MA 18P 21011300000000000066 MODIFICATION

State of Maine



Master Agreement

Effective Date: 02/23/21 Expiration Date: 02/28/25

Master Agreement Description: Eight-Foot-Long Front Mounted Broom

Buyer Information

William Allen 207-624-7871 ext. WJE.Allen@maine.gov

Issuer Information

Jessica Norton 207-624-8226 **ext.** Jessica.h.norton@MAINE.GOV

Requestor Information

Darlyne Perry 207-624-8263 **ext.** DARLYNE.PERRY@MAINE.GOV

Agreement Reporting Categories

Reason For Modification: Extend for one year at current prices

Authorized Departments

17D MOTOR TRANSPORT

ALL

Vendor Information

Vendor Line #: 1

Vendor ID Vendor Name

VC0000247040 ALLIED EQUIPMENT LLC

Alias/DBA

Vendor Address Information

4 CAL'S WAY

HARTLAND, ME 04943

US

Vendor Contact Information

STEWART

833-255-4331 **ext.** 103 stewart@alliedequipsales.com

Commodity Information

Vendor Line #: 1

Vendor Name: ALLIED EQUIPMENT LLC

Commodity Line #: 1

Commodity Code: 76575

Commodity Description: Sweeper Accessories: Broom Fibers, Extension Brooms, Strips,

Commodity Specifications: This MA is the result of RFQ 17D 201103-099. **Commodity Extended Description:** Eight-Foot-Long Front Mounted Broom.

 Quantity
 UOM
 Unit Price

 0.00000
 0.000000

Delivery Days Free On Board

60

Contract Amount Service Start Date Service End Date

0.00

Catalog Name Discount

MB 8' Frt Broom 0.0000 %

Discount Start Date Discount End Date

02/23/21 02/28/25

Please see authorized signatures displayed on the next page

Each signatory below represents that the person has the requisite authority to enter into this Contract. The parties sign and cause this Contract to be executed.

State of Maine - Department of Administrative and Financial Services

David Morris, Acting Chief Procurement Officer

ALLIED EQUIPMENT LLC

— DocuSigned by:

1/29/2024

Signature Date

Stewart Sevey, President

Bureau of Business Management – Division of Procurement Services State of Maine – Department of Administrative and Financial Services 111 Sewall Street, 9 State House Station Augusta, Maine 04333-0009 Contract Number MA 210113*066

Tel. (207) 624-7340 Fax.# (207) 287-6578

EXTENSION OF MASTER AGREEMENT CONTRACT

Commodity Item: Eight-Foot-Long Front Mounted Broom

Contractor: Allied Equipment LLC

Mater Agreement Competitive Bid RFQ: 17D 201103-099

Contract Period Extended Through: February 28, 2025

Extended Contract Pricing: Extended with Current pricing.

Dollar value the vendor has recorded that State of Maine has spent on commodities and/or services covered by this contract over the last twelve months: \$35,000.00

Agreement to extend Master Agreement 18P – 21011300000000000066 authorized by:

State of Maine – Department of Administrative and Financial Services

DocuSigned by:

Vanid Morris

271044711 00011 402...

David Morris, Acting Chief Procurement Officer Date 1/29/2024

and

Allied Equipment LLC

Stewart Sevey, President

Date 1/29/2024

RIDERS

Ø	The following riders are hereby incorporated into this Contract and made part of it by reference: (check all that apply)
\boxtimes	Rider A – Scope of Work and/or Specifications, Warranty
\boxtimes	Rider B – Terms and Conditions
	Rider C - Exceptions
	Bid Cover Page and Debarment Form – Appendix A from RFQ
	Municipality Political Subdivision and School District Participation Certification – Appendix D from RFQ
	Appendix E, MaineDOT Certifications, Appendix F MaineDOT Terms and Conditions
	Other

RIDER A Scope of Work and/or Specifications MA 18A 210113-066

Commodity: Eight-Foot-Long Front Mounted Broom

Master Agreement Competitive Bid RFQ: 17D 201103-099

Contract Period: Through January 31, 2022. The State of Maine with vendor approval can opt to issue up to three (3) one (1) year extensions. *Final extension through February 28, 2025*

Vendor Contact Person: The vendor contact person will help consumers place orders, inquire about orders that have not been delivered, all shipping issues, quality issues and any issues pertaining to the Master Agreement (MA) contract. All orders not submitted through a Delivery Order will be sent through the vendor contact person. The vendor contact person for this MA is:

Name: Stewart Seavey Tel: 833-255-4331 Email: stewart@alliedequipsales.com

Prices: Prices are with shipping terms of "Free on Board (FOB) – Destination". The State intends for this to mean that all goods shall be priced to include shipping charges, if any, to the State's desired location. The "FOB – Destination" shipping term is also intended to mean that the State shall not bear any responsibility for the goods in question until the State takes possession of them at the destination point of delivery.

Quantities: It is understood and agreed that the MA will cover the actual quantities required by the State over the length of the contract.

Ordering Procedures: Delivery Orders (DO) will be created in AdvantageME for all orders over \$5000.00. If a DO is used, the DO will be emailed to the email address referenced on the MA as a .pdf file. Orders less than \$5000.00 can be placed using a State of Maine issued P-Card (credit card).

Using Departments: The primary using department of this Master Agreement is the Maine Department of Transportation, all State of Maine departments and agencies can utilize it.

Delivery: The vendor is responsible for the delivery of material in first class condition at the point of delivery, and in accordance with good commercial practice.

INTENT

It is the purpose and intent of these specifications to describe an Eight Foot Long Front Mounted Broom with a hydraulically driven brush system. The Front Mounted Broom head shall be capable of sweeping at an angle of 35 degrees to the left and right of the center point. Broom must be designed, constructed and reinforced for heavy-duty commercial application so that it can be easily attached to the front of a plow truck, and be hydraulically driven and manipulated utilizing the vehicle's hydraulic system. All bids must include all advertised standard features whether asked for or not in these specifications. This unit must meet or exceed all Federal and State laws and regulations.

COMPLETENESS

The price quoted in any proposal submitted shall include all items of labor, materials, and other costs necessary to fully complete the manufacture and delivery of the Front Mounted Broom pursuant to these specifications.

Any part or detail which makes the Front Mounted Broom complete and ready for service shall not be omitted, even though such part is not mentioned in these specifications.

CONFORMITY

All parts not specified shall be manufacturer's best quality and shall conform in materials, design, or workmanship to the best practice known in the Front Mounted Broom industry. All parts shall be new and in no case will used, reconditioned or obsolete parts be accepted. The parts on all Front Mounted Brooms provided by the manufacturer should be interchangeable.

INSTRUCTIONS FOR COMPLETING TECHNICAL SPECIFICATION SHEET

Please complete the checklist for technical specifications set forth below. Electronically enter responses directly into the text-enabled fields next to each specification, including actual dimensions when applicable. Each Bidder must indicate whether it can meet the technical specifications by inserting an "X" next to each specification. The "X" will demonstrate that the Bidder's offering meets the technical specification. If a Bidder cannot meet a technical specification, then the Bidder must give an explanation for each exception and for equipment that is not available or that will be dealer installed. All explanations must be provided in detail on separate pages along with the justification as to why the alternative equipment or deliverables will be as good as the equipment or deliverables described in the detailed specifications for desired items. A copy of the vendor specification proposal must be provided. Following these instructions is essential for proper bid evaluation.

If a Bidder fails to provide requested information or if information on a quote is found to be false or misleading, the quote will be rejected as unresponsive.

The award will be made on a best value basis to the vendor that either meets or most closely meets the specifications, while taking price and delivery into consideration.

It is understood that all specifications are minimums. Equivalent bid specifications may be considered. To have an "Equivalent Bid Specification" evaluated, the bidder must provide specifications and details for all specifications bid as "Equivalent Bid Specification." Bids missing this information may be rejected.

The following abbreviations must be use	The	e following	abbreviations	must	be used	:
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X	Standard or as specified
N/A	Not Available
DI	Dealer Installed
EQ	Equivalent Bid Specification

	1.0 TITLE	Abbreviation	Actual Dimension	Notes
1.1	The structure should be designed and constructed of material appropriate for the weight of the unit to including a reasonable reserve.	X		
1.2	Rigid all-welded construction of heavy wall tubing and plate for backbone and rear frame.	X		
1.3	Overall length to be appropriate for proper maneuverability at highway speeds (50MPH).	X		
1.4	Storage stands or parking stands that are adjustable.	X		
1.5	The broom shall have a standard oscillate bar for plow frame hook-up.	X		
1.6	The broom oscillate bar shall use 11/4" pins for securement to the plow head gear frame.	X		
1.7	Two (2) 360° turning casters, minimum of 1½" greaseable sealed caster stem with solid rubber tires and bolt together wheels. Minimum size 13 inch	X		
1.8	Shall have a double acting hydraulic cylinder with minimum of 4" bore x 10" stoke.	EQ	3"X7"	

	2.0 BRUSH FRAME & BRUSH	Abbreviation	Actual Dimension	Notes
2.1	The broom head shall float with side to side oscillation for following irregularities in the ground.	X		
2.2	The broom head shall be capable of angling a minimum of 30° degree to the left and right of the center point.	X		
2.3	Brush hood shall be minimum of 16-gauge material and provide minimum of 145 degrees coverage.	X		
2.4	Brush core sections shall be wire or polypropylene, flat or wafer style and 32" inch diameter. Document on separate page what your system utilizes.	X		
2.5	The length of the broom shall be 96" long.	X		
2.6	The brush core shall be reversible end to end.	X		
	3.0 HYDRAULICS	Abbreviation	Actual Dimension	Notes
3.1	Hydraulic brush shall lock in up position for transport.	N/A		Utilizes Track Extend
3.2	Shall have a minimum of two (2) hydraulic motors to power the sweeping system.	X		
3.3	Hydraulic system shall be capable of between 20-50 GPM.	X		
3.4	All hydraulic hoses shall meet or exceed SAE 100R2 specifications, terminating in national pipe thread (NPT).	X		
3.5	Hydraulic hose or pipe shall be professionally fastened and protected to prevent chafing.	X		
3.6	Hydraulic controls shall include: hydraulic angle and lift with gravity lowering.	N/A		Listis accomplished with plan List Cyl.

3.7	Shall include any and all hydraulic cylinders to manipulate and operate the broom.	N/A		Angle Cyluder only
	4.0 WARRANTY	Abbreviation	Actual Dimension	Notes
4.1	Manufacturer's standard warranty shall apply.	X	and the final state of the stat	
4.2	Terms and conditions of warranty must be provided with bid proposal (Warranty must be clearly defined and all components covered must be clearly listed and identified).	X		
4.3	Manufacturer's warranty shall start with MaineDOT in-service date.	X		
4.4	Vendor shall be (100%) responsible for all repair costs to include parts, labor during the warranty period.	X		
	5.0 MANUALS & SOFTWARE	Abbreviation	Actual Dimension	Notes
5.1	Two (2) complete parts manuals shall be supplied (CD's are acceptable).	X		
5.2	Two (2) complete service manuals shall be supplied (CD's are acceptable).	X		
5.3	Two (2) operator's manuals shall be supplied (CD's are acceptable).	X		
	6.0 TRAINING	Abbreviation	Actual Dimension	Notes
6.1	Training for Operation and Maintenance personnel shall be provided by the manufacturer, to include a minimum of 1 to 2 hours of training to take place within the State of Maine DOT Region. This training may be videotaped by MaineDOT for future use by MaineDOT trainers.	X		

6.2	Any and all training shall be performed by a factory certified trainer and not by sales personnel.	X		
6.3	All manufacturer training programs being offered, shall be defined in detail, include a written proposal of what those programs will entail and shall be submitted with bid packet.	X		
	7.0 GENERAL	Abbreviation	Actual Dimension	Notes
7.1	All pinch points and danger areas shall be clearly marked.	X		
7.2	Equipment shall be fully inspected, serviced, fully assembled, and ready to work upon delivery.	X		
7.3	Be it known that these specifications are a minimum and that bids will be evaluated on based on price, warranty, manufacturer's performance data, delivery schedule, parts availability and other items deemed appropriate.	X		
7.4	Bidders to supply a detailed specification sheet with their bid proposals listing exactly what is being offered (not a reference to a web site) and to certify that they have service facilities in Maine, staffed with trained service technicians and stocked with repair parts for the equipment which is bid. Failure to provide this information may cause the bid to be rejected. MaineDOT reserves the right to reject any and all bids.	X		
7.5	All hardware installed shall not obstruct any lubrication points.	- X		
7.6	All hardware installed shall not obstruct or interfere with any Broom component or system.	X		

7.7	All safety, warning and instructional decals must be properly displayed and appropriate for application.	X	
7.8	MaineDOT Fleet Services reserves the right to pre-inspect the Eight Foot Long Front Mount Broom before delivery.	X	
7.9	Exceptions to specifications shall be listed on a separate paper and noted as exceptions and submitted with bid proposal. If exceptions are not listed as such it shall be considered that the vendor will comply with all specifications as listed.	X	
7.10	Equipment offered must comply with applicable Federal and State of Maine laws.	X	
7.11	Upon delivery of unit(s), all necessary paperwork such as Certificate of Origin, dealer's certificate and invoices shall accompany unit(s).	X	
7.12	All bid proposals will include shipping and delivery to: Maine Department of Transportation Fleet Services, 66 Industrial Dr., Augusta, ME 04330.	X	
	8.0 PRICING OPTIONS (must be included with bid proposal)	Price	Notes
8.1	OPTION 1: Price Quote for Spray Bar with Nozzles	\$ 400.00	
8.2	OPTION 2: Price Quote for Rubber Deflector	\$ 280,00	



A Hydraulic Broom for Trucks snow a dirt a debris





Available Options

Dirt Deflector Electric/Hydraulic Swing Independent Hydraulic System (Tractors only) **Dual Low Flow Drive Motors** Sprinkler Systems Front Spray Bar Only Oil Cooler

Specifications

General

Hydraulically driven rotary angle broom

Available widths: 7' (84"), 8' (96"), 9' (108"), 10' (120"), 11'

(132") and 12' (144")

Hydraulic swing: 30 deg. left and right

Broom speed up to 250 RPM

Storage stands

Includes hoses from hydraulic drive motor(s) to bulkhead/valve Hoses from bulkhead/valve to pump, customer supplied

Brush head lifted by prime mover

Brush

32" O.D x 10" I.D wafer style brush 20-gauge 2" steel spacers Bi-directional brush installation Brush removable, without hydraulic disconnection

Brush Frame

3½" O.D. round tubular cross member Two brush arms formed from 1/4" steel plate Rectangular front support bar for additional frame strength Threaded turnbuckle adjusts link

Brush Hood

Manufactured from 16- Gauge steel with formed edge fold for additional strength 12-Gauge steel end plates Hood covers 145° of brush Pre-drilled holes for easy installation of front deflector

Brush Drive

Standard dual low-speed, high-torque, 18 c.i.d. hydraulic motors Motors are coupled directly to the brush core by means of a 5-5/16" poly hexagonal hub Recessed motors protected from accidental collision

Casters

Two 16 1/2" x 8, Solid rubber casters mounted behind the brush frame

360° of maneuverability Sealed and greaseable 2" OD caster stem

Steel surfaces undergo a phosphatizing acid bath to clean and etch the surfaces to provide superior adhesion Epoxy primer and polyurethane topcoat Painted M-B yellow

www.m-bco.com



1.800.558 ,5800

*Standard model TKH-TR

Hydraulic Broom for Trucks

7-foot (84") Broom
Poly/Wire Brush
Standard Dual Motor (28 to 40 GPM)
Hydraulic Swing Cylinder Only
M-B Yellow
2 Pin Plow Mount
Sight Indicator Flags

Ava	ils	h	ا ما	\bigcirc	nti	٥r	10
MVC	1116	เม	י שו	U	ULI	UI.	13

Broom Width	
☐ 8-foot (96") Broom	
9-foot (108") Broom	
☐ 10-foot (120") Broom	
☐ 11-foot (132") Broom	
12-foot (144") Broom	
Brush Filament	
☐ Poly (Polypropylene)	
Dual Motor Size	
☐ Low Flow (16 - 24 GPM	
·	lease inquire if your coupler style is not shown)
	ance center to center of hitch pins: Ground height to pins:
	ound Height to Pin Center:
	p (QCP) Ground height to loop:
☐ Husting 29" or 34"	· · · · · · · · · · · · · · · · · · ·
☐ Custom Mount Design	ı Fee
Optional Equipment	
☐ Deflector	
☐ Spray Bar Only with N	ozzles
☐ 150 Gallon Sprinkler S	System (no tank mount included)
	vstem (mounted on the brush hood)
☐ Oil Cooler with Fan	
Recommended Spare F	Parts (for current pricing refer to the online Parts Guide at www.m-bco.com/attachment
Part Number Descript	ion
100-140381 Hub Ass	embly, Caster Wheel
100-140383 Seal, Gr	ease, Caster Hub
100-176776 Wheel &	Tire Assembly, Caster
201-176962 Motor LI	-
201-176963 Motor R	Н
383-132568 Pin, Swi	ng Cylinder
400-64724 End Disc	c, Core
400-83521 Cylinder	; Swing
401-176753 Caster V	Vheel Bolt.
401-176923 Hub Hex	k, Urethane
401-176927 Motor M	ount
410-126149 Pin, Swi	ng, Pivot Frame
410-176750 Caster F	·
410-94050 Stand, S	
603-75914 Bearing,	, Flanged, Caster Mounting
100-147334 Solid Ca	aster Tire/Wheel



For brush replacements see "Replacement Brush Guide" section or online at www.m-bco.com



State of Maine - RFQ # 17D 201 103-0099

Due Wednesday November 25, 2020

Bidder Sales/warranty/parts facility:

Allied Equipment, LLC

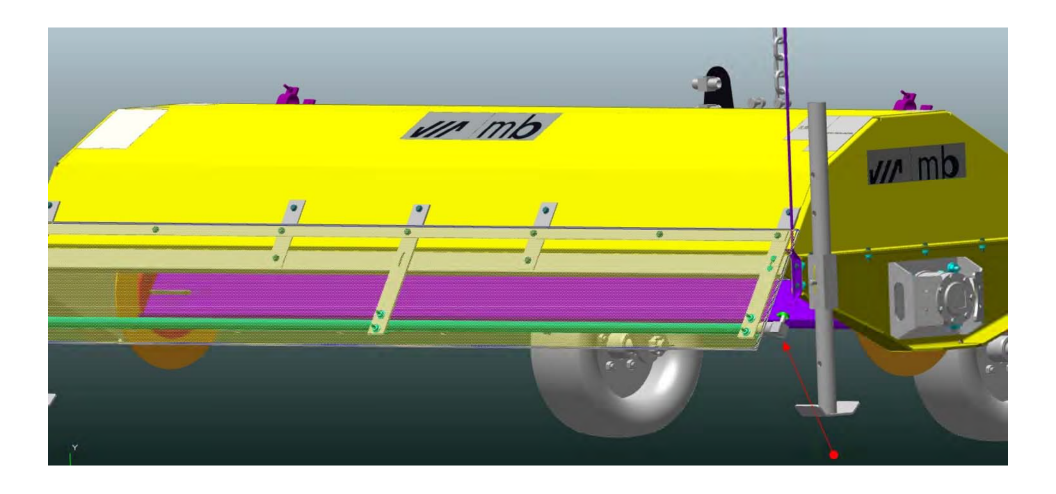
4 Cal's Way, PO Box 455

Hartland, Maine 04943

833-255-4331

Bid Specification section 2.4 BRUSH CORE SPECIFICATIONS

Brush core is a 10" x 32" flat wafer with steel spacers







M-B Companies, Inc. 1615 Wisconsin Ave. New Holstein, WI 53061

Phone 920 898 4203 Fax 920 898 4588 www.m-bco.com

Warranty/Product Registration

A Warranty Registration Form must be submitted online to make warranty effective.

Warranty Start Date:

All claims must be submitted using the proper form and emailed to mbattachments@m-bco.com. To be eligible for warranty payment the product must be registered with M-B Companies via

www.m-bco.com/attachments/warranty

M-B Companies, Inc. reserves the right to decline any claim that does not meet above requirements. Pre-Approval Required Prior To ANY Work Being Performed.

LIMITED WARRANTY

Limited Warranty: Subject to the limitations set forth herein, M-B Companies, Inc. (M-B) warrants its products to be free from defects in material and workmanship for a period of twelve (12) months from the date of delivery of the product to its original owner, except that the warranty is twelve (12) months solely for the following products: Truck Mounted Pavement Marking Equipment, Airport Snow Removal Products, Attachment Products, Brushes, MSV Multi-Service Vehicles. Parts shall have a ninety (90) day warranty. This warranty is not transferable without the written consent of M-B.

Notice: M-Bs obligations under this Limited Warranty are conditioned on M-B receiving, within the warranty period, written notice from Buyer specifying the nature of any alleged defect and requesting corrective action by Seller.

Remedies: M-B, at its option, will repair or replace, or provide a credit to Buyer for, defective warranted items. If requested by M-B, products or parts for which a warranty claim is made shall be returned, transportation prepaid, to M-B's factory. Buyer shall not return any product for repair, replacement or credit without M-B's advance written consent.

Other Manufacturers Warranty: On products furnished by M-B, but manufactured by any other manufacturer, the warranty of said manufacturer, if any, will be assigned to Buyer, if the said warranty is assignable. However, M-B does not represent or guarantee that such manufacturer will comply with any of the terms of the warranty of such manufacturer.

Exclusions: Any improper use, operation beyond capacity, or substitution of parts not approved by M-B, or alteration or repair by others in such a manner as in M-B's judgment materially and/or adversely affects the product shall void this warranty. This warranty does not apply to defects caused by damage or unreasonable use while in the possession of the owner, including but not limited to: failure to provide reasonable and necessary maintenance, normal wear, routine tune ups or adjustments, improper handling or accidents, operation at speed or load conditions contrary to published specifications, improper or insufficient lubrication, or improper storage.

Seller manufactures power brooms that mount to many makes and models of equipment. Seller attempts to ensure that the mounting frames fit correctly. However, the large number of tractor models, types and options currently available, compounded by frequent manufacturer design changes, may prevent Seller from supplying a frame that fits every unit correctly. Therefore, unless Buyer supplies drawing which detail the attachment points on the specific unit to which the broom will be mounted, Seller will not be responsible for the fit of the mounting frame.

The batteries, tires, rubber material, brushes and material normally consumed in operation, and major components such as engines, air compressors, and hydraulic pumps and motors are excluded from this warranty but may be covered to the extent of any warranty received by M-B from its supplier if permitted by the terms of such warranty.

Limitations of liability: M-B shall not be liable for any incidental, consequential, punitive or special damages of any kind, including, but not limited to, consequential labor costs or transportation charges in connection with the repair or replacement of defective parts, or lost time profits or expense which may have accrued because of said defect.

M-B disclaims all other warranties, whether express or implied, including but not limited to any implied warranty of merchantability or fitness for a particular purpose. This warranty is exclusive remedy of buyer. This warranty cannot be extended, broadened or changed in any respect except in writing by an authorized officer of M-B.

Notwithstanding anything in this warranty is to the contrary, in no event shall M-B's total liability hereunder exceed the purchased price of the particular product.













RIDER B TERMS AND CONDITIONS

- **1. DEFINITIONS**: The following definitions are applicable to these standard terms and conditions:
 - a. The term "Buyer" or "State" shall refer to the Government of the State of Maine or a person representing the Government of the State of Maine.
 - b. The term "Department" or "DAFS" shall refer to the State of Maine Department of Administrative and Financial Services.
 - c. The term "Bureau" or "BGS" shall refer to the State of Maine Bureau of General Services.
 - d. The term "Division" shall refer to the State of Maine Division of Purchases.
 - e. The term "Contractor", "Vendor", or "Provider" shall refer to the organization that is providing goods and/or services through the contract to which these standard terms and conditions have been attached and incorporated.
 - f. The term "Contract" or "Agreement" shall refer to the contract document to which these standard terms and conditions apply, taking the format of a Buyer Purchase Order (BPO) or Master Agreement (MA) or other contractual document that is mutually agreed upon between the State and the Contractor.
- **2. WARRANTY**: The Contractor warrants the following:
 - a. That all goods and services to be supplied by it under this Contract are fit and sufficient for the purpose intended, and
 - b. That all goods and services covered by this Contract will conform to the specifications, drawing samples, symbols or other description specified by the Division, and
 - c. That such articles are merchantable, good quality, and free from defects whether patent or latent in material and workmanship, and
 - d. That all workmanship, materials, and articles to be provided are of the best grade and quality, and
 - e. That it has good and clear title to all articles to be supplied by it and the same are free and clear from all liens, encumbrances and security interest.

Neither the final certificate of payment nor any provision herein, nor partial nor entire use of the articles provided shall constitute an acceptance of work not done in accordance with this agreement or relieve the Contractor liability in respect of any warranties or responsibility for faulty material or workmanship. The Contractor shall remedy any defects in the work and pay any damage to other work resulting therefrom, which shall appear within one year from the date of final acceptance of the work provided hereunder. The Division of Purchases shall give written notice of observed defects with reasonable promptness.

- **3. TAXES**: Contractor agrees that, unless otherwise indicated in the order, the prices herein do not include federal, state, or local sales or use tax from which an exemption is available for purposes of this order. Contractor agrees to accept and use tax exemption certificates when supplied by the Division as applicable. In case it shall ever be determined that any tax included in the prices herein was not required to be paid by Contractor, Contractor agrees to notify the Division and to make prompt application for the refund thereof, to take all proper steps to procure the same and when received to pay the same to the Division.
- **4. PACKING AND SHIPMENT**: Deliveries shall be made as specified without charge for boxing, carting, or storage, unless otherwise specified. Articles shall be suitably packed to secure lowest transportation cost and to conform to the requirements of common carriers and any applicable specifications. Order numbers and symbols must be plainly marked on all invoices,

packages, bills of lading, and shipping orders. Bill of lading should accompany each invoice. Count or weight shall be final and conclusive on shipments not accompanied by packing lists.

- **5. DELIVERY**: Delivery should be strictly in accordance with delivery schedule. If Contractor's deliveries fail to meet such schedule, the Division, without limiting its other remedies, may direct expedited routing and the difference between the expedited routing and the order routing costs shall be paid by the Contractor. Articles fabricated beyond the Division's releases are at Contractor's risk. Contractor shall not make material commitments or production arrangements in excess of the amount or in advance of the time necessary to meet delivery schedule, and, unless otherwise specified herein, no deliveries shall be made in advance of the Division's delivery schedule. Neither party shall be liable for excess costs of deliveries or defaults due to the causes beyond its control and without its fault or negligence, provided, however, that when the Contractor has reason to believe that the deliveries will not be made as scheduled, written notice setting forth the cause of the anticipated delay will be given immediately to the Division. If the Contractor's delay or default is caused by the delay or default of a subcontractor, such delay or default shall be excusable only if it arose out of causes beyond the control of both Contractor and subcontractor and without fault of negligence or either of them and the articles or services to be furnished were not obtainable from other sources in sufficient time to permit Contractor to meet the required delivery schedule.
- **6. FORCE MAJEURE**: The State may, at its discretion, excuse the performance of an obligation by a party under this Agreement in the event that performance of that obligation by that party is prevented by an act of God, act of war, riot, fire, explosion, flood or other catastrophe, sabotage, severe shortage of fuel, power or raw materials, change in law, court order, national defense requirement, or strike or labor dispute, provided that any such event and the delay caused thereby is beyond the control of, and could not reasonably be avoided by, that party. The State may, at its discretion, extend the time period for performance of the obligation excused under this section by the period of the excused delay together with a reasonable period to reinstate compliance with the terms of this Agreement.
- 7. INSPECTION: All articles and work will be subject to final inspection and approval after delivery, notwithstanding prior payment, it being expressly agreed that payment will not constitute final acceptance. The Division of Purchases, at its option, may either reject any article or work not in conformity with the requirements and terms of this order, or re-work the same at Contractor's expense. The Division may reject the entire shipment where it consists of a quantity of similar articles and sample inspection discloses that ten (10%) percent of the articles inspected are defective, unless Contractor agrees to reimburse the Division for the cost of a complete inspection of the articles included in such shipment. Rejected material may be returned at Contractor's risk and expense at the full invoice price plus applicable incoming transportation charges, if any. No replacement of defective articles of work shall be made unless specified by the Division.
- **8. INVOICE**: The original and duplicate invoices covering each and every shipment made against this order showing Contract number, Vendor number, and other essential particulars, must be forwarded promptly to the ordering agency concerned by the Vendor to whom the order is issued. Delays in receiving invoice and also errors and omissions on statements will be considered just cause for withholding settlement without losing discount privileges. All accounts are to be carried in the name of the agency or institution receiving the goods, and not in the name of the Division of Purchases.
- **9. ALTERATIONS**: The Division reserves the right to increase or decrease all or any portion of the work and the articles required by the bidding documents or this agreement, or to eliminate

all or any portion of such work or articles or to change delivery date hereon without invalidating this Agreement. All such alterations shall be in writing. If any such alterations are made, the contract amount or amounts shall be adjusted accordingly. In no event shall Contractor fail or refuse to continue the performance of the work in providing of articles under this Agreement because of the inability of the parties to agree on an adjustment or adjustments.

- **10. TERMINATION**: The Division may terminate the whole or any part of this Agreement in any one of the following circumstances:
 - a. The Contractor fails to make delivery of articles, or to perform services within the time or times specified herein, or
 - b. If Contractor fails to deliver specified materials or services, or
 - c. If Contractor fails to perform any of the provisions of this Agreement, or
 - d. If Contractor so fails to make progress as to endanger the performance of this Agreement in accordance with its terms, or
 - e. If Contractor is adjudged bankrupt, or if it makes a general assignment for the benefit of its creditors or if a receiver is appointed because of its insolvency, or
 - f. Whenever for any reason the State shall determine that such termination is in the best interest of the State to do so.

In the event that the Division terminates this Agreement in whole or in part, pursuant to this paragraph with the exception of 8(f), the Division may procure (articles and services similar to those so terminated) upon such terms and in such manner as the Division deems appropriate, and Contractor shall be liable to the Division for any excess cost of such similar articles or services.

- 11. NON-APPROPRIATION: Notwithstanding any other provision of this Agreement, if the State does not receive sufficient funds to fund this Agreement and other obligations of the State, if funds are de-appropriated, or if the State does not receive legal authority to expend funds from the Maine State Legislature or Maine courts, then the State is not obligated to make payment under this Agreement.
- 12. COMPLIANCE WITH APPLICABLE LAWS: Contractor agrees that, in the performance hereof, it will comply with applicable laws, including, but not limited to statutes, rules, regulations or orders of the United States Government or of any state or political subdivision(s) thereof, and the same shall be deemed incorporated herein by reference. Awarding agency requirements and regulations pertaining to copyrights and rights in data. Access by the grantee, the subgrantee, the Federal grantor agency, the Comptroller General of the United States, or any of their duly authorized representatives to any books, documents, papers and records of the Contractor which are directly pertinent to that specific contract for the purpose of making audit, examination, excerpts, and transcriptions. Retention of all required records for three years after grantees or subgrantees make final payments and all other pending matters are closed. Compliance with all applicable standards, orders, or requirements issued under section 306 of the Clean Air Act (42 U.S.C. 1857(h), section 508 of the Clean Water Act, (33 U.S.C. 1368), Executive Order 11738, and Environmental Protection Agency regulations (40 CFR part 15). (Contracts, subcontracts, and subgrants of amounts in excess of \$100,000). Mandatory standards and policies relating to energy efficiency which are contained in the state energy conservation plan issued in compliance with Energy Policy and Conservation Act (Pub. L. 94-163, 89 Stat. 871).
- **13. INTERPRETATION**: This Agreement shall be governed by the laws of the State of Maine as to interpretation and performance.

- **14. DISPUTES**: The Division will decide any and all questions which may arise as to the quality and acceptability of articles provided and installation of such articles, and as to the manner of performance and rate of progress under this Contract. The Division will decide all questions, which may arise as to the interpretation of the terms of this Agreement and the fulfillment of this Agreement on the part of the Contractor.
- **15. ASSIGNMENT**: None of the sums due or to become due nor any of the work to be performed under this order shall be assigned nor shall Contractor subcontract for completed or substantially completed articles called for by this order without the Division's prior written consent. No subcontract or transfer of agreement shall in any case release the Contractor of its obligations and liabilities under this Agreement.
- 16. STATE HELD HARMLESS: The Contractor agrees to indemnify, defend, and save harmless the State, its officers, agents, and employees from any and all claims and losses accruing or resulting to any and all contractors, subcontractors, material men, laborers and other persons, firm or corporation furnishing or supplying work, services, articles, or supplies in connection with the performance of this Agreement, and from any and all claims and losses accruing or resulting to any person, firm or corporation who may be injured or damaged by the Contractor in the performance of this Agreement.
- 17. SOLICITATION: The Contractor warrants that it has not employed or written any company or person, other than a bona fide employee working solely for the Contractor to solicit or secure this Agreement, and it has not paid, or agreed to pay any company, or person, other than a bona fide employee working solely for the Contractor any fee, commission, percentage, brokerage fee, gifts, or any other consideration, contingent upon, or resulting from the award for making this Agreement. For breach or violation or this warranty, the Division shall have the absolute right to annul this agreement or, in its discretion, to deduct from the Agreement price or consideration, or otherwise recover the full amount of such fee, commission, percentage, brokerage fee, gifts, or contingent fee.
- **18. WAIVER**: The failure of the Division to insist, in any one or more instances, upon the performance of any of the terms, covenants, or conditions of this order or to exercise any right hereunder, shall not be construed as a waiver or relinquishment of the future performance of any such term, covenant, or condition or the future exercise of such right, but the obligation of Contractor with respect to such future performance shall continue in full force and effect.
- **19. MATERIAL SAFETY**: All manufacturers, importers, suppliers, or distributors of hazardous chemicals doing business in this State must provide a copy of the current Material Safety Data Sheet (MSDS) for any hazardous chemical to their direct purchasers of that chemical.
- **20. COMPETITION**: By accepting this Contract, Contractor agrees that no collusion or other restraint of free competitive bidding, either directly or indirectly, has occurred in connection with this award by the Division of Purchases.
- **21. INTEGRATION**: All terms of this Contract are to be interpreted in such a way as to be consistent at all times with this Standard Terms and Conditions document, and this document shall take precedence over any other terms, conditions, or provisions incorporated into the Contract.

Appendix A

STATE OF MAINE DEPARTMENT OF ADMINISTRATIVE AND FINANCIAL SERVICES DIVISION OF PROCUREMENT SERVICES

BID COVER PAGE and DEBARMENT FORM

Bidder's Organization Name:	Allied Equipment LLC	
Chief Executive - Name/Title:	Stewart Ol Berry, Preside	
Tel: \$33-255-4331	Fax: 207-512-1434	E-mail: Stewart@alliedeguipsales. co
Headquarters Street Address:	4 Cal's Way - PO Box 455	0 /
Headquarters City/State/Zip:	Hartland, Maire 04943	
(provide information requested	below if different from above)	
Lead Point of Contact for Bid -	Name/Title: Stewart Sevey-	Preschent
Tel:	Fax:	E-mail:
Street Address:		
City/State/Zip:		

By signing below Bidder affirms:

- Their bid complies with all requirements of this RFQ;
- This bid and the pricing structure contained herein will remain firm for a period of 180 days from the date and time of the bid opening;
- That no personnel currently employed by the Department or any other State agency participated, either directly or indirectly, in any activities relating to the preparation of the Bidder's proposal;
- That no attempt has been made or will be made by the Bidder to induce any other person or firm to submit or not to submit a proposal; and
- The undersigned is authorized to enter into contractual obligations on behalf of the above-named organization.

Name: Steward L Sevey	Title: President
To have your bid accepted, this Appendix MUST hav	ve an actual wet signature or utilize DocuSign
or Adobe Sign forms of electronic signature.	
Authorized Signature:	Date: 11/2-1/2-0

Debarment, Performance, and Non-Collusion Certification

By signing this document, I certify to the best of my knowledge and belief that the aforementioned organization, its principals, and any subcontractors named in this proposal:

- a. Are not presently debarred, suspended, proposed for debarment, and declared ineligible or voluntarily excluded from bidding or working on contracts issued by any governmental agency.
- b. Have not within three years of submitting the proposal for this contract been convicted of or had a civil judgment rendered against them for:
 - i. fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a federal, state or local government transaction or contract.
 - ii. violating Federal or State antitrust statutes or committing embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
 - iii. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State or Local) with commission of any of the offenses enumerated in paragraph (b) of this certification; and
 - iv. have not within a three (3) year period preceding this proposal had one or more federal, state or local government transactions terminated for cause or default.
- c. Have not entered into a prior understanding, agreement, or connection with any corporation, firm, or person submitting a response for the same materials, supplies, equipment, or services and this proposal is in all respects fair and without collusion or fraud. The abovementioned entities understand and agree that collusive bidding is a violation of state and federal law and can result in fines, prison sentences, and civil damage awards.
- Failure to provide this certification may result in the disqualification of the Bidder's proposal, at the discretion of the Department.

To the best of my knowledge all information provided in the enclosed proposal, both programmatic and financial, is complete and accurate at the time of submission.

Name: Stewart L Severy	Title: President
To have your bid accepted, this Appendix MUST have an actual wet signature or utilize DocuSign	
or Adobe Sign forms of electronic signature.)
Authorized Signature:	Date: 11/24/20

Comments section.

Appendix D

STATE OF MAINE DEPARTMENT OF ADMINISTRATIVE AND FINANCIAL SERVICES DIVISION OF PROCUREMENT SERVICES

MUNICIPALITY POLITICAL SUBDIVISION and SCHOOL DISTRICT PARTICIPATION **CERTIFICATION**

RFO # 17D 201103-099 **Eight-Foot-Long Front Mounted Broom**

The Division of Procurement Services is committed to providing purchasing opportunities for municipalities, political subdivisions and school districts in Maine by allowing them access, through our vendors, to our contract pricing. A bidder's willingness to extend contract pricing to these entities will be taken into consideration in making awards.

Orders from Municipality, Political Subdivisions and School Districts (Appendix D): If the bidder elects to permit Municipality, Political Subdivisions and School Districts to utilize the resulting Master Agreement Contract. The State of Maine will not be responsible for any order placed by these groups. All orders will originate from these groups and they will be liable for all payments.

Will you accept orders from political subdivisions and school districts in Maine at the prices quoted?

Yes, with conditions as follows:

No

Rev. 7/15/2019

Date:

State of Maine RFQ# 17D 201103-099

Appendix E

RFQ # 17D 201103-099 Eight-Foot-Long Front Mounted Broom

CERTIFICATIONS

1.0 NONCOLLUSION BIDDING CERTIFICATION

By submission of this Bid, each Bidder and each person signing on behalf of any Bidder certifies, and in the case of a joint bid, each party certifies as to its own organization, under penalty of perjury, that to the best of its knowledge and belief:

- 1. The prices in this Bid have been arrived at independently without collusion, consultation, communication or agreement, for the purpose of restricting competition as to any other matter relating to such prices with any other Bidder or with any other competitor;
- 2. Unless otherwise required by law, the prices which have been quoted in this Bid have not been knowingly disclosed by the Bidder and will not knowingly be disclosed by the Bidder prior to opening, directly or indirectly, to any other Bidder or to any competitor; and,
- 3. No attempt has been made or will be made by the Bidder to induce any other person, partnership or corporation to submit or not to submit a Bid for the purpose of restricting competition.

Dated

11/24/20

Printed name of Person Bidding

Authorized Signature

Title President

2.0 EQUIPMENT PERFORMANCE AND WARRANTY DATA

The information provided on this form will be used in determining operating costs of the equipment. Bidder must complete this form and submitted with bid. Bids received without this information will be considered non-responsive to the bid.

Stewart L Sevey

- 1. EQUIPMENT: In Mant Broom
- 2. DESCRIBE THE PROCESS FOR THE SUBMISSION OF WARRANTY CLAIMS FOR REIMBURSEMENT OUTLINED AND SUBMITTED WITH THE BID. (written process to follow for reimbursement of warranty claims)

Call - 833-255-4331 Hove Oxforce, Hartland Marie

3. EQUIPMENT INFORMATION:

YEAR: 2021 EQUIPMENT MAKE: M-B Companies

EQUIPMENT MODEL: TKH-TR96

- 4. MANUFACTURER'S RECOMMENDED PREVENTATIVE MAINTENANCE SCHEDULE MUST BE PROVIDED
- 5. BASIC EQUIPMENT WARRANTY DESCRIPTION

1- Year, Ports + Labor

6. NAME/LOCATION OF REPAIR FACILITY(S) (BOTH AUTHORIZED WARRANTY, PARTS & SERVICE PER REQUESTED LOCATION). It is desired that at least one facility is located within 75-mile radius each region headquarters: Scarborough, Augusta, Dixfield, Bangor and Presque Isle.

WARRANTY AND SERVICE FACILITIES

ADDRESS 1: 4 Cal's Way Hartland, Mare 04943

ADDRESS 2:

ADDRESS 3:

ADDRESS 4:

ADDRESS 5:

CONTACT NAME: Slew 1 Seven TELEPHONE: 833-255-4331

ADDRESS: 4 Cal's Way Harland, Me GY943

CONTACT NAME: In Shalf TELEPHONE: 833-255-4331

Attach written explanation describing the locations of the facilities, the contact name and number at each

facility, the times the facilities will be available for use, the qualifications of the staff at the facilities and how the vendor will provide warranty and service at these service facilities.

Bidder certifies that they have service facilities in Maine, staffed with trained service technicians and stocked with repair parts for the equipment which is bid.

This form must be reproduced and completed for any additional equipment warranty/facility information.

Dated

11/24/20

Print Name Stewart Severy

Company Name Allied Equipment, LLC

3.0 SPECIFICATION COMPLIANCE

The bidder hereby certifies that the equipment(s) being bid in response to this invitation meet or exceed these specifications and that where a deviation from the specifications exists, the bidder has obtained written approval of those exceptions prior to submitting this bid.

If a conflict exists between these specifications and Federal and/or State laws, the Federal and/or State laws shall prevail and the bidder must alert the purchaser to any such conflicts.

11/24/20

Printed name of Person Bidding Stewart Severy

Title Stand Seven

Appendix F

RFQ # 17D 201103-099 Eight-Foot-Long Front Mounted Broom

MaineDOT TERMS AND CONDITIONS

A. AGREEMENT

The Vendor shall deliver the equipment ordered in accordance with this Agreement and governed by these Terms and Conditions.

B. INDEPENDENT CAPACITY

In providing the equipment under the Agreement, the Vendor shall act independently and not as an agent of the State of Maine.

C. STATUS REPORTS

Prior to the start of work, the Vendor shall furnish MaineDOT with a proposed progress schedule in MaineDOT's standard format. The Vendor will outline the various phases of work that will need to be completed in order to meet the schedule set forth by MaineDOT.

During equipment assembly, the successful bidder shall submit to MaineDOT's Fleet Representative, a Monthly Status Report of accomplishments from the preceding month. The progress report shall be used to keep team members and MaineDOT's Fleet Representative informed about project status and issues. Information will include:

- a. A written statement describing the work accomplished during the period and to date.
- b. An estimate of the percentage of work completed within the specified services.
- c. Any information needed from MaineDOT to complete the project and avoid delays.
- d. The successful bidder's action plan to remedy and address any non-conforming or unacceptable work submitted to Department.
- e. Document anticipated problems and possible solutions.

These progress reports shall be submitted to MaineDOT on a **monthly basis**. Failure to submit could result in non-payment of the invoice, or be considered as a default, and shall be recorded in the Vendor's Performance Evaluation. If work is temporarily delayed, the Vendor may suspend submittal of the monthly progress reports with written approval from MaineDOT. The Vendor shall be responsible for addressing any action that may be required to keep the project on schedule.

MaineDOT shall have a period of 15 business days after receipt of the submissions to complete the review and make any necessary comments. Following the review, the Vendor will make any revisions and corrections requested by MaineDOT.

D. PAYMENT AND OTHER PROVISIONS

MaineDOT anticipates paying the selected Vendor for goods and services received, on the basis of net 30 payment terms following acceptance of the equipment, the receipt of an acceptable title and required documents, and an accurate and acceptable invoice. An invoice will be considered accurate and acceptable if it contains the State of Maine Agreement number, correct pricing information relative to the Agreement, and provides any required supporting documents, as applicable, and any other specific and agreed-upon requirements listed within the Agreement.

MaineDOT reserves the right to pay for the equipment purchased by any of several available means, which include but may not be limited to check, EFT, and/or procurement card. Vendors are advised that state statute precludes sellers from imposing a surcharge on credit or debit card purchases (text follows):

"9-A MRSA §8-303 (2): A seller in a sales transaction may not impose a surcharge on a cardholder who elects to use a credit card or debit card in lieu of payment by cash, check or similar means."

E. WARRANTY

For a period of one (1) year following equipment delivery and acceptance (the "Warranty period"), Vendor unconditionally warrants and guarantees that the equipment shall be free from defects in parts and workmanship. If MaineDOT discovers any defects during the Warranty period, the Vendor's obligation will be to repair or replace the equipment or refund the purchase price, at MaineDOT's sole option subject to the following requirements as applicable:

- Replacement will be with new equipment matching the specifications within this Agreement.
- Reimbursement will be for the total purchase price of the equipment including the cost of returning the equipment.
- All Repairs including the cost of transporting the equipment will be borne by the Vendor. All repairs will be warranted free from defects in parts and workmanship for a one year period following the repair.

The Vendor hereby assigns to MaineDOT the right to enforce all manufacturer's warranties or guarantees on the equipment.

The Vendor agrees that the warranty obligations provided by this Agreement shall be reported as an outstanding obligation in the event of bankruptcy, dissolution, or the sale, merger, or cessations of operations of the Vendor.

In the event of a breach of Vendor's warranty obligations, MaineDOT shall notify Vendor in writing of the breach and grant Vendor 30 days to cure the breach. Should Vendor fail to cure the breach, MaineDOT may pursue whatever remedies may be available.

F. DAMAGES

Time is of the essence in the delivery of the equipment specified herein, and in event of delay(s) in

the delivery of the equipment beyond the date set forth in the Agreement, or beyond authorized extensions thereof MaineDOT may impose liquidated damages. Because it is difficult to determine the actual amount of the damage by reason of such delay it is therefore agreed that the Vendor will pay the sum of one hundred dollars (\$100.00) per unit for each calendar day(s) delay in delivery as liquidated damages and not as a penalty.

These damages shall be deducted from any monies due, or which may thereafter become due to the Vendor or may be recovered by through any lawful means.

G. SET-OFF RIGHTS

MaineDOT shall have all of its common law, equitable and statutory rights of set-off.

H. FORCE MAJEURE

Either party may be excused from performance under this Agreement to the extent the failure to perform is caused by acts of God or of the public enemy, fire, floods, epidemics, quarantine, restrictions, strikes, labor disputes, and freight embargos, or other causes beyond the party's reasonable control. In the event of such event of force majeure, the affected party shall provide the other party written notice of the cause of delay within fifteen (15) days from the beginning of any such delay. The time of performance shall be excused to extent of the duration of any such event of force majeure, or such period of time as may be mutually agreed upon by the parties.

I. INDEMNIFICATION

The Vendor shall indemnify and hold harmless MaineDOT and its officers, agents, and employees from and against any and all claims, liabilities, and costs, including reasonable attorney fees, for any or all injuries to persons or property or claims for money damages, including claims for violation of intellectual property rights, arising from the negligent acts or omissions of the Vendor, its employees or agents, officers or Subcontractors in the performance of work under this Agreement; provided, however, the Vendor shall not be liable for claims arising out of the negligent acts or omissions of MaineDOT, or for actions taken in reasonable reliance on written instructions of MaineDOT.

This indemnification provision shall survive any termination or expiration of the Agreement.

J. DEFAULT, TERMINATION

a. MaineDOT reserves the right to terminate this Agreement or any part hereof, for its sole convenience. Thirty (30) days advance written notice shall be provided in the case of a termination for convenience. In the event of such termination, Vendor shall immediately stop all work hereunder and shall immediately cause any and all of its suppliers and subcontractors to cease work. Vendor shall be paid for all work on a percentage completed basis, as mutually agreed upon by the parties, up to the date of termination under this Paragraph 14.A.

- b. MaineDOT shall have the right to terminate this Agreement in the event of a material breach or default by Vendor of its obligations hereunder that is not cured within thirty (30) days from the date of receipt by Vendor of written notice of such breach from MaineDOT. If the breach or default, by its nature, cannot be cured within such thirty (30) day period, then Vendor shall have such additional time (not to exceed thirty (30) additional days) as may be necessary to cure the breach or default, provided Vendor has exercised reasonable commercial efforts and taken appropriate action to begin cure of the breach or default within the initial thirty (30) day cure period.
- c. MaineDOT shall have the right to terminate this Agreement immediately upon written notice to Vendor in the event (i) Vendor, or any director, officer or employee of Vendor assigned to this Project is convicted of a criminal offense directly related to information technology services; or (ii) proceedings in bankruptcy are commenced against Vendor or if a receiver is appointed and such case or proceeding shall continue undismissed, or unstayed and in effect, for a period of one hundred twenty (120) days. Notwithstanding the foregoing, if a conviction of an employee assigned to this Project, officer or director, relates to individual and/or personal actions of such employee, officer or director and not the policy or directive of Vendor and, upon such conviction, Vendor shall terminate or otherwise remove such employee, officer or director and take such other steps to reasonably ensure the propriety of Vendor' delivery of information technology services, then MaineDOT shall not have a right to terminate this Agreement pursuant to the foregoing clause (i) of this Section 14 (C).
- d. Vendor shall have the right to terminate this Agreement in the event of a material breach or default by MaineDOT of its obligations hereunder that is not cured within thirty (30) days from the date of receipt by MaineDOT of written notice of such breach from Vendor. If the breach or default, by its nature, cannot be cured within such thirty (30) day period, then MaineDOT shall have such additional time (not to exceed thirty (30) additional days) as may be necessary to cure the breach or default, provided MaineDOT has exercised reasonable commercial efforts and taken appropriate actions to begin cure of the breach or default within the initial thirty (30) day cure period.
- e. Vendor shall cause the foregoing provisions to be inserted in any subcontract for any work covered by this Agreement so that such provisions shall be binding upon each subcontractor, provided that the foregoing provisions shall not apply to contracts or subcontracts for standard commercial supplies or raw materials.

K. <u>DELIVERY AND ACCEPTANCE</u>

Time is of the essence in the delivery of the equipment. The Vendor shall execute the work continuously and diligently. Delivery of the units shall occur in accordance with the terms and conditions outlined in the resulting Agreement.

- i. Production of the units shall be conducted as a continuous production with no breaks or inserts of other orders or types of equipment.
- ii. Delivery shall be restricted to Monday through Friday, between the hours of 8 AM and 4 PM.
- iii. The Vendor will contact MaineDOT Fleet Services 24 hrs. prior to delivery with an estimated time of arrival.
- iv. Units furnished under this Agreement shall be delivered in first class condition, complete and ready for operation, and the Vendor shall assume all costs, responsibilities, and risk of loss related to damage that may have occurred in the delivery of the units.
- v. When units are delivered, certificates or releases signed by representatives of MaineDOT Fleet Services are understood to be a simple acknowledgment of receipt of the units only, and will <u>NOT</u> constitute an acceptance of the condition of the units or their conformance with the terms and conditions of the Agreement specifications.
- vi. Upon delivery, MaineDOT may conduct such tests as may be required to determine to its own satisfaction that the units appear to be in conformance with the terms, conditions, and requirements of the Agreement specifications.

Acceptance shall occur following final inspection by authorized employees of MaineDOT Fleet Service, receipt of the titles and all requested documentation. The Vendor will be notified, in writing, of acceptance/non-acceptance within fifteen calendar (15) days of delivery to the location specified in this Agreement.

L. RIGHT TO SUSPEND WORK

MaineDOT has the right to suspend any or all work at any time for any reason as it deems necessary. Consultant may receive payment for the portion of services completed through the date of suspension.

M. COPYRIGHT AND LICENSES - PATENTS AND COPYRIGHTS

Data and publication rights to any documents, produced under the terms of Agreement are the property of MaineDOT. The Vendor shall not copyright the material produced under the terms of the Agreement without written approval of MaineDOT, except to the extent necessary to protect its rights pursuant to the following paragraph.

The Parties to this Agreement mutually agree that, if patentable discoveries, intellectual property and software, or inventions should result from work described therein, all rights accruing from such discoveries or inventions shall be the sole property of MaineDOT.

N. CLAIMS AND DISPUTES

General

To preserve any claim arising out of the Agreement, the Parties shall comply with and exhaust all provisions of this Section. Unless otherwise agreed to in writing, the Vendor shall continue to perform its services during any dispute resolution process. If the Vendor continues to perform, MaineDOT shall continue to make payments in accordance with the Agreement of amounts not in dispute.

Negotiation with MaineDOT's Fleet Representative

The Vendor shall promptly notify MaineDOT's Fleet Representative, or their designee, in writing, of disputes that could significantly affect scope, schedule or compensation. After such notice, the Vendor and MaineDOT's Fleet Representative shall promptly negotiate in good faith to resolve the dispute. MaineDOT's Fleet Representative will promptly issue a decision.

Review by Director

If the Vendor desires a review of MaineDOT's Fleet Representative's decision, then the Vendor shall promptly request in writing that MaineDOT's Director of the applicable Bureau or Office review the Fleet Representative's decision. The Director or its designee(s) shall promptly notify the Vendor in writing of the result of the review.

Dispute Resolution

If the dispute remains unresolved after negotiation and review as set forth above, the Parties may proceed to mediation by selecting a mediator acceptable to both.

If the Parties are unable to resolve the dispute through mediation, either party may seek judicial review through a civil action commenced in the Superior Court of Maine, Kennebec County.

O. CONTROLLING LAWS

The Agreement referred to in these Terms and Conditions is governed by the applicable laws of the Federal Government and the State of Maine.

Laws to Be Observed

The Vendor shall comply with all applicable Federal. State and local laws, rules, regulations, orders, and ordinances affecting the work including, without limitation all environmental, wage, labor, equal opportunity, safety, patent, copyright, or trademark laws. The Vendor shall indemnify MaineDOT and hold MaineDOT harmless against any and all claims or liabilities arising from or based upon the violation or alleged violation of any such Law caused directly or indirectly by or through the Vendor.

P. ENTIRE AGREEMENT/BINDING EFFECT/MODIFICATION/ASSIGNMENT

This Agreement sets forth the entire agreement of the parties with regard to the subject herein. This Agreement may not be modified except by a written amendment executed by both parties.

Neither MaineDOT nor the Vendor may assign, sublet, or transfer any rights under or interest (including, but without limitation, monies that are due or may become due) in the Agreement without the written consent of the other, except to the extent that any assignment, subletting, or transfer is mandated or restricted by law. Unless specifically stated to the contrary in any written Consent To Assignment, no assignment shall release or discharge the assignor from any duty or responsibility under the Agreement.

Q. SEVERABILITY

The invalidity or unenforceability of any particular provision or part thereof of this Agreement shall not affect the remainder of said provision or any other provisions, and this Agreement shall be construed in all respects as if such invalid or unenforceable provision or part thereof had been omitted.

R. NON-WAIVER

If MaineDOT fails or refuses to enforce any provision in the Agreement that shall not constitute a waiver of that provision, nor shall it affect the enforceability of that provision or of the remainder of the Agreement.

Name of Company: Alled Equipment, LLC

Address: 4 Cals Way Hartland, Me 04543

Signature: 11/24/20