TIPS VENDOR AGREEMENT

TIPS RFP 230301 Furniture, Furnishings, and Services

The following Vendor Agreement ("Agreement") creates a legal agreement between The Interlocal Purchasing System ("TIPS"), a government purchasing cooperative and Department of Texas Region 8 Education Service Center and (INSERT ENTITY NAME):

(ENTER ENTITY NAME)

its owners, agents, subsidiaries, and affiliates (together, "Vendor") (individually, "Party", and collectively the "Parties") and this agreement shall exclusively govern the contractual relationship ("Agreement") between the Parties.

TIPS, a governmental entity and a national purchasing cooperative seeks to provide a valuable and necessary solution to public entities and qualifying non-profits by performing the public procurement solicitation process and awarding compliant contracts to qualified vendors. Then, where the law of a customer's jurisdiction allows, instead of public entities and qualifying non-profits expending time, money, and resources on the extensive public procurement process, the use of TIPS allows public entities to quickly select and purchase their preferred products or services from qualified, competitively evaluated vendors through cooperative purchasing.

- 1. Purpose. The purpose of this Agreement is to identify the terms and conditions of the relationship between TIPS and Vendor. Public entities and qualifying non-profits that properly join or utilize TIPS ("TIPS Members") may elect to "piggyback" off of TIPS' procurements and agreements where the laws of their jurisdiction allow. TIPS Members are not contractual parties to this Agreement although terms and conditions of this Agreement may ensure benefits to TIPS Members.
- 2. Authority. The Parties agree that the signatories below are individual authorized to enter into this Agreement on behalf of their entity and that they are acting under due and proper authority under applicable law.
- 3. Definitions.
 - a. **TIPS Pricing:** The specific pricing, discounts, and other pricing terms and incentives which Vendor submitted and TIPS approved for each respective TIPS Contract awarded to Vendor and all permissible, subsequent pricing updates submitted by Vendor and accepted by TIPS, if any.
 - b. **Authorized Reseller:** A reseller or dealer authorized and added by a Vendor through their online TIPS Vendor Portal to make TIPS sales according to the terms and conditions herein.
- 4. Entire Agreement. This Agreement resulted from TIPS posting a "TIPS Solicitation" (RFP, RCSP, RFQ, or other) and Vendor submitting a proposal in response to that posted TIPS Solicitation for evaluation and award. The Parties agree that this Agreement consists of the provisions set forth herein and: (1) The TIPS solicitation document resulting in this Agreement; (2) Any addenda or clarifications issued in relation to the TIPS solicitation; (3) All solicitation information provided to Vendor by TIPS through the TIPS eBid System; (3) Vendor's entire proposal response to the TIPS solicitation including all accepted required attachments, acknowledged notices and certifications, accepted negotiated terms, pricing, accepted responses to questions, and accepted written clarifications of Vendor's proposal, and; any properly included attachments to this Agreement. All documentation and information listed is hereby incorporated by reference as if set forth herein verbatim. In the event of conflict between the terms herein and one of the incorporated documents the terms and conditions herein shall control.
- 5. Vendor's Specific Warranties, Terms, and License Agreements. Because TIPS serves public entities and non-profits throughout the nation all of which are subject to specific laws and policies of their jurisdiction, as a matter of standard practice, TIPS does not typically accept a Vendor's specific "Sale Terms" (warranties, license agreements, master agreements, terms and conditions, etc.) on behalf of all TIPS Members. TIPS may permit Vendor to attach those to this Agreement to display to interested customers what terms may apply to their Supplemental Agreement with Vendor (if submitted by Vendor for that purpose). However, unless this term of the Agreement is negotiated and modified to state otherwise, those specific Sale Terms are not accepted by TIPS on behalf of all TIPS Members and each Member may choose whether to accept, negotiate, or reject those specific Sale Terms, which must be reflected in a separate agreement between Vendor and the Member in order to be effective.

- 6. Vendor Identity and Contact Information. It is Vendor's sole responsibility to ensure that all identifying vendor information (name, EIN, d/b/a's, etc.) and contact information is updated and current at all times within the TIPS eBid System and the TIPS Vendor Portal. It is Vendor's sole responsibility to confirm that all e-correspondence issued from tips-usa.com, ionwave.net, and tipsconstruction.com to Vendor's contacts are received and are not blocked by firewall or other technology security. Failure to permit receipt of correspondence from these domains and failure to keep vendor identity and contact information current at all times during the life of the contract may cause loss of TIPS Sales, accumulating TIPS fees, missed rebid opportunities, lapse of TIPS Contract(s), and unnecessary collection or legal actions against Vendor. It is no defense to any of the foregoing or any breach of this Agreement that Vendor was not receiving TIPS' electronic communications issued by TIPS to Vendor's listed contacts.
- 7. Initiation of TIPS Sales. When a public entity initiates a purchase with Vendor, if the Member inquires verbally or in writing whether Vendor holds a TIPS Contract, it is the duty of the Vendor to verify whether the Member is seeking a TIPS purchase. Once verified, Vendor must include the TIPS Contract Number on all purchase communications and sales documents exchanged with the TIPS Member.
- 8. TIPS Sales and Supplemental Agreements. The terms of the specific TIPS order, including but not limited to: shipping, freight, insurance, delivery, fees, bonding, cost, delivery expectations and location, returns, refunds, terms, conditions, cancellations, order assistance, etc., shall be controlled by the purchase agreement (Purchase Order, Contract, Invoice, etc.) (hereinafter "Supplemental Agreement") entered into between the TIPS Member Customer and Vendor only. TIPS is not a party to any Supplemental Agreement. All Supplemental Agreements shall include Vendor's Name, as known to TIPS, and TIPS Contract Name and Number. Vendor accepts and understands that TIPS is not a legal party to TIPS Sales and Vendor is solely responsible for identifying fraud, mistakes, unacceptable terms, or misrepresentations for the specific order prior to accepting. Vendor agrees that any order issued from a customer to Vendor, even when processed through TIPS, constitutes a legal contract between the customer and Vendor only. When Vendor accepts or fulfills an order, even when processed through TIPS, Vendor is representing that Vendor has carefully reviewed the order for legality, authenticity, and accuracy and TIPS shall not be liable or responsible for the same. In the event of a conflict between the terms of this TIPS Vendor Agreement and those contained in any Supplemental Agreement, the provisions set forth herein shall control unless otherwise agreed to and authorized by the Parties in writing within the Supplemental Agreement.
- 9. **Right of Refusal.** Vendor has the right not to sell to a TIPS Member under the awarded agreement at Vendor's discretion unless otherwise required by law.
- 10. Reporting TIPS Sales. Vendor must report all TIPS Sales to TIPS. If a TIPS sale is initiated by Vendor receiving a TIPS Member's purchase order from TIPS directly, Vendor may consider that specific TIPS Sale reported. Otherwise, with the exception of TIPS Automated Vendors, who have signed an exclusive agreement with TIPS regarding reporting, all TIPS Sales must be reported to TIPS by either: (1) Emailing the purchase order or similar purchase document (with Vendor's Name, as known to TIPS, and the TIPS Contract Name and Number included) to TIPS at tipspo@tips-usa.com with "Confirmation Only" in the subject line of the email within three business days of Vendor's acceptance of the order, or; (2) Within 3 business days of the order being accepted by Vendor, Vendor must login to the TIPS Vendor Portal and successfully self-report all necessary sale information within the Vendor Portal and confirm that it shows up accurately on your current Vendor Portal statement. No other method of reporting is acceptable unless agreed to by the Parties in writing. Failure to report all sales pursuant to this provision may result in immediate cancellation of Vendor's TIPS Contract(s) for cause at TIPS' sole discretion. Please refer to the TIPS Accounting FAQ's for more information about reporting sales and if you have further questions, contact the Accounting Team at accounting@tips-usa.com.
- 11. TIPS Administration Fees. The collection of administrative fees by TIPS, a government entity, for performance of these procurement services is required pursuant to Texas Government Code Section 791.011 et. seq. The administration fee ("TIPS Administration Fee") is the amount legally owed by Vendor to TIPS for TIPS Sales made by Vendor. The TIPS Administration Fee amount is typically a set percentage of the amount paid by the TIPS Member for each TIPS Sale, less shipping cost, bond cost, and taxes if applicable and identifiable, which is legally due to TIPS, but the exact TIPS Administration Fee for this Contract is published in the corresponding solicitation and is incorporated herein by reference. TIPS Administration Fees are due to TIPS immediately upon Vendor's receipt of payment, including partial payment, for a TIPS Sale. The TIPS Administration Fee is assessed on the amount paid by the TIPS Member, not on the Vendor's cost or on the amount for which the Vendor sold the item to a dealer or Authorized Reseller. Upon receipt of payment for a TIPS Sale, including partial payment (which renders TIPS Administration Fees immediately due), Vendor shall issue to TIPS the corresponding TIPS Administration Fee payment as soon as possible but not later than thirty-one calendar days following Vendor's receipt of payment. Vendor shall pay TIPS via check unless otherwise agreed to by the Parties in writing. Vendor shall include clear documentation with the issued payment dictating to which sale(s) the amount should be applied. Vendor may create a payment report within their TIPS Vendor Portal which is the preferred documentation dictating to which TIPS Sale(s) the amount should be applied. Failure to pay all TIPS Administration Fees pursuant to this provision may result in immediate cancellation of Vendor's TIPS Contract(s) for cause at TIPS' sole discretion as well as the initiation of collection and legal actions by TIPS against Vendor to the extent permitted by law. Any overpayment of participation fees to TIPS by Vendor will be refunded to the Vendor

within ninety (90) days of receipt of notification if TIPS receives written notification of the overpayment not later than the expiration of six (6) months from the date of overpayment and TIPS determines that the amount was not legally due to TIPS pursuant to this agreement and applicable law. Any notification of overpayment received by TIPS after the expiration of six (6) months from the date that TIPS received the payment will render the overpayment non-refundable. Region 8 ESC and TIPS reserve the right to extend the six (6) month deadline if approved by the Region 8 ESC Board of Directors. TIPS reserves all rights under the law to collect TIPS Administration Fees due to TIPS pursuant to this Agreement.

12. Term of the Agreement. This Agreement with TIPS is for approximately five years with a one-year, consecutive option for renewal as described herein. Renewal options are not automatic and shall only be effective if offered by TIPS at its sole discretion. If TIPS offers a renewal option, the Vendor will be notified via email issued to Vendor's then-listed Primary Contact. The renewal option shall be deemed accepted by Vendor unless Vendor notifies TIPS of its objection to the renewal option in writing and confirms receipt by TIPS.

Actual Effective Date: Agreement is effective upon signature by authorized representatives of both Parties. The Effective Date does not affect the "Term Calculation Start Date."

Term Calculation Start Date: To keep the contract term consistent for all vendors awarded under a single TIPS contract, Vendor shall calculate the foregoing term as starting on the last day of the month that "Award Notifications" are anticipated as published in the Solicitation, regardless of the actual Effective Date.

Example of Term Calculation Start Date: If the anticipated "Award Date" published in the Solicitation is May 22, 2023, but extended negotiations delay award until June 27, 2023 (Actual Effective Date), the Term Calculation Start Date shall be May 31, 2023 in this example.

Contract Expiration Date: To keep the contract term consistent for all vendors awarded under a single TIPS contract, the term expiration date shall be three-years from the Term Calculation Start Date.

Example of Contract Expiration Date: If the anticipated "Award Date" published in the Solicitation is May 22, 2023, but extended negotiations delay award until June 27, 2023 (Actual Effective Date), the Term Calculation Start Date shall be May 31, 2023 and the Contract Expiration Date of the resulting initial "five-year" term, (which is subject to an extension(s)) will be May 31, 2028 in this example.

Option(s) for Renewal: Any option(s) for renewal shall begin on the Contract Expiration Date, or the date of the expiration of the prior renewal term where applicable, and continue for the duration specified for the renewal option herein.

Example of Option(s) for Renewal: In this example, if TIPS offers a one-year renewal and the Contract Expiration Date is May 31, 2028, then the one-year renewal is effective from May 31, 2028 to May 31, 2029.

TIPS may offer to extend Vendor Agreements to the fullest extent the TIPS Solicitation resulting in this Agreement permits.

- 13. TIPS Pricing. Vendor agrees and understands that for each TIPS Contract that it holds, Vendor submitted, agreed to, and received TIPS' approval for specific pricing, discounts, and other pricing terms and incentives which make up Vendor's TIPS Pricing for that TIPS Contract ("TIPS Pricing"). Vendor confirms that Vendor will not add the TIPS Administration Fee as a charge or line-item in a TIPS Sale. Vendor hereby certifies that Vendor shall only offer goods and services through this TIPS Contract if those goods and services are included in or added to Vendor's TIPS Pricing and approved by TIPS. TIPS reserves the right to review Vendor's pricing update requests as specifically as line-item by line-item to determine compliance. However, Vendor contractually agrees that all submitted pricing updates shall be within the original terms of the Vendor's TIPS Pricing (scope, proposed discounts, price increase limitations, and other pricing terms and incentives originally proposed by Vendor) such that TIPS may accept Vendors price increase requests as submitted without additional vetting at TIPS discretion. Any pricing quoted by Vendor to a TIPS Member or on a TIPS Quote shall never exceed Vendor's TIPS Pricing for any good or service offered through TIPS. Vendor certifies by signing this agreement that Vendor's TIPS Pricing for all goods and services included in Vendor's TIPS Pricing shall either be equal to or less than Vendor's current pricing for that good or service for any other customer. TIPS Pricing price increases and modifications, if permitted, will be honored according to the terms of the solicitation and Vendor's proposal, incorporated herein by reference.
- 14. Indemnification of TIPS. VENDOR AGREES TO INDEMNIFY, HOLD HARMLESS, AND DEFEND TIPS, TIPS MEMBERS, TIPS OFFICERS, TIPS EMPLOYEES, TIPS DIRECTORS, AND TIPS TRUSTEES (THE "TIPS INDEMNITEES") FROM AND AGAINST ALL CLAIMS AND SUITS BY THIRD-PARTIES FOR DAMAGES, INJURIES TO PERSONS (INCLUDING DEATH), PROPERTY DAMAGES, LOSSES, EXPENSES, FEES, INCLUDING COURT COSTS, ATTORNEY'S FEES, AND EXPERT FEES, ARISING OUT OF OR RELATING TO VENDOR'S PERFORMANCE UNDER THIS AGREEMENT (INCLUDING THE PERFORMANCE OF VENDOR'S OFFICERS, EMPLOYEES, AGENTS, AUTHORIZED RESELLERS, SUBCONTRACTORS, LICENSEES, OR INVITEES), REGARDLESS OF THE NATURE OF THE CAUSE OF ACTION,

INCLUDING WITHOUT LIMITATION CAUSES OF ACTION BASED UPON COMMON, CONSTITUTIONAL, OR STATUTORY LAW OR BASED IN WHOLE OR IN PART UPON ALLEGATIONS OF NEGLIGENT OR INTENTIONAL ACTS OR OMISSIONS ON THE PART OF VENDOR, ITS OFFICERS, EMPLOYEES, AGENTS, AUTHORIZED RESELLERS, SUBCONTRACTORS, LICENSEES, OR INVITEES. NO LIMITATION OF LIABILITY FOR DAMAGES FOR PERSONAL INJURY OR PROPERTY DAMAGE ARE PERMITTED OR AGREED TO BY TIPS. APART FROM THIS INDEMNIFICATION PROVISION REQUIRING INDEMNIFICATION OF THE TIPS INDEMNITEES' ATTORNEY'S FEES AS SET FORTH ABOVE, RECOVERY OF ATTORNEYS' FEES BY THE PREVAILING PARTY IS AUTHORIZED ONLY IF AUTHORIZED BY TEX. EDUC. CODE § 44.032(F).

- 15. Indemnification and Assumption of Risk Vendor Data. Vendor Agrees that it is voluntarily providing data (including but not limited to: Vendor information, Vendor documentation, Vendor's proposals, Vendor pricing submitted or provided to TIPS, TIPS contract documents, TIPS correspondence, Vendor logos and images, Vendor's contact information, Vendor's brochures and commercial information, Vendor's financial information, Vendor's certifications, and any other Vendor information or documentation, including without limitation software and source code utilized by Vendor, submitted to TIPS by Vendor and its agents) ("Vendor Data") to TIPS. For the sake of clarity, and without limiting the breadth of the indemnity obligations in Section 14 above, Vendor agrees to protect, indemnify, and hold the TIPS Indemnitees harmless from and against any and all losses, claims, actions, demands, allegations, suits, judgments, costs, expenses, fees, including court costs, attorney's fees, and expert fees and all other liability of any nature whatsoever arising out of or relating to: (i) Any unauthorized, negligent or wrongful use of, or cyber data breach incident and viruses or other corrupting agents involving, Vendor's Data, pricing, and information, computers, or other hardware or software systems, and; (ii) allegations or claims that any Vendor Data infringes on the intellectual property rights of a third-party or Vendor.
- 16. Procedures Related to Indemnification. In the event that an indemnity obligation arises, Vendor shall pay all amounts set forth in Section 14 and 15 above (including any settlements) and if it has accepted its indemnity obligation without qualification control the legal defense to such claim or cause of action, including without limitation attorney selection, strategy, discovery, trial, appeal, and settlement, and TIPS shall, at Vendor's cost and expense (with respect to reasonable out of pocket costs and expenses incurred by TIPS which shall be reimbursed to TIPS by Vendor), provide all commercially reasonable assistance requested by Vendor. In controlling any defense, Vendor shall ensure that all assertions of governmental immunity and all applicable pleas and defenses shall be promptly asserted.
- 17. Indemnity for Underlying Sales and Supplemental Agreements. Vendor shall be solely responsible for any customer claims or any disputes arising out of TIPS Sales or any Supplemental Agreement as if sold in the open-market. The Parties agree that TIPS shall not be liable for any claims arising out of Vendor's TIPS Sales or Supplemental Agreements, including but not limited to: allegations of product defect or insufficiency, allegations of service defect or insufficiency, allegations regarding delivery defect or insufficiency, allegations of fraud or misrepresentation, allegations regarding pricing or amounts owed for TIPS sales, and/or allegations regarding payment, over-payment, under-payment, or non-payment for TIPS Sales. Payment/Drafting, overpayment/over-drafting, under-payment/under-drafting, or non-payment for TIPS Sales between customer and Vendor and inspections, rejections, or acceptance of such purchases shall be the exclusive respective obligations of Vendor/Customer, and disputes shall be handled in accordance with the terms of the underlying Supplemental Agreement(s) entered into between Vendor and Customer. Vendor acknowledges that TIPS is not a dealer, subcontractor, agent, or reseller of Vendor's goods and services and shall not be responsible for any claims arising out of alleged insufficiencies or defects in Vendor's goods and services, should any arise.
- 18. Confidentiality of Vendor Data. Vendor understands and agrees that by signing this Agreement, all Vendor Data is hereby released to TIPS, TIPS Members, and TIPS third-party administrators to effectuate Vendor's TIPS Contract except as provided for herein. The Parties agree that Vendor Data is accessible by all TIPS Members as if submitted directly to that TIPS Member Customer for purchase consideration. If Vendor otherwise considers any portion of Vendor's Data to be confidential and not subject to public disclosure pursuant to Chapter 552 Texas Gov't Code (the "Public Information Act") or other law(s) and orders, Vendor must have identified the claimed confidential materials through proper execution of the Confidentiality Claim Form which is required to be submitted as part of Vendor's proposal resulting in this Agreement and incorporated by reference. The Confidentiality Claim Form included in Vendor's proposal and incorporated herein by reference is the sole indicator of whether Vendor considers any Vendor Data confidential in the event TIPS receives a Public Information Request. If TIPS receives a request, any responsive documentation not deemed confidential by you in this manner will be automatically released. For Vendor Data deemed confidential by you in this manner, TIPS will follow procedures of controlling statute(s) regarding any claim of confidentiality and shall not be liable for any release of information required by law, including Attorney General determination and opinion. In the event that TIPS receives a written request for information pursuant to the Public Information Act that affects Vendor's interest in any information or data furnished to TIPS by Vendor, and TIPS requests an opinion from the Attorney General, Vendor may, at its own option and expense, prepare comments and submit information directly to the Attorney General stating why the requested information is exempt from disclosure pursuant to the requirements of the

Public Information Act. Vendor is solely responsible for submitting the memorandum brief and information to the Attorney General within the time period prescribed by the Public Information Act. Notwithstanding any other information provided in this solicitation or Vendor designation of certain Vendor Data as confidential or proprietary, Vendor's acceptance of this TIPS Vendor Agreement constitutes Vendor's consent to the disclosure of Vendor's Data, including any information deemed confidential or proprietary, to TIPS Members or as ordered by a Court or government agency, including without limitation the Texas Attorney General. Vendor agrees that TIPS shall not be responsible or liable for any use or distribution of information or documentation by TIPS Members or as required by law.

- 19. Vendor's Authorized Resellers. TIPS recognizes that many vendors operate in the open market through the use of resellers or dealers. For that reason, TIPS permits Vendor to authorize Authorized Resellers within its Vendor Portal and make TIPS Sales through the Authorized Reseller(s). Once authorized by Vendor in the Vendor Portal, the Authorized Reseller(s) may make TIPS sales to TIPS Members. However, all purchase documents must include: (1) Authorized Reseller's Name; (2) Vendor's Name, as known to TIPS, and; (3) Vendor's TIPS Contract Name and Number under which it is making the TIPS Sale. Either Vendor or Reseller may report the sale pursuant to the terms herein. However, Vendor agrees that it is legally responsible for all reporting and fee payment as described herein for TIPS Sales made by Authorized Resellers. The TIPS Administration Fee is assessed on the amount paid by the TIPS Member, not on the Vendor's cost or on the amount for which the Vendor sold the item to a dealer or Authorized Reseller. The Parties intend that Vendor shall be responsible and liable for TIPS Sales made by Vendor's Authorized Resellers. Vendor agrees that it is voluntarily authorizing this Authorized Reseller and in doing so, Vendor agrees that it is doing so at its own risk and agrees to protect, indemnify, and hold TIPS harmless in accordance with Sections 14-17 above related to Authorized Reseller TIPS Sales made pursuant to this Agreement or purporting to be made pursuant to this Agreement that may be asserted against Vendor whether rightfully brought or otherwise. The Parties further agree that it is no defense to Vendor's breach of this Agreement that an Authorized Reseller caused Vendor of breach this Agreement.
- 20. Circumvention of TIPS Sales. When a public entity initiates a purchase with Vendor, if the Member inquires verbally or in writing whether Vendor holds a TIPS Contract, it is the duty of the Vendor to verify whether the Member is seeking a TIPS purchase. Any request for quote, customer communication, or customer purchase initiated through or referencing a TIPS Contract shall be completed through TIPS pursuant to this Agreement. Any encouragement or participation by Vendor in circumventing a TIPS sale being completed may result in immediate termination of Vendor's TIPS Contract(s) for cause as well as preclusion from future TIPS opportunities at TIPS sole discretion.
- 21. State of Texas Franchise Tax. By signature hereon, Vendor hereby certifies that Vendor is not currently delinquent in the payment of any franchise taxes owed to the State of Texas under Chapter 171 of the Texas Tax Code.

22. Termination.

- A) <u>Termination for Convenience</u>. TIPS may, by written notice to Vendor, terminate this Agreement for convenience, in whole or in part, at any time by giving thirty (30) days' written notice to Vendor of such termination, and specifying the effective date thereof.
- B) Termination for Cause. If Vendor fails to materially perform pursuant to the terms of this Agreement, TIPS shall provide written notice to Vendor specifying the default. If Vendor does not cure such default within thirty (30) days, TIPS may terminate this Agreement, in whole or in part, for cause. If TIPS terminates this Agreement for cause, and it is later determined that the termination for cause was wrongful, the termination shall automatically be converted to and treated as a termination for convenience.
- C) <u>Vendor's Termination</u>. If TIPS fails to materially perform pursuant to the terms of this Agreement, Vendor shall provide written notice to TIPS specifying the default ('Notice of Default''). If TIPS does not cure such default within thirty (30) days, Vendor may terminate this Agreement, in whole or in part, for cause. If Vendor terminates this Agreement for cause, and it is later determined that the termination for cause was wrongful, the termination shall automatically be converted to and treated as a termination for convenience.
- D) Upon termination, all TIPS Sale orders previously accepted by Vendor shall be fulfilled and Vendor shall be paid for all TIPS Sales executed pursuant to the applicable terms. All TIPS Sale orders presented to Vendor but not fulfilled by Vendor, prior to the actual termination of this agreement shall be honored at the option of the TIPS Member. TIPS shall submit to Vendor an invoice for any outstanding TIPS Administration Fees and approved expenses and Vendor shall pay such fees and expenses within 30 calendar days of receipt of such valid TIPS invoice. Vendor acknowledges and agrees that continued participation in TIPS is subject to TIPS' sole

discretion and that any Vendor may be removed from the TIPS program at any time with or without cause. This termination clause does not affect TIPS Sales Supplemental Agreements pursuant to this term regarding termination and the Survival Clause term.

- E) Vendor hereby waives any and all claims for damages, including, but not limited, to consequential damages or lost profits, that might arise from TIPS' act of terminating this Agreement.
- 23. Survival Clause. It is the intent of the Parties that this Agreement and procurement method applies to any TIPS Sale made during the life of this Agreement even if made on or near the Contract Expiration Date as defined herein. Thus, all TIPS Sales, including but not limited to: leases, service agreements, license agreements, open purchase orders, warranties, and contracts, even if they extend months or years past the TIPS Contract Expiration Date, shall survive the expiration or termination of this Agreement subject to the terms and conditions of the Supplemental Agreement between Customer and Vendor or unless otherwise specified herein.
- 24. Audit Rights. Due to transparency statutes and public accountability requirements of TIPS and TIPS Members, Vendor shall at their sole expense, maintain documentation of all TIPS Sales for a period of three years from the time of the TIPS Sale. In order to ensure and confirm compliance with this agreement, TIPS shall have authority to conduct audits of Vendor's TIPS Pricing or TIPS Sales with thirty-days' notice unless the audit is ordered by a Court Order or by a Government Agency with authority to do so without said notice. Notwithstanding the foregoing, in the event that TIPS is made aware of any pricing being offered to eligible entities that is materially inconsistent with Vendor's TIPS Pricing, TIPS shall have the ability to conduct the audit internally or may engage a third-party auditing firm to investigate any possible non-compliant conduct or may terminate the Agreement according to the terms of this Agreement. In the event of an audit, the requested materials shall be reasonably provided in the time, format, and at the location acceptable to TIPS. TIPS agrees not to perform a random audit the TIPS transaction documentation more than once per calendar year, but reserves the right to audit for just cause or as required by any governmental agency or court with regulatory authority over TIPS or the TIPS Member. These audit rights shall survive termination of this Agreement for a period of one (1) year from the effective date of termination.
- 25. Conflicts of Interest. The Parties confirm that they have not offered, given, or accepted, nor intend to give at any time hereafter any economic opportunity, future employment, gift, loan, gratuity, special discount, trip, favor, service to the other in connection with this Agreement. Vendor affirms that, to the best of Vendor's knowledge, this Agreement has been arrived at independently, and is awarded without collusion with anyone to obtain information or gain any favoritism that would in any way limit competition or give an unfair advantage over other vendors in the award of this Agreement. Vendor agrees that it has disclosed any necessary affiliations with Region 8 Education Service Center and the TIPS Department, if any, through the Conflict of Interest attachment provided in the solicitation resulting in this Agreement.
- **26. Volume of TIPS Sales.** Nothing in this Agreement or any TIPS communication may be construed as a guarantee that TIPS or TIPS Members will submit any TIPS orders to Vendor at any time.
- **27. Compliance with the Law.** The Parties agree to comply fully with all applicable federal, state, and local statutes, ordinances, rules, and regulations applicable to their entity in connection with the programs contemplated under this Agreement.
- 28. Severability. If any term(s) or provision(s) of this Agreement are held by a court of competent jurisdiction to be invalid, void, or unenforceable, then such term(s) or provision(s) shall be deemed restated to reflect the original intention of the Parties as nearly as possible in accordance with applicable law and the remainder of this Agreement, and the remainder of the provisions of this Agreement shall remain in full force and effect and shall in no way be affected, impaired or invalidated, unless such holding causes the obligations of the Parties hereto to be impossible to perform or shall render the terms of this Agreement to be inconsistent with the intent of the Parties hereto.
- 29. Force Majeure. 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 through no fault of its own 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. Upon delivering such notice, the obligation of the affected party, so far as it is affected by such Force Majeure as described, shall be suspended during the continuance of the inability then claimed but for no longer period, and such party shall endeavor to remove or overcome such inability with all reasonable dispatch. In the event that Vendor's obligations are suspended by reason of Force Majeure, all TIPS Sales accepted prior to the Force Majeure event shall be the legal responsibility of Vendor and the terms of the TIPS Sale Supplemental Agreement shall control Vendor's failure to fulfill for a Force Majeure event.
- **30. Immunity.** Vendor agrees that nothing in this Agreement shall be construed as a waiver of sovereign or government immunity; nor constitute or be construed as a waiver of any of the privileges, rights, defenses, remedies, or immunities available to Region 8 Education

Service Center or its TIPS Department. The failure to enforce, or any delay in the enforcement of, any privileges, rights, defenses, remedies, or immunities available to Region 8 Education Service Center or its TIPS Department under this Agreement or under applicable law shall not constitute a waiver of such privileges, rights, defenses, remedies, or immunities or be considered as a basis for estoppel.

31. Insurance Requirements. Vendor agrees to maintain the following minimum insurance requirements for the duration of this Agreement. All policies held by Vendor to adhere to this term shall be written by a carrier with a financial size category of VII and at least a rating of "A-" by A.M. Best Key Rating Guide. The coverages and limits are to be considered minimum requirements and in no way limit the liability of the Vendor(s). Any immunity available to TIPS or TIPS Members shall not be used as a defense by the contractor's insurance policy. Only deductibles applicable to property damage are acceptable, unless proof of retention funds to cover said deductibles is provided. "Claims made" policies will not be accepted. Vendor's required minimum coverage shall not be suspended, voided, cancelled, non-renewed or reduced in coverage or in limits unless replaced by a policy that provides the minimum required coverage except after thirty (30) days prior written notice by certified mail, return receipt requested has been given to TIPS or the TIPS Member if a project or pending delivery of an order is ongoing. Upon request, certified copies of all insurance policies shall be furnished to the TIPS or the TIPS Member. Vendor agrees that when Vendor or its subcontractors are liable for any damages or claims, Vendor's policy, shall be primary over any other valid and collectible insurance carried by the Member or TIPS.

General Liability: \$1,000,000 each Occurrence/Aggregate
Automobile Liability: \$300,000 Includes owned, hired & non-owned

Workers' Compensation: Statutory limits for the jurisdiction in which the Vendor performs under this Agreement. If Vendor performs

in multiple jurisdictions, Vendor shall maintain the statutory limits for the jurisdiction with the greatest dollar

policy limit requirement.

Umbrella Liability: \$1,000,000 each Occurrence/Aggregate

32. Waiver. No waiver of any single breach or multiple breaches of any provision of this Agreement shall be construed to be a waiver of any breach of any other provision. No delay in acting regarding any breach of any provision shall be construed to be a waiver of such breach.

- **33. Binding Agreement.** This Agreement shall be binding and inure to the benefit of the Parties hereto and their respective heirs, legal successors, and assigns.
- **34. Headings.** The paragraph headings contained in this Agreement are included solely for convenience of reference and shall not in any way affect the meaning or interpretation of any of the provisions of this Agreement.
- 35. Choice of Law and Venue. This Agreement shall be governed by, construed, and enforced in accordance with the laws of the State of Texas. Any proceeding, claim, action, or alternative dispute resolution arising out of or relating to this Agreement or involving TIPS shall be brought in a State Court of competent jurisdiction in Camp County, Texas, or if Federal Court is legally required, a Federal Court of competent jurisdiction in the Eastern District of Texas, and each of the Parties irrevocably submits to the exclusive jurisdiction of said court in any such proceeding, waives any objection it may now or hereafter have to venue or to convenience of forum, agrees that all claims in respect of the proceeding shall be heard and determined only in any such court, and agrees not to bring any proceeding arising out of or relating to this procurement process or any contract resulting from or and contemplated transaction in any other court. The Parties agree that either or both of them may file a copy of this paragraph with any court as written evidence of the knowing, voluntary and freely bargained for agreement between the Parties irrevocably to waive any objections to venue or to convenience of forum.
- **36. Relationship of the Parties.** Nothing contained in this Agreement shall be construed to make one Party an agent of the other Party nor shall either party have any authority to bind the other in any respect, unless expressly authorized by the other party in writing. The Parties are independent contractors and nothing in this Agreement creates a relationship of employment, trust, agency or partnership between them.
- **37. Assignment.** No assignment of this Agreement or of any duty or obligation of performance hereunder, shall be made in whole or in part by a Party hereto without the prior written consent of the other Party. Written consent of TIPS shall not be unreasonably withheld.
- **38.** Minimum Condition and Warranty Requirements for TIPS Sales. All goods quoted or sold through a TIPS Sale shall be new unless clearly stated otherwise in writing. All new goods and services shall include the applicable manufacturers minimum standard warranty unless otherwise agreed to in the Supplemental Agreement.

- **39. Minimum Customer Support Requirements for TIPS Sales.** Vendor shall provide timely and commercially reasonable support for TIPS Sales or as agreed to in the applicable Supplemental Agreement.
- **40. Minimum Shipping Requirements for TIPS Sales.** Vendor shall ship, deliver, or provide ordered goods and services within a commercially reasonable time after acceptance of the order. If a delay in delivery is anticipated, Vendor shall notify the TIPS Member as to why delivery is delayed and provide an updated estimated time for completion. The TIPS Member may cancel the order if the delay is not commercially acceptable or not consistent with the Supplemental Agreement applicable to the order.
- 41. Minimum Vendor License Requirements. Vendor shall maintain, in current status, all federal, state, and local licenses, bonds and permits required for the operation of the business conducted by Vendor. Vendor shall remain fully informed of and in compliance with all ordinances and regulations pertaining to the lawful provision of goods or services under the TIPS Agreement. TIPS and TIPS Members reserve the right to stop work and/or cancel a TIPS Sale or terminate this or any TIPS Sale Supplemental Agreement involving Vendor if Vendor's license(s) required to perform under this Agreement or under the specific TIPS Sale have expired, lapsed, are suspended or terminated subject to a 30-day cure period unless prohibited by applicable statue or regulation.
- **42. Minimum Vendor Legal Requirements.** Vendor shall remain aware of and comply with this Agreement and all local, state, and federal laws governing the sale of products/services offered by Vendor under this contract. Such applicable laws, ordinances, and policies must be complied with even if not specified herein.
- 43. Minimum Site Requirements for TIPS Sales (when applicable to TIPS Sale).

Cleanup: When performing work on site at a TIPS Member's property, Vendor shall clean up and remove all debris and rubbish resulting from their work as required or directed by the TIPS Member or as agreed by the parties. Upon completion of work, the premises shall be left in good repair and an orderly, neat, clean and unobstructed condition.

Preparation: Vendor shall not begin a project for which a TIPS Member has not prepared the site, unless Vendor does the preparation work at no cost, or until TIPS Member includes the cost of site preparation in the TIPS Sale Site preparation includes, but is not limited to: moving furniture, installing wiring for networks or power, and similar pre-installation requirements.

Registered Sex Offender Restrictions: For work to be performed at schools, Vendor agrees that no employee of Vendor or a subcontractor who has been adjudicated to be a registered sex offender will perform work at any time when students are, or reasonably expected to be, present unless otherwise agreed by the TIPS Member. Vendor agrees that a violation of this condition shall be considered a material breach and may result in the cancellation of the TIPS Sale at the TIPS Member's discretion. Vendor 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.

Safety Measures: Vendor 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. Vendor shall post warning signs against all hazards created by the 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.

Smoking: Persons working under Agreement shall adhere to the TIPS Member's or local smoking statutes, codes, ordinances, and policies.

- **44. Payment for TIPS Sales.** TIPS Members may make payments for TIPS Sales directly to Vendor, Vendor's Authorized Reseller, or as otherwise agreed to in the applicable Supplemental Agreement after receipt of the invoice and in compliance with applicable payment statutes. Regardless of how payment is issued or received for a TIPS Sale, Vendor is responsible for all reporting and TIPS Administration Fee payment requirements as stated herein.
- 45. Marketing. Vendor agrees to allow TIPS to use their name and logo within the TIPS website, database, marketing materials, and advertisements unless Vendor negotiates this term to include a specific acceptable-use directive. Any use of TIPS' name and logo or any form of publicity, inclusive of press release, regarding this Agreement by Vendor must have prior approval from TIPS which will not be unreasonably withheld. Request may be made by email to tips@tips-usa.com. For marketing efforts directed to TIPS Members, Vendor must request and execute a separate Joint Marketing Disclaimer, at marketing@tips-usa.com, before TIPS can release contact information for TIPS Member entities for the purpose of marketing your TIPS contract(s). Vendor must adhere to strict Marketing Requirements once a disclaimer is executed. The Joint Marketing Disclaimer is a supplemental agreement specific to joint marketing efforts and has no effect on the terms of the TIPS Vendor Agreement. Vendor agrees that any images, photos, writing, audio, clip art,

music, or any other intellectual property ("Property") or Vendor Data utilized, provided, or approved by Vendor during the course of the joint marketing efforts are either the exclusive property of Vendor, or Vendor has all necessary rights, license, and permissions to utilize said Property in the joint marketing efforts. Vendor agrees that they shall indemnify and hold harmless TIPS and its employees, officers, agents, representatives, contractors, assignees, designees, and TIPS Members from any and all claims, damages, and judgments involving infringement of patent, copyright, trade secrets, trade or services marks, and any other intellectual or intangible property rights and/or claims arising from the Vendor's (including Vendor's officers', employees', agents', Authorized Resellers', subcontractors', licensees', or invitees') unauthorized use or distribution of Vendor Data and Property.

- **46. Tax Exempt Status of TIPS Members.** Most TIPS Members are tax exempt entities and the laws and regulations applicable to the specific TIPS Member customer shall control.
- 47. Automatic Renewal Limitation for TIPS Sales. No TIPS Sale may incorporate an automatic renewal clause that exceeds month to month terms with which the TIPS Member must comply. All renewal terms incorporated into a TIPS Sale Supplemental Agreement shall only be valid and enforceable when Vendor received written confirmation of acceptance of the renewal term from the TIPS Member for the specific renewal term. The purpose of this clause is to avoid a TIPS Member inadvertently renewing an Agreement during a period in which the governing body of the TIPS Member has not properly appropriated and budgeted the funds to satisfy the Agreement renewal. Any TIPS Sale Supplemental Agreement containing an "Automatic Renewal" clause that conflicts with these terms is rendered void and unenforceable.
- **48.** Choice of Law Limitation for TIPS Sales. Vendor agrees that if any "Choice of Law" provision is included in any TIPS Sale agreement/contract between Vendor and a TIPS Member, that clause must provide that the "Choice of Law" applicable to the TIPS Sale agreement/contract between Vendor and TIPS Member shall be the state where the TIPS Member operates unless the TIPS Member expressly agrees otherwise. Any TIPS Sale Supplemental Agreement containing a "Choice of Law" clause that conflicts with these terms is rendered void and unenforceable.
- **49. Venue Limitation for TIPS Sales.** Vendor agrees that if any "Venue" provision is included in any TIPS Sale Agreement/contract between Vendor and a TIPS Member, that clause must provide that the "Venue" for any litigation or alternative dispute resolution shall be in the state and county where the TIPS Member operates unless the TIPS Member expressly agrees otherwise. Any TIPS Sale Supplemental Agreement containing a "Venue" clause that conflicts with these terms is rendered void and unenforceable.
- 50. Indemnity Limitation for TIPS Sales. Texas and other jurisdictions restrict the ability of governmental entities to indemnify others. Vendor agrees that if any "Indemnity" provision which requires the TIPS Member to indemnify Vendor is included in any TIPS sales agreement/contract between Vendor and a TIPS Member, that clause must either be stricken or qualified by including that such indemnity is only permitted, "to the extent permitted by the laws and constitution of [TIPS Member's State]" unless the TIPS Member expressly agrees otherwise. Any TIPS Sale Supplemental Agreement containing an "Indemnity" clause that conflicts with these terms is rendered void and unenforceable.
- 51. Arbitration Limitation for TIPS Sales. Vendor agrees that if any "Arbitration" provision is included in any TIPS Sale agreement/contract between Vendor and a TIPS Member, that clause may not require that the arbitration is mandatory or binding. Vendor agrees that if any "Arbitration" provision is included in any TIPS Sale agreement/contract between Vendor and a TIPS Member, that clause provides for only voluntary and non-binding arbitration unless the TIPS Member expressly agrees otherwise. Any TIPS Sale Supplemental Agreement containing a "Arbitration" clause that conflicts with these terms is rendered void and unenforceable.

In Witness Whereof, the parties hereto, each acting under due and proper authority, have signed this Agreement.

TIPS VENDOR AGREEMENT SIGNATURE FORM TIPS RFP 230301 Furniture, Furnishings, and Services

Vendor Name: SBFI North America, Inc.	
Vendor Address: 123 Lyman Street	
City: Asheville State: NC	Zip Code: 28801
Vendor Authorized Signatory Name: Chris Jordan	
Vendor Authorized Signatory Title: Vice President of Sa	les
Vendor Authorized Signatory Phone: 828.251.9847	
Vendor Authorized Signatory Email: chris.jordan@sbfi.co	om
Vendor Authorized Signature: Chris Jordan Digitally signed by Chris Jordan Date: 2023.04.14 08:27:4	Jordan 8 -04'00' Date: 04/14/23
(The following is for TIPS completion of	nly)
TIPS Authorized Signatory Name: Dr. David Fitts	
TIPS Authorized Signatory Title: Executive Director	
TIPS Authorized Signature:	



230301 Addendum 1 Horizon Consoles SBFI North America Inc Supplier Response

Event Information

Number: 230301 Addendum 1

Title: Furniture, Furnishings and Services

Type: Request for Proposal

Issue Date: 3/2/2023

Deadline: 4/21/2023 03:00 PM (CT)

Notes: This is a solicitation issued by The Interlocal Purchasing System (TIPS), a department of Texas

Region 8 Education Service Center. It is an Indefinite Delivery, Indefinite Quantity ("IDIQ") solicitation. It will result in contracts that provide, through adoption/"piggyback" an indefinite quantity of supplies/services, during a fixed period of time, to TIPS public entity and qualifying non-profit "TIPS Members" throughout the nation. Thus, there is no specific project or scope of work to review. Rather this solicitation is issued as a prospective award for utilization when any

TIPS Member needs the goods or services offered during the life of the agreement.

IF YOU CURRENTLY HOLDS TIPS CONTRACT 200301 FURNITURE, FURNISHINGS, AND SERVICES ("200301") YOU MUST RESPOND TO THIS SOLICITATION TO PREVENT LAPSE OF CONTRACT UNLESS YOU HOLD ANOTHER CURRENT TIPS CONTRACT THAT COVERS ALL OF YOUR FURNITURE OFFERINGS. THIS AWARDED CONTRACT WILL REPLACE YOUR EXPIRING TIPS CONTRACT 200301.

IF YOU HOLD ANOTHER TIPS CONTRACT OTHER THAN 200301 WHICH COVERS ALL OF YOUR FURNITURE OFFERINGS AND YOU ARE SATISFIED WITH IT, THERE IS NO NEED TO

RESPOND TO THIS SOLICITATION UNLESS YOU PREFER TO HOLD BOTH CONTRACTS.

Contact Information

Address: Region 8 Education Service Center

4845 US Highway 271 North

Pittsburg, TX 75686

Phone: +1 (866) 839-8477 Email: bids@tips-usa.com

Horizon Consoles Information

Contact: Chris Jordan Address: 123 Lyman Street

Asheville, NC 28801

Phone: (828) 251-9847

Email: chris.jordan@sbfi.com Web Address: www.horizonconsoles.com

By submitting your response, you certify that you are authorized to represent and bind your company.

Chris Jordan chris.jordan@sbfi.com

Signature Email

Submitted at 4/20/2023 11:03:31 AM (CT)

Requested Attachments

Vendor Agreement

230301 Vendor Agreement Signature Form

The Vendor Agreement must be downloaded from the "Attachments" section of the IonWave eBid System, reviewed, Vendor Name placed in the line provided at the top, and uploaded to this location. If Vendor has proposed deviations to the Vendor May assert so in the Attribute Questions and those shall be addressed during evaluation.

Pricing Form 2

230301 Pricing Form 2_SBFI North America,

Pricing Form 2 must be downloaded from the "Attachments" section of the IonWave eBid System, reviewed, properly completed as instructed, and uploaded to this location.

Alternate or Supplemental Pricing Documents

230301 Pricing Form 2_SBFI North America,

Optional. If when completing Pricing Form 1 & Pricing Form 2 you direct TIPS to view additional, alternate, or suppleme pricing documentation, you may upload that documentation.

Pricing Form 1

230301 Pricing Form 1_SBFI North America,

Pricing Form 1 must be downloaded from the "Attachments" section of the IonWave eBid System, reviewed, properly completed as instructed, and uploaded to this location.

Vendor Agreement Signature Form

230301 Vendor Agreement Signature Form

The Vendor Agreement Signature Form must be downloaded from the "Attachments" section of the IonWave eBid System reviewed, properly completed, and uploaded to this location. If Vendor has proposed deviations to the Vendor Agreemed Vendor may leave the signature line of this page blank and assert so in the Attribute Questions and those shall be add during evaluation.

Reference Form

230301 Reference Form_SBFI North America,

The Reference Form must be downloaded from the "Attachments" section of the IonWave eBid System, reviewed, prop completed, and uploaded to this location. The Reference Form must be uploaded in Excel format.

Required Confidentiality Claim Form

230301 Required Confidentiality Claim Fo

The Required Confidentiality Claim Form must be downloaded from the "Attachments" section of the IonWave eBid Sys reviewed, properly completed, and uploaded to this location. This is the only way for Vendor to assert confidentiality of information submitted.

Conflict of Interest Questionnaire - Form CIQ

Conflict of Interest Questionnaire - Form CIQ_Sign

Do not upload this form unless you have a reportable conflict with TIPS. There is an Attribute entitled "Conflict of Intere Questionnaire Requirement" immediately followed by an Attribute entitled "Conflict of Interest Questionnaire Requirement Form CIQ – Continued." Properly respond to those Attributes and only upload this form if applicable/instructed. If uploa required based on your response to those Attributes, the Conflict of Interest Questionnaire – Form CIQ must be downly from the "Attachments" section of the IonWave eBid System, reviewed, properly completed, and uploaded at this location

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Disclosure of Lobbying Activities - Standard Form - LLL

Disclosure of Lobbying Activities - Standard Form - LLL_Sign

Do not upload this form unless Vendor has reportable lobbying activities. There are Attributes entitled, "2 CFR Part 20 Federal Provision - Byrd Anti-Lobbying Amendment – Continued." Properly respond to those Attributes and only upload form if applicable/instructed. If upload is required based on your response to those Attributes, the Disclosure of Lobbyi Activities – Standard Form - LLL must be downloaded from the "Attachments" section of the IonWave eBid System, reviproperly completed, and uploaded to this location.

Current Form W-9 SBFI W-9 20

Vendor must upload their current IRS Tax Form W-9. The legal name, EIN, and d/b/a's listed should match the informat provided herein exactly. This form will be utilized by TIPS to properly identify your entity.

Certificates & Licenses (Supplemental Vendor Information Only)

No re

Optional. If Vendor would like to display any applicable certificates or licenses (including HUB certificates) for TIPS and Member Customer consideration, Vendor may upload those at this location. These supplemental documents shall not be considered part of the TIPS Contract. Rather, they are Vendor Supplemental Information for marketing and information purposes only.

Vendor's Warranties, Terms, and Conditions (Supplemental Vendor Information Only)

No re

Optional. If Vendor would like to display any standard warranties, terms, or conditions which are often applicable to the offerings for TIPS and TIPS Member Customer consideration, Vendor may upload those at this location. These suppler documents shall not be considered part of the TIPS Contract. Rather, they are Vendor Supplemental Information for marketing and informational purposes only.

Supplemental Vendor Information (Supplemental Vendor Information Only)

No re

Optional. If Vendor would like to display or include any brochures, promotional documents, marketing materials, or othe Vendor Information for TIPS and TIPS Member Customer consideration, Vendor may upload those at this location. These supplemental documents shall not be considered part of the TIPS Contract. Rather, they are Vendor Supplemental Information for marketing and informational purposes only.

Vendor Logo (Supplemental Vendor Information Only)

No re

Optional. If Vendor desires that their logo be displayed on their public TIPS profile for TIPS and TIPS Member viewing, may upload that logo at this location. These supplemental documents shall not be considered part of the TIPS Contrac Rather, they are Vendor Supplemental Information for marketing and informational purposes only.

Response Attachments

SBFI HORIZON DP 2021.pdf

SBFI Console Design Presentation

Bid Attributes

Some participating public entities are required to seek Disadvantaged/Minority/Women Business & Federal HUBZone ("D/M/WBE/Federal HUBZone") vendors. Does Vendor certify that their entity is a D/M/WBE/Federal HUBZone vendor

If you respond "Yes," you must upload current certification proof in the appropriate "Response Attachments" location.

NO

2 Historically Underutilized Business (HUB)

Some participating public entities are required to seek Historically Underutilized Business (HUB) vendors as defined to Texas Comptroller of Public Accounts Statewide HUB Program. Does Vendor certify that their entity is a HUB vendor?

If you respond "Yes," you must upload current certification proof in the appropriate "Response Attachments" location.

No		

3 National Coverage

Can the Vendor provide its proposed goods and services to all 50 US States?

Yes

4 States Served

If Vendor answered "No" to the question entitled "National Coverage," please list all states where vendor can provide goods and services proposed directly below. Your response may dictate which potential TIPS Member customers corpurchasing your offerings.

No response

5 Description of Vendor Entity and Vendor's Goods & Services

If awarded, this description of Vendor and Vendor's goods and services will appear on the TIPS website for customer, viewing.

SBFI is a leading manufacturer of Emergency Communication Center's dispatch and call taker console furniture. Evecustomer and every project is unique so going above and beyond your expectations is not just a saying to us, it's a reality. Our consoles are expertly designed by our engineers to ensure that they house multi-screen layouts and technical equipment. However our passion goes way beyond this as we want to deliver a work environment that gent makes the tough job of the operators easier.

6 Primary Contact Name

Please identify the individual who will be primarily responsible for all TIPS matters and inquiries for the duration of the contract.

Chris Jordan

7 | Primary Contact Title

Primary Contact Title

Vice President of Sales

8 | Primary Contact Email

Please enter a valid email address that will definitely reach the Primary Contact.

chris.jordan@sbfi.com

9 | Primary Contact Phone

Numbers only, no symbols or spaces (Ex. 8668398477). The system will auto-populate your entry with commas submitted which is appropriate and expected (Ex. 8,668,398,477).

Please provide the accurate and current phone number where the individual who will be primarily responsible for al matters and inquiries for the duration of the contract can be reached directly.

828251847

Primary Contact Fax

Numbers only, no symbols or spaces (Ex. 8668398477). The system will auto-populate your entry with commas submitted which is appropriate and expected (Ex. 8,668,398,477).

8282361358

Primary Contact Mobile

Numbers only, no symbols or spaces (Ex. 8668398477). The system will auto-populate your entry with commas submitted which is appropriate and expected (Ex. 8,668,398,477).

8284236585

1 Secondary Contact Name

Please identify the individual who will be secondarily responsible for all TIPS matters and inquiries for the duration of contract.

Jennifer Taylor

1 | Secondary Contact Title

Secondary Contact Title

Senior Account Director – U.S.A

1 Secondary Contact Email

Please enter a valid email address that will definitely reach the Secondary Contact.

jennifer.taylor@sbfi.com

Secondary Contact Phone

Numbers only, no symbols or spaces (Ex. 8668398477). The system will auto-populate your entry with commas submitted which is appropriate and expected (Ex. 8,668,398,477).

Please provide the accurate and current phone number where the individual who will be secondarily responsible TIPS matters and inquiries for the duration of the contract can be reached directly.

7046508621

Secondary Contact Fax

Numbers only, no symbols or spaces (Ex. 8668398477). The system will auto-populate your entry with commas submitted which is appropriate and expected (Ex. 8,668,398,477).

8282361358

Secondary Contact Mobile

Numbers only, no symbols or spaces (Ex. 8668398477). The system will auto-populate your entry with commas submitted which is appropriate and expected (Ex. 8,668,398,477).

7046508621

1 Administration Fee Contact Name

Please identify the individual who will be responsible for all payment, accounting, and other matters related to Vendor TIPS Administration Fee due to TIPS for the duration of the contract.

Ginger Hadley

1 Administration Fee Contact Email

Please enter a valid email address that will definitely reach the Administration Fee Contact.

ginger.hadley@sbfi.com

2 Administration Fee Contact Phone

Numbers only, no symbols or spaces (Ex. 8668398477). The system will auto-populate your entry with commas submitted which is appropriate and expected (Ex. 8,668,398,477).

8282519847

2 Purchase Order and Sales Contact Name

Please identify the individual who will be responsible for receiving and processing purchase orders and sales under t TIPS Contract.

Drew Partin

2 Purchase Order and Sales Contact Email

Please enter a valid email address that will definitely reach the Purchase Order and Sales Contact.

drew.partin@sbfi.com

2 Purchase Order and Sales Contact Phone

Numbers only, no symbols or spaces (Ex. 8668398477). The system will auto-populate your entry with commas submitted which is appropriate and expected (Ex. 8,668,398,477).

828251847

2 Company Website

Company Website (Format - www.company.com)

https://www.horizonconsoles.com/us/?

gclid=CjwKCAjwitShBhA6EiwAq3RqAwetfzeycTNOdcwwnDhuotOn8FVW9BGHmwCbYbQlzvDeJQic8mYvPxoCi4AQAvD_

Entity D/B/A's and Assumed Names

You must confirm that you are responding to this solicitation under your legal entity name. Go now to your Supplier F in this eBid System and confirm that your profile reflects your "Legal Name" as it is listed on your W9.

In this question, please identify all of your entity's assumed names and D/B/A's. Please note that you will be identified publicly by the Legal Name under which you respond to this solicitation unless you organize otherwise with TIPS after award.

SBFI, Horizon Consoles

2 Primary Address

Primary Address

123 Lyman Street

2 Primary Address City

Primary Address City

Asheville

2 Primary Address State

Primary Address State (2 Digit Abbreviation)

NC

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)	Primary Address Zip
)	Primary Address Zip
	28801
}	Search Words Identifying Vendor
•	Please list all search words and phrases to be included in the TIPS database related to your entity. Do not list words which are not associated with the bid category/scope (See bid title for general scope). This will help users find you through the TIPS website search function. You may include product names, manufacturers, specialized services, and other words associated with the scope of this solicitation.
	Console, console furniture, dispatch console, monitor arms, height adjustable consoles
}	Certification of Vendor Residency (Required by the State of Texas)
	Does Vendor's parent company or majority owner:
	(A) have its principal place of business in Texas; or (B) employ at least 500 persons in Texas?
	Texas Education Code Section 44.031 requires that this information be considered in evaluation for certain contracts However, Vendor response does not affect points, scoring, or potential award.
	No
}	Vendor's Principal Place of Business (City)
<u>-</u>	In what city is Vendor's principal place of business located?
	Asheville
}	Vendor's Principal Place of Business (State)
,	In what state is Vendor's principal place of business located?
	NC .
ì.	Vendor's Years in Business
Ĺ	How many years has the business submitting this proposal been operating in its current capacity and field of work?
	18
3	Certification Regarding Entire TIPS Agreement
	Vendor agrees that, if awarded, Vendor's final TIPS Contract will consist of the provisions set forth in the finalized Vendor Agreement, Vendor's responses to these attribute questions, and: (1) The TIPS solicitation document result this Agreement; (2) Any addenda or clarifications issued in relation to the TIPS solicitation; (3) All solicitation inforr provided to Vendor by TIPS through the TIPS eBid System; (3) Vendor's entire proposal response to the TIPS solic including all accepted required attachments, acknowledged notices and certifications, accepted negotiated to accepted pricing, accepted responses to questions, and accepted written clarifications of Vendor's proposal, and properly included attachments to the TIPS Contract.
	Does Vendor agree?
	Yes

ა 6 Minimum Percentage Discount Offered to TIPS Members on all Goods and Services (READ CAREFULLY

Please read thoroughly and carefully as an error on your response can render your contract award unus:

TIPS Members often turn to TIPS Contracts for ease of use and to receive discounted pricing.

What is the minimum percentage discount that you can offer TIPS Members off of all goods and service p (whether offered through Pricing Form 1, Pricing Form 2, or in another accepted format) that you offer? limited goods/services specifically identified and excluded from this discount in Vendor's original proposal n excluded from this discount.

Vendor must respond with a percentage from 0%-100%. The percentage discount that you input below will be app your "Catalog Pricing", as defined in the solicitation, for all TIPS Sales made during the life of the contract. You calter this percentage discount once the solicitation legally closes. You will always be required to discount every TIPS by the percentage included below with the exception of limited goods/services specifically identified and excluded fro discount in Vendor's original proposal. If you add goods or services to your "Catalog Pricing" during the life contract, you will be required to sell those new items with this discount applied.

Example: In this example, you enter a 10% minimum percentage discount below. In year-one of your TIPS Contrac published "Catalog Pricing" (website/store/published pricing) for "Tablet A" is \$100 and for "Tablet Set-Up Serv \$100. In this example, you must sell those items under the TIPS Contract at the proposed 10% discounted price of: "A" - \$90, "Tablet Set-Up Service" - \$90. In year two of your TIPS Contract, you update your "Catalog Pricing" will market. You add "Tablet B" to your "Catalog Pricing" for \$200 and have increased the price of "Tablet A" to \$110 a price of "Tablet Set-Up Service" to \$110. In this example, after the "Catalog Pricing" update, you must still sell those under the TIPS Contract at the proposed 10% discounted price of: "Tablet A" - \$99, "Tablet Set-Up Service" - \$95 "Tablet B" - \$180.00.

With the exception of limited goods/services specifically identified and excluded from this discount in Vendor's o proposal, if you cannot honor the discount on all goods and items now included or which may be added in the futur certainty, then you should offer a lesser discount percentage below.

What is the minimum percentage discount that you can offer TIPS Members off of all goods and se pricing (whether offered through Pricing Form 1, Pricing Form 2, or in another accepted format) that you offe

50%

3

Honoring Vendor's Minimum Percentage Discount

Vendor is asked in these Attribute Questions to provide a Minimum Percentage Discount offered to TIPS Members or goods and services sold under the TIPS Contract. Points will be assigned for your response and scoring of your prowill be affected. A "YES" answer will be awarded the maximum 10 points and a "NO" answer will be awarded 0 points.

Does Vendor agree to honor the Minimum Percentage Discount off of their TIPS "Catalog Pricing" that Vendor proportion all TIPS Sales made for the duration of the TIPS Contract?

Yes

3

Volume and Additional Discounts

In addition to the Minimum Percentage Discount proposed herein, does Vendor ever expect and intend to offer additigreater, or volume discounts to TIPS Members?

Point(s) may be assigned for your response in the category of "Pricing" during scoring and evaluation.

Yes

3 "Catalog Pricing" and Pricing Requirements

This is a requirement of the TIPS Contract and is non-negotiable.

In this solicitation and resulting contract, "Catalog Pricing" shall be defined as:

"The then available list of goods or services, in the most current listing regardless of date, that takes the form of a caprice list, price schedule, shelf-price or other viewable format that:

- A. is regularly maintained by the manufacturer or Vendor of an item; and
- B. is either published or otherwise available for review by TIPS or a customer during the purchase process;
- C. to which the Minimum Percentage Discount proposed by the proposing Vendor may be applied.

If awarded on this TIPS Contract, for the duration of the contract, Vendor agrees to provide, upon request, thei current "Catalog Pricing." Or, in limited circumstances where Vendor has proposed the Percentage Mark-Up met pricing in this proposal, proof of Vendor's "cost" may be accepted by TIPS in place of catalog pricing.

YES

EXCEPTIONS & DEVIATIONS TO TIPS STANDARD TERMS AND CONDITIONS

Vendor agrees that, if awarded, Vendor's final TIPS Contract will consist of the provisions set forth in the finalized Vendor Agreement, Vendor's responses to these attribute questions, and: (1) The TIPS solicitation document result this Agreement; (2) Any addenda or clarifications issued in relation to the TIPS solicitation; (3) All solicitation inforr provided to Vendor by TIPS through the TIPS eBid System; (3) Vendor's entire proposal response to the TIPS solic including all accepted required attachments, acknowledged notices and certifications, accepted negotiated t accepted pricing, accepted responses to questions, and accepted written clarifications of Vendor's proposal, an properly included attachments to the TIPS Contract. In the event of conflict between the terms of the finalized V Agreement and one of the incorporated documents the terms and conditions which are in the best inter governmental/qualifying non-profit TIPS Members shall control at TIPS sole discretion.

If Vendor responds, "No, Vendor does not agree" to this Attribute, after this solicitation legally closes and TIPS to evaluating Vendor's file, TIPS will provide Vendor with a draft Word Document version of the Vendor Agreement and instructed to include all requested negotiations as redline edits for TIPS consideration. This is the only proper value to include all requested negotiations. TIPS reserves the right to accept, decline, or modify Vendor does not agree may ultimately delay or praward.

Does Vendor agree with TIPS standard terms and conditions as presented in the TIPS solicitation document (RFP, I RFQ, or other) and the TIPS Vendor Agreement document?

Ye	es		

4 | TII

TIPS Sales Reporting Requirements

This is a requirement of the TIPS Contract and is non-negotiable.

By submitting this proposal, Vendor certifies that Vendor will properly report all TIPS sales. With the exception of Automated Vendors, who have signed an exclusive agreement with TIPS regarding reporting, all TIPS Sales mereported to TIPS by either:

- (1) Emailing the purchase order or similar purchase document (with Vendor's Name, as known to TIPS, and the Contract Name and Number included) to TIPS at tipspo@tips-usa.com with "Confirmation Only" in the subject line email within three business days of Vendor's acceptance of the order, or;
- (2) Within 3 business days of the order being accepted by Vendor, Vendor must login to the TIPS Vendor Porta successfully self-report all necessary sale information within the Vendor Portal and confirm that it shows up accurat your current Vendor Portal statement.

No other method of reporting is acceptable unless agreed to by the Parties in writing. Failure to report all sales pu to this provision may result in immediate cancellation of Vendor's TIPS Contract(s) for cause at TIPS' sole discretion.

4

TIPS Administration Fee Requirement and Acknowledgment

This is a requirement of the TIPS Contract and is non-negotiable.

The collection of fees by TIPS, a government entity, for performance of these procurement services is required pursuance of these procurement Services is required pursuance Government Code Section 791.011 et. seq. The TIPS Administration Fee is the amount legally owed by Ver TIPS for TIPS Sales made by Vendor. The TIPS Administration Fee amount is typically a set percentage of each TIPS legally due to TIPS, but the exact TIPS Administration Fee for this Contract is published in the corresponding R RCSP document. TIPS Administration Fees are due to TIPS immediately upon Vendor's receipt of payment, inc partial payment, for a TIPS Sale.

By submitting a proposal, Vendor agrees that it has read, understands, and agrees to the published TIPS Administration, and payment requirements. By submitting a proposal Vendor further confirms that all Pricing includes the TIPS Administration Fee and Vendor will not show adding the TIPS Administration Fee as a chaline-item in any TIPS Sale.

4

TIPS Member Access to Vendor Proposal & Documentation

This is a requirement of the TIPS Contract and is non-negotiable.

Notwithstanding any other information provided in this solicitation or Vendor designation of certain documentat confidential or proprietary, Vendor's submission of this proposal constitutes Vendor's express consent to the disclos Vendor's comprehensive proposal, including any information deemed confidential or proprietary, to TIPS Members proposing Vendor agrees that TIPS shall not be responsible or liable for any use or distribution of informat documentation to TIPS Members or by TIPS Members. By submitting this proposal, Vendor certifies the foregoing.

Non-Collusive Bidding Certificate

This is a requirement of the TIPS Contract and is non-negotiable.

By submission of this proposal, the Vendor certifies that:

- 1) This proposal has been independently arrived at without collusion with any other entity, bidder, or with any compet
- 2) This proposal has not been knowingly disclosed and will not be knowingly disclosed, prior to the opening of biproposals for this project, to any other bidder, competitor or potential competitor:
- 3) No attempt has been or will be made to induce any other person, partnership or corporation to modify, submit, or submit a bid or proposal; and
- 4) The person signing this bid or proposal certifies that they are duly authorized to execute this proposal/contribehalf of Vendor and they have fully informed themselves regarding the accuracy of the statements contained certification, and under the penalties being applicable to the bidder as well as to the person signing in its behalf;

5

Antitrust Certification Statements (Tex. Government Code § 2155.005)

This is a requirement of the TIPS Contract and is non-negotiable.

By submission of this bid or proposal, Vendor certifies under penalty of perjury of the laws of the State of Texas that:

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

4 6

Limitation on Out-of-State Litigation - Texas Business and Commerce Code § 272

This is a requirement of the TIPS Contract and is non-negotiable.

Texas Business and Commerce Code § 272 prohibits a construction contract, or an agreement collateral to or affecti construction contract, from containing a provision making the contract or agreement, or any conflict arising und contract or agreement, subject to another state's law, litigation in the courts of another state, or arbitration in ar state. If included in Texas construction contracts, such provisions are voidable by a party obligated by the contragreement to perform the work.

By submission of this proposal, Vendor acknowledges this law and *if Vendor enters into a construction contract Texas TIPS Member* under this procurement, Vendor certifies compliance.

Required Confidentiality Claim Form

This is a requirement of the TIPS Contract and is non-negotiable.

TIPS provides the required TIPS Confidentiality Claim Form in the "Attachments" section of this solicitation. Vendo execute this form by either signing and waiving any confidentiality claim, or designating portions of Vendor's proconfidential. If Vendor considers any portion of Vendor's proposal to be confidential and not subject to public disc pursuant to Chapter 552 Texas Gov't Code or other law(s) and orders, Vendor must have identified the claconfidential materials through proper execution of the Confidentiality Claim Form.

If TIPS receives a public information act or similar request, any responsive documentation not deemed confidential I in this manner will be automatically released. For Vendor documents deemed confidential by you in this manner, TIF follow procedures of controlling statute(s) regarding any claim of confidentiality and shall not be liable for any rele information required by law, including Attorney General determination and opinion.

Notwithstanding any other Vendor designation of Vendor's proposal as confidential or proprietary, Vendor's submiss this proposal constitutes Vendor's agreement that proper execution of the required TIPS Confidentiality Claim Form only way to assert any portion of Vendor's proposal as confidential.

8

Non-Discrimination Statement and Certification

This is a requirement of the TIPS Contract and is non-negotiable.

In accordance with Federal civil rights law, all U.S. Departments, including but not limited to the USDA, USDE, FEM prohibited from discriminating based on race, color, national origin, religion, sex, gender identity (including g expression), sexual orientation, disability, age, marital status, family/parental status, income derived from a assistance program, political beliefs, or reprisal or retaliation for prior civil rights activity, in any program or a conducted or funded by federal funds (not all bases apply to all programs).

Vendor certifies that Vendor will comply with applicable Non-Discrimination and Equal Opportunity provisions set for TIPS Member Customers' policies and other regulations at the local, state, and federal levels of governments.

✓ Yes, I certify (Yes)

9

Limitation of Vendor Indemnification and Similar Clauses

This is a requirement of the TIPS Contract and is non-negotiable.

TIPS, a department of Region 8 Education Service Center, a political subdivision, and local government entity of the of Texas, is prohibited from indemnifying third-parties (pursuant to the Article 3, Section 52 of the Texas Constit except as otherwise specifically provided for by law or as ordered by a court of competent jurisdiction. Article 3, Sect of the Texas Constitution states that "no debt shall be created by or on behalf of the State ... " and the Texas Att General has opined that a contractually imposed obligation of indemnity creates a "debt" in the constitutional sense Att'y Gen. Op. No. MW-475 (1982). Thus, contract clauses which require TIPS to indemnify Vendor, pay liqui damages, pay attorney's fees, waive Vendor's liability, or waive any applicable statute of limitations must be dele qualified with "to the extent permitted by the Constitution and Laws of the State of Texas."

Does Vendor agree?

Yes, I Agree (Yes)

Alternative Dispute Resolution Limitations

This is a requirement of the TIPS Contract and is non-negotiable.

TIPS, a department of Region 8 Education Service Center, a political subdivision, and local government entity of the of Texas, does not agree to binding arbitration as a remedy to dispute and no such provision shall be permitted Agreement with TIPS. Vendor agrees that any claim arising out of or related to this Agreement, except those spec and expressly waived or negotiated within this Agreement, may be subject to non-binding mediation at the request of party to be conducted by a mutually agreed upon mediator as prerequisite to the filling of any lawsuit arising ou related to this Agreement. Mediation shall be held in either Camp or Titus County, Texas. Agreements reacl mediation will be subject to the approval by the Region 8 ESC's Board of Directors, authorized signature of the Pa approved by the Board of Directors, and, once approved by the Board of Directors and properly signed, shall ther be enforceable as provided by the laws of the State of Texas.

Does Vendor agree?	Does	Vendor	agree?
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Yes

5 No Waiver of TIPS Immunity

This is a requirement of the TIPS Contract and is non-negotiable.

Vendor agrees that nothing in this Agreement shall be construed as a waiver of sovereign or government immunit constitute or be construed as a waiver of any of the privileges, rights, defenses, remedies, or immunities availa Region 8 Education Service Center or its TIPS Department. The failure to enforce, or any delay in the enforcement, privileges, rights, defenses, remedies, or immunities available to Region 8 Education Service Center or its Department under this Agreement or under applicable law shall not constitute a waiver of such privileges, rights, deferemedies, or immunities or be considered as a basis for estoppel.

Does Vendor agree?

✓ Yes, Vendor agrees (Yes)

Payment Terms and Funding Out Clause

This is a requirement of the TIPS Contract and is non-negotiable.

Vendor agrees that TIPS and TIPS Members shall not be liable for interest or late-payment fees on past-due balance rate higher than permitted by the laws or regulations of the jurisdiction of the TIPS Member.

Funding-Out Clause: Vendor agrees to abide by the applicable laws and regulations, including but not limited to Local Government Code § 271.903, or any other statutory or regulatory limitation of the jurisdiction of any TIPS Me which requires that contracts approved by TIPS or a TIPS Member are subject to the budgeting and appropriat currently available funds by the entity or its governing body.

Does Vendor agree?

✓ Yes, Vendor agrees (Yes)

Certification Regarding Prohibition of Certain Terrorist Organizations (Tex. Gov. Code 2270)

Vendor certifies that Vendor is not a company identified on the Texas Comptroller's list of companies known to contracts with, or provide supplies or services to, a foreign organization designated as a Foreign Terrorist Organizat the U.S. Secretary of State.

Does Vendor certify?

Yes

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Certification Regarding Prohibition of Boycotting Israel (Tex. Gov. Code 2271)

If (a) Vendor is not a sole proprietorship; (b) Vendor has ten (10) or more full-time employees; and (c) this Agreem any agreement with a TIPS Member under this procurement has value of \$100,000 or more, the following certification apply; otherwise, this certification is not required. Vendor certifies, where applicable, that neither the Vendor, no affiliate, subsidiary, or parent company of Vendor, if any, boycotts Israel, and Vendor agrees that Vendor Vendor agrees t

When applicable, does Vendor certify?

Υ	es

5

Certification Regarding Prohibition of Contracts with Certain Foreign-Owned Companies (Tex. Gov. Cod 2274)

Certain public entities are prohibited from entering into a contract or other agreement relating to critical infrastructur would grant Vendor direct or remote access to or control of critical infrastructure in this state, excluding access spec allowed by a customer for product warranty and support purposes.

Vendor certifies that neither it nor its parent company nor any affiliate of Vendor or its parent company, is (1) owned the majority of stock or other ownership interest of the company is held or controlled by individuals who are citize China, Iran, North Korea, Russia, or a designated country; (2) a company or other entity, including governmental that is owned or controlled by citizens of or is directly controlled by the government of China, Iran, North Korea, Russia, or a designated country; or (3) headquartered in China, Iran, North Korea, Russia, or a designated country.

For purposes of this certification, "critical infrastructure" means "a communication infrastructure system, cyberse system, electric grid, hazardous waste treatment system, or water treatment facility." Vendor certifies that Vendor v grant direct or remote access to or control of critical infrastructure, except for product warranty and support purpos prohibited individuals, companies, or entities, including governmental entities, owned, controlled, or headquarte China, Iran, North Korea, Russia, or a designated country, as determined by the Governor.

When applicable, does Vendor certify?

Yes	

Certification Regarding Prohibition of Discrimination Against Firearm and Ammunition Industries (Tex. Gode 2274)

If (a) Vendor is not a sole proprietorship; (b) Vendor has at least ten (10) full-time employees; and (c) this Agreem any Supplemental Agreement with certain public entities have a value of at least \$100,000 that is paid wholly or partl public funds; (d) the Agreement is not excepted under Tex. Gov. Code 2274 and (e) the purchasing public entit determined that Vendor is not a sole-source provider or the purchasing public entity has not received any bids f company that is able to provide this written verification, the following certification shall apply; otherwise, this certifica not required.

Vendor certifies that Vendor, or association, corporation, partnership, joint venture, limited partnership, limited lipartnership, or limited liability company, including a wholly owned subsidiary, majority-owned subsidiary parent comparaffiliate of these entities or associations, that exists to make a profit, does not have a practice, policy, guidan directive that discriminates against a firearm entity or firearm trade association and will not discriminate during the to this contract against a firearm entity or firearm trade association.

For purposes of this Agreement, "discriminate against a firearm entity or firearm trade association" shall mear respect to the entity or association, to: "(1) refuse to engage in the trade of any goods or services with the en association based solely on its status as a firearm entity or firearm trade association; (2) refrain from continuing an elbusiness relationship with the entity or association based solely on its status as a firearm entity or firearm association; or (3) terminate an existing business relationship with the entity or association based solely on its statu firearm entity or firearm trade association."

"Discrimination against a firearm entity or firearm trade association" does not include: "(1) the established policic merchant, retail seller, or platform that restrict or prohibit the listing or selling of ammunition, firearms, or fi accessories; and (2) a company's refusal to engage in the trade of any goods or services, decision to refrair continuing an existing business relationship, or decision to terminate an existing business relationship to compl federal, state, or local law, policy, or regulations or a directive by a regulatory agency, or for any traditional bus reason that is specific to the customer or potential customer and not based solely on an entity's or association's state a firearm entity or firearm trade association."

When.	applicable	does \	/endor	certify?
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Certification Regarding Termination of Contract for Non-Compliance (Tex. Gov. Code 552.374)

If Vendor is not a governmental body and (a) this Agreement or any Supplemental Agreement with a public entity stated expenditure of at least \$1 million in public funds for the purchase of goods or services by certain public entit (b) this Agreement or any Supplemental Agreement results in the expenditure of at least \$1 million in public funds 1 purchase of goods or services by certain public entities in their fiscal year, the following certification shall apply; othe this certification is not required.

As required by Tex. Gov. Code 552.374, the following statement is included in the RFP and the Agreement (unle Agreement is (1) related to the purchase or underwriting of a public security; (2) is or may be used as collateral on ϵ or (3) proceeds from which are used to pay debt service of a public security of loan): "The requirements of Subchall Chapter 552, Government Code, may apply to this solicitation and Agreement and the Vendor agrees that this Agreement and any applicable Supplemental Agreement can be terminated if Vendor knowingly or intentionally fails to comply requirement of that subchapter."

Pursuant to Chapter 552 of the Texas Government Code, Vendor certifies that Vendor shall: (1) preserve all contrinformation related to this Agreement as provided by the records retention requirements applicable to TIPS purchasing TIPS Member for the duration of the Agreement; (2) promptly provide to TIPS or the purchasing TIPS Member; and contracting information related to the Agreement that is in the custody or possession of Vendor on request of T the purchasing TIPS Member; and (3) on completion of the Agreement, either (a) provide at no cost to TIPS purchasing TIPS Member all contracting information related to the Agreement that is in the custody or possess Vendor, or (b) preserve the contracting information related to the Agreement as provided by the records retarequirements applicable to TIPS or the purchasing TIPS Member.

When applicable, does Vendor certify

Yes	
1 53	

Certification Regarding Prohibition of Boycotting Certain Energy Companies (Tex. Gov. Code 2274)

If (a) Vendor is not a sole proprietorship; (b) Vendor has ten (10) or more full-time employees; and (c) this Agreem any Supplemental Agreement with certain public entities has a value of \$100,000 or more that is to be paid wholly or from public funds, the following certification shall apply; otherwise, this certification is not required.

Vendor certifies that Vendor, or any wholly owned subsidiary, majority-owned subsidiary, parent company, or affil these entities or business associations, if any, do not boycott energy companies and will not boycott energy comparing the term of the Agreement or any applicable Supplemental Agreement.

For purposes of this certification the term "company" shall mean an organization, association, corporation, partner joint venture, limited partnership, limited liability partnership, or limited liability company, that exists to make a profit.

The term "boycott energy company" shall mean "without an ordinary business purpose, refusing to deal with, termi business activities with, or otherwise taking any action intended to penalize, inflict economic harm on, or limit common relations with a company because the company (a) engages in the exploration, production, utilization, transportation or manufacturing of fossil fuel-based energy and does not commit or pledge to meet environmental standards b applicable federal and state law, or (b) does business with a company described by paragraph (a)." (See Tex. Gov. 809.001).

When applicable, does Vendor certify?

Yes

5

Felony Conviction Notice - Texas Education Code 44.034

Texas Education Code, Section 44.034, Notification of Criminal History, Subsection (a), states, "a person or business that enters into a contract with a school district must give advance notice to the district if the person or an ow operator of the business entity has been convicted of a felony. The notice must include a general description conduct resulting in the conviction of a felony."

Subsection (b) states, "a school district may terminate a contract with a person or business entity if the district deter that the person or business entity failed to give notice as required by Subsection (a) or misrepresented the cc resulting in the conviction. The district must compensate the person or business entity for services performed befc termination of the contract."

Subsection (c) states, "This section does not apply to a publicly held corporation.

Vendor certifies one of the following:

- A. My firm is a publicly held corporation; therefore, this reporting requirement is not applicable, or;
- B. My firm is not owned nor operated by anyone who has been convicted of a felony, or;
- C. My firm is owned or operated by the following individual(s) who has/have been convicted of a felony.

If Vendor responds with Option (C), Vendor is required to provide information in the next attribute.

B. My firm is not owned nor operated by felon.

Felony Conviction Notice - Texas Education Code 44.034 - Continued

If Vendor selected Option (C) in the previous attribute, Vendor must provide the following information herein:

- 1. Name of Felon(s)
- 2. The Felon(s) title/role in Vendor's entity, and
- 3. Details of Felon(s) Conviction(s).

N/A

6 Conflict of Interest Questionnaire Requirement

Vendor agrees that it has looked up, read, and understood the current version of Texas Local Government Code Cl 176 which generally requires disclosures of conflicts of interests by Vendor hereunder if Vendor:

- (1) has an employment or other business relationship with a local government officer of our local governmental entit family member of the officer, described by Section 176.003(a)(2)(A);
- (2) has given a local government officer of our local governmental entity, or a family member of the officer, one or gifts with the aggregate value specified by Section 176.003(a)(2)(B), excluding any gift described by Section 176.003 or
- (3) has a family relationship with a local government officer of our local governmental entity.
- (4) Any other financial, commercial, or familial relationship with our local government that may warrant reporting und statute.

Does Vendor certify that it has NO reportable conflict of interest?

Yes

Conflict of Interest Questionnaire Requirement - Form CIQ - Continued

If you responded "No, Vendor does not certify - VENDOR HAS CONFLICT" to the Conflict of Interest Questionnaire question above, you are required by law to fully execute and upload the form attachment entitled "Conflict of Interest Questionnaire - Form CIQ." If you accurately claimed no conflict above, you may disregard the form attachment entit "Conflict of Interest Questionnaire - Form CIQ."

Have you uploaded this form if applicable?

Not Applicable

Upload of Current W-9 Required

Vendors are required by TIPS to upload a current, accurate W-9 Internal Revenue Service (IRS) Tax Form for your er This form will be utilized by TIPS to properly identify your entity.

You must confirm that you are responding to this solicitation under your legal entity name. Go now to your Supplier F in this eBid System and confirm that your profile reflects your "Legal Name" as it is listed on your W9.

Regulatory Good Standing Certification

Does Vendor certify that its entity is in good standing will all government entities and agencies, whether local, state, c federal, that regulate any aspect of Vendor's field of work or business operations?

If Vendor selects "No", Vendor must provide explanation on the following attribute question.

Yes

Regulatory Good Standing Certification - Explanation - Continued

If Vendor responded to the prior attribute that "No", Vendor is not in good standing, Vendor must provide an explanat that lack of good standing here for TIPS consideration.

N/A

6

Instructions Only - Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion Instructions for Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion

- 1. By answering yes to the next Attribute question below, the vendor and prospective lower tier participant is providi certification set out herein in accordance with these instructions.
- 2. The certification in this clause is a material representation of fact upon which reliance was placed when this trans was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an error certification in addition to other remedies available to the federal government, the department or agency with which transaction originated may pursue available remedies, including suspension and / or debarment.
- 3. The prospective lower tier participant shall provide immediate written notice to the person to which this proposition submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submit has become erroneous by reason of changed circumstances.
- 4. The terms "covered transaction," "debarred," "suspended," "ineligible," "lower tier covered transaction," "particip "person," "primary covered transaction," "principal," "proposal" and "voluntarily excluded," as used in this clause, ha meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may c the person to which this proposal is submitted for assistance in obtaining a copy of those regulations.
- 5. The prospective lower tier participant agrees by submitting this form that, should the proposed covered transact entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, susped declared ineligible or voluntarily excluded from participation in this covered transaction, unless authorized I department or agency with which this transaction originated.
- 6. The prospective lower tier participant further agrees by submitting this form that it will include this clause "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion-Lower Tier Covered Transa without modification in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- 7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier cc transaction that it is not debarred, suspended, ineligible or voluntarily excluded from the covered transaction, un knows that the certification is erroneous. A participant may decide the method and frequency by which it determin eligibility of its principals. Each participant may, but is not required to, check the Nonprocurement List.
- 8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to in good faith the certification required by this clause. The knowledge and information of a participant is not required that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered trans knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible or volu excluded from participation in this transaction, in addition to other remedies available to the federal government department or agency with which this transaction originated may pursue available remedies, including suspension and debarment.

6 7	Suspension or Debarment Certification
	Read the instructions in the attribute above and then answer the following accurately.
	Vendor certifies that neither it nor its principals are presently debarred, suspended, proposed for debarment, declare ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
	Does Vendor certify?
	Yes
6 8	Vendor Certification of Criminal History - Texas Education Code Chapter 22
8	Texas Education Code Chapter 22 requires entities that contract with school districts to provide services to obtain contractory record information regarding covered employees. Contractors must certify to the district that they have contracted employees with disqualifying criminal histories are prohibited from serving at a school district pursuant to this

DEFINITIONS

Covered employees: Employees of a contractor or subcontractor who have or will have continuing duties related service to be performed at the District and have or will have direct contact with students. The District will be the final of what constitutes direct contact with students.

Disqualifying criminal history: Any conviction or other criminal history information designated by the District, or the following offenses, if at the time of the offense, the victim was under 18 or enrolled in a public school: (a) a offense under Title 5, Texas Penal Code; (b) an offense for which a defendant is required to register as a sex off under Chapter 62, Texas Code of Criminal Procedure; or (c) an equivalent offense under federal law or the laws of a state.

Vendor certifies:

NONE (Section A): None of the employees of Vendor and any subcontractors are covered employees, as do above. If this box is checked, I further certify that Contractor has taken precautions or imposed conditions to ensure the employees of Vendor and any subcontractor will not become covered employees. Contractor will maintain precautions or conditions throughout the time the contracted services are provided under this procurement.

OR

SOME (Section B): Some or all of the employees of Vendor and any subcontractor are covered employees. If this checked, I further certify that: (1) Vendor has obtained all required criminal history record information regarding its comployees. None of the covered employees has a disqualifying criminal history; (2) If Vendor receives information covered employee subsequently has a reported criminal history, Vendor will immediately remove the covered empfrom contract duties and notify the purchasing entity in writing within 3 business days; (3) Upon request, Vendor provide the purchasing entity with the name and any other requested information of covered employees so the purchasing entity may obtain criminal history record information on the covered employees; (4) If the purchasing objects to the assignment of a covered employee on the basis of the covered employee's criminal history rinformation, Vendor agrees to discontinue using that covered employee to provide services at the purchasing entity.

Which option of	does '	Vendor	certify?
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None

6	Certification Regarding "Choice of Law" Terms with TIPS Members
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Vendor agrees that if any "Choice of Law" provision is included in any sales agreement/contract between Vendor TIPS Member, that clause must provide that the "Choice of Law" applicable to the sales agreement/contract be Vendor and TIPS Member shall be the state where the TIPS Member operates unless the TIPS Member expressly a otherwise. Any TIPS Sale Supplemental Agreement containing a "Choice of Law" clause that conflicts with these te rendered void and unenforceable.

If Vendor disagrees, after this solicitation legally closes and TIPS begins evaluating Vendor's file, TIPS will provide V with a draft Word Document version of the Vendor Agreement and will be instructed to include all requested negoti as redline edits for TIPS consideration.

Does Vendor agree?

Yes	
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Certification Regarding "Venue" Terms with TIPS Members

Vendor agrees that if any "Venue" provision is included in any sales agreement/contract between Vendor and a Member, that clause must provide that the "Venue" for any litigation or alternative dispute resolution is shall be in the and county where the TIPS Member operates unless the TIPS Member expressly agrees otherwise. Any TIPS Supplemental Agreement containing a "Venue" clause that conflicts with these terms is rendered void and unenforce:

If Vendor disagrees, after this solicitation legally closes and TIPS begins evaluating Vendor's file, TIPS will provide V with a draft Word Document version of the Vendor Agreement and will be instructed to include all requested negoti as redline edits for TIPS consideration.

Does Vendor agree?

Yes	
Yes	

Certification Regarding "Automatic Renewal" Terms with TIPS Members

Vendor agrees that no TIPS Sale may incorporate an "Automatic Renewal" clause that exceeds month to month term which the TIPS Member must comply. All renewal terms incorporated into a TIPS Sale Supplemental Agreement shat be valid and enforceable when Vendor received written confirmation of acceptance of the renewal term from the Member for the specific renewal term. The purpose of this clause is to avoid a TIPS Member inadvertently renew Supplemental Agreement during a period in which the governing body of the TIPS Member has not properly appropriated budgeted the funds to satisfy the Agreement renewal. Any TIPS Sale Supplemental Agreement containi "Automatic Renewal" clause that conflicts with these terms is rendered void and unenforceable.

If Vendor disagrees, after this solicitation legally closes and TIPS begins evaluating Vendor's file, TIPS will provide V with a draft Word Document version of the Vendor Agreement and will be instructed to include all requested negoti as redline edits for TIPS consideration.

Does Vendor agree?

\/	
Yes	

Page 22 of 34 pages Vendor: Horizon Consoles 230301 Addendum 1

Certification Regarding "Indemnity" Terms with TIPS Members

Texas and other jurisdictions restrict the ability of governmental entities to indemnify others. Vendor agrees that "Indemnity" provision which requires the TIPS Member to indemnify Vendor is included in any sales agreement/cc between Vendor and a TIPS Member, that clause must either be stricken or qualified by including that such indem only permitted, "to the extent permitted by the laws and constitution of [TIPS Member's State]" unless the TIPS Mexpressly agrees otherwise. Any TIPS Sale Supplemental Agreement containing an "Indemnity" clause that conflict these terms is rendered void and unenforceable.

If Vendor disagrees, after this solicitation legally closes and TIPS begins evaluating Vendor's file, TIPS will provide V with a draft Word Document version of the Vendor Agreement and will be instructed to include all requested negoti as redline edits for TIPS consideration.

Does Vendor agree?

Yes	
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Certification Regarding "Arbitration" Terms with TIPS Members

Vendor agrees that if any "Arbitration" provision is included in any TIPS Sale agreement/contract between Vendor TIPS Member, that clause may **not** require that the arbitration is mandatory or binding. Vendor agrees that "Arbitration" provision is included in any TIPS Sale agreement/contract between Vendor and a TIPS Member, that a provides for only voluntary and non-binding arbitration unless the TIPS Member expressly agrees otherwise. Any Sale Supplemental Agreement containing a "Arbitration" clause that conflicts with these terms is rendered voi unenforceable.

If Vendor disagrees, after this solicitation legally closes and TIPS begins evaluating Vendor's file, TIPS will provide V with a draft Word Document version of the Vendor Agreement and will be instructed to include all requested negoti as redline edits for TIPS consideration.

Does Vendor agree?

Yes

2 CFR PART 200 AND FEDERAL CONTRACT PROVISIONS EXPLANATION

TIPS and TIPS Members will sometimes seek to make purchases with federal funds. In accordance with 2 C.F.R. Pa of the Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (some referred to as "EDGAR"), Vendor's response to the following questions labeled "2 CFR Part 200 or Federal Provisio indicate Vendor's willingness and ability to comply with certain requirements which may be applicable to TIPS purc paid for with federal funds, if accepted by Vendor.

Your responses to the following questions labeled "2 CFR Part 200 or Federal Provision" will dictate whether TIPS c this awarded contract as viable to be considered for a federal fund purchase. Failure to certirequirements labeled "2 CFR Part 200 or Federal Provision" will mean that your contract is listed as not for the receipt of federal funds. However, it will not prevent award.

If you do enter into a TIPS Sale when you are accepting federal funds, the contract between you and the TIPS Memb likely require these same certifications.

Page 23 of 34 pages Vendor: Horizon Consoles 230301 Addendum 1

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2 CFR Part 200 or Federal Provision - Vendor Willingness to Accept Federal Funds

This certification is not required by federal law. However, TIPS Members are public entities and qualifying non-profits often receive federal funding and grants (ESSER, CARES Act, EDGAR, etc.) *Accepting such funds often receive additional required certifications and responsibilities for Vendor.* The following attribute questions include required certifications. Your response to this questions, the following certifications, and other factors will dete whether your contract award will be deemed as eligible for federal fund expenditures by TIPS Members.

If awarded, is Vendor willing to accept payment for goods and services offered under this contract paid for by a Member with federal funds?

Yes

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2 CFR Part 200 or Federal Provision - Contracts

Contracts for more than the simplified acquisition threshold currently set at \$250,000 (2 CFR § 200.320), which is the inflation adjusted amount determined by the Civilian Agency Acquisition Council and the Defense Acquisition Regulat 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.

Notice: Pursuant to the above, when federal funds are expended by ESC Region 8 and TIPS Members, ESC Region TIPS Members reserve all rights and privileges under the applicable laws and regulations with respect to this procure in the event of breach of contract by either party.

Does vendor agree?

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2 CFR Part 200 or Federal Provision - Termination

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

Pursuant to the above, when federal funds are expended by ESC Region 8 and TIPS Members, ESC Region 8 and Members reserve the right to terminate any agreement in excess of \$10,000 resulting from this procurement proce cause after giving the vendor an appropriate opportunity and up to 30 days, to cure the causal breach of term conditions. ESC Region 8 and TIPS Members reserve the right to terminate any agreement in excess of \$10,000 res from this procurement process for convenience with 30 days notice in writing to the awarded vendor. The Vendor wo compensated for work performed and goods procured as of the termination date if for convenience of the ESC Re and TIPS Members. Any award under this procurement process is not exclusive and the ESC Region 8 and TIPS rest the right to purchase goods and services from other vendors when it is in the best interest of the ESC Region 8 and

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2 CFR Part 200 or Federal Provision - Clean Air Act

Clean Air Act (42 U.S.C. 7401-7671q.) and the Federal Water Pollution Control Act (33 U.S.C. 1251-1387), as amen Contracts and subgrants of amounts in excess of \$150,000 must contain a provision that requires the non-Federal to agree to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 l 7401-7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251-1387). Violations must be reto the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA).

Pursuant to the Clean Air Act, et al above, when federal funds are expended by ESC Region 8 and TIPS Members Region 8 and TIPS Members require that the proposer certify that during the term of an award by the ESC Region TIPS Members resulting from this procurement process the vendor agrees to comply with all of the above regula including all of the terms listed and referenced therein.

Does vendor agree?

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2 CFR Part 200 or Federal Provision - Byrd Anti-Lobbying Amendment

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

Pursuant to the above, when federal funds are expended by ESC Region 8 and TIPS Members, ESC Region 8 and Members require the proposer certify that during the term and during the life of any contract with ESC Region 8 and Members resulting from this procurement process the vendor certifies that it is in compliance with all applicable provisions Byrd Anti-Lobbying Amendment (31 U.S.C. 1352).

Does Vendor agree?

2 CFR Part 200 or Federal Provision - Byrd Anti-Lobbying Amendment - Continued

Applicable to Grants, Subgrants, Cooperative Agreements, and Contracts Exceeding \$100,000 in Federal Funds

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

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

- (1) No Federal appropriated funds have been paid or will be paid by or on behalf of the undersigned, to any pers influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employees, or an employee of a Member of Congress in connection with the awarding of a Federal contract, the not a Federal grant, the making of a Federal loan, the entering into a cooperative agreement, and the exterior 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 influenc attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of con or an employee of a Member of Congress in connection with this Federal grant or cooperative agreemer undersigned shall complete and submit Standard Form-LLL, "disclosure Form to Report Lobbying," in accordance v instructions.
- (3) The undersigned shall require that the language of this certification be included in the award documents for all cc subawards exceeding \$100,000 in Federal funds at all appropriate tiers and that all subrecipients shall certify and diaccordingly.

Does Vendor certify that it has NOT lobbied as described herein?

Yes	
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2 CFR Part 200 or Federal Provision - Byrd Anti-Lobbying Amendment - Continued

If you answered "No, Vendor does not certify - Lobbying to Report" to the above attribute question, you must dow read, execute, and upload the attachment entitled "Disclosure of Lobbying Activities - Standard Form - LLL", as instr to report the lobbying activities you performed or paid others to perform.

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2 CFR Part 200 or Federal Provision - Federal Rule

Compliance with all applicable standards, orders, or requirements issued under section 306 of the Clean Air Act (42 I 1857(h)), section 508 of the Clean Water Act (33 U.S.C. 1368), Executive Order 11738, and Environmental Prot Agency regulations (40 CFR part 15). (Contracts, subcontracts, and subgrants of amounts in excess of \$100,000)

Pursuant to the above, when federal funds are expended by ESC Region 8 and TIPS Members, ESC Region 8 and Members requires the proposer certify that in performance of the contracts, subcontracts, and subgrants of amou excess of \$250,000, the vendor will be in compliance with all applicable standards, orders, or requirements issued section 306 of the Clean Air Act (42 U.S.C. 1857(h)), section 508 of the Clean Water Act (33 U.S.C. 1368), Exe Order 11738, and Environmental Protection Agency regulations (40 CFR part 15).

Does	vendor	certify	comi	oliano	ce?
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Yes	

2 CFR Part 200 or Federal Provision - Procurement of Recovered Materials

A non-Federal entity that is a state agency or agency of a political subdivision of a state and its contractors must c with section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Ac requirements of Section 6002 include: (1) procuring only items designated in guidelines of the Environmental Prot Agency (EPA) at 40 CFR part 247 that contain the highest percentage of recovered materials practicable, consister maintaining a satisfactory level of competition, where the purchase price of the item exceeds \$10,000 or the value quantity acquired during the preceding fiscal year exceeded \$10,000; (2) procuring solid waste management service manner that maximizes energy and resource recovery; and establishing an affirmative procurement prograp procurement of recovered materials identified in the EPA guidelines.

Does vendor certify that it is in compliance with these provisions?

Yes

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2 CFR Part 200 or Federal Provision - Rights to Inventions

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

Pursuant to the above, when the foregoing applies to ESC Region 8 and TIPS Members, Vendor certifies that duriterm of an award resulting from this procurement process, Vendor agrees to comply with all applicable requireme referenced in the Federal rule above.

Does vendor certify?

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2 CFR Part 200 or Federal Provision - Domestic Preferences for Procurements and Compliance with Buy America Provisions

As appropriate and to the extent consistent with law, TIPS Member Customers, to the greatest extent practicable un Federal award, may provide a preference for the purchase, acquisition, or use of goods, products, or materials pro in the United States (including but not limited to iron, aluminum, steel, cement, and other manufactured products). Vagrees that the requirements of this section will be included in all subawards including all contracts and purchase for work or products under this award, to the greatest extent practicable under a Federal award. For purposes of 2 Part 200.322, "Produced in the United States" means, for iron and steel products, that all manufacturing processes the initial melting stag through the application of coatings, occurred in the United States. Moreover, for purposes of 2 Part 200.322, "Manufactured products" means items and construction materials composed in whole or in part of ferrous metals such as aluminum, plastics and polymer-based products such as polyvinyl chloride pipe, aggregates as concrete, glass, including optical fiber, and lumber.

Vendor certifies that it is in compliance with all applicable provisions of the Buy America Act. Purchases maccordance with the Buy America Act must still follow the applicable procurement rules calling for free and competition. For purposes of 2 CFR Part 200.322,

"Produced in the United States" means, for iron and steel products, that all manufacturing processes, from the melting stage through the application of coatings, occurred in the United States.

"Manufactured products" means items and construction materials composed in whole or in part of non-ferrous metals as aluminum; plastics and polymer-based products such as polyvinyl chloride pipe; aggregates such as concrete; including optical fiber; and lumber.

Pursuant to the above, when federal funds are expended by ESC Region 8 and TIPS Members, Vendor certifies that greatest extent practicable Vendor will provide a preference for the purchase, acquisition, or use of goods, producterials produced in the United States (including but not limited to iron, aluminum, steel, cement, and other manufa products).

Does Vendor Certify?

2 CFR Part 200 or Federal Provision - Ban on Foreign Telecommunications

ESC 8 and TIPS Members are prohibited from obligating or expending Federal financial assistance, to include to grant funds, to: (1) procure or obtain, (2) extend or renew a contract to procure or obtain, or (3) enter into a contract extend or renew a contract) to procure or obtain, equipment, services, or systems that use "covered telecommunicate equipment or services as a substantial or essential component of any system, or as critical technology as part system. "Covered telecommunications" equipment is telecommunications equipment produced by Huawei Techno Company or ZTE Corporation (or any subsidiary or affiliate of such entities), and physical security surveillance of infrastructure and other national security purposes, and video surveillance and telecommunications equipment proby Hytera Communications Corporation, Hangzhou Hikvision Digital Technology Company, or Dahua Technology Cor (or any subsidiary or affiliate of such entities) for the purpose of public safety, security of government facilities, physecurity surveillance of critical infrastructure, and other national security purposes detailed in 2 CFR § 200.216.

Pursuant to the above, when federal funds are expended by ESC Region 8 and TIPS Members, Vendor certific Vendor will not purchase equipment, services, or systems that use "covered telecommunications", as defined by 2 §200.216 equipment or services as a substantial or essential component of any system, or as critical technology as any system.

Does vendor certify?

Yes

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2 CFR Part 200 or Federal Provision - Contract Cost & Price

For contracts more than the simplified acquisition threshold currently set at \$250,000, a TIPS Member may, in ver circumstances, be required to negotiate profit as a separate element of the price pursuant to 2 C.F.R. 200.324(b). those circumstances, Vendor agrees to provide information and negotiate with the TIPS Member regarding prof separate element of the price. However, Vendor certifies that the total price charged by the Vendor shall not excevendor's TIPS pricing and pricing terms proposed.

Does Vendor certify?

Yes

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2 CFR Part 200 or Federal Provision - Equal Employment Opportunity

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

Pursuant to the above, when federal funds are expended by ESC Region 8 and TIPS Members on any federally as construction contract, the equal

opportunity clause is incorporated by reference here.

Does Vendor Certify?

2 CFR Part 200 or Federal Provision - Davis Bacon Act Compliance

Texas Statute requires compliance with Davis-Bacon Act, as amended (40 U.S.C. 3141-3148). When required by F program legislation, all prime construction contracts in excess of \$2,000 awarded by non-Federal entities must inclu provision for compliance with the Davis-Bacon Act (40 U.S.C. 3141-3144, and 3146- 3148) as supplemented by Depa of Labor regulations (29 CFR Part 5. "Labor Standards Provisions Applicable to Contracts Covering Federally Fin and Assisted Construction"). In accordance with the statute, contractors must be required to pay wages to labore mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of La addition, contractors must be required to pay wages not less than once a week. The non- Federal entity must place a c the current prevailing wage determination issued by the Department of Labor in each solicitation. The decision to av contract or subcontract must be conditioned upon the acceptance of the wage determination. The non-Federal entity report all suspected or reported violations to the Federal awarding agency. The contracts must also include a provisi compliance with the Copeland "Anti-Kickback" Act (40 U.S.C. 3145), as supplemented by Department of Labor regula (29 CFR Part 3, "Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by or Grants from the United States"). The Act provides that each contractor or subrecipient must be prohibited from induci any means, any person employed in the construction, completion, or repair of public work, to give up any part compensation to which he or she is otherwise entitled. The non-Federal entity must report all suspected or reg violations to the Federal awarding agency.

Pursuant to state and federal requirements, Vendor certifies that it will be in compliance with all applicable Davis-Bac provisions if/when applicable.

Does Vendor certify?

Yes

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2 CFR Part 200 or Federal Provision - Contract Work Hours and Safety Standards

Where applicable, all contracts awarded by ESC 8 and TIPS Members in excess of \$100,000 that involve the employn mechanics or laborers must include a provision for compliance with 40 U.S.C. 3702 and 3704, as supplemen Department of Labor regulations (29 CFR Part 5). Under 40 U.S.C. 3702 of the Act, each contractor must be required to every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half 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. 370 applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purcha supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmiss intelligence.

Pursuant to the above, when federal funds are expended by ESC Region 8 and TIPS Members, Vendor certifies that the term of an award for all contracts resulting from this procurement process, Vendor will be in compliance vapplicable provisions of the Contract Work Hours and Safety Standards Act.

Does Vendor certify?

2 CFR Part 200 or Federal Provision - FEMA Fund Certification & Certification of Access to Records

If and when Vendor accepts a TIPS purchase paid for in full or part with FEMA funds, Vendor certifies that:

- (1) Vendor agrees to provide the TIPS Member, the FEMA Administrator, the Comptroller General of the United States any of their authorized representatives access to and rights to reproduce any books, documents, papers, and rece the Contractor which are directly pertinent to this contract, or any contract resulting from this procurement, for purposes of making audits, examinations, excerpts, and transcriptions. This right also includes timely and reason access to Vendor's personnel for the purpose of interview and discussion relating to such documents. Vendor agrovide the FEMA Administrator or an authorized representatives access to construction or other work sites pertain the work being completed under the contract. Vendor acknowledges and agrees that no language in this contract contract with the TIPS Member is intended to prohibit audits or internal reviews by the FEMA Administrator Comptroller General of the United States.
- (2) The Vendor shall not use the Department of Homeland Security's seal(s), logos, crests, or reproductions of fl likenesses of DHS agency officials without specific FEMA pre-approval.
- (3) The Vendor will comply with all applicable Federal law, regulations, executive orders, FEMA policies, procedure directives.
- (4) The Federal Government is not a party to this contract and is not subject to any obligations or liabilities to the Federal entity, contractor, or any other party pertaining to any matter resulting from the contract.
- (5) The Vendor acknowledges that 31 U.S.C. Chap. 38 (Administrative Remedies for False Claims and Statements) ϵ to the Vendor's actions pertaining to this contract.

Does Vendor certify?

Yes, Vendor certifies

2 CFR Part 200 or Federal Provision - Certification of Compliance with the Energy Policy and Conservation Act

When appropriate and to the extent consistent with the law, Vendor certifies that it will comply with the Energy Polic Conservation Act (42 U.S.C. 6321 et seq; 49 C.F.R. Part 18) and any state mandatory standards and policies relatenergy efficiency which are contained in applicable state energy conservation plans issued in compliance with the Ac

Does Vendor certify?

9	2 CFR Part 200 or Federal Provision - Certification of Compliance with Never Contract with the Enemy
3	Where applicable, all contracts awarded by ESC 8 and TIPS Members in excess of \$50,000.00, within the per performance, and which are performed outside of the United States, including U.S. territories, are subject regulations implementing Never Contract with the Enemy in 2 CFR part 183. Per 2 CFR part 183, in the situ specified, ESC 8 and TIPS Members shall terminate any contract or agreement resulting from this procurement violates the Never Contract with the Enemy regulation in 2 CFR part 183, including if Vendor is actively opposit United States or coalition forces involved in a contingency operation in which members of the the Armed Force actively engaged in hostilities. Vendor certifies that it is neither an excluded entity under the System for A Management (SAM) nor Federal Awardee Performance and Integrity Information System (FAPIIS) for any conterminated due to Never Contract with the Enemy as a Termination for Material Failure to Comply.
	Does Vendor certify?
	Yes
0	2 CFR Part 200 or Federal Provision - Certification of Compliance with EPA Regulations
9	For contracts resulting from this procurement, in excess of \$100,000.00 and paid for with federal funds, Vendor ce that Vendor will comply with all applicable standards, orders, regulations, and/or requirements issued pursuant Clean Air Act of 1970, as amended (42 U.S.C. 1857(h)), Section 508 of the Clean Water Act, as amended (33 L 1368), Executive Order 117389 and Environmental Protection Agency Regulation, 40 CFR Part 15.
	Does Vendor certify?
	Yes
9	2 CFR Part 200 or Federal Provision - Record Retention Requirements
95	For contracts resulting from this procurement, paid for by ESC 8 or TIPS Members with federal funds, Vendor certifiest Vendor will comply with the record retention requirements detailed in 2 CFR § 200.334. Vendor certifies that Vendor will retain all records as required by 2 CFR § 200.334 for a period of three years after final expenditure or financial reports, as applicable, and all other pending matters are closed.
	Does Vendor certify?
	Yes
9	2 CFR Part 200 or Federal Provision - Subcontracting and Affirmative Steps for Small and Minority Businesses, Women's Business Enterprises, and Labor Surplus Area Firms.
	Do you ever anticipate the possibility of subcontracting any of your work under this award if you are successful?
	If you respond "Yes", you must respond to the following attribute question accurately. If you respond "No", you may s the following attribute question.
	No

2 CFR Part 200 or Federal Provision - If "Yes" Response to Above Attribute - Continued - Subcontracting Affirmative Steps for Small and Minority Businesses, Women's Business Enterprises, and Labor Surplus Firms.

Only respond to this question if you responded "Yes" to the attribute question directly above. Skil question if you responded "No" to the attribute question directly above.

Does Vendor certify that it will follow the following affirmative steps? Federal Regulation 2 CFR §200.321 Contractin small and minority businesses, women's business enterprises, and labor surplus area firms. (a)The non-Federal must take all necessary affirmative steps to assure that minority businesses, women's business enterprises, and surplus area firms are used when possible.

- (b) Affirmative steps must include:
- 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 the potential sources;
- (3) Dividing total requirements, when economically feasible, into smaller tasks or quantities to permit maximum partici by small and minority businesses, and women's business enterprises;
- (4) Establishing delivery schedules, where the requirement permits, which encourage participation by small and m businesses, and women's business enterprises;
- (5) Using the services and assistance, as appropriate, of such organizations as the Small Business Administration a Minority Business Development Agency of the Department of Commerce; and
- (6) Requiring the prime contractor, if subcontracts are to be let, to take the affirmative steps listed in paragraph through (5) of this section.

Does Vendor certify?

No response

ACKNOWLEDGMENT & BINDING CORPORATE AUTHORITY

By submitting this proposal, the individual(s) submitting on behalf of the Vendor certify that they are authorized by V to complete and submit this proposal on behalf of Vendor and that this proposal was duly submitted on behalf of Ven authority of its governing body, if any, and within the scope of its corporate powers.

Vendor further certifies that it has read, examined, and understands all portions of this solicitation including but not I to all attribute questions, attachments, solicitation documents, bid notes, and the Vendor Agreement(s). Vendor ce that, if necessary, Vendor has consulted with counsel in understanding all portions of this solicitation.

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TIPS 230301 Furniture,	SBFI North
Furnishings.	America, Inc.

TIPS REFERENCE FORM in any format other than Excel. Emails provided must be current and active. Do not include TIPS/Region 8 employees as a reference. The entities that you provide must be paying customers, not

r ou must provide below at least three (3) references from three different entity customers, preferably government or non-profit entities, who have purchased goods or services from your vendor entity within the last three years

			Valid Contact
Customer Entity N	Customer Contact N	Valid Contact Email	Phone
Duke Energy	Matt Cash	matt.cash@jll.com	919-538-4868
Exelon	Gary Thompson	Gary.c.thompson@constellation.com	667.313.5769
Jacobs	Briana Ernsting	briana.ernsting@jacobs.com	757.412.5910

TIPS CONTRACT 230301

REQUIRED CONFIDENTIALITY CLAIM FORM

(VENDOR MUST COMPLETE THE FOLLOWING VENDOR INFORMATION)

(VENDOR MUSI COMFLETE THE FOLLO	WING VENDOR INFORMAT	10N)
Vendor Entity Name: SBFI North America, Inc.		
Vendor Authorized Signatory Name: Chris Jordan		
Vendor Authorized Signatory Title: Vice President of Sale	es es	
Vendor Authorized Signatory Email: chris.jordan@sbfi.com	m	
Vendor Address: 123 Lyman Street		
City: Asheville	State: NC	Zip Code: 28801
Vendor agrees that it is voluntarily providing its data (including but not lin proposal, Vendor pricing submitted or provided to TIPS, TIPS contract	mited to: Vendor information, V	Vendor documentation, Vendor lence, Vendor logos and image

Vendor agrees that it is voluntarily providing its data (including but not limited to: Vendor information, Vendor documentation, Vendor's proposal, Vendor pricing submitted or provided to TIPS, TIPS contract documents, TIPS correspondence, Vendor logos and images, Vendor's contact information, Vendor's brochures and commercial information, Vendor's financial information, Vendor's certifications, and any other Vendor information or documentation submitted to TIPS by Vendor and its agents) (Hereinafter, "Vendor Data") to TIPS. Vendor understands and agrees that TIPS is a government entity subject to public information laws including but not limited to Texas Government Code (TGC) Chapter 552. Vendor agrees that regardless of confidentiality designations herein, Vendor's submission of a proposal constitutes Vendor's consent to the disclosure and release of Vendor's Data and comprehensive proposal, including any information deemed confidential or proprietary herein, to and by TIPS Members.

Notwithstanding the foregoing permissible release to TIPS Members, if Vendor considers any portion of Vendor's proposal to be otherwise confidential and not subject to public disclosure pursuant to public information laws, including but not limited to TGC Chapter 552, Vendor must properly execute *Option 1 only* below, attach to this PDF all documents and information that Vendor deems confidential, and upload the consolidated documentation. Regardless of the Option selected below, this form must be completed and uploaded to the "Response Attachments" section of the eBid System entitled "Required Confidentiality Claim Form." Execution and submission of this form is the sole indicator of whether Vendor considers any Vendor Data confidential in the event TIPS receives a request, a Public Information Request, or subpoena. If TIPS receives a request, any responsive documentation not deemed confidential by you through proper execution of Option 1 of this form will be automatically released. For information deemed confidential by you through proper execution of Option 1 of this form, TIPS will follow procedures of controlling statute(s) regarding withholding that documentation and shall not be liable for any release of information required by law, including Attorney General opinion or court order.

(VENDOR MUST COMPLETE ONE OF THE TWO OPTIONS AND UPLOAD IN THE EBID SYSTEM)

OPTION 1 – DESIGNATING CONFIDENTIAL MATERIALS – YES, VENDOR HAS ATTACHED CONFIDENTIAL MATERIALS

(Confirm each bullet point and sign below)

- Vendor claims some Vendor Data confidential to the extent permitted by TGC Chapter 552 and other applicable law.
- Vendor attached to this PDF all potentially confidential Vendor Data and listed the number of attached pages below.
- Vendor's authorized signatory has signed below and shall upload this document in the proper location in the eBid System.
- Vendor agrees that TIPS shall not be liable for any release of confidential information required by law.

Number of pages attached deemed confidential:	
Authorized Signature:	

OPTION 2 – WAIVER OF CONFIDENTIALITY – NO, VENDOR HAS NOT ATTACHED CONFIDENTIAL MATERIALS

(Confirm each bullet point and sign below)

By signing for Option 2 below, Vendor expressly waives any confidentiality claim for all Vendor Data submitted in relation to this proposal and resulting contract. Vendor confirms that TIPS may freely release Vendor Data submitted in relation to this proposal or resulting contract to any requestor. Vendor agrees that TIPS shall not be responsible or liable for any use or distribution of Vendor Data by TIPS or TIPS Members.

- Vendor's authorized signatory has signed below and shall upload this document in the proper location in the eBid System.
- •Vendor agrees that TIPS shall not be liable for any release of confidential information required by law.

Authorized Signature	Chris Jordan	Digitally signed by Chris Jordan Date: 2023.04.20 11:47:08 -04'00'
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VENDOR SUPPLEMENTAL INFORMATION

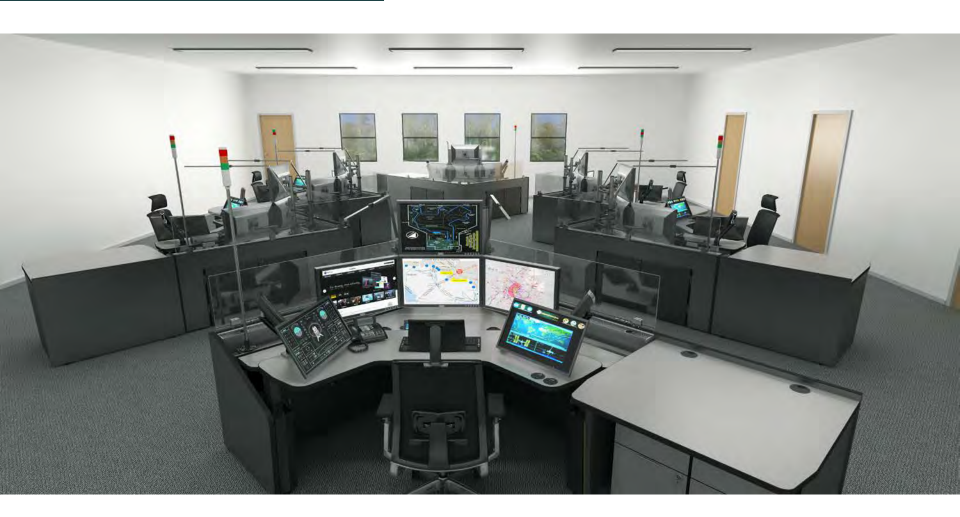
TIPS permits Vendors to submit supplemental documentation and information ("Vendor Supplemental Information") with their proposals to display to TIPS Member Customers their qualifications, offerings, and special terms. The following documents are for marketing and informational purposes only. They are not terms of Vendor's TIPS Contract. If the Vendor Supplemental Information herein contains any warranties, terms, or conditions, the TIPS Member Customer may review and determine whether or not those are applicable and acceptable for any TIPS purchase before proceeding. If the Vendor Supplemental Information contains any licenses or certificates, TIPS encourages the TIPS Member Customer to ensure current accuracy at the time of a TIPS purchase.





WAYNE COUNTY

Room Rendering



WAYNE COUNTY

Horizon Consoles

Ergonomic Excellence

Accommodating a diverse workforce and fostering healthy habits

Clean Cable Management

Poor cable management is the number 1 tradefloor killer

Dedicated Monitor Arms

No assembly, no tools, quick installation





HEIGHT ADJUSTABILITY

- Industry leading lower limit of 22"
- Provides a more diverse ergonomic range
- A user-based design for more comfort

REAR MONITOR PLANE

- 26" to 51" Height Adjustment

PRIMARY WORKSURFACE

- 22" to 47" Height Adjustment

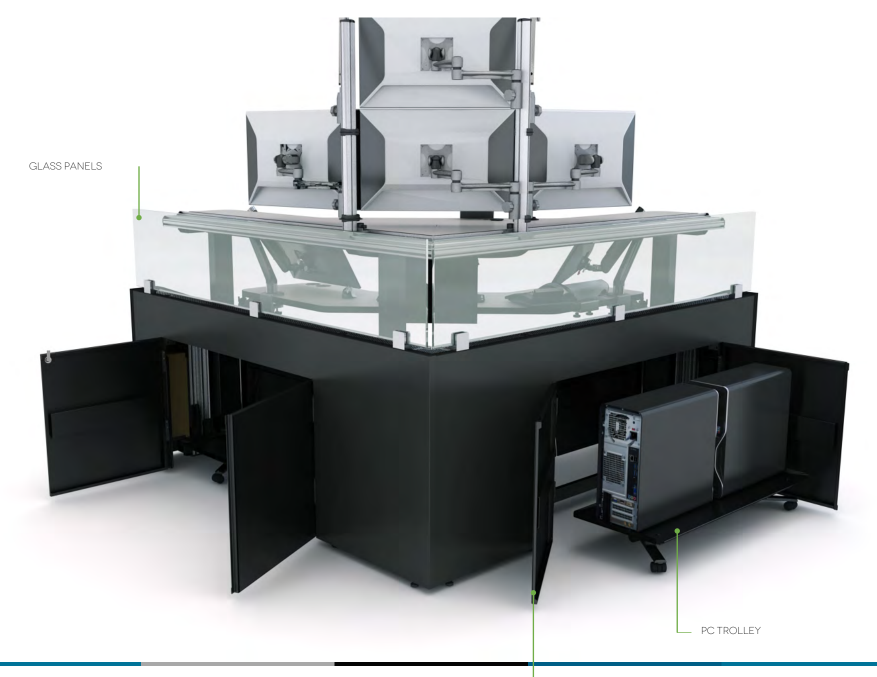






FRONT PLANE WORKSURFACE ADJUSTMENT INDEPENDENT OF REAR MONITOR PLANE ADJUSTMENT





ADJACENT W/S (SEE SHOW DRAWING)

OPTIONAL CONCEALED POWERSTRIP

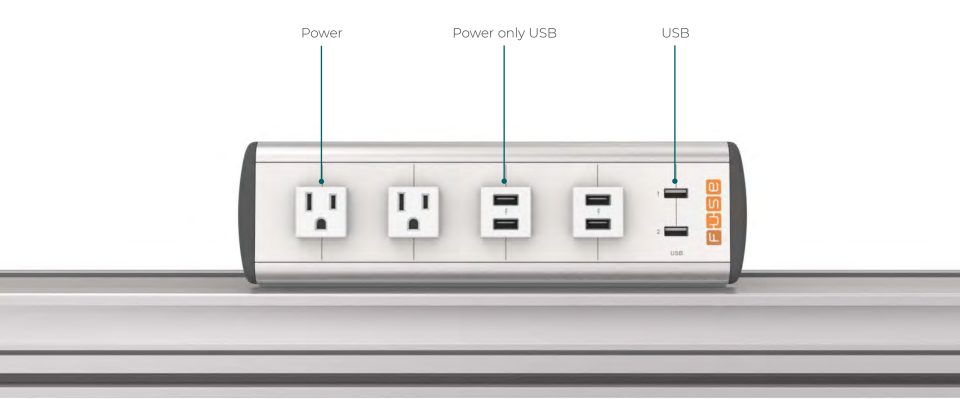
OPTIONAL B/B/F PEDESTALS



ADJACENT SHARED W/S (SEE FLOORPLAN)
SHELF STORAGE UNIT BETWEEN POSITIONS



FUSE **DESKTOP CONNECTIVITY**



AXIOM MONITOR ARMS

The world's top selling trade floor monitor arm





AXIOM ARMS

DEDICATED MONITOR ARMS

Axiom Monitor Arm

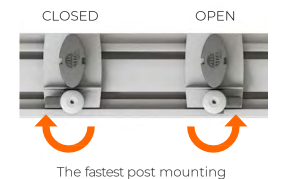
Typical office furniture monitor arms are NOT designed for trade floor usage

Typical monitor arms vibrate from desktop height adjustment

No assembly is required

Quick connect to desk makes installation stress-free





system



AXIOM ARMS

MODULAR SYSTEM

1 monitor = 1 arm

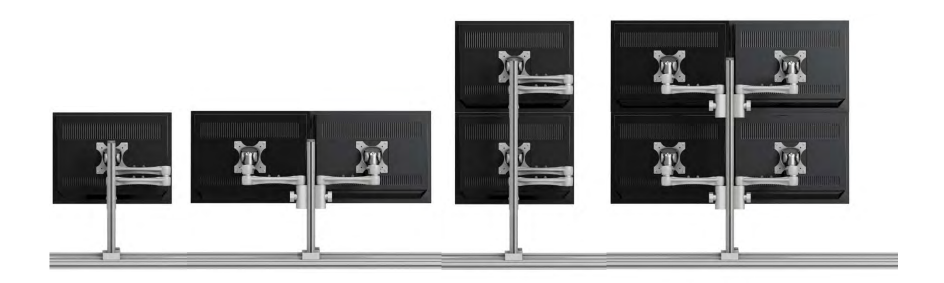
Completely flexible without the need for any tools

No waste

The fastest arm on the market to install and reconfigure

The #1 selling trading floor arm in the world





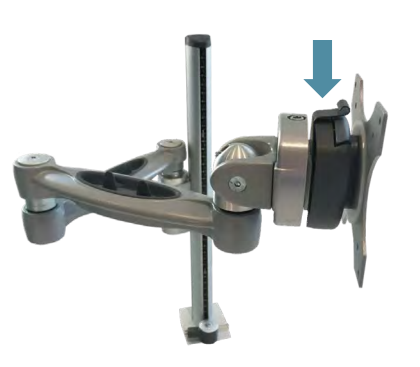
AXIOM ARMS

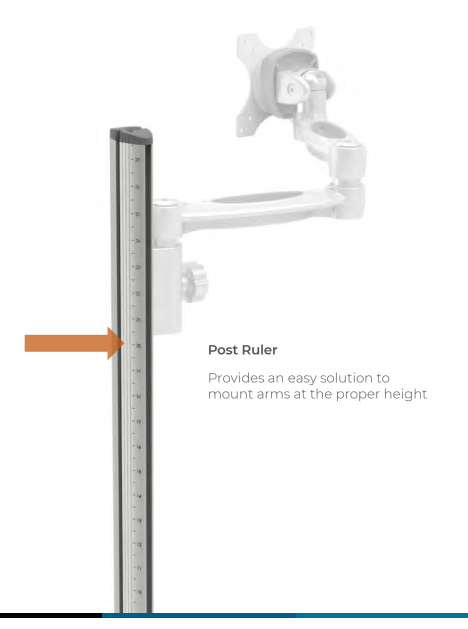
OPTIONAL EXTRAS

Vesa retainer clip

Resistance to screen removal

Available in two spring strengths.







GLOBAL OUTREACH

WE ARE WHERE YOU ARE

North America

New York City

Chicago

Europe

London

Geneva

Asia

Hong Kong

Beijing

Tokyo

Singapore

Dubai

Australia

Sydney



GLOBAL OUTREACH

MANUFACTURING OWNERSHIP

SBFI is the only True Global Trading Desk Manufacturer in Operation today.

Having sole ownership, and control of our supply-chain, has been one of the key ingredients to successfully supporting our client's needs in an ever-demanding market. Commitment to deliverables and project specifics have always been at the forefront of our business model and supported by our proud record of always delivering on time.

A flexible manufacturing structure that allows customization is now the new norm in our industry.

It is this flexibility and support structure that has enabled SBFI to offer client services that are second to none. An on time and on budget project is paramount in such a high intense and critical operating environment as the trading world. It is this environment that SBFI has excelled in for over 40 years.



Aluminum Extrusion



Sheet Metal Forming



Wood Fabrication



CNC Quality Assurance



Finishing

END OF LIFE

At the end of our desks' 10 year life span, 90% of material is recyclable. All steel, aluminium, plastic and timber can be recycled or reused.

INSTALLATION

Aspect is designed with fewer components for easy installation and less deliveries. The adaptable desk system means changes are easier and can reduce the need to replace desks.

We aim to minimise our carbon footprint by using suppliers as close as possible to an installation's location.

DISTRIBUTION

We reuse 80% of packaging from all installations. A project team has been set up to optimise packaging and reduce waste.

Local and regional suppliers are used to minimise transportation miles, while products are delivered to site in the fewest possible trips.









MATERIALS

All wood is sourced from Forestry Stewardship Council accredited sources, our natural timber and veneer are 100% pure, while all MDF is 70% pure.

We encourage our supply chain partners to use only sustainable sources, where carbon and ecological footprints have been assessed and minimised.

MANUFACTURING

ISO 14001 accredited, we've developed our Environmental Management System to monitor and improve operations. This aims to reduce negative impact on the environment.

Our ISO 9001 Quality Management System improves the efficiency of our production processes. This helps reduce energy use and waste materials.



CERTIFICATIONS

CERTIFICATES & AWARDS

SUSTAINABILITY

SBFI is dedicated to upholding high-quality, eco-conscious manufacturing and building processes. SBFI is partnered with companies that follow 'green' & sustainable practices. These companies provide SBFI with materials to be used when manufacturing your workspace furniture



GreenGuard Certification



GreenGuard Certification SCS Global Certification



ICDLI Certification



Nucor Member
USGBC Certification









USGBC Certification SCS Global Certification







CERTIFICATES & AWARDS

ERGONOMICS

SBFI is a global leader in ergonomic excellence. SBFI has provided furniture for over 40 years. Ergonomic standards are at the forefront of our designs.

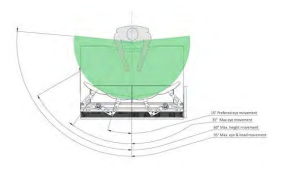


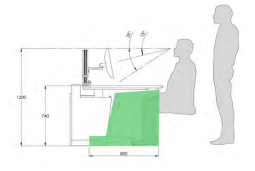




















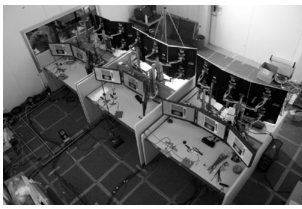


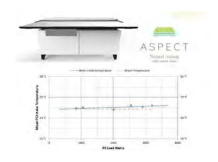
CERTIFICATES & AWARDS

HEAT MANAGEMENT

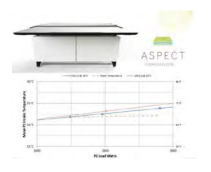
SBFI offers a wide range of desking products. These products all offer solutions with different degrees of functionality. Each of SBFI's designs are ensured to provide your space with effective heat management.



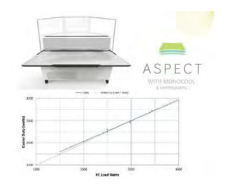




Natural Ventilation:BRE Approved



Plenum Cooling: BRE Approved



Monocool:BRE Approved





SERVICE MODEL

TESTIMONIAL S

WE ENCOURAGE CONVERSATION







Scott Leister





Antonio Gulino



Mark Freda



Jefferies Barry Alton



BNY MELLON Jerrier Atassi



Chris Barbaro



Patrick Ventker



Elisabeth Post-Marner



Randy Fahey



Luke Massaux



Rebecca Doris Steiger



Kent Hikida



Tom Hughes



Sommer Schauer

NEW YORK PROJECT TEAM



Chris Coles
Managing Director
Over 21 years global experience
in Trading Floor implementation



James Pitchley Sales Director Over 22 years global experience in Trading Floor implementation



Chris Jordan VP Sales Joined SBFI in 2002 with global experience



James Palmer VP Sales Joined SBFI in 2003 with global experience



Richard Bedwell Head of Design Over 25 year experience in the contract furniture industry



Helena Loman Senior Sales Executive will provide full project support



Eddie Healy Field Project Manager SBFI's day to day in field support



Donivon Talley
Design Lead



Madelyn Ruck Design Lead



Tricla Israel
Procurement Director
Over 22 years with SBFI North
America

ACCOUNT MANAGEMENT

OVERALL PROJECT RESPONSIBILITY



Chris Coles Managing Director T: 828.713.9925



James Pitchley Sales Director T: 646.531.1840



Chris Jordan VP National Sales T: 828.423.6585



James Palmer VP Midwest Region T: 312,507,1297

An SBFI salesperson will hold overall responsibility of the project and will be SBFI's lead through-out the process.

All of SBFI work together as a team and not as individuals. We understand everyone else's commitments, project needs, and any of us can be contacted at anytime for immediate expert assistance.

We own our manufacturing facilities which means we get answers and commitments immediately.

It is this flexibility and support structure that has enabled SBFI to offer client services that are second to none. An on time and on budget project is paramount in such a high intense and critical operating environment as the trading world. It is this environment that SBFI has excelled in for over 40 years.

DESIGN DEVELOPMENT



The successful of any project comes down to the detail.

SBFI have design within the company DNA, all senior managers have a design background, and have worked throughout the business, understanding our clients project requirements and needs.

Richard Bedwell heads up the U.S. team of designers & engineers and will take full responsibility of every aspect of each project.

Our sales-people have design backgrounds before moving into a more client-facing role and will be the point person throughout the whole process working side by side in a design capacity with Richard and his team.

DESIGN & PROJECT CONSULTATION

Our approach uses all the wealth of our experience to ensure we provide well thought-out solutions.

Every project will have its challenges and obstacles that must be overcome. We take pride in putting ourselves, our ideas, and our solutions forward to meet these challenges head-on.

Our passion is furniture and the beautiful environment we leave behind.



3D RENDERING

High Quality Visualization Done In House

Detailed imagery and direct contact allows SBFI to turnaround renders and visuals quicker than anyone else in the industry.





MOCK-UPS

We understand the importance of touching, feeling, and testing the furniture.

SBFI is committed to providing, where necessary, full-scale mock-up installations to allow proper testing and review of product specifications.

A trading Desk is a critical piece of furniture to the success of a trading floor.



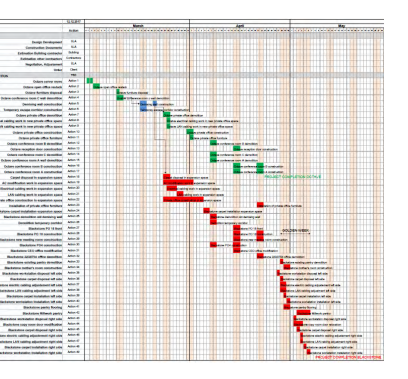
SPACE PLANNING & LAYOUTS

WE layout our desks onto your plans to ensure a correct fit, local city compliance, ADA egress and core locations.

We check, double-check, and triple-check drawings, layouts, and final core locations with the team.



PROJECT MANAGEMENT



We ensure milestones are met, deliverables are on time, and a quality & accurate product is produced.

A detailed schedule from cradle to grave is produced and driven through by our production team.

We the whole process from, ensuring specification are defined to product being manufactured, to product being correctly installed.

Our field PM's are there for every off-load, throughout the installation, and on hand during move in.

QUALITY ASSURANCE

We are experts in our field with 42 years trading and Over 40% of global market share

With manufacturing facilities in Europe, the USA, and Asia, and Central offices in London, New York, Chicago, and Hong Kong, our support network spans across 5 continents, and services 7 of the world's top 10 global investment banks. In-house Research & Development leads to fresh, competitive options for our clients. Global lifetime clients are important to SBFI, but the continuity of service to *all* clients is unwavering

ISO 9001 since 1999

ISO 14001 Accountable sustainability

Measured performance and continuous improvements to safeguard the environment

FIRA Ergonomic Excellence award winning products

SHIPMENT & DELIVERY

Working with our production teams, our in-field PM's will walk the delivery route, check the elevators, check the dock, check the doorways, and every imaginable obstacle well in advance of any delivery.

We control our trucking and our installation which allows us to react to any unforeseen occurrence and track our drivers every hour of the journey.



INSTALLATION

We template the desks, check the field-dimensions, spray the locations, advise the GCs on core cuts, double check the cuts, and review the layout.

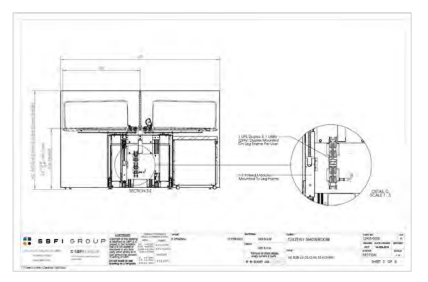
We don't like surprises and its not by accident we can off-load and deliver over 200+ pre-built desk frames in one shift. This efficient process allows the electrical and data wiring to begin within 24 hrs of our first delivery and offload.







CAD DRAWINGS





SBFI will ensure every item deployed or integrated within the furniture is reviewed, vetted, and checked for proper fit and function.

We engineer every component in-house using the latest 3D CAD packages, and they are linked directly to our CNC automated factory. Quality Assurance and ISO 140001 procedures are the backbone of our systematic approach.

Detailed and accurate shops are an obsession.

Our design team gathers as much information and technical detail as they can and provides solutions specific to the needs on *that* project.

NORTH AMERICA

461 Park Ave. South 10th floor New York, NY 10016 212-840-3322

US MIDWEST REGION

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EMEA

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AUSTRALIA

Level 57, MLC Centre Martin Place Sydney, NSW 2000 +61 2 9238 7613 australia@sbfi.com

CONTACT

SHOP DRAWINGS