PORT OF SEATTLE PURCHASING GENERAL TERMS AND CONDITIONS

1. ACCEPTANCE: This ORDER is the PORT OF SEATTLE’s (PORT) OFFER to VENDOR. ACCEPTANCE of THIS ORDER is EXPRESSLY LIMITED TO THE TERMS AND CONDITIONS STATED HEREIN. ALL ADDITIONAL OR DIFFERENT TERMS PROPOSED BY VENDOR ARE OBJECTED TO AND ARE HEREBY REJECTED.

2. QUALITY STANDARDS: Special brands, when named, are intended to describe the standard of quality, performance, or use desired. Unless clearly stated otherwise, the term “equivalent” means that the Vendor specifies its own model, and provides the necessary descriptive literature sufficient to enable the Port to evaluate the proposed equal. If the Port elects to purchase a brand represented by Vendor to be an equal, the Port’s acceptance of the item will be conditioned on the Port’s inspection and testing after receipt. If, in the sole judgment of the Port, the item is determined not to be an equal, the substitution shall be disallowed, and the item shall be returned at Vendor’s expense. If a substitution is disallowed, the Vendor may be directed to provide the special brand originally named without any liability whatsoever to the Port or the contract may be canceled without any liability whatsoever to the Port.

3. CHANGES: No alteration by Vendor of the terms, conditions, delivery, price, quality, quantities, or specifications of either the goods or service for this order will be effective without the prior written consent of the Port. At the Port’s sole option, unauthorized alterations will be made entirely at Vendor’s risk and expense. The Port may, at any time, by written notice to Vendor, make changes to requirements of this Order including, but not limited to: 1) specifications, designs, drawings, samples, or other descriptions to which the goods or service must conform; 2) methods of shipment or packing; and/or 3) time or place of delivery. Without prejudice to any rights of the Port hereunder, the Port may notify the Port in writing of Port increase or decrease in the price of, or the time required for delivery/performance of any part of this order caused by any such change. An equitable adjustment, if any, in the price or delivery schedule, or both, shall be agreed upon in a written amendment to this order signed by the Port. Nothing in this paragraph, including any disagreement with the Port as to the equitable adjustment, shall excuse Vendor from proceeding without delay to perform this order as changed.

4. PRICES: Vendor warrants that prices of the goods or services charged to the Port do not exceed those charged by Vendor to any other customer purchasing the same goods or services in like or similar quantities.

5. AUDIT AND ACCESS TO RECORDS: The Vendor shall maintain books, ledgers, records, documents or other evidence relating to the costs and/or performance of the Agreement ("records") on a generally recognized accounting basis and to such extent and in such detail as will properly reflect and fully support all fees, costs, and charges. With regard to the records, Vendor shall do and require its employees, agents and subcontractors to do the following:
   a. Make such records open to inspection or audit by representatives of the Port during the term of this Agreement and for a period of not less than three years after the expiration of this Agreement.
   b. Retain such records for a period of not less than three years after the expiration of this Agreement; provided, however, if any litigation, claim, or audit arising out of, in connection with, or related to this Agreement is initiated, such records shall be retained until the later of (a) resolution or completion of litigation, claim or audit; or (b) six years after the date of termination of this Agreement.
   c. Provide adequate facilities reasonably acceptable to representatives of the Port conducting the audit so that such representatives can perform the audit during normal business hours.

Make a good faith effort to cooperate with representatives of the Port conducting the audit. Cooperation shall include assistance as may be reasonably required in the course of inspection or audit, including access to personnel with knowledge of the contents of the records being inspected or audited so that the information in the records is properly understood by the persons performing the inspection or audit, and making records available in any format requested by the Port. Cooperation shall also include establishing a specific mutually agreeable timetable for making the records available for inspection by the Port’s representatives. If the Vendor cannot make at least some of the relevant records available for inspection within seven (7) days of the Port’s written request, cooperation will necessarily entail providing the Port with a reasonable explanation for the delay in production of records and an estimated date upon which the records will be provided or made available to the Port.

6. HANDLING: No charges will be paid by the Port for handling, which includes, but is not limited to packing, wrapping, bags, containers, reels, etc., unless otherwise specified herein.

7. DELIVERY: TIME IS OF THE ESSENCE AND THIS ORDER IS SUBJECT TO CANCELLATION BY THE PORT FOR VENDOR’S FAILURE TO DELIVER ON TIME. For any exception to the delivery date specified in this order, Vendor shall give prior written notification and obtain written approval therefore from the Port. The acceptance by the Port of later performance with or without objection or reservation shall not waive the Port’s right to claim damages for such breach nor constitute a waiver of the requirements for the timely performance of any obligation remaining to be performed by Vendor.

8. SHIPPING INSTRUCTIONS: Unless otherwise specified in this order, all goods are to be shipped prepaid, FOB Destination. When shipping addresses specify room number, Vendor shall make such delivery thereto without additional charge. If the Port grants specific authorization to ship goods FOB Shipping Point, Vendor agrees to prepay all shipping charges, route the goods by cheapest common carrier, and bill the Port as a separate item on the invoice for said charges, less federal transportation tax. It is also agreed that the Port reserves the right, at its sole option, to refuse COD shipments.

9. IDENTIFICATION: The purchase order number shall appear on all invoices, packing lists, packages, shipping notices, instruction manuals and other written documents relating to this order. Packing lists shall be enclosed in each and every box or package shipped pursuant to this order, indicating the content therein.

10. RISK OF LOSS: Regardless of the FOB Point specified above, Vendor agrees to bear all risk of loss, injury or destruction of goods and services ordered herein which occur prior to full system acceptance by the Port, and such loss, injury, or destruction shall not release Vendor from any obligation hereunder.

11. FORCE MAJEURE: Vendor will not be responsible for delays in delivery due to acts of God, fire, strikes, epidemics, war, riot, or railcar transport shortages PROVIDED VENDOR NOTIFIES THE BUYER IMMEDIATELY IN WRITING OF SUCH PENDING OR ACTUAL DELAY. Any extension of time or date of delivery will be limited to the period of time the Port, in its sole discretion, determines the goods or services were delayed.

12. REJECTION: All goods and any services purchased in this order are subject to approval by the Port. Rejection of goods or services, resulting from nonconformity to the terms, conditions, and specifications of this order, whether held by the Port or returned, will be at Vendor’s risk and expense.

13. PAYMENT: A separate invoice is required for each order. Vendor shall invoice only for goods that have been delivered or services that have been performed. Prior to invoice, goods and/or services required by this Order shall have been accepted by the Port. If payment structure is other than firm fixed price, Vendor agrees to provide any and all pricing data requested by the Port to support the requested payment amount. Payment shall be net 30 days following acceptance of the goods or services and receipt of a proper, accurate invoice. All payments to Vendor shall be remitted via electronic payment or check.

14. TAXES: Unless otherwise indicated in this order, the Port agrees to pay all applicable State of Washington sales or use tax. The Port is exempt from Federal excise taxes and an exemption certificate will be furnished upon request. The price for goods and services hereunder shall include all other applicable federal, state and local taxes, except those for which an exemption may be claimed by the Port.

15. CASH DISCOUNT: Unless otherwise specified in this order, the period for computation of such discount will commence on the date of acceptance of the goods or services, or receipt of a correctly completed invoice, whichever is later. If an adjustment in payment is necessary due to damage to the goods, or non-performance of services, the cash discount period shall commence on the date final approval for payment is authorized by the Port. If a discount is made part of the contract, the invoice does not reflect the existence of a cash discount, the Port is entitled to a cash discount with the period commencing on the date it is determined by the Port that a cash discount applies.

16. INSURANCE: Each order requires Vendor to install the goods, such installation services shall be performed in a good and workmanlike manner, and the premises shall be left in a clean condition. Vendor agrees to either repair or compensate the Port, at the Port’s option, for any damage done to Port property in connection with the installation.

17. WARRANTIES: Vendor warrants that all goods and services furnished under this order are new unless otherwise indicated in this order, conform strictly to the specifications herein, are merchantable, of good workmanship, free from defect, are fit for the intended purpose for which such goods and services are ordinarily employed and if a particular purpose is stated in a scope of work or other included Supplemental Condition, the goods are then warranted as fit for that particular purpose. Vendor further warrants that no violation of any federal, state or local law, statute, rule, regulation, ordinance or order will result from the manufacture, production, sale, shipment, installation or use of any of the goods. Vendor’s warranties (any more favorable warranties, service policies, or similar undertakings of Vendor) shall survive delivery, inspection, and acceptance of the goods or services.

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18. LIENS, CLAIMS, AND ENCUMBRANCES: Vendor warrants and represents that all goods delivered, or services performed herein are free and clear of all liens, claims, or encumbrances of any kind.

19. INDEMNIFICATION AND HOLD HARMLESS:

A. Vendor shall defend, indemnify, and hold harmless the Port, its Commissioners, officers, employees, and agents (hereafter, collectively, the "Port") from any and all liabilities, damages, losses, and expenses (including, but not limited to attorneys’ fees and consultants’ fees and other expenses of litigation or arbitration) arising out of or related to the fulfillment of this order including, without limitation, product liability claims by persons who may subsequently purchase the goods or services from the Port, claims for patent, trademark, copyright, trade or franchising infringement, and from all claims arising from Vendor’s failure to comply with this agreement, including paragraphs 24, 25, 26 and 27 of this order. Notwithstanding anything to the contrary in this Section, if and to the extent that this order is construed to be relative to the construction, alteration, repair, addition to, substitution from, improvement to, or maintenance of, any building, highway, road, railroad, excavation, or other structure, project, development, or improvement attached to real estate, including moving or demolition in connection therewith, and therefore subject to Section 4.24.115 of the Revised Code of Washington, it is agreed that where such liability, claim, damage, loss or expense arises from the concurrent negligence of (1) the Port, and (2) Vendor, its agents, or its employees, it is expressly agreed that Vendor’s obligations of indemnity under this paragraph shall be effective only to the extent of Vendor’s negligence. Such obligations shall not be construed to negate, abridge, or otherwise reduce any other right or obligation of indemnity which would otherwise exist as to any person or entity described in this paragraph. This paragraph shall not be construed so as to require Vendor to defend, indemnify, or hold harmless the Port from, in any way, claims for damages, losses or expenses caused by or resulting from the sole neglect, loss of the Port.

B. In any and all claims against the Port, by any employee of Vendor, its agent, anyone directly or indirectly employed by either of them, or anyone for whose acts any of them may be liable, the indemnification obligation of subparagraph “A” above shall not be limited in any way by any limitation on the amount or type of damages, compensation benefits payable by or for Vendor, or other person under applicable industrial insurance laws (including, but not limited to Title 51 of the Revised Code of Washington), being clearly agreed and understood by the parties hereto that Vendor expressly waives any immunity Vendor might have had under such laws. By executing the order Vendor acknowledges that the foregoing waiver has been mutually negotiated by the parties.

C. Vendor shall pay all attorneys’ fees and expenses incurred by the Port in establishing and enforcing the Port’s right under this paragraph, whether or not suit was instituted.

20. TERMINATION/CANCELLATION:

A. TERMINATION FOR CONVENIENCE. The Port may terminate this order, in whole or in part, for the Port’s convenience at any time and for any reason by giving a written termination notice to Vendor. Vendor shall be paid a sum computed and substantiated in accordance with standard accounting practices for service properly performed and reasonable costs incurred by Vendor prior to the date of termination. THE PORT SHALL NOT BE LIABLE TO VENDOR FOR ANY ANTICIPATED PROFITS ON THE TERMINATED PORTION OF THE ORDER, OR CLAIMS OF UNABSORBED OVERHEAD OR OTHER FIXED COSTS. IN NO EVENT SHALL THE PORT BECOME LIABLE TO PAY ANY SUM IN EXCESS OF THE PRICE OF THE TERMINATED GOODS OR SERVICES.

B. CANCELLATION FOR BREACH. Except in the case of delay or failure resulting from circumstances beyond the control and without the fault or negligence of Vendor or its Vendors, services, or subcontractors, the Port shall be entitled, by written or oral notice the to the Vendor, to cancel any or all part of this order for breach of any of the terms of this order, and to have all other rights against Vendor by reason of Vendor’s breach as provided by law.

A breach shall mean any one or more of the following events (i) Vendor fails to make delivery of any of the goods or perform the service by the date required or by such later date as may be agreed to in a written amendment to the order signed by the Port; (ii) Vendor breaches any warranty, or fails to perform or comply with any requirement, term or condition contained in the order; (iii) Vendor makes any general assignment for the benefit of creditors; (iv) in the Port’s sole opinion, Vendor becomes insolvent or in an unsound financial condition so as to endanger performance hereunder; (v) Vendor becomes the subject of any proceeding under any law relating to bankruptcy, insolvency or reorganization or relief from debtors; or (vi) any receiver, trustee or similar official is appointed for Vendor or any Vendor property.

If it is found that the Vendor was not in breach, the rights and obligations of the parties shall be the same as if a Notice of Termination had been issued pursuant to subparagraph 20.A.

21. REMEDIES: Any decision by the Port to pursue any remedy provided for in paragraph 20.A and 20.B herein shall not be construed to bar the Port from the pursuit of any other remedy provided by law or equity in the case of similar, different or subsequent breaches of this order.

22. WAIVER: Failure at any time of the Port to enforce any provision of this order shall not constitute a waiver of such provision or prejudice the right of the Port to enforce such provision at any subsequent time. No term or condition of this order shall be held to be waived, modified or deleted except by a written instrument signed by the parties hereto.

23. PARTIAL INVALIDITY: If any provision of this order is or becomes void or unenforceable by force or operation of law, all other provisions of this order shall remain valid and enforceable.

24. COMPLIANCE WITH ALL LAWS: Vendor shall comply with all applicable federal, state and local laws, statutes, rules, regulations ordinances, and orders.

25. NON-DISCRIMINATION POLICY: It is the basic policy of the Port of Seattle to provide equal opportunity to the users of all Port services and facilities and all contracting entities. Specifically, the Port will not tolerate discrimination against any persons on grounds of age, race, color, national origin ancestry, ethnicity, religion, disability, Family Medical Leave Act (FMLA) use, pregnancy, sex/gender, sexual orientation, whistleblower status, military affiliation, marital status, workers’ compensation, transgender status, sexual orientation, or other protected classes, as guaranteed by local, state and federal laws. The equal opportunity principles in employment and subcontracting described in this policy shall apply to the Port’s employees, customers, consultants, contractors, agents, suppliers, and to all other persons over which the Port has control or influence.

26. HAZARDOUS MATERIALS: If this order covers goods which include hazardous chemicals, Vendor shall, at the time of product delivery, provide the Port with copies of Material Safety Data Sheets (“MSDS”) for such chemicals. These sheets shall be in the form then required by applicable law or regulation (see WAC296-901-1401). This requirement shall be in addition to whatever other requirements are imposed by law or regulation.

27. PUBLIC DISCLOSURE: As a public agency, the Port is subject to public disclosure laws. Vendor agrees that pursuant to the Washington State Public Records Act, Chapter 42.56 of the Revised Code of Washington, the Port may be required to disclose information provided by Vendor. The Port will determine whether any requested documents should be disclosed. In no event shall the Port be liable to Vendor for disclosure of Vendor’s documents and information it deems disclosable under the law.

28. GOVERNING LAW/VIENUE: The laws of the State of Washington shall govern disputes concerning this order and the venue of any action relating hereto shall be in the state or federal courts located in King County, Washington.

29. ANTITRUST ASSIGNMENT CLAUSE: Vendor and the Port recognize that in actual economic practice, overcharges resulting from antitrust violations are in fact usually borne by the Port. Vendor therefore hereby assigns to the Port any and all claims for such overcharges as to goods purchased in connection with this order, except as to overcharges which result from antitrust violations commencing after the price is established under this order and which are not passed on to the Port under an escalation clause.

30. SUBCONTRACTING/ASSIGNMENT: Vendor shall not subcontract or assign its obligations under this order without the prior written consent of the Port.

31. PORT’S RIGHTS: Nothing herein shall be deemed to transfer to the Port any rights of Vendor or Vendor’s Vendors, services, or subcontractors.

32. WASHINGTON STATE INTERLOCAL COOPERATIVE ACT: Pursuant to the Washington State Interlocal Cooperative Act (RCW 39.34), public agencies contracting with the Port may purchase goods and services on this solicitation or contract in accordance with terms and prices indicated therein.

33. ENTIRE AGREEMENT: This order constitutes the entire understanding between the Port and Vendor with respect to the purchase and sale of the goods and services and supersedes all previous negotiations, commitments and writings with respect thereto. Through performance of this order, the Vendor agrees to these terms and conditions and further agrees that they supersede any Vendor terms and conditions contained in any Vendor quote, regardless of whether the related Vendor quote is signed by the Port.