Bid Detail

Project Title United Response to Violent Incidents Body Armor Replacement

Invitation # 8048

Bid Posting Date 11/30/2023 3:55 PM (PST)

Project Stage Closed

Bid Due Date 12/18/2023 5:00 PM (PST)

Response Format Electronic only

Link to Project https://pbsystem.planetbids.com/portal/39475/bo/bo-detail/112151

Reference ID R000941

Project Type Bid Response Types Line Items Response File

Type of Award Lump Sum

Categories 34000 - Fire Protection Equipment And Supplies

34034 - Fire Protection Clothing (turnout Coats, Bunker Pants, Hoods, Gloves, Etc.) (see 345-56 For Fire Helmets)

License Requirements

Restriction None Restricted To

Department Fire

Address 3900 Main Street 6th Floor

Riverside, California

92522 County Riverside

Bid Valid

Liquidated Damages

Target Bid Amount

Estimated Bid Value

Start/Delivery Date **Project Duration**

Prevailing Wage No Cooperative Bid No

Piggy-backable No

eBid Notes

Pre-Bid Meeting Information

Pre-Bid Meeting No

Online Q&A

Online O&A Yes

Q&A Deadline 12/06/2023 2:00 PM (PST)

Contact Information

Contact Info Tisha Jacobs 951-826-5613

tjacobs@riversideca.gov

Bids to

Owner's Agent

Page 2 of 18 Printed 12/19/2023

Description

Scope of Services The City of Riverside ("City") is seeking a qualified entity or individual ("Company") to provide ballistic equipment to replace soft armor as well as ballistic helmets and ceramic plates. The ballistic armor will be replacing expired armor and will be used to work with Armor Express plate carriers.

Other Details

Notes

All Prospective Bidders submitting a proposal must be listed on the "Prospective Bidders" tab on the City's bidding website. If the Proposer is not listed as a "Prospective Bidder" the proposal will not be considered.

Any questions pertaining to this Request for Bids should be directed to the Q&A tab BEFORE 2:00 p.m. PT on December 6, 2023.

Proposals are to be uploaded to the City's bidding website before 5:00 p.m. PT on December 18, 2023.. The time and date are fixed and extensions will not be granted.

Proposals not received electronically via the bidding website before the due date and time will not be accepted. Hard copy proposals will be rejected.

Special Notices Local Programs & **Policies**

Documents

File Title File Name RFB No. 8048 RFB 8048 Ballistic Equipment.pdf

Download Cost \$0.00

Status On Server

Line Items

Item #	Item Code	Section	Туре	Description	иом	Qty	Reference	MFR	Model #	Brand Req	Brand	Delivery Loc
1	1	Section 1		Lighthawk XT 3.0 (BALCS/Spear) Ballistics - FMS Level IIIA - NIJ	Unit	74			Model#:FMS-A-IIIA Part Number: BALCSFMS3AR6 (set) (Soft Armor Only)			
2	2	Section 1		Nextgen 131-1 Yoke & Collar - Ballistics (Includes: Yoke/Throat/Shoulder) - FMS Level IIIA - NIJ	Unit	74			Model #: FMS-A-IIIA Part Number:TNXGYTSFMS3A (Soft Armor Only)			
3	3	Section 1		Max-Sleeves - Ballistics - FMS Level IIIA - NIJ	Unit	74			Model#:FMS-A-IIIA (Soft Armor Only) Part Number: TMSFMS3A6			
4	4	Section 1		Secpro PASGT Ballistic Helmet Level IIIA – Black	Unit	79						
5	5	Section 1		Varanus Dragoon NIJ 010.06 Level IV Multi OK IV Rifle Plate 10x12 (Black)	Unit	174						
6	6	Section 1		Armor Express Ligthhawk XT 3.0 Carrier - Molle - Black w/ Level IIIA FMS Soft Armor with Dynamic Cummerbund + Accessories -	Unit	5			Part# BALCSFMS3AR6 (set) Max Sleeves FMS Level IIIA Part# TMSFMS3A6 Yoke and Collar Includes Yoke/Collar/Shoulder FMS Level IIA Part# TNXGYTSFMS3A Rifle Sling Adapter			
7	7	Section		Team Wendy CamFit Retension System – Black	Unit	5						

Vendor Notification

BidBroadcast 500 external vendors notified

Notifications

Agency Notifications 62 City of Riverside vendors notified

11/30/2023 3:55 PM (PST) 62 vendors notified

using Criteria Category:

34000 - Fire Protection Equipment And Supplies

34034 - Fire Protection Clothing (turnout Coats, Bunker Pants, Hoods, Gloves, Etc.) (see 345-56 For Fire

Helmets)

68008 - Police Protection Equipment (body Armor And Riot Shields) And Supplies

AARDVARK (881305) Contact: Brittany Baeza 1935 Puddingstone Dr. Phone: 909-451-6102

La Verne , California 91750 Fax:

United States Email: bbaeza@aardvarktactical.com

 AFECO (597281)
 Contact: Scott Estrada

 2190 Main St
 Phone: 619-525-7286

 San Diego, California 92113
 Fax: 619-525-7288

United States Email: estrada@fire-etc.com

ALL STATE POLICE EQUIPMENT INC (735563) Contact: Mala 2821 METROPOLITAN PL Phone: 909-596-2470

POMONA, California 91767 Fax:

United States Email: MALA@ALLSTATEPOLICE.COM

ALLSTAR FIRE EQUIPMENT (588836)

12328 LOWER AZUSA ROAD

ARCADIA, California 91006

Pax: 626-652-0920

United States Email: johns@allstarfire.com

Action Target (752829) Contact: Chris Hart

3411 S. Mountain Vista Pkwy Phone: 801-705-9149 ext. 149

Provo, Utah 84057 Fax

United States Email: chrish@actiontarget.com

Advanced Cable Solutions, Inc. (680386) Contact: Jasen Smith DGS, CADIR

26074 Avenue Hall, Ste 1 Phone: 818-362-2200

Valencia, California 91355 Fax:

United States Email: bids@acscabling.com

Advantage Total Protection Inc (824072) Contact: Roger Terfehr
P.O. box 2448 Phone: 888-646-1559

Elk Grove, California 95759 Fax:

United States Email: rogg007@yahoo.com

Axon Enterprise, Inc. (1022526)

17800 N. 85th St

Scottsdale, Arizona 85255

United States

BOTACH INC (786631) 4775 W HARMON AVE LAS VEGAS, Nevada 89103

United States

Brewer & Associates LLC (1201269)

PO Box 24084

Lexington, Kentucky 40524

United States

Burton's Fire (1329863) 1301 Doker Drive Modesto, California 95351

United States

Clyde Armory, Inc. (773056) 4800 Atlanta Highway Athens, Georgia 30606

United States

Conway Shield (990807) 14100 W Cleveland Ave New Berlin, Wisconsin 53151

United States

CopQuest, Inc (929522) 365 Camino Carillo Ste A Camarillo, California 93012

United States

Dana Safety Supply (821770) 9035 Independence Ave. Canoga Park, California 91304

United States

Derotic Emergency Equipment (663092)

3941 Park Drive #20-193 El Dorado Hills, California 95762

United States

ECMS, Inc (592506) 16821 Knott Ave

La Mirada, California 90638

United States

Express Companies Inc (826168) 565 Westlake St Bldg 100

Encinitas, California 92024

United States

Contact: Sales Phone: 800-978-2737

Fax:

Email: Contracts@axon.com

Contact: ACKAH SARBAH Phone: 213-595-6492

Fax:

Email: ACKAH@BOTACH.COM

Contact: Craig Brewer Phone: 872-529-6001

Fax:

Email: craig.brewer@brewerassociates.net

Contact: Tammy Scott Phone: 209-544-3161 ext. 313

Email: tammy@burtonsfire.com

Contact: Robert Ford Phone: 706-549-1842 Fax: 706-549-3232

Email: lesales@clydearmory.com

Contact: Lee Kasten Phone: 920-858-1039

Fax:

Email: lkasten@conwayshield.com

Contact: Roger LeBrun Phone: 805-388-0707 ext. 110

Fax: 805-388-0771

Email: r.lebrun@copquest.com

Contact: Mark Sevigny Phone: 813-348-4866

Fax:

Email: msevigny@danasafetysupply.com

Contact: Casey Demattei Phone: 844-433-7684 ext. 701

Fax:

Email: info@deroticllc.com

Contact: Brandon Winters Phone: 714-576-7062

Fax:

Email: bwinters@ecmsinc.biz

Contact: Amanda Jenkins Phone: 760-944-1048 ext. 114

Fax:

Email: amanda@expresscompaniesinc.com

MICRO

DVBE

Express Custom Screen Printing Services

(1338462)

13595 Red Mahogany Dr Moreno Valley, California 92553

United States

Contact: Allen H Phone: 951-902-4745

Fax:

Email: expressprintbiz1@gmail.com

PBE, CADIR, FSD, FBE, MICRO, MBE, DBE, DVBE, CUC, VSBE, VBE

Facilities Protection Systems (1044764)

1150 W. Central Ave. Suite D Brea, California 92821

United States

Contact: Marisol Jordin Phone: 714-257-2244

Fax:

Email: sales@fpsys.com

Fasone GBC (1109966) 9124 Norwalk Blvd

Santa Fe Springs, California 90670

United States

Contact: Henry Phone: 562-948-3349

Fax:

Email: design@fasonegbc.com

WBE, DGS, CADIR, FBE

Federal Resources Supply Company (1198428)

235-G Log Canoe Circle Stevensville, Maryland 21666

United States

Contact: Caroline Hurd Phone: 410-200-5777 Fax: 410-643-7701

Email: caroline.hurd@federalresources.com

Fire Service Corp. (681084)

P.O. Box 25671

Anaheim, California 92825

United States

Contact: Nicole Imaizumi Phone: 800-767-3473 ext. 506

Fax: 714-564-0947

Email: nicole@fireprotectionservice.com

Fire Service Corp. (681150)

P.O. Box 25671

Anaheim, California 92805

United States

Contact: Mark Costantino Phone: 800-767-3473

Fax:

Email: mark@fireprotectionservice.com

Fire Supply Depot, LLC (816763) 8750 E Speedway Blvd, Ste 210

Tucson, Arizona 85710

United States

Contact: Michelle Pogosaew Phone: 520-323-1016 Fax: 520-321-4656

Email: michelle@firesupplydepot.com

Fisher Scientific Company, L.L.C. (587673)

300 Industry Drive

Pittsburgh, Pennsylvania 15275

United States

Contact: Geno Ferrera Phone: 619-248-3762

Email: geno.ferrera@thermofisher.com

Forestry Suppliers, Inc. (589076)

205 W Rankin St

Jackson, Mississippi 39201

United States

Contact: Lauren Simmons Phone: 800-752-8461 Fax: 800-813-2704

Email: bid@forestry-suppliers.com

G T Distributors (914172)

2545 Brockton Drive, Suite 100

Austin. Texas 78758

United States

Contact: Sophia Graves Phone: 512-451-8298

Fax:

Email: txbids@gtdist.com

Galls, LLC (588911)

Attention: Mike Fadden 1340 Russell Cave Rd.

Lexington, Kentucky 40505

United States

Contact: Melissa Castro Phone: 562-304-7354 Fax: 562-252-0257

Email: castro-melissa@galls.com

CADIR

CADIR

HAIX North America (991333) 2320 Fortune Dr Ste 120

Lexington, Kentucky 40509

United States

Email: bids_contracts@haix.com

Phone: 859-281-0111 ext. 141

Harmony Water (946090)

45-1-801,Lidu Gardeng,Shahekou DIstrict,Dalian

Liaoning, 116013

China

Contact: Shanshan Song Phone: 0012066362168

Contact: Lindsay Rose

Fax:

Email: susiesss910@126.com

Invi Bridge Company Limited (946048)

6 Vo Van Kiet, District 1 Ho Chi Minh City, 760000

Vietnam

Contact: Nhu Nguyen Phone: 84338581319

Fax:

Email: info@ppegearsvietnam.com

JPI Development Group Inc. (611402)

41205 golden Gate Circle Murrieta, California 92562

United States

Contact: Estimating Phone: 951-973-7680

Fax:

Email: estimating@jpidevelopment.com

Johnson Controls Inc (698757)

2320 Chicago Ave B6 Riverside, California 92504

United States

Contact: Sam Hicks Phone: 951-218-1474

Fax:

Email: Samuel.hicks@jci.com

KBC PPE Supply LLC (1199806)

3943 Irvine Blvd Suite 282 Irvine, California 92602

United States

Contact: Kamy Tse Phone: 949-798-9412

Fax:

Email: kamy@kbcppesupply.com

L C Action Police supply (591122)

1088 N. 1ST street san jose, California 95112

United States

Contact: kip miller Phone: 408-294-2677 Fax: 408-294-6444 Email: kip@lcaction.com

L.N. Curtis & sons (731894)

1800 Peralta St

Oakland, California 94607

United States

Contact: Joe Clark Phone: 510-839-5111

Fax:

Email: nbelcher@lncurtis.com

Lava Dog Fire and Police Supply (941249)

14989 Muller Road Plymouth, California 95669

United States

Contact: Cameron Begbie **Phone:** 559-430-5606 **Fax:** 559-272-2107

Email: cbegbie@lavadog.net

Lawmen's & Shooters' Supply (589271)

701 Columbia Blvd. Titusville, Florida 32780

United States

Contact: Gail Walker-Keen Phone: 321-360-3030 ext. 1638

Fax: 213-603-3049 Email: bids@lawmens.net

Liberty Mfg Inc (766399)

12740 Lakeland Rd

Santa Fe Springs, California 90670

United States

Contact: Carlos Chavez Phone: 323-581-9171

Fax:

 $\textbf{Email:} \ \textbf{Carlos@libertymanufacturing.com}$

CADIR

DGS, CABE, FBE, MICRO

DGS

MUNICIPAL EMERGENCY SERVICES (763833)

4343 Viewridge Avenue Suite A San Diego, California 92123

United States

Contact: Scott Leightner Phone: 858-715-4639 Fax: 858-505-9947

Email: sleightner@mesfire.com

Matheson TriGas (598752) 2445 E South Street Long Beach, California 90805

United States

Contact: Brendan Goodspeed Phone: 714-310-2350 Fax: 562-728-5530

Email: bgoodspeed@mathesongas.com

Med-Tech Resource, LLC (589158)

29485 Airport Road Eugene, Oregon 97402

United States

Contact: Evan Jagoda Phone: 760-715-0757

Email: evan@mtrsuperstore.com

Paladin Defense Services LLC (1171679)

624 Edgewood Dr

Nicholasville, Kentucky 40356

United States

Contact: Joe Cabell Phone: 808-224-3140

Fax:

Email: joe.cabell@paladin-defense.com

Precision Fire Protection Incorporated (689220)

PO Box 5494

Ventura, California 93003

United States

Contact: Erik Olmstead Phone: 805-256-1840

Fax:

Email: erik@precisionfireincorporated.com

Pristine Uniforms (990901) 11996 Jack Benny Dr #101

Rancho Cucamonga, California 91739

United States

Contact: Ray Barba Phone: 909-259-0392

Fax:

Email: ray@pristineuniforms.com

Professional Police Supply (587477)

10764 Noel Street

Los Alamitos, California 90720

United States

Contact: Joshua Nielsen Phone: 714-220-0906 Fax: 714-220-1842

Email: jnielsen@policeproducts.com

Proforce Marketing, Inc. (913324) 2625 Stearman Rd., Ste. A Prescott, Arizona 86301

United States

Contact: Karen Berggren Phone: 928-776-7192 ext. 3212

Fax: 928-445-3468

Email: sales@proforceonline.com

Reep Fire Protection (1222301)

41340 Pear St STE 16 Murrieta, California 92562

United States

Contact: Mike Dalton Phone: 951-677-6575

Fax:

Email: Mike.Dalton@reepfire.com

Republic First National (1054438)

2525 West State Road 114 Rochester, Indiana 46975

United States

Contact: Kelly Fox

Phone: 800-700-7878 ext. 104

Fax: 800-865-8517

Email: kelly@rfnonline.com

Ron Macy Associates Inc. (589704)

PO Box 1025

Murrieta, California 92564

United States

Contact: Ryan Macy Phone: 951-757-4081

Fax:

Email: ryan@macyassoc.com

MBE, VSBE

VSBE

WBE, FBE

Safariland, LLC (1016855) 13386 International Parkway Jacksonville, Florida 32218

United States

Safeware, Inc. (957642) 4403 Forbes Blvd Lanham, Maryland 20706

United States

Sankofa Company (1050074) 1626 Centinela Avenue Suite 202 Inglewood, California 90302

United States

South Coast Fire Equipment (638771)

2020 S. Baker Ave. Ontario, California 91761

United States

Strategic Defense Procurement LLC (1198564)

3021 Gilberto Avila St El Paso, Texas 79936

United States

T Tactical Solutions, Inc. (941288)

22 Daybreak Ln. RSM, California 92688

United States

Tactical Fabrication LLC (1197391)

20623 Sydney Ct.

Wildomar, California 92595

United States

Time and Alarm Systems (587714)

3828 Wacker Drive

Mira Loma, California 91752

United States

Total Safety Supply & Solutions (1197782)

2700 Maxwell Way Fairfield, California 94534

United States

USIQ, Inc. (1022734) 3150 commercial avenue northbrook, Illinois 60045

United States

electronic design solutions (980592)

41785 Elm St. STE 201 Murietta, California 92562

United States

Contact: pcoppedge Phone: 904-741-1739 Fax: 904-807-5394

Email: patricia.coppedge@safariland.com

Contact: Diana Mularky Phone: 303-322-3577 ext. 4002

Email: dmularky@safewareinc.com

Contact: Terrence Watkins Phone: 424-205-6888 Fax: 424-800-2248

Email: terrence@sankofacompany.com

Contact: Kevin Newell Phone: 909-673-9900

Email: info@southcoastfire.net

Contact: Christopher Velez Phone: 915-603-1591

Fax:

Email: info@sdprocurement.com

Contact: Cory Trisler Phone: 949-244-4922

Fax:

Email: cory@ttacticalsolutions.com

Contact: Scott Larsen Phone: 714-914-0537

Fax:

Email: tacfab951@gmail.com

Contact: Anna Thompson Phone: 951-685-1761 Fax: 951-685-1441

Email: athompson@timeandalarm.com

Contact: Caprice Rich Phone: 707-419-6607

Fax:

Email: caprice.rich@totalsafety.com

Contact: Sector Manager Phone: 888-882-8747

Email: registrations@usiq.com

Contact: jim

Phone: 951-304-3879

Fax:

Email: jim@myedsinc.com

DBE, MBE, DGS, VSBE, MICRO, CUC

VSBE

CABE

MICRO

11/30/2023 3:58 PM (PST) No vendors notified

using Criteria Category:

34000 - Fire Protection Equipment And Supplies 34034 - Fire Protection Clothing (turnout Coats, Bunker Pants, Hoods, Gloves, Etc.) (see 345-56 For Fire Helmets)

Status

Vendor Type

Vendor

Contact

Prospective Bidders

16 Prospective Bidder	16	Prosi	pective	Bido	der.
-----------------------	----	-------	---------	------	------

vendor	Contact	vendor Type	Status
ALLSTAR FIRE EQUIPMENT (2462113) 12328 LOWER AZUSA ROAD ARCADIA, California 91006 United States	Contact: John Sprengelmeyer Phone: 626-652-0900 Fax: 626-652-0920 Email: johns@allstarfire.com		Bidder
Dana Safety Supply (2466423) 9035 Independence Ave. Canoga Park, California 91304 United States	Contact: Mark Sevigny Phone: 813-348-4866 Fax: Email: msevigny@danasafetysupply.com		Bidder
Galls, LLC (2462817) Attention: Mike Fadden 1340 Russell Cave Rd. Lexington, Kentucky 40505 United States	Contact: Melissa Castro Phone: 562-304-7354 Fax: 562-252-0257 Email: castro-melissa@galls.com		Bidder
kn inc (2462344) 907 Park Street San Diego, California 92093 United States	Contact: Katten Nepalen Phone: 800-444-8884 Fax: Email: nepalkat23@gmail.com		Bidder
L C Action Police supply (2467096) 1088 N. 1ST street san jose, California 95112 United States	Contact: kip miller Phone: 408-294-2677 Fax: 408-294-6444 Email: kip@lcaction.com	DGS	Bidder
L.N. Curtis & sons (2462119) 185 Lennon Lane Suite 110 Walnut Creek, California 94598 United States	Contact: Nathan Belcher Phone: 510-839-5111 Fax: Email: nbelcher@lncurtis.com		Bidder
MUNICIPAL EMERGENCY SERVICES (2469787) 4343 Viewridge Avenue Suite A San Diego, California 92123 United States	Contact: Scott Leightner Phone: 858-715-4639 Fax: 858-505-9947 Email: sleightner@mesfire.com		Bidder
Onvia, Inc. (2462904) 509 Olive Way Seattle, Washington 98101 United States	Contact: Source Management Phone: 206-373-9500 Fax: Email: sourcemanagement2@onvia.com		Bidder
Palisades Group LLC (2470647) 8111 Asbury Hills Drive Cincinnati, Ohio 45255 United States	Contact: Andrew Schlager Phone: 513-526-4056 Fax: Email: palisadesgroupllc@outlook.com		Bidder
PWXPress (2463221) 1900 Coffeeport Rd Jacksonville, Florida 32208 United States	Contact: Mary Miller Phone: 408-676-8941 Fax: Email: bids@pwxpress.com		Bidder

Ron Macy Associates Inc. (2462202)

PO Box 1025

Murrieta, California 92564

United States

Contact: Ryan Macy Phone: 951-757-4081

Fax:

Email: ryan@macyassoc.com

Safariland, LLC (2462382) Contact: pcoppedge 13386 International Parkway Phone: 904-741-1739 Fax: 904-807-5394 Jacksonville, Florida 32218

United States

Email: patricia.coppedge@safariland.com

Security 20/20, Inc. (2464637)

8543 Venice Blvd

Los Angeles, California 90034

United States

TXAT LLC (2462828) 3200 Kirby Drive, Suite 301

Houston, Texas 77098

United States

U.S. ARMOR CORPORATION (2462678)

10715 Bloomfield Ave

Santa Fe Springs, California 90670

United States

Victory Tactical Gear, LLC (2468219)

111 Deerwood Rd #200 San Ramon, California 94583

United States

Contact: Cindy

Phone: 310-475-7780 ext. 109

Fax:

Email: cp@securityprousa.com

Contact: Karen Berggren Phone: 281-636-2610

Fax:

Email: karen@tx-at.com

Contact: David Miller Phone: 562-207-4240

Fax:

Email: david@usarmor.com

Contact: Tom Tiphayachan Phone: 408-907-7697

Fax:

Email: tomtip@victorytacticalgear.com

Bidder

Bidder

Bidder

Bidder

Bidder

VBE

Bidder

Addenda

None

Page 14 of 18 Printed 12/19/2023

Q&A

None

Bid Results

Bidder Details

Vendor Name Security 20/20, Inc. Address 8543 Venice Blvd

Los Angeles, California 90034

United States

Respondee Cindy Perez
Respondee Title Government Sales
Phone 310-475-7780

Email cp@securityprousa.com

Vendor Type License # CADIR

Bid Detail

Bid Format Electronic

Submitted 12/18/2023 9:36 AM (PST)

Delivery Method Bid Responsive

Bid Status Submitted Confirmation # 356796

Respondee Comment

Buyer Comment

Attachments

File TitleFile NameFile TypeDocument_2023-12-18_092928.pdfDocument_2023-12-18_092928.pdfResponse File

Line Items

Discount Terms No Discount

Item #	Item Code Type	Item Description	UOM	QTY	Unit Price	Line Total	Response Comment
Section	on 1					\$152,615.4000	
1	1	Lighthawk XT 3.0 (BALCS/Spear) Ballistics - FMS Level IIIA - NIJ	Unit	74	\$575.0000	\$42,550.0000	Yes
2	2	Nextgen 131-1 Yoke & Collar - Ballistics (Includes: Yoke/Throat/Shoulder) - FMS Level IIIA - NIJ	Unit	74	\$357.0000	\$26,418.0000	Yes
3	3	Max-Sleeves - Ballistics - FMS Level IIIA - NIJ	Unit	74	\$260.0000	\$19,240.0000	Yes
4	4	Secpro PASGT Ballistic Helmet Level IIIA – Black	Unit	79	\$210.0000	\$16,590.0000	Yes
5	5	Varanus Dragoon NIJ 010.06 Level IV Multi OK IV Rifle Plate 10x12 (Black)	Unit	174	\$222.6000	\$38,732.4000	Yes
6	6	Armor Express Lighthawk XT 3.0 Carrier - Molle - Black w/ Level IIIA FMS Soft Armor with Dynamic Cummerbund + Accessories -	Unit	5	\$1,705.0000	\$8,525.0000	Yes
7	7	Team Wendy CamFit Retension System – Black	Unit	5	\$112.0000	\$560.0000	Yes

Page 17 of 18 Printed 12/19/2023

Line Item Subtotals

Section Title	Line Total
Section 1	\$152,615.4000
Grand Total	\$152,615.4000

None

BID TABULATION

City of Riverside
Bid Results for Project United Response to Violent Incidents Body Armor Replacement (8048)
Issued on 11/30/2023
Bid Due on December 18, 2023 5:00 PM (PST)
Exported on 12/19/2023

			Se	ecurity 20/20, Inc.	,	
Description	Unit of Measure	Quantity	Unit Price	Line Sub Total	Tax 8.75%	Line Total
Lighthawk XT 3.0 (BALCS/Spear) Ballistics - FMS Level IIIA - NIJ	Unit	74	\$575.00	\$42,550.00	\$ 3,723.13	\$ 46,273.13
Nextgen 131-1 Yoke & Collar - Ballistics (Includes: Yoke/Throat/Shoulder) - FMS Level IIIA - NIJ	Unit	74	\$357.00	\$26,418.00	\$ 2,311.58	\$ 28,729.58
Max-Sleeves - Ballistics - FMS Level IIIA - NIJ	Unit	74	\$260.00	\$19,240.00	\$ 1,683.50	\$ 20,923.50
Secpro PASGT Ballistic Helmet Level IIIA – Black	Unit	79	\$210.00	\$16,590.00	\$ 1,451.63	\$ 18,041.63
Varanus Dragoon NIJ 010.06 Level IV Multi OK IV Rifle Plate 10x12 (Black)	Unit	174	\$222.60	\$38,732.40	\$ 3,389.09	\$ 42,121.49
Armor Express Ligthhawk XT 3.0 Carrier - Molle - Black w/ Level IIIA FMS Soft Armor with Dynamic Cummerbund + Accessories -	Unit	5	\$1,705.00	\$8,525.00	\$ 745.94	\$ 9,270.94
Team Wendy CamFit Retension System – Black	Unit	5	\$112.00	\$560.00	\$ 49.00	\$ 609.00
		Total		\$152,615.40	\$ 13,353.85	\$ 165,969.25

LEGAL ADVERTISEMENT

PRE-BID MEETING SIGN IN SHEET

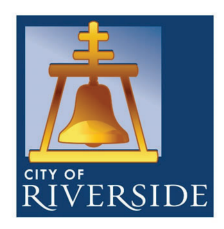
ADDENDA ACKNOWLEDGEMENT & ADDENDA

BID SPECIFICATIONS

REQUEST FOR BIDS

United Response to Violent Incidents Body Armor Replacement

RFB No. 8048



City of Arts & Innovation

ISSUED BY THE CITY OF RIVERSIDE FINANCE-PURCHASING DIVISION FOR:

City of Riverside Fire Department 3401 University Ave Riverside, California 92501

PROPOSAL DUE

DECEMBER 18, 2023 BEFORE 5:00PM PT

FACILITATOR

TISHA JACOBS

Request For Bids

Table of Contents

Section

- 1. Introduction/Purpose
- 2. Schedule of Events
- 3. Prerequisites
- 4. Background
- 5. General Terms and Conditions
- 6. Inquiries
- 7. Completion of Proposal
- 8. Delivery/Submission of Proposals
- 9. Alternative Proposals
- 10. Proposal Format and Content
- 11. Examination of RFB and Sites of Work
- 12. Addenda
- 13. Withdrawal of Proposal
- 14. Public Records
- 15. Rejection of Proposals
- 16. Protest Procedures
- 17. Cancellation
- 18. Evaluation of Proposals
- 19. Contract Term
- 20. Delivery
- 21. Contract Documents
- 22. Execution of Purchase Order
- 23. Failure to Execute Purchase Order
- 24. After Award

Exhibit A – Scope of Services or Goods

Exhibit B – Purchase Order Terms & Conditions

Exhibit C – Cost Summary

Exhibit D – Disclosure Questionnaire

1. Introduction/Purpose

The City of Riverside ("City") is seeking a qualified entity or individual ("Company") to provide ballistic equipment to replace soft armor as well as ballistic helmets and ceramic plates. The ballistic armor will be replacing expired armor and will be used to work with Armor Express plate carriers.

Proposals are requested from Companies that have a demonstrated ability to perform the Services or Goods identified in this Request For Bid ("RFB").

2. Schedule of Events

The following **tentative** schedule of events has been prepared:

Event	Date	Time
Request For Bids Released	11/30/2023	N/A
Final Questions Due	12/06/2023	Before 2:00pm PST
Responses to Questions Released	12/11/2023	N/A
Proposals Due	12/18/2023	Before 5:00pm PST
Notification of Tentative Selection	01/09/2024	N/A
Tentative City Council Meeting to Consider	February 2024	TBD
Awarding Contract		

The City reserves the right to amend, withdraw and cancel this RFB. The City reserves the right to request or obtain additional information about any and all submittals before making an award. The City also reserves the right to seek clarification from any Proposer about any statement in its proposal that the City finds ambiguous.

3. Prerequisites

Proposals will only be considered from Companies that meet the following prerequisites:

• Have registered as a "Prospective Bidder" on the City's electronic Current Prospective Bidders List. Companies can register at:

PlanetBids Vendor Portal

- Once registered, Companies must download this RFB by clicking "Place eBid" under their name in order to appear on the Bidder's List as a "Prospective Bidder." Companies that fail to specifically download this RFB will not appear on the Bidders' List and will be unable to participate or be considered for this RFB.
- If applicable, Company and/or its key personnel, shall hold an appropriate license for the Company's discipline and the Services or Goods on the date the Proposal is submitted.
- If applicable, Company shall have registered with the Department of Industrial Relations and any other required organizations.

4. Background

The City of Riverside Fire Department will be replacing Armor Express soft armor in all its armor carriers. The department will also be replacing its ballistic helmets and ceramic plates. The current ballistic armor has expired and must be replaced per manufacturer's direction.

5. General Terms and Conditions

The successful company shall agree to the Purchase Order Terms and Conditions ("Exhibit B"). All Purchase Order Terms and Conditions are non-negotiable. Companies must possess valid City of Riverside Business License throughout the term on the contract.

6. Inquiries

If prior to the date fixed for submission of Proposals, a prospective Company discovers any ambiguity, conflict, discrepancy, omission or other errors in this RFB or any of its appendices or exhibits, the Company shall immediately notify the City of such error in writing and request modification or clarification of the document. Modifications shall be made by written Addenda to the RFB.

If a Company fails to notify the City, prior to the date fixed for submissions of Proposals, of an error in the RFB known to the Company, or an error that reasonably should have been known to the Company, the Company shall submit its Proposal at its own risk, and if the Company is awarded a Purchase Order, it shall not be entitled to additional compensation or time by reason of the error or its later correction.

All requests for clarifications, changes, exceptions, deviations to the terms and conditions set forth in this RFB must be submitted via "Q&A" through the City's Electronic Bidding System, PlanetBids Vendor Portal.

The Final day for receipt of questions from the Proposer shall be on or before the date stated within the Section2. Schedule of Events. To ensure fairness and avoid misunderstandings, all communications must be in written format and submitted only in the format set forth above. Any verbal communications will not be considered or responded to. All questions received by the due date will be logged and reviewed and if required, a response will be provided via an addendum to the RFB that will be posted on the City's website. Any communications, whether written or verbal, with any City Councilmember or City staff other than the individual indicated above, prior to award of a Purchase Order by City Council, is strictly prohibited and the Proposer shall be disqualified from consideration.

7. Completion of Bid

Bids shall be completed in all respects as required by this RFB. A bid may be rejected if conditional or incomplete, or if it contains any alterations or other irregularities of any kind, and will be rejected if any such defect or irregularity can materially affect the quality of the bid. Bids which contain false or misleading statements may be rejected. If, in the opinion of the City's Selection Committee, such information was intended to mislead the City in its evaluation of the bid, and the attribute, condition, or capability is a requirement of this RFB, the bid will be rejected. Statements made by a Company shall also be without ambiguity, and with adequate elaboration, where necessary, for clear understanding.

Unauthorized conditions, exemptions, limitations, qualifications, or provisions attached to a Bid will render it non-responsive and will cause its rejection.

The Company, in responding to this RFB, must submit Bids in the format identified in this RFB. The Bid must address all requirements of the RFB even if a "no response" is appropriate.

Costs for developing Bids are entirely the responsibility of the Company and shall not be chargeable to the City. The City shall not be liable for any costs incurred in response to this RFB, including but not limited to, costs for any interviews, presentations, or other follow-up information necessary as part of the selection process. All

costs shall be borne by the Company responding to this RFB. The Company responding to this RFB shall hold the City harmless from any liability, claim, and expense whatsoever incurred by or on behalf of the Company.

8. Delivery/Submission of Bids

Proposal Due Date/Time shall be before the date and time stated in Section 2. Schedule of Events.

All prospective Companies submitting a proposal must appear on the City's electronic Current Prospective Bidders List as a "Prospective Bidder." Companies shall register on the City's Electronic Bidding System, PlanetBids Vendor Portal. Once registered, Companies must download the RFB by clicking "Place eBid" while logged in under their own name and identification number to appear on the Current Prospective Bidders List as a "Prospective Bidder." Companies that fail to download the RFB by clicking "Place eBid" will not appear on the Current Prospective Bidders List and their proposals will be considered non-responsive. If a Company is unable to register or download the RFB from the bidding website, a representative may contact Planet Bids at (818) 992-1771.

All proposal documents and supplementary documents must be uploaded using the City's bidding website prior to event date and time as instructed in this solicitation. Once file(s) have been uploaded and the Submission Status shows as "Submitted" the submission is complete. At that point respondents will receive an email confirmation from the bidding website.

The City reserves the right to reject any and all proposals and to waive information and minor irregularities in any proposal received.

Acceptance of Purchase Order Terms and Conditions - Submission of a proposal pursuant to this RFB shall constitute acknowledgment and acceptance of all terms and conditions hereinafter set forth in this RFB.

The time and date are fixed, and extensions will not be granted unless specifically stated by the City in an addendum to this RFB. Proposals not received before the bid event time will not be accepted.

9. Alternative Bids

Only one proposal is to be submitted by each Company for this RFB. Multiple simultaneous proposals will result in rejection of all Proposals submitted by Company. A Company may, prior to the proposal due date and time, withdraw a proposal and submit a new proposal, so long as the new proposal is submitted before the proposal due date and time.

10. Bid Format and Content

Bids should be prepared in such a way as to provide a straightforward, concise delineation of capabilities to satisfy the requirements of this RFB. Responses should emphasize the Company's demonstrated capability to perform work of this type. Emphasis should be concentrated on completeness and clarity of content.

Proposals shall adhere to the following format for organization and content. Bids must be typed and arranged/divided in the following sequence to facilitate evaluation:

- Cover Letter
- Scope of Goods

- Cost Summary
- Disclosures
- Warranty Information (if applicable)

a. Cover Letter

The cover letter shall include a brief general statement of intent to perform the services or goods and confirm that all elements of the RFB have been reviewed and understood. The letter shall include a brief summary of Company's qualifications and Company's willingness to enter into a the Purchase Order Terms and Conditions prescribed by this RFB. The letter must identify a single person for contact during the RFB review process.

b. Scope of Goods ("Exhibit A")

The City has determined the following specifications for bidding purposes. The specifications referenced are not intended to be restrictive but descriptive of the type and quality of goods the City desires to purchase. Bids for similar goods of like quality will be considered if the bid is fully noted. The City reserves the right to determine products of equal value. Vendors will not be allowed to make unauthorized substitutions after award is made.

c. Cost Summary ("Exhibit C")

All proposals submitted shall have a stated dollar bid amount for providing services or goods outlined in Exhibit A. All proposals shall include a breakdown of the costs. Proposals shall include a breakdown of the proposed fees including the following:

- a. Materials Taxed
- b. Materials not-taxed
- c. Standard Warranties (if applicable)

d. Disclosures

All proposals shall include a response to the Disclosure Questionnaire utilizing the form in Exhibit "D." Please disclose any and all past or current business and personal relationships with any current Riverside elected official, appointed official, City employee, or family member of any current Riverside elected official, appointed official, or City employee. *Any past or current business relationship may not disqualify the firm from consideration*. Describe any administrative proceedings, claims, lawsuits, or other exposures pending against the Proposer.

11. Examination of RFB and Sites of Work

The Company shall carefully examine the RFB and all sites, if applicable, of the services or goods contemplated. The submission of a Proposal shall be conclusive evidence that the Company has investigated and is satisfied as to the conditions to be encountered, as to the character, quality, and quantities of services or goods to be performed and materials to be furnished, the difficulties to be encountered, and to the requirements of the Proposal, RFB, and other Purchase Order and Contract Documents.

By submitting a Proposal, the Company hereby certifies that it has: examined the local conditions, read each and every clause of this RFB, included all costs necessary to complete the specified services or goods in its proposed prices, and agrees that if it is awarded the Company shall will make no claim against the City based

upon ignorance of local conditions or misunderstanding of any provision. Should the conditions turn out otherwise than anticipated by it, the Company agrees to assume all risks incident thereto.

12. Addenda

Any addenda issued during the time of bidding must be acknowledged electronically via the City's Bidding Website, which will be made part of the proposal. Addenda notifications will be provided to those listed on the Electronic Prospective Bidder's List via email.

13. Withdrawal of Proposal

All proposals shall be firm offers and may not be withdrawn for a period of one hundred twenty (120) days following the deadline date for submission of proposals noted herein. Submitted Proposals may be withdrawn at any time prior to the submission deadline.

14. Public Records

All Proposals submitted in response to this RFB become the property of the City and pursuant to the Public Records Act (Gov. Code, § 6250 et seq.) are public records, and as such may be subject to public review at least 10 days before selection.

The Company must notify the City in advance of any proprietary or confidential materials contained in the Proposal and provide justification for not making such material public. The City shall have sole discretion to disclose or not disclose such material subject to any protective order that the Company may obtain. Note that under California law, price proposal to a public agency is not a trade secret.

The City reserves the right to make use of any information or idea contained in the Proposal. All materials, ideas and formats submitted in response to this RFB will become the property of the City on receipt.

15. Rejection of Proposals

The City may reject any/or all Proposals and may waive any immaterial deviation in a Proposal. The City's waiver of an immaterial defect shall in no way modify this RFB or excuse the Company from full compliance with this RFB and/or the Purchase Order Terms and Conditions if awarded the Purchase Order. Proposals that include terms and conditions other than City's terms and conditions may be rejected as being non-responsive. The City may make investigations as deemed necessary to determine the ability of the Company to perform the work, and the Company shall furnish to the City all such information and data for this purpose as requested by the City. The City reserves the right to reject any proposal if the evidence submitted by, or investigation of, such Company fails to satisfy the City that such Company is properly qualified to carry out the obligations of the Agreement and to complete the work described herein.

16. Protest Procedures

A Proposer not selected by the City for the award of the Purchase Order desiring to protest the City's selection, may do so by following the City's Procurement Protest Procedures in Administrative Manual, section 07.019.00. Protests not conforming to this procedure will be rejected as invalid. The City's Protest Procedures are available on the City's website at https://riversideca.gov/finance/pdf/2017/07.019.00-Procurement-Protest-Procedures.pdf.

17. Cancellation

The City retains the right to cancel this RFB at any time, should it be deemed to be in the best interest of the City. No obligation either expressed or implied exists on the part of the City to make an award based on the submission of any proposals.

18. Evaluation of Bids

The City reserves the right to amend, withdraw, and cancel this RFB. The City also reserves the right to reject all responses to this RFB at any time prior to issuing a Purchase Order. Furthermore, the City reserves the right to request additional information about any and all proposals that in City's opinion, is necessary to assure that the Company's competence, number of qualified employees, business organization, experience, and financial resources are adequate to perform the Services.

All Proposals shall be reviewed to verify that the Company has met the minimum requirements as stated in this RFB. Proposals that have not followed the rules, do not meet minimum content and quality standards, and/or do not provide references will be rejected as non-responsive.

Companies will be evaluated on the basis of the following criteria:

a. Pricing (100%)

The selected Company shall then enter into exclusive negotiations with the City to formalize the Scope of Service and Compensation. If the City is unable to obtain a fair and reasonable price or cannot reach agreement regarding the terms for the Scope of Services, then the City will end negotiations with that Company and begin negotiations with the next Company which best meets the needs of the City, and so on until a City and the Company reach agreement.

The City intends to select the Company that offers the best value to the City based on the criteria outlined above.

19. Contract Term

One Time Purchase

20. Delivery Information

All prices shall be F.O.B. All documents (i.e. delivery slips) will be furnished at the time of delivery and must be signed by an authorized person receiving the delivery.

Delivery Address:

City of Riverside
Fire Station 1
3401 University Ave
Riverside, CA 92501
Delivery Hours 9:00 AM PST – 3:00 PM PST

21. Contract Documents

In submitting a Proposal, the Company agrees to enter into an Agreement with the City without exceptions to the City's Purchase Order Terms and Conditions. The City's Purchase Order Terms and Conditions is non-negotiable, and a copy of the standard agreement is attached hereto as Exhibit "B". Any change to the Purchase Order Terms and Conditions will deem the Proposal non-responsive. In the event of a conflict exists between documents the following order of precedence shall apply:

- Purchase Order Terms and Conditions
- City of Riverside's Request For Bids
- Company's Response to the Request For Bids

22. Execution of Purchase Order

After Purchase Order award, the following Purchase Order shall be signed and returned to the City within fourteen (14) calendar days from the date the City mails, or by other means delivers said documents to the Company:

- One (1) original of the Agreement in the form included herein, properly executed by the Company.
- Certificates of Insurance and Additional Insured Endorsement evidencing coverage as specified in the sample agreement.
- Confirmation of current business tax certificate.
- Bonds, if required.

In any event that day fourteen (14) of calendar days falls on Saturday, Sunday, a legal holiday for the State of California, or on days when the City is closed, the Contract Documents shall be delivered by the following working day.

No Agreement shall be binding upon the City until all documents are fully executed by the Company and the City.

23. Failure to Execute the Purchase Order

Failure to execute the Purchase Order and furnish the required insurance and business tax certificate, within the required time period shall be just cause for the rescission of the award. If bonds are also required, failure to furnish sufficient bonds shall cause rescission of the award. If the successful Company refuses or fails to execute the Agreement, the City may award the Purchase Order to the next qualified Company.

24. After Award

The Company that has been awarded the Bid through Planet Bids should provide W-9 Request for Taxpayer Identification Number and Certification Form, completed Vendor Add Form, and proof of insurance to the Purchasing Representative as soon as possible.

EXHIBIT A

Scope of Goods

The undersigned hereby declares, as bidder, that the prices, terms, or conditions of this bid have not been communicated by the undersigned to any employee or agent of the City of Riverside, that the bid response is genuine, and not sham or collusive, nor made in the interest or behalf of any person not herein named, and that the bidder has not directly or indirectly induced or solicited any other bidder to put in a sham bid, or any other person, firm or corporation to refrain from bidding, and that the bidder has not in any manner sought by collusion to secure for himself an advantage over any other bidder.

All items shall be quoted new. Alternates shall be equal or better. If alternate items are bid, Bidder shall provide all details for alternates so the City can easily identify the alternate item is equal or better. The City may require a sample to evaluate and approve alternative items to ensure the as equal or better requirements are met and may be required to produce sample within two (2) weeks of time of notice.

Pricing shall be firm for the period as stated. Bidder's Unit Price and Total Line Item Price shall be all inclusive and include tariffs, shipping, handling, etc. California State Sales Tax (8.75%) shall not be included in the unit cost of the individual line item but included as a separate line on Planet Bids submission. City shall not be responsible for any re-stocking fees when a Bidder is at fault or in error, or any item found defective.

Company Name:	 -
Origin Country of Materials:	

Any additional products or change orders will be individually pre-approved <u>in writing</u> solely by Steve McKinster, Deputy Fire Chief.

Item Description	Model Number	Quantity Needed
Lighthawk XT 3.0 (BALCS/Spear)	Model# :FMS-A-IIIA Part	74 units
Ballistics - FMS Level IIIA - NIJ	Number: BALCSFMS3AR6 (set)	
	(Soft Armor Only)	
Nextgen 131-1 Yoke & Collar -	Model #: FMS-A-IIIA Part	74 units
Ballistics (Includes:	Number:TNXGYTSFMS3A (Soft	
Yoke/Throat/Shoulder) - FMS	Armor Only)	
Level IIIA - NIJ		
Max-Sleeves - Ballistics - FMS	Model#:FMS-A-IIIA (Soft Armor	74 units
Level IIIA - NIJ	Only) Part Number: TMSFMS3A6	
Secpro PASGT Ballistic Helmet		79 units
Level IIIA – Black		
Varanus Dragoon NIJ 010.06 Level		174 units
IV Multi OK IV Rifle Plate 10x12		
(Black)		

Armor Express Ligthhawk XT 3.0	Part# BALCSFMS3AR6 (set) Max	5 units
Carrier - Molle - Black w/ Level	Sleeves FMS Level IIIA Part#	
IIIA FMS Soft Armor with	TMSFMS3A6 Yoke and Collar	
Dynamic Cummerbund +	Includes Yoke/Collar/Shoulder	
Accessories -	FMS Level IIA Part#	
	TNXGYTSFMS3A Rifle Sling	
	Adapter	
Team Wendy CamFit Retension		5 units
System – Black		

EXHIBIT B

Purchase Order Terms and Conditions TERMS AND CONDITIONS FOR PURCHASE ORDERS (FOR GOODS, COMMODITIES, AND SERVICES)

- 1. <u>PURCHASE OF GOODS & SERVICES.</u> City agrees to purchase, and Vendor agrees to sell, the goods ("Goods") and/or to provide the services ("Services") set forth in (i) the City's Notice Inviting Bids or other written solicitation of bids by the Purchasing Agent ("City's Bid Documents") and (ii) Vendor's Bid in response thereto ("Vendor's Bid"). The City's Bid Documents and the Vendor's Bid shall be referred to collectively as the "Bid Documents." The Goods shall be in compliance with all of the standards and specifications set forth in the Bid Documents, and the Services shall be provided in a manner consistent with that level of care and skill ordinarily exercised by members in the same profession, practicing in the same locality under similar conditions. In the event of any conflict, the order of precedent shall be as follows: (i) specifications set forth in this Purchase Order; (ii) City's Bid Documents; and (iii) Vendor's Bid. There shall be no substitution of Goods or Services, without the prior written authorization of the Purchasing Agent.
- 2. <u>DELIVERY DATE</u>. The Goods must be shipped and must arrive at the destination specified on the Purchase Order as "Ship/Bill To" and Services must be provided by the Vendor by the request date specified therein ("Required Delivery Date"). Any failure by the Vendor to meet the Required Delivery Date will constitute a material default of this Purchase Order and the City may cancel any Goods not delivered in a timely manner without liability. The Vendor must notify the City immediately if the Vendor reasonably believes the Vendor will not be able to meet the Required Delivery Date for any reason and provide the City with a schedule that the Vendor reasonably believes it will be able to meet. It is within the City's discretion whether it will accept the revised schedule. If you fail to deliver by the date specified and City has to purchase goods elsewhere, Vendor will be responsible for any costs City has to expend over and above the original purchase price.
- 3. <u>PURCHASE PRICE</u>. The purchase price for the Goods and Services shall be the amount set forth in this Purchase Order. Vendor represents that the prices quoted to or paid by the City will not exceed current prices charged to any other customer by the Vendor on the Execution Date for items that are the same or substantially similar to the Goods, taking into consideration the quantity under consideration, and the Vendor will forthwith refund any amounts paid by the City in excess of the price.
- 4. <u>CANCELLATION</u>. City, by notifying Vendor in writing, shall have the right to terminate any portion of this Purchase Order prior to the delivery of Goods or at any time during the performance of Services. In the event of such termination, Vendor may submit Vendor's final written statement of the amount of Vendor's Services as of the date of such termination based upon the ratio that the work completed bears to the total work required to make the report complete. In ascertaining the work actually rendered through the termination date, City shall consider completed work, work in progress and complete and incomplete reports and their documents only after delivered to City.
- 4.1. Other than as stated below, City shall give Vendor thirty (30) days written notice prior to termination, including where the City decides not to pursue or to postpone the Project for which the Goods and/or Services were procured.
- 4.2. City may terminate this Purchase Order upon fifteen (15) days written notice to Vendor, in the event Vendor substantially fails to perform or materially breaches the Purchase Order terms and conditions.
- 5. <u>DELIVERY RISK OF LOSS</u>. All orders will be F.O.B. destination if not otherwise specified. Risk of loss or damage to the Goods must remain with the Vendor until the Goods have been delivered to and accepted by the City. All Goods and Services will be received by the City subject to its right of inspection, rejection, and revocation of acceptance under the Uniform Commercial Code. The City will be allowed a reasonable period of time to inspect the Goods and Services and to notify Vendor of any nonconformance with the terms and conditions of the specifications. The City may reject any Goods and Services that do not conform to the terms and conditions of this Bid Documents. Any Goods and Services rejected may be returned to the Vendor at the Vendor's risk and expense.
- 6. <u>INVOICES</u>. An invoice must be mailed to the City at the address specified in the Purchase Order as "Bill To" no later than the 5th day after shipment is made. Individual invoices must be issued for each shipment against each Purchase Order. Invoices must contain the Purchase Order number, description of Goods and Services, unit price, quantities billed, extended totals, and applicable taxes as set forth Section 9 of this Purchase Order.

- 7. PACKING AND SHIPPING. Deliveries must be made as specified, without charge, for boxing, crating or storage unless otherwise specified. Goods must be suitably packed to secure lowest transportation costs and, in accordance with the requirements of common carriers, in a manner to assure against damage from weather or transportation. The City's order numbers and symbols must be plainly marked on all invoices, packages and shipping orders. Packing lists specifying the quantity, description, and Purchase Order Number must accompany each box or packing shipment. The City's count or weight will be final and conclusive on shipments not accompanied by packing lists. Shipments for two or more destinations when so directed by the City will be shipped in separate boxes or containers for each destination, at no charge.
- 8. <u>PUBLIC WORKS</u>. Public Works shall be performed in accordance with the provisions of the current edition of the Standard Specifications for Public Works Construction ("Greenbook"), unless otherwise specified in the Bid Documents.
- 9. <u>TAXES</u>. The Vendor must separately state on all invoices any taxes imposed by the local, state or federal state government applicable to furnishing of Goods and Services; provided, however, where a tax exemption is available, the tax must be subtracted from the total price and identified. Unless otherwise set forth in the Purchase Order, the purchase price will be considered to include state and city sales or use tax.
- 10. <u>WARRANTY</u>. The Vendor warrants that all Goods will conform to applicable specifications, drawings, description, and samples, and will be merchantable, of good workmanship in material, and free from defect. Unless manufactured pursuant to detailed design furnished by the City, the Vendor assumes design responsibility and warrants the Goods to be free from design defect and suitable for the purposes intended by the City, and that such Goods if installed by the Vendor shall conform to applicable specifications. The Vendor's warranties, together with its service guarantees, must run to the City and its customers or users of the Goods and Services and must *not* be deemed exclusive. The City's inspection, approval, acceptance, use of, and payment for all or any part of the Goods and Services must in no way affect its warranty rights whether or not a breach of warranty had become evident in time.
- 11. <u>CHANGES</u>. The City has the right, by written notice, to change the quantity or specifications of the Goods and Services ordered and the terms of shipment or packaging of Goods. Upon receipt of any notice, the Vendor will proceed promptly to make the changes in accordance with the terms of the notice. If any change causes an increase or decrease in the cost or performance or in the time required for performance, an equitable adjustment must be negotiated promptly and the contract modified in writing accordingly. The Vendor must deliver to the City as promptly as possible, and in any event within 30 days after receipt of change notice, a statement showing the effect of any change in the delivery dates and prices; the statement must be supplemented within 30 days by detailed specification of the amount of the price adjustment and supporting cost figures. The Vendor's failure to submit the statements within the time limits stated will constitute its consent to perform the change without increase in price, without claim for material rendered obsolete and without change in delivery schedules.
- 12. <u>BUSINESS TAX</u>. Vendor understands that the Goods or Services provided under this Purchase Order constitutes doing business in the City of Riverside, and Vendor agrees that Vendor will register for an pay a business tax pursuant to Chapter 5.04 of the Riverside Municipal Code, unless Vendor qualifies for an exemption, and keep such tax certificate current during the term of this Purchase Order.
- 13. INDEMNITY. Except as to the sole negligence, active negligence or willful misconduct of the City, Vendor shall indemnify, protect, and hold the City, and its employees, officers, managers, agents and council members, harmless from any and all loss, damage, claim for damage, charge, lawsuit, action, judicial, administrative, regulatory or arbitration proceeding, damage, cost, expense (including counsel and expert fees), judgment, civil fine and penalties, liabilities or losses of any kind or nature whatsoever whether actual, threatened or alleged, which arises out of, pertain to, or relate to, or is in any manner connected with the Goods and Services provided pursuant this Purchase Order and/or the performance of work, activities, operations, representations, or duties of Vendor, or anyone employed by or working under Vendor, and from all claims by anyone employed by or working under Vendor for services rendered to Vendor in the performance of this Agreement, notwithstanding that the City may have benefited from their services. This indemnification provision shall apply to any acts or omissions, willful misconduct or negligent conduct, whether active or passive, on the part of Vendor or of anyone employed by or working under Vendor.

The parties expressly agree that any payment, attorneys' fees, costs or expense that the City incurs or makes to or on behalf of an injured employee under the City's self-administered workers' compensation is included as a loss, expense or cost for the purposes of this Section, and that this Section shall survive the expiration or early termination of the Purchase Order.

- 14. <u>DUTY TO DEFEND.</u> Vendor agrees, at its cost and expense, to promptly defend the City and the City's employees, officers, managers, agents and council members (collectively the "Parties to be defended") from and against any and all claims, allegations, lawsuits, arbitration proceedings, administrative proceeds, regulatory proceedings, or other legal proceedings which arise out of, or relate to, or are in any manner connected with: (i) the Goods and Services provided pursuant this Purchase Order; (ii) allegations that the Goods are defective in manufacture or design; (iii) any patent related to the Goods and (iv) the work, activities, operations, representations, or duties of Vendor, or of anyone employed by or working under the Vendor, or (v) any breach of this Purchase Order by Vendor. This duty to defend shall apply whether or not such claims, allegations, lawsuits or proceedings have merit or are meritless, or which involve claims or allegations that any of the Parties to be defended were actively, passively or concurrently negligent, or which otherwise assert that the parties to be defended are responsible, in whole or in part, for any loss, damage or injury. Vendor agrees to provide this defense immediately upon written notice from the City, and with well qualified, adequately insured and experienced legal counsel acceptable to the City. This obligation to defend as set forth herein is binding on the successors, assigns and heirs of Vendor and shall survive the termination of this Purchase Order.
- 15. <u>INTERPRETATION</u>. The terms of this Purchase Order should be construed in accordance with the meaning of the language used and should not be construed for or against either party by reason of the authorship of this Purchase Order or any other rule of construction that might otherwise apply.
- 16. <u>GOVERNING LAW; JURISDICTION.</u> This Purchase Order shall be construed in accordance with and governed by the laws of the State of California. The purchase of Goods shall take place in Riverside, California. For any dispute arising from this Purchase Order, the parties consent to jurisdiction and venue in the Riverside County Superior Court.
- 17 <u>NONTRANSFERABILITY</u>. The Vendor may not transfer or assign this Purchase Order, without the prior written approval of the Purchasing Agent, which may be withheld in his/her sole discretion.
- 18. <u>DISCOUNTS</u>. The date used as the basis for discount calculation shall be computed from the date of receipt of invoice, Goods and Services, whichever is later.
- 19. <u>COMPLIANCE WITH APPLICABLE LAW.</u> Vendor shall keep fully informed of federal, state and local laws and ordinances and regulations which in any manner affect those employed by Vendor, or in any way affect the Goods or Services provided by Vendor pursuant to this Purchase Order. Vendor shall at all times observe and comply with all such laws, ordinances and regulations, and shall be solely responsible for any failure to comply with all applicable laws, ordinances and regulations. Vendor represents and warrants that Vendor has obtained all necessary licenses to provide the Goods or Services and that such licenses are in good standing. Vendor further represents and warrants that the Services provided herein shall conform to all ordinances, policies and practices of the City of Riverside.
- 20. <u>INTEGRATION; AMENDMENT</u>. This Purchase Order represents the entire understanding of the City and the Vendor as to those matters contained herein. No prior oral or written understanding will be of any force or effect with respect to the terms of this Purchase Order. The Purchase Order may not be modified except by Change Order or Addendum to Purchase Order.
- 21. <u>AUTHORITY</u>. The individuals executing this Purchase Order and the instruments referenced herein on behalf of Vendor each represent and warrant that they have the legal power, right and actual authority to bind Vendor to the terms and conditions hereof and thereof.
- 22., <u>BREACH OF CONTRACT</u>. City and Vendor are both entitled to seek remedies under the Uniform Commercial Code/California Commercial Code, or California state law for breach of contract under the terms and conditions of this Purchase Order.
- 23. <u>INSURANCE</u>. Subject to the discretion of the City, Vendor may be required to provide, prior to the performance of Services required by this Purchase Order, the following minimum levels of insurance set forth herein:

Prior to commencing work, the Vendor shall procure and maintain at Vendor's own cost and expense for the duration of the Contract insurance against claims for injuries to persons or damages to property which may arise from or in connection with the performance of the work or services hereunder by the Vendor, his agents, representatives, employees, or subcontractors. The cost of such insurance shall be included in Vendor's bid.

Without in any way affecting the indemnity provided, the Vendor shall secure before commencement of the work and throughout the contract the following types and amounts of insurance:

Minimum Limits of Insurance.

Vendor shall obtain insurance of the types and in the amounts described below:

1) Commercial General Liability Insurance

Vendor shall maintain commercial general liability (CGL) with a limit of not less than \$1,000,000 each occurrence/\$2,000,000 in the annual aggregate.

2) Business Auto Liability Insurance

Vendor shall maintain business auto liability with a limit of not less than \$1,000,000 each accident.

Workers' Compensation and Employer's Liability Insurance

Vendor shall maintain workers' compensation insurance as required by the State of California and Employer's Liability Insurance in the amount of \$1,000,000 per accident for bodily injury or disease.

4) Builder's Risk Insurance (if applicable)

If services to be provided include construction services, unless otherwise set forth in the Bid Documents, Vendor shall obtain its own builder's risk insurance, at its own expense, on all risks of direct physical loss basis, excluding damage caused by an act of God pursuant to California Public Contract Code § 7105, for an amount equal to the full completed value of the covered structure or replacement value of alterations or additions. The policy shall include as loss payee, the City of Riverside, the Vendor, and its sub-contractors as their interest may appear. The City shall not be responsible for the theft of any materials, equipment in the possession and control of Vendor.

Vendor acknowledges that the City retains its own builder's risk policy. In any event, should an event occur that is caused by the negligence or willful misconduct of the Vendor or its agents, employees, subcontractors, hirees or invitees, in which City must make a claim under its builder's risk policy, Vendor shall be responsible for the City's deductible.

Installation Floater (add or in lieu of Builder's Risk)

If services to be provided under this Purchase Order include construction services, during the term of this Purchase Order, Vendor shall maintain in force, at its own expense, Installation Floater insurance covering Vendor's labor, materials and equipment to be installed for completion of the work performed under this Purchase Order. Coverage shall be against all risks of direct physical loss including theft, but excluding earthquake and flood. The policy is to include the City of Riverside as loss payee. Coverage is to include materials while at the Vendor's yard location, in transit, at any temporary storage location, and while at the jobsite during installation. The limit of the insurance shall be equal to the full amount of the Purchase Order. Vendor shall be responsible for the City's deductible.

6) Technology Errors & Omissions (if applicable)

If the goods and/or services to be provided under this Purchase Order include technology goods and/or services, Vendor's technology errors and omissions insurance policy shall cover losses resulting from the Vendor's: (1) technology services, (2) technology products, (3) media content, and (4) network security breaches, including, but not limited to, coverage for extortion threats, crisis management expense, and business interruption, in an amount not less than \$1,000,000 per occurrence and an aggregate limit of not less than \$1,000,000. Vendor shall list the City as a certificate holder on Vendor's technology errors and omissions policy.

- Minimum Scope of Insurance.
 - 1) CGL insurance shall be written on Insurance Services Office form CG 00 01 (or a substitute form providing equivalent coverage) and shall cover liability arising from premises, operations, independent contractors, products-completed operations, personal injury and advertising injury liability assumed under an insured contract (including the tort liability of another assumed in a business contract), and explosion, collapse and underground hazards.
 - 2) Business Auto Insurance shall cover liability arising out of any auto (including owned, hired, and non-owned autos). Coverage shall be written on Insurance Services Office form CA 00 01, CA 00 05, CA 00 12, CA 00 20, or a substitute form providing equivalent liability coverage. If necessary, the policy shall be endorsed to provide contractual liability coverage equivalent to that provided in the 1990 and later editions of CA 00 01.
- C. <u>Deductibles and Self-Insured Retentions</u>. Any deductibles or self-insured retentions must be declared to and approved by the City of Riverside. At the option of the City of Riverside, either: the insurer shall reduce or eliminate such deductibles or self-insured retentions as respects the City of Riverside, its officers, officials, employees, or volunteers; or the Vendor shall provide a financial guarantee satisfactory to the City of Riverside guaranteeing payment of losses and related investigation, claim administration and defense expenses.

Other Insurance Provisions.

- (1) General Liability and Vehicle Liability Coverages Only:
 - (a) City of Riverside, its officers, officials, employees, and volunteers are to be covered as additional insureds with respect to liability arising out of automobiles owned, leased, hired, or borrowed by or on behalf of the Vendor; and with respect to liability arising out of work or operations performed by or on behalf of the Vendor including materials, parts or equipment furnished in connection with such work or operations. Under the CGL policy, using the Insurance Services Office additional insured endorsement form CG 20 10 or a substitute providing equivalent coverage, and under the commercial umbrella, if any. City and other additional insureds mentioned in this paragraph shall not, by reason of their inclusion as additional insureds, become liable for any payment of premiums to carriers for such coverage.
 - (b) For any claims related to this project, the Vendor's insurance coverage shall be primary as respects the City of Riverside, its officers, officials, employees, and volunteers. Any insurance or self-insurance maintained by the City of Riverside, its officers, officials, employees, or volunteers shall be excess of the Vendor's insurance and shall not contribute with it.

(2) All Coverages:

- (a) The insurer shall agree to waive all rights of subrogation against the City of Riverside, its officers, officials, employees, and volunteers for losses arising from activities and operations of Vendor in the performance of services under the contract.
- (b) Each insurance required by this clause shall be endorsed to state that coverage shall not be canceled except after thirty (30) days prior written notice by certified mail, return receipt requested, has been given to the City as set forth in the notice requirement of this Agreement.
- (c) If Vendor, for any reason, fails to maintain insurance coverage which is required pursuant to this Purchase Order, the same shall be deemed a material breach of contract. City, at its sole option, may terminate this Purchase Order and obtain damages from the Vendor resulting from said breach. Alternatively, City may purchase such coverage (but has no special obligation to do so), and without further notice to the

Vendor, City may deduct from sums due to the Vendor any premium costs advanced by the City for such insurance.

Acceptability of Insurers.

Insurance is to be placed with insurers with a current A.M. Best's rating of no less than A:7 unless otherwise approved by the City.

F. Verification of Coverage.

Vendor shall furnish the City of Riverside with original certificates and amendatory endorsements affecting coverage required by this section. The certificates and endorsements for each policy are to be signed by a person authorized by the insurer to bind coverage on its behalf. The certificates and endorsements should be on forms provided by the City of Riverside or on other than the City of Riverside's forms, provided those forms and endorsements conform to the requirements. All certificates and endorsements are to be received and approved by the City of Riverside before work commences. The City of Riverside reserves the right to require complete, certified copies of all required insurance policies, including endorsements affecting the coverage required by these specifications at any time.

G. Subcontractors.

Vendor shall include all subcontractors as insureds under its policies or shall furnish separate certificates and endorsements for each subcontractor. All coverages for subcontractors shall be subject to all of the requirements stated herein.

24. PREVAILING WAGE. If the services to be provided pursuant to this Purchase Order is a public work as defined in California Labor Code Section 1720, this section shall apply. Vendor and all Subcontractors of any tier are required to pay all workers employed in the execution of the Work not less than the general prevailing wage rates of per diem wages and overtime and holiday wages determined by the Director of the Department of Industrial Relations ("DIR") under Section 1720 et seq. of the California Labor Code and implemented by Resolution No. 13346 of the City Council of the City of Riverside. The Director's determination of prevailing rates is available on-line at www.dir.ca.gov/dlsr/DPreWageDetermination.htm and is referred to and made a part hereof; the wage rates therein ascertained, determined and specified are referred to and made a part hereof as though fully set forth herein. Vendors and subcontractors on all public works projects shall submit electronic certified payrolls to the Labor Commissioner and City unless excused from this requirement.

Vendor is aware of and stipulates that Vendor will also comply with the following sections of the California Labor Code:

- a. Section 1775 prescribing sanctions for failure to pay prevailing wage rates;
- Section 1776 requiring the making, keeping and disclosing of detailed payroll records and prescribing sanctions for failure to do so:
- c. Section 1777.5 prescribing the terms and conditions for employing registered apprentices;
- d. Section 1810 providing that eight hours of labor shall be a day's work; and
- Section 1813 prescribing sanctions for violations of the provisions concerning eight-hour work days and forty-hour work weeks.
- f. Sections 1725.5 and 1771.1 requiring all general contractors and subcontractors to be registered with DIR. Registration can be accomplished through the DIR website by using this link: http://www.dir.ca.gov/PublicWorks/PublicWorks.html.
- 25. <u>NON-DISCRIMINATION</u>. Except as provided in Section 12940 of the California Government Code, during Contractor's performance of the Agreement, Contractor shall not discriminate on the grounds of race, religious creed, color, national origin, ancestry, age, physical handicap, medical condition including the medical condition of Acquired Immune Deficiency Syndrome (AIDS) or any condition related thereto, marital status, sex or sexual orientation, genetic information, gender, gender identity, or gender expression, in the selection and retention of employees and subcontractors and the procurement of materials and equipment. Contractor shall also comply with the requirements of the Americans with Disabilities Act in the performance of the Agreement.
- 26. <u>STANDARD OF CARE.</u> While performing the Services, Vendor shall exercise the reasonable professional care and skill customarily exercised by reputable members of Vendor's profession practicing in the Metropolitan Southern California Area, and shall use reasonable diligence and best judgment while exercising its professional skill and expertise.

EXHIBIT C

Cost Summary

Item	Model	Qty	Taxabl	Warranty
Description	Number		e Y/N	Y/N If yes, attach warranty information
Lighthawk XT 3.0 (BALCS/Spear)	Model# :FMS-A-IIIA Part	74		
Ballistics - FMS Level IIIA - NIJ	Number: BALCSFMS3AR6 (set) (Soft Armor Only)	units		
Nextgen 131-1 Yoke & Collar -	Model #: FMS-A-IIIA Part	74		
Ballistics (Includes:	Number:TNXGYTSFMS3A	units		
Yoke/Throat/Shoulder) - FMS Level IIIA - NIJ	(Soft Armor Only)			
Max-Sleeves - Ballistics - FMS	Model# :FMS-A- IIIA (Soft	74		
Level IIIA - NIJ	Armor Only) Part Number: TMSFMS3A6	units		
Secpro PASGT Ballistic Helmet		79		
Level IIIA – Black		units		
Varanus Dragoon NIJ 010.06		174		
Level IV Multi OK IV Rifle Plate 10x12 (Black)		units		
Armor Express Ligthhawk XT 3.0	Part# BALCSFMS3AR6	5 units		
Carrier - Molle - Black w/ Level	(set) Max			
IIIA FMS Soft Armor with	Sleeves FMS Level IIIA			
Dynamic Cumberbund +	Part#			
Acessories -	TMSFMS3A6 Yoke and Collar			
	Includes			
	Yoke/Collar/Shoulder			
	FMS Level IIA Part#			
	TNXGYTSFMS3A Rifle			
	Sling			
	Adapter			
Team Wendy CamFit Retension		5 units		
System – Black				

EXHIBIT D

Disclosure Questionnaire

The Company shall complete the following questionnaire:

1.	Has the Company, any officer of the Company, or any employee of the Company who has proprietary interest in the Company, ever been disqualified, removed, or otherwise prevented from bidding on, or completing a federal, state, or local government project because of a violation of law or safety regulation?
	Yes No If the answer is yes, explain the circumstances in the following space.
2.	Has the Company, any officer of the Company, or any employee of the Company who has proprietary interest in the Company, ever had any administrative proceedings, claims, lawsuits, or other exposures pending against the Company?
	Yes No If the answer is yes, explain the circumstances in the following space.
3.	Has the Company, any officer of the Company, or any employee of the Company who has proprietary interest in the Company, filed for bankruptcy under any business name over the past five (5) years.
	Yes No If the answer is yes, explain the circumstances in the following space.
4.	Has the Company, or any officer of the Company, or any employee of the Company who has proprietary interest in the Company, have any past or current business and personal relationships with any current Riverside elected official, appointed official, City employee or family member of any current Riverside elected official, appointed official or City employee?
5.	Yes No If the answer is yes, explain the circumstances in the following space. Has the Company, or any officer of the Company, or any employee of the Company who has proprietary interest in the Company, had a contract terminated for default of cause?
	Yes No

If the answer is yes, explain the circumstances in the following space.

6.	Has the Company, or any officer of the Company, or any employee of the Company who has proprietary interest in the Company, been assessed any penalties, including liquidated damages, under any of its existing or past contracts with any organization of governmental entity?
	Yes No
	Yes No If the answer is yes, explain the circumstances in the following space.
7.	Has the Company, or any officer of the Company, or any employee of the Company who has proprietary interest in the Company, been convicted of a felony or is currently under indictment on any felony charge?
	Yes No
Iftl	ne answer is yes, explain the circumstances in the following space.

REFERENCE SUMMARY