing Agent may refer a protest of a technical nature to the requisitioning County department for further clarification, and will prepare a letter to the protesting vendor, advising them of the pending action(s), and when a formal response can be expected.

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Transitional Job Opportunities Preference Program

In evaluating bids (proposals), the County will give preference to businesses that are certified by the County as Transitional Job Opportunity vendors, consistent with Chapter 2.205 of the Los Angeles County Code. The preference only applies to solicitations where Transitional Job Opportunity participants will be employed for the services solicited. A Certified Transitional Job Opportunity vendor is, and has been such for three (3) years, an entity: that is a non-profit organization recognized as tax exempt pursuant to section 501 (c) (3) of the Internal Revenue Services Code; set forth, under penalty of perjury, such information as requested by the County on either electronic or hard copy forms, along with their application form and three most recent annual tax returns to the department with their bid response to the purchasing or contracting solicitation for which they are competing; has been in operation for at least one year providing transitional job and the related supportive services to program participants; and provided a profile of their program a job and the related supportive services to program participants; and provided a profile of their program a description of their program components designed to assist program participants, number of past program participants, and any other information requested by a contracting department. Transitional Job Opportunities vendors must request the preference in their solicitation responses and may not receive the preference until their certification has been affirmed by the applicable department. County must verify the Transitional Job Opportunity vendor certification prior to applying the preference. Sanctions and financial penalties may apply to a vendor that knowingly and with intent to defraud seeks to obtain or maintain certification as a Transitional Job Opportunity vendor.

If Contractor has obtained County certification as a Transitional Job Opportunity vendor by reason of having furnished incorrect supporting information or by reason of having withheld information, and which knew, or should have known, the information furnished was incorrect or the information withheld was relevant to its request for certification, and which by reason of such certification has been awarded this contract to which it would not otherwise have been entitled, shall:

- Pay to the County any difference between the contract amount and what the County's 1.
- 2
- To addition to the amount described in subdivision (1), be assessed a penalty in an
- amount of not more than 10 percent (10%) of the amount of the contract; and Be subject to the provisions of Chapter 2.202 of the Los Angeles County Code (Determinations of Contractor Non-responsibility and Contractor Debarment). 3.

The above penalties shall also apply to any entity that has previously obtained proper certification; however, as a result of a change in their status would no longer be eligible for certification, and fails to notify the certifying department of this information prior to responding to a solicitation or accepting a contract award.

In accordance with the above stated criteria, I certify that I am a Transitional Job Opportunity Vendor and I am claiming the preference on this solicitation. I further certify that Transitional Job Opportunity participants will be used for the services that are being solicited by the County in this solicitation.

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DEFAULTED PROPERTY TAX REDUCTION PROGRAM

The prospective contract is subject to the requirements of the County's Defaulted Property Tax Reduction Program ("Defaulted Tax Program"). Prospective Bidder/Proposer/Contractor should carefully read the Defaulted Tax Program Ordinance which may be found in Los Angeles County Code, Title 2. Administration, Chapter 2.206 at

http://ordlink.com/codes/lacounty/index.htm

which is incorporated by reference into and made a part of this solicitation. The Defaulted Tax Program applies to both Contractors and their subcontractors.

Each Bidder/Proposer/Contractor shall be required to certify that it is in full compliance with the provisions of the Defaulted Tax Program and shall maintain compliance during the term of any contract that may be awarded pursuant to this solicitation or shall certify that it is exempt from the Defaulted Tax Program. Failure to maintain compliance, or to timely cure defects, may be cause for termination of a contract or initiation of debarment proceedings against the non-compliant contractor (Los Angeles County Code, Chapter 2.202).

Bids/Proposals that fail to comply with the certification requirements of the Defaulted Tax Program will be considered non-responsive and excluded from further consideration.

The Proposer/Bidder/Contractor certifies that:

It is familiar with the terms of the County of Los Angeles Defaulted Property Tax Reduction Program, Los Angeles County Code Chapter 2.206;

To the best of its knowledge, after a reasonable inquiry, the Proposer/Bidder/Contractor is not in default, as that term is defined in Los Angeles County Code Section 2.206.020.E, on any Los Angeles County property tax obligation; and

The Proposer/Bidder/Contractor agrees to comply with the County's Defaulted Property Tax Reduction Program during the term of any awarded contract.

– OR –

I am exempt from the County of Los Angeles Defaulted Property Tax Reduction Program, pursuant to Los Angeles County Code Section 2.206.060, for the following reason:

I declare under penalty of perjury under the laws of the State of California that the information stated above is true and correct.

COMPANY NAME:	
PRINT NAME:	TITLE:
SIGNATURE:	DATE:

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# SUBCONTRACTING

The County of Los Angeles provides Small Business Enterprises an equal opportunity to compete for County Awards for commodities and services. Bidders shall assist the County in providing these opportunities to Small Business Enterprises by making good efforts to reach out to Small Business Enterprises to compete in County Awards.

# BID SUBMITTAL

Bidders shall submit with their bid, the SBE Subcontractor Information Form @ <u>http://doingbusiness.lacounty.gov/SBESubcontractorInformationForm.PDF</u>. Bidder shall complete this form in its entirety. Bidder shall list itself, the names and addresses of all firms to be used with a complete description of work supplies to be completed, provided by each subcontractor and the estimated dollar value.

### REPORTING

The Final Report of Subcontracting Form @ <u>http://doingbusiness.lacounty.gov/FinalReportofSubcontractingForm.PDF</u> a summary report of subcontractors work/supplies, shall be submitted at the completion of the award.

Upon Completion of a Purchase Order, Vendor shall submit the **Final Report of Subcontracting and Purchases Form** within fifteen (15) working days.

If the award is a one year or more agreement, the Final Report of Subcontracting and Purchases Form shall be submitted on a quarterly basis.

The form shall be certified correct and accurate by signature of the bidder or its authorized representative.

The Final Report of Subcontracting and Purchases Form shall be submitted to the Office of Small Business at: Debbie Cabreira-Johnson Office of Small Business 1100 N Eastern Ave 1st Floor Los Angeles, CA 90063 DCabreira@isd.lacounty.gov

# ELECTRONIC CATALOG

If required by County, the awarded vendor will submit a catalog of its entire product offering *in an electronic format*. The submitted electronic catalog shall be in the format prescribed in the ELECTRONIC CATALOG Clause which may be found at the website indicated below. Such submission shall be within the time frame to be determined by the County in its sole discretion.

http://doingbusiness.lacounty.gov/terms\_and\_conditions.htm

If required by county, I agree to submit an electronic catalog of my entire product offering in the prescribed format within the required time frame.

Name of Company

Name of Authorized Vendor Representative

Signature of Authorized Representative

Date

CDECTAL TEDMS & CONDITIONS	REQUEST FOR BID				
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ATTENTION: THIS IS A QUICK BID - PLEASE NOTE CLOSING DATE.

BID RESPONSE MUST BE RECIEVED AT THE INDICATED ADDRESS BY 12PM ON WEDNESDAY, FEBRUARY 6, 2012. THE OUTSIDE OF THE ENVELOPE MUST INDICATE RFB\_IS\_13200716 AND CLOSING DATE. FAILURE TO COMPLY WITH INSTRUCTIONS MAY BE ONSIDERED SUFFICIENT REASON FOR REJECTION OF YOUR OFFER.

ELECTRONICALLY TRANSMITTED (FAXED/EMAILED) BIDS WILL NOT BE ACCEPTED.

IT IS THE INTENT OF THIS REQUEST FOR BID TO SOLICIT OFFERS ON THE BRAND LISTED HEREIN. IT HAS BEEN DEEMED ACCEPTABLE TO SATISFY THE MINIMUM PERFORMANCE REQUIREMENTS OF THE COUNTY OF LOS ANGELES. THE OFFERS RECEIVED ON THIS BID MUST INTERMEMBER WITH THE EXISTING COMPUTER SYSTEM TO MAINTAIN THE OVERALL SYSTEM EFFECTIVENESS IN ORDER TO BE CONSIDERED FOR AN AWARD.

AUTHORIZATION:

IS YOUR COMPANY AN AUTHORIZED DISTRIBUTOR/RESELLER/SERVICE PROVIDER FOR ALL PRODUCTS AND SERVICES OFFERED? YES \_\_\_\_\_NO\_\_\_\_\_

### AUTHORIZING MANUFACTURER/DISTRIBUTOR:

AT THE TIME OF BID SUBMISSION, BIDDER MUST BE AN AUTHORIZED DISTRIBUTOR/RESELLER/SERVICE PROVIDER FOR ALL PRODUCTS AND SERVICES OFFERED.

1. AT THE TIME OF BID SUBMISSION, A BIDDER, WHO IS A MANUFACTURER'S AUTHORIZED DISTRIBUTOR, MUST INCLUDE WITH ITS BID RESPONSE A LETTER OF CERTIFICATION FROM THE MANUFACTURER ON THE MANUFACTURER'S LETTERHEAD CONFIRMING THAT THE BIDDER IS AUTHORIZED TO OFFER SUCH PRODUCTS AND/OR PERFORM SUCH SERVICES.

2. AT THE TIME OF BID SUBMISSION, A BIDDER, WHO IS AN AUTHORIZED DISTRIBUTOR'S AUTHORIZED RESELLER, MUST INCLUDE WITH ITS BID RESPONSE (1) A LETTER OF CERTIFICATION FROM THE MANUFACTURER ON THE MANUFACTURER'S LETTERHEAD CONFIRMING THAT THE DISTRIBUTOR OWNS, IS AUTHORIZED OR HAS A LEGAL RIGHT TO OFFER SUCH PRODUCTS AND/OR PERFORM SUCH SERVICES, AND (2) A LETTER OF CERTIFICATION FROM THE AUTHORIZED DISTRIBUTOR ON THE AUTHORIZED DISTRIBUTOR'S LETTERHEAD CONFIRMING THAT THE RESELLER OWNS, IS AUTHORIZED OR HAS A LEGAL RIGHT TO OFFER SUCH PRODUCTS AND/OR PERFORM SUCH SERVICES.

3. AT THE TIME OF BID SUBMISSION, A BIDDER, WHO IS A MANUFACTURER'S AUTHORIZED RESELLER/SERVICE PROVIDER, MUST INCLUDE WITH ITS BID RESPONSE A LETTER OF CERTIFICATION FROM THE MANUFACTURER ON THE MANUFACTURER'S LETTERHEAD CONFIRMING THAT THE BIDDER IS AUTHORIZED TO OFFER SUCH PRODUCTS AND/OR PERFORM SUCH SERVICES.

IF THE REQUIRED LETTER(S) OF CERTIFICATION(S) IS/ARE NOT INCLUDED WITH YOUR BID RESPONSE, THE ENTIRE OFFER MAY BE DEEMED NON-RESPONSIVE IN COUNTY'S SOLE DISCRETION.

EQUIPMENT OFFERED MUST BE NEW UNUSED CURRENT MODELS FOR THE US REGION AND MUST COME WITH A MINIMUM OF 1 YEAR MANUFACTURER WARRANTY AT NO EXTRA CHARGE TO THE COUNTY. ALL EQUIPMENT OFFERED MUST QUALIFY FOR ANY AND ALL MAINTENANCE PROGRAM(S) OFFERED BY THE MANUFACTURER. THE COUNTY OF LOS ANGELES SHALL NOT PERFORM ADDITIONAL WORK TO HAVE EQUIPMENT COVERED UNDER MANUFACTURER'S MAINTENANCE PROGRAM.

EQUIPMENT MUST BE CONFIGURED TO ORDER AND DROP SHIP FROM MANUFACTURER PLANT UPON RECEIPT OF PURCHASE ORDER. EQUIPMENT ASSEMBLED/CONFIGURED AT RESELLER SITE WILL NOT BE ACCEPTED.

WARRANTY:

WARRANTY TO BECOME EFFECTIVE AS OF RECEIPT AND ACCEPTANCE OF MATERIAL.

QUOTE F.O.B. DELIVERED. FREIGHT PREPAID AND ALLOWED. VENDOR: PAYS FREIGHT COST, OWN TITLE IN TRANSIT, FILE CLAIM(S) COUNTY: TAKES OWNERSHIP AT DESTINATION

QUOTES BASED OTHER THAN DELIVERED PRICES WILL BE DEEMED NONRESPONSIVE.

EVALUATION AND AWARD:

CDECIM TERMS & CONDITIONS	REQUEST FOR BID	
SPECIAL TERMS & CONDITIONS	SO NO : RFB-IS-13200716-1	
COMPANY NAME :	BID DUE: 02/06/13 12:00:00 PM	PAGE
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COUNTY RESERVES THE RIGHT TO SELECT THE BIDDER WHICH COUNTY DETERMINES IN ITS SOLE DISCRETION, TO BE THE MOST RESPONSIVE AND RESPONSIBLE BIDDER.

UNLESS OTHERWISE QUALIFIED, THE COUNTY OF LOS ANGELES RESERVES THE RIGHT TO MAKE ONE AWARD OR A COMBINATION OF AWARDS, WHICHEVER IS IN THE BEST INTERESTS OF THE COUNTY.

THIS SOLICITATION IS NOT FOR A FEDERALLY FUNDED PURCHASE. ONLY LOCAL SMALL BUSINESS ENTERPRISES CERTIFIED BY THE OFFICE OF AFFIRMATIVE ACTION COMPLIANCE ARE ELIGIBLE FOR THE LOCAL SBE PREFERENCE.

PROCUREMENT RATED AS COMPLEX

PRIC	E SHEET		QUEST F NO : RI		D -13200716-1		
COMPANY NAME :			BID DUE: 02/06/13 12:00:00 PM				
JINE NO.	COMMODITY / SERVICE DESCRIPTION		QUANTITY FROM/TO	UNIT	UNIT PRICE	EXT. AMO	JUNT
1	COMMODITY CODE: 206-89-00-0000000		1.00	LOT			
	COMPUTER - HARDWARE - EMC VNX5300 WITH RECOVE POINT	ER					
	(1) VNX53D156015 VNX5300 DPE ; 15X3.5 DRIVES EMC RACK 8X600GB	15K					
	(1) VNXRACK-40US VNX 40U RACK WITH CONSOLE						
	(7) V31-DAE-R-15 3U DAE WITH 15X3.5 INCH DRIVE SLOTS WITH RACE	ĸ					
	(1) VNX5300CS VNX5300 CONTROL STATION -EMC RACK						
	(1) VNX5300CS2 VNX5300 2ND CONTROL STATION - EMC RACK						
	(2) VDMM1GCUAS 1GBE DM MODULE 4 PORT FOR VNX5300						
	(1) VNX5300DM VNX5300 ADD ON DATA MOVER+FC SLIC-EMC RACK						
	(1) VNX5300DME ONE (1) VNX5300 DME: 1 DATA MOVER +FC SLIC-EN RACK	MC					
	(2) VDMMXG20PBAS 10GBE DM MODULE VNX300 2 OP PORTS (INCL 2 SFI FACTORY	₽+)					
	(54) V3-VS15-600 600GB 15K SAS DISK DRIVE						
	(32) V3-VS07-020 2TB 7200RPM 6GB SAS DISK DRIVE						
	(10) V3-VS6F-100 100GB FLASH DRIVE						
	(9) FLV3VS6F-100 100GB FAST CACHE SAS FLASH 15X3.5IN DPE/DAE						
	(4) INTCAB-PWRCRD C14-TO-C13 1METER INTERNAL CAB PWR CORDS						
	(1) VNXFCSFPS ADDITIONAL 8 G FC SFP FOR VNX51/53						
	(1) PW40U60-USS RACK-40U-60 PWR CORD US						
	(24) VNX-OM3-5MS 5M MM FIBRE CABLE LC-LC						
	(1) 40UC-SECURE2S CLRN 40UC ANTI-MOVE KIT						
	(1) VNX53-KIT DOCUMENTATION KIT FOR VNX5300						
	(1) VNXSPSAS 2ND OPTIONAL SPS FOR VNX 51/53						

PRI	CE SHEET		QUEST F		D -13200716-1		
COMPANY NAME :			BID DUE: 02/06/13 12:00:00 PM				
LINE NO.	COMMODITY / SERVICE DESCRIPTION		QUANTITY FROM/TO	UNIT	UNIT PRICE	EXT. AMO	JUNT
2	<pre>(2) VNX-RPHW3-G4 GEN4 RPA FOR VNX5100 AND VNX5300 (1) VSPM8GFFEAS VNX5300 4 PORT 8G FC IO MODULE AIR (1) VSPMXGI2AS VNX5300 2 PT OP 10G ISCSI IO MOD PR-SFP UNLESS SPECIFIED ELSEWHERE SHIP TO : IMD-OPER &amp; SUPPORT SECT-OSS 5815 RICKENBACKER RD - OSS SPECIAL SERVICES COMMERCE, CA 90040 (323) 890-4152 FUND#40428 COMMODITY CODE: 206-89-00-0000000 SOFTWARE - EMC VNX5300 WITH RECOVERY POINT (1) 456-103-619 DPA REPLICATION ANALYSIS: VNX5300 (BLOCK) (1) 456-005-705 REPLICATION MANAGER: VNX5300 (1) UNIU-V53 UNISPHERE UNIFIED &amp; VNX OE VNX5300 (1) BASEP-V53 BASE FILE LICENSE (CIFS AND FTP) FOR VNX5300 (1) ADVP-V53 ADV FILE LICENSE (NFS; MPFS AND PNFS) FOR VNX5300 (1) EPAK-V53 TOTAL EFFICIENCYPACK FOR VNX5300</pre>		1.00	LOT			
3	<pre>(1) VNXOE32 VNX BLK &amp; FILE OE INYO UNLESS SPECIFIED ELSEWHERE SHIP TO : IMD-OPER &amp; SUPPORT SECT-OSS 5815 RICKENBACKER RD - OSS SPECIAL SERVICES COMMERCE, CA 90040 (323) 890-4152 FUND#40428 COMMODITY CODE: 206-89-00-0000000 MAINTENNACE/SUPPORT &amp; TRAINING - EMC VNX5300 WITH RECOVERY POINT (1) M-PRESW-001 PREMIUM SOFTWARE SUPPORT FOR MONTHS 1-36 (1) WU-PREHW-001 PREMIUM HARDWARE SUPPORT WARRANTY UPGRADE FOR MONTHS 1-36</pre>	2	1.00	LOT			

PRI	CE SHEET		QUEST F				
COMPANY NAME :			SO NO : RFB-IS-13200716-1 BID DUE: 02/06/13 12:00:00 PM				
LINE NO.	COMMODITY / SERVICE DESCRIPTION		QUANTITY FROM/TO	UNIT	UNIT PRICE	EXT. AMOUNT	
	<pre>(1) M-PRESW-011     PREMIUM SOFTWARE SUPPORT - PLATFORM/ ELM FOR MONTHS 1-36</pre>	2					
	<pre>(1) ESRS-GW-200 EMC SECURE REMOTE SUPPORT GATEWAY CLIENT FOR MONTHS 1-36 UNLESS SPECIFIED ELSEWHERE SHIP TO :</pre>	2					
	IMD-OPER & SUPPORT SECT-OSS 5815 RICKENBACKER RD - OSS SPECIAL SERVICES COMMERCE, CA 90040						
	(323) 890-4152 FUND#40428						
4	COMMODITY CODE: 206-89-00-0000000		1.00	LOT			
	PROFESSIONAL SERVICES						
	<ul> <li>(1) PS-CUS-IMP CUSTOM PROFESSIONAL SERVICES</li> <li>UNLESS SPECIFIED ELSEWHERE SHIP TO :</li> <li>IMD-OPER &amp; SUPPORT SECT-OSS</li> <li>5815 RICKENBACKER RD - OSS</li> <li>SPECIAL SERVICES</li> <li>COMMERCE, CA 90040</li> </ul>						
	(323) 890-4152 FUND#40428						
5	COMMODITY CODE: 206-89-00-0000000		1.00	LOT			
	HW EMC UPGRADE						
	<ul> <li>(4) INTCAB-PWRCRD</li> <li>C14-TO-C13 1METER INTERNAL CAB PWR CORDS</li> <li>(2) VNX-RPHW3-G4</li> <li>GEN4 RPA FOR VNX5100 AND VNX5300</li> <li>UNLESS SPECIFIED ELSEWHERE SHIP TO :</li> </ul>						
	IMD-OPER & SUPPORT SECT-OSS 5815 RICKENBACKER RD - OSS SPECIAL SERVICES COMMERCE, CA 90040						
	(323) 890-4152 FUND#40428						
6	COMMODITY CODE: 206-89-00-0000000		1.00	LOT		 	
	SW EMC UPGRADE						
	(1) RPS-V53 REMOTE PROTECTION SUITE FOR VNX5300						

PRI	CE SHEET		QUEST F					
		SO NO : RFB-IS-13200716-1						
COMPANY NAME :		BI	BID DUE: 02/06/13 12:00:00 PM					
LINE NO.	COMMODITY / SERVICE DESCRIPTION		QUANTITY FROM/TO	UNIT	UNIT PRICE	EXT. AM	JUNT	
7	UNLESS SPECIFIED ELSEWHERE SHIP TO : IMD-OPER & SUPPORT SECT-OSS 5815 RICKENBACKER RD - OSS SPECIAL SERVICES COMMERCE, CA 90040 (323) 890-4152 FUND#40428 COMMODITY CODE: 206-89-00-0000000		1.00	LOT				
	MAINTENANCE & WARRANTY UPGRADE (1) M-PRESW-001- PREMIUM SOFTWARE SUPPORT FOR							
	CA # 76 FUND: 40428 OBJ: 6038 68# B193795 SPECIAL SERVICES - IMD ATTN. SHAKEEL QAZI 323-890-4247 UNLESS SPECIFIED ELSEWHERE SHIP TO : IMD-OPER & SUPPORT SECT-OSS 5815 RICKENBACKER RD - OSS SPECIAL SERVICES COMMERCE, CA 90040 (323) 890-4152 FUND#40428							