002773-Mar2022-UC Systemwide Water Filtration RFP

Questionnaire Level - Supplier Summary

Questionnaire Name	Questionnaire	Supplier Name	Total Questionnaire	My Score	Total Questions	Questionnaire	QuestionCoverage
Company Profile	Technical	J. Harris Industrial Water Treatment,	3.36		36	36	100
Sustainability	Technical	J. Harris Industrial Water Treatment,	2.39		25	25	100
Pricing	Technical	J. Harris Industrial Water Treatment,	2.56		5	5	100
Value Add	Technical	J. Harris Industrial Water Treatment,	2.55		6	6	100
Technical and Operations	Technical	J. Harris Industrial Water Treatment,	3.47	-	16	16	100

WITH WITH	amas	numer en	CHITCHANNE	manar en	1 Part Market Was Parties of the
SECTION NAME	CHINOS SUMBI	* What is your	SALING MEDIC		L Maris Mada Sid Warn Processor, Suc.
Companytefornation	1	company name?			1. Halanis, Industrial Water Trickinness, Inc., dia Printers industrial Water
		following location information: The			
		total number of locations and			
		calespersons employed by			3 Purefice Comparation
CompanyInformation	2	Supplier, the number and	4.70%	Socation name	Theretic Colonia Theretic Col
		centers (if postcratio) the			
		location of the			
		* Provide the			
		information the total number of			
		focations and salespersons			
Company information	1	employed by Supplier, the	4.76N	Address	1.100 Suggest Cover, Co. 9500 1.00 Galleria M. Sai M. Sai
		number and location of support			4.730; Risease Nd. Sair Clogic, CA 90331
		applicable), the			
		corporate office of			
		following location information: the			
		total number of locations and			
		calespersons employed by		Number of sales salespensins employed	19 22
Carpanymunacus		number and location of support	Lan	employed	52 41
		centers (if applicable), the			
		corporate office of			
		* Provide the following location			
		total number of			
		salespersons employed by		Deesthislagmon	196
CompanyInformation	2	Supplier, the number and	4.70%	Does this loadson have a support senter?	20% 20%
		centers (if applicable), the			
		location of the corporate office of			
		* Provide the following location			
		orformation the total number of			
		salespersons emologist by			296
Companynelomation	2	Supplier, the number and	4.76N	% this year Corporate Office	286 386
		tecation of support centers (if			
		represents the corporate office of			
		A Comment of the Comm			
		information the total number of			
		salespersons			
Company reformation	2	Supplier, the number and	4.76N	Annual selector I previous years	132000000
		tection of support senters (if			
		applicable), the location of the			
		Provide the			
		following financial information: the			
Company teformation	1	the three previous fiscal years and	4.9N		Trea * (3.330Million #Bashet7es 10 * 4.6ff
		Culture a PERN and			
		following Intgation and related			
		information: describe any			
		present or pact tragation,			
Carpanymunacus		reorganization	- an		NA.
		felony sorution (indicate if the			
		supplier() and describe any			
		* Are you a National Supplier			
		offerings rational program that other		Yes, ramoffering	
CompanyInformation	3	Agencies will be	2.69N	program; Nu, 1 am not offering a	to, ton will difference actional program.
		through the resulting Macter		national pragram.	
		If they, care differing			
		program.			
		CORNA Parties - Exhibit A -			
		Response for National			
		Cortract Exhibit A			
		definecthe expectations for			
Company reformation	5.1	qualifying Suppliers based on	N/A		
		requirements to			
		reculting Macter			
		nationally to Public Agencies, Each			
		section in this Exhibit A refers to			
		requirements, abbasements,			
		of No. 1 are not			
		program, "The goal of the MF is			
		to establish a national			
		Suppliers are unable to propose			
		a national program due to conflicts			
		abigations or			
Company information	5.2	abligations, and if six, I are not if six, I are not iffering a rational program, "The pour of the 1979 is to exclusion a national candidate," if to exclusion a national candidate," if to program are to usefficient an otional program are to usefficient and the program are to usefficient are to use	n/a		Purseles mainly operates in California & Adaptive Calger investes couch as system cales and Mobile Of Tooler exchange investe can be pounded in the Others of New Mension, Newado & Treas.
		propose a regional or direct solution.			
		evaluate excesses in their			
		entirety, may require pationage			
		fees for direct salutions and			
		determine award based on the most			
		COMMA Partners			
		document is an example of a			
		standard Administration			
		Agreement between the			
		Supplied(c) and			
		Supplier(s) and CRRAN Partners. Submospor of a proposal affirms Supplier's understanding and			
company reformation		Supplier's understanding and	A-MIN		пограня
		Acceptance of the Administration			
		specific exceptions are proposed, and			
		alternative language or			
		provisions are affered, tupplier should have			
		canducted any			
		trearctonione - trearctonic for tubbit 7 from			
		Pedecal Funds Certifications and			
		New Jessey Buoness, Exhibit P			
		- The Federal Funds Certifications from			
		benefits participating			
Company information	,	agencies seeking to use federal	2.8N		Optioned Transfer Control of Cont
,		funds to purchase under the resulting Michael			manurum i sense i renera fi shi i jili
		Agreement. Suppliers must fin			
		thicform and cubmit as an			
		attachment tabeled "Transport			
		Response to COROL Parties" -			
		Exhibit?" under			
		acknowledge that you reviewed all of			
		She below. Omnia Partners Exhibit C			
		Perinformation only. The Marzer Internation			
		Cooperative Purchasing			
		Agreement is the agreement			
Companytefornation		Agencies, wanting to use the		70 C 700	76i
		cooperative contract, will			
		A STATE OF THE STA			
		participate in the program.			
		Participating Agencies agree to			
		the document one time for access to of the or			
		* Provide a			
		day plan beginning from award of the			
		Mader Agreement describing the			
Marketing and Sales		strategy to unmediately	2.88N		MM on the fair existing UC case being connect. State-wide MA will overside existing MM and be distributed to applicable personner.
		Misder Agreement as Supplier's			
		primary go to market characy for			
		Public Agencies to			

Marketing and Sales	30	*Confirm that Supplier will have Executive leadership endoreoment and opposition of the award at the public sector go-to- modulal statement.	2.86N	Yes; No	
Marketing and Sales	11	* Confirm that training and eduction of suppliers extranal sales force with participation from the Supplier's executive	2.80N	70×5, 760	40
		with Chillian Factoris team will			
Marketing and take	13	A CONTRACTOR OF THE PARTY OF TH	135		Number delected and CC for any speed of continuous publications.
		Canton Canton			
Marketing and Sales	18	unmovement un participation with participation with participation with national (i.e. NOZE Annual Fortun, Ne Conference, etc.), regional (i.e., Regional NoZE Cooperative Looperative Looperativ	2.800	1845, No.	w.
		cammitment to attend, exhibit and			
Marketing and Sales	36	participate at the MOP Annual Potent in an area received by CRIMAN Parkers. Sor partner specified with the purchased and staffed by Supplier. In addition, please cardina that tuppler will will provide resource to the second.	2.000	10×5, 860	
Marketing and Sales	25	*Confirm commitment to design and for the publication of national and regional advertising in trade publications. throughout the	2.8N	Yeq No	u.
Marketing and Sales	26	*Confirm Committeent for ongoing marketing and promotion of the Master Agreement Strought ricters (case studies, cultated proces	2.8%	Vec; No	N-
Marketing and takes	17	commitment for a dedicated CMMA. Failures informed with bland homegage on supplier's website this instudent the CMMA Farlance command Farlance command for Copy of Crughall Request for Nispocal, Copy of Agreement and state.	2.00		man and also to the line.
		between the Chickenthy of California and Supplier, a sammary of products and products and pro			
Marketing and Sales	28	webote including "Decorible has supplied and transition any existing Public Agency customent; account, at the Public Agreecy's request, to the Misser Agreement "Include a list of "Include a list of the Agreement customer cust	2.8N		Assumina to an applicate adopt souther assume and and hadron for each off the
Marketing and tales	29	contect cooperative contract (regional and rational) tuppiner halds and describe how the Marcer Agreement will be positioned amount the other "Acknowledge"	2.8N		Name of the State of
Marketing and Sales	20	trappier agrees to provide its logic) to CRITICA Partners and agrees to provide permission for reproduction of such logic in	2.80N	Yes; No	_
Marketing and Sales	n	* Advantedge that use of the CRIRIA Fartners	2.8M	Weig No.	764
		* Confirm that Transler will be			
Marketing and tales	22	Thickness a State of the Committee of th	2.00	70 (, 70)	
		institutes chould communite that the Matter agreement was competitively salicited and publically selected by the tomerating of California Nick the Supplier "Californ Nick the Supplier will tion to call the Supplier will tion to call the Supplier will tion to call the Supplier "Californ Nick the Supplier will tion to call the Matter Agreement. At a minimum, called canning those to canning those to canning to canning to canning to canning to canning to canning to canning to canning to canning to canning to canning to canning to to canning to to canning to to to canning to to to to to to to to to to			
Marketing and tales	28	Mader Agreement, working knowledge of the sultation process, awareness of the sange of Public Agencies that can	2.80N	Yes, No	w.
		* Provide the name, Site, email, and phone numbe of the the following people: person responsible for a money.			
Marketing and Sales	26	services of the control of the contr			many, Kandal, jedgerosser om 180 til 600 til 20 stagsage vilk 4 kiloring, sid genotisser om 180 til 600 til 20 stagsage vilk 1 kiloring vilk 1
Metering and Sales	25	Control of the contro	238		Included in the paper. The paper and places and the paper
		including engoing coordination of			
Marketing and Sales	26	of Supplier's Public Agency Sales for	2.80N		SISH
Marketing and tales	27	* Provide a list of Supplier's top 20 Public Agency customers, the total purchases for each far the previous fiscal yea Mose with	Z.MN		(in of drops, Neuroland part, NP 201402) (value from part, Leves Miller), See See See See See See See See See Se
Marketing and Sales	28	* Decoribe Supplier's information system capabilities and Irretations regarding order management Straugh receipt of	2.80N		to all this is a direct using second order parameters and thing is consistent using second or so that is a simple second or so the consistent of the consistency of t
		payment, including description of multiple platforms			

Marketing and takes	29	"Provide the Control of State of As defined in Section 2 of the Children. Facilities of the Children. Facilities of the Children. Facilities of the Children. Facilities will guidantine each year under the Musler Agreement for the Install these years of the States Agreement of "Ownersteed"; "Ownersteed"; "Ownersteed"; "Ownersteed"; "Ownersteed", "Ownersteed, "Ownerst	246		TANKS AND
Marketing and Sales	30	Worst instagration, will be able to will be a will be able to a will be a will be able to a will be a will be able to a will be able to a will be able to a will be a will be able to a will be able to a will be a will	280		Palacata de resear lo 100 principar de alemanto incidente
Merketing and take	11.	"burn hungh title and publish Agencies will be able to write the able to write and the able to write and the able to write the able to a substitution of the able to a substitution	288		Nation of grade conductor with proxy Contributed course of basis and
Merketing and take	12	"Bure haughtist and publish Agencies will be able to utilize the Madar Agencies will still be able to utilize the Madar Agencies will still be administration. The same same and the administration of the same same same and the same same same same same same same sam	288		Nation of grade conductor with proxy Contributed cours of basis and
Marketing and Sales	25	A CONTRACTOR OF THE PARTY OF TH	280		National grade conductor with prong teacher of sour of handers.
Marketing and Sales	30	* Describe your company's stating for the full owng invacing payment options (believed all that would!) * Describe your	2.80N	Ohest Card : Options	
Marketing and Sales	34	company's ability for the following invacing payment options (telest all that books)	2.80N	Procurement Card (DyStore)	Qyllans
Marketing and Sales	34	company's shifty for the following invacing payment aptions (beleat all that mounts)	2.80N	B21 Investing and B71 Options	Options
Marketing and Sales	м	Describe your company's shifty for the following invoking payment options (beleat all that would	2.80N	ACH: Options	фин
Marketing and Sales	34	* Describe your campany's shiftly for the fallowing invasing payment options (belief all that works)	2.80x	Other: Options	
Marketing and Sales	п	If selected "Other" in question above regarding your campany's invoking payment option abilities, pinace specify and substantiate other invoking payment			40
Marketing and Sales	3h	* Preside available payment in ma. International indicate of payment will be assepted via small same. If his, may small same from any payment(s), the make sociated above viale with a Commissioner fire, if allowable, yet the Viva Operating	4.700		Taxaber paper de terme de Tre E. This as the regulation will discussed a contract and an assigned with a 1970 per transaction, we have described an individual paper produced in the paper paper.

002773-Mar2022 - UC Systemwide Water Filtration RFP

Questionnaire Name: * Sustainabilit

Questionnaire Type: Technical

Questionnaire Descriptio

I secunical.

The University of California is committed to environmental, social, and economic sustainability. The University's Sustainable Practices
Policy can be found here: https://policy.ucop.edu/doc/3100155. Please demonstrate how your company's practices, policies, and
operations support the University's sustainability efforts throughout the following questions.

SECTION NAME	QUESTION NUMBER	QUESTION TITLE	QUESTION WEIGHT	RESPONSE OPTION:
Company Policies and Governance	1	* Do you have a Corporate Social Responsibility (CSR) or similar policy, statement, or code of conduct that covers environmental sustainability as well as social, ethical, and governance issues?	1.00%	Yes; No; In Progress
Company Policies and Governance	1.1	If Yes, * Please provide the link to your publicly disclosed policy. If not publicly disclosed, provide as an attachment.	N/A	-
Company Policies and Governance	1.2	If Yes, "Summarize the relevant goals, practices and targets in your goals, practices and targets in your policy, as well as a description of major topic areas addressed (e.g. health and safety, blaop practices, diversity, climate, transportation, green bullding, toxics reduction, waste, water).	N/A	-
Company Policies and Governance	2	* How do you monitor/manage your supply chain to ensure that suppliers/providers comply with and support your CSR efforts?	4.00%	-
Company Policies and Governance	3	Do you publish an annual sustainability report following international standards, i.e. Global Reporting Initiative (GRI)?	1.00%	Yes; No
Company Policies and Governance	3.1	If Yes,* Describe your company initiatives related to worker rights and safety, especially related to manuacturing in international countries where applicable.	N/A	-
Company Policies and Governance	3.2	If Yes, "Summarize your company action plan based on your sustainability or KSP policy. Make sure to include initiatives related to climate neutrality, sustainabile transportation, toxics reduction, and zero wastain, toxics reduction, and zero wastain progress and key accomplishments.	N/A	-
Company Policies and Governance	3.3	If Yes, * Which reporting framework/standard does your company follow?	N/A	Global Reporting Initiative (GRI); International Integrated Reporting Council IR Framework; Sustainability Accounting Standards Board guidelines (SASB); Other
Company Policies and Governance	3.4	If Yes, * Please provide a link to your publicly disclosed annual sustainability report. If not publicly disclosed, provide annual report as attachment.	N/A	-
Company Policies and Governance	4	 Does your company hold any third- party verified social or environmental certifications? 	4.00%	Yes; No
Company Policies and Governance	4.1	If Yes,* Which certification does your business hold?	N/A	Green C Certification (http://americanco nsumercouncil.org/ greenc.asp); Green Business Bureau (https://greenbusi nessbureau.com/h ow-gbb- certification- works/); B- Corporation (http://borporati
Company Policies and Governance	5	Describe the structure and leadership support of sustainability within your company. Include sustainability staff positions, qualifications, and training.	2.00%	

Company Policies and Governance	6	"Does your company engage only contractors/business partners which adhere to all applicable local, state and federal labor and employment requirements relating to wage payment, and discrimination/harassment, equal discrimination/harassment, equal opportunity, family and medical leave, and other applicable provisions?	4.00%	Yes; No
Company Policies and Governance	7	* is your company certified in the State of California or other U.S. State as 38E, DBE, WBE, MBE, URE, or DWE (use the balk eattached for U.C. accepted qualifications)? Please indicate certification type, upload requisite certification documentation.	7.00%	smail Business Enterprise (SBE); Disadvantaged Business Enterprise (DBE); Women- owned Business Enterprise (WBE); Minority Business Enterprise (MBE); Veteran-owned Business Enterprise (VBE); Disabled Veteran-owned Business Enterprise (VBE); Disabled
Company Policies and Governance	8	*Does your company maintain diversity goals, such as with regard to women, veterans, and minorities, and engage in active diversity efforts toward recruitment and retention as well as development and advancement? Please provide at least two examples.	6.00%	-
Company Policies and Governance	9	"Describe your company's community engagement in areas surrounding your and/or your manufacturers plants and offices (e.g. financial investments, provision of free or low-cost lighting retroffis in underserved communities, K-12 schools, etc.)	4.00%	-
Company Policies and Governance	10	"What percentage of your product offerings for this contract do small and diverse suppliers provide? (Examples of small and diverse business classifications include: Small Business Enterprises, Disardonatged Business Enterprises, Disardonatged Business Enterprises, Somen-owned Business Enterprises, Somen Casalded Vetran-owned Business Enterprises, etc.).	5.00%	0-19%; 20-39%; 40- 59%; 60-79%; 80- 100%
Environmentally Sustainable Operations	11	* Does your company responsibly dispose of IT hardware and equipment at the end of its useful life?	4.00%	Yes - through an e- Stewards certified recycling partner (http://e- stewards.org/data/ list-recyclers); Yes - through an R2 certified recycling partner (https://sustainable eelectronics.org/re
Environmentally Sustainable Operations	12	• Do any of your company's operational sites, offices, or subsidiaries have certified environmental management systems?	4.00%	Yes; No
Environmentally Sustainable Operations	12.1	If Yes, * What percentage of your company's operational sites, offices, or subsidiaries have certified environmental management systems?	N/A	0-19%; 20-39%; 40- 59%; 60-79%; 80- 100%
Environmentally Sustainable Operations	12.2	If Yes ,Upload or provide a link to certification documentation (e.g. ISO 14001 certificate).	N/A	
Environmentally Sustainable Operations	13	*Does your company provide subsidized public transportation options for all employees, and/or incentivize and facilitate employee participation in other alternative forms of work communiting such as membership in bike-shares, free bicycle parking and shower/locker facilities, etc.?	4.00%	Yes; No

Environmentally Sustainable Operations	14	*Describe and provide examples of your company's implementation of environmentally sound shipping and transportation practices (e.g. using more fuel efficient or hybrid/electric fleet vehicles, consolidated shipping, etc.)	4.00%	-
Environmentally Sustainable Operations		* Is your company an EPA registered SmartWay Partner or Affiliate (https://www.pa.gov/smartvay/me et-smartway-partners-and-affiliates), or do you partner with companies who are registered?	4.00%	Yes; No
Environmentally Sustainable Operations	15.1	If Yes ,* Provide a link certifying your affiliation.	N/A	-
University of California Packaging Requirements	16	*This question pertains to how your company compiles with, and partners with suppliers who comply with, the Packaging Requirements outlined in the Packaging Requirements outlined in the UC Sustainable Practices Policy Section V. 6.6 - 8 (https://policy.ucop.edu/doc/310015 5). The University requires that all packaging be compliant with the Touck: in Packaging Prevention Act (A8 455) as to be free of any intentionally introduced lead, candinum, mercury or heavalent chromium, and containing no incidental concentrations of these regulated metals greater than 100 parts per million (group by weight, In addition, the University requires that all packaging meet at least one of the criteria listed below. Please indicate which criteria put crompany's packaging for products offered under this contract meets. Additional preference will be given for (b), reusable packaging first to collected and re-usaed by supplier.	4.00%	a. USES DUK packaging; b. USES reusable packaging (e.g. containers reused by supplier for next deliver); c. USES innovative packaging that reduces the weight of packaging, reduces packaging that a containers reduces packaging that a containers waste, or utilizes packaging that a containers waste, or utilizes packaging that a containers reduces packaging that bus Environmental Protection Agency Comprehensive Guideliners; e. Uses Guideliners; e. Uses
University of California Packaging Requirements	16.1	If b, Uses reusable packaging (e.g., containers reused by supplier for next deliver), "If your company uses re-usable packaging (defined as a take-back/lote program where packaging is collectes/returned to suppliers and re-enters the distribution process), describe how the University can participate in the re-use program.	N/A	
University of California Packaging Requirements	17	* Describe in detail how your company (or its manufacturers) comply with the USF Packaging Requirements. Include detail on the types of materials used for each product offering, and the type of materials used for sch product offering. Bocus how your company will mitigate the impacts of packaging waste.	4.00%	
University of California Packaging Requirements	18	* In alignment with our Zero Waste Goal, UC has banned expanded plastic foam packaging such as expanded polystyrene (EPS), expanded polyethrene (EPE), expanded polyverthare and expanded plastic foam hybrids from coming onsite. Please check one of the following:	4.00%	currenty compy; company and all partnered suppliers on ot use any expanded plastic foam materials in primary or secondary packaging. Exemption requested: company and partnered suppliers use expanded plastic foam in some components of packaging. Will apply for an exemption for the
University of California Packaging Requirements	18.1	If Exemption requested: company and partnered suppliers use expanded plastic foam in some components of packaging, Will apply for an exemption for the University of California campuses. "Describe in detailyour company's for your manufacturers", current utilization of foam in either your primary product packaging, or your secondary packaging for yilipments. Include information on which products are packaged in foam, and types of foam materials used.	N/A	

University of California Packaging Requirements	19	 Describe how your company will assist the University of California in achieving and maintaining compliance with its foam ban and Zero Waste goal. 	4.00%	-
Additional Capabilities	20	*What type of sustainability reporting can your company provide?	4.00%	Basic usage report; Usage report with an appended column for third- party certification; Customized reporting, such as a report showing GHG emission reductions resulting from purchases or
Additional Capabilities	21	* Does your company have a current sustainability scorecard (assessment took place within the last 12 months) with EcoVadis (https://ecovadis.com/)?	4.00%	Yes; No
Circular Economy Options	22	 Describe how the University can get set up to take advantage of your program, including collection logistics, ongoing support and contact information. 	5.00%	-
Circular Economy Options	23	*List of any subcontractors used to collect, process, transport, recycle, repurpose, or properly dispose of goods or equipment that have reached the end of their useful life with the University.	4.00%	-
Circular Economy Options	24	 Describe how metrics on the success of the programs can be reported (i.e. financial savings, landfill diversion, CO2 emissions reduction, etc.) 	5.00%	-
Circular Economy Options	25	 Provide a complete description of costs for any programs offered in the questions above. 	4.00%	-

J. Harris Industrial Water Treatment, Inc.
Yes
See attached Attached Files : EHS & IIPP TOC's.pdf
Keep employees well informed and up to date on required topics. See Q1.1 attachment for TOC on each.
Supplier equipment is inspected upon receipt. Only established suppliers are used.
No
No.
President - VP - CFO - CIO - HR - Corp Sales Mgr - Corp Service Mgr - Corp Dispatch Mgr - Engineering

Yes
None
Puretec has various employees that are considered divergent. We recruit based on experience & ability to perform with a 30 day trial period. We prefer to promote from within the company to expand our employees knowledge base.
Puretec sponsors water well projects in countries with no access to clean water sources.
0.19%
Yes - through an R2 certified recycling partner (https://sustainableelectronics.org/recyclers)
Yes
0-19%
15O-9001 Compliant
No

Our routing software allows us to combine like deliveries on a specific route to minimize gasoline usage & labor hours. Water used in our regen facilities is cleaned prior to discharge in accordance with city requirements.
No
b. Uses reusable packaging (e.g. containers reused by supplier for next deliver)
Our tank exchange service utilizes the same tanks for most customers and are reusable with 10+ years of quality guarantee. Boxes are reused from incoming shipments as much as possible to cut down on recyclables.
Puretec brings all site consumables with minimal packaging waste. Our tanks do not require packaging as they are capped after each regeneration and not removed until installation at site.
Currently comply: company and all partnered suppliers do not use any expanded plastic foam materials in primary or secondary packaging.

Any waste from services will be cleaned up by Puretec personnel and discarded at on of Puretec's locations so we are able to maintain the zero waste goal.
Basic usage report
No
Any UC can call 800-906-6060 and get any information needed including order status, delivery dates & service logs.
Only subcontractor that would be used is Sirco Industrial to handle any waste water tanks. Puretec cannot regenerate those resins and need to be disposed of by Sirco who is certified in waste management.
Water discharge reduction by using latest treatment technologies and recirculation to reuse good water minimizing usage and discharge to drain.
Financial savings based on UC pricing vs. Puretec list pricing rates.

002773-Mar2022 - UC Systemwide Water Filtration RFP

Questionnaire Name: *

Questionnaire Type:

Pricing Technical

uestionnaire Description:

Pricing for products and services

SECTION NAME	QUESTION NUMBER	QUESTION TITLE	QUESTION WEIGHT	RESPONSE OPTION	J. Harris Industrial Water Treatment, Inc.
-	1	* What is your preferred offering, a discount structure or fixed pricing?	80.00%	Discount structure; Fixed pricing	Fixed pricing
	1.1	If Discount structure, if you are proposing a discount structure, please provide a list of products and services with the respective discount % and pricing offering. Please use the provided template.	N/A		
	1.2	If Fixed pricing ,If you are proposing a fixed price structure, please provide a list of products and services with the respective pricing offering. Please use the provided template.	N/A		PRICING FORMAISX
-	2	Last Mile Incentive—if tanks, equipment, parts and consumables are delivered to a central delivery point on a campus, please indicate if you offer better pricing or incentive and explain that incentive structure.	5.00%	-	No incentive - Standard Delivery fee for all sites
	3	Provide details of and propose additional discounts for volume orders, special manufacturer's offers, minimum order quantity, free goods program, total annual spend, etc.	10.00%	-	Lowest competitive pricing offered. No minimum quantity required.
	4	* 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.	2.50%		Primary manufacturing allows for direct ordering & pricing without involving subcontractors or resellers.
	5	* Describe how Participating Agencies will be able to verify and audit pricing to ensure its compliance with the Master Agreement.	2.50%	-	System generated reports are available for auditing

002773-Mar2022 - UC Systemwide Water Filtration RFP				
Questionnaire Name: *	Value Add			
Questionnaire Type:	Technical			
Questionnaire Description:	Additional products and services that your company offers			

SECTION NAME	QUESTION NUMBER	QUESTION TITLE	QUESTION WEIGHT	RESPONSE OPTION	I. J. Harris Industrial Water Treatment, Inc.
-	1	Can you act as a commissioning agent? E.g Water purity, confirming system operation, construction commissioning, LEED Certification, and		-	Yes
	2	Certification, and release provide a list of value add services on the attached excel sheet that your company can provide. Include a list with value add pricing. (Please do not submit marketing material, flyers, or any other documents that are not specific to the			Not Needed - See Pricing Form Attached Files : Value Add Pricing xlsx
	3	Aside from any earlier answers, are there any other products that the University should consider as part of your bid? This may include a total catalog offering or discount. (Include	16.67%		No
	4	Does your company provide internships or scholarships for students? If so, please explain your offering	16.67%	-	No
-	5	* Has your company structured any creative partnerships with other institutions?	16.67%	-	Current supplier to UC's & CSU's for water treatment services such as tank exchanges, maintenance & repairs.
-	6	Is your company able to provide trainings to UC employees on products or services related to water filtration? If so	16.67%		Yes, training is available by experienced technicians at customer's request.

rectrical and Operational Adulty			
Provide form Provide form experience for providing water providing water experience for providing water		RESPONSE OPTIO	A State Included Matter Transcrate, Inc. Section 2 College Transcrate files basis of the a private corporation 2 SSE under 3. States (Points - States) Points - States - S
* Describe your consideration of the consideration with consideration and the considerat	r 6.00%		UCCSD autor treatment services for compacified. Aveiler, when provides services to private troughts, and extense, bioches & planesception in bio-
* Provide information and experience on an key presented of the provided of the program manager 50°CC etc.).	, 6.00%		Outdoord Soling Systems with 150-years in an interestinant copyrisms & works to have for such IV Comput. Connect contain are Tray Sentanguish 743 221-
* Give is detailed description for an braining programs that may be seen that the seen of			Theologicables, makes it is presented to there is consequented to solve the latest to be latest believes units value.
* UC Deliverina provide a deliale oudline of hour deliverina entre of hour deliverina entre entr	£ 0.0%		Disturbs conformage shall go 20 40 400 500 from 7 20cm 4 20cm or 200 504 500 from 4 20cm 2 20cm 50 and have recently been a required for most day delivery and emergency deliveries an explication are applicable to a first on change. This conformal with the UC system.
* Nationalds Celevries - Cescrit proposes to distribute the products or service assistance, for celevries assistance, for celevries assistance, for celevries products and services with not be distributed the products and services with not be distributed to the distributed to the celevries including to celevries or celevries and celevries or celevries and celevries	6.00%		Sovered as scale College & Arrans. Press of two Montes, Smooth & Treat cashs where it as temporary has with management approach, all other dates are not applicable for deliverable are can sky tasks as commerciative of medical.
* Identify all other companies or subcontraction to subcontraction the will be involved in processing, handling or obligation of the product of the subcontraction of the subcontraction of the end user.			Pender, as a pleany porticular small and reservit substantiant special services such as countyinging & resource hash services. All products will be office the delivered on Penter, trust, shapped them done to religion direct losses components that require direct delivery to its obs.
* Provide the number, circ, and number, circ, and supplier's distribution facilities was thouses and netall network as applicable.	, 6.00K	Location name	Sherist Chariel 2-Series Calaine 2-Series Calaine 3-Series Calaine
* Popular the number of the popular the popular of Expeller's distribution facilities was those and entitle between the popular of the popula	, 600s	Sae	List Engagem 3.16 Conjugem 1.16 Conjugem List Conjugem
* Provide the number, site, and location of Supplier's different substitution of supplier's distribution facilities want-bosses and remain retwork as applicable.	, 6.00%	Address	L 2013 Regards Connet CA 19209 2-2010 Connect As Lones CO 2012
* Provide the number, site, and location of Supplier* d darbution for distribution for dis	6.00K	Distribution facility	1 how 2 how
* Provide the number, july, and location of Supplier* distribution facilities warmhouses and example the supplicable.	, 600s	Warehouse	3.7ma
* Provide the number, yet, yet (accepts of Supplier's different substitution of Supplier's distribution facilities want-houses and conditionated as applicable.	, 600s	Retall network	

9	Consignment the R-up inventory capabilities – Regarding consumables and repair ports, is your company capable and willing to support a consignment inventory program for the UC campuses? What is the response time your company correlate.	6.00%		Database dischiel of makenish in make repola set as a sweeded basis Tajis, dip 450 s. Fool servegency
10	" Start-Lip Plan – provide a 90-day taxt up plan for the transition to your products and services.			Allowedy LC complete not no translation required. Does not complete not the solvent agreement.
11	*WEB Based Database = # swallable, provide a detailed description of your company's electoric WEB based database and its capabilities.	6.00%		Sin a cost for proposal gravarios, 10% to supplies & distriction distinguishments to lakes.
12	* Do you have an ordine portal for customers to see east-firm status of site, setting, etc.* If so, please elaborate on capabilities.	£.00%		Purser has a recoloring system collect distriction that can have seed as track under quality. Moreoving have four colorine across due plants for seedled to see agreement appropriate.
22	* Please confirm your meleting systems are BACrest compatible.	£.00%	Yes; No	NCTH
24	* Reporting — Provide a xample for reporting for each of the different types of services you currently provide. E.g. Water Testing Plan and Santization.	E.OOK		Where heding can be maked for specific frequencies or can be done on an amended basis. Purence can perform to hower bedring or used by a continued by including several by including a contract performed by including a contract performs a performed by including a contract performs a contract performs a contract performs a performed by including a contract performs a contract perform a performance a pe
15	" is your company able to identify specific sites per campus in any reporting (digital or paper based)? Please indicate how your company keeps site information up to distinct the campus of the company keeps site or any quote, site visite reporting and any other applicable resporting.	8.00%		Option footbergerer type & disherry trides are automobel orduser is a erect. SC consume of the updated an equipment of drage and is available company wide.
16	Phoducts and Services - Phovide a list of all the products and services that your company his able to provided and are listed under the scope of work of his RPP - Include all relevant information such an certifications and number of people on a learn required for safety purposes.			This quadric sign is not appeared on the level disc. Supplies ready provide an experience on equilibrios.

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 $\underline{52.204-26}$.

(a) Definitions. As used in this provision—

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 Version October 19, 2021

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 \Box will, \boxtimes 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 \Box does, \boxtimes 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.

Version October 19, 2021

(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; or
- (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.
- (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.

	Rule (A) above, when a under the applicable lav								
Does offeror agree? Y offeror	ÆS	PS_		Initials	of	Authorized	Representa	tive	of
	cause and for conversis for settlement. (All			e includ	ling	the manner	by which it	will b	е
right to immediately to	Rule (B) above, when a erminate any agreeme ne agreement by Offer	ent in excess of	\$10,000 resulting from	n this pr					
Does offeror agree? offeror	YES	RS.		Initials	of	Authorized	Representa	tive	of
definition of "federal provided under 41 (CFR 12319, 12935, 3 Order 11246 Relatin	ent Opportunity. Exc Ily assisted construct CFR 60-1.4(b), in acc CFR Part, 1964-1965 g to Equal Employm mpliance Programs, I	tion contract" in cordance with I i Comp., p. 339) ent Opportunity	41 CFR Part 60-1.3 (Executive Order 112), as amended by Exe ," and implementing	must in 46, "Eq cutive regula	clud Jual Orde tion	le the equal Employmenter 11375, "Als s at 41 CFR	opportunity t Opportuni mending Exe	claus ty" (3 ecutiv	se 30 ve
	Rule (C) above, when a portunity clause is inco			funds o	on ai	ny federally a	ssisted cons	tructio	nc
Does offeror agree to	abide by the above?	YES	PS_	_Initials	of A	uthorized Rep	oresentative o	of offe	eroi
construction contract with the Davis-Baco (29 CFR Part 5, "Le Construction"). In act a rate not less the addition, contractors copy of the current period to award a contract Federal entity musualso include a provisualso	ct, as amended (40 lcts in excess of \$2,0 on Act (40 U.S.C. 314 abor Standards Provided abor Standards Provided abor Standards Provided at the prevailing was must be required to prevailing wage deter to or subcontract must report all suspectesion for compliance or regulations (29 CFF or in Part by Loans of the prohibited from indication of the proport Rule (D) above, when the process of the provided above.	00 awarded by 1-3144, and 314 visions Applica tatute, contract ages specified to pay wages no mination issued to reported visit the Copela R Part 3, "Contror Grants from ucing, by any mof the compens ed violations to a Participating A	non-Federal entities 6-3148) as supplemental ble to Contracts Coors must be required in a wage determinated upon the acceptation of the Federal awarding actors and Subcontrathe United States"). eans, any person emation to which he or the Federal awarding agency expends federal federal awarding agency expends federal awarding fe	must i ented be overing I to pay ation myeek. The of Laborance of eral awa Act (40 ractors The Act ployed she is a gagencial fundarial fundarial fundarial fundarial she is a gagencial fundarial fu	ncluy De Fed vade ne nor in the ardir U.S on I bothe	ide a provise partment of lerally Finar ges to labor by the Secon-Federal eeach solicite wage deterning agency. To a 145, as Public Build ovides that the construct rwise entitle	ion for completed and Assers and mecretary of La entity must pation. The demination. The contracts supplementing or Publiceach contraion, completed. The non-Fundament of an award	bliano latior ssiste hanio bor. I blace ecisio ne no s mus ited k wor ctor o tion, o	ce ns ed cs ln a on on st or or ral
Does offeror agree? Y	′ES	RS_		Initials	of Au	uthorized Rep	resentative o	f offe	ror
	lours and Safety Star ity in excess of \$100								

(E) Contract Work Hours and Safety Standards Act (40 U.S.C. 3701-3708). Where applicable, 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 (29 CFR Part 5). Under 40 U.S.C. 3702 of the Act, 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. The requirements of 40 U.S.C. 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.

_		
	the Contract Work Hour	expends federal funds, offeror certifies that offeror will be in rs and Safety Standards Act during the term of an award for process.
Does offeror agree? YES	RS_	Initials of Authorized Representative of offeror
agreement" under 37 CFR §401.2 (a) an business firm or nonprofit organization experimental, developmental, or researc comply with the requirements of 37 CFR	d the recipient or sub on regarding the sub th work under that "fo R Part 401, "Rights to	t. If the Federal award meets the definition of "funding precipient wishes to enter into a contract with a small pstitution of parties, assignment or performance of unding agreement," the recipient or subrecipient must Inventions Made by Nonprofit Organizations and Small perative Agreements," and any implementing regulations
	articipating Agency res	ded by Participating Agency, the offeror certifies that during ulting from this procurement process, the offeror agrees to le (F) above.
Does offeror agree? YES	RS_	Initials of Authorized Representative of offeror
amended—Contracts and subgrants of an Federal award to agree to comply with all Act (42 U.S.C. 7401-7671q) and the Federal awarding (EPA) Pursuant to Federal Rule (G) above, when the subgrant is recommended.	mounts in excess of \$ Il applicable standards ral Water Pollution Co ng agency and the Re federal funds are expen Participating Agency me	Water Pollution Control Act (33 U.S.C. 1251-1387), as 150,000 must contain a provision that requires the nons, orders or regulations issued pursuant to the Clean Air ntrol Act as amended (33 U.S.C. 1251- 1387). Violations egional Office of the Environmental Protection Agency added by Participating Agency, the offeror certifies that during ember resulting from this procurement process, the offeror federal Rule (G) above.
Does offeror agree? YES	RE	Initials of Authorized Representative of offeror
made to parties listed on the governmen with the Executive Office of the Preside implement Executive Orders 12549 (3 ("Debarment and Suspension." SAM Exc	t wide exclusions in the ent Office of Managen CFR part 1986 Comp clusions contains the	1689)—A contract award (see 2 CFR 180.220) must not be the System for Award Management (SAM), in accordance the net and Budget (OMB) guidelines at 2 CFR 180 that and 12689 (3 CFR part 1989 Comp., p. 235), and names of parties debarred, suspended, or otherwise the statutory or regulatory authority other than Executive
the term of an award for all contracts by Pa neither it nor its principals is presently debar from participation by any federal departmen	rticipating Agency resul red, suspended, propos it or agency. If at any to or debarment, declared	ded by Participating Agency, the offeror certifies that during ting from this procurement process, the offeror certifies that ed for debarment, declared ineligible, or voluntarily excluded ime during the term of an award the offeror or its principals ineligible, or voluntarily excluded from participation by any Agency.
Does offeror agree? YES	PS_	Initials of Authorized Representative of offeror
(I) Byrd Anti-Lobbying Amendment (31 L	J.S.C. 1352)—Contrac	tors 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 for on behalf of the undersigned, 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 the awarding of a Federal contract, the making of a Federal grant, the making of a Federal loan, the entering into a cooperative agreement, and the extension, continuation, renewal, amendment, or modification of a 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 grant 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 covered sub-awards exceeding \$100,000 in Federal funds at all appropriate tiers and that all subrecipients shall certify and disclose accordingly.

accordingly.			
Does offeror agree? YES	PS_	Initials of Authorized Representative of offeror	
RECORD RETENTION	REQUIREMENTS FOR CO	NTRACTS INVOLVING FEDERAL FUNDS	
certifies that it will comply with the reco offeror will retain all records as require	ord retention requirements deed by 2 CFR § 200.333 fo	contract resulting from this procurement process, offeror stailed in 2 CFR § 200.333. The offeror further certifies that in a period of three years after grantees or subgrantees rts, as applicable, and all other pending matters are closed.	
Does offeror agree? YES	RE	Initials of Authorized Representative of offeror	
CERTIFICATION OF C	OMPLIANCE WITH THE EN	ERGY POLICY AND CONSERVATION ACT	
it will comply with the mandatory stand	lards and policies relating to	esulting from this procurement process, offeror certifies that energy efficiency which are contained in the state energy onservation Act (42 U.S.C. 6321 et seq.; 49 C.F.R. Part 18).	
Does offeror agree? YES	Does offeror agree? YESInitials of Authorized Representative of of		
CERTIFICA	TION OF COMPLIANCE WIT	TH BUY AMERICA PROVISIONS	
Administration funds, offeror certifies tha agrees to provide such certification or a	t its products comply with all oplicable waiver with respect	on, Federal Railroad Administration, or Federal Transit applicable provisions of the Buy America Act and to specific products to any Participating Agency upon ust still follow the applicable procurement rules calling	
Does offeror agree? YES	Q5_	Initials of Authorized Representative of offeror	
CERTIFIC	CATION OF ACCESS TO RI	ECORDS – 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

to offeror's personnel for the purpose of i		tions. The right also includes timely and reasonable accessiting to such documents.
Does offeror agree? YES	RE	Initials of Authorized Representative of offeror
CERTIF	ICATION OF APPLICABILIT	TY TO SUBCONTRACTORS
Offeror agrees that all contracts it awards	pursuant to the Contract sha	all be bound by the foregoing terms and conditions.
Does offeror agree? YES	PS_	Initials of Authorized Representative of offeror
		lles, regulations and ordinances, as applicable. It is rovisions, laws, acts, regulations, etc. as
Offeror's Name: J. Harris Industria	al Water Treatment, Inc	c. dba Puretec Industrial Water
Address, City, State, and Zip Code:	51 Sturgis Rd. Oxnard	I, CA 93030
Phone Number:800-906-6060	Fax	Number: 800-906-6070
Printed Name and Title of Authorized Re	presentative: Rachel Epp	penger, Sales Administrator
Email Address: sales@puretecwa	ter.com	
Signature of Authorized Representative:	Rochel Esseran	Date: 4/27/2022

FEMA SPECIAL CONDITIONS

Awarded Supplier(s) 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 Special Conditions required by the Federal Emergency Management Agency (FEMA).

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

"Contractor" in the below pages under FEMA 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.

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.

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. REMEDIES

- **a.** <u>Standard.</u> Contracts for more than the simplified acquisition threshold, currently set at \$250,000, 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. See 2 C.F.R. Part 200, Appendix II(A).
- **b.** <u>Applicability</u>. This requirement applies to all FEMA grant and cooperative agreement programs.

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 C.F.R. Part 200</u>, 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). See 2 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.

<u>During the performance of this contract, the contractor agrees as follows:</u>

(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 2 C.F.R. Part 200</u>, 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.
- iii. 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").

<u>Suggested Language</u>. 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.** Standard. 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 STANDARDS ACT

- a. Standard. Where applicable (see 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. See 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

- <u>Standard</u>. 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."
- <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 CONTROLACT

- <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.** <u>Applicability</u>. 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.
- 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.
- 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 applicable standards, 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. § 180.995) are excluded (defined at 2 C.F.R. § 180.940) or disqualified (defined at 2

C.F.R. § 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 <u>Standard</u>. 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.** <u>Suggested Language</u>.

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.

accuracy of each statement of its certification and disclosure, if any. In addition, the

_, certifies or affirms the truthfulness and

J. Harris Industrial Water Treatment, Inc.

The Contractor, dba Puretec Industrial Water

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.
Rochel Eppage
Signature of Contractor's Authorized Official Name and Title of Contractor's Authorized
Rachel Eppenger
Official
4/27/2022
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 2 C.F.R. Part 200, Appendix II(J); and 2 C.F.R. §200.322.</u>
- **b.** Applicability. This requirement applies to all contracts awarded by a non- federal entity under FEMA grant and cooperative agreement programs.
- c. 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.

- i. 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. 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 ComptrollerGeneral.

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.

13. 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.

14. 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 DHS</u> Standard Terms and Conditions: Version 8.1(2018).
- b. <u>Applicability</u>. 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.

15. 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.

c. "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."

16. 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.
- c. "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."

17. 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.
- Applicability. 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."

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

Olleror's Name: J. Harris Industri	al Water Treatment, Inc. upa Furetec industrial Water
Address, City, State, and Zip C	ode: 3151 Sturgis Rd. Oxnard, CA 93030
Phone Number:800-906-6060	Fax Number: 800-906-6070
Printed Name and Title of Auth	orized Representative: Rachel Eppenger, Sales Administrator
Email Address:sales@puretecv	vater.com
Signature of Authorized Repres	sentative: Rachel Eppagn
Date: 4/27/2022	