



TEXAS CHILLER SYSTEMS

April 29, 2022

Carolyn Thornton

E-signed 2022-05-26 09:27AM CDT

carolyn.thornton@co.hidalgo.tx.us



TCS 21-1450-ST

Hidalgo County
100 N Closner Blvd
Edinburg, TX 78539

Service Location: Judge Mario E. Ramirez, Jr. Juvenile Justice Center, 1001 N Doolittle Rd,
Edinburg, TX 78540

- ✓ Lockout / tagout electrical for CU F-11 and AHU F-11
- ✓ Recover refrigerant into EPA approved cylinders
- ✓ Disconnect electrical and refrigerant lines from condenser and AHU
- ✓ Disconnect duct work from AHU
- ✓ Remove existing system and load on truck for removal & disposal
- ✓ Supply and install:

Cooling Condenser Trane (TTA)

- 10 Tons
- R-410A Refrigerant
- 208-230/60/3 – please confirm voltage
- Manifold Compressors / Single Circuit
- Electromechanical
- Condenser Coil Hail/Vandal Guard Kit (Fld)Trane

Air Handler Trane

- 10 Tons
- R-410A
- 208-230/60/3
- Single Circuit
- Generation A (DOE 2018)
- Constant Volume
- Standard Motor
- No Auxiliary Heat
- 11.25/14.96kW (208/230/3/60) (Fld)

- ✓ Set new condenser in place and set new AHU in place
- ✓ Re-connect electrical and refrigerant lines
- ✓ Pressure up and leak check refrigerant lines
- ✓ Pull vacuum and perform standing vacuum test
- ✓ Open valves and release refrigerant
- ✓ Reconnect duct work and making any necessary modifications
- ✓ Remove lockout/ tagout and establish power
- ✓ Start unit up and log performance
- ✓ **Lead time is 1-2 week plus transit as of the date of this proposal**

	Sale Price	List price
RTU	\$13,554.60	\$14,268.00
CRANE	\$1,353.75	\$1,425.00
Material	\$866.40	\$912.00

Journeyman Technician: 53 Hrs X \$110.00= \$5,830.00

Texas Chiller Systems, LLC. PO Box 792248 San Antonio, Texas 78279-2248
Phone: 210- 650-9972 Fax: 210-650-9973

License # TA CL A021025C TECL 30517
Regulated by the Texas Dept. of Licensing & Registration
P.O. Box 12157
Austin, TX 78711
1-800-803-9202



Proposal expires 29 May 2022

The price for this scope is **\$21,604.75** not including taxes.

Please Note:

- If you have any questions, please give me a call.
- All salvaged items become the property of TCS.
- No other repairs are part of this quote.
- Exclude: sales tax, new controls, new pump, new electrical

Sincerely,

Mark McMurray
Sales Representative
Mechanical & Automation Service



Contract ID #21-22 7D000

Texas Chiller Systems, LLC. PO Box 792248 San Antonio, Texas 78279-2248
Phone: 210- 650-9972 Fax: 210-650-9973

License # TA CL A021025C TECL 30517
Regulated by the Texas Dept. of Licensing & Registration
P.O. Box 12157
Austin, TX 78711
1-800-803-9202



TEXAS CHILLER SYSTEMS

**TEXAS CHILLER SYSTEMS' AGREEMENT WITH
TERMS AND CONDITIONS**

By accepting Texas Chiller Systems' proposal, the undersigned Purchaser agrees to be bound by the following terms and conditions:

SCOPE OF WORK. The scope of work in this Agreement is based upon the use of straight time labor only. Plastering, patching and painting are excluded. "In-line" duct and piping devices, including, but not limited to, valves, dampers, humidifiers, wells, taps, flow meters, orifices, etc., if required hereunder to be furnished by Texas Chiller Systems, shall be distributed and installed by others under Texas Chiller System's supervision, but at no additional cost to Texas Chiller Systems. Purchaser agrees to provide Texas Chiller Systems with required field utilities (electricity, toilets, drinking water, project hoist, elevator service, etc.) without charge. Texas Chiller Systems agrees to keep the site clean of debris arising out of its own operation. Purchaser shall not back charge Texas Chiller Systems for any costs or expenses without Texas Chiller Systems written consent. Any alteration, changes, or deviation from the proposal which involve extra costs, will be performed only upon written orders, and will become an extra charge over and above the proposal estimate.

PAYMENT TERMS. Payment of invoices are due in accordance with the Texas Prompt Payment Act, Chapter 2251 of the Texas Government Code. The unpaid principal balance of any delinquent account is subject to the Texas Prompt Payment Act, and Chapter 2251 shall govern remittance of payment and remedies for the late payment and non-payment.

MATERIALS. If the materials or equipment included in this proposal become temporarily or permanently unavailable for reasons beyond the control and without the fault of Texas Chiller Systems, then in the case of such a temporary unavailability, the time for performance of the work shall be extended to the extent thereof, and in the case of permanent unavailability, Texas Chiller Systems shall (a) be excused from furnishing said materials or equipment and (b) be reimbursed for the difference between the cost of the materials or equipment permanently unavailable and the cost of a reasonably available substitute therefore.

HAZARDS MATERIALS. Unless specifically noted in the proposal statement of the scope of work or service undertaken by Texas Chiller Systems under this agreement, Texas Chiller System's obligations under this agreement expressly exclude any work or service of any nature associated or connected with the identification, abatement, clean-up, control, removal, or disposal of environment hazards or dangerous substances, to include but not limited to asbestos or PCB's, discovered in or on the premises. Any language or provision of the agreement elsewhere contained which may authorize or empower the Purchaser to change, modify, or alter the scope of work or services to be performed by Texas Chiller Systems shall not operate to compel Texas Chiller Systems to perform any work relating to or working around hazardous materials without Texas Chiller Systems express written consent.

WARRANTY. All material is guaranteed to be as specified. All work to be completed in a

Texas Chiller Systems, LLC. PO Box 792248 San Antonio, Texas 78279-2248
Phone: 210- 650-9972 Fax: 210-650-9973

License # TAEL A021025C TECL 30517
Regulated by the Texas Dept. of Licensing & Registration
P.O. Box 12157
Austin, TX 78711
1-800-803-9202



TEXAS CHILLER SYSTEMS

workmanlike manner according to standard industry practices. For new manufactured equipment: Texas Chiller Systems warrants that new manufactured equipment shall be free from defects in material and workmanship arising from normal usage for a period of one (1) year from date of delivery of said equipment, or if installed by Texas Chiller Systems, for a period of one (1) year from date of installation. "Manufactured equipment" is defined as a motor driven unit with serial number, model number and identification tag. Individual parts, coils or pieces of manufactured equipment provided by Texas Chiller Systems do not fall under this one (1) year warranty period. Further, this warranty does not extend to any manufactured equipment which has been repaired by others, abused, altered or misused, or which has not been properly and reasonably maintained. Any repair work not covered by the one (1) year warranty defined above will have a thirty (30) day warranty for labor, but all parts or materials associated with these repairs will carry the manufacturer's warranty only. THESE WARRANTIES ARE IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, THOSE OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. If Purchaser fails to pay all invoices in full, it is agreed that there shall be no warranty provided.

TAXES. The price of this proposal does not include duties, sales, use, excise, or other similar taxes, unless required by federal, state, or local law. Purchaser shall pay, in addition to the stated price, all taxes not legally required to be paid by Texas Chiller Systems or, alternatively, shall provide Texas Chiller Systems with acceptable taxes exemption certificates. Texas Chiller Systems shall provide Purchaser with any tax payment certificate upon request and after completion and acceptance of the work.

LIABILITY. Texas Chiller Systems shall not be liable for any special, indirect or consequential damages arising in any manner from the equipment or material furnished or the work performed pursuant to this Agreement.

DELAYS. Texas Chiller Systems shall not be liable for any delay in the performance of the work resulting from or attributed to acts of circumstances beyond Texas Chiller System's reasonable control, including, but not limited to, acts of God, fire, riots, labor disputes, conditions of the premises, acts or omissions of the Purchaser, Owner, or other Contractors or delay caused by suppliers or subcontractors of Texas Chiller Systems, etc.

FORCE MAJEURE. Texas Chiller Systems shall not be considered to be in default or breach of this Agreement, and shall be excused from performance or liability for damages to the extent Texas Chiller System is prevented from performing any of the provisions of this Agreement which arise out of or in consequence of any act of God, labor disturbance, sabotage, failure of suppliers of materials, act of the public enemy, war, invasion, insurrection, riot, fire, storm, flood, ice, earthquake, explosion, epidemic, pandemic, accident to machinery or equipment or any other cause or causes beyond Texas Chiller Systems' reasonable control.

COMPLIANCE WITH LAWS. Texas Chiller Systems shall comply with all applicable federal, state and local laws and regulations and shall obtain all temporary licenses and permits

Texas Chiller Systems, LLC. PO Box 792248 San Antonio, Texas 78279-2248
Phone: 210- 650-9972 Fax: 210-650-9973

License # TA CL A021025C TECL 30517
Regulated by the Texas Dept. of Licensing & Registration
P.O. Box 12157
Austin, TX 78711
1-800-803-9202



TEXAS CHILLER SYSTEMS

required for the prosecution of the work. Licenses and permits of a permanent nature shall be procured and paid for by the Purchaser.

VENUE. All invoices are due and payable in Texas Chiller Systems’ office located at 1219 Safari St, San Antonio, Texas 78216. and shall be in accordance with the Chapter 2251 Texas Government Code (Texas Prompt Payment Act). In the event legal action is commenced to enforce payment of obligations, the venue for such legal action shall be in Hidalgo County, Texas.”

INSURANCE. Insurance coverage in excess of Texas Chiller Systems’ standard limits will be furnished when requested and required. No credit will be given or premium paid by Texas Chiller Systems for insurance afforded by others. Owner to carry fire, tornado and other necessary insurance. Texas Chiller Systems’ workers are fully covered by Workmen’s Compensation Insurance.

Note: Texas Chiller Systems may withdraw this proposal if not accepted as set forth below within thirty (30) days from the date of the proposal.

Acceptance of Proposal – In order to accept Texas Chiller Systems’ proposal, an authorized signature of Purchaser is required as set forth below. Upon Texas Chiller Systems’ receipt of a fully executed copy of this Agreement, Texas Chiller Systems is authorized to perform the work as specified in the proposal. Payment will be made to Texas Chiller Systems as outlined above.

Date of Acceptance: _____, 20 _____

Purchase Order Number: _____

Full Name of Company: Hidalgo County (“Purchaser”)

By: Richard F Cortez

Print signer’s name: Richard F. Cortez

Title of signer: Hidalgo County Judge

EXECUTED as of the day and year first written above.


APPROVED BY COMMISSIONERS' COURT ON May 17, 2022. MS

Agenda Item No. 85585

Executive Office: ms

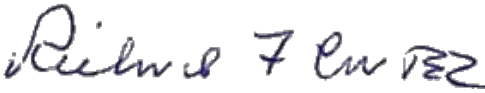
VENDOR:

Texas Chiller Systems, LLC.


mark mcmurray (May 25, 2022 10:32 CDT) Title


COUNTY:

COUNTY OF HIDALGO


Hon. Richard F. Cortez, County Judge


APPROVED AS TO FORM

Office of the Criminal District Attorney, Ricardo Rodriguez, Jr.


Amanda D. Austin, Assistant District Attorney

ATTEST:




Arturo Guajardo, Jr., County Clerk

ATTACHMENTS:

(If Applicable)

SUPPLEMENTAL SIGNATURES:

(If Applicable)



April 29,2022

Carolyn Thornton

E-signed 2022-05-26 09:27AM CDT

carolyn.thornton@co.hidalgo.tx.us



TCS 21-1533-ST

Hidalgo County
100 N Closner Blvd
Edinburg, TX 78539

Service Location: Judge Mario E. Ramirez, Jr. Juvenile Justice Center, 1001 N Doolittle Rd, Edinburg, TX 78540

- Lockout / tagout electrical
Recover refrigerant into EPA approved cylinders
Disconnect electrical and refrigerant lines from condenser and AHU
Remove condenser with crane from roof and set in place new Trane condenser
Remove existing system and load on truck for removal & disposal
Supply and install:
Trane-10 Ton Unitary Split Systems Outdoor
Cooling (TTA)
10 Tons
R-410A Refrigerant
460/60/3
Manifold Compressors / Single Circuit
Electromechanical
Condenser Coil Hail/Vandal Guard Kit (Fld)
Re-connect electrical and refrigerant lines
Pressure up and leak check refrigerant lines
Pull vacuum and perform standing vacuum test
Install new TXV's
Open valves and release refrigerant add any additional 410A needed
Remove lockout/ tagout and establish power
Start unit up and log performance
Lead time is 2 weeks plus transit as of the date of this proposal

Table with 3 columns: Item, Sale Price, List price. Rows include RTU, CRANE, and Material.

Journeyman Technician: 41 Hrs X \$110.00= \$4,510.00

The price for this scope is \$17,006.30 not including taxes.

Proposal expires on 29 May 2022

Please Note:

- If you have any questions, please give me a call.
All salvaged items become the property of TCS.
No other repairs are part of this quote.
Exclude: sales tax, new controls, new pump, new electrical

Texas Chiller Systems, LLC. PO Box 792248 San Antonio, Texas 78279-2248
Phone: 210- 650-9972 Fax: 210-650-9973

License # TA CL A021025C TECL 30517
Regulated by the Texas Dept. of Licensing & Registration
P.O. Box 12157
Austin, TX 78711
1-800-803-9202



Sincerely,

Mark McMurray
Sales Representative
Mechanical & Automation Service



Contract ID #21-22 7D000

Texas Chiller Systems, LLC. PO Box 792248 San Antonio, Texas 78279-2248
Phone: 210- 650-9972 Fax: 210-650-9973

License # TA CL A021025C TECL 30517
Regulated by the Texas Dept. of Licensing & Registration
P.O. Box 12157
Austin, TX 78711
1-800-803-9202



TEXAS CHILLER SYSTEMS' AGREEMENT WITH TERMS AND CONDITIONS

By accepting Texas Chiller Systems' proposal, the undersigned Purchaser agrees to be bound by the following terms and conditions:

SCOPE OF WORK. The scope of work in this Agreement is based upon the use of straight time labor only. Plastering, patching and painting are excluded. "In-line" duct and piping devices, including, but not limited to, valves, dampers, humidifiers, wells, taps, flow meters, orifices, etc., if required hereunder to be furnished by Texas Chiller Systems, shall be distributed and installed by others under Texas Chiller System's supervision, but at no additional cost to Texas Chiller Systems. Purchaser agrees to provide Texas Chiller Systems with required field utilities (electricity, toilets, drinking water, project hoist, elevator service, etc.) without charge. Texas Chiller Systems agrees to keep the site clean of debris arising out of its own operation. Purchaser shall not back charge Texas Chiller Systems for any costs or expenses without Texas Chiller Systems written consent. Any alteration, changes, or deviation from the proposal which involve extra costs, will be performed only upon written orders, and will become an extra charge over and above the proposal estimate.

PAYMENT TERMS. Payment of invoices are due in accordance with the Texas Prompt Payment Act, Chapter 2251 of the Texas Government Code. The unpaid principal balance of any delinquent account is subject to the Texas Prompt Payment Act, and Chapter 2251 shall govern remittance of payment and remedies for the late payment and non-payment.

MATERIALS. If the materials or equipment included in this proposal become temporarily or permanently unavailable for reasons beyond the control and without the fault of Texas Chiller Systems, then in the case of such a temporary unavailability, the time for performance of the work shall be extended to the extent thereof, and in the case of permanent unavailability, Texas Chiller Systems shall (a) be excused from furnishing said materials or equipment and (b) be reimbursed for the difference between the cost of the materials or equipment permanently unavailable and the cost of a reasonably available substitute therefore.

HAZARDS MATERIALS. Unless specifically noted in the proposal statement of the scope of work or service undertaken by Texas Chiller Systems under this agreement, Texas Chiller System's obligations under this agreement expressly exclude any work or service of any nature associated or connected with the identification, abatement, clean-up, control, removal, or disposal of environment hazards or dangerous substances, to include but not limited to asbestos or PCB's, discovered in or on the premises. Any language or provision of the agreement elsewhere contained which may authorize or empower the Purchaser to change, modify, or alter the scope of work or services to be performed by Texas Chiller Systems shall not operate to compel Texas Chiller Systems to perform any work relating to or working around hazardous materials without Texas Chiller Systems express written consent.

Texas Chiller Systems, LLC. PO Box 792248 San Antonio, Texas 78279-2248
Phone: 210- 650-9972 Fax: 210-650-9973

License # TA CL A021025C TECL 30517
Regulated by the Texas Dept. of Licensing & Registration
P.O. Box 12157
Austin, TX 78711
1-800-803-9202



TEXAS CHILLER SYSTEMS

WARRANTY. All material is guaranteed to be as specified. All work to be completed in a workmanlike manner according to standard industry practices. For new manufactured equipment: Texas Chiller Systems warrants that new manufactured equipment shall be free from defects in material and workmanship arising from normal usage for a period of one (1) year from date of delivery of said equipment, or if installed by Texas Chiller Systems, for a period of one (1) year from date of installation. “Manufactured equipment” is defined as a motor driven unit with serial number, model number and identification tag. Individual parts, coils or pieces of manufactured equipment provided by Texas Chiller Systems do not fall under this one (1) year warranty period. Further, this warranty does not extend to any manufactured equipment which has been repaired by others, abused, altered or misused, or which has not been properly and reasonably maintained. Any repair work not covered by the one (1) year warranty defined above will have a thirty (30) day warranty for labor, but all parts or materials associated with these repairs will carry the manufacturer’s warranty only. THESE WARRANTIES ARE IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, THOSE OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. If Purchaser fails to pay all invoices in full, it is agreed that there shall be no warranty provided.

TAXES. The price of this proposal does not include duties, sales, use, excise, or other similar taxes, unless required by federal, state, or local law. Purchaser shall pay, in addition to the stated price, all taxes not legally required to be paid by Texas Chiller Systems or, alternatively, shall provide Texas Chiller Systems with acceptable taxes exemption certificates. Texas Chiller Systems shall provide Purchaser with any tax payment certificate upon request and after completion and acceptance of the work.

LIABILITY. Texas Chiller Systems shall not be liable for any special, indirect or consequential damages arising in any manner from the equipment or material furnished or the work performed pursuant to this Agreement.

DELAYS. Texas Chiller Systems shall not be liable for any delay in the performance of the work resulting from or attributed to acts of circumstances beyond Texas Chiller System’s reasonable control, including, but not limited to, acts of God, fire, riots, labor disputes, conditions of the premises, acts or omissions of the Purchaser, Owner, or other Contractors or delay caused by suppliers or subcontractors of Texas Chiller Systems, etc.

FORCE MAJEURE. Texas Chiller Systems shall not be considered to be in default or breach of this Agreement, and shall be excused from performance or liability for damages to the extent Texas Chiller System is prevented from performing any of the provisions of this Agreement which arise out of or in consequence of any act of God, labor disturbance, sabotage, failure of suppliers of materials, act of the public enemy, war, invasion, insurrection, riot, fire, storm, flood, ice, earthquake, explosion, epidemic, pandemic, accident to machinery or equipment or any other cause or causes beyond Texas Chiller Systems’ reasonable control.

COMPLIANCE WITH LAWS. Texas Chiller Systems shall comply with all applicable

Texas Chiller Systems, LLC. PO Box 792248 San Antonio, Texas 78279-2248
Phone: 210- 650-9972 Fax: 210-650-9973

License # TAEL A021025C TECL 30517
Regulated by the Texas Dept. of Licensing & Registration
P.O. Box 12157
Austin, TX 78711
1-800-803-9202



TEXAS CHILLER SYSTEMS

federal, state and local laws and regulations and shall obtain all temporary licenses and permits required for the prosecution of the work. Licenses and permits of a permanent nature shall be procured and paid for by the Purchaser.

VENUE. All invoices are due and payable in Texas Chiller Systems’ office located at 1219 Safari St, San Antonio, Texas 78216. and shall be in accordance with the Chapter 2251 Texas Government Code (Texas Prompt Payment Act). In the event legal action is commenced to enforce payment of obligations, the venue for such legal action shall be in Hidalgo County, Texas.”

INSURANCE. Insurance coverage in excess of Texas Chiller Systems’ standard limits will be furnished when requested and required. No credit will be given or premium paid by Texas Chiller Systems for insurance afforded by others. Owner to carry fire, tornado and other necessary insurance. Texas Chiller Systems’ workers are fully covered by Workmen’s Compensation Insurance.

Note: Texas Chiller Systems may withdraw this proposal if not accepted as set forth below within thirty (30) days from the date of the proposal.

Acceptance of Proposal – In order to accept Texas Chiller Systems’ proposal, an authorized signature of Purchaser is required as set forth below. Upon Texas Chiller Systems’ receipt of a fully executed copy of this Agreement, Texas Chiller Systems is authorized to perform the work as specified in the proposal. Payment will be made to Texas Chiller Systems as outlined above.

Date of Acceptance: _____, 20 _____

Purchase Order Number: _____

Full Name of Company: Hidalgo County (“Purchaser”)

By: Richard F Cortez

Print signer’s name: Richard F. Cortez

Title of signer: Hidalgo County Judge



Texas Chiller Systems, LLC. PO Box 792248 San Antonio, Texas 78279-2248
Phone: 210- 650-9972 Fax: 210-650-9973

License # TA CL A021025C TECL 30517
Regulated by the Texas Dept. of Licensing & Registration
P.O. Box 12157
Austin, TX 78711
1-800-803-9202

EXECUTED as of the day and year first written above.


APPROVED BY COMMISSIONERS' COURT ON May 17, 2022. MS

Agenda Item No. 85585

Executive Office: ms

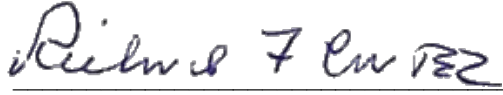
VENDOR:

Texas Chiller Systems, LLC.


mark mcmurray (May 25, 2022 10:32 CDT) Title

COUNTY:

COUNTY OF HIDALGO


Hon. Richard F. Cortez, County Judge


APPROVED AS TO FORM

Office of the Criminal District Attorney, Ricardo Rodriguez, Jr.


Amanda D. Austin, Assistant District Attorney

ATTEST:




Arturo Guajardo, Jr., County Clerk

ATTACHMENTS:

(If Applicable)

SUPPLEMENTAL SIGNATURES:

(If Applicable)



April 29, 2022

Carolyn Thornton

E-signed 2022-05-26 09:27AM CDT

carolyn.thornton@co.hidalgo.tx.us



TCS 21-1475-ST

Hidalgo County
100 N Closner Blvd
Edinburg, TX 78539

Service Location: Judge Mario E. Ramirez, Jr. Juvenile Justice Center, 1001 N Doolittle Rd, Edinburg, TX 78540

- Shutdown lockout / tagout electrical
Disconnect electrical, controls and condensate drain line from unit B1
Supply a crane to remove the 1 existing RTU on kitchen area and load on truck for removal & disposal away from site
Supply and install:
- TRANE 12.5 Ton
- DX cooling
- Standard efficiency
- Downflow
- 460/60/3
- Reliatel
- Manual outside damper 0-25% (Fld)
- Condenser coil hail guard (Fld)
- 18 kW electric heater (Fld)
- DJ150C00N4SAA4A CDI Curb adapter (Qty: 1)
Supply a crane to set 1 new RTU in place on curb adapter
Re-connect electrical, gas and condensate drain line
Remove lockout / tagout and establish power
Start up new RTU's and log performance
Stock units quoted. No factory options quoted above

Lead time Unit is currently in is 10 days and 10-14 days to build curb as of date of this quote.

Table with 3 columns: Item, Sale Price, List price. Rows: RTU, CRANE, Material.

Journeyman Technician: 26 Hrs X \$110.00= \$2,860.00

The price for this scope is \$24,007.00 not including taxes

Proposal expires on 29 May 2022

Please Note:

- If you have any questions, please give me a call.
No other repairs are part of this quote.
Exclude: sales tax, new controls, new pump, new electrical
All salvaged items become the property of TCS.

Texas Chiller Systems, LLC. PO Box 792248 San Antonio, Texas 78279-2248
Phone: 210- 650-9972 Fax: 210-650-9973

License # TA CL A021025C TECL 30517
Regulated by the Texas Dept. of Licensing & Registration
P.O. Box 12157
Austin, TX 78711
1-800-803-9202



Sincerely,
Mark McMurray
Sales Representative
Mechanical & Automation Service



Contract ID #21-22 7D000

Texas Chiller Systems, LLC. PO Box 792248 San Antonio, Texas 78279-2248
Phone: 210- 650-9972 Fax: 210-650-9973

License # TA CL A021025C TECL 30517
Regulated by the Texas Dept. of Licensing & Registration
P.O. Box 12157
Austin, TX 78711
1-800-803-9202



TEXAS CHILLER SYSTEMS

**TEXAS CHILLER SYSTEMS' AGREEMENT WITH
TERMS AND CONDITIONS**

By accepting Texas Chiller Systems' proposal, the undersigned Purchaser agrees to be bound by the following terms and conditions:

SCOPE OF WORK. The scope of work in this Agreement is based upon the use of straight time labor only. Plastering, patching and painting are excluded. "In-line" duct and piping devices, including, but not limited to, valves, dampers, humidifiers, wells, taps, flow meters, orifices, etc., if required hereunder to be furnished by Texas Chiller Systems, shall be distributed and installed by others under Texas Chiller System's supervision, but at no additional cost to Texas Chiller Systems. Purchaser agrees to provide Texas Chiller Systems with required field utilities (electricity, toilets, drinking water, project hoist, elevator service, etc.) without charge. Texas Chiller Systems agrees to keep the site clean of debris arising out of its own operation. Purchaser shall not back charge Texas Chiller Systems for any costs or expenses without Texas Chiller Systems written consent. Any alteration, changes, or deviation from the proposal which involve extra costs, will be performed only upon written orders, and will become an extra charge over and above the proposal estimate.

PAYMENT TERMS. Payment of invoices are due in accordance with the Texas Prompt Payment Act, Chapter 2251 of the Texas Government Code. The unpaid principal balance of any delinquent account is subject to the Texas Prompt Payment Act, and Chapter 2251 shall govern remittance of payment and remedies for the late payment and non-payment.

MATERIALS. If the materials or equipment included in this proposal become temporarily or permanently unavailable for reasons beyond the control and without the fault of Texas Chiller Systems, then in the case of such a temporary unavailability, the time for performance of the work shall be extended to the extent thereof, and in the case of permanent unavailability, Texas Chiller Systems shall (a) be excused from furnishing said materials or equipment and (b) be reimbursed for the difference between the cost of the materials or equipment permanently unavailable and the cost of a reasonably available substitute therefore.

HAZARDS MATERIALS. Unless specifically noted in the proposal statement of the scope of work or service undertaken by Texas Chiller Systems under this agreement, Texas Chiller System's obligations under this agreement expressly exclude any work or service of any nature associated or connected with the identification, abatement, clean-up, control, removal, or disposal of environment hazards or dangerous substances, to include but not limited to asbestos or PCB's, discovered in or on the premises. Any language or provision of the agreement elsewhere contained which may authorize or empower the Purchaser to change, modify, or alter the scope of work or services to be performed by Texas Chiller Systems shall not operate to compel Texas Chiller Systems to perform any work relating to or working around hazardous materials without Texas Chiller Systems express written consent.

WARRANTY. All material is guaranteed to be as specified. All work to be completed in a

Texas Chiller Systems, LLC. PO Box 792248 San Antonio, Texas 78279-2248
Phone: 210- 650-9972 Fax: 210-650-9973

License # TAEL A021025C TECL 30517
Regulated by the Texas Dept. of Licensing & Registration
P.O. Box 12157
Austin, TX 78711
1-800-803-9202



TEXAS CHILLER SYSTEMS

workmanlike manner according to standard industry practices. For new manufactured equipment: Texas Chiller Systems warrants that new manufactured equipment shall be free from defects in material and workmanship arising from normal usage for a period of one (1) year from date of delivery of said equipment, or if installed by Texas Chiller Systems, for a period of one (1) year from date of installation. "Manufactured equipment" is defined as a motor driven unit with serial number, model number and identification tag. Individual parts, coils or pieces of manufactured equipment provided by Texas Chiller Systems do not fall under this one (1) year warranty period. Further, this warranty does not extend to any manufactured equipment which has been repaired by others, abused, altered or misused, or which has not been properly and reasonably maintained. Any repair work not covered by the one (1) year warranty defined above will have a thirty (30) day warranty for labor, but all parts or materials associated with these repairs will carry the manufacturer's warranty only. THESE WARRANTIES ARE IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, THOSE OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. If Purchaser fails to pay all invoices in full, it is agreed that there shall be no warranty provided.

TAXES. The price of this proposal does not include duties, sales, use, excise, or other similar taxes, unless required by federal, state, or local law. Purchaser shall pay, in addition to the stated price, all taxes not legally required to be paid by Texas Chiller Systems or, alternatively, shall provide Texas Chiller Systems with acceptable taxes exemption certificates. Texas Chiller Systems shall provide Purchaser with any tax payment certificate upon request and after completion and acceptance of the work.

LIABILITY. Texas Chiller Systems shall not be liable for any special, indirect or consequential damages arising in any manner from the equipment or material furnished or the work performed pursuant to this Agreement.

DELAYS. Texas Chiller Systems shall not be liable for any delay in the performance of the work resulting from or attributed to acts of circumstances beyond Texas Chiller System's reasonable control, including, but not limited to, acts of God, fire, riots, labor disputes, conditions of the premises, acts or omissions of the Purchaser, Owner, or other Contractors or delay caused by suppliers or subcontractors of Texas Chiller Systems, etc.

FORCE MAJEURE. Texas Chiller Systems shall not be considered to be in default or breach of this Agreement, and shall be excused from performance or liability for damages to the extent Texas Chiller System is prevented from performing any of the provisions of this Agreement which arise out of or in consequence of any act of God, labor disturbance, sabotage, failure of suppliers of materials, act of the public enemy, war, invasion, insurrection, riot, fire, storm, flood, ice, earthquake, explosion, epidemic, pandemic, accident to machinery or equipment or any other cause or causes beyond Texas Chiller Systems' reasonable control.

COMPLIANCE WITH LAWS. Texas Chiller Systems shall comply with all applicable federal, state and local laws and regulations and shall obtain all temporary licenses and permits

Texas Chiller Systems, LLC. PO Box 792248 San Antonio, Texas 78279-2248
Phone: 210- 650-9972 Fax: 210-650-9973

License # TA CL A021025C TECL 30517
Regulated by the Texas Dept. of Licensing & Registration
P.O. Box 12157
Austin, TX 78711
1-800-803-9202



TEXAS CHILLER SYSTEMS

required for the prosecution of the work. Licenses and permits of a permanent nature shall be procured and paid for by the Purchaser.

VENUE. All invoices are due and payable in Texas Chiller Systems’ office located at 1219 Safari St, San Antonio, Texas 78216. and shall be in accordance with the Chapter 2251 Texas Government Code (Texas Prompt Payment Act). In the event legal action is commenced to enforce payment of obligations, the venue for such legal action shall be in Hidalgo County, Texas.”

INSURANCE. Insurance coverage in excess of Texas Chiller Systems’ standard limits will be furnished when requested and required. No credit will be given or premium paid by Texas Chiller Systems for insurance afforded by others. Owner to carry fire, tornado and other necessary insurance. Texas Chiller Systems’ workers are fully covered by Workmen’s Compensation Insurance.

Note: Texas Chiller Systems may withdraw this proposal if not accepted as set forth below within thirty (30) days from the date of the proposal.

Acceptance of Proposal – In order to accept Texas Chiller Systems’ proposal, an authorized signature of Purchaser is required as set forth below. Upon Texas Chiller Systems’ receipt of a fully executed copy of this Agreement, Texas Chiller Systems is authorized to perform the work as specified in the proposal. Payment will be made to Texas Chiller Systems as outlined above.

Date of Acceptance: _____, 20 _____

Purchase Order Number: _____

Full Name of Company: Hidalgo County (“Purchaser”)

By: Richard F Cortez

Print signer’s name: Richard F. Cortez

Title of signer: Hidalgo County Judge

EXECUTED as of the day and year first written above.

APPROVED BY COMMISSIONERS' COURT ON May 17, 2022. MS

Agenda Item No. 85585


Executive Office: ms

VENDOR:

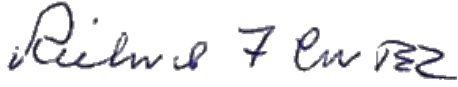
Texas Chiller Systems, LLC.

COUNTY:

COUNTY OF HIDALGO


mark mcmurray (May 25, 2022 10:32 CDT)

Title

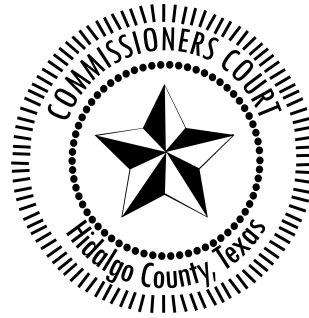



Hon. Richard F. Cortez, County Judge


APPROVED AS TO FORM

Office of the Criminal District Attorney, Ricardo Rodriguez, Jr.

ATTEST:




Amanda D. Austin, Assistant District Attorney


Arturo Guajardo, Jr., County Clerk

ATTACHMENTS:

(If Applicable)

SUPPLEMENTAL SIGNATURES:

(If Applicable)



TEXAS CHILLER SYSTEMS

April 29, 2022

Carolyn Thornton

E-signed 2022-05-26 09:27AM CDT
carolyn.thornton@co.hidalgo.tx.us



TCS 21-1377-ST

Hidalgo County
100 N Closner Blvd
Edinburg, TX 78539

Service Location: Judge Mario E. Ramirez, Jr. Juvenile Justice Center, 1001 N Doolittle Rd,
Edinburg, TX 78540

- ✓ Shutdown lockout / tagout electrical
- ✓ Disconnect electrical, controls and condensate drain line from unit B5
- ✓ Supply a crane to remove the 1 existing RTU on kitchen area and load on truck for removal & disposal away from site
- ✓ Supply and install:
 - **TRANE 15 Ton**
 - Cooling
 - Product Efficiency - Gen. B
 - Convertible
 - 460/60/3
 - Electro-mechanical
 - Manual outside damper 0-25% (Fld)
 - Condenser coil hail guard (Fld)
 - 36 kW Electric Heater (Fld)
 - DJ180E36A4SAA2C CDI Curb adapter (Qty: 1)
- ✓ Supply a crane to set 1 new RTU in place on curb adapter
- ✓ Re-connect electrical, gas and condensate drain line
- ✓ Remove lockout / tagout and establish power
- ✓ Start up new RTU's and log performance
- ✓ Stock units quoted. No factory options quoted above

Lead time Unit is currently 30 Days and 10-14 days to build curb as of date of this quote.

	Sale Price	List price
RTU	\$19,579.50	\$20,610.00
CRANE	\$1,353.75	\$1,425.00
Material	\$579.50	\$610.00

Journeyman Technician: 26 Hrs X \$110.00= \$2,860.00

The price for this scope is \$24,372.75 not including taxes.

Proposal EXPIRES 29 May 2022.

Please Note:

- If you have any questions, please give me a call.
- No other repairs are part of this quote.
- All salvaged items become the property of TCS.
- Exclude: sales tax, new controls, new pump, new electrical

Texas Chiller Systems, LLC. PO Box 792248 San Antonio, Texas 78279-2248
Phone: 210- 650-9972 Fax: 210-650-9973

License # TA CL A021025C TECL 30517
Regulated by the Texas Dept. of Licensing & Registration
P.O. Box 12157
Austin, TX 78711
1-800-803-9202



Sincerely,
Mark McMurray
Sales Representative
Mechanical & Automation Service



Contract ID #21-22 7D000

Texas Chiller Systems, LLC. PO Box 792248 San Antonio, Texas 78279-2248
Phone: 210- 650-9972 Fax: 210-650-9973

License # TA CL A021025C TECL 30517
Regulated by the Texas Dept. of Licensing & Registration
P.O. Box 12157
Austin, TX 78711
1-800-803-9202



TEXAS CHILLER SYSTEMS

**TEXAS CHILLER SYSTEMS' AGREEMENT WITH
TERMS AND CONDITIONS**

By accepting Texas Chiller Systems' proposal, the undersigned Purchaser agrees to be bound by the following terms and conditions:

SCOPE OF WORK. The scope of work in this Agreement is based upon the use of straight time labor only. Plastering, patching and painting are excluded. "In-line" duct and piping devices, including, but not limited to, valves, dampers, humidifiers, wells, taps, flow meters, orifices, etc., if required hereunder to be furnished by Texas Chiller Systems, shall be distributed and installed by others under Texas Chiller System's supervision, but at no additional cost to Texas Chiller Systems. Purchaser agrees to provide Texas Chiller Systems with required field utilities (electricity, toilets, drinking water, project hoist, elevator service, etc.) without charge. Texas Chiller Systems agrees to keep the site clean of debris arising out of its own operation. Purchaser shall not back charge Texas Chiller Systems for any costs or expenses without Texas Chiller Systems written consent. Any alteration, changes, or deviation from the proposal which involve extra costs, will be performed only upon written orders, and will become an extra charge over and above the proposal estimate.

PAYMENT TERMS. Payment of invoices are due in accordance with the Texas Prompt Payment Act, Chapter 2251 of the Texas Government Code. The unpaid principal balance of any delinquent account is subject to the Texas Prompt Payment Act, and Chapter 2251 shall govern remittance of payment and remedies for the late payment and non-payment.

MATERIALS. If the materials or equipment included in this proposal become temporarily or permanently unavailable for reasons beyond the control and without the fault of Texas Chiller Systems, then in the case of such a temporary unavailability, the time for performance of the work shall be extended to the extent thereof, and in the case of permanent unavailability, Texas Chiller Systems shall (a) be excused from furnishing said materials or equipment and (b) be reimbursed for the difference between the cost of the materials or equipment permanently unavailable and the cost of a reasonably available substitute therefore.

HAZARDS MATERIALS. Unless specifically noted in the proposal statement of the scope of work or service undertaken by Texas Chiller Systems under this agreement, Texas Chiller System's obligations under this agreement expressly exclude any work or service of any nature associated or connected with the identification, abatement, clean-up, control, removal, or disposal of environment hazards or dangerous substances, to include but not limited to asbestos or PCB's, discovered in or on the premises. Any language or provision of the agreement elsewhere contained which may authorize or empower the Purchaser to change, modify, or alter the scope of work or services to be performed by Texas Chiller Systems shall not operate to compel Texas Chiller Systems to perform any work relating to or working around hazardous materials without Texas Chiller Systems express written consent.

WARRANTY. All material is guaranteed to be as specified. All work to be completed in a

Texas Chiller Systems, LLC. PO Box 792248 San Antonio, Texas 78279-2248
Phone: 210- 650-9972 Fax: 210-650-9973

License # TAEL A021025C TECL 30517
Regulated by the Texas Dept. of Licensing & Registration
P.O. Box 12157
Austin, TX 78711
1-800-803-9202



TEXAS CHILLER SYSTEMS

workmanlike manner according to standard industry practices. For new manufactured equipment: Texas Chiller Systems warrants that new manufactured equipment shall be free from defects in material and workmanship arising from normal usage for a period of one (1) year from date of delivery of said equipment, or if installed by Texas Chiller Systems, for a period of one (1) year from date of installation. "Manufactured equipment" is defined as a motor driven unit with serial number, model number and identification tag. Individual parts, coils or pieces of manufactured equipment provided by Texas Chiller Systems do not fall under this one (1) year warranty period. Further, this warranty does not extend to any manufactured equipment which has been repaired by others, abused, altered or misused, or which has not been properly and reasonably maintained. Any repair work not covered by the one (1) year warranty defined above will have a thirty (30) day warranty for labor, but all parts or materials associated with these repairs will carry the manufacturer's warranty only. THESE WARRANTIES ARE IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, THOSE OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. If Purchaser fails to pay all invoices in full, it is agreed that there shall be no warranty provided.

TAXES. The price of this proposal does not include duties, sales, use, excise, or other similar taxes, unless required by federal, state, or local law. Purchaser shall pay, in addition to the stated price, all taxes not legally required to be paid by Texas Chiller Systems or, alternatively, shall provide Texas Chiller Systems with acceptable taxes exemption certificates. Texas Chiller Systems shall provide Purchaser with any tax payment certificate upon request and after completion and acceptance of the work.

LIABILITY. Texas Chiller Systems shall not be liable for any special, indirect or consequential damages arising in any manner from the equipment or material furnished or the work performed pursuant to this Agreement.

DELAYS. Texas Chiller Systems shall not be liable for any delay in the performance of the work resulting from or attributed to acts of circumstances beyond Texas Chiller System's reasonable control, including, but not limited to, acts of God, fire, riots, labor disputes, conditions of the premises, acts or omissions of the Purchaser, Owner, or other Contractors or delay caused by suppliers or subcontractors of Texas Chiller Systems, etc.

FORCE MAJEURE. Texas Chiller Systems shall not be considered to be in default or breach of this Agreement, and shall be excused from performance or liability for damages to the extent Texas Chiller System is prevented from performing any of the provisions of this Agreement which arise out of or in consequence of any act of God, labor disturbance, sabotage, failure of suppliers of materials, act of the public enemy, war, invasion, insurrection, riot, fire, storm, flood, ice, earthquake, explosion, epidemic, pandemic, accident to machinery or equipment or any other cause or causes beyond Texas Chiller Systems' reasonable control.

COMPLIANCE WITH LAWS. Texas Chiller Systems shall comply with all applicable federal, state and local laws and regulations and shall obtain all temporary licenses and permits

Texas Chiller Systems, LLC. PO Box 792248 San Antonio, Texas 78279-2248
Phone: 210- 650-9972 Fax: 210-650-9973

License # TAEL A021025C TECL 30517
Regulated by the Texas Dept. of Licensing & Registration
P.O. Box 12157
Austin, TX 78711
1-800-803-9202



TEXAS CHILLER SYSTEMS

required for the prosecution of the work. Licenses and permits of a permanent nature shall be procured and paid for by the Purchaser.

VENUE. All invoices are due and payable in Texas Chiller Systems’ office located at 1219 Safari St, San Antonio, Texas 78216. and shall be in accordance with the Chapter 2251 Texas Government Code (Texas Prompt Payment Act). In the event legal action is commenced to enforce payment of obligations, the venue for such legal action shall be in Hidalgo County, Texas.”

INSURANCE. Insurance coverage in excess of Texas Chiller Systems’ standard limits will be furnished when requested and required. No credit will be given or premium paid by Texas Chiller Systems for insurance afforded by others. Owner to carry fire, tornado and other necessary insurance. Texas Chiller Systems’ workers are fully covered by Workmen’s Compensation Insurance.

Note: Texas Chiller Systems may withdraw this proposal if not accepted as set forth below within thirty (30) days from the date of the proposal.

Acceptance of Proposal – In order to accept Texas Chiller Systems’ proposal, an authorized signature of Purchaser is required as set forth below. Upon Texas Chiller Systems’ receipt of a fully executed copy of this Agreement, Texas Chiller Systems is authorized to perform the work as specified in the proposal. Payment will be made to Texas Chiller Systems as outlined above.

Date of Acceptance: _____, 20 _____

Purchase Order Number: _____

Full Name of Company: Hidalgo County (“Purchaser”)

By: *Richard F Cortez*

Print signer’s name: Richard F. Cortez

Title of signer: Hidaglo County Judge

Texas Chiller Systems, LLC. PO Box 792248 San Antonio, Texas 78279-2248
Phone: 210- 650-9972 Fax: 210-650-9973

License # TACL A021025C TECL 30517
Regulated by the Texas Dept. of Licensing & Registration
P.O. Box 12157
Austin, TX 78711
1-800-803-9202



Texas Chiller Systems, LLC. PO Box 792248 San Antonio, Texas 78279-2248
Phone: 210- 650-9972 Fax: 210-650-9973

License # TA021025C TECL 30517
Regulated by the Texas Dept. of Licensing & Registration
P.O. Box 12157
Austin, TX 78711
1-800-803-9202

EXECUTED as of the day and year first written above.


APPROVED BY COMMISSIONERS' COURT ON May 17, 2022. MS

Agenda Item No. 85585

Executive Office: ms

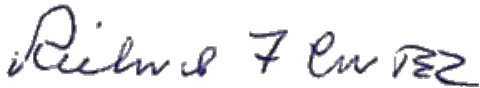
VENDOR:

Texas Chiller Systems, LLC.


mark mcmurray (May 25, 2022 10:32 CDT) Title


COUNTY:

COUNTY OF HIDALGO


Hon. Richard F. Cortez, County Judge


APPROVED AS TO FORM

Office of the Criminal District Attorney, Ricardo Rodriguez, Jr.


Amanda D. Austin, Assistant District Attorney

ATTEST:




Arturo Guajardo, Jr., County Clerk

ATTACHMENTS:

(If Applicable)

SUPPLEMENTAL SIGNATURES:

(If Applicable)












22-0096-05-17 TCS, LLC

Final Audit Report

2022-05-26

Created:	2022-05-25
By:	Alexandra Vela (alexandra.vela@co.hidalgo.tx.us)
Status:	Signed
Transaction ID:	CBJCHBCAABAAX2HUaOtd78FbapsJzCoVxu_ILlXbiOsn


"22-0096-05-17 TCS, LLC" History

-  Document created by Alexandra Vela (alexandra.vela@co.hidalgo.tx.us)
2022-05-25 - 3:17:04 PM GMT
-  Document emailed to mark mcmurray (mark.mcmurray@texaschillersystems.com) for signature
2022-05-25 - 3:25:38 PM GMT
-  Email viewed by mark mcmurray (mark.mcmurray@texaschillersystems.com)
2022-05-25 - 3:25:54 PM GMT
-  Document e-signed by mark mcmurray (mark.mcmurray@texaschillersystems.com)
Signature Date: 2022-05-25 - 3:32:22 PM GMT - Time Source: server
-  Document emailed to Monica Salinas (monica.salinas@co.hidalgo.tx.us) for approval
2022-05-25 - 3:32:26 PM GMT
-  Email viewed by Monica Salinas (monica.salinas@co.hidalgo.tx.us)
2022-05-25 - 4:02:08 PM GMT
-  Document approved by Monica Salinas (monica.salinas@co.hidalgo.tx.us)
Approval Date: 2022-05-25 - 4:06:11 PM GMT - Time Source: server
-  Document emailed to Amanda Diane Austin (amanda.austin@da.co.hidalgo.tx.us) for signature
2022-05-25 - 4:06:14 PM GMT
-  Email viewed by Amanda Diane Austin (amanda.austin@da.co.hidalgo.tx.us)
2022-05-25 - 4:53:48 PM GMT
-  Document e-signed by Amanda Diane Austin (amanda.austin@da.co.hidalgo.tx.us)
Signature Date: 2022-05-25 - 4:55:33 PM GMT - Time Source: server
-  Document emailed to Richard F Cortez (countyjudge@co.hidalgo.tx.us) for signature
2022-05-25 - 4:55:36 PM GMT




 Email viewed by Richard F Cortez (countyjudge@co.hidalgo.tx.us)

2022-05-25 - 5:41:27 PM GMT

 Document e-signed by Richard F Cortez (countyjudge@co.hidalgo.tx.us)

Signature Date: 2022-05-25 - 9:41:09 PM GMT - Time Source: server

 Document emailed to Carolyn Thornton (carolyn.thornton@co.hidalgo.tx.us) for approval


2022-05-25 - 9:41:12 PM GMT

 Email viewed by Carolyn Thornton (carolyn.thornton@co.hidalgo.tx.us)


2022-05-25 - 9:43:18 PM GMT

 Document approved by Carolyn Thornton (carolyn.thornton@co.hidalgo.tx.us)

Approval Date: 2022-05-26 - 2:27:26 PM GMT - Time Source: server

 Document emailed to Arturo Guajardo Jr. (arturo.guajardo@co.hidalgo.tx.us) for signature


2022-05-26 - 2:27:29 PM GMT

 Email viewed by Arturo Guajardo Jr. (arturo.guajardo@co.hidalgo.tx.us)

2022-05-26 - 3:00:09 PM GMT

 Document e-signed by Arturo Guajardo Jr. (arturo.guajardo@co.hidalgo.tx.us)


Signature Date: 2022-05-26 - 3:01:10 PM GMT - Time Source: server

 Document emailed to Carolyn Thornton (carolyn.thornton@co.hidalgo.tx.us) for approval

2022-05-26 - 3:01:14 PM GMT

 Email viewed by Carolyn Thornton (carolyn.thornton@co.hidalgo.tx.us)

2022-05-26 - 3:08:39 PM GMT

 Document approved by Carolyn Thornton (carolyn.thornton@co.hidalgo.tx.us)

Approval Date: 2022-05-26 - 3:09:29 PM GMT - Time Source: server

 Agreement completed.

2022-05-26 - 3:09:29 PM GMT

