

r" |^ÁFIÉÁG€G€Á T¦ÈÁÓ[àÁаà^&\^¦Á $Y \hat{a} | \hat{a} \hat{e} \hat{e} \cdot [\} \hat{AO}[] \hat{c} \hat{A}$ HFËFÅÙÒÁQ}^¦ÆŠ[[]Á Õ^[¦*^d; } ÊÁVÝÁÌÌÎ GÎ Á Ü^KÁ GEFÌÎÁÁÝ ∄jãæ{•[}ÁÔ[`}cÂÔ[`}cÂÔ|^\\ÁÚ¦ãçæ&ÂÚ&\^^}•Á Á Ö^ækÁÓ[àkÁ **PROJECT DESCRIPTION** Øæ\$ájāāð•ÁÜ^•[ˇ¦&^ÊÁQ,&Èà Á¦^æ-^åÁţÁ^•][}åÁţÁ[ˇ¦Á^ˇ`^•cÁ[¦ÁæÁ^^Á;|][•æÁ;¦ÁŤ¦}ãč¦^Áæ)åÁ^\¦çã&^•Á[¦Áœ)Á Y āļāæ{•[} ÁÔ[`} ĉ ÁÔ[`¦c@|`•^Á[8æe^å ÁŞ ÁY āļāæ{•[} ÁÔ[`} ĉ ÊÁ/^¢æ•ÈÁ SCOPE OF WORK ØÜØÁ ālÁ : [çãã^Á; |}ãc; |^Ásè; åÁ^;|çã&^•Ásē; Á; dã,^åÁs^|[ÉÁ •Á Furniture and Services will be provided by Facilities Resource, Inc. Á -Á (22) Trendway Frosted Acrylic Panel Screens \$6,076.40 V¦^}叿Âu{}ãæÁuæko}^¦•ÁÔ[}clæ&oÂÀÜFJFÌFÏÁ •Á SCNSMPS4824 Á Ùā; * |^ÁÙ&;^^} ÁØ1 [• c^åÁŒ\$;^ |æÁ Ú[•ơÂÛĉ|^ÁÓ¦æ&\^dÊØč||ÂÛ&¦^^}AĹÌ+Á¢ÁG|+ÁÁ Ó | 288. ^ CÁZÃ Ã @ÁÚZ å ÅT 288.@ • ÁÖÇÃ CÃ * ÁZÃ Ã @Á EQ) & | ~ å ^ • Á Û ^ & ^ \$ Î d Ê Ô ^ | ãç ^ | ^ Ásq) å Á Q • cæ | ææ \$ [} Á

*Receipt, Delivery and Installation. Installation to be completed during regular business hours

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Facilities Resource Inc. 11100 Metric Blvd Suite 450 Austin, TX 78758 PH: 512-371-1232

QUOTATION & CONTRACT	
DATE	QUOTE #
07/% /20	20186
SALES REP	PAYMENT TERMS
General Sales	Net 30

Bob Lubecker Williamson County 710 S. Main Street Georgetown, TX 78626-5703

PH: 512.943.1625 C: 815.341.6271

Bob Lubecker Williamson County Clerk Williamson County 405 Martin Luther King Jr. St. Georgetown, TX 78626-4901

PH: 512.943.1625 C: 815.341.6271

SUMMARY INFORMATION	
Trendway Omnia Partners Contract #R191817	

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ITEM#	QTY	PRODUCT	UNIT PRICE	EXT. PRICE
F	<u>00€€</u>	ÙÔÞÙT ÚÙIÌ CI ÁÐÚÁÐHCÆÐFÆÐ IÌYÁGI PÁGÐÜŸŠÓÁJQÞŐŠÒÁJÔÜÒÒÞÆÚUÙVÁT UWÞV Y UÜSÙWÜØGÐÒÁŌŒÚÚQÞŐKÁÞUÁŌŒÚ QPÙÒÜVÁT CEVÒÜQŒŠKÁÚŠÒÝØŠŒÙÙÁØÜUÙVÒÖ VÜQTÁÔUŠUÜÁÕÜUWÚKÁJT UUVPÁVÜQTÁÔUŠUÜÙ ÙT UUVPÁVÜQTÁÔUŠUÜKÁVUÁT ŒVÔPÁÒÝQÙVQÞŐ EÏÁQYÒTÁŠQÙVÁÚÜØÒKÁÅÍ̀Ȁ€	ÅÁGIÎÈS€	ÄÄÄĒEÏÌÈE
G		EÜ^&^ą̄ d͡ÄÖ^ ãç^¦^Áæ; åÁQ,• cæ ææā̄ }ÁQ,& `å^å		
		EÙq¦æt^Á,-Á,¦[å*&óÁ[¦Á]ÁqÁcÁ,^^\•ÁæÁā,& å^åÁā,Ác@Á; [][•æÁ&[•cŒÚq¦æt^Æ[{ ^}&^-Ác@Áāææ^Ác@ ECŒååãã]}æÁq¦æt^Á¸ā Áa^Á&æA& ææ^åÁ;}ÁæÁ,^^\ ^ÁaæðāÁæðāÁæ@æ*^åÁ;}ÁæÁ&@æ}*^Á;lå^¦Á°¦Á}cājÁæ@Á;l[å*& CÇ^Á;*orcæjåã]*Áq¦æt^Á&@æ)*^Á;lå^¦Áp¦ÁrÁæð;ÁrÍÁæð÷Á,ājAæ&÷Á,ājAææ**^ÁæÆQ¦áÁ;}Á;[å*&cÁ^ ^æ*^È EECæ&&ããã*•ÁÜ^•[*¦&^ÉÁQ&ÉÁ,ā]Áæ•^^••ÁæÁtĚÁÁÁ[;c^}ã}&	,	



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QUOTATION & CONTRACT	
DATE	QUOTE #
07/% /20	20186
SALES REP	PAYMENT TERMS
General Sales	Net 30

ITEM# QTY	PRODUCT	UNIT PRICE	EXT. PRICE

WE ARE PLEASED TO QUOTE THE FOLLOWING ITEMS FOR YOUR APPROVAL. THESE ITEMS ARE SUBJECT TO THE TERMS AND CONDITIONS OF THE SALE WHICH ARE PART OF THIS AGREEMENT. THE MERCHANDISE WILL BE ORDERED UPON RECEIPT OF THIS SIGNED CONTRACT AND DEPOSIT. THIS OFFER WILL EXPIRE 30 DAYS FROM THE QUOTATION DATE. THIS QUOTATION, WHEN ACCEPTED IS A CONTRACT BINDING ON BOTH PARTIES AND IS NOT SUBJECT TO CHANGE OR CANCELLATION EXCEPT BY WRITTEN CONSENT BY BOTH PARTIES.

x	Date 07/FI /20
Principal	
Facilities Resource Inc.	
x	Date
Title	
Williamson County	

TOTAL	\$6,076.40
SALES TAX (0%)	\$0.00
DELIVERY/SET-UP	\$0.00
FREIGHT	\$0.00
SUBTOTAL	\$6,076.40

BALANCE	\$6,076.40
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TERMS AND CONDITIONS

- 1. The Buyer's signature on a Facilities Resource, Inc. proposal or the issuance of a purchase order from the Buyer to Facilities Resource, Inc. constitutes acceptance and a binding purchase agreement for services. On all orders over \$1,000.00 a hard copy PO is requested.
- Changes requested by Buyer subsequent to manufacturer acknowledgement are subject to Facilities Resource, Inc.'s
 ability to conform and upon factory approval. All such requests shall be delivered to Facilities Resource, Inc. in writing
 and accepted by Facilities Resource, Inc. in writing. Resulting additional charges shall be paid by the Buyer.
- 3. The Buyer warrants that the credit application and other financial statement submitted to Facilities Resource, Inc. are true and correct.
- 4. In the event construction delays or other causes not within Facilities Resource, Inc.'s control force postponement of the delivery and/or installation, the merchandise can be stored at a rate of \$24.00 per GMA pallet until installation will take place. The Buyer shall pay any demurrage charges incurred.
- 5. Client must hold property insurance for replacement value on merchandise stored in Facilities Resource, Inc. warehouse. FRI will not be responsible for damage due to fire, flood or any other uncontrolled circumstance, for client owned property stored in its warehouse and does not hold insurance for such.
- 6. Claims for damage in transit will be processed by Facilities Resource, Inc. and damaged merchandise shall be repaired or replaced to the reasonable satisfaction of the Buyer.
- Wherein product deliveries and labor at site are affected by stairs and no other means (elevator or mechanical lift) of moving products is available, an additional fee will be applied.
- 8. Storage of product for up to (2) weeks is included in the proposal cost. Storage fees commence the date the product is received.
- Additional Storage will be calculated on a weekly basis and charged on a change order until the product leaves the warehouse. Any storage change order out-standing more than (15) calendar days will cause a hold on the product release.
- 10. Delivery and installation will be made during Facilities Resource, Inc. regular business hours and according to the service schedule provided to the Buyer. Regular business hours are Monday Friday, 7:00am 5:00pm. Buyer will be billed for any additional labor costs resulting from overtime work performed at the Buyer's request. If the space provided is inadequate or requires excessive sorting or storage costs, Buyer shall reimburse Facilities Resource, Inc. for the cost of same. If the space provided is inconveniently located or on a floor different from the installation site, Buyer shall reimburse Facilities Resource, Inc. for the extra costs of transporting merchandise to and from storage. If the merchandise must be moved due to activity of other trades or other reasons, Buyer shall reimburse Facilities Resource, Inc. for the cost of same.
- 11. Facilities Resource, Inc. shall not be responsible for manufacturer's inability to meet their estimated ship dates. Estimated ship dates are for manufacturers time allowances only and do not include any time allowance for actual shipping and delivery of merchandise.
- 12. Buyer must keep the job site free and clear of debris before and during the installation. Hoisting or elevator service and adequate facilities for off-loading, staging, moving, and handling of merchandise must be provided by the Buyer and without charge to Facilities Resource, Inc. The Buyer is also responsible for securing all necessary building permits and licenses.
- 13. After arrival of the merchandise at the site, any loss or damage by weather, trades working at the site, or otherwise, shall be the responsibility of the Buyer.
- 14. Merchandise will be invoiced upon shipment from the manufacturer. Buyer agrees to pay each invoice within the Texas Prompt Payment Act Compliance: Payment for goods and services shall be governed by Chapter 2251 of the Texas Government Code. An invoice shall be deemed overdue the 31st day after the later of (1) the date licensee receives the goods under the contract; (2) the date the performance of the service under the contract is completed; or (3) the date the Williamson County Auditor receives an invoice for the goods or services. Interest charges for any overdue payments shall be paid by licensee in accordance with Texas Government Code Section 2251.025. More specifically, the rate of interest that shall accrue on a late payment is the rate in effect on September 1 of licensee's fiscal year in which the payment becomes due. The said rate in effect on September 1 shall be equal to the sum of one percent (1%); and (2) the prime rate published in the Wall Street Journal on the first day of July of the preceding fiscal year that does not fall on a Saturday or Sunday.
- 15. Any controversy or claim arising out of or relating to this Contract or any breach thereof shall be settled in accordance with the Rules of the American Arbitration Association and judgment upon the award may be entered in any court having jurisdiction thereof.
- 16. In the event of default under this agreement, the prevailing party shall be allowed to recover attorney fees in accordance with the determination of the court.
- 17. In no event shall either party be liable for any special indirect, consequential, incidental damages including, without limitation, damages for loss of business profits, business interruptions or loss of information, even if the other Party has been advised of the possibility of such damages.
- 18. Facilities Resource, Inc. will provide certificate of insurance acceptable to buyer and insurance that it maintains adequate workers compensation, general liability & property coverage at all times. If a waiver is requested as part of the insurance requirements, a \$350.00 fee per waiver will be charged.



- 19. Unless otherwise specified, all furniture is warranted by Facilities Resource, Inc. to be free from defects in materials and workmanship for the period of time each manufacturer provides on its product from date of delivery. Facilities Resource, Inc. will repair, adjust, or take corrective action on any problem free of charge within 30 days of purchase or manufacturers earliest notification. Manufacturer's warranties will apply with any charges for labor at the prevailing rates. It is expressly agreed that this warranty is in place and in lieu of all warranties of fitness and merchantability. All used or rental return merchandise is sold on an "AS IS" basis.
- 20. It shall be understood and agreed that during the term of this agreement and for a period of 12 (twelve) months, thereafter, the Buyer will not directly nor indirectly recruit and/or hire any employee of Facilities Resource, Inc., unless mutually agreed upon between Officers of the Buyer and Facilities Resource, Inc.
- 21. All additional costs listed above shall include a 25% administrative fee.
- 22. Facilities Resource, Inc. will assess a 3.5% convenience fee on all credit card transactions.
- 23. The above is the entire agreement between the Buyer and Facilities Resource, Inc. It may not be changed without mutual written authorization. These terms apply to the initial order and any subsequent orders.

I have read and understand all of the terms and conditions contained herein.			
Agreed:			
-			
Signature	Date		