# AGREEMENT FOR CELLULAR TELEPHONE SERVICES

This Agreement ("Agreement") is made and entered, in duplicate, as of the 18 day of 1000, 2006 ("Effective Date"), pursuant to Resolution No. 1800 adopted by the City Council of the City of Long Beach at its meeting held on 1800, 2006, by and between the CITY OF LONG BEACH, a municipal corporation ("City") and NEXTEL OF CALIFORNIA, INC., a Delaware Corporation, doing business as NEXTEL COMMUNICATIONS ("Contractor").

WHEREAS, City desires to procure dial tone service, air time usage, cellular and Blackberry phone equipment, accessories and repair services ("Cellular Phone Services"); and

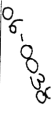
WHEREAS, Contractor has entered into State of California Agreement Number 1S-05-58-01 ("Price Agreement 1S-05-58-01") pursuant to which Contractor has agreed to deliver Cellular Phone Services to the State of California and other political subdivisions who indicate their intent to participate in Price Agreement 1S-05-58-01;

WHEREAS, Section 1802 of the Charter of the City of Long Beach permits the City to participate in joint and cooperative purchasing of Cellular Phone Services with other cities, counties, districts, state and federal governments and other governmental agencies by purchasing under their contracts on a voluntary and selective basis when authorized by a resolution of the City Council; and

WHEREAS, City Council at its meeting of \(\frac{\mathcal{H}}{\sqrt{8}}\)\(\sqrt{0}\)\(\text{o}\) did authorize the purchase of Cellular Phone Services under Price Agreement 1S-05-58-01.

NOW, THEREFORE, in consideration of the mutual covenants herein contained, City and Contractor agree as follows:

1. Price Agreement 1S-05-58-01, including the exhibits thereto, a copy of which is attached hereto as Exhibit "A", is hereby incorporated herein by this reference as if set forth fully herein, and the same terms and conditions contained in Price Agreement 1S-05-58-01 shall be applicable to City and Contractor except as follows:



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- Priority of Interpretation. Any reference in this Agreement and each a. of the exhibits to "Agreement" shall, unless the context clearly denotes otherwise, denote Price Agreement 1S-05-58-01 with all exhibits incorporated. In the event of any conflict or inconsistency in meaning or provisions between the terms and provisions of this Agreement and the exhibits, or between exhibits, such conflict or inconsistency shall be resolved by giving preference first to this Agreement, and then to the exhibits according to the following priority:
  - 1. This Agreement; and
  - Price Agreement 1S-05-58-01; and 2.
- Unless otherwise defined in this Agreement, all capitalized terms shall have the meanings ascribed to them in Price Agreement 1S-05-58-01.
- The term of the State Agreement shall commence October 1, 2005 C. through September 30, 2007 (the "Effective Date"), and shall continue from year to year for so long as Price Agreement 1S-05-58-01 is in effect as modified or amended, renewed or extended, provided, however, that City may terminate this Agreement at any time by giving thirty (30) days written notice to Contractor.
- Wherever Price Agreement 1S-05-58-01 refers to "State" or d. "Purchasing Entity", it shall be deemed to refer to City.
- Wherever Price Agreement refers to the contract sum, it shall be e. deemed to mean an amount not to exceed Five Hundred Four Thousand Dollars (\$504,000.00).
- All invoices required under this Agreement shall be submitted to the f. following address:

City of Long Beach Technology Services Department 333 West Ocean Boulevard Lower Level Long Beach, California 90802 Attn: Barbara McNerney

All invoices submitted by Contractor will be processed in due course 2.

and, in the absence of irregularities, payment should be made no later than thirty (30) days following City's receipt of an invoice. Invoices must reference the agreement number assigned to this Agreement. All purchase orders issued by the City shall include a reference to Price Agreement 1S-05-58-01.

- 3. Contractor acknowledges that City is exempt from federal and city taxes and no such taxes shall be included in invoices submitted by Contractor to City for payment. City is not exempt from local sales taxes and local sales taxes may be included in invoices submitted by Contractor to City for payment.
- 4. Neither this Agreement nor any of the monies that become due the Contractor under the terms hereof may be assigned by the Contractor without the prior written consent of the City Manager or his designee.
- 5. Any notices given under this Agreement shall be in writing and personally delivered or deposited in the U.S. Postal Service, return receipt, addressed to the Contractor at Nextel Communications, Attn: Rexford Gile, Strategic Business Development, 2001 & 2003 Edmund Halley Drive, Reston, Virginia 20191, and to the City at 333 West Ocean Boulevard, Long Beach, California 90802 Attn: City Manager.
- 6. This Agreement, including the exhibits (except that the list of products and services which may be replaced by an exhibit listing products, accessories, and parts that become available after the execution of this Agreement), shall not be amended nor any provision or breach hereof waived, except in writing signed by the parties which expressly refers to this Agreement.
- 7. The parties shall comply with all laws, ordinances, rules, and regulations or and obtain such permits, licenses, and certificates required by federal, state and local governmental authorities, including but not limited to applicable export laws,
- 8. This Agreement, including the exhibits, constitutes the entire understanding between the parties and supersedes all other agreements, oral or written, with respect to the subject matter herein.
  - 9. If there is any legal proceeding between the parties to enforce or

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interpret this Agreement or to protect or establish any right or remedy hereunder, the prevailing party shall be entitled to its costs and expenses, including reasonable attorney's fees and court costs.

- 10. If any provision of this Agreement or any exhibit is determined to be void or invalid by a court of competent jurisdiction, then such determination shall not affect the remaining provisions, which shall remain in full force and effect.
- 11. The acceptance of goods or the payment of money shall not operate as a waiver of any breach of this Agreement or of any right hereunder. The waiver of any breach of this Agreement shall be in writing and shall not constitute a waiver of any other or subsequent breach.

IN WITNESS WHEREOF, the parties hereto have caused these presents to be duly executed with all the formalities required by law on the respective dates set forth

	1	opposite their signatures.	
	2		NEXTEL OF CALIFORNIA, INC., a Delaware Corporation, doing business as NEXTEL COMMUNICATIONS
	3		COMMUNICATIONS
	4	, 2006	By Vice President -Public Sector
	5		Vice President -Public Sector H.Leon Frazier
	6	, 2006	By Secretary
	7		Traci Tong (Type or Print Name)
	8		"Contractor"
	9		CITY OF LONG BEACH, a municipal corporation
	10	Mr. 1 2.5 , 2006	
	11		City Manager
ach ird 12-4664 10	12		"City"
annon ong Be Souleva ia 9080 570-22	13	This Agreement is hereby approve	ed as to form on My 23 .2006.
t E. Sharey of L Ocean Paliforn e (562)	14	This Agreement is notedly approve	ROBERT E. SHANNON, City Attorney
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City 333 Long B	16		Deputy
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# Exhibit "A"

STATE OF CALIFORNIA STANDARD AGREEMENT STD. 213 (NEW 04/04)

# STANDARD AGREEMENT

FOR I.T. GOODS/SERVICES ONLY

			REGISTRATION NUMBER
			1
			176010059619
		PURCHASING AUTHORITY NUI	MBER AGREEMENT NUMBER
			1S-05-58-01
≕	This Agreement is entered into between the State Agenc	y and the Contractor named h	relow
1.	STATE AGENCY'S NAME	y and the Contractor named t	501014
	Department of General Services		(hereafter called State)
	CONTRACTOR'S NAME	(h-	ereafter called Contractor)
2.	Nextel of California, Inc. d/b/a Nextel Communications The term of this	(ne	realter called Collulation)
4.	Agreement is: 10/01/2005 through 09/30/	2007	
3.	The maximum amount		
٥.		ract expenditure, no maximum e	xpenditure)
4.	The parties agree to comply with the terms and condition		
7.	made a part of the Agreement:		
	achment 1 - General Provisions GSPD-4011T, 8/16/04, ten (10)		the following
	bsite link: http://www.documents.dgs.ca.gov/pd/modellang/GPIT	108162004.pdf	
	achment 2 Voice Only (1) Pricing Sheet (13 pages) achment 3 Voice+WT (2) Pricing Sheet (13 pages)		
	achment 4 Data Only (3) Pricing Sheet (13 pages)		
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	entire eRFP 5014 and Contractor's entire Final Proposal in resp	onse to eRFP 5014 and are herei	by incorporated as part of this
con	entire eRFP 5014 and Contractor's entire Final Proposal in resp tract.		by incorporated as part of this
con	entire eRFP 5014 and Contractor's entire Final Proposal in resp	y the parties hereto.	by incorporated as part of this
con IN	entire eRFP 5014 and Contractor's entire Final Proposal in resp tract.	y the parties hereto.	CALIFORNIA Department of General Services
con IN CO	entire eRFP 5014 and Contractor's entire Final Proposal in resp tract. WITNESS WHEREOF, this Agreement has been executed b	y the parties hereto.	CALIFORNIA Department of General Services Use Only
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- DEFINITIONS: The following terms shall be given the meaning shown, unless context requires otherwise or a unique meaning is otherwise specified.
  - "Acceptance Tests" means those tests performed during the Performance Period which are intended to determine compliance of Equipment and Software with the specifications and all other Attachments incorporated herein reference and to determine the reliability of the
  - "Application Program" means a computer program which "Application Program" means a computer program which is intended to be executed for the purpose of performing useful work for the user of the information being processed. Application programs are developed or otherwise acquired by the user of the Hardware/Software system, but they may be supplied by the Contractor.
  - "Attachment" means a mechanical, electrical, or electronic interconnection to the Contractor-supplied Machine or System of Equipment, manufactured by other than the original Equipment manufacturer, that is not connected by the Contractor
  - the Contractor.

    "Business entity" means any individual, business, partnership, joint venture, corporation, S-corporation, limited liability corporation, limited liability partnership, soil stock company, consortium, or other private legal entity recognized by statute.

    "Buyer" means the State's authorized contracting official.

    "Commercial Software" means Software developed or regularly used that: (i) has been sold, leased, or licensed to the contracting thirtie. (ii) has been filtered for safe lease or

  - the general public; (ii) has been offered for sale, lease, or keense to the general public; (iii) has not been offered, sold, leased, or keensed to the public but will be available for commercial sale, lease, or keense in time to satisfy the delivery requirements of this Contract; or (iv) satisfies a criterion expressed in (i), (ii), or (iii) above and would require only minor modifications to meet the requirements of this
  - Contract. 
    "Contract" means this Contract or agreement (including any purchase order), by whatever name known or in whatever Q)
  - "Custom Soft are" means Software that does not meet the definition of Commercial Software.
  - "Contractor" means the Business Entity with whom the
  - "Contractor" means the Business Entity with whom the State enters into this Contract. Contractor shall be synonymous with "supplier", "vendor" or other similar term.
    "Data Processing Subeystem" means a complement of Contractor-furnished individual Machines, including the necessary controlling elements for the functional equivalent) and Operating Software, if any, which are acquired to operate as an integrated group, and which are interconnected entirely by Contractor-supplied power and/or signal cables; e.g., direct access controller and drives, a cluster of terminals with their controller, etc.
    "Data Processing System (System)" means the total i)
  - "Data Processing System (System)" means the total complement of Contractor-furnished Machines, including one or more central processors (or instruction processors) and or more central processors (or instruction processors) and Operating Software, which are acquired to operate as an
  - Operating Solivare, which are acquired to operate as an integrated group.

    "Deliverables" means Goods, Software, Information Technology, telecommunications technology, and other items (e.g. reports) to be delivered pursuant to this Contract, including any such items furnished incident to the provision
  - of services.

    "Designated CPU(s)" means for each product, if applicable, the central processing unit of the computers or the server unit, including any associated peripheral units. If no specific Tbesignated CPU(s)" are specified on the Contract, the term shall mean any and all CPUs located at the site specified therein.
  - therein.
    "Documentation" means nonproprietary manuals and other printed materials necessary or useful to the State in its use or maintenance of the Equipment or Software provided hereunder. Manuals and other printed materials customized for the State hereunder constitute Documentation only to the

- extent that such materials are described in or required by the
- "Equipment" is an all-inclusive term which refers either to individual Machines or to a complete Data Processing System or subsystem, including its Hardware and Operating
- System or subsystem, including its Hardware and Operating Software (if any). "Equipment Failure" is a malfunction in the Equipment, excluding all external factors, which prevents the accomplishment of the Equipment's intended function(s). If microcode or Operating Software residing in the Equipment is necessary for the proper operation of the Equipment, a failure of such microcode or Operating Software which prevents the accomplishment of the Equipment's intended functions shall be deemed to be an Equipment Failure. "Facility Readiness Date" means the date specified in the Statement of Work by which the State must have the site prepared and available for Equipment delivery and installation.
- installation. "Goods" means all types of tangible personal property, including but not limited to materials, supplies, and Equipment (including computer and telecommunications Equipment). "Hardware" usually refers to computer Equipment and is contrasted with Software. See also Equipment. "Installation Date" means the date specified in the r)

- "Installation Data" means the date specified in the Statement of Work by which the Contractor must have the ordered Equipment ready (certified) for use by the State. "Information Technology" includes, but is not limited to, all electronic technology systems and services, automated information handling. System design and analysis, conversion of data, computer programming, information storage and retrieval, telecommunications which include voice, video, and data communications, requisite System controls simulation, electronic commerce and all elected telested. controls, simulation, electronic commerce, and all related interactions between people and Machines.
- interactions between people and Machines.

  "Machine" means an individual unit of a Data Processing System or subsystem, separately identified by a type and/or model number, comprised of but not limited to mechanical, electro-mechanical, and electronic parts, microcode, and special features installed thereon and including any necessary Software, e.g., central processing unit, memory module, tape unit, card reader, etc.

  "Machine Atteration" means any change to a Contractor-supplied Machine which is not made by the Contractor, and which results in the Machine deviating from its physical, mechanical, electrical, or electronic (including microcode) design, whether or not additional devices or parts are employed in making such change.

  "Maintenance Diagnostic Routlines" means the diagnostic programs customarily used by the Contractor to test
- programs customarily used by the Contractor to test Equipment for proper functioning and reliability. "Manufacturing Materials" means parts, tools, dies, jigs.
- fixtures, plans, drawings, and information produced or acquired, or rights acquired, specifically to fulfill obligations
- "Mean Time Between Failure (MTBF)" means the average expected or observed time between consecutive failures in a vstem or component
- "Mean Time to Repair (MTTR)" means the average expected or observed time required to repair a System or component and return it to normal operation.
- component and return it to normal operation.

  "Operating Software" means those routines, whether or not identified as Program Products, that reside in the Equipment and are required for the Equipment to perform its intended function(s), and which interface the operator, other Contractor-supplied programs, and user programs to the Equipment bb)
- Equipment. "Operational Use Time" means for performance measurement purposes, that time during which Equipment is in actual operation by the State. For maintenance Operational Use Time purposes, that time during which Equipment is in actual operation and is not synonymous with

- "Performance Testing Period" means a period of lime during which the State, by appropriate tests and production runs, evaluates the performance of newly installed Equipment and Software prior to its acceptance by the State. "Period of Maintenance Coverage" means the period of imme, as selected by the State, during which maintenance services are provided by the Contractor for a fixed monthly charge, as opposed to an hourly charge for services rendered. The Period of Maintenance and any additional hours of coverage per day, and/or increased coverage for
- the minicipal mentod of Maintenance and any additional hours of coverage per day, and/or increased coverage for weekends and holidays.

  "Preventive Maintenance" means that maintenance, performed on a scheduled basis by the Contractor, which is designed to keep the Equipment in proper operating
- condition. "Prior James Period of Maintenance" means any nine consecutive hours per day (usually between the hours of 7:00 a.m. and 6:00 p.m.) as selected by the State, including an official meal period not to exceed one hour, Monday through Friday, excluding holidays observed at the installation. "Programming Aids" means Contractor-supplied programs and contractors.
- and routines executable on the Contractor's Equipmen which assists a programmer in the development of applications including language processors, sorts, communications modules, data base management systems, and utility routines, (tape-to-disk routines, disk-to-print

- and utility routines, (tape-to-disk routines, disk-to-print routines, etc.).

  "Program Product" means programs, routines, subroutines, and related items which are proprietary to the Contractor and which are treensed to the State for its use, usually on the basis of separately stated charges and appropriate contractual provisions.

  "Remedial Maintanance" means that maintenance performed by the Contractor which results from Equipment (including Operating Software) failure, and which is performed as required, i.e., on an unscheduled basis.

  "Site License" means for each product, the term "Site Licenses" shall mean the license established upon acquisition of the applicable number of copies of such product and payment of the applicable icense fees as set forth in the Statement of Work.

  "Software" means an all-inclusive term which refers to any
- "Software" means an all-inclusive term which refers to any
- "Software" means an all-inclusive lerm which refers to any computer programs, routines, or subroutines supplied by the Contractor, including Operating Software, Programming Aids, Application Programs, and Program Products.) "Software Fallure"means a malfunction in the Contractor-supplied Software, other than Operating Software, which prevents the accomplishment of work, even though the Equipment (including its Operating Software) may still be capable of operating property. For Operating Software failure, see definition of Equipment Failure.
- "State" nears the government of the State of California, its employees and authorized representatives, including without limitation any department, agency, or other unit of the government of the State of California.
- government of the State of California. 
  "System" means the complete collection of Hardware, 
  Software and services as described in this Contract, 
  integrated and functioning together, and performing in 
  accordance with this Contract, 
  "U.S. Intellectual Property Rights" means intellectual 
  property rights enforceable in the United States of America, 
  including without limitation rights in trade secrets, copyrights, 
  and U.S. patents.

## CONTRACT FORMATION:

If this Contract results from a sealed bid offered in response to a solicitation conducted pursuant to Chapters 2 (commencing with Section 10290), 3 (commencing with Section 10290), 3 (commencing with Section 12100), and 3.6 (commencing with Section 12125) of Part 2 of Division 2 of the Public Contract Code (PCC), then Contractor's bid is a firm offer to the State which is

- accepted by the issuance of this Contract and no further action is required by either party.

  If this Contract results from a solicitation other than
- described in paragraph a), above, Contractor's quotation or proposal is deemed a firm offer and this Contract document
- is the State's acceptance of that offer.

  If this Contract resulted from a joint bid, it shall be deemed one indivisible Contract. Each such joint Contractor will be jointly and severally liable for the performance of the entire Contract. The State assumes no responsibility or obligation for the division of orders or purchases among joint
- COMPLETE INTEGRATION: This Contract, including any documents incorporated herein by express reference, is intended to be a complete integration and there are no prior or neous different or additional agreements pertaini
- 4. SEVERABILITY: The Contractor and the State agree that if any provision of this Contract is found to be illegal or unenforceable, such term or provision shall be deemed stricken and the remainder of the Contract shall remain in full force and effect. Either party having knowledge of such term or provision shall promptly inform the other of the presumed non-applicability of
- INDEPENDENT CONTRACTOR: Contractor and the agents and employees of Contractor, in the performance of this Contract, shall act in an independent capacity and not as officers or yees or agents of the State.
- APPLICABLE LAW: This Contract shall be governed by and shall be interpreted in accordance with the laws of the State of California; venue of any action brought with regard to this Contract shall be in Sacramento County, Sacramento, California, The United Nations Convention on Contracts for the International Sale of Goods shall not apply to this Contract.

# COMPLIANCE WITH STATUTES AND REGULATIONS:

- MPLIANCE WITH STATUTES AND REGULATIONS:
  Contractor warrants and certifies that in the performance of
  this Contract, it will comply with all applicable statutes, rules,
  regulations and orders of the United States and the State of
  California and agrees to indemnify the State against any
  loss, cost, damage or liability by reason of the Contractor's
- loss, cost, damage or liability by reason of the Contractor's violation of this provision. If this Contract is in excess of \$500,000, it is subject to the requirements of the World Trade Organization (WTO) Government Procurement Agreement (GPA). To the extent that this contract falls within the scope of Government Code Section 1135, Contractor hereby agrees to respond to and resolive any complaint brought to its attention, regarding accessibility of its products or services.
- 8. CONTRACTOR'S POWER AND AUTHORITY: The Contractor CONTRACTOR'S POWER AND AUTHORITY: The Contractor warrants that if has full power and authority to grant the rights herein granted and will hold the State harmless from and against any loss, cost, liability, and expense (including reasonable attorney fees) arising out of any breach of this warranty. Further, Contractor avers that it will not enter into any arrangement with any third party which might abridge any rights of the State under this Contract.
- ASSIGNMENT: This Contract shall not be assignable by the Contractor in whole or in parl without the written consent of the State. For the purpose of this paragraph, State will not unreasonably prohibit Contractor from freely assigning its right to payment, provided that Contractor remains responsible for its obligations hereunder.
- 10. WAIVER OF RIGHTS: Any action or inaction by the State or the failure of the State on any occasion, to enforce any right or provision of the Contract, shall not be construed to be a waiver by the State of its rights hereunder and shall not prevent the State

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from enforcing such provision or right on any future occasion. The rights and remedies of the State herein are cumulative and are in addition to any other rights or remedies that the State may have at law or in equity

- 11. ORDER OF PRECEDENCE: In the event of any inconsistency between the articles, attachments, specifications or provisions which constitute this Contract, the following order of precedence

  - Il apply:
    these General Provisions Information Technology;
    contract form, i.e., Purchase Order STD 65, Standard
    Agreement STD 213, etc., and any amendments thereto;
    information technology special provisions;
    statement of work, including any specifications incorporated

  - by reference herein; and all other attachments incorporated in the contract by e)

#### 12. PACKING AND SHIPMENT:

- All Goods are to be packed in suitable containers for protection in shipment and storage, and in accordance with applicable specifications. Each container of a multiple container shipment shall be identified to:
  - show the number of the container and the total number
- show the number of the container and the total number of containers in the shipment; and it he number of the container in which the packing sheel has been enclosed. All shipments by Contractor or its subcontractors must include packing sheets identifying the State's Contract number; term number; quantity and unit of measure; parl number and description of the Goods shipped; and appropriate evidence of inspection, if required. Goods for different Contracts shall be listed on separate packing
- Sherets.
  Shipments must be made as specified in this Contract, as it may be amended, or otherwise directed in writing by the State's Transportation Management Unit within the Department of General Services, Procurement Division.
- 13. TRANSPORTATION COSTS AND OTHER FEES OR EXPENSES: No charge for delivery, drayage, express, parcel post, packing, cartage, insurance, license fees, permits, cost of bonds, or for any other purpose will be paid by the State units expressly included and itemized in the Contract.

  a) Contractor must strictly follow Contract requirements regarding Free on Board (F.O.B.), freight terms and routing instructions. The State may permit use of an alternate carrier at no additional cost to the State with advance written authorization of the Buyer.

  b) If "prepay and add" is selected, supporting freight bills are required when over \$50, unless an exact freight charge is approved by the Transportation Management Unit within the

  - approved by the Transportation Management Unit within the Department of General Services Procurement Division and a
  - Department of General Services Procurement Division and a waiver is granted.

    On "F.O.B. Shipping Point" transactions, should any shipments under the Contract be received by the State in a damaged condition and any related freight loss and damage claims filed against the carrier or carriers be wholly or partially declined by the carrier or carriers be wholly or partially declined by the carrier or carriers with the inference that damage was the result of the act of the shipper such as inadequate packaging or loading or some inherent defect in the Equipment and/or material, Contractor, on request of the State, shall at Contractor's own expense assist the State in establishing carrier liability by supplying evidence that the Equipment and/or material was properly constructed, manufactured, packaged, and secured to withstand normal transportation conditions.
- 14. DELIVERY: Contractor shall strictly adhere to the delivery and completion schedules specified in this Contract. Time, if stated as a number of days, shall mean calendar days unless otherwise specified. The quantities specified herein are the only quantities required. If Contractor delivers in excess of the quantities specified herein, the State shall not be required to make any

payment for the excess Deliverables, and may return them to Contractor at Contractor's expense or utilize any other nights available to the State at law or in equity.

15. SUBSTITUTIONS: Substitution of Deliverables may not be tendered without advance written consent of the Buyer.

Contractor shall not use any specification in lieu of those contained in the Contract without written consent of the Buyer.

- contained in the Contract without written consent of the Buyer.

  INSPECTION, ACCEPTANCE AND REJECTION: Unless otherwise specified in the Statement of Work:

  a) Contractor and its subcontractors will provide and maintain a quality assurance system acceptable to the State covering Deliverables and services under this Contract and will tender to the State only those Deliverables that have been inspected and found to conform to this Contract's requirements. Contractor will keep records evidencing inspections and their result, and will make these records available to the State during Contract performance and for three years after final payment. Contractor shall permit the State to review procedures, practices, processes, and related documents to determine the acceptability of Contractor's quality assurance System or other similar business practices related to performance of the Contract.

  b) All Deliverables may be subject to inspection and test by the State or its authorized representatives.

  c) Contractor and its subcontractors shall provide all reasonable is clidities for the safety and convenience of inspectors at no additional cost to the State. Contractor shall furnish to inspectors all information and data as may be reasonably required to perform their inspection.

  d) All Deliverables may be subject to final inspection, test and acceptance by the State at destination, notwithstanding any payment or inspection at source.

  e) The State shall give written notice of rejection of Deliverables of eperformance of such services. Such notice of rejection will state the respects in which the Deliverables of reperion will state the respects in which the Deliverables of reperion will state the respects in which the Deliverables of reperion will state the respects in which the Deliverables of reperion will state the respects in which the Deliverables of reperion will state the respects and notice of rejection will state will be final and irreversible, except as it relates to latent defects, fraud, and gross mistakes amoun

## 17. SAMPLES:

- Samples of items may be required by the State for inspection and specification testing and must be furnished free of expense to the State. The samples furnished must be identical in all respects to the products bid and/or specified in the Contract
- Samples, if not destroyed by tests, may, upon request made at the time the sample is furnished, be returned at Contractor's expense.

## 18. WARRANTY:

RRANTY:
Unless otherwise specified in the Statement of Work, the warranties in this subsection a) begin upon acceptance of the Deliverable or service in question and end one (1) year thereafter. Contractor warrants that (i) Deliverables and services furnished hereunder will substantially conform to the requirements of this Contract (including without limitation all descriptions, specifications, and drawings identified in the Statement of Work), and (ii) the Deliverables will be-free from material defects in materials and workmanship. Where the parties have agreed to design specifications (such as a Detailed Design Document) and incorporated the same or equivalent in the Statement of Work directly or by reference. Contractor will warrant that its Deliverables provide all

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material functionality required thereby. In addition to the other warranties set forth herein, where the Contract calls for other warranties set form nerein, where the contract cairs for delivery of Commercial Software, Contractor warrants that such Software will perform in accordance with its license and accompanying Documentation. The State's approval of designs or specifications furnished by Contractor shall not relieve the Contractor of its obligations under this warranty. Contractor warrants that Deliverables furnished hereunder (i) will be free, at the time of delivery, of harmful code (i.e.

- computer wruses, worms, trap doors, time bormbs, disabling code, or any similar malicious mechanism designed to interfere with the intended operation of, or cause damage to, computers, data, or Software); and (ii) will not infringe violate any U.S. Intellectual Property Right. Without limiting the generality of the foregoing, if the State believes thammful code may be present in any Commercial Software delivered hereunder, Contractor will, upon the State's request, provide a master copy of the Software for comparison and correction. Unless otherwise specified in the Statement of Work:

  (i) Contractor does not warrant that any Software provided computer viruses, worms, trap doors, time bombs, disabling
- ses otherwise specified in the Statement of Work:
  Contractor ones not warrant that any Software provided hereunder is error-free or that it will run without immaterial interruption.
  Contractor does not warrant and will have no responsibility for a claim to the extent that it arises directly from (A) a modification made by the State, unless such modification is approved or directed by Contractor, (B) use of Software in combination with or no products other than as specified by Contractor, or (C) misuse by the State.
  Where Contractor resells Hardware or Software it purchased from a third party, and such third party offers self-toth herein, Contractor will pass through any such warranties to the State and will reasonably cooperate in enforcing them. Such warranty pass-through will be
  - warrances to the State and will resolvancy couperate in enforcing them. Such warranty pass-through will be supplemental to, and not relieve Contractor from. Contractor's warranty obligations set forth above. All warranties, including special warranties specified elsewhere herein, shell inure to the State, its successors,

- All warranties, including special warranties specified elsewhere herein, shall inure to the Stale, its successors, assigns, customer agencies, and governmental users of the Deliverables or services.

  Except as may be specifically provided in the Statement of Work or eisewhere in this Contract, for any breach of the warranties provided in this Section, the Stale's exclusive remedy and Contractor's sole obligation will be limited to:

  (i) re-performance, repair, or replacement of the nonconforming Deliverable (including without limitation an infringing Deliverable) or service; or should the State in its sole discretion consent, refund of all amounts paid by the State for the nonconforming Deliverable or service and payment to the State of any additional amounts necessary to equal the State's Cost to Cover.

  "Cost to Cover" means the cost, properly mitigated, of procuring Deliverables or services of equivalent capability, function, and performance. The payment obligation in subsection (e)(ii) above will not exceed the limits on Contractor's liability set forth in the Section entitled "Limitation of Liability."
- Liability."
  EXCEPT FOR THE EXPRESS WARRANTIES SPECIFIED EXCEPT FOR THE EXPRESS WARRANTIES SPECIFIED IN THIS SECTION, CONTRACTOR MAXES NO WARRANTIES EITHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.
- 19. SAFETY AND ACCIDENT PREVENTION: In performing work under this Contract on State premises, Contractor shall conform to any specific safety requirements contained in the Contract or as required by law or regulation. Contractor shall take any additional precautions as the State may reasonably require for safety and accident prevention purposes. Any violation of such rules and

requirements, unless promptly corrected, shall be grounds for termination of this Contract in accordance with the default provisions bereaf

20. INSURANCE: When performing work on property in the care, custody or control of the State, Contractor shall maintain all commercial general liability insurance, workers' compensation insurance and any other insurance the State deems appropriate under the Contract. Contractor shall furnish an insurance certificate evidencing required insurance coverage acceptable to. Upon request by the Buyer, the Contractor may be required to have the State shown as an "additional insured

#### 21 TERMINATION FOR NON-APPROPRIATION OF FUNDS:

- If the term of this Contract extends into fiscal years subsequent to that in which it is approved, such continuation of the Contract is contingent on the appropriation of funds for such purpose by the Legislature. If funds to effect such continued payment are not appropriated, Contractor agrees to take back any affected Deliverables furnished under this Centract temporal source programming the table State under Centract temporal source programming the table State under Contract, terminate any services supplied to the State under this Contract, and relieve the State of any further obligation
- Therefor:
  STATE AGREES THAT IF PARAGRAPH 8) ABOVE IS
  INVOKED, DELIVERABLES SHALL BE RETURNED TO
  THE CONTRACTOR IN SUBSTANTIALLY THE SAME
  CONDITION IN WHICH DELIVERED TO THE STATE.
  SUBJECT TO NORMAL WEAR AND TEAR. STATE
  FURTHER AGREES TO PAY FOR PACKING. CRATING,
  TRANSPORTATION TO CONTRACTOR'S NEAREST
  FACILITY AND FOR REIMBURSEMENT TO THE
  CONTRACTOR FOR EXPENSES INCURRED FOR THEIR
  ASSISTANCE IN SUCH PACKING AND CRATING.

#### 22. TERMINATION FOR THE CONVENIENCE OF THE STATE:

- The State may terminate performance of work under this Contract for its convenience in whole or, from time to time, in part, if the Department of General Services, Deputy Director part, in the Deplarment of Seriana Services, beptup Detection Procurement Division, or designee, determines that a termination is in the State's interest. The Department of General Services, Deputy Director, Procurement Division, or designee, shall terminate by delivering to the Contractor a Notice of Termination specifying the extent of termination and the effective date thereof.
- Notice of Termination specifying the extent of termination and the effective date thereof.

  After receipt of a Notice of Termination, and except as directed by the State, the Contractor shall immediately proceed with the following obligations, as applicable, regardless of any delay in determining or adjusting any amounts due under this clause. The Contractor shall:

  (i) Stop work as specified in the Notice of Termination.

  (ii) Place no further subcontracts for materials, services, or facilities except as processary to complete the

  - facilities, except as necessary to complete the continuing portion of the Contract.

    Terminate all subContracts to the extent they relate to

  - the work terminated.

    (iv) Settle all outstanding liabilities and termination settlement proposals arising from the termination of subcontracts;
- subcontracts;
  Unless otherwise set forth in the Statement of Work, if the
  Contractor and the State fail to agree on the amount to be
  paid because of the termination for convenience, the State
  will pay the Contractor the following amounts; provided that
  in no event will total payments exceed the amount payable to
  the Contractor if the Contract had been fully performed:

  (i) The Contract price for Deliverables or services
  accepted by the State and not previously paid for,
  adjusted for any savings on freight and other charges;
  and

  - The total of
    - total or:

      The reasonable costs incurred in the performance
      of the work terminated, including initial costs and
      preparatory expenses allocable thereto, but

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- excluding any cost attributable to Deliverables or
- services paid or to be paid;
  The reasonable cost of settling and paying termination settlement proposals under terminated subcontracts that are properly chargeable to the terminated portion of the Contract; and
- Reasonable storage, transportation. emobilization unamortized overhead and capital costs, and other costs reasonably incurred by the Contractor in winding down and terminating its
- work.

  The Contractor will use generally accepted accounting principles or accounting principles otherwise agreed to in writing by the parties, and sound business practices in determining all costs claimed, agreed to, or determined under this clause.

- 23. TERMINATION FOR DEFAULT:

  a) The State may, subject to the clause titled "Force Majeure" and to sub-section d) below, by written notice of default to the Contractor, terminate this Contract in whole or in part if the Contractor fails to:
  - Deliver the Deliverables or perform the services within the time specified in the Contract or any amendment i)

  - ii) Make progress, so that the lack of progress endangers performance of this Contract; or iii) Perform any of the other provisions of this Contract. The State's right to terminate this Contract under sub-section a) above, may be exercised if the failure constitutes a material breach of this Contract and if the Contract does not cure such failure within the time frame stated in the State's cure police within in one want will be less than offeen. State's cure notice, which in no event will be less than fifteen (15) days, unless the Statement of Work calls for a shorter
  - period.
    If the State terminates this Contract in whole or in part If the State terminates this Contract in whole or in part pursuant to this Section, it may acquire, under terms and in the manner the Buyer considers appropriate. Deliverables or services similar to those terminated, and the Contractor will be liable to the State for any excess costs for those Deliverables and services, including without limitation costs bring party vendors charge for Manufacturing Materials (but subject to the clause entitled "Limitation of Liablity"). However, the Contractor shall continue the work not terminated.
  - If the Contract is terminated for default, the State may require the Contractor to transfer title, or in the case of iteensed Software, license, and deliver to the State, as directed by the Buyer, any;

    (i) completed Deliverables,

    - completed Deliverables, and, subject to—provisions of sub-section e) below, Manufacturing Materials related to the terminated portion of this Contract. Nothing in this sub-section d) will be construed to grant the State rights to Deliverables that it would not have received had this Contract been fully performed. Upon direction of the Buyer, the Contractor shall also protect and preserve except in its preserved. property in its possession in which the State has an interest.
  - The State shall pay Contract price for completed Deliverables delivered and accepted. Unless the Statement Deliverables delivered and accepted. Unless the Statement of Work calls for different procedures or requires no-charge delivery of materials, the Contractor and Buyer shall attempt to agree on the amount of payment for Manufacturing Materials and other materials delivered and accepted by the State for the protection and preservation of the property; provided that where the Contractor has billed the State for any such materials, no additional charge will apply. Failure to agree will constitute a dispute under the Disputes clause. The State may withhold from these amounts any sum it determines to be necessary to protect the State against loss because of outstanding liens or claims of former lien holders.

- f) It, after termination, it is determined by a final ruling in accordance with the Disputes Clause that the Contractor was not in default, the rights and obligations of the parties shall be the same as if the termination had been issued for the convenience of the State.

  g) The rights and remedies of the State in this clause are in addition to any other rights and remedies provided by law or under this Contract, and are subject to the clause titled in the state of Linbirg of Linbirg.
- Limitation of Liability.

#### 24. FORCE MAJEURE

Except for defaults of subcontractors at any tier, the Contractor shall not be liable for any excess costs if the failure to perform the Contract arises from causes beyond the control and without the fault or negligence of the Contractor. Examples of such causes include, but are not limited to:

include, but are not limited to:
a) Acts of God or of the public enemy, and
b) Acts of the federal or State government in either its sovereign or contractual capacity.

If the failure to perform is caused by the default of a subcontractor at any tier, and if the cause of the default is beyond the control of both the Contractor and subcontractor, and without the fault or negligence of either, the Contractor shall not be liable for any excess costs for failure to perform, unless the subcontracted Deliverables or services were obtainable from other sources in sufficient time for the Contractor to meet the required delivery schedule.

- RIGHTS AND REMEDIES OF STATE FOR DEFAULT:
   a) In the event any Deliverables furnished or services provided by the Contractor in the performance of the Contract should fail to conform to the requirements herein, or to the sample submitted by the Contractor, the State may reject the same, and it shall become the duty of the Contractor to reclaim and remove the item promptly or to correct the performance of services, without expense to the State, and immediately replace all such rejected items with others conforming to the Contract
  - Contract.

    In addition to any other rights and remedies the State may have, the State may require Contractor, at Contractor's expense, to ship Deliverables via air freight or expedited routing to avoid or minimize actual or potential delay if the
  - routing to avoid or minimize actual or potential delay if the delay is the fault of the Contractor. In the event of the termination of the Contract, either in whole or in part, by reason of default or breach by the Contractor, any loss or damage sustained by the State in procuring any items which the Contractor agreed to supply shall be borne and paid for by the Contractor. The State reserves the right to offset the reasonable cost of all damages caused to the State against any outstanding invoices or amounts owed to Contractor or to make a claim against the Contractor therefore.

## 26. LIMITATION OF LIABILITY:

- Contractor's liability for damages to the State for any cause whatsoever, and regardless of the form of action, whether in Contract or in tort, shall be limited to two times the Purchase Price. For purposes of this sub-section a), "Purchase Price"
- Price. For purposes of this sub-section a), "Purchase Price' will mean the aggregate Contract price; except that, with respect to a Contract under which multiple purchase orders will be issued (e.g., a Master Agreement or Multiple Award Schedule contract). "Purchase Price" will mean the total price of the purchase order for the Deliverable(s) or service(s) that gave rise to like loss, such that Contractor will have a separate limitation of liability of each purchase order. The foregoing limitation of liability shall not apply (i) to lability under the General Provisions, entitled "Patent, Copyright, and Trade Secret Protection" or to any other liability (including without limitation indemrification obligations) for infingement of third party intellectual property rights; (ii) to claims active admages; (iii) to claims assing under provisions herein calling for indemnification for third party claims against the State for bodily injury to persons or damage to

- real or tangible personal property caused by Contractor's negligence or willful misconduct; or (iv) to-costs or attorney's tees that the State becomes entitled to recover as a
- prevailing party in any action.
  The State's liability for damages for any cause whatsoever, and regardless of the form of action, whether in Contract or in tort, shall be limited to the Purchase Price, as that term is defined in subsection a) above. Nothing herein shall be construed to waive or limit the State's sovereign immunity or any other immunity from suit provided by law.

  In no event will either the Contractor or the State be liable for
- in no event will either the Courtactor of the scale be taken to consequents!, incidental, indirect, special, or punitive damages, even if notification has been given as to the possibility of such damages, except (i) to the extent that Contractor's liability for such damages is specifically set forth in the Statement of Work or (ii) to the extent that Contractor's liability for such damages arises out of sub-section b)(ii), b)(ii), or b)(iv) above.
- 27. CONTRACTOR'S LIABILITY FOR INJURY TO PERSONS OR DAMAGE TO PROPERTY:
  - The Contractor shall be liable for damages arising out of injury to the person and/or damage to the property of the State, employees of the State, persons designated by the State. employees of the State, persons designated by the State for training, or any other person(s) other than agents or employees of the Contractor, designated by the State for any purpose, prior to, during, or subsequent to delivery, installation, acceptance, and use of the Deliverables either at the Contractor's site or at the State's place of business, provided that the injury or damage was caused by the fault or negligence of the Contractor shall not be liable for damages arising out of or caused by an alleration or an Attachment not made or installed by the Contractor, or for damage to alterations or Attachments that may result from the normal operation and maintenance of the Deliverables provided by the Contractor during the Contract.
  - during the Contract
- 28. INDEMNIFICATION: Contractor agrees to indemnify, defend and save harmless the State, its officers, agents and employees from any and all third party claims, costs (including without limitation reasonable attorneys' fees), and losses due to the injury or death of any individual, or the loss or damage to any real or tangible personal property, resulting from the willful misconduct or negligent acts or omissions of Contractor or any of its agents, subcontractors, employees, suppliers, laborers, or any other person, firm, or corporation furmishing or supplying work, services, materials, or supplies in connection with the performance of this Contract. Such defense and payment will be conditional upon the following:
  - following:

    a) The State will notify Contractor of any such claim in writing

    The State will notify Contractor of any such claim in writing and the state within a reasonable time; and
  - and tender the defense thereof within a reasonable time; and Contractor will have sole control of the defense of any action on such claim and all negotiations for its settlement or compromise; provided that (i) when substantial principles of compromise; provided that (i) when substantial principles of government or public law are involved, when illigation might create precedent affecting future State operations or liability, or when involvement of the State is otherwise mandated by law, the State may participate in such action at its own expense with respect to altomerye' fees and costs (but not liability); (ii) the State will have the right to approve or disapprove any settlement or compromise, which approval will not unreasonably be withheld or delayed; and (iii) the State will reasonably cooperate in the defense and in any related settlement promisitions. related settlement negotiations.
- 29. INVOICES: Unless otherwise specified, invoices shall be sent to the address set forth herein. Invoices shall be submitted in triplicate and shall include the Contract number, release order number (if applicable); item number; unit price, extended item price and invoice total amount. State sales tax and/or use tax shall be itemized separately and added to each invoice as applicable.

- 30. REQUIRED PAYMENT DATE: Payment will be made in accordance with the provisions of the Catfornia Prompi Payment Act, Government Code Section 927 et seq. Unless expressly exempted by statute, the Act requires State agencies to pay properly submitted, undisputed invoices not more than 45 days after (i) the date of acceptance of Deliverables or performance of services; or (ii) receipt of an undisputed invoice, whichever is
- 31. TAXES: Unless otherwise required by law, the State of California is exempt from Federal excise taxes. The State will only pay for any State or local sales or use taxes on the services rendered or Goods supplied to the State pursuant to this Contract.
- NEWLY MANUFACTURED GOODS: All Goods furnished under this Contract shall be newly manufactured Goods; used or reconditioned Goods are prohibited, unless otherwise specified.
- CONTRACT MODIFICATION: No amendment or variation of the terms of this Contract shall be valid unless made in writing, signed by the parties and approved as required. No oral understanding or agreement not incorporated in the Contract is binding on any of
- 34. CONFIDENTIALITY OF DATA: All financial, statistical, personal, CONFIDENTIALITY OF DATA: All financial, statistical, personal, technical and other data and information relating to the State's operation which are designated confidential by the State and made available to the Contractor in order to carry out this Contract, or which become available to the Contractor in carrying out this Contract, shall be protected by the Contractor from unauthorized use and disclosure through the observance of the same or more effective procedural requirements as are applicable to the State. The identification of all such confidential data and information as well as the State's procedural requirements. to the State. The identification of all such confidential data and information as well as the State's procedural requirements for protection of such data and information from unauthorized use and disclosure shall be provided by the State in writing to the Contractor. If the methods and procedures employed by the Contractor for the protection of the Contractor's data and information are deemed by the State to be adequate for the protection of the State's confidential information, such methods and procedures may be used, with the written consent of the State, to carry out the intent of this paragraph. The Contractor shall not be required under the provisions of this paragraph to keep confidential any data or information which is or becomes publicly available, is already rightfully in the Contractor's possession, is independently developed by the Contractor outside the scope of this Contract, or is rightfully obtained from third the scope of this Contract, or is rightfully obtained from third
- NEWS RELEASES: Unless otherwise exempted, news releases pertaining to this Contract shall not be made without prior written approval of the Department of General Services.

# 36. DOCUMENTATION

- The Contractor agrees to provide to the State, at no charge, The Contractor agrees to provide to the State, at no charge, a number of all nonproprietary manuals and other printed materials, as described within the Statement of Work, and updated versions thereof, which are necessary or useful to the State in its use of the Equipment or Software provided hereunder. The Contractor agrees to provide additional Documentation at prices not in excess of charges made by the Contractor to its other customers for similar Documentation.
- Documentation.

  If the Contractor is unable to perform maintenance or the State desires to perform its own maintenance on Equipment purchased under this Contract then upon written notice by the State the Contractor will provide at Contractor's then the State the Contractor will provide at Collabor's their current rates and fees adequate and reasonable assistance including relevant Documentation to allow the State to maintain the Equipment based on Contractor's methodology. The Contractor agrees that the State may reproduce such Documentation for its own use in maintaining the Equipment. If the Contractor is unable to perform maintenance, the Contractor agrees to license any other Contractor that the

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State may have hired to maintain the Equipment to use the above noted Documentation. The State agrees to include the Contractor's copyright notice on any such Documentation reproduced, in accordance with copyright instructions to be provided by the Contractor

#### 37 RIGHTS IN WORK PRODUCT:

- iHTS IN WORK PRODUCT:
  All inventions, discoveries, intellectual property, technical communications and records originated or prepared by the Contractor pursuant to this Contract including papers, reports, charls, computer programs, and other Documentation or improvemental thereto, and including Contractor's administrative communications and records relating to this Contract (collectively, the "Work Product"), shall be Contractor's exclusive property. The provisions of this sub-section a) may be revised in a Statement of Work.
- this sub-section a) may be revised in a Statement of Work. Software and other materials developed or otherwise obtained by or for Contractor or its affiliates independently of this Contract or applicable purchase order (Pre-Existing Materials') do not constitute Work Product. If Contractor creates derivative works of Pre-Existing Materials in elements of such derivative works or created pursuant to this Contract constitute Work Product, but other elements do not. Nothing in this Section 37 will be construed to interfere with Contractor's or its affiliates' ownership of Pre-Existing Materials.
- wmt Contractor's or its aimiliates' ownership or Pre-Existing Materials.

  The State will have Government Purpose Rights to the Work Product as Deliverable or delivered to the State hereunder. "Government Purpose Rights" are the unlimited, irrevocable, wordwide, perpetual, royalty-free, non-exclusive rights and licenses to use, modify, reproduce, perform, release, display, create derivative works from, and disclose the Work Product. "Government Purpose Rights" also include the right to release or disclose the Work Product outside the State for any State government purpose and to authorize recipients to use, modify, reproduce, perform, release, display, create derivative works from and disclose the Work Product for any State government purpose. Such recipients of the Work Product may include, without limitation, State Contractors, California local governments, the U.S. federal government, and the State and local governments of other states. "Government Purpose Rights" do not include any rights to use, modify, reproduce, perform, release, display, create derivative reproduce, perform, release, display, create derivative works from, or disclose the Work Product for any commercial purpose.
  The ideas, concepts, know-how, or techniques relating to
- The ideas, concepts, know-how, or techniques relating to data processing, developed during the course of this Contract by the Contractor or jointly by the Contractor and the State may be used by either party without obligation of notice or accounting.

  This Contract shall not preclude the Contractor from developing materials outside this Contract that are competitive, irrespective of their similarity to materials which might be delivered to the State pursuant to this Contract.

# 38. PROTECTION OF PROPRIETARY SOFTWARE AND OTHER

- PROTECTION OF PROPRIETARY SOFTWARE AND OTHER PROPRIETARY DATA

  a) State agrees that all material appropriately marked or identified in writing as proprietary, and furnished hereunder are provided for State's exclusive use for the purposes of this Contract only. All such proprietary data shall remain the property of the Contractor. State agrees to take all reasonable steps to insure that such proprietary data are not disclosed to others. without price writing propert of the
- disclosed to others, without prior written consent of the Contractor, subject to the California Public Records Act. The State will insure, prior to disposing of any media, that any licensed materials contained thereon have been erased or otherwise destroyed.

  The State agrees that it will take appropriate action by
- instruction, agreement or otherwise with its employees or other persons permitted access to licensed software and other proprietary data to salisfy its obligations under this Contract with respect to use, copying, modification,

protection and security of proprietary software and other

#### 39. PATENT, COPYRIGHT AND TRADE SECRET INDEMNITY:

TENT, COPYRIGHT AND TRADE SECRET INDEMNITY:
Contractor will indemnify, defend, and save harmiess the State, its officers, agents, and employees, from any and all third party claims, costs (including without limitation reasonable attorneys fees), and losses for infringement or volation of any U.S. Intellectual Property Right by any product or service provided hereunder. With respect to claims arising from computer Hardware or Software manufactured by a third party and sold by Contractor as a reseller, Contractor will pass through to the State such indemnity rights as it receives from such third party (Third Party Obligation?) and will cooperate in enforcing them; provided that if the third party manufacturer fails to honor third party Obligation. Contractor will provide the State with Third Party Obligation, Contractor will provide the State with indemnity protection equal to that called for by the Third Party Obligation, but in no event greater than that called for in the first sentence of this Section 39a). The provisions of the preceding sentence apply only to third party computer Hardware or Software sold as a distinct unit and accepted by the State. the State

Unless a Third Party Obligation provides otherwise, the defense and payment obligations set forth in this Section 39a) will be conditional upon the following:

i) The State will notify Contractor of any such claim in writing and tender the defense thereof within a reasonable time; and

- Contractor will have sole control of the defense of any action on such claim and all negotiations for its settlement or compromise; provided that (i) when settlement or compromise; provided that (i) when substantial principles of government or public law are involved, when litigation might create precedent affecting future State operations or liability, or when involvement of the State is otherwise mandated by law, the State may participate in such action at its own expense with respect to attorneys' fees and costs (but not liability); (ii) the State will have the right to approve or disapprove any settlement or compromise, which approval will not unreasonably be withheld or delayed; and (iii) the State will reasonably cooperate in the delense and in any related settlement negotiations.

  b) Contractor may be required to furnish a bond to the State against any and all loss, damage, costs, expenses, claims and liability for patent, copyright and trade secret intringement.
- infringement.
- and liability for patent, copyright and trade secret infiningement. Should the Deliverables or Software, or the operation thereof, become, or in the Contractor's opinion are likely to become, the subject of a daim of infiningement or violation of a U.S. Intellectual Property Right, the State shall permit the Contractor at its opinion and expense either to procure for the State the right to continue using the Deliverables or Software or to replace or modify the same so that they become non-infringing. If none of these options can reasonably be taken, or if the use of such Deliverables or Software by the State shall be prevented by injunction, the Contractor agrees to take back such Deliverables or Software and make every reasonable eiffort to assist the State in procuring substitute Deliverables or Software and make every reasonable eiffort to assist the State in procuring substitute Deliverables or Software. If, in the sole opinion of the State, the return of such infringing Deliverables or Software makes the retention of other Deliverables or Software acquired from the Contractor under this Contract impractical, the State shall then have the option of terminating such Contracts, or applicable portions thereof, without penalty or termination charge. The Contractor agrees to take back such Deliverables or Software and refund any sums the State has paid Contractor less any reasonable amount for use or damage.
- amount for use or damage.

  The Contractor shall have no liability to the State under any provision of this clause with respect to any claim of patent, copyright or trade secret infringement which is based upon:

Page 7 of 10

- The combination or utilization of Deliverables furnished (i)
- (i) The combination or utilization of Deliverables furnished hereunder with Equipment or devices not made or furnished by the Contractor; or.

  (ii) The operation of Equipment furnished by the Contractor under the control of any Operating Software other than, or an addition to, the current version of Contractor-supplied Operating Software; or

  (iii) The modification by the State of the Equipment furnished hereunder or of the Software; or

  (iv) The combination or utilization of Software furnished

- (iv) The combination of utilization of software furnished hereunder with non-contractor supplied Software. Contractor certifies that it has appropriate systems and controls in place to ensure that State funds will not be used in the performance of this Contract for the acquisition, operation or maintenance of computer Software in violation
- 40. EXAMINATION AND AUDIT: Contractor agrees that the State, or its designated representative shall have the right to review and copy any records and supporting Documentation perfaining to performance of this Contract. Contractor agrees to maintain such records for possible audit for a minimum of three (3) years after records for possible audit for a minimum of three (3) years after final payment, unless a longer peniod of records retention is stipulated. Contractor agrees to allow the auditor(s) access to such records during normal business hours and to allow interviews of any employees or others who might reasonably have information related to such records. Further, Contractor agrees to include a similar right of the State to audit records and interview staff in any subcontract related to performance of this Contract

#### 41. DISPUTES:

- PUTES:
  The parties shall deal in good faith and attempt to resolve potential disputes informally. If the dispute persists, Contractor shall submit to the Department Director or designee a written demand for a final decision regarding the disposition of any dispute between the parties arising under, related to or involving this Contract, unless the State, on its own initiative, has already rendered such a final decision. Contractor's written demand shall be fully supported by factual information, and if such demand involves a cost adjustment to the Contract, Contractor shall include with the demand surface written statement stoned by an authorized berson agistment to the Contract. Ornarction shall include with include with the demand a written statement signed by an authorized person indicating that the demand is made in good faith, that the supporting data are accurate and complete and that the amount requested accurately reflects the Contract adjustment for which Contractor believes the State is liable. adjustment for which Contractor believes the State is liable. If the Contractor is not satisfied with the decision of the Department Director or designee, the Contractor may appeal the decision to the Department of General Services, Deputy Director, Procurement Division. In the event that this Contract is for Information Technology Goods and/or services, the decision may be appealed to an Executive Committee of State and Contractor personnel. Pending the final resolution of any dispute arising under related to or involving this Contract, Contractor agrees to diligently proceed with the performance of this Contract, including the delivery of Goods or providing of services in accordance with the State's instructions. Contractor saliure to diligently proceed in accordance with the State's instructions shall be considered a material breach of this Contract.
- Contract.

  Any final decision of the State shall be expressly identified as such, shall be in writing, and shall be signed by the Department Director or designee or Deputy Director. Procurement Division if an appeal was made. If the State fails to render a final decision within 90 days after receipt of Contractor's demand, it shall be deemed a final decision adverse to Contractor's contentions. The State's final decision shall be conclusive and binding regarding the dispute unless Contractor commences an action in a court of competent jurisdiction to contest such decision within 90 days following the date of the final decision or one (1) year following the accrual of the cause of action, whichever is

#### 42. STOP WORK:

- DP WORK:

  The State may, at any time, by written Stop Work Order to the Contractor, require the Contractor to stop all, or any part, of the work called for by this Contract for a period up to 90 days after the Stop Work Order is delivered to the Contractor, and for any further period to which the parties may agree. The Stop Work Order shall be specifically identified as such and shall indicate it is issued under this clause. Upon receipt of the Stop Work Order, the Contractor shall impredictable component with its learns and take all clause: Open receipt or the sole years of the contractor shall immediately comply with its terms and take all reasonable steps to minimize the incurrence of costs allocable to the work covered by the Stop Work Order during the period of work stoppage. Within a period of 90 days after a Stop Work Order is delivered to the Contractor, or within a stop work order is delivered to the Contractor, or within any extension of that period to which the parties shall have agreed, the State shall either:

  (i) Cancel the Stop Work Order; or
- agreed, the State shall either:

  (i) Cancel the Stop Work Order; or
  (ii) Terminate the work covered by the Stop Work Order as provided for in the termination for orderate or the termination for convenience clause of this Contract.

  If a Stop Work Order issued under this clause is canceled or the period of the Stop Work Order or any extension thereof expires, the Contractor shall resume work. The State shall make an equitable adjustment in the delivery schedule, the Contract proce, or both, and the Contract shall be modified, in writing, accordingly, if:

  (i) The Stop Work Order results in an increase in the time required for, or in the Contract osst property allocable to the performance of any part of this Contract; and

  (ii) The Contractor asserts its right to an equitable adjustment within 30 days after the end of the period of work stoppage; provided, that if the State decides the facts justify the action, the State may receive and act upon a proposal submitted at any time before final payment under this Contract.

  If a Stop Work Order is not canceled and the work covered by the Stop Work Order is not canceled and the work covered by the Stop Work Order is allow reasonable costs resulting from the State, the State shall not be liable to the Contractor for loss of profits because of a Stop Work Order is sued under this clause.

## 43. FOLLOW-ON CONTRACTS:

- If the Contractor or its affiliates provides Technical Consulting and Direction (as defined below), the Contractor and its affiliates:
  - will not be awarded a subsequent Contract to supply
  - will not be awarded a subsequent Contract to supply the service or system, or any significant component thereof, that is used for or in connection with any subject of such Technical Consulting and Direction; and will not act as consultant to any person or entity that does receive a Contract described in sub-section (i). This prohibition will continue for one (1) year after termination of this Contract or completion of the Technical Consulting and Direction, whichever other Technical Consulting and Direction, whichever comes
- "Technical Consulting and Direction" means services for which the Contractor received compensation from the State and includes:
  - development of or assistance in the development of work statements, specifications, solicitations, or feasibility studies;
  - development or design of test requirements:

  - evaluation of test data; direction of or evaluation of another Contractor; provision of formal recommendations regarding the acquisition of Information Technology products or
  - provisions of formal recommendations regarding any of the above. For purposes of this Section, "affiliates" are

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#### GENERAL PROVISIONS - INFORMATION TECHNOLOGY

employees, directors, partners, joint venture participants, parent corporations, subsidianes, or any other entity controlled by: controlling, or under commontrol with the Contractor. Control exists when an entity owns or directs more than fifty percent (50%) of the outstanding shares or securities representing the right to vote for the election of directors or other managing authority.

- nght to vote for the election of directors of other managing authority. To the extent permissible by law, the Director of the Department of General Services, or designee, may waive the restrictions set forth in this Section by written notice to the Contractor if the Director determines their application would not be in the Stale's best interest. Except as prohibited by law, the restrictions of this Section will not apply.
  - the restrictions of this Section will not apply:
    to follow-on advice given by vendors of commercial offthe-shelf products, including Software and Hardware,
    on the operation, integration, repair, or maintenance of
    such products after sale; or
    where the State has entered into a master agreement
  - for Software or services and the scope of work at the time of Contract execution expressly calls for future recommendations among the Contractor's own
- The restrictions set forth in this Section are in addition to conflict of interest restrictions imposed on public Contractors by California law ("Conflict Laws"). In the event of any inconsistency, such Conflict Laws override the provisions of this Section, even if enacted after execution of this Contract.
- 44. PRIORITY HIRING CONSIDERATIONS: If this Contract includes PRIORITY HINING CONSIDERATIONS: It illus contract includes services in excess of \$200,000, the Contractor shall give priority consideration in filling vacancies in positions funded by the Contract to qualified recipients of aid under Welfare and Institutions Code Section 11200 in accordance with PCC Section
- 45. COVENANT AGAINST GRATUITIES: The Contractor warrants COVENANT AGAINST GRATUTIES: The Contractor warrants that no gratuites (in the form of entertainment, gifts, or otherwise) were offered or given by the Contractor, or any agent or representative of the Contractor, to any officer or employee of the State with a view toward securing the Contract or securing favorable treatment with respect to any determinations concerning the performance of the Contract. For breach or violation of this warranty, the State shall have the right to terminate the Contract, either in whole or in part and any loss or damane sustained by warramy, the State stain have the right to terminate the Collact, either in whole or in part, and any loss or damage sustained by the State in procuring on the open market any items which Contractor agreed to supply shall be borne and paid for by the Contractor. The rights and remedies of the State provided in this clause shall not be exclusive and are in addition to any other rights and remedies provided by law or in equity.

## 46. NONDISCRIMINATION CLAUSE:

During the performance of this Contract, Contractor and its subcontractors shall not unlawfully discriminate, harass or subcontractors shall not unlawfully discriminate, harass or allow harassment, against any employee or applicant for employment because of sex, sexual orientation, race, color, ancestry, religious creed, national origin, disability (includinal HIV and ALDS), medical condition (cancer), age, marital status, and denial of family care leave. Contractor and subcontractors shall insure that the evaluation and treatment of their employees and applicants for employment are free from such discrimination and harassment. Contractor and subcontractors shall comply with the condisions of the Fair from such discrimination and harassment. Contractor and subcontractors shall comply with the provisions of the Fair Employment and Housing Act (Government Code, Section 12990 et seq.) and the applicable regulations promulgate thereunder (California Code of Regulations, Title 2, Section 7285.0 et seq.). The applicable regulations of the Fair Employment and Housing Commission implementing Government Code Section 12990 (a-f), set forth in Chapter 5 of Division 4 of Title 2 of the California Code of Regulations are incorporated into this Contract by reference and made a part hereof as if set forth in full. Contractor and its subcontractors shall give written notice of their obligations. subcontractors shall give written notice of their obligations

- under this clause to labor organizations with which they have a collective bargaining or other agreement. The Contractor shall include the nondiscrimination and compliance provisions of this clause in all subcontracts to perform work under the Contract
- 47. NATIONAL LABOR RELATIONS BOARD CERTIFICATION: Contractor swears under penalty of perjury that no more than one final, unappealable finding of contempt of court by a federal court has been issued against the Contractor within the immediately preceding two-year period because of the Contractor's failure to comply with an order of the National Labor Relations Board. This provision is required they and shall be constitued in accordance. provision is required by, and shall be construed in accordance with, PCC Section 10296.
- 48. ASSIGNMENT OF ANTITRUST ACTIONS: Pursuant to Government Code Sections 4552, 4553, and 4554, the following provisions are incorporated herein:

  a) in submitting a bid to the State, the supplier offers and agrees that if the bid is accepted, it will assign to the State all rights, title, and interest in and to all causes of action it may have under Section 4 of the Clayton Act (15 U.S.C. 15) or under the Cartwright Act (Chapter 2, commencing with Section 16700, of Part 2 of Division 7 of the Business and Professions Code), arising from purchases of Goods, material or other items, or services by the supplier for sale to the State pursuant to the solicitation. Such assignment shall be made and become effective at the time the State tenders
  - final payment to the supplier.

    If the State receives, either through judgment or settlement, a monetary recovery for a cause of action assigned under this chapter, the assignor shall be entitled to receive this chapter, the assignor shall be entitled to receive reimbursement for actual legal costs incurred and may, upon demand, recover from the State any portion of the recovery, including treble damages, attributable to overcharges that were paid by the assignor but were not paid by the State as part of the bid price, less the expenses incurred in obtaining
  - part of the bid price, less the expenses incurred in obtaining that portion of the recovery.

    Upon demand in writing by the assignor, the assignee shall, within one year from such demand, reassign the cause of action assigned under this part if the assignor has been or may have been injured by the violation of law for which the cause of action arose and

    (i) the assignee has not been injured thereby, or

    (ii) the assignee declines to file a court action for the cause
- DRUG-FREE WORKPLACE CERTIFICATION: The Contractor certifies under penalty of perjury under the laws of the State of California that the Contractor will comply with the requirements of the Drug-Free Workplace Act of 1990 (Government Code Section 8350 et seq.) and will provide a drug-free workplace by taking the
  - wing actions:

    Publish a statement notifying employees that unlawful manufacture, distribution, dispensation, possession, or use of a controlled substance is prohibited and specifying actions to be taken against employees for violations, as required by Government Code Section 8355(a).

    Establish a Drug-Free Awareness Program as required by Government Code Section 8355(b) to inform employees about all of the following:

    (i) the dangers of drug abuse in the workplace;
    (ii) the person's or organization's policy of maintaining a drug-free workplace;
    (iii) any available counseling, rehabilitation and employee assistance programs; and,

  - assistance programs; and,

    (iv) penalties that may be imposed upon employees for drug abuse violations.

    Provide, as required by Government Code Section 8355(c), that every employee who works on the proposed or resulting
    - will receive a copy of the company's drug-free policy
      - nent; and,

Page 9 of 10

- (ii) will agree to abide by the terms of the company's statement as a condition of employment on the
- 50. FOUR-DIGIT DATE COMPLIANCE: Contractor warrants that it will provide only Four-Digil Date Compliant (as defined below) beliverables and/or services to the State. "Four Digit Date Compliant" Deliverables and services can accurately process, calculate, compare, and sequence date data, including without limitation date data ansing out of or relating to leap years and changes in centuries. This warranty and representation is subject to the warranty terms and conditions of this Contract and does not limit the negaritive of warranty obligations set forth elsewhere. limit the generality of warranty obligations set forth elsewhere

#### 51. SWEATFREE CODE OF CONDUCT:

- EATFREE CODE OF CONDUCT:
  Contractor declares under penalty of perjury that no equipment, materials, or supplies furnished to the State pursuant to the contract have been produced in whole or in part by sweatshop labor, forced labor, convict labor, indentured labor under penal sanction, abusive forms of child labor or exploitation of children in sweatshop labor, or with the benefit of sweatshop labor, forced labor, convict labor, indentured labor under penal sanction, abusive forms of child labor or exploitation of children in sweatshop labor. Contractor further declares under penalty of perjury that they adhere to the Sweattree Code of Conduct as set fortin on the California Department of Industrial Relations, website located at <a href="https://www.dir.ga.gov.and.Public Contract Code Section 6108.">https://www.dir.ga.gov.and.Public Contract Code Section 6108.</a>
  Contractor agrees to cooperate fully in providing reasonable access to its records, documents, agents or employees, or premises if reasonably required by authorized officials of the State, the Department of Industrial Relations, or the Department of Justice to determine Contractor's compliance with the requirements under paragraph (a).
- RECYCLING: Contractor hereby certifies under penalty of perjury that a percentage (0% to 100%) of the materials, Goods, supplies offered, or products used in the performance of this Contract meet or exceed the minimum percentage of recycled material as defined in PCC Sections 12161 and 12200.
- 53. CHILD SUPPORT COMPLIANCE ACT: For any Contract in excess of \$100,000, the Contractor acknowledges in accordance with PCC Section 7110, that:
  a) The Contractor recognizes the importance of child and family support obligations and shall fully comply with all applicable State and federal laws relating to child and family support enforcement, including, but not limited to, disclosure of information and compliance with earnings assignment orders, as provided in Chapter 8 (commencing with Section 5200) of Part 5 of Division 9 of the Family Code; and
  b) The Contractor, to the best of its knowledge is fully complying with the earnings assignment orders of all employees and is providing the names of all new employees to the New Hire Registry maintained by the California Employment Development Department.
- 54. AMERICANS WITH DISABILITIES ACT: Contractor assures the State that Contractor complies with the Americans with Disabilities Act of 1990 (42 U.S.C. 12101 et seq).
- 55. UNION ACTIVITIES: For all contracts, except fixed price contracts of \$50,000 or less, the Contractor acknowledges that: by signing this agreement, Contractor hereby acknowledges the applicability of Government Code Section 16643 through Section 16643 to this agreement and agrees to the following:
  a) Contractor will not assist, promote or deter union organizing by employees performing work on a state service contract, including a public works contract.
  b) No state funds received under this agreement will be used to assist, promote or deter union organizing.
  c) Contractor will not, for any business conducted under this agreement, use any state property to hold meetings with

- employees or supervisors, if the purpose of such meetings is to assist, promote or deter union organizing, unless the state property is equally available to the general public for holding meetings.

  d) If Contractor incurs costs, or makes expenditures to assist.
- promote or deter union organizing. Contractor will maintain records sufficient to show that no reimbursement from state funds has been sought for these costs, and that Contractor shall provide those records to the Attorney General upon
- 56. ELECTRONIC WASTE RECYCLING ACT OF 2003: Contractor certifies that it complies with the requirements of the Electronic Waste Recycling Act of 2003. Chapter 8.5, Parl 3 of Division 30, commencing with Section 42460 of the Public Resources Code, relating to hazardous and solid waste. Contractor shall maintain documentation and provide reasonable access to its records and documents that evide
- USE TAX COLLECTION: In accordance with PCC Section 10295.1, Contractor certifies that it complies with the requirements of Section 7101 of the Revenue and Taxation Code. Contractor further certifies that it will immediately advise State of any change in its retailer's seller's permit or certification of registration or applicable affiliate's seller's permit or certification of registration as described in subdivision (a) of PCC Section 1795.1 10295.1.
- 58. EXPATRIATE CORPORATIONS: Contractor hereby declares that it is not an expatriate corporation or subsidiary of an expatriate corporation within the meaning of PCC Sections 10286 and 10286.1, and is eligible to contract with the State.
- 59. DOMESTIC PARTNERS: Commencing on July 1, 2004. Contractor certifies that it is in compliance with the applicable provisions of PCC Section 1029s.3 with regard to benefits for domestic partners.

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State of California
Department of General Services
General Information

8.16 VoiceWT (2) Pricing Sheet\_BAFO.xls General & Supplier Information Wireless Equipment and Services eRFP# DGS 5014

Enter all information directly into the relevant Excel spreadsheet cells. Enter numbers on each form in "number" (two-place decimal), not "currency" or other format unless otherwise stated. That is, omit dollar signs, commas, and any other non-essential symbols. (e.g., \$7.90 should be entered as 7.90) Prices must be in US Dollars. Enter "0" if there is no charge. Cells left blank will be interpreted as "no offer." A "No Offer" bid on a mandatory element will disqualify the bidder from that subcategory.

# LEGEND

	Mandatory cells to be completed by supplier
	Optional cells to be completed by supplier

Shane Harper

Please Verify ALL bids prior to submission.

#### Supplier Information

VW-6. Price Sources

Bidders must complete the following section

Sheet	(Spanjoleted By
Section 20 - Control of the Control	Shane Harper
VW-2. Optional Features	Shane Harper
VW-3. Other Fees	Shane Harper
VW-4. Equipment and Accessories	Shane Harper
VW-5. Additional Discounts	Shane Harper

Supplier Names Nextel Communications

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8.16 VoiceWT (2) Pricing Sheet\_BAFO.xls General & Supplier Information Wireless Equipment and Services eRFP# DGS 5014

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# 8.16 VoiceWT (2) Pricing Sheet\_BAFO.xls Usage Summary

Wireless Equipment and Services eRFP# DGS 5014

The following table provides an estimate of the number of State subscribers for each State Common Plan level for Voice + WT Service. These are only estimates and is not a guarantee of volume to the Contractor.

			Estimated Number of Subscribers
		Local WT Only 100	456
		Local WT Only 200	73
	1	Local WT Only 300	26
		Local WT Only 400	17
	Individual	Local WT Only 500	2
		Local WT Only 600	9
		Local WT Only 700	2
		Local WT Only 800	1
		Local WT Only Unlimited	6
Walkie Talkie Only		Local Pooled WT Only 100	383
		Local Pooled WT Only 200	111
		Local Pooled WT Only 300	11
		Local Pooled WT Only 400	1
	Pooled	Local Pooled WT Only 500	2
	1 00,00	Local Pooled WT Only 600	2
		Local Pooled WT Only 700	N/A
		Local Pooled WT Only 800	1
		Local Pooled WT Only Unlimited	11
		Local Voice/WT 100	1,524
		Local Voice/WT 200	230
		Local Voice/WT 300	88
		Local Voice/WT 400	45
	Local	Local Voice/WT 500	23
	ĺ	Local Voice/WT 600	21
	1	Local Voice/WT 700	11
	1	Local Voice/WT 800	8
Individual		Local Voice/WT Unlimited	20
individual		National Voice/WT 100	1,322
		National Voice/WT 200	730

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8.16 VoiceWT (2) Pricing Sheet\_BAFO.xls Wireless Equipment and Services
Usage Summary eRFP# DGS 5014

State of California Usage Summary Department of General Services National Voice/WT 300 498 320 National Voice/WT 400 National Voice/WT 500 184 National 155 National Voice/WT 600 97 National Voice/WT 700 78 National Voice/WT 800 288 National Voice/WT Unlimited Pooled Local Voice/WT 100 570 Pooled Local Voice/WT 200 143 Pooled Local Voice/WT 300 58 52 Pooled Local Voice/WT 400 Pooled Local Voice/WT 500 21 Local Pooled Local Voice/WT 600 11 Pooled Local Voice/WT 700 6 6 Pooled Local Voice/WT 800 Pooled Local Voice/WT Unlimited 12 Pooled Pooled National Voice/WT 100 3.387 Pooled National Voice/WT 200 1,828 Pooled National Voice/WT 300 1,245 Pooled National Voice/WT 400 825 Pooled National Voice/WT 500 559 National Pooled National Voice/WT 600 371 218 Pooled National Voice/WT 700 174 Pooled National Voice/WT 800 Pooled National Voice/WT 440 Unlimited

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#### VW-1: Voice & Walkie Talkie Service Plan Pricing

#### Plan Feature Requirements

The bidder must provide the following basic features as part of each plan type (mandatory):

The bloder must provide the following basic in	calules as part of each plan type (manuatory).
Plan Type	Included Featured //
	Requirements - voicemail, caller ID, caller ID blocking, call waiting, free domestic long distance for calls originating within the local calling area, unlimited free
Voice + WT - Local	nights and weekend minutes
	Requirements - voicemail, caller ID, caller ID blocking, call waiting, free domestic long distance, free on-network roaming, unlimited free nights and weekend
Voice + WT - National	minutes
Individual WT only - National	Requirements - nationwide "walkie-talkie" access only.
Pooled WT only - National	Requirements - nationwide "walkie-talkie" access only

#### INSTRUCTIONS:

Bidders must propose one and only one plan for all plan types.

# 1. Local Walkie Talkie Only (no voice) Plans

a. Individual Walkie Talkie Only Service

Propose individual plans to meet State needs for walkie talkie ONLY plans. The monthly access fee must include the Individual WT only - National feature requirements (specified above).

b. Pooled Walkie Talkie Only Service

Propose pooled plans to meet State needs for walkie talkie ONLY plans. The monthly access fee must include the Individual WT only - National feature requirements (specified above).

#### 2. Local Individual Voice + Walkie Talkie Plans

#### a. Local Voice + Walkie-Talkie Service

Propose individual plans to meet State needs. The plans may be Standard List, Standard List Adapted, or Custom Plans (see Section 6 of eRFP for detailed description). For Standard List and Standard List Adapted plans, specify the plan list cost and the State discount percentage. The list price is the publicly available/reference-able price on the proposal submission date. Proposed plans must meet the State's minimum requirements, but may include additional bonus features/minutes. For example, a bidder may propose a 300 minute plan to address the State's 100, 200, and 300 minute plans. Therefore the "Effective Available Anytime Voice Minutes" is 300 for all three (3) plans. The discount % must be uniform in these cases. For Custom Plans, specify the cost without discount. The monthly access fee must include the Voice + WT - Local feature requirements (specified above).

#### b. National Voice + Walkie-Talkie Service

Propose individual plans to meet State needs. The plans may be Standard List, Standard List Adapted, or Custom Plans (see Section 6 of eRFP for detailed description). For Standard List and Standard List Adapted plans, specify the plan list cost and the State discount percentage. The list price is the publicly available/reference-able price on the proposal submission date. Proposed plans must meet the State's minimum requirements, but may include additional bonus features/minutes. For example, a vendor may propose a 300 minute plan to address the State's 100, 200, and 300 minute plans. Therefore the "Effective Available Anytime Voice Minutes" is 300 for all three (3) plans. The discount % must be uniform in these cases. For Custom Plans, specify the cost without discount. The monthly access fee must include the Voice + WT - National feature requirements (specified above).

#### 3. Pooled Plans

a. Local Voice + Walkie-Talkie Service

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#### 8.16 VoiceWT (2) Pricing Sheet\_BAFO.xls VW-1 Voice+WT Service Pricing

Wireless Equipment and Services eRFP# DGS 5014

Propose pooled plans to meet State needs. The plans may be Standard List, Standard List adapted, or Custom Plans (see Section 6 of eRFP for detailed description). For Standard List and Standard List adapted plans, specify the plan list cost and the State discount percentage. The list price is the publicly available/reference-able price on the proposal submission date. Proposed plans must meet the State's minimum requirements, but may include additional bonus features/minutes. For example, a vendor may propose a 300 minute plan to address the State's 100, 200, and 300 minute plans. Therefore the "Effective Available Anytime Voice Minutes" is 300 for all three (3) plans. The discount % must be uniform in these cases. For Custom Plans, specify the cost without discount. The monthly access fee must include the Voice + WT - Local feature requirements (specified above).

#### b. National Voice + Walkie-Talkie Service

Propose pooled plans to meet State needs. The plans may be Standard List, Standard List adapted, or Custom Plans (see Section 6 of eRFP for detailed description). For Standard List adapted plans, specify the plan list cost and the State discount percentage. The list price is the publicly available/reference-able price on the proposal submission date. Proposed plans must meet
the State's minimum requirements, but may include additional bonus features/minutes. For example, a vendor may propose a 300 minute plan to address the State's 100, 200, and 300 minute plans.
Therefore the "Effective Available Anytime Voice Minutes" is 300 for all three (3) plans. The discount % must be uniform in these cases. For Custom Plans, specify the cost without discount. The monthly
access fee must include the Voice + WT - National feature requirements (specified above).
4. Walkie-Talkie User Group Management via Internet
The state would like to have the ability to manage walkie talkie user groups through the internet. Please indicate whether this feature will be provided, and the standard costs per month per user.
5. International Service Rates
Propose per minute cost and discount offered for long distance to the listed locations. The proposed costs will apply to all plans.
6. Subscription Credit
Propose the subscription credit as defined in Section 5 of the eRFP.
English and appearance and an account of the oral .

#### 7. Time Period Definitions

Please indicate the time period associated with the types of minutes indicated.

Wireless Equipment and Services eRFP# DGS 5014

- Local Walkie Talkie Only (0 Included voice minutes)
   Individual Walkie Talkie Service Only (no voice)

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Local WT Only 100	100 Government Local Shared	SL	100	\$24,99	\$0.00 18.00%	\$20.49	\$0.20	0.00%
Local WT Only 200	200 Instant Connect Unlimited	CP	Unlimited	\$29.99	\$0.00 18.00%	\$24.59	\$0.35	0.00%
Local WT Only 300	300 Instant Connect Unlimited	CP	Unlimited	\$29,99	\$0.00 18,00%	\$24.59	\$0.35	0.00%
Local WT Only 400	400 Instant Connect Unlimited	CP	Untimited	\$29.99	\$0.00 18.00%	\$24.59		0.00%
Local WT Only 500	500 Instant Connect Unlimited	CP	Unlimited	\$29.99	\$0.00 18.00%	\$24.59	\$0.35	0.00%
Local WT Only 600	600 Instant Connect Unlimited	CP	Unlimited	\$29.99	\$0.00 18.00%	\$24.59	\$0.35	0,00%
Local WT Only 700	700 Instant Connect Unlimited	CP	Unlimited	\$29.99	\$0.00 18.00%	\$24.59	\$0.35	0.00%
Local WT Only 800	800 Instant Connect Unlimited	CP	Unlimited	\$29.99	\$0.00 18,00%	\$24.59		0.00%
Local WT Only Unlimited	Unlimited Instant Connect Unlimited	CP	Unlimited	\$29.99	\$0.00 18.00%	\$24.59	\$0.35	0.00%

# b. Local Pooled Walkie Talkie Service Only (no voice)

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Local Pooled WT Only 200	200 Instant Connect Unlimited		Unlimited	\$29.99	\$0.00	18.00%	\$24.59	\$0.35	0.00%
Local Pooled WT Only 300	300 Instant Connect Unlimited	ICP	Unlimited	\$29,99	\$0.00		\$24.59		0.00%
Local Pooled WT Only 400	400 Instant Connect Unlimited	ICP .	Unlimited	\$29.99	\$0.00	18,00%	\$24.59		0.00%
Local Pooled WT Only 500	500 Instant Connect Unlimited	ICP -	Unlimited	\$29.99	\$0.00	18.00%	\$24.59	\$0.35	0.00%
Local Pooled WT Only 600	600 Instant Connect Unlimited	JCP	Unlimited	\$29,99	\$0.00	18.00%	\$24.59	\$0.35	0.00%
Local Pooled WT Only 700	700 Instant Connect Unlimited	[CP	Unlimited	\$29,99	\$0.00	18.00%	\$24.59	\$0.35	0.00%
Local Pooled WT Only 800	800 Instant Connect Unlimited	ICP	Unlimited	\$29.99	\$0.00	18.00%	\$24.59		0.00%
Local Pooled WT Only Unlimited	Unlimited Instant Connect Unlimited	CP	Unlimited	\$29.99	\$0.00	18.00%	\$24.59	\$0.35	0.00%

# 2. Individual Voice + Walkie Talkie Plan

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# 8.16 VoiceWT (2) Pricing Sheet\_BAFO.xls VW-1 Voice+WT Service Pricing

Wireless Equipment and Services eRFP# DGS 5014

# a. Local Voice Service + Walkie Talkie

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Example 2	400	Unlimited	Local 300 with WT SA	400	Unlimited	\$29.99	\$35.00	50.00%	\$5.00
Example 3	200	Unlimited	Custom Local 200 with WT CP	200	Unlimited	\$28.99	\$0.00	0.00%	\$0.00
Local Voice/WT 100	100	Unlimited	Fair & Flexible 300 SL	300	Unlimited	\$44.99	\$0.00	18.00%	\$0.00
Local Voice/WT 200	200	Unlimited	Fair & Flexible 300 SL	300	Unlimited	\$44.99	\$0.00	18.00%	\$0.00
Local Voice/WT 300	300	Unlimited	Fair & Flexible 300 St.	300	Unlimited	\$44.99	\$0.00	18.00%	\$0.00
Local Voice/WT 400	400	Unlimited	National Power 500 SL	500	Unlimited	\$45.99	\$0.00	18.00%	\$0.00
Local Voice/WT 500	500	Unlimited	National Power 500 SL	500	Unlimited	\$45.99	\$0.00	18.00%	\$0.00
Local Voice/WT 600	600	Unlimited	National Power 800 St.	800	Unlimited	\$55.99	\$0.00	18.00%	\$0.00
Local Voice/WT 700	700	Unlimited	National Power 800 St.	800	Unlimited	\$55.99	\$0.00	18.00%	\$0.00
Local Voice/WT 800	800	Unlimited	National Power 800 St.	800	Unlimited	\$55.99	\$0.00	18.00%	\$0.00
Local Voice/WT Unlimited	Unlimited	Unlimited	National Unlimited Plan CP	N/A	Unlimited	\$149,99	N/A	18.00%	\$0.00

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# 8.16 VoiceWT (2) Pricing Sheet\_BAFO.xls VW-1 Voice+WT Service Pricing

Wireless Equipment and Services eRFP# DGS 5014

Example 2	400	Unlimited	Nat'l 300 with WT	SA	400	Unlimited	\$29.99	\$35.00	50.00%	\$0.00
Example 3	200	Unlimited	Custom Nat'l 200 with WT	CP	200	Unlimited	\$28.99	\$0.00	0.00%	\$0.00
Nat'i Voice/WT 100	100	Unlimited	Fair & Flexible 300	SL	300	Unlimited	\$44.99	\$0.00	18.00%	\$0,00
Nat'l Voice/WT 200	200	Unlimited	Fair & Flexible 300	SL	300	Unlimited	\$44.99	\$0.00	18.00%	\$0.00
Nat'l Voice/WT 300	300	Unlimited	Fair & Flexible 300	SL	300	Unlimited	\$44.99	\$0.00	18.00%	\$0.00
Nat'l Voice/WT 400	400	Unlimited	National Power 500	SL	500	Unlimited	\$45.99	\$0.00	18.00%	\$0.00
Nat'l Voice/WT 500	500	Unlimited	National Power 500	SL	500	Unlimited	\$45.99	\$0.00	18.00%	\$0.00
Nat'l Voice/WT 600	600	Unlimited	National Power 800	SL	800	Unlimited	\$55.99	\$0.00	18.00%	\$0.00
Nat'l Voice/WT 700	700	Unlimited	National Power 800	SL	800	Unlimited	\$55.99	\$0.00	18.00%	\$0.00
Nat'l Voice/WT 800	800	Unlimited	National Power 800	SL	800	Unlimited	\$55.99	\$0.00	18.00%	\$0.00
Nat'l Voice/WT Unlimited	Unlimited	Unlimited	National Unlimited Plan	CP	N/A	Unlimited	\$149,99	N/A	18.00%	\$0.00

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## 8.16 VoiceWT (2) Pricing Sheet\_BAFO.xls VW-1 Voice+WT Service Pricing

Wireless Equipment and Services eRFP# DGS 5014

3. Pooled Plan

a. Local Voice Service + Walkie Talkie

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Example 1	300	300	Pooled Local 300 with W1	SL	300	300	\$29.99	\$0.00	20.00%	\$5.00
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Example 2	400	400	Pooled Local 300 with WT	SA	400	400	\$29.99	\$35.00	50.00%	\$5.00
Example 3	200	200	Custom Pooled Local 200 with WT	СР	200	200	\$28.99	\$0.00	0.00%	\$0.00
Pooled Local Voice/WT 100	100	100	Government Value Plan 150	CP	150	Unlimited	\$30,00	\$0.00	18.00%	\$0.00
Pooled Local Voice/WT 200	200	200	Government Value Plan 250	SL	250	Unlimited	\$35.00	\$0.00	18.00%	\$0.00
Pooled Local Voice/WT 300	300	300	Government Value Plan 350	CP	350	Unlimited	\$40,00	\$0.00	18.00%	\$0,00
Pooled Local Voice/WT 400	400	400	Government Value Plan 500	SL	500	Unlimited	\$45,00	\$0.00	18.00%	\$0.00
Pooled Local Voice/WT 500	500	400	Government Value Plan 500	SL	500	Unlimited	\$45.00	\$0.00	18.00%	\$0.00
Pooled Local Voice/WT 600	600	400	Government Rewards UDC 600	SL	600	Unlimited	\$65.00	\$0.00	18.00%	\$0.00
Pooled Local Voice/WT 700	700	400	Government Rewards UDC 800	SL	800	Unlimited	\$85.00	\$0.00	18.00%	\$0.00
Pooled Local Voice/WT 800	800	400	Government Rewards UDC 800	SL	800	Unlimited	\$85.00	\$0.00	18.00%	\$0.00
Pooled Local Voice/WT Unlimited	Unlimited	Unlimited	National Unlimited Plan	CP	Unlimited	Unlimited	\$149.99	\$0.00	18.00%	\$0.00

b. National Voice Service +	Walkie Talkie								2007 12 00	Monthly A
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Example 1	300	300	Pooled Nat'l 300 with WT	SL	300	300	\$29.99	\$0.00	20.00%	\$0.00

#### 8.16 VoiceWT (2) Pricing Sheet\_BAFO.xls VW-1 Voice+WT Service Pricing

Wireless Equipment and Services eRFP# DGS 5014

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Example 2	400	400	Pooled Nat'l 300 with WT	SA	400	400	\$29.99	\$35.00	50.00%	\$0.00
Example 3	200	200	Custom Pooled Nat'l 200 with WT	CP	200	200	\$28.99	\$0.00	0.00%	\$0.00
Pooled Nat'l Voice/WT 100	100	100	Government Value Plan 150	CP	150	Unlimited	\$30.00	\$0.00	18.00%	\$0.00
Pooled Nat'l Voice/WT 200	200	200	Government Value Plan 250	SIL	250	Unlimited	\$35.00	\$0.00	18,00%	\$0.00
Pooled Nat'l Voice/WT 300	300	300	Government Value Plan 350	CP .	350	Unlimited	\$40.00	\$0.00	18,00%	\$0.00
Pooled Nat'l Voice/WT 400	400	400	Government Value Plan 500	SL	500	Unlimited	\$45.00	\$0.00	18.00%	\$0.00
Pooled Nat'l Voice/WT 500	500	400	Government Value Plan 500	SL	500	Unlimited	\$45,00	\$0.00	18.00%	\$0.00
Pooled Nat'l Voice/WT 600	600	400	Government Rewards UDC 600	SL	600	Unlimited	\$65.00	\$0.00	18.00%	\$0.00
Pooled Nat'l Voice/WT 700	700	400	Government Rewards UDC 800	SL	800	Unlimited	\$85.00	\$0.00	18.00%	\$0.00
Pooled Nat'l Voice/WT 800	800	400	Government Rewards UDC 800	SL	800	Unlimited	\$85.00	\$0.00	18.00%	\$0.00
Pooled Nat'l Voice/WT Unlimited	Unlimited	Unlimited	National Unlimited Plan	CP	Unlimited	Unlimited	\$149.99	\$0.00	.18.00%	\$0.00

4. Walkie-Talkie User Group Updates via Internet

Facilitie (17/A	()		Cosi Par Mo, Per User	
Yes		ALMEST OF THE	\$0.00	

#### 5. International Service Rates

County	Per Minute List Price (\$)	Discount on List Prices (%)	Effective Per Minute Price (\$)
Example 1	\$0.10	20.00%	\$0.08
Mexico	\$0.49	0.00%	\$0.49
Canada	\$0.20	0.00%	\$0.20

#### 6. Subscription Credit (as defined in Section 5 of the eRFP)

SHEET.	3481.01	ш	1000	26.1	119.5	1762	5 4 5	\$50.0

#### 7. Time Period Definitions

Type of Minutes	Hours	
Anytime Minutes	7a.m9p.m.	
Anytime Minutes	Mon-Fri. 7 a.m. 9	p.m.
Night and Weekend Minutes	Mon-Fri. 9 n.m7	a.m.: Fri-Mon. 9 n.m7 a.m

#### NOTES

(1) Standard List; Advertised service plan and equipment price that appears on the Contractor's web site, which is available to the general public.

Standard Adapted: The bidder's standard list price for the nearest existing plan with additional per minute list prices to adapt its current plans, as publicly available/reference-able for subscribers outside of the State, with discount-off the adapted total price to reach a net price (e.g., 250 minute standard plan price + 50 minutes of overage charges = 300 minute plan)

Custom Plan: A non-published plan proposed by the Contractor to meet the State's minimum anytime minutes and feature requirements.

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Wireless Equipment and Services eRFP# DGS 5014

- (2) Effective Monthly Available Anytime Voice/WT Minutes the total amount of anytime voice/WT minutes offered by the plan, including any bonus anytime voice/WT minutes. Any offers of bonus anytime voice/WT minutes will be considered as standard, and not subject to expiration.
- (3) The additional monthly costs for Standard Adapted Plans. The overage rate per minute or Consumption-Based rate per minute used to compute this cost must be the list rate in the base Standard Plan. (e.g., For a 300 minute + 100 minute overage Standard Adapted Plan, the list overage rate per minute of the base 300m plan will be used.) Enter "0" for Standard List and Custom Plans.
- (4)Adjustments to meet State Feature Requirements: The cost for required features that may not be included in the base access price. If the feature is included in the base access price, please enter \*0\* to indicate no charge.
- (5) Free nationwide long distance for calls made from within the local calling area airtime charges apply.
- (6) Remaining Basic Required Features costs associated with meeting the remaining State plan feature requirements. (e.g., plan X does not come with Call Waiting or Caller ID, and must be added for an additional monthly charge)
- (7) Charges for nationwide long distance calls made from outside of the local calling area (specific to local plans)
- (8) Roaming Cost are costs associated with initiating or receiving calls outside of the subscribers local calling area

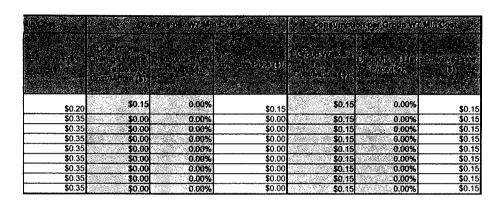
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8.16 VoiceWT (2) Pricing Sheet\_BAFO.xls VW-1 Voice+WT Service Pricing Wireless Equipment and Services eRFP# DGS 5014

09/26/2005

8.16 VolceWT (2) Pricing Sheet\_BAFO.xls VW-1 Voice+WT Service Pricing Wireless Equipment and Services eRFP# DGS 5014

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	\$0,00	\$2.00	\$47.91			\$0.45	0.00%	\$0.45	\$0.00	0.00%	\$0.00	\$0.00	0.00%
14, 187	\$0.00	\$2.00	\$47.91	0		\$0.45	0.00%	\$0.45	\$0.00	0.00%	\$0.00	\$0,00	0.00%
	\$0.00	\$2.00	\$47.91	- 0		\$0.45	0.00%	\$0.45	\$0.00	0.00%	\$0.00	\$0.00	0.00%
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8.16 VoiceWT (2) Pricing Sheet\_BAFO.xls VW-1 Voice+WT Service Pricing

Wireless Equipment and Services eRFP# DGS 5014

\$0.00	\$32.50	50	Includes 100 overage minutes at \$0.35/min	<b>\$</b> 0.15	20.00%	\$0.12	\$0.15	20.00%	<b>\$</b> 0.12	\$0.20	20.00%	\$0.16
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# 8.16 VoiceWT (2) Pricing Sheet\_BAFO.xls VW-1 Voice+WT Service Pricing

Wireless Equipment and Services eRFP# DGS 5014

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\$0.00	\$0.00	\$24.60	0		\$0.40	0.00%	\$0.40	\$0.00	0.00%	\$0.00	\$0.00	0.00%
\$0.00	\$0.00	\$28.70	0		\$0.40	0.00%	\$0.40	\$0.00	0.00%	\$0.00	\$0.00	0.00%
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# 8.16 VoiceWT (2) Pricing Sheet\_BAFO.xls VW-1 Voice+WT Service Pricing

Wireless Equipment and Services eRFP# DGS 5014

\$0.00	\$32,50	50	Includes 100 overage minutes at \$0.35/min	<b>\$0</b> .15	20.00%	\$0.12	\$0.15	20.00%	\$0.12	<b>\$</b> 0.15	20.00%	\$0.12			
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Wireless Equipment and Services eRFP# DGS 5014

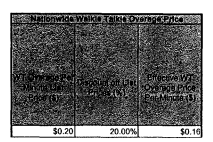
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Wireless Equipment and Services eRFP# DGS 5014

Wireless Equipment and Services eRFP# DGS 5014

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State of California Department of General Services 8.16 VoiceWT (2) Pricing Sheet\_BAFO.xls VW-1 Voice+WT Service Pricing Wireless Equipment and Services eRFP# DGS 5014

\$0.20	20.00%	\$0.16
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8.16 VoiceWT (2) Pricing Sheet\_BAFO.xls VW-1 Voice+WT Service Pricing

# Wireless Equipment and Services eRFP# DGS 5014

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Wireless Equipment and Services eRFP# DGS 5014

State of California
Department of General Services

8.16 VoiceWT (2) Pricing Sheet\_BAFO.xls VW-1 Voice+WT Service Pricing

\$0.20	20.00%	\$0.16	\$0,20	20.00%	\$0.16	5 Unlimited
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State of Celifornia Department of General Services 8.16 VoiceWT (2) Pricing Sheet\_BAFO.xls VW-1 Voice+WT Service Pricing Wireless Equipment and Services eRFP# DGS 5014

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Wireless Equipment and Services

eRFP# DGS 5014

Department of General Services

#### VW-2: Optional Features

#### INSTRUCTIONS:

State of California

Please fill In the following if applicable. These features may be purchased as an add-on for all non-consumption based plans, and will incur the additional monthly base charges:

1. Text Messaging - SMS (short message service) text messages.

2. Multimedia Messaging - Multimedia messaging system that enables messages with one or more multimedia (digital photo, audio, video) parts.

3. Free Unlimited Mobile-to-Mobile

The scope of free unlimited mobile-to-mobile will be in accordance with plan scope. IE, Local plans will be free unlimited local mobile-to-mobile, and national plans will be free unlimited national mobile-to-mobile. Unlimited mobile-to-mobile shall apply to both the call initiator and the call receiver. If offered, unlimited mobile-to-mobile MUST be available in every market within California that is serviced by the bidder.

4. Other Features

These are additional features that may not be included in some of the plans. Indicate the percent off the list price for all optional features as well as the list prices for each feature.

#### 1. Text Messaging

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									ending and surface of the Assessor
100.00	Text Message 100	100	\$3.00	20.00%	\$2.40	\$0.10	25.00%	\$0.08	500m+
0 (pay as you go)		0	N/A	N/A	N/A	0.10	0.00%		
	Text Message 100	100	4.99	0.00%	\$4.99	0.10	0.00%		
	Text Message 500	500			\$7.99		0.00%	\$0.10	
	Unlimited Text Messaging	N/A	14.99		\$12.29		N/A		Pooled Nat'l & Local Voice/WT

#### 2. Multimedia Messaging

			er alle production de Library			Section 2	TOTAL PROPERTY.		
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100.00	Multimedia Message 100	100	\$3.00	20.00%	\$2.40	\$0.10	25.00%	\$0.08	500m+
0 (pay as you go)	Pay As You Go	0	N/A	N/A	N/A	0.25	0.00%	\$0.25	
	Basic Data Service Plan	40	9.99	18.00%	\$8.19	0.25	0.00%	\$0.25	
40.00	Basic Data Service Plan	40	9.99	18.00%	\$8.19	0.25	0.00%	\$0.25	
100.00	Enhanced Data Service Plan	120	19.99	18.00%	\$16.39	0.25	0.00%	\$0.25	
Unlimited					\$0.00		N/A		

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Wireless Equipment and Services eRFP# DGS 5014

#### 3. Unlimited Mobile to Mobile

			1-12/07/1/2017/40/2
500	\$5.00	100.00%	\$0,00
100		0.00%	\$5.00
200	5.00	0.00%	\$5.00
300	5.00	0.00%	\$5.00
400	5.00	0.00%	
500	5.00	0.00%	\$5.00
600	5.00	0.00%	\$5.00
700	5.00	0.00%	
800	5.00	0.00%	
Unlimited	5.00	0.00%	\$5.00

# 4. Other Features

4. Other Features											_
Part of the second	NAMES OF STREET	esawhen derening fra e						Other Features!	ENGEL VOLUMENTE COMPANY		
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\$0.15	\$0.50	\$3.00	\$0.50	\$3.00	20.00%	\$0.12	\$0.40	\$2.40	\$0.40	\$2.40	
											Voice Mail is
							1	1			included in
								1			certain rate plans;
								1	ĺ		Voice activated
1 (								1			dialing is a
1								1			standard feature
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0.20	0.00	1.00	1.40	0.00	0.00%	\$0.20	\$0.00	\$1.00	\$1.40	\$0.00	handsets.

State of California
Department of General Services
VW-3: Other Fees

# INSTRUCTIONS:

# 1. Other Fees for Voice+WT

List all additional monthly non-usage related recurring charges per subscriber for voice + WT plans in the following table (e.g., cost recovery fees, etc.). These charges will be added to the monthly service costs to determine total costs.

#### 12. One-Time Fee:

List the fees for each of the items listed. These charges will apply to all voice+walkie-talkie and voice+walkie-talkie/data combinations plans. Enter 0 to indicate a fee that will be waived.

# 3. Restocking Fees

List restocking fees in dollar (\$) terms per item

1. Other Monthly Fees for Voice+WT

erl u	1981 1981 <b>(1991)</b>	s for singular (1987) El maintegra av	7/2/in/2015	Modelly Sequence
Number Portability Fee	Monthly fee to recover costs associated with number portability	F	\$0.50	
Federal Universal Service Fund	The universal service fund subsidizes programs for	Р		1.40%
Telephone Relay Service Surch	All telecommunication service providers are required to	Р		0.07%
State PUC User Fee	The California public utilities commission reimbursement	Р		0.11%
State CA High Cost Part A	The California high cost fund surcharge is imposed on	P		0.15%
	State government service charge. Associated taxes/fees	Р		1.55%
State CA Relay Service Fund	The California relay service surcharge is imposed in order	Р		0.16%
	The California communications devices surcharge is imposed in order to provide for the placement of telecommunication devices for the deaf and hearing impaired in existing buildings and public accommodations. The surcharge is levied as a percentage of taxable telecommunication services. Associated taxes/fees may	P		!
	differ based on user address and tax exemptions received.	<u> </u>		0.30%

State of California

# 8.16 VoiceWT (2) Pricing Sheet\_BAFO.xls

Department of General Service	ces	VW-3 Other Fees					
	The California high cost fund surcharge is imposed on telecommunication services in order to provide affordable basic telephone service in high cost areas. The surcharge is levied as a percentage of taxable telecommunication services. Associated taxes/fees may differ based on user address and tax exemptions received.	P					
State CA High Cost Part B				2.43%			
				······			

# 2. One-Time Fees

- (1) Activation Fees The fixed cost per user when activating a new wireless line
- (2) Suspension Fees The fixed cost per user when suspending a wireless line
- (3) Re-Activation Fees The fixed cost per user when reactivating a wireless line
- (4) Early Termination Fees The cost per line when terminating service prior to the minimum required service contract term

•-		177 To 1773
(1) Activation Fees	\$9.00	
(2) Suspension Fees	\$0.00	N/A
(3) Re-Activation Fees	\$0.00	
(4) Early Termination Fees	\$0.00 N	lo ·

3. Restocking Fees

General Restocking Fee	\$0.00
Items returned within 30 days	\$0.00

#### NOTES:

(1) Fixed fees will be a set dollar amount.

(2) Percent fees will be calculated as the percentage times the effective monthly access cost.

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Wireless Equipment and Services eRFP# DGS 5014

VW-4: Equipment and Accessories - Voice+WT

#### INSTRUCTIONS:

#### 1. Free Equipment and Accessories

Indicate the handsets that will be offered at no cost when purchasing a service plan (1a). In cases of multiple network technologies within one provider, no cost handsets MUST be offered for each type of technology. No cost handsets are defined as zero cost (excluding taxes) to State at time of purchase, and excludes handsets that require action by the State to recover costs (e.g., mall in rebates). Also indicate the associated plans for which the handsets will be free. These plans should reference those from VW-1 Voice+WT Service Pricing. In addition, indicate the accessories that will be provided at not cost when purchasing a service plan (1b). Provide a response to those accessories that are listed and fill in any other accessories that will be provided at no cost in the blank spaces. The State recognizes that handset models and accessories will change during the course of any contract that is signed and expects the contractor to provide an updated list of equipment as it becomes available. At least one no cost handset must be available for ALL plans.

2. Reserve Stock - Reserve stock is a stock of inactive voice equipment and any associated parts required for immediate activation (SIM cards, etc.) If a reserve stock of handsets is offered to the state, please list the handsets will be offered, and their cost to the State.

#### 3. Additional Handsets

List the discount that will be provided to the State for handsets (excluding no cost handsets) when purchased with a service contract (including extensions). This discount will be in addition to the standard public discounts offered with purchase of service contract or extension. Please indicate the handsets that qualify for this discount, and if applicable, the minimum tiered State Common Plan that must be purchased to qualify. Also indicate the features of the handsets. The State recognizes that equipment and accessory models will change during the course of any contract that is signed and expects the contractor to provide an updated list of equipment as it becomes available.

#### 4. Blanket Handsets and Accessories Discount

Provide the blanket discount off list for devices purchased without a service plan, and all accessories

#### 5. Insurance

Indicate the monthly insurance costs for handsets and accessories.

# No Cost Equipment and Accessories Handsets (No PDA devices)

i de	Cred	Plan manas see to se The Parisher of Parish	en Veren	Views					(although)	One/Course	
EXAMPLE	Brand X	all	Y	lγ	Y	4	B	7 GSM	\$199.99		
EXAMPLE	Brand X	600+ minute tiers	γ	Y	Y	4	B	7 CDMA	\$199.99		1
265	Motorola	All	,	Yes	No	10		3 IDEN			SPS enabled. Spea
1205	Motorola	all	Y	Yes	No	10	1	3 IDEN	\$124.90	65k color display, MMS capable, Java, ( GPS Enabled, VibraCall Alert, Removat	e SIM. 600 Entry I
			Y		Na 200					1000	1
		Talling have the	Y				2×-1/1-1/				
446.77 ET P.J. 60.77			Y	25/20mm v. 170/2002				STATE STATE			
	- 1		Y	SEA MARINE							
			Y		A STATE OF A				J		
			Y								
STREET, FO			Υ	2/2/2 Physical 20							
#Walking Assets to the			∰ Y				855 July 1	100 March 1980			1
PSET THE SERVICE OF	1. (1.1.1) (1.00) (1.00) (1.00) (1.00)	5800:504:504:50707564 VEX.WUD75407746-1755		7 . 7 . 19 38888	\$4 \$3599 YEAR TO YEAR	6. K 28 TE-3- 10 1	9 June 20 19 19	1. 0-10 . 10 TO VALUE OF THE SEC.	Section Control Committee	AND THE RESIDENCE OF THE PROPERTY OF THE PROPE	7

09/26/2005 Page 1 of 4

# 8.16 VoiceWT (2) Pricing Sheet\_BAFO.xls VW-4 Equipment and Accessories

Wireless Equipment and Services eRFP# DGS 5014

Y	
Υ	
Y	
Υ	

#### b. Accessories

green interferonal content of the second	TANKS OF THE PROPERTY OF THE
The second secon	Printer of the contract of the
Power Chargers	F-0
Car Chargers	No
Desk Chargers	No
Carrying Cases	No
Spare Battery	No
Standard Battery	Y
Standard Charger	Y
Handsfree Headset	Y
	Y
	Y
	Y

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State of California Department of General Services

2. Reserve Stock										
			14.00							
				1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1					COSSE ACCOUNT	
EXAMPLE	Brand X	Y	Υ	Υ	48	7	GSM	\$99.99	\$49.99	
EXAMPLE	Brand X	Υ	Υ	Y	48	7	CDMA	\$49.99	\$0.00	
1860	Motorola	Y	Yes	Yes	90	3	IDEN	\$449.99		Camera, MMS, Java, GPS enabled, Speakerphone
i836	Motorola	Υ	Yes	Yes	101	3	IDEN	\$299.99	\$151.99	Color display, Voice-activated dialing, speakerphone, GPS en
275	Motorola	Ÿ	Yes	Yes	101	3	IDEN	\$274.99	\$89.99	Camera, MMS, Java, GPS enabled, Speakerphone
i605	Motorola	Y	Yes	Yes	240	5	IDEN	\$449.99		Adheres to Military Standard 810 F for dust, shock, vibration,
1355	Motorola	Y	Yes	Yes	240	5	DEN	\$249.99		Adheres to Military Standard 810 F for dust, shock, vibration,
i530	Motorola	Y	Yes	Yes	101	3	IDEN	\$224.99	\$49.99	Adheres to Military Standard 810 F for Dust, Shock, and Vibra

#### 3. Additional Handsets and Accessories

EXAMPLE	25.00%
Handsets	39.00%
Accessories	20.00%

Qualifying Handsets and Accessories

A Section	and the second				
EXAMPLE	Brand X	300+ Minutes	Camera, Bluetooth, Voice Activated Dialing, Web Capable, Enhanced Standby Hours	\$199.99	\$149.99
860	Motorola	All	Carnera, MMS, Java, GPS enabled, Speakerphone	\$299.99	\$182.99
836	Motorola	All	Golor display, Voice-activated dialing, Speakerphone, GPS enabled, Java	\$249.99	\$151.99
850	Motorola	All	Camera, MMS, Java, GPS enabled, Speakerphone, Direct Talk	\$299.99	\$182.99
730	Motorola	All	65K Color display screen, Java, Speakerphone, GPS Enabled, Voice Recorder	\$199.99	\$105,99
275	Motorola	All	Camera, MMS, Java, GPS enabled, Speakerphone	\$149.99	\$89.99
710	Motorola	All	65K Color display screen, GPS Enabled, Speakerphone, Jeva	\$149.99	\$89.96
325IS	Motorola	All	Intrinsically Safe - Approved by third party agencies to use in specific hazardous	\$449.99	\$273.99
315	Motorola	All	Rugged Construction (Achieres to Military Standard 810 F for dust, shock, vibration,	\$124,99	\$64.96
355	Motorola	Alf	Rugged Construction (Adheres to Military Standard 810 F for dust, shock, vibration,	\$139.99	\$79.99
605	Motorola	All	Rugged Construction (Adheres to Military Standard 810 F for dust, shock, vibration,	\$299.99	\$182.99
305	Motorole	Ait	Rugged Construction (Adheres to Military Standard 810 F for dust, shock, vibration,	\$119.99	\$59.99
1530	Motorola	Alf	Rugged Construction (Adheres to Military Standard 810 F for dust, shock, vibration,	\$124.99	\$49.99
<u> 1905-1904 (M. 1906)</u> July Grand, N. Arther (M. 1906)	4.00				200-10-20-5-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-

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# 4. Blanket Discount Handsets and Accessories Discount

5%
39.00%
29.00%

#### 5. Insurance

EXAMPLE	\$2.50	Loss, theft, out of warranty damage
Handsets	\$4.95	program to cover against
Accessories		

# NOTES:

- (1) List Price: The price of equipment without the purchase of a service contract or extension (e.g., retail, MSRP price)
- (2) <u>Standard Price with Service Activation or Extension</u>: The publicly available/reference-able price of equipment when purchased with a service contract or extension that is comparable to the standard service contract length as bid in Section 5

State of California
Department of General Services
VW-5: Additional Discounts and Incentives

#### 8.16 VoiceWT (2) Pricing Sheet\_BAFO.xls VW-5 Additional Discounts

Wireless Equipment and Services eRFP# DGS 5014

#### INSTRUCTIONS:

#### 1. Blanket Discount - Services

Indicate the blanket discount off list price for voice + WT services and features which are not entered as part of the bidsheet.

#### 2. Incremental Volume Rebates - Voice+WT and Data Services (Subcategory 2 Only)

Propose incremental percentage discounts in the form of rebates for the identified volumes, IF awarded Subcategory 2 only. Incremental volume discounts will be calculated at the end of each quarter, and will be based on the total combined revenue from voice+wt and data services, and the appropriate percentage discount will be applied to the total qualifying charges.

# 3. Incremental Volume Rebates - Voice and Data Services (Subcategory 1) and Voice+WT and Data Services (Subcategory 2)

Propose incremental percentage discounts in the form of rebates for the identified volumes, IF awarded both Subcategory 1 and Subcategory 2. Incremental volume discounts will be calculated at the end of each quarter, and will be based on the total revenue from voice and data services PLUS voice+wt and data services, and the appropriate percentage discount will be applied to the total qualifying charges. These proposed incremental discounts for Subcategory 1 and Subcategory 2 combined supersede the incremental discounts proposed for Subcategory 1 Only and Subcategory 2 Only.

#### 4. Bulk New Service Activation

Indicate the additional per line credit that would be extended at the time of purchase if a bulk order for new service activation contains the specified number of lines. In order to accommodate the transition of existing State users, the Bulk New Service Activation credit will apply only after the first six months of the contract.

#### 5. Payment Term Discounts

Payment terms at the State of California are normally 45 days. If authorized purchasers were able to accelerate payment, propose additional discount off the entire MONTHLY invoice offered.

#### 1. Blanket Discount - Services

Discount off Discount off Non-Promotional Price Promotional Price Price

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State of California
Department of General Services

8.16 VoiceWT (2) Pricing Sheet\_BAFO.xls VW-5 Additional Discounts Wireless Equipment and Services eRFP# DGS 5014

Example	25%	30%
Voice Services	18.00%	18.00%

# 2. Incremental Volume Rebates - Voice+WT and Data Services (Subcategory 2 Only)

(QQA/Um/Xoroytes 0.4 xualibati Chardia	Zacenteja zakono Sara (SEN ordalned Sarangeja (Se
Example: \$1,000,000 - 2,999,999	5%
\$100,000 - \$500,000	0.50%
\$500,000 - \$999,999	0.50%
\$1,000,000 - \$1,499,999	0.50%
\$1,500,000 - \$1,999,999	0.50%
\$2,000,000-\$2,999,999	1.00%
\$3,000,000+	1.00%

# 3. Incremental Volume Rebates - Voice and Data Services (Subcategory 1) and Voice+WT and Data Services (Subcategory 2)

Capperty Volume of Spellfor One year	Percentage Repail
Contract Conflict Contract Conflicts	0.00000202
Example: \$1,000,000 - 2,999,999	5%
\$100,000 - \$999,999	0.50%
\$1,000,000 - \$1,999,999	0.50%
\$2,000,000 - \$3,999,999	1.00%
\$4,000,000 - \$5,999,999	1.50%
\$6,000,000-\$7,999,999	1.50%
\$8,000,000-\$9,999,999	2.00%
\$10,000,000+	2.00%

# 4. Bulk New Service Activation

Par Eine Credit (5)

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Page 2 of 3

# State of California Department of General Services

# 8.16 VoiceWT (2) Pricing Sheet\_BAFO.xls VW-5 Additional Discounts

Wireless Equipment and Services eRFP# DGS 5014

Total Norther of New Lines in Bulk NORTH	induction service Elements of cycles	, Fodie∦Sevrei ⊋iği Bijli Craer
Example	\$20	\$10
10-30	5.00	5.00
31-50	5.00	5.00
10-30 31-50 51-70	5.00	5.00
71-100	5.00	5.00 5.00
101-150	5.00	5.00
151-200	5.00	5.00 5.00
200+	5.00	5.00

# 5. Payment Term Discounts

Carrier Terri	Additional Monthly Sectional at the
Invoices Paid by 30 days	0.00%
Invoices Paid by 20 days	0.00%
Invoices Paid by 15 days	0.00%

# NOTES:

(1) Promotional price is defined as any service or equipment being offered on the contractor's public website with any type of discount, or stated to be promotional.

(2) Non-Promotional price is defined as any service or equipment being offered on the contractor's public website without a discount, or not stated to be promotional

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#### 8.16 VoiceWT (2) Pricing Sheet\_BAFO.xls VW-6 Price Sources

Wireless Equipment and Services eRFP# DGS 5014

# VW-6: Price Sources

Please provide the published web address (url) where the publicly available/reference-able prices can be reviewed and verified.

For Custom Plans, enter the published web address (url) for the publicy available/reference-able plan that most closely match the State Common Plan

# VW-1 Voice + WT Service

# 1. Walkie Talkie Only (no voice)

# a. Individual

a. mariada			
ed Pilio	er Gruner (m.) 18 Hill Speak Offic Welker Trakie Mindre	VRL 3	Compute 7
WT Only 100	100.00	http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans	Custom Plan
WT Only 200	200.00	http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans	Custom Plan
WT Only 300	300.00	http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans	Custom Plan
WT Only 400	400.00	http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans	Custom Plan
WT Only Unlimited	Unlimited	http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans	Custom Plan

#### b. Pooled

D. FOOIEG		*
Plan	Negujires In Plan Chiefo ConsWalkfa Talkas Moute	<u>Objarnans</u>
Washington and Control of the Contro		The second secon
Pooled WT Only 100	100.00 http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans	Custom Plan
Pooled WT Only 200	200.00 http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans	Custom Plan
Pooled WT Only 300	300.00 http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans	Custom Plan
Pooled WT Only 400	400.00 http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans	Custom Plan

# 2. Individual Plans

# a. Local Service

Bag	Minimum akeguleki Avyting Value Minutek	LRUTE AND	(18
Local Voice/WT 100	100.00	http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans	
Local Voice/WT 200	200.00	http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans	
Local Voice/WT 300	300.00	http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans	
Local Voice/WT 400	400.00	http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans	
Local Voice/WT 500	500.00	http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans	
Local Voice/WT 600	600.00	http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans	

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State of California

Department of General Services

# 8.16 VoiceWT (2) Pricing Sheet\_BAFO.xls VW-6 Price Sources

Wireless Equipment and Services eRFP# DGS 5014

Local Voice/WT 700	700.00 http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans
Local Voice/WT 800	800.00 http://nextelunline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans
Local Voice/WT	Unlimited http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans

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# State of California Department of General Services

# 8.16 VoiceWT (2) Pricing Sheet\_BAFO.xls VW-6 Price Sources

# b. National Service

D. Maudilai Geivice			nez zelazzarantarranezen erreniar (harran artekatuarran birrilariarran birrilariarran birrilariarran birrilari
Plant Control	Montan Tagaina s	UNC.	
			7 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Nat'l Voice/WT 100	100.00	http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans	
Nat'l Voice/WT 200	200.00	http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans	
Nat'l Voice/WT 300	300.00	http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans	<b>%</b>
Nat'l Voice/WT 400	400.00	http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans	
Nat'l Voice/WT 500	500.00	http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans	
Nat'l Voice/WT 600	600.00	http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans	
Natl Voice/WT 700	700.00	http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans	K
Nat'l Voice/WT 800	800.00	http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans	
Nat'l Voice/WT Unlimited	Unlimited	http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans	2

# 3. Pooled Plans

# a. Local Service

Cler	Minifram Recibired Anythre Valce Minutes	DRL: Comments
Pooled Local Voice/WT 100	100.00	http://www.nextel.com/phones_plans/states/wsca/rateplans.shtml
Pooled Local Voice/WT 200	200.00	http://www.nextel.com/phones_plans/states/wsca/rateplans.shtml
Pooled Local Voice/WT 300	300.00	http://www.nextel.com/phones_plans/states/wsca/rateplans.shtml
Pooled Local Voice/WT 400	400.00	http://www.nextel.com/phones_plans/states/wsca/rateplans.shtml
Pooled Local Voice/WT 500	500.00	http://www.nextel.com/phones_plans/states/wsca/rateplans.shtml

# b. National Service

D. INGUIDIGI COIVICE	
	Mininger
	ermander)
	Plantifet
Plan (	A CONTINUE SECTION AND
	ANVINEAVOICE
	AND LOS
Pooled Nat'l Voice/WT	
Pobled Nati Voice/VV	
100	100.00 http://www.nextel.com/phones_plans/states/wsca/rateplans.shtml
100	

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State of California

# 8.16 VoiceWT (2) Pricing Sheet\_BAFO.xls VW-6 Price Sources

Department of General Services

Pooled Nat'l Voice/WT 200	200.00 http://www.nextel.com/phones_plans/states/wsca/rateplans.shtml
Pooled Nat'l Voice/WT 300	300.00 http://www.nextel.com/phones_plans/states/wsca/rateplans.shtml
Pooled Nat'l Voice/WT 400	400.00 http://www.nextel.com/phones_plans/states/wsca/rateplans.shtml
Pooled Nat'l Voice/WT 500	500.00 http://www.nextel.com/phones_plans/states/wsca/rateplans.shtml

5. International Service

7.65 (4.95 (mg/		Caroline
Mexico	http://www.nextel.com/en/services/worldwide/internationalcoverage.shtml	
Canada	http://www.nextel.com/en/services/worldwide/internationalcoverage.shtml	

Wireless Equipment and Services eRFP# DGS 5014

#### **VW-2 Optional Features**

vvv-2 Optional reatures			
iyye :	Almount 2. 2	The second of th	E Company
	0 (pay as you		
Text Messaging		http://www.nextel.com/en/services/messaging/text_messaging.shtml	
Text Messaging		http://www.nextel.com/en/services/messaging/text_messaging.shtml	
Text Messaging		http://www.nextel.com/en/services/messaging/text_messaging.shtml	
Text Messaging	Unlimited	http://www.nextel.com/en/services/messaging/text_messaging.shtml	
	0 (pay as you		
Multimedia Messaging		http://www.nextel.com/en/services/messaging/multimedia.shtml	
Multimedia Messaging	20.00	http://www.nextel.com/en/services/messaging/multimedia.shtml	
Multimedia Messaging	40.00	http://www.nextel.com/en/services/messaging/multimedia.shtml	
Multimedia Messaging	100.00	http://www.nextel.com/en/services/messaging/multimedia.shtml	
Multimedia Messaging	Unlimited	http://www.nextel.com/en/services/messaging/multimedia.shtml	
Free Mobile-to-Mobile	100.00		
Free Mobile-to-Mobile	200.00		
Free Mobile-to-Mobile	300.00		
Free Mobile-to-Mobile	400.00		
Free Mobile-to-Mobile	500.00		
Free Mobile-to-Mobile	600.00		
Free Mobile-to-Mobile	700.00		
Free Mobile-to-Mobile	800.00		
Free Mobile-to-Mobile		Not Available	Custom Plan
Other Features		http://www.nextel.com/en/services/calling/calling.shtml	

# VW-4 Equipment

TITTE Equipment		
Equipment	Colle	
No Cost Equipment	Free	http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPhones
Accessories		http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/OSBrowseAccessories
Reserve Stock		http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPhones
Additional Equipment		http://nexteloniline.nextel.com/NASApp/onlinestore/en/Action/DisplayPhones
Insurance		http://nextelonline.nextel.com/en/support/service_repair/direct_protect_ins.shtml

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State of California

Department of General Services

8.16 Voice Only (1) Pricing Sheet.xls General & Supplier Information Wireless Equipment and Services eRFP# DGS 5014

**General Information** 

Enter all information directly into the relevant Excel spreadsheet cells. Enter numbers on each form in "number" (two-place decimal), not "currency" or other format unless otherwise stated. That is, omit dollar signs, commas, and any other non-essential symbols. (e.g., \$7.90 should be entered as 7.90) Prices must be in US Dollars. Enter "0" if there is no charge. Cells left blank will be interpreted as "no offer." A "No Offer" bid on a mandatory element will disqualify the bidder from that subcategory.

#### LEGEND

Mandatory cells to be completed by supplier
Optional cells to be completed by supplier

Nextel Communications

Please Verify ALL bids prior to submission.

# Supplier Information

Bidders must complete the following section

en akana akan waka	
V-1. Voice Service Pricing	Shane Harper
V-2. Optional Features	Shane Harper
V-3. Other Fees	Shane Harper
V-4. Equipment and Accessories	Sharve Herper
V-5, Additional Discounts	Shane Harper
V-6. Price Sources	Shane Harper

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8.16 Voice Only (1) Pricing Sheet.xls Usage Summary

State of California Department of General Services

# Usage Summary - Voice Service

The following table provides an estimate of the number of State subscribers for each State Common Plan level for Voice Service. These are only estimates and is not a guarantee of volume to the Contractor.

Consumption-Based	Local	Consumption-Based	N/A
Consumption Dusbu		Local Plan 100	10.033
		Local Plan 200	3,105
		Local Plan 300	1.681
		Local Plan 400	907
	Local	Local Plan 500	552
		Local Plan 600	344
		Local Plan 700	288
		Local Plan 800	203
		Local Plan Unlimited	475
Individual		National Plan 100	1,827
		National Plan 200	738
		National Plan 300	539
		National Plan 400	326
	National	National Plan 500	210
		National Plan 600	164
		National Plan 700	108
	l	National Plan 800	63
		National Plan Unlimited	252
		Pooled Local Plan 100	424
		Pooled Local Plan 200	169
		Pooled Local Plan 300	91
	ı	Pooled Local Plan 400	44
	1.000	Pooled Local Plan 500	32
	Local	Pooled Local Plan 600	19
	Ì	Pooled Local Plan 700	14
		Pooled Local Plan 800	2
Pooled		Pooled Local Plan Unlimited	
rooled		Pooled National Plan 100	1,185
	1	Pooled National Plan 200	545
	l	Pooled National Plan 300	383
	l	Pooled National Plan 400	242
	National	Pooled National Plan 500	160
	National	Pooled National Plan 600	99
		Pooled National Plan 700	61
	1	Pooled National Plan 800	49
		Pooled National Plan	
	<u></u>	Unlimited	156

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Wireless Equipment and Services eRFP# DGS 5014

Cattornia	

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V-1: Voice Service Plan Pricing

Plen Feeture Requirements

The bidder must provide the following basic features as part of each plan type (mandatury):

THE PARTY OF THE	
Base Sarvinements	voicemal, cater IO, cater 30 blocking, call waiting
Consumption-Based Plan	See requirements • 0 mitrutes included in the monthly access price
	Been Requirements - tree domests long distance for calls originating within the local calling area, unlimited free nights and western minutes.  Resen Requirements - time domests long distance, free oppositent marriers, unbimiled free nights and sensions invades.

SASTRUCTIONS: Bidders shust propose one and only one plan for all plan types.

Code prisestifementals, long designors, and norming changes for the Initial plan. The joint may be Bandard Left, Renderd Left Adoption, or Outson Plans (see Section 6 of 46FF for detailed description) For Sectional Left Adoption jumps, specify primitalization of Communication Section International Left Adoption jumps, specify primitalization of Communication Section International Left Adoption jumps, specific adoption, specific adoption, specific adoption, specific adoption, specific adoption in the Section Section Section International Left Adoption Section Sec

2. Individual Plans

2. Berickster Fates

A Local Border

Frequence solutional plane so make State made. The plane hery be Standard Lief. Standard Lief. Adaption, or Contino. Plane Lief. Standard Contino. The state of the Standard Contino. T

	h Melioral Service
	Propose individual plans to meet State needs. The plans may be Standard Lief, Standard Lief Adapted, or Custom Plans (see Section 6 of eff P for detailed description); For Standard
	Let and Standard Lini Adapted plane, apacify the plan list price and the State decount percentage. The list price is the publicly available/reference able price on the proposal
	submission data. Proposed plans must meet the State's minimum requirements, but may include additional bonus features/minutes. For example, a vendor may propose a 300 minute
	plan to address the State's 100, 200, and 300 minute plans. Therefore the "Effective Available Anytime Voice Meudes" is 300 for all three (3) plans. The discount % must be uniform in
	these cases. For Custom Plans, specify the cost entrout descount. The monthly access fee must include Bana Requirements and included feetures for All National Plans (specified
١	absorm)
ı	
١	
ı	
ı	
ı	

8 16 Voice Only (1) Pricing Sheet.ste V-1 Voice Service Pricing

Wireless Equipment and Services 4F8 Pit DGS 5014

2.	Pooled Plans
_	I need decided

1. Lettle Brother
Frogose portion glams to make State means. The places may be Standard List. Standard List Adapted, or Culture Places (see States). The state states of the S

b. Mesting Services : The pairs may be serviced in the service of the service

4. International Service Rates

Propose per minute cost and discount offered for long distance to the livind locations. The proposed costs will apply to all plans.

5. Subscription Cradit

Propose the subscription credit as defined in Section 5 of the eRFP

8. Time Period Definitions

Please indicate the time period associated with the types of mesules indicated

Page 1 of 4

# 1. Consumption-Based Plan

KBMC66	Consumption C	₽		\$10.00	20.	ixtoo	\$8.00	. 20.	15 20	.00%	\$0.1	2	\$0.15	20.00	\$0	12	<b>80</b> 15	20 O	radi	\$0.12			
	Custom					1																	
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State of Catifornia Department of General Services

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Pooled National Plan 400 Pooled National Plan 500	Comment van 1994		\$0.00	18.00%	\$0.00		\$36 90	and the	200	Q MON	\$0.40	26.00		\$0.00	
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Pooled National Plan 700	700 bear Town Share MOVE	600 Value 1800 V	\$0.00	1000	90.00	- 99	190 30 UF	206 /DI	18.45 18.45		\$0.40 \$0.40	800		\$0.00	
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Project National Plan		200-000 \$100.00	\$0.00	18.00%	80.00	10.00	\$163 99 CM	red Connect	<b>90</b> 00	9000	\$0.00	90.00	0.00%	\$0.00	(Orlinate

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State of Cattornia Department of General Services



# 5. Butterription Credit (se defined in Section 5 of the eRFP)

6. Yime Pariod Definitions

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Page 4 of 4

#### V-2: Optional Features

#### INSTRUCTIONS:

Please fill in the following if applicable. These features may be purchased as an add-on for all plans, except Consumption-Based plans:

1. Text Messaging - SMS (short messages service) text messages.

2. Muttimedia (adj serviced by the bidder.

4. Other Features

These are additional features that may not be included in some of the plans. Indicate the percent off the list price for all optional features as well as the list prices for each feature.

# 1. Text Messaging

100 Text Message 100	100	\$3.00	20.00%	\$2.40	\$0.10	25.00%	\$0.08	500m+
0 (pay as you go) Pay As You Go	0	N/A	N/A				\$0.10	
100 Text Message 100	100	4.99	0.00%	\$4.96	\$0.10	0.00%	\$0.10	
300 Text Message 500	500		0.00%			0.00%	\$0.10	
Unlimited Unlimited Text Messaging	N/A	14,99	18.00%	\$12.29	F	N/A		

# 2. Multimedia Messaging

			orentarioso English					
100 Multimedia Message 100	100	\$3.00	20.00%	\$2.40	\$0.10	25.00%	\$0.08	500m+
0 (pay as you go) Pay As You Go Plan	Ö	N/A	N/A	N/A	\$0.25	0.00%	\$0.25	
20 Basic Data Service Plan	40	9.99	18.00%	\$8.19	\$0.25	0.00%	\$0.25	
40 Basic Data Service Plan	40	9.99	18.00%	\$8.19	\$0.25	0.00%	\$0.25	
100 Enhanced Data Service Plan	120	19.99	18.00%	\$16.39	\$0.25	0.00%	\$0.25	
Unlimited				\$0.00	1	N/A		

Wireless Equipment and Services eRFP# DGS 5014

. Unlimited Mobile to Mobile

3. Uninfilled Mobile L	O MODILE		
500	\$5.00	100.00%	\$0.00
100			\$0.00
200			\$0.00
300			\$0.00
400			\$0.00
500			\$0.00
600			\$0.00
700			\$0.00 \$0.00
800			\$0.00
Liplimited	\$10.00	0.00%	\$10.00

4. Other Features	\$0.50	33.00		\$3.00	20.00%	\$0.12	\$0.40		\$0.40	\$2.40	
0.20	0.00		1.40		0.00%	\$0.20	\$0.00	\$1.00	\$1.40		Voice Mail is included in certain rate plans; Voice activated dialing is a standard feature on select handsets.

8.16 Voice Only (1) Pricing Sheet.xls V-3 Other Fees

Wireless Equipment and Services eRFP# DGS 5014

State of California Department of General Services V-3: Other Fees

# INSTRUCTIONS:

# 1. Other Monthly Fees for Voice

List all additional monthly non-usage related recurring charges per subscriber for voice plans in the following table (e.g., cost recovery fees, etc.). These charges will be added to the monthly service costs to determine total costs.

2. One-Time Fees

List the fees for each of the items listed. These charges will apply to all voice and voice/data combinations plans. Enter 0 to indicate a fee that will be waived.

# 3. Restocking Fees

List restocking fees in dollar (\$) terms per item

1. Other Monthly Fees for Voice

1. Other monthly rees for von	:0			
TEST POLICE EN TEST POLICE EN TEST POLICE	L. A Factor of the	elen som en er er Reternisen (2) i 1.5%	Mission V/ECGs-	Light educati
Number Portability Fee	Monthly fee to recover costs associated with number portability	F	\$0.50	
Federal Universal Service Fund	The universal service fund subsidizes programs for	Р		1.40%
Telephone Relay Service Surch	All telecommunication service providers are required to	P		0.07%
State PUC User Fee	The California public utilities commission reimbursement	Р		0.11%
State CA High Cost Part A	The California high cost fund surcharge is imposed on	Р		0.15%
State Univ. Lifeline Service Cha	State government service charge. Associated taxes/fees	Р		1.55%
State CA Relay Service Fund	The California relay service surcharge is imposed in order	Р		0.16%
	The California communications devices surcharge is imposed in order to provide for the placement of telecommunication devices for the deaf and hearing impaired in existing buildings and public accommodations. The surcharge is levied as a percentage of taxable telecommunication services. Associated taxes/fees may	P		
Deaf Tax Surcharge	differ based on user address and tax exemptions received.			0.30%

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# 8.16 Voice Only (1) Pricing Sheet.xls

V-3 Other Fees

Department of General Service	es	V-3 Other Fees				
	The California high cost fund surcharge is imposed on telecommunication services in order to provide affordable basic telephone service in high cost areas. The surcharge is levied as a percentage of taxable telecommunication services. Associated taxes/fees may differ based on user address and tax exemptions received.	P				
State CA High Cost Part B			2.43%			

# 2. One-Time Fees

- (1) Activation Fees The fixed cost per user when activating a new wireless line
- (2) Suspension Fees The fixed cost per user when suspending a wireless line
- (3) Re-Activation Fees The fixed cost per user when reactivating a wireless line
- (4) Early Termination Fees The cost per line when terminating service prior to the minimum required service contract term

(1) Activation Fees	\$0.00	_
(2) Suspension Fees	\$0.00	N/A
(3) Re-Activation Fees	\$0.00	
(4) Early Termination Fees	\$0.00 No	

3. Restocking Fees

General Restocking Fee	\$0.00
Items returned within 30 days	\$0.00

# NOTES:

(1) Fixed fees will be a set dollar amount.
(2) Percent fees will be calculated as the percentage times the effective monthly access cost.

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Wireless Equipment and Services eRFP# DGS 5014

# 8.16 Voice Only (1) Pricing Sheet.xls V-4 Equipment and Accessories

Wireless Equipment and Services eRFP# DGS 5014

#### INSTRUCTIONS:

#### 1. Free Equipment and Accessories

Indicate the handsets that will be provided at no cost when purchasing a service plan (1a). In cases of multiple network technologies within one provider, no cost handsets MUST be offered for each type of technology. No cost handsets are defined as zero cost (excluding taxes) to State at time of purchase, and excludes handsets that require action by the State to recover costs (e.g., mail in rebates). Also indicate the associated plans for which the handsets will be free. These plans should reference those from V-1 Voice Service Pricing. In addition, indicate the accessories that will be provided at not cost when purchasing a service plan (1b). Provide a response to those accessories that are listed and fill in any other accessories that will be provided at no cost in the blank spaces. The State recognizes that handset models and accessories will change during the course of any contract that is signed and expects the contractor to provide an updated list of equipment as it becomes available. At least one no cost handset must be available for ALL plans.

2. Reserve Stock - Reserve stock is a stock of inactive voice equipment and any associated parts required for immediate activation (SIM cards, etc.) If a reserve stock of handsets will be provided to the state, please list the handsets that will be offered, and their cost to the State.

#### 3. Additional Handsets

List the discount that will be provided to the State for handsets (excluding no cost handsets) when purchased with a new service contract or a service contract extension. This discount will be in addition to the standard public discounts offered with purchase of a new service contract or a service contract extension. Please indicate the handsets that qualify for this discount, and if applicable, the minimum tiered State Common Plan that must be purchased to qualify. Also indicate the features of the handsets. The State recognizes that equipment and accessory models will change during the course of any contract that is signed and expects the contractor to provide an updated list of equipment as it becomes available.

#### 4. Blanket Handsets and Accessories Discount

Provide the blanket discount off list for devices and accessories purchased without a service plan, and all accessories

#### 5. Insurance

Indicate the monthly insurance costs for handsets and accessories.

#### 1. No Cost Equipment and Accessories

#### a. Handsets (No PDA devices)

3,000	Bend	Plen ministe tiere for VOICh die namise le no cost	Wate Papapia (Y/N)	Camera Functionality F/SI	Standay/ Hine (Hours)	Talletime Filidora) e	113 PACE (\$)3:	e)mas9saums
EXAMPLE	Brand X	all	Υ	Υ	48	7 GSM	\$199.99	
EXAMPLE	Brand X	600+ minute tiers	Υ	Y	48	7 CDMA	\$199.99	
265	Motorola	All	Yes	No	101	3 IDEN	\$224.99 6	6k color display,

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# State of California Department of General Services

# 8.16 Voice Only (1) Pricing Sheet.xls V-4 Equipment and Accessories

Wireless Equipment and Services eRFP# DGS 5014

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			pikelityisijaili		\$1.55	San		
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					- Albert Lings			\$150 BOOK 1

#### b. Accessories

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a ten	Sharchet style Coal
	(7/1)
Spare Power	No
Chargers	
Car Chargers	No
Desk Chargers	No
Carrying Cases	No
Spare Battery	No
Standard Battery	Y
Standard Charger	Y
Hands Free Headset	Y
	Υ
	Υ
	Y

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### 2. Reserve Stock

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		Edd of Stranger (C)			(3)(0)	7 (1. 1. 1.) <sub>F</sub>			
	The state of the s					Land Land		M17.62.59 7/5	
EXAMPLE	Brand X	Υ	Υ	48	7	GSM	\$99.99	\$49.99	
EXAMPLE	Brand X	Υ	Υ	48	7	CDMA	\$49.99		
i860	Motorola	Yes	Yes	90		IDEN	\$399.99		Camera, MMS, Ja
i836	Motorola	Yes	No	101	3	IDEN	\$349.99		Color display, Voi
1275	Motorola	Yes	Yes	101		IDEN	\$249.99		Camera, MMS, Ja
i605	Motorola	Yes	No	240		IDEN	\$399.99		Adheres to Militar
i355	Motorola	Yes	No	240		IDEN	\$239.99		Adheres to Militar
i530	Motorola	Yes	No	101	3	IDEN	\$224.99	\$49.99	Adheres to Militar

# 3. Additional Handsets and Accessories

	DESpirit) or signification. The months Service of Software (Service of Service of Servic
EXAMPLE	25.00%
Handsets	39.00%
Accessories	20:00%

# Qualifying Handsets and Accessories

eModel v	To Egrand S. H.	Minimum State Commo Plent Herico Sciently (III available at discourt set available, spectry (all 9)	A Committee of the Comm	Charter France County C	elias pie szece
			Camera, Bluetooth, Voice Activated Dialing, Web Capable, Enhanced		
EXAMPLE	Brand X	300+ Minutes	Standby Hours	\$199.99	\$149.99
1860	Motorola	All	Camera, MMS, Java, GPS enabled, Speakerphone	\$299.99	\$182.99
1836	Motorola	All	Color display, Voice-activated dialing, Speakerphone, GPS enabled, Java	\$249.99	\$151.99
1850	Motorola	All	Carnera, MMS, Java, GPS enabled, Speakerphone, Direct Talk	\$299,99	\$182.99
730	Motorola	All	65K Color display screen, Java, Speakerphone, GPS Enabled, Voice	\$199.99	\$105.99
275	Motorola	All	Camera, MMS, Java, GPS enabled, Speakerphone	\$149.99	\$89.99

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# State of California

# 8.16 Voice Only (1) Pricing Sheet.xls V-4 Equipment and Accessories

Wireless Equipment and Services eRFP# DGS 5014

Department	of	General	Sen	/ices
Service Company of the Company of th	Comment.	and the state of the state of		L. Williams

i710	Motorola	Al	65K Color display screen, GPS Enabled, Speakerphone, Java	\$149.99	\$89.99
205	Motorola	All Self	GPS Enabled, VibraCall Alert, Removable SIM, 600 Entry Phonebook	\$99.99	\$0.99
1325IS	Motorola	IAI .	Intrinsically Safe - Approved by third party agencies to use in specific	\$449,99	\$273.9 <del>9</del>
315	Motorola	All	Rugged Construction (Adheres to Military Standard 810 F for dust, shock,	\$124.99	\$64.99
1355	Motorola	All	Rugged Construction (Adheres to Military Standard 810 F for dust, shock,	\$139.99	\$79.99
1605	Motorola	All	Rugged Construction (Adheres to Military Standard 810 F for dust, shock	\$299.99	\$182.99
1305	Motorola	All S	Rugged Construction (Adheres to Military Standard 810 F for dust, shock,	\$119.99	\$59.99
1530	Motorola	All	Rugged Construction (Adheres to Military Standard 810 F for dust, shock	\$124.99	\$49.99

# 4. Blanket Discount Handsets and Accessories

Example	5.00%
Handsets	0.00%
Accessories (including car kits)	20.00%

# 5. Insurance

	r ingulance miles Mar Month (\$)	LOBBLETION OF OFFICIAL RESIDENCE AND ADMINISTRATION OF THE PROPERTY OF THE PRO
EXAMPLE	\$2.50	Loss, theft, out of warranty damage
Handsets	\$4.95	program to cover against
Accessories		

#### NOTES

(1) <u>List Price</u>: The price of equipment without the purchase of a service contract or extension (e.g., retail, MSRP price)

(2) <u>Standard Price with Service Activation or Extension</u>: The publicly available/reference-able price of equipment when purchased with a service contract or extension that is comparable to the standard service contract length as bid in Section 5

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### INSTRUCTIONS:

# 1. Blanket Discount - Services

Indicate the blanket discount off list price for voice services and features which are not entered as part of the bidsheet.

### 2. Incremental Volume Rebates - Voice and Data Services (Subcategory 1 Only)

Propose incremental percentage discounts in the form of rebates for the identified volumes, IF awarded Subcategory 1 only. Incremental volume discounts will be calculated at the end of each quarter, and will be based on **the total combined revenue from voice and data services**, and the appropriate percentage discount will be applied to the total qualifying charges.

#### 3. Bulk New Service Activation

Indicate the additional per line credit that would be extended at the time of purchase if a bulk order for new service activation contains the specified number of lines. In order to accommodate the transition of existing State users, the Bulk New Service Activation credit will apply only after the first six months of the contract.

# 4. Payment Term Discounts

Payment terms at the State of California are normally 45 days. If authorized purchasers were able to accelerate payment, propose additional discount off the entire MONTHLY invoice offered.

### 1. Blanket Discount - Services

Voice Services	18.00%	18.00%
Example	25%	30%
	romeoingen Patriologial Fried	ablication of the contraction of

# 2. Incremental Volume Rebates - Voice and Data Services (Subcategory 1 Only)

/ (Quanterly Volume of Qualified - Charge)	Perzentago Fedela un Total Qualified Charges (%)
Example: \$1,000,000 - 2,999,999	5%
\$100,000 - \$999,999	0.50%
\$1,000,000 - \$1,999,999	0.50%
\$2,000,000 - \$3,999,999	1.00%

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Wireless Equipment and Services eRFP# DGS 5014 State of California

Department of General Services

8.16 Voice Only (1) Pricing Sheet.xl
V-5 Additional Discounts

Wireless Equipment and Services eRFP# DGS 5014

\$4,000,000 - \$5,999,999	1.50%
\$6,000,000-\$7,999,999	1.50%
\$8,000,000+	2.00%

# 3. Bulk New Service Activation

Official man orbital 2006 17 cm		
Example	\$20	\$10
10-30	\$5.00	\$5.00
31-50 51-70	\$5.00	\$5.00
51-70	\$5.00	\$5.00
71-100	\$5.00	\$5.00
101-150	\$5.00	\$5.00
151-200	\$5.00	\$5.00
200+	\$5.00	\$5.00

# 4. Payment Term Discounts

2 2Pamen Tems	Additional Ecology
Invoices Paid by 30 days	0.00%
Invoices Paid by 20 days	0.00%
Invoices Paid by 15 days	0.00%

- (1) Promotional price is defined as any service or equipment being offered on the contractor's public website with any type of discount, or stated to be promotional.

  (2) Non-Promotional price is defined as any service or equipment being offered on the contractor's public website without a discount, or not stated to be promotional

09/26/2005 Page 2 of 2 8.16 Voice Only (1) Pricing Sheet.xls V-6 Price Sources Wireless Equipment and Services

eRFP# DGS 5014

State of California
Department of General Services

V-6: Price Sources

Please provide the published web address (url) where the publicly available/reference-able prices can be reviewed and verified.

For Custom Plans, enter the published web address (url) for the publicy available/reference-able plan that most closely match the State Common Plan

# V-1. Voice Service

- 1. Consumption Based Plans
- a. Local Service

	Comme	
Consumption	http://www.nextel.com/phones_plans/states/wsca/rateplans.shtml Custom Plan	

# 2. Individual Plans

### a. Local Service

C. Eddal Corvido	
	CANODINE SECTION OF SECTION AS A SECTION OF
Local Plan 100	100 inttp://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans
Local Plan 200	200 http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans
Local Plan 300	300 http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans
Local Plan 400	400 http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans
Local Plan 500	500 http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans
Local Plan 600	600 http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans
Local Plan 700	700 http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans
Local Plan 800	800 http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans
Local Plan Unlimited	Unlimited http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans

# b. National Service

	Minimum Land Application of the Company of the Comp
	Sequined and the second
: Wan	Arrimete Mining of
National Plan 100	100 http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans
National Plan 200	200 http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans
National Plan 300	300 http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DispleyPlans
National Plan 400	400 http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans
National Plan 500	500 http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans
National Plan 600	600 http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans
National Plan 700	700 http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans
National Plan 800	800 http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans
Local Plan Unlimited	Unlimited http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans

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# 8.16 Voice Only (1) Pricing Sheet.xls V-6 Price Sources

Wireless Equipment and Services eRFP# DGS 5014

# 3. Pooled Plans

# a. Local Service

a. Lucai dei vice	
Pooled Local Plan 100	100 http://www.nextel.com/phones.plans/states/wsca/rateplans.shiml
Pooled Local Plan 200	200 http://www.nextel.com/phones_plans/states/wsca/rateplans.shtml
Pooled Local Plan 300	300 Inttp://nextelionline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans
Pooled Local Plan 400	400/http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans
Pooled Local Plan 500	500 http://www.nextel.com/phones_plans/states/wsca/rateplans.shtml

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# 8.16 Voice Only (1) Pricing Sheet.xls V-6 Price Sources

Wireless Equipment and Services eRFP# DGS 5014

# b. National Service

	Obligations and the second sec
Pooled National Plan	
100	100 http://www.nextel.com/phones_plans/states/wsca/rateplans.shtml
Pooled National Plan	
200	200 http://www.nextel.com/phones_plans/states/wsca/rateplans.shtml
Pooled National Plan	
300	300 http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans
Pooled National Plan	
400	400 http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPlans
Pooled National Plan	
500	500 http://www.nextel.com/phones_plans/states/wsca/rateplans.shtml

# 4. International Service

	1932 Subment
Mexico	http://www.nextel.com/en/services/worldwide/internationalcoverage.shtml
Canada	http://www.nextel.com/en/services/worldwide/internationalcoverage.shtml

# V-2. Optional Features

	Anicante	¥UR.	Continuit
	0 (pay as you		
Text Messaging	go)	http://www.nextel.com/en/services/messaging/text_messaging.shtml	
Text Messaging	100	http://www.nextel.com/en/services/messaging/text_messaging.shtml	
Text Messaging	300	http://www.nextel.com/en/services/messaging/text_messaging.shtml	
Text Messaging	Unlimited	http://www.nextel.com/en/services/messaging/text_messaging.shtml	
Multimedia	0 (pay as you		
Messaging	go)	http://www.nextel.com/en/services/messaging/multimedia.shtml	
Multimedia			
Messaging	20	http://www.nextel.com/en/services/messaging/multimedia.shtml	
Multimedia			
Messaging	40	http://www.nextel.com/en/services/messaging/multimedia.shtml	
Multimedia			
Messaging	100	http://www.nextel.com/en/services/messaging/multimedia.shtml	
Multimedia			
Messaging	Unlimited	http://www.nextel.com/en/services/messaging/multimedia.shtml	

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# 8.16 Voice Only (1) Pricing Sheet.xls V-6 Price Sources

Wireless Equipment and Services eRFP# DGS 5014

Free Mobile-to-Mobile	100		
Free Mobile-to-Mobile	200		
Free Mobile-to-Mobile	300		
Free Mobile-to-Mobile	400		
Free Mobile-to-Mobile	500		
Free Mobile-to-Mobile	600		
Free Mobile-to-Mobile	700		
Free Mobile-to-Mobile	800		
Free Mobile-to-Mobile		Not Available	Custom Plan
Other Features	N/A	http://www.nextel.com/en/services/calling/calling.shtml	

V-4. Equipment

Equipment URL, Comments		
No Cost Equipment http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPhones		
Accessories http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/OSBrowseAccessoriesO		
Reserve Stock	http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPhones	
Additional Equipment	http://nextelonline.nextel.com/NASApp/onlinestore/en/Action/DisplayPhones	
Insurance	http://nextelonline.nextel.com/en/support/service_repair/direct_protect_ins.shtml	

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8.16 Data Only (3) Pricing Sheet\_BAFO.xls General & Supplier Information Wireless Equipment and Services eRFP# DGS 5014

# **General information**

Enter all information directly into the relevant Excel spreadsheet cells. Enter numbers on each form in "number" (two-place decimal), not "currency" or other format unless otherwise stated. That is, omit dollar signs, commas, and any other non-essential symbols. (e.g., \$7.90 should be entered as 7.90) Prices must be in US Dollars. Enter "0" if there is no charge. Cells left blank will be interpreted as "no offer." A "No Offer" bid on a mandatory element will disqualify the bidder from that subcategory.

### LEGEND

M	landatory cells to be completed by supplier
0	ptional cells to be completed by supplier

Please Verify ALL bids prior to submission.

# Supplier Information

Bidders must complete the following section

[applications | Nextel Communications |

D-1. Data Service Pricing	Shane Harper
D-2. Other Fees	Shane Harper
D-3. Equipment and Accessories	Shane Harper
D-4. Additional Discounts	Shane Harper
D-5. Price Sources	Shane Harper

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# Usage Summary -- Data

The following table provides an estimate of the number of State subscribers for each State Common Plan level for Data Service. These are only estimates and is not a guarantee of volume to the Contractor.

		Estimated Number of Subsorbers
	Blackberry 1	N/A
	Blackberry 3	N/A
	Blackberry 4	N/A
	Blackberry 5	415
Blackberry™	Blackberry 10	3
	Blackberry 20	N/A
	Blackberry 50	N/A
	Blackberry 100	N/A
	Blackberry Unlimited	N/A
	PDA 5	59
	PDA 10	
PDA	PDA 20	2
PDA	PDA 50	6
	PDA 100	2
	PDA Unlimited	N/A
	Data 5 MB	682
	Data 10 MB	222
DO 04-4	Data 20 MB	160
PC Card	Data 50 MB	236
	Data 100 MB	266
	Data Unlimited	78
Voice with Data	Various	2047
Voice/WT with Data	Various	89

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### D-1: Data Service Pricing

NSTRUCTIONS:

1. Blackberry™ Email Service Plane - Email Service Plans allowing access to email through Blackberry™ Enterprise Servers

2. PDA Data Plane - Non-Blackberry™ Data Plans for PDA devices

3. PC Card Data Plane - PCLaptop Card Data Access Plans

Propose individual plans to meet State needs. The plans may be Standard List. Standard List Adapted, or Custom Plans (see Section 6 of eRFP for detailed description). For Standard List and Standard List Adapted plans, specify the plan hat cost and the State descount percentage. The list price is the publicly available/refresence-able price on the proposal authorisation data. Proposed plans mast meet the State's or immirrum requirements, but may indeed additional bonus features/bytes. For example, a vandor may propose a 4 magatyle plan to address the State's 3 and 4 magatyle plans. Therefore the "Effective MS" is 4 for both plans. The discount % must be uniform in this case for both plans. For Custom Plans, geoligible to code without discount. Moracet the per KS charge for overage.

The Contractor must offer all Blackberry™ Email Service and PDA Data plans below with any Voice or Voice+WT plan.

### 1. Blackberry \*\* Email Service Plans

		•												and the second	Topic Co	
							toria i									
Example 1	13	Blackberry 3MB	SL	3 \$39.99	\$0.00	20.00%	\$31.99		\$0.02	10.00%	\$0.018	\$5.00	\$4.50	\$0.45	20.00%	\$0.360
Example 1s	5	Blackberry 3MB	SA	5 \$39.99	\$10.24	30,00%		Includes 1024 overage kilobytes at \$0.01/kb	\$0.02	10.00%	\$0.018	\$5.00	\$4.50	\$0.45	20.00%	\$0.360
Example 1b	5	Custom Blackberry 5MB	СР	5 \$40.99	\$0.00	0.00%	\$40.99		\$0.02	0.00%	\$0.020	\$5.00	\$4.50	\$0.45	20.00%	\$0.360
Blackberry 1	1	Slackbarry SMB	80	5 \$30.90	\$0.00	18,00%		email usage and erations shorter	\$0.01	0.00%	\$0.010	\$5.00	\$5,00	\$0.40	0.00%	\$0.400
Blackberry 3	3	Backbary SUB	SU	5 339,99	\$0.00	18.00%			70.01	0.00%	\$0.010				0.00%	\$0.400
Blackberry 5	5	Stackbarry 5685	<b>81</b>	5 539.99	\$0.00	18.00%		modues says to	\$0.09	0.00%	\$0.010	\$5,00	95,00	\$0.40	0.00%	\$0.400
Blackberry 10	10	Blackberry Unfirthed	St. Unimited	\$49,90	\$0.00	18.00%		Arso Incodes	\$0.00	0.00%	\$0.000	\$8.00	35,60	\$0,40	0.00%	\$0.400
Biackberry 20	20	Blackberry Limited	St. Unimited	349,09	\$0.00	18,00%		xosicrited blissland	\$0,00	0.00%	\$0.000					\$0,400
Blackberry 50	50	Blackbarry Uniterated	SI, Colonited	\$49.90	\$0.00	18,00%		ANSO Medicine	\$0.00	0.00%	\$0.000	\$5,00				\$0.400
Blackberry 100	100	Blackberry Unavided	St Children	\$49.99	\$0.00	18.00%		Antimited Mississe	\$0,00	0.00%	\$0.000					\$0.400
Stackberry Unlimited	Unlimited	Blackberry Unimited	SL N	A \$49.90	N/A	18,00%	\$40.99	HISTORICAL DESIGNATION	N/A			55.00				\$0.400

### 2. PDA Data Plans

				Sec.			and and					1.75	22
Example 1 5 PDA 5MB	SL S	\$19.99	\$0.00	20.00%	\$15.99	\$0.02	10.00%	\$0.018	\$5.00	\$4.50	\$0.45	20.00%	\$0.360

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Example 1a	10	PDA 5MB	SA	10	\$19.99	\$51.20	65.00%		includes 5120 overage kilobytes at \$0.01/kb	\$0.02	10.00%	\$0.018	\$5.00	\$4.50	\$0.45	20.00%	\$0.360
Example 1b	20	Custom PDA 20MB	CP	20	\$34.99	\$0.00	0.00%	\$34.99		\$0.02	0.00%	\$0.020	\$5.00	\$4.50	\$0.45	20.00%	\$0.360
PDA 5	5							\$0.00				\$0.000					\$0.000
PDA 10	10	T						\$0.00	X			\$0.000					\$0.000
PDA 20	20							\$0.00				\$0,000					\$0.000
PDA 50	50							\$0.00				\$0.000				1	\$0.000
PDA 100	100							\$0.00									\$0,000
PDA Unlimited	Unlimited	T		N/A	.,	N/A		\$0.00		N/A							\$0.000

Oa/27/2005

#### 3. PC Card Data Plane<sup>5</sup>

Example 1	5	PC Card 5MB	St	. 5	\$19.99	\$0.00	20,00%	\$15.99		\$0.02	10.00%	\$0.018
Example 1a	10	PC Card 5MB	SA		\$19.99	<b>\$</b> 51.20	65.00%		includes 5120 overage follobytes at \$0.01/kb	\$0.02	10.00%	\$0.018
Example 1b	20	PC Cerd 20MB	CP	20	\$34.99	\$0.00	0.00%	\$34.99		\$0.02	0.00%	\$0.020
Deta 5 MB	5	Data Access Pack	St.	United	\$10.00	\$0.00		\$8.20	on additional \$2.00	\$0.00	0.00%	\$0.000
Deta 10 MB	10	Date Actions Pack	31.	Unimited	\$10.00	\$0.00	18.00%	\$8.20	en additional \$3.00	\$0.00	0.00%	\$0.000
Data 20 MB	20	Data Apones Pack		Untinted	\$60,00	\$0.00	18.00%	\$8.20	PRODUCTO BY MISSINGTON	\$0.00	0.00%	\$0.000
Data 50 MB	50	Data Accepts Pack	91	Unionited	\$10,00	\$0.00	18.00%	\$8.20	on additional \$2.00	\$0.00	0.00%	\$0.000
Data 100 MB	100	Geta Access Fack	Si	Unlimited	\$10.00	\$0.00	18.00%	\$8.20	PUDIC IF available for	\$0.00	0.00%	\$0.000
Data Unlimited	Unlimited	Unlimited PC Access		N/A	\$44.00	N/A	18.00%	\$36.89	Anso Incidoes	N/A		

#### NOTES:

(1) Standard List: Advertised service plan and equipment price that appears on the Contractor's web site, which is available to the general public.

Standard Adapted: The bidder's standard list price for the nearest existing plan with additional per KB list prices to adapt its current plans, as publicly available/reference-able for subscribers outside of the State, with discount-off the adapted total price to neach end price (e.g., For a 5 MB + 5 MB overlage) = 10MB plan) (<u>Custom Plan</u>; A non-published plan proposed by the Contractor to meet the State; an enrimmen synther WB and feature requirements.

- (2) The additional monthly costs for Standard Adapted Plans. The overage rate per KB used to compute this cost must be the list rate in the base Standard Plan. (e.g., For a 5 MB overage Standard Adapted Plan, the list overage rate per KB of the base 5MB plan will be used.) Enter "0" for Standard List and Custom Plans.
- (3) The additional monthly discount if the data plan is purchased in conjunction with a voice or voice + WT service plan.

  (4) The cost per minute for voice calls when a voice plan is not present with a data plan. This consumption cost per minute applies ONLY when a voice plan is absent.
- (5) The State requires all proposed data plans to provide full internet accessibility. IE, Internet access is not limited to a select number of sites.

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# D-2: Other Fees

#### INSTRUCTIONS:

### 1. Other Fees for Data

a. Standalone

List any additional monthly recurring charges per subscriber for combined voice/voice + WT and data service plans in the following table (e.g., cost recovery fees, etc.). These charges will be added to the monthly service costs to determine total costs.

b. Combination Voice/Voice+WT Service

List any additional monthly recurring charges per subscriber in the following table (e.g., cost recovery fees, number portability fees, etc.) for data plans purchased in conjunction with voice/voice + WT service. These charges will be added to the monthly service costs to determine total costs.

2. One-Time Fees

List the fees for each of the items listed. These fees shall only apply when Data is purchased as a stand alone service. For combination purchases of voice and data, or voice + WT and data, the respective voice or voice + WT fee shall apply. Enter 0 to indicate a fee that will be waived.

3. Restocking Fees List restocking fees in dollar (\$) terms per item.

### 1. Other Fees for Data

Federal Universal Service Fun-	The universal service fund subsidizes programs for	P	1.40%
Telephone Relay Service Surc	All telecommunication service providers are required to	Р	0.07%

### b. Combination Voice/Voice+WT Service

Federal Universal Service Fund The universal service fund subsidizes programs for	Р	1.40%
Telephone Relay Service Surci All telecommunication service providers are required to	Р	0.07%

- 2. One-Time Fees

  (1) Activation Fees The fixed cost per user when activating a new wireless line
  (2) Suspension Fees The fixed cost per user when suspending a wireless line
  (3) Re-Activation Fees The fixed cost per user when reactivating a wireless line.
  (4) Early Termination Fees The cost per line when terminating service prior to the minimum required service contract term

(1) Activation Fees	\$0.00	
(2) Suspension Fees	\$0.00	N/A
(3) Re-Activation Fees	\$0.00	
(4) Early Termination Fees	50 00 No	SPORTS STREET

# 3. Restocking Fees

General Restocking Fee	\$0.00
Items returned within 30 days	\$0.00

- NOTES:
  [(1) Fixed fees will be a set dollar amount.
  [(2) Percent fees will be calculated as the percentage times the effective monthly access cost.

#### D-3: Equipment and Accessories - Data

INSTRUCTIONS:

Indicate the Blackberry<sup>th</sup> devices, PDA devices and/or PC card that will be offered for free when purchasing a service plan (1a). Free devices are defined as zero cost to State at time of purchase, and excludes devices that require action by the State to recover costs (e.g., meil in rebates). Also indicate the associated ghars for which the device will be reported as the provided at an offer of the provided at an offer of the provided at an offer of the provided at and cost when purchasing a service plan (1b). Provide a response to those accessories that are tasked and fill in any other accessories that will be provided at no cost in the batter, appears, the procedure of the provided at no cost in the batter, appears, the procedure of the provided at the provided at the cost in the batter, appears, the procedure of the provided at the provided at purchased that the provided at the provided at purchased that the provided at the provided at purchased that the provided at purchased the provided as updated test of exclusions as well able to the provided at purchased that the provided at purchased at purchased at purchased the provided at purchased at purchased at purchased at purchased at purchased the provided at purchased at purchased

List the discount that will be provided to the State for Blackberry \*\* devices, PDA Devices and/or PC cards (excluding no cost devices) when purchased with a service contract (including extensions). This discount will be in addition to the standard public discounts offered with purchase of service contract or extension. Please indicate the handsets that qualify for this discount, and if applicable, the minimum tered State Common Plan that must purchased to qualify. Also indicate the features of the handsets The State recognizes that equipment and accessory models will change during the course of any contract that is signed and expects the contractor to provide an updated list of equipment as it becomes available.

Blanket Devices and Accessories Discount
 Provide the blanket discount off list for devices and accessories purchased without a service plan

Indicate the monthly insurance costs for devices and accessories.

No Cost Equipment and Accessories
 Data Devices (Only list Blackberry's devices, PDA devices and PC cards. No handeets)

	a car								
EXAMPLE	Brand X	all	Y	Υ	Υ	γ	48	 	
								***************************************	

# b. Accessories

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No.
No

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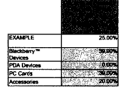
Wireless Equipment and Services eRFP# DGS 5014

Carrying Cases	No
Spare Battery	No
BlackBerry Battery	Y
Black Barry Charmer	

0e/27/2505

BlackBerry Cradie	Y
BlackBerry USB	ΥΥ
	Y
	Y

### 2. Additional Data Devices and Accessories



Qualifying Handsets and Accessories

EXAMPLE	Brand X	PDA 10+ MB	Camers, Bluetcoth, Voice Activated Dialing, Web Capable, Enhanced Standby Hours	\$199.99	
BlackBerry 7520	<b>投資</b>		Full Windows PM Byricheunizolich, Blueboth, GPS Enabled, Direct Contract	\$349.90	\$149.00
00249	Mictorota	All PC Card Plans	Type II PLINCIA form factor, works on the WICEN network intrastructure for typical	1199.00	\$121.96
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3. Blanket Discount for Blackberry <sup>In</sup> Devices, PDA Devices, PC Cards and Accessories

Example	5.00%
Blackberry** Devices	30 00%
PDA Devices	0.00%
PC Cards	39.00%
Accessories	20.00%

4. Insurance



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EXAMPLE	\$2.50	Loss, theft, out of warranty damage
PDA Devices		
PC Cards		~~~
Accessories		

NOTES:

(1) <u>List Price</u>: The price of equipment without the purchase of a service contract or extension

(2) <u>Standard Price</u> with <u>Service Activation or Extension</u>: The publicly available/reference-able price of equipment when purchased with a service contract or extension that is comparable to the standard service contract length as bid in Section 5.

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# D-4: Additional Discounts and Incentives

#### INSTRUCTIONS:

# 1. Blanket Discount - Services

Indicate the blanket discount off list price for data services and features which are not entered as part of the

### 2. Bulk New Service Activation

Indicate the additional per line credit that would be extended at the time of purchase if a bulk order for new service activation contains the specified number of lines. In order to accommodate the transition of existing State users, the Bulk New Service Activation credit will apply only after the first six months of the contract.

#### 1. Blanket Discount - Services

Example	25%	30%
Data Services	18.00%	18.00%

# 2. Bulk New Service Activation

Example 10-30	\$20
10-30	\$5
31-50	\$5 \$5 \$5
51-70	\$5
71-100	\$5 \$5 \$5
71-100 101-150 151-200	\$5
151-200	\$5
200+	\$5

# NOTES:

(1) Promotional price is defined as any service or equipment being offered on the contractor's public website with any type of discount, or stated to be promotional.

(2) Non-Promotional price is defined as any service or equipment being offered on the contractor's public website without a discount, or not stated to be promotional

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### 8.16 Data Only (3) Pricing Sheet\_BAFO.xls D-5 Price Sources

Wireless Equipment and Services eRFP# DGS 5014

# D-5: Price Sources INSTRUCTIONS:

. . . .

Please provide the published web address (url) where the publicly available/reference-able prices can be reviewed and verified.

For Custom Plans, enter the published web address (url) for the publicy available/reference-able plan that most closely match the State Common Plan

### D-1 Data Service Pricing

# 1. Blackberry™ Email Service Plans

Blackberry 1	1	http://www.nextel.com/en/solutions/blackberry/email.ahtml
Blackberry 3	3	http://www.nextel.com/et/solutions/blackberry/email.shimi
Blackberry 4	4	http://www.nextex.com/en/sc/utions/stackberry/email.ahtml
Blackberry 5	5	http://www.nextel.com/en/solutions/blackberry/email.ehtml
Blackberry		
Unlimited	Unlimited	http://www.nextel.com/er/solutions/blackberry/email.shiml

### 2. PDA Data Plans

Z. FUA Dala Fia	•
PDA 5	5
PDA 10	10
PDA 20	20
PDA 40	40
PDA 100	100
PDA Unlimited	Unlimited

# 3. PC Card Data Plans

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# 8.16 Data Only (3) Pricing Sheet\_BAFO.xls D-5 Price Sources

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Data 20 MB	20	http://www.nextel.com/en/solutions/datescosss/data-accoss_plan.shtml
Data 50 MB	50	http://www.nextell.com/en/sokatens/detasorees/deta-access_plea-shirm
Data 100 MB	100	http://www.nexaekicom/en/eokistone/dataaccees/data_accees_pten.enimi
Data Unlimited	Unlimited	http://www.nextel.com/en/sokulons/datascoess/usimited_accress_blen.shmil

# D-3 Equipment and Accessories 1. Equipment

i. Equipment		
		2017년 1월 1일 : 1일
No Cost		Arrana Arrana
Equipment	Free	http://nevelocities.nextet.com/envolutions/blackberry/index.shem/ Nextel is not proposing a no cost BlackBerry or data device
Accessories		http://nextelorifice.nextel.com/NASApprontmens.ne/sn/Action/OSBrowspAcc ensurine/OnlyCetegories/PHONE_ID=RIM/7520
Additional		
Equipment		http://nextstonline.nextsi.com/en/sokutops/wireless_moderns/index_shuril
Insurance		Direct Protect Insurance is not available for the BlackBern

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