

**Eagle Communications
Daniel E Staack
1376 Munroe Ave.
Columbus, NE 68601**

**Eagle Communications Inc. response to
State of NE RFP 6004 Z1**

Please confirm delivery to:

**Daniel Staack
dstaack@goeaglecom.net or
Cell 402-942-3728**

State of Nebraska (State Purchasing Bureau)
REQUEST FOR PROPOSAL FOR CONTRACTUAL SERVICES

RETURN TO:
State Purchasing Bureau
1526 K Street, Suite 130
Lincoln, Nebraska 68508
Phone: 402-471-6500
Fax: 402-471-2089

ORIGINAL - 02-12-19 DAS

SOLICITATION NUMBER	RELEASE DATE
RFP 6004 Z1	January 18, 2019
OPENING DATE AND TIME	PROCUREMENT CONTACT
February 15, 2019 2:00 p.m. Central Time	Dianna Gilliland/Annette Walton

PLEASE READ CAREFULLY!
SCOPE OF SERVICE

The State of Nebraska (State), Department of Administrative Services (DAS), Materiel Division, State Purchasing Bureau (SPB), is issuing this Request for Proposal (RFP) Number 6004 Z1 for the purpose of selecting a qualified Bidder to provide high speed transport services for participants of Network Nebraska. A more detailed description can be found in Section V. The resulting contract may not be an exclusive contract as the State reserves the right to contract for the same or similar services from other sources now or in the future.

The term of the contract will commence upon execution of the contract by the State and the Bidder (Parties) through June 30, 2023. The Contract includes the option to renew for four (4) additional one (1) year periods upon mutual agreement of the Parties. The State reserves the right to extend the period of this contract beyond the termination date when mutually agreeable to the Parties.

ALL INFORMATION PERTINENT TO THIS REQUEST FOR PROPOSAL CAN BE FOUND ON THE INTERNET AT:
<http://das.nebraska.gov/materiel/purchasing.html>.

IMPORTANT NOTICE: Pursuant to Neb. Rev. Stat. § 84-602.04, State contracts in effect as of January 1, 2014, and contracts entered into thereafter, must be posted to a public website. The resulting contract, the RFP, and the successful bidder's proposal or response will be posted to a public website managed by DAS, which can be found at <http://statecontracts.nebraska.gov>.

In addition and in furtherance of the State's public records Statute (Neb. Rev. Stat. § 84-712 et seq.), all proposals or responses received regarding this RFP will be posted to the State Purchasing Bureau public website.

These postings will include the entire proposal or response. Bidders must request that proprietary information be excluded from the posting. The bidder must identify the proprietary information, mark the proprietary information according to state law, and submit the proprietary information in a separate container or envelope marked conspicuously in black ink with the words "PROPRIETARY INFORMATION". The bidder must submit a detailed written document showing that the release of the proprietary information would give a business advantage to named business competitor(s) and explain how the named business competitor(s) will gain an actual business advantage by disclosure of information. The mere assertion that information is proprietary or that a speculative business advantage might be gained is not sufficient. (See Attorney General Opinion No. 92068, April 27, 1992) THE BIDDER MAY NOT ASSERT THAT THE ENTIRE PROPOSAL IS PROPRIETARY. COST PROPOSALS WILL NOT BE CONSIDERED PROPRIETARY AND ARE A PUBLIC RECORD IN THE STATE OF NEBRASKA. The State will then determine, in its discretion, if the interests served by nondisclosure outweighs any public purpose served by disclosure. (See Neb. Rev. Stat. § 84-712.05(3)) The Bidder will be notified of the agency's decision. Absent a State determination that information is proprietary, the State will consider all information a public record subject to release regardless of any assertion that the information is proprietary.

If the agency determines it is required to release proprietary information, the Bidder will be informed. It will be the Bidder's responsibility to defend the bidder's asserted interest in non-disclosure.

To facilitate such public postings, with the exception of proprietary information, the State of Nebraska reserves a royalty-free, nonexclusive, and irrevocable right to copy, reproduce, publish, post to a website, or otherwise use any contract, proposal, or response to this RFP for any purpose, and to authorize others to use the documents. Any individual or entity awarded a contract, or who submits a proposal or response to this RFP, specifically waives any copyright or other protection the contract, proposal, or response to the RFP may have; and, acknowledges that they have the ability and authority to enter into such waiver. This reservation and waiver is a prerequisite for submitting a proposal or response to this RFP, and award of a contract. Failure to agree to the reservation and waiver will result in the proposal or response to the RFP being found non-responsive and rejected.

Any entity awarded a contract or submitting a proposal or response to the RFP agrees not to sue, file a claim, or make a demand of any kind, and will indemnify and hold harmless the State and its employees, volunteers, agents, and its elected and appointed officials from and against any and all claims, liens, demands, damages, liability, actions, causes of action, losses, judgments, costs, and expenses of every nature, including investigation costs and expenses, settlement costs, and attorney fees and expenses, sustained or asserted against the State, arising out of, resulting from, or attributable to the posting of the contract or the proposals and responses to the RFP, awards, and other documents.

II. TERMS AND CONDITIONS

Bidders should complete Sections II through VI as part of their proposal. Bidder is expected to read the Terms and Conditions and should initial either accept, reject, or reject and provide alternative language for each clause. The bidder should also provide an explanation of why the bidder rejected the clause or rejected the clause and provided alternate language. By signing the RFP, bidder is agreeing to be legally bound by all the accepted terms and conditions, and any proposed alternative terms and conditions submitted with the proposal. The State reserves the right to negotiate rejected or proposed alternative language. If the State and bidder fail to agree on the final Terms and Conditions, the State reserves the right to reject the proposal. The State of Nebraska is soliciting proposals in response to this RFP. The State of Nebraska reserves the right to reject proposals that attempt to substitute the bidder's commercial contracts and/or documents for this RFP.

The bidders should submit with their proposal any license, user agreement, service level agreement, or similar documents that the bidder wants incorporated in the Contract. The State will not consider incorporation of any document not submitted with the bidder's proposal as the document will not have been included in the evaluation process. These documents shall be subject to negotiation and will be incorporated as addendums if agreed to by the Parties.

If a conflict or ambiguity arises after the Addendum to Contract Award have been negotiated and agreed to, the Addendum to Contract Award shall be interpreted as follows:

1. If only one Party has a particular clause then that clause shall control;
2. If both Parties have a similar clause, but the clauses do not conflict, the clauses shall be read together;
3. If both Parties have a similar clause, but the clauses conflict, the State's clause shall control.

A. GENERAL

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DES			

The contract resulting from this RFP shall incorporate the following documents:

1. Request for Proposal and Addenda;
2. Amendments to the RFP;
3. Questions and Answers;
4. Contractor's proposal (RFP and properly submitted documents);
5. The executed Contract and Addendum One to Contract, if applicable ; and,
6. Amendments/Addendums to the Contract.

These documents constitute the entirety of the contract.

Unless otherwise specifically stated in a future contract amendment, in case of any conflict between the incorporated documents, the documents shall govern in the following order of preference with number one (1) receiving preference over all other documents and with each lower numbered document having preference over any higher numbered document: 1) Amendment to the executed Contract with the most recent dated amendment having the highest priority, 2) executed Contract and any attached Addenda, 3) Amendments to RFP and any Questions and Answers, 4) the original RFP document and any Addenda, and 5) the Contractor's submitted Proposal.

Any ambiguity or conflict in the contract discovered after its execution, not otherwise addressed herein, shall be resolved in accordance with the rules of contract interpretation as established in the State of Nebraska.

B. NOTIFICATION

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DS			

Contractor and State shall identify the contract manager who shall serve as the point of contact for the executed contract.

Communications regarding the executed contract shall be in writing and shall be deemed to have been given if delivered personally or mailed, by U.S. Mail, postage prepaid, return receipt requested, to the parties at their respective addresses set forth below, or at such other addresses as may be specified in writing by either of the parties. All notices, requests, or communications shall be deemed effective upon personal delivery or three (3) calendar days following deposit in the mail.

OCIO Contract Manager
Office of the CIO
501 S. 14th St., P.O. Box 95045
Lincoln, NE 68509-5045

C. NOTICE POINT OF CONTACT (POC)

The State reserves the right to appoint a Buyer's Representative to manage [or assist the Buyer in managing] the contract on behalf of the State. The Buyer's Representative will be appointed in writing, and the appointment document will specify the extent of the Buyer's Representative authority and responsibilities. If a Buyer's Representative is appointed, the Contractor will be provided a copy of the appointment document, and is expected to cooperate accordingly with the Buyer's Representative. The Buyer's Representative has no authority to bind the State to a contract, amendment, addendum, or other change or addition to the contract.

D. GOVERNING LAW (Statutory)

Notwithstanding any other provision of this contract, or any amendment or addendum(s) entered into contemporaneously or at a later time, the parties understand and agree that, (1) the State of Nebraska is a sovereign state and its authority to contract is therefore subject to limitation by the State's Constitution, statutes, common law, and regulation; (2) this contract will be interpreted and enforced under the laws of the State of Nebraska; (3) any action to enforce the provisions of this agreement must be brought in the State of Nebraska per state law; (4) the person signing this contract on behalf of the State of Nebraska does not have the authority to waive the State's sovereign immunity, statutes, common law, or regulations; (5) the indemnity, limitation of liability, remedy, and other similar provisions of the final contract, if any, are entered into subject to the State's Constitution, statutes, common law, regulations, and sovereign immunity; and, (6) all terms and conditions of the final contract, including but not limited to the clauses concerning third party use, licenses, warranties, limitations of liability, governing law and venue, usage verification, indemnity, liability, remedy or other similar provisions of the final contract are entered into specifically subject to the State's Constitution, statutes, common law, regulations, and sovereign immunity.

The Parties must comply with all applicable local, state and federal laws, ordinances, rules, orders, and regulations.

E. BEGINNING OF WORK

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DS			

The bidder shall not commence any billable work until a valid contract has been fully executed by the State and the successful Contractor. The Contractor will be notified in writing when work may begin.

F. CHANGE ORDERS

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DB			

The State and the Contractor, upon the written agreement, may make changes to the contract within the general scope of the RFP. Changes may involve specifications, the quantity of work, or such other items as the State may find necessary or desirable. Corrections of any deliverable, service, or work required pursuant to the contract shall not be deemed a change. The Contractor may not claim forfeiture of the contract by reasons of such changes.

The Contractor shall prepare a written description of the work required due to the change and an itemized cost sheet for the change. Changes in work and the amount of compensation to be paid to the Contractor shall be determined in accordance with applicable unit prices if any, a pro-rated value, or through negotiations. The State shall not incur a price increase for changes that should have been included in the Contractor's proposal, were foreseeable, or result from difficulties with or failure of the Contractor's proposal or performance.

No change shall be implemented by the Contractor until approved by the State, and the Contract is amended to reflect the change and associated costs, if any. If there is a dispute regarding the cost, but both parties agree that immediate implementation is necessary, the change may be implemented, and cost negotiations may continue with both Parties retaining all remedies under the contract and law.

G. NOTICE OF POTENTIAL CONTRACTOR BREACH

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DB			

If Contractor breaches the contract or anticipates breaching the contract, the Contractor shall immediately give written notice to the State. The notice shall explain the breach or potential breach, a proposed cure, and may include a request for a waiver of the breach if so desired. The State may, in its discretion, temporarily or permanently waive the breach. By granting a waiver, the State does not forfeit any rights or remedies to which the State is entitled by law or equity, or pursuant to the provisions of the contract. Failure to give immediate notice, however, may be grounds for denial of any request for a waiver of a breach.

H. BREACH

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DB			

Either Party may terminate the contract, in whole or in part, if the other Party breaches its duty to perform its obligations under the contract in a timely and proper manner. Termination requires written notice of default and a thirty (30) calendar day (or longer at the non-breaching Party's discretion considering the gravity and nature of the default) cure period. Said notice shall be delivered by Certified Mail, Return Receipt Requested, or in person with proof of delivery. Allowing time to cure a failure or breach of contract does not waive the right to immediately terminate the contract for the same or different contract breach which may occur at a different time. In case of default of the Contractor, the State may contract the service from other sources and hold the Contractor responsible for any excess cost occasioned thereby.

The State's failure to make payment shall not be a breach, and the Contractor shall retain all available statutory remedies and protections.

I. NON-WAIVER OF BREACH

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DS			

The acceptance of late performance with or without objection or reservation by a Party shall not waive any rights of the Party nor constitute a waiver of the requirement of timely performance of any obligations remaining to be performed.

J. SEVERABILITY

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DS			

If any term or condition of the contract is declared by a court of competent jurisdiction to be illegal or in conflict with any law, the validity of the remaining terms and conditions shall not be affected, and the rights and obligations of the parties shall be construed and enforced as if the contract did not contain the provision held to be invalid or illegal.

K. INDEMNIFICATION

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DS			

1. GENERAL

The Contractor agrees to defend, indemnify, and hold harmless the State and its employees, volunteers, agents, and its elected and appointed officials ("the indemnified parties") from and against any and all third party claims, liens, demands, damages, liability, actions, causes of action, losses, judgments, costs, and expenses of every nature, including investigation costs and expenses, settlement costs, and attorney fees and expenses ("the claims"), sustained or asserted against the State for personal injury, death, or property loss or damage, arising out of, resulting from, or attributable to the willful misconduct, negligence, error, or omission of the Contractor, its employees, subcontractors, consultants, representatives, and agents, resulting from this contract, except to the extent such Contractor liability is attenuated by any action of the State which directly and proximately contributed to the claims.

2. INTELLECTUAL PROPERTY

The Contractor agrees it will, at its sole cost and expense, defend, indemnify, and hold harmless the indemnified parties from and against any and all claims, to the extent such claims arise out of, result from, or are attributable to, the actual or alleged infringement or misappropriation of any patent, copyright, trade secret, trademark, or confidential information of any third party by the Contractor or its employees, subcontractors, consultants, representatives, and agents; provided, however, the State gives the Contractor prompt notice in writing of the claim. The Contractor may not settle any infringement claim that will affect the State's use of the Licensed Software without the State's prior written consent, which consent may be withheld for any reason.

If a judgment or settlement is obtained or reasonably anticipated against the State's use of any intellectual property for which the Contractor has indemnified the State, the Contractor shall, at the Contractor's sole cost and expense, promptly modify the item or items which were determined to be infringing, acquire a license or licenses on the State's behalf to provide the necessary rights to the State to eliminate the infringement, or provide the State with a non-infringing substitute that provides the State the same functionality. At the State's election, the actual or anticipated judgment may be treated as a breach of warranty by the Contractor, and the State may receive the remedies provided under this RFP.

3. PERSONNEL

The Contractor shall, at its expense, indemnify and hold harmless the indemnified parties from and against any claim with respect to withholding taxes, worker's compensation, employee benefits, or any other claim, demand, liability, damage, or loss of any nature relating to any of the personnel, including subcontractor's and their employees, provided by the Contractor.

4. SELF-INSURANCE

The State of Nebraska is self-insured for any loss and purchases excess insurance coverage pursuant to Neb. Rev. Stat. § 81-8,239.01 (Reissue 2008). If there is a presumed loss under the provisions of this agreement, Contractor may file a claim with the Office of Risk Management pursuant to Neb. Rev. Stat. §§ 81-8,829 – 81-8,306 for review by the State Claims Board. The State retains all rights and immunities under the State Miscellaneous (Section 81-8,294), Tort (Section 81-8,209), and Contract Claim Acts (Section 81-8,302), as outlined in Neb. Rev. Stat. § 81-8,209 et seq. and under any other provisions of law and accepts liability under this agreement to the extent provided by law.

5. The Parties acknowledge that Attorney General for the State of Nebraska is required by statute to represent the legal interests of the State, and that any provision of this indemnity clause is subject to the statutory authority of the Attorney General.

L. ATTORNEY'S FEES

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DES			

In the event of any litigation, appeal, or other legal action to enforce any provision of the contract, the Parties agree to pay all expenses of such action, as permitted by law and if order by the court, including attorney's fees and costs, if the other Party prevails.

M. ASSIGNMENT, SALE, OR MERGER

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DES			

Either Party may assign the contract upon mutual written agreement of the other Party. Such agreement shall not be unreasonably withheld.

The Contractor retains the right to enter into a sale, merger, acquisition, internal reorganization, or similar transaction involving Contractor's business. Contractor agrees to cooperate with the State in executing amendments to the contract to allow for the transaction. If a third party or entity is involved in the transaction, the Contractor will remain responsible for performance of the contract until such time as the person or entity involved in the transaction agrees in writing to be contractually bound by this contract and perform all obligations of the contract.

N. CONTRACTING WITH OTHER NEBRASKA POLITICAL SUB-DIVISIONS

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DEZ			

The Contractor may, but shall not be required to, allow agencies, as defined in Neb. Rev. Stat. §81-145, to use this contract. The terms and conditions, including price, of the contract may not be amended. The State shall not be contractually obligated or liable for any contract entered into pursuant to this clause. A listing of Nebraska political subdivisions may be found at the website of the Nebraska Auditor of Public Accounts.

O. FORCE MAJEURE

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DEZ			

Neither Party shall be liable for any costs or damages, or for default resulting from its inability to perform any of its obligations under the contract due to a natural or manmade event outside the control and not the fault of the affected Party ("Force Majeure Event"). The Party so affected shall immediately make a written request for relief to the other Party, and shall have the burden of proof to justify the request. The other Party may grant the relief requested; relief may not be unreasonably withheld. Labor disputes with the impacted Party's own employees will not be considered a Force Majeure Event.

P. CONFIDENTIALITY

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DEZ			

All materials and information provided by the Parties or acquired by a Party on behalf of the other Party shall be regarded as confidential information. All materials and information provided or acquired shall be handled in accordance with federal and state law, and ethical standards. Should said confidentiality be breached by a Party, the Party shall notify the other Party immediately of said breach and take immediate corrective action.

It is incumbent upon the Parties to inform their officers and employees of the penalties for improper disclosure imposed by the Privacy Act of 1974, 5 U.S.C. 552a. Specifically, 5 U.S.C. 552a (i)(1), which is made applicable by 5 U.S.C. 552a (m)(1), provides that any officer or employee, who by virtue of his/her employment or official position has possession of or access to agency records which contain individually identifiable information, the disclosure of which is prohibited by the Privacy Act or regulations established thereunder, and who knowing that disclosure of the specific material is prohibited, willfully discloses the material in any manner to any person or agency not entitled to receive it, shall be guilty of a misdemeanor and fined not more than \$5,000.

Q. EARLY TERMINATION

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DES			

The contract may be terminated as follows:

1. The State and the Contractor, by mutual written agreement, may terminate the contract at any time.
2. The State, in its sole discretion, may terminate the contract for any reason upon thirty (30) calendar day's written notice to the Contractor. Such termination shall not relieve the Contractor of warranty or other service obligations incurred under the terms of the contract. In the event of termination the Contractor shall be entitled to payment, determined on a pro rata basis, for products or services satisfactorily performed or provided.
3. The State may terminate the contract immediately for the following reasons:
 - a. if directed to do so by statute;
 - b. Contractor has made an assignment for the benefit of creditors, has admitted in writing its inability to pay debts as they mature, or has ceased operating in the normal course of business;
 - c. a trustee or receiver of the Contractor or of any substantial part of the Contractor's assets has been appointed by a court;
 - d. fraud, misappropriation, embezzlement, malfeasance, misfeasance, or illegal conduct pertaining to performance under the contract by its Contractor, its employees, officers, directors, or shareholders;
 - e. an involuntary proceeding has been commenced by any Party against the Contractor under any one of the chapters of Title 11 of the United States Code and (i) the proceeding has been pending for at least sixty (60) calendar days; or (ii) the Contractor has consented, either expressly or by operation of law, to the entry of an order for relief; or (iii) the Contractor has been decreed or adjudged a debtor;
 - f. a voluntary petition has been filed by the Contractor under any of the chapters of Title 11 of the United States Code;
 - g. Contractor intentionally discloses confidential information;
 - h. Contractor has or announces it will discontinue support of the deliverable; and,
 - i. In the event funding is no longer available.

R. CONTRACT CLOSEOUT

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DES			

Upon contract closeout for any reason the Contractor shall within 30 days, unless stated otherwise herein:

1. Transfer all completed or partially completed deliverables to the State;
2. Transfer ownership and title to all completed or partially completed deliverables to the State;
3. Return to the State all information and data, unless the Contractor is permitted to keep the information or data by contract or rule of law. Contractor may retain one copy of any information or data as required to comply with applicable work product documentation standards or as are automatically retained in the course of Contractor's routine back up procedures;
4. Cooperate with any successor Contractor, person or entity in the assumption of any or all of the obligations of this contract;
5. Cooperate with any successor Contractor, person or entity with the transfer of information or data related to this contract;
6. Return or vacate any state owned real or personal property; and,
7. Return all data in a mutually acceptable format and manner.

Nothing in this Section should be construed to require the Contractor to surrender intellectual property, real or personal property, or information or data owned by the Contractor for which the State has no legal claim.

III. CONTRACTOR DUTIES

A. INDEPENDENT CONTRACTOR / OBLIGATIONS

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DS			

It is agreed that the Contractor is an independent contractor and that nothing contained herein is intended or should be construed as creating or establishing a relationship of employment, agency, or a partnership.

The Contractor is solely responsible for fulfilling the contract. The Contractor or the Contractor's representative shall be the sole point of contact regarding all contractual matters.

The Contractor shall secure, at its own expense, all personnel required to perform the services under the contract. The personnel the Contractor uses to fulfill the contract shall have no contractual or other legal relationship with the State; they shall not be considered employees of the State and shall not be entitled to any compensation, rights or benefits from the State, including but not limited to, tenure rights, medical and hospital care, sick and vacation leave, severance pay, or retirement benefits.

By-name personnel commitments made in the Contractor's proposal shall not be changed without the prior written approval of the State. Replacement of these personnel, if approved by the State, shall be with personnel of equal or greater ability and qualifications.

All personnel assigned by the Contractor to the contract shall be employees of the Contractor or a subcontractor, and shall be fully qualified to perform the work required herein. Personnel employed by the Contractor or a subcontractor to fulfill the terms of the contract shall remain under the sole direction and control of the Contractor or the subcontractor respectively.

With respect to its employees, the Contractor agrees to be solely responsible for the following:

1. Any and all pay, benefits, and employment taxes and/or other payroll withholding;
2. Any and all vehicles used by the Contractor's employees, including all insurance required by state law;
3. Damages incurred by Contractor's employees within the scope of their duties under the contract;
4. Maintaining Workers' Compensation and health insurance that complies with state and federal law and submitting any reports on such insurance to the extent required by governing law;
5. Determining the hours to be worked and the duties to be performed by the Contractor's employees; and,
6. All claims on behalf of any person arising out of employment or alleged employment (including without limit claims of discrimination alleged against the Contractor, its officers, agents, or subcontractors or subcontractor's employees).

If the Contractor intends to utilize any subcontractor, the subcontractor's level of effort, tasks, and time allocation should be clearly defined in the bidder's proposal. The Contractor shall agree that it will not utilize any subcontractors not specifically included in its proposal in the performance of the contract without the prior written authorization of the State.

The State reserves the right to require the Contractor to reassign or remove from the project any Contractor or subcontractor employee.

Contractor shall insure that the terms and conditions contained in any contract with a subcontractor does not conflict with the terms and conditions of this contract.

The Contractor shall include a similar provision, for the protection of the State, in the contract with any Subcontractor engaged to perform work on this contract.

B. EMPLOYEE WORK ELIGIBILITY STATUS

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DES			

The Contractor is required and hereby agrees to use a federal immigration verification system to determine the work eligibility status of employees physically performing services within the State of Nebraska. A federal immigration verification system means the electronic verification of the work authorization program authorized by the Illegal Immigration Reform and Immigrant Responsibility Act of 1996, 8 U.S.C. 1324a, known as the E-Verify Program, or an equivalent federal program designated by the United States Department of Homeland Security or other federal agency authorized to verify the work eligibility status of an employee.

If the Contractor is an individual or sole proprietorship, the following applies:

1. The Contractor must complete the United States Citizenship Attestation Form, available on the Department of Administrative Services website at <http://das.nebraska.gov/materiel/purchasing.html>
The completed United States Attestation Form should be submitted with the RFP response.
2. If the Contractor indicates on such attestation form that he or she is a qualified alien, the Contractor agrees to provide the US Citizenship and Immigration Services documentation required to verify the Contractor's lawful presence in the United States using the Systematic Alien Verification for Entitlements (SAVE) Program.
3. The Contractor understands and agrees that lawful presence in the United States is required and the Contractor may be disqualified or the contract terminated if such lawful presence cannot be verified as required by Neb. Rev. Stat. §4-108.

C. COMPLIANCE WITH CIVIL RIGHTS LAWS AND EQUAL OPPORTUNITY EMPLOYMENT / NONDISCRIMINATION (Statutory)

The Contractor shall comply with all applicable local, state, and federal statutes and regulations regarding civil rights laws and equal opportunity employment. The Nebraska Fair Employment Practice Act prohibits Contractors of the State of Nebraska, and their subcontractors, from discriminating against any employee or applicant for employment, with respect to hire, tenure, terms, conditions, compensation, or privileges of employment because of race, color, religion, sex, disability, marital status, or national origin (Neb. Rev. Stat. §48-1101 to 48-1125). The Contractor guarantees compliance with the Nebraska Fair Employment Practice Act, and breach of this provision shall be regarded as a material breach of contract. The Contractor shall insert a similar provision in all Subcontracts for services to be covered by any contract resulting from this RFP.

D. COOPERATION WITH OTHER CONTRACTORS

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DES			

Contractor may be required to work with or in close proximity to other Contractors or individuals that may be working on same or different projects. The Contractor shall agree to cooperate with such other Contractors or individuals, and shall not commit or permit any act which may interfere with the performance of work by any other contractor or individual. Contractor is not required to compromise Contractor's intellectual property or proprietary information unless expressly required to do so by this contract.

E. PERMITS, REGULATIONS, LAWS

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DES			

The contract price shall include the cost of all royalties, licenses, permits, and approvals, whether arising from patents, trademarks, copyrights or otherwise, that are in any way involved in the contract. The Contractor shall obtain and pay for all royalties, licenses, and permits, and approvals necessary for the execution of the contract. The Contractor must guarantee that it has the full legal right to the materials, supplies, equipment, software, and other items used to execute this contract.

F. OWNERSHIP OF INFORMATION AND DATA / DELIVERABLES

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DES			

The State shall have the unlimited right to publish, duplicate, use, and disclose all information and data developed or obtained by the Contractor on behalf of the State pursuant to this contract.

The State shall own and hold exclusive title to any deliverable developed as a result of this contract. Contractor shall have no ownership interest or title, and shall not patent, license, or copyright, duplicate, transfer, sell, or exchange, the design, specifications, concept, or deliverable.

G. INSURANCE REQUIREMENTS

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DES			

The Contractor shall throughout the term of the contract maintain insurance as specified herein and provide the State a current Certificate of Insurance/Acord Form (COI) verifying the coverage. The Contractor shall not commence work on the contract until the insurance is in place. If Contractor subcontracts any portion of the Contract the Contractor must, throughout the term of the contract, either:

1. Provide equivalent insurance for each subcontractor and provide a COI verifying the coverage for the subcontractor;
2. Require each subcontractor to have equivalent insurance and provide written notice to the State that the Contractor has verified that each subcontractor has the required coverage; or,
3. Provide the State with copies of each subcontractor's Certificate of Insurance evidencing the required coverage.

The Contractor shall not allow any subcontractor to commence work until the subcontractor has equivalent insurance. The failure of the State to require a COI, or the failure of the Contractor to provide a COI or require subcontractor insurance shall not limit, relieve, or decrease the liability of the Contractor hereunder.

In the event that any policy written on a claims-made basis terminates or is canceled during the term of the contract or within one (1) year of termination or expiration of the contract, the contractor shall obtain an extended discovery or

reporting period, or a new insurance policy, providing coverage required by this contract for the term of the contract and one (1) year following termination or expiration of the contract.

If by the terms of any insurance a mandatory deductible is required, or if the Contractor elects to increase the mandatory deductible amount, the Contractor shall be responsible for payment of the amount of the deductible in the event of a paid claim.

Notwithstanding any other clause in this Contract, the State may recover up to the liability limits of the insurance policies required herein.

1. WORKERS' COMPENSATION INSURANCE

The Contractor shall take out and maintain during the life of this contract the statutory Workers' Compensation and Employer's Liability Insurance for all of the contactors' employees to be engaged in work on the project under this contract and, in case any such work is sublet, the Contractor shall require the subcontractor similarly to provide Worker's Compensation and Employer's Liability Insurance for all of the subcontractor's employees to be engaged in such work. This policy shall be written to meet the statutory requirements for the state in which the work is to be performed, including Occupational Disease. **The policy shall include a waiver of subrogation in favor of the State. The COI shall contain the mandatory COI subrogation waiver language found hereinafter.** The amounts of such insurance shall not be less than the limits stated hereinafter. For employees working in the State of Nebraska, the policy must be written by an entity authorized by the State of Nebraska Department of Insurance to write Workers' Compensation and Employer's Liability Insurance for Nebraska employees.

2. COMMERCIAL GENERAL LIABILITY INSURANCE AND COMMERCIAL AUTOMOBILE LIABILITY INSURANCE

The Contractor shall take out and maintain during the life of this contract such Commercial General Liability Insurance and Commercial Automobile Liability Insurance as shall protect Contractor and any subcontractor performing work covered by this contract from claims for damages for bodily injury, including death, as well as from claims for property damage, which may arise from operations under this contract, whether such operation be by the Contractor or by any subcontractor or by anyone directly or indirectly employed by either of them, and the amounts of such insurance shall not be less than limits stated hereinafter.

The Commercial General Liability Insurance shall be written on an **occurrence basis**, and provide Premises/Operations, Products/Completed Operations, Independent Contractors, Personal Injury, and Contractual Liability coverage. **The policy shall include the State, and others as required by the contract documents, as Additional Insured(s).** This policy shall be primary, and any insurance or self-insurance carried by the State shall be considered secondary and non-contributory. **The COI shall contain the mandatory COI liability waiver language found hereinafter.** The Commercial Automobile Liability Insurance shall be written to cover all Owned, Non-owned, and Hired vehicles.

REQUIRED INSURANCE COVERAGE	
COMMERCIAL GENERAL LIABILITY	
General Aggregate	\$2,000,000
Products/Completed Operations Aggregate	\$2,000,000
Personal/Advertising Injury	\$1,000,000 per occurrence
Bodily Injury/Property Damage	\$1,000,000 per occurrence
Medical Payments	\$10,000 any one person
Damage to Rented Premises (Fire)	\$300,000 each occurrence
Contractual	Included
Independent Contractors	Included
Abuse & Molestation	Included
<i>If higher limits are required, the Umbrella/Excess Liability limits are allowed to satisfy the higher limit.</i>	
WORKER'S COMPENSATION	
Employers Liability Limits	\$500K/\$500K/\$500K
Statutory Limits- All States	Statutory - State of Nebraska
Voluntary Compensation	Statutory
COMMERCIAL AUTOMOBILE LIABILITY	
Bodily Injury/Property Damage	\$1,000,000 combined single limit
Include All Owned, Hired & Non-Owned Automobile liability	Included
Motor Carrier Act Endorsement	Where Applicable
UMBRELLA/EXCESS LIABILITY	
Over Primary Insurance	\$5,000,000 per occurrence
COMMERCIAL CRIME	
Crime/Employee Dishonesty Including 3rd Party Fidelity	\$1,000,000
CYBER LIABILITY	
Breach of Privacy, Security Breach, Denial of Service, Remediation, Fines and Penalties	\$10,000,000
CONTRACTOR'S POLLUTION LIABILITY	
Each Occurrence/Aggregate Limit	\$2,000,000
Includes Non-Owned Disposal Sites	
MANDATORY COI SUBROGATION WAIVER LANGUAGE	
"Workers' Compensation policy shall include a waiver of subrogation in favor of the State of Nebraska."	
MANDATORY COI LIABILITY WAIVER LANGUAGE	
"Commercial General Liability & Commercial Automobile Liability policies shall name the State of Nebraska as an Additional Insured and the policies shall be primary and any insurance or self-insurance carried by the State shall be considered secondary and non-contributory as additionally insured."	

If the mandatory COI subrogation waiver language or mandatory COI liability waiver language on the COI states that the waiver is subject to, condition upon, or otherwise limit by the insurance policy, a copy of the relevant sections of the policy must be submitted with the COI so the State can review the limitations imposed by the insurance policy.

3. EVIDENCE OF COVERAGE

The Contractor shall furnish the Contract Manager, with a certificate of insurance coverage complying with the above requirements prior to beginning work at:

State of Nebraska
Office of the CIO
Attn: Contract Manager
501 S. 14th St., P.O. Box 95045
Lincoln, NE 68509-5045

These certificates or the cover sheet shall reference the RFP number, and the certificates shall include the name of the company, policy numbers, effective dates, dates of expiration, and amounts and types of coverage afforded. If the State is damaged by the failure of the Contractor to maintain such insurance, then the Contractor shall be responsible for all reasonable costs properly attributable thereto.

Reasonable notice of cancellation of any required insurance policy must be submitted to the contract manager as listed above when issued and a new coverage binder shall be submitted immediately to ensure no break in coverage.

4. DEVIATIONS

The insurance requirements are subject to limited negotiation. Negotiation typically includes, but is not necessarily limited to, the correct type of coverage, necessity for Workers' Compensation, and the type of automobile coverage carried by the Contractor.

H. ANTITRUST

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DS			

The Contractor hereby assigns to the State any and all claims for overcharges as to goods and/or services provided in connection with this contract resulting from antitrust violations which arise under antitrust laws of the United States and the antitrust laws of the State.

I. CONFLICT OF INTEREST

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DR			

By submitting a proposal, bidder certifies that there does not now exist a relationship between the bidder and any person or entity which is or gives the appearance of a conflict of interest related to this RFP or project.

The bidder certifies that it shall not take any action or acquire any interest, either directly or indirectly, which will conflict in any manner or degree with the performance of its services hereunder or which creates an actual or an appearance of conflict of interest.

The bidder certifies that it will not knowingly employ any individual known by bidder to have a conflict of interest.

The Parties shall not knowingly, for a period of two years after execution of the contract, recruit or employ any employee or agent of the other Party who has worked on the RFP or project, or who had any influence on decisions affecting the RFP or project.

J. STATE PROPERTY

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DS			

The Contractor shall be responsible for the proper care and custody of any State-owned property which is furnished for the Contractor's use during the performance of the contract. The Contractor shall reimburse the State for any loss or damage of such property; normal wear and tear is expected.

K. SITE RULES AND REGULATIONS

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DS			

The Contractor shall use its best efforts to ensure that its employees, agents, and subcontractors comply with site rules and regulations while on State premises. If the Contractor must perform on-site work outside of the daily operational hours set forth by the State, it must make arrangements with the State to ensure access to the facility and the equipment has been arranged. No additional payment will be made by the State on the basis of lack of access, unless the State fails to provide access as agreed to in writing between the State and the Contractor.

L. ADVERTISING

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DR			

The Contractor agrees not to refer to the contract award in advertising in such a manner as to state or imply that the company or its services are endorsed or preferred by the State. Any publicity releases pertaining to the project shall not be issued without prior written approval from the State.

M. NEBRASKA TECHNOLOGY ACCESS STANDARDS (Statutory)

Contractor shall review the Nebraska Technology Access Standards, found at <http://nitc.nebraska.gov/standards/2-201.html> and ensure that products and/or services provided under the contract are in compliance or will comply with the applicable standards to the greatest degree possible. In the event such standards change during the Contractor's performance, the State may create an amendment to the contract to request the contract comply with the changed standard at a cost mutually acceptable to the parties.

N. DISASTER RECOVERY/BACK UP PLAN

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DS			

The Contractor shall have a disaster recovery and back-up plan, of which a copy should be provided upon request to the State, which includes, but is not limited to equipment, personnel, facilities, and transportation, in order to continue services as specified under the specifications in the contract in the event of a disaster.

O. DRUG POLICY

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DS			

Contractor certifies it maintains a drug free work place environment to ensure worker safety and workplace integrity. Contractor agrees to provide a copy of its drug free workplace policy at any time upon request by the State.

IV. PAYMENT

A. PROHIBITION AGAINST ADVANCE PAYMENT (Statutory)

Payments shall not be made until contractual deliverable(s) are received and accepted by the State.

B. TAXES (Statutory)

The State is not required to pay taxes and assumes no such liability as a result of this solicitation. Any property tax payable on the Contractor's equipment which may be installed in a state-owned facility is the responsibility of the Contractor.

C. INVOICES

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DS			

Invoices for payments must be submitted by the Contractor with sufficient detail to support payment. Invoices for the high speed transport service will be issued to the entity being served by such services. The terms and conditions included in the Contractor's invoice shall be deemed to be solely for the convenience of the parties. No terms or conditions of any such invoice shall be binding upon the State, and no action by the State, including without limitation the payment of any such invoice in whole or in part, shall be construed as binding or estopping the State with respect to any such term or condition, unless the invoice term or condition has been previously agreed to by the State as an amendment to the contract.

If the Contractor traditionally includes itemization of applicable taxes and fees (e.g. Nebraska Universal Service Fund) on the monthly invoices, the Contractor must be reminded that the total monthly costs on auto-generated invoices must exactly match the costs as itemized in the bidder's Cost Sheet.

The State will provide detailed billing instructions for each order as placed. In some cases the billed entity will be a consolidated billing to the State in an electronic or print format. For E-rate eligible entities, the Contractor may be instructed to bill each entity directly to ensure that appropriate E-rate processing can be accomplished. The Contractor must comply with all applicable E-rate requirements. The State may request a copy or summary of billings to other entities. Billings for the Individual Sites High Speed WAN must comply with the following specific requirements:

1. Eligible participants must file contract orders for equipment or services under this section that specifies the number and location of sites.
2. The billing to all eligible participants in a region for services under this section must reflect a cost per Individual location.

D. INSPECTION AND APPROVAL

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DS			

Final inspection and approval of all work required under the contract shall be performed by the designated State officials.

The State and/or its authorized representatives shall have the right to enter any premises where the Contractor or subcontractor duties under the contract are being performed, and to inspect, monitor or otherwise evaluate the work being performed. All inspections and evaluations shall be at reasonable times and in a manner that will not unreasonably delay work.

E. PAYMENT

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DS			

The State will render payment to Contractor when the terms and conditions of the contract and specifications have been satisfactorily completed on the part of the Contractor as solely determined by the State. (Neb. Rev. Stat. Section 73-506(1)) Payment will be made by the responsible agency in compliance with the State of Nebraska Prompt Payment Act (See Neb. Rev. Stat. §81-2401 through 81-2408). The State may require the Contractor to accept payment by electronic means such as ACH deposit. In no event shall the State be responsible or liable to pay for any services provided by the Contractor prior to the Effective Date of the contract and the Contractor hereby waives any claim or cause of action for any such services.

F. LATE PAYMENT (Statutory)

The Contractor may charge the responsible agency interest for late payment in compliance with the State of Nebraska Prompt Payment Act (See Neb. Rev. Stat. §81-2401 through 81-2408).

G. SUBJECT TO FUNDING / FUNDING OUT CLAUSE FOR LOSS OF APPROPRIATIONS

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DS			

The State's obligation to pay amounts due on the Contract for a fiscal years following the current fiscal year is contingent upon legislative appropriation of funds. Should said funds not be appropriated, the State may terminate the contract with respect to those payments for the fiscal year(s) for which such funds are not appropriated. The State will give the Contractor written notice thirty (30) calendar days prior to the effective date of termination. All obligations of the State to make payments after the termination date will cease. The Contractor shall be entitled to receive just and equitable compensation for any authorized work which has been satisfactorily completed as of the termination date. In no event shall the Contractor be paid for a loss of anticipated profit.

H. RIGHT TO AUDIT (First Paragraph is Statutory)

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DS			

The State shall have the right to audit the Contractor's performance of this contract upon a 30 days' written notice. Contractor shall utilize generally accepted accounting principles, and shall maintain the accounting records, and other records and information relevant to the contract (Information) to enable the State to audit the contract. The State may audit and the Contractor shall maintain, the Information during the term of the contract and for a period of five (5) years after the completion of this contract or until all issues or litigation are resolved, whichever is later. The Contractor shall make the Information available to the State at Contractor's place of business or a location acceptable to both Parties during normal business hours. If this is not practical or the Contractor so elects, the Contractor may provide electronic or paper copies of the Information. The State reserves the right to examine, make copies of, and take notes on any Information relevant to this contract, regardless of the form or the Information, how it is stored, or who possesses the Information. Under no circumstance will the Contractor be required to create or maintain documents not kept in the ordinary course of contractor's business operations, nor will contractor be required to

disclose any information, including but not limited to product cost data, which is confidential or proprietary to contractor.

The Parties shall pay their own costs of the audit unless the audit finds a previously undisclosed overpayment by the State. If a previously undisclosed overpayment exceeds one-half of one percent (0.5%) of the total contract billings, or if fraud, material misrepresentations, or non-performance is discovered on the part of the Contractor, the Contractor shall reimburse the State for the total costs of the audit. Overpayments and audit costs owed to the State shall be paid within ninety days of written notice of the claim. The Contractor agrees to correct any material weaknesses or condition found as a result of the audit.

V. PROJECT DESCRIPTION AND SCOPE OF WORK

The Bidder should carefully read, review, and respond with the information requested, section-by-section, in response to this RFP.

The objective of this RFP is to update and expand the network that is currently in place to serve the eligible education entities of Network Nebraska as defined by Neb. Rev. Stat. 79-1201.01(3). Network Nebraska is defined in Neb. Rev. Stat. 86-5,100 (LB1208, 2006). Network Nebraska shall consist of contractual agreements with providers to meet the demand of state agencies, local governments, and educational entities. Such network shall provide access to a reliable and affordable infrastructure capable of carrying a spectrum of services and applications, including distance education across the state. Only E-rate eligible entities will apply for E-rate discounts.

The State of Nebraska bids these services on behalf of numerous E-rate eligible education entities and some non-E-rate eligible entities across the State. Each E-rate eligible entity must be allowed a reasonable duration to hold a public meeting of its administrative board to approve its purchase from the resulting state contract(s) and to file its E-rate Form 471 prior to the national 2019 E-rate deadline and each succeeding year to be established by the USAC. Once Intent to Contract have been announced by the State, each contractor must work expeditiously toward a signed contract to allow enough time for the local approval process. Failure to reach a signed contract with the State prior to Friday, March 1, 2019, may risk negation of purchases for the July 1, 2019 through June 30, 2020 performance year.

Appendix A Cost Sheet includes school districts, public libraries, and independent colleges.
 Appendix B Cost Sheet includes translator towers serving Nebraska Educational Television.
 Appendix C Cost Sheet includes interconnections between school district-to-public library locations.

A. E-RATE

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DG			

The originating FCC Form 470 for this RFP can be found at <https://portal.usac.org/suite> and searching "Records > FCC Forms 470 > Funding Year 2019 > Nebraska > BEN 225870."

Each Bidder must have a Service Provider's Form 498 I.D. # (formerly SPIN) from the Universal Service Administrative Company and be eligible to participate in the Universal Service Fund discount program for telecommunications services provided to the E-rate eligible entities. Bidder agrees to provide any discounts, including any accrued credits, for which the entity is eligible under the Universal Service Fund for school telecommunications services. Bidder will, at its expense, prepare and file all carrier documents and reports required for the eligible entities to receive the benefit of such discounts and credits. The Bidder's Service Provider's Form 498 I.D. # (formerly SPIN) issued to bidder by the Universal Service Administrative Company should be included in the responding bid.

As required by the Federal Communications Commission (FCC), providers of eligible services must comply with the Lowest Corresponding Price (LCP) rule:

1. 47 CFR § 54.500(f)

Lowest Corresponding Price (LCP) is the lowest price that a service provider charges to non-residential customers who are similarly situated to a particular school, library, or library consortium for similar services. ("Similarly situated" means the "geographic service area" in which a service provider is seeking to serve customers with any of its E-rate services.)

2. 47 CFR § 54.511(b)

Providers of eligible services shall not charge schools, school districts, libraries, library consortia, or consortia including any of these entities a price above the lowest corresponding price for supported services, unless the Federal Communications Commission, with respect to interstate services or the state commission with respect to intrastate services, finds that the lowest corresponding price is not compensatory.

The Billed Entity Applicant Reimbursement (BEAR) FCC Form 472 is filed by the applicant and approved by the service provider after the applicant has paid for services in full. The Service Provider Invoice (SPI) FCC Form 474 is filed by the service provider after the applicant has been billed for the non-discount portion of the cost of eligible

services. Note: Applicants may choose their method of invoicing; service providers cannot force applicants to use a particular method.

As required by USAC policy, the contractor must retain documents from the bidding process through ten (10) years past the last date of service. Documents may be retained in electronic format or paper. The document list includes, but is not limited to, copies of bids, signed contracts, proof of service delivery, invoices, documentation of any service down time, and any other document retention required by the FCC. The Bidder should provide the following information in response to this Request for Proposal and must provide prior to contract award.

Service Provider's Form 498 I.D. # (formerly SPIN): 143005853

B. NETWORK AGGREGATION

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DES			

RFP Appendix A and Appendix B sites involve Ethernet connectivity from Network Nebraska participant locations to one or more of the listed core aggregation locations (below). An award will be made for each participant location to a single core aggregation location based on lowest cost. If bid pricing is identical to two or more aggregation locations, and is awarded, the specific aggregation location will be decided by the Network Nebraska engineering.

1. Omaha–Peter Kiewit Institute, 1110 S. 67th Street,
2. Omaha-Nebraska Data Center, 1623 Farnam Street,
3. Lincoln-Nebraska Hall, 901 N. 17th Street,
4. Grand Island-College Park, 3180 W. Hwy 34,
5. Scottsbluff-Panhandle Research Center, 4502 Avenue I.

RFP Appendix C sites involve point-to-point Ethernet connectivity between public school buildings and public libraries. An award will be made for each circuit based on lowest overall cost over the 48-month initial contract term.

IMPORTANT NOTES:

1. Most services listed above will be offered to Schools and Libraries and therefore must meet E-rate guidelines for eligible services, products, service providers and contracts.
2. All State agencies, the University of Nebraska, political subdivisions and other "eligible participants" will be allowed to purchase off this contract.
3. There is no guarantee that any or all the institutions listed will purchase any or all of the services requested in this RFP.
4. Network Nebraska has five (5) major network node locations that are used as "core" aggregation points:
 - a. Peter Kiewit Institute
University of Nebraska – Omaha
1110 South 67th Street, Room 166
Omaha, Nebraska 68182-0694
 - b. NDC Carrier "Hotel"/NCC Co-location Centers, LLC.
1623 Farnam Street, Suite 300A
Omaha, NE 68102
 - c. University of Nebraska Data Center
Room 230 Nebraska Hall
University of Nebraska-Lincoln
901 North 17th Street
Lincoln, Nebraska 68588-0521
 - d. College Park
3180 W Hwy 34. Room 208.5
Grand Island, NE 68801-7279

- e. Panhandle Research and Extension Center
4502 Avenue I
Scottsbluff, NE 69361-4939

C. PROJECT OVERVIEW

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DR			

The objective of this RFP is to identify Contractor(s) who will design, develop, and implement high-speed data connectivity that will meet the current and future telecommunications needs of eligible participants over the term of the contract. Each Bidder will provide cost-effective, scalable and flexible high speed data transport services that can connect eligible entities listed in Appendix A and B to Network Nebraska. The Bidder may bid on one, some or all of the eligible entities listed in Appendix A and B.

Each site/service will be reviewed individually. When bidding Appendix A and B locations, the Bidder must bid all costs to provide connectivity from the entity listed to at least one of the Network Nebraska aggregation points listed at the top of the Cost Sheet.

For Appendix A and B, the Bidder will include transport from the identified location with connectivity through the carriers' cloud and ending at one of the identified aggregation locations. Connectivity back to the aggregation location must have the capacity to support all eligible entities bid transmitting at full capacity at any given time. A one (1) Gigabit Ethernet interface physical hand-off is required as a minimum for the connection at the identified aggregation locations. The cost for connectivity back to the aggregation location MUST be figured into the MRC (monthly recurring charge) for the individual sites being bid. The State of Nebraska will not accept separate costs for the aggregation ports that connect all of the eligible entities to Network Nebraska. All co-location data center cross-connect and fiber path costs needed to provide the physical interface hand-over to Network Nebraska equipment will be the responsibility of the Bidder. A co-location space will be provided at the aggregation locations for the Contractor.

Eligible entities may include colleges, universities, state government, political subdivisions and K-12 institutions. The network design must accommodate the full implementation of Network Nebraska connections including a statewide, multi-purpose backbone.

Appendix C circuits will include point-to-point Ethernet transport between two locations as listed in the cost sheet.

All proposals must meet the technical requirements as stated in the RFP. The State requires the Bidder to bid a multi-purpose transport connection to interconnect the listed institutions along with the corresponding services that considers present, as well as future, state-of-the-art technologies.

D. PROJECT ENVIRONMENT

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DR			

The current project environment consists of a multi-provider, layer-2 high-speed Ethernet network. Multiple provider clouds connect to the various eligible entities. Providers hand off eligible entities to Network Nebraska at one of the identified core locations and the Network Nebraska MPLS backbone interconnects Nebraska educational entities and provides transport to at least two Internet egress points.

E. PROJECT REQUIREMENTS

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DS			

The K-12 schools, educational service units, and public libraries that require this service must be converted during the month of July 2019, or if ordered in Year 2, 3, or 4, the month of July for each succeeding year. The circuits should be installed and tested no later than the first Friday in August 2019 and each succeeding year, however neither the State nor the participating eligible entities can incur charges on these circuits until after July 1 of the implementation year due to E-rate. The cutover to the customer must be complete by the first Friday in August 2019 and each succeeding year or incur liquidated damages (see Section V.N. Contract Performance). Existing services must remain active until the final cutover (see Section V, F. Transition Requirement). The State of Nebraska is cognizant of a growing demand for bandwidth. The State is interested in identifying contractor(s) who will meet the current and future telecommunications needs of eligible participants over the term of the contract. The contractor(s) will provide a cost-effective, scalable, and flexible transport service that will be able to meet the demands of the network participants and it is expected the services would meet any future needs of other eligible participants as deemed appropriate. Bidders shall identify services that are a normal part of their offering without additional fees.

F. TRANSITION REQUIREMENT

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DS			

Upon award of replacement contract(s) to a new contractor in 2023, the awarded Contractor under this RFP shall continue providing any part or all of the services in accordance with the terms and conditions, requirements and specifications of the contract for a period not to exceed ninety (90) calendar days after the expiration or termination of the contract for a price not to exceed those prices set forth in the contract. The service will become month-to-month, if requested by the customer.

G. SCOPE OF WORK

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DS			

The Contractor shall design, develop and implement a high-speed, IP-based, layer-2, Ethernet, wide area network to interconnect eligible entities as requested. The network interface to the customer's Customer Premise Equipment (CPE) must physically be Ethernet with the capability to provide multiple virtual Ethernet interfaces via 802.1Q Virtual Local Area Network (VLAN) tagging.

The eligible entities' network connections must be bid according to the bandwidth ranges and to the acceptable aggregation sites as stipulated in Appendix A and B. The conversion will be performed over the summer of 2019 and each succeeding year and must be as transparent as possible with completion by the first Friday in August 2019 and each succeeding year.

For Appendix A and B, each connection that is bid must be connected from the site address identified to the aggregation site address. The core aggregation site connectivity MUST have the capacity to support all eligible entities' connectivity to the core site transmitting at full purchased capacity over a single 1 Gigabit Ethernet interface

or over a single 10 Gigabit Ethernet interface; multiple interfaces are allowed only as a redundant path for the primary connectivity. The new connectivity capacity can be aggregated at an existing "core" site interface as long as overall capacity of the core interface is not exceeded due to the introduction of the additional remote site capacity. The State will not allow a separate cost for this "aggregation connection", that cost must be included as part of the individual site or sites being bid.

Appendix A and B includes site choices that are "grayed out". The State will only accept bids for the bandwidths cited between the locations and the core aggregation sites that are not "grayed out". The Bidder can choose to give a price to bring the eligible entity back to any one or more of the eligible core destination locations except locations that are "grayed out" within the Appendix. For locations where multiple speeds have been requested, the State will add the costs of all bandwidths bid to arrive at a total overall site cost that will be the basis for a lowest cost award.

All bids for a single service location to multiple aggregation points will be compared against each other. Each service location will only have one award and the State will award the lowest cost bid from that service location to one of the identified locations that meets the technical requirements as stated in the RFP. If a bidder bids identical pricing for a particular site to two or more core locations, and is awarded the site, the Network Nebraska engineers will select one of the core locations for the circuit.

The support of end-to-end customer VLANs (C-VLANs) is REQUIRED. Support can be provided either by using the IEEE 802.1ad provider bridging standard (also referred to as QinQ tunneling), or by directly bridging the customer VLANs from end-to-end, without C-VLAN modification and without provider interaction. For example; as a customer VLAN tagged packet travels from a customer to the service provider, a customer-specific 802.1Q tag is added by the provider to each packet. This additional tag is used to segregate traffic into service-provider-defined service VLANs (S-VLANs). The original customer 802.1Q tag of the packet remains and is transmitted transparently, passing through the service provider's network. The Service Provider VLAN (S-VLAN) tag is added on egress for incoming packets, optionally including untagged packets. As the packet leaves the S-VLAN in the downstream direction, the service provider 802.1Q tag is removed, leaving the original customer tag on the packet.

Eligible entities that select this service will purchase their own network equipment and video equipment. The Contractor will need to work closely with these eligible entities (school districts, educational service units; etc.) to ensure that the appropriate network equipment and video equipment delivery is coordinated and ready for installation at the time the network conversion takes place.

This connectivity will transmit Internet, audio, video, and data transport between the eligible entities of Network Nebraska.

Appendix A and B additionally identifies the potential Network Nebraska Locations where transport can be handed off for each location bid.

H. TECHNOLOGY REFRESH

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DS			

The State and the Contractor will work in partnership to ensure the services provided under this contract will be continuously refreshed as technologies evolve and user needs grow. The OCIO Chief Information Officer, in conjunction with, or on behalf of, all other participants, will assume the primary role in seeking and proposing new technologies and enhancements. This technology refreshment clause will be a required condition of the contract.

The State and the Contractor may conduct an annual review of the contract to review service offerings and pricing. These reviews may result in expanding the services offered by the Contractor to include new pricing elements or pricing modifications associated with improved economies of scale and/or technological innovations. Changes in the industry related to regulation and/or pricing mechanisms may also result in modification of rates identified in the services offered by the Contractor. These reviews will commence at the request of the State.

I. TECHNICAL REQUIREMENTS

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DB			

The bidder must provide a network design in which:

1. Layer 2 (802.1q/802.1p) VLAN and QoS tags must be allowed through the provided network connection and must remain unchanged by the provider.
2. Ethernet frames containing a 1500-byte payload (for a total minimum supported Ethernet frame size of 1542 bytes), must be allowed and flow as a single complete frame without any fragmentation by the provider's equipment. Reference: http://en.wikipedia.org/wiki/Ethernet_frame.
3. Layer 2 performance must be adequate to support jitter and latency sensitive applications (i.e. video over IP).
4. The network interface to the customer's CPE must be an Ethernet-based handover connection. The connection must support either 802.1q tagged frames or must support 802.1ad provider bridging. Network Nebraska WILL NOT coordinate customer VLAN tags with the provider; the provider must either tunnel the customer VLAN tags through the provider network or must leave the customer VLAN tags unchanged from end-to-end.
5. Allow participating institutions to manage their own IP address space and routing.
6. Performance metrics on contracted circuits must be provided to Network Nebraska staff within 24 hours of request.
7. Network Nebraska must be notified within 24 hours of performing QoS changes, network monitoring changes or any other network changes that may have a positive or negative effect on performance as outlined in the RFP.
8. The provided connection must be tested to prove performance before it will be considered complete and usable. Testing according to ITU-T Y.156sam or RFC-2544 for performance, frame-loss and latency is preferred but detailed performance, frame-loss, latency and QOS test disclosure is also acceptable. Testing must validate the minimum frame size specified is supported.
9. Every connection's receive AND transmit capacity must meet or exceed the bandwidth amount that is bid. Testing must validate that capacity meets the amount purchased before the connection will be considered complete and usable. If proof of end-to-end circuit capacity and testing is not provided, circuit acceptance will be delayed until networking personnel can verify that the circuit meets requirements.

J. PROJECT PLANNING AND MANAGEMENT

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DB			

The State of Nebraska acknowledges that project management and implementation procedures will require alignment and adjustment of work processes for the Contractor's organizations, the educational entities, and the State. The alignment will be part of the contract finalization, however the Bidder will respond to this RFP assuming the following responsibilities.

1. STATE OF NEBRASKA AND NETWORK NEBRASKA ENTITY MANAGEMENT STAFF

The State of Nebraska and educational entity management staff will:

- a. Provide overall project direction and management.
- b. Review and approve all project plans and deliverables.
- c. Ensure that technical assistance and support are provided during the Contractor's implementation phases and ongoing upgrade design of this project.
- d. Establish project management guidelines by meeting with the Contractor's project management team as needed.
- e. Review and approve all project specific documentation standards and requirements for the various types of reports, technical/procedural documentation, and management materials that will be produced during the project.
- f. Coordinate other resources as needed to support the implementation process.
- g. Provide on-site assistance, as needed during the implementation phases of the project.
- h. Assist the Contractor in identifying eligible participants in the network as well as establishing guidelines with the Contractor for ordering, moving, adding or changing services.

2. CONTRACTOR

The Contractor will:

- a. Coordinate and administer the requirements of the network service(s) that are proposed.
- b. Maintain toll free lines for voice and facsimile from the State to operational facilities for order entry and after hours help desk. Installation and maintenance may be subcontracted to one or more third parties to adequately cover the locations of the core transport backbone sites and to provide for rapid response in the event of a service disruption. The Contractor will provide information regarding intent to maintain its facilities after project implementation has been completed.
- c. Maintain toll free voice lines for after-hours helpdesk support for the duration of the contract. This point of contact will serve as the single point of contact for all services and equipment provided by the contract, including services and equipment subcontracted to another vendor.
- d. Provide upon request, technical information, graphs, charts, maps, photographs, block diagrams, operating manuals, and other information that will clearly show that the services offered are in full compliance with the minimum requirements of this RFP. In the event that the documentation furnished is at variance with the requirements of this RFP, the Contractor will explain in detail, with full engineering support data, the reasons why the proposed services meet the RFP requirements and should not be considered an exception.
- e. Provide upon request, detailed network diagrams and drawings that clearly illustrate the network configuration and the functional relationships, as they are associated with the proposed services. These network diagrams will be available to the State electronically in a format agreed upon by the Contractor and the State to allow for import into various computer programs.
- f. Provide upon request, basic technical specifications for each item of equipment included in the proposal. The information to be provided will be in the form of published specification sheets or other illustrative literature.

If the Contractor is working with other "last mile" telecommunication providers to create an end to end solution, the Contractor should provide the State with technical contacts for the "last mile" provider.

If the Bidder intends to Sub-contract any part of its performance hereunder, the Bidder must provide:

- 1. Name, address, and telephone number of the subcontractor(s);
- 2. Specific tasks for each subcontractor(s);
- 3. Percentage of performance hours intended for each subcontract; and
- 4. Total percentage of subcontractor(s) performance hours.

K. SERVICE LEVEL GUARANTEES

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DS			

This network must support production applications that require a high degree of reliability and must operate with little or no service disruptions for twenty-four (24) hours a day, seven (7) days a week. Contractor(s) must provide solutions with the necessary redundancy, backup systems, and/or other disaster avoidance and recovery capabilities to support these needs. Contractor(s) must have the necessary staff for the installation and maintenance of their network responsibilities and necessary staff to assist the State in its installation and maintenance of critical network services. Upon request, the contractor will provide an explanation of any redundancy that is available as part of the site/service that will assure the required availability of the services. The following maintenance specifications are required service level guarantees. The Contractor will conform to these service level agreements, which are to include details concerning restoration procedures and goals, escalation procedures, and non-conformance penalties.

Installation Deadline: Failure to meet the deadline dates for the deliverables as agreed upon by the parties may result in an assessment of liquidated damages equal to the difference between newly contracted monthly costs and the cost of the circuit or service being replaced, if incurred, until the deliverables are approved.

Up Time Requirement: The contract expectation is for a service that, at a minimum, will meet or exceed required specifications 99.5% of the month, not to exceed a maximum of 3.6 total hours of downtime/service non-compliance per month. Any service not meeting contract specifications which includes violation of QoS parameters will incur a contract performance penalty per the following formula:

For every hour and fraction of an hour of service violation exceeding the identified 99.5% uptime requirement, the customer will be refunded one day of service credit. Repeated violations of service performance agreements during any single calendar day will be considered a continuous event from the beginning of the original violation until the last violation. Violations on consecutive days will be considered continuous from the initial violation until the service has been restored. The service will be considered restored when no violation has occurred for 24 continuous hours (the 24-hour validation period is not considered part of the damages). Damages duration will round up to the next whole hour.

Example: Intermittent connectivity from 9:15am-2:20pm on the same day; Duration of the actual service violation would be 5 hours and 5 minutes. Violation assessment is rounded up to the next whole hour, so the duration would be considered as 6 total hours of downtime if no previous downtime had been experienced for the service in the current month, or up to 6 hours depending on the amount of cumulative violations experienced in the month that exceeds the 99.5% uptime requirement. This would translate to 6 days of per diem charges credited to the account. For continual or accumulated outages totaling 30 hours, 30 days of charges (one month MRC) would be credited to the account.

L. MAINTENANCE SPECIFICATIONS

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DR			

When planned network maintenance activities are conducted by the Contractor which entails the risk of interrupting or diminishing service to Network Nebraska or its participants, the Network Nebraska Operation Center(s) must be notified at least three (3) business days in advance of the maintenance planned. Additionally, the contractor must agree to work with the Network Nebraska to find an alternate date and time of maintenance, if the proposed time would be particularly detrimental to Network Nebraska business needs. Mutually agreed upon maintenance activities are not considered a service violation and will not incur a service penalty.

The contractor must have in inventory the necessary spare equipment capable of restoring service in the event of contractor equipment failure. Maintenance contracts specifying next-day replacement or longer will not be considered an acceptable substitute for carrying inventory of appropriate replacement equipment.

The Contractor must operate its own Network Operations Center(s) and provide a centralized trouble reporting and maintenance system that is staffed 24 hours a day, seven (7) days a week. The Contractor shall provide sufficient staff for peak and critical hours. The Contractor shall provide Network Nebraska with a local and toll-free number for trouble reporting.

The Contractor must respond to trouble reports within one (1) hour of notification. The Contractor must also provide an escalation procedure and contact list to be used for unresolved issues, including names, titles and phone numbers

of contact persons in the escalation chain. Major service-affecting problems that are not resolved within two (2) hours of time after the notification of trouble shall constitute a prolonged outage and must be escalated.

Access to performance service metrics is required, with a preference toward live metrics.

M. IMPLEMENTATION PLAN

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DS			

The Bidder may submit with their proposal response, and must provide by April 1, 2019, an implementation plan for the deployment of the services, that reflect the services to be included in the associated contract. The plan must clearly represent the constraints of time, scope and cost. At a minimum the implementation plan must include the work breakdown structure (WBS), schedule, milestones, deliverables, risk assessment, mitigation strategies, resource planning and communication plans.

The Contractor will adhere to the implementation plan for deployment of services submitted as a requirement of this RFP.

N. CONTRACT PERFORMANCE

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DS			

If the Contractor fails to perform an obligation under the contract, the State may declare the contractor in breach and provide a right to cure. Payment will not be made for goods not delivered or services not performed, without penalty until such deficiency is cured or otherwise adjudicated.

O. DEPLOYMENT STATUS REPORTS

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DS			

The Contractor's designated project manager will provide weekly reports of the status of any deployment schedules to the State's designated project manager. Deployment status reports will provide weekly information related to the adherence to the deployment schedule identified in Section V.E. Project Requirements, including identification of issues affecting the deployment schedule, and recommended resolution(s) to any identified barriers to network deployment.

P. **CERTIFICATION**

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DS			

The State requires that the Bidder be certificated or permitted by, or registered with, the Public Service Commission (PSC) to provide the services outlined in this Section of this RFP (Neb.Rev.Stat. 81-1120.19).

Q. **COST SHEET INSTRUCTIONS**

Accept (Initial)	Reject (Initial)	Reject & Provide Alternative within RFP Response (Initial)	NOTES/COMMENTS:
DS			

Proposals will address the impact of normal growth, as well as planned and unplanned network expansion or service enhancement. All prices shall be proposed as an individual location/school cost on a recurring or non-recurring basis. All bidder costs must be reflected in either the monthly recurring or non-recurring charges, or taxes and fees column as listed in Appendix A, B, or C. No additional charges will be accepted. The State shall not be required to purchase any specific service or minimum quantities of network services. The quantities provided are for the sole purpose of assisting the Bidders in preparation of their proposals and for the State to consider the feasibility of the proposed network solutions. The State shall not be responsible for any cost that is not identified in the Bidder's cost proposal. The State will not consider bids that offer discounts based upon the number of network locations that join the network.

Please display costs in the format provided in Appendix A, B, and C. The bid prices listed must include the cost of doing business as indicated below. Provide a cost number in the appropriate cell.

1. **NETWORK EQUIPMENT AND HARDWARE COSTS**
 Network equipment and hardware (non-CPE) will be part of and included in the itemized circuit costs. Circuit costs will be bundled costs and must include all necessary components needed to utilize the circuit at the bandwidth bid.

2. **INSTALLATION COSTS**
 If non-recurring installation/set-up charges are applicable, these rates shall be delineated in the cost portion of the proposal. This cost for the circuit installation shall include all one-time costs associated with termination to the demarcation point from the network side and/or fees associated with interconnection to local exchange carriers.
 - a. All fees that would be incurred for a fully functioning end-to-end connection, whether recurring or non-recurring, must be included in the cost. All cross-connect, and facilities-related charges that would be incurred to physically connect the circuit to Network Nebraska equipment on both ends must be included in the cost.
 - b. IF A BIDDER ONLY NEEDS TO INCUR ONE NON-RECURRING COST PER LOCATION IN ORDER TO ESTABLISH THE DESCRIBED SERVICES, (e.g. \$2,500 one-time NRC for all bandwidths 100Mbps to 1,000Mbps), THEN THE BIDDER SHOULD INSERT THE NRC COST ITEM ON ONLY ONE LINE (e.g. 100Mbps) AND INCLUDE A NOTE TO THAT EFFECT.
 - c. IF A BIDDER WISHES TO CHARGE A NON-RECURRING COST EACH TIME A NEW BANDWIDTH IS ORDERED OVER THE LIFE OF THE CONTRACT, THEN AN NRC COST SHOULD BE INSERTED NEXT TO EACH BANDWIDTH INCREMENT.
 - d. Pricing must be provided for all bandwidth increments within the bidding circuit.

3. **SOFTWARE, WARRANTY, AND MAINTENANCE COSTS**
 The Bidder will include warranty and maintenance of the provided circuits in the service rates.

4. QUANTITY

The State has the option of purchasing any quantity of services in any increment proposed. The State reserves the right to purchase any quantity of service. There will be no minimum or maximum quantities imposed as a result of any contract. All State agencies, the University of Nebraska, political subdivisions and other "eligible participants" will be allowed to purchase off this contract.

5. PROPOSAL COST TABULATION

The proposal cost will be tabulated with an intent to award made based on the monthly recurring costs and monthly taxes/fees (if any), multiplied by the applicable length of service in months forty-eight (48), not to include extensions, plus the addition of one-time non-recurring costs, if included.

SAMPLE—Bidder 'A' will be compared to other bidders on School X based on overall cost of \$138,473.60 for 48 months.

Entity	Bandwidth	Bidder 'A' NRC	Bidder 'A' MRC	Bidder 'A' Monthly Taxes/Fees	Bidder 'A' 48-month Cost
School X	100Mbps	\$0	\$500	\$34.75	\$25,668.00
School X	200Mbps	\$0	\$600	\$41.70	\$30,801.60
School X	300Mbps	\$0	\$700	\$48.65	\$35,935.20
School X	400Mbps	\$5,000	\$800	\$55.60	\$46,068.80
Total					\$138,473.60

VII. COST PROPOSAL REQUIREMENTS

This section describes the requirements to be addressed by bidders in preparing the State's Cost Proposal. The bidder must use the State's Cost Proposal template. The bidder should submit the State's Cost Proposal in accordance with Section I Submission of Proposal.

THE STATE'S COST PROPOSAL TEMPLATE AND ANY OTHER COST PROPOSAL SUBMITTED WITH THE PROPOSAL SHALL NOT BE CONSIDERED CONFIDENTIAL OR PROPRIETARY AND IS CONSIDERED A PUBLIC RECORD IN THE STATE OF NEBRASKA AND WILL BE POSTED TO A PUBLIC WEBSITE.

A. COST PROPOSAL

This summary shall present the total fixed price to perform all of the requirements of the RFP. The bidder must include details in the State's Cost Sheet supporting any and all costs.

The State reserves the right to review all aspects of cost for reasonableness and to request clarification of any proposal where the cost component shows significant and unsupported deviation from industry standards or in areas where detailed pricing is required.

B. PRICES

Prices quoted shall be net, including transportation and delivery charges fully prepaid by the bidder, F.O.B. destination named in the RFP. No additional charges will be allowed for packing, packages, or partial delivery costs. When an arithmetic error has been made in the extended total, the unit price will govern.

Form A
Bidder Contact Sheet
Request for Proposal Number 6004 Z1

Form A should be completed and submitted with each response to this RFP. This is intended to provide the State with information on the bidder's name and address, and the specific person(s) who are responsible for preparation of the bidder's response.

Preparation of Response Contact Information	
Bidder Name:	Eagle Communications Inc.
Bidder Address:	2703 Hall Street, Suite 15, Hays, KS 67601
Contact Person & Title:	Travis Kohlrus, VP Broadband Division
E-mail Address:	tkohlrus@goeaglecom.net
Telephone Number (Office):	785-301-2096
Telephone Number (Cellular):	785-650-8110
Fax Number:	785-625-8030

Each bidder should also designate a specific contact person who will be responsible for responding to the State if any clarifications of the bidder's response should become necessary. This will also be the person who the State contacts to set up a presentation/demonstration, if required.

Communication with the State Contact Information	
Bidder Name:	Eagle Communications Inc.
Bidder Address:	1376 Munroe Ave. Columbus, NE 68601
Contact Person & Title:	Daniel E Staack, Sr Account Executive
E-mail Address:	dstaack@goeaglecom.net
Telephone Number (Office):	402-942-3728
Telephone Number (Cellular):	402-942-3728
Fax Number:	402-835-4227

REQUEST FOR PROPOSAL FOR CONTRACTUAL SERVICES FORM

BIDDER MUST COMPLETE THE FOLLOWING

By signing this Request for Proposal for Contractual Services form, the bidder guarantees compliance with the procedures stated in this Request for Proposal, and agrees to the terms and conditions unless otherwise indicated in writing and certifies that bidder maintains a drug free work place.

Per Nebraska's Transparency in Government Procurement Act, Neb. Rev Stat § 73-603 DAS is required to collect statistical information regarding the number of contracts awarded to Nebraska Contractors. This information is for statistical purposes only and will not be considered for contract award purposes.

Yes NEBRASKA CONTRACTOR AFFIDAVIT: Bidder hereby attests that bidder is a Nebraska Contractor. "Nebraska Contractor" shall mean any bidder who has maintained a bona fide place of business and at least one employee within this state for at least the six (6) months immediately preceding the posting date of this RFP.

_____ I hereby certify that I am a Resident disabled veteran or business located in a designated enterprise zone in accordance with Neb. Rev. Stat. § 73-107 and wish to have preference, if applicable, considered in the award of this contract.

_____ I hereby certify that I am a blind person licensed by the Commission for the Blind & Visually Impaired in accordance with Neb. Rev. Stat. §71-8611 and wish to have preference considered in the award of this contract.

FORM MUST BE SIGNED USING AN INDELIBLE METHOD (NOT ELECTRONICALLY)

FIRM:	Eagle Communications Inc.
COMPLETE ADDRESS:	2703 Hall St. Ste 15, Hays, KS 67601
TELEPHONE NUMBER:	785-301-2096
FAX NUMBER:	785-625-8030
E-MAIL ADDRESS	dstaack@goeaglecom.net
DATE:	02-12-2019
SIGNATURE:	
TYPED NAME & TITLE OF SIGNER:	Daniel E Staack, Sr Acct Executive Eagle Communications



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)
12/28/2018

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER Insurance Planning Inc. 3006 Broadway Avenue P. O. Box 100 Hays KS 67601	CONTACT NAME: Lori J. Antrim PHONE (A/C, No, Ext): (785) 625-5605 E-MAIL ADDRESS: antrlo@insurance-planning.com	FAX (A/C, No): (785) 625-8388
	INSURER(S) AFFORDING COVERAGE	
INSURED Eagle Communications, Inc. 2703 Hall Street P. O. Box 817 Hays KS 67601	INSURER A: Vigilant Insurance Company NAIC # 20359	
	INSURER B: Federal Insurance 20281	
	INSURER C: Riverport Insurance Company 36684	
	INSURER D:	
	INSURER E:	
	INSURER F:	

COVERAGES **CERTIFICATE NUMBER:** 18.19 **REVISION NUMBER:**

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS
A	<input checked="" type="checkbox"/> COMMERCIAL GENERAL LIABILITY <input type="checkbox"/> CLAIMS-MADE <input checked="" type="checkbox"/> OCCUR GEN'L AGGREGATE LIMIT APPLIES PER: <input checked="" type="checkbox"/> POLICY <input type="checkbox"/> PRO-JECT <input type="checkbox"/> LOC OTHER:			35816803KCO	12/31/2018	12/31/2019	EACH OCCURRENCE \$ 1,000,000 DAMAGE TO RENTED PREMISES (Ea occurrence) \$ 1,000,000 MED EXP (Any one person) \$ 10,000 PERSONAL & ADV INJURY \$ 1,000,000 GENERAL AGGREGATE \$ 2,000,000 PRODUCTS - COMP/OP AGG \$ 2,000,000
	<input checked="" type="checkbox"/> AUTOMOBILE LIABILITY <input type="checkbox"/> ANY AUTO <input type="checkbox"/> ALL OWNED AUTOS <input type="checkbox"/> SCHEDULED AUTOS <input type="checkbox"/> HIRED AUTOS <input type="checkbox"/> NON-OWNED AUTOS			73532983	12/31/2018	12/31/2019	COMBINED SINGLE LIMIT (Ea accident) \$ 1,000,000 BODILY INJURY (Per person) \$ BODILY INJURY (Per accident) \$ PROPERTY DAMAGE (Per accident) \$ Uninsured motorist BI-single limit \$ 1,000,000
B	<input checked="" type="checkbox"/> UMBRELLA LIAB <input type="checkbox"/> OCCUR <input type="checkbox"/> EXCESS LIAB <input type="checkbox"/> CLAIMS-MADE <input type="checkbox"/> DED <input checked="" type="checkbox"/> RETENTION \$ 10,000			79819479	12/31/2018	12/31/2019	EACH OCCURRENCE \$ 5,000,000 AGGREGATE \$
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below	Y/N N	N/A	71721668 (NE, CO, TX, MO)	12/31/2018	12/31/2019	<input checked="" type="checkbox"/> PER STATUTE <input type="checkbox"/> OTHER E.L. EACH ACCIDENT \$ 1,000,000 E.L. DISEASE - EA EMPLOYEE \$ 1,000,000 E.L. DISEASE - POLICY LIMIT \$ 1,000,000
C	WORKERS COMPENSATION			KSARP303391 (KS)	12/31/2018	12/31/2019	EA ACCIDENT 1,000,000 EA EMPLOYEE 1,000,000

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)
The State of Nebraska, Certificate holder, is an additional insured, primary & noncontributory on the General Liability. Waiver of subrogation on the Work Comp in favor of the State of Nebraska

CERTIFICATE HOLDER State of Nebraska Administrative Services State Purchasing Bureau 1526 K. Street, Suite 130 Lincoln, NE 68508	CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
	AUTHORIZED REPRESENTATIVE Lori J. Antrim/ANTRLJ <i>Lori J. Antrim</i>

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FIRM NAME: Eagle Communications, Inc.

DB
ORIGINAL - 2-12-19

APPENDIX A

Circuit #	USAC Billed Entity Number	KBU	BILLED ENTITY NAME FIBER SITE NAME	SEEKING	Non-recurring Cost - Grand Island-College Park, 3180 W. Hwy 34	Monthly Recurring Cost- Grand Island-College Park, 3180 W. Hwy 34	Monthly Taxes and Fees* - Grand Island-College Park, 3180 W. Hwy 34	Total 48-month Cost- Grand Island-College Park, 3180 W. Hwy 34	Non-recurring Cost - Lincoln-Nebraska Hall, 901 N. 17th	Monthly Recurring Cost- Lincoln-Nebraska Hall, 901 N. 17th	Monthly Taxes and Fees* - Lincoln-Nebraska Hall, 901 N. 17th	Total 48-month Cost- Lincoln-Nebraska Hall, 901 N. 17th	Non-recurring Cost - Omaha-Peter Kiewit Institute, 1110 S. 67th	Monthly Recurring Cost- Omaha-Peter Kiewit Institute, 1110 S. 67th	Monthly Taxes and Fees* - Omaha-Peter Kiewit Institute, 1110 S. 67th	Total 48-month Cost- Omaha-Peter Kiewit Institute, 1110 S. 67th	Non-recurring Cost- Omaha-NDC, 1623 Farnam	Monthly Recurring Cost- Omaha-NDC, 1623 Farnam	Monthly Taxes and Fees* - Omaha-NDC, 1623 Farnam	Total 48-month Cost- Omaha-NDC, 1623 Farnam	Non-recurring Cost- Scottsbluff-Panhandle Research Center, 4502 Ave I	Monthly Recurring Cost- Scottsbluff-Panhandle Research Center, 4502 Ave I	Monthly Taxes and Fees* - Scottsbluff-Panhandle Research Center, 4502 Ave I	Total 48-month Cost- Scottsbluff-Panhandle Research Center, 4502 Ave I	
NETWORK NEBRASKA E-RATE CONNECTIONS																									
1	17004206	19	OMAHA PUBLIC LIBRARY DOTCOMM DATA CENTER 1819 FARNAM STREET OMAHA, NE 68131 Jon Heinrichs, 402-444-6322 DOUGLAS COUNTY	1 Gbps 2 Gbps 3 Gbps 4 Gbps 5 Gbps 6 Gbps 7 Gbps 8 Gbps 9 Gbps 10 Gbps																					
2	78756	18	LINCOLN LUTHERAN SCHOOLS LINCOLN LUTHERAN MIDDLE/HIGH SCHOOL MAIN TELECOMMUNICATIONS CLOSET 1100 N 56TH STREET LINCOLN, NE 68504 Lloyd Sommerer, 402-467-5404 LANCASTER COUNTY	100 Mbps 200 Mbps 300 Mbps 400 Mbps 500 Mbps 600 Mbps 700 Mbps 800 Mbps 900 Mbps 1 Gbps																					
3	138244	2	EDUCATIONAL SERVICE UNIT 2 INDEPENDENT SCHOOL 1102 COUNTY ROAD W FREMONT, NE 68025 Corey Colvin, 402-721-7710 x233 SAUNDERS COUNTY	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps																					
4	TBD	2	BANCROFT PUBLIC LIBRARY BANCROFT PUBLIC LIBRARY 103 E POPLAR STREET BANCROFT, NE 68004-0067 Lesa Bargman, 402-648-3350 CUMING COUNTY	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps																					
5	138516	7	GENOA PUBLIC LIBRARY GENOA PUBLIC LIBRARY 421 WILLARD AVENUE GENOA, NE 68640-0279 Tammi Thiem, 402-993-2943 NANCE COUNTY	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -
6	138949	15	UED IMPERIAL PUBLIC LIBRARY UED IMPERIAL PUBLIC LIBRARY 703 BROADWAY STREET IMPERIAL, NE 69033-0728 Beth Falla, 308-882-4754 CHASE COUNTY	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps	\$ -	\$ 650.00	\$ -	\$ 31,200.00	\$ -	\$ 650.00	\$ -	\$ 31,200.00	\$ -	\$ 650.00	\$ -	\$ 31,200.00	\$ -	\$ 650.00	\$ -	\$ 31,200.00	\$ -	\$ 650.00	\$ -	\$ 31,200.00	\$ -
7	138698	8	VERDIGRE PUBLIC LIBRARY VERDIGRE PUBLIC LIBRARY 101 E 3RD AVENUE VERDIGRE, NE 69783-0040 Katie Hollman, 402-668-2677 KNOX COUNTY	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -
8	138451	5	WYMORE PUBLIC LIBRARY WYMORE PUBLIC LIBRARY 116 WEST F STREET WYMORE, NE 68466-1736 Janet Roberts, 402-645-3787 GAGE COUNTY	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -
9	139115	13	BAYARD PUBLIC LIBRARY BAYARD PUBLIC LIBRARY 509 AVENUE A BAYARD, NE 69334-0676 Becky Henkel, 308-586-1144 MORRILL COUNTY	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -
10	138758	7	CENTRAL CITY PUBLIC LIBRARY CENTRAL CITY PUBLIC LIBRARY 1604 15TH AVENUE CENTRAL CITY, NE 68826-1806 Sara Lee, 308-946-2512 MERRICK COUNTY	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -
11	138601	8	CHAMBERS PUBLIC SCHOOLS CHAMBERS HIGH SCHOOL 201 SOUTH A STREET CHAMBERS, NE 68725-0218 Brent Pickrel, 402-887-5041 x1234 HOLT COUNTY	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -	\$ 450.00	\$ -	\$ 21,600.00	\$ -
12	16064135	8	NEBRASKA UNIFIED DISTRICT 1																						

*IF THE BIDDER CHOOSES TO INCLUDE TAXES AND FEES IN THE NRC AND MRC, THE TAXES AND FEES COLUMN SHOULD REMAIN BLANK.

APPENDIX A

Credit #	USAC Billed Entity Number	ESU	BILLED ENTITY NAME FIBER SITE NAME	SEEKING	Non-recurring Cost-- Grand Island-College Park, 3180 W. Hwy 34	Monthly Recurring Cost-- Grand Island-College Park, 3180 W. Hwy 34	Monthly Taxes and Fees*-- Grand Island-College Park, 3180 W. Hwy 34	Total 48-month Cost-- Grand Island-College Park, 3180 W. Hwy 34	Non-recurring Cost-- Lincoln-Nebraska Hall, 901 N. 17th	Monthly Recurring Cost-- Lincoln-Nebraska Hall, 901 N. 17th	Monthly Taxes and Fees*-- Lincoln-Nebraska Hall, 901 N. 17th	Total 48-month Cost-- Lincoln-Nebraska Hall, 901 N. 17th	Non-recurring Cost-- Omaha-Peter Kiewit Institute, 1110 S. 67th	Monthly Recurring Cost-- Omaha-Peter Kiewit Institute, 1110 S. 67th	Monthly Taxes and Fees*-- Omaha-Peter Kiewit Institute, 1110 S. 67th	Total 48-month Cost-- Omaha-Peter Kiewit Institute, 1110 S. 67th	Non-recurring Cost-- Omaha-NDC, 1623 Farnam	Monthly Recurring Cost-- Omaha-NDC, 1623 Farnam	Monthly Taxes and Fees*-- Omaha-NDC, 1623 Farnam	Total 48-month Cost-- Omaha-NDC, 1623 Farnam	Non-recurring Cost-- Scottsbluff-Parhandie Research Center, 4502 Ave I	Monthly Recurring Cost-- Scottsbluff-Parhandie Research Center, 4502 Ave I	Monthly Taxes and Fees*-- Scottsbluff-Parhandie Research Center, 4502 Ave I	Total 48-month Cost-- Scottsbluff-Parhandie Research Center, 4502 Ave I
			CLEARWATER HIGH SCHOOL 501 IOWA STREET CLEARWATER, NE 68726-0038 Brent Pickrel, 402-887-5041 x1234 ANTELOPE COUNTY	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps																				
13	138487	8	WHEELER CENTRAL PUBLIC SCHOOLS WHEELER CENTRAL HIGH SCHOOL 600 RANDOLPH WEST BARTLETT, NE 68622-0068 Brent Pickrel, 402-887-5041 x1234 WHEELER COUNTY	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps																				
14	139039	13	POTTER DIX PUBLIC SCHOOLS DIX ELEMENTARY SCHOOL 304 HERRUM STREET DIX, NE 69133 Ben Mientka, 308-641-9579 CHEYENNE COUNTY	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps																				
15	139153	13	SIOUX COUNTY SCHOOLS HARRISON ELEMENTARY SCHOOL 240 W 3RD STREET HARRISON, NE 69346 Ben Mientka, 308-641-9579 SIOUX COUNTY	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps																				
NON E-RATE CONNECTIONS TO NETWORK NEBRASKA																								
16			HASTINGS COLLEGE 917 APARTMENTS, BASEMENT WIRING CLO 917 N 6TH ST HASTINGS, NE 68901 Josh Kelley, 402-461-7731 ADAMS COUNTY	1.0 Gbps 1.5 Gbps 2.0 Gbps 2.5 Gbps 3.0 Gbps 3.5 Gbps 4.0 Gbps 4.5 Gbps 5.0 Gbps																				
17			HASTINGS COLLEGE HURLEY McDONALD BLDG, BASEMENT WIR 710 N TURNER ST HASTINGS, NE 68901 Josh Kelley, 402-461-7731 ADAMS COUNTY	1.0 Gbps 1.5 Gbps 2.0 Gbps 2.5 Gbps 3.0 Gbps 3.5 Gbps 4.0 Gbps 4.5 Gbps 5.0 Gbps																				
18			CONCORDIA UNIVERSITY LINK LIBRARY ITC CENTER 800 N COLUMBIA AVE SEWARD, NE 68434 Kent Einspahr, 402-643-7315 SEWARD COUNTY	1.0 Gbps 1.5 Gbps 2.0 Gbps 2.5 Gbps 3.0 Gbps 3.5 Gbps 4.0 Gbps 4.5 Gbps 5.0 Gbps																				
19			LOWER PLATTE NORTH NRD LOWER PLATTE NORTH NRD HQ OFFICE 511 COMMERCIAL PARK ROAD WAHDO, NE 68066 Eric Gottschalk, 402-443-4675 SAUNDERS COUNTY	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps 300 Mbps 350 Mbps 400 Mbps 450 Mbps 500 Mbps																				
20			LOWER PLATTE SOUTH NRD LOWER PLATTE SOUTH NRD HQ 3125 PORTIA STREET LINCOLN, NE 68521 Nathan Kuhlman, 402-476-2729 LANCASTER COUNTY	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps 300 Mbps 350 Mbps 400 Mbps 450 Mbps 500 Mbps																				
21			PARIO-MISSOURI RIVER NRD																					

FIRM NAME: Eagle Communications, Inc.

APPENDIX A

CIRCUIT #	USAC Billed Entity Number	ESU	BILLED ENTITY NAME FIBER SITE NAME	SEEKING	Non-recurring Cost-- Grand Island-College Park, 3180 W. Hwy 34	Monthly Recurring Cost-- Grand Island-College Park, 3180 W. Hwy 34	Monthly Taxes and Fees*-- Grand Island-College Park, 3180 W. Hwy 34	Total 48-month Cost-- Grand Island-College Park, 3180 W. Hwy 34	Non-recurring Cost-- Lincoln-Nebraska Hall, 901 N. 17th	Monthly Recurring Cost-- Lincoln-Nebraska Hall, 901 N. 17th	Monthly Taxes and Fees*-- Lincoln-Nebraska Hall, 901 N. 17th	Total 48-month Cost-- Lincoln-Nebraska Hall, 901 N. 17th	Non-recurring Cost-- Omaha-Peter Kiewit Institute, 1110 S. 67th	Monthly Recurring Cost-- Omaha-Peter Kiewit Institute, 1110 S. 67th	Monthly Taxes and Fees*-- Omaha-Peter Kiewit Institute, 1110 S. 67th	Total 48-month Cost-- Omaha-Peter Kiewit Institute, 1110 S. 67th	Non-recurring Cost-- Omaha-NDC, 1623 Farnam	Monthly Recurring Cost-- Omaha-NDC, 1623 Farnam	Monthly Taxes and Fees*-- Omaha-NDC, 1623 Farnam	Total 48-month Cost-- Omaha-NDC, 1623 Farnam	Non-recurring Cost-- Scottsbluff-Panhandle Research Center, 4502 Ave I	Monthly Recurring Cost-- Scottsbluff-Panhandle Research Center, 4502 Ave I	Monthly Taxes and Fees*-- Scottsbluff-Panhandle Research Center, 4502 Ave I	Total 48-month Cost-- Scottsbluff-Panhandle Research Center, 4502 Ave I
			PAPIO-MISSOURI RIVER NRD HQ 8901 S. 154TH STREET OMAHA, NE 68138-3621 Bill Brush, 402-444-6222 SARPY COUNTY	50 Mbps			\$				\$				\$				\$					\$
				100 Mbps			\$				\$				\$				\$					\$
				150 Mbps			\$				\$				\$				\$					\$
				200 Mbps			\$				\$				\$				\$					\$
				250 Mbps			\$				\$				\$				\$					\$
				300 Mbps			\$				\$				\$				\$					\$
				350 Mbps			\$				\$				\$				\$					\$
				400 Mbps			\$				\$				\$				\$					\$
				450 Mbps			\$				\$				\$				\$					\$
				500 Mbps			\$				\$				\$				\$					\$

* IF THE BIDDER CHOOSES TO INCLUDE TAXES AND FEES IN THE NRC AND MRC, THE TAXES AND FEES COLUMN SHOULD REMAIN BLANK.

Original 2-12-19
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APPENDIX B

Circuit #	BILLED ENTITY NAME FIBER SITE NAME	SEEKING	Non-recurring Cost-- Grand Island College Park, 3180 W. Hwy 34	Monthly Recurring Cost-- Grand Island College Park, 3180 W. Hwy 34	Monthly Taxes and Fees*-- Grand Island College Park, 3180 W. Hwy 34	Total 48-month Cost-- Grand Island College Park, 3180 W. Hwy 34	Non-recurring Cost-- Lincoln Nebraska Hall, 901 N. 17th	Monthly Recurring Cost-- Lincoln Nebraska Hall, 901 N. 17th	Monthly Taxes and Fees*-- Lincoln Nebraska Hall, 901 N. 17th	Total 48-month Cost-- Lincoln Nebraska Hall, 901 N. 17th	Non-recurring Cost-- Omaha Peter Kiewit Institute, 1110 S. 67th	Monthly Recurring Cost-- Omaha Peter Kiewit Institute, 1110 S. 67th	Monthly Taxes and Fees*-- Omaha Peter Kiewit Institute, 1110 S. 67th	Total 48-month Cost-- Omaha Peter Kiewit Institute, 1110 S. 67th	Non-recurring Cost-- Omaha NDC, 1623 Farnam	Monthly Recurring Cost-- Omaha NDC, 1623 Farnam	Monthly Taxes and Fees*-- Omaha NDC, 1623 Farnam	Total 48-month Cost-- Omaha NDC, 1623 Farnam	Non-recurring Cost-- Scottsbluff Panhandle Research Center, 4502 Ave I	Monthly Recurring Cost-- Scottsbluff Panhandle Research Center, 4502 Ave I	Monthly Taxes and Fees*-- Scottsbluff Panhandle Research Center, 4502 Ave I	Total 48-month Cost-- Scottsbluff Panhandle Research Center, 4502 Ave I
1	NET TOWER CONNECTIONS NEBRASKA EDUCATIONAL TELEVISION (NET) TRANSMITTER K23AA-D 30655 SW 142 ND RD BEATRICE, NE 68310 ASR: 1029926 40.218611, -96.915833 Matt Sperling, 402-470-6507 GAGE COUNTY	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps 300 Mbps 350 Mbps 400 Mbps 450 Mbps 500 Mbps																				
2	NET TOWER CONNECTIONS NEBRASKA EDUCATIONAL TELEVISION (NET) TRANSMITTER KUCV-FM 417 SW 29TH RD HALLAM, NE 68331 ASR: 1026482 (Tower owned by Vertical Bridge S3 Assets, LLC) 40.518333, -96.768611 Matt Sperling, 402-470-6507 LANCASTER COUNTY	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps 300 Mbps 350 Mbps 400 Mbps 450 Mbps 500 Mbps																				
3	NET TOWER CONNECTIONS NEBRASKA EDUCATIONAL TELEVISION (NET) TRANSMITTER K5010-D CORNER OF 843RD ROAD AND 524TH AVENUE NEIGH, NE 68756 ASR: 1041790 (Tower owned by Gray Television Group, Inc.) 42.045, -98.029167 Matt Sperling, 402-470-6507 ANTELOPE COUNTY	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps 300 Mbps 350 Mbps 400 Mbps 450 Mbps 500 Mbps																				
4	NET TOWER CONNECTIONS NEBRASKA EDUCATIONAL TELEVISION (NET) TRANSMITTER K101W-D 100 N. SKYLINE DRIVE VERDIGRE, NE 68783 NO ASR: VILLAGE OF VERDIGRE WATER TOWER 42.598611, -98.042 Matt Sperling, 402-470-6507 KNOX COUNTY	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps 300 Mbps 350 Mbps 400 Mbps 450 Mbps 500 Mbps																				
5	NET TOWER CONNECTIONS NEBRASKA EDUCATIONAL TELEVISION (NET) TRANSMITTER K44FN-D 71883 ROAD 372 (2 MILES NORTH ON COUNTY ROAD 372, WEST OF CULBERTON) CULBERTSON, NE 68024 ASR: 1027242 (Pinpoint Communications Tower) 40.262773, -100.892205 Matt Sperling, 402-470-6507 HITCHCOCK COUNTY	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps 300 Mbps 350 Mbps 400 Mbps 450 Mbps 500 Mbps																				
6	NET TOWER CONNECTIONS NEBRASKA EDUCATIONAL TELEVISION (NET) TRANSMITTER K08KR-D NE-71, South at Water Plant CRAWFORD, NE 68310 NO ASR: CITY OF CRAWFORD WATER PLANT 42.670222, -103.402972 Matt Sperling, 402-470-6507 DAWES COUNTY	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps 300 Mbps 350 Mbps 400 Mbps 450 Mbps 500 Mbps																				
7	NET TOWER CONNECTIONS NEBRASKA EDUCATIONAL TELEVISION (NET) TRANSMITTER K08LN-D PLEASANT RIDGE ROAD, NW OF HARRISON HARRISON, NE 69346 NO ASR: OCIO PUBLIC SAFETY TOWER 42.784667, -103.996583 Matt Sperling, 402-470-6507 SIOUX COUNTY	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps 300 Mbps 350 Mbps 400 Mbps 450 Mbps 500 Mbps																				
8	NET TOWER CONNECTIONS NEBRASKA EDUCATIONAL TELEVISION (NET) TRANSMITTER K14MI-D WATER TOWER BETWEEN COTTONWOOD DRIVE & CHERRY STREET NOBARRA, NE 68760	50 Mbps 100 Mbps 150 Mbps																				

APPENDIX B

Circuit #	BILLED ENTITY NAME FIBER SITE NAME	SEEKING	Non-recurring	Monthly	Monthly	Total 48-	Non-	Monthly	Monthly	Total 48-	Non-	Monthly	Monthly	Total 48-	Non-	Monthly	Monthly	Total 48-	Non-	Monthly	Monthly	Total 48-	
			Cost-- Grand Island- College Park, 3180 W. Hwy 34	Cost-- Grand Island College Park, 3180 W. Hwy 34	Taxes and Fees*-- Grand Island College Park, 3180 W. Hwy 34	month Cost-- Grand Island College Park, 3180 W. Hwy 34	recurring Cost-- Lincoln- Nebraska Hall, 901 N. 17th	Recurring Cost--Lincoln Nebraska Hall, 901 N. 17th	Taxes and Fees*-- Lincoln- Nebraska Hall, 901 N. 17th	month Cost-- Lincoln- Nebraska Hall, 901 N. 17th	recurring Cost-- Omaha- Peter Kiewit Institute, 1110 S. 67th	Recurring Cost-- Omaha- Peter Kiewit Institute, 1110 S. 67th	Taxes and Fees*-- Omaha- Peter Kiewit Institute, 1110 S. 67th	month Cost-- Omaha- Peter Kiewit Institute, 1110 S. 67th	recurring Cost-- Omaha- NDC, 1623 Farnam	Recurring Cost-- Omaha- NDC, 1623 Farnam	Taxes and Fees*-- Omaha- NDC, 1623 Farnam	month Cost-- Omaha- NDC, 1623 Farnam	recurring Cost-- Scottsbluff- Panhandle Research Center, 4502 Ave I	Recurring Cost-- Scottsbluff- Panhandle Research Center, 4502 Ave I	Taxes and Fees*-- Scottsbluff- Panhandle Research Center, 4502 Ave I	month Cost-- Scottsbluff- Panhandle Research Center, 4502 Ave I	
	NO ASR: VILLAGE OF NIOBRARA WATER TOWER 42.745, -98.033667 Matt Sperling, 402-470-6507 KNOX COUNTY	200 Mbps 250 Mbps 300 Mbps 350 Mbps 400 Mbps 450 Mbps 500 Mbps																					
9	NEBRASKA EDUCATIONAL TELEVISION (NET) TRANSMITTER K208I-D NORTH PARK AVENUE WALNETA, NE 69045 NO ASR: VILLAGE OF WALNETA 40.420528, -101.366528 Matt Sperling, 402-470-6507 CHASE COUNTY	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps 300 Mbps 350 Mbps 400 Mbps 450 Mbps 500 Mbps																					
10	NEBRASKA EDUCATIONAL TELEVISION (NET) TRANSMITTER K24GO-D 1299 S 17TH AVENUE BLAIR, NE 68008 NO ASR: HUNTEL CABLE D.B.A. AMERICAN BROADBAND 41.531361, -96.136944 Matt Sperling, 402-470-6507 WASHINGTON COUNTY	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps 300 Mbps 350 Mbps 400 Mbps 450 Mbps 500 Mbps																					
11	NEBRASKA EDUCATIONAL TELEVISION (NET) TRANSMITTER K33AC-D 71519 HWY 99 BURCHARD, NE 68323 ASR: 1029927 40.183611, -96.351389 Matt Sperling, 402-470-6507 DUNDY COUNTY	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps 300 Mbps 350 Mbps 400 Mbps 450 Mbps 500 Mbps																					
12	NEBRASKA EDUCATIONAL TELEVISION (NET) TRANSMITTER K33FO-D .5 mile EAST of Intersection of DUNDY CO ROAD & AVENUE 345 MAX, NE 69037 ASR: 1027248 (Pinpoint Communications) 40.074167, -101.3925 Matt Sperling, 402-470-6507 GAGE COUNTY	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps 300 Mbps 350 Mbps 400 Mbps 450 Mbps 500 Mbps																					
13	NEBRASKA EDUCATIONAL TELEVISION (NET) TRANSMITTER K34I8-D HILLCREST CEMETERY, 5TH AVENUE & HILLCREST ROAD DECATUR, NE 68020 NO ASR: DECATUR CEMETERY BOARD 42.005806, -96.257222 Matt Sperling, 402-470-6507 BURT COUNTY	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps 300 Mbps 350 Mbps 400 Mbps 450 Mbps 500 Mbps																					

ORIGINAL
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FIRM NAME: Eagle Communications, Inc.

APPENDIX C

Circuit #	USAC Billed Entity Number	ESU	BILLED ENTITY NAME FIBER SITE NAME	SEEKING	Non-recurring Cost	Monthly Recurring Cost	Monthly Taxes and Fees	Total 48-month Cost	
POINT TO POINT CONNECTIONS									
1		2	BANCROFT PUBLIC LIBRARY TO BANCROFT-ROSALIE PUBLIC SCHOOLS						
			BANCROFT PUBLIC LIBRARY 103 E POPLAR STREET BANCROFT, NE 68004-0067 Lesia Bargman, 402-648-3350 CUMING COUNTY	BANCROFT-ROSALIE PUBLIC SCHOOL 708 MAIN STREET BANCROFT, NE 68004 Jon Cerny, 402-648-3336	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps			\$ - \$ - \$ - \$ - \$ -	
2		13	BAYARD PUBLIC LIBRARY TO BAYARD PUBLIC SCHOOLS						
			BAYARD PUBLIC LIBRARY 509 AVENUE A BAYARD, NE 69334-0676 Becky Henkel, 308-586-1144 MORRILL COUNTY	BAYARD PUBLIC SCHOOL 726 4TH AVENUE BAYARD, NE 69334 Travis Miller, 308-586-1325	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps			\$ - \$ - \$ - \$ - \$ -	
3		7	CENTRAL CITY PUBLIC LIBRARY TO CENTRAL CITY PUBLIC SCHOOLS						
			CENTRAL CITY PUBLIC LIBRARY 1604 15TH AVENUE CENTRAL CITY, NE 68826-1806 Sara Lee, 308-946-2512 MERRICK COUNTY	CENTRAL CITY HIGH SCHOOL 1510 28TH AVENUE CENTRAL CITY, NE 68826 Jeff Jensen, 308-946-3055	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps	\$ - \$ - \$ - \$ - \$ -	250.00 300.00 350.00 400.00 450.00	\$ - \$ - \$ - \$ - \$ -	\$ 12,000.00 \$ 14,400.00 \$ 16,800.00 \$ 19,200.00 \$ 21,600.00
4		7	GENOA PUBLIC LIBRARY TO TWIN RIVER PUBLIC SCHOOLS						
			GENOA PUBLIC LIBRARY 421 WILLARD AVENUE GENOA, NE 68640-0279 Tammi Thiem, 402-993-2943 NANCE COUNTY	TWIN RIVER HIGH SCHOOL 816 WILLARD AVENUE GENOA, NE 68640 John Weidner, 402-993-2274	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps	\$ - \$ - \$ - \$ - \$ -	250.00 300.00 350.00 400.00 450.00	\$ - \$ - \$ - \$ - \$ -	\$ 12,000.00 \$ 14,400.00 \$ 16,800.00 \$ 19,200.00 \$ 21,600.00
5		15	LIED IMPERIAL PUBLIC LIBRARY TO CHASE COUNTY PUBLIC SCHOOLS						
			LIED IMPERIAL PUBLIC LIBRARY 703 BROADWAY STREET IMPERIAL, NE 69033-0728 Beth Falla, 308-882-4754 CHASE COUNTY	CHASE COUNTY HIGH SCHOOL 520 EAST 9TH STREET IMPERIAL, NE 69033 Randy Klooz, 308-882-4304	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps			\$ - \$ - \$ - \$ - \$ -	
6		5	WYMORE PUBLIC LIBRARY TO SOUTHERN PUBLIC SCHOOLS						
			WYMORE PUBLIC LIBRARY 116 WEST F STREET WYMORE, NE 68466-1736 Janet Roberts, 402-645-3787 GAGE COUNTY	SOUTHERN HIGH SCHOOL 115 S 11TH STREET WYMORE, NE 68466 Chris Prososki, 402-645-3326	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps			\$ - \$ - \$ - \$ - \$ -	
7		8	CLEARWATER PUBLIC LIBRARY TO NEBRASKA UNIFIED SCHOOL DISTRICT 1						
			CLEARWATER PUBLIC LIBRARY 626 MAIN STREET CLEARWATER, NE 68726 Kathy Feusse, 402-485-2034 ANTELOPE COUNTY	CLEARWATER HIGH SCHOOL 501 IOWA STREET CLEARWATER, NE 68726 Dale Martin, 402-893-2068	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps			\$ - \$ - \$ - \$ - \$ -	
8		8	ORCHARD PUBLIC LIBRARY TO NEBRASKA UNIFIED SCHOOL DISTRICT 1						
			ORCHARD PUBLIC LIBRARY 232 WINDOM STREET ORCHARD, NE 68764-0317 Donna Hamilton, 402-893-4606 ANTELOPE COUNTY	ORCHARD HIGH SCHOOL 425 EAST 4TH STREET ORCHARD, NE Dale Martin, 402-893-2068	50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps			\$ - \$ - \$ - \$ - \$ -	
9		8	VERDIGRE PUBLIC LIBRARY TO NEBRASKA UNIFIED SCHOOL DISTRICT 1						
			VERDIGRE PUBLIC LIBRARY 101 EAST 3RD AVENUE VERDIGRE, NE 69783-0040	VERDIGRE SCHOOL 201 S 3RD STREET VERDIGRE, NE 68783	50 Mbps 100 Mbps 150 Mbps			\$ - \$ - \$ -	

APPENDIX C

Circuit #	USAC Billed Entity Number	ESU	BILLED ENTITY NAME FIBER SITE NAME	SEEKING	Non-recurring Cost	Monthly Recurring Cost	Monthly Taxes and Fees	Total 48-month Cost
			Katie Hollman, 402-668-2677 KNOX COUNTY	Dale Martin, 402-893-2068	200 Mbps 250 Mbps			\$ \$
10		13	HARRISON ELEMENTARY SCHOOL TO SIOUX COUNTY HIGH SCHOOL		50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps			\$ \$ \$ \$ \$
			HARRISON ELEMENTARY SCHOOL 240 W 3RD STREET HARRISON, NE 69346 Ben Mientka, 308-641-9579 SIOUX COUNTY	SIOUX COUNTY HIGH SCHOOL 435 KATE STREET HARRISON, NE 69346 Ben Mientka, 308-641-9579				
11		13	DIX ELEMENTARY SCHOOL TO POTTER-DIX HIGH SCHOOL		50 Mbps 100 Mbps 150 Mbps 200 Mbps 250 Mbps			\$ \$ \$ \$ \$
			DIX ELEMENTARY SCHOOL 304 HERRUM STREET DIX, NE 69133 Ben Mientka, 308-641-9579 CHEYENNE COUNTY	POTTER-DIX HIGH SCHOOL 303 WALNUT STREET POTTER, NE 69156 Ben Mientka, 308-641-9579				