THE INFORMATION IN THIS BOX IS NOT A PART OF THE CONTRACT AND IS FOR COUNTY USE ONLY



Contract Number 24-895

SAP Number

Innovation and Technology Department

Department Contract Representative Jeremiah Thomas **Telephone Number** (909) 388-0641 Contractor **Toshiba International Corporation Contractor Representative** Rick Valenta **Telephone Number** (713) 466-0277 **Contract Term** 10/1/2024 - 9/30/2025 **Original Contract Amount** \$25,000 **Amendment Amount** N/A **Total Contract Amount** \$25,000 **Cost Center** 1200804048

Briefly describe the general nature of the contract: Service Agreement, including non-standard terms, with Toshiba International Corporation, in the amount of \$25,000 for Uninterruptible Power System maintenance, for the period of October 1 2024 through September 30, 2025.

FOR COUNTY USE ONLY				
Approved as to Legal Form	Reviewed for Contract Compliance	Reviewed/Approved by Department		
Bonnie Uphold, Supervising Deputy County Counsel	>	•		
Date 9/13/2024	Date	Date		

TOSHIBA

Name ("TIC"): Toshiba International

SERVICE AGREEMENT

PeterBrabant

County of San Bernardin 15900 Smoke Tree Stree Hesperia, CA 92345		AND	Toshiba Internati Corporation Address: 13131 West Little Yo City, State, Zip: Houston, Texas 7704	rk Road	
Phone:909-388-0776		_	riodston, Texas 7704		
		FOR			
Product Type: FIELD TBD	Serial Number: 12-7E4219210011, 12-7E4219210012 T90S3S30KS6XSN				
End-User Name/Address: County of San Bernardino	Coverage Period:				
15900 Smoke Tree Street Hesperia, CA 92345	Payment Type: ESTIMATED			-	
SCOPE OF WORK AS SET FORTH IN QUIOTA	TION# OHO-28395-H9H	7W3 REVISION	.0]
NO DEL TORITATI QUOTA	AS SET FORTH IN QUOTATION# QUO-28395-H9H7W3 REVISION# 0 TOTAL PAYMENT SALES TAX & FREIGHT NOT INCLUDED		\$21,140.00	1	
LEGALLY BOUND, HEREBY AGRE WITH THE ATTACHED AGREED UTERMS") WHICH AS INCORPORATOF CONFLICT BETWEEN THE AGITAKE PRECEDENCE. THIS SERVIBELOW AND SHALL BE EFFECTIVE CUSTOMER:	PON SERVICES TERM FED HEREIN BY REFE REED TERMS AND AN CE AGREEMENT HAS	MS AND CONDIT RENCE AND MA IY OTHER TERM BEEN EXECUTI	ONS (DATED JANUAF DE PART OF THIS AG IS AND CONDITIONS, ED BY CUSTOMER AS	RY 1, 2013) ("AC REEMENT. IN THE AGREE TE OF THE DATE	GREED THE EVENT ERMS SHALL SET FORTH
	nowe	and the contribution that the first state of the state of			
Name: Dawn Rowe					
Title: Chair, Board of	Supervisors	Date	SEP 2 4 2024		
Purchase Order Number:		COLORO			
Quote #: QUO-28395-H9H7W	Ву	RMAN OF THE BO LLAN BERNARDING BOARD OF SUDENIS	ACOPY OF ELIVERED ARD Prepared E	By: Rick Valenta	



SERVICE TERMS AND CONDITIONS (DATED JANUARY 1, 2013)

1 Gover Sheet A cover sheet entitled "Service Agreement" is stunched hereto (the "Cover Sheet") and is incorporated into this Service Agreement (this "Agreement") by reterance Terms used but not otherwise defined herein shall have the meanings ascribed to them in the Cover Sheet

Shope TIC shall perform the maintenance, inspection or other services, and provide the parts, materials or equipment, identified in the scope of work set forth in the Cover Short (the "Work") TIC shall, except as otherwise expressly provided herein, furnish all labor, supervision, tools, equipment, and services needed to complete the Work. All work performed by TIC and all purchase orders issued by Customer for the Work shall be subject to the terms and conditions contained in this Agreement. It is acknowledged by the parties that all instruments and documents issued or delivered personal to this Agreement including, without limitation, all purchase orders, order acceptances, order acknowledgements invoices, order confirmations and other instruments (each, an "Order Document" and, collectively, the "Order Documents"), shall incorporate the terms and conditions of this Agreement, irrespective of whether any such Order Ducament expressly references this Agreement, and shall be subject to the terms and conditions contained in this Agreement. For the avoidance of doubt, Customer acknowledges that any purchase order issued by Customer shall be for the sole purpose of authorizing payment, and no terms and conditions contained or referenced in any Order Document Cistomer shall be binding upon TIC or shall arrend or modify this Agreement in any way. For the avoidance of doubt, any standard or pre-printed terms and conditions contained or referenced in any Order Document shall be null and void and shall have no force and effect whatsoever, including, without limitation, even if services are provided in response to such Order Document, payment is made pursuant to such Order Document and/or such Order Document is executed and returned by the parties. The parties acknowledge that this provision shall be construed as an objection to any suandard or pre-printed terms and conditions contained in an Order Document now or hemsiter delivered by a party pursuant to this Agreement for purposes of Section 2-207 of the Uniform Commercial Code.

3. Aggest Customer shall provide TIC with access to the site as necessary for the performance of the Work, and shad famish a safe work anythornesia for TIC's employees, and such safe storage areas at the areas may be necessary for TIC's materials, tools and equipment Customer shall be responsible for coordination of the Work with any on-going operations and any other work at the site Customer shall furnish such plans specifications, data, information, and advisory personnel as may be necessary to familiarize TRC with the equipment and operations of the site as specifications, data, uncompanion, and advisory personnel as may be necessary to maintained the wint the equipment and operations of the sine as they relate to the Work. Customer shall provide all utilities necessary for performance of the Work. If C's shall comply with Customer's reasonable safety, security, and insurance requirements when performing Work at Customer's facilities.

4. Payment in consideration of the Work, Customer shall pay TIC the amount set furth in the Cover Sheet, on a fixed price of time or materials.

basis as set forth in the Cover Sheet, plus any and all taxes payable in connection with the Work, whether or not set forth on the Cover Sheet ("Payment") Unless otherwise set forth in the Cover Sheet, the Payment and Reimbursable Expenses shall be paid in full, in United States dollars,

whith was be applicable to the performance of the Work If Customer is regarded to mentional to mentioned to the performance of the work and property license, privilege, sales, use or similar texes. which may be applicable to the performance of the Work If Customer is required by applicable law to withhold any tax on any amount payable by Customer to TK hereunder, then such amount payable to TIC shall be glossed-up so that the amount actually received by TIC is equal the amount that would have been received, but for such withholding

amount has word have been received, but for such wannerong.

Tipe of Completion, Force Majone. The time for completion of the Work shall be as set forth in the Caver Sheet. If an date is specified in the Cover Sheet, It's shall proceed with reasonable diligence. Notwithstanding the toregoing. It's shall be entitled to an extension of the time for completion of the Work in the event the Work is aclayed, hundered or suspended by reason of Customer's Editor to provide surestricted access to the site, Customer's feilure to furnish materials equipment, services or information to be furnished by Customer, changes in the Work, convested or unknown conditions at the site, acts of any governmental authority, was riot, revolution, strikes at other labor disputes, fire, flood ar avoidable casualties, Acts of God, adverse weather conditions or other causes beyond "In"'s reasonable countril

6. Delivery. Unless otherwise set forth on the Cover Sheet, delivery terms for all pairs, materials or equipment provided in connection with the 6. Defivery. Unless one-rwise set form on the Cover Sheet, delivery terms for an pairs, materials of equipment province in connection with the Work shall F.O.B. shipping point, freight prepare and added. The term "F.O.B. shipping point" as used in this paragraph, shall mean loaded, free of expense to Customer, on board the carrier's conveyance at ITC's designated facility. Unless otherwise set furth herein, title to and risk of loss for all parts, materials or equipment shall pass from TIC to Customer when such parts materials or equipment are loaded on board the carrier's conveyance at TIC's designated facility. Carrier claims resulting from in transit damage to any parts, materials or equipment will be the sole

7 Service Warrants TIC hereby warrants to Customer that the Work shall be pertormed in a good, safe and workmanlike manner, and in 7 Scryice Waiterly TiC hereby warrants to Customer that the Work shall be performed in a good, safe and workmanlike manner, and in accordance with the provisions of this Agreement TIC DOES NOT WARRANT THAT 1 HE WORK INCLUDES ALL PREVENTATIVE MAINTENANCE, REPAIR, (IPCRADE OR OTHER SERVICES NECESSARY TO ENSURE CONTINUED, UNINTERRUPTED OR OPTIMAL PERFORMANCE OF THE APPLICABLE EXPRESS INCLUDING WARRANTY SHALL EXPIREMENT (90) DAYS AFTER THE DATE THE WORK IS PERFORMED IT MAKES NO OTHER WARRANTIES WHETHER EXPRESS. IMPLIED, STATUTORY OR OTHERWISE WHICH EXTEND BEYOND 1 HE WARRANTIES WHETHER INCLUDING WITHOUT LIMITATION IMPLIED WARRANTIES OF MERCHANTABILITY AND FITHESS FOR A PERFORMENT OF THE WORK OF THE WORK OF THE PROSE THE WORK OF THE PERFORMENT OF THE PROPERTY OF THE PERFORM OR RETUND THE PURCHASE PRILE FOR THE WORK SHALL BE THE SOLE AND FXCLUSIVE REMEDY OF CUSTOMER FOR BREACH OF THE POREGOING WARRANTIES

8 Materials Warrants DC hereby warrants to Customer that all materials firmshed to ICC and incorporated into the Work of any shall be fore

8 Materials Warrants DC hereby warrants to Customer that all malerials finnished by (IC and incorporated into the Work if any, shall be free from defects in material and workmanship. THE FOREGOING WARRANTY SHALL EXPIRE ONE HUNDRED EIGHTY (180) DAYS





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AFTER SUCH MATERIALS ARE INCORPORATED INTO THE WORK. TIC MAKES NO OTHER WARRANTIES WHETHER EXPRESS, IMPLIED, STATUTORY OR OTHERWISE WHICH EXTEND BEYOND THE ABOVE DESCRIPTION HEREOF, INCLUDING WITHOUT LIMITATION, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. If any materials furnished by TIC and incorporated into the Work do not conform to the foregoing warranty, TIC shall, upon Customer's written notification to TIC, repair or replace the nonconforming materials or, if such nonconforming materials cannot be repaired or replaced, refund the purchase price paid for such materials. THE FOREGOING OBLIGATION TO REPAIR, REPLACE OR REFUND THE PURCHASE ORDER FRICE FOR THE MATERIALS SHALL BE THE SOLE AND EXCLUSIVE REMEDY OF CUSTOMER FOR THE BREACH OF THE FOREGOING WARRANTY. TIC SHALL, HAVI: NO UBLIGATION TO: (I) REMOVE OR INSTALL ANY MATERIALS THAT DO NOT CONFORM TO THE FOREGOING WARRANTY; (II) DISASSEMBLE, REASSEMBLE, REMOVE OR INSTALL ANY EQUIPMENT, MATERIALS, STRUCTURES OR OTHER ITEMS APPURITENANT TO OR AFFECTED BY THE MATERIALS THAT DO NOT CONFORM TO THE FOREGOING WARRANTY, OR (III) PAY ANY COSTS INCURRED IN CONNECTION WITH SUCH DISASSEMBLY, REASSEMBLY, REMOVAL OR INSTALLATION.

9. Limitation of Liabilia. NOTWITHSTANDING ANYTHING CONTAINED HEREIN TO THE CONTRARY, THE TOTAL LIABILITY OF 9. Limitation of Liebijios. NOTWITHSTANDING ANYTHING CONTRACT, TORY (INCLUDING NEGLIGENCE AND STRICT LIABILITY OF TIC UNDER THIS AGREEMENT, WHITHER IN CONTRACT, TORY (INCLUDING NEGLIGENCE AND STRICT LIABILITY) OR OTHERWISE, SHALL NOT EXCEED 100% OF THE PAYMENT RECEIVED BY TIC UNDER THIS AGREEMENT. IN NO EVENT, WHETHER AS A RESULT OF BREACH OF CONTRACT, BREACH OF WARRANTY, ALLEGED NEGLIGENCE, LIABILITY WITHOUT FAULT OR ANY OTHER LEGAL THEORY, AND REGARDLESS OF WHETHER TIC HAS BEEN PREVIOUSLY ADVISED OF THE POSSIBILITIES OF SUCII DAMAGES, SHALL TIC BE LIABLE FOR ANY INDIRECT, INCIDENTIAL, SPECIAL, CONSEQUENTIAL OR EXEMPLARY DAMAGES, INCLUDING, WITHOUT LIMITATION, PERSONAL INJURY, DEATH, PROPERTY DAMAGE, LOSS OF PROFITS OR REVENUE, LOSS OF BUSINESS, LOSS OF INFORMATION OR DATA, LOSS OF USE OF THE EQUIPMENT DESCRIBED HEREIN OR ANY ASSOCIATED EQUIPMENT, COST OF CAPITAL, DOWN TIME COSTS, LABOR COSTS, OR CLAIMS OF CUSTOMERS OF CUSTOMER FOR SUCH DAMAGES.

10. Insurance. At all times during the term of this Agreement, TIC shell, at its own expense and with deductibles for its sole account, obtain and maintain insurance in accordance with TIC's standard Customer-wide insurance policies. At Customer's request, TIC shell furnish Customer with insurance certificates as evidence of the coverage described above,

11. Work Changes. Customer may at any time by written notice to TIC request reasonable changes in the scope of the Work, including increases and decreases therein. In such event, the Payment and time for completion of the Work shall be adjusted by mutual written egreement executed by the parties. Where the increase or decrease in the Work involves items of Work to be performed hereunder on a time and materials or unit price basis, the Payment shall be adjusted on such basis, whether there is an increase or decrease in such items or units of Work. Where the increase or decrease in the work involves Work to be performed on a lump sum basis, the Payment shall be adjusted by mutual written agreement executed by the parties, and TIC shall have no obligation to proceed with the Work, as increased or decreased, unless and until such written agreement is executed by the parties.

12. Applicable Laws, TIC and its subcontractors shall at all times corrupty with all applicable laws (including but not limited to the Occupational Safety and Health Act of 1970), ordinances, rules, regulations, codes and orders of the United States, any state, county or any executive or administrative agency thereof and any other governmental body having any jurisdiction over the Work.

13. Assignment. Neither party shall assign this Agreement, or any rights or obligations hereunder without the prior written consent of the other party. 14. Proprietary Information. Neither party shall disclose to third parties any confidential or proprietary information revealed to it during the performance of the Work, including information relating to equipment and to manufacturing processes, with the exception of such disclosure as may be necessary to perform or obtain permits related to the Work, to enable subcommeters to perform any portion of the Work, or such disclosure as may be required by applicable law. Any information disclosed by parties under this Agreement shall remain the property of and be deemed proprietary to the disclosing purty.

15. Independent Contractor. In performance of the Work, TIC shall operate as an independent contractor and not as an agent of Customer. Neither TIC nor the employees of TIC shall be deemed to be employees or agents of Customer for any purpose whatsoever. TIC shall have sole control over the means, methods and techniques employed in the performance of the Work.

16. Environmental Realth Safett. While performing the Work on premises owned or composited by the Customer, TIC and its subcontractors shall at all times comply with the cavironmental, health and safety rules and regulations provided by Customer that are applicable to the Work.

17. Waiver. No delay on the part of any party in exercising any right, power or privilege hereunder shall operate as a waiver thereof, nor shall any waiver on the part of any party of any right, power or privilege hereunder, nor any single or partial exercise of any right, power or privilege hercunder, preclude any other or further exercise thereof or the exercise of any other right, power or privilege hercunder.

18. Governing Law, Remedies. This Agreement shall be construed and governed by the laws of the State of California, United States of America. The parties irrevocably submit to jurisdiction in the State of California with respect to any dispute between them arising out of, relating to, or in connection with this Agreement, and venue will lie in the state count in the county of San Bernardino, California, of the federal court in the county of Riverside, California, as is appropriate To the cutent an express remedy is provided herein, such reanedy shall be the sole and exclusive remedy of the parties. If no express remedy is provided herein, each party shall be entitled to the remedies available at law or in equity; provided, however, that any liability of the parties hereander will be limited to direct actual damages as the sole and exclusive remedy. Except as otherwise set forth herein, all other remedies at law or in equity are waived.

19. Severability. Each provision of this Agreement is severable. If any provision or part thereof is held to be prohibited by or invalid under applicable law or rule in any jurisdiction, in any respect, such invalidity shall not affect the validity, legality and enforceability of the rest of the

provision or any other provision of this Agreement.

20. Termination. Either party may leminate this Agreement at any time, without cause, upon thirty (30) days prior written notice to the other party. In the event this Agreement is terminated by Oustomer, Customer shall pay TIC all amounts due and payable for the Work performed prior to such termination. If either party in good faith considers the other party to be in default hereunder, that party shall give the other party written notice thereof, describing in detail the alleged conditions of default. If the default is not

cured within thirty (30) days of the date of receipt of the notice, the other party, as its sole and exclusive remedy, may terminate the Agreement by written notice thereof.

by writer house increase.

21. Notices. Any notice provided for in this Agreement and any other notice, demand or communication required or permitted to be given hereunder or which any party may wish to send to another ("Notice" or "Notices") shall be in writing and shall be deemed to have been properly given if given by: (i) personal delivery, or (ii) registered or certified U.S. mail, or by comparable private carrier, First Class, return receipt requested in a scaled cavelope, postage or other charges prepaid, addressed to TIC at 13131 West Little York Road, Houston, Texas 77041 or to the Customer at the address set forth in the Cover Sheer, or such other address as any party may request by notice given as set forth above.

22. Amendments, No charge, modification of or addition to this Agreement shall be effective unless in writing and signed by both parties by a the property of the contribution of the contribution the Cover Sheer, or such other address as any party may request by notice given as set forth above.

duly authorized representative. This Agreement, Including, without limitation, the Cover Sheet, constitutes the entire understanding between the parties and supersedes any prior or contemporaneous negotiations, understandings and agreements, written or oral, with respect to the Work.

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23. Execution. This Agreement shall be effective upon the date of execution by Customer and TiC by a duly authorized representative of each party

