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MODIFICATION

State of Maine



Master Agreement

Effective Date: 09/01/22

Expiration Date: 08/31/24

Master Agreement Description: Hearing Aid Participating Addendum, Starkey Lab Inc.

Buyer Information

Justin Franzose 207-624-7337 ext. justin.franzose@maine.gov

Issuer Information

Nancy Winter 207-623-7958 ext. nancy.a.winter@maine.gov

Requestor Information

Nancy Winter 207-623-7958 ext. nancy.a.winter@maine.gov

Agreement Reporting Categories

Reason For Modification: Extension to 8/31/2024.

Authorized Departments

ALL

Vendor Information

Vendor Line #: 1

Vendor ID

VC0000158213

Vendor Name

STARKEY LABORATORIES INC

Alias/DBA

Vendor Address Information

6700 WASHINGTON AVE S

EDEN PRAIRIE, MN 55344

US

STATE OF MAINE

GENERAL TERMS AND CONDITIONS FOR GOODS AND/OR SERVICES UNDER BUYER PURCHASE ORDERS (BPOs) AND MASTER AGREEMENTS (MAs)

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 or 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 agreements, 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 on account 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 of 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.

22. ORDER OF PRECEDENCE. In the event of a conflict between the documents comprising this Agreement, the Order of Precedence shall be:

- a. Exceptions - If applicable
- b. General Terms & Conditions for Goods and/or Services under Buyer Purchase Orders and Master Agreements
- c. Scope of Work - If applicable
- d. Vender Agreement - Included at Department's Discretion
- e. Other - Included at Department's Discretion



State of Minnesota Contract

SWIFT Contract No.: 217774

This Contract is between the State of Minnesota, acting through its Commissioner of Administration ("State") and Starkey Lab Inc whose designated business address is 6700 Washington Ave S, Eden Prairie, MN 55344 ("Contractor"). State and Contractor may be referred to jointly as "Parties."

Recitals

1. State issued a solicitation identified as G0210-2000012895 on May 12, 2022 for Hearing Aids: Volume Purchase Hearing Aid Program ("Solicitation");
2. Contractor provided a response to the Solicitation indicating its interest in and ability to provide the goods or services requested in the Solicitation; and
3. Subsequent to an evaluation in accordance with the terms of the Solicitation and negotiation, the Parties desire to enter into a contract.

Accordingly, the Parties agree as follows:

Contract

1. Term of Contract

- 1.1 Effective date. September 1, 2022, or the date the State obtains all required signatures under Minn. Stat. § 16C.05, subd. 2, whichever is later. The Contractor must not begin work under this Contract until this Contract is fully executed and the Contractor has been notified by the State's Authorized Representative to begin the work.
- 1.2 Expiration date. August 31, 2023, or until all obligations have been satisfactorily fulfilled, whichever occurs first. The contract may be extended for up to an additional 48 months, in increments as determined by the State, through a duly executed amendment.
- 1.3 Contract Use. This Contract is not exclusive and shall not be construed as guarantying a minimum or maximum amount of usage.

2. Contractor's Duties

The Contractor shall perform all duties described in this Contract to the satisfaction of the State.

3. Representations and Warranties

- 3.1 Under Minn. Stat. §§ 15.061 and 16C.03, subd. 3, and other applicable law Statute 256B.04 the State is empowered to engage such assistance as deemed necessary.

3.2 Contractor warrants that it is duly qualified and shall perform its obligations under this Contract in accordance with the commercially reasonable standards of care, skill, and diligence in Contractor's industry, trade, or profession, and in accordance with the specifications set forth in this Contract, to the satisfaction of the State.

3.3 Contractor warrants that it possesses the legal authority to enter into this Contract and that it has taken all actions required by its procedures, by-laws, and applicable laws to exercise that authority, and to lawfully authorize its undersigned signatory to execute this Contract, or any part thereof, and to bind Contractor to its terms.

4. Time

The Contractor must comply with all the time requirements described in this Contract. In the performance of this Contract, time is of the essence.

5. Compensation and Conditions of Payment

5.1 Compensation. The State will pay for performance by the Contractor under this Contract in accordance with the breakdown of costs as set forth in Exhibit D which is attached and incorporated into this Contract.

5.2 Conditions of Payment. All duties performed by the Contractor under this Contract must be performed to the State's satisfaction and in accordance with all applicable federal, state, and local laws, ordinances, rules, and regulations including business registration requirements of the Office of the Secretary of State. The Contractor will not receive payment for work found by the State to be unsatisfactory or performed in violation of federal, state, or local law.

6. Authorized Representative

6.1 The State's Authorized Representative is Robb Mimbach, Acquisition Management Specialist, 651.201.2432, or his/her successor or delegate, and has the responsibility to monitor the Contractor's performance.

6.2 Contractor's Authorized Representative. The Contractor's Authorized Representative is Gary Zajicek, Director of Commercial Operations at the following business address and telephone number: 6700 Washington Ave S, Eden Prairie, MN 55344 and 952.947.4813, or his/her successor. If the Contractor's Authorized Representative changes at any time during this Contract, the Contractor must immediately notify the State.

7. Exhibits

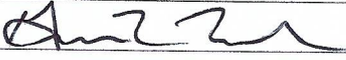
The following Exhibits are attached and incorporated into this Contract. In the event of a conflict between the terms of this Contract and its Exhibits, or between Exhibits, the order of precedence is first the Contract, and then in the following order:

- Exhibit A: Contract Terms
- Exhibit B: Insurance Terms (Not applicable)
- Exhibit C: Specifications, Duties, and Scope of Work
- Exhibit D: Price and Payment Schedule
 - o Exhibit D: Price Schedule
 - o Exhibit D – Attachment 1

Sample Invoice and Sample Quote

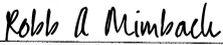
1. Contractor

The Contractor certifies that the appropriate person(s) have executed the Contract on behalf of the Contractor as required by applicable articles, bylaws, resolutions, or ordinances.

Print name: Gary Zajicek
Signature: 
Title: Director of Commercial Operations Date: _____

2. State Agency

With delegated authority

Print name: Robb A Mimbach
DocuSigned by: _____
Signature: 
Title: AMS A1E48AB0DEB54D8... Date: 8/29/2022

3. Commissioner of Administration

As delegated to The Office of State Procurement

Print name: Justin Patrick
DocuSigned by: _____
Signature: 
Title: Goods & Services Sup D05150CFPA954F2 Date: 8/29/2022

Exhibit A: Contract Terms

1. Prompt Payment and Invoicing.

1.1 Prompt Payment. Payment will be made to the Contractor by the ordering audiologist or hearing aid dispenser as described in Exhibit C.

1.2 Invoicing. The invoice must be in the same format as the sample invoice form approved as Exhibit D – Attachment 1 with the Contract, unless an alternative format is approved in writing by the State Authorized Representative, or delegate. See Exhibit D - Attachment 1 for a list of minimum invoice requirements.

2. Assignment, Amendments, Waiver, and Contract Complete.

2.1 Assignment. The Contractor may neither assign nor transfer any rights or obligations under this Contract without the prior consent of the State and a fully executed assignment agreement, executed and approved by the authorized parties or their successors.

2.2 Amendments. Any amendment to this Contract must be in writing and will not be effective until it has been executed and approved by the authorized parties or their successors.

2.3 Waiver. If the State fails to enforce any provision of this Contract, that failure does not waive the provision or its right to enforce it.

2.4 Contract Complete. This Contract contains all negotiations and agreements between the State and the Contractor. No other understanding regarding this Contract, whether written or oral, may be used to bind either party.

3. Termination.

3.1 Termination for Convenience. The State or Commissioner of Administration may cancel this Contract at any time, with or without cause, upon 30 days' written notice to the Contractor. Upon termination for convenience, the Contractor will be entitled to payment, determined on a pro rata basis, for services or goods satisfactorily performed or delivered.

3.2 Termination for Breach. If the Contractor fails to perform according to the contract terms and conditions, the State is authorized to immediately cancel the Contract or purchase order, or any portion of it, and may obtain replacement goods or services and charge the difference of costs to the defaulting Contractor. In the event of default, the State reserves the right to pursue any other remedy available by law. A Contractor may be removed from the vendors list, suspended or debarred from receiving a Contract for failure to comply with terms and conditions of the Contract, or for failure to pay the State for the cost incurred on the defaulted Contract.

3.3 Termination for Insufficient Funding. The State may immediately terminate this Contract if it does not obtain funding from the Minnesota Legislature, or other funding source; or if funding cannot be continued at a level sufficient to allow for the payment of the services addressed within this Contract. Termination must be by written notice to the Contractor. The State is not obligated to pay for any services that are provided after notice and effective date of termination. However, the Contractor will be entitled to payment, determined on a pro rata basis, for services satisfactorily performed to the extent that dedicated funds are available. The State will not be assessed any penalty if the Contract is terminated because of the decision of the Minnesota Legislature, or other funding source, not to appropriate funds. The State must provide the Contractor notice of the lack of funding. This notice will be provided within a reasonable time of the State's receiving notice.

4. **Force Majeure.**

Neither party shall be responsible to the other or considered in default of its obligations within this Contract to the extent that performance of any such obligations is prevented or delayed by acts of God, war, riot, disruption of government, or other catastrophes beyond the reasonable control of the party unless the act or occurrence could have been reasonably foreseen and reasonable action could have been taken to prevent the delay or failure to perform. A party relying on this provision to excuse performance must provide the other party prompt written notice of the inability to perform and take all necessary steps to bring about performance as soon as practicable.

5. **Indemnification.**

5.1 In the performance of this Contract, the Indemnifying Party must indemnify, save, and hold harmless the State, its agents, and employees, from any claims or causes of action, including attorney's fees incurred by the State, to the extent caused by Indemnifying Party's:

- Intentional, willful, or negligent acts or omissions; or
- Actions that give rise to strict liability; or
- Breach of contract or warranty.

The Indemnifying Party is defined to include the Contractor, Contractor's reseller, any third party that has a business relationship with the Contractor, or Contractor's agents or employees, and to the fullest extent permitted by law. The indemnification obligations of this section do not apply in the event the claim or cause of action is the result of the State's sole negligence. This clause will not be construed to bar any legal remedies the Indemnifying Party may have for the State's failure to fulfill its obligation under this Contract.

5.2 Nothing within this Contract, whether express or implied, shall be deemed to create an obligation on the part of the State to indemnify, defend, hold harmless or release the Indemnifying Party. This shall extend to all agreements related to the subject matter of this Contract, and to all terms subsequently added, without regard to order of precedence.

6. **Governing Law, Jurisdiction, and Venue.**

Minnesota law, without regard to its choice-of-law provisions, governs this Contract. Venue for all legal proceedings out of this Contract, or its breach, must be in the appropriate state or federal court with competent jurisdiction in Ramsey County, Minnesota.

7. **Contract Use by State Agencies.**

To the extent applicable, the Contract does not prohibit state agencies from using their delegated purchasing authority to procure similar goods and services from other sources.

8. **Warranty.**

The Contractor warrants to the ordering entity that materials and equipment furnished under the Contract will be free from defects not inherent in the quality required or permitted, and that the work will conform to the requirements of the contract. Work not conforming to these requirements, including substitutions not properly approved and authorized in writing may be considered defective. The Contractor's warranty excludes remedy for damage or defect caused by abuse, modifications not executed by the Contractor, improper or insufficient maintenance, improper operation, or normal wear and tear and normal usage. If requested, the Contractor shall furnish satisfactory evidence as to the kind and quality of materials and equipment used.

The Contractor must provide a warranty as specified in Exhibit C.

9. Cooperative Purchasing Venture (CPV) Members.

The Contract will be available to all CPV members. Minn. Stat. § 16C.03, subd. 10 authorizes the State, acting through its Office of State Procurement, to enter into purchasing agreements with one or more governmental units and other entities allowable by law, as described in Minn. Stat. § 471.59, subd. 1, to exercise jointly the purchasing powers and functions each has individually. This authority is referred to as the Cooperative Purchasing Venture program. For more information, see State website www.mmd.admin.state.mn.us.

The Contractor agrees to extend the Contract to CPV members at the same prices, terms, conditions, and specifications. With the approval of the Contractor, a CPV member may add additional terms to its ordering document applicable to the CPV member's purchasing activities. Such additional terms shall not modify, diminish, or derogate the terms applicable to the State.

10. Delivery.

Contractor is obligated to deliver within the quoted lead times. If delivery is not made within that time frame, the State reserves the right to deem the Contractor in default.

11. Risk of Loss.

The State is relieved of all risks of loss or damage to the goods and equipment during periods of transportation, installation by the Contractor, or while in the possession of the Contractor or its agent.

12. Purchase Orders.

The parties agree that there is no minimum order requirements or charges to process an individual purchase order unless otherwise stated in the Contract.

13. Equipment Specifications.

All equipment must meet the contract specifications and all federal and State safety codes and regulations in effect at the date of manufacture. All equipment must be Original Equipment Manufacturer (OEM) equipment unless otherwise stated in the contract.

14. Items Offered as New.

All products, materials, supplies, replacement parts, and equipment offered and furnished must be new, of current manufacturer production, and must have been formally announced by the manufacturer as being commercially available, unless otherwise stated in this Contract.

15. Product Changes During the Contract.

All equipment offered should be available during the initial term of the contract. No equipment changes will be allowed during the contract year. Equipment adds or deletions may only occur at the time a Contract extension is offered. Any changes must be confirmed in writing by the State through a written amendment.

16. Subcontracting.

This Contract may not be subcontracted in whole or in part.

17. Data Disclosure.

Under Minn. Stat. § 270C.65, subd. 3 and other applicable law, the Contractor consents to disclosure of its social security number, federal employer tax identification number, and Minnesota tax identification number, already provided to the State, to federal and state agencies, and state personnel involved in the payment of state obligations. These identification numbers may be used in the enforcement of federal and state laws which could result in action requiring the Contractor to file state tax returns, pay delinquent state tax liabilities, if any, or pay other state liabilities.

18. Government Data Practices.

The Contractor and State must comply with the Minnesota Government Data Practices Act, Minn. Stat. Ch. 13, (or, if the State contracting party is part of the Judicial Branch, with the Rules of Public Access to Records of the Judicial Branch promulgated by the Minnesota Supreme Court as the same may be amended from time to time) as it applies to all data provided by the State under this Contract, and as it applies to all data created, collected, received, stored, used, maintained, or disseminated by the Contractor under this Contract. The civil remedies of Minn. Stat. § 13.08 apply to the release of the data governed by the Minnesota Government Practices Act, Minn. Stat. Ch. 13, by either the Contractor or the State.

If the Contractor receives a request to release the data referred to in this clause, the Contractor must immediately notify and consult with the State's Authorized Representative as to how the Contractor should respond to the request. The Contractor's response to the request shall comply with applicable law.

19. Intellectual Property Rights.

19.1 Definitions. For the purpose of this Section, the following words and phrases have the assigned definitions:

19.1.1 "Documents" are the originals of any databases, computer programs, reports, notes, studies, photographs, negatives, designs, drawings, specifications, materials, tapes, disks, or other materials, whether in tangible or electronic forms, prepared by the Contractor, its employees, agents, or subcontractors, in the performance of this Contract.

19.1.2 "Pre-Existing Intellectual Property" means intellectual property developed prior to or outside the scope of this Contract, and any derivatives of that intellectual property.

19.1.3 "Works" means all inventions, improvements, discoveries (whether or not patentable), databases, computer programs, reports, notes, studies, photographs, negatives, designs, drawings, specifications, materials, tapes, and disks conceived, reduced to practice, created or originated by the Contractor, its employees, agents, and subcontractors, either individually or jointly with others in the performance of this Contract. "Works" includes Documents.

19.2 Ownership. The State owns all rights, title, and interest in all of the intellectual property rights, including copyrights, patents, trade secrets, trademarks, and service marks in the Works and Documents created and paid for under this Contract. The Documents shall be the exclusive property of the State and all such Documents must be immediately returned to the State by the Contractor upon completion or cancellation of this Contract. To the extent possible, those Works eligible for copyright protection under the United States Copyright Act will be deemed to be "works made for hire." The Contractor assigns all right, title, and interest it may have in the Works and the Documents to the State. The Contractor must, at the request of the State, execute all papers and perform all other acts necessary to transfer or record the State's ownership interest in the Works and Documents.

19.3 Pre-existing Intellectual Property. Each Party shall retain ownership of its respective Pre-Existing Intellectual Property. The Contractor grants the State a perpetual, irrevocable, non-exclusive, royalty free license for Contractor's Pre-Existing Intellectual Property that are incorporated in the products, materials, equipment, deliverables, or services that are purchased through the Contract.

19.4 Obligations.

19.4.1 Notification. Whenever any invention, improvement, or discovery (whether or not patentable) is made or conceived for the first time or actually or constructively reduced to practice by the Contractor, including its employees and subcontractors, in the performance of this Contract, the Contractor will immediately give the State's Authorized Representative written notice thereof, and must promptly furnish the State's Authorized Representative with complete information and/or disclosure thereon.

19.4.2 Representation. The Contractor must perform all acts, and take all steps necessary to ensure that all intellectual property rights in the Works and Documents are the sole property of the State, and that neither Contractor nor its employees, agents, or subcontractors retain any interest in and to the Works and Documents. The Contractor represents and warrants that the Works and Documents do not and will not infringe upon any intellectual property rights of other persons or entities.

19.4.3 Indemnification. Notwithstanding any other indemnification obligations addressed within this Contract, the Contractor will indemnify; defend, to the extent permitted by the Attorney General; and hold harmless the State, at the Contractor's expense, from any action or claim brought against the State to the extent that it is based on a claim that all or part of the Works or Documents infringe upon the intellectual property rights of others. The Contractor will be responsible for payment of any and all such claims, demands, obligations, liabilities, costs, and damages, including but not limited to, attorney fees. If such a claim or action arises, or in the Contractor's or the State's opinion is likely to arise, the Contractor must, at the State's discretion, either procure for the State the right or license to use the intellectual property rights at issue or replace or modify the allegedly infringing works or documents as necessary and appropriate to obviate the infringement claim. This remedy of the State will be in addition to and not exclusive of other remedies provided by law.

20. Copyright.

The Contractor shall save and hold harmless the State of Minnesota, its officers, agents, servants and employees, from liability of any kind or nature, arising from the use of any copyrighted or noncopyrighted compositions, secret process, patented or nonpatented invention, article or appliance furnished or used in the performance of the Contract.

21. Assignment of Antitrust Rights.

Upon the request of the State of Minnesota, Contractor will irrevocably assign to State any state or federal antitrust claim or cause of action that the Contractor now has or which may accrue to the Contractor in the future, in connection with any goods, services, or combination provided by Contractor under the terms of this Contract.

22. Survivability of Orders.

In the event the term of any order or Professional/Technical Services work order ("Order") placed under this Contract extends past the termination or expiration of this Contract, the terms and conditions of this Contract shall remain in full force and effect as it applies to such order and will continue in effect for such order until the term of that order expires or the order is cancelled or terminated in accordance with the terms of this Contract.

23. Contractor's Documents.

Any licensing and maintenance agreement, or any order-specific agreement or document, including any pre-installation, linked or "click through" agreement that is allowed by, referenced within or incorporated within the Contract whenever the Contract is used for a State procurement, whether directly by the Contractor or through a Contractor's agent, subcontractor or reseller, is agreed to only to the extent the terms within any such agreement or document do not conflict with the Contract or applicable Minnesota or Federal law, and only to the extent that the terms do not modify, diminish or derogate the terms of the Contract or create an additional financial obligation to the State. Any such agreement or document must not be construed to deprive the State of its sovereign immunity, or of any legal requirements, prohibitions, protections, exclusions or limitations of liability applicable to this Contract or afforded to the State by Minnesota law. A State employee's decision to choose "accept" or an equivalent option associated with a "click-through" agreement does not constitute the State's concurrence or acceptance of terms, if such terms are in conflict with this section.

24. State Audits.

Under Minn. Stat. § 16C.05, subd. 5, the Contractor's books, records, documents, and accounting procedures and practices relevant to this Contract are subject to examination by the State, the State Auditor, or Legislative Auditor, as appropriate, for a minimum of six years from the expiration or termination of this Contract.

25. Usage Reports.

Contractor must track and report to the State usage data on this Contract (Usage Reports). Usage Reports should be sent via email to osp.usagereports@state.mn.us. A Usage Report must identify the State Contract Number and provide the following information:

- The total amount of spend under the Contract by the State and other entities,
- The total amount of spend by State agencies, and
- The total amount of spend by other entities (CPV members).

Contractor must send an annual Usage Report, or as otherwise requested. An annual usage report is due within thirty days of the Contract execution anniversary date. A requested Usage Report is due within thirty days from when the request was made. Contractor must provide the State with a final Usage Report within 30 calendar days of the expiration or termination of the Contract. Failure to provide a Usage Report may result in the State cancelling the Contract. This term survives the expiration or termination of the Contract.

26. Diverse Spend Reporting.

If the total value of the Contract may exceed \$500,000, including all extension options, Contractor must track and report, on a quarterly basis, the amount paid to diverse businesses both: 1) directly to subcontractors performing under the Contract, and 2) indirectly to diverse businesses that provide supplies/services to your company (in proportion to the revenue from this Contract compared to Contractor's overall revenue). When this applies, Contractor will register in a free portal to help report the Tier 2 diverse spend, and the requirement continues as long as the Contract is in effect.

27. Publicity and Endorsement.

27.1 Publicity. Any publicity regarding the subject matter of this Contract must identify the State as the sponsoring agency and must not be released without prior written approval from the State's Authorized Representative. For purposes of this provision, publicity includes notices, informational pamphlets, press releases, information posted on corporate or other websites, research, reports, signs, and similar public notices prepared by or for the Contractor individually or jointly with others, or any subcontractors, with respect to the program, publications, or services provided resulting from this Contract.

27.2 Endorsement. The Contractor must not claim that the State endorses its products or services.

28. Debarment by State, its Departments, Commissions, Agencies, or Political Subdivisions.

Contractor certifies that neither it nor its principals is presently debarred or suspended by the Federal government, the State, or any of the State's departments, commissions, agencies, or political subdivisions. Contractor's certification is a material representation upon which the Contract award was based. Contractor shall provide immediate written notice to the State's Authorized Representative if at any time it learns that this certification was erroneous when submitted or becomes erroneous by reason of changed circumstances.

29. Federal Funds.

29.1 Compliance with Federal Requirements. Federal money will be used or may potentially be used to pay for all or part of the goods, construction or services under the Contract. The Contractor is responsible for compliance with all federal requirements imposed on the funds and accepts full financial responsibility for any requirements imposed by the Contractor's failure to comply with federal requirements.

29.2 Certification regarding Debarment, Suspension, Ineligibility, and Voluntary Exclusion. Federal money will be used or may potentially be used to pay for all or part of the work under the Contract, therefore Contractor certifies that it is in compliance with federal requirements on debarment, suspension, ineligibility and voluntary exclusion specified in the solicitation document implementing Executive Order 12549. Contractor's certification is a material representation upon which the Contract award was based.

30. Contingency Fees Prohibited.

Pursuant to Minn. Stat. § 10A.06, no person may act as or employ a lobbyist for compensation that is dependent upon the result or outcome of any legislation or administrative action.

31. Certification of Nondiscrimination (in accordance with Minn. Stat. § 16C.053).

If the value of this Contract, including all extensions, is \$50,000 or more, Contractor certifies it does not engage in and has no present plans to engage in discrimination against Israel, or against persons or entities doing business in Israel, when making decisions related to the operation of the vendor's business. For purposes of this section, "discrimination" includes but is not limited to engaging in refusals to deal, terminating business activities, or other actions that are intended to limit commercial relations with Israel, or persons or entities doing business in Israel, when such actions are taken in a manner that in any way discriminates on the basis of nationality or national origin and is not based on a valid business reason.

32. Non-discrimination (in accordance with Minn. Stat. § 181.59).

The Contractor will comply with the provisions of Minn. Stat. § 181.59.

33. Affirmative Action Requirements

The State intends to carry out its responsibility for requiring affirmative action by its contractors.

33.1 Covered Contracts and Contractors. If the Contract exceeds \$100,000 and the Contractor employed more than 40 full-time employees on a single working day during the previous 12 months in Minnesota or in the state where it has its principal place of business, then the Contractor must comply with the requirements of Minn. Stat. § 363A.36 and Minn. R. 5000.3400-5000.3600.

33.2 General. Minn. R. 5000.3400-5000.3600 implements Minn. Stat. § 363A.36. These rules include, but are not limited to, criteria for contents, approval, and implementation of affirmative action plans; procedures for issuing certificates of compliance and criteria for determining a contractor's compliance status; procedures for addressing deficiencies, sanctions, and notice and hearing; annual compliance reports; procedures for compliance review; and contract consequences for non-compliance. The specific criteria for approval or rejection of an affirmative action plan are contained in various provisions of Minn. R. 5000.3400-5000.3600 including, but not limited to, Minn. R. 5000.3420-5000.3500 and 5000.3552-5000.3559.

33.3 Disabled Workers. The Contractor must comply with the following affirmative action requirements for disabled workers.

AFFIRMATIVE ACTION FOR DISABLED WORKERS

33.3.1 The Contractor must not discriminate against any employee or applicant for employment because of physical or mental disability in regard to any position for which the employee or applicant for employment is qualified. The Contractor agrees to take affirmative action to employ, advance in employment, and otherwise treat qualified disabled persons without discrimination based upon their physical or mental disability in all employment practices such as the following: employment, upgrading, demotion or transfer, recruitment, advertising, layoff or termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship.

33.3.2 The Contractor agrees to comply with the rules and relevant orders of the Minnesota Department of Human Rights issued pursuant to the Minnesota Human Rights Act.

33.3.3 In the event of the Contractor's noncompliance with the requirements of this clause, actions for noncompliance may be taken in accordance with Minn. Stat. § 363A.36, and the rules and relevant orders of the Minnesota Department of Human Rights issued pursuant to the Minnesota Human Rights Act.

33.3.4 The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices in a form to be prescribed by the Commissioner. Such notices must state the Contractor's obligation under the law to take affirmative action to employ and advance in employment qualified disabled employees and applicants for employment, and the rights of applicants and employees.

33.3.5 The Contractor must notify each labor union or representative of workers with which it has a collective bargaining agreement or other contract understanding, that the Contractor is bound by the terms of Minn. Stat. § 363A.36, of the Minnesota Human Rights Act and is committed to take affirmative action to employ and advance in employment physically and mentally disabled persons.

33.4 Consequences. The consequences for the Contractor's failure to implement its affirmative action plan or make a good faith effort to do so include, but are not limited to, suspension or revocation of a certificate of compliance by the Commissioner, refusal by the Commissioner to approve subsequent plans, and termination of all or part of this Contract by the Commissioner or the State.

33.5 Certification. The Contractor hereby certifies that it is in compliance with the requirements of Minn. Stat. § 363A.36 and Minn. R. 5000.3400-5000.3600 and is aware of the consequences for noncompliance.

34. Equal Pay Certification.

If required by Minn. Stat. §363A.44, the Contractor must have a current Equal Pay Certificate prior to Contract execution. If Contractor's Equal Pay Certificate expires during the term of this Contract, Contractor must promptly re-apply for an Equal Pay Certificate with the Minnesota Department of Human Rights and notify the State's Authorized Representative once the Contractor has received the renewed Equal Pay Certificate. If Contractor claims to be exempt, the State may require Contractor to verify its exempt status.

35. Hazardous Substances.

To the extent that the goods to be supplied to the State by the Contractor contain or may create hazardous substances, harmful physical agents, or infectious agents, as set forth in applicable State and federal laws and regulations, the Contractor must provide the State with Material Safety Data Sheets regarding those substances. A copy must be provided upon request. Goods and containers supplied to the State must be labeled in compliance with state and federal laws, rules, and regulations.

These terms apply to goods supplied under this contract:

35.1 Products Containing Triclosan Banned. The Contractor must comply with Minn. Stat. § 145.945.

35.2 Products Containing Certain Types of Polybrominated Diphenyl Ether Banned. The Contractor must comply with Minn. Stat. § 325E.385-325E.388).

35.3 Coal Tar Sealant Use and Sale Prohibited. The Contractor must comply with Minn. Stat. § 116.202.

35.4 Products Containing Mercury. The Contractor must comply with Minn. Stat. § 116.92.

36. Survival of Terms.

The following clauses survive the expiration or cancellation of this Contract: Indemnification; State Audits; Government Data Practices; Intellectual Property; Publicity and Endorsement; Governing Law, Jurisdiction, and Venue; and Data Disclosure. Any other Contract term that expressly states or by its nature shall survive, shall survive.

Exhibit B: Insurance Requirements

This Contract does not have any insurance requirements.

Exhibit C: Specifications, Duties, and Scope of Work

1. Purpose and Background.

The purpose of the contract is to provide hearing aids to the State of Minnesota (lead State), other state agencies and participants in the State of Minnesota's Cooperative Purchasing Venture (CPV) program and the states of Wisconsin, Michigan, Maine and Colorado, on an as needed basis.

Hearing aids are dispensed by qualified audiologists and hearing instrument dispensers participating with the Minnesota Health Care Program (MHCP) in participation with the State of Wisconsin's Department of Health Services (DHS), the Michigan Health Care Programs, the State of Maine's Department of Vocational Rehabilitation (DVR), and the State of Colorado's Division of Vocational Rehabilitation (DVR).

The Minnesota Health Care Programs (MHCP) enrolls qualified audiologists and hearing instrument dispensers. There are approximately 320 enrolled audiologists and hearing instrument dispensers serving fee-for-service recipients. The hearing aid program is managed and supervised by the State's Department of Human Services (DHS) Health Care Programs' Purchasing and Service Delivery Division. Hearing aids will be ordered by the dispensing audiologist and/or hearing instrument dispensers unless otherwise directed by DHS.

2. Definitions.

The following definitions are applicable for the contract.

2.1 State's Authorized Representative (SAR) – Refers to the Department of Administration, Office of State Procurement OSP, Contract Specialist and primary contact for the contract and any subsequent contracts awarded.

2.2 State - This refers to the State of Minnesota, Office of State Procurement or other participating states – current or future.

2.3 Participating State's Authorized Representative (PSAR) – Refers to the SAR or the employee of a State agency who is designated to act under a contract – Minnesota, Maine, Michigan, Wisconsin, Colorado, or other participating states.

2.4 Volume Hearing Aid Purchasing Program – any equipment and services contracted with a Contractor as a result of this contract.

2.5 Contractor – the manufacturer or authorized distributor, who is awarded a Contract.

2.6 Hearing Aid – a monaural hearing aid, a set of binaural hearing aids, or other device worn by the recipient to improve his/her access to and use of auditory information.

2.7 Recipient – the end user who has been approved to receive the hearing aid.

2.8 Audiologist – a qualified health care professional who engages in the practice of audiology.

2.9 Hearing Instrument Dispenser – a qualified, hearing aid dispenser who is not also an audiologist, engaged in the business of selling and dispensing hearing aids.

2.10 Minnesota Health Care Programs Liaison – the Minnesota DHS staff person assigned to management of the Volume Hearing Aid Purchasing Program on behalf of the Department of Human Services.

3. Lead State.

The State of Minnesota is the lead state for the contract awards and amendments. Participating Addendums may be completed by other States if the terms and conditions need to be adjusted, and if mutually agreed by the contractors and the other States.

4. Contractor Capabilities.

The Contractor shall be in business for not less than three years and have experience in providing hearing aid equipment and services with customers of similar size and be able to meet the needs of the participating state.

5. Medicaid Requirements.

The Contractor must distribute their products on the open market through authorized, qualified hearing aid dispensers. In order to ensure Medicaid payments are consistent with efficiency, economy, and quality of care pursuant to Title XIX § 1902(a)(30) of the Social Security Act and the Federal requirement for free choice of providers under 42 CFR § 431.51, contracted vendors must make their products available to all Medicaid enrolled audiologists and hearing instrument dispensers. Enrolled audiologists and dispensers must be allowed to offer all contracted products available to Medicaid recipients, or, if contractor has an arrangement with audiologists and/or hearing instrument dispensers, then the contractor must explain how it will allow its exclusively licensed audiologists and dispensers to provide free choice of hearing aids to Medicaid recipients.

6. Other States.

The usage and program details for future states that may join the program is unknown. Participating states will execute a Participating Addendum, subject to agreement by the Contractor.

7. Hearing Aid Additions, Deletions, and Selection.

Due to the complexity of managing the Volume Hearing Aid Program by each state, the Contractor must comply with the following requirements for adding or deleting equipment to its Contract.

7.1 Additions – If a contract extension is requested by the lead state (Minnesota), the Contractor may add or delete equipment at that time. Any Contract extension or equipment changes accepted will be included in a Contract amendment. Equipment must remain available for the full term of the Contract extension. No equipment changes will be allowed during the extended Contract term.

If equipment additions, deletions or other changes are approved and made to the Contract, a Contract Amendment will be issued and executed by the state of Minnesota on behalf of the participating states, prior to any changes by the Contractor. The Contractor may only sell the equipment that is selected and adopted by each participating state's program.

7.2 Deletions – Any equipment offered must be available during the initial term of the Contract. Equipment deletions may only occur at the time a Contract extension is offered. If a model is discontinued and there is a replacement model available and approved, it will be added at that time. The replacement equipment that is offered must be equal or better in quality and equal or less in cost than the model being replaced. Contractors are cautioned not to submit equipment that cannot be provided during the Contract term.

7.3 Selection - Any Contract issued to a contractor does not guarantee its selection, in whole or in part, for use by a participating state in its Volume Hearing Aid Purchase Plan. A participating state may select the contractor(s) and hearing aids that meet the specific state's requirements, but is under no obligation to make all contracted hearing aids available. Hearing aids may be accepted for the Contract, but not be selected by one or more participating states, including Minnesota.

8. Warranty.

8.1 New Equipment Trial Period.

For the purposes of the Contract, the trial period for a new hearing aid is 90 days. New hearing aids that are not satisfactory to the recipient must be returned to the Contractor, dispenser or audiologist, within 90 days of the dispensing date, but no sooner than 30 days, unless there is apparent damage. There will be no cost to the recipient or the authorized audiologist or hearing instrument dispenser if the new equipment is returned within the 90 day trial period. The Contractor may not charge any restocking fees for hearing aids returned during the 90 day trial period.

8.2 Equipment Warranty.

The Contractor must provide a minimum 24-month warranty on equipment covered by the contract that includes parts and labor. Parts excluded from the warranty are the ear piece, the cord, tubing, and batteries.

Each hearing aid sold under the contract must have a one year loss and damage warranty. The recipient, and/or the audiologist or hearing instrument dispenser, may only file one loss claim during the one year loss and damage warranty term. No deductibles may be applied or penalties incurred due to replacement under the loss and damage warranty.

The Contractor shall not charge for packaging, shipping, invoicing, postage, insurance or handling while the hearing aid is under warranty and as long as the Contractor is participating under the terms of the contract.

9. Non-Warranty Repairs.

The Contractor must continue to honor the repair pricing of the Contract under which the hearing aid was sold for the life of the hearing aid or at least 5 years, whether the hearing aid has been discontinued from the contract, the contractor has terminated their participation in the contract, or the contract has been cancelled or expired. An invoice must accompany the repaired hearing aid when returned to an enrolled audiologist or hearing instrument dispenser from the Contractor unless otherwise directed by the participating state. The invoice repair price must be the same as the Contract repair price.

If persistent repairs are required due to equipment failure or required parts become unavailable to operate the hearing aid, the Contractor will replace the hearing aid with a new model equal to or better than the failed unit. The replacement equipment must include a full warranty from the date of receipt by the audiologist or hearing instrument dispenser.

The Contractor will be responsible for all shipping costs on non-warranty equipment repairs.

The Contractor must provide a minimum warranty period of six months on all non-warranty hearing aid repairs.

10. Contract Equipment.

The Contractor must provide a complete line of hearing aid equipment and services. Contractor must only offer equipment that will be available for the initial Contract term.

10.1 The types of hearing aids that will be used are:

10.1.1 Behind-the Ear (BTE)

10.1.2 In-the-Ear (ITE)

10.1.3 Personal Frequency Modulation (FM) Systems using wireless connectivity

10.2 The types of circuitry that will be used are:

10.2.1 Digital

10.3 The hearing aid ranges shall be:

- 10.3.1 Mild hearing loss -- 26-45 dB
- 10.3.2 Moderate hearing loss -- 46-65 dB
- 10.3.3 Severe hearing loss -- 66-85 dB
- 10.3.4 Profound hearing loss -- 86 dB and greater

10.4 All hearing aids supplied under the Contract must be the current production models and must meet all standards and specifications of ANSI S3.22, 2014, or the latest revision. All hearing aids must be new. Reconditioned models will not be accepted. Each hearing aid ordered from the Contract must be accompanied by a performance graph, at no extra charge. Preprinted performance graphs are not acceptable.

10.5 Hearing aid models must utilize standard commercial batteries and battery sizes.

10.6 For those hearing aid models that are normally used with a conventional type ear mold, all external hearing aid receivers and adapter nubs for plastic tubing should fit the standard bushing in the ear mold. Where the receiver nubs fail to meet this requirement, suitable adapters must be furnished and firmly attached to the receiver by the manufacturer, at no additional cost.

10.7 Personal frequency modulation (FM) systems must be compatible for use with hearing aids offered using wireless connectivity.

Exhibit D: Pricing

1. Contract Pricing.

1.1 In General. Prices listed take into consideration all inherent costs of providing the requested goods and services. The Contractor agrees to pay any and all fees, including, but not limited to: duties, custom fees, permits, brokerage fees, licenses and registrations, government taxes, overhead, profit, parking permits, proper disposal of materials, insurance payments. The State will not pay any additional charges beyond the price(s) listed, unless otherwise provided for by law or expressly allowed by the Contract. Prices listed within Exhibit D are maximum prices. These maximum prices shall remain firm for the initial term of the Contract. The Price List may not include any additional terms or conditions. A unit price and a total for the quantity must be stated for each item quoted. Prices must be quoted in United States currency. Any increase to Contract pricing requires a duly executed amendment to this Contract. Contractors may not change or negotiate Contract prices – higher or lower – with other state participants or any audiologist that is authorized to use the Contract.

2. Price Schedule(s).

The following price schedule(s) are hereby attached and incorporated into this Exhibit D as follows:

2.1 Exhibit D: Price Schedule

3. Delivery New Hearing Aids.

Contractor must deliver the ordered goods in seven (7) working days, after receipt of order (ARO). The first day for counting working days will be the working day immediately following the date the order was received by the Contractor. All orders shall be date-stamped by the Contractor on the date the order is received by any method.

In those instances where a purchase order will require more than seven (7) working days for completion, the Contractor shall be required to notify the submitting Audiologist and hearing instrument dispensers within three (3) working days of receipt of an order or upon discovery of a problem which will delay timely completion of the order.

The contractors normal delivery time offered ARO is 5 to 7 working days.

4. Delivery of Warrantied/Repaired Hearing Aids.

Contractor must deliver the repaired ordered goods within ten (10) working days from receipt of the hearing aids. The first day for counting work days will be the working day immediately following the day the hearing aid repair was received. All orders shall be date-stamped by the Contractor on the date the repair order is received by the Contractor.

In those instances where a warranty repair order will require more than ten (10) working days for completion, the Contractor shall be required to notify the submitting provider within three (3) working days of receipt of an order or upon discovery of a problem which will delay timely completion of the order.

The Contractor will be responsible for all shipping costs on warranty equipment repairs.

The contractors normal delivery time offered ARO is 5 to 7 working days.

5. Transportation.

All prices must be FOB Destination, prepaid and allowed (with freight included in the price), to the ordering entity as instructed by the ordering entity.

6. Taxes.

Hearing aids are prosthetic devices which are exempt from sales tax.

7. Invoices.

7.1 The Contractor will be required to ship and invoice directly to the enrolled audiologist or hearing instrument dispenser. The Contractor may not charge handling or invoice fees to the audiologist or hearing instrument dispenser. Invoices are paid directly to the Contractor by the audiologist or hearing instrument dispenser.

7.2 The invoice must accompany each shipment unless otherwise directed by the participating state.

**Exhibit D - Attachment 1
Sample Invoice and Quote**

Attached is a sample invoice and quote.

Contractor is required to use the sample quote and sample invoice for all transactions under this Contract. Contractor may not materially change either document unless the change has been approved in writing by the State's Authorized Representative. Contractor may not modify the sample quote or sample invoice to provide less detail regarding purchases under this Contract. Contractor hereby waives the right to enforce any term in either sample which contradicts or modifies any term of the solicitation or any Contract that may result, including subsequent amendments to the Contract, or would result in an unencumbered expense if enforced against the state or its CPV members. The State anticipates the sample quote and sample invoice will contain, at a minimum:

- Customer name
- State Contract number field
- Item/service description
- Item quantity
- List price
- Contract price



Office of State Procurement
112 Administration Building
50 Sherburne Avenue
St. Paul, MN 55155
Voice: 651.296.2600
Fax: 651.297.3996

August 15, 2023

SENT VIA EMAIL

Mr. Gary Zajicek
Starkey Lab Inc.
6700 Washington Ave. S.
Eden Prairie, MN 55344

Dear Mr. Zajicek:

The following document is enclosed for you to complete and return:

- Amendment No. 1 to SWIFT Contract No. 217774, Release No. H-59(5)

Please sign and return the documents, **VIA EMAIL**, to Robb Mimbach at the following email address robb.mimbach@state.mn.us by **August 21, 2023**.

If the Amendment is not properly executed it will be returned to you. Upon receipt of the properly executed document, and after signatures are obtained from the appropriate State authorities, a copy of the completed Amendment will be sent to your company.

If you have any questions, please feel free to contact me.

Sincerely,

Robb Mimbach

Robb Mimbach
Acquisition Management Specialist / Buyer
Enclosure

AMENDMENT NO. 1 TO CONTRACT NO. 217774 RELEASE NO. H-59(5)

THIS AMENDMENT is by and between the State of Minnesota, acting through its Commissioner of Administration ("State"), and Starkey Lab Inc., 6700 Washington Ave. S., Eden Prairie, MN 55344 ("Contractor").

WHEREAS, the State has a Contract with the Contractor identified as Contract No. 217774, September 1, 2022, through August 31, 2023 ("Contract"), to provide Hearing Aids: Volume Purchase Hearing Aid Program; and

WHEREAS, Minn. Stat. § 16C.03, subd. 5, affords the Commissioner of Administration, or delegate pursuant to Minn. Stat. § 16C.03, subd. 16, the authority to amend contracts; and

WHEREAS, the terms of the Contract allow the State to amend the Contract as specified herein, upon the mutual agreement of the Office of State Procurement and the Contractor in a fully executed amendment to the Contract.

NOW, THEREFORE, it is agreed by the parties to amend the Contract as follows:

1. That Contract No. 217774 is extended through August 31, 2024.
2. The existing price schedule is DELETED in its entirety and REPLACED with the attached price schedule labeled, "Exhibit D: Price Schedule – Amendment No. 1".
3. All other terms, conditions, and specifications remain unchanged.

This Amendment is effective beginning September 1, 2023, or upon the date that the final required signatures are obtained, whichever occurs later, and shall remain in effect through contract expiration, or until the Contract is canceled, whichever occurs first.

Except as herein amended, the provisions of the Contract between the parties hereto are expressly reaffirmed and remain in full force and effect.

IN WITNESS WHEREOF, the parties have caused this Amendment to be duly executed intending to be bound thereby.

| | |
|--|---|
| <p>1. STARKEY LAB INC. The Contractor certifies that the appropriate person(s) have executed this Amendment on behalf of the Contractor as required by applicable articles, bylaws, resolutions, or ordinances.</p> <p>By: <u>[Signature]</u> Signature <u>Gary Zajack</u> Printed Name Title: <u>Dir Commercial Operations</u> Date: <u>8/21/2023</u></p> <p>By: <u>[Signature]</u> Signature <u>Jennifer Franklin</u> Printed Name Title: <u>Sr. Executive Assistant</u> Date: <u>8/21/23</u></p> | <p>2. OFFICE OF STATE PROCUREMENT In accordance with Minn. Stat. § 16C.03, subd. 3. By: <u>[Signature]</u> A1E48AB0DEB54D8... Title: <u>Acquisition Management Specialist / Buyer</u> Date: <u>8/23/2023</u></p> <p>3. COMMISSIONER OF ADMINISTRATION Or delegated representative. By: <u>[Signature]</u> D9517CF9A9854F3... Date: <u>8/23/2023</u></p> |
|--|---|

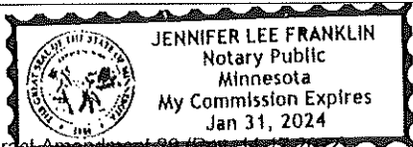


Exhibit D: Price Schedule - Amendment No. 1 STARKEY LAB INC

BEHIND THE EAR TYPES - The total price shall be for a single hearing aid or two hearing aids and appropriate case. List model numbers/name and full range of the instrument has a T-coil or T-coil capability. For digital aids, indicate whether a remote control is required. For conventional aids, indicate whether it is a linear or compression circuit. L = Linear, C = Compression.

| BEHIND THE EAR MODEL NAME | MODEL NUMBER (19 Characters or less) | HCPCS CODE(S) | EQUIPMENT PUBLISHED LIST PRICE | EQUIPMENT OFFERED PRICE | FIXED NON - WARRANTY REPAIR PRICE | NON - WARRANTY REPAIR PERIOD (MONTHS) | WARRANTY REPAIR PERIOD (MONTHS) |
|---|---|---------------|--------------------------------|-------------------------|-----------------------------------|---------------------------------------|---------------------------------|
| STARKEY EVOLV AI 2400 POWER PLUS BTE 13 | 63241-TAB | V5257 | \$3,548.00 | \$439.00 | \$84.99 | 12 Months | 36 Months |
| STARKEY EVOLV AI 2400 POWER PLUS BTE 13 | 63241-TAB | V5261 | \$7,046.00 | \$878.00 | \$169.98 | 12 Months | 36 Months |
| STARKEY EVOLV AI 2000 POWER PLUS BTE 13 | 63245-TAB | V5257 | \$2,888.00 | \$419.00 | \$84.99 | 12 Months | 36 Months |
| STARKEY EVOLV AI 2000 POWER PLUS BTE 13 | 63245-TAB | V5261 | \$5,725.00 | \$838.00 | \$169.98 | 12 Months | 36 Months |
| STARKEY EVOLV AI 1600 POWER PLUS BTE 13 | 63246-TAB | V5257 | \$2,488.00 | \$399.00 | \$84.99 | 12 Months | 36 Months |
| STARKEY EVOLV AI 1600 POWER PLUS BTE 13 | 63246-TAB | V5261 | \$4,926.00 | \$798.00 | \$169.98 | 12 Months | 36 Months |
| STARKEY EVOLV AI 1200 POWER PLUS BTE 13 | 63247-TAB | V5257 | \$1,448.00 | \$329.00 | \$84.99 | 12 Months | 36 Months |
| STARKEY EVOLV AI 1200 POWER PLUS BTE 13 | 63247-TAB | V5261 | \$2,846.00 | \$658.00 | \$169.98 | 12 Months | 36 Months |
| STARKEY EVOLV AI 2400 BTE 13 | 63263-TAB | V5257 | \$3,498.00 | \$439.00 | \$84.99 | 12 Months | 24 Months |
| STARKEY EVOLV AI 2400 BTE 13 | 63263-TAB | V5261 | \$6,996.00 | \$878.00 | \$169.98 | 12 Months | 24 Months |
| STARKEY EVOLV AI 2000 BTE 13 | 63264-TAB | V5257 | \$2,838.00 | \$419.00 | \$84.99 | 12 Months | 24 Months |
| STARKEY EVOLV AI 2000 BTE 13 | 63264-TAB | V5261 | \$5,676.00 | \$838.00 | \$169.98 | 12 Months | 24 Months |
| STARKEY EVOLV AI 1600 BTE 13 | 63265-TAB | V5257 | \$2,438.00 | \$399.00 | \$84.99 | 12 Months | 24 Months |
| STARKEY EVOLV AI 1600 BTE 13 | 63265-TAB | V5261 | \$4,876.00 | \$798.00 | \$169.98 | 12 Months | 24 Months |
| STARKEY EVOLV AI 1200 BTE 13 | 63266-TAB | V5257 | \$1,398.00 | \$329.00 | \$84.99 | 12 Months | 36 Months |
| STARKEY EVOLV AI 1200 BTE 13 | 63266-TAB | V5261 | \$2,796.00 | \$658.00 | \$169.98 | 12 Months | 36 Months |
| STARKEY EVOLV AI 2400 BTE R | 63270-TAB | V5257 | \$3,498.00 | \$439.00 | \$84.99 | 12 Months | 36 Months |
| STARKEY EVOLV AI 2400 BTE R | 63270-TAB | V5261 | \$6,996.00 | \$878.00 | \$169.98 | 12 Months | 36 Months |
| STARKEY EVOLV AI 2000 BTE R | 63271-TAB | V5257 | \$3,138.00 | \$419.00 | \$84.99 | 12 Months | 36 Months |
| STARKEY EVOLV AI 2000 BTE R | 63271-TAB | V5261 | \$6,276.00 | \$838.00 | \$169.98 | 12 Months | 36 Months |
| STARKEY EVOLV AI 1600 BTE R | 63272-TAB | V5257 | \$2,738.00 | \$399.00 | \$84.99 | 12 Months | 36 Months |
| STARKEY EVOLV AI 1600 BTE R | 63272-TAB | V5261 | \$5,476.00 | \$798.00 | \$169.98 | 12 Months | 36 Months |
| STARKEY EVOLV AI 1200 BTE R | 63273-TAB | V5257 | \$1,738.00 | \$329.00 | \$84.99 | 12 Months | 36 Months |
| STARKEY EVOLV AI 1200 BTE R | 63273-TAB | V5261 | \$3,476.00 | \$658.00 | \$169.98 | 12 Months | 36 Months |
| STARKEY EVOLV AI 2400 RIC 312 | 63276-TAB | V5257 | \$3,498.00 | \$439.00 | \$84.99 | 12 Months | 24 Months |
| STARKEY EVOLV AI 2400 RIC 312 | 63276-TAB | V5261 | \$6,996.00 | \$878.00 | \$169.98 | 12 Months | 24 Months |
| STARKEY EVOLV AI 2000 RIC 312 | 63277-TAB | V5257 | \$2,838.00 | \$419.00 | \$84.99 | 12 Months | 24 Months |
| STARKEY EVOLV AI 2000 RIC 312 | 63277-TAB | V5261 | \$5,676.00 | \$838.00 | \$169.98 | 12 Months | 24 Months |
| STARKEY EVOLV AI 1600 RIC 312 | 63278-TAB | V5257 | \$2,438.00 | \$399.00 | \$84.99 | 12 Months | 24 Months |
| STARKEY EVOLV AI 1600 RIC 312 | 63278-TAB | V5261 | \$4,876.00 | \$798.00 | \$169.98 | 12 Months | 24 Months |
| STARKEY EVOLV AI 1200 RIC 312 | 63279-TAB | V5257 | \$1,398.00 | \$329.00 | \$84.99 | 12 Months | 36 Months |
| STARKEY EVOLV AI 1200 RIC 312 | 63279-TAB | V5261 | \$2,796.00 | \$658.00 | \$169.98 | 12 Months | 36 Months |
| STARKEY EVOLV AI 2400 MRIC 312 | 63283-TAB | V5257 | \$3,498.00 | \$439.00 | \$84.99 | 12 Months | 36 Months |
| STARKEY EVOLV AI 2400 MRIC 312 | 63283-TAB | V5261 | \$6,996.00 | \$878.00 | \$169.98 | 12 Months | 36 Months |
| STARKEY EVOLV AI 2000 MRIC 312 | 63284-TAB | V5257 | \$2,838.00 | \$419.00 | \$84.99 | 12 Months | 36 Months |
| STARKEY EVOLV AI 2000 MRIC 312 | 63284-TAB | V5261 | \$5,676.00 | \$838.00 | \$169.98 | 12 Months | 36 Months |
| STARKEY EVOLV AI 1600 MRIC 312 | 63285-TAB | V5257 | \$2,438.00 | \$399.00 | \$84.99 | 12 Months | 36 Months |
| STARKEY EVOLV AI 1600 MRIC 312 | 63285-TAB | V5261 | \$4,876.00 | \$798.00 | \$169.98 | 12 Months | 36 Months |
| STARKEY EVOLV AI 1200 MRIC 312 | 63286-TAB | V5257 | \$1,398.00 | \$329.00 | \$84.99 | 12 Months | 36 Months |
| STARKEY EVOLV AI 1200 MRIC 312 | 63286-TAB | V5261 | \$2,796.00 | \$658.00 | \$169.98 | 12 Months | 36 Months |
| STARKEY EVOLV AI 2400 RIC R | 63289-TAB | V5257 | \$3,498.00 | \$439.00 | \$84.99 | 12 Months | 24 Months |
| STARKEY EVOLV AI 2400 RIC R | 63289-TAB | V5261 | \$6,996.00 | \$878.00 | \$169.98 | 12 Months | 24 Months |
| STARKEY EVOLV AI 2000 RIC R | 63290-TAB | V5257 | \$3,138.00 | \$419.00 | \$84.99 | 12 Months | 24 Months |
| STARKEY EVOLV AI 2000 RIC R | 63290-TAB | V5261 | \$6,276.00 | \$838.00 | \$169.98 | 12 Months | 24 Months |
| STARKEY EVOLV AI 1600 RIC R | 63291-TAB | V5257 | \$2,738.00 | \$399.00 | \$84.99 | 12 Months | 24 Months |
| STARKEY EVOLV AI 1600 RIC R | 63291-TAB | V5261 | \$5,476.00 | \$798.00 | \$169.98 | 12 Months | 24 Months |
| STARKEY EVOLV AI 1200 RIC R | 63292-TAB | V5257 | \$1,738.00 | \$329.00 | \$84.99 | 12 Months | 36 Months |
| STARKEY EVOLV AI 1200 RIC R | 63292-TAB | V5261 | \$3,476.00 | \$658.00 | \$169.98 | 12 Months | 36 Months |
| STARKEY EVOLV AI CROS BTE 13 | 63268-TAB | V5221 | \$762.00 | \$339.00 | \$84.99 | 12 Months | 36 Months |
| STARKEY EVOLV AI CROS RIC 312 | 63281-TAB | V5221 | \$762.00 | \$339.00 | \$84.99 | 12 Months | 36 Months |
| STARKEY EVOLV AI CROS RIC R | 63294-TAB | V5221 | \$762.00 | \$339.00 | \$84.99 | 12 Months | 36 Months |
| STARKEY EVOLV AI BICROS BTE 13 | 63268-TAB | V5221 | \$762.00 | \$339.00 | \$84.99 | 12 Months | 36 Months |
| STARKEY EVOLV AI BICROS RIC 312 | 63281-TAB | V5221 | \$762.00 | \$339.00 | \$84.99 | 12 Months | 36 Months |
| STARKEY EVOLV AI BICROS RIC R | 63294-TAB | V5221 | \$762.00 | \$339.00 | \$84.99 | 12 Months | 36 Months |
| STARKEY GENESIS AI 24 RIC RT | 63191-TAB | V5257 | \$3,598.00 | \$464.00 | \$84.99 | 12 Months | 36 Months |
| STARKEY GENESIS AI 24 RIC RT | 63191-TAB | V5261 | \$7,196.00 | \$928.00 | \$169.98 | 12 Months | 36 Months |
| STARKEY GENESIS AI 24 MRIC R | 63197-TAB | V5257 | \$3,598.00 | \$464.00 | \$84.99 | 12 Months | 36 Months |
| STARKEY GENESIS AI 24 MRIC R | 63197-TAB | V5261 | \$7,116.00 | \$928.00 | \$169.98 | 12 Months | 36 Months |
| STARKEY GENESIS AI 20 RIC RT | 63316-TAB | V5257 | \$3,238.00 | \$444.00 | \$84.99 | 12 Months | 24 Months |
| STARKEY GENESIS AI 20 RIC RT | 63316-TAB | V5261 | \$6,476.00 | \$888.00 | \$169.98 | 12 Months | 24 Months |
| STARKEY GENESIS AI 20 MRIC R | 63319-TAB | V5257 | \$3,238.00 | \$444.00 | \$84.99 | 12 Months | 24 Months |
| STARKEY GENESIS AI 20 MRIC R | 63319-TAB | V5261 | \$6,476.00 | \$888.00 | \$169.98 | 12 Months | 24 Months |
| STARKEY GENESIS AI 16 RIC RT | 63317-TAB | V5257 | \$2,838.00 | \$424.00 | \$84.99 | 12 Months | 24 Months |
| STARKEY GENESIS AI 16 RIC RT | 63317-TAB | V5261 | \$5,676.00 | \$848.00 | \$169.98 | 12 Months | 24 Months |
| STARKEY GENESIS AI 16 MRIC R | 63320-TAB | V5257 | \$2,838.00 | \$424.00 | \$84.99 | 12 Months | 24 Months |
| STARKEY GENESIS AI 16 MRIC R | 63320-TAB | V5261 | \$5,676.00 | \$848.00 | \$169.98 | 12 Months | 24 Months |
| STARKEY GENESIS AI 12 RIC RT | 63318-TAB | V5257 | \$1,838.00 | \$354.00 | \$84.99 | 12 Months | 24 Months |
| STARKEY GENESIS AI 12 RIC RT | 63318-TAB | V5261 | \$3,676.00 | \$708.00 | \$169.98 | 12 Months | 24 Months |
| STARKEY GENESIS AI 12 MRIC R | 63321-TAB | V5257 | \$1,838.00 | \$354.00 | \$84.99 | 12 Months | 24 Months |
| STARKEY GENESIS AI 12 MRIC R | 63321-TAB | V5261 | \$3,676.00 | \$708.00 | \$169.98 | 12 Months | 24 Months |
| STARKEY GENESIS AI CROS RIC RT | 63332-TAB | V5181 | \$812.00 | \$364.00 | \$84.99 | 12 Months | 36 Months |
| STARKEY GENESIS AI BICROS RIC RT | 63332-TAB | V5221 | \$812.00 | \$364.00 | \$84.99 | 12 Months | 36 Months |

FEATURES = Digital (full digital signal processing with two or three channels, etc.), List CROS and BiCros on separate price lines.

Exhibit D: Price Schedule - Amendment No. 1 STARKEY LAB INC

IN THE EAR TYPES – Prices shall be for a single hearing aid or two hearing aids and case. List model number for the full range of instruments. Include all features. Indicate Class D power or Class B power.

| ITE FULL-SHELL MODEL NAME | MODEL NUMBER (19 Characters or less) | HPCPS CODE(S) | EQUIPMENT PUBLISHED LIST PRICE | EQUIPMENT OFFERED PRICE | FIXED NON - WARRANTY REPAIR PRICE | NON - WARRANTY REPAIR PERIOD (MONTHS) | WARRANTY REPAIR PERIOD (MONTHS) |
|-----------------------------|---|---------------|--------------------------------|-------------------------|-----------------------------------|---------------------------------------|---------------------------------|
| STARKEY EVOLV AI 2400 ITE R | 63296-TAB | V5256 | \$3,558.00 | \$439.00 | \$84.99 | 12 months | 36 Months |
| STARKEY EVOLV AI 2400 ITE R | 63296-TAB | V5260 | \$7,116.00 | \$878.00 | \$169.98 | 12 months | 36 Months |
| STARKEY EVOLV AI 2000 ITE R | 63297-TAB | V5256 | \$3,198.00 | \$419.00 | \$84.99 | 12 months | 24 Months |
| STARKEY EVOLV AI 2000 ITE R | 63297-TAB | V5260 | \$6,396.00 | \$838.00 | \$169.98 | 12 months | 24 Months |
| STARKEY EVOLV AI 1600 ITE R | 63298-TAB | V5256 | \$2,798.00 | \$399.00 | \$84.99 | 12 months | 24 Months |
| STARKEY EVOLV AI 1600 ITE R | 63298-TAB | V5260 | \$5,596.00 | \$798.00 | \$169.98 | 12 months | 24 Months |
| STARKEY EVOLV AI 1200 ITE R | 63299-TAB | V5256 | \$1,798.00 | \$329.00 | \$84.99 | 12 months | 24 Months |
| STARKEY EVOLV AI 1200 ITE R | 63299-TAB | V5260 | \$3,596.00 | \$658.00 | \$169.98 | 12 months | 24 Months |
| STARKEY PICASSO i2400 ITE | CE P11 | V5256 | \$3,298.00 | \$439.00 | \$84.99 | 12 months | 36 Months |
| STARKEY PICASSO i2400 ITE | CE P11 | V5260 | \$6,596.00 | \$878.00 | \$169.98 | 12 months | 36 Months |
| STARKEY PICASSO i2000 ITE | CE P91 | V5256 | \$2,798.00 | \$419.00 | \$84.99 | 12 months | 24 Months |
| STARKEY PICASSO i2000 ITE | CE P91 | V5260 | \$5,596.00 | \$838.00 | \$169.98 | 12 months | 24 Months |
| STARKEY PICASSO i1600 ITE | CE P71 | V5256 | \$2,398.00 | \$399.00 | \$84.99 | 12 months | 24 Months |
| STARKEY PICASSO i1600 ITE | CE P71 | V5260 | \$4,796.00 | \$798.00 | \$169.98 | 12 months | 24 Months |
| STARKEY GENESIS AI 24 ITE R | 72035-SHT | V5256 | \$3,708.00 | \$439.00 | \$84.99 | 12 months | 36 Months |
| STARKEY GENESIS AI 24 ITE R | 72035-SHT | V5260 | \$7,266.00 | \$878.00 | \$169.98 | 12 months | 36 Months |
| STARKEY GENESIS AI 20 ITE R | 72036-SHT | V5256 | \$3,348.00 | \$419.00 | \$84.99 | 12 months | 24 Months |
| STARKEY GENESIS AI 20 ITE R | 72036-SHT | V5260 | \$6,546.00 | \$838.00 | \$169.98 | 12 months | 24 Months |
| STARKEY GENESIS AI 16 ITE R | 72037-SHT | V5256 | \$2,948.00 | \$399.00 | \$84.99 | 12 months | 24 Months |
| STARKEY GENESIS AI 16 ITE R | 72037-SHT | V5260 | \$5,746.00 | \$798.00 | \$169.98 | 12 months | 24 Months |
| STARKEY GENESIS AI 12 ITE R | 72038-SHT | V5256 | \$1,948.00 | \$329.00 | \$84.99 | 12 months | 24 Months |
| STARKEY GENESIS AI 12 ITE R | 72038-SHT | V5260 | \$3,746.00 | \$658.00 | \$169.98 | 12 months | 24 Months |

Exhibit D: Price Schedule - Amendment No. 1 STARKEY LAB INC

IN THE EAR TYPES – Prices shall be for a single hearing aid, or two hearing aids and case. List model number for the full range of instruments. Include all features. Indicate Class D power or Class B power.

| ITE HALF-SHELL MODEL NAME | MODEL NUMBER (19 Characters or less) | HCPCS CODE(S) | EQUIPMENT PUBLISHED LIST PRICE | EQUIPMENT OFFERED PRICE | FIXED NON-WARRANTY REPAIR PRICE | NON-WARRANTY REPAIR PERIOD (MONTHS) | WARRANTY REPAIR PERIOD (MONTHS) |
|----------------------------|---|---------------|--------------------------------|-------------------------|---------------------------------|-------------------------------------|---------------------------------|
| STARKEY EVOLV AI 2400 HS R | 63301-TAB | V5256 | \$3,558.00 | \$439.00 | \$84.99 | 12 months | 36 Months |
| STARKEY EVOLV AI 2400 HS R | 63301-TAB | V5260 | \$7,116.00 | \$878.00 | \$169.98 | 12 months | 36 Months |
| STARKEY EVOLV AI 2000 HS R | 63302-TAB | V5256 | \$3,198.00 | \$419.00 | \$84.99 | 12 months | 24 Months |
| STARKEY EVOLV AI 2000 HS R | 63302-TAB | V5260 | \$6,396.00 | \$838.00 | \$169.98 | 12 months | 24 Months |
| STARKEY EVOLV AI 1600 HS R | 63303-TAB | V5256 | \$2,798.00 | \$399.00 | \$84.99 | 12 months | 24 Months |
| STARKEY EVOLV AI 1600 HS R | 63303-TAB | V5260 | \$5,596.00 | \$798.00 | \$169.98 | 12 months | 24 Months |
| STARKEY EVOLV AI 1200 HS R | 63304-TAB | V5256 | \$1,798.00 | \$329.00 | \$84.99 | 12 months | 24 Months |
| STARKEY EVOLV AI 1200 HS R | 63304-TAB | V5260 | \$3,596.00 | \$658.00 | \$169.98 | 12 months | 24 Months |
| STARKEY PICASSO i2400 HS | CE HP1I | V5256 | \$3,298.00 | \$439.00 | \$84.99 | 12 Months | 36 Months |
| STARKEY PICASSO i2400 HS | CE HP1I | V5260 | \$6,596.00 | \$878.00 | \$169.98 | 12 Months | 36 Months |
| STARKEY PICASSO i2000 HS | CE HP9I | V5256 | \$2,798.00 | \$419.00 | \$84.99 | 12 Months | 24 Months |
| STARKEY PICASSO i2000 HS | CE HP9I | V5260 | \$5,596.00 | \$838.00 | \$169.98 | 12 Months | 24 Months |
| STARKEY PICASSO i1600 HS | CE HP7I | V5256 | \$2,398.00 | \$399.00 | \$84.99 | 12 Months | 24 Months |
| STARKEY PICASSO i1600 HS | CE HP7I | V5260 | \$4,796.00 | \$798.00 | \$169.98 | 12 Months | 24 Months |
| STARKEY GENESIS AI 24 HS R | 72039-SHT | V5256 | \$3,708.00 | \$439.00 | \$84.99 | 12 months | 36 Months |
| STARKEY GENESIS AI 24 HS R | 72039-SHT | V5260 | \$7,266.00 | \$878.00 | \$169.98 | 12 months | 36 Months |
| STARKEY GENESIS AI 20 HS R | 72040-SHT | V5256 | \$3,348.00 | \$419.00 | \$84.99 | 12 months | 24 Months |
| STARKEY GENESIS AI 20 HS R | 72040-SHT | V5260 | \$6,546.00 | \$838.00 | \$169.98 | 12 months | 24 Months |
| STARKEY GENESIS AI 16 HS R | 72041-SHT | V5256 | \$2,948.00 | \$399.00 | \$84.99 | 12 months | 24 Months |
| STARKEY GENESIS AI 16 HS R | 72041-SHT | V5260 | \$5,746.00 | \$798.00 | \$169.98 | 12 months | 24 Months |
| STARKEY GENESIS AI 12 HS R | 72042-SHT | V5256 | \$1,948.00 | \$329.00 | \$84.99 | 12 months | 24 Months |
| STARKEY GENESIS AI 12 HS R | 72042-SHT | V5260 | \$3,746.00 | \$658.00 | \$169.98 | 12 months | 24 Months |

FEATURES = Digital (full digital signal processing with two or three channels, etc.)

Exhibit D: Price Schedule - Amendment No. 1 STARKEY LAB INC

IN THE EAR TYPES – Prices shall be for a single hearing aid or two hearing aids and case. List model number for the full range of instruments. Include all features. Indicate Class D power or Class B power.

| ITE LOW-PROFILE MODEL NAME | MODEL NUMBER (19 Characters or less) | HCPCS CODE(S) | EQUIPMENT PUBLISHED LIST PRICE | EQUIPMENT OFFERED PRICE | FIXED NON - WARRANTY REPAIR PRICE | NON - WARRANTY REPAIR PERIOD (MONTHS) | WARRANTY REPAIR PERIOD (MONTHS) |
|----------------------------|---|---------------|--------------------------------|-------------------------|-----------------------------------|---------------------------------------|---------------------------------|
|----------------------------|---|---------------|--------------------------------|-------------------------|-----------------------------------|---------------------------------------|---------------------------------|

FEATURES = Digital (full digital signal processing with two or three channels, etc.)

Exhibit D: Price Schedule - Amendment No. 1 STARKEY LAB INC

| Personal Frequency Modulations (FM) Systems – Prices shall be for either a single instrument or complete FM system with antenna type built into the microphone cords, which may be powered by disposable alkaline batteries or rechargeable batteries. | | | | | | | |
|--|---|------------------|--------------------------------------|-------------------------------|--|---|--|
| PFM (FM) DEVICE/SYSTEM NAME | MODEL NUMBER (19 Characters or less) | HCPCS CODE(S) | EQUIPMENT PUBLISHED LIST PRICE | EQUIPMENT OFFERED PRICE | FIXED NON - WARRANTY REPAIR PRICE | NON - WARRANTY REPAIR PERIOD (MONTHS) | WARRANTY REPAIR PERIOD (MONTHS) |

FEATURES = Digital (full digital signal processing with two or three channels, etc.)

Exhibit D: Price Schedule - Amendment No. 1 STARKEY LAB INC

HCPCS CODES

| HCPCS | CODE DESCRIPTION |
|-------|--|
| V5030 | Monaural, body worn, air conduction |
| V5040 | Monaural, body worn, bone conduction |
| V5050 | Monaural, ITE |
| V5060 | Monaural, BTE |
| V5070 | Hearing aid in glasses, air conduction |
| V5080 | Hearing aid in glasses, bone conduction |
| V5100 | Hearing aid, bilateral, body worn |
| V5120 | Binaural, on-the-body |
| V5130 | Binaural, ITE |
| V5140 | Binaural, BTE |
| V5150 | Hearing aid in glasses, binaural |
| V5171 | CROS, ITE/ITE |
| V5181 | CROS, BTE |
| V5190 | CROS, in glasses |
| V5211 | BICROS, ITE/ITE |
| V5213 | BICROS, ITE/BTE |
| V5220 | BICROS, BTE/BTE |
| V5230 | BICROS, in glasses |
| V5246 | Monaural, digitally programmable analog, ITE |
| V5247 | Monaural, digitally programmable analog, BTE |
| V5252 | Binaural, digitally programmable analog, ITE |
| V5253 | Binaural, digitally programmable analog, BTE |
| V5256 | Monaural, digital, ITE |
| V5257 | Monaural, digital, BTE |
| V5260 | Binaural, digital, ITE |
| V5261 | Binaural, digital, BTE |
| V5273 | Assistive listening device, for use with cochlear implant |
| V5274 | Assistive listening device, not otherwise specified |
| V5281 | Assistive listening device, personal FM/DM system, monaural (1 receiver, transmitter, microphone), any type |
| V5282 | Assistive listening device, personal FM/DM system, binaural (2 receivers, transmitter, microphone), any type |
| V5283 | Assistive listening device, personal FM/DM neck, loop induction receiver |
| V5284 | Assistive listening device, personal FM/DM, ear level receiver |
| V5285 | Assistive listening device, personal FM/DM, direct audio input receiver |
| V5286 | Assistive listening device, personal blue tooth FM/DM receiver |
| V5287 | Assistive listening device, personal FM/DM receiver, not otherwise specified |
| V5288 | Assistive listening device, personal FM/DM transmitter ALD |
| V5289 | Assistive listening device, personal FM/DM adapter boot coupling device for receiver, any type |
| V5290 | Assistive listening device, transmitter microphone, any type |
| V5298 | Hearing Aid, not otherwise classified |

Certificate Of Completion

| | |
|--|---------------------------|
| Envelope Id: 64AAF460C4FD41ABB2251E0737850C38 | Status: Completed |
| Subject: Complete with DocuSign: Master Agreement Contract I.pdf | |
| Source Envelope: | |
| Document Pages: 35 | Signatures: 2 |
| Certificate Pages: 5 | Initials: 0 |
| AutoNav: Enabled | Envelope Originator: |
| Envelope Stamping: Enabled | Justin Franzose |
| Time Zone: (UTC-05:00) Eastern Time (US & Canada) | Justin.Franzose@maine.gov |
| | IP Address: 66.66.232.211 |

Record Tracking

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|---|---|--------------------|
| Status: Original 9/18/2023 10:25:48 AM | Holder: Justin Franzose Justin.Franzose@maine.gov | Location: DocuSign |
| Security Appliance Status: Connected | Pool: StateLocal | |
| Storage Appliance Status: Connected | Pool: State of Maine - Office of Information Technology | Location: DocuSign |

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Brandon Martin
brandon.martin@maine.gov
Procurement Planning Manager
Security Level: Email, Account Authentication (None)

Signature

DocuSigned by:
Brandon Martin
2F79272FCC37434...
Signature Adoption: Pre-selected Style
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Not Offered via DocuSign

Gary Zajicek
contractrequests@starkey.com
Director of Commercial Operations
Security Level: Email, Account Authentication (None)

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Gary Zajicek
DCE5238EFAEB43C...
Signature Adoption: Pre-selected Style
Using IP Address: 167.100.118.140

Sent: 9/18/2023 12:21:05 PM
Viewed: 9/18/2023 4:29:13 PM
Signed: 9/18/2023 4:29:40 PM

Electronic Record and Signature Disclosure:
Accepted: 9/18/2023 4:29:13 PM
ID: f76c111f-76d6-447d-8f7e-6ce7ba210ccb

| In Person Signer Events | Signature | Timestamp |
|------------------------------|------------------|-----------------------|
| Editor Delivery Events | Status | Timestamp |
| Agent Delivery Events | Status | Timestamp |
| Intermediary Delivery Events | Status | Timestamp |
| Certified Delivery Events | Status | Timestamp |
| Carbon Copy Events | Status | Timestamp |
| Witness Events | Signature | Timestamp |
| Notary Events | Signature | Timestamp |
| Envelope Summary Events | Status | Timestamps |
| Envelope Sent | Hashed/Encrypted | 9/18/2023 10:29:21 AM |

| Envelope Summary Events | Status | Timestamps |
|--------------------------------|------------------|----------------------|
| Certified Delivered | Security Checked | 9/18/2023 4:29:13 PM |
| Signing Complete | Security Checked | 9/18/2023 4:29:40 PM |
| Completed | Security Checked | 9/18/2023 4:29:40 PM |

| Payment Events | Status | Timestamps |
|-----------------------|---------------|-------------------|
|-----------------------|---------------|-------------------|

Electronic Record and Signature Disclosure

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All notices and disclosures will be sent to you electronically

Unless you tell us otherwise in accordance with the procedures described herein, we will provide electronically to you through the DocuSign system all required notices, disclosures, authorizations, acknowledgements, and other documents that are required to be provided or made available to you during the course of our relationship with you. To reduce the chance of you inadvertently not receiving any notice or disclosure, we prefer to provide all of the required notices and disclosures to you by the same method and to the same address that you have given us. Thus, you can receive all the disclosures and notices electronically or in paper format through the paper mail delivery system. If you do not agree with this process, please let us know as described below. Please also see the paragraph immediately above that describes the consequences of your electing not to receive delivery of the notices and disclosures electronically from us.

How to contact Carahsoft OBO Maine Office of Information Technology:

You may contact us to let us know of your changes as to how we may contact you electronically, to request paper copies of certain information from us, and to withdraw your prior consent to receive notices and disclosures electronically as follows:

To contact us by email send messages to: kendra.l.coates@maine.gov

To advise Carahsoft OBO Maine Office of Information Technology of your new email address

To let us know of a change in your email address where we should send notices and disclosures electronically to you, you must send an email message to us at kendra.l.coates@maine.gov and in the body of such request you must state: your previous email address, your new email address. We do not require any other information from you to change your email address.

If you created a DocuSign account, you may update it with your new email address through your account preferences.

To request paper copies from Carahsoft OBO Maine Office of Information Technology

To request delivery from us of paper copies of the notices and disclosures previously provided by us to you electronically, you must send us an email to kendra.l.coates@maine.gov and in the body of such request you must state your email address, full name, mailing address, and telephone number. We will bill you for any fees at that time, if any.

To withdraw your consent with Carahsoft OBO Maine Office of Information Technology

To inform us that you no longer wish to receive future notices and disclosures in electronic format you may:

- i. decline to sign a document from within your signing session, and on the subsequent page, select the check-box indicating you wish to withdraw your consent, or you may;
- ii. send us an email to kendra.l.coates@maine.gov and in the body of such request you must state your email, full name, mailing address, and telephone number. We do not need any other information from you to withdraw consent.. The consequences of your withdrawing consent for online documents will be that transactions may take a longer time to process..

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