## **Vendor Agreement**

This *Vendor Agreement* ("Agreement") is for the performance of certain goods and/or services, as specified below:

- 1. **PARTIES:** This Agreement is hereby executed by and between the City of Dripping Springs, Texas, (the "City") a General Law, Type-A municipality located in Hays County, Texas, and Peak Beverage Texas LLC, a Texas limited liability company (the "Contractor").
- 2. **DESCRIPTION:** Contractor is hereby engaged to provide Alcoholic Beverage Services.
- **3. SCOPE:** Agreement applies to Contractor's participation in the Event, which shall be conducted as more particularly described in Attachment "A"
- 4. LOCATION: This Agreement is fully performable in Dripping Springs, Texas.
- 5. EXCLUSIVE GRANT: Subject to the terms and conditions set forth in this Agreement and at all times during the Term of this Agreement, the City hereby grants to the Contractor the exclusive right to provide and perform Beverage Services at all City events described in Attachment "B".

### 6. CONSIDERATION:

- 6.1 In consideration of Contractor's participation in the Event, the Contractor agrees to pay the City a commission equal to fifteen percent (15%) of the gross receipts for all Catering Services provided at the Venue. "Gross Receipts" is defined herein as the total amount of income or revenue received by the Contractor for the sale of alcoholic beverages related to events at the Venue, less any Texas Mixed Beverage Sales Taxes or Texas Mixed Beverage Gross Receipts tax paid by the Contractor to the Texas Comptroller as required by law, credit card fees, discounts, and comps.
- **6.2** Contractor agrees to deliver payment and a copy of gross receipts to the City within thirty (30) days after any such event at which the Contractor has provided Beverage Services.
- **6.3** Contractor may enter into additional commissions with vendors or events but will not exceed a total of thirty-five percent (35%) including the City commission.

### 7. CONTRACTOR'S DUTIES

7.1 <u>Contract Negotiation with the Client.</u> Contractor shall negotiate all pricing, bar menus and services directly with City's Client. City is not responsible for any disputes

between the Contractor and City's Clients regarding Beverage Services and/or any pricing or billing of Beverage Services.

- 7.2 <u>Compliance with City's Rules and Regulations.</u> Contractor shall follow City's established rules and regulations for set-up, service and breakdown for any City's Client event for which Contractor provides Beverage Services.
- 7.3 <u>Safe Alcohol Service Certification.</u> All individuals serving alcohol on Contractor's behalf shall be trained in Safe Alcohol Service by a TABC-approved Seller Training course. Contractor's Beverage Services shall comply with all relevant state and local laws in all material aspects.
- 7.4 <u>Representations and Warranties of Contractor.</u> Contractor represents and warrants that: (i) it has the authority to enter into this Agreement and to fully perform the obligations hereunder, (ii) it is duly organized and validly existing under applicable laws, (iii) this Agreement constitutes a legal, valid and binding obligation, enforceable in accordance with its terms, (iv) neither the execution, delivery and/or performance of this Agreement, will, directly or indirectly (with or without notice or lapse of time) breach any provision of its governing documents, or cause a default under any contract, instrument, or order to which it is a party or by which it is bound, (v) it will materially comply with applicable federal, state and local laws and regulations in performing its obligations under this Agreement, and (vi) Beverage Services shall be performed in a workmanlike manner and with professional diligence and skill.

#### 8. CITY'S DUTIES:

- 8.1 <u>City's Client Contracts.</u> City covenants that all City event contracts with City Clients shall include a provision to the effect that (i) Contractor is the City's exclusive provider for alcohol beverage services at the Venue and (ii) all alcohol must be consumed within the City's designated event area at the Venue and may not be removed from the Venue.
- 8.2 <u>Point of Contact.</u> City shall provide information (name, phone number, mobile phone number and email address) to Contractor of the individual(s) who will serve as City's (1) main manager-level point of contact with Contractor and ensure that such individual(s) shall be accessible to Contractor on-site at the Venue or remotely via telephone and email and (2) on-site point of contact with Contractor and ensure that such individual(s) shall be accessible to Contractor on-site at the Venue at all times during any applicable event.
- **8.3** <u>Access to Venue.</u> City shall provide Contractor access to the Venue in order to provide Beverage Services pursuant to Contractor's contract with City's Clients.

- **8.4** <u>Venue.</u> City shall ensure that Venue is in clean and orderly condition and fully functional for Contractor to provide Beverage Services to City's Clients.
- **8.5** <u>Venue Rules and Regulations.</u> City shall provide Contractor with the rules and regulations applicable to Contractor's Beverage Services and any changes thereto no fewer than ten (10) business days prior to any event at which such Venue rules and regulations shall apply.
- **8.6** <u>IP License.</u> City grants to Contractor a non-exclusive, non-transferrable license during the Term to use City's name and logo solely in connection with the Beverage Services and website and marketing materials with respect to such Beverage Services.
- **8.7** <u>Insurance.</u> City shall carry property insurance/liability coverage for its own property for all causes of loss.
- 8.8 <u>Representations and Warranties of Venue Operator.</u> Venue Operator represents and warrants that: (i) it has the authority to enter into this Agreement and to fully perform the obligations hereunder, (ii) it is duly organized and validly existing under applicable laws, (iii) this Agreement constitutes a legal, valid and binding obligation, enforceable in accordance with its terms, (iv) neither the execution, delivery and/or performance of this Agreement, will, directly or indirectly (with or without notice or lapse of time) breach any provision of its governing documents, or violate, breach, or cause a default under any contract, instrument, or order to which it is a party or by which it is bound, and (v) it will materially comply with applicable federal, state and local laws and regulations in performing its obligations under this Agreement.
- **9. SUPPLIES:** Contractor agrees to provide all supplies, tools, and equipment necessary for performance under this Agreement.
- **10. DURATION:** This Agreement shall be in effect for no more than one year and may be renewed for two additional years if not terminated by either party.

#### **11. TERMINATION:**

- **11.1** This Agreement may be terminated by mutual consent of the parties.
- **11.2** This Agreement may be terminated by either party without prejudice upon written notice to the other party via certified mail, return receipt requested, thirty (30) days prior to commencement of the Event.
- **11.3** Termination shall release each party from all obligations of this Agreement, except as specified below.

- **11.4** Termination of this Agreement, as provided above, shall not prohibit, or impair any claim by either party based upon any breach of this Agreement.
- **11.5** The City shall determine if Contractor shall be relieved of Contractor's obligations to participate in the Event due to inclement weather.
- **11.6** *Force Majeure:* In situations in which Contractor's participation in the Event is delayed, cancelled, or suspended due to acts of God, severe weather, natural disaster, state of public emergency, or strike, the terms of this Agreement are waived.

### **12. SITE MAINTENANCE:**

- **12.1** Contractor shall not perform waste or damage the site.
- **12.2** Contractor shall exercise reasonable care and due diligence to avoid harming City premises upon which the Event occurs.
- **12.3** Contractor shall restore or rehabilitate the site and the access to it at the termination of this Agreement. This requirement shall not apply to normal wear and compression on the grass.
- **13. INDEPENDENT CONTRACTOR:** The Parties agree that Contractor is an independent contractor and is neither an agent nor an employee of the City. Contractor is solely responsible for directing and controlling Contractor's resources and staff in order to achieve the goals of this Agreement.
- 14. LICENSES: Contractor shall, at its own expense, obtain all necessary licenses and permits required in connection with performing Beverage Services, materially comply with all state statutes and local ordinances in connection with the preparation, storage and service of alcoholic beverages, and hold the City harmless for any material violation thereof unless such violation is as a result of or in connection with the City's negligence or willful misconduct, in which case the City shall hold Contractor harmless and shall cooperate with Contractor to remedy the violation. Contractor shall upon request provide to the City a copy of such necessary licenses, including, without limitation, Texas Sales Tax License. Special Event Temporary Permits may be obtained by the Contractor for a fee, or the City may obtain the Permit themselves.
- **15. SAFETY:** Contractor shall abide by all state, federal and local rules, and regulations. Contractor shall take all reasonable steps to ensure public safety and protection from fire damage.

- **16. INSURANCE:** Contractor, at its expense, shall obtain and maintain during the Term of this Agreement, the following insurance coverage:
  - **16.1** Worker's Compensation Insurance equal to or greater than the current statutory limit; and
  - **16.2** Comprehensive General Liability Insurance with coverage no less than \$1,000,000 per occurrence and \$2,000,000 in the aggregate; and
  - 16.3 Liquor Liability Insurance in an amount not less than \$1,000,000 per occurrence.

Within five (5) business days after the signing of this agreement, but no earlier than thirty (30) days prior to the first event at the Venue of this Agreement, Contractor shall deliver a Certificate of Insurance listing the City as an additional named insured in connection with the policies set forth in this Section. The policies further shall provide for ten (10) days' written notice to the City from the insurer by registered or certified mail, return receipt requested, in the event of any modification, cancellation, or termination thereof. All of the foregoing limits may be met with an umbrella or excess policy with the same monetary limited written on an occurrence basis, providing it is written by the same insurance carrier.

- **17. INDEMNIFICATION:** CONTRACTOR, CONTRACTOR'S AGENT'S AND/OR EMPLOYEES SHALL INDEMNIFY AND HOLD THE CITY, CITY'S AGENTS, EMPLOYEES, AND/OR VOLUNTEERS HARMLESS FOR ANY CLAIMS OR CAUSES OF ACTION STEMMING FROM THE CONTRACTOR'S PARTICIPATION AT THE EVENT, INCLUDING BUT NOT LIMITED TO PERSONAL INJURY AND LOST OR DAMAGE TO PROPERTY.
- **18. RULES:** The Contractor shall follow the City's established rules and regulations for set-up, service, and breakdown for any event for which the Contractor provides Beverage Services.
- **19. CONTROLLING LAW & VENUE:** Any and all disputes that may arise in relation to this Agreement shall be subject to the laws of the State of Texas. Venue for any disputes arising under this Agreement shall be in Hays County, Texas. In the event that any suit or other action, at law or in equity, is instituted by either Party to enforce any of the provisions of this Agreement or resolve any disputes between the Parties with respect to this Agreement, the non-prevailing Party shall be obligated to pay all costs and expenses incurred by the prevailing Party in connection with the preparation and prosecution and any settlement of any such suit or action, at all appellate levels, including the reasonable fees and disbursements of the attorneys, accountants and experts of the prevailing Party.
- **20. NOTICES:** Any notice provided for by this Agreement and any other notice, demand, or communication which either party may wish to send to the other, shall be in writing and given

by (a) hand delivery, (b) express overnight delivery service, or (c) registered or certified United States mail, return receipt requested. Notices shall be addressed to the party for whom such notice, demand or communication is intended at such party's address as set forth below:

To the City: City of Dripping Springs Attn: Event Center Manager PO Box 384 Dripping Springs, TX 78620 enelson@cityofdrippingsprings.com

### To the Contractor:

Peak Beverage Texas, LLC Attn: Tannea Musselman 252 Frog Pond Lane, Building A Dripping Springs, TX 78620 tannea@peakbev.com

- **21. ASSIGNMENT:** Neither party shall assign, sublet, or transfer any interest in this Agreement without written consent of the other Party. Nothing herein shall be construed as giving any rights or benefits hereunder to anyone other than the City and Contractor.
- **22. BINDING ON SUCCESSORS:** This Agreement shall be binding upon, and shall inure to the benefit of, the parties hereto and their respective successors and permitted assigns.
- **23. MANDATORY DISCLOSURES:** Texas law requires that vendors make certain disclosures. Prior to the effective date of this Contract, the Contractor has submitted to the City a copy of the Conflict-of-Interest Questionnaire form (CIQ Form) approved by the Texas Ethics Commission (Texas Local Government Code Chapter 176), and the Contractor shall file a Form 1295 Certificate of Interested Parties (Form 1295) approved by the Texas Ethics Commission (Texas Government Code Section 2252.908). The Contractor also confirms it is in compliance with all Texas requirements related to government contracts including: (1) no boycott of Israel; (2) not listed as a foreign terrorist organization by the Texas Comptroller of Public Accounts; (3) Contractor does not have a policy or practice of discriminating against firearm entities or firearm trade associations; (4) Contractor does not boycott energy companies; and Contractor is compliant with all other Texas laws including any additional disclosure requirements.
- **24. SEVERABILITY:** Any provisions of the Agreement prohibited or unenforceable by law shall be ineffective without affecting any other provision of this Agreement or shall be deemed to be severed or modified to conform to such law, and the remaining provisions of this Agreement shall remain in force, provided that the purpose of this Agreement can be achieved. To the full extent, however, that the provisions of such applicable law may be waived, they are hereby waived to the end that this Agreement be deemed to be a valid and binding agreement enforceable in accordance with its terms.
- **25. MERGER:** This instrument, and all Attachments affixed hereto, constitutes the entire Agreement between the City and Contractor. To the extent there are any conflicts between

this Agreement and the attachments, this Agreement shall govern. This Agreement supersedes all other agreements, oral or written, made with respect to the Event.

- **26. MODIFICATIONS:** All amendments or modifications to the Agreement must be in writing. No modification shall be effective until approved by both parties.
- **27. COUNTERPARTS:** This Agreement may be executed in multiple counterparts, each of which shall be deemed to be an original, and all of such counterparts together shall constitute but one and the same instrument.

**BE IT HEREBY AGREED & APPROVED,** for good and valuable consideration, as described herein, the sufficiency of which is hereby acknowledged.

**CITY OF DRIPPING SPRINGS:** 

PEAK BEVERAGE TEXAS, LLC:

Michelle Fischer, City Administrator

Tannea Musselman, Director of Strategic Partnerships

November 9, 2023 Date

Date

**ATTEST:** 

trea/un Andrea Cunningham City Secret



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**CITY OF DRIPPING SPRINGS:** 

Michelle Fischer, City Administrator

PEAK BEVERAGE TEXAS, LLC:

— Docusigned by: Tannea musselman

Tannea Musselman, Director of Strategic Partnerships

November 9, 2023 Date

Date

11/15/2023

ATTEST:

tria Andrea Cunningham, City



### ATTACHMENT A

# Peak Beverage Texas, LLC Proposal SCOPE OF SERVICES PEAK BEVERAGE

**POS systems:** Peak to provide adequate handheld POS terminals for bar location using concessions or cash bars.

Staff Uniforms / Attire: Peak will provide attire for staff.

ICE, Bar Equipment: Peak team to provide Ice, cups, bins, etc.

**Staffing:** Peak to provide adequate bartenders, barbacks and managers based on projected guests and event type.

TiPs Certified Bartenders: Peak to provide all TABC certified bartenders.

**ID**/ **Age Verification:** Peak to ID any and all individuals at the bar locations; potentially utilize wristbands or stamp at client request to keep transaction times high.

**POS Reporting & Data:** Peak to provide all data from the event series and transparency into reporting by bar location, by item - square is the processing platform.

**Compliance with local and state health regulations:** Peak to provide hand washing stations and safe drink handling (when designated type of event its needed).

**Insurance:** Peak to provide a COI with venue listed as additional insured and umbrella policy.

Tables: Peak to provide tables for all bar locations.

**Menu Design:** Peak will provide design options or can work collectively with producer on menu Designs.

**Product Purchasing:** Peak to handle all product purchasing and receiving. Product may be brought with us via truck from our warehouse.

**Menu Printing:** Peak to print all menus for cash bar or concessions needs (if it's a high amount - may work with client).

Bar setup & Breakdown: Peak to set up and tear down all bar locations at the beginning and end of the event.

### PRODUCER- VENUE

Security: venue or rental client to provide overall security for event each day and overnight (if needed).

**WiFI:** venue to Provide - Peak has the capability to run of hots posts for cash bar (credit only) events.

Generators/Power Source: venue to provide power if needed to bar location.

Access to Venue: venue will grant access to allow our team to successfully set up and break down for the event days.

**Marketing:** venue or client to market the event to drive attendance and ticket sales for all public events.

### **COLLABORATIVE/SHARED SERVICES (both Parties)**

**Event Layout Creation:** Peak to work in partnership with venue on the best layout for the event series to maximize sales & minimize lines.

**Menus:** Peak to design in partnership with venue and determine all product offerings for menus along with pricing.

### ATTACHMENT B

Month	Event	Estimated Attendance	Length of event	
September	MotoXtreme Circus	300+	1-night	
October	Trunk-or-Treat	500+	1-night	
	Haunted House	1000+	Runs 3 weekends	
	Hill Country Harvest Market	1000+	3 -day	
	TxJr. Roller Derby Skate-a-thon	150+	1-day	
	Big Tex Gun Show	200+	2-day	
November	CCA Banquet (private)	200+	1-night	
	The Hope Project Gala (private)	250+	1-night	
December	Vintage Market Days	10,000+	3-day	
	Rough Out Ranch Rodeo	1000+	3-day	
December-January	Western Wonderland	1000+	Runs all Month	
January	TxJr. Roller Derby Competition	150+	3-day	
	Big Tex Gun Show	200+	2-day	
	Hays County Livestock Show	300+	1-week	
February	Monster Truck Show	500+	1-night	
	Hunters Heritage Banquet (Private)	200+	1-night	
March	TxJr. Roller Derby Scrimmage	100+	1-night	
	Polo Tournament	150+	3-day	
	Spring Wildflower Market	1000+	3-day	
	Dripping Springs Rodeo	9000+	2-day	
	Eggstravaganza	500+	1-day	
April	Eclipse	1000+	3-day	
	Big Tex Gun Show	200+	2-day	
May	Up Trade Days	300+	3-day	
	TxJr. Roller Derby Scrimmage	100+	1-night	
	Shorty Scott Memorial	300+	2-day	
July	Big Tex Gun Show	200+	2-day	
August	Dwarfanators	200+	1-night	
September	Goat Courture	1000+	1-day	

### City of Dripping Springs Events List

CONFLICT OF INTEREST QUESTIONNAIRE For vendor doing business with local governmental entity	FORM CIQ					
This questionnaire reflects changes made to the law by H.B. 23, 84th Leg., Regular Session.	OFFICE USE ONLY					
This questionnaire is being filed in accordance with Chapter 176, Local Government Code, by a vendor who has a business relationship as defined by Section 176.001(1-a) with a local governmental entity and the vendor meets requirements under Section 176.006(a).	Date Received					
By law this questionnaire must be filed with the records administrator of the local governmental entity not later than the 7th business day after the date the vendor becomes aware of facts that require the statement to be filed. See Section 176.006(a-1), Local Government Code. A vendor commits an offense if the vendor knowingly violates Section 176.006, Local Government Code. An	City of Dripping Springs NOV 15 2023					
offense under this section is a misdemeanor.           1         Name of vendor who has a business relationship with local governmental entity.	Rec'd by City Secretary					
Peak Beverage Texas LLC - NO CONFLICT						
Check this box if you are filing an update to a previously filed questionnaire. (The law requires that you file an updated completed questionnaire with the appropriate filing authority not later than the 7th business day after the date on which you became aware that the originally filed questionnaire was incomplete or inaccurate.)						
3 Name of local government officer about whom the information is being disclosed.						
NA	S					
Name of Officer						
officer, as described by Section 176.003(a)(2)(A). Also describe any family relationship with Complete subparts A and B for each employment or business relationship described. Attac CIQ as necessary.	h the local government officer. h additional pages to this Form					
A. Is the local government officer or a family member of the officer receiving or other than investment income, from the vendor?	ikely to receive taxable income,					
Yes No						
B. Is the vendor receiving or likely to receive taxable income, other than investment income, from or at the direction of the local government officer or a family member of the officer AND the taxable income is not received from the local governmental entity?						
Yes No						
5 Describe each employment or business relationship that the vendor named in Section 1 maintains with a corporation or other business entity with respect to which the local government officer serves as an officer or director, or holds an ownership interest of one percent or more.						
N/A						
6 Check this box if the vendor has given the local government officer or a family member as described in Section 176.003(a)(2)(B), excluding gifts described in Section 176.003(	r of the officer one or more gifts 003(a-1).					
	122					
Signature of vendor doing business with the governmental entity	Date					
Form provided by Texas Ethics Commission www.ethics.state.tx.us	Revised 1/1/2021					

-						
	CERTIFICATE OF INTERESTED PART	TIES		FORI	и 1295	
					1 of 1	
	Complete Nos. 1 - 4 and 6 if there are interested parties. Complete Nos. 1, 2, 3, 5, and 6 if there are no interested parties.		CEI	OFFICE USE ONLY CERTIFICATION OF FILING		
1	Name of business entity filing form, and the city, state and count of business. Peak Beverage Texas LLC	ry of the business entity's place		rtificate Number: 23-1095057		
2	Dripping Springs, TX United States Name of governmental entity or state agency that is a party to the	e contract for which the form is		Date Filed: 11/15/2023		
	being filed. City of Dripping Springs, Texas			ate Acknowledged: 1/15/2023		
3	description of the services, goods, or other property to be provid PBEV11072023	ide the identification number used by the governmental entity or state agency to track or identify the contract, and provide a ription of the services, goods, or other property to be provided under the contract. V11072023 erage and concessions provider at Dripping Springs Ranch Park				
-				Nature of	finterest	
4	Name of Interested Party	City, State, Country (place of business)		(check ar Controlling	oplicable) Intermediary	
F						
Γ						
Γ						
Γ						
5	Check only if there is NO Interested Party.					
6	UNSWORN DECLARATION					
	My name is	, and my date of birth is				
	My address is				.,	
	(street)	(city)	(state)	(zip code)	(country)	
	I declare under penalty of perjury that the foregoing is true and correc					
	Executed inCount	y, State of, on t	1e	day of(month)		
		Signature of authorized agent of contracting business entity (Declarant)				

# **CERTIFICATE OF INTERESTED PARTIES**

## FORM 1295

1 of 1

				TUT			
			Certificate Number:				
Peak Beverage Texas LLC				2023-1093037			
Dripping Springs, TX United States		Date Filed:					
Name of governmental entity or state agency that is a party to being filed.				11/15/2023			
City of Dripping Springs, Texas				Date Acknowledged:			
PBEV11072023	V11072023						
Beverage and concessions provider at Dripping Springs Ranch Park							
,			Nature of	finterest			
Name of Interested Party	City, State, Country (place of busi	e, Country (place of business)		plicable)			
			Controlling	Intermediary			
			-				
5 Check only if there is NO Interested Party.							
UNSWORN DECLARATION							
My name is	, and my date of birth is						
Mv address is				. –			
(street)		state)	(zip code)	, (country)			
I declare under penalty of perjury that the foregoing is true and correct.							
Executed in Cou	unty, State of . on the	)	day of	, 20			
	, on the	·					
Signature of authorized agent of contracting business entity (Declarant)							
	of business. Peak Beverage Texas LLC Dripping Springs, TX United States Name of governmental entity or state agency that is a party to being filed. City of Dripping Springs, Texas Provide the identification number used by the governmental e description of the services, goods, or other property to be pro PBEV11072023 Beverage and concessions provider at Dripping Springs Re Name of Interested Party Name of Interested Party Check only if there is NO Interested Party. UNSWORN DECLARATION My name is (street) I declare under penalty of perjury that the foregoing is true and cor	Complete Nos. 1, 2, 3, 5, and 6 if there are no interested parties. Name of business entity's place of business. Peak Beverage Texas LLC Dripping Springs, TX United States Provide the identification number used by the governmental entity or state agency to track or identific description of the services, goods, or other property to be provided under the contract. PBEV11072023 Beverage and concessions provider at Dripping Springs Ranch Park Name of interested Party City, State, Country (place of business City of Dripping Springs, Texas City of Dripping Springs, Texas Provide the identification number used by the governmental entity or state agency to track or identific description of the services, goods, or other property to be provided under the contract. PBEV11072023 Beverage and concessions provider at Dripping Springs Ranch Park Name of Interested Party City, State, Country (place of business) Check only if there is NO Interested Party. UNSWORN DECLARATION My name is, and my date of My address is (ricea) (citrea) (citrea	Complete Nos. 1, 2, 3, 5, and 6 if there are no interested parties.       CE         Name of business entity filing form, and the city, state and country of the business entity's place of business.       Cert of business.         Peak Beverage Texas LLC       Dripping Springs, TX United States       Date         Name of governmental entity or state agency that is a party to the contract for which the form is being filed.       Date         City of Dripping Springs, Texas       Date         Provide the identification number used by the governmental entity or state agency to track or identify the contract.       PBEV11072023         Beverage and concessions provider at Dripping Springs Ranch Park       City, State, Country (place of business)	Complex Nos. 1, 2, 3, 6, and 6 if there are no interested paries.       CERTIFICATION         Name of business entity filing form, and the city, state and country of the business entity's place of business.       Certificate Number: 2023-1095057         Draphing Springs, TX United States       Date Filed:       11/15/2023         Name of governmental entity or state agency that is a party to the contract for which the form is business, goods, or other property to be provided under the contract.       Date Acknowledged:         Provide the identification number used by the governmental entity or state agency to track or identity the contract, and provides rate of non-property to be provided under the contract.       Name of interested Party       City, State, Country (place of business)       Name of interested Party       City, State, Country (place of business)       Name of interested Party       City, State, Country (place of business)       Controlling         Check only if there is NO Interested Party.       Image: City of City, State, Country (place of business)       Image: City of City, Cit			