		RE	AL	RFP # 021-26			
	BURLINGTON ELECTRIC DEPARTMENT 585 Pine Street			т]	DATE: 08/12/2025		
	OFPARTMEN ^T		Burlington, VT 05401-4891 Phone: 802-865-7456			ST FOR QUOTATION	
		ALL RFP'S RESPONSES ARE TO BE UPLOADED TO OUR SECURE				IOT AN ORDER	
		WEB SITE USING YOUR UNIQUE LOGI					
	DELIVER	Y REQUIRED BY: ASAP	QUOTATION DUE BY NLT 8/28/25 5PM EST	REQUISITION NO:	DEPT: PURCHASING		
ĮΤΥ	BURLING	TON ELECTRIC DEP					
		EACH ABB TERRA 54HV C; 50KW, 480/277 V 3-PHASE; CCS CONNEC					
		LE #6AGC076299					
		ACH ABB CHARGER CONNECT #6AGC064781					
	1 EA(CH ABB REI	MOTE COMMISSIO	NING - DC WALLBO)X		

OR

1 EACH TERRA 54 CJ- PART# 6AGC071648
THE TERRA 54 CJ IS A 50 KW DC FAST CHARGER WITH ONE 20 FOOT
LONG CCS1 CHARGING CABLE AND ONE 20 FOOT LONG CHADEMO
CHARGING CABLE. ABB?S 4G MODEM-CONNECTED CHARGERS
FEATURE A 5X10KW REDUNDANT POWER MODULE ARCHITECTURE FOR
HIGH UPTIME AND REMOTE SERVICEABILITY.

PLEASE QUOTE EACH PRODUCT WITH COST AND LEAD TIME. DELIVERY OF THE BELOW UNITS IS ASAP FREIGHT ALLOWED.

BURLINGTON ELECTRIC DEPARTMENT IS OWNED BY THE CITY OF BURLINGTON VT AND THEREFORE QUALIFIES FOR GSA PRICING IF AVAILABLE.

VENDOR MUST COMPLETE THIS INFORMATION

		DAYS FROM RECEIPT OF ORDE					
2. F.O.B. DESTINATION FREIGHT ALLOWED BURLINGTON ELECTRIC DEPT. DOCK.							
3. TERMS	DISCOUNT OF	% IF PAID_NETD	AYS				
4. QUOTE VALID	_DAYS						
SIGNED	DATE.						
OIGHED	B/(1 E						
TITLE:	COMPANY	<u>. </u>					
B.E.D. RESERVES THE RIGHT TO ACCEPT OR DECLINE ANY AND ALL BIDS.							
ALL BIDS BECOME THE PROPERTY OF BURLINGTON ELECTRIC DEPARTMENT							

Paul Charbonneau

Director of Purchasing & Facilities

TO INQUIRE ON ABOVE QUOTE PLEASE CALL PURCHASING DEPARTMENT DIRECT AT:

PAUL CHARBONNEAU 865-7456
email: pcharbonneau@burlingtonelectric.com

TERMS and CONDITIONS

- 1. These Terms and Conditions, together with the purchase order and/or contract issued by the Burlington Electric Department's (B.E.D.) Purchasing Office, constitute the entire agreement between B.E.D. and the supplier/contractor. Any modification to said agreement shall be submitted in writing by the party seeking said modification, to the other party. Said modification shall be agreed upon in writing by both parties in order for it to be enforceable. Absent said written modification, this form and said purchase order shall exclusively control the terms of the agreement between the parties.
- 2. Except as herein provided, no purchases ordered by unauthorized individuals shall be enforceable against B.E.D. Only individuals expressly designated as those vested with the authority to purchase on behalf of B.E.D. shall be considered persons possessing binding purchasing authority. Agreements entered into with unauthorized individuals shall be void and B.E.D. shall not be liable for any such unauthorized agreements.
- 3. Sellers, suppliers and contractors shall not assign, delegate, transfer, convey, sublet, or otherwise dispose of their rights, titles, interests or obligations under this contract, or their power to execute such contract to any other person, firm or corporation, without the previous written consent of B.E.D.'s Purchasing Office.
- 4. The parties to this agreement hereby agree that this contract is subject to the laws of the State of Vermont. The parties to this agreement further agree that Vermont's version of the Uniform Commercial Code, found in Title 9A of Vermont Statutes Annotated, shall apply.
- 5. B.E.D. may return any materials which are defective, unsatisfactory, or of inferior quality or workmanship, or fail to meet specifications or other requirements of this order.
- 6. B.E.D. reserves the right to cancel this order if goods are not shipped as directed. B.E.D. reserves the right to terminate its obligations under this order or any part hereof if any delivery/awarded service is not made in the time provided or, if no time is specified, within a reasonable time or if the material that is delivered/service provided is not as specified.
- 7. Seller shall ship in accordance with any instructions from B.E.D. and the requirements of common carriers to secure the lowest transportation costs. No shipments are to be made C.O.D., nor shall any such shipments be accepted. When goods or materials are shipped F.O.B. point of shipment, all freight charges are to be PREPAID by the Seller and added to the invoice total. An original copy of paid express or freight bill shall be attached to the invoice.
- 8. Seller shall furnish a packing slip with all shipments showing the purchase order number, seller name, catalog numbers, quantities (including back orders) and a full description of materials shipped.
- 9. Contractor shall furnish current Certificate of Insurance as outlined by B.E.D.'s Insurance Requirement Contractor's Order, a copy of which will be provided by B.E.D.'s Purchasing Office to the Seller. Such evidence of insurance shall be received at B.E.D. before the commencement of work, or Purchase Order and/or Contract is awarded, whichever is sooner, and such insurance shall be maintained throughout the duration of awarded contract. Seller shall be liable for any and/or all damages/claims (including but not limited to bodily/personal injury, property damage, loss of income, business interruption, or wrongful death), while performing or as a result of work assigned/related to the awarded contract.
- 10. The contractor shall be responsible for ensuring that all utilities are properly located, marked and identified through utilization of, and compliance with, the requirements of the "Dig Safe" program (30 V.S.A. §7001 et seq. and Vermont P.S.B. Rule 3.800). Contractor is responsible for working around existing utilities and agrees to indemnify and hold B.E.D. harmless for any damages to such utilities except for such damages whose sole proximate cause is due to negligence by B.E.D.
- 11. Seller shall follow all B.E.D. Safety Rules, a copy of which shall be provided, as well as follow good utility practices on details not covered in specification documents with preference given to B.E.D. Standard practices if suitable. Seller is responsible for following all applicable EPA/VOSHA/OSHA/NESC and NEC rules and regulations.
- 12. When the contract is awarded to provide services, the cost of service shall be a fixed fee or a time and material basis with a Not To Exceed amount. Expenses shall be billed at cost unless otherwise specified on the awarded contract. Seller shall furnish an invoice detailing Purchase Order number, scope of work, mileage and other expenses. If the contract is awarded on a time and material basis, the invoice shall also include dates worked, name of personnel, number of labor hours worked (traveled if chargeable), rate per hour and total labor, equipment rental hours and rates and materials. Seller shall be responsible to obtain all necessary permits and copies shall be furnished with each invoice. Seller shall also furnish documentation of all reimbursable expenses with each invoice.
- 13. Unless otherwise specified, payments shall be made on partial deliveries accepted by B.E.D. when the amount due on such deliveries so warrants. Progressive billing for services rendered shall be accepted unless fixed fee is quoted. Where there is a question of non-performance involved, payment in whole or part against which to charge back any adjustment required, shall be withheld. In the event cash discount is involved, the withholding of payment as provided herein shall not deprive B.E.D. from taking such discount.
- 14. In accordance with city regulations, invoices for completed purchase orders must be received by B.E.D.'s Accounts Payable by the 27th of each month to assure payment by approximately the 15th of the following month. Invoices received after that date shall be carried forward to the following month.
- 15. **All invoices shall be mailed to the ATTENTION of B.E.D.'s Accounts Payable**. Inquiries regarding the status of unpaid invoices shall likewise be directed to B.E.D.'s Accounts Payable.

Rev. 9/9/2010