

Agreement

For Work At City of Star 10769 W State Star ID 83669 United States	e St 6046	Billing Address City of Star 10769 W State St Star ID 83669-6046 United States	0 <u>11</u> 1 Y 4 E	Account Executive 03757 Todd B Taylor <u>aylor@yesco.com</u> 208-595-4586 ESCO - Boise 16 East 41st Street oise ID 83714 nited States	
Date	Project Number	Project Description	Terms	Pricing Valid Until	Deposit
09/14/2022	PRY-42454	City of Star EMC	Net 30	10/14/2022	\$15,825.00
ltem					Amount
Scope YESC0 to perform the following work: Remove and dispose of the existing manual reader board from the customers monument sign. Provide and install a new support pipe and concrete base to raise the structure approx 12". Manufacture and install a new aluminum pole cover. Provide and install one new double face full color electronic message center to replace the old manual change portion. Scope to include removal of approximately 5" from bottom of the existing sign face and fabricate an new divider bar. Electronic message center to be a Daktronics 15.85 mm full color LED message center 2'T tall x 6'9" wide with matrix of 40 lines by 125 columns. Communication to be via secured web based software that enables display management any time, anywhere via internet connection. Daktronics will provide operator training in a live web-based conference call format using customers phone and computer. Customer to provide cellular connection at the site, Daktronics to provide lifetime 4G cellular data plan. Customer to provide primary power to the sign location(s). Any additional circuits, time clocks, photocells, controllers or switches are not included. Permits fees, acquisition and or procurement costs, wet stamped engineering, special inspections to be billed on a separate work order and are not included in this agreement.					
Fabricate Cus Material	stom Signage				\$20,423.00
Install Custor Labor	n Signage				\$11,227.00
	ns n acceptance of agreer within (30) days of com				
				Subtotal	\$31,650.00
				Tax Total (%)	\$0.00
				Total	\$31,650.00

Agreement Acceptance

YESCO's Standard Terms and Conditions, available below and at <u>www.yesco.com/terms/standardtermsandconditions.pdf</u>, are an integral part of this agreement and are incorporated by reference. City of Star acknowledges that it has accessed and reviewed the <u>Standard Terms and</u> <u>Conditions</u>. Upon acceptance by an authorized agent of YESCO LLC, this agreement becomes effective as of the last date signed below. This document is a complete integration and final expression of the agreement between the parties, and may not be amended, supplemented, or otherwise modified except by written agreement executed by authorized representatives of each.

City of Star	YESCO LLC
Signature	Signature
Title	Title
Name	Name
Date Signed	Date Signed

Standard Terms and Conditions

Terms: The terms and conditions described in this document are incorporated by reference into a written estimate, quotation, proposal, agreement, order, or other transaction form ("Trans-action Document") (together with these YESCO Standard Terms and Conditions, the "Agreement"), and pertain to the manufacturing, repair, services, installation, or other goods or services provided by YESCO (the "Work", "goods", and/or "services") as requested by you, the Customer, as further described in the Transaction Document. "YESCO" refers to the entity providing the Work, as identified in the applicable Transaction Document, or in the absence thereof, YESCO LLC, a Utah limited liability company, doing business in California as YESCO Signs LLC.

2. Pricing Exclusions: YESCO's pricing does not include sales and use taxes, tariffs, customs 2. Friding Exclusions. Tesso's pricing dues not include safes and use takes, takins, customs fees, duites, or other charges levied by customs or taxing authorities, including any material cost increases due to the escalation of any of these costs ("Assessments"). Assessments may be noted in the Transaction Document; however, they are only estimates. You agree to pay the actual cost for these Assessments as invoiced by YESCO. You agree to bear the risk of Assessment increases in excess of the amounts included in the Transaction Document, including increases due to changes in sales tax rates, tariff increases, or similar occurrences.

3. Payment: In the absence of specified payment terms in the Transaction Document, you agree to pay 50% of the purchase price upon signing this Agreement and to pay the remaining balance upon completion of the Work. You agree to pay monthly payments, if any, on the first business day of each month in advance. If you choose to make payment(s) by credit card, you agree to pay a 2% surcharge on the total amount of such payment(s).

Inspection: You must carefully inspect the Work within ten calendar days after delivery. If the Work does not meet the written requirements as the described in the Transaction Document, or if the Work has any defect in manufacture, installation, or operation, you must give YESCO or if the Work has any defect in manufacture, installation, or operation, you must give YESCO written notice of the nonconformance or defect claimed within five calendar days. ABSENCE OF SUCH WRITTEN NOTICE SHALL BE CONCLUSIVE EVIDENCE THAT THE WORK IS ACCEPTABLE TO YOU AS DELIVERED. If a third-party carrier delivers any goods, you must inspect the goods and promptly notify YESCO and the carrier if any damage exists before moving the goods from the place of delivery. If damage exists, you must retain the packing materials and otherwise comply with all requirements necessary to preserve all claims against the carrier. If you or your agent moves the goods before inspecting the goods, accept the goods in a damaged condition, or oth-erwise fail to comply with the requirements of this paragraph, YESCO shall have no responsibility for defects notwithstanding the warranty set forth below. **5. Installation:** If the Work involves installation of goods, additional work beyond that contem-plated in the Agreement will be required if YESCO encounters subsurface or concealed condi-tions which are extraordinary or unexpected such as subsurface water, caliche, rock, utilities, or pipelines. You must compensate YESCO for such additional work on a time and materials at YESCO's standard rates. Further, YESCO shall not be responsible for damage to underground pipes, sewer lines, sprinkling systems, or any other underground obstructions, unless notified of

at YESU's standard rates. Further, YESU's shall not be responsible for damage to underground pipes, sever lines, sprinkling systems, or any other underground obstructions unless notified of them in writing prior to commencement of the Work. Absent such written notification, you agree to pay for any resulting damage. YESCO is not an Exterior Insulation and Finish System ("EIFS") contractor, and if YESCO's responsibilities hereunder involve penetrations of EIFS, YESCO will seal such penetrations with products and procedures that are common in the sign industry—but which may not meet EIFS warranty requirements. YESCO shall thereafter have no responsibility for damage resulting from the penetrations.

For damage resulting from the penetrations.
6. Limited Warranty:
A. New Signs, Lighting, and other Manufactured Products. YESCO warrants that goods and services provided by YESCO (other than electronic displays and digitally-controlled lighting products) will be free from material defects in workmanship and materials for a period of one year from the date of delivery. This includes materials and factory labor. On-site labor is included only where YESCO performs the installation. Upon expiration of the one-year warranty, the goods are warranted solely in accordance with the manufacturer's separate warranty, if any. Electronic displays and digitally-controlled lighting products, related controllers, and similar components are warranted solely in accordance with the manufacturer's warranty, if any.
B. Service and Retrofit Services. YESCO warrants that service, repair and/or lighting terrofit services will be free from material defects in workmaphin for a neriod of 90 days from the services will be free from material defects in workmanship for a period of 90 days from the completion of the repair, maintenance, and or retrofit. This includes on-site labor only; any completion of the repair, maintenance, and or retroit. This includes on-site labor only; any goods are warranted solely in accordance with the manufacturer's warranty, if any. YESCO's warranties exclude damage caused by ordinary wear and tear, accident, abuse, misuse, misapplication of electricity, extreme winds or rain, hail, wildlife or rodent damage, or other casualty, unless the same is caused solely by YESCO. YESCO SPECIFICALLY DISCLAIMS ANY AND ALL OTHER WARRANTIES OF ANY TYPE, WHETHER EXPRESS OR IMPLIED, INCLUD-ING BUT NOT LIMITED TO ANY IMPLIED WARRANTY OF NON-INFRINGEMENT, MERCHANT-ABILITY OR, FITNESS FOR PURPOSE. YESCO will either repair or replace, at YESCO's election, any part of the goods or services that prove to be materially defective during the warranty paried in accordance with the terms of the above warrantee. period, in accordance with the terms of the above warranties.

period, in accordance with the terms of the above warranties.
7. Extended Warranty: If the Work expressly includes an extended warranty for the recurring maintenance, service, or repair of goods over a term for a one-time, up-front payment or periodic payments over term, the provisions of this paragraph will apply. So long as your payment obligations are current, and you are not in default to YESC0 are ny YESC0 affiliate under any agreement (e.g., a lease agreement), including this Agreement, YESC0 agrees to service the goods only as described in the Work. When the goods require service, you agree to notify YESC0 in writing, and YESC0 shall, if practicable (e.g., parts are immediately available) and unless otherwise provided warranty obligations are inapplicable to damage for the same exclusions set forth in the limited warranty above, unless and to the extent the same is caused by YESC0. In the event that paysually or pay components are or become unavailable or in the conds or any components are or become unavailable. ranty above, unless and to the extent the same is caused by YESCU. In the event that parts or ma-terials become unavailable or in the event the goods or any components are or become unusually difficult or unsafe to access, YESCO may cancel its extended warranty obligations with respect to the affected goods or components and your exclusive remedy is for YESCO to proportionately credit any up-front payment or proportionately credit your periodic payment for the same. In the event that service is performed by a third party without the authorization of YESCO, YESCO may, at its option, suspend or terminate its extended warranty or service obligations without any credit to any up-front payment or reduction to any periodic payment upon written notice to you.

8. Risk of Loss, Damage or Destruction; Insurance: Except to the extent of damage caused by the negligent or otherwise wrongful acts of YESCO, you bear all risk of loss or damage to any goods, including, without limitation, loss or damage caused by seizure, casualty, vandalism, terrorism, accident, theft, riot, strike, insurrection, war, fire, and acts of God. Any shipments are FOB YESCO. Until your obligations are fully satisfied, at your sole cost and expense, you must insure any goods against loss or damage at least in the amount owed to YESCO for the Work, and you must name YESCO as loss payee with respect to such insurance.

9. Liens and Taxes: Until your obligations are fully satisfied, at your sole cost and expense you must maintain the Work free and clear of all levies, liens, and encumbrances. You must declare as required, and pay when due all taxes, fees, assessments, charges, and all associated penalties and interest (collectively "Assessments"). If YESCO, at its option, pays any Assessments, you must immediately reimburse YESCO for the same.

10. Security Interest: Until your obligations are fully satisfied, you agree that the Work and related goods are YESCO's property, free of any ownership claim by you, the owner of any adjacent realty, or the creditors of either. To secure the performance of your obligations, including, without limitation your payment obligations, you grant to YESCO a security interest in the goods and permission to perfect, assign, amend, continue, and terminate the security interest in any way allowed by applicable law, both as to personal property and as to fixtures.

III. Default: If you default in the payment of any amount when due, or fail to perform any other ob-ligation in this Agreement after delivery of the Work or after YESCO is ready to perform the Work, whichever first occurs, or if at any time bankruptcy, receivership, or other insolvency proceed-ings are commenced by or against you or any guarantor, you will, without notice, become obligat-ed to immediately pay to YESCO an amount equal to the sum of 1) all previously billed but unpaid amounts, and 2) all unbilled remaining amounts and other payments owed to YESCO pursuant to

any other agreement between you and YESCO or any of YESCO's affiliates. In addition, YESCO YESCO's affiliates and the right to stop the Work, including, without limitation, suspending warranty obligations until YESCO is paid in full. You agree that these remedies for default are fair and reasonable compensation for the damage to YESCO resulting from your breach, and are not a penalty. YESCO's acceptance of a late payment(s) or forbearance of any other event of default shall not operate as a waiver of YESCO's rights as to any subsequent late payment(s) or any other event of default. **12. Repossession:** If you fail to make any payment when due or otherwise default in any of your obligations in this Agreement, YESCO's right or group onent(s) thereof, without resort to judicial process, and without liability for trespass. YESCO's right to repossession includes the right to remove the goods, and also to disconnect or otherwise render the goods unusable. Repossession is not an acceptance of your surrender of the goods, and shall not require patching painting, touch up, etc. afterwards. YESCO's rights of termination and repossession shall be in addition to and not as an alternative to YESCO's right to its other remedies in this Agreement and any other remedy available at law or in equity. available at law or in equity.

Tai. Indemnification: Except to the extent of YESCO's negligence or willful misconduct, you agree to indemnify, defend, and hold harmless YESCO and its officers, directors, employees, agents, and subcontractors from any and all claims, costs, expenses (including reasonable attorney's fees), damages, and liabilities, at law or in equity arising out of or related to the Work. The provisions of this paragraph shall survive the completion of the Work and/or the termination of the Agreement. 14. Disputes: The parties agree to use good faith efforts to resolve any claims or disputes that may 14. Disputes: The parties agree to use good faith efforts to resolve any claims or disputes that may arise. If unsuccessful for any reason, at YESCO's sole option and upon YESCO's written notice to you, such claims or disputes may be submitted to formal mediation, with each party to pay one-half of the costs. In the event of litigation, venue of any action shall be in Salt Lake County, State of Utah. This Agreement shall be governed and construed in accordance with Utah law, without regard to its conflict of laws provisions. YESCO shall not be liable for special, indirect, incidental or consequential damages, including lost profits, irrespective of cause or theory. If YESCO places this Agreement with a collection agency or an attorney for collection or enforcement, you must pay all costs and expenses resulting therefrom, including reasonable attorneys' fees.
15. Possession, Transfers, and Assignment: Until your obligations herein are fully satisfied, you must keen any goods in your sole nossession and control and will not allow the goods to be modi-

15. Possession, Transfers, and Assignment: Until your obligations herein are fully satisfied, you must keep any goods in your sole possession and control, and will not allow the goods to be modified, relocated, removed, or otherwise tampered with in any way without YESCO's prior written consent. If you determine to sell or otherwise transfer ownership (or other rights) to your business assets, the Work, or the real property on which any goods are located, you agree to deliver to YESCO written notice of such intention at least 30 days prior to closing. At the time of closing and with proceeds therefrom, you agree to pay to YESCO all amounts then outstanding and all unbilled remaining amounts owed to YESCO, unless YESCO has previously agreed in writing to your assignment of this Agreement. All the terms and conditions hereof shall be binding upon and nure to the benefit of the successors to your interest in the Work, the real property upon which any goods are located, and any successor owners of interests in any of your business assets. You may transfer your interests, rights, and obligations in this Agreement only upon the prior written consent of YESCO. YESCO may assign its interests, rights, and obligations in this Agreement as may be expedient to perform the Work.

The expedient to perform the Work.
16. Your Special Duties: You agree to warrant and obtain and maintain all necessary access rights (including computer access); if necessary) for YESC0 to safely perform the Work on the premises for which the Work is ordered, and to disconnect, render unusable, and/or remove the Work, or any component or part thereof, free and clear of lien, encumbrance, or claim of trespass. You agree to indemnify YESC0 against and hold YESC0 harmless from damage or expense resulting from a breach of this provision. The Work excludes primary-side electrical and fuses. At your own expense, you agree to furnish and maintain power lines, controllers, and data service as necessary for the performance of the goods and compliance with applicable law, and garee to install the same as designated by YESC0 ready and in place for connectino to the goods at the intended time of installation, if applicable. You must pay all charges for electrical and data service, if required. You agree to provide all necessary reinforcements to any greviously existing building, pole, base, or any other object or surface on which the goods will be installed, or which will be utilized by YESC0 in the installation or access thereof, if applicable. You agree to advise YESC0's performance is subject to you properly securing or otherwise rendering safe all such dangers whenever YESC0's employees will be in the area.
You agree to bear all permitting and other compliance costs and risks pertaining to federal, state,

You agree to bear all permitting and other compliance costs and risks pertaining to federal, state, or local laws, regulations, and ordinances or authoritative interpretations that relate to the place-ment, configuration, operation, and use of the goods and services. You acknowledge that outdoor advertising laws generally prohibit advertisements that are not the principal business, products, services, or activities where the advertisement is located. You agree to be solely be responsible for the procurement of outdoor advertising permits (if desired) and compliance with outdoor advertising laws. You acknowledge and agree that your rights, whether arising under contract, permit from a land use authority, or otherwise, to install or operate the Work may be or become subject to revocation, limitation, suspension, condemnation, modification, restriction, or adverse interpretation by judicial, governmental agency, or other third party action. Upon the occurrence and during the pendency of any such event, you will not be released from your payment obliga-tions under this Agreement. **17. Miscellaneous Provisions:** You agree to bear all permitting and other compliance costs and risks pertaining to federal, state,

17. Miscellaneous Provisions:

17. Miscellaneous Provisions: A. No statement made by YESCO's account executive(s) will be binding on YESCO unless incorporated in this Agreement in writing. Although the Agreement may be signed by YESCO's account executive(s), the Agreement shall not be binding upon YESCO for any purpose until an executive officer or another authorized agent of YESCO accepts this Agreement by providing a written signature evidencing such acceptance on the applicable Transaction Document.

B. Time is of the essence. All past due amounts shall bear an annual interest rate of the lesser of 18% percent or the maximum rate allowed by law.

C. Performance by YESCO shall be subject to delay due to strike, labor dispute, breakage, fire, unforeseen commercial delays, infectious disease, epidemic, pandemic, insurrection, war, acts of terror, acts of God, governmental regulation, or other causes beyond YESCO's reasonable control

YESCO shall not be responsible for radio or television interference, nor for the replacement light emitting diodes, neon tubing or other tubing because of color change or reduction of brilliance

E. YESCO's listing of contractor's licenses available on the Internet at http://www.yesco.com/ licenses.html is incorporated by reference herein.

If any part of this Agreement is found invalid or unenforceable, that part will be amended to achieve as nearly as possible the intent and economic effect of the original provision to the full-est extent permitted by law, and the remaining provisions shall continue in full force and effect.

6. Except for original works created by you or your agents, all designs, animations, or other advertising content (collectively, "Content") provided by YESCO is the sole property of YESCO. You warrant that you have the full legal right to use any original works created by you and delivered to YESCO by you for your use. You are granted a non-exclusive, non-transferable license to use the YESCO-owned Content for solong as you operate your business. You agree to not create derivative works of the YESCO-owned Content. YESCO may reject any request for Content that YESCO determines may reflect adversely on the character, integrity, or standing of any person or business. or business.

This Agreement is a complete integration and final expression of the agreement between the parties, and may not be amended, supplemented, or otherwise modified except by written agreement executed by authorized representatives of each.



Invoice

Bill To City of Star 10769 W State St Star ID 83669-6046 United States	Ship To City of Star 10769 W State St Star ID 83669-6046 United States	Remit To YESCO - Boise 416 East 41st Street Boise ID 83714 United States
Project Number / Invoice #	Terms	Account Executive
PRY-42454	DUE UPON ACCEPTANCE	003757 Todd B Taylor

Item		Amount
Down Payment Invoice for 50% (Prefunding)		\$15,825.00
	Total	\$15,825.00

ACH Payment Authorization

By completing your ACH information below, you authorize YESCO to withdraw all payment(s) pursuant to the Agreement on the applicable due date (s) from Customer's depository account as described below. Written revocation of this authorization must be received by YESCO with at least 30 days prior notice.

Name on Bank Account				
Name of Bank		Checking	/	Savings
Bank Account Number				
Routing Number Bank City and State				
E-mail Address for Receipt Phone				
Authorized Signature			Date	