QUOTATION

GOES Heating Systems P.O. Box 7637 Houston, TX 77270 US 713.699.5344

Order Number		
127251		
Order Date	Page	
04/11/2023 14:52:42	1 of 1	

Quote Expires On: 05/11/2023

Bill To:

Fort Bend County Jail 301 Jackson Richmond, TX 77469 281-341-3760 Attn: Fortbend AP

Ship To:

Fort Bend County Jail 301 Jackson St Suite 301 Richmond, TX 77469 77469

PO Number		Job Name		Taker	
				SAM	
Quantity	Item ID				
Ordered UOM	Item Description				
1 EA	1 EA 100L225APVX				
	Water Heater, PVI, Pow	er VTX			
	Model 100 L 225A-PV	X -Featuring 1000 MBH input, 225 gallor	n storage -95.5%		
		AquaPLEX tank, 150psi ASME rated			
		-15-Year tank & chloride-induced	l stress corrosion		
	cracking -1-Year burn	er & parts			
1 EA	FYSP				
	PVI First Year Cost-Fro	ee Service Policy			
1 EA	NBT610A				
	Condensate Neutralizat	ion Kit			
	For 1,500 MBTU (JJM	P/N 2010) 13.5 Lbs			
1 EA	FREIGHT				
	Freight To Site				
				SUB	
			SUBTO	T41	57,84



October 21, 2022

Sent via email to: cherie@goesheatingsystems.com

Cherie Strickland GOES Sales of Texas, Inc. 434 Garden Oaks Blvd. Houston, TX 77018

Re: HVAC Equipment, Supplies, and Installation of HVAC Equipment

BuyBoard Contract 631-20

The Local Government Purchasing Cooperative (BuyBoard) awarded your company a contract under HVAC Equipment, Supplies, and Installation of HVAC Equipment, Contract 631-20, for which the current term is set to expire November 30, 2022. At this time, the BuyBoard is renewing your contract through November 30, 2023. This will be the final renewal of this contract.

All discounts, terms, and conditions of your contract will remain the same. If you agree to this renewal, there is nothing you need to do. However, if you do not agree to this renewal, you must notify me via email at melonie.perry@tasb.org prior to the start of the renewal term.

If you have questions or comments concerning this renewal, please contact me as soon as possible at melonie.perry@tasb.org. We appreciate your interest in The Local Government Purchasing Cooperative.

Sincerely,

Melonie Perry

Contract Administrator

Melonie Perry

final renewal v.02.13.2020









P.O. Box 400 Austin, TX 78767-0400 800.695.2919 | 512.467.0222 | Fax: 800.211.5454 buyboard.com

October 22, 2020

Sent Via Email: cherie@goesheatingsystems.com

Cherie Strickland GOES Sales of Texas, Inc. 434 Garden Oaks Blvd. Houston, TX 77018

Welcome to BuyBoard!

Re: Notice of The Local Government Purchasing Cooperative Award

Proposal Name and Number: HVAC Equipment, Supplies, and Installation of HVAC Equipment, Proposal No. 631-20

Congratulations, The Local Government Purchasing Cooperative (Cooperative) has awarded your company a BuyBoard® contract based on the above-referenced Proposal. The contract is effective 12/1/2020 through 11/30/2021, with two possible one-year renewals. The contract documents are those identified in Section 3 of the General Terms and Conditions of the specifications.

To view the items your company has been awarded, please review the proposal tabulation No. 631-20 on the following web-site: www.buyboard.com/vendor. Only items marked as awarded to your company can be sold through the BuyBoard contract. In addition, on this website you will find the membership list which will provide you with the names of all entities with membership in our purchasing cooperative.

You are advised that receipt of a purchase order directly from a Cooperative member is not within the guidelines of the Cooperative. Accepting purchase orders directly from Cooperative members may result in a violation of the State of Texas competitive bid statute and termination of this Cooperative BuyBoard contract. Therefore, all purchase orders must be processed through the BuyBoard in order to comply. Please forward by email to info@buyboard.com any order received directly from a Cooperative member. If you inadvertently process a purchase order sent directly to you by a Cooperative member, please email the order info@buyboard.com and note it as RECORD ONLY to prevent duplication.

As an awarded vendor a BuyBoard user id and password will be sent via e-mail 2 to 3 business days prior to the start of your contract.

On behalf of the Texas Association of School Boards, we appreciate your interest in the Cooperative and we are looking forward to your participation in the program. If you have any questions, please contact **Cooperative Procurement Staff** at 800-695-2919.

Sincerely,

Arturo Salinas

Department Director, Cooperative Procurement







PROPOSER'S AGREEMENT AND SIGNATURE

Proposal Name: HVAC Equipment, Supplies, and Installation of HVAC Equipment

Proposal Due Date/Opening Date and Time:

July 14, 2020 at 4:00 PM

Location of Proposal Opening:

Texas Association of School Boards, Inc. BuyBoard Department 12007 Research Blvd. Austin, TX 78759

Proposal Number: 631-20

Contract Time Period: December 1, 2020 through November 30, 2021 with two (2) possible one-year renewals.

Anticipated Cooperative Board Meeting Date:

October 2020

G	0	FS	Sa	20	of	Texas.	Inc
J	U		Sa	162	U	I Exas.	IIIC.

Name of Proposing Company

434 Garden Oaks Blvd.

Street Address

Signature of Authorized Company

Houston, TX 77018

City, State, Zip

Toni Ratliff

Printed Name of Authorized Company Official

713-699-5344

Telephone Number of Authorized Company Official

President

Position or Title of Authorized Company Official

713-699-0915

Fax Number of Authorized Company Official

1-74-2445764-0

Federal ID Number



The proposing company ("you" or "your") hereby acknowledges and agrees as follows:

- 1. You have carefully examined and understand all Cooperative information and documentation associated with this Proposal Invitation, including the Instructions to Proposers, General Terms and Conditions, attachments/forms, item specifications, and line items (collectively "Requirements");
- 2. By your response ("Proposal") to this Proposal Invitation, you propose to supply the products or services submitted at the prices quoted in your Proposal and in strict compliance with the Requirements, unless specific deviations or exceptions are noted in the Proposal;
- 3. Any and all deviations and exceptions to the Requirements have been noted in your Proposal and no others will be claimed;
- 4. If the Cooperative accepts any part of your Proposal and awards you a contract, you will furnish all awarded products or services at the prices quoted and in strict compliance with the Requirements (unless specific exceptions are noted in the Proposal and accepted by the Cooperative), including without limitation the Requirements related to:
 - a. conducting business with Cooperative members, including offering pricing to members that is the best you offer compared to similar customers;
 - b. payment of a service fee in the amount specified and as provided for in this Proposal Invitation;
 - c. the **possible** award of a piggy-back contract by another governmental entity or nonprofit entity, in which event you will offer the awarded goods and services in accordance with the Requirements; and
 - d. submitting price sheets or catalogs in the proper format as required by the Cooperative as a prerequisite to activation of your contract;
- You have clearly identified on the included form any information in your Proposal that you believe to be confidential or proprietary or that you do not consider to be public information subject to public disclosure under a Texas Public Information Act request or similar public information law;
- 6. The individual signing this Agreement is duly authorized to enter into the contractual relationship represented by this Proposal Invitation on your behalf and bind you to the Requirements, and such individual (and any individual signing a form) is authorized and has the requisite knowledge to provide the information and make the representations and certifications required in the Requirements;
- 7. You have carefully reviewed your Proposal, and certify that all information provided is true, complete and accurate, and you authorize the Cooperative to take such action as it deems appropriate to verify such information; and
- 8. Any misstatement, falsification, or omission in your Proposal, whenever or however discovered, may disqualify you from consideration for a contract award under this Proposal Invitation or result in termination of an award or any other remedy or action provided for in the General Terms and Conditions or by law.



VENDOR CONTACT INFORMATION

	pany: GOES Sales of Texas, Inc.		
Vendor Propos	sal/Contract Contact Name: Cherie Strickla	ind	
Vendor Propos	sal/Contract Contact E-mail Address: cherie@	goesheatingsystems	s.com
Vendor Contac	ct Mailing Address for Proposal/Contract Notices:	34 Garden Oaks Bl	vd.
Houston,	, TX 77018		
Company Web	osite: www.goesheatingsystems.co	om	
Internet acces	ders: All purchase orders from Cooperative members and at least one e-mail address so that notifications order arrives. An information guide will be provided	on of new orders can be sent to	o the Internet contact wher
Please select	t options below for receipt of purchase orders	and provide the requested	I information:
x	I will use the internet to receive purchase orders		
	Purchase Order E-mail Address: cherie@go	pesheatingsystems.	com
	Purchase Order Contact: Cherie Strickla	nd Phone:	713-699-5344
	Alternate Purchase Order E-mail Address: sam	@goesheatingsyste	ems.com
	Alternate Purchase Order Contact: Sam Wil	liams Phone:	713-699-5344
	Purchase orders may be received by the Designate form as provided to the Cooperative administrato for the Contract and the performance of all Designation	r. I understand that my compa	any shall remain responsible
for the receipt			provide e-mail addresses
RFQ E-	-mail Address: cherie@goesheatingsy	stems.com	
RFQ C	ontact: Cherie Strickland	Phone: 713-69	99-5344
Alterna	ate RFQ E-mail Address: sam@goesheati	ngsystems.com	
	ate RFQ Contact: Sam Williams	Phone: 713-699	-5344



<u>Invoices</u>: Your company will be billed monthly for the service fee due under a contract awarded under this Proposal Invitation. All invoices are available on the BuyBoard website and e-mail notifications will be sent when they are ready to be retrieved. Please provide the following address, contact and e-mail information for receipt of service fee invoices and related communications:

Please choose only one (1) of the following options for receipt of invoices and provide the requested

information:

** If Vendor authorizes a billing agent to receive and process service fee invoices, in accordance with the General Terms and Conditions of the Contract, Vendor specifically acknowledges and agrees that nothing in that designation shall relieve Vendor of its responsibilities and obligations under the Contract including, but not limited to, payment of all service fees under any Contract awarded Vendor.

Alternative Billing Agent E-mail Address:



FELONY CONVICTION DISCLOSURE AND DEBARMENT CERTIFICATION

FELONY CONVICTION DISCLOSURE

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

Section 44.034 further states in Subsection (b): "A school district may terminate a contract with a person or business entity if the district determines that the person or business entity failed to give notice as required by Subsection (a) or misrepresented the conduct resulting in the conviction. The district must compensate the person or business entity for services performed before the termination of the contract."

Please check ($$) one of the following:	
My company is a publicly-held corporation. (Advance notice My company is not owned or operated by anyone who have company is owned/operated by the following individual	as been convicted of a felony.
Name of Felon(s):	
Details of Conviction(s):	
By signature below, I certify that the above information is company to make this certification.	true, complete and accurate and that I am authorized by my
GOES Sales of Te	exas, Inc.
Compa	ny Name
doni Datuff	Toni Ratliff
Signature of Authorized Company Official	Printed Name
Neither my company nor an owner or principal of my compa for participation in Federal Assistance programs under Execut the Federal Register and Rules and Regulations. Neither my listed on the government-wide exclusions in SAM, debarred ineligible under any statutory or regulatory authority. My coperative members with pending purchases or seeking to	ny has been debarred, suspended or otherwise made ineligible rive Order 12549, "Debarment and Suspension," as described in company nor an owner or principal of my company is currently d, suspended, or otherwise excluded by agencies or declared company agrees to immediately notify the Cooperative and all o purchase from my company if my company or an owner or in SAM, or is debarred, suspended, or otherwise excluded by ory authority.
By signature below, I certify that the above is true, complete this certification.	and accurate and that I am authorized by my company to make
GOES Sales of	f Texas, Inc.
Compa	ny Name
Seri Waluty	Toni Ratliff
Signature of Authorized Company Official	Printed Name



RESIDENT/NONRESIDENT CERTIFICATION

Chapter 2252, Subchapter A, of the Texas Government Code establishes certain requirements applicable to proposers who are not Texas residents. Under the statute, a "resident" proposer is a person whose principal place of business is in Texas, including a contractor whose ultimate parent company or majority owner has its principal place of business in Texas. A "nonresident" proposer is a person who is not a Texas resident. Please indicate the status of your company as a "resident" proposer or a "nonresident" proposer under these definitions.

Pleas	e check ($$) one of the following	ng:		
	■ I certify that my compa	any is a Resident Propo	oser.	
	☐ I certify that my compa	any is a Nonresident Pr	roposer.	
	ur company is a Nonresident F n your company's principal pla			information for your resident state (the state in
Comp	any Name		Address	
City			State	Zip Code
A.				f business is in Texas to under-price proposers percentage to receive a comparable contract?
B.	What is the prescribed amo	ount or percentage? \$_		or%
deter ultima	on 44.031(b) of the Texas Emining to whom to award a cate parent or majority owner (contract. Among the critical in the critical has its principal place of the company or imate parent company or	nes certain criter eria for certain co of business in Tex majority owner h	ia that a school district must consider when ontracts is whether the vendor or the vendor's as; or (ii) employs at least 500 people in Texas. has its principal place of business in Texas, does
	e check (√) one of the following			
	Yes No			
Emplo				ent/Nonresident Certification) and 2 (Vendor am authorized by my company to make this
		GOES Sales	of Texas, Ir	nc.
		Compa	any Name	
	Signature of Authorized Con	mpany/Official		oni Ratliff ted Name



NO ISRAEL BOYCOTT CERTIFICATION

Effective September 1, 2017, as amended effective May 7, 2019 (H.B. 793), a Texas governmental entity may not enter into a contract with a value of \$100,000 or more that is to be paid wholly or partly from public funds with a company (excluding a sole proprietorship) that has 10 or more full-time employees for goods or services unless the contract contains a written verification from the company that it: (1) does not boycott Israel; and (2) will not boycott Israel during the term of the contract. (Tex. Gov't Code Ch. 2270). Accordingly, this certification form is included to the extent required by law.

"Boycott Israel" means refusing to deal with, terminating business activities with, or otherwise taking any action that is intended to penalize, inflict economic harm on, or limit commercial relations specifically with Israel, or with a person or entity doing business in Israel or in an Israeli-controlled territory, but does not include an action made for ordinary business purposes. Tex. Gov'T Code §808.001(1).

By signature below, I certify and verify that Vendor does not boycott Israel and will not boycott Israel during the term of any contract awarded under this Proposal Invitation, that this certification is true, complete and accurate, and that I am authorized by my company to make this certification.

COES Sales of Toyas Inc

GOLO Sa	es of Texas, Inc.
Cc	ompany Name
Soni Rathiff	Toni Ratliff
Signature of Authorized Company Official	Printed Name

<u>Note</u>: If Vendor does not wish to make this certification, return the blank form in lieu of a completed certification.

NO EXCLUDED NATION OR FOREIGN TERRORIST ORGANIZATION CERTIFICATION

Effective September 1, 2017, Chapter 2252 of the Texas Government Code provides that a Texas governmental entity may not enter into a contract with a company engaged in active business operations with Sudan, Iran, or a foreign terrorist organization – specifically, any company identified on a list prepared and maintained by the Texas Comptroller under Texas Government Code §§806.051, 807.051, or 2252.153. (A company that the U.S. Government affirmatively declares to be excluded from its federal sanctions regime relating to Sudan, Iran, or any federal sanctions regime relating to a foreign terrorist organization is not subject to the contract prohibition.)

By signature below, I certify and verify that Vendor is not on the Texas Comptroller's list identified above; that this certification is true, complete and accurate; and that I am authorized by my company to make this certification.

GOES Sales of Texas Inc.

OOLO Oui	Co or rexue, me.
Co	ompany Name
Signature of Authorized Company Official	Toni Ratliff
Signature of Authorized Company Official	Printed Name



HISTORICALLY UNDERUTILIZED BUSINESS CERTIFICATION

A proposer that has been certified as a Historically Underutilized Business (also known as a Minority/Women Business Enterprise or "MWBE" and all referred to in this form as a "HUB") is encouraged to indicate its HUB certification status when responding to this Proposal Invitation. The electronic catalogs will indicate HUB certifications for vendors that properly indicate and document their HUB certification on this form.

Please check (a/) all that apply:

CHECK	(v) an triat appry.
I cert	ify that my company has been certified as a HUB in the following categories:
х	Minority Owned Business
	Women Owned Business
	Service-Disabled Veteran Owned Business (veteran defined by 38 U.S.C. §101(2), who has a service-connected disability as defined by 38 U.S.C. § 101(16), and who has a disability rating of 20% or more as determined by the U.S. Department of Veterans Affairs or Department of Defense)
Certi	Fication Number: 8-3-11214
	e of Certifying Agency:
City	y of Houston
Му со	mpany has NOT been certified as a HUB.
	gnature below, I certify that the above is true, complete and accurate and that I am authorized by my any to make this certification.
GO	ES Sales of Texas, Inc.
Comp	any Name
Tor	ni Ratliff
Printe	d Name On i Polish
Signal	cure of Authorized Company Official



CONSTRUCTION-RELATED GOODS AND SERVICES AFFIRMATION

A contract awarded under this Proposal Invitation covers only the specific goods and services awarded by the BuyBoard. As explained in the BuyBoard Procurement and Construction Related Goods and Services Advisory for Texas Members ("Advisory"), Texas law prohibits the procurement of architecture or engineering services through a purchasing cooperative. This BuyBoard contract does not include such services. Architecture or engineering services must be procured by a Cooperative member separately, in accordance with the Professional Services Procurement Act (Chapter 2254 of the Texas Government Code) and other applicable law and local policy.

The Advisory, available at buyboard.com/Vendor/Resources.aspx, provides an overview of certain legal requirements that are potentially relevant to a Cooperative member's procurement of construction or construction-related goods and services, including those for projects that may involve or require architecture, engineering or independent testing services. A copy of the Advisory can also be provided upon request.

By signature below, the undersigned affirms that Proposer has obtained a copy of the Advisory, has read and understands the Advisory, and is authorized by Proposer to make this affirmation. If Proposer sells construction-related goods or services to a Cooperative member under a BuyBoard contract awarded under this Proposal Invitation, Proposer will comply with the Advisory and applicable legal requirements, make a good faith effort to make its Cooperative member customers or potential Cooperative member customers aware of such requirements, and provide a Cooperative member with a copy of the Advisory before executing a Member Construction Contract with the member or accepting the member's purchase order for construction-related goods or services, whichever comes first.

GOES Sales of Tex	xas, Inc.	
Company Name		
Soni Rolliff	Toni Ratliff	
Signature of Authorized Company Official	Printed Name	
7.9-20		
Date		



DEVIATION AND COMPLIANCE

If your company intends to deviate from the General Terms and Conditions, Proposal Specifications or other requirements associated with this Proposal Invitation, you MUST list all such deviations on this form, and provide complete and detailed information regarding the deviations on this form or an attachment to this form. The Cooperative will consider any deviations in its contract award decision, and reserves the right to accept or reject a proposal based upon any submitted deviation.

In the absence of any deviation identified and described in accordance with the above, your company must fully comply with the General Terms and Conditions, Proposal Specifications and all other requirements associated with this Proposal Invitation if awarded a contract under this Proposal Invitation. A deviation will not be effective unless accepted by the Cooperative. The Cooperative may, in its sole discretion, seek clarification from and/or communicate with Proposer(s) regarding any submitted deviation, consistent with general procurement principles of fair competition. The Cooperative reserves the right to accept or reject a proposal based upon any submitted deviation.

to accept of reject a proposal based upon any submitted deviation.	
Please check ($$) one of the following:	Deviations presented by the vendor have been accepted by BuyBoard.
No; Deviations Yes; Deviations	Lisa Maraden BuyBoard Contract Administrator
List and fully explain any deviations you are submitting:	
At times, there may be shipping/freight char	ges for specialty parts; however,
boiler orders are full freight allowed. We will a	alway disclose any shipping charges.
PLEASE PROVIDE THE FOLLOWING INFORMATION:	
1. Shipping Via: Common Carrier Company Truck Prepa	aid and Add to Invoice Other:
2. Payment Terms: Net 30 days 1% in 10/Net 30 days] Other:
3. Number of Days for Delivery: 0-7 days ARO	
4. Vendor Reference/Quote Number: Listed on quote	
5. State your return policy: No returns on electrical equ	ipment, no returns on specialty items,
no returns after 30 days.	
6. Are electronic payments acceptable? ■Yes □ No	
7. Are credit card payments acceptable? Tyes In No	
GOES Sales of Texas, Inc.	
Company Name	
Joni Valy	
Signature of Authorized Company Official Printed Nan	ne



LOCATION/AUTHORIZED SELLER LISTINGS

If you have more than one location/authorized seller that will service a contract awarded under this Proposal Invitation, please list each location/authorized seller below. If additional sheets are required, please duplicate this form as necessary. NOTE: Awarded Vendors shall remain responsible for all aspects of the Contract, including processing of Purchase Orders, and shall be responsible for the performance of all locations and authorized sellers under and in accordance with the Contract. If you are a product manufacturer and wish to designate Designated Dealers as defined in the General Terms and Conditions to receive Cooperative member Purchase Orders on your behalf, you must complete the Manufacturer Designated Dealer form.

111

	N/A		
Company Name			
Address			
City	State	Zip	
Phone Number	Fax Number		
Contact Person			
Company Name			
Address			
City	State	Zip	
Phone Number	Fax Number		
Contact Person			



MANUFACTURER DEALER DESIGNATION

If Vendor is a manufacturer that sells products through a dealer network and wishes to designate a dealer or multiple dealers ("Designated Dealers") to receive Cooperative member Purchase Orders on Vendor's behalf, you must complete this form for each dealer you wish to designate.

Regardless of any Designated Dealers submitted by Vendor, Vendor specifically agrees and acknowledges that any such designations are for Vendor's convenience only and shall not, if Vendor is awarded a Contract, relieve Vendor of any obligations under the Contract, including payment of Cooperative service fees on all Purchase Orders submitted to Vendor or any Designated Dealer. In accordance with the General Terms and Conditions, an awarded Vendor shall remain responsible and liable for all of its obligations under the Contract and the performance of both Vendor and any of Vendor's Designated Dealers under and in accordance with the Contract and remain subject to all remedies for default thereunder, including, but not limited to suspension and termination of Vendor's Contract for nonpayment of service fees.

If awarded, Vendor authorizes the Cooperative, in its sole discretion, to list any Vendor Designated Dealers in the BuyBoard system and to receive Purchase Orders directly from Cooperative members on behalf of Vendor. To the extent a Vendor with Designated Dealers receives a Purchase Order directly, it shall be the responsibility of Vendor to appropriately process such Purchase Order in accordance with the Contract, including but not limited to timely forwarding such Purchase Order to a Designated Dealer for processing.

The Cooperative reserves the right, in its sole discretion, to refuse addition of, or request removal of, any Designated Dealer, and Vendor agrees to immediately require such Designated Dealer to cease accepting Purchase Orders or otherwise acting on Vendor's behalf under the Contract. Further, the Cooperative's administrator shall be authorized to remove or suspend any or all Designated Dealers from the BuyBoard at any time in its sole discretion.

If you wish to designate a dealer to service a contract awarded under this Proposal Invitation, please list the Designated Dealer below and have this form signed by an official of your company authorized to make such designation. If you wish to designate multiple dealers, please duplicate this form as necessary.

N/A				
Designated Dealer Name				
Designated Dealer Address				
City	State		Zip	
Phone Number		Fax Number		
Email address	_	Designated Dea	ler Tax ID Number* (*attach W-9)	
Designated Dealer Contact Person				
Your Company Name	_	Signature of Aut	horized Company Official	



TEXAS REGIONAL SERVICE DESIGNATION

The Cooperative (referred to as "Texas Cooperative" in this form and in the State Service Designation form) offers vendors the opportunity to service its members throughout the entire State of Texas. If you do not plan to service all Texas Cooperative members statewide, you <u>must</u> indicate the specific regions you will service on this form. If you propose to serve different regions for different products or services included in your proposal, you must complete and submit a separate Texas Regional Service Designation form for each group of products and clearly Indicate the products or services to which the designation applies in the space provided at the end of this form. By designating a region or regions, you are certifying that you are authorized and willing to provide the proposed products and services in those regions. Designating regions in which you are either unable or unwilling to provide the specified products and services shall be grounds for either rejection of your proposal or, if awarded, termination of your Contract. Additionally, if you do not plan to service Texas Cooperative members (i.e., if you will service only states other than Texas), you must so indicate on this form.

Regional Education Service Centers ☐ I will service Texas **Cooperative members** statewide. I will not service Texas **Cooperative members** statewide. I will only service members in the regions checked below: **Region and Headquarters** 1 Edinburg **2** Corpus Christi Victoria 3 4 Houston Beaumont Huntsville 7 Kilgore Mount Pleasant \square 9 Wichita Falls ☐ 10 Richardson ☐ 11 Fort Worth 12 Waco 13 Austin ☐ 14 Abilene ☐ 15 San Angelo ☐ 16 Amarillo 17 Lubbock GOES Sales of Texas, Inc. ☐ 18 Midland Company Name ☐ 19 El Paso 20 San Antonio Signature of Authorized Company Official Toni Ratliff ■ I will not service members of Printed Name the Texas Cooperative.



f this Texas Regional Service Designation form applies to only one or some of the products and services proposed by endor, list the products and services to which this form applies here:					



STATE SERVICE DESIGNATION

The Cooperative offers vendors the opportunity to service other governmental entities in the United States, including intergovernmental purchasing cooperatives such as the National Purchasing Cooperative BuyBoard. You must complete this form if you plan to service the entire United States, or will service only the specific states indicated. (Note: If you plan to service Texas Cooperative members, be sure that you complete the Texas Regional Service Designation form.)

If you serve different states for different products or services included in your proposal, you must complete and submit a separate State Service Designation form for each group of products and clearly indicate the products or services to which the designation applies in the space provided at the end of this form. By designating a state or states, you are certifying that you are authorized and willing to provide the proposed products and services in those states. Designating states in which you are either unable or unwilling to provide the specified products and services shall be grounds for either rejection of your proposal or, if awarded, termination of your Contract.

Please check $()$ all	that apply:	
☐ I will service all	states in the United States.	
I will not service	e all states in the United States. I will service only	the states checked below:
Ala Ala	abama aska rizona rkansas alifornia (Public Contract Code 20118 & 20652) blorado bnnecticut elaware strict of Columbia orida eorgia awaii aho inois diana wa ansas entucky puisiana aine aryland assachusetts chigan nnesota ssissippi ssouri	Nebraska Nevada New Hampshire New Jersey New Mexico New York North Carolina North Dakota Ohio Oklahoma Oregon Pennsylvania Rhode Island South Carolina South Dakota Tennessee Texas Utah Vermont Virginia Washington West Virginia Wisconsin Wyoming
L Mo	ontana	



This form will be used to ensure that you can service other governmental entities throughout the United States as indicated. Your signature below confirms that you understand your service commitments during the term of a contract awarded under this proposal.

GOES Sales	s of Texas, Inc.
1	Company Name
Soni Latefa	Toni Ratliff
Signature of Authorized Company Official	Printed Name
If this State Service Designation form applies to only list the products and services to which this form applied the products and services to which this form applied to the products and services to which this form applied to the products and services to which this form applied to the products and services to which this form applied to the products and services to which this form applied to the products and services to which this form applied to the products and services to which this form applied to the products and services to which this form applied to the products and services to which this form applied to the products and services to which this form applied to the products and services to which this form applied to the products and services to which this form applied to the products are the products and services to which this form applied to the products are the products and services to which the products are the products and services to the products are the products and the products are th	one or some of the products and services proposed by Vendor, les here:



NATIONAL PURCHASING COOPERATIVE VENDOR AWARD AGREEMENT

In accordance with the Terms and Conditions associated with this Proposal Invitation, a contract awarded under this Proposal Invitation may be "piggy-backed" by another governmental entity. The National Purchasing Cooperative is an intergovernmental purchasing cooperative formed by certain school districts outside of Texas to serve its members throughout the United States. If you agree to be considered for a piggy-back award by the National Purchasing Cooperative, you agree to the following terms and agree to serve National Purchasing Cooperative members in the states you have indicated on the State Service Designation form, in your Proposal.

By signing this form, Proposer (referred to in this Agreement as "Vendor") agrees as follows:

- 1. Vendor acknowledges that if The Local Government Purchasing Cooperative ("Texas Cooperative") awards Vendor a contract under this Proposal Invitation ("Underlying Award"), the National Purchasing Cooperative ("National Cooperative") may but is not required to "piggy-back" on or re-award all or a portion of that Underlying Award ("Piggy-Back Award"). By signing this National Cooperative Vendor Award Agreement ("Agreement"), Vendor accepts and agrees to be bound by any such Piggy-Back Award as provided for herein.
- 2. In the event National Cooperative awards Vendor a Piggy-Back Award, the National Cooperative Administrator ("BuyBoard Administrator") will notify Vendor in writing of such Piggy-Back Award, which award shall commence on the effective date stated in the Notice and end on the expiration date of the Underlying Award, subject to annual renewals as authorized in writing by the BuyBoard Administrator. Vendor agrees that no further signature or other action is required of Vendor in order for the Piggy-Back Award and this Agreement to be binding upon Vendor. Vendor further agrees that no interlineations or changes to this Agreement by Vendor will be binding on National Cooperative, unless such changes are agreed to by its BuyBoard Administrator in writing.
- 3. Vendor agrees that it shall offer its goods and services to National Cooperative members at the same unit pricing and same general terms and conditions, subject to applicable state laws in the state of purchase, as required by the Underlying Award. However, nothing in this Agreement prevents Vendor from offering National Cooperative members better (i.e., lower) competitive pricing and more favorable terms and conditions than those in the Underlying Award.
- 4. Vendor hereby agrees and confirms that it will serve those states it has designated on the State Service Designation Form of this Proposal Invitation. Any changes to the states designated on the State Service Designation Form must be approved in writing by the BuyBoard Administrator.
- 5. Vendor agrees to pay National Cooperative the service fee provided for in the Underlying Award based on the amount of purchases generated from National Cooperative members through the Piggy-Back Award. Vendor shall remit payment to National Cooperative on such schedule as it specifies (which shall not be more often than monthly). Further, upon request, Vendor shall provide National Cooperative with copies of all purchase orders generated from National Cooperative members for purposes of reviewing and verifying purchase activity. Vendor further agrees that National Cooperative shall have the right, upon reasonable written notice, to review Vendor's records pertaining to purchases made by National Cooperative members in order to verify the accuracy of service fees.
- 6. Vendor agrees that the Underlying Award, including its General Terms and Conditions, are adopted by reference to the fullest extent such provisions can reasonably apply to the post-proposal/contract award phase. The rights and responsibilities that would ordinarily inure to the Texas Cooperative pursuant to the Underlying Award shall inure to National Cooperative; and, conversely, the rights and responsibilities that would ordinarily inure to Vendor in the Underlying Award shall inure to Vendor in this Agreement. Vendor recognizes and agrees that Vendor and National Cooperative are the only parties to this Agreement, and that nothing in this Agreement has application to other third parties, including the Texas Cooperative. In the event of conflict between this Agreement and the terms of the Underlying Award, the terms of this Agreement shall control, and then only to the extent necessary to reconcile the conflict.



- 7. This Agreement shall be governed and construed in accordance with the laws of the State of Rhode Island and venue for any dispute shall lie in the federal district court of Alexandria, Virginia.
- 8. Vendor acknowledges and agrees that the award of a Piggy-Back Award is within the sole discretion of National Cooperative, and that this Agreement does not take effect unless and until National Cooperative awards Vendor a Piggy-Back Award and the BuyBoard Administrator notifies Vendor in writing of such Piggy-Back Award as provided for herein.

WHEREFORE, by signing below Vendor agrees to the foregoing and warrants that it has the authority to enter into this Agreement.

GOES Sales of Texas, Inc.	631-20	
Name of Vendor	Proposal Invitation Number	
Seri Holase	Toni Ratliff	
Signature of Authorized Company Official	Printed Name of Authorized Company Official	
	7-9-20	
	Date	



FEDERAL AND STATE/PURCHASING COOPERATIVE EXPERIENCE

The Cooperative strives to provide its members with the best services and products at the best prices available from vendors with the technical resources and ability to serve Cooperative members. Please respond to the following questions.

- 1. Provide the dollar value of sales to or through purchasing cooperatives at or based on an established catalog or market price during the previous 12-month period or the last fiscal year: \$208,127.54______. (The period of the 12 month period is 07/01/2019 / 07/01/2020___). In the event that a dollar value is not an appropriate measure of the sales, provide and describe your own measure of the sales of the item(s).
- 2. By submitting a proposal, you agree that, based on your written discounting policies, the discounts you offer the Cooperative are equal to or better than the best price you offer other purchasing cooperatives for the same items under equivalent circumstances.
- 3. Provide the information requested below for other purchasing cooperatives for which Proposer currently serves, or in the past has served, as an awarded vendor. Rows should be added to accommodate as many purchasing cooperatives as required.

PURCHASING GROUP	CURRENT VENDOR? (Y/N)	FORMER VENDOR (Y/N)? – IF YES, LIST YEARS AS VENDOR	AWARDED COMMODITY CATEGORY(IES)
1. Federal General Services Administration			
2. T-PASS (State of Texas)			
3. OMNIA Partners			
4. Sourcewell (NJPA)			
5. E&I Cooperative			
6. Houston-Galveston Area Council (HGAC)			
7. Choice Partners			
8. The Interlocal Purchasing System (TIPS)			
9. Other PCA	Υ		BOILERS

그래 바라보다 이 이렇게 하나 그 때에게 하나라면 보다면 하나 하는데	osed discount in this Proposal. Explain any difference between you
Current Discount (%): <u>.80</u>	Proposed Discount (%): .80
Explanation: .80 Off list pricing	

MY COMPANY DOES NOT CURRENTLY HAVE ANY OF THE ABOVE OR SIMILAR TYPE CONTRACTS.

RRENT BUYBOARD VENDORS



By signature below, I certify that the above is true, complete and accurate and that I am authorized by my company to make this certification.

GOES Sales of T	exas, Inc.	
Compa	ny Name	
Soni Patry	Toni Ratliff	
Signature of Authorized Company Official	Printed Name	D3.11-



GOVERNMENTAL REFERENCES

For your Proposal to be considered, you must supply a minimum of five (5) individual governmental entity references. The Cooperative may contact any and all references provided as part of the Proposal evaluation. Provide the information requested below, including the existing price/discounts you offer each customer. The Cooperative may determine whether prices/discounts are fair and reasonable by comparing prices/discounts stated in your Proposal with the prices/discounts you offer other governmental customers. Attach additional pages if necessary.

Entity Name	Contact	Phone#	Email Address	Discount	Quantity/ Volume
1. TDCJ - Mallory	Choate - 936-4	37-7014 - mall	ory.choate@tdcj.tex	as.gov - contrac	t pricing - \$500,000
2. Klein ISD - S	Steve Cox -	832-249-45	31 - scox1@kle	inisd.org - co	ontract - \$60,000
3. Cy-Fair ISD	- David Too	ker - 281-5	17-2919 - david	.tooker@cfis	d.net - \$115,000
4. San Benito	CISD - Sonia	Garcia - 95	56-361-6412 - sg	garcia@sbcis	d.net - \$165,194
5. UT Rio Gran	d Valley - Ale	x Valdez - 9	956-665-7105 ale	x.valdez@utr	gv.edu - \$22,563
			vernmental sales praction NO If YES, please		the above chart to give
We work with	our govern	ment agend	cies when steep	er discounts	are needed
and work to a	accommoda	te as best	as we can.		
By signature below, certification.	I certify that the	above is true ar	nd correct and that I a	m authorized by m	y company to make this
GOES Sales	of Texas, Ir	IC.			
Company Name	ollita				
Signature of Authoriz	ed Company Offici	al			
Toni Ratliff					

Printed Name



MARKETING STRATEGY

For your Proposal to be considered, you must submit the Marketing Strategy you will use if the Cooperative accepts all or part of your Proposal. (Example: Explain how your company will initially inform Cooperative members of your BuyBoard contract, and how you will continue to support the BuyBoard for the duration of the contract period.)

Attach additional pages if necessary.			
See attached			
		467	
	11 1 1		
GOES Sales of Texas, Inc.			
Company Name			
l Doler			
Smi Katuff			
Signature of Authorized Company Official			
T D . W.W.			
Toni Ratliff			
Printed Name			



Marketing Plan for Buy Board Proposal 631-20

GOES Heating Systems provides the most advanced energy efficient steam and hot water boilers, water heaters, electric boilers, custom storage tanks, glass lined storage tanks, bent tube boilers, dearators, feed water systems, water softeners, venting systems solutions, firetube boilers and cast iron condensing boilers. We are representatives to the following manufacturer's: RBI Water Heaters, Advanced Thermal Hydronics, Superior Boiler Works, Unilux Boiler, PVI, Weishaupt Burner; Power Flame, Niles Steel Tank, Precision Boilers, Caleffi, M & G Dura Vent, AMPCO and Viessmann.

Our products are currently located in school districts in Southeast Texas, universities, TDCJ units, restaurants, and hospitals. When working with some of these customers, we will ask them if they belong to a Co-Op and if so, which one. If not, that serves as a good opportunity to encourage them to join. However, we have found that most school districts, universities and county/city/state municipalities already belong to a Co-Op. In this case, we have the opportunity to turn them on to one they may not be familiar with.



CONFIDENTIAL/PROPRIETARY INFORMATION

A. Public Disclosure Laws

All Proposals, forms, documentation, or other materials submitted by Vendor to the Cooperative in response to this Proposal Invitation, including catalogs and pricelists, may be subject to the disclosure requirements of the Texas Public Information Act (Texas Government Code chapter 552.001, et. seq.) or similar disclosure law. Proposer must clearly identify on this form any information in its Proposal (including forms, documentation, or other materials submitted with the Proposal) that Proposer considers proprietary or confidential. If Proposer fails to properly identify the information, the Cooperative shall have no obligation to notify Vendor or seek protection of such information from public disclosure should a member of the public or other third party request access to the information under the Texas Public Information Act or similar disclosure law. Proposer will be notified of any third party request for information in a Proposal that Proposer has identified in this form as proprietary or confidential.

Does your Proposal (including forms, documentation, or other materials submitted with the Proposal) contain information which Vendor considers proprietary or confidential?

Please check (√) one of the following:
NO, I certify that none of the information included with this Proposal is considered confidential or proprietary.
YES, I certify that this Proposal contains information considered confidential or proprietary and all such information is specifically identified on this form.
If you responded "YES", you must identify below the specific information you consider confidential or proprietary. List each page number, form number, or other information sufficient to make the information readily identifiable. The Cooperative and its Administrator will not be responsible for a Proposer's failure to clearly identify information considered confidential or proprietary. Further, by submitting a Proposal, Proposer acknowledges that the Cooperative and its Administrator will disclose information when required by law, even if such information has been identified herein as information the vendor considers confidential or proprietary.
Confidential / Proprietary Information:
(Attach additional sheets if needed,)



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Does your Proposal (including forms, documentation, or other materials submitted with the Proposal) contain copyright information?

Please check (√) one of the following:
NO, Proposal (including forms, documentation, or other materials submitted with the Proposal) does not contain copyright information.
YES, Proposal (including forms, documentation, or other materials submitted with the Proposal) does contain copyright information.
If you responded "YES", identify below the specific documents or pages containing copyright information.
Copyright Information:
(Attach additional sheets if needed.)
C. Consont to Polone Confidential (Providence)
C. Consent to Release Confidential/Proprietary/Copyright Information to BuyBoard Members BuyBoard members (Cooperative and nonprofit members) seeking to make purchases through the BuyBoard may wish to view information included in the Proposals of awarded Vendors. If you identified information on this form as confidential, proprietary, or subject to copyright, and you are awarded a BuyBoard contract, your acceptance of the BuyBoard contract award constitutes your consent to the disclosure of such information to BuyBoard members, including posting of such information on the secure BuyBoard website for members. Note: Neither the Cooperative nor its Administrator will be responsible for the use or distribution of information by BuyBoard members or any other party.
D. Consent to Release Proposal Tabulation
Notwithstanding anything in this Confidential/Proprietary Information form to the contrary, by submitting a Proposal, Vendor consents and agrees that, upon Contract award, the Cooperative may publically release, including posting on the public BuyBoard website, a copy of the proposal tabulation for the Contract including Vendor name; proposed catalog/pricelist name(s); proposed percentage discount(s), hourly labor rate(s), or other specified pricing; and Vendor award or non-award information.
By signature below, I certify that the information in this form is true, complete, and accurate and that I am authorized by my company to make this certification and all consents and agreements contained herein.
GOES Sales of Texas, Inc.
Company Name
Signature of Authorized Company Official
Toni Ratliff
Printed Name
7.9.20
Date



VENDOR BUSINESS NAME

By submitting a Proposal, Proposer is seeking to enter into a legal contract with the Cooperative. As such, a Proposer must be an individual or legal business entity capable of entering into a binding contract. Proposers, must completely and accurately provide the information requested below or your Proposal may be deemed non-responsive.

Name of Proposing Company: GOES Sales of Texas, Inc.

(List the <u>legal</u> name of the company seeking to contract with the Cooperative. Do <u>NOT</u> list an assumed name, dba, aka, etc. here. Such information may be provided below. If you are submitting a joint proposal with another entity to provide the same proposed goods or services, each submitting entity should complete a separate vendor information form. Separately operating legal business entities, even if affiliated entities, which propose to provide goods or services separately must submit their own Proposals.)

Please check (√) one of the following:
Type of Business:
Individual/Sole Proprietor Corporation
State of Incorporation (if applicable): Texas
Federal Employer Identification Number: 74-2445764 (Vendor must include a completed IRS W-9 form with their proposal)
List the Name(s) by which Vendor, if awarded, wishes to be identified on the BuyBoard: (Note: If different than the Name of Proposing Company listed above, only valid trade names (dba, aka, etc.) of the Proposing Company may be used and a copy of your Assumed Name Certificate(s), if applicable, must be attached.)

Form W-9

(Rev. October 2018) Department of the Treasury Internal Revenue Service

Request for Taxpayer Identification Number and Certification

► Go to www.irs.gov/FormW9 for instructions and the latest information.

Give Form to the requester. Do not send to the IRS.

	1 Name (as snown on your income tax return). Name is required on this line:	do not loove this line blank								$\overline{}$			_
	GOES Sales of Texas, Inc.	do not leave this line blank	ζ.										
	2 Business name/disregarded entity name, if different from above			-								_	
	GOES Heating Systems												
page 3	3 Check appropriate box for federal tax classification of the person whose national following seven boxes.	ame is entered on line 1. Ch	heck only	one	of th	C	erta	cemptio ain entit	ies, no	ot inc	dividu	only	/ to
e. ns on	Individual/sole proprietor or C Corporation S Corporation Single-member LLC	on Partnership	☐ Tru	ust/e	estate			uctions			6		
tio t	Limited liability company. Enter the tax classification (C=C corporation,	S=S corporation P=Partne	rehin)			-	xen	npt paye	e coo	ie (ii	any)_		-
Print or type. See Specific Instructions on page 3.	Note: Check the appropriate box in the line above for the tax classificat LLC if the LLC is classified as a single-member LLC that is disregarded another LLC that is not disregarded from the owner for U.S. federal tax is disregarded from the owner should check the appropriate box for the	ion of the single-member of from the owner unless the	wner. Do	the I	110:			nption fi		ATC/	A rep	orting	9
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	a U.S. citizen or other U.S. person (defined below); and												
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Sign Here	Signature of U.S. person > UMU Weekle	iu Di	ate ▶	4	6.5	20-	-	20					
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		 Form 1099-S (proce 	eds from	n rea	al est	ate t	ran	saction	าร)				
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informati	dual or entity (Form W-9 requester) who is required to file an ion return with the IRS must obtain your correct taxpayer	 Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition) 											
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later.



(2 CFR Part 200 and Appendix II)

When a Cooperative member seeks to procure goods and services using funds under a federal grant or contract, specific federal laws, regulations, and requirements may apply in addition to those under state law. This includes, but is not limited to, the procurement standards of the Uniform Administrative Requirements, Cost Principles and Audit Requirements for Federal Awards, 2 CFR 200 (sometimes referred to as the "Uniform Guidance" or new "EDGAR"). All Vendors submitting proposals must complete this EDGAR Certification Form regarding Vendor's willingness and ability to comply with certain requirements which may be applicable to specific Cooperative member purchases using federal grant funds. This completed form will be made available to Cooperative members for their use while considering their purchasing options when using federal grant funds. Cooperative members may also require Vendors to enter into ancillary agreements, in addition to the BuyBoard contract's general terms and conditions, to address the member's specific contractual needs, including contract requirements for a procurement using federal grants or contracts.

For each of the items below, Vendor should certify Vendor's agreement and ability to comply, where applicable, by having Vendor's authorized representative complete and initial the applicable boxes and sign the acknowledgment at the end of this form. If you fail to complete any item in this form, the Cooperative will consider and may list the Vendor's response on the BuyBoard as "NO," the Vendor is unable or unwilling to comply. A "NO" response to any of the items may, if applicable, impact the ability of a Cooperative member to purchase from the Vendor using federal funds.

1. **Vendor Violation or Breach of Contract Terms:**

Contracts for more than the Simplified Acquisition Threshold, which is the inflation adjusted amount determined by the Civilian Agency Acquisition Council and the Defense Acquisition Regulations Council (Councils) as authorized by 41 USC 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.

Provisions regarding Vendor default are included in the BuyBoard General Terms and Conditions, including Section E.18, Remedies for Default and Termination of Contract. Any Contract award will be subject to such BuyBoard General Terms and Conditions, as well as any additional terms and conditions in any Purchase Order, Cooperative member ancillary contract, or Member Construction Contract agreed upon by Vendor and the Cooperative member which must be consistent with and protect the Cooperative member at least to the same extent as the BuyBoard Terms and Conditions.

The remedies under the Contract are in addition to any other remedies that may be available under law or in equity. By submitting a Proposal, you agree to these Vendor violation and breach of contract terms.

2. **Termination for Cause or Convenience:**

For any Cooperative member purchase or contract in excess of \$10,000 made using federal funds, you agree that the following term and condition shall apply:

The Cooperative member may terminate or cancel any purchase order under this Contract at any time, with or without cause, by providing seven (7) business days advance written notice to the Vendor. If this Agreement is terminated in accordance with this Paragraph, the Cooperative member shall only be required to pay Vendor for goods or services delivered to the Cooperative member prior to the termination and not otherwise returned in accordance with Vendor's return policy. If the Cooperative member has paid Vendor for goods or services not yet provided as of the date of termination, Vendor shall immediately refund such payment(s).

If an alternate provision for termination of a Cooperative member purchase for cause and convenience, including the manner by which it will be effected and the basis for settlement, is included in the Cooperative member's purchase order, ancillary agreement, or Member Construction Contract agreed to by the Vendor, the Cooperative member's provision shall control.



3. Equal Employment Opportunity:

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

The equal opportunity clause provided under 41 CFR 60-1.4(b) is hereby incorporated by reference. Vendor agrees that such provision applies to any Cooperative member purchase or contract that meets the definition of "federally assisted construction contract" in 41 CFR Part 60-1.3 and Vendor agrees that it shall comply with such provision.

4. Davis-Bacon Act:

When required by Federal program legislation, Vendor agrees that, for all Cooperative member prime construction contracts/purchases in excess of \$2,000, Vendor shall comply with the Davis-Bacon Act (40 USC 3141-3144, and 3146-3148) as supplemented by Department of Labor regulations (29 CFR Part 5, "Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction"). In accordance with the statute, Vendor is required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determinate made by the Secretary of Labor. In addition, Vendor shall pay wages not less than once a week.

Current prevailing wage determinations issued by the Department of Labor are available at wdol.gov. Vendor agrees that, for any purchase to which this requirement applies, the award of the purchase to the Vendor is conditioned upon Vendor's acceptance of the wage determination.

Vendor further agrees that it shall also comply with the Copeland "Anti-Kickback" Act (40 USC 3145), as supplemented by Department of Labor regulations (29 CFR Part 3, "Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States"). The Act provides that each contractor or subrecipient must be prohibited from inducing, by any means, any person employed in the construction, completion, or repair of public work, to give up any part of the compensation to which he or she is otherwise entitled.

Contract Work Hours and Safety Standards Act:

Where applicable, for all Cooperative member contracts or purchases in excess of \$100,000 that involve the employment of mechanics or laborers, Vendor agrees to comply with 40 USC 3702 and 3704, as supplemented by Department of Labor regulations (29 CFR Part 5). Under 40 USC 3702 of the Act, Vendor is required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 USC 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.

6. Right to Inventions Made Under a Contract or Agreement:

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

Vendor agrees to comply with the above requirements when applicable.



7. Clean Air Act and Federal Water Pollution Control Act:

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

When required, Vendor agrees to comply with all applicable standards, orders, or regulations issued pursuant to the Clean Air Act and the Federal Water Pollution Control Act.

8. Debarment and Suspension:

Debarment and Suspension (Executive Orders 12549 and 12689) – A contract award (see 2 CFR 180.220) must not be made to parties listed on the government-wide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR Part 1966 Comp. p. 189) and 12689 (3 CFR Part 1989 Comp. p. 235), "Debarment and Suspension." SAM Exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549.

Vendor certifies that Vendor is not currently listed on the government-wide exclusions in SAM, is not debarred, suspended, or otherwise excluded by agencies or declared ineligible under statutory or regulatory authority other than Executive Order 12549. Vendor further agrees to immediately notify the Cooperative and all Cooperative members with pending purchases or seeking to purchase from Vendor if Vendor is later listed on the government-wide exclusions in SAM, or is debarred, suspended, or otherwise excluded by agencies or declared ineligible under statutory or regulatory authority other than Executive Order 12549.

9. Byrd Anti-Lobbying Amendment:

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

10. Procurement of Recovered Materials:

For Cooperative member purchases utilizing Federal funds, Vendor agrees to comply with Section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act where applicable and provide such information and certifications as a Cooperative member may require to confirm estimates and otherwise comply. The requirements of Section 6002 include procuring only items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR Part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition, where the purchase price of the item exceeds \$10,000 or the value of the quantity acquired during the preceding fiscal year exceeded \$10,000; procuring solid waste management services in a manner that maximizes energy and resource recovery, and establishing an affirmative procurement program for procurement of recovered materials identified in the EPA guidelines.

11. Profit as a Separate Element of Price:

For purchases using federal funds in excess of the Simplified Acquisition Threshold, a Cooperative member may be required to negotiate profit as a separate element of the price. See, 2 CFR 200.323(b). When required by a Cooperative member, Vendor agrees to provide information and negotiate with the Cooperative member regarding profit as a separate element of the price for a particular purchase. However, Vendor agrees that the total price, including profit, charged by Vendor to the Cooperative member shall not exceed the awarded pricing, including any applicable discount, under Vendor's Cooperative Contract.



12. General Compliance and Cooperation with Cooperative Members:

In addition to the foregoing specific requirements, Vendor agrees, in accepting any Purchase Order from a Cooperative member, it shall make a good faith effort to work with Cooperative members to provide such information and to satisfy such requirements as may apply to a particular Cooperative member purchase or purchases including, but not limited to, applicable recordkeeping and record retention requirements.

	Vendor Certification Item No.	Vendor Certification: YES, I agree or NO, I do NOT agree	Initial
1.	Vendor Violation or Breach of Contract Terms	Yes	TR
2.	Termination for Cause or Convenience	Yes	TR
3.	Equal Employment Opportunity	Yes	TR
4.	Davis-Bacon Act	Yes	TR
5.	Contract Work Hours and Safety Standards Act	Yes	TR
6.	Right to Inventions Made Under a Contract or Agreement	Yes	TR
7.	Clean Air Act and Federal Water Pollution Control Act	Yes	TR
8.	Debarment and Suspension	Yes	TR
9.	Byrd Anti-Lobbying Amendment	Yes	TR
10.	Procurement of Recovered Materials	Yes	TR
11.	Profit as a Separate Element of Price	Yes	TR
12.	General Compliance and Cooperation with Cooperative Members	Yes	TR

By signature below, I certify that the information in this form is true, complete, and accurate and that I am authorized by my company to make this certification and all consents and agreements contained herein.

GOES Sales of Texas, Inc.	
Company Name	
Soni Katukh	
Signature of Authorized Company Official	
Toni Ratliff	
Printed Name	



PROPOSAL INVITATION QUESTIONNAIRE

The Cooperative will use your responses to the questions below in evaluating your Proposal and technical and financial resources to provide the goods and perform the services ("Work") under the BuyBoard contract contemplated by this Proposal Invitation ("Contract"). Proposers must fully answer each question, numbering your responses to correspond to the questions/numbers below. Proposers must complete below or attach your responses to this questionnaire, sign where indicated below, and submit the signed questionnaire and your responses to all questions in one document with your Proposal. You must submit the signed questionnaire and responses with your Proposal or the Proposal will not be considered.

CC	onsidered.
1.	List the number of years Proposer has been in business and former business names (if applicable). Note whether your company is currently for sale or involved in any transaction that would significantly alter its business or result in acquisition by another entity.
C	GOES Sales of Texas has been in business since 1984 (34 years) and is not
fo	or sale nor are there any transactions altering our business model.
_	
2.	Describe Proposer's direct experience (not as a subcontractor) performing the work proposed under this contract. Include a brief description of the projects you have completed for Texas governmental entities in the last 5 years, and include for each the project name, scope, value, and date, and the name of the procuring government entity and entity contact person. Identify the contracts that best represent Proposer's capabilities relative to this contract.
٧	Ve are a manufacturer's representative for plumbing and heating equipment.
	oilers, water heaters, water heater parts, and plumbing supplies for K-12
	chools. Recently sold a boiler to Cy-Creek HS.
3.	Describe the resources Proposer has to manage staff and successfully perform the Work contemplated under this Contract. State the number and summarize the experience of company personnel who may be utilized for the Work, including those who will be available to Cooperative members for assistance with project development, technical issues, and product selection for Work associated with this Contract.
3. S	Six outside sales team: Kevin Ratliff V.P. Ira Leary Sales manager, Tim Stech Austin TX, Alex Mathis San Antonio TX, Jordan Martin Houston TX, Paul Doran Houston TX, are all
well	versed in boiler operation and design conditions. Inside sales Team Sam Williams Sales manager Austin Dauphin Sales, Skyler Ford Sales inside sales team and equipment
orde	er dept. Parts department Robert Barnes Caesar xxxxx I heavily trained in boiler operation, design and function. Project development is carried on by the sales team and
inclu	udes designing heating system for owners, engineers, contractors and government facilities. Technical assistance either by phone or in person is Frank Dean and Eric Seidler.



4.	The Contract does not include architectural or engineering services, which must be procured separately, outside of the Cooperative, in accordance with Chapter 2254 of the Texas Government Code (Professional Services Procurement Act). If you are performing work under the contract on a project that requires the services of an architect or professional engineer, how will you work with a Cooperative member and its designated architect or engineer with respect to services that must be procured outside the contract?
G	pes Heating systems spends the vast amount of time calling and working with engineers on design and coordination.
Т	here is generally NO fee to help with design as long and our equipment is being used.
5.	Describe the tasks and functions that can be completed by Proposer in-house without the use of a subcontractor or other third party.
In	house selection, sizing, design specifications are all in house, general drawings, start-up included.
lf	sold directly to the agency no design fee is required for unstamped drawings.
6. G	Describe Proposer's financial capability to perform the Contract. State or describe the firm's financial strength and rating, bonding capacity, and insurance coverage limits. State whether the firm, or any of the firm's past or present owners, principal shareholders or stockholders, or officers, have been a debtor party to a bankruptcy, receivership, or insolvency proceeding in the last 7 years, and identify any such debtor party by name and relationship to or position with your firm. OES Sales of Texas has a line of credit available if needed and can adjust
	ir insurance needs to fit COI's for contracts. We have not filed for bankruptcy
	or have we been close to filing.
	nave we been close to lilling.
7.	Does your company have any outstanding financial judgments and/or is it currently in default on any loan or financing agreement? If so, provide detailed information on the nature of such items and prospects for resolution.
G	DES Sales of Texas has no outstanding judgments nor are we in default
	any loan or financial agreement.



8.	List all contracts, if any, in the last 10 years on which Proposer has defaulted, failed to complete or deliver the work, or that have been terminated for any reason. Include any contract for which the surety was notified of a potential claim in regards to a payment or performance bond. For each such contract, provide the project name, scope, value and date and the name of the procuring entity. Fully explain the circumstances of the default, notice to surety, failure to complete or deliver the work, or termination.
Ν	/A
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, T	
_	
9.	List all litigation or other legal proceedings (including arbitration proceedings and/or claims filed with a surety in regards to a payment or performance bond), if any, in the last 10 years brought against your firm, or any of the firm's past or present owners, principal shareholders or stockholders, officers, agents or employees, that relates to or arises from a contract similar to this Contract or the work contemplated under this Contract. Provide the style of the lawsuit or proceeding (name of parties and court or tribunal in which filed), if applicable, nature of the claim, and resolution or current status.
٧	le have no payment or bond performance deficiencies.
10	Describe in detail the quality control system Proposer will use, including third party auditing certification, to support the long-term performance and structural strength of the products to be used in a project under the Contract.
W	e have decades of partnership with all major boiler and water heaters brands we sell and support.
Or	e of the longest in the industry. We stack part for most major manufacturers we sell. These are multi-million dollar companies.
11.	If the work will require Proposer to tender performance or payment bonds, provide the name of the bonding company or surety that will issue such bonds.
D	ean and Draper Insurance
_	
_	



experience modifier.	Provide a 3-year history of your firm	three (3) years related to 's workers compensation
N/A		
		to Borner and Toroitection
By signature below, I certify that the information Questionnaire in response to the above questions is to make this certification.	s true and correct and that I am auth	orized by my company
Questionnaire in response to the above questions is	s true and correct and that I am auth	ns Proposal Invitation orized by my company
Questionnaire in response to the above questions is to make this certification.	s true and correct and that I am auth	orized by my company



PROPOSAL SPECIFICATION SUMMARY

The categories and items specified for this Proposal Invitation are summarized below. For full Proposal Specifications, you must review and complete the Proposal Specification information in the electronic proposal submission system in accordance with the Instructions to Proposers (or, if submitting a hard copy Proposal, timely request and complete the Proposal Specification Form in accordance with the Instructions to Proposers).

Section I: Equipment, Products, and Supplies

- 1. Discount (%) off catalog/pricelist for **HVAC Equipment** (all types rooftop units, split systems, chillers, compressors, cooling towers, heat pumps, furnaces, unit heaters, duct furnaces, and related items).
- 2. Discount (%) off catalog/pricelist for HVAC Controls, Software and Monitoring Systems (all types).
- 3. Discount (%) off catalog/pricelist for HVAC Air Handling Products (all types coils, fans, and related items).
- 4. Discount (%) off catalog/pricelist for HVAC Supplies (all types).
- 5. Discount (%) off catalog/pricelist for **HVAC Filters** (all types).
- Discount (%) off catalog/pricelist for HVAC Indoor Air Quality Products (all types).
- 7. Discount (%) off catalog/pricelist for HVAC Repair Parts (all types).
- 8. Discount (%) off catalog/pricelist for HVAC Refrigerants (all types).
- 9. Discount (%) off catalog/pricelist for HVAC Refrigerant Recovery Equipment (all types).
- 10. Discount (%) off catalog/pricelist for **UVC Emitters/Lamps** (used to incorporate downstream of all cooling coils and above all drain pans to control airborne and surface microbial growth and transfer. Fixtures and lamps must be manufactured for this purpose and safety interlocks/features shall be provided to limit hazard to operating staff).
- 11. Discount (%) off catalog/pricelist for Insulation Products for HVAC Equipment.
- 12. Discount (%) off catalog/pricelist for HVAC Maintenance Agreements.

Section II: Installation and Repair Service

- 13. Hourly Labor Rate for Installation of HVAC Filter Change Out Service (including labor, filters and removal/disposal of product), not to exceed hourly labor rate for Installation of HVAC Filter Products.
- 14. **Standard Hourly Labor Rate for Installation/Repair Service of HVAC Equipment and Products,** not to exceed standard hourly labor rate for Installation/Repair Service of HVAC Equipment and Products.
- 15. Non-Standard Hourly Labor Rate for Installation/Repair Service of HVAC Equipment and Products, not to exceed non-standard hourly labor rate for Installation of HVAC Equipment and Products.
- 16. Coefficient for Standard Hours of Installation/Repair Service of HVAC Equipment and Products RSMeans Cost Data from the Total INCL O&P column (most current edition).
- 17. Coefficient for Non-Standard Hours for Installation/Repair Service of HVAC Equipment and Products RSMeans Cost Data from the Total INCL O&P column (most current edition).



434 Garden Oaks Boulevard Houston, TX 77018 Tel: (713) 699-5344 Fax: (713) 699-0915

BuyBoard Proposal 631-20

RE: Letter of Authorization

To Whom It May Concern:

We are the manufacturer's representative for Advanced Thermal Hydronics, PVI, RBI and Viessmann for South East Texas and have the right to sell their equipment.

Sincerely,

Toni Ratliff