Region 4 ESC

Contract # R210814

for

Internet Service Provider for TEA Connect Texas Program with

WT Services Inc.

Effective: August 1, 2021

The following documents comprise the executed contract between the Region 4 Education Service Center and WT Services Inc. effective August 1, 2021:

- I. Supplier Contract
- II. Offer & Contract Signature Form
- III. Supplier's Response to the RFP, incorporated by reference.



Tab 1

Contract and Offer and Contract Signature Form (Appendix A)

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<u>APPENDIX A</u>

<u>CONTRACT</u>

This Contract ("Contract") is made as of <u>July 29</u>, 2021 by and between <u>WT Services Inc</u> ("Contractor") and Region 4 Education Service Center ("Region 4 ESC") for the purchase of Internet Service Provider for TEA Connect Texas Program ("the products and services").

RECITALS

WHEREAS, Region 4 ESC issued Request for Proposal Number 21-08 for ("RFP"), to which Contractor provided a response ("Proposal"); and

WHEREAS, Region 4 ESC selected Contractor's Proposal and wishes to engage Contractor in providing the services/materials described in the RFP and Proposal;

WHEREAS, both parties agree and understand the following pages will constitute the Contract between the Contractor and Region 4 ESC, having its principal place of business at 7145 West Tidwell Road, Houston, TX 77092.

WHEREAS, Contractor included, in writing, any required exceptions or deviations from these terms, conditions, and specifications; and it is further understood that, if agreed to by Region 4 ESC, said exceptions or deviations are incorporated into the Contract.

WHEREAS, this Contract consists of the provisions set forth below, including provisions of all attachments referenced herein. In the event of a conflict between the provisions set forth below and those contained in any attachment, the provisions set forth below shall control.

WHEREAS, the Contract will provide that any state and local governmental entities, public and private primary, secondary and higher education entities, non-profit entities, and agencies for the public benefit ("Public Agencies") may purchase products and services at prices indicated in the Contract upon the Public Agency's registration with OMNIA Partners.

- 1) <u>Term of agreement</u>. The term of the Contract is for a period of three (3) years unless terminated, canceled, or extended as otherwise provided herein. Region 4 ESC shall have the right to renew the Contract for two (2) additional one-year periods or portions thereof. Region 4 ESC shall review the Contract prior to the renewal date and notify the Contractor of Region 4 ESC's intent renew the Contract. Contractor may elect not to renew by providing three hundred sixty-five days' (365) notice to Region 4 ESC. Notwithstanding the expiration of the initial term or any subsequent term or all renewal options, Region 4 ESC and Contractor may mutually agree to extend the term of this Agreement. Contractor acknowledges and understands Region 4 ESC is under no obligation whatsoever to extend the term of this Agreement.
- <u>Scope</u>: Contractor shall perform all duties, responsibilities, and obligations, set forth in this agreement, and described in the RFP, incorporated herein by reference as though fully set forth herein.
- 3) <u>Form of Contract</u>. The form of Contract shall be the RFP, the Offeror's proposal and Best and Final Offer(s).

- 4) Order of Precedence. In the event of a conflict in the provisions of the Contract as accepted by Region 4 ESC, the following order of precedence shall prevail:
 - This Contract i.
 - ii. Offeror's Best and Final Offer
 - iii. Offeror's proposal
 - RFP and any addenda iv.
- 5) <u>Commencement of Work</u>. The Contractor is cautioned not to commence any billable work or provide any material or service under this Contract until Contractor receives a purchase order for such work or is otherwise directed to do so in writing by Region 4 ESC.
- 6) Entire Agreement (Parol evidence). The Contract, as specified above, represents the final written expression of agreement. All agreements are contained herein and no other agreements or representations that materially alter it are acceptable.
- 7) Assignment of Contract. No assignment of Contract may be made without the prior written approval of Region 4 ESC. Contractor is required to notify Region 4 ESC when any material change in operations is made (i.e., bankruptcy, change of ownership, merger, etc.).
- 8) Novation. If Contractor sells or transfers all assets or the entire portion of the assets used to perform this Contract, a successor in interest must guarantee to perform all obligations under this Contract. Region 4 ESC reserves the right to accept or reject any new party. A change of name agreement will not change the contractual obligations of Contractor.
- 9) <u>Contract Alterations</u>. No alterations to the terms of this Contract shall be valid or binding unless authorized and signed by Region 4 ESC.
- 10) Adding Authorized Distributors/Dealers. Contractor is prohibited from authorizing additional distributors or dealers, other than those identified at the time of submitting their proposal, to sell under the Contract without notification and prior written approval from Region 4 ESC. Contractor must notify Region 4 ESC each time it wishes to add an authorized distributor or dealer. Purchase orders and payment can only be made to the Contractor unless otherwise approved by Region 4 ESC. Pricing provided to members by added distributors or dealers must also be less than or equal to the Contractor's pricing.

11) TERMINATION OF CONTRACT

- a) Cancellation for Non-Performance or Contractor Deficiency. Region 4 ESC may terminate the Contract if purchase volume is determined to be low volume in any 12-month period. Region 4 ESC reserves the right to cancel the whole or any part of this Contract due to failure by Contractor to carry out any obligation, term, or condition of the contract. Region 4 ESC may issue a written deficiency notice to Contractor for acting or failing to act in any of the following:
 - Providing material that does not meet the specifications of the Contract; i.
 - ii. Providing work or material was not awarded under the Contract;
 - iii. Failing to adequately perform the services set forth in the scope of work and specifications:
 - iv. Failing to complete required work or furnish required materials within a reasonable amount of time;

- v. Failing to make progress in performance of the Contract or giving Region 4 ESC reason to believe Contractor will not or cannot perform the requirements of the Contract; or
- vi. Performing work or providing services under the Contract prior to receiving an authorized purchase order.

Upon receipt of a written deficiency notice, Contractor shall have ten (10) days to provide a satisfactory response to Region 4 ESC. Failure to adequately address all issues of concern may result in Contract cancellation. Upon cancellation under this paragraph, all goods, materials, work, documents, data and reports prepared by Contractor under the Contract shall immediately become the property of Region 4 ESC.

- b) <u>Termination for Cause</u>. If, for any reason, Contractor fails to fulfill its obligation in a timely manner, or Contractor violates any of the covenants, agreements, or stipulations of this Contract Region 4 ESC reserves the right to terminate the Contract immediately and pursue all other applicable remedies afforded by law. Such termination shall be effective by delivery of notice, to the Contractor, specifying the effective date of termination. In such event, all documents, data, studies, surveys, drawings, maps, models and reports prepared by Contractor will become the property of the Region 4 ESC. If such event does occur, Contractor will be entitled to receive just and equitable compensation for the satisfactory work completed on such documents.
- c) <u>Delivery/Service Failures</u>. Failure to deliver goods or services within the time specified, or within a reasonable time period as interpreted by the purchasing agent or failure to make replacements or corrections of rejected articles/services when so requested shall constitute grounds for the Contract to be terminated. In the event Region 4 ESC must purchase in an open market, Contractor agrees to reimburse Region 4 ESC, within a reasonable time period, for all expenses incurred.
- d) <u>Force Majeure</u>. If by reason of Force Majeure, either party hereto shall be rendered unable wholly or in part to carry out its obligations under this Agreement then such party shall give notice and full particulars of Force Majeure in writing to the other party within a reasonable time after occurrence of the event or cause relied upon, and the obligation of the party giving such notice, so far as it is affected by such Force Majeure, shall be suspended during the continuance of the inability then claimed, except as hereinafter provided, but for no longer period, and such party shall endeavor to remove or overcome such inability with all reasonable dispatch.

The term Force Majeure as employed herein, shall mean acts of God, strikes, lockouts, or other industrial disturbances, act of public enemy, orders of any kind of government of the United States or the State of Texas or any civil or military authority; insurrections; riots; epidemics; landslides; lighting; earthquake; fires; hurricanes; storms; floods; washouts; droughts; arrests; restraint of government and people; civil disturbances; explosions, breakage or accidents to machinery, pipelines or canals, or other causes not reasonably within the control of the party claiming such inability. It is understood and agreed that the settlement of strikes and lockouts shall be entirely within the discretion of the party having the difficulty, and that the above requirement that any Force Majeure shall be remedied with all reasonable dispatch shall not require the settlement of strikes and lockouts by acceding to the demands of the opposing party or parties when such settlement is unfavorable in the judgment of the party having the difficulty.

- e) <u>Standard Cancellation</u>. Region 4 ESC may cancel this Contract in whole or in part by providing written notice. The cancellation will take effect 30 business days after the other party receives the notice of cancellation. After the 30th business day all work will cease following completion of final purchase order.
- 12) <u>Licenses</u>. Contractor shall maintain in current status all federal, state and local licenses, bonds and permits required for the operation of the business conducted by Contractor. Contractor

shall remain fully informed of and in compliance with all ordinances and regulations pertaining to the lawful provision of services under the Contract. Region 4 ESC reserves the right to stop work and/or cancel the Contract if Contractor's license(s) expire, lapse, are suspended or terminated.

- 13) <u>Survival Clause</u>. All applicable software license agreements, warranties or service agreements that are entered into between Contractor and Region 4 ESC under the terms and conditions of the Contract shall survive the expiration or termination of the Contract. All Purchase Orders issued and accepted by Contractor shall survive expiration or termination of the Contract.
- 14) <u>Delivery</u>. Conforming product shall be shipped within 7 days of receipt of Purchase Order. If delivery is not or cannot be made within this time period, the Contractor must receive authorization for the delayed delivery. The order may be canceled if the estimated shipping time is not acceptable. All deliveries shall be freight prepaid, F.O.B. Destination and shall be included in all pricing offered unless otherwise clearly stated in writing.
- 15) <u>Inspection & Acceptance</u>. If defective or incorrect material is delivered, Region 4 ESC may make the determination to return the material to the Contractor at no cost to Region 4 ESC. The Contractor agrees to pay all shipping costs for the return shipment. Contractor shall be responsible for arranging the return of the defective or incorrect material.
- 16) <u>Payments</u>. Payment shall be made after satisfactory performance, in accordance with all provisions thereof, and upon receipt of a properly completed invoice.
- 17) <u>Price Adjustments</u>. Should it become necessary or proper during the term of this Contract to make any change in design or any alterations that will increase price, Region 4 ESC must be notified immediately. Price increases must be approved by Region 4 ESC and no payment for additional materials or services, beyond the amount stipulated in the Contract shall be paid without prior approval. All price increases must be supported by manufacturer documentation, or a formal cost justification letter. Contractor must honor previous prices for thirty (30) days after approval and written notification from Region 4 ESC. It is the Contractor's responsibility to keep all pricing up to date and on file with Region 4 ESC. All price changes must be provided to Region 4 ESC, using the same format as was provided and accepted in the Contractor's proposal.

Price reductions may be offered at any time during Contract. Special, time-limited reductions are permissible under the following conditions: 1) reduction is available to all users equally; 2) reduction is for a specific period, normally not less than thirty (30) days; and 3) original price is not exceeded after the time-limit. Contractor shall offer Region 4 ESC any published price reduction during the Contract term.

18) <u>Audit Rights</u>. Contractor shall, at its sole expense, maintain appropriate due diligence of all purchases made by Region 4 ESC and any entity that utilizes this Contract. Region 4 ESC reserves the right to audit the accounting for a period of three (3) years from the time such purchases are made. This audit right shall survive termination of this Agreement for a period of one (1) year from the effective date of termination. Region 4 ESC shall have the authority to conduct random audits of Contractor's pricing at Region 4 ESC's sole cost and expense. Notwithstanding the foregoing, in the event that Region 4 ESC is made aware of any pricing being offered that is materially inconsistent with the pricing under this agreement, Region 4 ESC shall have the ability to conduct an extensive audit of Contractor's pricing at Contractor's prices pricing at Contra

sole cost and expense. Region 4 ESC may conduct the audit internally or may engage a thirdparty auditing firm. In the event of an audit, the requested materials shall be provided in the format and at the location designated by Region 4 ESC.

- 19) <u>Discontinued Products</u>. If a product or model is discontinued by the manufacturer, Contractor may substitute a new product or model if the replacement product meets or exceeds the specifications and performance of the discontinued model and if the discount is the same or greater than the discontinued model.
- 20) <u>New Products/Services</u>. New products and/or services that meet the scope of work may be added to the Contract. Pricing shall be equivalent to the percentage discount for other products. Contractor may replace or add product lines if the line is replacing or supplementing products, is equal or superior to the original products, is discounted similarly or greater than the original discount, and if the products meet the requirements of the Contract. No products and/or services may be added to avoid competitive procurement requirements. Region 4 ESC may require additions to be submitted with documentation from Members demonstrating an interest in, or a potential requirement for, the new product or service. Region 4 ESC may reduct or service.
- 21) <u>Options.</u> Optional equipment for products under Contract may be added to the Contract at the time they become available under the following conditions: 1) the option is priced at a discount similar to other options; 2) the option is an enhancement to the unit that improves performance or reliability.
- 22) <u>Warranty Conditions</u>. All supplies, equipment and services shall include manufacturer's minimum standard warranty and one (1) year labor warranty unless otherwise agreed to in writing.
- 23) <u>Site Cleanup</u>. Contractor shall clean up and remove all debris and rubbish resulting from their work as required or directed. Upon completion of the work, the premises shall be left in good repair and an orderly, neat, clean, safe and unobstructed condition.
- 24) <u>Site Preparation.</u> Contractor shall not begin a project for which the site has not been prepared, unless Contractor does the preparation work at no cost, or until Region 4 ESC includes the cost of site preparation in a purchase order. Site preparation includes, but is not limited to: moving furniture, installing wiring for networks or power, and similar pre-installation requirements.
- 25) <u>Registered Sex Offender Restrictions.</u> For work to be performed at schools, Contractor agrees no employee or employee of a subcontractor who has been adjudicated to be a registered sex offender will perform work at any time when students are or are reasonably expected to be present. Contractor agrees a violation of this condition shall be considered a material breach and may result in the cancellation of the purchase order at Region 4 ESC's discretion. Contractor must identify any additional costs associated with compliance of this term. If no costs are specified, compliance with this term will be provided at no additional charge.
- 26) <u>Safety measures.</u> Contractor shall take all reasonable precautions for the safety of employees on the worksite and shall erect and properly maintain all necessary safeguards for protection of workers and the public. Contractor shall post warning signs against all hazards created by its operation and work in progress. Proper precautions shall be taken pursuant to state law

and standard practices to protect workers, general public and existing structures from injury or damage.

- 27) <u>Smoking</u>. Persons working under the Contract shall adhere to local smoking policies. Smoking will only be permitted in posted areas or off premises.
- 28) <u>Stored materials.</u> Upon prior written agreement between the Contractor and Region 4 ESC, payment may be made for materials not incorporated in the work but delivered and suitably stored at the site or some other location, for installation at a later date. An inventory of the stored materials must be provided to Region 4 ESC prior to payment. Such materials must be stored and protected in a secure location and be insured for their full value by the Contractor against loss and damage. Contractor agrees to provide proof of coverage and additionally insured upon request. Additionally, if stored offsite, the materials must also be clearly identified as property of Region 4 ESC and be separated from other materials. Region 4 ESC must be allowed reasonable opportunity to inspect and take inventory of stored materials, on or offsite, as necessary. Until final acceptance by Region 4 ESC, it shall be the Contractor's responsibility to protect all materials and equipment. Contractor warrants and guarantees that title for all work, materials and equipment shall pass to Region 4 ESC upon final acceptance.
- 29) <u>Funding Out Clause.</u> A Contract for the acquisition, including lease, of real or personal property is a commitment of Region 4 ESC's current revenue only. Region 4 ESC retains the right to terminate the Contract at the expiration of each budget period during the term of the Contract and is conditioned on a best effort attempt by Region 4 ESC to obtain appropriate funds for payment of the contract.
- 30) <u>Indemnity</u>. Contractor shall protect, indemnify, and hold harmless both Region 4 ESC and its administrators, employees and agents against all claims, damages, losses and expenses arising out of or resulting from the actions of the Contractor, Contractor employees or subcontractors in the preparation of the solicitation and the later execution of the Contract. Any litigation involving either Region 4 ESC, its administrators and employees and agents will be in Harris County, Texas.
- 31) <u>Marketing</u>. Contractor agrees to allow Region 4 ESC to use their name and logo within website, marketing materials and advertisement. Any use of Region 4 ESC name and logo or any form of publicity, inclusive of press releases, regarding this Contract by Contractor must have prior approval from Region 4 ESC.
- 32) <u>Certificates of Insurance</u>. Certificates of insurance shall be delivered to the Region 4 ESC prior to commencement of work. The Contractor shall give Region 4 ESC a minimum of ten (10) days' notice prior to any modifications or cancellation of policies. The Contractor shall require all subcontractors performing any work to maintain coverage as specified.
- 33) <u>Legal Obligations</u>. It is Contractor's responsibility to be aware of and comply with all local, state, and federal laws governing the sale of products/services and shall comply with all laws while fulfilling the Contract. Applicable laws and regulation must be followed even if not specifically identified herein.

OFFER AND CONTRACT SIGNATURE FORM

The undersigned hereby offers and, if awarded, agrees to furnish goods and/or services in strict compliance with the terms, specifications and conditions at the prices proposed within response unless noted in writing.

Company Name	WT Services Inc.	
Address	PO Box 1776	
City/State/Zip	Hereford, Texas 79045-1776	
Telephone No.	806-364-3331	
Email Address	amy.linzey@wtrtcoop.com	
Printed Name	Amy Linzey	N.
Title	C.E.O.	
Authorized signature	Amy Omain_	
Accepted by Region 4 ESC		
Contract No. R210814		
Initial Contract Term 8/1/202	21 to 7/31/2024	
Region 4 ESC Authorized Bo		/2021 Date
Margaret S. Bass		Julio
Print Name		
Luida Jinne	erman 6/29	0/2021
Region 4 ESC Authorized Bo	pard Member	Date
Linda Tinnerman		
Duint Moneo		

Print Name

Appendix B

TERMS & CONDITIONS ACCEPTANCE FORM

Signature on the Offer and Contract Signature form certifies complete acceptance of the terms and conditions in this solicitation and draft Contract except as noted below with proposed substitute language (additional pages may be attached, if necessary). The provisions of the RFP cannot be modified without the express written approval of Region 4 ESC. If a proposal is returned with modifications to the draft Contract provisions that are not expressly approved in writing by Region 4 ESC, the Contract provisions contained in the RFP shall prevail.

Check one of the following responses:

Offeror takes no exceptions to the terms and conditions of the RFP and draft Contract.

(Note: If none are listed below, it is understood that no exceptions/deviations are taken.)

☑ Offeror takes the following exceptions to the RFP and draft Contract. All exceptions must be clearly explained, reference the corresponding term to which Offeror is taking exception and clearly state any proposed modified language, proposed additional terms to the RFP and draft Contract must be included:

(Note: Unacceptable exceptions may remove Offeror's proposal from consideration for award. Region 4 ESC shall be the sole judge on the acceptance of exceptions and modifications and the decision shall be final.

If an offer is made with modifications to the contract provisions that are not expressly approved in writing, the contract provisions contained in the RFP shall prevail.)

Section/Page	Term, Condition, or Specification	Exception/Proposed Modification	Accepted (For Region 4 ESC's use)
§2, pg.1	Scope	Modified Language:Contractor shall perform all duties, responsibilities, and obligations, set forth in this agreement, and described in the RFP, incorporated herein by reference as though fully set forth herein. Contractor's performance shall be subject to the terms of the Master Service Agreement between Contractor and Region 4 ESC of even date herewith (the "MSA"), subject to the Order of Precedence set forth in Section 4 below.Explanation:	

		Contractor is providing its standard Master Service Agreement for Governmental Customers as contemplated by Section 7 of RFP III Instructions to Offerors. The Master Service Agreement is included in Appendix C. The Master Service Agreement should be referenced in this Contract.	
§3, pg.1	Form of Contract	Modified Language: The form of Contract shall be the RFP, the Offeror's proposal and Best and Final Offer(s), <u>and the MSA</u> . Explanation: Same comment as above.	
§4, pg.2	Order of Precedence	Modified Language: In the event of a conflict in the provisions of the Contract as accepted by Region 4 ESC, the following order of precedence shall prevail: i. This Contract ii. Offeror's Best and Final Offer iii. Offeror's proposal iv. RFP and any addenda v. The MSA Explanation: Same comment as above.	
§5, pg.2	Commencement of Work		

		Explanation:	
		Contractor's Master Service Agreement includes a Service Order specific for telecommunications services. Orders should be placed using this form of Service Order where feasible.	
§7, pg.2	Assignment of Contract	Modified Language:	
		No assignment of Contract may be made without the prior written approval of Region 4 ESC. Contractor is required to notify Region 4 ESC when any material change in operations is made (i.e., bankruptcy, change of ownership, merger, etc.). Notwithstanding the foregoing, the parties acknowledge that Contractor may provide certain products and services through its affiliates without such approval or notice; provided that the Contractor will at all times remain primarily responsible for its affiliates' provision of such products or services pursuant to the terms of this Contract.	
		Explanation:	
		The Contractor is a wholly-owned subsidiary of West Texas Rural Telephone Cooperative, Inc., a Texas telephone cooperative and certificated incumbent local exchange provider (ILEC). The Cooperative and/or other Cooperative affiliates may be involved in service provisioning including within the Cooperative's regulated ILEC territory.	
§11.a, pg.2-3	Cancellation for Non- Performance or Contractor Deficiency	Modified Language: <u>Subject to the continuation of any active</u> <u>Service Orders under the MSA</u> , Region 4 ESC may terminate the Contract if purchase volume is determined to be low volume in any 12-month period. <u>If Contractor fails to</u> <u>cure such deficiency within the time period</u> <u>set out below</u> , Region 4 ESC reserves the right to cancel the whole or any part of this Contract due to failure by Contractor to carry	

			contract. Region 4 ESC may issue a written deficiency notice to Contractor for acting or failing to act in any of the following: Upon receipt of a written deficiency notice, Contractor shall have ten (10) days thirty (30) days to provide a satisfactory response to Region 4 ESC. Failure to adequately address all issues of concern may result in	
			Contract cancellation. Upon cancellation under this paragraph, all goods, materials, work, documents, data and reports prepared by Contractor under the Contract shall immediately become the property of Region 4 ESC. Explanation: Contractor will timely address any deficiencies but requires a standard 30-day	
\bigcirc	§11.b, pg.3	Termination for Cause	cure period. Modified Language:	
	311.0, µg.o		If, for any reason, Contractor fails to fulfill its obligation in a timely manner, or Contractor violates any of the covenants, agreements, or stipulations of this Contract <u>and in either case fails to cure such failure or violation</u> within thirty (30) days of Region 4 ESC's written notice of such failure or deficiency, Region 4 ESC reserves the right to terminate the Contract immediately and pursue all other applicable remedies afforded by law. Such termination shall be effective by delivery of notice, to the Contractor, specifying the effective date of termination. In such event, all documents, data, studies, surveys, drawings, maps, models and reports prepared by Contractor will become the property of the Region 4 ESC. If such event does occur, Contractor will be entitled to receive just and equitable compensation for the satisfactory work completed on such documents.	
\bigcirc			Explanation:	

§11.c, pg.3	Delivery/Service Failures	Modified Language:	
	Fallures	Failure to deliver goods or services within the time specified, or within a reasonable time period as interpreted by the purchasing agent or failure to make replacements or corrections of rejected articles/services when so requested shall constitute grounds for the Contract to be terminated <u>following</u> <u>notice delivered under Section 11.b. In the</u> event Region 4 ESC must purchase in an open market, Contractor agrees to reimburse Region 4 ESC, within a reasonable time period, for all expenses incurred.	
		Explanation:	
		Same comment as above. Contractor will typically identify firm order confirmation / service commitment dates in its Service Orders and will target those dates for service delivery and turn-over. The Master Service Agreement permits cancellation of any Service Order for which a firm order confirmation / service commitment date is missed by a certain threshold.	
§11.e, pg.3	Standard Cancellation	Modified Language:	
		<u>Subject to the continuation of any active</u> <u>Service Orders under the MSA</u> , Region 4 ESC may cancel this Contract in whole or in part by providing written notice. The cancellation will take effect 30 business days after the other party receives the notice of cancellation. After the 30th business day all work will cease following completion of final purchase order <u>/ Service Order</u> .	
		Explanation:	
		Active Service Orders should continue following any termination by Region 4 ESC for convenience.	

\bigcirc	§18, pg.4	Audit Rights	Modified Language:	
			Contractor shall, at its sole expense, maintain appropriate due diligence of all purchases made by Region 4 ESC and any entity that utilizes this Contract. Region 4 ESC reserves the right to audit the accounting for a period of three (3) years from the time such purchases are made. This audit right shall survive termination of this Agreement for a period of one (1) year from the effective date of termination. Region 4 ESC shall have the authority to conduct random audits of Contractor's pricing at Region 4 ESC's sole cost and expense. Notwithstanding the foregoing, in the event that Region 4 ESC is made aware of any pricing being offered <u>under this Contract</u> that is materially inconsistent with the pricing under this-agreement <u>Offeror's proposal or Best and Final Offer</u> , Region 4 ESC shall have the ability to conduct an extensive audit of Contractor's pricing at Contractor's sole cost and expense. Region 4 ESC may conduct the audit internally or may engage a third-party auditing firm. In the event of an audit, the requested materials shall be provided in the format and at the location designated by Region 4 ESC. <u>Region 4 ESC shall give Contractor</u> reasonable advance notice of any audit, and any on-site audit shall be conducted during <u>Contractor's normal business hours</u> . Explanation: Pricing will be as committed in the Offeror's / Contractor's response(s) to the RFP. As to its other services and customers, Contractor offers a wide variety of services and pricing that may be variable from the pricing committed in the RFP due to the nature of the service or customer types. Contractor also requires advance notice of any audit so that it can appropriately prepare and ensure that the requested	
\bigcirc			documentation is available for review.	

§21, pg.5	Options	Modified Language:	
		Optional equipment for products under Contract may be added to the Contract at the time they become available under the following conditions: 1) the option is priced at a discount similar to other options; 2) the option is an onhancement to the unit that improves performance or reliability subject to mutual agreement between Region 4 ESC and Contractor as to pricing and functionality of the optional equipment.	
		Explanation:	
		Contractor may offer different equipment from time-to-time depending on the nature of the service requested, technology changes, etc. In this case, pricing would be identified in the applicable Service Order and agreed as between Region 4 ESC and Contractor.	



Tab 2

Products/Pricing

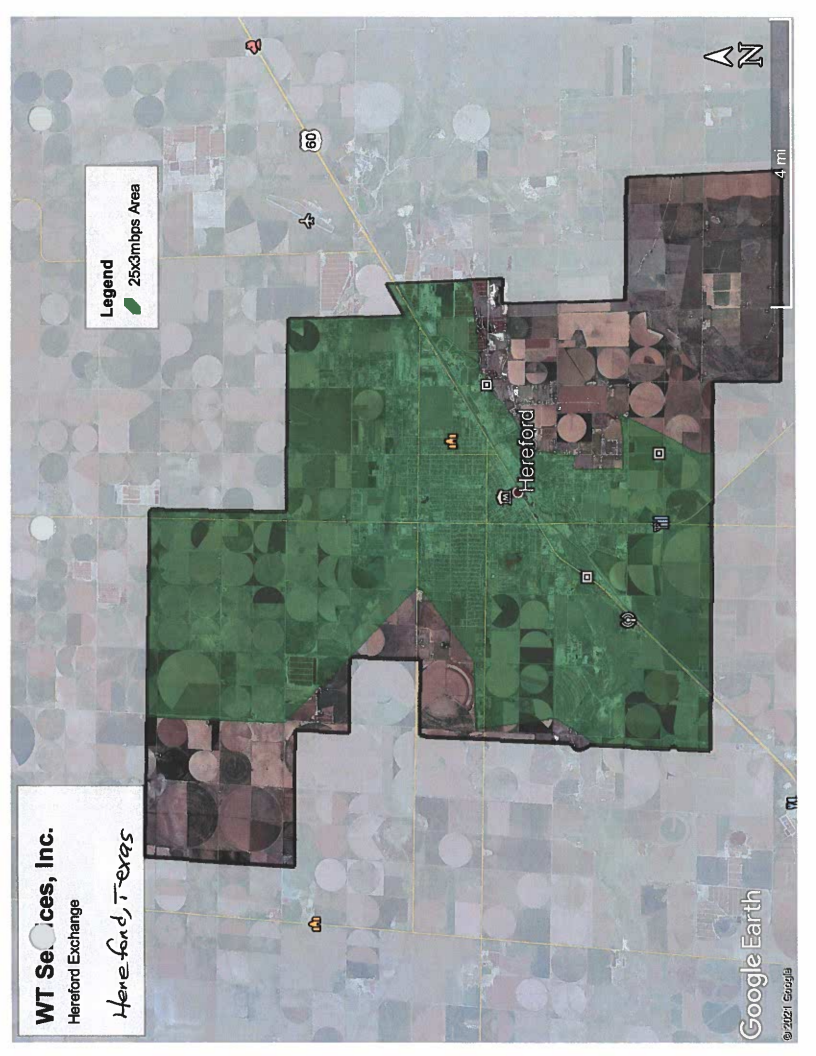
- 1: & 7: See attached maps of available service areas for WT Services and West Texas Rural Telephone Cooperative along with End User applications showing pricing information for the various for Internet services we have in the different areas. A \$2.00 monthly CIPA filtering charge per end user will apply under this contract.
- 2: Equipment required for connection to the internet will not be charged to the end user nor an initial equipment deposit will be required. If the equipment is not returned upon termination of services, a \$150 lost equipment fee will be charged to the account.
- 3: School districts may terminate services to an individual household before the end of the school year upon the request to do so by the local school district.
- 4: Our proposal includes the ability to accommodate the standard Children's Internet Protection Act (CIPA) content filtering requirements. This service will be provided at \$2.00 per month per end user.
- 5: WT Services coverage maps for Hereford, Friona, Bovina, and Bushland Texas are attached showing the areas where we can provide the 25/3 mbps minimum. Dead zones or areas that currently do not have these minimum services could be targeted for service in the future if deemed feasible but is not promised or conveyed.
- 6: WT Services has staff at all levels of our organization that are bilingual in English and Spanish so that we can support all our end users.
- 8: Shipping charges are not applicable to end users within our service areas.
- 9: There are no billable warranties with the products or services to our end users.



Tab 2

Products/Pricing

- 10: If lost equipment is billed to the end user account and then later returned to our companies, a credit will be issued back to the account.
- 11: The only available discounts we have available for the end user is a 1% Bank Draft discount if they choose to remit payment in that manner. Bank drafts are ran no sooner than the 20th of each calendar month and will draft the amount due as of the 1st of month. The discount shows up as a credit on the account statement.
- 12: Payment methods accepted are bank draft, cash, check, ACH, money order and credit card.
- 13: While price changes do occur from time to time as deemed necessary, the attached pricing for the various Internet offerings will not change during the term of this contract. Pricing will not exceed prices shown on the attached applications and will not offer cost plus pricing as a primary pricing structure.
- 14: Any future new product introductions will be communicated to Region 4 if and when they occur.
- 15: End users in the Friona and Bovina WT Services service areas and the regulated West Texas Rural Telephone rural service area are required to have a phone line to be able to access internet service. End users in the Hereford and Bushland service areas are not required to have a phone line.





Hereford Application For (FIBER) Services

All accounts subject to partial & full month billing charges. Billing charges are pro-rated & billed one month in advance. Prices subject to change due to programming increases.

Prices subject to change due to programming increases.				
Date/Fecha		Best number to be reached at? Numero de Telefono		
Name/Nombre		Do you have a sprinkler system? □ Yes □ No		
Billing Address/D	irrecion	Zip/Codigo Postal	Physica	I Address
Date of Birth/Fetc	ha de Nacimie	ento	Social S	Security # / Numero de Seguro
Drivers License #			Deposit(s) will be required if your credit score falls below 680	
Do you have dogs	? □ No		Where v	vill the dogs be contained?
Type of Service			Do you	own or rent you home?
Business	🗆 Resi	dential		Homeowner Renter
		ervice Bundle Options (Residential C		
TTT OCITICGS TICK	a i ak muni o	ervice buildle options (<u>Hesidennal C</u>	ustomers	ONLY
DPhone-I	nternet	DPhone-Internet-Essent	ial TW	DPhone-Internet-Enhanced TV
<u>\$69.</u>	<u>95</u>	\$115.95	Tat IV	
		<u>\$115.95</u>		<u>\$195.50</u>
Loes not include ta	de taxes-surcharges) (Does not include taxes-surcha		<u>les</u>)	(Does not include taxes-surcharges)
		>1 Phone Line with Voice Mail, Caller ID, Call		>1 Phone Line with Voice Mail, Caller ID, Call
>1 Phone Line with Voice Waiting, & Cancel Call				Walting, & Cancel Call Walting, & Unlimited
Nationwide Long Dista		>Essential TV with 1 TV Set Top Box		Nationwide Long Distance >Expanded TV with 2 TV Set Top Boxes
>10 meg full throttle inter		>10 meg full throttle internet (10 down-5up)		>20 meg full throttle internet (20 down – 10 up)
 Bump up to 50meg for Add a 125 minute Mex 				 Bump up to 50meg for \$20, 100meg for \$50 Add a 125 minute Mexico Calling Plan \$14.95
DPhone-Ess	ential TV	Enhanced TV-Inter		Phone-1Gig Internet-Enhanced TV
<u>\$75.</u>	95	<u>\$160.50</u>		\$276.95
(Does not include ta		(Does not include taxes-surcharg	les)	(Does not include taxes-surcharges)
>1 Phone Line with Voice Waiting, & Cancel Call				>1 Phone Line with Voice Mail, Caller ID, Call Waiting, & Cancel Call Waiting, & Unlimited Nationwide Long Distance.
Nationwide Long Dista	nce	> Bump up to 50meg for \$20, 100meg for \$50		>Expanded TV with 2 TV Set Top Boxes
>Essential TV with 1 TV S	iet Top Box			>1Gig/20 Up
> Bump up to Enhanced				>Wifi Wizard Router >Command IQ >Protect IQ
> Add a 125 minute Mex	ico Calling Plan \$14	.95		>Add a 125 minute Mexico Calling Plan \$14.95
WT Services-Tele	nhone	AND DESCRIPTION OF THE REAL POST OF THE POST OF THE REAL POST OF THE REAL POST OF THE POST OF TH		
Monthly rates do not include 911, USF charges or taxes.		Service based on availability.		and the second second second
Residential	Busines		□\$1	16.50 Enhanced Includes 2 set Top Boxes
\$17.16/ month	\$33.61/ mon:	Additional 360° TV Options	Paci	cage Options for the Premium Channels
		🗅 \$22.00 HBO		\$36.00 HBO and Showtime
		□ \$16.00 Cinemax		\$33.00 HBO and Starz <i>or</i> Cinemax
		□ \$16.00 Starz & Encore		\$28.00 Showtime and Starz <i>or</i> Cinemax
		Showtime/Movie Ch.		\$27.50 Cinemax and Starz
				\$46.00 HBO, Showtime and your choice
		Service 19.95 High Def Service		\$56.00 All Premiums

DVR and TV Set To	p Boxes Option:
-------------------	-----------------

🗒 \$9.95	Add a	DVR
----------	-------	-----

\$7.95 each additional DVR □ \$14.95 Home DVR

\$4.95 Additional Set Top Boxes \$3.50 with bundle

\$3.90	WIE	DĻ

Television set top boxes are the property of WT Services and are provided as leased equipment. In the event of service disconnection, the customer agrees to return all leased

equipment to WT Services. In the event of damage, destruction or failure to return, the customer will be responsible for the full retail purchase price of the leased equipment

Telephone-Internet-(BUSINESS BUNDLE) \$59.99
(Save 52.57 monthly / 630.84 yearly) (Taxes-surcharges not included)
>Local Phone (1 line), Caller ID & 9 Other Calling Features
>200 minutes Nationwide Long Distance
>10Mg Full Throttle Internet Included (10 down – 5 up)
> Bump up to 50meg for \$20, 100meg for \$50

The username will become your email address .Username and password must be lowercase, 3 to 16 characters long and can include numbers and letters, but no symbols or spaces.

Calling features	Cost per Month	Calling Features	Cost Per Month	Calling Features	Cost Per Month
3 Way Calling	\$1.50	Distinctive Ringing	\$1.50	Speed Call – 8 Number	\$1.50
Anonymous Call Rejection	\$1.50	Do Not Disturb	\$1.50	Speed Call – 30 Numbers	\$3.00
Call Forwarding	\$1.50	Find Me, Follow Me	\$6.50	Touch Tone	\$1.50
Call Forward - Busy	\$1.50	Non-Published Number			
Call Forward - No Answer	\$1.50	Personal Ring – 2 Numbers	\$3.00	Voice Mail	\$5.00
P '' Return (*69)	\$1.50	Personal Ring – 3 Numbers	\$6.00	Toll Restriction (Complete)	\$0.00
ar ID	\$6.50	Repeat Dialing	\$1.50	Toll Restriction (800 Capable)	\$0.00
Caller ID/Call Waiting	\$1.50	Reminder Calls – Scheduled	\$1.50	Toll Restriction (Pin Access)	\$1.50
Call Waiting/Cancel CW	\$1.50	Reminder Calls – Single Time	\$1.50	International Call Block	\$0.00
Detached Extension	\$1.50	Selective Call Acceptance	\$1.50	.50 Collect Call Block	
Detached Ext. per ¼ mile	\$0.75	Selective Call Rejection	\$1.50	3rd Party Call Block	\$0.00

In this request for service I authorize local number portability and grant easement to allow construction and maintenance of cable used to provide telecommunications related service to the premises for which I am requesting service.

By signing below, the customer acknowledges requesting FTTP/Internet service from WT Services, Inc., and agrees to accept The terms and conditions stated above and on the "WT Services, Inc. Internet and High Speed Service Agreement." **Customer Authorization for Credit Check**

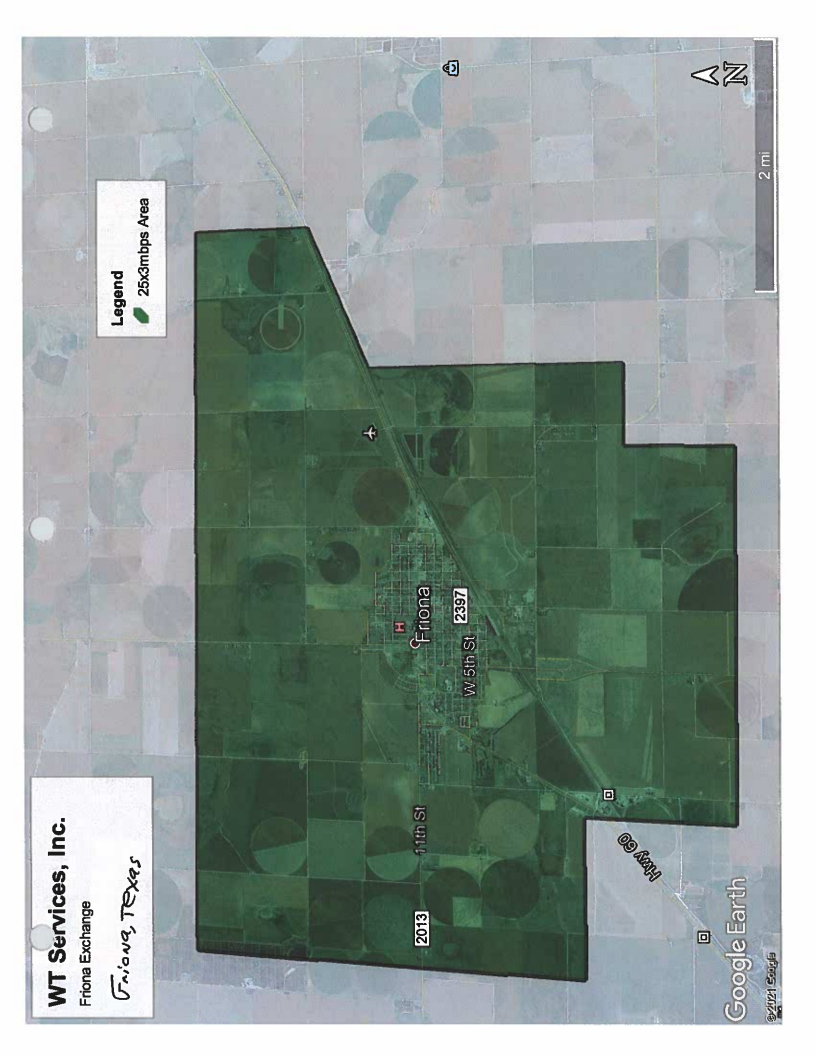
Signature/ Firma

Date/ Fecha

Print Name _

Color/Sport Color/Deporte	Due Date	
CPNI Pass	SO#	
(CPNI-Customer Proprietary Network		
Information)		

119 East 4th Street, P.O. Box 1817 • Hereford, TX 79045 el. 806.360.9000 • Fax. 806.360.9050





≮ ★ Friona-Bovina Application For (VDSL) Services

•					Billing charges :	are pro-rated &	I & full month billing charges, billed one month in advance, e to programming increases,		
Telephone Numbe	er	Do you want to keep th	nis number?	Best number to be reached at?					
Name				Do you have a sprinkler system?					
Billing Address				Directory Address					
Date of Birth				Social S	ecurity #	-			
Drivers License #				Deposit(falls bel		quired if y	our credit score		
Do you have dogs	? □ No			Where w	vili the dogs	be contair	ned?		
Type of Service Business		dential			own or rent				
		dential			Homeowner	Ren	ter		
WI Services Pick	a Pak Multi S	ervice Bundle Options (Residential Cus	stomers	ONLY)				
□ <u>Phone-Inter</u> \$69.95	let	DPhone-Intern \$1		al TV	DPhone-		t-Enhanced TV .50		
(Does not include ta >1 Frione Line with Voice Waiting, & Cancel Call Nationwide Long Distant >10 meg full throttle inter > Bump up to 20meg for > Add a 125 minute Meximal Phone - Essent \$75.95 (Does not include tant \$1 Phone Line with Voice Waiting, & Cancel Call Nationwide Long Distant > Essential TV with 1 TV S > Bump up to Enhanced > Add a 125 minute Meximal > Bump up to Enhanced	Mail, Caller ID, Cal Waiting, & Unlimite net (10 down-5 up) \$10 ico Calling Plan \$14 cial TV xes-surcharges) Mail, Caller ID, Cal Walting, & Unlimite nce et Top Box TV for \$65 ico Calling Plan \$14	(Does not includ >1 Phone Line with Voice Waiting, & Cancel Call W Nationwide Long Distant >Essential TV with 1 TV Se >10 meg full throttle intern > Bump up to 20meg for \$ > Add a 125 minute Mexic Check O IPTV Not	\$115.95 (Does not include taxes-surcharges) >1 Phone Line with Voice Mail, Caller ID, Call Waiting, & Cancel Call Waiting, & Unlimited Nationwide Long Distance >Essential TV with 1 TV Set Top Box >10 meg full throttle internet (10 down-Sup) > Bump up to 20meg for \$10 > Add a 125 minute Mexico Calling Plan \$14.95 Check Out Our New IPTV Now Available			(Does not include taxes-surcharges >1 Phone Line with Voice Mail, Caller ID, Call Waiting, & Cancel Call Waiting, & Unlimited Nationwide Long Distance >ExpandedI TV with 2 TV Set Top Boxes >20 meg full throttle internet (20 down - 10 up) > Add a 125 minute Mexico Calling Plan \$14.95 Add a Sk About			
WT Services-Tele Monthly rates do not include taxes.	e 911, USF charges	or Service based on availability	A STATE OF STATE						
Residential	Busines	□ \$42.50 Esser		□\$1		hanced			
\$13.50/ month	\$22.45/ mont	1101009	s 1 set Top Box	Pack	and the second se	des 2 set Top	Boxes nium Channels		
0		□ \$22.00 HBO □ \$16.00 Cinem □ \$16.00 Starz □ \$20.00 Show Chann □ \$9.95 High [ax & Encore time / The Movie nel Def Service		36.00 HB 33.00 HB 328.00 Sho 327.50 Cin 346.00 HB	D and Show D and Starz D wtime and emax and S	rtime or Cinemax Starz or Cinemax		
DVR and TV Set Top	Boxes Option	□ \$9.95 Add a DVR □ \$7.95 each addit	1		\$4.95 Addition \$3.50 with bui	•	Boxes \$14.95 Home DVR		

Services All around communications.

Television set top boxes are the property of WT Services and are provided as leased equipment. In the event of service disconnection, the customer agrees to return all leased equipment to WT Services. In the event of damage, destruction or failure to return, the customer will be responsible for the full retail purchase price of the leased equipment

Full Throttle Interne	et	
□ \$34.95 (6 meg down	/3meg up)	Telephone-Internet-(BUSINESS BUNDLE) (\$59.99)
□ \$39.95 (10 meg down	n/5meg up)	(Save 52.57 monthly / 630.84 yearly) (Taxes-surcharges not included)
59.95 25 meg down	n/10 meg up)	>Local Phone (1 line), Caller ID & 9 Other Calling Features >200 minutes Nationwide Long Distance
USERNAME:	PASSWORD:	 >10Mg Full Throttle Internet Included (10 down - 5 up) > Bump up to 20meg for \$10 > (Higher Speeds May Be Available)

Username and password must be lowercase, 3 to 16 characters long and can include numbers and letters, but no symbols or spaces. The username will become your email address.

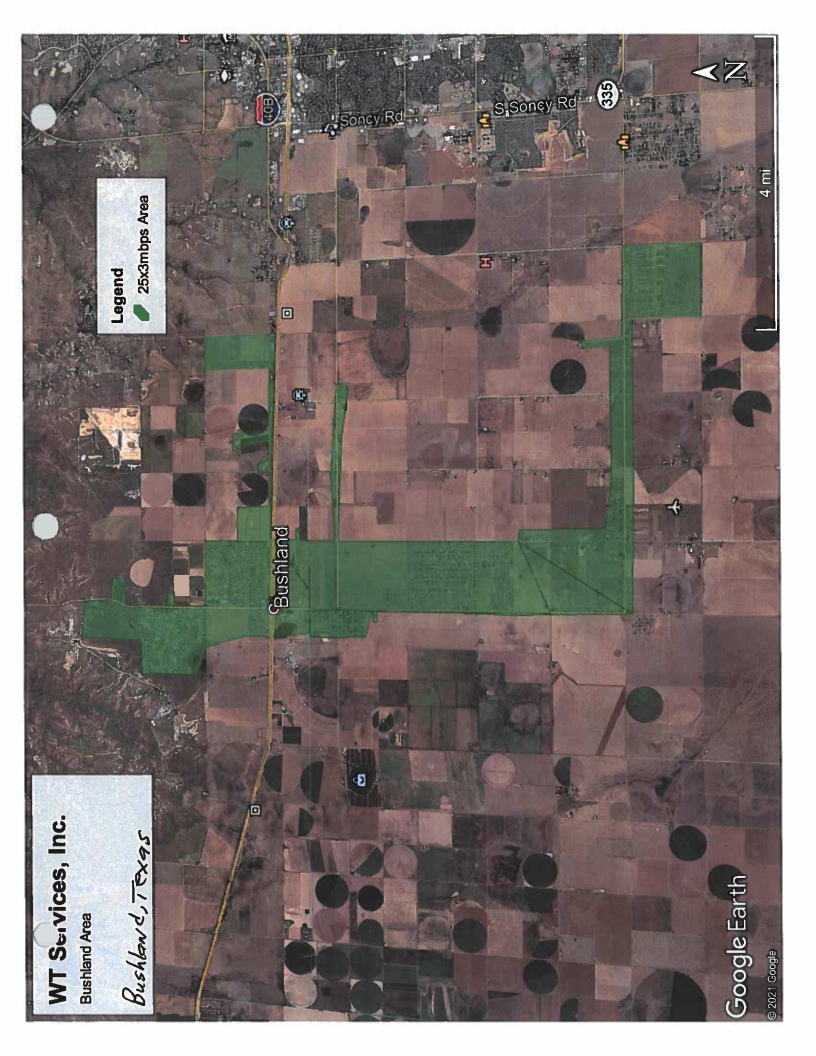
Calling features	Cost per Month	Calling Features	Cost Per Month	Calling Features	Cost Per Month	
3 Way Calling	\$1.50	Distinctive Ringing	\$1.50	Speed Call – 8 Number	\$1.50	
Anonymous Call Rejection	\$1.50	Do Not Disturb	\$1.50	Speed Call – 30 Numbers	\$3.00	
Call Forwarding	\$1.50	Find Me, Follow Me	\$6.50	Touch Tone	\$1.50	
Call Forward - Busy	\$1.50	Non-Published Number	\$1.00			
Call Forward - No Answer	\$1.50	Personal Ring – 2 Numbers	\$3.00	Voice Mail	\$5.00	
Call Return (*69)	\$1.50	Personal Ring – 3 Numbers	\$6.00	Toll Restriction (Complete)	\$0.00	
Caller ID	\$6.50	Repeat Dialing	\$1.50	Toll Restriction (800 Capable)	\$0.00	
Caller ID/Call Waiting	\$1.50	Reminder Calls – Scheduled	\$1.50	Toll Restriction (Pin Access)	\$1.50	
Call Waiting/Cancel CW			\$1.50	International Call Block	\$0.00	
		Selective Call Acceptance	\$1.50	Collect Call Block	\$0.00	
\$0.75 Selective Call F	Rejection	\$1.50 3rd Party Call Block		\$0.00		

In this request for service I authorize local number portability and grant easement to allow construction and maintenance of cable used to provide telecommunications related service to the premises for which I am requesting service.

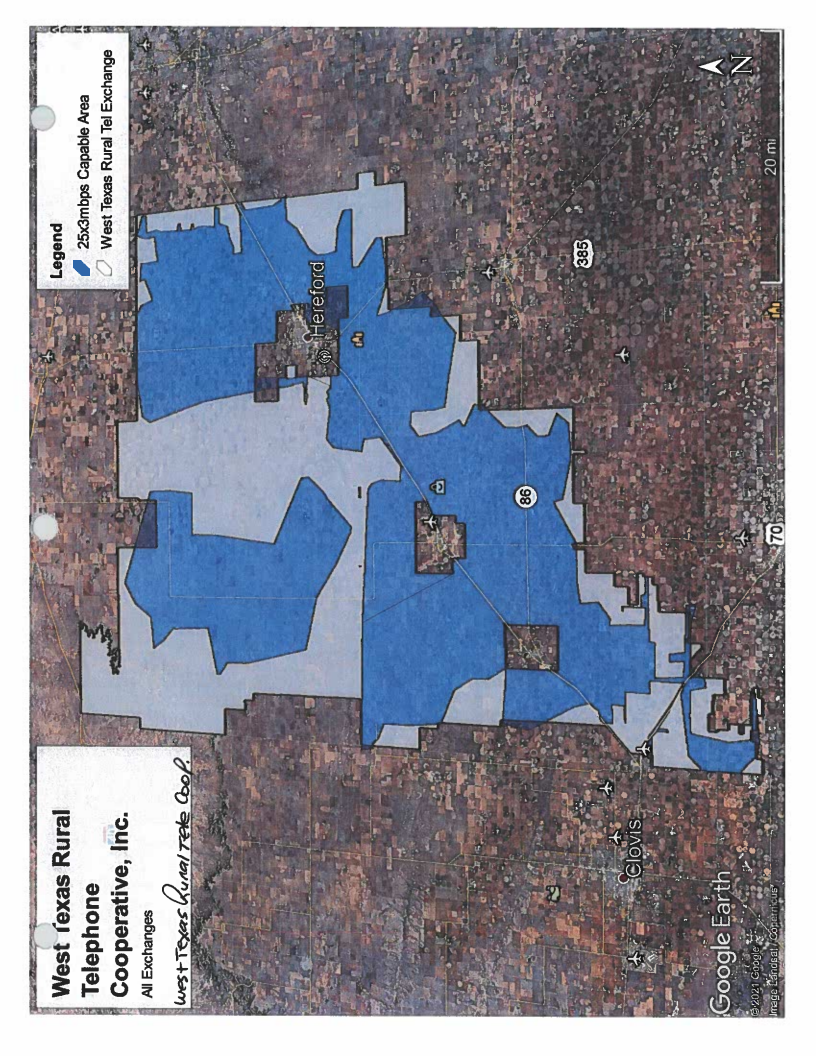
By signing below, the customer acknowledges requesting FTTP/Internet service from WT Services, Inc., and agrees to accept The terms and conditions stated above and on the "WT Services, Inc. Internet and High Speed Service Agreement."

Signature			Date	
Print Name		2	_	
Color/Sport	CSR			1010 Columbia, PO Box 489 ● friona, TX 79035 Tel. 806.250.5555 ● Fax. 806.250.5550
CPNI Pass	SO#			1 61, 000,200,0000 VI 8A, 000,200,000

(CPNI-Customer Proprietary Network Information)



ONLINE BILL PAY		 Essential Digital Television \$42.50 per month 1 GIG Internet/Essential TV Bundle \$104.50 per month 				Additional service items and monthly rates: (TV set top boxes are the property of WT Services Bushland and are provided as leased equipment. In the event of service disconnection, the customer equipment is the event of service disconnection, the customer equipment. In the event to WT Services Bushland. In the event of damage, destruction or failure to return leased equipment, the customer will be responsible for the full retail price of said equipment).
2021 SCHOLARSHIP APPLICATION			WT Services internet User Name (will become your email address. Must be lowercase, 3-16 characters, including numbers or letters. No symbols or spaces).			ased equipment. In the even e customer wilf be responsibl
		pły. 59.95 per month : distance \$39.95 per	cluding numbers or lette			ld and are provided as le In leased equipment, the
ORDEPONICE	urcharges)	Service Options: Standard installation of Broadband Internet service waived. Other installation charges may apply. 20 Meg Broadband Internet \$59.95 1 GIG/100Mbps Broadband Internet \$69.95 per month Expanded Digital Television \$116.50 per month Voice (Home Phone) with domestic long distance \$39.95 per month 1 GIG Internet/Expanded TV Bundle \$182.50 per month Month	case, 3-16 characters, in		Do you wish to keep this telephone number? (if applicable) 〇 Yes 〇 No	y of WT Services Bushlar ruction or failure to retu
S SUPPORT	es and or surch	ervice waived. Other ins 1 1 GIG/100Mbps B Voice (Home Phon month	address. Must be lower	se letter)	eep this telephone n	p boxes are the property e event of damage, destr
T US SERVICES	not include tax	f Broadband Internet si C per month [e \$182.50 per	will become your email	to include uppercas	Do you wish to ke O Yes O No	thly rates: (TV set to) ervices Bushland. In th
HOME ABOUT US CONTACT US	Services Requested (Prices do not include taxes and or si	Service Options: Standard installation of Broadband Int 2 0 Meg Broadband Internet \$59.95 Expanded Digital Television \$116.50 per month 1 GIG Internet/Expanded TV Bundle \$182.50 per month	ernet User Name (WT Services Internet Password (Needs to include uppercase letter)	me number to port	ce items and mont sed equipment to WT S 0 (\$11.95)
Bushland	Services Reque	Service Options:: 20 Meg Broadb Expanded Digit month	WT Services Inte	WT Services Intern	Requested telephone number to port 000-000-0000	Additional service items a agrees to return all leased equipment).





FTTP SERVICE	AGREEMENT
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Cur	rent Customer	YES		NO			New Customers	must comp	lete Applica	tion for	Membership	Form
Cus	tomer Name						Date					
Mai	1 Phone #				Contact Pho	ne #	· · · · · ·					
Billi					City				710			
	ng Address sical Address				<u> </u>		State		ZIP			
•	ers License #			Socia	Security #			Date of	Birth			
Do '	You Own or Rent Your Ho	ome?		Own		Rent	Property Ow	ners Name				
Тур	e of Service	Business			Residential		Property Ow					
			-51		واللاج وأواجه	Phone S	A CONTRACTOR OF THE OWNER					
	No Change to Current Plan \$17.50 Residential \$20.25 Business Per line rates do not include other faderal & state fees including the FCC Subactiber Line Charge (\$6.50 residential\$32.20 business) and Access Recovery Charge \$3.00											
1	Calling Feature	Cost per M	onth		Calling F	eature	Cost Per Month		Calling Fe		Cost Per Mo	
	3 Way Calling	\$1.50			Do Not Disturb		\$1,50		Speed Call - 8 I		\$1.50	
	Anonymous Call Rejection	\$1.50			Find Me, Follow	Me	\$6.50		Speed Call - 30		\$6.50	
	Call Forwarding	\$1.50			Non-Published N	lumber	\$1.00		-			
	Call Forward - Busy	\$1.50			Personal Ring -	2 Numbers	\$3.00		Voice Mail		\$5.00	
	Call Forward - No Answer	\$1.50	_		Personal Ring -	3 Numbers	\$6.00		Toll Restriction (C		\$0.00	
	Call Return (*69)	\$1.50			Repeat Dialing		\$1.50		Tol Hestinction Capable		\$0.00	
	er iD	\$6.50	-		Reminder Calls -		\$1.50		Toll Restriction (Pi		\$1.50	
	Caller ID/Call Waiting Call Waiting/Cancel CW	\$1.50 \$1.50			Reminder Calls -		\$1.50		International Ca		\$0.00	_
	Distinctive Ringing	\$1.50	-		Selective Call Ac Selective Call Re		\$1.50 \$1.50		Collect Call Bloc	_	\$0.00	
_				-			\$1.50		3rd Party Call B		\$0.00	
	levelend Level Distan		hly min		-	hly minutes	Hereford Lor	-		PIC I	Freeze (check	box to
	lereford Long Distan Service Plan Selectio			\$8.00	1000	\$35.00		o Calling Pla	ภ		freeze)	
	Domestic Calls Only	400		\$15.00	2000	\$65.00	Monthly 125	minutes \$14.95		t wish to a		
	(Select if Applicable)		Addit	ional dom	lestic calls at 5 cents minute	s per		calls to Mexico at		my tele selection	lace a preferred can ophone number to p from being change ritten or oral permis	revent my d without my
			Inte	rnet	Services	and Rat		Indle Rat	tes)		ritter of orte permit	ision.
	Maxir	num Down			10.0 MBPS	25.0 ME		50.0 MBPS	100.0	MAD¢	500.0 MBF	
	Maxir	num Uploa	ď		5.0 MBPS	10.0 ME		10.0 MBPS	10.0 M		20.0 MBP	-
Res	idential Monthly FTTP/ In	ternet Rate	9 [*]		\$66.95		\$89.95	\$119.95		\$159.95	\$2	29.95
Bus	iness Monthly FTTP/ Inte	rnet Rate*			\$82.95		\$139.95	\$199.95		\$249.95	□ sa	29.95
Inte	rnet Services require the	purchase (of a b	asic p	hone line.							
					IPTV	(Non-Bu	indle Rates)					
	\$42.50 Esse	ntial Inclu	des 1 :	set Top I	Box	[\$116.50	Enhanced	Includes 2 set To	op Boxes		
	Additional TV Option	S	West -	2510	18 (19 (19)	and the state	Package Options	for Premium	Channels	- AL		
	\$22.00 HBO				\$20.00	Showtime / 1	'he Movie Channel		\$28.00 Show	vtime an	d Starz <i>or</i> Cine	max
	\$16.00 Cinen	nax	l		\$36,00	HBO and Sh	owtime		\$26.00 Cine	max and	Starz	
	\$17.50 Starz	& Encore	[\$33.00		arz or Cinemax		\$46.00 HBO	, Showtii	ne and your ch	oice
-	\$9.95	Add a DVR			<u>_</u>		All Premiums Home DVR		\$14 OF 107 -	1 10/2-2	D	
	\$7.95	Each Addit		OVR			ligh Def Service		\$11.95 Wi-F \$4.95 Addi		Houter It Top Boxes	
IPTI	TV Services require the purchase of a basic phone line. \$20.95 Wi-Fi Max											

Residential Intern	net Service Bu	undle - Inclu	des Internet, 2 Phone	Lines, Free LD	minutes and Callin	ng Features		
	m Downspeed m Upload	10.0 MBPS 5.0 MBPS	25.0 MBPS 10.0 MBPS	50.0 MBPS 10.0 M8PS	100.0 MBPS 10.0 MBPS	500.0 MBPS 20.0 MBPS		
Residential 2 Line Bundle w/ FT	TP/ Int**	\$96.95	\$119.95	\$149.95	\$189.95	\$259.95		
Pa e includes *** 200 Free Hereford Long Distance Minutes per Month (domestic calls only) and all calling features listed on page 1.								
The Works Residential Bundle - Includes Phone, IPTV and Internet Service Bundle								
\$194.50 TH	ne Works Residenti	al Package						
).0 mbps Download/5 /i-Fi Wizard Router a	• •	Internet		Enhanced IPTV w/20 Two -Set Top Boxes	0+ Channels		
	wo - Phone Lines wit I Calling Features (lis		y Distance *** (domestic o page)	alls only)				
Additional Options for T	HE WORKS Packag	ge	Package Optio	ns for Premium Ch	annels	In the second second		
\$22.00 HBO		\$20.00 Sh	owtime / The Movie Chan	nel \$28	3.00 Showtime and St	arz or Cinemax		
\$16.00 Cinemax	· 🗌	\$36.00 HE	30 and Showtime	\$2	7.50 Cinemax and Sta	172		
\$17.50 Starz & I	Encore	\$33.00 HE	30 and Starz or Cinemax	\$40	6.00 HBO, Showtime	and your choice		
			\$56.00 All Premiums					
\$9.95 Ad	dd a DVR		\$14.95 Home DVR	\$1	1.95 Wi-Fi Wizard Ro	uter		
\$7.95 Ea	ach Additional DVR		\$20.95 Wi-Fi Max	\$3	3.50 Additional Set To	p Boxes		
\$20.00 Upgrade	to 25 mbps Downloa	ad 🗌	\$60.00 Upgrad	le to 100 mbps Dow	nload			
\$40.00 Upgrade	e to 50 mbps Downloa	ad						
All Prices exclude mandator	-	-				ce.		
If the internet service is discon be charged either a Temporary	nected prior to the er Suspension Fee or	nd of the 6-montl a Early Termina	h minimum service comr tion Fee of \$25.00.	itment period, the o	customer will			
*** Customer must have Herefor				ter. Free minutes a	apply only to domes	tic calls.		
All equipment above is property o	-							
disconnection, the customer agre	es to return all lease	d equipment to \	Nest Texas Rural Teleph					
the customer will be responsible f	for the full retail purc	hase price of the	e leased equipment.					
		in these or				With Street and Street		
Do You Have a Current WTF	RT / WTS Internet Ac		ino [yes				
User Name:		_ Passwoi	····			_		
User Name & Password must be or spaces. Make it something yo	u can remember but	would not be ob	ivious to someone else. L	lser name is your e	e-mail address			
198-10								
Agreement								
The Customer (undersigned) acknowledg of service stated above and of the attach								
of service stated above and of the attached WTRT Internet and DSL Service Agreement. Customer also agrees that (WTRT) may perform a credit check with a credit reporting agency and may require a deposit if customer credit score falls below the minimum credit score established by (WTRT).								
Customer Signature		<i>[</i>	Date					



Tab 3

Performance Capability

a. OMNIA Partners documents (Appendix D)

- 1: Detailed responses to Appendix D, Exhibit A, Section 3.0 Supplier Responses will be included in bullet point #17 below. Volume and activity of services provided under this contract will pulled from our billing system and reported in the Contract Sales Reporting Template as shown in Exhibit E of Appendix D.
- 2 & 3: Signed & initialed copies of Exhibit A, Appendix B, C, and F are enclosed in this Tab 3.
- 4: WT Services Inc understands the Scope of Work and TEA Connect Texas Program requirements. Processes and procedures will be set in place to make sure each of the contract requirements.
- 5: WT Services Inc and West Texas Rural Telephone Cooperative broadband data performance standard is to be the best internet provider in our service area while providing the best customer service to our customers. Internet speeds ordered and installed at End User locations are tested and verified with each installation.
- 6: Our network reliability and disaster recovery plans are insured and implemented by our network being based on ring technology for redundancy. We have diversity in our backhaul to multiple internet backhaul providers with IT technicians on staff and engineers available on a 24/7 basis to address any possible outage.
- 7: To address security and ensure privacy on our network, our IT staff routinely run security audits to check for and address vulnerable areas. We have a DDos Sever to mitigate attacks on our network. We are current with all firmware upgrades and continually monitor for any new patches for the equipment within our network.
- 8: Planned outages are communicated through our Operations Center, after hour call center, and all department Managers are notified beforehand. Information is posted on Social Media, our Web Sites and local IPTV channel.
- 9: During regular business hours, our Operations Center handles all emergency request and orders. After regular business hours, our call center will notify our On-call technicians on any troubles or issues.
- 10: We have a 99% rate for on time installations. We rarely ever miss a scheduled appointment for an
 installation and keep plenty of equipment on hand for installs. Average time of installation varies depending on
 how much wiring is required (any where from 30 minutes to 3 hours).



Tab 3

Performance Capability

- 11: If the equipment is not returned upon termination of services, a \$150 lost equipment fee will be charged to the account. If this equipment is later returned, a credit will be issued back to the account.
- 12: End User service and problem resolution is handled by contacting the Operations Center through a trouble number or calling one of office locations during regular business hours of 8:00 a.m. to 5:00 p.m. Monday through Friday.
- 13: Invoicing to Region 4 will be created on the 1st of each month and either mailed or accessed through our customer portal. Payment Due Terms are 20th day of the month of billing with acceptable payment methods being bank draft, cash, check, ACH, money order and credit card. There are no additional fees associated with paying by credit credit or any form of payment.
- 14: If awarded the contract, our company will put processes and procedures in place as outlined in the RFP.
- 15: WT Services Inc and West Texas Rural Telephone Cooperative are both in good financial standing as evidenced by our annual outside audit.
- 16: Our websites are set up for our various service areas and allow Region 4 to determine what services we
 have to offer, pay their bills on-line, what our company background is, and order services. Our websites are:
 https://wtservicesfriona.com https://wtserviceshereford.com https://wtserviceshereford.c
- 17: Appendix D, Exhibit A, Section 3.1: A: WT Services Inc and West Texas Rural Telephone Cooperative have been providing telecommunication services for 24 years and 69 years respectively. Our broadband internet services is provided by several technologies including DSL, VDSL, and Fiber Optic. Both companies continue to build out and expand our Fiber network.
- 17: Appendix D, Exhibit A, Section 3.1: B: Business offices and support centers for both companies are located at: (1) 3425 Highway, Hereford, Texas 79045; (2) 119 East 4th Street, Hereford, Texas 79045; (3) 1010 Columbia Street, Friona, Texas 79035
- 17: Appendix D, Exhibit A, Section 3.1: C: Combined annual sales for both of our companies was: \$13,815,952 for FY 2020, \$13,403,584 for FY 2019, and \$12,915,229 for FY 2018. WT Services FEIN is 75-1876917, DUNS 19-019-2112. West Texas Rural Telephone FEIN 75-0841316, DUNS 00-282-7061



Tab 3

Performance Capability

- 17: Appendix D, Exhibit A, Section 3.1: D: Some of our green or environmental practices are recycling excess cardboard and limiting truck roles thus reducing carbon emissions and gasoline usage by trouble shooting End User problems over the phone when possible.
- 17: Appendix D, Exhibit A, Section 3.1: E: Annually our companies gather financial data of our purchases from Historically Underutilized Businesses (HUBs) as designated by the state of Texas and report those amounts to the State of Texas.
- 17: Appendix D, Exhibit A, Section 3.1: F: We do not hold any certificates as being a Minority Woman Business Enterprise, SBE, HUB, or HUB Zone.
- 17: Appendix D, Exhibit A, Section 3.1: G: Subcontractors will not be used when providing services under this contract/RFP.
- 17: Appendix D, Exhibit A, Section 3.1: H: WT Services Inc and West Texas Rural Telephone Cooperative differentiates themselves from it's competitors by providing state-of-the-art broadband internet services at affordable rates with excellent and timely service.
- 17: Appendix D, Exhibit A, Section 3.1: I: Neither of our corporate companies are owned or operated by anyone convicted of a felony.
- 17: Appendix D, Exhibit A, Section 3.1: J: There have never been any debarment or suspension actions taken again WT Services Inc or West Texas rural Telephone Cooperative.
- 17: Appendix D, Exhibit A, Section 3.2: A: Companies that will be involved in providing the broadband internet in this contract/RFP are WT Services Inc and West Texas Rural Telephone Cooperative.
- 17: Appendix D, Exhibit A, Section 3.2: B: There are 3 different retail/warehouse facilities that will be used to provide and support the broadband internet services to End Users: (1) 3425 Highway, Hereford, Texas 79045; (2) 119 East 4th Street, Hereford, Texas 79045; (3) 1010 Columbia Street, Friona, Texas 79035.



Tab 3

Performance Capability

- 17: Appendix D, Exhibit A, Section 3.3: A: Upon the award date of the Master Agreement, executive leadership endorsement will occur within the first 10 days, including setting in motion billing, provisioning, technical, and support mechanisms geared to supporting the details of the Master Service Agreement and RFP.
- 17: Appendix D, Exhibit A, Section 3.3: B: Upon the award of the Master Agreement, announcement, Master Agreement details and contact information will be published on our websites within the first 90 days including co-branded marketing materials. Also provided will be a dedicated OMNIA partners web-based link on the our websites including: OMNIA Partners standard logo, copy of the original RFP, copy of the Master Agreement and amendments, summary of products and pricing, marketing materials, electronic link to OMNIA Partners' web site including the online registration, and a dedicated toll-free number and email address for OMNIA partners.
- 17: Appendix D, Exhibit A, Section 3.3: C: Neither company currently holds cooperative contracts.
- 17: Appendix D, Exhibit A, Section 3.3: D: WT Services acknowledges that it agrees to provide it's logos to OMNIA Partners and agrees to provide permission for reproduction of such logos in marketing communications and promotions. We also acknowledge that use of OMNIA partners logo will require permission for reproduction as well.
- 17: Appendix D, Exhibit A, Section 3.3: E: Contact information for the following positions are:

 Executive Support Scott Hickok, Assistant Manager, scott.hickock@wtrtcoop.com, 806-364-3331
 Marketing Raquel Vallejo, Marketing, raquel.vallejo@wtrtcoop.com, 806-364-3331
 Sales Scott Hickok, Assistant Manager, scott.hickock@wtrtcoop.com, 806-364-3331
 Sales Scott Hickok, Assistant Manager, scott.hickock@wtrtcoop.com, 806-364-3331
 Sales Support Scott Hickok, Assistant Manager, scott.hickock@wtrtcoop.com, 806-364-3331
 Sales Support Scott Hickok, Assistant Manager, scott.hickock@wtrtcoop.com, 806-364-3331
 Financial Reporting Rich Kendrick, Director of Accounting, rich.kendrick@wtrtcoop.com, 806-364-3331
 Accounts Payable Melody Barrick, Accounts Payable, melody.barrick@wtrtcoop.com, 806-364-3331
 Contracts Rich Kendrick, Director of Accounting, rich.kendrick@wtrtcoop.com, 806-364-3331

EXHIBIT F FEDERAL FUNDS CERTIFICATIONS

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

TO WHOM IT MAY CONCERN:

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

DEFINITIONS

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

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

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

(a) Is used to enter into a relationship the principal purpose of which is to transfer anything of value from the Federal awarding agency or pass-through entity to the non–Federal entity to carry out a public purpose authorized by a law of the United States (see 31 U.S.C. 6101(3)); and not to acquire property or services for the Federal government or pass-through entity's direct benefit or use;

(b) Is distinguished from a grant in that it provides for substantial involvement between the Federal awarding agency or pass-through entity and the non–Federal entity in carrying out the activity contemplated by the Federal award. (c) The term does not include:

(1) A cooperative research and development agreement as defined in 15 U.S.C. 3710a; or

(2) An agreement that provides only:

(i) Direct United States Government cash assistance to an individual;

- (ii) A subsidy;
- (iii) A loan;
- (iv) A loan guarantee; or
- (v) Insurance.

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

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

(a)(1) The Federal financial assistance that a non-Federal entity receives directly from a Federal awarding agency or indirectly from a pass-through entity, as described in § 200.101 Applicability; or

(2) The cost-reimbursement contract under the Federal Acquisition Regulations that a non-Federal entity receives directly from a Federal awarding agency or indirectly from a pass-through entity, as described in § 200.101 Applicability.

(b) The instrument setting forth the terms and conditions. The instrument is the grant agreement, cooperative agreement, other agreement for assistance covered in paragraph (b) of § 200.40 Federal financial assistance, or the cost-reimbursement contract awarded under the Federal Acquisition Regulations.

(c) Federal award does not include other contracts that a Federal agency uses to buy goods or services from a contractor or a contract to operate Federal government owned, contractor operated facilities (GOCOs).

(d) See also definitions of Federal financial assistance, grant agreement, and cooperative agreement.

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

Nonprofit organization means any corporation, trust, association, cooperative, or other organization, not including IHEs, that: (a) Is operated primarily for scientific, educational, service, charitable, or similar purposes in the public interest;

> Requirements for Cooperative Contract Page 20 of 68

(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 Micropurchase.)

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

APPENDIX II TO 2 CFR PART 200

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

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

Does offeror agree? YES

Initials of Authorized Representative of offeror

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

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

Does offeror agree? YES

____Initials of Authorized Representative of offeror

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

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

Does offeror agree to abide by the above? YES

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

Pursuant to Federal Rule (D) above, when a Participating Agency expends federal funds during the term of an award for all contracts and subgrants for construction or repair, offeror will be in compliance with all applicable Davis-Bacon Act provisions.

Does offeror agree? YES

Initials of Authorized Representative of offeror

(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.

Pursuant to Federal Rule (E) above, when a Participating Agency expends federal funds, offeror certifies that offeror will be in compliance with all applicable provisions of the Contract Work Hours and Safety Standards Act during the term of an award for all contracts by Participating Agency resulting from this procurement process.

Does offeror agree? YES _

Initials of Authorized Representative of offeror

(F) Rights to Inventions Made Under a Contract or Agreement. If the Federal award meets the definition of "funding agreement" under 37 CFR §401.2 (a) and the recipient or subrecipient wishes to enter into a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment or performance of experimental, developmental, or research work under that "funding agreement," the recipient or subrecipient must comply with the requirements of 37 CFR Part 401, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements," and any implementing regulations issued by the awarding agency.

Pursuant to Federal Rule (F) above, when federal funds are expended by Participating Agency, the offeror certifies that during the term of an award for all contracts by Participating Agency resulting from this procurement process, the offeror agrees to comply with all applicable requirements as referenced in Feteral Rule (F) above.

Does offeror agree? YES

_____Initials of Authorized Representative of offeror

(G) Clean Air Act (42 U.S.C. 7401-7671q.) and the Federal Water Pollution Control Act (33 U.S.C. 1251-1387), as amended— Contracts and subgrants of amounts in excess of \$150,000 must contain a provision that requires the non-Federal award 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 the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA)

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Pursuant to Federal Rule (G) above, when federal funds are expended by Participating Agency, the offeror certifies that during the term of an award for all contracts by Participating Agency member resulting from this procurement process, the offeror agrees to comply with all applicable requirements as referenced in Federal Rule (G) above.

Does offeror agree? YES ____

_Initials of Authorized Representative of offeror

(H) Debarment and Suspension (Executive Orders 12549 and 12689)—A contract award (see 2 CFR 180.220) must not be made to parties listed on the government wide exclusions in the System for Award Management (SAM), in accordance with the Executive Office of the President Office of Management and Budget (OMB) guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), "Debarment and Suspension." SAM Exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549.

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

Does offeror agree? YES_____

_____Initials of Authorized Representative of offeror

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

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

(1) No Federal appropriated funds have been paid or will be paid 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 subawards exceeding \$100,000 in Federal funds at all appropriate tiers and that all subrecipients shall certify and disclose accordingly.

Does offeror agree? YES ______ Initials of Authorized Representative of offeror

RECORD RETENTION REQUIREMENTS FOR CONTRACTS INVOLVING FEDERAL FUNDS

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

Does offeror agree? YES	M	Initials of Authorized Representative of offeror
CERTIFICATIO	N OF COMPLIAN	CE WITH THE ENERGY POLICY AND CONSERVATION ACT

When Participating Agency expends federal funds for any contract resulting from this procurement process, offeror certifies that it will comply with the mandatory standards and policies relating to energy efficiency which are contained in the state energy conservation plan issued in compliance with the Energy Policy and Conservation Act (42 U.S.C. 6321 et seq.; 49 C.F.R. Part 18).

Does offeror agree? YES

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Initials of Authorized Representative of offeror

CERTIFICATION OF COMPLIANCE	WITH BUY AMERICA PROVISIONS
To the extent purchases are made with Federal Highway Administra Administration funds, offeror certifies that its products comply with a provide such certification or applicable waiver with respect to speci Purchases made in accordance with the Buy America Act must still open competition.	II applicable provisions of the Buy America Act and agrees to fic products to any Participating Agency upon request.
CERTIFICATION OF ACCESS T	D RECORDS – 2 C.F.R. § 200.336
Offeror agrees that the Inspector General of the Agency or any of documents, papers, or other records of offeror that are pertinent purpose of making audits, examinations, excerpts, and transcript offeror's personnel for the purpose of interview and discussion relations.	to offeror's discharge of its obligations under the Contract for the otions. The right also includes timely and reasonable access to
Does offeror agree? YES	Initials of Authorized Representative of offeror
	BILITY TO SUBCONTRACTORS
Offeror agrees that all contracts it awards pursuant to the Contract	
Does offeror agree? YES	Initials of Authorized Representative of offeror
Offeror agrees to comply with all federal, state, and local laws, further acknowledged that offeror certifies compliance with all noted above. Offeror's Name: WT Services Inc	I provisions, laws, acts, regulations, etc. as specifically
Address, City, State, and Zip Code: PO Box 1776	6, Hereford, Texas 79045
Phone Number:806-364-3331 F	Fax Number: 806-276-5219
Printed Name and Title of Authorized Representative: Amy L	inzey, C.E.O.
Email Address: amy.linzey@wtrtcoop.co	m
Signature of Authorized Representative:	May 14, 2021

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 Chapter III, ¶ 6.d 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. Termination for Convenience:

The right to terminate this Contract for the convenience of the Participating Public Agency is retained by the Participating Public Agency. In the event of a termination for convenience by the Participating Public Agency, the Participating Public Agency shall, at least ten (10) calendar days in advance, deliver written notice of the termination for convenience to Contractor. Upon Contractor's receipt of such written notice, Contractor immediately shall cease the performance of the Work and shall take reasonable and appropriate action to secure and protect the Work then in place. Contractor shall then be paid by the Participating Public Agency, in accordance with the terms and provisions of the Contract Documents, an amount not to exceed the actual labor costs incurred, the actual cost of all materials installed and the actual cost of all materials stored at the project site or away from the project site, as approved in writing by the Participating Public Agency but not yet paid for and which cannot be returned, and actual, reasonable and documented demobilization costs, if any, paid by Contractor and approved by the Participating Public Agency in connection with the Scope of Work in place which is completed as of the date of termination by the Participating Public Agency and that is in conformance with the Contract Documents, less all amounts previously paid for the Work. No amount ever shall be owed or paid to Contractor for lost or anticipated profits on any part of the Scope of Work not performed or for consequential damages of any kind.

2. Equal Employment Opportunity:

The Participating Public Agency highly encourages Contractors to implement Affirmative Action practices in their employment programs. This means Contractor should not discriminate against any employee or applicant for employment because of race, color, religion, sex, pregnancy, sexual orientation, political belief or affiliation, age, disability or genetic information.

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

(1) The contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, or national origin. The contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, religion, sex, sexual orientation, gender identity, or national origin. Such action shall include, but not be limited to the following: Employment, upgrading, demotion, or transfer, recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the contracting officer 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 it has a collective bargaining agreement or other contract or understanding, a notice to be provided by the agency contracting officer, advising the labor union or workers' representative of the contractor's commitments under section 202 of Executive Order 11246 of September 24, 1965, 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 the rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the contracting 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 non-compliance with the nondiscrimination clauses of this contract or with any of such 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 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 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 may be directed by the Secretary of Labor as a means of enforcing such provisions including sanctions for noncompliance: *Provided*, however, that in the event the contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction, the contractor may request the United States to enter into such litigation to protect the interests of the United States.

- "During the performance of this contract, the contractor agrees as follows:
 - (1) The contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, 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, 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 considerations for employment without regard to race, color, religion, sex, or national origin.
 - (3) 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

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contractor's commitments under this section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

- (4) 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.
- (5) 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.
- (6) 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 as 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.
- (7) The contractor will include the portion of the sentence immediately preceding paragraph (1) and the provisions of paragraphs (1) through (7) 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 may request the United States to enter into such litigation to protect the interests of the United States."

4. Davis Bacon Act and Copeland Anti-KickbackAct.

- a. <u>Applicability of Davis-Bacon Act</u>. The Davis-Bacon Act only 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. <u>It does not apply to other FEMA grant</u> and cooperative agreement programs, including the Public Assistance Program.
- b. 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)). See 2 C.F.R. Part 200, Appendix II, ¶ D.
- c. 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 aweek.
- d. 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.

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- e. In contracts subject to the Davis-Bacon Act, the contracts 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.
- f. The regulation at 29 C.F.R. § 5.5(a) does provide the required contract clause that applies to compliance with both the Davis-Bacon and Copeland Acts. However, as discussed in the previous subsection, the Davis-Bacon Act does not apply to Public Assistance recipients and subrecipients. In situations where the Davis-Bacon Act does not apply, neither does the Copeland "Anti-Kickback Act." However, for purposes of grant programs where both clauses do apply, FEMA requires the following contract clause:

"Compliance with the Copeland "Anti-Kickback" Act.

- (1) Contractor. The contractor shall comply with 18 U.S.C. § 874, 40U.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.
- (2) Subcontracts. The contractor or subcontractor shall insert in any subcontracts the clause above and such other clauses as the 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
- (3) 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."
- 5. Contract Work Hours and Safety Standards Act.
 - a. <u>Applicability</u>: This requirement applies to all FEMA grant and cooperative agreement programs.
 - b. Where applicable (see 40 U.S.C. § 3701), 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.
 - c. 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 workweek.
 - d. 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.
 - e. The regulation at 29 C.F.R. § 5.5(b) provides the required contract clause concerning compliance with the Contract Work Hours and Safety Standards Act:

"Compliance with the Contract Work Hours and Safety Standards Act.

- (1) <u>Overtime requirements</u>. 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 such workweek.
- (2) <u>Violation; liability for unpaid wages; liquidated damages</u>. In the event of any violation of the clause set forth in paragraph (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 (1) of this section, in the sum of \$10 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 (1) of this section.
- (3) Withholding for unpaid wages and liquidated damages. The (write in the name of the Federal agency or the loan or 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 (2) of this section.
- (4) <u>Subcontracts</u>. The contractor or subcontractor shall insert in any subcontracts the clauses set forth in paragraph (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 (1) through (4) of this section."
- 6. Rights to Inventions Made Under a Contract or Agreement.
 - a. <u>Stafford Act Disaster Grants</u>. This requirement <u>does not apply to the Public Assistance</u>, 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."

b. If the FEMA award meets the definition of "funding agreement" under 37 C.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.

- c. The regulation at 37 C.F.R. § 401.2(a) currently 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.
- 7. <u>Clean Air Act and the Federal Water Pollution Control Act</u>. Contracts of amounts in excess of \$150,000 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.
 - a. <u>The following provides a sample contract clause concerning compliance for contracts of</u> <u>amounts in excess of \$150,000</u>:

"Clean Air Act

- (1) 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 (name of the state agency or local or Indian tribal government) and understands and agrees that the (name of the state agency or local or Indian tribal government) will, in turn, report each violation as required to assure notification to the (name of recipient), 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.

Federal Water Pollution Control Act

- 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 (name of the state agency or local or Indian tribal government) and understands and agrees that the (name of the state agency or local or Indian tribal government) will, in turn, report each violation as required to assure notification to the (name of recipient), 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 partwith Federal assistance provided by FEMA."

8. Debarment and Suspension.

- <u>Applicability</u>: This requirement applies to all FEMA grant and cooperative agreement programs.
- b. 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).

- c. 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 Procurement Guidance for Recipients and Subrecipients Under 2 C.F.R. Part 200 (Uniform Rules): Supplement to the Public Assistance Procurement Disaster Assistance Team (PDAT) Field Manual Chapter IV, ¶ 6.d, and Appendix C, ¶ 2 [hereinafter PDAT Supplement]. 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; PDAT Supplement, Chapter IV, ¶ 6.d and Appendix C, ¶ 2.
- d. 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.
- e. 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 audit services.
 - (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>The following provides a debarment and suspension clause. It incorporates an optional</u> <u>method of verifying that contractors are not excluded or disgualified:</u>

"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, its principals (defined at 2 C.F.R. § 180.995), or its affiliates (defined at 2 C.F.R. § 180.905) are excluded (defined at 2 C.F.R.§ 180.940) or disgualified (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 (insert name of subrecipient). 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 (name of state agency serving as recipient and name of subrecipient), 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

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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."

9. Byrd Anti-Lobbying Amendment.

- a. <u>Applicability</u>: This requirement applies to all FEMA grant and cooperative agreement programs.
- b. Contractors that apply or bid for an award of \$100,000 or more must file the required certification. <u>See</u> 2 C.F.R. Part 200, Appendix II, ¶ I; 44 C.F.R. Part 18; *PDAT Supplement*, Chapter IV, 6.c; Appendix C, ¶ 4.
- c. 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. <u>See PDAT Supplement</u>, Chapter IV, ¶ 6.c and Appendix C, ¶ 4.
- d. The following provides a Byrd Anti-Lobbying contract clause:

"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."

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

Certification for Contracts, Grants, Loans, and Cooperative Agreements (To be submitted with

each bid or offer exceeding \$100,000)

The undersigned [Contractor] certifies, to the best of his or her knowledge, 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 31, U.S.C. § 1352 (as amended by the Lobbying Disclosure Act of 1995). Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

The Contractor, <u>WT Services Inc</u>, certifies or affirms the truthfulness and accuracy of each statement of its certification and disclosure, if any. In addition, the Contractor understands and agrees that the provisions of 31 U.S.C. § 3801 *et seq.*, apply to this certification and disclosure, if any.

Signature of Contractor's Authorize

Amy Linzey, C.E.O. Name and Title of Contractor's Authorized Official

May 14, 2021 Date"

- 10. Procurement of Recovered Materials.
 - <u>Applicability</u>: This requirement applies to all FEMA grant and cooperative agreement programs.
 - b. 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, Pub. L. No. 89-272 (1965) (codified as amended by the Resource Conservation and Recovery Act at 42 U.S.C. § 6962). See 2 C.F.R. Part 200, Appendix II, ¶ J; 2 C.F.R. § 200.322; PDAT Supplement, Chapter V, ¶7.
 - c. 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. <u>The following provides the clause that a state agency or agency of a political subdivision of a state and its contractors can include in contracts meeting the above contract thresholds:</u>

"(1) 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—

(i) Competitively within a timeframe providing for compliance with the

contract performance schedule;

- (ii) Meetingcontract performance requirements; or
- (iii) At a reasonable price.

(2) Information about this requirement, along with the list of EPA- designate items, is available at EPA's Comprehensive Procurement Guidelines web site, <u>https://www.epa.gov/smm/comprehensive-procurement-guideline-cpg-program</u>."

11. Additional FEMA Requirements.

- a. The Uniform Rules authorize FEMA to require additional provisions for non- Federal entity contracts. FEMA, pursuant to this authority, requires or recommends the following:
- b. Changes.

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. 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.

c. Access to Records.

All non-Federal entities must place into their contracts a provision that all contractors and their successors, transferees, assignees, and subcontractors acknowledge and agree to comply with applicable provisions governing Department and FEMA access to records, accounts, documents, information, facilities, and staff. <u>See DHS</u> Standard Terms and Conditions, v 3.0, ¶ XXVI (2013).

d. The following provides a contract clause regarding access to records:

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

(1) The contractor agrees to provide (insert name of state agency or local or Indian tribal government), (insert name of recipient), 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.

(2) 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.

(3) 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."

12. DHS Seal, Logo, and Flags.

- a. All non-Federal entities must 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. <u>See DHS Standard Terms and Conditions</u>, v 3.0, ¶ XXV (2013).
- b. <u>The following provides a contract clause regarding DHS Seal, Logo, and Flags</u>: "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."
- 13. Compliance with Federal Law, Regulations, and Executive Orders.
 - a. All non-Federal entities must 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.
 - b. <u>The following provides a contract clause regarding Compliance with Federal Law.</u> <u>Regulations, and Executive Orders</u>: "This is an acknowledgement that FEMA financial assistance will be used to fund the contract only. The contractor will comply will all applicable federal law, regulations, executive orders, FEMA policies, procedures, and directives."

14. No Obligation by Federal Government.

- a. The non-Federal entity must 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.
- b. <u>The following provides a contract clause regarding no obligation by the Federal</u> <u>Government</u>: "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."
- 15. Program Fraud and False or Fraudulent Statements or Related Acts.
 - a. The non-Federal entity must include a provision in its contract that the contractor acknowledges that 31 U.S.C. Chap. 38 (Administrative Remedies for False Claims and Statements) applies to its actions pertaining to the contract.
 - b. <u>The following provides a contract clause regarding Fraud and False or Fraudulent or Related Acts</u>: "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."

Additional contract clauses per 2 C.F.R. § 200.325

For applicable construction/reconstruction/renovation and related services: A payment and performance bond are both required for 100 percent of the contract price. A "performance bond" is one executed in connection with a contract to secure fulfillment of all the contractor's obligations under such contract. A "payment bond" is one executed in connection with a contract to assure payment as required by law of all persons supplying labor and material in the execution of the work provided in the contract. Offeror agrees to comply with all terms and conditions outlined in the FEMA Special Conditions section of this solicitation.

Offeror's Name: _	WT Services Inc			
Address, City, Sta	ate, and Zip Code:	PO Box 1776, Herefo	rd, Texas 79045	
Phone Number:	806-364-3331	Fax Number:	806-276-5219	
Printed Name and Representative:	Title of Authorized	Amy Linzey, C.E.O.	<u></u>	
Email Address:	amy.linzey@wtrto	coop.com		
Signature of Autho	prized Representative:	Any th	nig Date:	<u>May 14, 2021</u>



Tab 4

Qualification & Experience

- 1: WT Services Inc was originally organized in 1982 to provide deregulated services of the regulated parent company West Texas Rural Telephone Cooperative Inc. Since that time, WT Services has expanded it's service offerings to include, but not limited to, a full range of video, telephone, two-way radio, and high speed broadband internet services. The regulated parent company, West Texas Rural Telephone Cooperative Inc was formed in 1952 to provide telephone service to the rural customers who otherwise did not have it. West Texas Rural Telephone has since expanded it's subsidiary WT Services. WT Services and West Texas Rural Telephone offer these services through it's subsidiary WT Services. WT Services and West Texas Rural Telephone offer these services through a state of the art fiber optic network built to offer our quality services for years to come in the rural Texas panhandle. The corporate offices for both WT Services Inc and West Texas Rural Telephone Cooperative are located at 3425 Highway 385, Hereford, Texas 79045.
- 2 & 3: WT Services and West Texas Rural Telephone Cooperative have a great market place reputation of providing state-of-the-art high speed broadband internet that is second to none in our service areas as a result of building our fiber optic networks to our customers.
- 4: Key Employees and their experience would include: C.E.O. Amy Linzey and Assistant Manager Scott Hickok 40 plus years of telecommunications/broadband experience; Systems Group employees who manage our communication facilities including broadband, Keith Hacker 38 years, Heath Urbancyzk 31 years, Michael Holmes 21 years, Hulisis Arceo 5 years; Marketing, Raquel Vallejo, 6 years; Director of Operations, Stephanie Alonzo, 8 years.
- 5 &6: Both WT Services and West Texas Rural Telephone Cooperative have always had a good working relationship with the school districts within our service area. We meet the needs of these districts and have frequent communication with their key employees to keep on top of their needs. We have worked with the various school districts in regards to the E-rate program since it's inception and continue to do so.
- 7: Neither WT Services nor West Texas Rural Telephone Cooperative have had past litigation, bankruptcy, reorganization, or state investigations of our entities or current directors and officers.



Tab 4

Qualification & Experience

8: a. References

- Hereford ISD, Joe Mendez, <u>ioemendez@herefordisd.net</u>, Technology Director, 806-363-7600, Hereford, Texas, 14 year provider of Internet, currently at 5 Gbps Symmetric
- Friona ISD, Jimmy Burns, <u>iburns@frionaisd.com</u>, Superintendent, 806-250-2747, Friona, Texas, 23 year provider of Internet, currently at 1 Gbps Symmetric
- Bushland ISD, Ivan Lopez, <u>ivan.lopez@bushlandisd.net</u>, Technology Director, 806-359-6683, Bushland, Texas, 7 year provider of Internet, currently at 6 Gbps Symmetric
- Hereford Regional Medical Center, Jeff Barnhart, <u>laura.garza@dschd.org</u>, Hospital Administrator, 806-364-2141, Hereford, Texas, 14 year provider of internet, currently at 250 Mbps Symmetric
- City of Hereford, Steve Bartels, City Manager, <u>info@hereford-tx.com</u>, 806-363-7100, Hereford, Texas, 14 year provider of internet, currently at 100 Mbps symmetric
- KPAN Radio Station, Lane Formby, <u>kpan@kpanradio.com</u>, Owner/Operator, 806-364-1860, 10 year provider of internet, currently at 10 Mbps asymmetrical
- **Deaf Smith County**, D.J. Wagner, <u>dwagner@deafsmithcounty.texas.gov</u>, County Judge, 806-363-7600, Hereford, Texas, 14 year provider of internet, currently at 50 Mbps asymmetrical
- Nutri Feeds, Keith Bridwell, <u>brid@wtrt.net</u>, Co-owner, 806-357-2287, Hereford, Texas, 14 year provider of internet, currently at 500 Mbps asymmetrical
- First National Bank-Hereford, Wade Easley, <u>wade@fnbhereford.com</u>, Bank President, 806-363-2265, Hereford, Texas, 14 year provider of internet, currently at 15 Mbps asymmetrical
- **Deaf Smith Electric Cooperative**, Tim Burkhalter, <u>tburkhalter@deafsmith.coop</u>, General Manager, 806-364-1166, Hereford, Texas, 14 year provider of internet, currently at 1 Gbps asymmetrical



Tab 5

Value Add

- WT Services Inc and West Texas Rural Telephone Cooperative continue to expand and improve our networks to keep up with the ever changing technology associated with providing broadband internet. Our company Mission Statement is to connect our customers to the world from where they work and live with state-of-the-art communications technologies. Our Vision is to operate our companies with excellence and integrity with all decisions made for the betterment of our companies to the best of our ability. We will provide our customers with the valuable services they want and deserve by cultivating a culture of excellence by delivering our best in all we do, holding ourselves accountable for operating with integrity, professionalism, and innovations.
- Our companies will be able to provide the services required within this RFP and look forward to doing so if awarded the contract.



Tab 6

Additional Required Documents (Appendix C)

Appendix C, Doc #1

ACKNOWLEDGMENT AND ACCEPTANCE OF REGION 4 ESC'S OPEN RECORDS POLICY

OPEN RECORDS POLICY

All proposals, information and documents submitted are subject to the Public Information Act requirements governed by the State of Texas once a Contract(s) is executed. If an Offeror believes its response, or parts of its response, may be exempted from disclosure, the Offeror must specify page-by-page and line-by-line the parts of the response, which it believes, are exempt and include detailed reasons to substantiate the exemption. Price is not confidential and will not be withheld. Any unmarked information will be considered public information and released, if requested under the Public Information Act.

The determination of whether information is confidential and not subject to disclosure is the duty of the Office of Attorney General (OAG). Region 4 ESC must provide the OAG sufficient information to render an opinion and therefore, vague and general claims to confidentiality by the Offeror are not acceptable. Region 4 ESC must comply with the opinions of the OAG. Region 4 ESC assumes no responsibility for asserting legal arguments on behalf of any Offeror. Offeror is advised to consult with their legal counsel concerning disclosure issues resulting from this procurement process and to take precautions to safeguard trade secrets and other proprietary information.

Signature below certifies complete acceptance of Region 4 ESC's Open Records Policy, except as noted below (additional pages may be attached, if necessary).

Check one of the following responses to the Acknowledgment and Acceptance of Region 4 ESC's Open Records Policy below:

- We acknowledge Region 4 ESC's Open Records Policy and declare that no information submitted with this proposal, or any part of our proposal, is exempt from disclosure under the Public Information Act.
- We declare the following information to be a trade secret or proprietary and exempt from disclosure under the Public Information Act.

(Note: Offeror must specify page-by-page and line-by-line the parts of the response, which it believes, are exempt. In addition, Offeror must include detailed reasons to substantiate the exemption(s). Price is not confident and will not be withheld. All information believed to be a trade secret or proprietary must be listed. It is further understood that failure to identify such information, in strict accordance with the instructions, will result in that information being considered public information and released, if requested under the Public Information Act.)

May 14, 2021 Date Appendix C, Doc #2

ANTITRUST CERTIFICATION STATEMENTS (Tex. Government Code § 2155.005) Attorney General Form

I affirm under penalty of perjury of the laws of the State of Texas that:

- 1. I am duly authorized to execute this Contract on my own behalf or on behalf of the company, corporation, firm, partnership or individual (Company) listed below;
- In connection with this proposal, neither I nor any representative of the Company has violated any provision of the Texas Free Enterprise and Antitrust Act, Tex. Bus. & Comm. Code Chapter 15;
- 3. In connection with this proposal, neither I nor any representative of the Company has violated any federal antitrust law; and
- 4. Neither I nor any representative of the Company has directly or indirectly communicated any of the contents of this proposal to a competitor of the Company or any other company, corporation, firm, partnership or individual engaged in the same line of business as the Company.

Company		Contact	
	WT Services Inc	<u> </u>	Amy Danzey
			Signature /
			Amy Lintzey
		_	Printed Name
			C.E.O.
Address			Position with Company
	P.O. Box 1776		
	······	Official Authorizing	An Kai
	Hereford, Texas 79045	_ Proposal	119 Angen
			Signature//
		<u>.</u>	Amy Linzey
			Printed Name
Phone	806-364-3331		C.E.O.
			Position with Company
Fax	806-276-5219	-	

CERTIFICATE OF INTERESTED PARTIES

FORM 1295

1 of 1

_					1 01 1	
2	Complete Nos. 1 - 4 and 6 if there are interested parties. Complete Nos. 1, 2, 3, 5, and 6 if there are no interested parties.		CEF	OFFICE USE		
1	Name of business entity filing form, and the city, state and country of the business entity's place of business. WT Services Inc			Certificate Number: 2021-752341		
	Hereford, TX United States		Date	Filed:		
2	Name of governmental entity or state agency that is a party to the being filed.	e contract for which the form is	05/13	3/2021		
	Education Agency, Texas		Date	Acknowledged:		
3	Provide the identification number used by the governmental entit description of the services, goods, or other property to be provid	ty or state agency to track or identify ied under the contract.	the co	ontract, and prov	/ide a	
	Solicitation Number 21-08 Broadband Internet Services					
4	Name of Internet of Party			Nature of		
	Name of Interested Party	City, State, Country (place of busin	ess}	(check ap Controlling	Intermediary	
Li	nzey, Amy	Hereford, TX United States		x		
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L						
			_			
L						
5	Check only if there is NO Interested Party.					
6	UNSWORN DECLARATION					
	My name is My Januy	, and my date of	birth is	<u>6-17-3</u>	53	
	My address is 29 Lindberg Lane (street)	, <u>(anyon</u> , 7 (aty) (s	K., state)	<u>79015</u> (zip code)	(country)	
	I declare under penalty of perjury that the foregoing is true and correct	^		the care		
5	Executed in <u>Randall</u> Count	ty, State of <u>UMUS</u> , on the	<u>14</u>	day of <u>//////</u> (month)	1, 20 <u>21</u> . (year)	
ľ	C	(Imy C	Å	migu	1	
		Signature of authorized agent of con (Deparent)	ntractin	u business entity	/ _	

Appendix C, DOC # 4

Texas Government Code 2270 Verification Form

House Bill 89 (85R Legislative Session), which adds Chapter 2270 to the Texas Government Code, provides that a governmental entity may not enter into a contract with a company without verification that the contracting vendor does not and will not boycott Israel during the term of the contract.

Furthermore, Senate Bill 252 (85R Legislative Session), which amends Chapter 2252 of the Texas Government Code to add Subchapter F, prohibits contracting with a company engaged in business with Iran, Sudan or a foreign terrorist organization identified on a list prepared by the Texas Comptroller.

I,Amy Linzey,	as	an	authorized
representative of			
WT Services Inc	,	а	contractor

engaged by

Insert Name of Company

Region 4 Education Service Center, 7145 West Tidwell Road, Houston, TX 77092, verify by this writing that the above-named company affirms that it (1) does not boycott Israel; and (2) will not boycott Israel during the term of this contract, or any contract with the above-named Texas governmental entity in the future.

Also, our company is not listed on and we do not do business with companies that are on the Texas Comptroller of Public Accounts list of Designated Foreign Terrorists Organizations found at <u>https://comptroller.texas.gov/purchasing/docs/foreign-terrorist.pdf.</u>

I further affirm that if our company's position on this issue is reversed and this affirmation is no longer valid, that the above-named Texas governmental entity will be notified in writing within one (1) business day and we understand that our company's failure to affirm and comply with the requirements of Texas Government Code 2270 et seq. shall be grounds for immediate contract termination without penalty to the above-named Texas governmental entity.

I swear and affirm that the above is true and correct.

presentative

May 14, 2021

Date

MASTER SERVICE AGREEMENT Region 4 Education Service Center Internet Service Provider for TEA Connect Texas Program

This MASTER SERVICE AGREEMENT (the "Agreement") is made as of the Effective Date set forth below between W. T. Services, Inc., for itself and any affiliated companies providing the applicable services ("Provider"), and the Customer identified below on the signature page of this Agreement (the "Customer").

SPECIAL PROVISIONS APPLICABLE TO GOVERNMENTAL CUSTOMER: This Agreement is for the provision of certain facilities to Customer as a state or local governmental agency and is subject to (1) Provider's response(s) to any applicable Request for Proposal or similar solicitation referencing this Agreement (the "RFP Response(s)"), including, without limitation, any Customer-required contract executed by Provider in accordance with the RFP (the "RFP Contract") and (2) the additional terms and conditions as well as exceptions to the standard terms hereof as required for services to Customer as a Texas school district and set forth in Addendum 1 attached hereto and incorporated herein by reference. In the event of a conflict between Provider's RFP Response(s), including any RFP Contract, and this Agreement, the terms of the RFP Response(s) shall control. Additionally, in the event of any conflict between Addendum 1 shall control.

WHEREAS, Provider provides communications services which Customer desires to purchase as set forth herein.

Now, therefore, it is agreed as follows:

1. <u>Services</u>. During the Term of this Agreement, Provider will provide Customer with the specific services identified on each Service Order expressly made subject to the terms hereof (the "Service" or "Services"). Each Service Order shall be subject to and shall reference this Agreement and shall become a part of this Agreement when executed by a duly authorized representative of Customer and Provider. Provider's standard Service Order form is attached to this Agreement.

Term. The term of this Agreement shall be for three years 2. from the Effective Date set forth on the signature page below (the "Term"). Each Service Order executed during the Term of this Agreement shall set its own minimum service term (the "Service Term"). Each Service Order shall continue following the expiration of its Service Term on a month-to-month basis at the then existing monthly rates for the Service unless and until the Service Order is terminated by either party by providing the other party with at least thirty (30) days prior written notice of termination. Notwithstanding anything herein to the contrary, if the Service Term for any Service Order extends beyond the expiration of the Term of this Agreement, then this Agreement shall continue in effect until the expiration or termination of the applicable Service Term, but only as to the Service Order so affected, and subject to the termination rights of Provider and Customer under this Agreement.

3. <u>Pricing of Services</u>. During the Term, Customer shall pay Provider for the Services as set forth in each executed Service Order. With respect to each Service Order, except as provided below, Provider shall not increase pricing of ordered Services during the Service Term, but thereafter Provider may increase pricing of the Services upon thirty (30) days prior written notice. Upon receipt of such notice, Customer may accept the price increase and continue to purchase the affected Services or cancel all of the Services affected by the price increase upon written notice to Provider. Customer acknowledges that the Services furnished pursuant to this Agreement may be, in part, delivered through the use of local exchange carrier tariffed rates and other charges of third party providers ("Telco Charges"). These charges may increase over time if the local exchange carriers or other carriers make adjustments to rate structures or the Telco Charges are otherwise adjusted to comply with regulatory action of the Public Utility Commission of Texas, the Federal Communications Commission or other governmental authority. Provider reserves the right to modify its rates for any Services provided under this Agreement to reflect any increases in Telco Charges applicable to the Services.

4. Payment. Non-Recurring Charges shall be invoiced upon the Service Activation Date (as hereafter defined) or otherwise as provided in the Service Order. Monthly Recurring Charges ("MRC") and other normal service charges shall be invoiced monthly in advance. All undisputed amounts owed by Customer shall be paid within thirty (30) days after the date of the invoice and Provider reserves the right to charge interest on all undisputed delinquent payments and on any disputed payments withheld by Customer that are finally determined to be owed to Provider at the lesser of 11/2% per month or the maximum amount allowed by law. If Customer disputes any charges, Customer shall so notify Provider in writing setting forth the basis for the dispute and shall furnish all documentation supporting the withholding of payment within sixty (60) days of the invoice date, but shall continue to timely pay all portions of the invoices not in dispute. In the event that all undisputed charges owed pursuant to Provider's invoice are not paid in full by Customer within thirty (30) days of the due date, Provider will have the right, after providing Customer with five (5) days prior notice, in addition to its other remedies, to suspend or disconnect any Services provided pursuant to this Agreement. Prices do not include taxes and related charges (however designated), and all taxes, fees and governmental charges imposed on the provided Services shall be paid by Customer in addition to any other amounts owing (except for any taxes or fees assessed upon Provider's net income). Such amounts will be listed separately on Customer's invoices. If Customer is entitled to an exemption from any applicable taxes, Customer is responsible for presenting Provider with a valid exemption certificate. Provider will give effect to any valid exemption certificate provided in accordance with the foregoing sentence to the extent it applies to any Services billed by Provider to Customer following Provider's receipt of such exemption certificate.

5. Delivery of Service/Ordering.

5.1 Service Orders. Upon request, Provider shall provide Customer with quotations for Services on Provider's network and/or selected third party networks. Services entirely provided through networks owned by Provider and its affiliated companies are hereafter referred to as "On-Net Services." Services provided in whole or in part utilizing third party networks provisioned by Provider through a third party carrier for the benefit of Customer are hereafter referred to as "Off-Net Services." Provider reserves the right to revoke or amend any quotation in writing prior to acceptance by Customer and execution of a written Service Order by Customer and Provider. If Customer chooses to accept the quotation for a particular service configuration, Customer shall so notify Provider and Provider shall submit a Service Order to Customer for review and acceptance. A Service Order is "accepted" by Customer when executed by an authorized representative of Customer. Customer's acceptance of a Service Order will indicate Customer's agreement as to the accuracy of the details contained on the Service Order and will constitute a contractual obligation of Customer for the Services specified in such Service Order.

5.2 Facilities. Provider may substitute, change or rearrange any equipment, facility or system used by Provider in providing Services at any time and from time to time, but shall not thereby alter the technical parameters of the Services provided hereunder. Customer and its end user, and not Provider, shall have sole responsibility for installation, testing and operation of any interconnection facilities and other equipment, facilities, systems or services used in connection with Provider's Services (the "Customer Facilities"), and Customer may not delay, suspend or abate payment for the Services due to any failures attributable to such Customer Facilities.

6. Installation; Outages and Credits.

6.1 Installation. Installation of a Service shall be deemed completed when Provider activates and turns over the particular circuit or other Service as ordered to Customer or its end user, the Service meets the service requirements set forth herein, and the Service is otherwise operative, or, if earlier, the date Customer or its end user commences use of the applicable Services other than strictly for testing purposes (the "Service Activation Date").

6.2 Outage. For purposes of this Agreement, the term "Outage" shall mean a total interruption in service, except for any interruption that is attributable to an Excused Outage. An "Excused Outage" shall mean any interruption, unavailability, delay, or other degradation of service related to, associated with, or caused by (i) scheduled maintenance events (with notice, if any, to be provided in accordance with Provider's normal, internal maintenance policies for residential services), (ii) Customer or end user actions or inactions, (iii) failure of Customer or end user -provided power or equipment or other Customer Facilities, (iv) any third party but excluding any such third party that is engaged by Provider by or on behalf of Customer or its end user, (v) any outage of a circuit provided by a carrier other than Provider, or (vi) a force majeure event as described in Section 12 below. The duration of any Outage will commence upon the earlier of the time when Customer or its end user reports an Outage to Provider or the time when Provider becomes aware of such Outage and will end when the Outage is repaired and the Service meets the service requirements set forth herein, and the Service is otherwise operative and functioning.

6.3 *Credits.* Outage credits will only be provided in Provider's discretion and in accordance with its normal, internal credit policies for residential services. Credits, if issued, will only apply to MRCs for the Services and Service locations actually affected by the Outage. Credits will only be issued to Customer and will be applied to the applicable Customer invoice(s) as determined by Provider. In no case will credits be issued directly to Customer's end users. Provider does not issue credits for Excused Outages or any Outages on Off-Net Services. In the event a tariff applies to any Services or Service components, the credits and related terms, if any, set forth in the tariff will apply.

7. Indemnification and Limitations of Liability.

7.1(a) General Indemnification. EXCEPT AS OTHERWISE PROVIDED IN SECTION 7.2 BELOW, EACH PARTY AGREES TO INDEMNIFY, DEFEND AND HOLD HARMLESS THE OTHER PARTY AND ITS OFFICERS, DIRECTORS, SHAREHOLDERS, AGENTS, AFFILIATES AND EMPLOYEES FROM AND AGAINST ANY THIRD-PARTY CLAIMS, ACTIONS, DEMANDS AND LIABILITIES ("CLAIMS") DIRECTLY ARISING OUT OF THE INDEMNIFYING PARTY'S GROSS NEGLIGENCE OR WILLFUL MISCONDUCT IN THE PERFORMANCE OF THIS AGREEMENT. NOTWITHSTANDING ANY OTHER PROVISION HEREIN TO THE CONTRARY, NEITHER PARTY NOR THE INDEMNIFIED PARTIES OF ANY PARTY SHALL BE LIABLE TO THE OTHER PARTY FOR SPECIAL. PUNITIVE. EXEMPLARY, CONSEQUENTIAL, INCIDENTAL OR INDIRECT LOSSES OR DAMAGES INCLUDING, WITHOUT LIMITATION, LOST **REVENUES OR PROFITS (OTHER THAN PROVIDER'S RIGHT** TO PAYMENT UNDER THIS AGREEMENT), COST OF REPLACEMENT FACILITIES OR SERVICES (WHETHER ARISING OUT OF OUTAGES OR OTHER TRANSMISSION INTERRUPTIONS OR PROBLEMS, ANY INTERRUPTION OR DEGRADATION OF SERVICE OR OTHERWISE), WHETHER OR NOT FORESEEABLE, SUFFERED BY SUCH OTHER PARTY AS A RESULT OF THE PERFORMANCE OR NONPERFORMANCE OF ITS OBLIGATIONS UNDER THIS AGREEMENT, OR ITS ACTS OR OMISSIONS RELATED TO THIS AGREEMENT, WHETHER OR NOT ARISING FROM SOLE, JOINT OR CONCURRENT NEGLIGENCE, STRICT LIABILITY, VIOLATION OF LAW BREACH OF CONTRACT. BREACH OF WARRANTY OR ANY OTHER SOURCE EVEN IF THE PARTIES HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7.1(b) Limited Liabilities of Provider Group. As used in this Agreement, the term "Provider Group" shall mean: (i) Provider; (ii) any third parties providing facilities or equipment used by Provider in furtherance of Provider's provision of Services to Customer: (iii) any affiliates of Provider or such third parties; and (iv) any director, officer, agent, servant, employee, independent contractor, or supplier of Provider, any such third parties, or any such affiliates. Customer agrees that any limitation of liability or protection to which Provider may be entitled, arising out of this Agreement or Services performed hereunder, shall fully apply to and benefit Provider Group as an indemnified party, in the same manner and to the same extent such provisions or protection apply to and benefit Provider. Further,

notwithstanding anything in this Agreement to the contrary, except for indemnity obligations arising pursuant to Section 7.1(a) above, the maximum liability of Provider for any contract or tort liability of Provider or the Provider Group or in any other circumstance in which Provider or the Provider Group may have some liability to Customer, for whatever reason arising under or related to this Agreement, shall be limited in the aggregate to an amount equal to three times the MRC under this Agreement for Services for the month preceding the time of the first incident giving rise to the liability.

7.2 Responsibilities for Users of Services. The parties agree that in no event shall Provider be responsible to Customer's end users or other users of the Services for any Claims arising out of the use of the Services or the performance or non-performance of Provider's obligations under this Agreement. Customer agrees that Customer shall be solely responsible for all such Claims and will indemnify and defend Provider and the Provider Group from any such Claim. Customer shall, in any tariff or generally in any contract governing services provided in whole or in part using the Services, provide for a limitation of liability by which the liability of each party to this Agreement is limited to the amount charged or that would have been charged for the affected service, and which provides for no liability for indirect, consequential, special, incidental, punitive or other such damages or for loss of revenue or profits of any kind or nature.

7.3 *Remedies Exclusive.* Customer acknowledges that the credits or other remedies, if any, provided under Section 6.3 above are the sole and exclusive remedies of Customer and its end users and the sole and exclusive liabilities of Provider with respect to any failure of Provider to provide the Services in accordance with this Agreement or in accordance with Provider's other commitments and obligations under this Agreement.

8. <u>Warranties</u>. EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT OR IN ANY APPLICABLE SERVICE ORDER, Provider MAKES NO WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, EITHER IN FACT OR BY OPERATION OF LAW, STATUTORY OR OTHERWISE, INCLUDING WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, APPLICABLE TO THE SERVICES.

9. Cancellation of Services.

9.1 Voluntary Cancellation by Customer. In addition to the other rights of cancellation or termination contained in this Agreement, Customer may terminate Service after the Service Activation Date and prior to the end of the Service Term upon prior written notice to Provider. In the event that Customer does so, Customer shall pay Provider a termination charge equal to all unpaid amounts for Service provided through the date of termination, plus one hundred percent (100%) of the remaining Monthly Recurring Charges for the terminated Service applicable to the remainder of the Service Term.

9.2 Upon Breach by Customer. In addition to its other rights, Provider may terminate this Agreement: (i) if Customer fails to make any payment required to be made by Customer under this

Agreement and any such failure remains uncorrected for five (5) days after written notice by Provider, or (ii) if Customer fails to perform or observe any other material term or obligation contained in this Agreement, and any such failure remains uncorrected for thirty (30) calendar days after written notice specifying the nature of the default. If Provider terminates the Agreement due to default by Customer, all remaining unpaid charges for the Services, including any previously waived or credited charges applicable to the Services or their installation, any charges applicable to the remainder of the Service Term for each Service as calculated in Section 9.1 above, and any cancellation or termination charges related to the Services for which Provider becomes liable to any third party for Off-Net Services shall be and become immediately due and payable to Provider.

9.3 Not a Penalty. The parties acknowledge that the cancellation or termination charges set forth in this Section 9 are a genuine estimate of the actual damages that Provider will suffer and are not a penalty.

9.4 Cancellation before Service Activation Date. In the event of cancellation of a Service Order prior to the Service Activation Date, no cancellation charges will apply except that Customer shall be charged for all documented out-of-pocket costs, fees and expenses reasonably incurred in connection therewith.

10. <u>Responsibility for Charges</u>. Customer is responsible for all Non-Recurring Charges and MRCs on and after the Service Activation Date.

11. <u>Change Requests</u>. Customer may submit a change to a previously submitted Service Order at any time prior to the Service Activation Date. If in the reasonable discretion of Provider a requested change would result in a material change to the Service Order such as, but not limited to, a change in the endpoints or the speed or capacity of the Service, then Provider may require Customer to sign a new Service Order reflecting revised pricing. In the event that Customer requests such changes, Customer shall be charged for all documented third party costs, fees and expenses reasonably incurred in connection therewith. Except as otherwise specifically stated in this Section 11, there are no fees or charges for changes to a Service Order.

12. Force Majeure. With the exception of Customer's payment obligations, neither party shall be liable for any delay or failure in performance of any part of this Agreement to the extent such delay or failure is caused by fire, flood, explosion, accident, fiber cut, war, strike, embargo, governmental requirement, civil or military authority, Act of God, inability to secure materials, labor or transportation upon reasonable commercial terms, acts or omission of common carriers or warehousemen, or any other causes beyond their reasonable control. Any such delay or failure shall suspend the Agreement until such force majeure ceases, and the applicable Service Term shall be extended by the length of the suspension. In the event Provider is unable to deliver Service as a result of a force majeure event, Customer shall not be obligated to pay Provider for the affected Service for so long as Provider is unable to deliver the affected Service. The Party claiming relief under this Section 12 shall notify the other Party of the occurrence or existence of the force majeure event relied on and the cessation or termination of such event. Customer may cancel or terminate an affected Service without incurring any liability or charges thereby if a force majeure event persists beyond thirty (30) days.

13. <u>Assignment</u>. Neither party may assign this Agreement without the written consent of the other party, except that either party may assign its rights and/or obligations hereunder: (a) to any subsidiary, parent company or affiliate of such party; (b) pursuant to any sale or transfer of substantially all of the assets of such party; or (c) pursuant to any financing, merger or reorganization of such party.

14. <u>Complete Agreement</u>. This Agreement, and the Service Orders made subject to this Agreement set forth the full agreement of the parties with respect to the subject matter hereof and supersede any prior agreement or understanding. If any provision hereof is held by a court to be invalid, void or unenforceable, the remainder of this Agreement shall nevertheless remain unimpaired and in effect. No term or condition of this Agreement shall be modified or amended except by a writing signed by an authorized representative of both parties. However, one or more additional Service Orders may be subject to the terms and conditions of this Agreement. In the event of a conflict between the terms of this Agreement and any Service Order, the terms of this Agreement shall control.

15. <u>No Partnership Intended</u>. Neither this Agreement, nor the provision of Services hereunder, shall create a partnership or joint venture between the parties or result in a joint communications service offering to any third parties.

16. <u>Non-disclosure</u>; <u>Publicity</u>. Any information or documentation disclosed between the parties during the performance of this Agreement shall be subject to the terms and conditions of any applicable non-disclosure agreement then in effect between the parties. Notwithstanding the foregoing, either party may advertise the other party as a customer or supplier, as the case may be, and may, in connection with that advertising and subject to any applicable logo/trademark usage guidelines provided in writing, use the other party's name and logo in the associated marketing and advertising materials.

17. <u>Governing Law and Survival</u>. This Agreement shall be governed by the laws of the State of Texas without regard to its conflicts of law provisions. The parties' rights and obligations which by their nature would extend beyond the termination, cancellation or expiration of this Agreement shall survive such termination, cancellation or expiration. If Provider is required to bring any action to enforce the payment obligations of Customer under this Agreement, Customer agrees to pay Provider's court costs and reasonable attorney's fees in addition to all other amounts due pursuant to this Agreement.

18. <u>No Third Party Beneficiaries</u>. This Agreement shall be binding upon, inure solely to the benefit of and be enforceable by each party hereto and their respective successors and assigns hereto, and nothing in this Agreement, express or implied, is intended to or shall confer upon any other third party any right, benefit or remedy of any nature whatsoever under or by reason of this Agreement.

19. Notice. All notices or other communications required or permitted to be made or given hereunder by one party to the other party shall be in writing and shall be deemed to have been given:

(i) when hand delivered, or (ii) on the third (3rd) business day after the day of deposit in the United States mail when sent by certified mail, postage prepaid and return receipt requested; or (iii) on the next business day after the day of deposit by overnight delivery service. Such notices shall be sent to the address set forth for Customer at Customer's address for notice set forth below, and to W. T. Services, Inc. at P. O. Box 1776, Hereford, Texas 79045, Attn: Amy Linzey, Chief Executive Officer, or at such other addresses as may hereafter be furnished in writing by either party to the other party.

Appendix C, Doc #5

Effective Date:_____, 2021

CUSTOMER:

REGION 4 EDUCATION SERVICE CENTER

By:_____

Printed Name:_____

Title:_____

Contact Person:

(____)____@

Tax ID:_____

Address for Notice and Billing:

PROVIDER:

W. T. SERVICES, INC. By: y Tinzey Executar Officin Printed Name. MU Title:_

ADDENDUM 1

ADDENDUM TO MASTER SERVICES AGREEMENT FOR SERVICES TO GOVERNMENTAL CUSTOMER

The following terms and conditions are incorporated into and form a part of the Master Services Agreement (the "Agreement") between W. T. Services, Inc., for itself and any affiliated companies providing the applicable services ("Provider"), and the governmental customer identified on the signature page of the Agreement (the "Customer"). The parties acknowledge that certain requirements are imposed with respect to the delivery of facilities and services by Provider to Customer under applicable law and the Request for Proposal or similar solicitation applicable to the facilities or services (the "RFP"), including the RFP Responses(s) and RFP Contract as defined in the Agreement. The parties intend that the Agreement shall be subject to those requirements as documented herein. In the event there is a conflict between the terms and conditions of the Agreement and this Addendum, this Addendum shall control.

- 1. Agreement Term. Notwithstanding anything in the Agreement to the contrary, the Agreement Term shall be coterminous with the term of the RFP Contract, if one applies.
- Service Pricing and Credits. Notwithstanding anything in the Agreement to the contrary, Service pricing, including any increases in Service charges permitted by the Agreement, shall be consistent and in accordance with the pricing terms set out in the RFP Response(s), and credits for Outages or other identified Service issues will apply as set out in the RFP Response(s).
- 3. **Public Information.** The parties acknowledge and agree that the Customer and this Agreement are subject to disclosure under the Texas Public Information Act ("TPIA") and nothing contained in this Agreement shall be considered confidential or proprietary information under the Agreement. Although Customer shall notify Provider of any request for disclosure of this Agreement or any other documents or materials of Provider that Provider has marked as confidential or proprietary, nothing contained herein shall operate to cause Customer to be in contravention or violation of the TPIA.
- 4. **Permitted Use.** The Services provided to Customer shall be used solely for authorized educational and governmental purposes of Customer as set forth in the RFP and shall not be allowed to be used for any purpose or by any third party that is not a governmental or educational entity applicable to Customer's operations or otherwise authorized in the RFP.
- 5. Payments. So long as Provider has provided Customer with its current and accurate Federal Tax Identification Number in writing, Customer will pay Provider for goods and services in accordance with Chapter 2251 of the Texas Government Code. Any undisputed payment not made when due in accordance with Section 2251.021 of the Texas Government Code shall bear interest in the amount permitted under Section 2251.025 of the Texas Government Code. In the event of non-payment of any undisputed amounts by Customer, Provider may terminate in accordance with Chapter 2251 of the Texas Government Code.
- 6. Venue; Governing Law. Unless the RFP Contract provides for a different venue, the Texas county encompassing Customer's home office shall be the proper place of venue for suit on or in respect of the Agreement. The Agreement and all of the rights and obligations of the parties hereto and all of the terms and conditions hereof shall be construed, interpreted and applied in accordance with and governed by and enforced under the laws of the State of Texas.
- 7. Entire Agreement; Modifications. The Agreement, together with the RFP Response(s), supersedes all prior agreements, written or oral, between Provider and Customer and shall constitute the entire agreement and understanding between the parties with respect to the subject matter hereof. The Agreement and each of its provisions shall be binding upon the parties and may not be waived, modified, amended or altered except by a writing signed by Customer and Provider.
- 8. Loss of Funding. Customer certifies that its board or other governing authority (the "Board") has allocated funds for at least the first year of the Service Term for any Service Order documenting Services to be provided by Provider under the Agreement. Performance by Customer under the Agreement may be dependent upon the appropriation and allotment of funds by the Customer. If the Board fails to allocate the necessary funds for subsequent years while an applicable Service Order remains in effect, as renewed and extended, then Customer shall issue written notice to Provider and Customer may terminate the Agreement upon payment of any applicable termination fees and without further duty or obligation

hereunder, provided that Provider may immediately discontinue service and may remove and recover all applicable Provider property or equipment applicable to the Services.

9. Limitations. The Parties are aware that there are constitutional and statutory limitations on the authority of Customer to enter into certain terms and conditions of the Agreement, including, but not limited to, those terms and conditions relating to liens on Customer's property; disclaimers and limitations of warranties; disclaimers and limitations of liability for damages; waivers, disclaimers and limitations of legal rights, remedies, requirements and processes; limitations of periods to bring legal action; granting control of litigation or settlement to another party; liability for acts or omissions of third parties; payment of attorneys' fees; dispute resolution; indemnities; and confidentiality (collectively, the "Limitations"), and terms and conditions related to the Limitations will not be binding on Customer except to the extent authorized by the laws and Constitution of the State of Texas.

SERVICE ORDER FORM

This Service Order Number ______ is entered into in connection with, and pursuant to the terms of, the Master Service Agreement between W. T. Services, Inc., for itself and any affiliated companies providing the applicable services ("Provider") and _______ ("Customer") dated _______, 20____ (the "Agreement"). Defined terms have the same meaning as the Agreement except as otherwise expressly set forth herein.

Initial Services.

Туре:	
*Minimum Term Commitment:	

*Billing will commence on the applicable Service Activation Date and will continue for as long as Provider continues to provide Services to the applicable location. Customer must notify Provider if any end user or location no longer qualifies for the Services under Customer's program, and Provider will have the right to immediately discontinue service to such end user or location upon receipt of such notice from Customer. Customer is responsible for all Service charges from the Service Activation Date through the Service disconnection date in addition to any applicable early termination charge under the Agreement for Services terminated prior to the end of the Service Term.

Description:

Location of Service Connection	Committed Bandwidth and Services	Scheduled Delivery Date	One Time Nonrecurring Charge/ Aid to Construction	Monthly Recurring Charge
		, 20	\$	\$
			\$	\$
Totals:			\$	\$/month

Description of Internet Services. If Provider is providing Internet access pursuant to this Service Order, the following terms will apply:

- 1. <u>Interconnection</u>. The Internet access connection shall be at Provider's stated "Point of Demarcation" at the specific location. Provider, Customer, and the applicable end user will work jointly to establish and interconnect the applicable Point of Demarcation for each location. Customer and its end users are responsible for obtaining any access rights from the landlord or other third party with authority to connect to the Point of Demarcation at the specified location.
- 2. <u>Provider Equipment</u>. If provided by Provider pursuant to the Service Order, Equipment will belong to Provider, and, if the Equipment is to be located within Customer's or an end user's premises, Provider will be permitted to co-locate the Equipment within such premises at no charge to Provider.
- 3. <u>Compliance with Terms</u>. Customer and its end users shall, at all times, comply with the terms applicable to the Internet Services, including the terms and conditions of Provider's Internet & DSL Service Agreement for Internet access and usage by Customer and its users. The terms and conditions of service applicable to Internet access are set forth at <u>http://www.wtrt.net/index.php/internet-dsl-service-agreement</u> and are hereby incorporated by reference the same as if fully set forth herein. Provider may require any end user to separately agree to these terms and conditions of service at the time it provisions the Services.

<u>Telephone Service Access Line</u>. Provider may require that Customer or its end user purchase a local access line for the receipt of Services. If a local access line is required, Customer or its end user must subscribe to and pay for the telephone access line for the Service Term. The local access line will be provided in accordance with applicable tariffs, and, if a tariff applies, the tariff terms, not this Agreement, will control such Service.

<u>Taxes and Other Charges</u>. The MRC described above is exclusive of applicable taxes and regulatory and other charges which will be charged to Customer or its end user in accordance with the tariffs, regulatory and other governmental requirements, and other applicable requirements.

CUSTOMER:

PROVIDER:

REGION 4 EDUCATION SERVICE CENTER

By:_____

Printed Name:

Title:

W. T. SERVICES, INC.
By Any Dangey
Printed Name: Amy Linzuy.
Title: Chup Aucutive Officer
Time: Chip Cacume officer