

**City of Texas City
Request for Bids
Bid 2023 - 427
Purchase and Installation of a
Self-Contained Breathing Air (SCBA) Compressor System
Fire Station 2
Specifications for Quote**

The City of Texas City is seeking quotes on the purchase and complete installation of a Self-Contained Breathing Air (SCBA) Compressor System for installation at Texas City Fire Station #2, 825 10th Street, Texas City, TX 77590.

Instructions

It is the intent of the City to award the vendor supplying the lowest, responsible total quote meeting all these specifications. Preference will be given to vendors quoting in accordance with all items specified. However, the City reserves the right to waive any minor informality or exception and accept the quote that is the most advantageous to the City's needs.

Quoting of a used compressor, fill station, or storage system, under any circumstance, is strictly prohibited. Any quote including a used compressor, fill station, storage system or previously installed ancillary parts for this project will be disqualified as non-compliant.

It is not the intent of the City to limit or exclude any vendor from providing a competitive bid based on these specifications. However, any exceptions to these specifications must be noted and justified at the time the quote is provided.

The City reserves the right to contact any vendor at any time to clarify or request additional information with regard to any quote received.

Quote provided from vendor shall be valid for a minimum of sixty (60) days from date of receipt.

Questions concerning specifications shall be addressed to:

David Zacherl, Fire Chief
409-643-5700
409-750-1330
dzacherl@texascitytx.gov

or

Micah Simons, Battalion Chief
409 643 5700
msimons@texascitytx.gov

Arrangements for inspecting the fire station for purposes of providing a quote may be made by contacting Battalion Chief Micah Simons at 409-643-5700 msimons@texascitytx.gov. The quote shall include all incidental costs such as energy costs, energy surcharge, environmental fees, insurance, shipping, removal of old system and installation of new system, miscellaneous parts/supplies, etc.

Quotes must be received by Friday, April 28, 2023, by 2 p.m. to be considered. Any quotes received after this date and time will not be considered. A written warranty is to be supplied with the quote stating the duration and conditions of the warranty in accordance with the requirements outlines in Section 10 Warranty.

Quotes may be mailed to or delivered in person to Kelly Bender, Purchasing Coordinator, located at 1801 9th Ave. N. in Texas City, Texas 77590 prior to Friday, April 28, 2023, by 2 p.m.

Payment will be made within thirty (30) days of quality assurance inspection, operational testing, acceptance of installation, receipt, and approval of invoice.

Invoices should be mailed directly to the City of Texas City Attn: Accounts Payable, P.O. Drawer 2608, Texas City, Texas 77590-2608

The City of Texas City is exempt from the State Limited Sales and Use Tax. Quoted price must be exclusive of the above-mentioned tax, and will be so construed.

DETAILED SPECIFICATIONS

Specification for a high-pressure compressor and purification system to supply breathing air that meets or exceeds the requirements of CGA Pamphlet G-7, Compressed Air for Human Respiration, the requirements of ANSI/CGA G-7.1, Commodity Specification for Air, Grade E, and all other recognized standards for respirable air. The compressor, purification system, and fill station shall be designed and produced by the same Manufacturer.

The Manufacturer shall operate under a Quality Management System which complies with the requirements of ISO 9001:2015 for the design, manufacture, inspection, test, and service of air & gas compressors and associated spare parts for commercial and military applications. The system shall be designed for a maximum working pressure of 6,000 PSIG. All equipment shall be new and of current design and manufacture. Used or refurbished equipment is unacceptable. Specifications are subject to change without notice.

The system shall be supplied on a vertical steel frame designed for both the static and dynamic loads of the system and of sufficient size to adequately accommodate all of the system's components. The integral base helps eliminate guess work and ensure correct placement and installation allowing for unrestricted cooling air flow to the compressor and prime mover and providing access for operation and maintenance.

The system shall be designed for continuous duty operation indoors with room temperatures ranging between 40°F and 115°F. Installation shall not require a special foundation. The City warrants that the installation site has a solid and level foundation that can support the weight of the system as well as the availability of a qualified source of air for the intake of the compressor and adequate ventilation.

All piping and tubing shall be properly supported and protected to prevent damage from vibration during shipment, operation, or maintenance. Piping and tubing shall be installed in a neat and orderly arrangement, adapting to the contours of the system. All instrument tubing shall be either 300 series stainless steel of minimum .049 wall thickness or pressure rated hose. The use of plastic tubing is strictly prohibited and will not be accepted!

1. Compressor

The compressor shall be an air-cooled, oil lubricated, four stage, three cylinder, reciprocating compressor. The 3rd stage and most importantly the final stage of compression shall be of a single acting design. The crankcase shall be cast of aluminum magnesium alloy and engineered for superior strength, reduced weight, and exceptional heat rejection. In addition, a minimum 3-quart oil capacity (2.9 to 3.2) is required to ensure proper lubrication of the compressor.

The crankshaft shall be of a single piece Nodular Graphite Iron construction and supported in the crankcase by three long-life roller bearings. The connecting rods shall be of single piece design with stages 1, 2 & 3

being of a high strength aluminum alloy construction and the 4th stage being of forged steel construction. Each connecting rod shall incorporate a roller bearing at the crank end and needle bearing at the pin end. The pistons shall be constructed of an aluminum alloy. Piston rings on the second and third stage are of cast iron; first and fourth stage rings shall be of a high strength polyimide.

The final stage shall incorporate a ringed, free-floating, aluminum piston, which is driven by a guide piston and third stage discharge pressure. The cylinders shall be of cast iron construction with deep cooling fins on the external surface for optimum heat dissipation. The cylinders shall be arranged in a dynamically balanced, "W" configuration with each cylinder located directly in the cooling fan's blast. The cylinders shall be removable from the crankcase. The compressor's flywheel shall be cast iron. A multi-wing, high velocity cooling fan shall be integral to the flywheel – no auxiliary cooling fan(s) shall be necessary.

Inter-stage pressures shall be monitored via locally mounted pressure gauges that are easily accessible for monitoring.

An intercooler shall be provided after each stage of compression and an aftercooler shall be provided after the final stage of compression. The coolers shall be individually detachable from the compressor, located directly in the cooling fan's blast and made of stainless steel. The aftercooler shall be designed to cool the discharge air to within a minimum 18°F of ambient temperature. A cool-down cycle shall not be required prior to stopping the compressor.

A separator shall be supplied after each stage of compression, excluding the first stage, and a coalescing separator shall be supplied at the discharge of the compressor. A no loss automatic condensate drain (ACD) system shall be supplied for all of the separators. The system shall purge the separators on a timed event, approximately every fifteen minutes yet significantly decrease the interstage and final separator pressure drop.

The reduction in pressure loss shall allow the compressor to reach maximum operating pressure quicker. Additionally, during the blow down cycle, radiant noise levels shall be significantly reduced and tubing to the A.C.D. manifold and collection reservoir are significantly reduced. The ACD system shall unload the compressor on shutdown for unloaded restart. An exhaust muffler and condensate reservoir shall be supplied. Manually operated valves shall be supplied to override the automatic operation of the ACD system for test and maintenance purposes.

The compressor shall be lubricated by a low-pressure lubrication system. The final stage of compression shall be lubricated by a pressurized lubrication circuit. The other stages and the driving gear shall be splash lubricated. The low-pressure lubrication circuit shall include a positive displacement low-pressure oil pump, gear driven by the crankshaft, a non-adjustable oil pressure regulator, and full-flow replaceable cartridge type oil filter element. Two highly visible sight glasses shall be included to check the oil level; one on each side of the crankcase. The oil drain for the compressor shall be extended to the outside of the frame to ease fluid draining.

The compressor shall be equipped with an inlet filter with replaceable particulate element.

2. Prime Mover and V-Belt Drive

The three-phase electric motor shall be of the T.E.F.C (Totally Enclosed Fan Cooled) design and the single-phase shall be of O.D.P. (Open Drip Proof) design.

The compressor and motor shall be mounted on a common frame. The compressor and motor shall be arranged in a vertical design. Power from the motor shall be transmitted to the compressor by a v-belt

drive. The v-belt drive shall be designed to tighten the drive belts automatically. Rotation arrows shall be affixed in a conspicuous place on the compressor.

Note: The motor voltage, phase and amperage available at the installation location is 480v, 3 phase, 30 amp.

3. Electrical Control & Instrumentation

The compressor control panel (CCP) shall include an across-the-line magnetic motor starter, industrial power supply and PLC controller. The CCP shall be built in accordance with UL 508A, the standard for Industrial Control Panels and shall be affixed with a UL label.

The PLC compressor control system consists of a programmable logic controller for the monitoring, protection and control of the compressor systems to include Securus electronic purification system monitor and Electronic carbon monoxide monitor [with calibration kit].

Standard features of the CCP include:

- A NEMA type 4 electrical enclosure.
- UL electrical panel
- Human Machine Interface (HMI) with 4-Line Back Lit Text Display and Emergency Stop
- Home screen customizable with distributor contact information.
- Real Time Clock (time and date)
- Compressor on / off
- Digital Display of Compressor Final Pressure
- Digital Display of Compressor Oil Pressure
- Digital Display of current Compressor Run Time
- Digital Display of Final Separator Cycle Count
- Compressor High Temperature Shutdown and Alarm
- Compressor Low Oil Pressure Automatic Shutdown
- Full support of the Automatic Condensate Drain system (interval and duration set points adjustable thru the HMI - password protected)
 - Digital Display of time to next ACD Cycle
 - Condensate Drain Reservoir full alarm
- Full support of CO monitor alarm functions
- Full support of SECURUS purification system moisture monitor warning and alarm functions
- Built in overtime timer set at 5 hours - optional times available.
- Maintenance Timer (selectable between real time or compressor run time) to give Digital Display of all needed Preventative Maintenance Evolutions
- Motor overload alarm
- Non-resettable hour meter
- Recoverable Run History (last 5 run periods)
- Recoverable Alarm History (last 5 fault shutdowns)
- Operator choice of display in BAR or PSI
- PLC has removable Terminal Blocks for all functions.
- Diagnostic EEPROM (Electrically Erasable Programmable Read-Only Memory) Capability
- Support of Two (2) Communication Protocols
- Ethernet Connection
- Analog Phone Modem

- Wiring shall be encapsulated within a split corrugated type loom.
- Each wire end connection shall be machine crimped and numbered.

The HMI shall have a minimum of 22 adjustable system parameters secured by password protection. The HMI will provide display of all safety / fault shutdowns with a scrolling text of up to three potential causes for the fault / shutdown.

The compressor oil pressure shall be monitored by a pressure transmitter and digitally displayed on the HMI. The compressor shall shut down and a fault will be indicated on the HMI should the compressor's oil pressure drop below the factory preset value during operation. The oil pressure transmitter shall be bypassed during start-up to permit the oil pump to achieve the normal operating pressure.

The low oil pressure and final air pressure transmitters shall be equipped with sealed electrical connectors. The analog pressure sensors for oil pressure and final pressure shall have adjustable set point and dead-band thru the HMI (password protected).

A temperature switch shall be supplied on the head of the final stage of compression. The compressor shall shutdown and a fault will be indicated on the HMI should the final stage temperature exceed the tamper-proof set point during operation.

4. Purification System

The purification system shall purify high-pressure air to a quality that meets or exceeds the requirements of CGA Pamphlet G-7, Compressed Air for Human Respiration, ANSI/CGA G-7.1, Commodity Specification for Air, Grade E, and all other recognized standards for breathing air. Purification shall be achieved by mechanical separation of condensed oil and water droplets, adsorption of vaporous water by a desiccant, adsorption of oil vapor and elimination of noxious odors by activated carbon and conversion of carbon monoxide to respirable levels of carbon dioxide by catalyst.

The high-pressure purification chamber shall have a working pressure of a minimum 6000 PSIG with a 4:1 safety factor. The purification system shall utilize a replaceable cartridge. The purification system shall be designed so that the replacement of the cartridge can be accomplished without disconnecting system piping. The design of the chamber shall preclude the possibility of operating the system without a cartridge installed or with an improperly installed cartridge. A bleed valve shall be provided to vent the purification system to facilitate replacing the cartridge. A pressure maintaining valve and a check valve shall be supplied downstream of the purification system to increase the efficiency of the purification system by maintaining a positive back pressure. A check valve shall be supplied between the coalescing separator on the compressor's discharge line and the purification system to maintain the positive pressure in the purification system when the compressor shuts down.

The purification system shall process an average of 40,000 cu ft of air to Grade E Standards at standard atmospheric conditions.

5. Containment Fill Station

A two (2) position stationary SCBA fill station constructed and independently tested to NFPA 1989 & 1901 standards. Construction shall utilize formed plate steel to maintain long lasting structural integrity and proof test by independent laboratory to safely contain fragments from a ruptured 5500 PSIG 110 cu. Ft. SCBA cylinder at maximum operating pressure in accordance with NFPA 1901, current edition. Fill station will feature bottom venting and a convenient door handle lock actuation. Load door design will permit the operator to open and close the door with less than twenty (<20) pounds of force.

Fill station will come complete with cylinder scuff guards, SCBA fill connections, fill hose, cascade controls, regulated remote fill, and bleed valves. The Fill Station Control Panel will include, at a minimum, adjustable regulator, relief valve, manual control valve (cascade -- compressor) and pressure gauge for each position and cascade.

6. Storage System

Three (3) new UN/ISO Approved 6000 PSI refillable seamless steel cylinders shall be supplied for storage of compressed air. A 702 Valve shall be supplied with each cylinder.

MINIMUM BOTTLE SPECIFICATIONS:

Specifications:		ISO 9809-2:2000 (DOT-UN)
Neck Thread:		3.125"-11UN
Inlet Thread:		25E EN 629-1 1998
Cylinder Valve:		Brass CGA 702 Valve
Cylinder Valve Pressure Relief (PRD):		9,000 PSI (620 BAR)
Working Pressure:		6,000 PSI (414 BAR)
Test Pressure:		9,007 PSI (621 BAR)
Hydraulic Burst Pressure:		14,417 PSI (994 BAR)
Approximate Water Capacity:	Min	2,642 in ³ (43.3 lt)
	Max	2,722 in ³ (44.6 lt)
Approximate Air Volume:		510.6 ft ³ (14.46 m ³)
Approximate Nitrogen Volume		493 ft ³ (13.95 m ³)
Approximate Weight: (Includes Cap and Valve)		200 lbs (90.7 kg)
Allowable Temperature:	Min	-58°F (-50°C)
	Max	149°F (65°C)
Cylindrical Shell Thickness:	Min	0.39 in (9.9 mm)
Base Thickness:	Min	0.78 in (19.8 mm)
Material:		Chromium Molybdenum Steel 34CRMO4
Heat Treatment:	Liquid Quenched	1,652 F ±68° F (900° C ±20 C)
	Tempered	1,040 F ±86° F (560° C ±30 C)
Yield Strength:	Min	950 MPa
Tensile Strength:	Min	1,060 MPa
	Max	1,180 MPa
Elongation Percentage (%):	Min	12.0
Impact Test at -50°C	Direction	Transverse
	Mean (J/cm ²)	60
	Individual (J/cm ²)	42

Cylinders shall be mounted vertically in series for cascade operations. Cylinders must be constructed to require hydrostatic testing once every ten (10) years. Shorter hydrostatic testing cycles are undesirable and will not be accepted.

A placard is to be supplied and placed in a conspicuous location near the system as a reminder that periodic retesting of compressed air cylinders is required to insure the cylinders maintain retesting standards for safety.

7. Testing and Preparation for Shipment

The system shall be tested by the manufacturer prior to shipment. A copy of the manufacturer's test report shall be supplied with the unit upon delivery or before final acceptance following installation.

A manufacturer's nameplate shall be securely affixed to the inside of the electrical box. The nameplate shall include, at a minimum, manufacturer's name, model number and serial number, compressor block number, voltage, frequency and date of manufacture.

The system shall be suitably prepared for motor freight transport. The system shall be bolted to a wooden pallet, wrapped in sheet plastic, and fully protected by a crate of wood or heavy gauge cardboard construction. The compressor intake and similar openings shall be suitably covered. Component parts, loose parts or associated spare parts shall be packaged separately and shipped on the same pallet if feasible.

8. Scope of Work

The successful bidder is required to remove the old system and completely install the new system including, but not limited to the compressor, fill station, storage bottles, all mounting hardware, parts, wiring, switches gauges, controls for the proper operation to include, but not limited to, stainless steel tubing between the compressor, fill station and bottle storage, fittings, and any auxiliary appliances or parts as required for proper installation. Use of any used parts for this installation is prohibited except for use of the existing hardware to securely mount the storage bottles to wall.

Note: Unit(s) must fit through a standard 36" door opening.

9. Documentation

A documentation package shall be supplied with the system. The documentation package shall include, at a minimum, an operation manual, recommended spare parts list, warranty information, manufacturer's test report, and a start-up/warranty registration form.

The Operator's Instruction and Maintenance Manual for the system shall be as detailed as possible, outlining all operation and maintenance instructions. The manual shall include detailed illustrated drawings for the compressor block and all system components along with a complete parts listing for all illustrated components. Warnings and safety precautions shall be identified clearly in the manual.

10. Warranty

The system shall be warranted free from defects in material and workmanship for a period of twenty-four months from date of shipment or twelve months from date of start-up, whichever expires first. The warranty shall not impose limitations on the system's accumulated operating hours during the warranty period.



**Certification Regarding
Debarment, Suspension, and Other Responsibility Matters
Primary Covered Transactions**

This certification is required by the regulations implementing Executive Order 12549, Debarment and Suspension, 13 CFR Part 145. The regulations were published as Part VII of the May 28, 1988 *Federal Register* (pages 19160-19211). Copies of the regulations are available from local offices of the U.S. Small Business Administration.

(BEFORE COMPLETING CERTIFICATION, READ INSTRUCTIONS ON REVERSE)

- (1) The prospective primary participant certifies to the best of its knowledge and belief that it and its principals:
- (a) Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency;
 - (b) Have not within a three-year period preceding this application been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
 - (c) Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (1)(b) of this certification; and
 - (d) Have not within a three-year period preceding this application had one or more public transactions (Federal, State, or local) terminated for cause or default.
- (2) Where the prospective primary participant is unable to certify to any of the statements in this certification, such prospective primary participant shall attach an explanation to this proposal.

Business Name Allied Breathing Air, LLC

Date 4/05/2003

By Gina A. Salinas
Name and Title of Authorized Representative

Gina A. Salinas
Signature of Authorized Representative

INSTRUCTIONS FOR CERTIFICATION

1. By signing and submitting this proposal, the prospective primary participant is providing the certification set out below.
2. The inability of a person to provide the certification required below will not necessarily result in denial of participation in this covered transaction. The prospective participant shall submit an explanation of why it cannot provide the certification set out below. The certification or explanation will be considered in connection with the department or agency's determination whether to enter into this transaction. However, failure of the prospective primary participant to furnish a certification or an explanation shall disqualify such person from participation in this transaction.
3. The certification in this clause is a material representation of fact upon which reliance was placed when the department or agency determined to enter into this transaction. If it is later determined that the prospective primary participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency may terminate this transaction for cause or default.
4. The prospective primary participant shall provide immediate written notice to the department or agency to which this proposal is submitted if at any time the prospective primary participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
5. The terms "covered transaction," "debarred," "suspended," "ineligible," "lower tier covered transaction," "participant," "person," "primary covered transaction," "principal," "proposal," and "voluntarily excluded," as used in this clause, have the meanings set out in the Definitions and Coverage sections of the rules implementing Executive Order 12549. You may contact the department or agency to which this proposal is submitted for assistance in obtaining a copy of those regulations (13 CFR Part 145).
6. The prospective primary participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency entering into this transaction.
7. The prospective primary participant further agrees by submitting this proposal that it will include the clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion--Lower Tier Covered Transactions," provided by the department or agency entering into this covered transaction, without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
8. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the ineligibility of its principals. Each participant may, but is not required to, check the Nonprocurement List.
9. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
10. Except for transactions authorized under paragraph 6 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency may terminate this transaction for cause or default.

CONFLICT OF INTEREST QUESTIONNAIRE
For vendor doing business with local governmental entity

FORM CIQ

This questionnaire reflects changes made to the law by H.B. 23, 84th Leg., Regular Session.

This questionnaire is being filed in accordance with Chapter 176, Local Government Code, by a vendor who has a business relationship as defined by Section 176.001(1-a) with a local governmental entity and the vendor meets requirements under Section 176.006(a).

By law this questionnaire must be filed with the records administrator of the local governmental entity not later than the 7th business day after the date the vendor becomes aware of facts that require the statement to be filed. See Section 176.006(a-1), Local Government Code.

A vendor commits an offense if the vendor knowingly violates Section 176.006, Local Government Code. An offense under this section is a misdemeanor.

OFFICE USE ONLY

Date Received

1 Name of vendor who has a business relationship with local governmental entity.

2 Check this box if you are filing an update to a previously filed questionnaire. (The law requires that you file an updated completed questionnaire with the appropriate filing authority not later than the 7th business day after the date on which you became aware that the originally filed questionnaire was incomplete or inaccurate.)

3 Name of local government officer about whom the information is being disclosed.

 Name of Officer

4 Describe each employment or other business relationship with the local government officer, or a family member of the officer, as described by Section 176.003(a)(2)(A). Also describe any family relationship with the local government officer. Complete subparts A and B for each employment or business relationship described. Attach additional pages to this Form CIQ as necessary.

A. Is the local government officer or a family member of the officer receiving or likely to receive taxable income, other than investment income, from the vendor?

Yes No

B. Is the vendor receiving or likely to receive taxable income, other than investment income, from or at the direction of the local government officer or a family member of the officer AND the taxable income is not received from the local governmental entity?

Yes No

5 Describe each employment or business relationship that the vendor named in Section 1 maintains with a corporation or other business entity with respect to which the local government officer serves as an officer or director, or holds an ownership interest of one percent or more.

6 Check this box if the vendor has given the local government officer or a family member of the officer one or more gifts as described in Section 176.003(a)(2)(B), excluding gifts described in Section 176.003(a-1).

7

 Signature of vendor doing business with the governmental entity

 Date

CONFLICT OF INTEREST QUESTIONNAIRE
For vendor doing business with local governmental entity

A complete copy of Chapter 176 of the Local Government Code may be found at <http://www.statutes.legis.state.tx.us/Docs/LG/htm/LG.176.htm>. For easy reference, below are some of the sections cited on this form.

Local Government Code § 176.001(1-a): "Business relationship" means a connection between two or more parties based on commercial activity of one of the parties. The term does not include a connection based on:

- (A) a transaction that is subject to rate or fee regulation by a federal, state, or local governmental entity or an agency of a federal, state, or local governmental entity;
- (B) a transaction conducted at a price and subject to terms available to the public; or
- (C) a purchase or lease of goods or services from a person that is chartered by a state or federal agency and that is subject to regular examination by, and reporting to, that agency.

Local Government Code § 176.003(a)(2)(A) and (B):

(a) A local government officer shall file a conflicts disclosure statement with respect to a vendor if:

(2) the vendor:

(A) has an employment or other business relationship with the local government officer or a family member of the officer that results in the officer or family member receiving taxable income, other than investment income, that exceeds \$2,500 during the 12-month period preceding the date that the officer becomes aware that

(i) a contract between the local governmental entity and vendor has been executed;

or

(ii) the local governmental entity is considering entering into a contract with the vendor;

(B) has given to the local government officer or a family member of the officer one or more gifts that have an aggregate value of more than \$100 in the 12-month period preceding the date the officer becomes aware that:

(i) a contract between the local governmental entity and vendor has been executed; or

(ii) the local governmental entity is considering entering into a contract with the vendor.

Local Government Code § 176.006(a) and (a-1)

(a) A vendor shall file a completed conflict of interest questionnaire if the vendor has a business relationship with a local governmental entity and:

(1) has an employment or other business relationship with a local government officer of that local governmental entity, or a family member of the officer, described by Section 176.003(a)(2)(A);

(2) has given a local government officer of that local governmental entity, or a family member of the officer, one or more gifts with the aggregate value specified by Section 176.003(a)(2)(B), excluding any gift described by Section 176.003(a-1); or

(3) has a family relationship with a local government officer of that local governmental entity.

(a-1) The completed conflict of interest questionnaire must be filed with the appropriate records administrator not later than the seventh business day after the later of:

(1) the date that the vendor:

(A) begins discussions or negotiations to enter into a contract with the local governmental entity; or

(B) submits to the local governmental entity an application, response to a request for proposals or bids, correspondence, or another writing related to a potential contract with the local governmental entity; or

(2) the date the vendor becomes aware:

(A) of an employment or other business relationship with a local government officer, or a family member of the officer, described by Subsection (a);

(B) that the vendor has given one or more gifts described by Subsection (a); or

(C) of a family relationship with a local government officer.

CERTIFICATE OF INTERESTED PARTIES

FORM 1295

1 of 1

Complete Nos. 1 - 4 and 6 if there are interested parties.
Complete Nos. 1, 2, 3, 5, and 6 if there are no interested parties.

OFFICE USE ONLY CERTIFICATION OF FILING

1 Name of business entity filing form, and the city, state and country of the business entity's place of business.

Allied Breathing Air, LLC
Baytown , TX United States

Certificate Number:
2023-1011977

Date Filed:
04/25/2023

Date Acknowledged:

2 Name of governmental entity or state agency that is a party to the contract for which the form is being filed.

City of Texas City

3 Provide the identification number used by the governmental entity or state agency to track or identify the contract, and provide a description of the services, goods, or other property to be provided under the contract.

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Purchase & Installation of a Self Contained Breathing Air SCBA Air Compressor System for Fire Station 2

4	Name of Interested Party	City, State, Country (place of business)	Nature of interest (check applicable)	
			Controlling	Intermediary
	Conger, Joseph	Baytown , TX United States	X	

5 Check only if there is NO Interested Party.

6 UNSWORN DECLARATION

My name is Gina A. Salinas, and my date of birth is 11/08/71

My address is 13715 Ludgate Pass, Houston, TX, 77084, US
(street) (city) (state) (zip code) (country)

I declare under penalty of perjury that the foregoing is true and correct.

Executed In Harris County, State of TX, on the 25 day of April, 2023
(month) (year)

Gina A. Salinas
Signature of authorized agent of contracting business entity (Declarant)

House Bill 89 Verification Form

Prohibition on Contracts with Companies Boycotting Israel

The 85th Texas Legislature approved new legislation, effective Sept. 1, 2017, which amends Texas Local Government Code Section 1. Subtitle F, Title 10, Government Code by adding Chapter 2270 which states that a governmental entity may not enter into a contract with a company for goods or services unless the contract contains a written verification from the company that it:

- 1) does not boycott Israel; and
- 2) will not boycott Israel during the term of the contract

Pursuant to Section 2270.001, Texas Government Code:

1. "Boycott Israel" means refusing to deal with, terminating business activities with, or otherwise taking any action that is intended to penalize, inflict economic harm on, or limit commercial relations specifically with Israel, or with a person or entity doing business in Israel or in an Israeli-controlled territory, but does not include an action made for ordinary business purposes; and

2. "Company" means a for-profit sole proprietorship, organization, association, corporation, partnership, joint venture, limited partnership, limited liability partnership, or any limited liability company, including a wholly owned subsidiary, majority-owned subsidiary, parent company or affiliate of those entities or business associations that exist to make a profit.

I, (authorized official) Gina A. Salinas, do hereby depose and verify the truthfulness and accuracy of the contents of the statements submitted on this certification under the provisions of Subtitle F, Title 10, Government Code Chapter 2270 and that the company named below:

- 1) does not boycott Israel currently; and
- 2) will not boycott Israel during the term of the contract; and
- 3) is not currently listed on the State of Texas Comptroller's Companies that Boycott Israel List located at <https://comptroller.texas.gov/purchasing/publications/divestment.php>

Allied Breathing Air, LLC
Company Name

Gina A. Salinas
Signature of Authorized Official

Office Manager
Title of Authorized Official

4/25/2023
Date

Non-Collusion Bidding Certificate

Section 103-d of the General Municipal Law requires every bid or proposal made to a political subdivision or any public department agency or official where competitive bidding is required by statute rule, regulation or local law, to contain a Non-Collusion Bidding Certificate in the following form:

By submission of this bid, each bidder and each person signing on behalf of any bidder certifies, and, in the case of a joint bid, each party thereto certifies as to its own organization under penalty of perjury, that to the best of knowledge and belief:

1. The prices in this bid have been arrived at independently without collusion, consultation, communication, or agreement for the purpose of restricting competition, as to any matter relating to such prices with any other bidder or with any competitor;
2. Unless otherwise required by law, the prices which have been quoted in this bid have not been knowingly disclosed by the Bidder and will not knowingly being disclosed by the bidder prior to the opening, directly or indirectly, to any other bidder or to any competitor; and
3. No attempt has been made or will be made by the bidder to induce any other person, partnership or corporation to submit or not to submit a bid for the purpose of restricting competition.

Allied Breathing Air, LLC

Legal Name of Person, Firm or Corporation

Gina A. Salinger

Authorized Signature

Office Manager

Title