

		DATE	BID NUMBER
		OCTOBER 17, 2023	D2400050
		<u> </u>	
PURCHASING CONTACT	PHONE	REQUEST NO.	DEPARTMENT
Debet Hebert	337-475-5083	R2401634	TRACK
Email: debet@mcneese.edu			
EEE "STANDARD TERMS & CON /ENDORS MUST SIGN AND RET BIDDERS" WITH BID RESPONSE /ENDOR:	TURN THE BID FORM 1	TITLED "STANDARD TERMS	S AND CONDITIONS TO
DELIVERED TO MCNEESE STAT			
DELIVERED TO McNEESE STAT ACCEPTED	E UNIVERSITY, IN LA	KE CHARLES, LOUISIANA.	
THIS BID SOLICITATION IS FO DELIVERED TO McNEESE STAT ACCEPTED SEALED BIDS MUST BE RETURN PRINT THE BID NUMBER, BID RETURN TO SMITH HALL, ROOK CHARLES, LA 70609, BY THE BI	TE UNIVERSITY, IN LA	KE CHARLES, LOUISIANA. LOPE/PACKAGE. E ON THE OUTSIDE OF TORIVE) LAKE CHARLES, LA	NO SUBSTITUTIONS WILL B
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REJECTION OF THE BID.		
McNEESE IS TAX EXEMPT.		
SUCCESSFUL BIDDER MUST ACC	EPT PURCHASE ORDERS.	
SPECIFICATIONS ARE AS FOLLOW	<u>VS:</u>	
ITEM #1 - 505-3021: UCS INT	ERNATIONAL SERIES HURDLE	S WITH WEIGHT SELECTOR.
41" Boards.		
Quantity: 100 EACH	Unit Cost: \$	Total: \$
ITEM #2 - 505-STUP-DP: HUI	RDLE SCREEN INITIAL SET UP C	HARGE – ONE TIME.
Quantity: 100 EACH	Unit Cost:	Total: \$
ITEM #3 — 526-1510: HURDLE	DOLLY. HOLDS 10. MADE FO	R UCS INTERNATIONAL AND ULTIMATE HURDLES.
Quantity: 10 EACH	Unit Cost: \$	Total: \$
ITEM #4 — SHIPPING CHARGE Indicate none or "0" if ind		
Quantity: 1 EACH	Unit Cost: \$	Total: \$
		GRAND TOTAL \$
Bid must be signed below. I hereby cerplaced within 30 days after bid opening Delivery days ARO/TERM All bids include prepaid delivery, F.O.B.	g date. Validity of this bid is depend	main in effect until the goods are delivered if the order is ent on the following information:
	,	

TIMELY DELIVERY OF ITS BID. FAILURE TO MEET THE BID OPENING DATE AND TIME SHALL RESULT IN

STANDARD TERMS & CONDITIONS TO BIDDERS FAX #337-475-5082

- PROPOSALS: The proposal must be received by the Purchasing Department, McNeese State University, before the time set for receiving bids. Bids received after the time set will not be considered. Bidder shall assume full responsibility for timely delivery at location designated for receipt of bids. Prices must be clear and be written in ink or typewritten, and the ITB AND Terms & Conditions must be signed in ink. Be sure bid number and due date are clearly shown on outside of package or envelope. Please see return address on the face of the bid form.
- STANDARDS OF QUALITY AND ANY ALTERNATE: Any product or service bid shall corform to all applicable Federal ans State Laws and Regulations and the specifications contained in the solicitation. Unless otherwise specified in the solicitation, any m anufacturer's name, trade name, brand name, or catalog number used in the specification is for the purpose of describing the standard of quality, performance, and characteristics desired and is not intended to limit or restrict competition. Bidder must specify the brand and model number of the product offered in his bid. Bids not specifying brand and model number shall be considered as offering the exact products specified in the solicitation.

When a Pre-Bid Conference is scheduled, no alternative will be considered unless the above conditions are complied with and the "Request for Approval of Alternate" form is completed and returned. This form will be attached when applicable. Only alternates which are approved and acknowledged by addendum following the Pre-Bid Conference will be considered for award at the bid opening. DO NOT SUBMIT BIDS ON UNAPPROVED ALTERNATES.

The burden of proof of the merit of the proposed substitute is upon the proposer. The Purchasing Director's decision of approval or rejection of a proposed substitute shall

SAMPLES/DESCRIPTIVE LITERATURE: The envelope/package containing samples and/or descriptive literature submitted by mail for consideration at the Pre-Bid Conference must be labeled in accordance with the instructions given on the "Request for Approval of Alternate" form.

When requested, samples submitted will be returned at bidder's risk and expense provided they have not been made useless through tests.

- PRICES: Unless otherwise specified by McNeese in the solicitation, bid prices must be complete, including transportation prepaid by bidder to destination and firm for acceptance for a minimum of 30 days. If accepted, prices must be firm for the contractual period. Bids other than F.O.B. destination may be rejected. Prices should be quoted in the unit (each, box, case, etc.) as specified in the solicitation.
- BID OPENING: Bidders may attend the bid opening, but no information or opinions concerning the ultimate contract award will be given at the bid opening or during the evaluation process. Bids may be examined within 72 hours after bid opening. Information pertaining to completed files may be secured by visiting McNesse during normal working hours. Written bid tabulations will not be furnished.
- AWARD OF BIDS: McNeese State University reserves the right to award items separately, grouped, or on an all-or-none basis, and to reject any or all bids and waive any informalities incident thereto.
- DELIVERY FAILURE: If the vendor fails to make delivery within the time specified on bid documents or within a reasonable time if no delivery time is specified McNeese reserves the right to cancel the item and to purchase it elsewhere. Any increase in price and/or cost of handling will be charged to the vendor making the original unsatisfactory delivery. Consistent unsatisfactory deliveries will be considered just cause for deleting a vendor from bid lists.
- TERMINATION OF THIS AGREEMENT FOR CAUSE/CONVENIENCE: McNeese may terminate this agreement for cause based upon the failure of Contractor to comply with the terms and/or conditions of the Agreement, or failure to fulfill its performance obligations pursuant to this agreement, provided that McNeese shall give the Contractor written notice specifying the Contractor's failure. If within thirty (30) days after receipt of such notice, the Contractor shall not have corrected such failure or, in the case of failure which cannot be corrected in thirty (30) days, begun in good faith to correct such failure and thereafter proceeded diligently to complete such correction, then McNeese may, at its option, place the Contractor in default and the Agreement shall terminate on the date specified in such notice.

The Contractor may exercise any rights available to it under Louisiana law to terminate for cause upon the failure of McNeese to comply with the terms and conditions of this agreement, provided the Contractor shall give McNeese written notice specifying McNeese's failure and a reasonable opportunity for McNeese to cure the defect.

McNeese may terminate the Contract at any time by giving thirty (30) days written notice to the Contractor of such termination or negotiating with the Contractor an effective date.

SOLICITATIONS FOR (MOST) GOODS, NOT SERVICES, INCLUDE THE LOUISIANA PRODUCT PREFERENCE AS STATED BELOW: IN ACCORDANCE WITH LOUISIANA REVISED STATUTES 39:1604, A PREFERENCE MAY BE ALLOWED FOR PRODUCTS MANUFACTURED, PRODUCED, GROWN, OR ASSEMBLED IN LOUISIANA OF EQUAL QUALITY. PREFERENCES SHALL NOT APPLY TO SERVICE CONTRACTS. Do you claim this Preference? YES_____ Specify Line Number(s): $Specify\ location\ within\ Lo\overline{u} is iana\ where\ this\ product\ is\ manufactured,\ produced,\ grown\ or\ assembled:$ NOTE): If more space is required, include on separate

Do you have a Louisiana business workforce? YES _____ NO ____ If so, do you certify that at least fifty percent (50%) of your Louisiana business workforce is comprised of Louisiana residents? YES ______NO_____

IN ACCORDANCE WITH L.R.S. 39:1594 (ACT 121), THE PERSON SIGNING THE BID MUST BE:

- 1. A current corporate officer, partnership member or other individual specifically authorized to submit a bid as reflected in the appropriate records on file with the Secretary of State; or
- 2. An individual authorized to bind the vendor as reflected by a corporate resolution, certificate or affidavit; or
- 3. Other documents indicating authority which are acceptable to the public entity.

By signing and returning this document (along with bid), you are certifying compliance with all Terms and Conditions set forth.

Signature & Company Name

Date