

Administered by University of Maine System Office of Strategic Procurement Request for Proposal (RFP)

SCIENTIFIC AND LABORATORY GAS University of Maine RFP# 2017-91

Issued Date: May 24, 2017

Response Deadline Date/Time: June 6, 2017 EOB

Response Submission Information:

Submitted electronically to james.m.gilmore@maine.edu Email Subject Line – RFP# 2017-91 Scientific and Laboratory Gas

Response Contact Information:

Strategic Sourcing Manager (SSM): James Gilmore Email: james.m.gilmore@maine.edu Phone: (207) 581-2678

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1.0 INTRODUCTION

1.1 Definitions, Background, Purpose and Specifications

1.1.1 Definitions

The University of Maine System will hereinafter be referred to as the "University." Respondents to the document shall be referred to as "Respondent(s)" or "Respondent".

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The Respondent to whom the Agreement is awarded shall be referred to as the "Contractor."

The University of Maine System and other components of the University shall be referred to as "Multi-Institution".

1.1.2 Background

Overview

Established in 1968, the University of Maine System (UMS) unites seven distinctive public universities, comprising 10 campuses and numerous centers, in the common purposes of providing quality higher education while delivering on its traditional tripartite mission of teaching, research, and public service.

Maine's largest educational enterprise, the University extends its mission as a major resource for the state, linking economic growth, the education of its people, and the application of research and scholarship.

A comprehensive public institution of higher education, UMS serves nearly 40,000 students annually and is supported by the efforts of more than 2,000 full-time and part-time faculty, more than 3,000 regular full-time and part-time staff, and a complement of part-time temporary (adjunct) faculty.

Reaching more than 500,000 people annually through educational and cultural offerings, the University of Maine System also benefits from more than two-thirds of its alumni population residing within the state; more than 123,000 individuals.

The System consists of the following seven universities: University of Maine (UM); University of Maine at Machias (UMM); University of Maine at Augusta (UMA); University of Maine at Presque Isle (UMPI); University of Maine at Farmington (UMF); University of Southern Maine (USM); and, University of Maine at Fort Kent (UMFK).

Operating within a shared services model, the offices of Information Technology, Strategic Procurement, Human Resources, Facilities, Risk and General Services, Finance and Budget, Shared Processing Center, General Counsel and Organizational Effectiveness partner to form the University Services organization.

Charged with delivering key administrative functions across the System, University Services is dedicated to leveraging its significant unit and collective resources to not only serve the immediate needs of its constituents, but deliver sustainable economies and efficiencies for the future benefit of the System as well.

Dated: May 1, 2017

1.1.3 Purpose

The University of Maine is seeking proposals to provide scientific and laboratory gases. This document provides instructions for submitting responses, the procedure and criteria by which the Respondent(s) will be selected, and the contractual terms which will govern the relationship between the University and the awarded Respondent(s).

Respondents should review **1.1.4 Specifications / Scope of Work** of this document to see the full Scope of Services/Products required.

Though this document is primarily for University of Maine Orono Campus, all campuses in the University of Maine System must be afforded the use of this solution, with all the same terms and conditions

1.1.4 Scope of Work

Vendor Requirements

- 1. The vendor must provide a designated customer service representative to the University during normal business hours to assist with ordering, answering questions and resolving any problems that may arise such as malfunctioning cylinders, selection of equipment, etc. The University shall have access to their corresponding customer service representative during normal business hours, on every business day (8:00 a.m. to 5:00 p.m.).
- 2. Vendor shall provide a 24 hour emergency customer service representative.
- **3.** The vendor's proposal must describe its quality assurance program and must identify source plants. The vendor must have the ability to provide a certification of product analysis upon request at no additional cost to the University.
- **4.** In the event that shortages occur, the Vendor's Proposal must describe its Backup Program, including relationships with other manufacturers or suppliers to obtain products.
- **5.** The vendor shall be responsible to unload the products and allow the University to inspect for damage, fitness, proper labeling, verify accurate item delivered.
- **6.** The vendor shall complete any portion of an unfulfilled order within three (3) days unless the University agrees to an extension.
- **7.** There may be occasions where emergency deliveries will be required, to that extent; the vendor shall provide emergency delivery seven (7) days per week, twenty-four hours per day at no additional cost to the University, and deliver products within a 4 hour time period.
- **8.** Vendor shall have ordering procedures that are user-friendly. Orders are to be placed on an individual department basis. No order shall be accepted unless it includes an authorized purchase order.
- **9.** In submitting a response to this RFP, the vendor expressly assumes full responsibility for prompt notification of any product recall in accordance with the applicable state or federal regulations.
- **10.** Please include your monthly tank rental fee as well with the cost response. The University is open to any and all ideas regarding a streamlined tank rental program to reduce administrative burden.
- **11**. Medical Cylinders must be labeled in accordance with the USP requirements. Labels must display accepted technical terminology, batch and control numbers, etc.
- **12**. In addition to the cost response as outlined in section C please provide yearly maintenance service costs for bulk tanks currently on campus.

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1.2 General Information

1.2.1 Contract Administration and Conditions

1.2.1.1 The winning Respondent will be required to execute a contract in the form of a University of Maine System Contract for Services, which is attached to this response as **Appendix E**. Contract initial term and renewal periods are reflected in Section 2 of Appendix E, Contract for Services, and are subject to continued availability of funding and satisfactory performance.

The Agreement entered into by the parties shall consist of the University of Maine System Contract for Services (attached to this document), the RFP, the selected Respondent's submission, including all appendices or attachments and clarifications, the specifications including all modifications thereof, and a Purchase Order or Letter of Agreement requiring signatures of the University and the Contractor, all of which shall be referred to collectively as the Agreement Documents.

In the event of a conflict of terms the following precedence will apply:

- 1. University of Maine System Contract for Services
- 2. Agreement Riders as required
- 3. Contract Amendments (as required)
- 4. The University's RFP
- 5. Respondent's Submission
- 6. Purchase Order or Letter of Agreement
- 1.2.1.2 Modification of Agreement terms and conditions is permitted except that the University, due to its public nature, will not :
 - a. Provide any defense, hold harmless or indemnity;
 - b. Waive any statutory or constitutional immunity;
 - c. Apply the law of a state other than Maine;
 - d. Procure types or amounts of insurance beyond those UMS already maintains or waive any rights of subrogation.
 - e. Add any entity as an additional insured to UMS policies of insurance;
 - f. Pay attorneys' fees, costs, expenses or liquidated damages;
 - g. Promise confidentiality in a manner contrary to Maine's Freedom of Access Act;

- h. Permit an entity to change unilaterally any term or condition once the contract is signed; or
- i. Agree to automatic renewals for term(s) greater than month-to-month.
- 1.2.1.3 By submitting a response to a Request for Proposal, bid or other offer to do business with the University your entity understands and agrees that:
 - a. The above Agreement provisions (Section 1.2.1.2) will not be modified and are thereby incorporated into any agreement entered into between University and your entity; that such terms and condition shall control in the event of any conflict with such agreement; and that your entity will not propose or demand any contrary terms;
 - The above Agreement provisions (Section 1.2.1.2) will govern the interpretation of such agreement notwithstanding the expression of any other term and/or condition to the contrary;
 - c. Your entity agrees that the resulting Agreement will be the entire agreement between the University (including University's employees and other End Users) and Respondent and in the event that the Respondent requires terms of use agreements or other agreements, policies or understanding, whether on an order form, invoice, website, electronic, click-through, verbal or in writing, with University's employees or other End Users, such agreements shall be null, void and without effect, and the terms of the Agreement shall apply.
 - d. Your entity will identify at the time of submission which, if any, portion or your submitted materials are entitled to "trade secret" exemption from disclosure under Maine's Freedom of Access Act; that failure to so identify will authorize UMS to conclude that no portions are so exempt; and that your entity will defend, indemnify and hold harmless UMS in any and all legal actions that seek to compel UMS to disclose under Maine's Freedom of Access Act some or all of your submitted materials and/or contract, if any, executed between UMS and your entity.

1.2.2 Communication with the University

It is the responsibility of the Respondent to inquire about any requirement of this document that is not understood. Responses to inquiries, if they change or clarify the document in a substantial manner, will be forwarded by addenda to all parties that have received a copy of the document. Addenda will also be posted on our web site, www.maine.edu/strategic/upcoming_bids.php

It is the responsibility of all Respondents to check the web site before submitting a response to ensure that they have all pertinent documents. The University will not be bound by oral responses to inquiries or written responses other than addenda.

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Inquiries must be made using the **Response Contact Information** provided on the cover sheet of this document.

Refer to table in **Section 1.3.1 Timeline of Key Events** for deadline requirements.

1.2.3 Confidentiality

The information contained in responses submitted for the University's consideration will be held in confidence until all evaluations are concluded and a Respondent selected (the successful Respondent). At that time the University will issue award notice letters to all participating Respondents and the successful Respondent's response may be made available to participating Respondents upon request. Such request will be made by submitting a written request to the individual noted in the **Response Contact Information** shown on the cover sheet of this document, with a copy of the request to the successful Respondent.

After the protest period has passed and the Agreement is fully executed, the winning response will be available for public inspection.

Pricing and other information that is an integral part of the offer cannot be considered confidential after an award has been made. The University will honor requests for confidentiality for information of a proprietary nature to the extent allowed by law. Clearly mark any portion of your submitted materials which are entitled to "trade secret" exemption from disclosure under Maine's Freedom of Access Act. Failure to so identify as trade secret will authorize the University to conclude that no portions are so exempt; and that your entity will defend, indemnify and hold harmless the University in any and all legal actions that seek to compel the University to disclose under Maine's Freedom of Access Act some or all of your submitted materials and/or contract, if any, executed between the University and your entity.

The University must adhere to the provisions of the Maine Freedom of Access Act (FOAA), 1 MRSA §401 et seq. As a condition of submitting a response under this section, a respondent must accept that, to the extent required by the Maine FOAA, responses to this solicitation, and any ensuing contractual documents, are considered public records and therefore are subject to freedom of access requests.

1.2.4 Costs of Preparation

Respondent assumes all costs of preparation of the response and any presentations necessary to the response process.

1.2.5 Authorization

Any Agreement for services that will, or may, result in the expenditure by the University of \$50,000 or more must be approved in writing by the Office of Strategic Procurement, Chief Procurement Officer and it is not approved, valid or effective until such written approval is granted.

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1.2.6 Multi-Institutional

The University of Maine System, Office of Strategic Procurement reserves the right to authorize other University Institutions to use the Agreement(s) resulting from this document, if it is deemed to be beneficial for the University to do so.

1.2.7 Pricing

All prices provided shall remain firm for the entire term of the agreement.

1.2.8 Cost Response Form Quantities

The quantities shown on the cost response form are approximate only. The Contractor shall cover the actual needs of the University throughout the term of the Agreement regardless of whether they are more or less than the quantities shown.

1.2.9 Employees

The Contractor shall employ only competent and satisfactory personnel and shall provide a sufficient number of employees to perform the required services efficiently and in a manner satisfactory to the University. If the Agreement Administrator or designee, notifies the Contractor in writing that any person employed on this Agreement is incompetent, disorderly, or otherwise unsatisfactory, such person shall not again be employed in the execution of this Agreement without the prior written consent of the Agreement Administrator.

1.3 General Submission Provisions

1.3.1 Timeline of Key Events

Reference Section	Event Name	Event Due Date
Section 1.2.2	Deadline for Written Inquiries/Questions	May 30, 2017 EOB
Section 1.2.2	Response to Written Inquiries/Questions	June 2, 2017 EOB
Section 1.2.2	Deadline for Proposal Submission	June 6, 2017 EOB
Section 2.2	Award Announcement (subject to change)	June 9, 2017
	Estimated Agreement Start Date (subject to change)	July 01, 2017

1.3.2 Eligibility to Submit Responses

Public entities, private for-profit companies, and non-profit companies and institutions are invited to submit a response to this document.

1.3.3 Debarment

Respondents must complete and submit the "Debarment, Performance and Non-Collusion Certification Form provided in Appendix B. Failure to provide this certification may result in the disqualification of the Respondent's proposal, at the University's discretion.

Submission of a signed response in response to this solicitation is certification that your firm (or any subcontractor) is not currently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any State or Federal department or agency.

Submission is also agreement that the University will be notified of any change in this status.

1.3.4 Response Understanding

By submitting a response, the Respondent agrees and assures that the specifications are adequate, and the Respondent accepts the terms and conditions herein. Any exceptions should be noted in your response.

1.3.5 Response Validity

Unless specified otherwise, all responses shall be valid for ninety (90) days from the due date of the response.

1.3.6 Non-Response Submission

The University will not consider non-responsive submissions, i.e., those with material deficiencies, omissions, errors or inconsistencies or that

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otherwise do not follow instructions. The University in its sole discretion will determine what is Non-Responsive.

1.3.7 Respondents' Presentations

Presentations may be requested of two or more Respondents deemed by the University to be the best suited among those submitting responses on the basis of the selection criteria. After presentations have been conducted, the University may select the Respondent(s) which, in its opinion, has made the response that is the most responsive and most responsible and may award the Agreement to that/those Respondent(s).

1.3.8 Response Submission

A **SIGNED** virus-free electronic copy must be submitted as follows:

- The response must be received electronically to the E-Mail shown in the Response Submission Information section of the cover page of this document.
- Electronic submission must be received by the required Response
 Deadline Date/Time reflected on the cover page of this document.
- Response submissions that exceed 20 MB will be submitted with multiple emails modifying email subject line shown in the **Response Submission Information** section of the cover page of this document to include: Submission 1 of X ('X' representing the number of files being submitted).

2.0 EVALUATION AND AWARD PROCESS

2.1 Evaluation Criteria

2.1.1 Scoring Weights

The score will be based on a 100 point scale and will measure the degree to which each response meets the following criteria:

Evaluation Appendices	Category	Points
Appendix C	Cost Evaluation	40
Appendix D	Economic Impact	10
Appendix E	Contract for Services	5
Appendix G&H	Organization, Qualifications, Experience and References	45
	Total Points	100

2.1.2 Scoring Section Descriptions

2.1.2.1 Cost Evaluation

The total cost proposed for conducting all the functions specified in this document will be assigned a score according to a mathematical formula. The lowest cost response will be awarded the total points. Responses with higher cost response values will be awarded proportionately fewer points calculated in comparison with the lowest cost response.

The scoring formula is:

(Lowest submitted cost response / cost of response being scored) x (40) = pro-rated score

The University will <u>NOT</u> seek a best and final offer (BAFO) from any Respondent in this procurement process. All Respondents are expected to provide their best value pricing with the submission of their response. Respondents will <u>NOT</u> be given another opportunity to modify pricing once submitted.

2.1.2.2 Economic Impact

Using the form in **Appendix D** (Economic Impact Evaluation Form), the Respondent (Respondent identified on the "Response Cover Page" of their submission) is required to describe the Respondent's recent and anticipated economic impact upon and within the State of Maine.

The Economic Impact for this RFP will be assigned a score according to a mathematical formula.

Recent Economic Impact: The highest recent economic impact will be awarded <u>5 points</u>. Proposals with lower recent economic impact will be awarded proportionately fewer points calculated in comparison with the highest impact.

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The Recent Economic Impact scoring formula is: (Recent Economic Impact proposal being scored / Highest submitted recent Economic Impact proposal) $x \le 0$ = pro-rated score

<u>Projected Economic Impact*</u>: The highest projected economic impact will be awarded <u>5 points</u>. Proposals with lower projected economic impact will be awarded proportionately fewer points calculated in comparison with the highest projected economic impact.

The Projected Economic Impact scoring formula is: (Projected Economic Impact proposal being scored / Highest submitted projected Economic Impact proposal) $x \underline{5} = \text{pro-rated}$ score

*Projected Economic Impact is to be based **solely** on the resulting contract should the Respondent be awarded the contract for these services (See **Appendix D** for a more detailed explanation).

Please note: If the University determines that the Respondent's recent and/or projected economic impact information is deemed to be <u>substantially inaccurate</u>, then the University may determine to <u>not award any points for economic impact</u> to that Respondent for the applicable section(s).

2.1.2.3 Contract for Services

Responses which indicate full acceptance of the terms and conditions will receive the total points noted in the table above. Responses with language adjustments, will have point reductions based on University risk assessment. Refer to Agreement provisions detailed in **Section 1.2.1.2** for additional guidance.

- 2.1.2.4 Organization, Qualifications, Experience and References
 The evaluation team will use a consensus approach to evaluate
 and assign evaluation points. Reference checks will be
 performed on the top Respondent(s) only as determined by
 consensus scoring in the other categories.
- 2.1.2.5 General, Implementation, Training and Support

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The evaluation team will use a consensus approach to evaluate and assign evaluation points.

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2.2 Award

While the University prefers a single solution that is scalable to meet the needs of both large and small institutions, it reserves the right to award Agreement(s) to one or multiple Respondents, which may include awards to Respondents for a geographical area, if such award is in the best interest of the University.

The University reserves the right to waive minor irregularities, which may include contacting the Respondent to resolve the irregularity. Scholarships, donations, or gifts to the University, will not be considered in the evaluation of responses. The University reserves the right to reject any or all responses, in whole or in part, and is not necessarily bound to accept the lowest cost response if that response is contrary to the best interests of the University. The University may cancel this request or reject any or all responses in whole or in part. Should the University determine in its sole discretion that only one Respondent is fully qualified, or that one Respondent is clearly more qualified than any other under consideration, an Agreement may be awarded to that Respondent without further action.

2.3 Negotiations

The University reserves the right to negotiate with the successful Respondent to finalize a contract. Such negotiations may not significantly vary the content, nature or requirements of the proposal or the University's Request for Proposals to an extent that may affect the price of goods or services requested. The University reserves the right to terminate contract negotiations with a selected respondent who submits a proposed contract significantly different from the response they submitted in response to the advertised RFP. In the event that an acceptable contract cannot be negotiated with the highest ranked Respondent, the University may withdraw its award and negotiate with the next-highest ranked Respondent, and so on, until an acceptable contract has been finalized. Alternatively, the University may cancel the RFP, at its sole discretion.

2.4 Award Protest

Respondents may appeal the award decision by submitting a written protest to the University of Maine System's Chief Procurement Officer within five (5) business days of the date of the award notice, with a copy of the protest to the successful Respondent. The protest must contain a statement of the basis for the challenge.

If this RFP results in the creation of a pre-qualified or pre-approved list of vendors, then the appeal procedures mentioned above are available upon the original determination of that vendor list, but not during subsequent competitive procedures involving only the pre-qualified or pre-approved list participants.

3.0 RESPONSE FORMAT REQUIREMENTS

3.1 General Format Instructions

3.1.1 Electronic Submissions

Documents submitted as part of the electronic response are to be prepared on standard electronic formats of 8-1/2" x 11" and of PDF file type. Submissions requiring additional supporting information, such as, foldouts containing charts, spreadsheets, and oversize exhibits are permissible and must be submitted as Appendices, clearly numbered and referencing the Section in which they provide supporting information.

For clarity, the Respondent's name should appear on every document page, including Appendices. Each Appendix must reference the section or subsection number to which it corresponds.

3.1.2 Respondents Responsibility

It is the responsibility of the Respondent to provide <u>all</u> information requested in the document package <u>at the time of submission</u>. Failure to provide information requested in this document may, at the discretion of the University's evaluation review team, result in a lower rating for the incomplete sections and may result in the response being disqualified for consideration. Include any forms provided in the application package or reproduce those forms as closely as possible. All information should be presented in the same order and format as described in this document.

3.1.3 Brief Response

Respondents are asked to be brief and to respond to each question listed in the "Response to Questions" section of this document. Number each response in the response to correspond to the relevant question in this document.

3.2 Response Format Instructions

This section contains instructions for Respondents to use in preparing their response. The Respondent's submission must follow the outline used below, including the numbering of section and sub-section headings. Failure to use the outline specified in this section or to respond to all questions and instructions throughout this document may result in the response being disqualified as non-responsive or receiving a reduced score.

The University and its evaluation team for this document have sole discretion to determine whether a variance from the document specifications should result in either disgualification or reduction in scoring of a response.

Re-phrasing of the content provided in this document will, at best, be considered minimally responsive. The University seeks detailed yet succinct responses that demonstrate the Respondent's experience and ability to perform the requirements specified throughout this document.

3.2.1 Section 1 - Response Cover Page

- 3.2.1.1 Label this response <u>Section 1</u> UMS Response Cover Page
- 3.2.1.2 Insert Appendix A University of Maine System Response Cover Page

3.2.2 Section 2 - Cost Response

- 3.2.2.1 Label this response Section 2 Cost Evaluation
- 3.2.2.2 Insert Appendix C Required Cost Evaluation Exhibits

3.2.3 Section 3 – Response to Economic Impact

- 3.2.3.1 Label this response Section 3 Economic Impact Evaluation
- 3.2.3.2 Insert Appendix D Economic Impact Evaluation Form

3.2.4 Section 4 - Contract for Services

- 3.2.4.1 Label this response Section 4 Contract for Services
- 3.2.4.2 Insert Appendix E Contract for Services
- 3.2.4.3 Insert Appendix F Certificate of Insurability Form

3.2.5 Section 5 - Response to Questions

- 3.2.5.1 Label this response <u>Section 5</u> Response to Evaluation Questions & Related Information
- 3.2.5.2 Insert Appendix B Debarment, Performance and Non-Collusion Certification
- 3.2.5.3 Insert Appendix G Organization Reference Form
- 3.2.5.4 Insert Appendix H Evaluation Question(s) Organization, Qualifications and Experience

4.0 APPENDICES

- **4.1** Appendix A University of Maine System Response Cover Page
- **4.2** Appendix B Debarment, Performance and Non-Collusion Certification
- **4.3** Appendix C Required Cost Evaluation Exhibits
- **4.4** Appendix D Economic Impact Evaluation Form
- **4.5** Appendix E Contract for Services
- **4.6** Appendix F Certificate of Insurability Form
- **4.7** Appendix G Organization Reference Form
- **4.8** Appendix H Evaluation Question(s) Organization, Qualifications and Experience

Appendix A – University of Maine System Response Cover Page

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	<u> </u>
Organization Name:	
Chief Executive – Name/Title:	
Telephone:	
Fax:	
Email:	
Headquarters Street Address:	
Headquarters City/State/Zip:	
Lead Point of Contact for Quote	
– Name/Title:	
Telephone:	
Fax:	
Email:	
Street Address:	
City/State/Zip:	

- 1. This pricing structure contained herein will remain firm for a period of 90 days from the date and time of the quote deadline date.
- 2. No personnel currently employed by the University or any other University agency participated, either directly or indirectly, in any activities relating to the preparation of the Respondent's response.
- 3. No attempt has been made or will be made by the Respondent to induce any other person or firm to submit or not to submit a response.
- 4. The undersigned is authorized to enter into contractual obligations on behalf of the above-named organization.
- 5. By submitting a response to a Request for Proposal, bid or other offer to do business with the University your entity understands and agrees that:
 - a. The Agreement provisions in **Section 1.2.1.2** of this document will not be modified and are thereby incorporated into any agreement entered into between University and your entity; that such terms and condition shall control in the event of any conflict with such agreement; and that your entity will not propose or demand any contrary terms;
 - b. The above Agreement provisions in **Section 1.2.1.2** of this document will govern the interpretation of such agreement notwithstanding the expression of any other term and/or condition to the contrary;
 - c. Your entity agrees that the resulting Agreement will be the entire agreement between the University (including University's employees and other End Users) and Respondent and in the event that the Respondent requires terms of use agreements or other agreements, policies or understanding, whether on an order form, invoice, website, electronic, click-through, verbal or in writing, with University's employees or other End Users, such agreements shall be null, void and without effect, and the terms of the Agreement shall apply.
 - d. Your entity will identify at the time of submission which, if any, portion or your submitted materials are entitled to "trade secret" exemption from disclosure under Maine's Freedom of Access Act; that failure to so identify will authorize UMS to conclude that no portions are so exempt; and that your entity will defend, indemnify and hold harmless UMS in any and all legal actions that seek to compel UMS to disclose under Maine's Freedom of Access Act some or all of your submitted materials and/or contract, if any, executed between UMS and your entity.

Continued - Appendix A – University of Maine System Response Cover Page

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

Date:	_
Name and Title (Printed)	
Authorized Signature	

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Appendix B – Debarment, Performance and Non-Collusion Certification

University of Maine System DEBARMENT, PERFORMANCE and NON-COLLUSION CERTIFICATION

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

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

Failure to provide this certification may result in the disqualification of the Respondent's proposal, at the University's discretion.

Date:	_
Name and Title (Printed)	
Authorized Signature	

Appendix C – Required Cost Evaluation Exhibits

University of Maine System COST EVALUATION

RFP # 2017-91 Scientific and Laboratory Gas

Respondent's Organization Name:

Part# Description Unit **Price** RSF603246P EΑ SULFUR HEXAFLUORIDE Grade 4.6 CY RSF603030P **SULFUR HEXAFLOURIDE 3.0** EΑ RS0220038P SULFUR DIOXIDE Grade 3.8 200 Size OXYGEN GR 4.7 300 SZ CY ROXN30047L EΑ ROXN30044 OXYGEN Grade 4.4 300 Size ROXN20050 CY OXYGEN GR 5.0 200 SZ ROXN20047L OXYGEN GR 4.7 200 SZ CY ROXN20044 OXYGEN GR 4.4 200 SZ CY EΑ ROXN03050 **OXYGEN Grade 5.0 30 SIZE** ROXN01248 **OXYGEN Grade 4.8 12 SIZE** EΑ CY ROXN00247L OXYGEN GR 4.7 50 LTS C/O RNIN200302 3 COMP ORG / N2 X% 200 CY RNIN2002H3 H2 / N2 .X% 200 SIZE CY RNIN200202 ORG / N2 X% 200 SIZE CY RNIN1522P2 **POISON / N2 X% 152 SZ** CY RNIN1522N6 NOX / N2 .000X% 152 SZ CY RNIN1522A4 ATM / N2 .0X% 152 SZ CY RNIN0822N6 5PPM NOX/N2 CERTIFIED 82S CY CY RNIN0822N3 NOX / N2 .X% 82 SZ RNIF3002M2 10% METHANE/NIT 300 SIZE CY RNEN20046L **NEON GR 4.6 200 SZ** CY RMEF30040 METHANE Grade 4.0 300 SZ EΑ RMEF30018 METHANE GR 1.8 300 SZ CYRMEF20050 CY METHANE RESEARCH GR 200SZ CY RMEF03020 METHANE GR 2.0 30 EΑ RHYF20047 **HYDROGEN Grade 4.7 200 SZ** RHYF2002A2 ATM / H2 X% 200 SZ CY RHYF20005Z HYDROGEN GR 0.5 200 SZ CY

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RHYF0LB50	HYDROGEN GR 5.0 LB SZ	CY
RHENOLB55L	HELIUM Grade5.5 SIZE 2	EA
RFC303050	HALOCARBON C318 30 SZ	EA
RF2303028P	HALOCARBON 23 GR 2.8	CY
RF1403020P	HALOCARBON 14 30 SZ 2#	CY
RETY20027P	ETHYLENE GR 2.7 200	CY
RDMF0LB28P	DIMETHYL ETHER GR 2.8 LB	CY
RDIC03020P	DICHLOROSILANE GR 2.0	CY
RCMF20040	CARBON MONOXIDE Grade 4.0	EA
RCMF20023	CARBON MONOXIDE GR 2.3	CY
RCMF03023	CARBON MONOXIDE GR 2.3	CY
RCDN20050S	SFC GR5 CARBON DIOXIDE	CY
RCDN20045P	CARBON DIOXIDE GR 4.5	CY
RCDN20040S	CARBON DIOXIDE GR 4.0 SFC	CY
RCDN20040P	CARBON DIOXIDE GR 4.0 200	CY
RCDN20028P	CARBON DIOXIDE Grade 2.8 60	EA
RCDN15250P	CARBON DIOXIDE GR 5.0	CY
RCDN152202	Carbon Dioxide	CY
RCDN03250P	CARBON DIOXIDE GR 5.032	CY
RCDN03040P	CARBON DIOXIDE GR 4.0 30	CY
RBAN1522N6	NOX / N2 .000X% 152 SZ	CY
RBAN1522M6	METH / AIR .000X% 152 SZ	CY
RBAN1522E5	25PPM ETHYLENE AIR 152SZ	CY
RBAN1522A4	ATM / AIR .0X% 152 SZ	CY
RBAN152204	ORG / AIR .0X% 152 SZ	CY
RBAN152203	ORG / AIR .X% 152 SZ	CY
RBAN0822E5	10PPM ETHYLENE/AIR 82SZ	CY
RARN30056L	ARGON GR 5.6 300 SZ	CY
RARN2002M2	METH / ARG X % 200 SZ	CY
RARN1522M2	METHANE / ARGON X% 152 SZ	CY
RAMM15250P	AMMONIA GR 5.0 152 SZ	CY
RACF33026	AA ACETYLENE #5	EA
PR6	PRO 6# PROPANE	CY
PR33	Propane 32#	EA
PR20	Propane 18# FILL	EA
POXN30026	OXYGEN Grade 2.6 300 Size	EA
POXN30005Z	OXYGEN GR 0.5 300 SZ	CY
PNIN20050	NITROGEN Grade 5.0 200 SZ	EA
PNIN20048	NITROGEN Grade 4.8 200 SZ	EA
PNIN08050	NITROGEN GR 5.0 80 SZ	CY
PNIN03050	NITROGEN GR 5.0 30 SZ	CY
PNIN02050	NITROGEN GR5.0 20 SIZE	CY

PHYF30050	HYDROGEN Grade 5.0 300 SZ	EA
PHYF30047	HYDROGEN GR 4.7 300 SZ	CY
PHYF20050	HYDROGEN Grade 5.0 200 SZ	EA
PHEN30050	HELIUM Grade 5.0 300 SZ	EA
PHEN20050	HELIUM Grade 5.0 200 SZ	EA
PHEN20048	HELIUM ZERO GR4.8 200CF	CY
PHEN20047	HELIUM GR 4.7 200 SZ	CY
PHEN20005Z	HELIUM Grade 0.5 200 SZ	EA
PHENOLB50	HELIUM Grade 5.0 LB SZ	EA
PCDN20028P	60# Carbon Dioxide SIPHON GR2.8	EA
PBAN30001Z	AIR Grade 0.1 300 SZ	EA
PBAN20020Z	AIR Grade 2.0 200 SZ	EA
PBAN20001Z	AIR GR 0.1 200 SZ	CY
PBAN15201Z	AIR GR 0.1 152 SZ	CY
PARN30050	Argon Grade 5.0 300 SZ	EA
PARN30048	Argon Grade 4.8 300 SZ	EA
PARN03050	ARGON GR 5.0 30 SZ	CY
PARN02050	ARGON GR 5.0 20 SZ	СУ
OXTANK1500	OXY 1500 GAL BULK VESSEL	CY
OXTANK120	OXY 120 GAL BULK VESSEL	СУ
OX80	Oxygen 80 Cubic Feet	EA
OX66	Oxygen 66 Cubic Feet	EA
OX337	OXY 337 CF OXYGEN	СҮ
OX282	Oxygen 282 Cubic Feet	EA
OX251	OXY 251 CF OXYGEN	СУ
OX21	Oxygen 21 Cubic Feet	EA
OX125	Oxygen 125 Cubic Feet	EA
OTM9-AL/	M9/C USP GRADE OXYGEN C/O	CY
ОТ66	OXY 66 CF USP	CY
OT125-AL/	OXY 125 CF USP C/O ALUM	CY
OT125	Oxygen 125 CF USP	EA
NOG	N20 'G' USP GRADE	CY
NOF	N20 'F' USP GRADE	CY
NO20	N20 20# NITROUS OXIDE	EA
NO15	N20 15# NITROUS OXIDE	CY
NM1976	NIT 197 CF H2-6	CY
NM1975	NIT 197 CF H2- 5	CY
NM1974	NIT 197 CF H2-4	CY
NM197	NIT 197 CF NIT H2-10	CY
NITANK3000	NIT 3000 GAL BULK VESSEL	CY
NITANK1500	NIT 1500 GAL BULK VESSEL	CY
NILIT25/	NIT 25 LITER NITROGEN C/O	CY

NILIQDS	NITROGEN LIQ DROP SHIPMNT	CY
NIL3648/	Nitrogen 3648 Cubic Feet Liquid C/O	EA
NIL3648	NIT 3648 LIQUID NITROGEN	CY
NI60	Nitrogen 60 Cubic Feet	EA
NI304	Nitrogen 304 Cubic Feet	EA
NI230PP	Nitrogen 230 Cubic Feet PrePure Grade	EA
NI230	Nitrogen 230 Cubic Feet	EA
NI20	NIT 20 CF NITROGEN	CY
NI115	Nitrogen 115 Cubic Feet	EA
MP7-1/2	MAP 7 1/2# MAPP	CY
MP30	MAP 30# MAPP	CY
MOXN00H36D	5% CO2 / O2 DRUG MED 'H'	CY
MOXN00H36	5% C02 / 02 MED 'H'	EA
MNIN00H57	5% H2/10% C02/N2 MED 'H'	EA
MNIN00H43	X% C02/X% 02/N2 MED 'H'	CY
MNIN00E32	X% O2 / N2 MED "E"	CY
MBAN00H32D	7% Carbon Dioxide/AIR DRUG GAS 200SZ	EA
MBAN00H32	1-50% CO2 / AIR MED 'H'	CY
MBAN00E36	5% CO2 / AIR MED 'E'	CY
HY197	Hydrogen 197 Cubic Feet	EA
HP5	HPG 5# HIGH PURITY GAS	CY
HP27	Propylene 27 lb HIGH GAS	EA
HM6010	HEL 60 CF AR-7.5 CO2-2.5	CY
HM29110	HEL 291 CF AR-7.5 CO2-2.5	CY
HM11010	HEL 110 CF AR-7.5 CO2-2.5	CY
HELIT60	HEL 60 LITER HELIUM	CY
HELIT30	HEL 30 LITER HELIUM	CY
HE291	Helium 291 Cubic Feet	EA
HE219	Helium 219 Cubic Feet	EA
HE110	Helium 110 Cubic Feet	EA
CDLIQVNGSM	CARBON DIOXIDE, LIQUID	CY
CDLIQVNG	CARBON DIOXIDE, LIQUID	CY
CDL384	CO2 384 CARBON DIOXIDE	CY
CDH	Carbon Dioxide 'H' USP Grade	EA
CDE	Carbon Dioxide 'E' USP Grade	EA
CD75RT	Carbon Dioxide 75 lb SIPHON	EA
CD75/	C02 75# CARBON DIOXDE C/O	CY
CD65	Carbon Dioxide 65 lb	EA
CD50RT	Carbon Dioxide 50 lb SIPHON	EA
CD50BG	Carbon Dioxide 50 lb BEVERAGE	EA
CD50	Carbon Dioxide 50 lb	EA
CD5/	Carbon Dioxide 5 lb C/O	EA

CD5	Carbon Dioxide 5 lb	EA
CD2-1/2	CO2 2.5 CARBON DIOXIDE	CY
CD20BG	Carbon Dioxide 20 lb	EA
CD20/	CO2 20# CARBON DIOXDE C/O	СУ
CD20	Carbon Dioxide 20 lb	EA
CD2/	Carbon Dioxide 2 lb C/O	EA
CD100/	CO2 100 CARBON DIOXDE C/O	СУ
CD10/	CO2 10# CARBON DIOXDE C/O	CY
CD10	CO2 10# CARBON DIOXIDE	СУ
BOXN2002A2	ATM / OXY X% 200 SZ	CY
BNIN3002A2	ATM / N2 X% 300	СУ
BNIN2002A4	ATM / N2 .0X% 200	CY
BNIN2002A2	ATM / N2 X% 200	СУ
BHEN3003A2	3 COMP ATM / HE X% 300	CY
BBAN2002A4	ATM / AIR .0X% 200 SZ	CY
BBAN1522A4	350PPM CO2/AIR 152SZ ANAL	CY
BARF2002H2	H2 / ARGON X% 200 SZ	CY
BARF1522H2	10% H2 BAL Argon 152 CRT	EA
BA234USP	BA 234 CF USP AIR	EA
BA234	Breathing Air 234 Cubic Feet GRADE D	EA
ARTANK900	ARG 900 GAL BULK VESSEL	CY
ARLIQDS	ARGON LIQUID DROP SHIPMNT	СУ
ARL4300	ARG 4300 LIQUID ARGON	СУ
ARL160-350	ARG 160 LITER 350 PSI	СУ
AR60	Argon 60 Cubic Feet	EA
AR336	Argon 336 Cubic Feet	EA
AR125	Argon 125 Cubic Feet	EA
AM6625	ARG 66 CF CO2-25	СУ
AM5225	ARG 52 CF CO2-25	CY
AM38225	Argon 382 CF Carbon Dioxide-25	EA
AM226PA5	ARG 226 CF H2-5	СУ
AM15325	Argon 153 CF C02-25	EA
AM120101	ARG 120 CF HE-38 CO2-2	СУ
ACMC	Acetylene 'MC'	EA
ACB	Acetylene 'B'	EA
AC5/	Acetylene #5 C/O	EA
AC5	Acetylene #5	EA
AC4TC	Acetylene #4	EA

Appendix D – Economic Impact Evaluation Form

Respondent's Organization Name:	

Instructions

Each Respondent will complete the tables below to quantify the Respondent's economic impact upon and within the State of Maine.

For the purposes of this RFP, the term "economic impact" shall be defined as the "Economic Impact Factors" listed in the table below. To complete the "economic impact" section of the Respondent's response, the Respondent shall provide the information requested, describing the Respondent's **overall** recent economic impact with the State of Maine and, separately, the projected economic impact with the State of Maine that would **specifically result from the awarded contract** <u>only</u>, should the Respondent be selected.

<u>Table D1</u> - Recent Economic Impact (Respondent's overall Economic Impact over the past 24-month period)

Economic Impact Factors	Factors Expressed in Dollars
Salaries paid to Maine residents in past 24-month period	\$
Payments made to Maine-based subcontractors in past 24-month period	\$
Payments of State and local taxes in Maine within past 24-month period	\$
Payments of State licensing fees in Maine within past 24-month period	\$
Total <u>Overall</u> Recent Economic Impact	\$

<u>Table D2</u> - Projected Economic Impact (Future 24-month economic impact resulting from the awarded contract)

Economic Impact Factors	Factors Expressed in Dollars
Salaries to be paid to Maine residents in future 24-month period as a result	
of the awarded contract	\$
Payments made to Maine-based subcontractors in future 24-month period	
as a result of the awarded contract	\$
Payments of State and local taxes in Maine within future 24-month period	
as a result of the awarded contract	\$
Payments of State licensing fees in Maine within future 24-month period as	
a result of the awarded contract	\$
Total Projected Economic Impact Only from Awarded Contract, If	
Selected	\$

For the tables above, the following definitions are provided:

- "Respondent": Organization identified on the Proposal Cover Page under "Respondent's Organization Name".
- "Maine resident": Any person whose primary residence is located within the State of Maine.
- "Maine-based": Any organization whose primary operations are located within the State of Maine.
- "Past 24-month period": The past 24-months, starting on the date that the RFP was publicly released.
- "Future 24-month period": A projection for the future 24-month period, starting upon the "Initial Period of Performance" start date Section 1.3.1

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Certification Statement To the best of my knowledge, all information provided in the Economic Impact Evaluation Form is complete and accurate at the time of submission and I confirm that I am authorized to make such a determination on behalf of my organization.

Date:	_
Name and Title (Printed)	
Authorized Signature	

Request for Proposal - RFP# 2017-91

Appendix E – Contract for Services

UNIVERSITY OF MAINE SYSTEM CONTRACT FOR SERVICES << MASTER AGREEMENT >>

This Contract for Services Master	 Agreement ("Agreement" or "Master Agreement") entered into this
day of,,	, by and between the University of Maine System, hereinafter
referred to as the "University", a	nd, hereinafter
referred to as "Contractor".	

WITNESSETH, that for and in consideration of the payments and agreements hereinafter mentioned, to be made and performed by the University, the Contractor hereby agrees with the University to provide the products and services described in this agreement, and the following Riders, hereby incorporated into this Agreement and made part of it by reference:

- Rider A Specifications of Work to be Performed
- Rider A-1 Pricing
- **Rider B-1** Insurance Requirements
- Rider B-2 Substitute Form W-9 Taxpayer Identification Number Request & Certification
- Rider C University of Maine System Standards for Safeguarding Information
- Rider D Services Engagement Form

Contract Amendments as required

Request for <<insert Bid or Proposal>> #<<insert #>> Issue Date <<insert date>> Titled <<insert title>>

Contractor's Bid in Response to Request for <<insert Bid or Proposal>> #<<insert #>> Proposal Submission Date <<insert date>> Titled <<insert title>>

WHEREAS, the University desires to enter into a contract for professional services, and the Contractor represents itself as competent and qualified to accomplish the specific requirements of this Contract to the satisfaction of the University;

NOW THEREFORE, in consideration of the mutual promises contained herein, the parties hereby agree as follows:

This Agreement, along with any documents identified, which are incorporated by reference, constitutes the entire Agreement between the parties, and there are no other or further written or oral understandings or agreements with respect thereto.

- 1. **Specifications of Work**: The Contractor agrees to perform the Specifications of Work as described in **Rider A**, hereby incorporated by reference.
 - << Following paragraph under #1 will be used only when a MLA is the desired result, otherwise the language should be removed. >>

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Rider A provides a suite of services offered by the Contractor to the University. As required by the University institutions, the parties will develop jointly specific Services Engagement documents. The required format of this document is detailed in **Rider D**. The document will be governed by all the terms in this agreement; except that the engagement administrator for purposes of managing the service deliverables may be different than this Agreement Administrator and the term may be different than the term of the agreement but may not extend beyond this Agreement termination date. The Services Engagement document will be fully executed by the parties. Institutions may execute more than one agreement for services to support their needs over the term of this Agreement

2.	Term:	This Contract shall commence on and shall terminate on
	- <ent< th=""><th>, unless terminated earlier as provided in this Contract with option for er renewals as appropriate>> upon the parities' mutual agreement.</th></ent<>	, unless terminated earlier as provided in this Contract with option for er renewals as appropriate>> upon the parities' mutual agreement.
3.	<u>Payme</u>	ent:
	A.	Payment shall be made upon submittal of an electronic invoice to the University by the Contractor on a net 30 basis unless discount terms are offered. In the event there is a discrepancy with the invoice, payment terms shall be effective starting on the date the discrepancy is resolved, for only that portion of the invoice that is disputed. Invoices must include a purchase order number.
	B.	<< Select or remove items B – E depending on Agreement requirements. >> The total of all payments made against this contract shall not exceed \$ Any expenses not listed here will not be reimbursed.
	C.	The University shall compensate the Contractor at the rate of \$ per (hour, week, semester, entire project.) Payment will be made within 30 days upon submittal and approval of invoices.
	D.	Reimbursement for travel: All travel, lodging and meals are part of the compensation described in section A. No additional reimbursement will be made. OR
		Contractor will be reimbursed for pre-approved travel, lodging and meals in an amount not to exceed \$ Copies of receipts or itemized bills for expenses must be submitted for reimbursement.
	E.	Other expenses (postage, printing, phone, etc.) shall not exceed \$ Copies of receipts or itemized bills for expenses must be submitted for reimbursement.
	F.	"Additional Services" The University will have the option to purchase additional

As required by the University institutions, the parties will develop jointly specific Services Engagement documents. The required format of this document is detailed in **Rider D**.

result, otherwise the language should be removed. >>

<< Following paragraph under #1 will be used only when a MLA is the desired

services under this Agreement.

- G. "Multi-Institution Capabilities" University will have the option to include products and services under this Agreement to additional University institutions, this includes any additional University institutions formed during the term of this agreement, all facilities utilized by an institution including those managed and/or owned by a third party, and additional entities, such as, the University College a division of University of Maine at Augusta.
- 4. <u>Termination</u>: The << Agreement or a Services Engagement (Rider D) >> may be terminated by the University in whole, or in part, whenever for any reason the University shall determine that such termination is in the best interest of the University. Any such termination shall be effected by delivery to the Contractor of a Notice of Termination specifying the extent to which performance of the Agreement is terminated and the date on which such termination becomes effective. The University shall pay all allowable costs incurred up to the effective date of termination. However, the Contractor shall not be reimbursed for any costs incurred after the effective date of termination.
- 5. Obligations Upon Termination: Any materials produced in performance of this agreement are the property of the University and shall be turned over to the University upon request. The University shall pay the Contractor for all services performed to the effective date of termination subject to offset of sums owed by the Contractor to the University.
- **6. Non-Appropriation:** Notwithstanding any other provision of this Agreement, if the University is not appropriated sufficient funds to pay for the work to be performed under this Agreement or if funds are de-appropriated, then the University is not obligated to make payment under this Agreement.
- 7. **Conflict of Interest:** No officer or employee of the University shall participate in any decision relating to this contract which affects his or her personal interest in any entity in which he or she directly or indirectly has interest. No employee of the University shall have any interest, direct or indirect, in this contract or proceeds thereof.
- 8. <u>Modification</u>: This Contract may be modified or amended only in a writing signed by both parties.
- 9. <u>Assignment</u>: This Contract, or any part thereof, may not be assigned, transferred or subcontracted by the Contractor without the prior written consent of the University.
- 10. <u>Applicable Law</u>: This Contract shall be governed and interpreted according to the laws of the State of Maine.
- 11. <u>Administration</u>: ______ shall be the University's authorized representative in all matters pertaining to the administration of the terms and conditions of this Contract.
- 12. <u>Non-Discrimination</u>: In the execution of the contract, the Contractor shall not discriminate on the basis of race, color, religion, sex, sexual orientation, transgender status or gender expression, national origin or citizenship status, age, disability, genetic information, or veteran status and shall provide reasonable accommodations to qualified individuals with disabilities upon request. The university encourages the employment of qualified individuals with disabilities.

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- 13. <u>Indemnification</u>: The Contractor shall comply with all applicable federal, state and local laws, rules, regulations, ordinances and orders relating to the services provided under this Contract. Contractor shall indemnify, defend and hold the University, its Trustees, officers, employees, and agents, harmless from and against any and all loss, liability, claims, damages, actions, lawsuits, judgments and costs, including reasonable attorney's fees, that the University may become liable to pay or defend arising from or attributable to any acts or omissions of the Contractor, its agents, employees or subcontractors, in performing its obligations under this Contract, including, without limitation, for violation of proprietary rights, copyrights, or rights of privacy, arising out of a publication, translation, reproduction, delivery, performance, use or disposition of any data furnished under the Contract or based on any libelous or other unlawful matter contained in such data.
- 14. <u>Contract Validity</u>: In the event one or more clauses of this Contract are <u>declared</u> invalid, void, unenforceable or illegal, that shall not affect the validity of the remaining portions of this Contract.
- 15. <u>Independent Contractor</u>: Contractor is an independent contractor of the University, not a partner, agent or joint venture of the University and neither Party shall hold itself out contrary to these terms by advertising or otherwise, nor shall either party be bound by any representation, act or omission whatsoever of the other. For U.S. entities, Contractor, its employees and subcontractors if any, is/are independent contractors for whom no Federal or State Income Tax will be deducted by the University, and for whom no retirement benefits, social security benefits, group health or life insurance, vacation and sick leave, Worker's Compensation and similar benefits available to University's employees will accrue. The parties further understand that annual information returns as required by the Internal Revenue Code and Maine Income Tax Law will be filed by the University with copies sent to Contractor. Contractor will be responsible for compliance with all applicable laws, rules and regulations involving but not limited to, employment, labor, Workers Compensation, hours of work, working conditions, payment of wages, and payment of taxes, such as unemployment, social security and other payroll taxes, including other applicable contributions from such persons when required by law.
- 16. <u>Intellectual Property</u>: Any information and/or materials, finished or unfinished, produced in performance of this Contract, and all of the rights pertaining thereto, are the property of the University and shall be turned over to the University upon request.
- 17. Entire Contract: This Contract sets forth the entire agreement between the parties on the subject matter hereof and replaces and supersedes all prior agreements on the subject, whether oral or written, express or implied. This Contract is the entire agreement between the University (including University's employees and other End Users) and Contractor. In the event that Contractor enters into terms of use agreements or other agreements, policies or understandings, whether on Contractor's purchase order, website, electronic, click-through, verbal or in writing, with University's employees or other End Users, such agreements shall be null, void and without effect, and the terms of this Contract shall apply. University will not be bound to any other terms and conditions set forth in any documents, agreements or policies posted on Contractor's website unless such terms and conditions are set forth in this Contract. Contractor may not unilaterally change any term or condition of this Contract.
- 18. <u>Licensing</u>: Contractor shall secure in its name and at its expense all federal, state, and local licenses and permits required for operation under this Contract. Contractor shall provide proof of such licensure or permit to the University prior to commencing work under this Contract.

- 19. Record Keeping, Audit and Inspection of Records: The Contractor shall maintain books, records and other compilations of data pertaining to the requirements of the Contract to the extent and in such detail as shall properly substantiate claims for payment under the Contract. All such records shall be kept for a period of seven years or for such longer period as specified herein. All retention periods start on the first day after the final payment of the Contract. If any litigation, claim, negotiation, audit or other action involving the records is commenced prior to the expiration of the applicable retention period, all records shall be retained until completion of the action and resolution of all issues resulting therefrom, or until the end of the applicable retention period, whichever is later. The University, the grantor agency (if any), or any of their authorized representatives shall have the right at reasonable times and upon reasonable notice, to examine and copy the books, records and other compilations of data of the Contractor pertaining to this Contract. Such access shall include on-site audits.
- 20. Publicity, Publication, Reproduction and use of Contract's Products or Materials: Unless otherwise provided by law or the University, title and possession of all data, reports, programs, software, equipment, furnishings and any other documentation or product paid for with University funds shall vest with the University. The Contractor shall at all times obtain the prior written approval of the University before it, any of its officers, agents, employees or subcontractors, either during or after termination of the Contract, makes any statement bearing on the work performed or data collected under this Contract to the press or issues any material for publication through any medium of communication. If the Contractor or any of its subcontractors publishes a work dealing with any aspect of performance under the Contract, or of the results and accomplishments attained in such performance, the University shall have a royalty free, non-exclusive and irrevocable license to reproduce, publish or otherwise use and to authorize others to use the publication.
- 21. <u>Confidentiality</u>: The contractor shall comply with all laws and regulations relating to confidentiality and privacy including but not limited to any rules or regulations of the University.
- 22. Force Majeure: Neither party shall be liable to the other or be deemed to be in breach of this Contract for any failure or delay in rendering performance arising out of causes beyond its reasonable control and without its fault or negligence. Such causes may include, but are not limited to, acts of God or of a public enemy, fires, flood, epidemics, strikes, embargoes or unusually severe weather. Dates or time of performance shall be extended to the extent of delays excused by this section provided that the party whose performance is affected notifies the other promptly of the existence and nature of such delay.
- 23. **Notices:** Unless otherwise specified in an attachment hereto, any notice hereunder shall be in writing and addressed to the persons and addresses below.

To the University:

University of Maine System Robinson Hall 46 University Drive Augusta, ME 04330

Attn: Contract Administration

To Contractor:

<<BID INSTRUCTIONS – Bidder to supply information noted below for submission with their proposal/bid. >>

Company Name:

Contact Name:

Address:

Phone Number:

Fax Number:

24. <u>Invoices:</u> Unless otherwise specified in an attachment hereto, invoices and questions regarding invoices will be directed to:

University of Maine System Accounts Payable PO Box 533 Bangor, ME 04402

Phone: <u>207-581-2692</u>
Fax: <u>207-581-2698</u>
Email: <u>UMAP@maine.edu</u>

- 25. <u>Order of Precedence:</u> In the event of any conflict among the documents in this agreement, the following order of precedence shall apply:
 - A. Terms and conditions of this Agreement
 - B. Rider A Specifications of Work to be Performed
 - C. Rider A-1 Pricing
 - D. Rider B-1 Insurance Requirements
 - E. **Rider B-2** Substitute Form W-9 Taxpayer Identification Number Request & Certification
 - F. Rider C University of Maine System Standards for Safeguarding Information
 - G. **Rider D** Services Engagement Form
 - H. Contract Amendments as required
 - I. Request for <<insert Bid or Proposal>> #<<insert #>> Issue Date <<insert date>> Titled <<insert title>>
 - J. Contractor's Bid in Response to Request for <<insert Bid or Proposal>> #<<insert #>> Proposal Submission Date <<insert date>> Titled <<insert title>>
- **26. Multi-Institution Capabilities** University will have the option to include products and services under this Agreement to additional University institutions, this includes any additional University institutions formed during the term of this agreement, all facilities utilized by an institution including those managed and/or owned by a third party, and additional entities, such as, the University College a division of University of Maine at Augusta.

The Community College System and Maine Maritime Academy, both public higher education institutions in the state, shall be permitted to piggyback off of the University's contract if they should so desire. The Contractor agrees to further provide the products and services, with all the same terms and conditions applicable, to these additional entities.

27. Smoking Policy

The University must comply with the "Workplace Smoking Act of 1985" and M.R.S.A. title 22, § 1541 et seq "Smoking Prohibited in Public Places." In addition, University Institutions may have specific Smoking Prohibitions. The Respondent shall be responsible for the implementation and enforcements of these restrictions.

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Signatures

FOR THE UNIVERSITY OF MAINE SYSTEM: BY:	FOR THE CONTRACTOR: LEGAL NAME:	
(signature)	BY:(signature)	
Name:	Name:	
(print or type)	(print or type)	
Title:	Title:	
Address:		
Telephone:	Telephone:	
Fax:		
Date:	Date:	
	Tax ID #:	
the expenditure by the University of \$50,0	reement for services that will, or may, result in 00 or more must be approved in writing by the and if it is not approved, valid or effective until	
Chief Financial Officer approval is require	d of any University of Maine System agreement , valid or effective until such written approval is	
	d of any campus specific agreement of \$50,000 fective until such written approval is granted.	
BY:	BY:	
Title:	Title:	
Chief Procurement Officer or designee	Chief Financial/Business Officer or designee	
Date:	Date:	

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RIDER A SPECIFICATIONS OF WORK TO BE PERFORMED

The Contractor agrees to the **Specifications of Work to be Performed** as follows:

INTENT AND PURPOSE

Supply Scientific and Laboratory Gases

PRODUCT SCOPE OF WORK:

<< BID INSTRUCTIONS - Bidder to provide product/service scope of work description as part of their proposal/bid submission. >>

Additional Scope: The Contractor shall permit product and services not covered herein to be added by mutual agreement, without voiding the provisions of the existing contract. The Contractor, for additional consideration, shall furnish additional such products and services to the University.

PRICING: Refer to RIDER A-1. Pricing will be valid for the term of the Agreement.

PERFORMANCE TERMS AND CONDITIONS

- 1. Employees: The Contractor shall employ only competent and satisfactory personnel and shall provide a sufficient number of employees to perform the required services efficiently and in a manner satisfactory to the University. If the University Contract Administrator notifies the Contractor in writing that any person employed on this Contract is incompetent, disorderly, or otherwise unsatisfactory, such person shall not again be utilized in the execution of this Contract without the prior written consent of the Contract Administrator.
- 2. Business and Performance Reviews: Recognizing that successful performance of this contract is dependent on favorable response, the Contractor shall meet at least quarterly with the Contract Administrator or designee for a business and performance review to evaluate operations and make necessary adjustments. These meetings will normally be conducted electronically but shall be face-to-face on demand. As part of these reviews, the University reserves the right to review equipment specifications quarterly and update equipment specifications accordingly. Contractor shall provide a single point of contact (i.e., relationship manager) and shall notify University in writing and in advance whenever there is a change to that single point of contact.
- 3. **Campus Visits:** The Contractor agrees to maintain good relations with the University. The Contractor shall make campus visits "as needed" on three days' notice. The Contractor will coordinate campus visits with the University Services Information and Technology

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Department to ensure proper communication and sharing of information related to customer projects.

- 4. **Toll-Free Access**: The Contractor shall provide to the University, toll-free telephone access to technical support. The University prefers a unique toll-free telephone number just for the University. The Contractor shall provide an escalated support feature to ensure that unresolved support issues can be elevated to upper level management.
- 5. **Accessibility**: If the solution includes any end-user-facing human interface, such as an end-user device software component or web site form, file upload system, etc. the Contractor hereby warrants that the products or services to be provided under this agreement comply with the accessibility guidelines of "Section 508 of the Rehabilitation Act of 1973" as amended as of the date of this agreement, and the "Web Content Accessibility Guidelines (WCAG) 2.0" published by www.w3.org.

If the solution includes any end-user-facing human interface, such as an end-user device software component, web pages or site, video or audio playback, file upload system, mobile device components, etc., the Contractor agrees to promptly respond to and resolve any complaint regarding accessibility of its products or services which is brought to its attention and vendor further agrees to indemnify and hold harmless the University of Maine campuses and system or any university entity using the Contractor's products or services from any claim arising out of its failure to comply with the aforesaid requirements.

The University, at its discretion, may at any time test the vendor's products or services covered by this agreement to ensure compliance with Section 508 and WCAG 2.0. Testing that results in findings of non-compliance, shall result in a 25% reduction in the total cost of the products and/or services covered by this agreement if the non-compliance is not corrected within 30 days of being reported to the vendor in writing. All withheld amounts will be paid to the vendor upon correction of the non-compliance and acceptance by the University. Said acceptance not to be unreasonably withheld.

Failure to comply with these requirements shall constitute a breach and be grounds for termination of this agreement and a pro-rated refund of fees paid from the University for the remainder of original contract period.

6. Standards for Safeguarding Information: The Contractor is expected to comply with these standards as outlined in *Rider C - University of Maine System Standards for Safeguarding Information*. Should the Contractor fail to comply with the standards and is unable to reasonably cure its noncompliance within 60 days, the University may terminate this agreement. The University will be entitled to receive a prorated refund measured from the effective date of the termination.

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RIDER A-1 PRICING

<< BID INSTRUCTIONS - Details in Exhibit 1 will be inserted here during Agreement negotiations. No action needed for Bidder as part of their proposal/bid submission. >>

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RIDER B-1 INSURANCE REQUIREMENTS

<< BID INSTRUCTIONS - Bidder to provide their Contractor's Liability Insurance (CIA)
Form here as part of their proposal/bid submission. The text below will be removed
and the CIA form will be inserted as an image under Rider B-1>>

Contractor's Liability Insurance: During the term of this agreement, the Contractor shall maintain the following insurance:

#	Insurance Type	Coverage Limit
1	Commercial General Liability, including Product's and Completed	\$1,000,000 per occurrence or more
	Operations	more
	(Written on an Occurrence-based	
	form)	
	(Bodily Injury and Property Damage)	
2	Vehicle Liability	\$1,000,000 per occurrence or
	(Including Hired & Non-Owned)	more
	(Bodily Injury and Property Damage)	
3	Workers Compensation	Required for all personnel
	(In Compliance with Maine and	
	Federal Law)	
3	Professional Liability Insurance	\$1,000,000 per occurrence or
	(Agents, Consultants, Brokers,	more
	Lawyers, Financial, Engineers,	
	or Medical Services)	
4	Marine General Liability	\$1,000,000 per occurrence or
	(Any maritime or marine services)	more

Coverage limit requirements can be met with a single underlying insurance policy or through the combination of an underlying insurance policy plus an Umbrella insurance policy.

The University of Maine System shall be named as Additional Insured on the Commercial General Liability insurance.

Certificates of Insurance for all of the above insurance shall be filed with:

University of Maine System Risk Manager Robinson Hall 46 University Drive Augusta, Maine 04330

Certificates shall be filed prior to the date of performance under this Agreement. Said certificates, in addition to proof of coverage, shall contain the standard statement pertaining to written notification in the event of cancellation, with a thirty (30) day notification period.

The University reserves the right to change the insurance requirement or to approve alternative insurances or limits, at the University's discretion.

RIDER B-2

Dated: May 1, 2017

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Substitute Form W-9 - Taxpayer Identification Number Request & Certification

Please complete the following information. We are required by law to obtain this information from you when making a reportable payment to you. If you do not provide us with this information, your payments may be subject to federal income tax backup withholding. Use this form only if you are a **U.S. person** (including US. resident alien.). If you are a foreign person, use the appropriate Form W-8.

Part 1 Tax Pr						
		r, street, and apt. or suite no.):				
Ci	ty:			State:		Zip:
Complete C		a Duamiistau — Duainasa Na			, abaua	
	Individual/Sole	·				
		Social Security Numb				
	Doute ovelein C	- or - Business EIN				
		IN				
		:IN				
		ver questions below if you are a corp				
	-	on providing legal services? Y	N	N.		
	•	on providing medical services?		N		
	Limited Liabili					
	_	or Not-for-Profit under § 501(C)(3)				
	Government E	•	EIN _			
	Estate or Trus					
	All other Entiti	les	EIN _			
Part 2 Exe	mption:	instrumentalities 4. A foreign government or any of	ption rea x under I agencies , a posse its politic	RC section or instruments of the section of the sec	501(a) entalities e United States, or ions, agencies, or in	any of their political subdivisions or
5. An international organization of		5. An international organization or6. Other:	any of its	agencies	or instrumentalities	
1. The nu 2. I am no Interna or (c) t and	alties of perjury, imber shown or ot subject to ba il Revenue Sen he IRS has not	, I certify that: n this form is my correct taxpayer id ackup withholding because: (a) I am vice (IRS) that I am subject to backu tified me that I am no longer subject ncluding a U.S. resident alien).	exempt up withho	rom backu olding as a	p withholding, or (b result of a failure to) I have not been notified by the
		s. You must cross out item 2 above se you have failed to report all interest.				at you are currently subject to
Signature of	of U.S. person:				Date:	
		with the attached contract. Thank				

UMS - Contract for Services (Rev. 07/2015)

RIDER C UNIVERSITY OF MAINE SYSTEM STANDARDS FOR SAFEGUARDING INFORMATION

This Attachment addresses the Contractor's responsibility for safeguarding Compliant Data and Business Sensitive Information consistent with the University of Maine System's Information Security Policy and Standards. (infosecurity.maine.edu)

Compliant Data is defined as data that the University needs to protect in accordance with statute, contract, law or agreement. Examples include Family Educational Rights and Privacy Act (FERPA), Health Insurance Portability and Accountability Act (HIPAA), Gramm-Leach-Bliley Act (GLBA), Maine Notice of Risk to Personal Data Act, and the Payment Card Industry Data Security Standards (PCI-DSS).

Business Sensitive Information is defined as data which is not subject to statutory or contractual obligations but where the compromise or exposure of the information could result in damage or loss to the University.

- 1. <u>Standards for Safeguarding Information</u>: The Contractor agrees to implement reasonable and appropriate security measures to protect all systems that transmit, store or process Compliant Data and Business Sensitive Information or personally identifiable information from Compliant Data and Business Sensitive Information furnished by the University, or collected by the Contractor on behalf of the University, against loss of data, unauthorized use or disclosure, and take measures to adequately protect against unauthorized access and malware in the course of this engagement.
 - A. Compliant Data and Business Sensitive Information may include, but is not limited to names, addresses, phone numbers, financial information, bank account and credit card numbers, other employee and student personal information (including their academic record, etc.), Driver's License and Social Security numbers, in both paper and electronic format.
 - B. If information pertaining to student educational records is accessed, transferred, stored or processed by Contractor; Contractor shall protect such data in accordance with FERPA.
 - C. If information pertaining to protected health information is accessed, used, collected, transferred, stored or processed by Contractor; Contractor shall protect such data in accordance with HIPAA and Contractor shall sign and adhere to a Business Associate Agreement.
 - D. If Contractor engages in electronic commerce on behalf of the University or cardholder data relating to University activities is accessed, transferred, stored or processed by Contractor; Contractor shall protect such data in accordance with current PCI-DSS guidelines.
 - E. If information pertaining to protected "Customer Financial Information" is accessed, transferred, stored or processed by Contractor; Contractor shall protect such data in accordance with GLBA.
- 2. <u>Prohibition of Unauthorized Use or Disclosure of Information</u>: Contractor agrees to hold all information in strict confidence. Contractor shall not use or disclose information received from,

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or created or received by, Contractor on behalf of the University except as permitted or required by this Agreement, as required by law, or as otherwise authorized in writing by the University.

3. Return or Destruction of Compliant or Business Sensitive Information:

- A. Except as provided in Section 3(B), upon termination, cancellation, or expiration of the Agreement, for any reason, Contractor shall cease and desist all uses and disclosures of Compliant Data or Business Sensitive Information and shall immediately return or destroy (if the University gives written permission to destroy) in a reasonable manner all such information received from the University, or created or received by Contractor on behalf of the University, provided, however, that Contractor shall reasonably cooperate with the University to ensure that no original information records are destroyed. This provision shall apply to information that is in the possession of subcontractors or agents of Contractor. Contractor shall retain no copies of University information, including any compilations derived from and allowing identification of any individual's confidential information. Except as provided in Section 3(B), Contractor shall return (or destroy) information within 30 days after termination, cancellation, or expiration of this Agreement.
- B. In the event that Contractor determines that returning or destroying any such information is infeasible, Contractor shall provide to University notification of the conditions that make return or destruction infeasible. Upon mutual agreement of the Parties that return or destruction of such information is infeasible, Contractor shall extend the protections of this Agreement to such information and limit further uses and disclosures of such information to those purposes that make the return or destruction infeasible, for so long as Contractor maintains such information.
- C. Contractor shall wipe or securely delete Compliant Data or Business Sensitive Information and personally identifiable information furnished by the University from storage media when no longer needed. Measures taken shall be commensurate with the standard for "clearing" as specified in the National Institute of Standards and Technology (NIST) Special Publication SP800-88: Guidelines for Media Sanitization, prior to disposal or reuse.

4. Term and Termination:

- A. This Attachment shall take effect upon execution and shall be in effect commensurate with the term of the Agreement
- 5. <u>Subcontractors and Agents</u>: If Contractor provides any Compliant Data or Business Sensitive Information received from the University, or created or received by Contractor on behalf of the University, to a subcontractor or agent, the Contractor shall require such subcontractor or agent to agree to the same restrictions and conditions as are imposed on Contractor by this Agreement.
- 6. Contractor shall control access to University data: All Contractor employees shall be adequately screened, commensurate with the sensitivity of their jobs. Contractor agrees to limit employee access to data on a need-to-know basis. Contractor shall impose a disciplinary process for employees not following privacy procedures. Contractor shall have a process to remove access to University data immediately upon termination or re-assignment of an employee by the Contractor.

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- 7. <u>Unless otherwise stated in the agreement</u>, all Compliant Data or Business Sensitive Information is the property of the University and shall be turned over to the University upon request.
- 8. <u>Contractor shall not amend or replace</u> University-owned hardware, software or data without prior authorization of the University.
- 9. <u>If mobile devices are used</u> in the performance of this Agreement to access University Compliant Data or Business Sensitive Information, Contractor shall install and activate authentication and encryption capabilities on each mobile device in use.
- 10. Reporting of Unauthorized Disclosures or Misuse of Information: Contractor shall report to the University any use or disclosure of Compliant Data or Business Sensitive Information not authorized by this Agreement or in writing by the University. Contractor shall make the report to the University not more than one (1) business day after Contractor learns of such use or disclosure. Contractor's report shall identify; (i) the nature of the unauthorized use or disclosure, (ii) the information used or disclosed, (iii) who made the unauthorized use or received the unauthorized disclosure, (iv) what Contractor has done or shall do to mitigate the effects of the unauthorized use or disclosure, and (v) what corrective action Contractor has taken or shall take to prevent future similar unauthorized use or disclosure. Contractor shall provide such other information, including a written report, as reasonably requested by the University. Contractor shall keep University informed on the progress of each step of the incident response. Contractor shall indemnify and hold University harmless from all liabilities, costs and damages arising out of or in any manner connected with the security breach or unauthorized use or disclosure by Contractor of any University Compliant Data or Business Sensitive Information. Contractor shall mitigate, to the extent practicable, any harmful effect that is known to Contractor of a security breach or use or disclosure of Compliant Data or Business Sensitive Information by Contractor in violation of the requirements of this Agreement. In addition to the rights of the Parties established by this Agreement, if the University reasonably determines in good faith that Contractor has materially breached any of its obligations, the University, in its sole discretion, shall have the right to:
 - Inspect the data that has not been safeguarded and thus has resulted in the material breach, and/or
 - Require Contractor to submit a plan of monitoring and reporting, as the University may determine necessary to maintain compliance with this Agreement; and/or Terminate the Agreement immediately.
- 11. <u>Survival</u>: The respective rights and obligations of Contractor under Section 12 of the Agreement or Section 3 of this Attachment shall survive the termination of this Agreement.
- 12. <u>Contractor Hosted Data</u>: If Contractor hosts University Compliant Data or Business Sensitive Data, in or on Contractor facilities, the following clauses apply.
 - A. Contactor computers that host University Compliant Data or Business Sensitive Information shall be housed in secure areas that have adequate walls and entry control such as a card controlled entry or staffed reception desk. Only authorized personnel shall be allowed to enter and visitor entry will be strictly controlled.
 - B. Contractor shall design and apply physical protection against damage from fire, flood, earthquake, explosion, civil unrest, and other forms of natural or man-made disasters. Contractor shall protect hosted systems with Uninterruptible Power Supply (UPS) devices sufficient to meet business continuity requirements.

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- C. Contractor shall backup systems or media stored at a separate location with incremental back-ups at least daily and full back-ups at least weekly. Incremental and full back-ups shall be retained for 15 days and 45 days respectively. Contractor shall test restore procedures not less than once per year.
- D. Contractor shall provide for reasonable and adequate protection on its network and system to include firewall and intrusion detection/prevention.
- E. Contractor shall use strong encryption and certificate-based authentication on any server hosting on-line and e-commerce transactions with the University to ensure the confidentiality and non-repudiation of the transaction while crossing networks.
- F. The installation or modification of software on systems containing University Compliant Data or Business Sensitive Information shall be subject to formal change management procedures and segregation of duties requirements.
- G. Contractor who hosts University Compliant Data or Business Sensitive Information shall engage an independent third-party auditor to evaluate the information security controls not less than every two (2) years. Such evaluations shall be made available to the University upon request.
- H. Contractor shall require strong passwords for any user accessing personally identifiable information or data covered under law, regulation, or standard such as HIPAA, FERPA, or PCI. Strong passwords shall be at least eight characters long; contain at least one upper and one lower case alphabetic characters; and contain at least one numeric or special character.
- 13. If the Contractor provides system development, Compliant Data or Business Sensitive Information shall not be used in the development or test environments. Records that contain these types of data elements may be used if that data is first de-identified, masked or altered so that the original value is not recoverable. For programs that process University data, initial implementation as well as applied updates and modifications must be produced from specifically authorized and trusted program source libraries and personnel. Contractor shall provide documentation of a risk assessment of new system development or changes to a system.

RIDER D SERVICES ENGAGEMENT FORM

Services Engagement to Agreement for Services

This Services Engagement is entered into as continuous ("Co	ontractor") and
("Ins	sitution).
Agreement for Services dated	by the terms and conditions of the Master Level by and between
("Contractor") and the University of Maine Syst	tem, and is incorporated herein by reference.
This Services Engagement describes the Serv ("Contractor") and the fees associated with such	ices to be provided by
(Contractor) and the rees associated with suc	on services.
INSTITUTION REPRESENTATIVE & PROJECT	CT MANAGER:
CONTRACTOR REPRESENTATIVE & PROJ	ECT MANAGER:
SCOPE OF WORK:	
TERM:	
	to
Installation of the subject to adjust	shall be Substantially Complete on or
before subject to adjust	tments mutually agreed to by the parties.
PRICE:	
	
SIGNATURES:	
Institution	Contractor
By:	By:
Name:	Name:
Title:	Title:
Date:	Date:

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Appendix F – Certificate of Insurability Form

Contractor's Liability Insurance: During the term of this agreement, the Contractor shall maintain the following insurance:

#	Insurance Type	Coverage Limit
1	Commercial General Liability, including Product's and Completed Operations	\$1,000,000 per occurrence or more
	(Written on an Occurrence-based form) (Bodily Injury and Property Damage)	
2	Vehicle Liability (Including Hired & Non-Owned) (Bodily Injury and Property Damage)	\$1,000,000 per occurrence or more
3	Workers Compensation (In Compliance with Maine and Federal Law)	Required for all personnel
3	Professional Liability Insurance (Agents, Consultants, Brokers, Lawyers, Financial, Engineers, or Medical Services)	\$1,000,000 per occurrence or more
4	Marine General Liability (Any maritime or marine services)	\$1,000,000 per occurrence or more

Coverage limit requirements can be met with a single underlying insurance policy or through the combination of an underlying insurance policy plus an Umbrella insurance policy.

The University of Maine System shall be named as Additional Insured on the Commercial General Liability insurance.

Certificates of Insurance for all of the above insurance shall be filed with:

University of Maine System Risk Manager Robinson Hall 46 University Drive Augusta, Maine 04330

Certificates shall be filed prior to the date of performance under this Agreement. Said certificates, in addition to proof of coverage, shall contain the standard statement pertaining to written notification in the event of cancellation, with a thirty (30) day notification period.

The University reserves the right to change the insurance requirement or to approve alternative insurances or limits, at the University's discretion

Request for Proposal – RFP# 2017-91 Dated: Ma		
Appendix G – Organ	ization Reference Form	
Respondent's Organizat	ion Name:	
for verification of the Respondance We strongly prefer reference	ndent's professional qualifications t	essional references who may be contacted to meet the requirements set forth herein. It is similar in size and requirements to the integrated solutions.
	es include one long-standing custor has been engaged with Responder	mer (minimum of 3 year engagement) and nt for less than one year).
REFERENCE #1		
Institution/Company		
Name		
Contact Name		
Contact Title		
Contact Phone Number		
Contact eMail Address		
Relationship Length		
REFERENCE #2		
Institution/Company		
Name		
Contact Name		
Contact Title		
Contact Phone Number		
Contact eMail Address		
Relationship Length		
REFERENCE #3		
Institution/Company Name		
Contact Name		
Contact Title		
Contact Phone Number		
Contact eMail Address		
Relationship Length		
REFERENCE #4		
Institution/Company		
Name		
Contact Name		
Contact Title		
Contact Phone Number		
Contact eMail Address		
Relationship Length		

Appendix H – Evaluation Question(s) - Organization, Qualifications and Experience

Resi	ondent's (Organization	Name:	

<u>INSTRUCTIONS</u>: Respondents shall ensure that all information required herein is submitted with the response. All information provided should be verifiable by documentation requested by the University. Failure to provide all information, inaccuracy or misstatement may be sufficient cause for rejection of the response or rescission of an award. Respondents are encouraged to provide any additional information describing operational abilities.

QUESTIONS:

- 1. Provide a statement describing your company to include name, number of employees, locations, number of years in business, number of years offering/supporting the proposed solution, and any and all acquisitions or mergers in the last five years. Is the company publicly or privately held?
- 2. If subcontractors are to be used, provide a list that specifies the name, address, phone number, contact person, and a brief description of the subcontractors' organizational capacity and qualifications.
- 3. Please provide information about contract cancellations or non-renewals your company has experienced over the last three years.
- 4. Describe your experience offering a solution for the requirements identified in this document within higher education. Provide a client list that includes any and all higher education clients or other institutions of similar size and complexity.
- 5. Provide a statement that explains why your company would be most qualified to provide products and services to the University of Maine System. What differentiates you from your competitors? In the response the Respondent must demonstrate that they are a recognized leader in the services and/or products covered in this document.
- 6. Describe your firm's understanding of the current higher education needs for providing the products / services described in **Scope of Work** detailed in this document. The responses should correlate with the numbering identified in the Scope of Work and all items require a response.
- 7. The Respondent shall provide résumés for each staff member responsible for positions identified in the requirements of this document. Résumés shall include education, experience, license, and/or certifications of each individual.
- 8. Financial Stability

No financial statements are required to be submitted with your responses, however, prior to an award the University may request audited financial statements from your company, credit reports and letters from your bank and suppliers.

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