STATE OF WISCONS WIS. STATUTES S.16 DOA-3070SP (C08/20 SIMPLIFIED PRINT B	5.75 14)			Remove from bidde	ar list for this	commodity/service
AGENCY ADDRES		WOST BE ADDRES				
	0.		Late bids will be rejected. Bids MUST be date and time stamped by the soliciting purchasing office on or before the date and time that the bid is			
Departme	nt of Admini	stration	due. Bids dated and time stamped in another office will be rejected.			
•	eau of Procu		Receipt of a bid by the mail system does not constitute receipt of a bid			
			by the purchasing office. Bids must be submitted separately, i.e., not			
P. O. Box			included with sample packages or other bids. Bids shall be firm for			
	lson Street,			60) days from date of		
Madison,	WI 53703-34	405		attached terms and co	onditions ap	ply to any
			subsequent award.			
REQUEST FOR		D PRINT BID	Simplified Print Bids MUST be in this office no later than			
C	<b>DS180004</b>		July 14, 2017; 2:00 PM CT			
2 THIS IS	NOT AN OF	RDER	Name (Contact for further information)			
HERE COMPANY HERE AND ADDRESS HERE HERE	(Name and Ad	dress)	Bill Goff, Procurement Specialist			
PA PD PD			(william2.goff@w	•		
ND AD HERE			Phone	Fax	Date	
Ŭ ₽ ₩						0047
			(608) 266-1002	(608) 267-0600	July 11,	2017
			Quote Price and			
			Madison, WI 53	704		
Quantity & Units			Description	<u> </u>		Total
		Printing	of UDC Stop Wo	rk Notice		
1,000 ea						\$
	Size:	11 x 8 ½				
	Ink:	Flood coat flu	orescent pink, Blac	k Print, and varnis	h	
		coating over e		,		
	Stock:		C2S Weather resis	tant stock		
		•			d ana at	
	Finishing:		sive strips on back.	•		
		the bottom. Si length.	trips to be at least	1" in width by 10 ½	in	
	Package:	Shrink wrap ir	n packages of 25. A	All cartons must be	labeled	
		with contents	and quantity. All ca	artons must be unif	orm in	
			runs or underruns v			
		order.				
	Note:		l be placed outside	for a maximum of	20	
	Note.		i be placed outside		30	
		days.	Coo ottoobod ortwo	nla		
Boumont Tormo	not 20 days		See attached artwo			
Payment Terms				e: August 1, 2017		46
			s shall provide that a			
			artment. <u>Bidder affir</u>			
the bidders plant			ctions approved by t			tracted.
			ked to be consider			
			which are manufactured twere manufactured in who			
			in whole or in substantial			
		known		•		
			ectly or indirectly, entered			
,			hat no attempt has been n	,		
			l at without collusion with a ng of bids to any other bid			
under penalty of perjur			ng of blus to any other blu			
We will comply with all	terms, condition		required by the state in thi	is Request for Bid and all	terms of our	bid.
Name of Authorized C	ompany Represe	entative	Title	Phone	( )	
(Type/Print)				Fax	()	
Signature of Above			Date	Email	( )	
Signature of ADOVE			Duit			
This form	can be made a	vailable in accessi	ble formats upon reque	est to qualified individua	als with disa	bilities.

State of Wisconsin Department of Administration DOA-3769 (R07/2013) Ch.35.03, Wis. Stats.



## **Simplified Bid Printing Specifications**

Instructions: This form should be used for all simplified bids, together with the Request for Bid (DOA-3070) and the Standard Terms & Conditions for the State of Wisconsin Printing (DOA-3604). Content can be customized to fit the needs of the particular type of print bid and product, in accordance with all bidding procedures, by removing non-applicable statements, adding additional information or entering "N/A" in a form field. PRO-J-3 "A written bid from the successful bidder must be received and retained with the bid file..."

DATE July 11, 2017	Department of Administration		
BID NO. <b>DS180004</b>	Consolidated Agency Purchasing Services		
QUANTITY	TITLE / PUBLICATION NO. / FORM NO.:		
1,000	SBD-10266		
MUST DELIVER BY	DELIVER F.O.B. DESTINATION:		
August 1, 2017	Deliver to DOA-DOC Sales, Attn: Michael Walls, 2310 Darwin Rd, Madison, WI 53704-3108. Document Sales & Distribution can be reached by calling 608-243-2823 or 608-243-2441. Delivery notifications can also be E-mailed to doadocumentsalesinformation@wisconsin.gov. If no delivery notice is given, Document Sales reserves the right to refuse any and all deliveries.		
VENDOR SHALL NOT SHOW HIS LO	DGOTYPE OR OTHER FIRM OR BRAND NAME ON PRINTED MATTER		
GENERAL DESCRIPTION	UDC Stop Work Notice All work must be completed within Awarded Bidder's plant. This contract will not be awarded to a broker. See Section 3 of the Standard Terms and Conditions.		
UNDERRUNS & OVERRUNS	No overruns or underruns will be accepted on this order. See Section 9 of the Standard Terms and Conditions		
PAPER STOCK (If recycled paper is unavailable see page 2, Recycled Paper Exception.)	<b>175# or 12pt C2S Weather resistant stock</b> The minimum content for this bid shall be % post-consumer recovered materials. If necessary, bidders must be prepared to supply a "mill certification" from the paper manufacturer confirming recycled content.		
FLAT SIZE	11 x 8 ½		
INK(S)	Flood coat fluorescent pink, Black Print, and varnish coating over entire piece		
FINISHING(S)	Two (2) adhesive strips on back. One at the top and one at the bottom. Strips to be at least 1" in width by 10 $\frac{1}{2}$ " in length.		
SPECIAL NOTE	This piece will be placed outside for a maximum of 30 days.		
CARTONS	ALL cartons must be labeled with name of product and quantity contained within each. Corrugated board cartons (200 lb. test or stronger) must be uniform in size and suitable for shelf storage and employee handling. Oversized, overweight, or weak cartons are unacceptable. Loaded cartons must not weigh more than 40 pounds each. Each carton in a shipment must be clearly labeled with: Purchase order number; ordering agency; delivery address (as shown on purchase order); item contained; numbering sequence contained, if applicable; and total order and quantity per carton. See Section 8 of the Standard Terms and Conditions		
PACKAGING	All printed matter must be firmly packed in cartons to protect against jamming and shifting, spoilage, loss, or damage during delivery. Each order must be packed separately. When specified, cartons must be delivered on skids or pallets. Packaging materials, including cartons, skids, and pallets, must be furnished by the contractor. Shrink wrap in packages of 25. All cartons must be labeled with contents and quantity. All cartons must be uniform in size.		
PALLETS	Ship on pallets. Pallets should be no larger than 3' x 4' with forklift entry on the 3' side. Cartons cannot be stacked higher than 45" maximum. Shrink-wrap cartons to the pallet. Include a packing slip for each skid, listing job title, PO #, number of cartons, and total weight.		

	State agencies are required to use recycled papers whenever possible. Paper purchased on this bid shall meet the definitions and minimum content recommendations in the EPA Comprehensive Procurement Guidelines issued October 2007. Current RMAN percentages can be accessed in electronic format on the Internet at <u>http://www.epa.gov/wastes/conserve/tools/cpg/pdf/paper.pdf</u>				
RECYCLED PAPER EXCEPTION	Type a description of recycled paper: Exception report: Virgin Brand used instead The reason that recycled paper cannot be used: <i>(check one)</i>				
	<ul> <li>Not available</li> <li>Performance</li> <li>Cost \$ (justifiable only if recycled is a minimum 15% higher than virgin)</li> </ul>				
ART	Other - Explain     The department will furnish electronic art when possible. Please return all files with the invoice.				
	Position Proof Mid-Level Color Pro (low resolution) (medium resolution)				
PROOF(S): Proofs Required Proofs Waived	The schedule may require overnight shipment of proofs on the part of the contractor and the agency. The contractor will pay for shipping proofs to the agency. The cost of shipping the proof back to the contractor will be paid by the agency. The contractor must take into agency for				
Proofs required by: July 21, 2017	must take into consideration in their bid the cost of shipping proofs to the agency for next-day delivery (e.g. UPS Next Day, Federal Express). Agencies will return proofs via the same method, when necessary to meet the production schedule.				
	Deliver Proof to: DSPS, Attn: Rebecca Jorge, 1400 E Washington Ave, Madison, WI 53703				
	When using electronic files, the printer will supply both print-quality and web-quality				
	electronic PDF files of the entire job in final published form to the ordering agency.				
🛛 Yes 🗌 No	Vendor will preserve electronic files in working order for two years from date of delivery or return originals to the ordering agency.				
	Delivery is needed on or before <b>August 1, 2017</b> . Deliveries shall be F.O.B.				
DELIVERY	destination freight prepaid and included unless otherwise specified. Please state if this requirement can be met. Bidders must indicate a firm delivery date on the Request for Bid form. If unable to deliver by the above date, please indicate the earliest delivery date possible. Timeliness of delivery may be used in the evaluation of the award.				
	<ul> <li>Bidders shall submit a unit price for each bulleted description and a total for all items listed on DOA-3070. Complete and return the following: Please (1) sign the front page of this document and include (2) your company name and address in the appropriate box on the top of the page, also (3) your bid price.</li> <li></li></ul>				
METHOD OF BID	Simplified Bid Printing Specifications D				
	Complete list of in-house equipment ( <i>II</i>				
	<ul> <li>Quality samples for each type of paper and inks, appropriate to this bid</li> <li>The winning bidder will be requested to name the types of proofs that will be used</li> </ul>				
	on this contract (to be used if requesting proofs)				
	Omission of any of the above may be cause BIDS MUST BE ADDRESSED AND	se for rejection of your bid. Faxed bids will be Accepted.			
	MAILED TO:	$\square$ Yes $\square$ No			
	Bill Goff	If yes Fax to: (608) 267-0600			
SUBMIT BIDS TO	Consolidated Agency Purchasing				
	Services				
	101 East Wilson St, 6 <sup>th</sup> Floor (53703) PO Box 7867				
	Madison, WI 53707-7867				

METHOD OF AWARD	Award for this RFB will be made to the lowest responsive, responsible bidder with the lowest cost. Bidders must submit a bid with pricing for all of the time and materials listed in this RFB. The State of Wisconsin will be responsible for performing calculations in a consistent manner using the pricing information offered by bidders. <b>This contract will not be awarded to a broker</b> . Awards will be made to the "lowest responsible bidder(s)." "Responsibility" is determined at the time bids are evaluated, using criteria which may include: previous performance, equipment available and operable in the bidder's plant to satisfactorily handle the type and volume of work being bid; production, technical, and supervisory personnel; experience in type of work bid; location of the plant as related to cost of paper stock shipment; delivery of proofs; extra time required for delivery, and ease of communication with printer.
QUALITY EXPECTATIONS	The contractor is expected to employ industry standard process controls to ensure and maintain quality printing. These controls include the regular use of quality measurement tools on press sheets, such as registration targets, star or slur targets and color bars, consistent use of densitometry throughout the prepress and press processes, prepress and press calibrations, and use of color corrected lighting in press and proofing areas. Additional controls include proper control of humidity and temperature in all production and work staging areas, paper storage in temperature and humidity controlled areas and cleanliness of work areas.
MATERIALS INTEGRITY & CONTROL (To be used when printing for-sale items, such as licenses, art books, tickets, etc.)	The awarded contractor (vendor) agrees to take and maintain all measures necessary to ensure the security of materials used in the development of and work produced or printed under this contract and the materials they are printed on or made from. The contractor agrees to shred and destroy all waste or excess material used in producing work under this contract or work not accepted by the Department, to prevent their use by another or in any other manner not expressly authorized by the Department. The contractor agrees that upon failure to fully comply with this paragraph, the contractor shall reimburse the Department any costs incurred by it in recovering materials or work or ensuring against its unauthorized use. The contractor further agrees to pay the Department the face value, or other value ascribed the work by the Department, for work completed but not delivered or otherwise disposed of or accounted for to the satisfaction of the Department.
CONFIDENTIAL, PROPRIETARY, AND PERSONALLY IDENTIFIABLE INFORMATION	The Bidder/Contractor shall not use Confidential, Proprietary or Personally Identifiable Information ("Confidential Information") for any purpose other than the limited purposes set forth in this Bid/Contract, and all related and necessary actions taken in fulfillment of the obligations thereunder. The Bidder/Contractor shall hold all Confidential Information in confidence, and shall not disclose such Confidential Information to any persons other than those directors, officers, employees, and agents ("Representatives") who have a business-related need to have access to such Confidential Information in furtherance of the limited purposes of this Bid/Contract and who have been apprised of, and agree to maintain, the confidential nature of such information in accordance with the terms of this Bid/Contract. Bidder/Contractor shall institute and maintain such security procedures as are commercially reasonable to maintain the confidentiality of the Confidential Information while in its possession or control including transportation, whether physically or electronically. Bidder/Contractor shall ensure that all indications of confidentiality contained on or included in any item of Confidential Information shall be reproduced by Bidder/Contractor on any reproduction, modification, or translation of such Confidential Information. If requested by the State, Contractor shall make a reasonable effort to add a proprietary notice or indication of confidentiality to any tangible materials within its possession that contain Confidential Information of the State, as directed. The Bidder/Contractor shall maintain all Confidential Information for a period of three (3) years from the date of termination of this Bid/Contract, and shall thereafter return or destroy said Confidential Information directed by the State.
INVOICING	Invoices must accompany the returning electronic art, and 2 copies of finished product sent to: DSPS, Attn: Rebecca Jorge, 1400 E Washington Ave, Madison, WI 53703 See Section 10 of the Standard Terms and Conditions
The attached Standard Terms & C	Conditions for State of Wisconsin Printing dated January 2002 will supplement these specifications.

## Standard Terms and Conditions for State of Wisconsin Printing

 GENERAL: These standard conditions, the accompanying detailed specifications, all purchase orders, all statutory requirements, and all conditions contained in the bid documents become, by reference, a part of any award or contract. If a specific clause or specification of the above is contrary to these conditions, that clause or specification prevails. Further, the written contract and/or order with referenced parts and attachments shall constitute the entire agreement and no other terms and conditions in any document, acceptance, or acknowledgment shall be effective or binding unless expressly agreed to in writing by the contracting authority. All references to the "State" mean the State of Wisconsin.

Public printing is defined by state law as all graphic reproduction by whatever process and the necessary material and binding, that is paid for with state funds or funds handled through state accounting and disbursing channels.

- 2. OBLIGATIONS OF STATE: The obligations of the State of Wisconsin include placing orders, providing copy, reading proof, and paying for work officially ordered, received, and accepted. When specified, the state agency may furnish paper.
- 3. OBLIGATIONS / RESTRICTIONS OF CONTRACTOR: The contractor is responsible for producing the type of work described in the bid and contract and for providing all materials, service, shipping, insurance, and other costs incidental to and necessary for manufacturing and delivering the printed product. After acceptance of order, the contractor is responsible for completion, including work it is unable to accomplish in its own plant, with no additional cost to the State.

The State may require contractors to furnish a reasonable amount of technical assistance to state agencies. The State may require contractors to furnish reports of contract activity.

*Ownership of Materials:* All materials and electronic files produced or procured by the contractor for the State become State property. Contractor will immediately transfer possession of all items when so requested by the State. In the absence of another written agreement, all costs associated with the return of materials shall be borne by the contractor. All materials returned must be properly wrapped and identified by order number.

Security: Contractors must take all reasonable precautions necessary to protect against the unlawful use and distribution of printed materials and the control of production materials (e.g. plates, film, type, paper, copy and electronic documents). The only distribution authorized appears on the official purchase order. Samples of work requiring special security measures, which are furnished as audit or correspondence samples, must be hole punched or similarly voided to assure nonuse. Shipment security is the responsibility of the contractor.

Liability: The contractor must assume all costs and responsibility for the use of any patented equipment,

processes or procedures used or incorporated in the manufacturing, distribution or sale of materials, or services bid. The contractor shall indemnify, hold harmless and defend the State of Wisconsin and its agencies, officers, officials, employees and agents from all liability arising out of the contractor's performance under the contract.

*Labor Laws:* The contractor, by submitting a bid, guarantees that the articles described and sold to the State will be manufactured or produced in accordance with applicable state and federal labor laws.

Subletting: The contractor may not transfer, assign, or sublet any state work without the prior consent of the State, nor may any of the work be performed outside of the contractor's plant without advance approval. Such approval must be requested and approved in writing. The contractor is responsible for subcontracted work. No price increase will be granted for subletting. Unauthorized subletting may result in cancellation of the contract.

*Vendor Name or Logotype:* Printing contractors will not affix their company label, name, logotype, union bug or other identifying information to any printing for the State.

Promotional Advertising / News releases: Reference to or use of the State of Wisconsin, any of its departments, agencies or other sub-units, or any state official or employee for commercial promotion is prohibited. News releases pertaining to this procurement shall not be made without prior approval of the State of Wisconsin. Release of broadcast e-mails pertaining to this procurement shall not be made without prior written authorization of the contracting agency.

4. QUALITY: All printing is expected to meet the following minimum standards: Work must be in register consistent with the type of work being done. Inking must be consistent and uniform throughout in density and color. Colors must be as specified. Folding and punching must be in register. Pages must align with artwork, when applicable. Other finishing must be according to specifications (e.g., packaging, labeling).

Work that does not meet the specified contract standards for quality may be rejected and, if time allows, reprinting may be required at the contractor's expense. No payment will be made for rejected printed matter or services. When time does not allow for a reprint, the State has the right to use the job without compensation to the contractor.

5. **BIDDING:** The State of Wisconsin reserves the right to accept or reject any or all bids, to waive any technicalities in any bid submitted, and/or to rebid if necessary, as deemed in the best interest of the State of Wisconsin. Conditional or alternate bids may be rejected.

Official Sealed Bids must be date and time stamped by the soliciting purchasing office on or before the date and time that the bid is due. Bids date and time stamped in another office will be rejected. Receipt of a bid by the mail system does not constitute receipt of a bid by the purchasing office.

As of the announced date and hour of the bid opening, all bids become firm and cannot be altered. Until the award is made, bidders who identify errors in their bids may withdraw their bids. Bid prices are firm for acceptance for 30 days from bid opening, and in the case of award, for the full contract period.

All Official Sealed Bid openings are public. Records may not be available for public inspection prior to issuance of the notice of intent to award or the award of the contract.

*Collusion:* By submitting a quotation on a bid inquiry, the bidder implies unconditional acceptance of the statement: "We as bidders depose that we as individuals, the business firm which we represent, or any agent or representative of said firm, have not in any manner, directly or indirectly, entered into any agreement or participated in any collusion or otherwise taken any action in restraint of free competition in connection with this bidding; that the bid submitted has been independently arrived at without collusion with any bidder or any other competitor; that no attempt has been made to induce any other person or firm to submit or not to submit a bid, or to adjust their bid; and that these are accurate statements subject to penalty for perjury."

*Supplemental Data:* Supplemental data necessary to analyze bids may be requested by the State and must be furnished prior to the awarding of any contract.

Business Ownership: Bidders may be required to furnish information on the ownership of their companies as well as related parent, co-ownership, and affiliate companies at the time of bid submission. Any major changes in ownership or affiliation during the contract period will be considered a transfer of the contract, and will require approval of the State.

6. AWARD: Awards will be made to the lowest responsive, responsible bidder. Responsibility is determined at the time bids are evaluated, using criteria which may include: previous performance; equipment available and operable in the bidder's plant to satisfactorily handle the type and volume of work being bid; production, technical, and supervisory personnel; experience in type of work bid; location of the plant; delivery of proofs; extra time required for delivery, and ease of communication with printer.

State representatives are to have reasonable communication with and access to the plant(s) of contractors and bidders during regular hours of operation when needed.

*Reciprocity:* Awards for printing will not be made to vendors located in states or foreign entities that implement in-state preferences for the purchase of printing. Proof of reciprocity rests with the bidder.

*Performance Bond:* A successful bidder may be required to post a performance bond. Any performance bond must be underwritten by a firm authorized to conduct business in the State of Wisconsin. Failure to perform satisfactorily may result in cancellation, rejection, reprinting of any order, cancellation of the contract, forfeiture of the performance bond, and/or removal from bidder lists.

7. ORDERING: Each printing job is ordered separately, using an official State of Wisconsin Purchase Order.

Orders are issued directly from the agencies to the contractor. Changes to an order are provided in writing. If required by the contractor or agency accounting policy, the Purchase Order will be used if the change involves cost.

The contractor is expected to review each order for accuracy and completeness and to advise the ordering agency of any discrepancies. Orders must be acknowledged promptly, referencing the order number and delivery date. The acknowledgement becomes a firm delivery commitment.

The contractor must notify the ordering agency when a change in delivery date is anticipated. This notice should be made by telephone and confirmed in writing.

The State reserves the right to cancel any purchase order after it has been written and at any time during the production process. If the order is cancelled before any work has been done, no payment will be made. If the work has already begun when the order is cancelled, the contractor may bill for the labor, materials, and service that have been performed up to the time the cancellation notification was received.

8. PACKAGING: All printed matter must be firmly packed in cartons to protect against jamming and shifting, spoilage, loss, or damage during delivery. Each order must be packed separately. When specified, cartons must be delivered on skids or pallets. Packaging materials, including cartons, skids, and pallets, must be furnished by the contractor.

Corrugated board cartons (200 lb. test or stronger) must be uniform in size and suitable for shelf storage and employee handling. Oversized, overweight, or weak cartons are unacceptable. Loaded cartons must not weigh more than 40 pounds each.

Each carton in a shipment must be clearly labeled with: Purchase order number; ordering agency; delivery address (as shown on purchase order); item contained; numbering sequence contained, if applicable; and total order and quantity per carton.

**9. DELIVERY:** Delivery Requirements: Printing must be delivered as specified. All deliveries are F.O.B. inside destination door to any Wisconsin state agency location. Contractors are not required to deliver elsewhere within a building. Unless otherwise noted on the order, delivery hours are 8:00 a.m. to 3:00 p.m., Monday through Friday, except state holidays.

Unless otherwise specified, contractors are required to ship to only one destination on each order. When an order specifies delivery to more than one point, the contractor may charge for the additional deliveries. Freight bills must accompany the invoice to verify the extra charges.

*Overruns and underruns:* Overruns or underruns are not to exceed 3% on quantities ordered up to 10,000 and 1% on quantities ordered over 10,000, unless otherwise stated in the bid/contract documents. The contractor will be paid for the actual quantity delivered within this tolerance.

Unavoidable Emergencies: The contractor will be excused for delays due to uncontrollable causes, such as natural disasters, national emergencies, strikes, or fires. Production problems are not considered unavoidable emergencies. The contractor must notify the ordering agency in writing, of such developments immediately, stating the reason, justification, and estimated extent of the delay. Under these conditions the State may, in its sole discretion, purchase from other sources until the situation is remedied and the State is notified in writing.

*Guaranteed Delivery:* Failure of the contractor to adhere to delivery schedules as specified or to promptly replace rejected materials shall render the contractor liable for all costs in excess of the contract price when alternate procurement is necessary. Excess costs shall include the administrative costs.

**10. INVOICING AND PAYMENTS:** A separate invoice for each order must be sent directly to the ordering agency promptly after the job is delivered. Invoices presented for payment must be submitted in accordance with instructions contained on the purchase order, including reference to purchase order number and submittal to the correct address for processing. Invoices will not be dated as received or processed for payment until all accompanying items required are received by the State.

The State of Wisconsin normally will pay properly submitted vendor invoices within thirty (30) days of receipt providing goods have been delivered and accepted as specified.

*Auditing:* Invoices are approved for payment only if they comply with bid, specifications, order, and sample. Adjustments to invoice amounts are made as follows:

Unauthorized charges for tax or pre-paid freight included in bid pricing may be corrected and paid with no prior notification to vendor; a copy of the corrected invoice will be sent to the contractor with payment. The contractor will credit these charges from the state account promptly. All other credit requests will be accomplished according to agency accounting practices, accompanied by a good faith dispute. A good faith dispute creates an exception to prompt payment.

*Overtime:* No compensation for overtime will be allowed for the contractor's failure to meet normal production requirements. Overtime may be allowed to meet unusual requirements when authorized by the State.

*Taxes:* The State of Wisconsin and its agencies are exempt from federal tax and Wisconsin state and local taxes except for Wisconsin excise or occupation tax on specific controlled commodities which do not include printing. The State of Wisconsin may be subject to another state's taxes depending upon the laws of the State from which the purchase is made. The State's federal registration number is 39-73-1021-K. State sales tax exemption numbers may be requested of individual agencies.

**11. REMEDIES AND DAMAGES:** When a contractor fails to comply with contract requirements, when a delivered item is improperly produced or otherwise not to specifications, or when time is of the essence and there is insufficient time to reprint, the contractor may be assessed damages for any order or part of an order that is overdue or defective. A late delivery charge in an amount not more than five percent (5%) per day of the net due printer for each

working day the contractor is late may be charged to the contractor. The late delivery fee may be deducted from any payments due the contractor.

Contractors whose default has caused additional expense to the agency may be assessed liquidated damages to compensate the agency for actual damages incurred.

In addition to the provisions stated above, in the event contractor shall default in any of the covenants, agreements, commitments, terms or conditions herein contained, the State shall have all other rights and remedies which it may have at law or in equity against contractor.

No failure to exercise and no delay in exercising any right, power or remedy hereunder on the part of the State or contractor shall operate as a waiver thereof, nor shall any single or partial exercise of any right, power or remedy preclude any other or further exercise thereof or the exercise of any other right, power or remedy. No express waiver shall affect any event or default other than the event or default specified in such waiver, and any such waiver, to be effective, must be in writing and shall be operative only for the time and to the extent expressly provided by the State or contractor therein. A waiver of any covenant, term or condition contained herein shall not be construed as a waiver of any subsequent breach of the same covenant, term or condition.

No remedy or election hereunder shall be deemed exclusive but shall, wherever possible, be cumulative with all other remedies at law or in equity.

- 12. NONDISCRIMINATION / AFFIRMATIVE ACTION: In connection with the performance of work under this contract, the contractor agrees not to discriminate against any employee or applicant for employment because of age, race, religion, color, handicap, sex, physical condition, developmental disability as defined in s. 51.01(5), Wis. Stats., sexual orientation as defined in s. 111.32(13m), Wis. Stats., or national origin. This provision shall include, but not be limited to, the following: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. Except with respect to sexual orientation, the contractor further agrees to take affirmative action to ensure equal employment opportunities.
  - **12.1.** Contracts estimated to be over twenty-five thousand dollars (\$25,000) require the submission of a written affirmative action plan by the contractor. An exemption occurs from this requirement if the contractor has a workforce of less than twenty-five (25) employees. Within fifteen (15) working days after the contract is awarded, the contractor must submit the plan to the contracting state agency for approval. Instructions on preparing the plan and technical assistance regarding this clause are available from the contracting state agency.
  - **12.2.** The contractor agrees to post in conspicuous places, available for employees and applicants for employment, a notice to be provided by the contracting state agency that sets forth the provisions of the State of Wisconsin's nondiscrimination law.

- **12.3.** Failure to comply with the conditions of this clause may result in the contractor's becoming declared an "ineligible" contractor, termination of the contract, or withholding of payment.
- **13. APPLICABLE LAW:** This contract shall be governed under the laws of the State of Wisconsin. The contractor shall at all times comply with and observe all federal and state laws, local laws, ordinances, and regulations which are in effect during the period of this contract and which in any manner affect the work or its conduct. The State of Wisconsin reserves the right to cancel any contract with a federally debarred contractor or a contractor which is presently identified on the list of parties excluded from federal procurement and non-procurement contracts.
- **14. VENDOR TAX DELINQUENCY:** Vendors who have a delinquent Wisconsin tax liability may have their payments offset by the State of Wisconsin.
- **15. PUBLIC RECORDS ACCESS:** It is the intention of the State to maintain an open and public process in the solicitation, submission, review, and approval of procurement activities.
- 16. PROPRIETARY INFORMATION: Any restrictions on the use of data contained within a request must be clearly stated in the bid itself. Proprietary information submitted in response to a request will be handled in accordance with applicable State of Wisconsin procurement regulations and the Wisconsin public records law. Proprietary restrictions normally are not accepted. However, when accepted, it is the vendor's responsibility to defend the determination in the event of an appeal or litigation.
  - **16.1.** Data contained in a bid, all documentation provided therein, and innovations developed as a result of the contracted commodities or services cannot be copyrighted or patented. All data, documentation, and innovations become the property of the State of Wisconsin.
  - **16.2.** Any material submitted by the vendor in response to this request that the vendor considers confidential and proprietary information and which qualifies as a trade secret, as provided in s. 19.36(5), Wis. Stats., or material which can be kept confidential under the Wisconsin public records law, must be identified on a Designation of Confidential and Proprietary Information form (DOA-3027). Bidders may request the form if it is not part of the Request for Bid package. Bid prices cannot be held confidential.
- **17. FOREIGN CORPORATION:** A foreign corporation (any corporation other than a Wisconsin corporation) which becomes a party to this Agreement is required to conform to all the requirements of Chapter 180, Wis. Stats., relating to a foreign corporation and must possess a certificate of authority from the Wisconsin Department of Financial Institutions, unless the corporation is transacting business in interstate commerce or is otherwise exempt from the requirement of obtaining a certificate of authority. Any foreign corporation which desires to apply for a certificate of authority should contact the Department of Financial Institutions, Division of Corporation, P. O. Box 7846, Madison, WI 53707-7846; telephone (608) 266-3590.

- **18. CANCELLATION:** The State of Wisconsin reserves the right to cancel any contract in whole or in part without penalty due to non-appropriation of funds or for failure of the contractor to comply with terms, conditions, and specifications of this contract.
- **19. PATENT INFRINGEMENT:** The contractor selling to the State of Wisconsin the articles described herein guarantees the articles were manufactured or produced in accordance with applicable federal labor laws. Further, that the sale or use of the articles described herein will not infringe any United States patent. The contractor covenants that it will, at its own expense, defend every suit which shall be brought against the State of Wisconsin (provided that such contractor is promptly notified of such suit, and all papers therein are delivered to it) for any alleged infringement of any patent by reason of the sale or use of such articles, and agrees that it will pay all costs, damages, and profits recoverable in any such suit.
- 20. INSURANCE RESPONSIBILITY: The contractor performing services for the State of Wisconsin shall:
  - **20.1.** Maintain worker's compensation insurance as required by Wisconsin Statutes, for all employees engaged in the work.
  - **20.2.** Maintain commercial liability, bodily injury and property damage insurance against any claim(s) that might occur in carrying out this agreement/contract. Minimum coverage shall be one million dollars (\$1,000,000) liability for bodily injury and property damage including product liability and completed operations. Provide motor vehicle insurance for all owned, non-owned and hired vehicles that are used in carrying out this contract. Minimum coverage shall be one million dollars (\$1,000,000) per occurrence combined single limit for automobile liability and property damage.
- 21. DISCLOSURE: If a state public official (s. 19.42, Wis. Stats.), a member of a state public official's immediate family, or any organization in which a state public official or a member of the official's immediate family owns or controls a ten percent (10%) interest, is a party to this agreement, and if this agreement involves payment of more than three thousand dollars (\$3,000) within a twelve (12) month period, this contract is voidable by the State unless appropriate disclosure is made according to s. 19.45(6), Wis. Stats., before signing the contract. Disclosure must be made to the State of Wisconsin Ethics Board, 44 East Mifflin Street, Suite 601, Madison, Wisconsin 53703 (Telephone 608-266-8123).
- 22. ANTITRUST ASSIGNMENT: The contractor and the State of Wisconsin recognize that in actual economic practice, overcharges resulting from antitrust violations are in fact usually borne by the State of Wisconsin (purchaser). Therefore, the contractor hereby assigns to the State of Wisconsin any and all claims for such overcharges as to goods, materials or services purchased in connection with this contract.