

AWARD

LAMPS AND BALLASTS For the Term March 23, 2005 Through March 22, 2007 GENERAL CONDITIONS

These terms and conditions supplement the City's Bid and Contract Conditions. In the event of a conflict between these conditions and the preceding Bid and Contract Conditions, these conditions take precedence.

NOTE: THAT THIS IS A TRUCKATED VERSION OF THE BID MEANT TO BE A USER'S COPY. WITH THIS PACKAGE THERE IS NO CONDITIONS 1 THROUGH 34, NOR PAGES 1 THROUGH 5.

35. CONTRACT TERM

The contract period shall be for twenty-four (24) months. The initial term of this contract is the period from award execution date, approximately March 23, 2005, or the above stated term date whichever is later, through the last day of the month of a 24 consecutive month period.

36. CONTRACT EXTENSION

This contract may be extended, all or in part, for a period or periods up to one year by mutual agreement in writing. The maximum contract period shall not be more than 10 years.

37. TOLL-FREE TELEPHONE NUMBER

A contractor located outside of San Francisco is encouraged to provide free telephone services for placing orders. This requirement can be met by providing a toll-free telephone number or accepting collect calls. The free service will be a consideration in evaluating this bid.

38. DBE COMPLIANCE DECLARATION, HRC FORM 3

See attached Standard Bid forms, P-225, Item 1.

39. Omitted by Agreement of the Parties

40. DBE ORDINANCE

To qualify for a bid discount under the provisions of Admin. Code Chapter 14A, an DBE must be certified by the Human Rights Commission by the Bid Due date.

The certification application is available from HRC, (415) 252-2500, and on the web at:

"<http://www.ci.sf.ca.us/sfhumanrights/attachment.htm>"

Click on "Certification Application (Schedule A)".

AWARD

LAMPS AND BALLASTS For the Term March 23, 2005 Through March 22, 2007 GENERAL CONDITIONS

41. CLAIM FOR PREFERENCE

To claim preference under the DBE Ordinance, see Bid Questionnaire attached.

42. BID PREFERENCE FOR BROKERAGE SERVICES

Pursuant to Section 14A.8 of the Admin. Code, a bid preference will only be awarded to a DBE, or DBE joint venture where the DBE's participation in the joint venture exceeds 35 percent, directly responsible for providing materials, equipment, supplies or services to City as required by the Bid solicitation. A DBE will be deemed to be directly responsible for providing the required commodity or service only if it regularly does business as a manufacturer, or authorized manufacturer's representative, dealer or distributor, stocking distributor, franchisee, licensee, service provided, or has another direct agency relationship with the manufacturer or provider of the solicited commodity or service, and has been so certified by HRC.

A DBE will be considered to be "regularly doing business," as that term is used in the foregoing paragraph, if in the normal course of business, it stocks, warehouses or distributes commodities to businesses or entities other than public entities having a disadvantaged business preference program. Such a determination will be subject to audit by HRC.

No preference will be given to a DBE engaging in brokerage, referral or temporary employment services not meeting this definition, unless those services are required and specifically requested by the department.

43. DBE SUBCONTRACTING

A. Subcontracting to DBEs

Bidder is encouraged to make good faith efforts to award subcontracts to City and County of San Francisco-certified DBEs. This can be achieved through subcontracting, sub-consulting or supply opportunities. With the bid, the bidder is encouraged to provide a description of the type of good faith efforts the bidder estimates it may make under the contract.

B. Examples of Good Faith Efforts

"Good Faith Efforts" include but are not limited to the following:

- (1) Identifying and selecting specific products or services which can be subcontracted to certified DBEs.
- (2) Providing written notice to potential DBE subcontractors that Bidder will be bidding on this Contract and will be seeking subcontractors.

AWARD

LAMPS AND BALLASTS For the Term March 23, 2005 Through March 22, 2007 GENERAL CONDITIONS

- (3) Advertising in one or more daily or weekly newspapers, trade association publications, trade oriented publications, trade journals, or other media specified by the City, for DBEs that are interested in participating in the project.
- (4) Following up on initial notices the Contractor sent to DBEs by contacting the DBEs to determine whether they were interested in performing specific parts of the project.
- (5) Providing interested DBEs with information about the scope of work.
- (6) Negotiating in good faith with the DBEs, and not unjustifiably rejecting as unsatisfactory proposals prepared by any DBEs, as determined by the City.
- (7) Where applicable, advising and making efforts to assist interested DBEs in obtaining insurance required by the City and the prime contractor.
- (8) Making efforts to obtain DBE participation that the City could reasonably expect would produce a level of participation sufficient to meet the City's goals and requirements.

C. Examples of Subcontracting

The following are examples of products or services which could be subcontracted under this Contract. The list is not intended to be exhaustive:

- (1) the products or services which the vendor in turn sells to the City, or components of those products; (see Page 1 of the bid sheet);
- (2) packing containers and materials used to ship the City's order;
- (3) services of the carrier who delivers the City's orders;
- (4) Pro rata share of DBE spending which is part of the vendor's general and administrative expenses, if the vendor can show that the pro rata share can be reasonably allocated to this contract.

D. Reports

On a quarterly (January 1 – March 31, April 1 – June 30, July 1 – September 30, October 1 – December 31) basis, the Contractor will provide Purchasing with reports on DBE subcontracting under this Contract. The report must include a narrative description of the good faith efforts, if any, the Contractor has made during the quarter to provide subcontracting opportunities to DBEs and to meet the percentage goal.

E. HRC Data on DBEs

AWARD

LAMPS AND BALLASTS For the Term March 23, 2005 Through March 22, 2007 GENERAL CONDITIONS

Contractor will obtain from HRC a copy of HRC's database of DBEs, and this or other information from HRC, shall be the basis for determining whether an DBE is confirmed with HRC. Contractor will obtain an updated copy of HRC's database at least **quarterly**. Please call HRC at (415) 252-2500.

44. PRE-BID CONFERENCE

A Pre-bid Conference will be held as follows:

**OCA/Purchasing, Room 431-A, 1 Dr. Carlton B Goodlett Place, San Francisco, CA
94102**

Date and Time: Tuesday, October 19, 2004 at 1:00 p.m.

Though not mandatory, attendance at the conference is strongly urged for all prospective bidders on this contract.

It is requested that bidder's questions concerning this Contract Proposal be submitted by mail, fax, or email at least 72 hours prior to the date and time of the Pre-bid Conference and directed to:

Tony Fiore/Senior Purchaser Email: tony.fiore@sfgov.org
City and County of San Francisco FAX: 415.554.6717
Office of Contract Administration
Purchasing Division
City Hall, Room 430
1 Dr. Goodlett Place
San Francisco, CA 94102-4685

Please reference Contract Proposal No. 77405.

The Pre-bid Conference will begin at the time specified, and company representatives are urged to arrive on time. Topics already covered will not be repeated for the benefit of late arrivals. Failure to attend the Pre-bid Conference shall not excuse the successful bidder from any obligations of the contract. Written Change Notice will execute any change or addition to the requirements contained in this Contract Proposal, as a result of the Pre-bid Conference.

45. AUDIT AND INSPECTION OF RECORDS

Contractor agrees to maintain and make available to City during business hours accurate books and accounting records relative to its activities under this Contract. Contractor will permit City to audit, examine and make excerpts and transcripts from such books and records, and to make audits of all invoices, materials, payrolls, records or personnel and other data related to all other matters covered by this Contract, whether funded in whole or in part under this Contract. Contractor shall maintain such data and records in an accessible location and condition for a period of not less than five years after final payment under this Contract or until after final audit has

AWARD

LAMPS AND BALLASTS For the Term March 23, 2005 Through March 22, 2007 GENERAL CONDITIONS

been resolved, whichever is later. The State of California or any federal agency having an interest in the subject of this Contract shall have the same rights conferred upon City by this Article.

46. CONFLICT OF INTEREST

Through its execution of this Contract, Contractor acknowledges that it is familiar with the provision of Section 15.103 of the City's Charter, Article III, Chapter 2 of City's Campaign and Governmental Conduct Code, and Section 87100 et seq. and Section 1090 et seq. of the Government Code of the State of California, and certifies that it does not know of any facts which constitutes a violation of said provisions and agrees that it will immediately notify the City if it becomes aware of any such fact during the term of this Contract.

47. NON-WAIVER OF RIGHTS

The omission by either party at anytime to enforce any default or right reserved to it, or to require performance of any of the terms, covenants, or provisions hereof by the other party at the time designated, shall not be a waiver of any such default or right to which the party is entitled, nor shall in any way affect the right of the party to enforce such provisions thereafter.

48. CONTRACTOR'S DEFAULT

If Contractor fails to fulfill its obligations under this contract proposal, whether or not said obligations are specified in this section, Purchasing reserves the right to: (a) terminate this contract at no cost to the City; (b) take action in accordance with Sections 17 and 19, or (c) exercise any other legal or equitable remedy.

49. BANKRUPTCY

In the event that either party shall cease conducting business in the normal course, become insolvent, make a general assignment for the benefit of creditors, suffer or permit the appointment of a receiver for its business or assets or shall avail itself of, or become subject to, any proceeding under the Federal Bankruptcy Act or any other statute of any state relating to insolvency or the protection of rights of creditors, then at the option of the other party this contract shall terminate and be of no further force and effect, and any property or rights of such other party, tangible or intangible, shall forthwith be returned to it.

50. INCIDENTAL AND CONSEQUENTIAL DAMAGES

Contractor shall be responsible for incidental and consequential damages resulting in whole or in part from Contractor's acts or omissions. Nothing in this Agreement shall constitute a waiver or limitation of any rights which City may have under applicable law.

AWARD

LAMPS AND BALLASTS For the Term March 23, 2005 Through March 22, 2007 GENERAL CONDITIONS

51. REPORTS BY CONTRACTOR

MULTI-YEAR TERM CONTRACT (QUARTERLY REPORTS)

Upon completion of the first ninety (90) days of the contract, and each 90-day period afterward, contractor shall provide the City a full and complete report of all items purchased under the contract or under the authority of the contract. At a minimum, the report shall include date of purchase, purchase order number, quantity, product description, price(s) paid, applied discounts, and City Department from which the order originated. Report shall be submitted by standard electronic means, i.e., Excel Spreadsheet, or other such generally available software, and submitted quarterly to addresses specified. These reports in printed form shall be submitted if so requested by City.

Contractor agrees to comply fully with the provisions of the San Francisco Environment Code including Chapter 1: Precautionary Principle Policy Statement, which provides that "The community has a right to know complete and accurate information on potential human health and environmental impacts associated with the selection of products, services, operations or plans. The burden to supply this information lies with the proponent, not with the general public."

Pursuant to this policy, the City and County of San Francisco requires all contractors to provide, **in addition to above information, full disclosure, to the satisfaction of the purchaser, of the amount of mercury or range of mercury in milligrams, for each mercury added product sold.** Mercury-added products shall be defined as any device to which elemental mercury or mercury compounds are intentionally added.

All information provided in Contractors' quarterly reports, including information on the mercury and lead content of lamps supplied under this contract shall be available to the public upon request.

In addition, disclosure of presence of lead in solder or glass shall be disclosed for each item sold containing any amount of lead.

Contractor shall disclose mercury and lead content as described above within each quarterly report.

Contractors shall maintain an online listing of all lamps they offer on this contract, including a clear designation of items that are low-mercury, mercury-free, lead-free, energy-saving, long-life, or have other favorable environmental or energy-savings qualities.

Failure to provide the above information as indicated may be cause for a determination of default of contract and City may, at its sole discretion cancel, nullify, and/or void the contract.

Tony Fiore, Senior Purchaser
Re: Term Contract No. 77405
Office of Contract Administration
Purchasing Division
City Hall, Room 430

AWARD

LAMPS AND BALLASTS
For the Term March 23, 2005 Through March 22, 2007
GENERAL CONDITIONS

1 Dr. Carlton B. Goodlett Place
San Francisco, CA 94102-4685

52. NOTICE TO PARTIES

All notices to be given by the parties hereto shall be in writing, and served by depositing same in the United States Post Office, postage paid and registered as follows:

Director of Purchasing
City and County of San Francisco
Office of Contract Administration
Purchasing Division
City Hall, Room 430
1 Dr. Carlton B. Goodlett Place
San Francisco, CA 94102-4685

53. SUBCONTRACTING

Contractor is prohibited from subcontracting the direct supply of commodities under this contract unless such subcontracting is agreed to in writing by Purchasing. No party on the basis of this contract shall in any way contract on behalf of or in the name of the other party of this contract, and violation of this provision shall confer no rights on any party and any action taken shall be void.

54. INDEPENDENT CONTRACTOR

Contractor or any agent or employee of Contractor shall be deemed at all times to be an independent contractor and is wholly responsible for the manner in which it performs the services and work requested by City under this Contract. Contractor or any agent or employee of Contractor shall not have employee status with City, nor be entitled to participate in any plans, arrangements, or distributions by City pertaining to or in connection with any retirement, health or other benefits that City may offer its employees. Contractor or any agent or employee of Contractor is liable for the acts and omissions of itself, its employees and its agents. Contractor shall be responsible for all obligations and payments, whether imposed by federal, state or local law, including, but not limited to, FICA, income tax withholdings, unemployment compensation, insurance, and other similar responsibilities related to Contractor's performing services and work, or any agent or employee of Contractor providing same. Nothing in this Contract shall be construed as creating an employment or agency relationship between City and Contractor or any agent or employee of Contractor.

Any terms in this Contract referring to direction from City shall be construed as providing for direction as to policy and the result of Contractor's work only, and not as to the means by which such a result is obtained. City does not retain the right to control the means or the method by which Contractor performs work under this Contract.

55. SEVERABILITY

AWARD

LAMPS AND BALLASTS For the Term March 23, 2005 Through March 22, 2007 GENERAL CONDITIONS

Should the application of any provision of this Contract to any particular facts or circumstances be found by a court of competent jurisdiction to be invalid or unenforceable, then (a) the validity of other provisions of this Contract shall not be affected or impaired thereby, and (b) such provision shall be enforced to the maximum extent possible so as to effect the intent of the parties and shall be reformed without further action by the parties to the extent necessary to make such provision valid and enforceable.

56. EMERGENCY - PRIORITY 1 SERVICE

In case of an emergency that affects any part of the San Francisco Bay Area, Contractor will give the City and County of San Francisco Priority 1 service. Contractor will make every good faith effort in attempting to deliver products using all modes of transportation available.

Contractor shall provide a 24-hour emergency telephone number of a company representative who is able to receive and process orders for immediate delivery or will call in the event of an emergency.

In addition, the Contractor shall charge fair and competitive prices for items and services ordered during an emergency and not covered under the awarded contract.

57. REQUEST FOR TAXPAYER IDENTIFICATION NUMBER AND CERTIFICATION – IRS FORM W-9

See attached Standard Bid Forms, P-225, Item 4.

58. TERM BID – QUANTITIES

This is a term, indefinite quantities contract. Unless otherwise specified herein, deliveries will be required in quantities and at times as ordered during the period of the contract.

Purchasing may make minor purchases of items requested in City's advertisement for bids or contractor's bid from other vendors when Purchasing determines, in its sole discretion, that the City has an immediate need for such items or that it is not practical to purchase against this contract.

59. ADDITIONAL ITEMS

- A. If, in the satisfaction of governmental interests it is necessary to purchase additional items from Contractor, additional items may be added to this contract by mutual agreement of the parties.
- B. The aggregated cost of all additional items added to the contract, during the contract term, shall not exceed twenty percent (20%) of the total estimated value (cost) of the original contract.

AWARD

LAMPS AND BALLASTS For the Term March 23, 2005 Through March 22, 2007 GENERAL CONDITIONS

- C. All requests to add additional items to the contract must be submitted by City Departments in writing to the Purchasing Division. All requests must include complete specifications, estimated quantities for the remainder of the contract period and a price quotation provided by the contractor, for each service or product.
- D. All additional products or services added to the contract shall be approved through issuance of a contract modification.
- E. In the event the aggregated cost of the contract increases by more than 20% of the total estimated value of the original contract, or the increase totals more than \$50,000, the amount over 20% or \$50,000, shall be bid in accordance with Standard Purchasing Procedures.

The resulting bid award shall be added to the contract through a contract modification (same Contractor) or the issuance of a new contract (new Contractor) and include Contractor's name and information, complete product service description, delivery information and pricing information.

60. EARNED INCOME CREDIT (EIC) FORMS

Administrative Code section 120 requires that employers provide their employees with IRS Form W-5 (The Earned Income Credit Advance Payment Certificate) and the IRS EIC Schedule, as set forth below. Employers can locate these forms at the IRS Office, on the Internet, or anywhere that Federal Tax Forms can be found.

- (a) Contractor shall provide the Earned Income Credit (EIC) Forms to each Eligible Employee at each of the following times: (i) within thirty (30) days following the date on which the applicable Contract or Contract Amendment becomes effective (unless Contractor has already provided such EIC Forms at least once during the calendar year in question); (ii) promptly after any Eligible Employee is hired by Contractor; and (iii) annually between January 1 and January 31 of each calendar year during the term of the Contract.
- (b) Failure to comply with the foregoing requirement shall constitute a material breach by Contractor of the terms of the Contract.
- (c) If within 30 days after the Contractor receives written notice of such a breach, Contractor fails to cure such breach or, if such breach cannot reasonably be cured within such period of thirty (30) days, Contractor fails to commence efforts to cure within such period, or thereafter fails to diligently pursue such cure to completion, the City may pursue any rights or remedies available under the terms of the Contract or under applicable law.

61. NOTIFICATION OF LIMITATIONS ON CONTRIBUTIONS

Through execution of this Contract, Contractor acknowledges that it is familiar with section 1.126 of the City's Campaign and Governmental Conduct Code, which prohibits any person who contracts with the City for the rendition of personal services or for the furnishing of any material, supplies or

AWARD

LAMPS AND BALLASTS For the Term March 23, 2005 Through March 22, 2007 GENERAL CONDITIONS

equipment to the City, whenever such transaction would require approval by a City elective officer of the board on which that City elective officer serves, from making any campaign contribution to the officer at any time from the commencement of negotiations for the contract until the later of either (1) the termination of negotiations for such contract or (2) three months after the date the contract is approved by the City elective officer or the board on which that City elective officer serves.

62. PRESERVATIVE-TREATED WOOD CONTAINING ARSENIC

Contractor may not purchase preservative-treated wood products containing arsenic in the performance of this Agreement unless an exemption from the requirements of Chapter 13 of the San Francisco Environment Code is obtained from the Department of the Environment under Section 1304 of the Code. The term "preservative-treated wood containing arsenic" shall mean wood treated with a preservative that contains arsenic, elemental arsenic or an arsenic copper combination, including, but not limited to, chromated copper arsenate preservative, ammoniacal copper zinc arsenate preservative, or ammoniacal copper arsenate preservative. Contractor may purchase preservative-treated wood products on the list of environmentally preferable alternatives prepared and adopted by the Department of the Environment. This provision does not preclude Contractor from purchasing preservative-treated wood containing arsenic for saltwater immersion. The term "saltwater immersion" shall mean a pressure-treated wood that is used for construction purposes or facilities that are partially or totally immersed in saltwater.

63. CONTRACT PRODUCT/SERVICE QUALITY REPORT

The attached report (Attachment "A") will be provided to departments using this contract. Users of the contract may complete and return these reports at any time during the life of the contract. The purpose of the report is to monitor contractor performance and determine supplier successes or shortcomings. Each report will be sent to the awarded/supplier/contractor. They will have an opportunity to respond to the information provided by the department. Quality reports that go unresolved to the satisfaction of the Purchaser may be used as a basis for commencement of partial or complete contract default proceedings.

64. PROHIBITION ON POLITICAL ACTIVITY WITH CITY FUNDS

In accordance with San Francisco Administrative Code Chapter 12.G, Contractor may not participate in, support, or attempt to influence any political campaign for a candidate or for a ballot measure (collectively, "Political Activity") in the performance of the services provided under this contract. Contractor agrees to comply with San Francisco Administrative Code Chapter 12.G and any implementing rules and regulations promulgated by the City's Controller. The terms and provisions of Chapter 12.G are incorporated herein by this reference. In the event Contractor violates the provisions of this section, the City may, in addition to any other rights or remedies available hereunder, (i) terminate this contract, and (ii) prohibit Contractor from bidding on or receiving any new City contract for a period of two (2) years. The Controller will not consider Contractor's use of profit as a violation of this section.

AWARD

LAMPS AND BALLASTS
For the Term March 23, 2005 Through March 22, 2007
GENERAL CONDITIONS

65. MODIFICATION OF AGREEMENT

This Agreement may not be modified, nor may compliance with any of its terms be waived, except by written instrument executed and approved in the same manner as this Agreement.

END OF GENERAL CONDITIONS

AWARD

LAMPS AND BALLASTS
For the Term March 23, 2005 Through March 22, 2007
SPECIAL CONDITIONS

66. PURPOSE

The purpose of this contract is to provide **multiple** (a maximum of four) responsive, responsible, and cost effective suppliers of lamps and ballasts for all using City departments **with no one contractor having an exclusive right to provide products or services to the City.**

City departments shall be encouraged to contact all awardees under this contract for pricing whenever the ordering size warrants, in their exclusive opinion, such call for competitive pricing.

67. SAN FRANCISCO ENVIRONMENT CODE

Contractor agrees to comply fully with the provisions of the San Francisco Environment Code including, but not limited to Chapter 1 ("Precautionary Principle Policy Statement"), Chapter 2 ("Environmentally Preferable Purchasing Ordinance"), Chapter 5 ("Resource Conservation Ordinance"), and Chapter 7 ("Resource Efficiency Requirements") as amended from time to time. Said provisions are incorporated herein by reference.

68. RESOURCE EFFICIENCY REQUIREMENTS

Bidders are advised that Chapter 7, Resource Efficiency Requirements, of the San Francisco Environment Code, is hereby incorporated by reference as if in whole into this Request for Proposal/Contract. Bidders and City using entities are hereby advised of the following sections, which pertain directly to this contract. This citation in no way diminishes the importance or application of any other part or section of the Code.

Section 703. Resource Efficiency Requirements for City Buildings.

(d) "Energy Conservation.

(1) These requirements (or California Code of Regulations Title 24, Part 6, or subsequent State standards, whichever are more stringent) shall apply in all cases except those in which a City Department is not responsible for maintenance of light fixtures or exit signs."

(2)"City Departments shall be responsible for the cost of compliance and for ensuring that all applicable contract documents for the replacement and installation of light fixtures and exit signs contain the following requirements:

(A)"Exit Signs. At the time of installation or replacement of broken or non-functional exit signs, all exit signs shall be replaced with light-emitting diode (L.E.D.)-type signs. Edge-lit compact fluorescent signs may be used as replacements for existing edge-lit incandescent exit signs."

In keeping with the intent of this section, all Contractors must provide at least a minimal selection of LED lamps and retrofit kits for exit signs and must encourage their purchase and use.

AWARD

LAMPS AND BALLASTS
For the Term March 23, 2005 Through March 22, 2007
SPECIAL CONDITIONS

(B) "Fluorescent Fixture Ballasts. At the time of installation or replacement of the ballasts in fluorescent fixtures equipped with T10 or T12 lamps, all replacement ballasts shall be electronic and compatible with only T8 or more efficient lamps unless such replacement will create light levels at the work surface that are below the standards established by the Illuminating Engineering Society."

All ballasts supplied under this contract shall comply with this section of the San Francisco Environment Code, except in cases where the purchaser has notified the San Francisco Department of the Environment in writing of their need for an Exemption.

69. LAMP & BALLAST SPECIFICATIONS

LAMPS

Bidders must be able to offer a wide range of lamps and ballasts designed to meet most lighting requirements and applications. To be deemed responsive, bidders must supply lamps in all thirteen NEMA recognized categories listed below **of which must be manufactured (or branded) by the same manufacturer in a minimum of 9 of the 10 lamp categories listed in Group A of the bid sheet.** Specifically, compact fluorescent lamps, Group A, Item 2, may be of other manufacturer but shall be required to meet or exceed all specifications found in this bid for lamps.

All lamps and ballasts sold under this contract shall meet or exceed current ANSI standards, be UL listed, and be in compliance with the US Energy Policy Act (EP Act) of 1992, including any amendments or associated regulations. (A fact sheet detailing which lamps currently fail to meet EPA requirements is available at <http://www.dscp.dla.mil/gi/general/lightcat/epa92.pdf>). In addition, all lamps and ballasts sold under this contract must be manufactured in accordance with National Electrical Manufacturers Association (NEMA) standards. Information about the standards and NEMA policies are available at www.nema.org.

Fluorescent lamps may not have solder-type connections; all fluorescent lamps must have lead-in wires welded to pins.

To be deemed responsive, bidders must offer ALL of the lamps shown within their category/grouping as indicated on the enclosed bid sheet. **Failure to provide lamps from all 13 categories as indicated in Section 69 shall result in a determination of non-responsiveness and the offer shall be eliminated from consideration.**

In the event that any such lamps or ballasts are not covered under the manufacturer's published price and listed as "excluded", bidder shall provide a separate price list for those "excluded" items. The list shall show a fixed percent discount in the same manner as described elsewhere in this bid off a fixed price and shall remain firm for the life of the contract.

A - Decorative Lamps

B - Electric Discharge Lamps

C- Fluorescent Lamps (including, but not limited to linear and compact fluorescent lamps)

AWARD

LAMPS AND BALLASTS
For the Term March 23, 2005 Through March 22, 2007
SPECIAL CONDITIONS

- D- General Lighting - HID Lamps
- E- Infrared Lamps
- F- Large Incandescent Lamps
- G- Miniature and Sub-Miniature Incandescent Lamps
- H- Projection Lamps
- I - Reflector and PAR Lamps
- J- Sealed Beam Lamps
- K - Special Purpose Incandescent Lamps
- L - Three-way Lamps
- M - Tungsten Halogen Lamps

In addition, responsive bidders must supply light-emitting diode lamps (LED) and retrofit kits for exit signs that comply with UL 924 standards, although a separate company may manufacture these products.

Product lines offered must provide adequate technical and esthetic choices with regards to color rendering, lumens, lamp efficacy, averaged rated life, lumen maintenance, and value.

At a minimum, all lamps provided to the City, whether or not on the contract, shall comply with the manufacturer's published technical data, shall have been manufactured in the six (6) month period immediately preceding delivery, and shall not be either seconds or rejects. Additionally, such lamps shall show no evidence of poor workmanship and shall be delivered in manufacturer's standard cartons or packaging, except as otherwise indicated in this proposal.

Contractor must make available a website, either the distributors or the manufacturer's which will present all currently available products.

BALLASTS

- (1) Warranty. All linear fluorescent ballasts must carry a five-year warranty for parts and labor from the manufacturer. All other ballasts must be covered by manufacturer's warranties.
- (2) UL Listing. All ballasts must be UL-listed and must carry a label to that effect. All ballasts must have thermal protection. All ballasts must also meet all applicable federal specifications and ANSI standards. All ballasts must be thermally protected, either automatic resetting or non-resetting.
- (3) Electronic. All linear fluorescent ballasts must be electronic and designed to power T8 or more efficient lamps.
- (4) Frequency. All T8 linear fluorescent ballasts must operate at or above 20,000 Hertz.
- (5) Ballast type. All T8 ballasts must be either Instant Start or Program Start. Instant start ballasts for T5s lamps are not allowed on this contract. All T5 ballasts must be program start ballasts.

AWARD

LAMPS AND BALLASTS
For the Term March 23, 2005 Through March 22, 2007
SPECIAL CONDITIONS

- (6) Lamp Current Crest Factor. All ballasts for linear fluorescent lamps shall have a lamp current crest factor not to exceed 1.7.
- (7) Light Output Maintenance. All linear fluorescent ballasts shall be designed to enable light output to be maintained which does not vary more than +/- 5% for all fluorescent lamps within operating ranges of +/- 10% of rated system voltage.
- (8) Automatic Shutdown Circuitry. Compact fluorescent and T5 fluorescent ballasts shall employ end-of-life (EOL) circuitry to shut down the circuit at the end of the lamp life.
- (9) Harmonic Distortion. All ballasts shall comply with current applicable ANSI and IEEE standards regarding harmonic distortion, surge protection, and other safety features. Ballasts for fixed-output (non-dimming) 4-foot linear fluorescent (T8 and T5) lamps must have total harmonic distortion (THD) $\leq 20\%$ at full light output.
- (10) Power factor (PF). All linear fluorescent ballasts must have a power factor (PF) of ≥ 0.90 .
- (11) Ballast factor (BF). Standard-BF ballasts for T8 linear fluorescent lamps must have a ballast factor of 0.87-.90. Low-BF instant start ballasts for T8s must have a ballast factor of 0.76-0.78. Low-BF program start ballasts for T8s must have a ballast factor of 0.71 to 0.78. High-BF ballasts (for instant start T8s only) must have a ballast factor of 1.14-1.20. All T5 ballasts must have a ballast factor of 1.0.
- (12) Efficiency. All fixed-output (non-dimming) ballasts with standard- or low-ballast factors for T8 lamps must be extra-efficient. (High-BF ballasts are not required to be extra efficient.)

Approved manufacturers:

All extra-efficient ballasts designed for instant start T8 lamps must be from the following list of known manufacturers and brand names or equivalent:

Advance Optanium, GE Ultramax, Howard Hex, Sylvania Quicktronic High-Efficiency, Universal ULTim8

All high-BF ballasts must be from the following list of know manufacturers or equivalent:

Advance, GE, Howard, Sylvania, Universal

All extra-efficient program start ballasts for T8s must be from the following list of known manufacturers and brand names or equivalent:

Advance Optanium PS, Sylvania PSX

Other brands of extra-efficient and/or high-BF ballasts may be approved by the purchasing department, including new products that become available, over the course of this contract.

AWARD

LAMPS AND BALLASTS
For the Term March 23, 2005 Through March 22, 2007
SPECIAL CONDITIONS

70. TECHNICAL ASSISTANCE

Bidder/Contractor shall make available upon reasonable notice and at **no charge** adequate professional and knowledgeable lighting technical support to assist and advise City ordering departments. The persons assigned to provide such assistance and support shall hold Lighting Certification (LC) from the National Council on Qualifications for the Lighting Professions for the purposes of advising ordering City departments with the selection of the most cost-effective and energy-efficient products most appropriate to the stated application and to assist in solving unique lighting challenges over a wide range of interior and exterior environments.

71. ITEMS NOT COVERED BY THIS CONTRACT

Excluded from the contract are any products/services covered by already existing City agreements and/or contracts.

Excluded from the contract are all products that are not deemed environmentally preferable when viable and equivalent alternatives are available.

On March 6, 2003, the San Francisco Commission on the Environment passed a resolution supporting "programs that protect the health and safety of City staff as well as City residents and visitors by reducing their exposure to hazardous and potentially toxic chemicals through the use of environmentally preferable products in City operations." Consistent with this resolution, all contractors shall supply end-users with environmentally preferable lamps and related products available under this contract, including models with reduced mercury and lead content, whenever practical to do so. Specifically, all Contractors must provide their low-mercury HID and fluorescent lamps with labels such as Ecolux, ALTO, Ecologic or Ecomax, or labels indicating lamps meet equivalent specifications, whenever an equivalent non-low-mercury lamp is ordered. Non-low-mercury lamps may be supplied only when a comparable low-mercury lamp is unavailable. Similarly, if an equivalent or acceptable lead-free lamp is available it must be supplied when a lead-containing lamp is ordered

In the event that a low-mercury or lead-free equivalent lamp is available but the non-low-mercury or lead-containing lamp must be purchased, the Contractor is required to notify the San Francisco Department of the Environment through submission of a Lamps Exemption Notification Form (Attachment B) which has been fully completed by the City ordering department. Anticipated situations requiring an Notification include when low-mercury/lead-free lamps are unable to meet the needs of specific applications, are incompatible with existing ballasts or fixtures, or are unavailable at a reasonable price. In the event a non-preferable lamp must be purchased in perpetuity (e.g.: some incandescent lamps in City Hall historic fixtures), a Notification form may be submitted once and a blanket exemption requested.

Bidder/Contractor will make all best faith efforts to assure that the excluded products **are not** provided to City and County of San Francisco users and locations. Quarterly reports may be reviewed to monitor contractor compliance with this requirement. Failure to demonstrate reasonable care, as defined by the City, with regards to excluded items may be grounds for partial

AWARD

LAMPS AND BALLASTS
For the Term March 23, 2005 Through March 22, 2007
SPECIAL CONDITIONS

or complete determination of default and may result in partial or complete termination of the contract.

Automatic exemptions will be provided in cases where there are no comparable low-mercury brands available that meet the needs of the purchasing agency. A list of exempted (acceptable) items for which there are currently no low-mercury brands available is provided as Attachment C.

The following items are **excluded from the contract and may not be sold** to SF City Departments without submission of an Exemption Notification Form unless an acceptable low-mercury high-efficiency, long lasting substitute is not available:

- Compact Fluorescent Lamps (CFLs) containing greater than 5 mg of mercury All self-ballasted lamps must be Energy Star-compliant.
- Linear fluorescent lamps that are **not** labeled as "Ecologic", "ALTO", "Ecolux", Ecomax or other such acceptable low-mercury high-efficiency models. ; (This does not apply to 3" T12 U-bend lamps and T9s for which no low-mercury high-efficiency equivalents are known to be currently available).
- High-pressure sodium (HPS) lamps that are **not** labeled as ALTO, Ecolux, Ecologic or other such acceptable low-mercury models; (This does not apply to 35W and 50W HPS lamps that are 5.43" long and Long-life/standby HPS lamps, for which no low-mercury high-efficiency equivalents are currently available.)
- Metal halide lamps that are **not** labeled as ALTO, Ecolux, Ecologic, or other such acceptable low-mercury models. (This does not apply to any models for which no acceptable low-mercury lamp is available.)
- All 32-watt T8s that do not have a minimum lamp life rating of 24,000 hours using a rapid start ballast based on 3-hour cycles.
- Magnetic ballasts for use with linear fluorescent lamps and electronic ballasts that specify T12 or T10 lamps.
- Type "A" incandescent lamps **not** marked, "Watt-Miser", "SuperSaver", "Econ-o-Watt", or other such equivalent energy-efficiency designation.
- Incandescent lamps used in exit signs, which can be replaced with LED lamps and retrofit kits.

The City reserves the right to change, modify, alter or delete any or all items from this list at any time during the life of the contract. The City reserves the right to exclude any items as it may deem appropriate at any time during the life of the contract. Such changes, modifications, deletions, additions, etc. shall be provided to the Contractor, in writing, 10 working days prior to contractor required date of compliance.

AWARD

LAMPS AND BALLASTS
For the Term March 23, 2005 Through March 22, 2007
SPECIAL CONDITIONS

Contractors shall provide to the City on a quarterly basis, a list of all available fluorescent and HID lamps labeled ALTO, Ecolux, Ecologic, Ecomax or other such acceptable low-mercury models. In addition, contractors shall indicate which lamps contain lead in the lamp solder, glass or both, along with the quantity of mercury contained in each lamp model in milligrams.

72. LAMP DISPOSAL

Chapter 7, Subsection 703 (e) of the Resource Efficiency Requirements of the San Francisco Environment Code on Fluorescent Lamp Recycling states that: "Commencing 90 days after the effective date of this Chapter, all fluorescent lamps discarded by City Departments shall be recycled. The Department of the Environment shall establish a program for collecting and recycling discarded fluorescent tubes." A recycling program is currently in place through the San Francisco Department of Public Health, which currently serves all City Departments. Accordingly, contractors may not promote to City ordering departments the disposal of mercury containing lamps as non-hazardous waste, even if the lamps are legally designated as non-hazardous waste in this or any other state. Contractors must promote recycling of all mercury-containing lamps. At a very minimum, Contractor will encourage purchasers and users of lamps to recycle all expended lamps containing mercury or lead, and inform purchasers and users of lamps that recycling of mercury containing lamps is required by law. In addition, Contractor will distribute with orders of mercury or lead-containing lamps a notice of recycling requirement and contacts, the content of which will be provided to the Contractor by the San Francisco Department of the Environment.

Though contractors are not required to provide lamp-recycling services under this contract, bidders are required to provide with their bid a description of their program for promoting lamp recycling under this contract. Failure to provide a minimally acceptable program may be result in a rejection of an offer.

73. DELIVERY/PACKAGING:

Bidders are offering on a minimum order basis of one unbroken case. The City reserves the right to purchase less than full case lots by any means deemed reasonable. All orders shall be delivered within three working days unless otherwise approved by the ordering department.

All shipments shall be made F.O.B. Destination to all City locations in and outside of the City and County of San Francisco and include all packaging and handling charges. All returns shall be made at the vendor's expense. **There shall be no restocking charges or payments for items ordered from this contract.**

Delivery shall be in contractor owned trucks or vans. Third party carriers may be used for out of City deliveries.

AWARD

LAMPS AND BALLASTS
For the Term March 23, 2005 Through March 22, 2007
SPECIAL CONDITIONS

Contractors should make every effort to supply products offered under this contract in recyclable packaging made from recycled content, and printed with vegetable inks devoid of heavy metals.

To be deemed responsive to this solicitation and considered for award, **bidder must have a minimum of one warehouse** facility within the boundaries of the City and County of San Francisco for the distribution of items deemed as "rush" by an ordering City Department. This warehouse must be open and available to service ordering City departments on a Monday through Friday, 07:00 a.m. to 04:00 p.m. basis, excluding City Holidays, and must provide adequate parking.

For the purposes of this bid a warehouse is defined as a building, room, or structure primarily used for the storage of commodities or merchandise, (in this case, for the purpose of having on hand an adequate supply of the most commonly used contracted lamps and ballasts) and is maintained or operated in accordance with industry standards.

74. **PRICE:**

Bid price shall be a firm fixed discount off of the latest published manufacturer's catalog list price and supplemental pricing of "exempted" catalog items for the minimum economic ordering unit - defined as one unbroken case - for categories of items as shown on the bid pricing page attached. The discount shall be firm, fixed and effective the life of the contract irrespective of change in manufacturers' published list price or exempted price changes.

The City reserves the right to remove any item from the contract for which current published price list or exempted price lists no longer exist or for other reason no longer substantiate the contract basis for award.

No superseding schedules and/or price lists for any item on the contract may be from any manufacturer or source other than originally offered in this bid and award.

NOTE: Discounts offered and awarded are minimum discounts based upon the lowest economic ordering unit (one case) of any particular type of lamp, ballast, or other represented product. A City Department may order any contract item, or mix of items at any one time. Departments are free to order any amount of contract items or mix of items at these "base" prices. Vendors are free to offer any additional discounts that larger order quantities may earn.

Additionally, City ordering departments are free to contact any and all multiple award contractors for the best price for any quantity of lamps, ballasts, or mix of contract items in which a greater discount may be achieved.

AWARD

LAMPS AND BALLASTS
For the Term March 23, 2005 Through March 22, 2007
SPECIAL CONDITIONS

Awardee must provide as a requirement of the contract, and at no additional charge to all ordering City departments as well as the Purchaser of record, a current and complete listing of the products covered, the current manufacturers list price, and the City's price for the minimum economic ordering unit. The City price shall be the final price after all applicable discounts are applied to the catalog published list price. The required information may be provided by any means reasonable to assure easy and accurate access to the information necessary to successfully use the contract.

Vendor shall maintain a mailing list of all known ordering departments and shall provide new price lists within five working days of notification from manufacturer of any new published price list.

73. AWARD (MULTIPLE)

This contract shall make available to using City departments the widest possible variety of lamps and ballasts available in the marketplace. Therefore, a total of not more than four manufacturers of lamps and ballasts meeting the criteria stated above shall be listed on the contract with no single product, distributor, or manufacturer having an exclusive right to sell to the City. Awarded companies listed on the award will be free to contact any City department and all City Departments will be free to select their products from the schedule depending upon their needs and requirements.

77. ADJUSTMENT OF BID PRICE FOR SALES TAX

In accordance with Administrative Code Chapter 21C, for bid purposes, Purchasing will reduce your bid based on any sales tax revenue the City would receive from this purchase.

78. ORDERING

Items to be furnished under this contract shall be ordered through a release from the appropriate Citywide Blanket Purchase Order by City departments during the effective period of the contract.

B. All invoices for payments shall show the Citywide Blanket Purchase Order number, complete description of item, quantity, contract price, City Department placing the order and any other information required by the City ordering department in order to facilitate payment.

79. PAYMENT

A. The City agrees to pay for all products in accordance with the prices quoted in the successful bid and subject to any applicable discount provisions contained in said bid. The City shall make payments to Contractor in arrears, for completed orders, throughout the term of the contract.

AWARD

LAMPS AND BALLASTS
For the Term March 23, 2005 Through March 22, 2007
SPECIAL CONDITIONS

- B. Invoices submitted by the Contractor must be in a form acceptable to Purchasing and Controller. All amounts paid by the City to the Contractor shall be subject to the audit by the City.

80. ENTIRE AGREEMENT

This contract sets forth the entire Agreement between the parties, and supersedes all other oral or written provisions.

81. BID SUBMITTAL INSTRUCTIONS

Bids **must** be received at Central Purchasing, City Hall, Room 430, indicated on Page 1 of the Contract Proposal. Bids transmitted by fax or any type of electronic mail will not be accepted.

Bidders are to return all required documents, which include:

- A. Page 1 of the Contract Proposal completed and signed.
- B. Bid Sheets for items being bid on only.
- C. Specifications on alternate items bid.
- D. All questionnaires and forms, completed and signed.
- E. Manufacturer's current published price lists as outlined above.

Bids must be made on the enclosed bid sheets. Discounts must be clearly written by typewriter or pen and ink.

To receive full consideration, your bid should be unqualified and unconditional.

FOR INFORMATION CONCERNING THIS BID, Contact:

Tony Fiore,
Senior Purchaser
Email: tony.fiore@sfgov.org
Telephone: 415.554.6714

END OF SPECIAL CONDITIONS



Gavin Newsom
Mayor

Naomi Little

Purchasing Division

CONTRACT PRODUCT QUALITY REPORT

“ATTACHMENT A”

For Term Contract No. _____

Date: _____

SOURCE OF REPORT:

Date of Quality _____
Incident

Department & Division: _____

Name: _____

Telephone: _____

This report concerns Contract Item No. _____ and/or Contract Clause No. _____

DETAILS: (Describe, to best ability, what is wrong, how and why, circumstances prior to difficulty, description of difficulty, cause, action taken, including disposition, recommendations. Attach copies of supporting documents if appropriate. Continue on separate sheet if necessary.)

LAMPS

Manufacturer Name: General Electric

Vendor: Omega Pacific

BPSF00003049

DESCRIPTION	Catalog No.	Non Excluded Items	% Discount Excluded Items
1 Fluorescent Lamps	9002	87%	77%
2 Compact Fluorescent	9002	85%	77%
3 HID Lamps	9002	86%	81%
4 Incandescent Lamps, Decorative, Infrared, Reflector, and Par Hologen	9002	86%	81%
5 Miniature, Sub-Miniature, and Sealed Beam Lamps	M-5020	39%	18%
6 Stage, Studio, and TV Lamps	PH-3202 SS-14202	53% 53%	53% 53%
7 Halogen Lamps	9002	86%	81%
8 Projection Lamps	PH-3202 SS-14202	53% 53%	58% 58%
9 Light Emitting Diode(LED) Lamps & Retro Kits for Existing Exit Signs	Wattman	10%	10%

BALLASTS

Manufacturer Name: General Electric

Vendor: Omega Pacific

DESCRIPTION

DESCRIPTION	Catalog No.	%Discount Non Excluded Items	% Discount Excluded Items
10 Electronic Ballasts	BAL-7202	84%	55%
11 Fluorescent Electromagnetic Ballasts	BAL-7202	66%	55%
12 Sign Illuminating Ballasts	BAL-7202	52%	52%
13 Compact Fluorescent Ballasts	BAL-7202	55%	55%
14 High Intensity Discharge (HID) Ballasts	BAL-7202	67%	55%

LAMPS

Manufacturer Name: Sylvania

Vendor: Maltby Electric

BPSF00003050

DESCRIPTION	Catalog No.	Non Excluded Items	% Discount Excluded Items
1 Fluorescent Lamps	04-1-U	81%	65%
2 Compact Fluorescent	04-1-U	82%	65%
3 HID Lamps	04-1-U	82%	65%
4 Incandescent Lamps, Decorative, Infrared, Reflector, and Par Hologen	04-1-U	83%	65%
5 Miniature, Sub-Miniature, and Sealed Beam Lamps	04-1-MU	47%	None
6 Stage, Studio, and TV Lamps	04-1-MU	47%	47%
7 Halogen Lamps	04-1-U	82%	65%
8 Projection Lamps	04-1-MU	47%	47%
9 Light Emitting Diode(LED) Lamps & Retro Kits for Existing Exit Signs	Lithona*	10%	None

* To be purchased utilizing the i2-Tra-ser Software available through the Electrical Materials Contract.

BALLASTS

Manufacturer Name: Osram/Sylvania

Vendor: Maltby

DESCRIPTION

DESCRIPTION	Catalog No.	%Discount Non Excluded Items	% Discount Excluded Items
10 Electronic Ballasts	04-1-U	70%	70%
11 Fluorescent Electromagnetic Ballasts	04-1-U	62%	62%
12 Sign Illuminating Ballasts	04-1-U	20%	20%
13 Compact Fluorescent Ballasts	04-1-U	70%	70%

14	High Intensity Discharge (HID) Ballasts	04-1-U	62%	62%
----	---	--------	-----	-----

OTHER L.E.D.'S

**Catalog
No.**

%Discount

15	Mfg, Name: Wattman Vendor: Omega Pacific	No Number	10%
16	Mfg, Name: Eiko Ltd. Vendor: Omega Pacific	EML 2003D	50%
17	Mfg, Name: Osram Opto Vendor: Maltby Electric	04-1-U	10%

VENDORS:

Lamps & Ballasts & LED's

Includes L.E.D. Exit Sign Retrofit Kits

Omega Pacific Electrical Supply, Inc. ATTN: Todd Lewis 1555 Burke, Unit B San Francisco, CA 94124 F.O.B. Destination Terms: Net 30 Delivery: Per Contract Telephone: 415.642.2195 FAX: 415.642.2198 24-Hour Emergency Telephone: 510.774.9806

Maltby Electric Supply ATTN: Armand Pantaleon 336 - 7th Street San Francisco, CA 94103 F.O.B. Destination Terms: 1%30, N-31 Delivery: Per Contract Telephone: 415.863.5000 FAX : 415.863.5011 24 - Hour Emergency Telephone: 415.748.8044



CITY AND COUNTY OF SAN FRANCISCO

CITY BLANKET AUTHORIZATION
CITY-WIDE BLANKET PURCHASE ORDERS

BPO ID: BPSF00003049

PRINT DATE: 04/07/2005

PAGE: 01

TO: OMEGA PACIFIC ELECTRICAL SUPPLY INC
1555 BURKE AVE UNIT B
SAN FRANCISCO CA 94124-0000

CONTACT: TODD LEWIS
VENDOR PHONE: (415) 642 2195
VENDOR ID : 28399

SHIP TO:
THIS IS NOT AN ORDER
SEE SPECIFIC ORDERS AGAINST THIS
BLANKET FOR SHIP TO ADDRESS

PLEASE REFER ALL QUESTIONS
CONCERNING THIS DOCUMENT TO: <<<
PURCHASING DEPARTMENT
(415) 554-6743

ITB ID	F O B POINT	EFF DATE	EXP DATE	DISCOUNT	TERMS	CONTRACT AMOUNT
	DESTINATION	03/23/05	03/23/2007	NET	30	1,000,000.00

PURCHASING AUTHORITY: TC77405

SIGNATURE OF AUTHORIZED PURCHASER: _____ DATE : _____

PHONE: _____

TERMS:

FOR COMPLETE TERMS & CONDITIONS, AWARDED ITEMS & SPECIFICATIONS SEE
TERM CONTRACT NO: 77405, LAMPS & BALLAST

VENDOR CONTACT: TODD LEWIS PHONE NO: (415) 642-2195
24 HR EMERGENCY NO: (510) 774-9806 FAX NO: (415) 642-2198

DELIVERY TERM: FOB DEST, 3 DAYS ARO

ASSIGNED PURCHASER: TONY FIORE PHONE NO: (415) 554-6714

THIS IS NOT AN ORDER. THIS CITY BLANKET AUTHORIZATION (ALSO KNOWN AS
TERM CONTRACT) NOTIFIES YOU THAT THE CITY ESTIMATES IT WILL SPEND A
STATED AMOUNT OF MONEY WITH YOU OVER A STATED PERIOD FOR GOODS OR
SERVICES DESCRIBED. THIS IS NOT A PROMISE THAT THE CITY WILL SPEND THE
ESTIMATED AMOUNT OR ANY OTHER AMOUNT UNDER THIS CITY BLANKET
AUTHORIZATION.

A CITY DEPARTMENT WILL PLACE ORDERS UNDER THIS BLANKET AUTHORIZATION
BY PROVIDING YOU A CITY BLANKET PURCHASE ORDER RELEASE DOCUMENT WHICH
WILL HAVE A "PO" NUMBER ON IT. THAT "PO" NUMBER MUST APPEAR ON YOUR
INVOICES. ALTERNATIVELY, THE DEPARTMENT MAY CALL YOU WITH THAT "PO"



CITY AND COUNTY OF SAN FRANCISCO

CITY BLANKET AUTHORIZATION
CITY-WIDE BLANKET PURCHASE ORDERS

BPO ID: BPSF00003049

PRINT DATE: 04/07/2005

PAGE: 02

NUMBER.

THIS CITY BLANKET AUTHORIZATION IS SUBJECT TO THE TERMS AND CONDITIONS CONTAINED IN THE CONTRACT PROPOSAL. ANY TERMS AND CONDITIONS ON THE REVERSE OF THIS FORM DO NOT APPLY.

THIS AUTHORIZATION COVERS ONLY THE ITEMS LISTED. SUCH ARTICLES MUST BE DELIVERED IN THE MANNER AND THE FORM AND AT THE TIMES AND PRICES SET FORTH IN THE TERM CONTRACT PROPOSAL. CITY DEPARTMENTS ARE NOT AUTHORIZED TO ORDER, AND THE VENDOR IS NOT AUTHORIZED TO SUPPLY, ANY OTHER ITEMS UNDER THIS CITY BLANKET AUTHORIZATION. IF THE VENDOR FILLS ANY SUCH ORDERS, THE CITY WILL NOT PAY THE INVOICES.

FOR NEW CONTRACTS AFTER 7-26-2004, THE FOLLOWING NEW DBE LANGUAGE REPLACES ADMINISTRATIVE CODE 12D.A LANGUAGE ON THE REVERSE OF THIS FORM:

CONTRACTOR, SHALL COMPLY WITH ALL THE REQUIREMENTS OF THE DISADVANTAGED BUSINESS ENTERPRISE ORDINANCE SET FORTH IN CHAPTER 14A OF THE SAN FRANCISCO ADMINISTRATIVE CODE AS IT NOW EXISTS OR AS IT MAY BE AMENDED IN THE FUTURE (COLLECTIVELY THE 'DBE ORDINANCE'), PROVIDED SUCH AMENDMENTS DO NOT MATERIALLY INCREASE CONTRACTOR'S OBLIGATIONS OR LIABILITIES, OR MATERIALLY DIMINISH CONTRACTOR'S RIGHTS, UNDER THIS AGREEMENT. SUCH PROVISIONS OF THE DBE ORDINANCE ARE INCORPORATED BY REFERENCE AND MADE A PART OF THIS AGREEMENT AS THOUGH FULLY SET FORTH IN THIS SECTION. CONTRACTOR'S WILLFUL FAILURE TO COMPLY WITH ANY APPLICABLE PROVISION OF THE DBE ORDINANCE IS A MATERIAL BREACH OF CONTRACTOR'S OBLIGATIONS UNDER THIS AGREEMENT AND SHALL ENTITLE CITY, SUBJECT TO ANY APPLICABLE NOTICE AND CURE PROVISIONS SET FORTH IN THIS AGREEMENT, TO EXERCISE ANY OF THE REMEDIES PROVIDED FOR UNDER THIS AGREEMENT, UNDER THE DBE ORDINANCE OR OTHERWISE AVAILABLE AT LAW OR IN EQUITY, WHICH REMEDIES SHALL BE CUMULATIVE UNLESS THIS AGREEMENT EXPRESSLY PROVIDES THAT ANY REMEDY IS EXCLUSIVE. IN ADDITION, CONTRACTOR SHALL COMPLY FULLY WITH ALL OTHER APPLICABLE LOCAL, STATE AND FEDERAL LAWS PROHIBITING DISCRIMINATION AND REQUIRING EQUAL OPPORTUNITY IN CONTRACTING, INCLUDING SUBCONTRACTING.

IF CONTRACTOR WILLFULLY FAILS TO COMPLY WITH ANY OF THE PROVISIONS OF THE DBE ORDINANCE, THE RULES AND REGULATIONS IMPLEMENTING THE DBE ORDINANCE, OR THE PROVISIONS OF THIS AGREEMENT PERTAINING TO DBE PARTICIPATION, CONTRACTOR SHALL BE LIABLE FOR LIQUIDATED DAMAGES IN AN AMOUNT EQUAL TO CONTRACTOR'S NET PROFIT ON THIS AGREEMENT, OR 10% OF THE TOTAL AMOUNT OF THIS AGREEMENT, OR \$1,000, WHICHEVER IS GREATEST. THE DIRECTOR OF THE CITY'S HUMAN RIGHTS COMMISSION OR ANY OTHER PUBLIC OFFICIAL AUTHORIZED TO ENFORCE THE DBE ORDINANCE (SEPARATELY AND COLLECTIVELY, THE 'DIRECTOR OF HRC') MAY ALSO IMPOSE OTHER SANCTIONS AGAINST

**** CONTINUE ****



CITY AND COUNTY OF SAN FRANCISCO

CITY BLANKET AUTHORIZATION
CITY-WIDE BLANKET PURCHASE ORDERS

BPO ID: BPSF00003049

PRINT DATE: 04/07/2005

PAGE: 03

CONTRACTOR AUTHORIZED IN THE DBE ORDINANCE, INCLUDING DECLARING CONTRACTOR TO BE IRRESPONSIBLE AND INELIGIBLE TO CONTRACT WITH THE CITY FOR A PERIOD OF UP TO FIVE YEARS OR REVOCATION OF THE CONTRACTOR'S DBE CERTIFICATION. THE DIRECTOR OF HRC WILL DETERMINE THE SANCTIONS TO BE IMPOSED, INCLUDING THE AMOUNT OF LIQUIDATED DAMAGES, AFTER INVESTIGATION PURSUANT TO ADMINISTRATIVE CODE SECTION 14A.13(B). BY ENTERING INTO THIS AGREEMENT, CONTRACTOR ACKNOWLEDGES AND AGREES THAT ANY LIQUIDATED DAMAGES ASSESSED BY THE DIRECTOR OF THE HRC SHALL BE PAYABLE TO CITY UPON DEMAND. CONTRACTOR FURTHER ACKNOWLEDGES AND AGREES THAT ANY LIQUIDATED DAMAGES ASSESSED MAY BE WITHHELD FROM ANY MONIES DUE TO CONTRACTOR ON ANY CONTRACT WITH CITY. CONTRACTOR AGREES TO MAINTAIN RECORDS NECESSARY FOR MONITORING ITS COMPLIANCE WITH THE DBE ORDINANCE FOR A PERIOD OF THREE YEARS FOLLOWING TERMINATION OR EXPIRATION OF THIS AGREEMENT, AND SHALL MAKE SUCH RECORDS AVAILABLE FOR AUDIT AND INSPECTION BY THE DIRECTOR OF HRC OR THE CONTROLLER UPON REQUEST.

FOR CONTRACTS OR BIDS BEFORE 7-26-2004 CONTAINING THE ADMINISTRATIVE CODE 12D.A LANGUAGE, THE TERMS REMAIN UNCHANGED.

**** CONTINUE ****



CITY AND COUNTY OF SAN FRANCISCO

CITY BLANKET AUTHORIZATION
CITY-WIDE BLANKET PURCHASE ORDERS

BPO ID: BPSF00003049

PRINT DATE: 04/07/2005

PAGE: 04

ITEM	COMMODITY ID	MAX QUANTITY	U/M	UNIT COST	MAX COST
1	9285-50		EA		
	LIGHTING; FIXTURES, PORTABLE UNITS, FLASHLIGHTS, LAMPS & BULBS (TC77405) THIS LINE ITEM & COMMODITY CODE MAY BE USED TO REPRESENT ALL THE BELOW CBPO LINE ITEMS AS AWARDED TO THIS VENDOR ON TERM CONTRACT NO: 77405 FOR LAMPS AND BALLASTS. THE COMMODITY CODE MAY NOT BE CHANGED. HOWEVER, THE ITEM SPECIFICATION, UNIT OF MEASURE AND UNIT PRICE MAY BE UPDATED TO: * IDENTIFY SPECIFICALLY THE AWARDED ITEM BEING ORDERED, OR * VOUCHER AN INVOICE FOR THE AWARDED ITEMS RECEIVED. WHERE POSSIBLE, DEPTS SHOULD BE MORE DETAILED BY SELECTING THE THE SPECIFIC AWARDED ITEM, CBPO LINE NO. AND COMMODITY CODE LISTED ON THIS CBPO.				
2	9285-50-01-3000		EA		
	FLUORESCENT LAMPS, ALL TYPES, MFG'S PL&DSC (TC77405- 1) TC ITM# MFG/CATALOG NO. NON EXCLUDED EXCLUDED 1. G.E. CATALOG #9002 -87% -77%				
3	9285-50-01-3020		EA		
	FLUORESCENT LAMPS, COMPACT, MFG'S PL&DSC (TC77405- 2) TC ITM# MFG/CATALOG NO. NON EXCLUDED EXCLUDED 2. G.E. CATALOG #9002 -85% -77%				
4	9285-50-01-4000		EA		
	HIGH INTENSITY DISCHARGE LAMPS MFG'S PL&DSC (TC77405- 3) TC ITM# MFG/CATALOG NO. NON EXCLUDED EXCLUDED 3. G.E. CATALOG #9002 -86% -81%				
5	9285-50-01-2000		EA		
	INCANDESCENT LAMPS, DECO, INFARED, REFLCTR, PAR HOLOGEN . MFG'S PL&DSC (TC77405- 4) TC ITM# MFG/CATALOG NO. NON EXCLUDED EXCLUDED 4. G.E. CATALOG #9002 -86% -81%				
6	9285-50-01-1000		EA		
	AUTOMOTIVE & MINITURE LAMPS & BULBS; SEALED BEAM LAMPS... MFG'S PL&DSC (TC77405- 5) TC ITM# MFG/CATALOG NO. NON EXCLUDED EXCLUDED 5. G.E. CATALOG #M-5020 -39% -18%				

**** CONTINUE ****



CITY AND COUNTY OF SAN FRANCISCO

CITY BLANKET AUTHORIZATION
CITY-WIDE BLANKET PURCHASE ORDERS

BPO ID: BPSF00003049

PRINT DATE: 04/07/2005

PAGE: 05

ITEM	COMMODITY ID	MAX QUANTITY	U/M	UNIT COST	MAX COST
7	9285-50-01-5000		EA		
	PHOTOGRAPHIC LAMPS; FLASH, FLOOD, REFLECTOR, MFG'S PL&DSC (TC77405- 6)				
	TC ITM#	MFG/CATALOG NO.		NON EXCLUDED	EXCLUDED
	6.	STAGE, STUDIO AND TV LAMPS			
		G.E. CATALOG #PH-3202		-53%	-53%
		G.E. CATALOG #SS-14202		-53%	-53%
8	9285-50-01-6000		EA		
	HALOGEN LAMPS MFG'S PL&DSC (TC77405-07)				
	TC ITM#	MFG/CATALOG NO.		NON EXCLUDED	EXCLUDED
	7.	G.E. CATALOG #9002		-86%	-81%
9	9285-50-01-7000		EA		
	PROJECTION LAMPS MFG'S PL&DSC (TC77405-08)				
	TC ITM#	MFG/CATALOG NO.		NON EXCLUDED	EXCLUDED
	8.	G.E. CATALOG #PH-3202		-53%	-58%
		G.E. CATALOG #SS-14202		-53%	-58%
10	9285-50-01-8000		EA		
	LED LAMPS MFG'S PL&DSC (TC77405-15->17)				
	TC ITM#	MFG/CATALOG NO.		DISCOUNT	
	15.	WATTMAN		-10%	
	16.	EIKO CATALOG NO. EML 2003D		-50%	
11	9285-50-50-3040		EA		
	BALLAST, ELECTRONIC MFG'S PL&DSC (TC77405-10)				
	TC ITM#	MFG/CATALOG NO.		NON EXCLUDED	EXCLUDED
	10.	G.E. CATALOG #BAL-7202		-84%	-55%
12	9285-50-50-3007		EA		
	BALLASTS, FLUORESCENT, ELECTROMAGNETIC MFG'S PL&DSC (TC77405-11)				
	TC ITM#	MFG/CATALOG NO.		NON EXCLUDED	EXCLUDED
	11.	G.E. CATALOG #BAL-7202		-66%	-55%



CITY AND COUNTY OF SAN FRANCISCO

CITY BLANKET AUTHORIZATION
CITY-WIDE BLANKET PURCHASE ORDERS

BPO ID: BPSF00003049

PRINT DATE: 04/07/2005

PAGE: 06

ITEM	COMMODITY ID	MAX QUANTITY	U/M	UNIT COST	MAX COST
------	--------------	--------------	-----	-----------	----------

13	9285-50-50-3030		EA		
	BALLASTS, SIGN, ILLUMINATING				MFG'S PL&DSC
	(TC77405-12)				
	TC ITM#	MFG/CATALOG NO.		NON EXCLUDED	EXCLUDED
	12.	G.E. CATALOG #BAL-7202		-52%	-52%

14	9285-50-50-3005		EA		
	BALLASTS, FLUORSCENT, COMPACT				MFG'S PL&DSC
	(TC77405-13)				
	TC ITM#	MFG/CATALOG NO.		NON EXCLUDED	EXCLUDED
	13.	G.E. CATALOG #BAL-7202		-55%	-55%

15	9285-50-50-3020		EA		
	BALLASTS, HIGH INTENSITY DISCHARGE				MFG'S PL&DSC
	(TC77405-10)				
	TC ITM#	MFG/CATALOG NO.		NON EXCLUDED	EXCLUDED
	14.	G.E. CATALOG #BAL-7202		-67%	55%

16	9285-50-01-8010		EA		
	LED LAMPS, W/RETRO KITS F/EXISTING EXIT SIGNS				MFG'S PL&DSC
	(TC77405-09)				
	TC ITM#	MFG/CATALOG NO.			DISCOUNT
	9.	WATTMAN CATALOG			-10%

**** END OF ITEM LIST ****



CITY AND COUNTY OF SAN FRANCISCO

CITY BLANKET AUTHORIZATION
CITY-WIDE BLANKET PURCHASE ORDERS

BPO ID: BPSF00003049

PRINT DATE: 04/07/2005

PAGE: 07

USERS AUTHORIZED TO RECORD RELEASES

NAME	AUTHORIZATION DOLLAR LIMIT	PHONE NUMBER
**** ALL USERS AUTHORIZED ****	\$100,000.00	

**** LAST OF DOCUMENT ****



CITY AND COUNTY OF SAN FRANCISCO

CITY BLANKET AUTHORIZATION
CITY-WIDE BLANKET PURCHASE ORDERS

BPO ID: BPSF00003050

PRINT DATE: 04/07/2005

PAGE: 01

TO: MALTBY ELECTRIC SUPPLY CO INC
336 7TH ST
SAN FRANCISCO CA 94103-4092

CONTACT: GREG TERRA
VENDOR PHONE: (415) 863 2568
VENDOR ID : 11714

SHIP TO:
THIS IS NOT AN ORDER
SEE SPECIFIC ORDERS AGAINST THIS
BLANKET FOR SHIP TO ADDRESS

PLEASE REFER ALL QUESTIONS
CONCERNING THIS DOCUMENT TO: <<<
PURCHASING DEPARTMENT
(415) 554-6743

ITB ID	F O B POINT	EFF DATE	EXP DATE	DISCOUNT TERMS	CONTRACT AMOUNT
	DESTINATION	03/23/05	03/23/2007	NET 30	1,000,000.00

PURCHASING AUTHORITY: TC77405

SIGNATURE OF AUTHORIZED PURCHASER: _____ DATE : _____

PHONE: _____

TERMS:

FOR COMPLETE TERMS & CONDITIONS, AWARDED ITEMS & SPECIFICATIONS SEE
TERM CONTRACT NO: 77405, LAMPS & BALLAST

VENDOR CONTACT: ARMAND PANTALEON PHONE NO: (415) 863-5000
24 HR EMERGENCY NO: (415) 748-8044 FAX NO: (415) 863-5011

DELIVERY TERM: FOB DEST, AS SCHEDULED

ASSIGNED PURCHASER: TONY FIORE PHONE NO: (415) 554-6714

THIS IS NOT AN ORDER. THIS CITY BLANKET AUTHORIZATION (ALSO KNOWN AS
TERM CONTRACT) NOTIFIES YOU THAT THE CITY ESTIMATES IT WILL SPEND A
STATED AMOUNT OF MONEY WITH YOU OVER A STATED PERIOD FOR GOODS OR
SERVICES DESCRIBED. THIS IS NOT A PROMISE THAT THE CITY WILL SPEND THE
ESTIMATED AMOUNT OR ANY OTHER AMOUNT UNDER THIS CITY BLANKET
AUTHORIZATION.

A CITY DEPARTMENT WILL PLACE ORDERS UNDER THIS BLANKET AUTHORIZATION
BY PROVIDING YOU A CITY BLANKET PURCHASE ORDER RELEASE DOCUMENT WHICH
WILL HAVE A "PO" NUMBER ON IT. THAT "PO" NUMBER MUST APPEAR ON YOUR
INVOICES. ALTERNATIVELY, THE DEPARTMENT MAY CALL YOU WITH THAT "PO"



CITY AND COUNTY OF SAN FRANCISCO

CITY BLANKET AUTHORIZATION
CITY-WIDE BLANKET PURCHASE ORDERS

BPO ID: BPSF00003050

PRINT DATE: 04/07/2005

PAGE: 02

NUMBER.

THIS CITY BLANKET AUTHORIZATION IS SUBJECT TO THE TERMS AND CONDITIONS CONTAINED IN THE CONTRACT PROPOSAL. ANY TERMS AND CONDITIONS ON THE REVERSE OF THIS FORM DO NOT APPLY.

THIS AUTHORIZATION COVERS ONLY THE ITEMS LISTED. SUCH ARTICLES MUST BE DELIVERED IN THE MANNER AND THE FORM AND AT THE TIMES AND PRICES SET FORTH IN THE TERM CONTRACT PROPOSAL. CITY DEPARTMENTS ARE NOT AUTHORIZED TO ORDER, AND THE VENDOR IS NOT AUTHORIZED TO SUPPLY, ANY OTHER ITEMS UNDER THIS CITY BLANKET AUTHORIZATION. IF THE VENDOR FILLS ANY SUCH ORDERS, THE CITY WILL NOT PAY THE INVOICES.

FOR NEW CONTRACTS AFTER 7-26-2004, THE FOLLOWING NEW DBE LANGUAGE REPLACES ADMINISTRATIVE CODE 12D.A LANGUAGE ON THE REVERSE OF THIS FORM:

CONTRACTOR, SHALL COMPLY WITH ALL THE REQUIREMENTS OF THE DISADVANTAGED BUSINESS ENTERPRISE ORDINANCE SET FORTH IN CHAPTER 14A OF THE SAN FRANCISCO ADMINISTRATIVE CODE AS IT NOW EXISTS OR AS IT MAY BE AMENDED IN THE FUTURE (COLLECTIVELY THE 'DBE ORDINANCE'), PROVIDED SUCH AMENDMENTS DO NOT MATERIALLY INCREASE CONTRACTOR'S OBLIGATIONS OR LIABILITIES, OR MATERIALLY DIMINISH CONTRACTOR'S RIGHTS, UNDER THIS AGREEMENT. SUCH PROVISIONS OF THE DBE ORDINANCE ARE INCORPORATED BY REFERENCE AND MADE A PART OF THIS AGREEMENT AS THOUGH FULLY SET FORTH IN THIS SECTION. CONTRACTOR'S WILLFUL FAILURE TO COMPLY WITH ANY APPLICABLE PROVISION OF THE DBE ORDINANCE IS A MATERIAL BREACH OF CONTRACTOR'S OBLIGATIONS UNDER THIS AGREEMENT AND SHALL ENTITLE CITY, SUBJECT TO ANY APPLICABLE NOTICE AND CURE PROVISIONS SET FORTH IN THIS AGREEMENT, TO EXERCISE ANY OF THE REMEDIES PROVIDED FOR UNDER THIS AGREEMENT, UNDER THE DBE ORDINANCE OR OTHERWISE AVAILABLE AT LAW OR IN EQUITY, WHICH REMEDIES SHALL BE CUMULATIVE UNLESS THIS AGREEMENT EXPRESSLY PROVIDES THAT ANY REMEDY IS EXCLUSIVE. IN ADDITION, CONTRACTOR SHALL COMPLY FULLY WITH ALL OTHER APPLICABLE LOCAL, STATE AND FEDERAL LAWS PROHIBITING DISCRIMINATION AND REQUIRING EQUAL OPPORTUNITY IN CONTRACTING, INCLUDING SUBCONTRACTING.

IF CONTRACTOR WILLFULLY FAILS TO COMPLY WITH ANY OF THE PROVISIONS OF THE DBE ORDINANCE, THE RULES AND REGULATIONS IMPLEMENTING THE DBE ORDINANCE, OR THE PROVISIONS OF THIS AGREEMENT PERTAINING TO DBE PARTICIPATION, CONTRACTOR SHALL BE LIABLE FOR LIQUIDATED DAMAGES IN AN AMOUNT EQUAL TO CONTRACTOR'S NET PROFIT ON THIS AGREEMENT, OR 10% OF THE TOTAL AMOUNT OF THIS AGREEMENT, OR \$1,000, WHICHEVER IS GREATEST. THE DIRECTOR OF THE CITY'S HUMAN RIGHTS COMMISSION OR ANY OTHER PUBLIC OFFICIAL AUTHORIZED TO ENFORCE THE DBE ORDINANCE (SEPARATELY AND COLLECTIVELY, THE 'DIRECTOR OF HRC') MAY ALSO IMPOSE OTHER SANCTIONS AGAINST

**** CONTINUE ****



CITY AND COUNTY OF SAN FRANCISCO

CITY BLANKET AUTHORIZATION
CITY-WIDE BLANKET PURCHASE ORDERS

BPO ID: BPSF00003050

PRINT DATE: 04/07/2005

PAGE: 03

CONTRACTOR AUTHORIZED IN THE DBE ORDINANCE, INCLUDING DECLARING CONTRACTOR TO BE IRRESPONSIBLE AND INELIGIBLE TO CONTRACT WITH THE CITY FOR A PERIOD OF UP TO FIVE YEARS OR REVOCATION OF THE CONTRACTOR'S DBE CERTIFICATION. THE DIRECTOR OF HRC WILL DETERMINE THE SANCTIONS TO BE IMPOSED, INCLUDING THE AMOUNT OF LIQUIDATED DAMAGES, AFTER INVESTIGATION PURSUANT TO ADMINISTRATIVE CODE SECTION 14A.13(B). BY ENTERING INTO THIS AGREEMENT, CONTRACTOR ACKNOWLEDGES AND AGREES THAT ANY LIQUIDATED DAMAGES ASSESSED BY THE DIRECTOR OF THE HRC SHALL BE PAYABLE TO CITY UPON DEMAND. CONTRACTOR FURTHER ACKNOWLEDGES AND AGREES THAT ANY LIQUIDATED DAMAGES ASSESSED MAY BE WITHHELD FROM ANY MONIES DUE TO CONTRACTOR ON ANY CONTRACT WITH CITY. CONTRACTOR AGREES TO MAINTAIN RECORDS NECESSARY FOR MONITORING ITS COMPLIANCE WITH THE DBE ORDINANCE FOR A PERIOD OF THREE YEARS FOLLOWING TERMINATION OR EXPIRATION OF THIS AGREEMENT, AND SHALL MAKE SUCH RECORDS AVAILABLE FOR AUDIT AND INSPECTION BY THE DIRECTOR OF HRC OR THE CONTROLLER UPON REQUEST.

FOR CONTRACTS OR BIDS BEFORE 7-26-2004 CONTAINING THE ADMINISTRATIVE CODE 12D.A LANGUAGE, THE TERMS REMAIN UNCHANGED.

**** CONTINUE ****



CITY AND COUNTY OF SAN FRANCISCO

CITY BLANKET AUTHORIZATION
CITY-WIDE BLANKET PURCHASE ORDERS

BPO ID: BPSF00003050

PRINT DATE: 04/07/2005

PAGE: 04

ITEM	COMMODITY ID	MAX QUANTITY	U/M	UNIT COST	MAX COST
------	--------------	--------------	-----	-----------	----------

1	9285-50		EA		
	LIGHTING; FIXTURES, PORTABLE UNITS, FLASHLIGHTS, LAMPS & BULBS (TC77405)				
	THIS LINE ITEM & COMMODITY CODE MAY BE USED TO REPRESENT ALL THE BELOW CBPO LINE ITEMS AS AWARDED TO THIS VENDOR ON TERM CONTRACT NO: 77405 FOR LAMPS AND BALLASTS. THE COMMODITY CODE MAY NOT BE CHANGED. HOWEVER, THE ITEM SPECIFICATION, UNIT OF MEASURE AND UNIT PRICE MAY BE UPDATED TO: * IDENTIFY SPECIFICALLY THE AWARDED ITEM BEING ORDERED, OR * VOUCHER AN INVOICE FOR THE AWARDED ITEMS RECEIVED. WHERE POSSIBLE, DEPTS SHOULD BE MORE DETAILED BY SELECTING THE THE SPECIFIC AWARDED ITEM, CBPO LINE NO. AND COMMODITY CODE LISTED ON THIS CBPO.				

2	9285-50-01-3020		EA		
	FLUORESCENT LAMPS, COMPACT, MFG'S PL&DSC (TC77405- 2)				
	TC ITM#	MFG/CATALOG NO.		NON EXCLUDED	EXCLUDED
	2.	SYLVANIA CATALOG #04-1-U		-82%	-65%

3	9285-50-01-4000		EA		
	HIGH INTENSITY DISCHARGE LAMPS MFG'S PL&DSC (TC77405- 3)				
	TC ITM#	MFG/CATALOG NO.		NON EXCLUDED	EXCLUDED
	3.	SYLVANIA CATALOG #04-1-U		-82%	-65%

4	9285-50-01-2000		EA		
	INCANDESCENT LAMPS, DECO, INFARED, REFLCTR, PAR HOLOGEN . MFG'S PL&DSC (TC77405- 4)				
	TC ITM#	MFG/CATALOG NO.		NON EXCLUDED	EXCLUDED
	4.	SYLVANIA CATALOG #04-1-U		-83%	-65%

5	9285-50-01-1000		EA		
	AUTOMOTIVE & MINITURE LAMPS & BULBS; SEALED BEAM LAMPS... MFG'S PL&DSC (TC77405- 5)				
	TC ITM#	MFG/CATALOG NO.		NON EXCLUDED	EXCLUDED
	5.	SYLVANIA CATALOG #04-1-MU		-47%	--

6	9285-50-01-5000		EA		
	PHOTOGRAPHIC LAMPS; FLASH, FLOOD, REFLECTOR, MFG'S PL&DSC (TC77405- 6)				
	TC ITM#	MFG/CATALOG NO.		NON EXCLUDED	EXCLUDED
	6.	STAGE, STUDIO AND TV LAMPS			

**** CONTINUE ****



CITY AND COUNTY OF SAN FRANCISCO

CITY BLANKET AUTHORIZATION
CITY-WIDE BLANKET PURCHASE ORDERS

BPO ID: BPSF00003050

PRINT DATE: 04/07/2005

PAGE: 05

	SYLVANIA CATALOG #04-1-MU		-47%	-47%
7	9285-50-01-3000	EA		
	FLUORESCENT LAMPS, ALL TYPES, MFG'S PL%DSC			
	(TC77405- 1)			
	TC ITM# MFG/CATALOG NO.		NON EXCLUDED	EXCLUDED
	1. SYLVANIA CATALOG #04-1-U		-81%	-65%
8	9285-50-01-6000	EA		
	HALOGEN LAMPS MFG'S PL%DSC			
	(TC77405-07)			
	TC ITM# MFG/CATALOG NO.		NON EXCLUDED	EXCLUDED
	7. SYLVANIA CATALOG #04-1-U		-82%	-65%
9	9285-50-01-7000	EA		
	PROJECTION LAMPS MFG'S PL%DSC			
	(TC77405-08)			
	TC ITM# MFG/CATALOG NO.		NON EXCLUDED	EXCLUDED
	8. SYLVANIA CATALOG #04-1-MU		-47%	-47%
	9285-50-01-8000	EA		
	LED LAMPS MFG'S PL%DSC			
	(TC77405-15->17)			
	TC ITM# MFG/CATALOG NO.			DISCOUNT
	17. OSRAM OPTO CATALOG			10%
11	9285-50-50-3040	EA		
	BALLAST, ELECTRONIC MFG'S PL%DSC			
	(TC77405-10)			
	TC ITM# MFG/CATALOG NO.		NON EXCLUDED	EXCLUDED
	10. OSRAM/SYLVANIA CAT# 04-1-U		-70%	-70%
12	9285-50-50-3007	EA		
	BALLASTS, FLUORESCENT, ELECTROMAGNETIC MFG'S PL%DSC			
	(TC77405-11)			
	TC ITM# MFG/CATALOG NO.		NON EXCLUDED	EXCLUDED
	11. OSRAM/SYLVANIA CAT# 04-1-U		-62%	-62%
13	9285-50-50-3030	EA		
	BALLASTS, SIGN, ILLUMINATING MFG'S PL%DSC			
	(TC77405-12)			
	TC ITM# MFG/CATALOG NO.		NON EXCLUDED	EXCLUDED
	12. OSRAM/SYLVANIA CAT# 04-1-U		-20%	-20%



CITY AND COUNTY OF SAN FRANCISCO

CITY BLANKET AUTHORIZATION
CITY-WIDE BLANKET PURCHASE ORDERS

BPO ID: BPSF00003050

PRINT DATE: 04/07/2005

PAGE: 06

ITEM	COMMODITY ID	MAX QUANTITY	U/M	UNIT COST	MAX COST
------	--------------	--------------	-----	-----------	----------

14	9285-50-50-3005 BALLASTS, FLUORSCENT, COMPACT (TC77405-13)		EA		
	TC ITM#	MFG/CATALOG NO.		NON EXCLUDED	EXCLUDED
	13.	OSRAM/SYLVANIA CAT# 04-1-U		-70%	-70%
15	9285-50-50-3020 BALLASTS, HIGH INTENSITY DISCHARGE (TC77405-10)		EA		
	TC ITM#	MFG/CATALOG NO.		NON EXCLUDED	EXCLUDED
	14.	OSRAM/SYLVANIA CAT# 04-1-U		-62%	-62%
16	9285-50-01-8010 LED LAMPS, W/RETRO KITS F/EXISTING EXIT SIGNS (TC77405-09)		EA		
	TC ITM#	MFG'S CATALOG			DISCOUNT
	9.	LITHONA CATALOG			10%

**** END OF ITEM LIST ****



CITY AND COUNTY OF SAN FRANCISCO

CITY BLANKET AUTHORIZATION
CITY-WIDE BLANKET PURCHASE ORDERS

BPO ID: BPSF00003050

PRINT DATE: 04/07/2005

PAGE: 07

USERS AUTHORIZED TO RECORD RELEASES

NAME	AUTHORIZATION DOLLAR LIMIT	PHONE NUMBER
**** ALL USERS AUTHORIZED ****	\$100,000.00	

**** LAST OF DOCUMENT ****