

**SERVICE PROVIDER AGREEMENT
(E-Rate — Year 8 a/k/a Year 2005)
(Districtwide Cabling/Network Electronics)**

THIS SERVICE PROVIDER AGREEMENT ("this Agreement") is made as of the date written below between DESERT COMMUNICATIONS, INC. (the "Provider") and the YSLETA INDEPENDENT SCHOOL DISTRICT (the "YISD").

In consideration of the mutual covenants in this Agreement, and other good and valuable consideration, the receipt and sufficiency of which are acknowledged by the parties, YISD and the Provider hereby agree as follows:

**Article I
Definitions**

1.1 "Authorized Persons" means the persons identified on Exhibit "A", attached hereto and incorporated herein, who are authorized to take certain specified actions hereunder on behalf of YISD, which list of persons is subject to change from time to time by notice from YISD to Provider.

1.2 "Charges" means all proper fees to be charged by Provider to YISD for the Services, being equal to the following: (a) 100% minus the percentage discount rate applicable to YISD under the Program under the official discount matrix; multiplied by (b) the Prices. By way of example, if such discount rate is 90% [as was the case for prior E-Rate program years], then the Charges would be equal to 10% of the Prices. The Charges shall represent only YISD's share of the Prices, as provided by Program rules.

1.3 "Prices" means all amounts properly due and payable under the Program, and eligible for Payment thereunder, as set forth on Exhibit "B", attached hereto and incorporated herein. The Prices are all F.O.B. the particular YISD site to which YISD directs delivery.

1.4 "Program" means the so-called E-Rate Year 2005 a/k/a Year 8 of the Schools and Libraries Division of the Federal Communications Commission.

1.5 "Project" means any of the project(s) of YISD described on Exhibit "C", attached hereto and incorporated herein.

1.6 "Services" means all goods and services to be provided by the Provider to YISD under this Agreement, as further described on Exhibit "D", attached hereto and incorporated herein.

1.7 "SLD" means the Schools and Libraries Division of the Federal Communications Commission, and, as the context may require, the Universal Service Administrative Company.

Article II Term

2.1 Primary Term. The primary term of this Agreement shall be for a period commencing July 1, 2005 and ending June 30, 2006, at which time this Agreement shall terminate unless renewed as set forth below or unless terminated sooner pursuant to the provisions hereof. At YISD's option, the primary term may be extended up to 120 days.

2.2 Termination. During the primary term or any renewal term, this Agreement may be terminated as follows:

- (a) by either party if the other party commits any material breach of any term of this Agreement and which, in the case of a breach capable of being remedied, is not remedied within thirty (30) days of a written request to remedy the same;
- (b) if either party becomes insolvent, files or has filed against it a petition in bankruptcy or any similar petition under any insolvency law of any jurisdiction, proposes or accomplishes any dissolution, liquidation, composition, financial reorganization or recapitalization with creditors, merger, or sale of all or substantially all of its assets, or if a receiver, trustee, custodian, or similar agent is appointed or takes possession of any property or business of either party;
- (c) by either party if the other party repeatedly commits multiple nonmaterial breaches of any terms of this Agreement and which are not remedied and are not ceased to be committed within thirty (30) days of a written request to remedy or cease the same;
- (d) by YISD upon 3 days notice in the event of material breach of any significant provision of this Agreement by the Provider which directly results any of the following: (i) serious damage or injury to YISD or third parties; or (ii) failure of YISD to comply with applicable legal requirements;
- (e) ~~by Provider at any time, with or without cause, upon 90 days prior written notice to YISD; “(intentionally deleted)”~~
- (f) by YISD at any time, with or without cause, upon 60 days prior written notice to Provider;
- (g) by YISD at any time without prior notice if any gratuities, whether in the form of entertainment, gifts, or otherwise, were offered or given by the Provider or any agent or representative thereof to any employee, official, or representative of YISD with a view toward securing favorable treatment with respect to the entry into or performance of this Agreement;

- (h) by YISD without prior notice at the expiration of each YISD budget period occurring during the primary or any renewal term of this Agreement; or
- (i) at the option of YISD in the event the SLD denies or fails to award, or delays in the award of, full funding under the Program for one or more of the Projects.

If this Agreement is terminated pursuant to this subsection, any Charges otherwise expressly payable pursuant to this Agreement and Program rules shall be prorated through the effective termination date.

2.3 Renewal. At the option of YISD, this Agreement may be renewed up to three times for additional one-year terms, by written notice to Provider prior to the expiration of a term.

Article III Services

3.1 Services. Provider agrees to perform and provide the Services to YISD upon the terms and conditions set forth herein, including without limitation the timetables set forth on Exhibit "D", and furnish all necessary labor, materials, tools, supplies, equipment, transportation, supervision, and management for the same. YISD must approve in writing any changes to the Services. The approval or disapproval of any such changes shall be in the YISD's sole discretion, and subject to any required approvals under the Program. Provider shall install the Services in full compliance with the instructions of the authorized manufacturers or suppliers of the Services. All equipment, parts, materials, software, and other goods incorporated into or otherwise utilized in the provision of the Services shall be new, shall be of the most suitable grade for the intended purpose, shall be delivered to YISD free and clear of all liens, claims, and encumbrances, and shall be tested as needed by Provider. Provider shall not use or incorporate in connection with the provision of the Services any item which contains, in any proportion, a substance determined or suspected by any government entity to create a health hazard [including without limitation asbestos-containing materials], and shall, upon request, provided statements to YISD to that effect. The risk of loss is upon Provider until completion and final acceptance by YISD of the Services. Provider acknowledges that it has taken all necessary steps to determine the suitability and conditions of YISD facilities at which the Services are to be provided. Provider shall be responsible for all clean-up and repair at YISD facilities necessitated by the provision of the Services.

3.2 No Subcontracting. Without the prior written consent of an appropriate Authorized Person, or as provided on Exhibit "H" [if any], attached hereto and incorporated herein, only employees of the Provider, and not subcontractors or others, shall perform any of the Services.

3.3 YISD Reservation. Notwithstanding anything herein to the contrary, YISD reserves the right to use its own staff or third parties to perform services with respect to the Projects.

3.4 Insurance. Throughout the term of this Agreement, Provider shall maintain in force insurance policies, issued by insurance companies acceptable to YISD, naming YISD as an additional insured, in accordance with the terms of Exhibit "E", attached hereto and incorporated herein. Provider shall provide YISD with evidence of such policies prior to performing the Services and thereafter upon request. All such policies shall be in form and substance satisfactory to YISD and shall provide that YISD is to be given 45 days written notice of any cancellation, lapse, or expiration thereof.

3.5 Indemnity. Provider agrees to indemnify, defend, and hold-harmless YISD, and its trustees, employees, representatives, successors, and assigns (the "YISD Releasees") from and against any and all claims, causes of action, liability, expenses, attorneys fees, costs, injuries, damage, harm, or other loss of any YISD Releasees, regardless of any negligent or other conduct of any YISD Releasees, to the proportional extent caused by the intentional, willful, or negligent acts or omissions of Provider or the breach of any term of this Agreement by Provider.

3.6 Reports. Provider shall provide monthly written and, upon request, oral reports to YISD specifying in detail the activities undertaken and the steps then being taken by the Provider to describe the progress and provision of the Services. The reports shall be made at such times, and in a format, satisfactory to YISD.

3.7 Prohibition of Discrimination. No person in the United States shall, on the grounds of race, creed, color, national origin [including immigration status where an alien holds proper work authorization], military status, sex, age, or disability be excluded from participation in, be denied the benefits of, or be otherwise subjected to segregation or discrimination in any way, shape or form in employment or under projects or activities funded in whole or in part with funds made available to Provider pursuant to this Agreement, as set forth in Executive Order 11246, Executive Order 11375, and/or other law.

3.8 Construction. At YISD's option, depending upon the type and scope of construction required in performance of the Services at YISD facilities, YISD may require additional construction-specific provisions to be incorporated into this Agreement; in such case, however, such provisions shall be those set forth on Exhibit "I" [if any], attached hereto and incorporated herein. To the extent the Services involve a "public work" subject to Chapter 2253 of the Texas Government Code, Provider shall provide payment and performance bonds in accordance with such laws and YISD's directions and policies.

Article IV Remedies

4.1 Remedies. In the event of breach of this Agreement by Provider, and in addition to its rights to terminate this Agreement as provided herein and its rights and remedies in law and equity, YISD shall have the right to off-set and/or retain from payments otherwise due to Provider its damages, fees, and costs sustained or incurred in connection with such breach, provided that YISD first gives Provider 15 days prior notice of intent to exercise this right of offset/retainage and an opportunity to cure the specified default or problem within such period. Furthermore, if this Agreement is terminated by YISD under Paragraph 2.2(g), YISD shall be entitled to recover, in addition to its other remedies, a sum equal to the value of the gratuity involved as well as all costs of procurement of replacement Services.

4.2 Reservation. YISD reserves, and does not waive, its rights of sovereign immunity and similar rights and its rights under the Texas Tort Claims Act. No provision of this Agreement that imposes an obligation or restriction on YISD not permitted by applicable law shall be enforceable. Any provision of this Agreement permitting or requiring discretion, consent, or approval by Provider will be deemed to require that the same be exercised reasonably and in good faith.

Article V Invoicing and Payment

5.1 Payment Schedule. The Charges portion of the Services shall be invoiced at YISD, Attn: Accounts Payable, with a copy to YISD, Attn: Technology Information Systems, at YISD's address listed below. Each invoices must reference the YISD Purchase Order No., as well as this Agreement, and contain all necessary documentation required by YISD and Program rules. YISD is EXEMPT from all taxes. The Charges are subject to all rules of the Program, and all policies and procedures of the SLD. Provider shall be responsible for submission of necessary documentation to the SLD or its designee for the purpose of receiving payment of the remainder of the Prices.

5.2 Invoice. Except as otherwise provided herein, YISD shall make payment for any invoice received, and determined eligible and approved for payment, prior to the latter of: (a) thirty days after receipt; or (b) the last business day of the following month. YISD may delay payment of any invoice in order to confirm eligibility, and proper and timely completion, of the Services represented thereby. Past due invoices shall bear interest at the rate provided by Section 2251.025 of the Texas Government Code or its successor. YISD may withhold all or part of the Charges as retainage, to the extent required by applicable law, or pending proper completion of the Services represented thereby.

5.3 Budget. Notwithstanding anything herein to the contrary, no payment will be made by YISD to the Provider hereunder during the current YISD budget period, and in any succeeding YISD budget period in excess of the dollar amount so budgeted for the

same in such succeeding budget period. Payment of any amounts for the Charges in excess of such figures to the Provider is conditioned upon a best efforts attempt by the Board of Trustees of YISD to obtain and appropriate funds for such payment.

5.3 Audit. YISD shall have rights to inspect, copy, and audit certain records defined in, and in accordance with the terms and conditions of, Exhibit "F", attached hereto and incorporated herein (collectively, the "Records").

5.4 E-Rate Funding. Provider understands and agrees that this Agreement is contingent at YISD's option, upon receipt of E-Rate funding by YISD in an amount sufficient, in its discretion, to perform the Projects. YISD reserves the right to determine to cancel or modify any one or more of the Projects. In the event of modification of a Project, YISD and Provider shall negotiate in good faith on revised Prices, and revised Charges, with respect to such modified Project; absent such agreement, YISD may terminate this Agreement with respect to that Project or all other Projects. In the event of cancellation of a Project, the Prices, and Charges, relating to that Project shall be deemed deleted and eliminated. Notwithstanding the foregoing, YISD reserves the right to perform one or more of any Projects, or parts thereof, and acquire all or any part of the Services, using its own funds or non-Program funds. Provider acknowledges and agrees that, except for the Charges, YISD shall not have any responsibility to directly or indirectly pay compensation to Provider for the Services.

Article VI Warranties and Representations

6.1 Performance Warranty. In addition to any other warranties provided by the Texas Business and Commerce Code or other law, Provider warrants that it and all authorized subcontractors and suppliers will perform and provide the Services in a good and workmanlike manner, using good faith, best efforts, and using best skill, workmanship, and knowledge, and that the Services shall meet all specifications herein, all laws, and all industry standards.

6.2 Representations. Provider hereby represents, warrants, and covenants to YISD the following, along with that done elsewhere herein, as of the date of this Agreement and continuing thereafter throughout the term of this Agreement, acknowledging YISD's reliance thereon: (a) Provider is a validly organized and existing entity in good standing under the laws of the state of its organization; (b) Provider is duly qualified under the laws of the state of its organization and the State of Texas to transact business and to perform the Services; (c) all requisite organizational action has been taken to authorize execution and performance of this Agreement by Provider; (d) Provider is fully and duly authorized to execute and perform this Agreement; (e) the execution and performance of this Agreement by Provider shall not violate any federal, state, local, or other law; (f) the execution and performance of this Agreement by Provider shall not breach any other agreement or contract of Provider; (g) the Charges are set independently without consultation, communication, or agreement with third parties for the purpose of restricting competition; (h) Provider has and will retain all necessary

licenses, permits, and other authorizations necessary to participate in the Program and to perform the Services, including without limitation any proper registration and licensure as a service provider under the Program; (i) Provider will comply with all applicable laws in performance of the Services; (j) neither Provider nor any of its owners or other principals has been convicted of any felony; (l) Provider has not been adjudged or arbitrated liable for fraud, conversion, or deceptive trade practices; (m) Provider is not the subject of any pending criminal proceeding; (n) Provider is not the subject of any pending civil proceeding concerning allegations of fraud, conversion, or deceptive trade practices; (o) no employee, official, or representative of YISD has any direct or indirect personal financial interest in Provider or shall receive any direct or indirect compensation or benefit from Provider; (p) no person or entity was employed or retained by Provider on a commission, percentage, or contingent fee to solicit, secure, or to maintain in effect this Agreement; (q) the Services are all eligible for funding under the Program; (r) the Prices are fair and reasonable, and consistent with industry and market standards; (s) the Prices are allowable and eligible under the Program; (t) Provider shall comply with all rules of the Program and all policies of the SLD in performance of the Services; (u) Provider has complied with all rules of the Program and all policies of the SLD with respect to YISD prior to the date of this Agreement; (v) Provider has complied with and will comply with the business ethics policy of YISD, including without limitation that set forth on Exhibit "G", attached hereto and incorporated herein; and (w) Provider shall not permit any employee of Provider or any approved subcontractor to be present upon premises of YISD who presents an unreasonable risk of harm to employees, students, or visitors of YISD, who is a registered sex offender or equivalent, who has or receives a conviction for any crime involving harm to a child, who is subject to reporting requirements for prior sexual offenses, who is of a character so that his/her presence at YISD sites present a risk of harm to children, who fraternizes or otherwise communicate with students except in cases of safety or like concerns, who uses or possesses alcohol, tobacco, illegal drugs, improperly-used drugs, or dangerous substances, or is under the influence of any, while performing or providing any of the Services, or who possesses a firearm, knife, or other weapon as defined by YISD policies [including without limitation a pocketknife] or applicable law at YISD facilities.

6.3 Confidentiality. During the course of performance of the Services, Provider will have access to certain confidential and/or proprietary information belonging to YISD, including without limitation information designated as confidential or not generally known by non-YISD personnel (collectively, the "Confidential Information"). YISD desires to protect the Confidential Information from subsequent use or disclosure by Provider or any person or entity acting in concert with Provider. Provider agrees to never, without the prior written consent of YISD, do any of the following, directly or indirectly: (a) use Confidential Information for Provider's own purposes or for the purposes of any person or entity other than YISD; or (b) disclose the Confidential Information to non-YISD personnel. Provider further shall take all steps necessary to prevent disclosure of Confidential Information by any other person or entity.

6.4 Proprietary Materials. Notwithstanding the disclosure to Provider in the past or at any time in the future, all data, client lists, financial records, other records,

equipment, tools, property, information, specifications, and materials submitted by, used by, provided to, prepared, and/or compiled by Provider, furnished to Provider, or used by Provider during the proposal of Provider for and/or the performance of the Agreement, as well as all copies thereof (collectively, the "Materials"), shall be and remain the sole and exclusive property of YISD. None of the Materials shall be retained by Provider or transmitted to anyone at any time, either now or in the future. Upon termination of this Agreement, or upon request by YISD, Provider shall promptly deliver the Materials to YISD.

6.5 Intellectual Property. If any original writing, sound recording, pictorial or graphical representation, photograph, picture, computer program, supporting data, or works of any similar nature arises, or if any discovery or invention arises or is developed, in whole or part from the performance of the Services, YISD shall have the right to use, duplicate, disclose, copyright, or patent the same in whole or part, at any time, in any manner, for any reason or purpose, and without charge, and YISD reserves and is granted a royalty-free, non-exclusive, and irrevocable license to reproduce, publish, and use the same in whole or part.

Article VII Miscellaneous

7.1 No Assignment. Without the prior written consent of the other party, no party shall have right or power to assign this Agreement in whole or in part, or to delegate any duties hereunder in whole or part.

7.2 Binding Effect. This Agreement, and every provision thereof, shall be binding upon and shall inure to the benefit of the parties and their respective successors and permitted assigns.

7.3 Interpretation. Wherever the context shall require, the singular shall include the plural, and the male gender shall include the female gender and the neuter, and vice versa.

7.4 Fees and Costs. In the event YISD brings an action to enforce or interpret any provision of this Agreement, YISD, if the prevailing party, will be entitled to recover its costs and expenses including, without limitation, reasonable attorney's fees, costs, and necessary disbursements, in addition to any other relief to which YISD shall be entitled to receive.

7.5 Waiver. No consent or waiver, express or implied, by a party to or for any breach of any provision hereunder by the other party shall be deemed a consent or waiver to or for any other breach of the same provision or any other provision hereunder. In addition, the acceptance of Services by YISD does not waive any rights of YISD under this Agreement, applicable law, or Program rules.

7.6 Joint Preparation. This Agreement has been jointly prepared by the parties, and no ambiguity shall be construed against any party based on the identity of the author of this Agreement.

7.7 Applicable Law. **THIS AGREEMENT SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF TEXAS, AND IS PERFORMABLE IN EL PASO COUNTY, TEXAS. VENUE OF ANY LITIGATION BETWEEN THE PARTIES SHALL BE IN EL PASO COUNTY, TEXAS.**

7.8 Counterparts. This Agreement may be executed in original or facsimile signatures, in multiple counterparts.

7.9 Relationship. This Agreement does not constitute a joint venture or partnership of any kind between the parties hereto. Provider is in an independent contractor relationship with YISD.

7.10 Invalidity. If any provision of this Agreement shall be found by any court or administrative body of competent jurisdiction to be invalid or unenforceable, the invalid or unenforceable provision shall not effect the other provisions of this Agreement and all provisions not affected by such invalidity or unenforceability shall remain in full force and effect. The parties hereby agree to attempt to substitute for any invalid or unenforceable provision a valid or enforceable provision which achieves to the greatest extent possible the economic legal and commercial objective of the invalid or unenforceable provision.

7.11 Headings. Headings to clauses in this Agreement are for the purpose of information and identification only and shall not be construed as forming part of this Agreement.

7.12 Notices. Any notice, request, instruction or other document to be given hereunder shall be hand-delivered, sent by first class mail, or sent by telex or facsimile, with such telex or facsimile notice to be followed-up by letter posted within 12 hours, to the address of the other party set out in this Agreement or such other address as may have been provided in the interim.

7.13 Public Information Act. Notwithstanding anything herein or in the Provider's response to YISD's request for proposal, request for competitive sealed proposal, bid request, or similar instrument, such response and all accompanying or submitted materials and information in connection therewith, may be subject to disclosure in accordance with the Texas Public Information Act, Section 552.001 et. seq. of the Texas Government Code.

7.14 Independent Obligations. The obligations of Provider hereunder are independent covenants. No act, omission, or circumstance of any kind, even if it constitutes a breach of covenant by YISD, shall release Provider of timely performance

of its obligations. Any amounts due from Provider to YISD, and any part thereof, shall be paid without claim of set-off, counterclaim, or deduction of any nature or for any cause whatsoever.

7.15 Time. Time is of the essence with respect to Provider's obligations under this Agreement. Specifically, Provider acknowledges that any Program funds to be used in connection with the Services or this Agreement will be contingent, in whole or part, upon completion of the Services by a specified date, and that timely completion of the Services may be a prerequisite to timely completion of other Program projects not covered by this Agreement.

7.16 Legal Actions. Provider shall advise YISD as to matters which come to its attention involving potential legal actions by third parties against YISD relating to the Projects, the Services, and/or this Agreement, and shall promptly advise YISD of legal actions commenced by third parties against the YISD which come to its attention. Provider shall reasonably cooperate with YISD in the defense of any action by third parties against YISD relating to the Services, the Projects and/or this Agreement.

7.17 Prohibited Payments. Except with the prior written consent of YISD, Provider agrees not to directly or indirectly seek, solicit, receive, or accept any compensation, fee, gift, property, commission, rebate, or other payment from any third party in connection with provision of the Services (collectively, the "Third-Party Payments"). Any consented-to Third-Party Payments must not be intended to be a kickback, bribe, or other illegal payment or gratuity, and must be at a rate commensurate with standard and reasonable compensation for similar goods and/or services provided by third parties in the business of providing such goods or services. Any Third-Party Payment that is not consented-to, that is not disclosed, that is improperly disclosed, or that fails to meet these other requirements shall be deemed to be a "Prohibited Payment".

7.18 No Employment. To the extent that Provider hires, employs, or continues to retain any person in connection with the provision of the Services or any Project, or otherwise uses any person to perform services in connection with the same, such person shall be an employee of Provider, and not an employee of YISD for any purpose.

7.19 Survival. The representations, warranties, covenants, and indemnities made by Provider in this Agreement, as well as all other provisions which expressly or by their nature extend beyond termination of this Agreement, shall survive execution, performance, and/or termination of this Agreement.

7.20 No Third Party Beneficiary. Nothing herein is intended to, or shall be construed to, provide any rights or remedies to any third party, or to create any third party beneficiary.

7.21 Entire Agreement. **THIS AGREEMENT, INCLUDING EXHIBITS AND APPENDICES, IS THE FINAL, COMPLETE, AND ENTIRE AGREEMENT BETWEEN THE PARTIES WITH RESPECT TO THE SUBJECT MATTER AND**

SUPERSEDES ALL PRIOR COMMUNICATIONS, ORAL OR WRITTEN, BETWEEN THE PARTIES. CHANGES TO THIS AGREEMENT MAY ONLY BE MADE BY MUTUAL WRITTEN AGREEMENT OF THE PARTIES, WHICH MUST CONTAIN THE AUTHORIZED SIGNATURE OF YISD'S SUPERINTENDENT.

EXECUTED as of the 10th day of February, 2005.

DESERT COMMUNICATIONS, INC.

By: [Signature]
Name: [Signature]
Title: President

7355 Remcon Circle Ste 102
El Paso Texas 79912

"Provider"

YSLETA INDEPENDENT SCHOOL
DISTRICT

By: [Signature]
Name: ANDY RAMIREZ
Title: BOARD PRESIDENT

9600 Sims
El Paso, Texas 79925

"YISD"

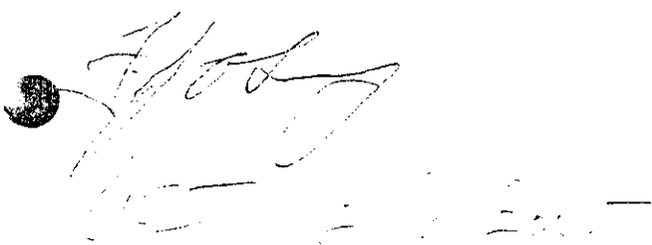
Exhibit "A"
Authorized Persons

Ben Perez
Network Engineer
Ysleta ISD – TIS Department
9600 Sims
El Paso Texas 79925
915-434-1069

Exhibit "B"
Description of Prices and Payment Schedule

The attached page(s) show each item, accompanied by the name of the vendor which YISD has selected to provide that Service, which selected vendor is identified by the "1st Low" reference for the particular item [unless specifically noted otherwise on such page]. For purposes of this Agreement, the Prices are those associated with the items on the attached page(s) which are next to the name of the Provider or on the same line (the "Provider Items"). Items relating to any named third-party or items containing a "no quote" reference are not part of this Agreement. The identities of other vendors, if any, are shown in order to ensure the respective vendors, including Provider, are aware of their respective, allocated Services, and to differentiate between the Provider Items and the items associated with other vendors.

The aggregate Prices in no event shall exceed the lesser of the sum approved by the Board of Trustees with respect to the specific award of this Agreement to Provider or the sum awarded by the SLD with respect to the same.



A handwritten signature, possibly "Hodgson", is written in the bottom left corner. Below the signature, there are several lines of illegible text, likely a name and title, which are too faint to transcribe accurately.

YSLETA INDEPENDENT SCHOOL DISTRICT
PURCHASING SERVICES

Exhibit B

25-1119-014CSP
Districtwide Cabling/Network Electronics Phase 9/ Erate Year 8

AWARD SUMMARY

ITEM NO	DESCRIPTION	QTY	AWARD RATIONALE		
ERATE PRICING					
	Items 1 - 35 will be awarded all or none	1st Low	Desert Communications, Inc * Avnet Enterprise @ \$20,917.50 and Currey Adkins @ \$25,556.25 did not bid all items	\$	27,475.45
1	Cost of new MC construction (w/o electronics)	1st Low	Desert Communications, Inc	\$	1,100.00
2	Cost of new IC construction (w/o electronics)	1st Low	Desert Communications, Inc	\$	1,100.00
3	Cost of new Portable IC construction (w/o electronics)	1st Low	Desert Communications, Inc	\$	1,100.00
4	Cost of adding a dual drop (CAT 5e Voice and Data)	1 thru 10	1st Low	Desert Communications, Inc	\$ 240.00
		11 thru 24	1st Low	Desert Communications, Inc	\$ 240.00
		25 and greater	1st Low	Desert Communications, Inc	\$ 240.00
5	Cost of adding a dual drop (CAT 5e Voice and CAT 6 Data)	1 thru 10	1st Low	Desert Communications, Inc	\$ 250.00
		11 thru 24	1st Low	Desert Communications, Inc	\$ 250.00
		25 and greater	1st Low	Desert Communications, Inc	\$ 250.00
6	Cost of adding a dual drop (CAT 6 Voice and Data)	1 thru 10	1st Low	Desert Communications, Inc	\$ 260.00
		11 thru 24	1st Low	Desert Communications, Inc	\$ 260.00
		25 and greater	1st Low	Desert Communications, Inc	\$ 260.00
7	Cost of adding a composite drop (CAT 5e Voice, Data & Video, duplex fiber)	1 thru 10	1st Low	Desert Communications, Inc	\$ 490.00
		11 thru 24	1st Low	Desert Communications, Inc	\$ 490.00
		25 and greater	1st Low	Desert Communications, Inc	\$ 490.00

YSLETA INDEPENDENT SCHOOL DISTRICT
PURCHASING SERVICES

Exhibit B

25-1119-014CSP
Districtwide Cabling/Network Electronics Phase 9/ Erate Year 8

AWARD SUMMARY

ITEM NO	DESCRIPTION	QTY	AWARD RATIONALE			
8	Cost of adding a composite drop (CAT 5e Voice & Data, RG6 Video, duplex fiber)	1 thru 10	1st Low	Desert Communications, Inc	\$	540.00
		11 thru 24	1st Low	Desert Communications, Inc	\$	540.00
		25 and greater	1st Low	Desert Communications, Inc	\$	540.00
9	Cost of adding a composite drop (CAT 5e Voice, CAT 6 Data & Video, duplex fiber)	1 thru 10	1st Low	Desert Communications, Inc	\$	510.00
		11 thru 24	1st Low	Desert Communications, Inc	\$	510.00
		25 and greater	1st Low	Desert Communications, Inc	\$	510.00
10	Cost of adding a composite drop (CAT 5e Voice, CAT 6 Data, RG6 Video, duplex fiber)	1 thru 10	1st Low	Desert Communications, Inc	\$	560.00
		11 thru 24	1st Low	Desert Communications, Inc	\$	560.00
		25 and greater	1st Low	Desert Communications, Inc	\$	560.00
11	Cost of adding a composite drop (CAT 6 Voice, Data & Video, duplex fiber)	1 thru 10	1st Low	Desert Communications, Inc	\$	530.00
		11 thru 24	1st Low	Desert Communications, Inc	\$	530.00
		25 and greater	1st Low	Desert Communications, Inc	\$	530.00
12	Cost of adding a composite drop (CAT 6 Voice & Data, RG6 Video, duplex fiber)	1 thru 10	1st Low	Desert Communications, Inc	\$	590.00
		11 thru 24	1st Low	Desert Communications, Inc	\$	590.00
		25 and greater	1st Low	Desert Communications, Inc	\$	590.00
13	Cost of adding a single data or voice drop (CAT 5e)	1 thru 10	1st Low	Desert Communications, Inc	\$	125.00
		11 thru 24	1st Low	Desert Communications, Inc	\$	125.00
		25 and greater	1st Low	Desert Communications, Inc	\$	125.00

**YSLETA INDEPENDENT SCHOOL DISTRICT
PURCHASING SERVICES**

Exhibit B

25-1119-014CSP
Districtwide Cabling/Network Electronics Phase 9/ Erate Year 8

AWARD SUMMARY

ITEM NO	DESCRIPTION	QTY	AWARD RATIONALE			
14	Cost of adding a single data or voice drop (CAT 6)	1 thru 10	1st Low	Desert Communications, Inc	\$	135.00
		11 thru 24	1st Low	Desert Communications, Inc	\$	135.00
		25 and greater	1st Low	Desert Communications, Inc	\$	135.00
15	Cost of adding a single RG6 coaxial video drop	1 thru 10	1st Low	Desert Communications, Inc	\$	185.00
		11 thru 24	1st Low	Desert Communications, Inc	\$	185.00
		25 and greater	1st Low	Desert Communications, Inc	\$	185.00
16	Cost of adding a dual RG6 coaxial video drop	1 thru 10	1st Low	Desert Communications, Inc	\$	350.00
		11 thru 24	1st Low	Desert Communications, Inc	\$	350.00
		25 and greater	1st Low	Desert Communications, Inc	\$	350.00
17	Wal Mounted 19" rack (three feet tall, swing-out type UL listed)	Rack cost	1st Low	Desert Communications, Inc	\$	130.00
		Installation cost	1st Low	Desert Communications, Inc	\$	90.00
18	Wal Mounted 19" rack (four feet tall, swing-out type UL listed)	Rack cost	1st Low	Desert Communications, Inc	\$	168.00
		Installation cost	1st Low	Desert Communications, Inc	\$	90.00
19	Wal Mounted 19" enclosed cabinet (three feet tall, swing-out type UL listed)	Cabinet cost	1st Low	Desert Communications, Inc	\$	492.00
		Installation cost	1st Low	Desert Communications, Inc	\$	90.00
20	Wal Mounted 19" enclosed cabinet (four feet tall, swing-out type UL listed)	Cabinet cost	1st Low	Desert Communications, Inc	\$	560.00
		Installation cost	1st Low	Desert Communications, Inc	\$	90.00

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AWARD SUMMARY

ITEM NO	DESCRIPTION	QTY	AWARD RATIONALE		
21	Cost of Moving and recertifying existing CAT 5 and/or 5e drops				
	Composite Drops	1st Low	Desert Communications, Inc	\$	70.00
	Dual Drops	1st Low	Desert Communications, Inc	\$	45.00
	Portable Drops	1st Low	Desert Communications, Inc	\$	60.00
	Single Drops	1st Low	Desert Communications, Inc	\$	30.00
22	Cost of Moving and recertifying existing CAT 6 drops				
	Composite Drops	1st Low	Desert Communications, Inc	\$	75.00
	Dual Drops	1st Low	Desert Communications, Inc	\$	50.00
	Portable Drops	1st Low	Desert Communications, Inc	\$	70.00
	Single Drops	1st Low	Desert Communications, Inc	\$	35.00
23	Cost of repairing and recertifying an existing CAT 5 or 5e drop	1st Low	Desert Communications, Inc	\$	30.00
24	Cost of repairing and recertifying an existing CAT 6 drop	1st Low	Desert Communications, Inc	\$	30.00
25	Cost of repairing and recertifying an existing Fiber Connector (price per connector)	1st Low	Desert Communications, Inc	\$	30.00
26	Cost of connecting campus MC with Portable IC (including aerial outerduct pathway with tie cables included or manufacturer recommended warranty UV outdoor cabling, and all hardware to include junction boxes as appropriate)				
	Cost of terminations	1st Low	Desert Communications, Inc	\$	190.00
	Per foot cost of cable (fiber and copper)	1st Low	Desert Communications, Inc	\$	7.95 per foot
27	Cost of wiring a new portable to existing portable IC (including aerial outerduct pathway with cables included or manufacturer recommended warranty UV outdoor cabling, and all hardware to include junction boxes as appropriate)				
	Cost of terminations	1st Low	Desert Communications, Inc	\$	190.00
	Per foot cost of cable (fiber and copper)	1st Low	Desert Communications, Inc	\$	7.95 per foot

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ITEM NO	DESCRIPTION	QTY	AWARD RATIONALE			
28	Cost of installing "telephone" poles to support aerial cable Cost (Including pole)	EACH	1st Low	Desert Communications, Inc	\$	395.00
29	Cost of installing tie cable between campus Mc and new outlying building in existing pathway Termination Cost		1st Low	Desert Communications, Inc	\$	190.00
	Cost per foot (both 12 strand fiber and 100 pair twisted pair)		1st Low	Desert Communications, Inc	\$	5.95 per foot
29A	Cost of installing tie cable between campus Mc and a new or existing IC Termination Cost		1st Low	Desert Communications, Inc	\$	190.00
	Cost per foot (both 12 strand fiber and 100 pair twisted pair)		1st Low	Desert Communications, Inc	\$	5.95 per foot
29B	Cost of installing tie cable between campus Mc and new or existing Portable IC Termination Cost		1st Low	Desert Communications, Inc	\$	190.00
	Cost per for (both 6 strand fiber and 50 pair twisted pair)		1st Low	Desert Communications, Inc	\$	5.95 per foot
30	Cost of creating new pathway between campus MC and outlying building Underground (4" EMT conduit buried to Building Code specifications)		1st Low	Desert Communications, Inc	\$	20.00
	Per foot costs (Labor and material)		1st Low	Desert Communications, Inc		included
	Costs for entering main building and outlying building		1st Low	Desert Communications, Inc		included
31	Cost of creating new pathway between campus MC and outlying building Aerially using outerduct or manufacturer recommended warranty UV outdoor cabling and all hardware to include sleeves and junction boxes as appropriate		1st Low	Desert Communications, Inc	\$	7.00 per foot
32	Cost of Branch Electrical Circuits Single 110V/20A circuit terminated in duplex outlet. Less than 100 feet from circuit breaker panel, including circuit breaker, conduit, wire		1st Low	Desert Communications, Inc	\$	330.00

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ITEM NO	DESCRIPTION	QTY	AWARD RATIONALE		
33	Cost of other pathway supplies as needed with installation and all material(s) included				
	Surface mounted raceway, minimum size of 1&1/2 (1.5) inches				
	Price per foot to include labor and materials	1st Low	Desert Communications, Inc	\$	3.30
	Ceiling Access Panels (penny locks)				
	12 in. x 12 in.	1st Low	Desert Communications, Inc	\$	53.00
	18 in. x 18 in.	1st Low	Desert Communications, Inc	\$	60.00
	24 in. x 24 in.	1st Low	Desert Communications, Inc	\$	75.00
	Dual channel utility columns (power poles) one side electrical, second side for data				
	Ten (10) ft	1st Low	Desert Communications, Inc	\$	117.00
	Twelve (12) ft	1st Low	Desert Communications, Inc	\$	138.00
	Fifteen (15) ft	1st Low	Desert Communications, Inc	\$	168.00
	Plenum innerduct - 1 inch				
	Price per foot	1st Low	Desert Communications, Inc	\$	2.50
	Plenum innerduct - 1 & 1/4 (1.25) inches				
	Price per foot	1st Low	Desert Communications, Inc	\$	2.80
	2 inch EMT to include pull boxes as needed per TIA/EIA standards				
	Price per foot	1st Low	Desert Communications, Inc	\$	3.50
	Core charges (if needed)	1st Low	Desert Communications, Inc	\$	70.00
	3 inch EMT to include pull boxes as needed per TIA/EIA standards				
	Price per foot	1st Low	Desert Communications, Inc	\$	5.65
	Core charges (if needed)	1st Low	Desert Communications, Inc	\$	80.00
	4 inch EMT to include pull boxes as needed per TIA/EIA standards				
	Price per foot	1st Low	Desert Communications, Inc	\$	10.95
	Core charges (if needed)	1st Low	Desert Communications, Inc	\$	90.00
34	Labor charge per hour for one cable technician as needed	1st Low	Desert Communications, Inc	\$	30.00
35	Cost of training and certification for Siemon manufacturer's product (four persons) travel, lodging & per diem	1st Low	Desert Communications, Inc	\$	5,000.00
					if out of town
					free if done in El Paso

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ITEM NO	DESCRIPTION	QTY	AWARD RATIONALE	
Other Deliverables				
36	Cost of BICSI sanctioned DD200 class (two persons) lodging & perdiem	1st Low 2nd Low	Desert Communications, Inc. Currey Adkins	\$ 3,750.00 \$ 4,100.00
			*Avnet Enterprise @ will pass the cost at 0% markup, estimate 6400; evaluation committee was unable to determine pricing - therefore they couldn't evaluate	
37	Cost of BICSI sanctioned DD102 Class (two persons) travel, lodging & perdiem	1st Low 2nd Low	Desert Communications, Inc. Currey Adkins	\$ 4,900.00 \$ 4,980.00
			*Avnet Enterprise @ will pass the cost at 0% markup, estimate 6400; evaluation committee was unable to determine pricing - therefore they couldn't evaluate	
38	Cost of BICSI sanctioned FO110 Class (four persons) travel, lodging & perdiem	1st Low 2nd Low	Desert Communications, Inc. AVNET Enterprise Solutions	\$ 7,500.00 \$ 8,280.00
39	Cost of four BICSI RCDD certification test and travel, lodging & perdiem	1st Low 2nd Low	Currey Adkins Desert Communications, Inc.	\$ 3,300.00 \$ 3,500.00
40	Item 40 - Awarded as a set Cost of Network Electronic equipment as needed	1st Low 2nd Low	Currey Adkins Avnet Enterprise Solutions	\$ 4,168.50 \$ 4,389.22
			* The Presidio Corp @ \$3,735.70 did not bid entire lot	
	Transition Networks Media Converter / E-TBT-FRL-05 (ST)	1st Low	Currey Adkins	\$ 112.00
	Transition Networks Media Converter / E-TBT-FRL-05 (SC)	1st Low	Currey Adkins	\$ 113.00
	Transition Networks 6 port rack unit / E-TBT-FRL-0600 (ST)	1st Low	Currey Adkins	\$ 635.00
	Transition Networks 6 port rack unit / E-TBT-FRL-0600 (SC)	1st Low	Currey Adkins	\$ 635.00
	Transition Networks 12 port rack unit / E-TBT-FRL-1200 (ST)	1st Low	Currey Adkins	\$ 1,175.00
	Transition Networks 12 port rack unit / E-TBT-FRL-1200 (SC)	1st Low	Currey Adkins	\$ 1,175.00
	Transition Networks 19-Slot point system chassis 100-240VAC / CPSMC1900-100	1st Low	Currey Adkins	\$ 77.50
	Transition Networks 10BT RJ45 to 10BFL MMF ST 2KM class A converter module/CETTF1011-105	1st Low	Currey Adkins	\$ 110.50
	Transition Networks 10BT RJ45 to 10BFL MMF SC 2KM class A converter module/ CETTF1013-105	1st Low	Currey Adkins	\$ 135.50
	Percent discount on Transition parts not mentioned above	1st Low	Currey Adkins	20%

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AWARD SUMMARY

ITEM NO	DESCRIPTION	QTY	AWARD RATIONALE	
	Item 41 - Awarded as a set		1st Low	Currey Adkins \$ 292.75
			2nd Low	Desert Communications, Inc. \$ 295.00
41	3Com Network Jack(s) - LAN port expansion / 3CNJ90		1st Low	Currey Adkins \$ 60.00
	3Com Network Jack(s) - LAN port expansion, and pass-through ports / 3CNJ100		1st Low	Currey Adkins \$ 95.00
	3Com Network Jack(s) - LAN port expansion, pass-through ports, and SNMP Management / 3CNJ200		1st Low	Currey Adkins \$ 119.00
	3Com Network Jack AC Power Supply / 3CNJPSL		1st Low	Currey Adkins \$ 18.75
	Percent discount on 3Com Network Jack(s) and parts not mentioned above		1st Low	Currey Adkins 30%
	Item 42 - Awarded as a set			
42	LAN Protectors		1st Low	Desert Communications, Inc. \$ 1,012.00
			2nd Low	Currey Adkins \$ 1,285.00
				*Avnet Enterprise @ \$150.00 w/cost +10%, the evaluation committee was unable to determine pricing - therefore they couldn't evaluate
	CAT5e LAN Protectors		1st Low	Desert Communications, Inc. \$ 80.00
	12 port rack mounted CAT5e LAN Protectors		1st Low	Desert Communications, Inc. \$ 395.00
	CAT6 LAN Protectors		1st Low	Desert Communications, Inc. \$ 92.00
	12 port rack mounted CAT6 LAN Protectors		1st Low	Desert Communications, Inc. \$ 445.00
	Percent discount on Lan Protectors not mentioned above		1st Low	Desert Communications, Inc. 10% uplift from cost

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AWARD SUMMARY

ITEM NO	DESCRIPTION	QTY	AWARD RATIONALE	
	Item 43 - Awarded as a set	1st Low	Desert Communications, Inc.	\$ 39,356.00
		2nd Low	AVNET Enterprise Solutions	\$ 42,786.09
			<p>* Currey Adkins @ \$14,244.00 submitted 3Com. The District wishes to remain with its established Cisco product line for several reasons. The District wishes to have more than basic functionality out of its network components. YISD's network makes extensive use of VLAN's throughout its network and adding another product line would not allow for the complete management of all components from a consolidated approach. Although both product lines may have web interfaces either product line cannot be managed from the others interface, this would mean the communications between the equipment itself is limited. This also implies that a standard unified approach to managing the network and its components would not be possible. Although an alternative product would not necessarily negatively impact the network it would also not allow the District to improve its network services by taking advantage of the benefits of having standardized network components thus allowing for the use of all features available in that product line, whether proprietary or not.</p>	
43	Cisco 3550 24 EMI Port Switch Enterprise IOS w/IPX license, RMON licences, & SMARTnet Maint.	1st Low	Desert Communications, Inc.	\$ 2,944.00
	Cisco 3550 48 EMI Port Switch Enterprise IOS w/IPX license, RMON licences, & SMARTnet Maint.	1st Low	Desert Communications, Inc.	\$ 4,124.00
	Cisco 2950G 12 EI Port Switch Enterprise IOS w/IPX license, RMON licences, & SMARTnet Maint.	1st Low	Desert Communications, Inc.	\$ 1,767.00
	Cisco 2950G 24 EI Port Switch Enterprise IOS w/IPX license, RMON licences, & SMARTnet Maint.	1st Low	Desert Communications, Inc.	\$ 1,472.00
	Cisco 3550 24 SMI Port Switch Enterprise IOS w/IPX license, RMON licences, & SMARTnet Maint.	1st Low	Desert Communications, Inc.	\$ 1,767.00
	Cisco 3550 48 SMI Port Switch Enterprise IOS w/IPX license, RMON licences, & SMARTnet Maint.	1st Low	Desert Communications, Inc.	\$ 2,946.00
	Cisco 2950 12 Port Switch Enterprise IOS w/IPX license, RMON licences, & SMARTnet Maint.	1st Low	Desert Communications, Inc.	\$ 528.00
	Cisco 2950 24 Port Switch Enterprise IOS w/IPX license, RMON licences, & SMARTnet Maint.	1st Low	Desert Communications, Inc.	\$ 587.00
	Cisco C3550-12G L3 switch Enterprise IOS w/IPX license, RMON license, SMARTnet Maint.	1st Low	Desert Communications, Inc.	\$ 3,715.00

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ITEM NO	DESCRIPTION	QTY	AWARD RATIONALE		
	Cisco C3560-24PS-E Power over ethernet switch Enterprise IOS w/IPX license, RMON license, SMARTnet Maint.	1st Low	Desert Communications, Inc.	\$	3,416.00
	Cisco C3560-24PS-S Power over ethernet switch Enterprise IOS w/IPX license, RMON license, SMARTnet Maint.	1st Low	Desert Communications, Inc.	\$	3,419.00
	Cisco C3560-48PS-E Power over ethernet switch Enterprise IOS w/IPX license, RMON license, SMARTnet Maint.	1st Low	Desert Communications, Inc.	\$	5,009.00
	Cisco C3560-48PS-S Power over ethernet switch Enterprise IOS w/IPX license, RMON license, SMARTnet Maint.	1st Low	Desert Communications, Inc.	\$	3,832.00
	Cisco WS-3500-XL GBIC Module	1st Low	Desert Communications, Inc.	\$	295.00
	Cisco WS-G5484 GBIC Module	1st Low	Desert Communications, Inc.	\$	295.00
	Cisco WS-G5486 GBIC Module	1st Low	Desert Communications, Inc.	\$	588.00
	Cisco WS-G5487 GBIC Module	1st Low	Desert Communications, Inc.	\$	2,357.00
	Cisco GLC-SX-MM GE SFP LC Connector SX Transceiver	1st Low	Desert Communications, Inc.	\$	295.00
	Percent discount on Cisco items not mentioned above	1st Low	Desert Communications, Inc.		41%
44	Item 44 - Awarded as a set	1st Low	AVNET Enterprise Solutions	\$	1,854.21
	Cost of Uninterruptible Power Supply units as needed	2nd Low	Currey Adkins	\$	1,858.25
	Smart UPS 1000VA Rack Mount 120V Line-Int 6out w/software SUA1000RM2U	1st Low	AVNET Enterprise Solutions	\$	469.20
	Smart UPS 1000VA Tower 120V Line-Int 8out w/software black SUA1000	1st Low	AVNET Enterprise Solutions	\$	368.42
	Smart UPS 1500VA Rack Mount 120V Line-Int 6out w/software 1500RM2U	1st Low	AVNET Enterprise Solutions	\$	569.99
	Smart UPS 1500VA Tower 120V Line-Int 8out w/software black SUA1500	1st Low	AVNET Enterprise Solutions	\$	446.60
	Percent discount on UPS' not mentioned above	1st Low	AVNET Enterprise Solutions		16%

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ITEM NO	DESCRIPTION	QTY	AWARD RATIONALE		
	NON-ERATE				
	Items 1 - 35 will be awarded all or none	1st Low	Desert Communications, Inc.	\$	27,475.45
			* Currey Adkins @ 25,556.25 did not bid entire lot		
1	Cost of new MC construction (w/o electronics)	1st Low	Desert Communications, Inc.	\$	1,100.00
2	Cost of new IC construction (w/o electronics)	1st Low	Desert Communications, Inc.	\$	1,100.00
3	Cost of new Portable IC construction (w/o electronics)	1st Low	Desert Communications, Inc.	\$	1,100.00
4	Cost of adding a dual drop (CAT 5e Voice and Data)				
		1 thru 10	1st Low	Desert Communications, Inc.	\$ 240.00
		11 thru 24	1st Low	Desert Communications, Inc.	\$ 240.00
		25 and greater	1st Low	Desert Communications, Inc.	\$ 240.00
5	Cost of adding a dual drop (CAT 5e Voice and CAT 6 Data)				
		1 thru 10	1st Low	Desert Communications, Inc.	\$ 250.00
		11 thru 24	1st Low	Desert Communications, Inc.	\$ 250.00
		25 and greater	1st Low	Desert Communications, Inc.	\$ 250.00
6	Cost of adding a dual drop (CAT 6 Voice and Data)				
		1 thru 10	1st Low	Desert Communications, Inc.	\$ 260.00
		11 thru 24	1st Low	Desert Communications, Inc.	\$ 260.00
		25 and greater	1st Low	Desert Communications, Inc.	\$ 260.00
7	Cost of adding a composite drop (CAT 5e Voice, Data & Video, duplex fiber)				
		1 thru 10	1st Low	Desert Communications, Inc.	\$ 490.00
		11 thru 24	1st Low	Desert Communications, Inc.	\$ 490.00
		25 and greater	1st Low	Desert Communications, Inc.	\$ 490.00
8	Cost of adding a composite drop (CAT 5e Voice & Data, RG6 Video, duplex fiber)				
		1 thru 10	1st Low	Desert Communications, Inc.	\$ 540.00
		11 thru 24	1st Low	Desert Communications, Inc.	\$ 540.00
		25 and greater	1st Low	Desert Communications, Inc.	\$ 540.00

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ITEM NO	DESCRIPTION	QTY	AWARD RATIONALE			
9	Cost of adding a composite drop (CAT 5e Voice, CAT 6 Data & Video, duplex fiber)					
		1 thru 10	1st Low	Desert Communications, Inc.	\$	510.00
		11 thru 24	1st Low	Desert Communications, Inc.	\$	510.00
		25 and greater	1st Low	Desert Communications, Inc.	\$	510.00
10	Cost of adding a composite drop (CAT 5e Voice, CAT 6 Data, RGG Video, duplex fiber)					
		1 thru 10	1st Low	Desert Communications, Inc.	\$	560.00
		11 thru 24	1st Low	Desert Communications, Inc.	\$	560.00
		25 and greater	1st Low	Desert Communications, Inc.	\$	560.00
11	Cost of adding a composite drop (CAT 6 Voice, Data & Video, duplex fiber)					
		1 thru 10	1st Low	Desert Communications, Inc.	\$	530.00
		11 thru 24	1st Low	Desert Communications, Inc.	\$	530.00
		25 and greater	1st Low	Desert Communications, Inc.	\$	530.00
12	Cost of adding a composite drop (CAT 6 Voice & Data, RG6 Video, duplex fiber)					
		1 thru 10	1st Low	Desert Communications, Inc.	\$	590.00
		11 thru 24	1st Low	Desert Communications, Inc.	\$	590.00
		25 and greater	1st Low	Desert Communications, Inc.	\$	590.00
13	Cost of adding a single data or voice drop (CAT 5e)					
		1 thru 10	1st Low	Desert Communications, Inc.	\$	125.00
		11 thru 24	1st Low	Desert Communications, Inc.	\$	125.00
		25 and greater	1st Low	Desert Communications, Inc.	\$	125.00
14	Cost of adding a single data or voice drop (CAT 6)					
		1 thru 10	1st Low	Desert Communications, Inc.	\$	135.00
		11 thru 24	1st Low	Desert Communications, Inc.	\$	135.00
		25 and greater	1st Low	Desert Communications, Inc.	\$	135.00