			Form A						
Department	Location	Units	Purpose	Size	Brand	Fuel	Serves	Price Semi-Annual Inspection	Price Annual Inspection
SHERIFF	ANTENNA TOWER SOUTH.	1	BACKUP	36 Kw	GENERAC	PROPAN	TOWER	\$ 400.00	\$ 575.00
SHERIFF	ANTENNA TOWER NORTH	1	BACKUP	36 Kw	GENERAC	PROPAN	TOWER	\$ 400.00	\$ 575.00
SHERIFF	ANTENNA TOWER R&B	1	BACKUP	10 Kw	GENERAC	PROPAN	TOWER	\$ 400.00	\$ 575.00
SHERIFF	SHERIFF'S OFFICE	1	BACKUP	200 Kw	GENERAC	DIESEL	SO ADMIN	\$ 400.00	\$ 700.00
SHERIFF	COUNTY JAIL	1	BACKUP	360 Kw	DETROIT	DIESEL	JAIL	\$ 400.00	\$ 725.00
SHERIFF	SHERIFF'S OFFICE ADMINISTRATION	1	BACKUP	200 Kw	GENERAC	DIESEL	BLDG	\$ 400.00	\$ 700.00
SHERIFF	SHERIFF'S OFFICE NEW ADMIN BLDG	2	BACKUP	500 Kw	GENERAC	DIESEL	BLDG	\$ 415.00	\$ 750.00
Test are run every	Monday & Friday and load test are done on the firs	t of eve	ry month for both Admin & Jai		•		•		
R&B	ROAD & BRIDGE FUEL STATION	1	BACKUP	10 Kw	GENERAC	PROPAN	FUEL PUMP	\$ 400.00	\$ 575.00
R&B	ROAD & BRIDGE WAREHOUSE	2	BACKUP	5 Kw	GENERAC	REG	LOANER	-	-
R&B	ROAD & BRIDGE OFFICE	2	BACKUP	5 Kw	GENERAC	REG	OFFICE	-	-
MED EXAM	MEDICAL EXAMINER	1	BACKUP	40 Kw	TAYLOR	DIESEL	COOLERS	\$ 400.00	\$ 575.00
UTILS	RIO BRAVO WATER PLANT MAIN	1	BACKUP	1400 Kw	CAT	NAT GAS	PLANT	\$ 425.00	\$ 1,200.00
UTILS	RIO BRAVO WATER PLANT MAIN	1	BACKUP	1400 Kw	CAT	NAT GAS	PLANT	\$ 425.00	\$ 1,200.00
UTILS	RIO BRAVO WWT PLANT	1	BACKUP	1400 Kw	CAT	NAT GAS	S PLANT	\$ 425.00	\$ 1,200.00
UTILS	RIO BRAVO LIFT STATION (NEW)	1	BACKUP	40 Kw	CAT	DIESEL	LIFT STA	\$ 400.00	\$ 575.00
UTILS	RIO BRAVO LIFT STATION DANUBIO	1	BACKUP	40 Kw	CAT	DIESEL	LIFT STA	\$ 400.00	\$ 575.00
UTILS	RIO BRAVO DET CENTER	1	BACKUP	40 Kw	GENERAC	DIESEL	LIFT STA	\$ 400.00	\$ 575.00
UTILS	EL CENIZO MAIN	1	BACKUP	57 Kw	CUMMINS	PROPAN	LIFT STA	\$ 400.00	\$ 575.00
UTILS	EL CENIZO ESPEJO MOL INA	1	BACKUP	57 Kw	CUMMINS	PROPAN	LIFT STA	\$ 400.00	\$ 575.00
UTILS	EL CENIZO ESPEJO MOL INA	1	BACKUP	57 Kw	CUMMINS	PROPAN	LIFT STA	\$ 400.00	\$ 575.00
UTILS	RIO BRAVO (OLD GENSET)	1	DOWN	39 Kw	ALLIS CHALMERS	DIESEL	OLD WTP	\$ 400.00	\$ 575.00
ADMIN	ADMIN BLDG. EMERGENCY DOORS / LIGHTS	1	BACKUP	25 Kw	GENERAC	NAT GAS	COMPUTER	\$ 400.00	\$ 575.00
IT DEPT	ADMIN BLDG MIS OFFICE	1	LIGHTS	2.5 Kw	BRIGGS (SAMS)	REG	LIGHTS	-	-
UTILS	SCHOOL LAND WATER WELL	1	POWER	40 Kw	GENERAC	DIESEL	WELL	\$ 400.00	\$ 575.00
JJAEP	JJAEP JUVENILE T/W IRMA VALENZUELA	1	BACKUP	350 Kw	GENERAC	DIESEL	DET BLG	\$ 400.00	\$ 725.00
JJAEP	JJAEP JUVENILE 361-586-6026	1	BACKUP	150 Kw	DEERE	DIESEL	SCHOOL	\$ 400.00	\$ 675.00
CAA	HEADSTART PROGRAM	2	TOOLS	3.5 Kw	GENERAC	REG	TOOLS	-	-
406 DRUG COURT	OLD JUVENILE CENTER ON 4101 JUAREZ	1	BACKUP HAS TR SWI	200 Kw	GENERAC	DIESEL	BLDG	\$ 400.00	\$ 700.00
FIRE	WEBB COUNTY FIRE DEPARTMENT-ADMIN.	1	BACKUP	60 Kw	CUMMINS	DIESEL	BLDG	\$ 400.00	\$ 575.00
FIRE	LOS BOTINES FIRE DEPARTMENT	1	BACKUP	50 Kw	GENERAC	DIESEL	BLDG	\$ 400.00	\$ 575.00
FIRE	QUAD CITY FIRE STATION	1	BACKUP	50 Kw	GENERAC	DIESEL	BLDG	\$ 400.00	\$ 575.00
JP	JP/CONSTABLE PCT 3	1	BACKUP	25 Kw	GENERAC	DIESEL	BLDG	\$ 400.00	\$ 575.00
				1	İ		1	†	†

Response time - Service calls during regular working hours:	1.5			
Response time - Emergency Service calls during regular working hours	2		<u></u>	
Response time - Emergency Service calls outside regular working hours	3-Feb			
Provide hourly labor rate for service calls during regular working hours, not	included in preventative maintenance	\$1	\$130.00 per hou	ır
Warranty on work / service performed	90 davs			

Signature:

Jonathan Mendez

Date: 10/04/2023

<sup>\*\*\*</sup> Please note that locations and generators may be added throughout the life of this contract.\*\*\*

### **CONFLICT OF INTEREST QUESTIONNAIRE**

FORM CIQ

For vendor doing business with local governmental entity

This questionnaire reflects changes made to the law by H.B. 23, 84th Leg., Regular Session.	OFFICE USE ONLY
This questionnaire is being filed in accordance with Chapter 176, Local Government Code, by a vendor who has a business relationship as defined by Section 176.001(1-a) with a local governmental entity and the vendor meets requirements under Section 176.006(a).	Date Received
By law this questionnaire must be filed with the records administrator of the local governmental entity not later than the 7th business day after the date the vendor becomes aware of facts that require the statement to be filed. See Section 176.006(a-1), Local Government Code.	
A vendor commits an offense if the vendor knowingly violates Section 176.006, Local Government Code. An	
offense under this section is a misdemeanor.  Name of vendor who has a business relationship with local governmental entity.	
Check this box if you are filing an update to a previously filed questionnaire. (The law recompleted questionnaire with the appropriate filing authority not later than the 7th business you became aware that the originally filed questionnaire was incomplete or inaccurate.)	
Name of local government officer about whom the information is being disclosed.	
No. 100	
Name of Officer	
Describe each employment or other business relationship with the local government offic officer, as described by Section 176.003(a)(2)(A). Also describe any family relationship with Complete subparts A and B for each employment or business relationship described. Attack CIQ as necessary.  A. Is the local government officer or a family member of the officer receiving or like other than investment income, from the vendor?  Yes  No  B. Is the vendor receiving or likely to receive taxable income, other than investment of the local government officer or a family member of the officer AND the taxable in local governmental entity?	the local government officer. In additional pages to this Form  Rely to receive taxable income,  income, from or at the direction
Yes No	
Describe each employment or business relationship that the vendor named in Section 1 ma other business entity with respect to which the local government officer serves as an off ownership interest of one percent or more.	
Check this box if the vendor has given the local government officer or a family member o as described in Section 176.003(a)(2)(B), excluding gifts described in Section 176.003	
J	
Signature of vendor doing business with the governmental entity	te

### CONFLICT OF INTEREST QUESTIONNAIRE

### For vendor doing business with local governmental entity

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

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

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

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

- (a) A local government officer shall file a conflicts disclosure statement with respect to a vendor if:
  - (2) the vendor:
    - (A) has an employment or other business relationship with the local government officer or a family member of the officer that results in the officer or family member receiving taxable income, other than investment income, that exceeds \$2,500 during the 12-month period preceding the date that the officer becomes aware that
      - (i) a contract between the local governmental entity and vendor has been executed; or
      - (ii) the local governmental entity is considering entering into a contract with the vendor:
    - (B) has given to the local government officer or a family member of the officer one or more gifts that have an aggregate value of more than \$100 in the 12-month period preceding the date the officer becomes aware that:
      - (i) a contract between the local governmental entity and vendor has been executed; or
      - (ii) the local governmental entity is considering entering into a contract with the vendor.

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

- (a) A vendor shall file a completed conflict of interest questionnaire if the vendor has a business relationship with a local governmental entity and:
  - (1) has an employment or other business relationship with a local government officer of that local governmental entity, or a family member of the officer, described by Section 176.003(a)(2)(A);
  - (2) has given a local government officer of that local governmental entity, or a family member of the officer, one or more gifts with the aggregate value specified by Section 176.003(a)(2)(B), excluding any gift described by Section 176.003(a-1); or
  - (3) has a family relationship with a local government officer of that local governmental entity.
- (a-1) The completed conflict of interest questionnaire must be filed with the appropriate records administrator not later than the seventh business day after the later of:
  - (1) the date that the vendor:
    - (A) begins discussions or negotiations to enter into a contract with the local governmental entity; or
    - (B) submits to the local governmental entity an application, response to a request for proposals or bids, correspondence, or another writing related to a potential contract with the local governmental entity; or
  - (2) the date the vendor becomes aware:
    - (A) of an employment or other business relationship with a local government officer, or a family member of the officer, described by Subsection (a);
    - (B) that the vendor has given one or more gifts described by Subsection (a); or
    - (C) of a family relationship with a local government officer.

#### CERTIFICATION

# REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION FOR COVERED CONTRACTS

### PART A.

Federal Executive Orders 12549 and 12689 require the Texas Department of Agriculture (TDA) to screen each covered potential contractor to determine whether each has a right to obtain a contract in accordance with federal regulations on debarment, suspension, ineligibility, and voluntary exclusion. Each covered contractor must also screen each of its covered subcontractors.

In this certification "contractor" refers to both contractor and subcontractor; "contract" refers to both contract and subcontract.

By signing and submitting this certification the potential contractor accepts the following terms:

- 1. The certification herein below is a material representation of fact upon which reliance was placed when this contract was entered into. If it is later determined that the potential contractor knowingly rendered an erroneous certification, in addition to other remedies available to the federal government, the Department of Health and Human Services, United States Department of Agriculture or other federal department or agency, or the TDA may pursue available remedies, including suspension and/or debarment.
- 2. The potential contractor will provide immediate written notice to the person to which this certification is submitted if at any time the potential contractor learns that the certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- 3. The words "covered contract", "debarred", "suspended", "ineligible", "participant", "person", "principal", "proposal", and "voluntarily excluded", as used in this certification have meanings based upon materials in the Definitions and Coverage sections of federal rules implementing Executive Order 12549. Usage is as defined in the attachment.
- 4. The potential contractor agrees by submitting this certification that, should the proposed covered contract be entered into, it will not knowingly enter into any subcontract with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the Department of Health and Human Services, United States Department of Agriculture or other federal department or agency, and/or the TDA, as applicable.

Do you have or do you anticipate having subcontractors under this proposed contract? ☐ Yes



- 5. The potential contractor further agrees by submitting this certification that it will include this certification titled "Certification Regarding Debarment, Suspension, Ineligibility, and Voluntary Exclusion for Covered Contracts" without modification, in all covered subcontracts and in solicitations for all covered subcontracts.
- 6. A contractor may rely upon a certification of a potential subcontractor that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered contract, unless it knows that the certification is erroneous. A contractor must, at a minimum, obtain certifications from its covered subcontractors upon each subcontract's initiation and upon each renewal.
- 7. Nothing contained in all the foregoing will be construed to require establishment of a system of records in order to render in good faith the certification required by this certification document. The knowledge and information of a contractor is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 8. Except for contracts authorized under paragraph 4 of these terms, if a contractor in a covered contract knowingly enters into a covered subcontract with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the federal government, Department of Health and Human Services, United States Department of Agriculture, or other federal department or agency, as applicable, and/or the TDA may pursue available remedies, including suspension and/or debarment.

## PART B. CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION FOR COVERED CONTRACTS

Indicate in the appropriate box which statement applies to the covered potential contractor:

<b>∀</b> ′	The potential contractor certifies, by submission of this certification, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded form participation in this contract by any federal department or agency or by the State of Texas.					
	The potential contractor is unable to certify to one or more of the terms in this certification. In this instance, the potential contractor must attach an explanation for each of the above terms to which he is unable to make certification. Attach the explanation(s) to this certification.					
Nan	ne of Contractor	Vendor ID No. or Social Security No.	Program No.			
	Jonathan Men	dez	10/04/2023			
S	ignature of Authorized Re	epresentative	Date			
	certification. In this instant each of the above terms to explanation(s) to this certification	vece, the potential contractor must a which he is unable to make certification.  Vendor ID No. or Social Security No.	ttach an explanation for ication. Attach the  Program No.  10/04/2023			

Jonathan Mendez / Maintenance Sales

Printed/Typed Name and Title of Authorized Representative

Texas Department of Form H2049
Agriculture January 2008

# **CERTIFICATION REGARDING FEDERAL LOBBYING** (Certification for Contracts, Grants, Loans, and Cooperative Agreements)

#### PART A. PREAMBLE

Federal legislation, Section 319 of Public Law 101-121 generally prohibits entities from using federally appropriated funds to lobby the executive or legislative branches of the federal government. Section 319 specifically requires disclosure of certain lobbying activities. A federal government-wide rule, "New Restrictions on Lobbying", published in the Federal Register, February 26, 1990, requires certification and disclosure in specific instances.

### PART B. CERTIFICATION

This certification applies only to the instant federal action for which the certification is being obtained and is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$100,000 for each such failure.

The undersigned certifies, to the best of his or her knowledge and belief, that:

- 1. No federally appropriated funds have peen paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the awarding of any federal contract, the making of any federal grant, the making of any federal loan, the entering into of any cooperative agreement, or the extension, continuation, renewal, amendment, or modification of any federal contract, grant, loan, or cooperative agreement.
- 2. If any funds other than federally appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with these federally funded contract, subcontract, subgrant, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying", in accordance with its instructions. (If needed, contact the Texas Department of Agriculture to obtain a copy of Standard Form-LLL.)

subrecipients will certify and disclose accordingly.						
Do you have or do you anticipate  ☐ Yes  No	having covered so	ıbawards under th	is transaction?			
Name of Contractor/Potential	Vendor ID No. or	Social Security No.	Program No.			
Contractor						
			L			
Name of Authorized Representative	Title					
Jonathan Mendez Signature – Authorized Represent		10/04/20	)23			
Signature - Authorized Represent	ative	D	ate			

3. The undersigned shall require that the language of this certification be included in the award documents for all covered subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all covered

### PROOF OF NO DELINQUENT TAXES OWED TO WEBB COUNTY

NameCounty.	owes no delinquent property taxes to Webb
(Business Name)	_ owes no property taxes as a business in Webb County.
(Business Owner)	owes no property taxes as a resident of Webb County.
Person who can attest to the above info	rmation
* SIGNED NOTORIZED DOCUME WEBB COUNTY.	ENT AND PROOF OF NO DELINQUENT TAXES TO
me (or proved to me on the oath of	personally appeared, know to, know to to be the person whose name t and acknowledged to me that he executed the same for the essed.
Given under my hand and seal of offic	e this day of 20
Notary Public, State of Texas	
	(Print name of Notary Public here)
My commission expires the day	of 20

### Offeror: Complete & Return this Form with Response Submission.

### **House Bill 89 Verification**

<sub>I,</sub> Jonathan Mendez		the	undersigned	representative	e of	(company	or	business
ı, Jonathan Mendez name)	Total Ener	av So	olutions	•				
(heretofore referred to as co	ompany) being	g an a	dult over the a	ge of eighteen	(18) y	ears of age,	after	being duly
sworn by the undersigned	notary, do her	reby o	depose and ve	rify under oath	that t	he company	nam nam	ed above,
under the provisions of Sub	title F, Title 10	), Gov	ernment Code	Chapter 2270:				
1. Does not boycott Israel	currently; and							
-	-							
2. Will not boycott Israel du	iring the term o	of the	contract.					
Pursuant to Section 2270.0	01, Texas Gov	/ernm	ent Code:					
1. "Boycott Israel" mea	ns refusing to	deal v	with, terminatir	g business acti	vities v	with, or other	wise '	taking any
action that is intended to pe	nalize, inflict e	conor	mic harm on, o	r limit commerci	ial rela	ations specifi	cally \	with Israel,
or with a person or entity of	doing business	in Is	rael or in an Is	sraeli-controlled	territo	ory, but does	s not i	include an
action made ordinary busin	ess purposes;	and						
<ol><li>"Company" means</li></ol>	a for-profit sol	le pro	prietorship, or	ganization, ass	ociatio	n, corporation	on, pa	artnership,
joint venture, limited partne	rship, limited I	liabilit	y partnership,	or an limited lia	bility of	company, ind	cludin	g a wholly
owned subsidiary, majorit	y-owned subs	sidiary	, parent com	pany or affiliat	e of	those entitie	es or	business
association that exist to ma	ke a profit.							
	·							
Signature of Company Rep	resentative							
Date								
On thisday of		_, 20_	, persona	ally appeared				
				e above name		son, who aft	er by	me
being duly sworn, did swe	ear and confir	rm tha	at the above i	s true and corr	ect.			
-								
Notary Seal								
<b>,</b>	Notary Signature	anatı	ıre					
		J						
	Date						_	
	Date							

# Offeror: Complete & Return this Form with Response Submission. Senate Bill 252 Certification

SB 252 CHAPTER 2252 CERTIFICA	ATION I, Jonathan Mendez	, the
undersigned representative of Total Energy	y Solutions	(Company or business
name) being an adult over the age of eig	hteen (18) years of age, pursuant to	Texas Government Code, Chapte
2252, Section 2252.152 and Section 225	2.153, certify that the company nam	ed above is not listed on the website
of the Comptroller of the State of Texas	s concerning the listing of companie	es that are identified under Section
806.051, Section 807.051 or Section 225	53.153. I further certify that should th	e above-named company enter into
a contract that is on said listing of comp	anies on the website of the Comptro	oller of the State of Texas which do
business with Iran, Sudan or any Foreig	n Terrorist Organization, I will imme	diately notify Mr. Jose Angel Lopez
III, Webb County Purchasing Agent at (9	956) 523-4125 or via email at <u>ioel@v</u>	vebbcountytx.gov
landhan Mandan		
Jonathan Mendez	Name of Company Representa	tive (Print)
Operathan Mandas	0:	and a three
Jonathan Mendez	Signature of Company Represe	entative
0		
10/04/2023	Data	
10/01/2020	Date	

# WEBB COUNTY PURCHASING DEPT. QUALIFIED PARTICIPATING VENDOR CODE OF ETHICS AFFIDAVIT FORM

STATE OF TEXAS *
KNOW ALL MEN BY THESE PRESENTS:  COUNTY OF WEBB *
BEFORE ME the undersigned Notary Public, appeared
I personally, and/or in my respective authority/capacity on behalf of my company/entity do hereby confirm that I have reviewed and agree to fully comply with all the terms, duties, ethical policy obligations and/or conditions as required to be a qualified participating vendor with Webb County, Texas as set forth in the Webb County Purchasing Code of Ethics Policy posted at the following address: <a href="http://www.webbcountytx.gov/PurchasingAgent/PurchasingEthicsPolicy.pdf">http://www.webbcountytx.gov/PurchasingAgent/PurchasingEthicsPolicy.pdf</a>
I personally, and/or in my respective authority/capacity on behalf of my company/entity do hereby further acknowledge, agree and understand that as a participating vendor with Webb County, Texas on any active solicitation/proposal/qualification that I and/or my company/entity failure to comply with the Code of Ethics policy may result in my and/or my company/entity disqualification, debarment or make void my contract awarded to me, my company/entity by Webb County. I agree to communicate with the Purchasing Agent or his designees should have questions or concerns regarding this policy to ensure full compliance by contacting the Webb County Purchasing Dept. via telephone at (956) 523-4125 or e-mail to the Webb County Purchasing Agent to joel@webbcountytx.gov.
Executed and dated this _4_ day ofOctober, 2023.    October, 2023.   Signature of Affiant
Signature of Affiant
Jonathan Mendez Printed Name of Affiant/Company/Entity
SWORN to and subscribed before me, this 4 day October , 2023
NOTARY PUBLIC, STATE OF TEXAS