RG&E

PUBBLIC VERSION ROCHESTER GAS & ELECTRIC CORPORATION

Change to Purchase Order

PO number / Date/Change Date 4500254498 / 01/17/2012/

Contact person / Telephone

Young Le / 585-771-4078 Fax number : 585-771-2820

e-mail address : young.le@Iberdrolausa.com

Your person responsible:

Your vendor number with us:

Please deliver to:

1300 Scottsville Road

Rochester NY 14624

Material

Order Qty.

Scottsville Road

48785

RG&E

All packages, freight bills and correspondence must include the Purchase Order Number. ALL INVOICES must include Purchase Order number, Company name "Rochester Gas & Electric Corp." and your Federal Tax ID number.

Sold to:

Rochester Gas & Electric Corp.

Mail to:

Accounts Payable Dept. 70 Farm View Drive

New Gloucester, ME 04260-5101

OR E-Mail to:

AP@iberdrolausa.com

N.Y. State Sales Tax Permit No. DP000121; EMP Identification No. 16-0612110 Beginning June 1st, 2011 the Iberdrola USA fax line will no longer be available. All invoices should be sent to the mail or email addresses above.

_ _ _ _ _ _ _ _ _ _ .

Delivery Date for ALL items:

Delivery terms: NA - Not Applicable

Payment terms:

T. C. - Application

Unit

Description

Price

Price per unit

Currency: USD

Net value

00010

Item

Construction Upgrades

1 Ext Svc

3/21/12 - Add

change orders 2, 3, 4, 5, & 6 associated with the

Cap Banks and 4T Installation.

This change notice #1 is being issued to authorize to account for labor, equipment and subcontractor costs associated with 4T Bushing Replacement per change notice dated

Original PO Amount:

CN #1

New PO Amount:

Approved by

VP, Finance & Control

-Unless RG&E receives notice, within 48 hours of [Vendor's] receipt of a facsimile of the Purchase Order, Terms and Conditions and other documents related to the product or service provided (collectively, "the Terms"), of [Vendor's] objection to the Terms, the facsimile shall be sufficient to bind the parties, and no further document shall be necessary to establish the relationship.

-The provisions of 41 CFR 60-1.4 are hereby incorporated by reference.

⁻Your quotation / proposal is incorporated into this Purchase Order only to the following extent: price, quantity, work scope, specification, freight terms and payment terms. Supplier's performance hereunder shall be deemed acceptance of owner's terms and conditions

⁻This purchase order is subject to the terms and conditions printed on the last page hereof and to any further instructions, specifications and other materials made a part hereof by the buyer.



ROCHESTER GAS & ELECTRIC CORPORATION

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Item Material Order Qty.

Description

Unit

Price per unit

Net value

This Purchase Order is being issued to to provide Construction Upgrades NY per RFP 11499. The specification covers the removal and relocation to storage of one transformer, scrapout of one transformer at the end of its' useful life, installation of four new capacitor banks, two new transformers, breakers. cabling, and associated equipment in 3 Phases to be completed by Included in all phases is testing and commissioning of installed equipment.

All change orders shall be based on the unit pricing supplied by

at the time of

bid.

Total PO Amount:

Project Manager:

Text changed ***

Net price changed ***

Item partially delivered ***

Total net item value excluding tax USD

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⁻This purchase order is subject to the terms and conditions printed on the last page hereof and to any further instructions specifications and other materials made a part hereof by the buyer.

1.Services & Deliverables - Seller agrees to perform the services ("Services") and/or provide the goods or Service deliverables (collectively referred to as "Goods"), described in any purchase order, in accordance with the applicable purchase order, scope of work and with these Terms and Conditions ("Agreement"). Upon acceptance of a purchase order, shipment of Goods or commencement of a Service, Seller shall be bound by the provisions of this Agreement, including all provisions set forth on the face of any applicable purchase order, whether Seller acknowledges or otherwise signs this Agreement or the purchase order, vision from the face of any applicable purchase order, whether Seller acknowledges or otherwise signs this Agreement or the purchase order, vision from the face of any applicable purchase order, whether Seller acknowledges or otherwise signs this Agreement or the purchase order, whether Seller acknowledges or otherwise signs this Agreement or the purchase order.

This writing does not constitute a firm offer within the meaning of Section 2-205 of the Uniform Commercial Code, and may be revoked at any time prior to acceptance. Any terms or conditions centained in any acknowledgment, invoice or other communication of Selfer, which are inconsistent with the terms and conditions herein, are hereby rejected. To the extent that this Agreement might be treated as an acceptance of Selfer's prior offer, such acceptance is expressly made on condition of assent by Selfer to the terms hered and shipment of the Goods or beginning performance of any Services by Selfer shall constitute such assent. Company hereby reserves the right to reschedule any delivery or cancel any purchase order issued at any time prior to shipment of the Goods or prior to commencement of any Services. Company shall not be subject to any charges or other leas as a result of such cancellation.

Time is of the essence. Delivery of Goods shall be made pursuant to the subject of any charges of other feets as a feet of the applicable purchase order. Company reserves the right to return, shipping charges colles. Goods received in advance of the delivery schedule, it no delivery schedule is specified, the order shall be made by the most expecificus form of land transportation. If no method of shipment is specified in the purchase order, Seller shall use the least expensive carrier. In the event Seller falls to deliver the Goods within the time specified, Company may, at its option, decime to accept the Goods and terminate the Agreement or may demand its allocable share of Seller's available Goods and terminate the balance of the Agreement seller shall package all elems in suitable containers to permit seller transportation and handling. Each delivered container must be tableded and marked to identify contents without opening and all boxes and packages must contain packing sheets listing contents. Company's purchase order number must appear on all shipping containers, packing sheets, delivery tickets and bills of lading.

For Goods bought "delivered" or "F.O.8. destination." Seller shall prepay freight or other destination charges. For Goods bought "F.O.8. point of origin" or "F.O.8. Seller's Plant" on which the Seller prepays the freight and invoices Company, the Seller shall include the transportation charges on the invoice and attach the freight bill and bill of taking. If the freight bill is not attached, the Seller must show on the invoice, in addition to the transportation charges, the weight of the shipment, the freight bill and bill or taking, only. Company may withhold payment of Seller's invoice until the date that this condition has been fulfilled and reserves the right to take a cash discount from this later date. On shipments originating in the U.S., the "non-recourse" clause on the bill of lading covering the shipment must not be signed and any overcharges that may secture will be for the Seller's account.

3. Identification, Risk of Loss & Destruction of Goods - Identification of the Goods shall occur in accordance with Section 2-501 of the Uniform Commercial Code. Selfer assumes all risk of loss until receipt by Company. Title to the Goods ordered are destroyed prior to title passing to Company, Company may at its option cancet the Agreement or require delivery of substitute Goods or equal quantity and quality. Such delivery will be made as soon as commercially practically practically in those of Coods is partial. Company shall have the right to require delivery of the Goods on destroyed.

A. Payment - As full consideration for the parformance of the Services, delivery of the Goods and the assignment of rights to Company as provided herein, Company shall pay Seller (i) the amount agreed upon and specified in the applicable purel order, or (ii) Seller's quoted price on dale of shipment (for Coods), or the date Services were started (for Services). Applicable taxes and other charges such as shipping coals, duties, customs, tariffs, imposts and government-imposed surcharges is stated separately on Seller's invoice. Payment is made when Company's check its mailed. Payment shall not constitute acceptance, All personal properly taxes assessable upon the Goods prior to receipt by Company of Coods delivered and all Services actions the horizons exhall not constitute acceptance, All personal properly taxes assessable upon the Goods prior to receipt by Company of Coods delivered and all Services actions the horizons exhall not constitute acceptance, All personal properly taxes assessable upon the Goods prior to receipt by Company of Coods delivered and all Services actions the invoices and the property taxes assessable upon the Goods prior to receipt by Company of Coods delivered and all Services actions and Services actions the property of the Coods. Unless of the Coods delivered and all Services actions and incorrect invoices. Company will receive a 2% discount of the Invoiced amount for all invoices that are submitted more than ninety (90) days at completion of the Services or delivery of the Goods. Unless otherwise specified on the face of a purchase order, Company shall pay the invoiced amount within stay (60) days after receipt of a corrept invoice. Seller will receive no royally or oth remutatation on the production or distribution of any products developed by Company or Seller in connection with or based on the Goods or Services provided.

S. Warranties
5.1 Services - Seller represents and warrants that It Services shall be completed in a professional procedures. Further, Selfer represents and warrants that the Services shall be completed in accordance with applicable specifications and shall be correct and appropriate for the purposes contemplated in this Agreement. Selfer represents and warrants that the performance of Services under this Agreement will not conflict with, or be prohibited in any way by, any other agreement or statistics. Selfer warrants that all Goods delivered shall be free from defects in materials and workmanthip and shall conform to all applicable specifications for a period of fifteen (15) months from the date of delivery to Company or for the period provided in Selfer's standard warranty covering the Goods, whichever is longer. Selfer hereby agrees that it will make separa parts available to Company for a period of fifteen (15) months from the date of solphene and a Selfer shall except discounts. Additionally, Coods provided with written and oral express warrantles made by Selfer's agree, and to all warrantles provided for by the Uniform Commercial Code or the Commercial Code of the state where the company has it's principal office. All warranties shall be construed as conditions as well as warranties and shall not be exclusive. Selfer shall furnish to Company Selfer's standard warranty and service guarantee applicable to the Goods.

If Company identifies a warranty problem with the Goods during the warranty period, Company will promptly notify Seller of such problems and will return the Goods to Seller, at Seller's expense. Within five (5) business days of receipt of the returned Goods, Seller shall, at Company's option, either repair or replace such Goods, or credit Company's account for the same. Replacement and repaired Goods shall be warranted for the remainder of the warranty period or six (6) months, whichever is longer

6. Inspection - Company shall have a reasonable time after receipt of Goods or Service deliverables and before payment to inspect them for conformity hereto, and Goods received prior to inspection shall not be deemed accepted until Compan edequate lest to detarmine whether the Goods conform to the specifications hereal. Use of a portion of the Goods for the purpose of testing shall not possible the conformation of the possible provisions hereal. Use of a portion of the Goods will be returned to Selet register collect and nisk of feas will pass to Seleting upon Company's delivery to the common carrier.

7. Independent Contractor - Company is interested only in the results obtained under this Agreement; the manner and means of achieving the results are subject to Seller's sole control. Seller is an independent contractor for all purposes, without express or implied authority to bind Company by contract or otherwise. Neither Seller nor its employees, agents or opuborizedors ("Seller's Assistant") are agents or employees of Company, and therefore are not entitled to any employee benefit Company, including but not immitted to, any type of insurance. Seller shall be responsible for all costs and expenses incident to performing its obligations under this Agreement and shall provide Seller's own supplies and equipment.

8. Seller Responsible for Taxes and Records - Seller shall be solely responsible for filing the appropriate federal, state and local lax forms, including, without fimilation, a Schedule C or a Form 1120, and paying all such taxes or fees, including estimated laxes and employment taxes, due with respect to Selfer's receipt of payment under this Agreement. Seller further agrees to provide Company with responsible assistance in the event of a government audit. Company shall have no responsible from any payment to Seller under this Agreement, any federal, state or local taxes or fees. Company will regularly report amounts paid to Seller by filing Form 1099-MISC with the Internal Revenue Service.

9. Insurance - Selier shall be solely responsible for maintaining and requiring Seller's Assistants to maintain such adequate health, auto, workers' compensation, unemployment compensation, disability, liability, and other insurance, as is required by law or as is the common practice in Selier's and Sajetr's Assistants' trades or businesses, whichever affords greater coverage. Upon request, Selier shall provide Company with certificates of insurance or evidence of coverage before commencing performance under this agreement. Selier shall provide adequate coverage for any Company property under this care, outstory or control of Selier's Assistants.

10. Indemnity - Selter shall indemnity, hold harmless, and at Company's request, defend Company and its affisites, and their respective officers, directors, customers, agents and employees, against all claims, fiabilities, damages, losses and expenses, including attorneys' fees and cost of suit ("Claims') arising out of or in any way connected with the Goods or Services provided by Selter or Selter's Assistants under this Agreement, except for and to the extent that any Claims arise from or are attributable to the negligence of the Company or its employees or agents. Schoold Company's use, or yet by its subcontractors closes purchased from Selter be depinded, be threatened by injunction, or but the subject of any legal proceeding, Selter shall, at its sole cost and expenses, either (a) substitute fully equivalent to infringing Goods or Services; (b) modify the Goods or Services to that they no longer infinge but remain fully equivalent in functionality; (c) obtain for Company or subcontractors the right to continue using the Goods or Services; or (d) if none or the foregoing is possible, returned all amounts paid for the infringing Goods or Services.

In furtherence of the foregoing indemnification and not by way of limitation, thereof, the Contractor breeby weives any defense or immunity it might otherwise have under applicable worker's compensation faws or any other statule or judicial decision (including, for Work or services to be conducted in Maine, without limitation, Diamond International Corp. v Sullivan & Merritt, Inc. 493 A2d. 1043 (Me 1985)) disallowing or limiting such indemnification, and the Contractor consents to a cause of action for indemnity.

11. Confidentiality - Seller may acquire knowledge of Company Confidential Information (as defined below) in connection with its performance hereunder and agrees to keep such Company Confidential Information in confidence during and following termination or expiration of this Agreement. "Company Confidential Information (as defined below) in connection with its performance hereunder and agrees to keep such Company Confidential Information in considerable properties by the company confidential Information, whether written or oral, in any form, including without limitation, information resistence personnel data. Work Product (as defined therein), customer account data of Company's affiliates, and other material or information resistence properties by Company or affiliates which is disclosed directly or customer account data of Company Self-such and properties by Company or affiliates which is disclosed directly or information (in which Seller in Information mass) any third party properties or confidential Information disclosed on Seller in Its course of providing Services or Goods to Company, Company Confidential Information on disclosed or disclosed properties before Company of Sellers, if it is now or become publicly known through no wrongful act or failure to act of Seller, (iii) which is seller developed independently without use of the Company Confidential Information, as evidenced by appropriate documentation, or (iv) which is hereafter lawfully formist to Seller, the Information of the Information of the Company of such requirement prior to disclosure, in addition, Seller may disclose Confidential Information which is required to be disclosed pursuant to a requirement prior to disclosure, in addition, Seller may disclose Confidential Information which is required to be disclosed pursuant to a requirement prior to disclosure.

Saller agrees not to copy, after or directly or indirectly disclose any Company Confidential Information. In no event will Seller use less than the degree of care and means that it uses to protect its own information of like kind, but in any event not less than reasonable care to prevent the unauthorized use of Company Confidential Informations. Seller further agrees not to use the Company Confidential Information except in the course of performing hereunder and will not use such Company Confidential Information for its own benefit or for the benefit of any third party. All Company Confidential Information is and shall remain the property of Company. Upon Company's written request or the termination of this Agreement, Seller shall return, transfer or assign to Company all Company Confidential Information, including all Work Product, as defined benin, and all copies thereot.

Product, as defined nerwin, and air copies thereor.

2. Termination - Company may terminate this Agreement upon written notice to Seller if Seller fails to perform or otherwise breaches this Agreement, files a petition in bankruptcy, becomes insolvent, or dissolves. In the event of such termination, Company shall pay Seller for the portion of the Services satisfactorily performed and those conforming Goods delivered to Company through the date of termination, less appropriate offsets, including any additional costs to be incurred by the Company in completing this Services.

Company may leminate this Agreement, or any Service(s), for any or no reason upon thirty (30) days written notice to Seller. Seller shall cease to perform Services and/or provide Goods under this Agreement on the date of termination specified in such notice. In the event of such termination, Company shall be liable to Seller only for those Services Services Services self-decorated and those conforming Goods delivered to Company file tool company if to Company falls to Design and the service of terminate this Agreement upon written notice to Company if the other of termination is appropriate offsets.

Seller may terminate this Agreement upon written notice to Company falls to Company fall be pay Seller within sixty (60) days after Seller notifies Company in writing filtal payment is past due.

Upon the expiration; and writing filtal payment is past due.

Upon the expiration and termination, except for those which by their terms survive such termination or expiration and of Company fall to Company Confidential Information and/or Work Product.

13, Remedies - If Selfer breaches this Agreement, Company shall have all remedies available by law and at equity. For the purchase of Goods, Saller's sole remedy in the event of breach of this Agreement, Company shall be the right to recover damages in the amount equal to the difference between market price at the time of breach and the purchase price specified in the Agreement. No alternate method of measuring damages shall apply to this transaction. Selfer shall have no right to reself Goods for Company's account in the event of wrongful rejection, revocation of acceptance, failure to make payment or repudiation by Company and any resafe so made shall be for the account of Selfer.

14. Force Majeure - Company shall not be liable for any failure to perform including failure to (i) accept performance of Services or, (ii) take delivery of the Goods as previded caused by circumstances beyond its control which make such performance commercially impractical including, but not limited to, acts of God, fire, flood, cals of war, government action, accident, laber difficulties or shortage, inability to obtain materials, equipment or transportation. In the event Company shall at its expense and risk, return any Goods received to the place of alignment.

15. Attorneys' Fees - In any action to enforce this Agreement, the prevailing party shall be entitled to recover all court costs and expenses and reasonable attorneys' fees, in addition to any other relief to which it may be entitled.

16. Severability - If any provision of this Agreement shall be deemed to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.

17. Limitation of Liability - IN NO EVENT SHALL COMPANY BE LIABLE TO SELER OR SELER'S ASSISTANTS, OR ANY THIRD PARTY FOR ANY INCIDENTAL, INDIRECT, SPECIAL, PUNITIVE, OR CONSEQUENTIAL DAMAGES ARISING OUT OF, OR IN CONNECTION WITH, THIS AGREEMENT, WHETHER OR NOT COMPANY WAS ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

18. Compliance With Laws

18.1 General - Seller's shall compty fully with all applicable foderal, state and local laws in the performance of this Agreement including, but not limited to, all applicable employment, tax, export control and environmental laws.

18.2 Equal Employment Opportunity - Some or all of the Goods and Services provided hereunder may be used in a contract with the federal government and, therefore, may be subject to the requirements of Executive Order 11246, the Rehabilitation Assistance Act. Aursuant to these requirements, the Squal applicable and Opportunity Clauses found at 41 Code of Federal Regulations sections 80-1.4(a) (1-7), 60-250.4(a-m) and 60-741.5 (a) (1-8) are incorporated herein by reference as though set forth at length, and made an express part of this Agreement. If applicable, Seller will comply with the following Federal Acquisition Regulations: (i)52.222-25 "Equal Opportunity", (ii) 52.222-235 "Affirmative Action for Handicapped Workers."

18.3 Small Business Plan Regulations of Plan Regulations are another to the federal government and, therefore, may be subject to the requirements of FAR section 52.219. Pursuant to FAR 52.219.9, if Seller (i) is not considered a Small Business Plan and listing the approximate dollar amount to be subcontracting a portion of the Goods or Services from a third party, Saler agrees to submit to Company a Small Business Plan or latter stating that Seller does not have a Small Business Plan and listing the approximate dollar amount to be subcontracted.

subcontracted.

18.4 Hazardous Materials - If Goods include hazardous materials, Saller represents and warrants that Selter understands the nature of any hazards associated with the manufacture, handling and transportation of such hazardous materials 18.5 Customs - Upon Company's request, Selter will promptly provide Company with a statement of origin for all Goods and United States Customs documentation for Goods wholly or partially manufactured outside of the United States 18.6 Executive Order 13201 Compliance. - The contractor agrees to compty with the provisions of 29 CFR part 470.

19. Audit - For Goods or Services ordered by and billed to Company on a cost reimbursable basis, Setter shall maintain complete and accurate records of and supporting documentation for the amounts billable to and payments made by Company hereunder, in accordance with generally accepted accounting principles applied on a consistent basis, and shall retain such records for the duration of this Agreement and for a period of two (2) years thereafter. Upon reasonable prior notice at Seller's place of business, Company shelf have the night to avidit such records and accounts for up to two (2) years after payment of the final invoice for the Goods or Services.

20. Miscellaneous -

20. Seler may not assign this Agreement or any of its rights or obligations under this Agreement, without the prior written consent of Company. Any assignment or transfer without such written consent shall be nutl and void. A waiver of any other default or any other term or condition.

20.2 This is not an exclusive agreement. Company is free to engage others to perform Services or provide Goods the same as or similar to Selfer is free to, and is encouraged to, advertise, offer and provide Selfer's Services and/or Goods to others: provided however, that Selfer does not breach this Agreement.

20.3 Any obligations and duties which by their nature extend beyond the expiration or termination of this Agreement shall provide the construed in accordance with, and disputes shall be governed by. The laws of the State in which the Company's principal office is located. The applicability of the UN Convention on Contracts for the International Sele of Goods is hereby expressely waived by the parties and it shall not apply to the terms and conditions of this Agreement.

20.5 This Agreement is the complete, final and excussive statement of the terms of the agreement believe that the reference of the subject matter hereof. This Agreement may not be varied, modified, affored, or amended except in writing, including a purchase order or a change order issued by Company, signed by the parties. The terms and conditions of this Agreement is the reversal individual individuality and applicability of the terms of the agreement believe document submitted by Selfer, Notwithstanding the foregoing, this Agreement will not supersed or lake the place of any written agreement believe which is signed by both parties and covers the same subject matter as his Agreement or the document submitted by Selfer, Notwithstanding the foregoing, this Agreement will not supersed or lake the place of any written agreement which is signed by both parties and covers the same subject matter as his Agreement or lake the place of any written agreement which is