



BOARD OF COUNTY COMMISSIONERS  
FLORIDA TAX EXEMPT #85-8012621749C-1  
FEDERAL TAX EXEMPT #59-6000523

**Purchase Order**

PO Number  
4500122806

Date  
10/08/2024

Contact Person: PA 7 H Riley

I CERTIFY THAT THIS IS AN AUTHORIZED PURCHASE

Heather Riley

BOUND TREE MEDICAL LLC  
5000 TUTTLE CROSSING BLVD  
DUBLIN OH 43016  
FAX NUMBER 800-257-5713

Your Vendor Number With Us 8788

Delivery date: 09/30/2025

Terms of payment: In accordance with the Florida Prompt Payment Act, Florida Statute section 218.70, et seq.

ITEM	MATERIAL DESCRIPTION		Price per unit	Net value
	Order qty	Unit		
00010		OPO BT: Miscellaneous EMS Supplies		
		1 Power unit		
OPO 10/8/24 - 9/30/25 FOR EMS MEDICAL SUPPLIES FROM BOUNDTREE FOR BREVARD COUNTY FIRE RESCUE DEPARTMENT				
CONTRACT# 10369				
BID# B-7-23-56/EMS MEDICAL SUPPLIES Exp 12/14/28				
MISCELLANEOUS MEDICAL SUPPLIES ANTICIPATED TOTAL- \$800,000				
BVM #2442-10015 ANTICIPATED TOTAL- \$100,000				
GLOVES, VARIOUS #1015-47143/4/5/6/7 ANTICIPATED TOTAL- \$10,000				
TOTAL = \$910,000				
OPO Period 10/1/2024 # 09/30/2025				
NO CAPITAL (COMPUTERS OVER \$500 OR OTHER EQUIPMENT OVER \$1000 SHALL BE PURCHASED. THIS PURCHASE ORDER DOES NOT COMMIT TO ANY PURCHASE AND MAY BE CANCELED IN WRITING. NO FURTHER PURCHASES MAY BE MADE ON THIS PURCHASE ORDER AFTER THE "DELIVERY DATE" REFERENCED ON THE PURCHASE ORDER.				
VENDOR SHOULD REQUEST COUNTY IDENTIFICATION FROM ANY INDIVIDUAL UTILIZING THIS PURCHASE ORDER TO OBTAIN COMMODITIES AT THE VENDOR'S LOCATION.				
*****				
NOTE: FIRE RESCUE STAFF WILL PLACE ORDER OR SERVICE AS NEEDED.				
PLEASE SEND INVOICE TO:				
ELECTRONICALLY: FR.AccountsPayable@brevardfl.gov; and				
Cc to rhonda.duquette@brevardfl.gov				
BY MAIL: Brevard County Fire Rescue Dept				
Finance Office				
1040 S. Florida Ave.				
Rockledge, FL 32955				

**Please deliver to:**  
Fire Rescue Logistics  
300 Ansin Road  
Rockledge FL 32955

# BREVARD COUNTY, FLORIDA ("the County") PURCHASE ORDER ("PO") GENERAL CONTRACT

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**INSURANCE:** The Vendor, at its own expense, agrees to provide Workers' Compensation Coverage for all Vendor's employees, and to maintain such general and auto liability, as is deemed necessary by Brevard County Risk Management for the particular circumstances and operations of the Vendor. The Vendor further agrees to provide the County with Certificates of Insurance, mailed directly from the insurance holder's company to the ordering/requesting department or office, indicating the amount of coverage in force.

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**WARRANTY:** The Vendor warrants that the goods and/or services supplied are suitable for the intended and advertised use and shall be of good workmanship and of proper materials, free from defects and in accordance with specifications.

**TAXES:** Brevard County is exempt from the payment of all Federal, State, or local taxes. Federal Tax Exemption Number is 59-6000523. The State of Florida Sales and Use Tax Exemption Number is 85-8012621749C-1.

All Vendors must submit a Form W-9 to the County's Finance Department. The County is required to obtain the Form W-9 by the US Internal Revenue Services which provides the County with the Vendor's correct Taxpayer Identification Number in order for the County to release payment to the Vendor.

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**MATERIAL SAFETY DATA SHEET:** The Vendor agrees to furnish Brevard County with a current Material Safety Data Sheet (MSDS) on, or before delivery of, every hazardous chemical or substance purchased, classified as toxic under Chapter 442, Florida Statutes. Appropriate labels and MSDS sheets shall be provided for all shipments. MSDS sheets shall be submitted in duplicate to Brevard County Risk Management at 2725 Judge Fran Jamieson Way, Viera, Florida 32940, and to the ordering/requesting County department/office.

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The Vendor understands that Brevard County is subject to the Florida Public Records Law, Chapter 119, Florida Statutes. The Vendor agrees and understands that Florida has broad public records disclosure laws, and that any written communication with the Vendor, to include emails, email addresses, a copy of this PO or attached Agreement, and any supporting documentation are subject to public disclosure upon request, unless otherwise exempt or confidential under Florida Statute.

**UNAUTHORIZED ALIEN WORKERS:** In accordance with Section 448.095, Florida Statutes, Brevard County may not enter into or renew a PO or attached Agreement with a Vendor unless each party to the PO or attached Agreement registers with and uses the U.S. Department of Homeland Security E-Verify System (E-Verify). For the purpose of this Section, a Vendor is defined as a person or entity that has accepted this PO or attached Agreement with the County to provide labor, supplies, and/or services to the County in exchange for salary, wages, or other remuneration.

Brevard County will verify the Vendor's participation in the E-Verify System by confirming their enrollment on the U.S. Department of Homeland Security E-Verify website. Vendors whose participation cannot be verified on the U.S. Department of Homeland Security E-Verify website shall provide acceptable evidence of their enrollment prior to the award of the PO or attached Agreement. Acceptable evidence may include, but not be limited to, a copy of the fully executed E-Verify Memorandum of Understanding.

**COMPLIANCE WITH ALL FEDERAL, STATE, AND LOCAL LAWS:** The Vendor shall comply with all Federal, State of Florida, and local laws, rules, and regulations.

**ATTORNEYS FEES:** In the event of any legal action to enforce the terms of this PO or attached Agreement, each party shall bear its own attorney fees and costs.

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PO Number	Date
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Contact Person: PA 7 H Riley	
I CERTIFY THAT THIS IS AN AUTHORIZED PURCHASE	
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DUBLIN OH 43016  
FAX NUMBER 800-257-5713

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ITEM	MATERIAL DESCRIPTION			
	Order qty	Unit	Price per unit	Net value

00020 OPO BT: BVM  
1 Power unit

**Please deliver to:**  
Fire Rescue Logistics  
300 Ansin Road  
Rockledge FL 32955

00030 OPO BT: Gloves  
1 Power unit

**Please deliver to:**  
Fire Rescue Logistics  
300 Ansin Road  
Rockledge FL 32955

00040 Tetracaine 0.5% Bott 15ml#372121  
1 Power unit

**Please deliver to:**  
Fire Rescue  
1040 S Florida Ave  
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PO Number                      Date  
4500122806                      10/08/2024  
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ITEM	MATERIAL DESCRIPTION		Price per unit	Net value
	Order qty	Unit		
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	1	Power unit		

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Fire Rescue  
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Rockledge FL 32955

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September 11, 2023

Brevard County Purchasing Services  
2725 Judge Fran Jamieson Way  
Bldg. C, 3<sup>rd</sup> Floor, Suite C-303  
Viera, FL 32940

To Whom It May Concern:

Bound Tree Medical is pleased to offer the attached proposal for the "EMS Medical Supplies (Cooperative Bid)" Bid #B-7-23-56for Brevard County. Please review the following proposal for Bound Tree's competitive pricing. We want to emphasize our continued commitment to you to provide the most complete offering of products and services.

The proposal includes the following:

- Addendum #1, #2 & #3
- Bid General Provisions & Specifications
- Proposal Information & Pricing
- Detailed Itemized Percent off Catalog Information
- BTM Item Numbers & Descriptions and Resulting Percent Off Catalog Results
- Inventory Management Offer / UCapIt
- BTM Pharmaceutical Advantage / VAWD Certification
- Florida Drug License
- Florida Business License
- Florida Tax Reciepts
- Disaster Program Information
- BTM University
- Customer Service Information
- Distribution Center Information
- Return Policy
- Warranty Information
- Online Ordering Capabilities
- Sample COI
- W-9

We thank you again for the opportunity to provide all your EMS equipment and information needs. If you require additional information, our contact information is below.

**Charlie Phipps Paramedic/FF**  
Account Manager  
904.640.1752  
[Charlie.phipps@boundtree.com](mailto:Charlie.phipps@boundtree.com)

**Dwight Lowry**  
Pricing Analyst, Bids & Contracts  
614.760.5235  
[Dwight.Lowry@boundtree.com](mailto:Dwight.Lowry@boundtree.com)

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**EMS Medical Supplies  
B-7-23-56  
July 31, 2023  
Addendum 1**

**TO ALL PROSPECTIVE BIDDERS:**

This is an Addendum to and shall be considered as part of the original bid package for the above-mentioned bid. Please acknowledge receipt of Addendum 1 in the space provided on the Price Sheet. Bidders are requested to acknowledge receipt of this addendum with their bid.

**ADDITIONAL INFORMATION:**

Answers to questions will be addressed in a forthcoming Addendum.

**Please note that the bid opening date and time has changed to Wednesday, August 16, 2023 @ 11:00 am.**

All other terms and conditions remain unchanged.

Sincerely,



Sherry Collett  
Procurement Supervisor

**END OF ADDENDUM 1**

**EMS Medical Supplies  
B-7-23-56  
August 01, 2023  
ADDENDUM 2**

**TO ALL PROSPECTIVE BIDDERS**

This is an Addendum to and shall be considered as part of the original bid package for the above-mentioned bid. Please acknowledge receipt of Addendum 2 in space provided on Price Sheet. Bidders are requested to acknowledge receipt of this addendum with their bid.

**CLARIFICATION TO QUESTIONS RECEIVED:**

**Question 1:** Will Brevard County provide MFG# for each item?

**Answer:** We do not have the item number; the manufacturer is specified in the provided supply bid list.

**Question 2:** Are price increases permitted? If so, at what frequency?

**Answer:** Public catalog pricing shall remain firm for the first twelve months of this contract. The bid is based on a flat percentage off retail pricing which must be publicly published price.

**Question 3:** Vendors at a minimum must provide the list of attached supplies. If there are items that we do not carry because they are exclusive to a mfg. or distributor, can we no bid those items and still be considered for award?

**Answer:** They will need to be able to provide a substitution and have it approved prior to award.

**Question 4:** All proprietary items listed require a letter from the manufacturer. Just to be clear you do want us to upload with our bid letters from the manufacturer's stating we are a distributor for them?

**Answer:** Yes.

**Question 5:** It is the intent of Brevard to award based on the percentage discount applied to list price on all included products listed. (**DISCOUNT OFF PUBLIC CATALOG PRICE** \_\_\_\_%**PERCENTAGE**) Can you clarify this are you looking for just a % off our list price for the items listed on the attached, or are you looking for a price for each line item that we will hold for 12 months? Is the award going to be based on the **highest % discount** and not on the pricing of the line items?

**Answer:** We are looking for percentage of published catalog. The list provided will make sure you can provide for our equipment needs. Must have a substitution approved. Catalog price must be publicly listed and published. Looking for highest discount, measured against comparative catalog pricing.

**Question 6:** Bidder must provide invoicing which shows LIST PRICE and price with discount. Our system does not show list pricing on invoices, will you accept our invoices with your price only?

**Answer:** We will need a way to verify list price on the invoice. We do not want to have to calculate from catalog versus discount.

**Question 7:** Vendor must have the capability to work with OPIQ and UPCAIT- Does the County already have these systems or are you looking to have these systems installed? Who would be responsible for the cost of new software and equipment, the County, or the vendor?

**Answer:** We currently use both products. Any software that is required for your system to integrate would be at the vendors cost. Hardware would be at the County's cost and discretion.

**Question 8:** Pg. 1 – Regarding this requirement: "The purchase order terms of each entity will prevail for the individual participating entity. Invoicing instructions and insurance requirements will be in accordance with the respective entity requirements." MMSGGS can't really agree to every participating entity's terms and conditions without reviewing them. Would you allow the terms and requirements of this solicitation to prevail over individual requirements in the chance that there was a conflict?

**Answer:** As we are not currently sharing the EMS bid with any other agency, I could agree to these terms. If the sharing entity wanted to set up something different with the vendor in reference to billing or insurance, I think that would be between the vendor and participating entity.

**Question 9:** Pg. 7, #57 – Regarding emergency orders, we would need to take exception and offer the following operational clarification:

- A. MMSGGS will work with Brevard County to accommodate emergency order processing requests whenever possible. Order size and time of day the request is received are factors used in determining if the request can be shipped after the standard cut-off time. Expedited delivery is possible; however, additional freight charges will be incurred. The actual price of expedited service is based on several factors such as number of boxes, weight, and ship to location.

**Answer:** This timeline needs to be defined. We would need an anticipated emergency delivery schedule. Example: Emergency orders will be fulfilled within 72 hours of the receipt of the order when supplies are available within the State. Or something to that effect.

**Question 10:** Pg. 10 (also Pg. 3, #9) regarding pricing

- A. It looks like this bid is requesting both a percent discount AND a fixed list price – can you confirm whether that is the case? MMSGGS cannot agree to fixed pricing on items for which a percent discount applies. List price can vary as MMSGGS is not the manufacturer of items and cannot control cost of items.

**Answer:** We are asking for the current list price and the offered percentage off list. A strict percentage off does not always ensure best pricing. A 20% off a \$50 order is not the same as 25% off a \$90 order. We are not asking for the price to be frozen. We ask that the list price be a publicly published price and verifiable.

- B.** Would Brevard County be willing to accept a list price that is subject to change twice a year instead of annually?

**Answer:** Yes, if the price was published publicly.

- C.** Are there any parameters around price increases after the initial term?

**Answer:** The price must be published publicly. I should be able to go to your base website and verify the pricing.

- D.** Can you please confirm that Brevard County is requesting access to the entire vendor catalog?

**Answer:** Yes, we would need the vendor catalog access verified published pricing.

**Question 11: Pg. 12, #1**

- A.** Can you please explain what you mean by "Delivery must be made by company vehicle a minimum of once per week? MMSGGS would deliver goods whenever ordered, not a weekly basis and we regularly use third-party carriers such as UPS delivery.

**Answer:** We are asking that when orders are placed, they are delivered within seven days of the order being placed if product is available. We are open 8-4:30 M-F

- B.** Will Brevard County accept catalog discount proposals if there are items on this list that vendor does not carry?

**Answer:** If the vendor does not carry the item and it is not catalog, we would need some way to confirm list price of the item if being ordered through a different vendor. This should only be a few items on the list. We are not looking for a medical supply broker.

**Question 12: Pg.12, #5 – The standard MMSGGS invoice does not include a list price and discount, is that a negotiable requirement?**

**Answer:** We must have a way on the invoice to verify list price of the item and be able to see the discounted price. We would have to see the proposal and delivery method to allow us to confirm list price without searching the vendors catalog for current list.

**Question 13: pg. 12, #6 – Will this representative be required to call weekly or is this a requirement to contact and support as needed?**

**Answer:** Vendor will be contacted by our logistics. No need for weekly contact.

**Question 14:** pg. 12, #7 MMSGGS is subject to the same backorders and manufacture delays as other distributors and wouldn't want to promise guaranteed delivery within three business days, but I can confirm that our delivery estimate for stock items is 1-3 days, and we offer next-day delivery to 95 of the county with 98.8% order accuracy and a 94.4% fill rate. For the purposes of this contract, MMSGGS could utilize a distribution center located in Orlando, not far from the customers in this purchasing cooperative.

**Answer:** We cannot expect delivery of items that cannot be obtained. The delivery schedule provided here would be within the parameters of the current bid proposal.

**Question 15:** Pg. 13, #10 – What forms are being referred to here?

**Answer:** For expired or returned goods that are guaranteed or warrantee by the manufacture, and we are expected to return directly to a manufacture for credit, we would need those forms supplied to us. If the vendor will handle all expired and warranty returns to the manufacturer, then we would not need any forms and would hand the returns to the EMS supply vendor.

**Question 16:** Pg. 13, #12 – Do each of the participating agencies use the same online ordering system for Purchase Ordering or would we need to incorporate several different ordering systems? MMSGGS customers can order through an online platform called Supply Manager. Would the participating agencies want Supply Manager to be integrated into each ordering system or if not, can you please clarify what technology is required here?

**Answer:** We currently do not have a sharing entity with us. If one were to join, they would either have to meet our ordering system requirements, or they would have to negotiate something with the vendor for an ordering system.

**Question 17:** Pg. 15, #11 - If there are insurance requirements that Vendor may not be able to agree to (based on their internal policies) will Brevard County consider exceptions to insurance terms and conditions? MMSGGS does not accept the indemnification clause and offers the following language instead. Is the following revision acceptable?

1. MMSGGS agrees that it shall indemnify and hold the County of Brevard harmless from and against any and all losses, costs, damages, claims, suits and/or liabilities ("Losses") incurred by the County of Brevard as a result of a third-party claim of bodily injury to the extent such Losses are solely caused by McKesson's negligence or willful misconduct in the performance of MMSGGS's obligations under the Contract with the County of Brevard. This indemnity does not extend to any Losses arising out of, resulting from, or related to the County of Brevard's negligence or willful misconduct.
2. A party's right to indemnification is conditioned upon the indemnified party satisfying the following requirements: (a) the indemnified party must promptly notify the indemnifying party of any claim for which indemnification will be sought; (b) the indemnified party must give the indemnifying party control of the defense against the claim (including the right to select counsel and settle or compromise such claim,



but the indemnifying party must not agree to a consent decree or similar order binding the indemnified party or to any settlement specifically apportioning fault or liability to the indemnified party without the indemnified party's prior written consent); and (c) the indemnified party must reasonably cooperate with the indemnifying party's defense against the claim. that

**Answer:** The insurance requirements are acceptable

**Question 18:** On the silk screening, we would need to know an estimated quantity for line item 229, 230, & 231. Line 229. Safety International, Fanny Pack – Black, Screen printed with Brevard County Fire Rescue. Line 230. Safety International, Fanny Pack – Blue, Screen printed with Brevard County Fire Rescue. Line 231. Safety International, Fanny Pack - Red, Screen printed with Brevard County Fire Rescue

**Answer:** Line 229 – estimated Quantity 90  
Line 230 – estimated Quantity 10  
Line 231 – estimated Quantity 10

**Question 19:** Is it also possible to get a picture of the bag you are currently using?

**Answer:** The screen printing is the same on all of them, and the fanny packs themselves are the same, just the color is different.

**Question 20:** Can we get a copy of your artwork for the silk screen?

**Answer:** A photo of the artwork has been provided as an attachment

**Question 21:** I would like to request the below items be removed from the EMS Medical Supply bid for being exclusive items only available directly from the manufacturer; Line 238, Ultra intubation mini bag for handtevy boxes only; line 239 handtevy boxes only.

**Answer:** These items will be removed.

**Question 22:** How much quantity will the county place order per year, From Attachment A Supply List containing products or how many cases or each's will the county place order per year?

**Answer:** Yes, see attached revised supply list

**Question 23:** How many cases do you place order for gloves in a year?

**Answer:** Roughly 765 cases

**Question 24:** Please give detailed specification & Sizes, colors for item no. 212, 214, 215, 226, 227, 229, 230, 231, 238, 239, 272, 273 & 300.

**Answer:**

- 212 – Orange, size 72in L X 16in W X 1.75in D
- 214 – 72" long white dotted
- 215 - Item no longer used
- 226 – Aluminum frame with black straps
- 227 – Aluminum frame with black straps
- 229 - Black
- 230 - Blue
- 231 - Red
- 238 - Ultra Mini-Bag, 11.5in L x 5.5in W x 2in H, Royal Blue
- 239 – Pelican box yellow # 1550 - 18.4"L x 14"W x7.6"D
- 272 – Item no longer used
- 273 – Item no longer used
- 300 – Item no longer used

**Question 25:** For item no. 72 the description contains 7 ft. But the catalog shows 6 ft. which one is correct?

**Answer:** After verifying, 6 ft is correct.

**Question 26:** Section 57 of the solicitation seems to relate to emergency services on FEMA projects. Would the County consider removing section 57, given this is a procurement for supplies? We note that the solicitation otherwise includes delivery requirements specific to supplies (e.g., Section 7 on page 12).

**Answer:** Section 57 is unable to be removed as it is part of our general terms.

**Question 27:** General Conditions, Terms and Provisions, Sections 17 Indemnification, 18 Patents and Royalties, 20 Acceptance, 21 Safety Warranty and 22 Warranty Indemnification and Insurance Requirements, Indemnification - Since we are a distributor, not a manufacturer, in lieu of those terms will you accept the following?

"Contractor" will pass through to the County, and their employees, (hereinafter collectively referred to as the "Indemnitees"), at the time of sale, any transferable product warranties, indemnities and remedies provided to the "Contractor" by the Manufacturer. TO THE EXTENT PERMITTED BY LAW, CONTRACTOR PROVIDES NO WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION ANY WARRANTY OF MERCHANTABILITY, FITNESS FOR PARTICULAR PURPOSE OR NON-INFRINGEMENT, AND THE INDEMNITEES SHALL LOOK TO THE MANUFACTURER OF THE PRODUCT FOR ANY WARRANTY THEREON."

**Answer:** Our language and terms will remain the same, however we will accept the language above.

**Question 28:** Insurance: Our company does not have Builders Risk Insurance. Will you remove "In the event the contract involves services related to construction projects, the Contractor shall also procure and maintain a Builders Risk Insurance Policy or Installation Floater with loss limits equal to the value of the construction project."

**Answer:** The language does not need be removed from the bid document. Since this contract does not involve construction, per the underlying language, Builders Risk is not needed.

**Question 29:** For item no. 140, 141, 142, 143, 149 & 150 for those items, we couldn't get the exact manufacturer that you gave in the price sheet. Could you please specify the sizes for those items.

**Answer:**

- 140 – Large size 6.69" L x 7.5" W
- 141 – Large size 6.69" L x 6.69 W
- 142 – Standard OB Kit - 1) Pair of gloves, latex-free, large, (1) OB napkin, (2) OB towelettes, (2) Umbilical cord clamps, (1) Scalpel, disposable, (1) Apron, plastic, disposable, (1) Underpad, 17" x 24", (3) Towels, 13" x 19", (1) Drape sheet, 40" x 48", (1) Placenta bag, plastic, (1) Bulb syringe, 2oz, (8) Gauze sponges, 4" x 4", (2) Twist Ties
- 143 – size 30" x 30"
- 149 – 7.25" & Black
- 150 - Lightweight corrosion resistant aluminum barrel with knurled finish and approximately 5in L x 5/8in dia.

**Question 30:** Will Brevard County accept bids if the vendor can't provide each item on the list of supplies?

**Answer:** This would depend on the level of inability. If there are a few items, we could find another source. Substitution is an option but must be approved by the office of EMS before it is authorized. Please see verbiage below from pg. 12 section 2 on the scope of services located in the bid advertisement.

- Unless otherwise noted, the brands and part numbers listed are the desired product. Literature must be provided with your bid for all substitute items to include manufacturer, part number, and detailed specification of the product. Failure to provide this literature for any substitute items may result in rejection of your bid. Brevard County reserves the right to request a sample of the substitute product(s) to aid in determining whether the substitute is acceptable. Acceptance of substitute items will be determined by Brevard County.

**Attachments to be included in Addendum:**

Revised Supply bid list

Photo of Fanny Pack

Attachment B- Byrd Anti-Lobbying Amendment Certification – As indicated in the Contractor's checklist

Attachment C-FEMA Contract Requirements – As indicated in the Contractor's checklist

**Please note that the bid opening date and time has changed to Wednesday, August 16, 2023 @ 11:00AM**

All other terms and conditions remain unchanged.

Sincerely,

A handwritten signature in cursive script that reads "Sherry Collett".

Sherry Collett  
Procurement Supervisor

**END OF ADDENDUM 2**

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**EMS Medical Supplies  
B-7-23-56  
August 8, 2023  
Addendum 3**

**TO ALL PROSPECTIVE BIDDERS**

This is an Addendum to and shall be considered as part of the original bid package for the above-mentioned bid. Please acknowledge receipt of Addendum 3 in the space provided on the Price Sheet. Bidders are requested to acknowledge receipt of this addendum with their bid.

**ADDITIONAL INFORMATION:**

The deadline for Final Questions on July 20, 2023 at 5:00pm holds. No further questions considered after this date and time.

**Attachments to be included in Addendum:**

Revised FINAL Supply list – Excel format

**Please note that the bid opening date and time has changed to Tuesday, September 12, 2023  
@ 11:00 am.**

All other terms and conditions remain unchanged.

Sincerely,



Sherry Collett  
Procurement Supervisor

**End of Addendum 3**

# **THE BREVARD COUNTY PUBLIC ENTITY PURCHASING COOPERATIVE**

## **TO OUR PROSPECTIVE CONTRACTORS:**

The attached Invitation for Bid represents a cooperative procurement for the Brevard County Public Entity Purchasing Cooperative.

Local Governmental entities within the Brevard County area have entered into an Interlocal Agreement to create a Cooperative Purchasing group within our geographical area. The Brevard County Public Purchasing Cooperative was formed in an effort to develop cooperative relationships among its participants for the purpose of seeking responses to solicitations which may result in lower costs to group participants on commonly used commodities/services, a better quality of products, and lower administrative costs.


## **Brevard County Public Entity Purchasing Cooperative Procurement Operational Procedures:**

- All questions concerning this procurement should be addressed to the issuing agency, hereinafter referred to as the "Lead Entity." All responses are to be returned in accordance with the instructions contained in the attached Invitation to Bid. Any difficulty with participating entities referenced in this award must be brought to the attention of the Lead Entity.
- The Lead Entity will be responsible for awarding the contract, however, each participating governmental entity will be responsible for issuing its own purchase orders and for order placement. Each entity will require separate billings, be responsible for payment to the Contractor(s) awarded this contract, and issue its own tax exemption certificates as required by the Contractor.
- The purchase order terms of each entity will prevail for the individual participating entity. Invoicing instructions and insurance requirements will be in accordance with the respective entity requirements.
- Any reference in the documents to a single entity or location will, in fact, be understood as referring to all participating entities referenced in the documents and cover letter unless specifically noted otherwise.
- None of the participating governmental entities shall be deemed or construed to be a party to any contract executed by and between any other governmental entity and the Contractor(s) as a result of this procurement action.

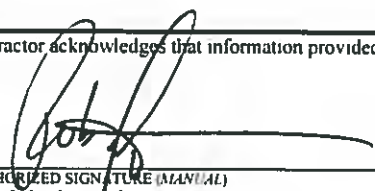
### **1. PURPOSE**

Brevard County is soliciting annual bids for materials/supplies on a continuing basis to be purchased as needed by the following Brevard County Public Entity Cooperative participants:

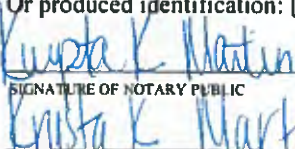
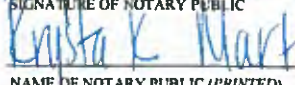

- Brevard County Board of County Commissioners, Lead Entity
- City of Palm Bay
- Eastern Florida State College
- Brevard County School Board
- Canaveral Port Authority
- City of Cape Canaveral
- City of Cocoa
- City of Cocoa Beach
- City of Melbourne
- City of Melbourne Beach
- City of Rockledge
- City of Satellite Beach
- City of Titusville
- Barefoot Bay Recreation District

<b>SUBMIT SEALED BID TO:</b> BREVARD COUNTY PURCHASING SERVICES 2725 JUDGE FRAN JAMIESON WAY BLDG C, 3rd FLOOR, SUITE C-303 VIERA, FL 32940				<h1 style="margin: 0;">INVITATION TO BID</h1> <h2 style="margin: 0;">Bid Acknowledgment</h2>	
<b>PROCUREMENT ANALYST:</b> Heather Riley		(321) 617-7390 Ext 5-9336		AN EQUAL OPPORTUNITY EMPLOYER	
FLORIDA TAX EXEMPT #85-8012621749C-1 FEDERAL TAX-EXEMPT #59-6000523					
BID SPECIFICATIONS MAY BE OBTAINED AT: <a href="http://VendorLink.com">VendorLink.com</a>					
<b>RELEASE DATE</b> June 28, 2023	<b>BID TITLE</b> EMS MEDICAL SUPPLIES (COOPERATIVE BID)	<b>BID NUMBER</b> B-7-23-56	<b>BID OPENING DATE AND TIME</b> August 02, 2023 @ 11AM		
<b>PRE-BID DATE, TIME, AND LOCATION</b> Not Applicable			<input type="checkbox"/> Mandatory <input type="checkbox"/> Non-Mandatory		<b>BIDS RECEIVED AFTER ABOVE DATE AND TIME WILL NOT BE ACCEPTED</b>

**▼ CONTRACTOR MUST COMPLETE THIS AREA AND RETURN FORM ▼**

<b>LEGAL NAME OF CONTRACTOR AND BUSINESS ADDRESS:</b> Bound Tree Medical, LLC 5000 Tuttle Crossing Blvd Dublin, OH 43016	<b>FEDERAL ID NO. (FEIN) OR SOCIAL SECURITY NO. (SSN):</b> 31-1739487 If returning as a "no bid," state reason
<b>TELEPHONE NUMBER/TOLL-FREE NUMBER</b> ( 800 ) 533 0523	
I certify that this bid is made without prior understanding, agreement, or connections with any corporation, firm or person submitting a bid for the same materials, supplies or equipment, and is in all respects fair and without collusion or fraud. I agree to abide by all conditions of this bid and certify that I am authorized to sign this bid for the Contractor. In submitting a bid to the County of Brevard, the Contractor offers and agrees that if the bid is accepted, the Contractor will convey, sell, assign, or transfer to the County of Brevard all rights, title, and interest in and to all causes of action it may now or hereafter acquire under the antitrust laws of the United States and the State of Florida for price fixing relating to the particular commodities or services purchased or acquired by the County of Brevard. At the County's discretion, such assignment shall be made and become effective at the time the County tenders final payment to the Contractor.	
The Contractor acknowledges that information provided in this ITB is true and correct. <div style="display: flex; justify-content: space-between; align-items: flex-end;"> <div style="text-align: center;"> <b>X</b>            AUTHORIZED SIGNATURE (MANUAL)  <b>Rob Meriweather</b>          NAME (PRINTED)  <b>President</b>          TITLE       </div> <div style="text-align: right;">         09/11/2023          DATE       </div> </div>	

**\*THIS FORM MUST BE NOTARIZED AND RETURNED WITH YOUR BID\***

Sworn to and subscribed before me this <u>11<sup>th</sup></u> day of <u>Sept</u> 20 <u>23</u> Personally known: <input checked="" type="checkbox"/> Or produced identification: <input type="checkbox"/> Type of ID: _____ <div style="display: flex; justify-content: space-between; align-items: flex-end;"> <div style="width: 40%;">           SIGNATURE OF NOTARY PUBLIC            NAME OF NOTARY PUBLIC (PRINTED)       </div> <div style="width: 20%; text-align: center;">         Ohio          STATE       </div> <div style="width: 30%; text-align: center;">  </div> </div>	
My commission expires _____	

**BOND DATA**

<b>CONTRACTOR MUST PROVIDE:</b> Yes <input type="checkbox"/> No <input checked="" type="checkbox"/> <b>BID BOND</b> Yes <input type="checkbox"/> No <input checked="" type="checkbox"/> <b>PERFORMANCE BOND</b> Yes <input type="checkbox"/> No <input checked="" type="checkbox"/> <b>LABOR, MATERIAL, PERFORMANCE BOND</b>		<b>AMOUNT:</b> _____ _____ _____
In cases where the amount of a surety bond exceeds \$500,000, the surety company must have an A.M. Best's rating as specified in this document, and depending on the amount of the bond, shall have a minimum A.M. Best's financial size category (FSC) ranking as follows:		
<b>BOND AMOUNT UP TO:</b> \$ 1,000,000 \$ 2,000,000 \$ 5,000,000 \$ 10,000,000	<b>FINANCIAL CLASS</b> I II III IV	<b>BOND AMOUNT UP TO:</b> \$ 25,000,000 \$ 50,000,000 \$ 100,000,000
<b>FINANCIAL CLASS</b> V VI VII		
Bonds must be issued by a surety company who complies with the requirements of § 287.0935, Fla. Stat.		
PAYMENT OF GOODS OR SERVICES PROVIDED AS A RESULT OF THIS SOLICITATION WILL BE MADE PER FLORIDA STATUTE. ALL FIRST TIME CONTRACTORS MUST SUBMIT A W-9 FORM.		

## **GENERAL CONDITIONS, TERMS, AND PROVISIONS**

### **1. DEFINITIONS:**

- a. **COUNTY** - The term "COUNTY" herein refers to the County of Brevard, Florida, and its duly authorized representatives.
- b. **CONTRACTOR** - The term "CONTRACTOR" used herein refers to any dealer/manufacturer/business organization that will be awarded a contract pursuant to the terms, conditions and quotations of the bid.
- c. **USING AGENCY** - The term "USING AGENCY" used herein refers to any department, division, agency, commission, board, committee, authority or other unit in the County Government using supplies or procuring contractual services as provided for in the Purchasing Ordinance of the County of Brevard.
- d. **HEAVY DUTY** - The item(s) to which the term "HEAVY DUTY" is applied shall exceed the usual quality and/or capacity supplied with standard production equipment and shall be able to withstand unusual strain, exposure, temperature, wear and use.
- e. **QUALIFIED CONTRACTOR** - The best Contractor who has the capability in all respects to fully perform the bid requirements, and has the financial stability, honesty, integrity, skill, business judgment, experience, facilities, and reliability necessary to assure good faith performance of the contract, as determined by reference to the Contractor's Qualification Statement, evaluations by County staff of the Contractor or its subcontractors' past performance for the Board, and any other information required by Board policies.
- f. **RESPONSIVE CONTRACTOR** - A Contractor who has submitted a bid, which conforms in all respects to the requirements of the bid package, including, but not limited to, submission of the bid on required forms with all required information, signatures, and notarizations at the place and time specified.
- g. **DUE CAUSE** - An applicable reason affecting and concerning the ability and fitness of the contractor(s) to perform to the specifications and requirements of the contract.

**2. SUBMISSION OF BIDS:** All bids shall be submitted in a sealed envelope. The bid number, title, and opening date shall be clearly displayed on the outside of the sealed envelope. The delivery of said bid to Purchasing Services prior to the specified opening date and time is solely and strictly the responsibility of the Contractor. Any bids received in Purchasing after the specified date and time will not be accepted.

**3. EXECUTION OF BID:** Bid must contain a manual signature of authorized representative in the space(s) provided. Bids must be typed or printed in ink. Use of erasable ink is not permitted. All corrections made by Contractor to any bid entry must be initialed. The company name and Federal Employer Identification Number (FEID) number shall appear in the space(s) provided.

**4. BID OPENING:** Bid opening shall be public on the date and time specified. Sealed bids received by an agency pursuant to invitations to bid are exempt from the provisions of subsection (1) and s. 24(a), Art. I of the State Constitution until such time as the agency provides notice of a decision or intended decision pursuant to s. 120.57(3)(a) or within 30 days after bid or proposal opening, whichever is earlier. In accordance with Florida Statute 119.071(1) (b) 2, the names of the firms submitting a competitive solicitation will be read aloud at this time of the opening. No details of the competitive solicitation will be released. Bid must be submitted on forms provided by the County. No other forms will be accepted. Fax, telephone, emailed, or verbal Bids are not acceptable and will not be considered. No bid may be modified after opening. No bid may be withdrawn after opening for a period of ninety (90) days unless otherwise specified.

**5. BID TABULATIONS:** Bid tabulations are posted to [VendorLink](#) website.

**6. CLARIFICATION/CORRECTION OF BID ENTRY:** The County reserves the right to allow for the clarification of questionable entries and for the correction of OBVIOUS MISTAKES.

**7. INTERPRETATION:** No interpretation of the meaning of the specifications, or other contract documents will be made orally to any Contractor. Every request for such interpretation must be in writing, addressed to Purchasing Services at 2725 Judge Fran Jamieson Way, Bldg. C, 3rd Floor, Suite 303 Viera, FL 32940, or emailed to the attention of the applicable Procurement Analyst. To be given consideration, such requests must be received by the due date and time listed under section "Special Conditions, Item 2 Information and Clarification. Any and all such interpretation and supplemental instructions will be in the form of a written addendum. Failure of any Contractor to receive any such addendum or interpretation shall not relieve said Contractor from any obligation under his bid as submitted. All addenda so issued shall become part of the contract documents, whether or not the successful Contractor received a copy of such addendum, it being understood that all Contractors are responsible to verify that they have received any such addenda prior to submitting their bid.

**8. EEO STATEMENT:** Contractors must ensure that employees and applicants for employment are not discriminated against for reasons of race, color, age, religion, sex, national origin, or handicapped status. Minority and female-owned businesses are encouraged to participate. Brevard County is an equal opportunity employer.

**9. PRICING:** Firm prices shall be proposed and include FOB DESTINATION, all packing, handling, shipping charges, fuel surcharges and delivery, unless otherwise indicated, to any point within the County to a secure area or inside delivery. All prices, costs, and conditions shall remain firm and valid for 90 days from the date of opening. The obligations of Brevard County under this award are subject to the availability of funds lawfully appropriated for its purpose by the State of Florida and/or the Brevard County Board of County Commissioners.

**10. ADDITIONAL TERMS & CONDITIONS:** The County of Brevard reserves the right to reject bids containing any additional terms or conditions not specifically requested in the original conditions and specifications.

**11. TAXES:** The County of Brevard is exempt from Federal excise taxes and all sales taxes.

**12. DISCOUNTS:** All discounts, EXCEPT THOSE FOR PROMPT PAYMENT, shall be considered in determining the lowest net cost for bid evaluation purposes.

**13. MEETS SPECIFICATIONS:** All equipment and accessories furnished under these specifications shall be new, the latest model in current production, and shall be of good quality, workmanship, and material. The Contractor represents that all equipment offered under these specifications shall meet or exceed the minimum requirements specified. Delivery specifications shall be strictly adhered to. The Contractor shall be responsible for performing the work necessary to meet County standards in a safe, neat, good, and workmanlike manner.

**14. BRAND NAME OR EQUAL:** If items called for by this invitation have been identified in the specifications by a "Brand Name or Equal" description, such identification is intended to be descriptive, but not restrictive, and is to indicate the quality and characteristics of products that will be acceptable. Bids offering "equal" products will be considered for award if such products are clearly identified in the bid and are determined by the County to meet fully the salient characteristics requirements listed in the specifications. Unless the Contractor clearly indicates in his bid that he is offering an "equal" product, the bid shall be considered as offering the same brand name product referenced in the specifications. If the Contractor proposes to furnish an "equal" product, the brand name if any, or the product to be furnished shall be inserted in the space provided or such product shall be otherwise clearly identified. The evaluation of bids



- and the determination as to equality of the product offered shall be the responsibility of the County and will be based on information furnished by the Contractor. Purchasing Services is not responsible for locating or securing any information, which is not identified in the bid and reasonably available to Purchasing Services. To ensure that sufficient information is available the Contractor shall furnish as a part of the bid, or prior to bid opening, as indicated, all descriptive material necessary for Purchasing Services to determine whether the product offered meets the salient characteristics required by the specifications and establish exactly what the Contractor proposes to furnish and what the County would be binding itself to purchase by making an award.
15. **SILENCE OF SPECIFICATIONS:** The apparent silence of the specifications and any supplemental specifications as to any details or the omission from same of any detailed description concerning any point, shall be regarded as meaning that only the best commercial practices are to prevail and only materials of first quality be provided. All Interpretations of this specification shall be made upon the basis of this statement.
  16. **ASSIGNMENT:** Any purchase order (PO) issued pursuant to this bid and the moneys, which may become due hereunder is not assignable except with the prior written approval of the Purchasing Manager.
  17. **INDEMNIFICATION:** The successful Contractor agrees to indemnify and hold harmless the County and their employees from all claims, losses and expenses, including attorneys' fees, arising out of or resulting from the performance, failure in the performance of, or defect in, the products or services to be contracted, provided such claim, damage, loss or expense (1) is attributable to bodily injury, sickness, disease, death, or personal injury, or to property damage, including loss of use resulting therefrom, and (2) is caused in whole or in part by any negligent act or omission of the Contractor, any subcontractor or any of their employees, or arises from a job-related injury. The successful Contractor acknowledges adequate consideration for this indemnification provision.
  18. **PATENTS AND ROYALTIES:** The Contractor, without exception shall indemnify and save harmless the County of Brevard and its employees from liability of any nature of kind including cost and expenses for or on account of any copyrighted, patented, or unpatented invention, process, or article manufactured or used in the performance of the contract, including its use by the County of Brevard. If the Contractor uses any design, device, or materials covered by letters, patent or copyright, it is mutually agreed and understood without exception that the bid prices shall include all royalties or cost arising from the use of such design, device, or materials in any involved in the work.
  19. **TRAINING:** If specified, supplier(s) may be required at the convenience of the County, to provide employees training in the operation and maintenance of any items(s) purchased from this bid.
  20. **ACCEPTANCE:** Items may be tested for compliance with specification. Items delivered not conforming to specifications may be rejected and returned at Contractor's expense. Those items not delivered as per delivery date in bid and/or purchase order may be purchased on the open market. Any increase in cost may be charged against the Contractor. Any violations of these stipulations may also result in the Contractor name being removed from the bid list and the Contractor disqualified from doing business with the County.
  21. **SAFETY WARRANTY:** The selling dealer, distributor, supplier, and manufacturer shall be responsible for having complied with all Federal, State and local standards, regulations, and laws concerning the equipment specified and the use thereof, applicable and effective on the date of manufacture including safety and environmental standards as apply to both private industry and governmental agencies.
  22. **WARRANTY:** The Contractor agrees that, unless otherwise specified, the supplies and/or services furnished under this bid shall be covered by the most favorable commercial warranty the Contractor gives to any customer for comparable quantities of such supplies and/or services and that the rights and remedies provided herein are in addition to and do not limit any rights afforded to the County by any other provision of this bid.
  23. **AWARDS:** As the best interest of the County may require, the right is reserved to make award(s) by individual items, group of items, all or none, or a combination thereof; to reject any and all bids or waive any minor irregularity or technicality in bids received. Contractors are cautioned to make no assumptions unless their bid has been evaluated as being responsive and qualified. All awards made as a result of this bid shall conform to applicable ordinances of the County. The Board may return, for full credit, any unused items received which fail to meet the Board's performance standards. Brevard County reserves the right to cancel an awarded bid upon due cause—i.e., Contractor misrepresentation, Contractor negligence, non-performance, etc. via written notice.
  24. **Unless otherwise noted in the bid document, Contractors shall submit one bid only.**
  25. **CONFLICT OF INTEREST:** The award hereunder is subject to provisions of State of Florida Statutes and Brevard County Ordinances. All Contractors must disclose with their bid the name of any officer, director, or agent who is also an employee of Brevard County. Further, all Contractors must disclose the name of any County employee who owns, directly or indirectly, any interest in the Contractor's firm or any of its branches.
  26. **PURCHASING AGREEMENTS WITH OTHER GOVERNMENTAL ENTITIES:** Brevard County permits the awarded Contractor(s) to extend the pricing, terms and conditions of this solicitation to other governmental entities at the Contractor's discretion. Each governmental entity that utilizes this solicitation or resulting contract will be responsible for execution of its own requirements with the awarded Contractor (s).
  27. **DRUG-FREE WORKPLACE:** Whenever two or more bids, which are equal with respect to price, quality, and service, are received by Brevard County for the procurement of commodities or contractual services, a bid received from a business that has implemented a drug-free workplace program per 287.087, Fla. Stat. shall be given preference in the award process.
  28. **LOBBYING STATEMENT:** All firms are hereby placed on notice the County Commission and staff shall not be contacted about this Bid. Firms and their agents are hereby placed on notice that they are not to contact members of the County Commission or staff (with the exception of designated liaison). Public meetings and public deliberations of the Selection Committee are the only acceptable forum for the discussion of merits of products/services requested by the Invitation to Bid, and written correspondence concerning Bids may be submitted to the County Manager. Each Bid will have one non-voting staff member designated who will serve as the liaison. Failure to adhere to these requirements could result in Board action to disqualify your firm from consideration of award.
  29. **PUBLIC ENTITY CRIMES:** All Contractor are hereby placed on notice that a person or affiliate who has been placed on the convicted vendor list following a conviction for a public entity crime may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with a public entity, and may not transact business with any public entity in excess of the threshold amount provided in 287.017 Fla. Stat. for CATEGORY TWO (currently \$35,000) for a period of thirty-six (36) months from the date of being placed on the convicted vendor list.
  30. **DISCRIMINATORY VENDOR LIST:** An entity or affiliate placed on the Discriminatory Vendor List shall not submit a Bid for a contract to provide goods or services to a public entity, shall not submit a Bid on a contract with a public entity for the construction or repair of a public building or perform any public work, shall not submit Bids for leases of real property to a public entity, shall not award or perform work as a contractor,

supplier, subcontractor, or consultant under any contract with any public entity, and shall not transact business with any public entity per 287.134(3)(d), Fla. Stat.

31. **SCRUTINIZED COMPANIES:** Awarded Contractor shall certify that it and its subcontractors are not on the Scrutinized Companies that Boycott Israel List. Pursuant to Section 287.135, F.S. If the Agreement is for more than \$1,000,000 the Contractor further certifies that it and its subcontractors are also not on the Scrutinized Companies with Activities in Sudan, Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, or engaged with business operations in Cuba or Syria as identified in Section 287.135, F.S.

For Contracts of any amount, if the County determines the Contractor submitted a false certification under Section 287.135(5) of the Florida Statutes, or if the Contractor has been placed on the Scrutinized Companies that Boycott Israel List, or is engaged in a boycott of Israel, the County shall either terminate the Contract after it has given the Contractor notice and an opportunity to demonstrate the County's determination of false certification was in error pursuant to Section 287.135(5)(a) of the Florida Statutes, or on a case-by-case basis the County may choose to maintain the Contract if the conditions of Section 287.135(4) of the Florida Statutes are met. For Contracts \$1,000,000 and greater, if the County determines the Contractor submitted a false certification under Section 287.135(5) of the Florida Statutes, or if the Contractor has been placed on the Scrutinized Companies with Activities in the Sudan List, or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, the County shall either terminate the Contract after it has given the Contractor notice and an opportunity to demonstrate the County's determination of false certification was in error pursuant to Section 287.135(5)(a) of the Florida Statutes, or on a case-by-case basis the County may choose to maintain the Contract if the conditions of Section 287.135(4) of the Florida Statutes are met.

The Contractor agrees to observe the above requirements for applicable subcontracts entered into for the performance of work under this Agreement.

As provided in Subsection 287.135(8), F.S., if federal law ceases to authorize these contracting prohibitions, this section shall become inoperative and unenforceable.

32. **LICENSES, CERTIFICATIONS, AND PERMITS:** The successful Contractor will be required to secure, at its expense and show proof of the proper business tax receipt and/or any other license/certification required of the applicable service/work being performed. Prior to award, the apparent low Contractor will be required to provide proof of license and/or certification within two (2) business days of the posted awarded recommendation and submit copies of license/certifications to the Purchasing Office. The Brevard County Contractor Licensing Regulation & Enforcement (LR&E) office is responsible for the county licensing of trades: General Building, drywall, plumbing, electric, HVAC, roofing, etc. If you have questions concerning the licensing requirements for a Brevard County contractor's license, please contact the Brevard County LR&E office at (321) 633-2058, option 0, for any questions.

The awarded contractor shall fully comply with all federal and state laws, county and municipal ordinances and regulations in any manner affecting the performance of the work. The successful Contractor is responsible for obtaining all permits necessary to construct the project. Brevard County does not exempt itself from permitting requirements. The Owner shall pay all Brevard County permit, inspection and impact fees required for the project or services required under this contract; all other fees for permits required by agencies/municipalities other than Brevard County shall be the responsibility of the awarded Contractor. A copy of issued permit shall be provided to the User Department of the County for their records.

33. **ERRORS:** In the event of extension error(s), the unit price will prevail. In the event of addition error(s), the extended totals will prevail. In either case, the Contractor's total offer will be adjusted accordingly.

34. **CANCELLATION AND REINSURANCE:** If any insurance should be canceled or changed by the insurance expiring during the period of this bid award, the Contractor shall be responsible for securing other acceptable insurance to provide the coverage specified in the bid to maintain continuous coverage during the life of the award.

35. **INCURRED COST:** Brevard County is not liable for any cost incurred by any Contractor prior to an award. Costs for developing a response to this request for bid are entirely the obligation of the Contractor and shall not be chargeable in any manner to Brevard County.

36. **MATERIALS/SUPPLIES:** No materials or supplies for the work shall be purchased by the Contractor or by any subcontractor subject to any chattel mortgage or under a conditional sale or other agreement by which an interest is retained by the seller.

37. **SUBCONTRACTORS:** The Contractor shall be fully responsible for all acts and omissions of his subcontractors and of persons and organizations directly or indirectly employed by them and of persons and organizations for whose acts and omissions of persons directly employed by him.

38. **VERBAL INSTRUCTIONS:** No negotiations, decisions, or actions shall be initiated or executed by the Contractor as a result of any discussions with any County employee. Only those communications, which are in writing from an authorized County representative, may be considered. Only written communications from Contractors, which are assigned by a person designated as authorized to bind the company, will be recognized by the County as duly authorized expressions on behalf of the company.

39. **LITIGATION VENUE:** All litigation shall take place either in the State Courts of Florida, wherein venue shall lie in Brevard County, Florida, or in the Federal Courts wherein venue shall lie in the Middle District in and for the State of Florida. The Contractor expressly waives venue in any other location.

40. **ADDITION, DELETION, OR MODIFICATION OF SERVICES:** The County reserves the right at its sole discretion to increase, decrease, or delete any portion of this agreement/contract at any time without cause, and if such right is exercised by the County, the total fee shall be reduced by a prorate basis. If work has already been accomplished on the portion of the contract to be increased, decreased, or deleted, the contractor shall be paid for the correct portion on the basis of the estimated percentage agreed upon by the County, the contractor, and the contract manager upon completion of such portion.

41. **OPERATION DURING DISPUTE:** In the event the County has not canceled the contract in accordance with the terms of the contract, and there remains a dispute between the Contractor and the County, the Contractor agrees to continue to operate and perform under the terms of the contract while such dispute is pending. Further, the Contractor agrees that, in the event a suit is filed for injunction or other relief, it will continue to operate the system until the final adjudication of such suit by the court.

42. **CONTRACT TERMINATION:** The contract resulting from this bid shall commence upon issuance and acceptance of the fully executed contract. The County user agency shall issue orders against the contract on an as needed basis. The contract may be canceled by the Contractor, for good cause, upon ninety (90) days prior written notice. The County retains the right to terminate the contract, in part or in its entirety, with or without good cause, upon thirty (30) days prior written notice or as stated herein. In the event of termination by either party as provided herein, the awarded Contractor shall be paid for services performed through the date of termination.

43. **SPECIAL ACCOMMODATIONS:** In accordance with the Americans with Disabilities Act (ADA) and Section 286.26, Fla. Stat., persons with disabilities needing special accommodations to participate should contact the ADA Coordinator at (321) 633-2017 or by email at [Brian.Breslin@BrevardFL.gov](mailto:Brian.Breslin@BrevardFL.gov), and must be made no later than 48 hours prior the public meeting/hearing in order to provide the requested service.

44. **CONTRACTOR RESPONSIBILITIES:** Contractors, by submitting a bid, certify that it understands all planning, coordinating, and implementation of the described services shall be done through personal contact between the Contractor and the contract manager, and that telephone contact and mail correspondence may, in some cases, not be appropriate. County approved representatives of the Contractor shall be available to meet with the contract manager, as may be required, to accomplish the County's objectives as effectively and efficiently as possible, during all phases of this agreement/contract/bid.
45. **SUPERVISION OF CONTRACT PERFORMANCE:** The Contractor's performance of the contract will be notified by the contract manager. The Contractor shall be notified of lack of performance in writing by the contract manager. If at any time during the term of the contract, performance satisfactory to the contract manager shall not have been made, the Contractor, upon written notification by the contract manager, shall within three (3) days increase the force, tools and equipment as needed to properly perform the contract. The failure of the contract manager to file such notification shall not relieve the Contractor of the obligation to perform the work at the time and in the manner specified by the contract. If the Contractor does not increase the force or neglects to do the work properly, the contract manager can withhold a percentage of payment or withhold the entire dollar amount due as per the contract.
46. **MISUNDERSTANDING:** To prevent misunderstanding and any litigation, the contract manager shall decide any and all questions, which may arise concerning the quality and acceptability of the work, and services performed the sufficiency of performance, the interpretation of the provisions of the contract, and the acceptable fulfillment of the contract on the part of the Contractor. The Contract Manager will determine whether or not the amount, quantity, character and quality of the work performed are satisfactory, which determination shall be final, conclusive and binding upon both the Contractor and the County. The contract manager shall make such explanation as may be necessary to complete, explain, or make definite the provisions of the contract, and his findings and conclusions shall be final and binding upon both parties.
47. **GREEN PROCUREMENT POLICY:** The Board of County Commissioners approved a "green procurement" policy in March 2004 to establish procurement requirements that promote the purchase and use of Environmentally Preferred Products as defined by the United States Environmental Protection Agency. Environmentally Preferred Products (EPP) are those products and services that have a reduced effect on the human health and the environment when compared to other products and services that serve the same purpose. EPP products encourage (1) waste reduction; (2) reduced exposure to hazardous materials; (3) natural resource conservation; and (4) energy efficiency.
48. **MONITORING OF WORK:** The Contractor shall provide the contract manager with every reasonable opportunity to ascertain whether or not the work, as performed, is in accordance with the requirements of the contract. The Contractor shall designate, in writing, a person to serve as liaison between the Contractor and the County.
49. **PROMPT PAYMENT:** For payment promptness, Brevard County shall remit payment in accordance with the Florida Prompt Payment Act, Section 218.74, Fla. Stat., et seq. Brevard County does not expect to be billed in excess of the ordered quantity and will not pay for any quantity above the ordered quantity. Any order placed as a result of this bid will be subject to Billing Instructions and Conditions on the back of the Brevard County Purchase Order form. Contractors may offer cash discounts for prompt payment but they will not be considered in determination of award. If a Contractor offers a discount, it is understood that the discount time will be from the date of satisfactory delivery, at the place of acceptance, and receipt of correct invoice, at the office specified, whichever occurs last. Requests for final payment for any work or services for which a permit is required shall include a copy of all required permits and copies of all required inspection reports. Failure to provide proof of acquisition of all required permits and successful completion of all

required inspections shall represent an incomplete invoice and will delay payment.

50. **RIGHT TO AUDIT RECORDS:** In performance of this Agreement, the Contractor shall keep books, records, and accounts of all activities related to the Agreement, in compliance with generally accepted accounting procedures. All documents, papers, books, records, and accounts made or received by the contractor in conjunction with the Agreement and the performance of this Agreement shall be open to inspection during regular business hours by an authorized representative of the office, and shall be retained by the contractor for a period of five (5) years after termination of this Agreement—unless such records are exempt from section 24(a) of Article I of the State Constitution and section 119.07(1), Fla. Stat.
51. **UNAUTHORIZED ALIEN WORKERS/e-Verify:** Brevard County will not accept bids from Contractors who knowingly employ unauthorized alien workers, constituting a violation of the employment provisions contained in 8 U.S. Code § 1324a(e) (Section 274A(e) of the Immigration and Nationality Act "INA"). The County shall consider a Contractor's intentional employment of unauthorized aliens as grounds for immediate termination of any awarded proposal. The CONTRACTOR shall utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the CONSULTANT during the term of the Contract and shall expressly require any subcontractors performing work or providing services pursuant to the Contract to likewise utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the subcontractor during the Contract term. If the County is unable to electronically verify the lowest responsive responsible Contractor participates in the E-Verify Program; the lowest responsive responsible CONTRACTOR SHALL be required to submit a copy of the fully executed E-Verify Memorandum of Understanding before the County will enter into contract or issue notice to proceed with Contractor.
52. **FLORIDA PUBLIC RECORDS LAW:** Both parties understand that the County is subject to the Florida Public Records Law, Chapter 119, Fla. Stat. and all other applicable Florida Statutes. If the materials provided by the Contractor do not fall under a specific exemption, under Florida or federal law, materials provided by the Contractor to the County would have to be provided to anyone making a public records request. It will be the Contractor's duty to identify the information, which it deems is exempt under Florida/federal law, and identify the statute by number, which exempts that information.
- Should any person or entity make a public request of the County—which requires or would require the County to allow inspection or provide copies of records which the Contractor maintains are exempt from Public Records Law or are confidential—it shall be the Contractor's obligation to provide the County within 24 hours (not including weekends and legal holidays), of notification by the County to the Contractor of the request, of the specific exemption or confidentiality provision so the County will be able to comply with the requirements of Chapter 119, Fla. Stat.
- Should the County face any kind of legal action to require or enforce inspection or production of any records provided by the Contractor to the County which the Contractor maintains are exempt or confidential from such inspection/production as a public record, then the Contractor shall hire and compensate attorney(s) who shall represent the interest of the County as well as the Contractor in defending such action. The Contractor shall also pay any costs to defend such action and shall pay any costs and attorney fees, which may be awarded pursuant to 119.12, Fla. Stat.
- All material submitted becomes the property of the County and may be returned only at the County's option. The County has the right to use any or all ideas presented in any reply to this ITB. Selection or rejection of any bid does not affect this right.
53. **PREFERENCE GIVEN TO COMMODITIES MANUFACTURED, GROWN, OR PRODUCED IN FLORIDA:** In accordance with 287.082, Fla. Stat., whenever two or more competitive sealed bids are received, one or more of which

relates to commodities manufactured, grown, or produced within this State, and whenever all things stated in such received bids are equal with respect to price, quality, and service, the commodities manufactured, grown, or produced within this State shall be given preference.

54. **COUNTY SEAL:** Use of the County Seal without the express approval of the Board of County Commissioners is a violation of 165.043, Fla. Stat. punishable as a misdemeanor.

55. **TIE BIDS:** Award of all tie quotes/bids shall be made by the Purchasing Manager in accordance with State Statutes, which allows a firm certified as a Drug-Free Workplace to have precedence. When evaluation of Contractor responses to solicitations results in identical offers, with regards to bids or quotations, or identical ranking with regards to proposals, from two or more Contractors, the County shall determine the order of award using the following criteria in order of preference listed below (from highest priority to lowest priority):

- a. For tie bids, quotations or proposals, priority shall be given to the Contractor certifying that he/she is a Drug-Free Workplace as defined within 287.087, Fla. Stat.;
- b. In the event that a tie still exists after progressing through a, the decision shall be made by lot or coin toss. The drawing of lots or coin toss shall be conducted in the presence of the effected Contractors if they elect to be present.

56. **CONTRACTOR COMPLAINTS AND DISPUTES:** Brevard County encourages prompt and fair handling of all complaints and disputes with the business community. In order to resolve disputed matters in an equitable manner, the following procedures are adopted:

a. **POSTING OF AWARD NOTICES**

**FORMAL SEALED BIDS:** No later than three business days after a bid opening the Purchasing Manager or his/her designee shall post a tabulation of competitive sealed bids to the VendorLink website. The apparent responsive low contractor will be the intended award recommendation. If after posting the tabulation, the apparent low contractor is found to be non-responsive to the specifications, a revised tabulation will be posted indicating that the low contractor is non-responsive, and that the next lowest contractor is the intended awardee. The time for filing a protest will begin the date of the later posting.

b. **PROCEEDINGS**

Any contractor who is allegedly aggrieved in connection with the solicitation or pending award of a contract must file a formal written protest with the Purchasing Manager within five (5) business days of the posted award recommendation.

The formal written protest shall reference the bid/quote/proposal number, and shall state with particularity the facts and laws upon which the protest is based, including full details of adverse effects and the relief sought.

Within seven (7) calendar days of receipt of the formal written protest, the Purchasing Manager will arrange a meeting of the Protest Committee and the affected parties. The Protest Committee shall consist of two (2) Department Directors or designees, both of whom must be from an organizational group which the user department or group is not assigned; one (1) Assistant County Manager, who must be from an organizational group which the user department or group is not assigned under. The Purchasing Manager shall act as a Hearing Coordinator and the County Attorney or designee may attend. The Purchasing Manager or designee record the meeting and provide any information as the committee may request. The purpose of the meeting of the Protest Committee is to provide an opportunity to: (1) review the basis of the protest, (2)

evaluate the facts and merits of the bid protest, and (3) if possible, to reach a resolution of the protest that is acceptable to the affected parties. For the purpose of the Protest Committee hearing, resolution shall mean that the Protestor finds the decision of the Protest Committee acceptable.

In the event the matter is not resolved with the Protestor's acceptance of the Protest Committee's decision, the Purchasing Manager will schedule the recommended award including the details of the protest and the Protest Committee's recommendation before the Board of County Commissioners via Board Agenda. The County Manager, prior to approval and placement on the Board agenda, may elect to resolve the matter before presentation to the Board. In the event that the County Manager cannot bring the matter to resolution, a copy of the Agenda Report shall be furnished immediately to all affected parties. The affected parties may appear before the Board of County Commissioners as a final means of administrative remedy.

c. **STAY OF PROCUREMENTS DURING PROTESTS**

Failure to observe any or all of the above procedures shall constitute a waiver the right to protest a contract award. In the event of a timely protest under the procedure, the County shall not proceed further with solicitation or with the award until a recommendation is made by the Committee, or a written determination is made by the County Manager that the award must be made immediately in order to protect the public interest. Invoice disputes between an awarded Contractor and user agency will follow the guidelines set forth in AO-33, *Prompt Payment of Invoices*.

57. **Federal Emergency Management Agency (FEMA) Contract Requirements:** During a hurricane, civil disturbance, or other County declared emergency, the Contractor will be required to begin response within one hour after notification and be on site no later than two hours after notification unless due to circumstances beyond control of the Contractor (roadway damage, etc.). Cost of the service will be at the non-standard working hours. If State of Florida declares a State of Emergency, Contractor agrees to the terms outlined in the Federal Emergency Management Agency (FEMA) Contract Requirements (Attachment A).

58. Unless otherwise specified in this solicitation, all contracts are non-exclusive and the County may employ other professional or technical personnel to furnish services for the County, as the County, in its sole discretion, finds is in the public interest. The County reserved the right to assign such work to the Contractors as it may approve in the sole discretion of the County.

59. Section 286.101 of Florida Statutes requires all prospective contractors and grant recipients seeking to contract with the County, or receive a grant from the County, where said contract or grant has a value of \$100,000 or more must disclose to the County (1) any current or prior interest of, (2) any contract with, or (3) any grant or gift received from a foreign country of concern (defined as the People's Republic of China, the Russian Federation, the Islamic Republic of Iran, the Democratic People's Republic of Korea, the Republic of Cuba, the Venezuelan regime of Nicolas Maduro, and the Syrian Arab Republic, or an agency or other entity under the significant control of such foreign country of concern) if such interest, contract, or grant or gift has a value of \$50,000 or more and such interest existed at any time or such contract or grant or gift was received or in force at any time during the previous five years. The disclosure is specified below. Within one year before applying for any grant or proposing any Contract, such entity must provide a copy of such disclosure to the Department of Financial Services. Disclosure is not required in certain circumstances, outlined on the enclosed Foreign Influence Disclosure Form. A Contract is any agreement for the direct benefit or use of any party to such agreement, including an agreement for the sale of commodities or services. A Gift is any transfer of money or property from one entity to another without compensation. A Grant is a transfer of money for a specified purpose,

including a conditional gift. An interest in an entity means any direct or indirect investment in or loan to the entity valued at 5 percent or more of the entity's net worth or any form of direct or indirect control exerting similar or greater influence on the governance of the entity.

**EMS MEDICAL SUPPLIES (Cooperative Bid)**  
**B-7-23-56**  
**CONTRACTOR'S CHECKLIST**

***The items indicated are required for submission with your bid. Failure to submit any items indicated as required may result in rejection of the bid. Offers to provide required items after the date and time designated for the receipt of bid will not be considered.***

- ☒ Signed/Notarized Bid Invitation, including Electronic Copy on USB
- ☒ Completed and Signed Price Sheet, to include Insurance Indemnification Acknowledgement
- ☒ Confirmation of Drug-Free Workplace Form
- ☒ Non-Collusion Affidavit of Prime Bidder
- ☒ Public Entity Crime
- ☒ Contractor Affidavit Regarding Scrutinized Company List
- ☒ Foreign Influence on Contracts or Grants
- ☒ FEMA Contract Provisions
- ☒ BYRD Anti-Lobbying Amendment Certification
- ☒ Reference Form with a minimum of three (3) / maximum of five (5) references listed

In order for this bid to be valid, the above forms and information shall be completed in their entirety, signed by an authorized representative of the responding Contractor, and returned as part of the bid response.

**EMS MEDICAL SUPPLIES (Cooperative Bid)**  
**B-7-23-56**  
**SPECIAL CONDITIONS**

**1. PURPOSE**

Brevard County Purchasing Services, on behalf of multiple entities, is soliciting bids for EMS Medical Supplies on an as needed basis by the following Brevard County Entity Cooperative participants:

- Brevard County Board of County Commissioners, Lead Entity
- City of Palm Bay
- Eastern Florida State College
- Brevard County School Board
- Canaveral Port Authority
- City of Cape Canaveral
- City of Cocoa
- City of Cocoa Beach
- City of Melbourne
- City of Melbourne Beach
- City of Rockledge
- City of Satellite Beach
- City of Titusville
- Barefoot Bay Recreation District

Other County Public Entities not listed may utilize this bid during the terms of the cooperative bid.

**2. CONTRACT PERIOD**

The terms of this agreement shall be effective 12/15/2023 through 12/14/2028 (or for five (5) years from the date of award). The agreement may be extended by mutual consent, for an additional two (2) one (1) year renewal periods. Public catalog pricing shall remain firm for the first twelve (12) months of this contract. Brevard County will notify the Contractor in writing ninety (90) days prior to the expiration of the agreement as to its intent to renew the agreement.

**3. DELIVERY**

All pricing for delivery and unloading shall be based on inside delivery, F.O.B. Destination, Freight Prepaid, and Allowed, including all packing, shipping, handling, and fuel surcharges to the following locations:

- Fire Rescue Logistics Office located at 300 Ansin Rd., Rockledge, FL 32955
- Palm Bay Fire Rescue Logistics located at 899 Carlyle Ave. SE, Palm Bay, FL 32909

**4. INFORMATION OR CLARIFICATION**

For information concerning procedures for responding to this bid, contact Heather Riley, Purchasing Services at 321-617-7390 Ext 59336 or by email at [heather.riley@brevardfl.gov](mailto:heather.riley@brevardfl.gov). Such contact shall be for clarification purposes only. Material changes, if any, to the specifications will be transmitted by written addendum through Purchasing Services and posted online at VendorLink. The County will not notify Contractors of addenda. It is the sole responsibility of the Contractor to check the website prior to submitting a bid to verify receipt of all documents to include written addendum.



Contractors shall promptly notify Purchasing Services, prior to submission of their bid, of any ambiguity, inconsistency or error, which they may discover upon examination of the bid documents. No interpretation of the meaning of specifications or other documents will be made to any Contractor orally, nor may Contractor rely on any such pre-bid statements in completing the bid. Every request for such interpretation must be in writing addressed to Purchasing Services at 2725 Judge Fran Jamieson Way, Bldg. C, Suite 303, Viera, FL 32940, or emailed to the attention of Heather Riley at [heather.riley@brevardfl.gov](mailto:heather.riley@brevardfl.gov). To be given consideration, such requests must be received in writing no later than **July 20, 2023 by close of business at 5:00pm.**

#### **5. RECEIVING OF BIDS**

Bids must be received by Brevard County Purchasing Services, 2725 Judge Fran Jamieson Way, Bldg. C, Suite C303, Viera, FL 32940 **no later than August 02, 2023 at 11:00am.** Bids must be submitted on County format to be considered. **The official time clock will be the date and time stamp clock located in the Purchasing Office.**

**Electronic bid filing is now available on VendorLink at [www.myvendorlink.com](http://www.myvendorlink.com) .  
Electronic bidding is preferred; however hard copy bids will still be received.**

If submitting hard copies, bids shall be submitted in one original and should be accompanied by an equivalent electronic PDF file on USB flash drive.

**Note\*** Please ensure that if you use a third-party carrier (DHL Express, FedEx, UPS, USPS, etc.) that they are properly instructed to deliver your bid only to Purchasing Services on the third (3rd) floor at the above address. **Contractors are advised that U.S. Postal Service 1<sup>st</sup> Class and Express mail is delivered to a P.O. Box and is not delivered to the Purchasing Services Office. Delivery via the USPS is at the Contractor's risk. To be considered, a bid must be accepted in Purchasing Services no later than the ITB closing date and time. If the bid is delivered anywhere else, it may not reach Purchasing Services in time.**

#### **6. PRE-BID/WALK THROUGH**

A pre-bid meeting will not be held for this Invitation to Bid.

#### **7. BID SUBMITTAL PACKAGE REQUIREMENTS**

If submitting hard copies of the Bid, Vendor shall list the following details on the outside of their bid submittal package:

- Company Name and Address
- Bid Number and Bid Title

#### **8. CONE OF SILENCE**

Descriptive term for the prohibition in solicitations instructing vendors that once a need is advertised, the vendor is only permitted to communicate with the County's designated representative noted in the solicitation documents. The Cone of Silence is designed to protect the professional integrity of the public procurement process by shielding it from undue influence prior to the recommendation of contract award. County employees not designated by the representative noted in the solicitation, shall refrain from discussing the public procurement while the competition is in progress. The vendors are asked by the terms of the solicitation to refrain from contacting Commissioners, County Officers, employees, or agents regarding the pending solicitation until after the Notice of Award is posted. The Cone of Silence does not apply to the County's designated representative noted in the solicitation or discussion at a duly noticed Pre-Proposal Conference or at a Public Meeting.



**EMS MEDICAL SUPPLIES (Cooperative Bid)**  
**B-7-23-56**  
**SCOPE OF SERVICES**

1. Medical supplies will be ordered in varying quantities by Brevard County Fire Rescue and other Brevard County Public Entity Cooperative participants with no minimum restriction. Bid prices shall include delivery to the user agency. Delivery must be made by company vehicle a minimum of once per week.

**Vendors must be able to provide at a minimum, the list of attached supplies. See Attachment A.**

2. Unless otherwise noted, the brands and part numbers listed are the desired product. Literature must be provided with your bid for all substitute items to include manufacturer, part number, and detailed specification of the product. Failure to provide this literature for any substitute items may result in rejection of your bid. Brevard County reserves the right to request a sample of the substitute product(s) to aid in determining whether the substitute is acceptable. Acceptance of substitute items will be determined by Brevard County.
3. All proprietary items listed require a letter from the manufacturer stating that the bidder is an authorized distributor and can provide specific items.
4. It is the intent of Brevard County to award this agreement to multiple vendors based on the percentage discount applied to list price on all included products listed.
5. Bidder must be able to provide invoicing which shows list price, price per unit, and price with discount applied on all invoicing. Bidder must be able to supply a list price sheet that matches current published catalog pricing.
6. Bidder(s) shall provide a representative to personally call upon the user agency, at least once per week, to resolve shipping and invoice difficulties, product recalls, and provides technical assistance.

Please provide name, address and telephone number of representative:

Company Representative Name Charlie Phipps, Paramedic/FF

Address 5000 Tuttle Crossing Blvd

Telephone # 904.640.1752 Fax # 877.311.2437

7. Contractor must be capable of supplying bid items within 3 business days of the order. Contractor must be able to deliver within 24-hour notice, a sizeable amount of supplies in the event of a hurricane or other natural disaster approaching. The County has the right to place emergency purchases from other suppliers when delivery cannot be made in a reasonable time frame as dictated by the County.
8. Should the contractor fail to meet the timely delivery requirements as outlined, the County may seek to procure item(s) from other awarded vendors. Should stockage and/or short orders become a routine problem; the contract will be terminated by Brevard County.

9. **Controlled Substance Certificate:** Awarded Contractor must provide copy of DEA and/or State of Florida DOH controlled substances registration certificate for possession, purchase, and distribution.
10. The awarded contractor(s) must provide the required form(s) to process returns of outdated items consistent with the manufacturer's return policies. Credit for returned goods will be itemized on invoice.
11. The awarded contractor(s) are required to furnish Brevard County Fire Rescue and using Brevard County Public Entity Cooperative participants a detailed summary of sales at the end of each calendar quarter. The sales summary shall include the vendors name, the total volume sold for each item, item description and total dollar amount for all purchases during the reporting period and credits received for returned merchandise.
12. **Ordering:** The Vendor must have the capability of accepting orders via electronic media using an online ordering system that incorporates the participating agencies Purchase Ordering process. The Vendor's online ordering system must allow chosen agency personnel to manage user-defined parameters, as well as monitor the discount that results from this ITB.

The vendor must have the capability to complete orders, receive supplies and inventory, via UCAPIT dispensing devices integrated through the counties in-place inventory management software which is Operative IQ and IQ Tech. The EMS Division requires a vendor who is fully integrated with Operative IQ which is used to centrally manage and report on the movement of medical supplies to effectively track and order supplies and assets. Vendor must be capable of uploading expiration dating and lot numbers for all items ordered through Operative IQ. The vendor needs to be able to fully integrate with UCAPIT using IQTECH software (Controlled Access Pharmacy, CAP for short), so as to allow the ability to restock units 24/7 and have real-time usage and inventory tracking at no additional cost to the County.

EMS MEDICAL SUPPLIES (Cooperative Bid)  
B-7-23-56  
PRICE SHEET

**\*\*See attached breakdown of itemized complete percent off catalog offering.**

DISCOUNT OFF PUBLIC CATALOG PRICE 35\*\* % PERCENTAGE

Bidders nearest warehouse address: Bound Tree Medical, LLC  
2619 Ignition Drive, Suite 2  
Jacksonville, FL 32218

**ACH PAYMENTS**

Does your company accept ACH Payment Method? X Yes /        No

**PROMPT PAYMENT DISCOUNT**

Brevard County shall remit payment in accordance with the Florida Prompt Payment Act, Florida Statutes section 218.70. Contractors may offer cash discounts for prompt payment but they will not be considered in determination of award. If a Contractor offers a discount, it is understood that the discount time will be from the date of satisfactory delivery, at the place of acceptance, and receipt of correct invoice, at the office specified, whichever occurs last.

\* If Prompt Payment Discount is offered, please state discount and terms:

Net 30 Terms

**ADDENDUM ACKNOWLEDGMENT**

Contractor acknowledges receipt of amendments by indicating amendment number and date of issue.

Add. No. 1 Dated 7/31/2023 // Add. No. 3 Dated 08/08/2023

Add. No. 2 Dated 08/01/2023 // Add. No.        Dated       

I hereby acknowledge that I have read, understand, and agree to all terms, conditions, insurance, scope of work, specifications and pricing for B-7-23-56 EMS MEDICAL SUPPLIES

COMPANY NAME Bound Tree Medical, LLC

ADDRESS 5000 Tuttle Crossing Blvd, Dublin, OH 43016

AUTHORIZED SIGNATURE 

PRINTED SIGNATURE Rob Meriweather DATE 09/11/2023

TELEPHONE # 800.533.0523 FAX # 877.311.2437

EMAIL submitbids@boundtree.com

**BREVARD COUNTY BOARD OF COUNTY COMMISSIONERS**  
**INDEMNIFICATION AND INSURANCE REQUIREMENTS**  
**EMS MEDICAL SUPPLIES (Cooperative Bid)**  
**B-7-23-56**

**INDEMNIFICATION**

The County shall be held harmless against any and all claims for bodily injury, sickness, disease, death, personal injury, damage to property or loss of use of any property or assets resulting therefrom, arising out of or resulting from the performance of the products or from the services for which the County is contracting hereunder, provided such is caused in whole or in part by any negligent act or omission of the Contractor, or any subcontractor or any of their agents or employees, or arises from a job-related injury.

The Contractor agrees to indemnify the County and pay the cost of the County's legal defenses, including fees of attorneys as may be selected by the County, for all claims described in the hold harmless clause herein. Such payment on behalf of the County shall be in addition to any and all other legal remedies available to the County and shall not be considered to be the County's exclusive remedy.

It is agreed by the parties hereto that the Contractor has received specific consideration under this agreement for this hold harmless/indemnification provision.

**INSURANCE REQUIREMENTS**

The Contractor providing services under this agreement will be required to procure and maintain, at their own expense and without cost to the County, until final acceptance by the County of all products or services covered by the purchase order or contract, the following types of insurance. The policy limits required are to be considered minimum amounts:

General Liability Insurance policy with a \$1,000,000 combined single limit for each occurrence to include the following coverage: Operations, Products and Completed Operations, Personal Injury, Contractual Liability covering this contract, "X-C-U" hazards, and Errors & Omissions.

Auto Liability Insurance, which includes coverage for all owned, non-owned and rented vehicles with a \$1,000,000 combined single limit for each occurrence.

Workers' Compensation and Employers Liability Insurance Workers Compensation insurance providing statutory benefits as required in the State of Florida. The Contractor shall require any subcontractor to provide evidence of this coverage. Additionally, if the contract requires working on or around a navigable waterway, the Contractor and all subcontractors shall provide evidence of United States Longshoremen's and Harbor Workers (USL&H) coverage and contingent coverage of Jones Act (Marine Employers Liability) in compliance with Federal statutes or proof of exemption. The Contractor shall be responsible for compliance with these requirements by each subcontractor, Contractor or supplier when applicable.

In the event that the contract involves professional or consulting services, in addition to the aforementioned insurance requirements, the Contractor shall also be protected by a Professional Liability Insurance Policy in the amount of \$1,000,000 per claim.

In the event the contract involves services related to construction projects, the Contractor shall also procure and maintain a Builders Risk Insurance Policy or Installation Floater with loss limits equal to the value of the construction project.

In addition to the above, Specialty Insurance policies covering specific risks of loss (including but not limited to, for example; Longshore coverage, Crane and Rigging, Inland Marine, etc.) may be required by Brevard County Insurance and Risk Management. Any additional specialty insurance coverage requirement will be dictated by the specific goods, products or services provided under the subject contract and insurance underwriting standards, practices, procedures or products available in the commercial insurance market at the time of the contract inception. The Contractor is required to procure and maintain all such specialty coverage in accordance with prudent business practices within the Contractors industry.

The awarded Contractor shall have five (5) days to provide certificates of insurance to the County demonstrating that the aforementioned insurance requirements have been met prior to the commencement of work under this contract. **The certificate(s) of insurance (COI) shall indicate that the policies have been endorsed to cover the County as an additional insured (a waiver of subrogation in lieu of additional insured status on the workers' compensation policy is acceptable)** and that these policies may not be canceled or modified without thirty (30) days prior written notice to the County.

The insurance coverage enumerated above constitutes the minimum requirements and shall in no way lessen or limit the liability of the Contractor under the terms of the contract. Sub-Contractor's insurance shall be the responsibility of the Contractor.

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**EMS MEDICAL SUPPLIES (Cooperative Bid)**  
**B-7-23-56**  
**CONFIRMATION OF DRUG-FREE WORKPLACE FORM**

In accordance with Section 287.087, Florida Statutes, "whenever two or more bids are equal with respect to price, quality, and service which are received by any political subdivision for the procurement of commodities or contractual services, a bid received from a business that certifies that it has implemented a drug-free workplace program shall be given preference in the award process. In order to have a drug-free workplace program, a business shall:

- (1) Publish a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the workplace and specifying the actions that will be taken against employees for violations of such prohibition.
- (2) Inform employees about the dangers of drug abuse in the workplace, the business's policy of maintaining a drug-free workplace, any available drug counseling, rehabilitation, and employee assistance programs, and the penalties that may be imposed upon employees for drug abuse violations.
- (3) Give each employee engaged in providing the commodities or contractual services that are under bid a copy of the statement specified in subsection (1).
- (4) In the statement specified in subsection (1), notify the employees that, as a condition of working on the commodities or contractual services that are under bid, the employee will abide by the terms of the statement and will notify the employer of any conviction of, or plea of guilty or nolo contendere to, any violation of chapter 893 or of any controlled substance law of the United States or any state, for a violation occurring in the workplace no later than 5 days after such conviction.
- (5) Impose a sanction on, or require the satisfactory participation in a drug abuse assistance or rehabilitation program if such is available in the employee's community by, any employee who is so convicted.
- (6) Make a good faith effort to continue to maintain a drug-free workplace through implementation of this section."

*As the person authorized to sign the statement, I certify that this firm complies with the above requirements and the Florida Statutes Section 287.087. This form is in conjunction with Brevard County's General Conditions, Item 27, Drug-Free Workplace.*

Bound Tree Medical, LLC

Business Name

Authorized Representative's Signature

Rob Meriweather

Name

Bid #B-7-23-56/EMS Medical Supplies (Cooperative Bid)

Bid Number and Name

09/11/2023

Date

President of EMS Division

Position

EMS MEDICAL SUPPLIES (Cooperative Bid)

B-7-23-56

CONTRACTOR AFFIDAVIT REGARDING SCRUTINIZED COMPANY LIST

Awarded Contractor shall certify that it and its subcontractors are not on the Scrutinized Companies that Boycott Israel List. Pursuant to Section 287.135, F.S. If the Contract is for more than \$1,000,000 the Contractor further certifies that it and its subcontractors are also not on the Scrutinized Companies with Activities in Sudan, Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, or engaged with business operations in Cuba or Syria as identified in Section 287.135, F.S.

For Contracts of any amount, if the County determines the Contractor submitted a false certification under Section 287.135(5) of the Florida Statutes, or if the Contractor has been placed on the Scrutinized Companies that Boycott Israel List, or is engaged in a boycott of Israel, the County shall either terminate the Contract after it has given the Contractor notice and an opportunity to demonstrate the County's determination of false certification was in error pursuant to Section 287.135(5)(a) of the Florida Statutes, or on a case-by-case basis the County may choose to maintain the Contract if the conditions of Section 287.135(4) of the Florida Statutes are met. For Contracts \$1,000,000 and greater, if the County determines the Contractor submitted a false certification under Section 287.135(5) of the Florida Statutes, or if the Contractor has been placed on the Scrutinized Companies with Activities in the Sudan List, or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, the County shall either terminate the Contract after it has given the Contractor notice and an opportunity to demonstrate the County's determination of false certification was in error pursuant to Section 287.135(5)(a) of the Florida Statutes, or on a case-by-case basis the County may choose to maintain the Contract if the conditions of Section 287.135(4) of the Florida Statutes are met.

STATE OF ~~FLORIDA~~ OHIO

COUNTY OF FRANKLIN

BEFORE ME, the undersigned authority, personally appeared


Rob Meriweather, who, being by me first duly sworn, made the following statement:

1. The Business address of Bound Tree Medical, LLC. (name of Contractor) is 5000 Tuttle Crossing Blvd.
2. My relationship to Bound Tree Medical, LLC. (name of Contractor) is President (relationship such as sole proprietor, partner, president, vice president).
3. I understand that "Boycott of Israel" has the same meaning as defined in §215.4725, Florida Statutes, and means refusing to deal, terminating business activities, or taking other actions to limit commercial relations with Israel, or persons or entities doing business in Israel or in Israeli-controlled territories, in a discriminatory manner. A statement by a company that it is participating in a boycott of Israel, or that it has initiated a boycott in response to a request for a boycott of Israel or in compliance with, or in furtherance of, calls for a boycott of Israel, may be considered by the State Board of Administration to be evidence that a company is participating in a boycott of Israel. The term does not include restrictive trade practices or boycotts fostered or imposed by foreign countries against Israel.

4. I understand that "business operations" means, for purposes specifically related to Cuba or Syria, engaging in commerce in any form in Cuba or Syria, including, but not limited to, acquiring, developing, maintaining, owning, selling, possessing, leasing, or operating equipment, facilities, personnel, products, services, personal property, real property, military equipment, or any other apparatus of business or commerce.
5. Bound Tree Medical, LLC. (name of Contractor) is not on the Scrutinized Companies that Boycott Israel List, created pursuant to s. 215.4725, Florida Statutes, or is engaged in a boycott of Israel.
6. Bound Tree Medical, LLC. (name of Contractor) is not on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, created pursuant to s. 215.473, Florida Statutes.
7. Bound Tree Medical, LLC. (name of Contractor) is not engaged in business operations in Cuba or Syria.

  
\_\_\_\_\_  
Signature

Sworn to and subscribed before me in the state and county first mentioned above on the 11th day of Sept, 2023.

  
\_\_\_\_\_  
Notary Public

My commission expires: 8 Nov. 23



AFFIX SEAL or STAMP

KRYSTA K MARTIN  
Notary Public, State of Ohio  
My Comm. Expires 8 Nov 23

EMS MEDICAL SUPPLIES (Cooperative Bid)

B-7-23-56

DISCLOSURE FORM FOREIGN INFLUENCE ON CONTRACTS OR GRANTS HAVING A  
VALUE OF \$100,000 OR MORE

**Summary of Form:** In order for the County to comply with section 286.101, Florida Statutes, all prospective contractors and grant recipients seeking to contract with the County, or receive a grant from the County, where said contract or grant has a value of \$100,000 or more must disclose to the County (1) any current or prior interest of, (2) any contract with, or (3) any grant or gift received from a foreign country of concern (defined as the People's Republic of China, the Russian Federation, the Islamic Republic of Iran, the Democratic People's Republic of Korea, the Republic of Cuba, the Venezuelan regime of Nicolas Maduro, and the Syrian Arab Republic, or an agency or other entity under the significant control of such foreign country of concern) if such interest, contract, or grant or gift has a value of \$50,000 or more and such interest existed at any time or such contract or grant or gift was received or in force at any time during the previous five years. The disclosure is specified below. Within one year before applying for any grant or proposing any Contract, such entity must provide a copy of such disclosure to the Department of Financial Services. Disclosure is not required in certain circumstances, outlined below. A Contract is any agreement for the direct benefit or use of any party to such agreement, including an agreement for the sale of commodities or services. A Gift is any transfer of money or property from one entity to another without compensation. A Grant is a transfer of money for a specified purpose, including a conditional gift. An interest in an entity means any direct or indirect investment in or loan to the entity valued at 5 percent or more of the entity's net worth or any form of direct or indirect control exerting similar or greater influence on the governance of the entity.

**I. SECTION I.** Please answer yes or no to each statement below:

YES / NO I AM BIDDING ON A CONTRACT/APPLYING FOR A GRANT WITH A POTENTIAL VALUE UNDER \$100,000. If yes, this disclosure form as been completed. Please sign and date at the bottom.

☒ YES / NO I AM BIDDING ON A CONTRACT/APPLYING FOR A GRANT WITH A POTENTIAL VALUE OF OVER \$100,000. If yes, proceed to the next question.

YES / NO I HAVE MADE A FOREIGN INFLUENCE DISCLOSURE ONLINE WITH THE DEPARTMENT OF FINANCIAL SERVICES. If yes, please proceed to SECTION IV and provide the date of the disclosure, your name and address. Then sign and date at the bottom.

**II. SECTION II.** Please answer yes or no to the statement below:

YES ☒ NO Bidder/Grantee has (1) a current or prior interest of, any contract with, or any grant or gift received from a foreign country of concern (defined as the People's Republic of China, the Russian Federation, the Islamic Republic of Iran, the Democratic People's Republic of Korea, the Republic of Cuba, the Venezuelan Regime of Nicolas Maduro, and the Syrian Arab Republic, or an agency or other entity under the significant control of such foreign country of concern); and (2) such interest, contract, or grant or gift has a value of \$50,000 or more; and (3) such interest existed, or such contract or grant or gift was received or in force at any time during the previous five years.



**III. SECTION III.** If you answered NO to SECTION II, you have completed this form. Please sign/date at the bottom. If you answered YES to SECTION II, then answer YES or NO to the following:

YES / NO This is a proposal to sell commodities through an online procurement programs established pursuant to section 287.057(22), Florida Statutes.

YES / NO This is a proposal from an entity that discloses foreign gifts or grants under section 1010.25 or section 286.101(2), Florida Statutes.

YES / NO This is a proposal from a foreign source that, if granted or accepted, would be disclosed under section 286.101(2) or section 1010.25, Florida Statutes.

YES / NO This is a proposal from a public or not-for-profit research institution with respect to research funded by any federal Agency.

**IV. SECTION IV.** If you answered YES to any question in SECTION III, you have completed this form. Please sign/date at the bottom. If you answered NO to all of the questions in SECTION III, then you must make the following disclosures online to the State of Florida Department of Financial Services before the County may contract with you or award you said grant. Please disclose the following:

Date Disclosure of the information below was made by Bidder/Grantee to the State of Florida Department of Financial Services online: \_\_\_\_\_

Name of Bidder/Grantee: \_\_\_\_\_

Mailing Address of Bidder/Grantee: \_\_\_\_\_

Value of the Contract/Grant or Gift: \_\_\_\_\_

Foreign Country of Concern or the Agency or other entity under the significant

Control of such Foreign country of Concern: \_\_\_\_\_

Date of Termination of the contract or interest with the Foreign Country of Concern:

\_\_\_\_\_

Date of Receipt of the Contract/Grant or Gift: \_\_\_\_\_

Name of the agent or controlled entity that is the source or interest holder:

\_\_\_\_\_

I verify that the information provided on this form is true and correct, and that I am duly authorized to make said binding disclosures on behalf of myself or my Company, as applicable.

Signature: \_\_\_\_\_

Date: 09/11/2023 Title: President of EMS Division

STATE OF ~~FLORIDA~~ OHIO  
COUNTY OF Franklin

Sworn to and subscribed before me by means of ☐ physical presence or ☐ online notarization, this 11th day of Sept, 2023, by (name of person making statement).



KRYSTA K MARTIN  
Notary Public, State of Ohio  
My Comm. Expires 9 Nov 23

Krysta K Martin  
Notary Public Signature

Krysta K Martin  
Name typed, printed or stamped

My Commission Expires: 9 Nov. 23

✓ Personally Known OR \_\_\_\_\_ Produced Identification

Type of Identification Produced \_\_\_\_\_

**EMS MEDICAL SUPPLIES (Cooperative Bid)**  
**B-7-23-56**  
**NON-COLLUSION AFFIDAVIT OF PRIME BIDDER**

State of OHIO

County of FRANKLIN

Rob Meriweather ("Affiant"), being duly sworn, deposes and says that:

- (1) Affiant is President of Bound Tree Medical, LLC., the Bidder that has submitted the attached Bid;
- (2) Affiant is fully informed respecting the preparation and contents of the attached Bid and of all pertinent circumstances respecting such Bid;
- (3) Such Bid is genuine and is not a collusive or sham Bid;
- (4) Neither the said Bidder nor any of its officers, partners, owners, agents, representatives, employees or parties in interest, including this affiant, has in any way colluded, conspired, connived or agreed, directly or indirectly with any other Bidder, firm or person to submit a collusive or sham Bid in connection with the Contract for which the attached Bid has been submitted or to refrain from bidding in connection with such Contract, or has in any manner, directly or indirectly, sought by contract, or has in any manner, directly or indirectly, sought by agreement or collusion or communication or conference with any other Bidder, firm or person to fix the price or prices in the attached bid or of any other Bidder, or to fix any overhead, profit or cost element of the Bid price or the Bid price of any other Bidder, or to secure through any collusion, conspiracy, connivance or unlawful agreement any advantage against the Board of County Commissioners of Brevard County, Florida, or any person interested in the Contract; and
- (5) The price or prices quoted in the attached Bid are fair and proper and are not tainted by any collusion, conspiracy, connivance or unlawful agreement on the part of the Bidder or any of its agents, representatives, owners, employees, or parties of interest, including affiant.

Subscribed and sworn to me before \_\_\_\_\_ me this 11<sup>th</sup> day

of Sept, 2023.

Kynthia K. Martin  
(Notary Public)

(Signature) President

Notary

My commission expires: 9 Nov. 2023



**KYNTHIA K. MARTIN**  
Notary Public, State of Ohio  
My Comm. Expires 9 Nov. 23

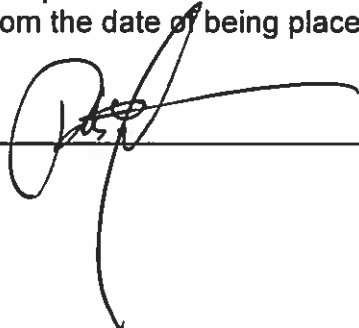
EMS MEDICAL SUPPLIES (Cooperative Bid)  
B-7-23-56

PUBLIC ENTITY CRIME FORM

Section 287.133(3)(a), Florida Statutes, on Public Entity Crimes:

A person or affiliate who has been placed on the convicted vendor list following a conviction for a public entity crime may not submit a bid/quote/proposal on a contract to provide goods or services to a public entity, may not submit a bid/quote/proposal on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids/quotes/proposals on leases of rental property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017, for CATEGORY TWO for a period of 36 months from the date of being placed on the convicted vendor list.

Acknowledged: \_\_\_\_\_

A handwritten signature in black ink, appearing to be 'J. S. P.', is written over the signature line.

Date: 09/11/2023

**EMS MEDICAL SUPPLIES (Cooperative Bid)**  
**B-7-23-56**  
**REFERENCE FORM**

List a minimum of three (3) / maximum five (5) customers for the services specified in the solicitation in the spaces provided. **Note:** A contact person shall be someone who has personal knowledge of the Contractor's performance for the specific requirement listed. Contact person must have been informed that they are being used as a reference and that the County may be calling them. Do not list persons who will be unable to answer specific questions regarding the requirements.

- Ref #1. Customer/Client: San Francisco Fire Department  
Date of Services: 2010 - Present  
Description of Services: Medical Supplies and Pharmaceuticals  
Street Address: 1415 Evans Ave  
City, State, ZIP Code: San Francisco, CA 34124  
Telephone #: 415.717.6876 Fax #: \_\_\_\_\_  
Contact Person: Andy Zanooff, EMS Captain Email: andy.zanooff@sfgov.org
- Ref #2. Customer/Client: Fire Department City of New York  
Date of Services: 2008 - Present  
Description of Services: Medical Supplies and Pharmaceuticals  
Street Address: 9 Metro Tech Center  
City, State, ZIP Code: Brooklyn, NY 11201  
Telephone #: 718.999.2790 Fax #: \_\_\_\_\_  
Contact Person: Douglas Isaacs, MD, Deputy Medical Director Email: doug.isaacs@fdny.nyc.gov
- Ref #3. Customer/Client: Priority Ambulance  
Date of Services: 2019- Present  
Description of Services: Medical Supplies and Pharmaceuticals  
Street Address: 910 Callahan Rd, Ste 101  
City, State, ZIP Code: Knoxville, TN 37912  
Telephone #: 614.354.4702 Fax #: \_\_\_\_\_  
Contact Person: Steve Blackburn, Chief Operating Officer Email: sblackburn@priorityambulance.com
- Ref #4. Customer/Client: City of Columbus Division of Fire  
Date of Services: 2007 - Present  
Description of Services: Medical Supplies and Pharmaceuticals  
Street Address: 2028 Williams Rd  
City, State, ZIP Code: Columbus, OH 43207  
Telephone #: 614.221.3132 Fax #: \_\_\_\_\_  
Contact Person: Scott Ellis, Medical Supply Specialist Email: seellis@columbus.gov
- Ref #5. Customer/Client: City of Tampa Fire Department  
Date of Services: 2007 - Present  
Description of Services: Medical Supplies and Pharmaceuticals  
Street Address: 808 East Zack St  
City, State, ZIP Code: Tampa, FL 33602  
Telephone #: 352.406.2573 Fax #: \_\_\_\_\_  
Contact Person: Barbara Tripp, Fire Chief Email: barbara.tripp@tampagov.net

CONTRACTOR NAME Bound Tree Medical, LLC  
ADDRESS 5000 Tuttle Crossing Blvd, Dublin, OH 43016  
PRINTED SIGNATURE Rob McWeather  
AUTHORIZED SIGNATURE \_\_\_\_\_  
TELEPHONE # 800.533.0523 FAX# 877.311.2437 DATE 09/11/2023  
EMAIL: submitbids@boundtree.com

## **ATTACHMENT B**

### **BYRD ANTI-LOBBYING AMENDMENT CERTIFICATION**

#### **BYRD ANTI-LOBBYING AMENDMENT**

Contractors who apply or bid for an award of \$100,000 or more shall file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, officer or employee of Congress, or an employee of a Member of Congress in connection with obtaining any Federal contract, grant, or any other award covered by 31 U.S.C. § 1352. Each tier shall also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the recipient who in turn will forward the certification(s) to the awarding agency.

#### **APPENDIX A, 44 C.F.R. PART 18 – CERTIFICATION REGARDING LOBBYING – REQUIRED FOR CONTRACTS OVER \$100,000**

##### **Certification for Contracts, Grants, Loans, and Cooperative Agreements**

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

1. No Federal appropriated funds have been 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 an 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, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
2. If any funds other than Federal 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 this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
3. The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification 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 \$10,000 and not more than \$100,000 for each such failure.

The Contractor, Bound Tree Medical, LLC., certifies or affirms the truthfulness and accuracy of each statement of its certification and disclosure, if any. In addition, the Contractor understands and agrees that the provisions of 31 U.S.C. Chap. 38, Administrative Remedies for False Claims and Statements, apply to this certification and disclosure, if any.

Company Name Bound Tree Medical, LLC.

Address 5000 Tuttle Crossing Blvd.

Dublin, OH 43016

Telephone 800.533.0523 Fax 877.311.2437

Email Address submitbids@boundtree.com

Name and Title of Authorized Signature Rob Meriweather - President of EMS Division

Authorized Signature 

## Attachment C

### FEDERAL EMERGENCY MANAGEMENT AGENCY (FEMA) CONTRACT REQUIREMENTS

During the performance of this contract, the Consultant and/or Contractor (hereinafter Consultant/Contractor) agrees as follows:

**1. Contract Work Hours and Safety Standards Act.**

Any contract in an amount in excess of \$100,000 is subject to the overtime provisions of the Contract Work Hours and Safety Standards Act. As used in this section, the terms *laborers* and *mechanics* include watchmen and guards.

- a. Overtime requirements. No Consultant/Contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of forty hours in such workweek.
- b. Violation; liability for unpaid wages; liquidated damages. In the event of any violation of the clause set forth in paragraph a. of this section the Consultant/Contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. In addition, such Consultant/Contractor and subcontractor shall be liable to the United States (in the case of work done under contract for the District of Columbia or a territory, to such District or to such territory), for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in paragraph a. of this section, in the sum of \$27 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph a of this section.
- c. Withholding for unpaid wages and liquidated damages. The County shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the Consultant/Contractor or subcontractor under any such contract or any other Federal contract with the same prime Consultant/Contractor, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by the same prime Consultant/Contractor, such sums as may be determined to be necessary to satisfy any liabilities of such Consultant/Contractor or



subcontractor for unpaid wages and liquidated damages as provided in the clause set forth in paragraph b of this section.

- d. Subcontracts. The Consultant/Contractor or subcontractor shall insert in any subcontracts the clauses set forth in paragraph a through d of this section and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime Consultant/Contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in paragraphs a through d of this section.

## **2. Equal Employment Opportunity provisions:**

During the performance of this contract, the Consultant/Contractor agrees as follows:

- a. The Consultant/Contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, or national origin. The Consultant/Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, sexual orientation, gender identity, or national origin. Such action shall include, but not be limited to the following:

Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Consultant/Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.

- b. The Consultant/Contractor will, in all solicitations or advertisements for employees placed by or on behalf of the Consultant/Contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, sexual orientation, gender identity, or national origin.
- c. The Consultant/Contractor will not discharge or in any other manner discriminate against any employee or applicant for employment because such employee or applicant has inquired about, discussed, or disclosed the compensation of the employee or applicant or another employee or applicant. This provision shall not apply to instances in which an employee who has access to the compensation information of other employees or applicants as a part of such employee's essential job functions discloses the compensation of such other employees or applicants to individuals who do not otherwise have access to such information, unless such disclosure is in response to a formal complaint or charge, in furtherance of an investigation, proceeding, hearing, or action, including an investigation conducted by the employer, or is

consistent with the Consultant/Contractor's legal duty to furnish information.

- d. The Consultant/Contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the Consultant/Contractor's commitments under this section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- e. The Consultant/Contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.
- f. The Consultant/Contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- g. In the event of the Consultant/Contractor's noncompliance with the nondiscrimination clauses of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended in whole or in part and the Consultant/Contractor may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
- h. The Consultant/Contractor will include the portion of the sentence immediately preceding paragraph a and the provisions of paragraphs a through h in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The Consultant/Contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance:

Provided, however, that in the event a Consultant/Contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the administering agency, the Consultant/Contractor may request the United States to enter into such litigation to protect the interests of the United States. The County further

agrees that it will be bound by the above equal opportunity clause with respect to its own employment practices when it participates in federally assisted construction work: *Provided*, that if the County so participating is a State or local government, the above equal opportunity clause is not applicable to any agency, instrumentality or subdivision of such government which does not participate in work on or under the contract.

The County agrees that it will assist and cooperate actively with the administering agency and the Secretary of Labor in obtaining the compliance of Consultant/Contractors and subcontractors with the equal opportunity clause and the rules, regulations, and relevant orders of the Secretary of Labor, that it will furnish the administering agency and the Secretary of Labor such information as they may require for the supervision of such compliance, and that it will otherwise assist the administering agency in the discharge of the agency's primary responsibility for securing compliance.

The County further agrees that it will refrain from entering into any contract or contract modification subject to Executive Order 11246 of September 24, 1965, with a Consultant/Contractor debarred from, or who has not demonstrated eligibility for, Government contracts and federally assisted construction contracts pursuant to the Executive Order and will carry out such sanctions and penalties for violation of the equal opportunity clause as may be imposed upon Consultant/Contractors and subcontractors by the administering agency or the Secretary of Labor pursuant to Part II, Subpart D of the Executive Order. In addition, the County agrees that if it fails or refuses to comply with these undertakings, the administering agency may take any or all of the following actions: Cancel, terminate, or suspend in whole or in part this grant (contract, loan, insurance, guarantee); refrain from extending any further assistance to the County under the program with respect to which the failure or refund occurred until satisfactory assurance of future compliance has been received from the County; and refer the case to the Department of Justice for appropriate legal proceedings.

### **3. Clean Air Act and the Federal Water Pollution Control Act**

Contractor shall comply with the following on all contracts in excess of \$150,000:

#### **a. Clean Air Act**

- (1) The Consultant/Contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act, as amended, 42 U.S.C. § 7401 et seq.
- (2) The Consultant/Contractor agrees to report each violation to the COUNTY and understands that the COUNTY will, in turn, report each violation as required to assure notification to the Federal Emergency

Management Agency, and the appropriate Environmental Protection Agency Regional office.

- (3) The Consultant/Contractor agrees to include these requirements in each subcontract exceeding \$150,000 financed in whole or in part with Federal assistance provided by FEMA.

b. Federal Water Pollution Control Act

- (1) The Consultant/Contractor agrees to comply with applicable standards, orders or regulations issued pursuant to the Federal Water Pollution Control Act, as amended, 33 U.S.C. 1251 et seq.
- (2) The Consultant/Contractor agrees to report each violation to the County and understands and agrees that the County will, in turn, report each violation to assure notification to the Federal Emergency Management Agency, and the appropriate Environmental Protection Agency Regional Office.
- (3) The Consultant/Contractor agrees to include these requirements in each subcontract exceeding \$150,000 financed in whole or in part with Federal assistance provided by FEMA.

4. Suspension and Debarment:

- a. This contract is a covered transaction for purposes of 2 C.F.R. pt. 180 and 2 C.F.R. pt. 3000. As such, the Consultant/Contractor is required to verify that none of the Consultant/Contractor, its principals (defined at 2 C.F.R. § 180.995), or its affiliates (defined at 2 C.F.R. § 180.905) are excluded (defined at 2 C.F.R. § 180.940) or disqualified (defined at 2 C.F.R. § 180.935).
- b. The Consultant/Contractor must comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C, and must include a requirement to comply with these regulations in any lower tier covered transaction it enters into.
- c. This certification is a material representation of fact relied upon by the County. If it is later determined that the Consultant/Contractor did not comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C, in addition to remedies available to the County, the Federal Government may pursue available remedies, including but not limited to suspension and/or debarment.
- d. The bidder or proposer agrees to comply with the requirements of 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C while this offer is valid and throughout the period of any contract that may arise from this offer. The bidder or proposer further agrees to include a provision requiring such compliance in its lower tier covered transactions.

**5. Byrd Anti-Lobbying Amendment, 31 U.S.C. . § 1352 (as amended):**

Contractors who apply or bid for an award of \$100,000 or more shall file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, officer or employee of Congress, or an employee of a Member of Congress in connection with obtaining any Federal contract, grant, or any other award covered by 31 U.S.C. § 1352. Each tier shall also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the recipient who in turn will forward the certification(s) to the awarding agency.

**6. Certification for Contracts, Grants, Loans, and Cooperative Agreements**

Contractor must submit this certification for each bid or offer exceeding \$100,000.

The Consultant/Contractor certifies, to the best of his or her knowledge, that:

- a. No Federal appropriated funds have been 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 an 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, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- b. If any funds other than Federal 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 this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
- c. The undersigned shall require that the language of this certification be included in the award documents for all sub-awards at all tiers (including subcontracts, sub-grants, and contracts under grants, loans, and cooperative agreements) and that all sub-recipients shall certify and disclose accordingly.

This certification 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 31 U.S.C. § 1352 (as amended by the Lobbying Disclosure Act of 1995). Any person who fails to file the required certification shall be subject to

a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

The Consultant/Contractor certifies or affirms the truthfulness and accuracy of each statement of its certification and disclosure, if any. In addition, the Consultant/Contractor understands and agrees that the provisions of 31 U.S.C. § 3801 et seq., apply to this certification and disclosure, if any.

	9/11/2023	Rob Meriweather - President of EMS Division
Signature	Date	Name and Title

**7. Procurement of Recovered Materials:**

In the performance of this contract, the Consultant/Contractor shall make maximum use of products containing recovered materials that are EPA-designated items unless the product cannot be acquired:

- a. Competitively within a timeframe providing for compliance with the contract performance schedule; meeting contract performance requirements; or at a reasonable price.
- b. Information about this requirement, along with the list of EPA-designate items, is available at EPA's Comprehensive Procurement Guidelines website at <https://www.epa.gov/smm/comprehensive-procurement-guideline-cpg-program>.
- c. The Consultant/Contractor also agrees to comply with all other applicable requirements of Section 6002 of the Solid Waste Disposal Act.

**8. Additional FEMA Requirements:**

- a. Access to Records
  - (1) In addition to being subject to Chapter 119, Florida Statutes, the Consultant/Contractor agrees to provide the County, the FEMA Administrator, the Comptroller General of the United States, or any of their authorized representative access to any books, documents, papers and records of the Consultant/Contractor which are directly pertinent to this contract for the purposes of making audits, examinations, excerpts and transcriptions.
  - (2) The Consultant/Contractor agrees to permit any of the foregoing parties to reproduce by any means whatsoever or to copy excerpts and transcriptions as reasonably needed.
  - (3) The Consultant/Contractor agrees to provide the FEMA Administrator or his authorized representative access to construction or other work sites pertaining to the work being completed under the contract.
  - (4) In compliance with Section 1225 of the Disaster Recovery Act of 2018,

the County and the Consultant/Contractor acknowledges and agrees that no language in this contract is intended to prohibit audits or internal reviews by the FEMA Administrator or the Comptroller General of the United States.

**b. DHS (Department of Homeland Security) Seal, Logo and Flags**

The Consultant/Contractor shall not use DHS seal(s), logos, crests, or reproductions of flags or likenesses of DHS agency officials without specific FEMA pre-approval. The Consultant/Contractor shall include this provision in any subcontracts.

**c. Compliance with Federal Law, Regulations and Executive Orders**

The Consultant/Contractor acknowledges that FEMA financial assistance will be used to fund all or a portion of the contract. The Consultant/Contractor will comply with all applicable federal law, regulations, executive orders, FEMA policies, procedures and directives.

**d. No Obligation by Federal Government**

The Federal Government is not a party to this contract and is not subject to any obligations or liabilities to the non-Federal entity, Consultant/Contractor, or any other party pertaining to any matter resulting from the contract.

**e. Affirmative Socioeconomic Steps (when subcontractors are to be let by Consultant/Contractor)**

If subcontractors are to be let, the Consultant/Contractor is required to take all necessary steps identified in 2 C.F.R. 200.321(b)(1)-(5) to ensure that small and minority businesses, women's business enterprises, and labor surplus area firms are used when possible.

**f. License and Delivery of Works Subject to Copyright and Data Rights**

The Consultant/Contractor grants to the County, a paid-up, royalty-free, nonexclusive, irrevocable, worldwide license in data first produced in the performance of this contract to reproduce, publish, or otherwise use, including prepare derivative works, distribute copies to the public, and perform publicly and display publicly such data. For data required by the contract but not first produced in the performance of this contract, the Consultant/Contractor will identify such data and grant to the County or acquires on its behalf a license of the same scope as for data first produced in the performance of this contract. Data, as used herein, shall include any work subject to copyright under 17 U.S.C. § 102, for example, any written reports or literary works, software and/or source code, music, choreography, pictures or images, graphics, sculptures, videos, motion pictures or other audiovisual works, sound and/or video recordings, and architectural works. Upon

or before the completion of this contract, the Consultant/Contractor will deliver to the County data first produced in the performance of this contract and data required by the contract but not first produced in the performance of this contract in formats acceptable by the County.

**9. Fraud and False or Fraudulent or Related Acts:**

The Consultant/Contractor acknowledges that 31 U.S.C. Chap. 38 (Administrative Remedies for False Claims and Statements) applies to the Consultant/Contractor's actions pertaining to this contract.

**10. Davis-Bacon Act (when applicable)**

Contractor shall comply with the following provisions for any contract in excess of \$2,000 which is entered into for the actual construction, alteration and/or repair, including painting and decorating, of a public building or public work, or building or work financed in whole or in part from Federal funds or in accordance with guarantees of a Federal agency or financed from funds obtained by pledge of any contract of a Federal agency to make a loan, grant or annual contribution (except where a different meaning is expressly indicated), and which is subject to the labor standards provisions required by the applicable Federal grant program. These provisions are subject to any modifications thereof to meet the particular needs of the agency, provided, that such modifications are first approved by the Department of Labor:

**a. Minimum wages.**

(1) All laborers and mechanics employed or working upon the site of the work (or under the United States Housing Act of 1937 or under the Housing Act of 1949 in the construction or development of the project), will be paid unconditionally and not less often than once a week, and without subsequent deduction or rebate on any account (except such payroll deductions as are permitted by regulations issued by the Secretary of Labor under the Copeland Act (29 CFR part 3)), the full amount of wages and bona fide fringe benefits (or cash equivalents thereof) due at time of payment computed at rates not less than those contained in the wage determination of the Secretary of Labor which is attached hereto and made a part hereof, regardless of any contractual relationship which may be alleged to exist between the Consultant/Contractor and such laborers and mechanics. Contributions made or costs reasonably anticipated for bona fide fringe benefits under section 1(b)(2) of the Davis-Bacon Act on behalf of laborers or mechanics are considered wages paid to such laborers or mechanics, subject to the provisions of paragraph (a)(1)(iv) of this section; also, regular contributions made or costs incurred for more than a weekly period (but not less often than quarterly) under plans, funds, or programs which cover the particular weekly period, are deemed to be constructively made or incurred during such weekly period. Such laborers and mechanics shall be paid the appropriate wage rate and fringe benefits



on the wage determination for the classification of work actually performed, without regard to skill, except as provided in § 5.5(a)(4). Laborers or mechanics performing work in more than one classification may be compensated at the rate specified for each classification for the time actually worked therein: Provided, That the employer's payroll records accurately set forth the time spent in each classification in which work is performed. The wage determination (including any additional classification and wage rates conformed under paragraph a.(2) of this section) and the Davis-Bacon poster (WH-1321) shall be posted at all times by the Consultant/Contractor and its subcontractors at the site of the work in a prominent and accessible place where it can be easily seen by the workers.

(2)

(A) The contracting officer shall require that any class of laborers or mechanics, including helpers, which is not listed in the wage determination and which is to be employed under the contract shall be classified in conformance with the wage determination. The contracting officer shall approve an additional classification and wage rate and fringe benefits therefore only when the following criteria have been met:

- (i) The work to be performed by the classification requested is not performed by a classification in the wage determination; and
- (ii) The classification is utilized in the area by the construction industry; and
- (iii) The proposed wage rate, including any bona fide fringe benefits, bears a reasonable relationship to the wage rates contained in the wage determination.

(B) If the Consultant/Contractor and the laborers and mechanics to be employed in the classification (if known), or their representatives, and the contracting officer agree on the classification and wage rate (including the amount designated for fringe benefits where appropriate), a report of the action taken shall be sent by the contracting officer to the Administrator of the Wage and Hour Division, U.S. Department of Labor, Washington, DC 20210. The Administrator, or an authorized representative, will approve, modify, or disapprove every additional classification action within 30 days of receipt and so advise the contracting officer or will notify the contracting officer within the 30-day period that additional time is necessary.

(C) In the event the Consultant/Contractor, the laborers or mechanics to be employed in the classification or their

representatives, and the contracting officer do not agree on the proposed classification and wage rate (including the amount designated for fringe benefits, where appropriate), the contracting officer shall refer the questions, including the views of all interested parties and the recommendation of the contracting officer, to the Administrator for determination. The Administrator, or an authorized representative, will issue a determination within 30 days of receipt and so advise the contracting officer or will notify the contracting officer within the 30-day period that additional time is necessary.

(D) The wage rate (including fringe benefits where appropriate) determined pursuant to paragraphs a.(2)(B) or (C) of this section, shall be paid to all workers performing work in the classification under this contract from the first day on which work is performed in the classification.

(3) Whenever the minimum wage rate prescribed in the contract for a class of laborers or mechanics includes a fringe benefit which is not expressed as an hourly rate, the Consultant/Contractor shall either pay the benefit as stated in the wage determination or shall pay another bona fide fringe benefit or an hourly cash equivalent thereof.

(4) If the Consultant/Contractor does not make payments to a trustee or other third person, the Consultant/Contractor may consider as part of the wages of any laborer or mechanic the amount of any costs reasonably anticipated in providing bona fide fringe benefits under a plan or program, Provided, That the Secretary of Labor has found, upon the written request of the Consultant/Contractor, that the applicable standards of the Davis-Bacon Act have been met. The Secretary of Labor may require the Consultant/Contractor to set aside in a separate account assets for the meeting of obligations under the plan or program.

- b. Withholding. The (write in name of Federal Agency or the loan or grant recipient) shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld from the Consultant/Contractor under this contract or any other Federal contract with the same prime Consultant/Contractor, or any other federally-assisted contract subject to Davis-Bacon prevailing wage requirements, which is held by the same prime Consultant/Contractor, so much of the accrued payments or advances as may be considered necessary to pay laborers and mechanics, including apprentices, trainees, and helpers, employed by the Consultant/Contractor or any subcontractor the full amount of wages required by the contract. In the event of failure to pay any laborer or mechanic, including any apprentice, trainee, or helper, employed or working on the site of the work (or under the United States Housing Act of 1937 or under the Housing Act of 1949 in the construction or development of the project), all or part of the wages

required by the contract, the (Agency) may, after written notice to the Consultant/Contractor, sponsor, applicant, or owner, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds until such violations have ceased.

c. Payrolls and basic records.

(1) Payrolls and basic records relating thereto shall be maintained by the Consultant/Contractor during the course of the work and preserved for a period of three years thereafter for all laborers and mechanics working at the site of the work (or under the United States Housing Act of 1937, or under the Housing Act of 1949, in the construction or development of the project). Such records shall contain the name, address, and social security number of each such worker, his or her correct classification, hourly rates of wages paid (including rates of contributions or costs anticipated for bona fide fringe benefits or cash equivalents thereof of the types described in section 1(b)(2)(B) of the Davis-Bacon Act), daily and weekly number of hours worked, deductions made and actual wages paid. Whenever the Secretary of Labor has found under 29 CFR 5.5(a)(1)(iv) that the wages of any laborer or mechanic include the amount of any costs reasonably anticipated in providing benefits under a plan or program described in section 1(b)(2)(B) of the Davis-Bacon Act, the Consultant/Contractor shall maintain records which show that the commitment to provide such benefits is enforceable, that the plan or program is financially responsible, and that the plan or program has been communicated in writing to the laborers or mechanics affected, and records which show the costs anticipated or the actual cost incurred in providing such benefits. Contractors employing apprentices or trainees under approved programs shall maintain written evidence of the registration of apprenticeship programs and certification of trainee programs, the registration of the apprentices and trainees, and the ratios and wage rates prescribed in the applicable programs.

(2)

(A) The Consultant/Contractor shall submit weekly for each week in which any contract work is performed a copy of all payrolls to the (write in name of appropriate federal agency) if the agency is a party to the contract, but if the agency is not such a party, the Consultant/Contractor will submit the payrolls to the applicant, sponsor, or owner, as the case may be, for transmission to the (write in name of agency). The payrolls submitted shall set out accurately and completely all of the information required to be maintained under 29 CFR 5.5(a)(3)(i), except that full social security numbers and home addresses shall not be included on weekly transmittals. Instead the payrolls shall only need to include an individually identifying number for each employee (e.g., the last

four digits of the employee's social security number). The required weekly payroll information may be submitted in any form desired. Optional Form WH-347 is available for this purpose from the Wage and Hour Division Web site at

<http://www.dol.gov/esa/whd/forms/wh347instr.htm> or its successor site. The prime Consultant/Contractor is responsible for the submission of copies of payrolls by all subcontractors.

Consultant/Contractor and subcontractors shall maintain the full social security number and current address of each covered worker, and shall provide them upon request to the (write in name of appropriate federal agency) if the agency is a party to the contract, but if the agency is not such a party, the Consultant/Contractor will submit them to the applicant, sponsor, or owner, as the case may be, for transmission to the (write in name of agency), the Consultant/Contractor, or the Wage and Hour Division of the Department of Labor for purposes of an investigation or audit of compliance with prevailing wage requirements. It is not a violation of this section for a prime Consultant/Contractor to require a subcontractor to provide addresses and social security numbers to the prime Consultant/Contractor for its own records, without weekly submission to the sponsoring government agency (or the applicant, sponsor, or owner).

(B) Each payroll submitted shall be accompanied by a "Statement of Compliance," signed by the Consultant/Contractor or subcontractor or his or her agent who pays or supervises the payment of the persons employed under the contract and shall certify the following:

(i) That the payroll for the payroll period contains the information required to be provided under § 5.5 (a)(3)(ii) of Regulations, 29 CFR part 5, the appropriate information is being maintained under § 5.5 (a)(3)(i) of Regulations, 29 CFR part 5, and that such information is correct and complete;

(ii) That each laborer or mechanic (including each helper, apprentice, and trainee) employed on the contract during the payroll period has been paid the full weekly wages earned, without rebate, either directly or indirectly, and that no deductions have been made either directly or indirectly from the full wages earned, other than permissible deductions as set forth in Regulations, 29 CFR part 3;

(iii) That each laborer or mechanic has been paid not less than the applicable wage rates and fringe benefits or cash equivalents for the classification of work performed, as specified in the applicable wage determination incorporated

into the contract.

(C) The weekly submission of a properly executed certification set forth on the reverse side of Optional Form WH-347 shall satisfy the requirement for submission of the "Statement of Compliance" required by paragraph c.(2)(B) of this section.

(D) The falsification of any of the above certifications may subject the Consultant/Contractor or subcontractor to civil or criminal prosecution under section 1001 of title 18 and section 231 of title 31 of the United States Code.

(3) The Consultant/Contractor or subcontractor shall make the records required under paragraph c.(1) of this section available for inspection, copying, or transcription by authorized representatives of the (write the name of the agency) or the Department of Labor, and shall permit such representatives to interview employees during working hours on the job. If the Consultant/Contractor or subcontractor fails to submit the required records or to make them available, the Federal agency may, after written notice to the Consultant/Contractor, sponsor, applicant, or owner, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds. Furthermore, failure to submit the required records upon request or to make such records available may be grounds for debarment action pursuant to 29 CFR 5.12.

d. Apprentices and trainees -

(1) Apprentices. Apprentices will be permitted to work at less than the predetermined rate for the work they performed when they are employed pursuant to and individually registered in a bona fide apprenticeship program registered with the U.S. Department of Labor, Employment and Training Administration, Office of Apprenticeship Training, Employer and Labor Services, or with a State Apprenticeship Agency recognized by the Office, or if a person is employed in his or her first 90 days of probationary employment as an apprentice in such an apprenticeship program, who is not individually registered in the program, but who has been certified by the Office of Apprenticeship Training, Employer and Labor Services or a State Apprenticeship Agency (where appropriate) to be eligible for probationary employment as an apprentice. The allowable ratio of apprentices to journeymen on the job site in any craft classification shall not be greater than the ratio permitted to the Consultant/Contractor as to the entire work force under the registered program. Any worker listed on a payroll at an apprentice wage rate, who is not registered or otherwise employed as stated above, shall be paid not less than the applicable wage rate on the wage determination for the classification of work actually performed. In addition, any apprentice performing work on the job site in

excess of the ratio permitted under the registered program shall be paid not less than the applicable wage rate on the wage determination for the work actually performed. Where the Consultant/Contractor is performing construction on a project in a locality other than that in which its program is registered, the ratios and wage rates (expressed in percentages of the journeyman's hourly rate) specified in the Consultant/Contractor's or subcontractor's registered program shall be observed. Every apprentice must be paid at not less than the rate specified in the registered program for the apprentice's level of progress, expressed as a percentage of the journeymen hourly rate specified in the applicable wage determination. Apprentices shall be paid fringe benefits in accordance with the provisions of the apprenticeship program. If the apprenticeship program does not specify fringe benefits, apprentices must be paid the full amount of fringe benefits listed on the wage determination for the applicable classification. If the Administrator determines that a different practice prevails for the applicable apprentice classification, fringes shall be paid in accordance with that determination. In the event the Office of Apprenticeship Training, Employer and Labor Services, or a State Apprenticeship Agency recognized by the Office, withdraws approval of an apprenticeship program, the Consultant/Contractor will no longer be permitted to utilize apprentices at less than the applicable predetermined rate for the work performed until an acceptable program is approved.

(2) Trainees. Except as provided in 29 CFR 5.16, trainees will not be permitted to work at less than the predetermined rate for the work performed unless they are employed pursuant to and individually registered in a program which has received prior approval, evidenced by formal certification by the U.S. Department of Labor, Employment and Training Administration. The ratio of trainees to journeymen on the job site shall not be greater than permitted under the plan approved by the Employment and Training Administration. Every trainee must be paid at not less than the rate specified in the approved program for the trainee's level of progress, expressed as a percentage of the journeyman hourly rate specified in the applicable wage determination. Trainees shall be paid fringe benefits in accordance with the provisions of the trainee program. If the trainee program does not mention fringe benefits, trainees shall be paid the full amount of fringe benefits listed on the wage determination unless the Administrator of the Wage and Hour Division determines that there is an apprenticeship program associated with the corresponding journeyman wage rate on the wage determination which provides for less than full fringe benefits for apprentices. Any employee listed on the payroll at a trainee rate who is not registered and participating in a training plan approved by the Employment and Training Administration shall be paid not less than the applicable wage rate on the wage determination for the classification of work actually performed. In addition, any trainee performing work on the job site in excess of the ratio permitted under the

registered program shall be paid not less than the applicable wage rate on the wage determination for the work actually performed. In the event the Employment and Training Administration withdraws approval of a training program, the Consultant/Contractor will no longer be permitted to utilize trainees at less than the applicable predetermined rate for the work performed until an acceptable program is approved.

(3) Equal employment opportunity. The utilization of apprentices, trainees and journeymen under this part shall be in conformity with the equal employment opportunity requirements of Executive Order 11246, as amended, and 29 CFR part 30.

- e. Compliance with Copeland Act requirements. The Consultant/Contractor shall comply with the requirements of 29 CFR part 3, which are incorporated by reference in this contract.
- f. Subcontracts. The Consultant/Contractor or subcontractor shall insert in any subcontracts the clauses contained in 29 CFR 5.5(a)(1) through (10) and such other clauses as the (write in the name of the Federal agency) may by appropriate instructions require, and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime Consultant/Contractor shall be responsible for the compliance by any subcontractor or lower tier subcontractor with all the contract clauses in 29 CFR 5.5.
- g. Contract termination: debarment. A breach of the contract clauses in 29 CFR 5.5 may be grounds for termination of the contract, and for debarment as a contractor and a subcontractor as provided in 29 CFR 5.12.
- h. Compliance with Davis-Bacon and Related Act requirements. All rulings and interpretations of the Davis-Bacon and Related Acts contained in 29 CFR parts 1, 3, and 5 are herein incorporated by reference in this contract.
- i. Disputes concerning labor standards. Disputes arising out of the labor standards provisions of this contract shall not be subject to the general disputes clause of this contract. Such disputes shall be resolved in accordance with the procedures of the Department of Labor set forth in 29 CFR parts 5, 6, and 7. Disputes within the meaning of this clause include disputes between the Consultant/Contractor (or any of its subcontractors) and the contracting agency, the U.S. Department of Labor, or the employees or their representatives.
- j. Certification of eligibility.

(1) By entering into this contract, the Consultant/Contractor certifies that neither it (nor he or she) nor any person or firm who has an interest in the

Consultant/Contractor's firm is a person or firm ineligible to be awarded Government contracts by virtue of section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1).

(2) No part of this contract shall be subcontracted to any person or firm ineligible for award of a Government contract by virtue of section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1).

(3) The penalty for making false statements is prescribed in the U.S. Criminal Code, 18 U.S.C. 1001.

#### **11. Copeland Anti-Kickback Act**

- a. Contractor. The Consultant/Contractor shall comply with 18 U.S.C. § 874, 40 U.S.C. § 3145, and the requirements of 29 C.F.R. pt. 3 as may be applicable, which are incorporated by reference into this contract.
- b. Subcontracts. The Consultant/Contractor or subcontractor shall insert in any subcontracts the clause above and such other clauses as FEMA may by appropriate instructions require, and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime Consultant/Contractor shall be responsible for the compliance by any subcontractor or lower tier subcontractor with all of these contract clauses.
- c. Breach. A breach of the contract clauses above may be grounds for termination of the contract, and for debarment as a contractor and subcontractor as provided in 29 C.F.R. § 5.12.

#### **12. Remedies**

- a. If a remedies clause provision exists in the contract (excluding any attachments or exhibits thereto), then that remedies provision shall control. However, if there is no remedies provision, then the following shall control:
  - (1) the Consultant/Contractor's remedy for default by the County is a written request to the County Manager seeking the funds from the County for work completed in accordance with the terms of the contract. If the claim is denied or not paid as requested, then, within thirty (30) days, the Consultant/Contractor may file a claim for such funds in a court of competent jurisdiction. Such a claim may not include consequential or special damages and shall not exceed the total contract amount.
  - (2) the County's remedy for default shall include termination of the contract and all remedies available to it at law that are necessary to make the County whole.
- b. Force Majeure. If a force majeure provision exists in the contract (excluding any attachments or exhibits thereto), then that remedies provision shall control. However,



if there is no force majeure provision clause, then the following shall control: neither Party shall be liable for its failure to perform hereunder if its performance is rendered impossible by any act, event or condition beyond its reasonable control which by the exercise of due diligence it shall be unable to overcome. Such acts, events or conditions shall include, but not be limited to the following: Acts of God, hurricanes, tornado, lightning, or earthquake; strikes or lockouts; acts of war, civil insurrection, riots or terrorism; fire or flood not caused by the Party unable to perform; change in law not due to improper conduct or to any negligent or intentional act or omission on the part of the Party unable to perform; and global pandemics. Should the Consultant/Contractor be obstructed or delayed in the prosecution or completion of its services or work as a result of said unforeseeable causes beyond the control of the Consultant/Contractor and not due to its own, or any of its agents', fault or neglect, Consultant/Contractor shall, within 24 hours of the time the delay becomes apparent, notify the County of such delay in writing stating the cause or causes thereof, failing which the Consultant/Contractor shall waive any right the Consultant/Contractor may have to request a reasonable extension of time to complete the work required by the contract. Such reasonable extensions of time to complete the work shall be the sole remedy of the Consultant/Contractor for such delays, and the Consultant/Contractor will not be entitled to any damages or any claim for extra compensation.

### **13. Termination for Cause**

If a termination for cause provision exists in the contract (excluding any attachments or exhibits thereto), then that termination for cause provision shall control. However, if there is no termination for cause provision, then the following shall control: either Party may terminate this contract for cause based upon the failure of the other Party to comply with the terms and/or conditions of the contract, or failure to fulfill its performance obligations pursuant to this contract, provided that the non-defaulting Party shall give the defaulting Party written notice specifying the Party's default. If within thirty (30) days after receipt of such notice, the defaulting Party shall not have corrected such failure or, in the case of failure which cannot be corrected in thirty (30) days, begun in good faith to correct such failure and thereafter proceeded diligently to complete such correction, then the non-defaulting Party may, at its option, place the defaulting Party in default and the contract shall terminate on the date specified in such notice. In the case of termination notice issued by the County, the County may take over the work and cause it to be performed to completion by written agreement with a different contractor or otherwise. In such case, the County reserves all rights and remedies available, including, but not limited to, the right to recover the County's additional cost incurred in securing complete performance. The rights and remedies of the County provided in this clause are in addition to any other rights and remedies provided by law or under this contract. If, after the County's notice of termination for cause is issued, it is determined that Consultant/Contractor had not breached its contractual obligations, then the termination shall be deemed to be effected for the County's convenience.

#### **14. Termination for Convenience**

If a termination for convenience provision exists in the contract (excluding any attachments or exhibits thereto), then that termination for convenience provision shall control. However, if there is no termination for convenience provision, then the following shall control: either Party may terminate this contract at any time by giving thirty (30) days written notice to the other Party of such termination. Such termination is effective upon the Party's receipt of the Notice of Termination. Upon receipt of such a notice, the Parties will discontinue all services affected, unless the notice directs otherwise. The Consultant/Contractor shall be entitled to payment for services rendered, to the extent work has been performed satisfactorily.

#### **15. Prohibition on Contracting for Covered Telecommunications Equipment of Services**

a. Definitions. As used in this clause, the terms backhaul; covered foreign country; covered telecommunications equipment or services; interconnection arrangements; roaming; substantial or essential component; and telecommunications equipment or services have the meaning as defined in FEMA Policy 405-143-1, Prohibitions on Expending FEMA Award Funds for Covered Telecommunications Equipment or Services (Interim), as used in this clause—

b. Prohibitions.

(1) Section 889(b) of the John S. McCain National Defense Authorization Act for Fiscal Year 2019, Pub. L. No. 115-232, and 2 C.F.R. § 200.216 prohibit the head of an executive agency on or after Aug.13, 2020, from obligating or expending grant, cooperative agreement, loan, or loan guarantee funds on certain telecommunications products or from certain entities for national security reasons.

(2) Unless an exception in paragraph c. of this clause applies, the contractor and its subcontractors may not use grant, cooperative agreement, loan, or loan guarantee funds from the Federal Emergency Management Agency to:

(A) Procure or obtain any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology of any system;

(B) Enter into, extend, or renew a contract to procure or obtain any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or

essential component of any system, or as critical technology of any system;

(C) Enter into, extend, or renew contracts with entities that use covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system; or

(D) Provide, as part of its performance of this contract, subcontract, or other contractual instrument, any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system.

c. Exceptions.

(1) This clause does not prohibit contractors from providing—

(A) A service that connects to the facilities of a third-party, such as backhaul, roaming, or interconnection arrangements; or

(B) Telecommunications equipment that cannot route or redirect user data traffic or permit visibility into any user data or packets that such equipment transmits or otherwise handles.

(2) By necessary implication and regulation, the prohibitions also do not apply to:

(A) Covered telecommunications equipment or services that:  
(i) Are not used as a substantial or essential component of any system; and  
(ii) Are not used as critical technology of any system.

(B) Other telecommunications equipment or services that are not considered covered telecommunications equipment or services.

d. Reporting requirement.

(1) In the event the Consultant/Contractor identifies covered telecommunications equipment or services used as a substantial or essential component of any system, or as critical technology as part of any system, during contract performance, or the Consultant/Contractor is notified of such by a subcontractor at any tier or by any other source, the Consultant/Contractor shall report the information in paragraph d.(2) of this clause to the recipient or subrecipient, unless elsewhere in this contract are established procedures for reporting the information.

(2) The Consultant/Contractor shall report the following information pursuant to paragraph d.(1) of this clause:

(A) Within one business day from the date of such identification or notification: The contract number; the order number(s), if applicable; supplier name; supplier unique entity identifier (if known); supplier Commercial and Government Entity (CAGE) code (if known); brand; model number (original equipment manufacturer number, manufacturer part number, or wholesaler number); item description; and any readily available information about mitigation actions undertaken or recommended.

(B) Within 10 business days of submitting the information in paragraph (d)(2)(A) of this clause: Any further available information about mitigation actions undertaken or recommended. In addition, the Consultant/Contractor shall describe the efforts it undertook to prevent use or submission of covered telecommunications equipment or services, and any additional efforts that will be incorporated to prevent future use or submission of covered telecommunications equipment or services.

e. Subcontracts. The Consultant/Contractor shall insert the substance of this clause, including this paragraph e., in all subcontracts and other contractual instruments.

#### **16. Domestic Preferences for Procurement**

As appropriate, and to the extent consistent with law, the Consultant/Contractor should, to the greatest extent practicable, provide a preference for the purchase, acquisition, or use of goods, products, or materials produced in the United States. This includes, but is not limited to iron, aluminum, steel, cement, and other manufactured products.

For purposes of this clause:

*Produced in the United States* means, for iron and steel products, that all manufacturing processes, from the initial melting stage through the application of coatings, occurred in the United States.

*Manufactured products* mean items and construction materials composed in whole or in part of non-ferrous metals such as aluminum; plastics and polymer-based products such as polyvinyl chloride pipe; aggregates such as concrete; glass, including optical fiber; and lumber.

#### **17. Compliance with Federal Laws, Regulations and Executive Orders**

This is an acknowledgement that financial assistance from FEMA or another Federal

agency will be used to fund all or a portion of this contract. The Consultant/Contractor will comply with all applicable Federal law, regulations, executive orders, FEMA policies, procedures, and directives.

(SIGNATURE PAGE FOLLOWS)

**Acknowledgement and Certification**

THE CONSULTANT/CONTRACTOR AGREES TO COMPLY WITH ALL APPLICABLE FEDERAL, STATE, AND LOCAL LAWS, RULES, REGULATIONS, AND ORDINANCES. IT IS FURTHER ACKNOWLEDGED THAT THE CONSULTANT/CONTRACTOR CERTIFIES COMPLIANCE WITH ALL PROVISIONS, LAWS, ACTS REGULATIONS, ETC., AS SPECIFICALLY NOTED ABOVE.

Company Name Bound Tree Medical, LLC.

Address 5000 Tuttle Crossing Blvd.

Dublin, OH 43016

Telephone 800.533.0523 Fax 877.311.2437

Email Address submitbids@boundtree.com

Name and Title of Authorized Signature Rob Meriweather - President of EMS Division

Authorized Signature \_\_\_\_\_

**BYRD ANTI-LOBBYING AMENDMENT CERTIFICATION CONTRACTS, GRANTS,  
LOANS, AND COOPERATIVE AGREEMENTS  
REQUIRED FOR CONTRACTS OVER \$100,000**

CONTRACTORS who apply or bid for an award of \$100,000 or more shall fill out and return the following required certification to COUNTY. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, officer or employee of Congress, or an employee of a Member of Congress in connection with obtaining any Federal contract, grant, or any other award covered by 31 U.S.C. § 1352. Each tier shall also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the recipient who in turn will forward the certification(s) to the awarding agency.

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

1. No Federal appropriated funds have been 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 an 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, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
2. If any funds other than Federal 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 this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
3. The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification 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 \$10,000 and not more than \$100,000 for each such failure.

(SIGNATURE PAGE FOLLOWS)

The Consultant/Contractor, Bound Tree Medical, LLC, certifies or affirms the truthfulness and accuracy of each statement of its certification and disclosure, if any. In addition, the Consultant/Contractor understands and agrees that the provisions of 31 U.S.C. Chap. 38, Administrative Remedies for False Claims and Statements, apply to this certification and disclosure, if any.

Company Name Bound Tree Medical, LLC.

Address 5000 Tuttle Crossing Blvd.

Dublin, OH 43016

Telephone 800.533.0523 Fax 877.311.2437

Email

Address submitbids@boundtree.com

Name and Title of Authorized Signature Rob Meriweather - President of EMS Division

Authorized Signature 



To Whom It May Concern:

In response to your bid B-7-23-56 EMS Medical Supplies, Bound Tree Medical is pleased to offer 35% off of the prices from the current Bound Tree Medical Emergency Medical Product Catalog. These items are also available for reference on our website, [www.boundtree.com](http://www.boundtree.com). Also attached on the pages that follow is an itemized offer based on the item examples of further reductions/benefits you can expect ranging up to 75% off.

In order to provide the most competitive discounts, it is necessary for Bound Tree to Offer certain product categories or manufacturer products at a lower discount. This is largely due to the cost variability of these items as a result of market demand and raw material costs.

Categories Offered at 10% Off	Categories Offered at 15% Off	Categories Offered at 25% Off
Laerdal	Cardio Partners	Nasco
Custom Kits	Ferno Washington	Statpacks
Nonin Co-Pilot	Junkin Safety	
Categories Offered at 20% Off	KingFisher Medical	Categories Offered at 30% Off
Stryker	Philips Medical	Supraglottic Airways/Kits
QuikClot Dressings	Sscor	
Inventory & Secure Storage Systems	Thermal Angel	
IV Warmers	Capital Equipment	Categories Excluded
Video Laryngoscopes	Preventative Maintenance	5.11 Tactical
Regulators	Recertified AEDs	Vending Machines and Software
	Service Contracts	Warranties

In Addition, Pharmaceutical and Iv Solution product categories will also be offered at a 40% discount from the current listed prices on [www.boundtree.com](http://www.boundtree.com).

We are pleased to provide you with a competitive bid for the emergency medical supplies and equipment that you are seeking. Please contact our Bids and Contracts Department at 800-533-0523 with any questions. Thank you.

Sincerely,

Dwight Lowry  
 Pricing Analyst  
 Bound Tree Medical, LLC

Item List for Brevard County  
EMS Medical Supplies

Brevard County Line ID	Brevard County Item Description	Bound Tree Medical Item #	Bound Tree Medical Item Description	Vendor Name	Vendor Item #	Public Catalog Price - WWW.BOUNDTREE.COM	Itemized Percent Discount	Quoted Price With Discount Applied	Selling UOM
2	Safety Angio Cath 14 ga - 1-1/4" (1.16mm) - Straight, FEP; 4251890-02 - Orange	601890	IV Catheter, Introcan Safety, 14 ga x 1.25 inch, Straight, FEP 50ea/bx 4bx/cs	B. BRAUN MEDICAL, INC	4251890-02	4.09	50%	\$ 2.04	1/EA
3	Safety Angio Cath 16ga - 1 1/4"-Straight, FEP; 4252586-02 - Gray	602586	IV Catheter, Introcan Safety, 16 ga x 1.25 inch, Straight, FEP 50ea/bx 4bx/cs	B. BRAUN MEDICAL, INC	4252586-02	4.09	50%	\$ 2.04	1/EA
4	Safety Angio Cath 18ga - 1 1/4"-Straight, FEP; 4252560-02 - Green	602560	IV Catheter, Introcan Safety, 18 ga x 1.25 inch, Straight, FEP 50ea/bx 4bx/cs	B. BRAUN MEDICAL, INC	4252560-02	4.09	50%	\$ 2.04	1/EA
5	Safety Angio Cath 20ga - 1 1/4" - Straight, FEP; 4252535-02 - Pink	602535	Introcan Safety IV Catheter, Straight, FEP, 20ga x 1 1/4inch	B. BRAUN MEDICAL, INC	4252535-02	4.09	50%	\$ 2.04	1/EA
6	Safety Angio Cath 22ga - 1" - Straight, FEP; 4252519-02 - Blue	602519	IV Catheter, Introcan Safety, 22 ga x 1 inch, Straight, FEP 50ea/bx 4bx/cs	B. BRAUN MEDICAL, INC	4252519-02	4.09	50%	\$ 2.04	1/EA
7	Safety Angio Cath 24ga - 3/4" - Straight, FEP; 4252500-02 - Yellow	602500	IV Catheter, Introcan Safety, 24 ga x 0.75 inch, Straight, FEP 50ea/bx 4bx/cs	B. BRAUN MEDICAL, INC	4252500-02	4.09	50%	\$ 2.04	1/EA
8	Jamshidi Needle Interosseous; DIN1518X - 18ga x 1 1/2", Adjustable Depth Spacer	621518	INTRAOSEOUS (IO) NEEDLE 18 GAUGE, JAMSHIDI, ADJUSTABLE LENGTH FROM 1/16 IN TO 1 7/16 IN 10/CS	Becton Dickinson	DIN1518X	62.59	35%	\$ 40.68	1/EA
9	Needle, Hypodermic 18ga x 1"; 11818 - Tri-Bevel Hypodermic Needle	1641-11818	Needle, Hypodermic, 18 ga x 1 inch, 100/bx 10bx/cs	B. BRAUN MEDICAL, INC	4665118-02	11.09	35%	\$ 7.21	100/BX
10	Prepierced Needleless Injection Set (J-loop); # 83916 - IV Extension Set, Rotary Male Luer Lock, Roberts Clamp, Priming Vol. 2mL, 6in Long	1714-83916	Ext Set, 6 in, w/1 Needleless Connector, Roberts Clamp, Luer Lock on Distal End 100ea/cs	MEDSOURCE INTERNATIONAL	MS-83091	2.69	35%	\$ 1.75	1/EA
11	Tegaderm - Transparent IV Dressing Small 2-3/8" x 2-3/4"; 661469MS	661469MS	Curaplex Select Transparent Dressing, 2 3/8 inch x 2 3/4 inch 100/bx 4bx/cs	CURAPLEX BY BOUND TREE	STORM-11121	55.99	55%	\$ 25.20	100/BX
12	Dial-a-Flo; 11742- MacroBore Extension Set, 3mL, 18in Nominal Length	1712-74218	IV ADMIN Ext Set, Dial-a-Flo Flow Controller, 18 inch, Pierced Y-site, Option Lok, Female Adap	ICU MEDICAL	11742-28	11.69	35%	\$ 7.60	1/EA
13	Metriset Burette 60 drops/ml; G0728 - Mini-Drop Administration Set, 87" L	G0728	INTRAVENOUS ADMINISTRATION SET 60 DROP 82 IN BBRAUN METRISET	B. BRAUN MEDICAL, INC	375113	17.29	60%	\$ 6.92	1/EA
14	Syringe 1ml w/25ga x 5/8" needle; 26044 - Luer Lock Tip	11278	Syringe and Needle, EXEL, 1cc Tuberculin, 25 ga x 5/8 inch 100ea/bx 10bx/cs	EXEL INTERNATIONAL, INC.	26044	0.19	35%	\$ 0.12	1/EA
15	Syringe 3ml w/22ga x 1 1/2" needle; 26104 - Luer Lock Tip	620104	Syringe and Needle, EXEL, 3cc, 22 ga x 1 1/2 inch, Black Hub 100/bx 10bx/cs	EXEL INTERNATIONAL, INC.	26104	22.49	35%	\$ 14.62	100/BX
16	Syringe 5ml Luer tip; 05305 - Luer Lock Tip w/o needle	1633-05305	Syringe Only, 5cc, Luer Lock, 100ea/bx 20bx/cs	B. BRAUN MEDICAL, INC	4617053V-02	0.19	35%	\$ 0.12	1/EA
17	Syringe 10ml Luer tip; 10010 - Luer Lock Tip w/o needle	1633-10010	Syringe Only, Luer Lock, 10cc	B. BRAUN MEDICAL, INC	4617100V-02	0.19	35%	\$ 0.12	1/EA
18	Syringe 20ml Luer Tip; 20720 - Luer Lock Tip w/o needle	1633-20720	Syringe Only, 20cc, Luer Lock, 100ea/bx, 8bx/cs	B. BRAUN MEDICAL, INC	4617207V-02	0.39	35%	\$ 0.25	1/EA
19	Syringe 35ml Luer Tip; 29030 - Luer Lock Tip - general purpose syringe w/cap	1633-29030	Syringe, Luer Lock w/Cap, 30-35cc	EXEL INTERNATIONAL, INC.	26290	1.19	35%	\$ 0.77	1/EA
21	Curaplex® Infu-Stat™ Pressure Infuser, 1000mL; Infu-Stat gauge incorporates a pressure release at 325mm/hg Disposable - #350310	350310	Curaplex Pressure Infuser, Bag, 1000ml 5/bx 5bx/cs	CURAPLEX BY BOUND TREE	301-MTM310EA	22.49	55%	\$ 10.12	1/EA
22	Sharps 1qt; 2989000 - 6.25in H X 4.5in W X 4.25in D	298900	SHARPS CONTAINER STACK RED WITH CLEAR LID 1 QUART 6.25 IN H X 4.25 IN D X 4.5 IN	CARDINAL HEALTH	8900SA	5.49	35%	\$ 3.57	1/EA
23	Sharps 8qt./2 gal. (8704); 99019	1860-99019	SHARPS CONTAINER RED 2 GALLON W/ HINGED LID 20/CS	CARDINAL HEALTH	8990SA	11.79	35%	\$ 7.66	1/EA
24	Sharps 5.4 qt wall safe container; 87085	1860-87085	Sharps Container, 5.4 quart 12ea/cs	MEDEGEN MEDICAL PRODUCTS, LLC	8708	9.29	35%	\$ 6.04	1/EA
25	Sharps small lock cap 4.8 qt 7.75x10.25x6; 184R (P/N 34-575-01) - Jug style	290184	SHARPS CONTAINER OLD STYLE SQUARE RED 4.7 QUART 10 IN X 6 IN X 7.75 IN 12/CS	MEDEGEN MEDICAL PRODUCTS	184R	23.99	35%	\$ 15.59	1/EA
26	Disposable Padded IV Arm Board 3"x9"; 91350 - (not cardboard splint) - Vinyl	1830-91350	Disposable IV Armboard 3 in x 9 in, 50EA/CS	DICK MEDICAL SUPPLY	62309M50	2.09	35%	\$ 1.36	1/EA
28	Alcohol Preps; 85300	1330-85300	Curaplex Alcohol Prep Pad, Medium, Sterile 200/BX 20BX/CS	CURAPLEX BY BOUND TREE	1330-85300	4.09	55%	\$ 1.84	200/BX
29	Tourniquet 1" x 18" Nitrile, non latex-blue; 14000	1841-14000	Curaplex Tourniquet, Latex Free 1in x 18in, Rolled, Blue	CURAPLEX BY BOUND TREE	1841-14000	53.99	55%	\$ 24.30	250/BG
30	IV tray - small; 117-8795 or 5227	2511-05227	carry caddy with drawer	HEALTH CARE LOGISTICS	5227	23.99	35%	\$ 15.59	1/EA
31	Needle Filter 18 Gauge x 1.5" -5 Micron Filter"; 625117	625211	Blunt Filter Needle, 5 micron with Blunt Fill Tip, 18ga x 1 1/2inch, Sterile	BECTION DICKINSON	305211	0.75	35%	\$ 0.49	1/EA
32	Sharps, mail box styl lid-5 qt red; 5810-8513	5810-8513	SHARPS CONTAINER IN ROOM MAILBOX STYLE LID TRANSPARENT RED 5 QUART 20/CS	CARDINAL HEALTH	85131	10.29	35%	\$ 6.69	1/EA
34	Bandage 1" x 3"; Must be cloth bandage	J3005	Bandage, Adhesive, Curity, Flexible Fabric, 1 in x 3 in, Latex Free 50/bx 24bx/cs	CARDINAL HEALTH	44101-	4.59	35%	\$ 2.98	50/BX
35	Large Digit Bandage 2" x 2.5"; Must be cloth bandage	1122-61703	Adhesive Bandage, Flexible Fabric, Sterile, Fingertip, 1 3/4inch x 2inch	DYNAREX CORPORATION	3617	8.59	35%	\$ 5.58	100/BX
36	Bandage, Large Patch 2" x 3.75"; Must be cloth bandage	J3004	Bandage, Adhesive, Curity, Flexible Fabric, 2 in x 3 3/4 in, Latex Free 50/bx 12bx/cs	CARDINAL HEALTH	44102-	17.49	35%	\$ 11.37	50/BX
37	Bandage, Knuckle 1.5 X 3"; Must be cloth bandage	279-3619BX	Bandage, Adhesive, Flexible Fabric, knuckle, 1 1/2 x 3, sterile 100/bx 24bx/cs	DYNAREX CORPORATION	3619	8.59	35%	\$ 5.58	100/BX

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38	4X4 Sterile 2/pk; 12102- 12 boxes of 100 each	1212-12102	Curaplex Sterile, Gauze Pad, Woven, 4in x 4in, 12-ply, 100PK/BX 12BX/CS	CURAPLEX BY BOUND TREE	1212-12102	3.89	55%	\$ 1.75	100/BX
39	Unsterile 4x4 12 Ply; 3242BG - 20 bags of 200 each	279-3242BG	Gauze sponge, 4 in x 4 in, 8 ply, non-sterile 200/bg 20bg/cs	DYNAREX CORPORATION	3242	7.39	35%	\$ 4.80	200/BG
40	Multi-trauma Dressing 10"x30"; Multi-Trauma Abdominal Pads, Sterile, # 21459EA	536-NON21459EA	Bandage, Multi-Trauma Dressing, 10 in x 30 in, Sterile, 50ea/cs	MEDLINE INDUSTRIES, INC.	NON21459	4.39	40%	\$ 2.63	1/EA
41	Oval Eye Pads; 80841	080841	EYE PADS OVAL STERILE 1 5/8 IN X 2 5/8 IN 50/BX 12BX/CS	DUKAL CORP.	841	12.59	35%	\$ 8.18	50/BX
42	Metal Eye Cover - Aluminim; 81258	081258	EYE SHIELD METAL 12/BX FOX	GRAHAM FIELD, INC.	1276	2.49	35%	\$ 1.62	1/EA
43	Combi ABD Pad (Surgi-pad) 8"x7.5"; 8426	1212-08426	Dressing, Abdominal, Combine Pads, Sterile, 8 in x 7.5 in 12/bx 20bx/cs	DYNAREX CORPORATION	3502	4.19	35%	\$ 2.72	12/BX
44	Burn Sheet 60x96; 30061MS, - Non-woven fiber, Latex free	30061MS	Curaplex Burn Sheet, 60 inch x 90 inch, Sterile 50ea/cs	CURAPLEX BY BOUND TREE	STORM-BS0033	4.69	35%	\$ 3.05	1/EA
45	Petroleum Gauze/Vaseline, Box/50; 413605	150066K1	Vaseline Petrolatum Gauze Strip, 3in x 9in Peelable Foil PK 200ea/cs	CARDINAL HEALTH	8884413605	1.69	35%	\$ 1.10	1/EA
46	Non-sterile, Kling 4"; 3104	279-3104BG	Stretch gauze bandage, non-sterile, 4 in., self adhering and conforming 12/bx 8bx/cs	DYNAREX CORPORATION	3104	4.59	35%	\$ 2.98	12/BX
47	Non-sterile, Kling 2"; 8517	276-8517	Conforming stretch bandage, basic, 2 in. gauze, non-sterile, 12rl/bg, 8bg/ca	DUKAL CORP.	8517	26.79	35%	\$ 17.41	96/CS
48	Triangular Bandage; 3672 - 40" x 40" x 56"	1124-32400	Curaplex&reg; Triangular Bandage, Muslin, 40in x 40in x 56in	CURAPLEX BY BOUND TREE	1124-32400	12.99	55%	\$ 5.85	12/PK
49	Tape 1" Transpore; 1527-1	151527	3M Tape, Surgical, Transpore, 1 in x 10 yd, Adhesive, Clear, Porous, Latex Free, 12/bx, 10bx/cs	3M	1527-1	26.99	35%	\$ 17.54	12/BX
51	Oral Airway 110mm; 4765	2010-34110	Curaplex&reg; Berman Airway, 110mm, Light Blue, XL	CURAPLEX BY BOUND TREE	12981	0.53	60%	\$ 0.21	1/EA
52	Oral Airway 100mm; 4755	2010-34100	Curaplex&reg; Berman Airway, 100mm, Purple Or Red, LG Adult	CURAPLEX BY BOUND TREE	12980	0.53	60%	\$ 0.21	1/EA
53	Oral Airway 90mm; 4745	2010-34090	Curaplex&reg; Berman Airway, 90mm, Yellow, Medium Adult	CURAPLEX BY BOUND TREE	12979	0.53	60%	\$ 0.21	1/EA
54	Oral Airway 80mm; 4735	2010-34080	Curaplex&reg; Berman Airway, 80mm, Green, Small Adult	CURAPLEX BY BOUND TREE	12978	0.53	60%	\$ 0.21	1/EA
55	Oral Airway 60mm; 4725	2010-34060	Curaplex&reg; Berman Airway, 60mm, Black, Child	CURAPLEX BY BOUND TREE	12976	0.53	60%	\$ 0.21	1/EA
56	Oral Airway 40mm; 4715	2010-34040	Curaplex? Berman Airway, 40mm, Pink, Neonatal	CURAPLEX BY BOUND TREE	12974	0.53	60%	\$ 0.21	1/EA
57	Naso Airway 12 Fr; 023312 - Rusch® Fixed Nasopharyngeal Airway, 60mm x 12fr	023312	NASOPHARYNGEAL AIRWAY - NPA - LATEX FREE PVC 12 FRENCH 10/BX RUSCH	Teleflex	123312	6.49	35%	\$ 4.22	1/EA
58	Naso Airway 14 Fr; 14630	2021-14630	Curaplex Select Nasopharyngeal Airway, 14 Fr, Latex Free PVC 10ea/bx	CURAPLEX BY BOUND TREE	2-0211-4630	3.29	45%	\$ 1.81	1/EA
59	Naso Airway 16 Fr; 14635	2021-14635	Curaplex Select Nasopharyngeal Airway, 16 Fr, Latex Free PVC 10ea/bx	CURAPLEX BY BOUND TREE	2-0211-4635	3.29	45%	\$ 1.81	1/EA
60	Naso Airway 18 Fr; 14640	2021-14640	Curaplex Select Nasopharyngeal Airway, 18 Fr, Latex Free PVC 10ea/bx	CURAPLEX BY BOUND TREE	2-0211-4640	3.29	45%	\$ 1.81	1/EA
61	Naso Airway 20 Fr; 14650	2021-14650	Curaplex Select Nasopharyngeal Airway, 20 Fr, 5.0mm, Latex Free PVC 10ea/bx	CURAPLEX BY BOUND TREE	2-0211-4650	3.29	45%	\$ 1.81	1/EA
62	Naso Airway 22 Fr; 14655	2021-14655	Curaplex Select Nasopharyngeal Airway, 22 Fr, 5.5mm, Latex Free PVC 10ea/bx	CURAPLEX BY BOUND TREE	2-0211-4655	3.29	45%	\$ 1.81	1/EA
63	Naso Airway 24 Fr; 14660	2021-14660	Curaplex Select Nasopharyngeal Airway, 24 Fr, 6.0mm, Latex Free PVC 10ea/bx	CURAPLEX BY BOUND TREE	2-0211-4660	3.29	45%	\$ 1.81	1/EA
64	Naso Airway 26 Fr; 14665	2021-14665	Curaplex Select Nasopharyngeal Airway, 26 Fr, 6.5mm, Latex Free PVC 10ea/bx	CURAPLEX BY BOUND TREE	2-0211-4665	3.29	45%	\$ 1.81	1/EA
65	Naso Airway 28 Fr; 14670	2021-14670	Curaplex Select Nasopharyngeal Airway, 28 Fr, 7.0mm, Latex Free PVC 10ea/bx	CURAPLEX BY BOUND TREE	2-0211-4670	3.29	45%	\$ 1.81	1/EA
66	Naso Airway 30 Fr; 14675	2021-14675	Curaplex Select Nasopharyngeal Airway, 30 Fr, 7.5mm, Latex Free PVC 10ea/bx	CURAPLEX BY BOUND TREE	2-0211-4675	3.29	45%	\$ 1.81	1/EA
67	Suction Cath 6 Fr; 36090 - Whistle Tip and Thumb Control Port	36090	Curaplex Suction Catheter, 6 Fr, Whistle Tip and Thumb Control Port 50ea/cs	CURAPLEX BY BOUND TREE	36090	0.39	55%	\$ 0.18	1/EA
68	Suction Cath 12 Fr; 36093 - Whistle Tip and Thumb Control Port	36093	Curaplex Suction Catheter, 12 Fr, Whistle Tip and Thumb Control Port 50ea/cs	CURAPLEX BY BOUND TREE	36093	0.39	55%	\$ 0.18	1/EA
69	Suction Cath 14 Fr; 36094 - Whistle Tip and Thumb Control Port	36094	Curaplex Suction Catheter, 14 Fr, Whistle Tip and Thumb Control Port 50ea/cs	CURAPLEX BY BOUND TREE	36094	0.39	55%	\$ 0.18	1/EA
70	Suction Cath Yaunker; 00002 - SSCOR DuCanto Catheter	2211-00002	Suction Catheter, SSCOR DuCanto Catheter 1/EA 50EA/CS	SSCOR, INC.	200-00002C	4.29	15%	\$ 3.65	1/EA
71	Meconium Aspirator; N0101 - Clear	590101	SUCTION UNIT ASPIRATOR TYPE LATEX FREE 40EA/BX MECONIUM	NEOTECH PRODUCTS, INC.	N0101	8.89	35%	\$ 5.78	1/EA
72	1/4" Suction Tubing, 6ft; 16008	16008	SUCTION TUBING 1/4 50EA/CS	AMSINO INTERNATIONAL INC	AS825	1.29	35%	\$ 0.84	1/EA
73	Amsure® Ear/Ulcer Bulb Syringe, 2oz, Non-sterile; AS00502S	044-AS00502EA	AMSure Ear/Ulcer Bulb Syringe, Vinyl, Non-Sterile, 2oz	AMSINO INTERNATIONAL INC	AS00502	0.79	35%	\$ 0.51	1/EA

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74	Disposable Suction Canister - 1200cc; 11200	2212-11200	Curaplex Disposable Hydrophobic Suction Canister, 1200cc	CURAPLEX BY BOUND TREE	2212-11200	10.49	55%	\$ 4.72	1/EA
75	Ambu Adult SPUR II Bag Reservoir, Adult Med. Mask, Peep Valve, Sampling Line 12/CS; 2442-10015	2442-10015	Ambu Adult SPUR II Bag Reservoir, Adult Med. Mask, Peep Valve, Sampling Line 12/CS	AMBU INC.	520211001E	447.99	45%	\$ 246.39	12/CS
76	Spur® II Infant BVM with Bag Reservoir, Infant Mask, PediCap CO2 Detector; 065-540212000EA	065-540212000EA	BVM, SPUR II, Infant, w/Infant Mask, Bag Reservoir, Medi Port, Disp 12ea/cs	AMBU	540212000	23.79	45%	\$ 13.08	1/EA
77	Spur® II Pediatric BVM with Bag Reservoir, Toddler Mask, CO2 Detector; 2442-53213	2442-53213	BVM, SPUR II, Pediatric w/Toddler Mask (size 1 and size 2), Poly Bagged 12ea/cs	AMBU	530213000	23.79	45%	\$ 13.08	1/EA
79	ET Tube 2.0 Uncuffed; Without Stylette	2113-20320	Curaplex Endotracheal Tube, Uncuffed, w/o Stylette, 2.0mm	CURAPLEX BY BOUND TREE	2113-20320	1.79	60%	\$ 0.72	1/EA
80	ET Tube 2.5 Uncuffed; Without Stylette	2113-20325	Curaplex Endotracheal Tube, Uncuffed, w/o Stylette, 2.5mm	CURAPLEX BY BOUND TREE	2113-20325	1.79	60%	\$ 0.72	1/EA
81	ET Tube 3.0 Uncuffed; Without Stylette	2113-20330	Curaplex Endotracheal Tube, Uncuffed, w/o Stylette, 3.0mm	CURAPLEX BY BOUND TREE	2113-20330	1.79	60%	\$ 0.72	1/EA
82	ET Tube 3.5 Uncuffed; Without Stylette	2113-20335	Curaplex Endotracheal Tube, Uncuffed, w/o Stylette, 3.5mm	CURAPLEX BY BOUND TREE	2113-20335	1.79	60%	\$ 0.72	1/EA
83	ET Tube 4.0 Uncuffed; Without Stylette	2113-20340	Curaplex Endotracheal Tube, Uncuffed, w/o Stylette, 4.0mm	CURAPLEX BY BOUND TREE	2113-20340	1.79	60%	\$ 0.72	1/EA
84	ET Tube 4.5 Uncuffed; Without Stylette	2113-20345	Curaplex Endotracheal Tube, Uncuffed, w/o Stylette, 4.5mm	CURAPLEX BY BOUND TREE	2113-20345	1.79	60%	\$ 0.72	1/EA
85	ET Tube 5.0 Uncuffed; Without Stylette	2113-20350	Curaplex Endotracheal Tube, Uncuffed, w/o Stylette, 5.0mm	CURAPLEX BY BOUND TREE	2113-20350	1.79	60%	\$ 0.72	1/EA
86	ET Tube 5.0 Cuffed; Without Stylette	2113-20250	CURAPLEX Endotracheal Tube, Cuffed, w/o Stylette, 5.0mm	CURAPLEX BY BOUND TREE	2113-20250	1.99	55%	\$ 0.90	1/EA
87	ET Tube 5.5 Cuffed; Without Stylette	2113-20255	CURAPLEX Endotracheal Tube, Cuffed, w/o Stylette, 5.5mm	CURAPLEX BY BOUND TREE	2113-20255	1.99	55%	\$ 0.90	1/EA
88	ET Tube 6 Cuffed; Without Stylette	2113-20260	CURAPLEX Endotracheal Tube, Cuffed, w/o Stylette, 6.0mm	CURAPLEX BY BOUND TREE	2113-20260	1.99	55%	\$ 0.90	1/EA
89	ET Tube 7 Cuffed; Without Stylette	2113-20270	CURAPLEX Endotracheal Tube, Cuffed, w/o Stylette, 7.0mm	CURAPLEX BY BOUND TREE	2113-20270	1.99	55%	\$ 0.90	1/EA
90	ET Tube 8 Cuffed; Without Stylette	2113-20280	CURAPLEX Endotracheal Tube, Cuffed, w/o Stylette, 8.0mm	CURAPLEX BY BOUND TREE	2113-20280	1.99	55%	\$ 0.90	1/EA
91	Mucosal Atomization Device - Dart w/o Syringe; 20300	2170-20300	Curaplex DART, No Syringe, Latex Free 1/EA 25EA/CS	CURAPLEX BY BOUND TREE	DART300	9.49	55%	\$ 4.27	1/EA
92	ET Holder Adult; 600-20000	020400	Endotracheal Tube Holder, Thomas, Pediatric/Child, for ET/SGA Tubes 4.3mm ID to 15.8mm OD	LAERDAL MEDICAL CORP.	600-20000	6.09	10%	\$ 5.48	1/EA
93	ET Holder Ped; 600-10000	020500	Endotracheal Tube Holder, Thomas, Adult, for ET/SGA Tubes 6.5mm ID to 21mm OD	LAERDAL MEDICAL CORP.	600-10000	6.09	10%	\$ 5.48	1/EA
94	Laryngoscope Handle Med; 13510 - Metal Non-fiber	2141-13510	Curaplex Select Laryngoscope Handle, Reusable, LED, Water-Resistant 24ea/bx 4bx/cs	CURAPLEX BY BOUND TREE	2141-13510	49.99	55%	\$ 22.50	1/EA
95	Laryngoscope Handle Sm; 028620 - Metal Non-fiber	028620	LARYNGOSCOPE HANDLE RUSCH PEDIATRIC	TELEFLEX LLC	008620100	70.99	35%	\$ 46.14	1/EA
96	Laryngoscope Lamp Sm; B902	301-B902	Laryngoscope lamp, conventional, small, clear pre-focused 5/pk	SUN MED	B-902	15.49	35%	\$ 10.07	5/PK
97	Laryngoscope Lamp Large; B901	301-B901	Laryngoscope lamp, conventional, large, frosted 5/pk	SUN MED	B-901	15.49	35%	\$ 10.07	5/PK
98	Lubricating Jelly Foil Packet, 2.7g; 27000; Cs/12bx	1340-27000	*SEE NOTES* Curaplex Lubricating Jelly, Foil Packet 2.7g 144/BX 12BX/CS	ASP GLOBAL	1340-27000	19.29	55%	\$ 8.68	144/BX
99	Laryngoscope Blade Miller 0; MS-001MIB0	533-MS-001MIB0	Laryngoscope blade, Miller, size 0, standard, stainless steel	MEDSOURCE INTERNATIONAL	MS-46020	37.99	35%	\$ 24.69	1/EA
100	Laryngoscope Blade Miller 1; MS-001MIB1	533-MS-001MIB1	Laryngoscope blade, Miller, size 1, standard, stainless steel	MEDSOURCE INTERNATIONAL	MS-46021	37.99	35%	\$ 24.69	1/EA
101	Laryngoscope Blade Miller 2; MS-001MIB2	533-MS-001MIB2	Laryngoscope blade, Miller, size 2, standard, stainless steel	MEDSOURCE INTERNATIONAL	MS-46022	37.99	35%	\$ 24.69	1/EA
102	Laryngoscope Blade Miller 3; MS-001MIB3	533-MS-001MIB3	Laryngoscope blade, Miller, size 3, standard, stainless steel	MEDSOURCE INTERNATIONAL	MS-46023	37.99	35%	\$ 24.69	1/EA
103	Laryngoscope Blade Miller 4; MS-001MIB4	533-MS-001MIB4	Laryngoscope blade, Miller, size 4, standard, stainless steel	MEDSOURCE INTERNATIONAL	MS-46024	37.99	35%	\$ 24.69	1/EA
104	Laryngoscope Blade Mac 0; 7886	7886	Laryngoscope Blade, stainless, Mac 0	SURGICAL DESIGN, INC	MAC 0 Blade	16.99	35%	\$ 11.04	1/EA
105	Laryngoscope Blade Mac 1; MS-001MAB1	533-MS-001MAB1	Laryngoscope Blade, Macintosh, size 1, standard, stainless steel	MEDSOURCE INTERNATIONAL	MS-46011	37.99	35%	\$ 24.69	1/EA
106	Laryngoscope Blade Mac 2; MS-001MAB2	533-MS-001MAB2	Laryngoscope Blade, Macintosh, size 2, standard, stainless steel	MEDSOURCE INTERNATIONAL	MS-46012	37.99	35%	\$ 24.69	1/EA
107	Magi; MS-001MAB3	533-MS-001MAB3	Laryngoscope Blade, Macintosh, size 3, standard, stainless steel	MEDSOURCE INTERNATIONAL	MS-46013	37.99	35%	\$ 24.69	1/EA
108	Laryngoscope Blade Mac 4; MS-001MAB4	533-MS-001MAB4	Laryngoscope blade, Macintosh, size 4, standard, stainless steel	MEDSOURCE INTERNATIONAL	MS-46014	37.99	35%	\$ 24.69	1/EA

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109	Magill Forceps Adult; 400008	400008	FORCEPS MAGILL INTUBATING ADULT 10 IN 12EA/BX	ZULCO INTERNATIONAL	9-476	8.89	35%	\$ 5.78	1/EA
110	Magill Forceps Child; 400007	400007	FORCEPS MAGILL INTUBATING CHILD 8 IN 12/BX	ZULCO INTERNATIONAL	9-474	9.09	35%	\$ 5.91	1/EA
111	Medicut™ Scalpel, Size 11; 4111	400012	SCALPEL DISPOSABLE STERILE 11 10EA/BX 4111	DYNAREX CORPORATION	4111	1.49	35%	\$ 0.97	1/EA
112	Bite Stick - Orange; One piece, Non-toxic, Unbreakable, Sanitary bag packaging	0003	Bite stick, latex free 10ea/pk	E.M.I.	676	1.09	35%	\$ 0.71	1/EA
113	Adult Nasal Cannula; 14645 - Curved, Non-Flare, Adult	14645	O2 nasal cannula, straight, non-flare, adult, 7ft tubing 50ea/cs	SUN MED	1007	1.41	35%	\$ 0.92	1/EA
114	Smart CapnoLine® Plus, Oral-Nasal, Male Connector, Adult/Intermediate; 177653	177653	SMART CAPNOLINE PLUS NON INTUBATED ORAL NASAL, ADULT/INTERMEDIATE W/ O2 CONNECTOR NO TUBING 100EA/BX	MEDTRONIC (covidien)	MVA100U	14.59	35%	\$ 9.48	1/EA
115	Oxygen Connecting Tubing, 7ft L, 3/16in ID; 3007	87-3007EA	LTD QTY - Curaplex OXYGEN CONNECTING TUBING, 7 FT, 3 CHANNEL SAFETY TUBING, 3/16 IN I.D., 50EA/CS	CURAPLEX BY BOUND TREE	3007	1.02	35%	\$ 0.66	1/EA
116	Adult Total Non-rebreather Oxygen Mask, High Concentration, Elongated Adult; 25060EA	533-MS-25060EA	Curaplex Oxygen Mask, Adult, Elongated, High Conc, Total NRB w/o Vent, Reservoir Bag, Tubing 50ea/cs	CURAPLEX BY BOUND TREE	BT-25060	1.79	55%	\$ 0.81	1/EA
117	Angiocath™ FEP Polymer Peripheral Venous IV Catheter, 14ga x 3.25in L, Orange; Decompression Needle	352832	CATHETER, DECOMPRESSION NEEDLE, 14 GA X 3.25 IN, BD	Becton Dickinson	382268	59.99	35%	\$ 38.99	1/EA
118	Select Nebulizer, Small-Volume, Hand-held, T-Piece, Mouthpiece, Flextube, 7ft Tubing; # 301-200EA - Nebulizer must be complete kit w/T piece	301-200EA	Curaplex Select Nebulizer, Small-volume, Hand-held, T-piece, Mouthpiece, Flextube, 7 ft Tubing 50/cs	CURAPLEX BY BOUND TREE	301-200	1.65	55%	\$ 0.74	1/EA
119	Aerosol Mask; 2110	301-171EA	Aerosol Mask w/Elastic Strap, Elongated, Adjustable Nose Strap, Pediatric	CURAPLEX BY BOUND TREE	MS-25083	1.31	35%	\$ 0.85	1/EA
120	Pedi Oxygen Mask, High Concentration Total Non-rebreather, 7ft Tube Length, Fits-All Connector, Pediatric; 22026	410266	Total Non-Rebreathing High Concentration Mask, 7ft Oxygen Tube, Universal Connector, Infant	MEDSOURCE INTERNATIONAL	MS-25055-U	3.78	35%	\$ 2.46	1/EA
121	Total Non-rebreather Oxygen Mask, Elongated Infant; 2300	816724	MASK INFANT MED CONC 7FT TUBING 1/EA 50EA/CS	SUNMED	2300	1.93	35%	\$ 1.25	1/EA
122	Curaplex® Nasal Cannula, Pediatric; 30056	30056	Curaplex Oxygen Nasal Cannula, Pediatric, Conventional, Green, 7 ft Tubing 50ea/cs	CURAPLEX BY BOUND TREE	30056	0.69	55%	\$ 0.31	1/EA
123	Softies® Over-The-Ear Nasal Cannula, Infant; A859100	A859100	CANNULA NASAL WITH 7 FT TUBE INFANT 50/CS	ALLIED HEALTHCARE PRODUCTS INC	33504	4.89	45%	\$ 2.69	1/EA
124	Gasket Regulator Washer, Brass/Viton; 10868	10868	GASKET REGULATOR O-RING 50EA/CS	MERET	AREG-100WB50	1.19	35%	\$ 0.77	1/EA
125	Nipple and Nut Adaptor, Green (Christmas Tree); 20634	020634	O2 Connector, Barb, Nipple/Nut, Tapered, Plastic 50ea/cs	MEDLINE INDUSTRIES, INC.	HUD2555	1.79	35%	\$ 1.16	1/EA
126	Cylinder Wrench, Black, Plastic; 385083	385083	WRENCH E CYLINDER PLASTIC SMALL BLACK 25/PK	OTHER MANUFACTURER	1600	2.09	35%	\$ 1.36	1/EA
127	Portable O2 Regulator CGA 870 Standard, 0 to 25lpm, with Hose Barb and 2 DISS; 14663	14288	Curaplex All Brass Regulator, Click-Style	CURAPLEX BY BOUND TREE	EMSREG8725-B2D-	52.99	20%	\$ 42.39	1/EA
128	Main O2 Regulator; RR510-600	020624	Regulator Top Mount w/Contents Gauge, Left-Handed Entry	WESTERN ENTERPRISES	M1-540-P	185.99	20%	\$ 148.79	1/EA
129	FlowMeter, O2, 0-15LPM, 50PSI, OHMED; 1MFA1005PT0	715-1MFA1005PT0	Oxygen flowmeter, 0-15 LPM, Ohmeda connector, power take off, chrome body	PRECISION MEDICAL	1MFA1005PT0	98.99	35%	\$ 64.34	1/EA
130	Ohmeda® Vacuum Quick Connect, 1/4in Hose Barb; 2311	592311	Vacuum Quick Connect, Ohmeda Quick Connect x Hose Barb	PRECISION MEDICAL	2311	41.79	35%	\$ 27.16	1/EA
131	QC Coupler, Oxygen, Ohio and DISS Female; OR201-6	A407101	Quick Connect Coupler, Oxygen, Ohmeda Female x DISS Nut and Nipple	WESTERN ENTERPRISES	OR201-6	113.99	35%	\$ 74.09	1/EA
132	O2 Yoke; Replacement Swivel Yoke, 0.25 NPT Male Thread	D4102	YOKE ASSEMBLY REPLACEMENT CGA870 TO 0.25 NATIONAL PIPE THREAD MALE	BAY CORPORATION	8704	55.99	35%	\$ 36.39	1/EA
133	BP Cuff Infant - Manual; 36010	36010	Curaplex Manual Blood Pressure Cuff, Infant, with Case 50ea/cs	CURAPLEX BY BOUND TREE	36010	12.09	35%	\$ 7.86	1/EA
134	BP Cuff Pedi - Manual; 36011	36011	Curaplex Manual Blood Pressure Cuff, Child, with Case 50ea/cs	CURAPLEX BY BOUND TREE	36011	12.09	35%	\$ 7.86	1/EA
135	BP Cuff Adult - Manual; 36012	36012	Curaplex Manual Blood Pressure Cuff, Adult, with Case 50ea/cs	CURAPLEX BY BOUND TREE	36012	11.99	35%	\$ 7.79	1/EA
136	BP Cuff Lrg Adult - Manual; 36014	36014	Curaplex Manual Blood Pressure Cuff, Thigh, with Case 50ea/cs	CURAPLEX BY BOUND TREE	36014	10.89	35%	\$ 7.08	1/EA
137	Stethoscope, dual head stainless steel adult/pediatric; MDF777 flexible on color	E6142	Spectrum Dual-Head/Teaching Stethoscope, Boxed, Adult, Blue	BRIGGS HEALTHCARE	10-426-010	15.79	35%	\$ 10.26	1/EA
139	Emesis Bags; Emesis Bags Cardboard Rim, 1000cc, Clear	1071-10208	Curaplex Emesis Bag, 1000cc, Clear, Cardboard Rim w/o Hand Protection 25/pk 10pk/cs	CURAPLEX BY BOUND TREE	1071-10208	28.09	55%	\$ 12.64	25/PK
140	Hot Pack, Large, 6.69in L x 7.5in W; 67000	1432-67000-T	Curaplex Hot Pack - Large - 6.69in x 7.5in 1/EA 50EA/CS *HAZMAT*	TEMPO MEDICAL-CURAPLEX	1432-67000-T	0.99	45%	\$ 0.54	1/EA
141	Cold Pack, Medium, 6.69in L x 6.69in W; 66000	1431-66000	LTD QTY - Curaplex Cold Pack - Medium - 6.69in x 6.69in 1/EA 50EA/CS	CURAPLEX BY BOUND TREE	C6767	1.89	55%	\$ 0.85	1/EA

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	Obstetrical Kit, Sealed Standard - # 4440010; 1) Pair of gloves, latex-free, large, (1) OB napkin, (2) OB towelettes,(2) Umbilical cord clamps, (1) Scalpel, disposable, (1) Apron, plastic, disposable, (1) Underpad, 17" x 24", (3) Towels, 13" x 19", (1) Drape sheet, 40" x 48", (1) Placenta bag, plastic, (1) Bulb syringe, 2oz, (8) Gauze sponges, 4" x 4", (2) Twist Ties	4440010	Curaplex OB Kit Sealed Standard	CURAPLEX BY BOUND TREE	4440010	16.29	55%	\$ 7.33	1/EA
142									
143	Foil Baby Bunting, Sterile; 40-06	444006	FOIL BABY BUNTING STERILE	BRIGGS HEALTHCARE	650-4006-0600	8.69	35%	\$ 5.65	1/EA
144	Pen Light Disposable; 2762- 5in L and 1/2in Diameter	32762	Curaplex Disposable Penlight 6/pk, 60pk/cs	CURAPLEX BY BOUND TREE	CUR-PEL100	7.49	35%	\$ 4.87	6/PK
145	ComfortMed Disposable Pillow.; White, 24in L x 18in W	80036	Pillow, Disposable, Medium Weight, 18inch x 24inch	MEDLINE INDUSTRIES, INC.	PM1824-15	7.29	35%	\$ 4.74	1/EA
146	3-Piece Linen Set, Heavy Duty; (pillowcase, flat & fitted sheet)	533-MS-003PCHD	Linen set, 3 pc incl white fitted sheet, pillowcase, dk bl flat sheet, disp 25/cs	MEDSOURCE INTERNATIONAL	MS-003PCHD	165.99	35%	\$ 107.89	25/CS
147	Disposable Pillow case 21x30; Size 22 x 30	3271-44125	Curaplex Disposable Pillow Case, 22x30 inches Tissue/Poly, White 100/CS	CURAPLEX BY BOUND TREE	3271-44125	39.99	55%	\$ 18.00	100/CS
149	Curaplex® Paramedic Shears.; 05524- 7.25in, Black	2811-05524	Curaplex EMS Shears, Black, 7.25in 1/EA 200EA/CS	CURAPLEX BY BOUND TREE	2811-05524	1.93	55%	\$ 0.87	1/EA
150	Window Punch, Aluminum Barrel, Center; Q89072	G1741	WINDOW PUNCH CENTER	E.M.I.	1076	20.79	35%	\$ 13.51	1/EA
152	Triage Tag, Airport Style; American Civil Defense	600001	TRIAGE TAGS 50/BG METTAG	METTAG PRODUCTS	MT-137	88.99	35%	\$ 57.84	50/BG
153	Ring Cutter, Chrome Handle, Heavy Duty; 400010	400010	RING CUTTER, MAGNUM MEDICAL	MAGNUM MEDICAL, INC.	10-4130	17.79	35%	\$ 11.56	1/EA
154	Emergency Blanket 54"x 80" yellow, impervious; 7303 (Must be size & type specified)	276-7303EA	Emergency blanket, 54in x 80in, yellow, hvy duty fluid impervious, ind wrapped 50ea/cs	DUKAL CORP.	7303	4.19	35%	\$ 2.72	1/EA
160	FluidShield® Fog-Free Procedure Mask, Orange; 290418	290418	MASK WITHOUT VISOR FLUIDSHIELD 40/BX 10BX/CS	O&M Halyard, Inc	47107	27.79	35%	\$ 18.06	40/BX
161	Impervious Film Gowns with Thumbhooks and Perforated Open Back, Blue, Universal; 69490EA	108-69490EA	Impervious film gown, universal, blue, thumbhooks, perforated open back, 75ea/cs	O&M Halyard, Inc	69490	6.19	35%	\$ 4.02	1/EA
163	N95 Mask Flat Fold -Universal; 7230N95 (mask must be "NIOSH" flat fold particulate)	670245-KIT	*NON-RETURNABLE* Curaplex N95 Mask Kit (20 Masks)	PARENT PRODUCTION	670245-KIT	62.99	35%	\$ 40.94	1/EA
165	Ambu medium electrodes, 25pk; Blue sensor R R-00-S/25	230026	Electrodes, BlueSensor R, Adult, Foam 25/PK 40PK/CS	AMBU	R-00-S/25	13.59	45%	\$ 7.47	25/PK
166	Shave Preparation Razor, Blue, disposable; 70837	2744-70837	Shave Prep Razor, 2 sided, Blue 100ea/cs	MEDLINE INDUSTRIES, INC.	DYND70837	0.59	35%	\$ 0.38	1/EA
167	ECG Chart Paper, Thermal, Red Grid, 108mm, for Lifepak 15; 10108	2745-10108	Curaplex ECG Chart Paper, Thermal,108mm,Red Grid, for Physio-Control LP11, LP12 , LP15 1/RL 60RL/CT	CURAPLEX BY BOUND TREE	2745-10108	5.39	60%	\$ 2.16	1/RL
168	Curaplex Select Defib Pads, Physio Adult combo, Leads our direct Connect; 16242; 10pr/cs	16242	Curaplex Select Defib Pads, Physio Adult/Child Combo, Leads Out Direct Connect >10KG/22LB5 10pr/cs	CURAPLEX BY BOUND TREE	6600208H	48.79	55%	\$ 21.96	1/PR
169	Curaplex Select Multi-function Defib Pads, Physio Control Pediatric; 16383; 10pr/cs	16383	Curaplex Select Multi-Function Defib Pads, Physio-Control Pediatric/Infant <10kg/22lb 10pr/cs	CURAPLEX BY BOUND TREE	6600201H	46.49	55%	\$ 20.92	1/PR
170	Adenosine, 3mg/mL, 2mL Vial; NDC# 51662-1201-1	1000020	Adenosine 6mg, 2ml Vial	HF Acquisition CO, LL (HealthFirst)	1000020	15.49	40%	\$ 9.29	1/EA
171	Ipratropium Bromide 0.5mg/mL and Albuterol 3mg/mL, 3mL Vial; NDC# 0487-0201-01	0201-01	IPRATROPIUM BROMIDE 0.5MG/ALBUTEROL 3.0MG INDIVIDUALLY WRAPPED 30EA/BX (Generic for Duoneb) 12BX/CS	NEPHRON PHARMACEUTICALS CORP	0487-0201-01	54.99	40%	\$ 32.99	30/BX
172	Amiodarone 150mg/3ml vial 50mg/ml; NDC# 63323-0616-03	9875-20	Amiodarone HCl 50MG/ML, Intravenous Injection Single Dose Vial	Hikma Pharmaceuticals USA Inc	0143-9875-25	278.99	40%	\$ 167.39	25/BX
173	Aspirin, Children's Chewable 81mg. 36s; NDC# 0904-4040-73	911316	Aspirin 81mg Chewable, Orange Flavor 36/Bottle	GERI-CARE	911-316	2.01	40%	\$ 1.21	36/BT
174	Cardizem (Diltiazem) 50mg/10ml 10ml vial; NDC#: 0641-6014-10	6014-10	Diltiazem, 50mg, 10ml Vial *REFRIGERATE* 10ea/Box	Hikma Pharmaceuticals USA Inc	0641601410	119.99	40%	\$ 71.99	10/BX
175	Dextrose Injection 50% 50ml Stickguard Prefilled Syringe; NDC# 0409-7517-16	377515	DEXTROSE 50% 25GM, 50ML ANSYR SYRINGE 1013C 10EA/BX	PFIZER INC.	0409751716	229.99	40%	\$ 137.99	10/BX
176	Dextrose Injection 10% 250mL saline-premix; NDC# 0264-7520-20	7520-20	IV Solution, Dextrose 10% 250ml Bag 24ea/cs	B. BRAUN MEDICAL, INC	L5202	14.99	75%	\$ 3.75	1/EA
177	Diazepam 5mg/mL, 2mL Luer Locking Carpuject, (Requires Carpuject Holder #D250); NDC# 0409-1273-32	371104	C4 DIAZEPAM 5MG/ML 2ML LUER LOCKING CARPUJECT 10/BX CS04	PFIZER INC.	0409127332	589.99	40%	\$ 353.99	10/BX
178	Diphenhydramine 50mg/1ml Vial (Benadryl); NDC# 72485-101-25	101-25	Diphenhydramine 50mg, 1ml vial 25/BX	ARMAS PHARMACEUTICALS, INC.	72485-101-25	60.59	40%	\$ 36.35	25/BX
179	Epinephrine, 0.1mg/mL (1:10,000), 10mL LifeShield™ Prefilled Syringe1:1000 (1mg/ml) 1ml Ampule; NDC#0409-4933-01	374921	*MFG B/O* EPINEPHRINE 1:10000 1MG 10ML LIFESHIELD SYRINGE 1019A 10EA/BX	PFIZER INC.	0409493301	168.99	40%	\$ 101.39	10/BX
180	Epinephrine 1mg/mL, 1mL Ampule; NDC#: 54288-103-10	103-10	Epinephrine 1mg, 1ml Ampule	BPI LABS, LLC	54288-103-10	239.9	40%	\$ 143.94	10/PK
181	Amidate™ (Etomidate), 2mg/mL, 10mL Vial; NDC# 0409-6695-01	6695-01	Etomidate, 20mg, 10ml Vial 10EA/BX	PFIZER INC.	0409669501	149.99	40%	\$ 89.99	10/BX
182	Fentanyl 0.05mg/ml 5ml vial - 6028-25; NDC# 0641-6028-25	6028-25	C2 Fentanyl, 0.05mg/ml, 5ml Vial, 25/Bx	Hikma Pharmaceuticals USA Inc	0641602825	211.99	40%	\$ 127.19	25/BX
183	Glucagen Kit 1mg, powder/diluent; NDC# 63323-0593-03	0593-03	*SEE NOTES* Glucagon 1mg, 1ml vial kit with 1ml Sterile Water	OTHER MANUFACTURER	63323-0593-03	367.99	40%	\$ 220.79	1/EA



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184	Transcend™ Glucose Gel, 15g, Strawberry Flavor.; 1 oz squeezable pouch	664389	Glucose Gel, Strawberry 15gm 15/pack 5pk/cs *Will affect patients w/Strawberry Allergy*	LIFE NUTRITION, LLC	4389	49.99	40%	\$ 29.99	15/PK
185	Hydrogen Peroxide 3%, 16oz; Bottles	1421-40012	Hydrogen Peroxide 3%, 16 oz, 12EA/CS	MED PLUS SERVICES USA	HDX D0012	1.07	35%	\$ 0.70	1/EA
186	Povidone-Iodine swabsticks; NDC# 67777-130-01	601240	POVIDONE IODINE (PVP) SWABSTICKS 1/PK 50/BX (10BX/CS)	DYNAREX CORPORATION	1201	12.49	35%	\$ 8.12	50/BX
187	Ketamine HCL injection 10ML 50mg/ML; NDC# 0143-9508-10 Lidocaine HCl 2%, 20mg/mL, 5mL LifeShield® Abboject® Syringe with Male Luer Lock Adapter (20G Protected Needle); NDC# 0409-4903-34	9508-10	C3 Ketamine 50mg/ml, 10ml Vial 10/ box	Hikma Pharmaceuticals USA Inc	0143-9508-10	250.99	40%	\$ 150.59	10/BX
189		374904	LIDOCAINE 2% 100MG 5ML LIFESHIELD SYRINGE 1026A 10EA/BX	PFIZER INC.	0409490334	157.99	40%	\$ 94.79	10/BX
190	Magnesium Sulfate 50%, 500mg/mL, 2mL Vial; NDC# 63323-064-03 Solu-Medrol® 125mg/mL, 2mL Act-O-Vial® System; NDC#0009-0047-22	064-01	Magnesium Sulfate 50% 1GM, 2ML Vial	HF ACQUISITION CO, LLC (HEALTHFIRST)	1011950	14.79	40%	\$ 8.87	1/EA
191		0409-0047-22	Solu-Medrol, 125mg, 2ml ACT-O-VIAL 25EA/BX	PFIZER INC.	0009004722	437.99	40%	\$ 262.79	25/BX
193	Midazolam 5mg/mL, 2mL vial 25s (versed); NDC# 0409-2308-02	371113	C4 MIDA ZOLAM 10MG, 2ML VIAL (5MG/ML) 10/BOX CS13 (VERSED)	PFIZER INC.	0409230802	75.99	40%	\$ 45.59	10/BX
194	Morphine Sulphate 10mg/ml 1ml vial 25s; NDC# 10019-178-44 Narcan 1mg/mL, 2mL Luer-Jet™ Luer-Lock Prefilled Syringe; NDC# 76329-3369-1	6127-25	C2 Morphine 10mg 1ml Vial 25/bx	Hikma Pharmaceuticals USA Inc	0641612725	139.99	40%	\$ 83.99	25/BX
195		373369	NALOXONE 2MG 2ML LUER JET 1029B 10EA/CS	IMS LIMITED	7632933691	459.99	40%	\$ 275.99	10/CS
196	Nitro Tabs 0.4mg (25 tabs/bottle); NDC# 0071-0418-13	8-0436-11	Nitroglycerin Sublingual Tabs 0.4mg 25/BTL	HF ACQUISITION CO, LLC (HEALTHFIRST)	1001140	29.29	40%	\$ 17.57	25/BT
197	Norepinephrine, 1mg/mL, 4mL Ampule; NDC# 360000-16210	0162-10	LTD QTY - Norepinephrine 4mg, 4ml Ampule (1mg/ml) 10ea/bx	BAXTER HEALTHCARE PHARM DIVISION	AIN00610	217.9	40%	\$ 130.74	10/BX
198	Ondansetron, 2mg/mL, 2mL Vial (Zofran); NDC# 60505-6130-05 Sodium Bicarbonate 8.4% Prefilled Syringe 50ml; NDC# 76329-3352-1	6130-05	Ondansetron 4mg, 2ml vial 25EA/BX	CARDINAL HEALTH-PHARMA	5248596	49.99	40%	\$ 29.99	25/BX
199		371035	Sodium Bicarbonate 8.4% 50ml Luer Jet 1035B 10ea/pk	IMS LIMITED	7632933521	274.99	40%	\$ 164.99	10/PK
200	Sodium Chloride 0.9% Irrigation 500ml; NDC#0338-0048-03	358001	IV Solution, Sodium Chloride 0.9% 500ml Bag 24ea/cs BBraun L8001	B. BRAUN MEDICAL, INC	L8001	10.99	60%	\$ 4.40	1/EA
201	Sodium Chloride 0.9% 1000ml IV; NDC# 0264-7800-09	7800-09	IV Solution, Sodium Chloride 0.9% 1000ml Bag 12ea/cs	B. BRAUN MEDICAL, INC	L8000	8.59	60%	\$ 3.44	1/EA
202	Sodium Chloride 0.9%, 250mL EXCEL® IV Container; NDC# 0264-7800-20	358002	IV Solution, Sodium Chloride 0.9% 250ml Bag 24ea/cs BBraun L8002	B. BRAUN MEDICAL, INC	L8002	12.49	74%	\$ 3.25	1/EA
203	Sodium Chloride 0.9% Prefilled syringes, 10ML fill	1920-01010	IV flush syringe, Normal Saline, 10ml Prefilled in 10ml Syringe 30ea/bx 8bx/cs	AMSINO INTERNATIONAL, INC.	IVF1010TM	1.79	70%	\$ 0.54	1/EA
204	Sodium Chloride 0.9% 100mL IV; NDC# 00338-0049-48	358437	IV Solution, Sodium Chloride 0.9% 100ml Bag, Singles 96ea/cs	BAXTER HEALTHCARE-DMG	2B1307	5.59	40%	\$ 3.35	1/EA
205	Succinylcholine (Quelicin) 200mg/10ml; NDC# 0409-6629-02	375204	QUELICIN 200MG 10ML VIAL*REFRIGERATION REQUIRED* 25EA/BX	PFIZER INC.	0409662902	1089.99	40%	\$ 653.99	25/BX
206	Tranexamic Acid, 100mg/mL, 10mL vial; NDC# 14789-500	0166-41	Tranexamic Acid 100mg/ml, 10ml vial 10EA/BX	CARDINAL HEALTH-PHARMA	5099510	399.99	40%	\$ 239.99	10/BX
207	Mini Perfit ACE® Extrication Collar, Pediatric, Yellow/Light Grey; 260280	260280	Extrication Collar, Ambu Mini Perfit ACE, Pediatric, Adjustable 12 Settings 30ea/cs	AMBU	000281106	9.89	45%	\$ 5.44	1/EA
208	Perfit ACE® Extrication Collar, Adult, White/Light Grey; 260281	260281	Extrication Collar, Ambu Perfit ACE, Adult, Adjustable 16 Settings 30ea/cs	AMBU	000281000	9.89	50%	\$ 4.94	1/EA
210	Restraint Straps, 7ft, Metal Push Button, Loop Ends; 17202	3173-17202	Restraint Strap, Impervious, Blue, 2 piece, 7 ft, Auto Buckle, Loop Lock	DICK MEDICAL SUPPLY	31172BL	21.79	35%	\$ 14.16	1/EA
212	Backboard with Pins - "Orange"; Iron Duck Base Board w/pins #7819OR	7819OR	Backboard, Base Board, Orange, With Pins, 72 x 16 x 1 3/4 in, non-standard color	IRON DUCK INC.	35850-P O	181.99	35%	\$ 118.29	1/EA
213	Backboard Straps, Quick-clip # - 51615B4; 5' disposal strap w/speed clip & plastic buckle (Must be packaged in sets of 4)	3171-51615B4	Curaplex *BREVARD COUNTY ONLY* Restraint Straps, Orange, 5 FT, 2 PC, Plastic Swivel Speed Clip 4/pk	CURAPLEX BY BOUND TREE	170516-OR BREV4	12.59	35%	\$ 8.18	4/PK
214	Lift/Gait Belt with metal buckle- Prestige 72"; 11275 - Dotted White	11275	Belt, Prestige, Gait Transfer, cotton, metal buckel, 72 inch long, White	PRESTIGE MEDICAL	621L-WHT	15.49	35%	\$ 10.07	1/EA
216	Economy Limb Restraint w/ D Rings, Pair; 501110 - Disposal; Cs/48pr	501110	RESTRAINT STRAPS LIMB HOLDER DISPOSABLE W/ DOUBLE D RING ADULT 1 IN X 60 IN 48PR/CS	DICK MEDICAL SUPPLY	501110M	7.19	35%	\$ 4.67	1/PR
218	Head Immobilizer, Adult, incl Head and Chin Straps; 3141-91010	3141-91010	Curaplex Head Immobilizer, Adult, incl Head and Chin Straps, 20ea/cs	CURAPLEX BY BOUND TREE	BT-91010	5.79	35%	\$ 3.76	1/EA
219	Patient Transporter Plus Megamover 1900 lbs; 95204 - Disposable 40" x 80"	3246-95204	Curaplex Patient Transporter Plus, 1900 lb Capacity, 14 Handles 10EA/CS	CURAPLEX BY BOUND TREE	3246-95204	37.99	55%	\$ 17.10	1/EA
220	Full On Xtremity™ Cardboard Fox Splint, 12in; 504-12	504-12	FOX SPLINT 12 IN 30EA/CS	COMPLIANCE MEDICAL MFG, INC.	504-12	8.29	35%	\$ 5.39	1/EA
221	Full On Xtremity™ Cardboard Fox Splint, 18in; 505-18	505-18	FOX SPLINT 18 IN 25EA/CS	COMPLIANCE MEDICAL MFG, INC.	505-18	9.49	35%	\$ 6.17	1/EA

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222	Full On Xtremity™ Cardboard Fox Splint, 24in; 506-24	506-24	FOX SPLINT 24 IN 24ea/cs	COMPLIANCE MEDICAL MFG, INC.	506-24	13.59	35%	\$ 8.83	1/EA
223	Pro-Splints Adult kit; Prosplint extremity kit: small leg, large leg, small arm, large arm, wrist forearm, combo splint and case	5800-51	SPLINT KIT EXTREMITY PROSPLINT 113908	MEDSPEC	113908	317.99	15%	\$ 270.29	1/EA
224	Pro-Splints Pediatric; 5800-504	5800-504	PROSPLINT COMBO SPLINT, CHILD, ANKLE/ELBOW, 15.5 IN L X 6.5 IN W	MEDSPEC	113011	31.29	35%	\$ 20.34	1/EA
225	Kendrick Extraction Device; Model # 125	15329	Curaplex Extrication Device w/ Case, Green	CURAPLEX BY BOUND TREE	STORM-ED2253	118.99	35%	\$ 77.34	1/EA
226	Traction Splint Adult, Aluminum; #95001 with 4 black leg straps & adjustable ankle strap	95001	Curaplex Traction Splint, Adult	CURAPLEX BY BOUND TREE	95001	270.99	35%	\$ 176.14	1/EA
227	Traction Splint Pediatric, Aluminum; #95002 with 4 black leg straps & adjustable ankle strap	95002	Curaplex Traction Splint, Pediatric	CURAPLEX BY BOUND TREE	95002	270.99	35%	\$ 176.14	1/EA
228	X-ray Translucent Break-Apart Stretcher, 63-1/2 to 78in L x 18in W - Scoop stretcher; 12419- yellow	3245-12419	SCOOPE STRETCHER, PLASTIC, W/3 PATIENT RESTRAINT STRAPS	MEDSOURCE INTERNATIONAL	MS-SCP124	1029.99	35%	\$ 669.49	1/EA
229	Emi Fanny Pack - Black; G366729 - Screen printed with Brevard County Fire Rescue	G366729	*DS ONLY* Curaplex FANNY PACK BLACK WITH BREVARD COUNTY	CURAPLEX BY BOUND TREE	15394-FANNYP-BLK	50.99	10%	\$ 45.89	1/EA
230	EMI Fanny Pack - Blue; Screen printed with Brevard County Fire Rescue or Ocean Rescue	G366729	*DS ONLY* Curaplex FANNY PACK BLACK WITH BREVARD COUNTY	CURAPLEX BY BOUND TREE	15394-FANNYP-BLK	50.99	10%	\$ 45.89	1/EA
231	EMI Fanny Pack-Red; G366730 - Screen printed with Brevard County Fire Rescue	G366730	*DS ONLY* FANNY PACK RED WITH BREVARD COUNTY	SAFETY INTERNATIONAL	15393-FANNYP-RED	61.99	10%	\$ 55.79	1/EA
232	Bag, Blue Trauma (21.5x13.5x10); 3 outside pockets, moveable inside dividers	68200RY	TRAUMA BAG SOFT PACK AMBULANCE BAG ROYAL BLUE 22 IN X 14 IN X 11 IN	PROPAK MANUFACTURING	PSA2RO	247.99	35%	\$ 161.19	1/EA
233	Intubation kit bag, Padded, zipper brief case style; MS-B3351	533-MS-B3351	Intubation kit bag, padded, internal pocket, velcro strap, elastic loops, zipper brief case style	MEDSOURCE INTERNATIONAL	MS-B3351	74.99	35%	\$ 48.74	1/EA
235	Hook and Loop Drug Insert- ALS lid insert; G36631	G36631	INSERT CUSTOM DRUG WITH HOOK/LOOP FOR PELICAN CASE 1550 AND 1554	SAFETY INTERNATIONAL	83038-ALS DP W/R	263.99	35%	\$ 171.59	1/EA
236	Extrication Collar Carry Case, Royal Blue; Dimensions: 24.5in x 10in x 5in	260207	Curaplex Carry Case for Extrication Collars, Royal Blue, 24.5 in x 10 in x 5 in	CURAPLEX BY BOUND TREE	61225-260207	56.99	35%	\$ 37.04	1/EA
237	Case, Pelican 1550EMS, Orange with EMS organizer/dividers ID: 18.4"L x 14"W x 7.6"D; 1550 Orange	689-1550EMS	Case, Pelican 1550EMS, Orange with EMS Organizer/Dividers	PELICAN PRODUCTS, INC.	1550-005-150	549.99	35%	\$ 357.49	1/EA
238	Ultra Intubation Mini Bag-for handtevy boxes only; Ultra Mini-Bag, 11.5in L x 5.5in W x 2in H, Royal Blue	685130RB	INTUBATION ULTRA MINI BAG, BLUE, 11.5 IN L X 5.5 IN W X 2 IN H, CORDURA, FERNO MB5130	FERNO WASHINGTON	0819847	59.99	15%	\$ 50.99	1/EA
239	Handtevy box ID: 18.4"L x 14"W x 7.6"D; 1550 Yellow - No foam Assure® Lance Safety Lancet, Dark Green, 21ga x 1.8mm D; must provide sample	2511-55014	Case, Pelican 1550, Yellow with No Foam	PELICAN PRODUCTS, INC.	1550-001-240	337.99	35%	\$ 219.69	1/EA
240	Assure® Prism Multi Blood Glucose Test Strips; 53050	2764-80121	Lancets, Assure Lance, 21 ga x 1.8 mm 100/bx	Arkray	980121	21.49	58%	\$ 9.03	100/BX
241	Assure® Prism Multi Blood Glucose Test Strips; 53050	2763-53050	Blood Glucose Test Strips, Assure Prism Multi 50/ bottle; 1bt/ box *Approved for Multipatient Use*	Arkray	530050	17.69	50%	\$ 8.84	50/BX
242	Assure® Prism Multi Control Solution -; 53060 - 1 bottle of ea/bx	2762-53060	Control Solution, Assure Prism Multi, L1 and L2, 1 bottle of EA/BX *SEE NOTES* Blood Glucose Meter, Assure Prism Multi*Approved for Multipatient Use*	Arkray	530006	14.49	35%	\$ 9.42	1/BX
243	Assure® Prism Multi Blood Glucose Monitoring System; 53010	2761-53010	Universal Assure Orange Carrying Case	Arkray	530001	21.99	55%	\$ 9.90	1/EA
244	Assure® Prism Platinum Glucometer Carrying Case; 26001	2530-26001	IV ADMIN SET W/1 PREPIERCED Y SITE, 1 LUER ACTIVATED Y SITE W/SLIP TIP 48/CS	ARKRAY USA, INC.	5260-02	10.49	35%	\$ 6.82	1/EA
245	Select III IV Set Needleless Set; B30-102	352230	TWIN CATH 20/22 MULTI-LUMEN PERIPHERAL CATH 25EA/CS	BIOMEDIX, INC.	B30-102	8.29	35%	\$ 5.39	1/EA
246	Multi Lumen cath 20/22ga; IV-01100	IV-01100	TWIN CATH 18/20 MULTI LUMEN PERIPHERAL CATH 25/CS	TELEFLEX LLC	IV-01100	24.49	35%	\$ 15.92	1/EA
247	Multi Lumen cath 18/20ga; IV-01150	IV-01150	O2 MAX BiTrac ED mask w/nebulizer, adult med CPAP; 313-7556XN	TELEFLEX LLC	IV-01150	24.49	35%	\$ 15.92	1/EA
248	O2MAX BiTrac ED mask w/nebulizer, adult med CPAP; 313-7556XN	313-7556XNEA	O2 MAX BiTrac ED Mask, w/ Neb, Adult MED, w/3-SET Valve 10ea/cs	PULMODYNE	313-7556XN	80.99	35%	\$ 52.64	1/EA
250	Braun ThermoScan® Dual Scale Ear Thermometer, Large/Two-box Cradle, 68 to 108°F (20 to 42.2°C) *Non-Returnable*; Pro 6000 - # 14602	2731-14602	Braun PRO 6000 Ear Thermometer, w/SM Cradle	WELCH ALLYN, INC.	06000-200	372.99	35%	\$ 242.44	1/EA
251	Disposable Probe Covers, For ThermoScan PRO 6000 Ear Thermometer; # 14605	2733-14605	Probe Covers, Braun PRO 6000 Ear Thermometer, Disposable 200/bx 25bx/cs	WELCH ALLYN, INC.	06000-005	22.79	35%	\$ 14.81	200/BX
257	SSCOR III Suction Unit; 74000	596400	SUCTION UNIT S-SCORT III W/ VINYL CASE RED, W/AC CHARGER AND DC CABLE INCLUDED	SSCOR, INC.	74000	829.99	15%	\$ 705.49	1/EA
258	Sscor III suction battery; for SSCOR III suction unit	480638	BATTERY FOR S-SCORT III 74000 OR 2315 NEW SENTINEL SUCTION UNIT	SSCOR, INC.	80638	69.99	15%	\$ 59.49	1/EA
259	120V AC Fixed Volt charger for SSCOR Suction Unit; for SSCOR III suction unit	598053	CHARGER, 120V AC FIXED VOLT CHARGER FOR ASPIRATORS 2109,15002,2309,74000	SSCOR, INC.	80533	218.99	15%	\$ 186.14	1/EA
263	Pre-made Adult cric kit; Must contain -iodine swab,scalpel, #6 ET tube, 10mL syringe, unsterile 4x4, roll of 1" tape	3516311-A	Curaplex Cricothyrotomy Field Kit 6.0 MM W/ Instruments Kwik Cric MVP	PARENT PRODUCTION	3516311-A	83.99	35%	\$ 54.59	1/EA
264	Pre-made Pediatric cric kit; Must contain -iodine swab,14 ga 1.25" safety cath, 6mL syringe, 15mm tube adapter (#3 ET tube), roll of 1" tape	13302	Curaplex Pediatric Cricothyrotomy Kit	CURAPLEX BY BOUND TREE	13302	57.99	55%	\$ 26.10	1/EA



Item List for Brevard County  
EMS Medical Supplies

Brevard County Line ID	Brevard County Item Description	Bound Tree Medical Item #	Bound Tree Medical Item Description	Vendor Name	Vendor Item #	Public Catalog Price - WWW.BOUNDTREE.COM	Itemized Percent Discount	Quoted Price With Discount Applied	Selling UOM
271	Combat Application Tourniquet, Tactical Black; 13022 - one handed tourniquet - windlass system	1880-13022	Combat Application Tourniquet (CAT), One-handed Tourniquet Utilizing Windlass System, Tactical Black	NORTH AMERICAN RESCUE PRODUCTS	30-0001	40.29	35%	\$ 26.19	1/EA
274	Israeli Emergency Bandage, White, 6in; 15888	16888	EMERGENCY BANDAGE, ISRAELI 6 IN WHITE 100EA/CS	PerSys Medical	FCP-06	9.39	35%	\$ 6.10	1/EA
285	Ambu medium electrodes, 25pk; Blue sensor R R-00-S/25 (duplicate of Line # 165)	230026	Electrodes, BlueSensor R, Adult, Foam 25/PK 40PK/CS	AMBU	R-00-S/25	13.59	45%	\$ 7.47	25/PK
297	Atropine 1mg/10ml Prefilled Syringe; NDC# 76329-3340-1	371006	ATROPINE 1MG 10ML LUER JET 1006B 10EA/PK	IMS LIMITED	7632933401	168.99	40%	\$ 101.39	10/PK
301	ET Tube 6.0 Uncuffed; Without Stylette	2113-20360	Curaplex Select Endotracheal Tube, 6.0mm, Uncuffed, w/o Stylette 10ea/bx 10bx/cs	CURAPLEX BY BOUND TREE	2113-20360	1.79	60%	\$ 0.72	1/EA
302	ET Tube 6.5 Uncuffed; Without Stylette	2113-20365	Curaplex Select Endotracheal Tube, 6.5mm, Uncuffed, w/o Stylette 10ea/bx 10bx/cs	CURAPLEX BY BOUND TREE	2113-20365	1.79	60%	\$ 0.72	1/EA
303	Microstream™ Advance FilterLine® Set, Adult/Pediatric, 6.5ft; Adult/Pediatric CO2 sampling line & Airway adapter; Cs/50	174620	FILTERLINE SET, NON HUMIDIFIED, INTUBATED, ADULT/PEDIATRIC 100EA/BX	MEDTRONIC (covidien)	MVA100U	12.39	35%	\$ 8.05	1/EA
304	H*VENT Vented Chest Seals; Single Pack	1215-22191	H*VENT Vented Chest Seal Single Pack 1/EA 25EA/CS	SAFEGUARD MEDICAL	HVS01	30.79	35%	\$ 20.01	1/EA
305	O2-RESQ™ Filter; O2 Res-Q filters CPAPs	313-7043EA	O2 RESQ FILTER (30mm M X 30mm F) 10EA/CS	PULMODYNE	313-7043	4.2	35%	\$ 2.73	1/EA
306	CYANOKIT, 5g Hydroxocobalamin, Vial; NDC#: 50633-0310-11	0310-11	Cyanokit kit 5gm 1per kit	BTG INTERNATIONAL, INC.	0310-11	1759.99	40%	\$ 1,055.99	1/EA
307	3-Way Stopcock; With swivel male Luer lock.	35411	STOPCOCK 3 WAY 50EA/CS W/SWIVEL MALE LUER LOCK	Smiths Medical	MXS311L	2.26	35%	\$ 1.47	1/EA
308	Aquasonic® 100 Ultrasound Transmission Gel; 0.25 L Dispenser	706-01-08EA	Ultrasound transmission gel, Aquasonic 100, 0.25 liter dispenser, hypoallergenic 72ea/cs	PARKER LABS	01-08	5.49	35%	\$ 3.57	1/EA
309	Curaplex, Triton Grip EP x2 Nitrile Gloves - small; 47143; Cs/10bx	1015-47143	Curaplex TritonGrip EP X2 Gloves, SM, White Ext/Green Int, PF Nitrile Exam 100/BX 10BX/CS	INNOVATIVE HEALTHCARE	1015-47143	28.49	35%	\$ 18.52	100/BX
310	Curaplex, Triton Grip EP x2 Nitrile Gloves - Medium; 47143; Cs/10bx	1015-47144	Curaplex TritonGrip EP X2 Gloves, MED, White Ext/Green Int, PF Nitrile Exam 100/BX 10BX/CS	INNOVATIVE HEALTHCARE	1015-47144	28.49	35%	\$ 18.52	100/BX
311	Curaplex, Triton Grip EP x2 Nitrile Gloves - Large; 47143; Cs/10bx	1015-47145	Curaplex TritonGrip EP X2 Gloves, LG, White Ext/Green Int, PF Nitrile Exam 100/BX 10BX/CS	INNOVATIVE HEALTHCARE	1015-47145	28.49	35%	\$ 18.52	100/BX
312	Curaplex, Triton Grip EP x2 Nitrile Gloves - Xlarge; 47143; Cs/10bx	1015-47146	Curaplex TritonGrip EP X2 Gloves, XL, White Ext/Green Int, PF Nitrile Exam 100/BX 10BX/CS	INNOVATIVE HEALTHCARE	1015-47146	28.49	35%	\$ 18.52	100/BX
313	Curaplex, Triton Grip EP x2 Nitrile Gloves - 2XL; 47143; Cs/10bx	1015-47147	Curaplex TritonGrip EP X2 Gloves, 2XL, White Ext/Green Int, PF Nitrile Exam 100/BX 10BX/CS	INNOVATIVE HEALTHCARE	1015-47147	28.49	35%	\$ 18.52	100/BX
314	ProDefense™ Face Mask Level 2, 3-Ply, Earloops, Blue; 87529	1031-87529	LTD QTY - Surgical Face Mask, 3-Ply, Earloops, Blue, ASTM Level II, 50/bx 6bx/cs	LITTLE RAPIDS CORPORATION/GRAHAM MEDICAL	87529	13.69	35%	\$ 8.90	50/BX
315	Hand Tight Nut and Nipple, Vacuum (Suction), DISS 1220, 5/16in ID Hose Barb; 23108	2320-23108	Hand Tight Nut and Nipple for Vacuum Suction, DISS 1220 with 5/16 in ID Hose Barb, 3/4 in-16 Thread	BAY CORPORATION	2231HT	25.99	35%	\$ 16.89	1/EA
316	QuikClot® Combat Hemostatic Gauze®, 3in x 4yd Strip, Z-fold; G1284	G1284	QuikClot Combat Gauze, Z-Fold X-ray, 3 in x 4 yds	TELEFLEX LLC	200	54.99	20%	\$ 43.99	1/EA
317	Inspiratory Filter, Bacterial/Viral Filter, 22mmOD/15mmID x 22mm; 62160	2358-62160	Bacterial/Viral Inspiratory Filter 22mmOD/15mmID x 22mm 1/EA 50EA/CS	AMBU	6216	4.59	45%	\$ 2.52	1/EA
318	Regular Bevel Hypodermic Needle, 21G x 1in, Green Hub; 11314	11314	Needle, Exel, hypodermic, regular bevel, 21 ga x 1 in 1/ea 10ea/ct 100ea/bx 20bx/cs	EXEL INTERNATIONAL	26414	0.09	35%	\$ 0.06	1/EA
319	Pedi Board with Case, 47.5in x 9.75in x 0.5in; 36111	36111	Curaplex Pedi Board with Black Case, Immobilization for Children 25-54 in (10-85lbs)	CURAPLEX BY BOUND TREE	STORM-PIBS	205.99	55%	\$ 92.70	1/EA
320	P.A.W.S.* Antimicrobial Hand Wipes, Canister, 160 count; F816606	F816606	ANTIMICROBIAL WIPES PERSONAL LARGE PULL OUT TUBS 160 WIPES 12/CS PAWS	SAFETEC	34410	19.99	35%	\$ 12.99	160/EA
321	Sample Port Elbow - capnography used w/Auto Vent; 7000	2443-07000	Sample Port Elbow with Tethered Cap	AMBU INC.	7000	1.79	35%	\$ 1.16	1/EA
322	Ambu® Disposable PEEP Valve, with 30mm Adaptor, 0 to 20cm Size; D4175	D4175	PEEP Valve, Disposable, Adjustable, 30mm Inner Diameter 20ea/cs	AMBU	199002020	9.79	45%	\$ 5.38	1/EA
323	Replacement Blade for Ring Cutter # 400010; 400011	400011	REPLACEMENT BLADES FOR MAGNUM MEDICAL RING CUTTER 4/PK (SOLD BY THE EACH)	MAGNUM MEDICAL, INC.	10-4130B	8.69	35%	\$ 5.65	1/EA
324	G3 Breather Pack, Green; 2522-00807	2522-00807	G3 Breather, Green, BBP Resistant, 20 in H x 19 in W x 7 in D	STATPACKS, INC.	G35008GN	336.99	25%	\$ 252.74	1/EA
325	G3 Oxygen Module Bag, Green - D or Jumbo-D cylinder; 2522-03347	2522-03347	G3 Oxygen Module, Green, 1 in x 5 in x 16.5 in, Attaches to D or Jumbo D Cylinder	STATPACKS, INC.	G33004GN	69.99	25%	\$ 52.49	1/EA
326	Omni™ Pro X, Infection Control Complete, Non-Ballistics, Red; 81016 size15in x 22in x 9.5in	2521-81016	OMNI PRO X BLS/ALS System, Red ICC, (TS2 Ready) Infection Control	MERET	M8101F	439.99	35%	\$ 285.99	1/EA
327	i-gel® O2 Resus Pack, Size 3, Small Adult; 87301	2114-87301	i-gel O2 Resus Pack, SM Adult, incl size 3 i-gel O2, Lube, Strap, for Pts 30-60 kg 6ea/cs	INTERSURGICAL INCORPORATED	8703030	38.99	35%	\$ 25.34	1/EA
328	i-gel® O2 Resus Pack, Size 4, Medium Adult; 87302	2114-87302	i-gel O2 Resus Pack, MED Adult, incl size 4 i-gel O2, Lube, Strap, for Pts 50-90 kg 6ea/cs	INTERSURGICAL INCORPORATED	8704030	38.99	35%	\$ 25.34	1/EA
329	i-gel® O2 Resus Pack, Size 5, Large Adult; 87303	2114-87303	i-gel O2 Resus Pack, LG Adult, incl size 5 i-gel O2, Lube, Strap, for Pts 90 plus kg 6ea/cs	INTERSURGICAL INCORPORATED	8705030	38.99	35%	\$ 25.34	1/EA
330	i-gel® Supraglottic Airway, Size 2, Small Pediatric; 8202	2114-08202	I-GEL SUPRAGLOTTIC AIRWAY FOR SMALL PEDIATRICS (SIZE 2) 22-55 LBS (10-25 KG) 10EA/CS	INTERSURGICAL INCORPORATED	8202000	23.99	30%	\$ 16.79	1/EA
331	i-gel® Supraglottic Airway, Size 2.5, Large Pediatric; 8225	2114-08225	I-GEL SUPRAGLOTTIC AIRWAY FOR LG PEDIATRICS (SIZE 2.5) 55-77 LBS (25-35 KG) 10EA/CS	INTERSURGICAL INCORPORATED	8225000	23.99	30%	\$ 16.79	1/EA
332	T-POD™ Trauma Pelvic Orthotic Device, Orange; TP0DOR	TP0DOR	TPOD ORANGE TRAUMA PELVIC ORTHOTIC DEVICE	TELEFLEX LLC	T-PODR	136.19	35%	\$ 88.52	1/EA
333	Curaplex® Intubation Stylette, 6fr; 12996	12996	Curaplex Stylette, ET Tube Introducer, 6 Fr (2.0 - 3.5) 1/EA 20EA/BX 10BX/CS	CURAPLEX BY BOUND TREE	12996	2.79	55%	\$ 1.26	1/EA

Item List for Brevard County  
EMS Medical Supplies

Brevard County Line ID	Brevard County Item Description	Bound Tree Medical Item #	Bound Tree Medical Item Description	Vendor Name	Vendor Item #	Public Catalog Price - WWW.BOUNDTREE.COM	Itemized Percent Discount	Quoted Price With Discount Applied	Selling UOM
334	Curaplex® Intubation Stylette, 10fr; 12997	12997	Curaplex Stylette, ET Tube Introducer, 10 Fr (4.0 - 6.5) 1/EA 20EA/BX 10BX/CS	CURAPLEX BY BOUND TREE	12997	2.79	55%	\$ 1.26	1/EA
335	Curaplex® Intubation Stylette, 14fr; 12998	12998	Curaplex Stylette, ET Tube Introducer, 14 Fr (7.0- 10.0) 1/EA 20EA/BX 10BX/CS	CURAPLEX BY BOUND TREE	12998	2.79	55%	\$ 1.26	1/EA
336	Bougie-To-Go™ ET Tube Introducer with Coude Tip, Adult, 15fr x 60cm; 21282	2120-21282	ET Tube Introducer, Bougie-To-Go, Adult w/ Coude Tip, 15 FR, 60cm, 10/PK	SUN MED	9-0212-82	11.89	35%	\$ 7.73	1/EA
337	Bougie-To-Go™ Endotracheal Tube Introducer, Pediatric, Coude Tip; 17010	2120-17010	ET TUBE INTRODUCER PEDIATRIC 10 FR X 70 CM W/ COUDE TIP 10/BX	SUN MED	9-0211-70	11.99	35%	\$ 7.79	1/EA
338	Curaplex® Suction Catheter, 6fr; 36090	36090	Curaplex Suction Catheter, 6 Fr, Whistle Tip and Thumb Control Port 50ea/cs	CURAPLEX BY BOUND TREE	36090	0.39	55%	\$ 0.18	1/EA
339	Curaplex® Suction Catheter, 12fr; 36093	36093	Curaplex Suction Catheter, 12 Fr, Whistle Tip and Thumb Control Port 50ea/cs	CURAPLEX BY BOUND TREE	36093	0.39	55%	\$ 0.18	1/EA
340	Curaplex® Suction Catheter, 14fr; 36094	36094	Curaplex Suction Catheter, 14 Fr, Whistle Tip and Thumb Control Port 50ea/cs	CURAPLEX BY BOUND TREE	36094	0.39	55%	\$ 0.18	1/EA
341	VENTILATION CIRCUIT VALVE W/12 IN CORRUGATED HOSE DIS; 530580	530580	VENTILATION CIRCUIT VALVE W/ 12 IN CORRUGATED HOSE DISP 10/CS AUTOVENT	ALLIED HEALTHCARE PRODUCTS INC	L599-010	13.69	35%	\$ 8.90	1/EA
342	Droperidol, 2.5mg/mL, 2mL Vial; NDC#: 0517-9702-25	9702-25	Droperidol 2.5Mg/ML 2ML Vial 25EA/BX	McKesson Medical-Surgical Minnesota Supply Inc.	491208	729.99	40%	\$ 437.99	25/BX
343	Ondansetron, 4mg, 30 Orally Disintegrating Tablets; NDC#: 65862-0390-10	0390-10	Ondansetron 4mg Orally Disintegrating Tablet 3x10UD	OTHER MANUFACTURER	203901	23.09	40%	\$ 13.85	30/BX
344	Rocuronium, 10mg/mL, 10mL Vial; NDC#: 0409-9558-10	9558-10	Rocuronium 10mg/ml, 10ml vial *REFRIGERATE* 10EA/BX	PFIZER INC.	0409955810	482.99	40%	\$ 289.79	10/BX

### UCapIt Dispensing System

Bound Tree Medical would like to offer the County the UCapIt dispensing system and software as an Inventory Management Solution as part of our bid proposal. As part of Bound Tree's proposal, we would like to offer three (3) machines and related software to the County in order to meet inventory management needs. With an annual minimum spend of \$900,000 in EMS supplies, the County would be provided with a 100% rebate for three (3) UCapIt Machines and associated software for the duration of the bid. Any spend below the \$900,000 would result in a pro-rated rebate to the County.

Item Description	BTM Item	Retail Price	Quantity	Total Value
CAP 5 Standard EMS Machine w/Controller, BTM Black	4800-0001H	\$10,719.99	3	\$32,159.97
Prox Card Reader for Standard Machine	4800-31184	\$749.99	3	\$2,249.97
UCapIt Annual Software Service (3 machines for 3 years)	4800-43110	\$1,200.00	9	\$10,800.00
			Total 3-Year Value	<b>\$45,209.94</b>

**Please note** that any supplementary machines and software needed would need to be negotiated between both parties or new or incremental revenue. Additionally, the County reserves the right to purchase supplementary machines outright without the need for a committed spend agreement. Bound Tree would like to offer the County the opportunity to purchase additional Standard CAP 5 machines (4800-0001H) above at 15% off list price should additional machines be needed to supplement Bound Tree's offering.

# NABP ACCREDITED

## DRUG DISTRIBUTOR

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located at

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This business has met all the drug distributor criteria set in place by the National Association of Boards of Pharmacy® (NABP®). The current status of this business's accreditation may also be verified by visiting the drug distributor section on the NABP website, located at: [www.nabp.pharmacy/programs/drug-distributor/accredited-facilities/](http://www.nabp.pharmacy/programs/drug-distributor/accredited-facilities/).



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**Lemrey "Al" Carter**, PharmD, MS, RPh  
*Executive Director/Secretary*



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Period of Accreditation

DEA REGISTRATION NUMBER	THIS REGISTRATION EXPIRES	FEE PAID
RB0615659	07-31-2023	\$1850
SCHEDULES	BUSINESS ACTIVITY	ISSUE DATE
2,2N,3, 3N,4,5	DISTRIBUTOR	06-06-2022
BOUND TREE MEDICAL, LLC 2619 IGNITION DR STE 2 JACKSONVILLE, FL 322183555		

CONTROLLED SUBSTANCE REGISTRATION CERTIFICATE  
UNITED STATES DEPARTMENT OF JUSTICE  
DRUG ENFORCEMENT ADMINISTRATION  
WASHINGTON D.C. 20537

Sections 304 and 1008 (21 USC 824 and 958) of the Controlled Substances Act of 1970, as amended, provide that the Attorney General may revoke or suspend a registration to manufacture, distribute, dispense, import or export a controlled substance.

**THIS CERTIFICATE IS NOT TRANSFERABLE ON CHANGE OF OWNERSHIP, CONTROL, LOCATION, OR BUSINESS ACTIVITY, AND IT IS NOT VALID AFTER THE EXPIRATION DATE.**

CONTROLLED SUBSTANCE REGISTRATION CERTIFICATE  
UNITED STATES DEPARTMENT OF JUSTICE  
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DEA REGISTRATION NUMBER	THIS REGISTRATION EXPIRES	FEE PAID
RB0615659	07-31-2023	\$1850
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2,2N,3, 3N,4,5	DISTRIBUTOR	06-06-2022
BOUND TREE MEDICAL, LLC 2619 IGNITION DR STE 2 JACKSONVILLE, FL 322183555		

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DEA REGISTRATION NUMBER	THIS REGISTRATION EXPIRES	FEE PAID
RB0615659	07-31-2023	\$1850

SCHEDULES	BUSINESS ACTIVITY	ISSUE DATE
2,2N,3, 3N,4,5	DISTRIBUTOR	06-06-2022

BOUND TREE MEDICAL, LLC 2619 IGNITION DR STE 2 JACKSONVILLE, FL 322183555
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**CONTROLLED SUBSTANCE/REGULATED CHEMICAL  
 REGISTRATION CERTIFICATE**  
 UNITED STATES DEPARTMENT OF JUSTICE  
 DRUG ENFORCEMENT ADMINISTRATION  
 WASHINGTON D.C. 20537

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Form DEA-223/511 (9/2016)



**REQUESTING MODIFICATIONS TO YOUR  
 REGISTRATION CERTIFICATE**

To request a change to your registered name, address, the drug schedule or the drug codes you handle, please

1. visit our web site at [deaddiversion.usdoj.gov](http://deaddiversion.usdoj.gov) - or
2. call our customer Service Center at 1-(800) 882-9539 - or
3. submit your change(s) in writing to:

**Drug Enforcement Administration**  
**P.O. Box 2639**  
**Springfield, VA 22152-2639**

See Title 21 Code of Federal Regulations, Section 1301.51 for complete instructions.

You have been registered to handle the following chemical/drug codes:





**STATE OF FLORIDA  
DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION**

**FLORIDA DRUGS, DEVICES AND COSMETICS  
2601 BLAIR STONE ROAD  
TALLAHASSEE FL 32399-1047**

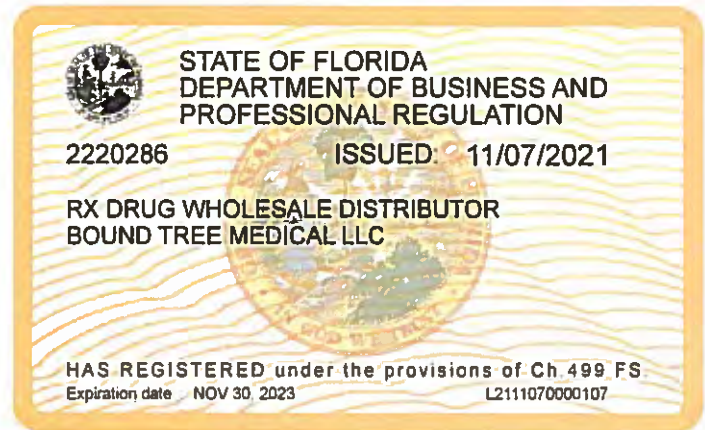
**(850) 487-1395**

**BOUND TREE MEDICAL LLC  
5000 TUTTLE CROSSING BLVD  
DUBLIN OH 43016**

Congratulations! With this license you become one of the nearly one million Floridians licensed by the Department of Business and Professional Regulation. Our professionals and businesses range from architects to yacht brokers, from boxers to barbeque restaurants, and they keep Florida's economy strong.

Every day we work to improve the way we do business in order to serve you better. For information about our services, please log onto [www.myfloridalicense.com](http://www.myfloridalicense.com). There you can find more information about our divisions and the regulations that impact you, subscribe to department newsletters and learn more about the Department's initiatives.

Our mission at the Department is: License Efficiently, Regulate Fairly. We constantly strive to serve you better so that you can serve your customers. Thank you for doing business in Florida, and congratulations on your new license!



**DETACH HERE**

**RON DESANTIS, GOVERNOR**

**JULIE I. BROWN, SECRETARY**

**STATE OF FLORIDA  
DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION  
FLORIDA DRUGS, DEVICES AND COSMETICS**

**LICENSE NUMBER**

**2220286**

**The PRESCRIPTION DRUG WHOLESALE DISTRIBUTOR  
Named below HAS REGISTERED  
Under the provisions of Chapter 499 FS.  
Expiration date: NOV 30, 2023**



**BOUND TREE MEDICAL LLC  
2619 IGNITION DRIVE  
STE#2  
JACKSONVILLE FL 32218**

**ISSUED: 11/07/2021**

**DISPLAY AS REQUIRED BY LAW**

**SEQ # L2111070000107**

# *State of Florida*

## *Department of State*

I certify from the records of this office that BOUND TREE MEDICAL, LLC is an Ohio limited liability company authorized to transact business in the State of Florida, qualified on October 12, 2001.

The document number of this limited liability company is M01000002310.

I further certify that said limited liability company has paid all fees due this office through December 31, 2017, that its most recent annual report was filed on April 5, 2017, and that its status is active.

I further certify that said limited liability company has not filed a Certificate of Withdrawal.

*Given under my hand and the  
Great Seal of the State of Florida  
at Tallahassee, the Capital, this  
the Fourteenth day of December,  
2017*



*Ken DeFoner*  
**Secretary of State**

Tracking Number: CU6760952214

To authenticate this certificate, visit the following site, enter this number, and then follow the instructions displayed.

<https://services.sunbiz.org/Filings/CertificateOfStatus/CertificateAuthentication>



## National References

Andy Zanoft, EMS Captain  
San Francisco Fire Department  
1415 Evans Avenue  
San Francisco, CA 34124  
415-717-6876  
[Andy.Zanoft@sfgov.org](mailto:Andy.Zanoft@sfgov.org)



Douglas Isaacs, MD, Deputy Medical Director  
Fire Department City of New York  
9 Metro Tech Center  
Brooklyn, NY 11201  
718-999-2790  
[doug.isaacs@fdny.nyc.gov](mailto:doug.isaacs@fdny.nyc.gov)



Steve Blackburn, Chief Operating Officer  
Priority Ambulance  
910 Callahan Road, Suite 101  
Knoxville, TN 37912  
614-354-4702  
[sblackburn@priorityambulance.com](mailto:sblackburn@priorityambulance.com)



Scott Ellis, Medical Supply Specialist  
City of Columbus Division of Fire  
2028 Williams Road  
Columbus, Ohio 43207  
614-221-3132  
[seellis@columbus.gov](mailto:seellis@columbus.gov)



FFPM Lamont M Clark II, Logistics Medical  
Supply Baltimore City Fire Department  
3500 West Northern Parkway  
Baltimore, MD 21215  
410-396-2718  
[Lamont.clarkii@baltimorecity.gov](mailto:Lamont.clarkii@baltimorecity.gov)



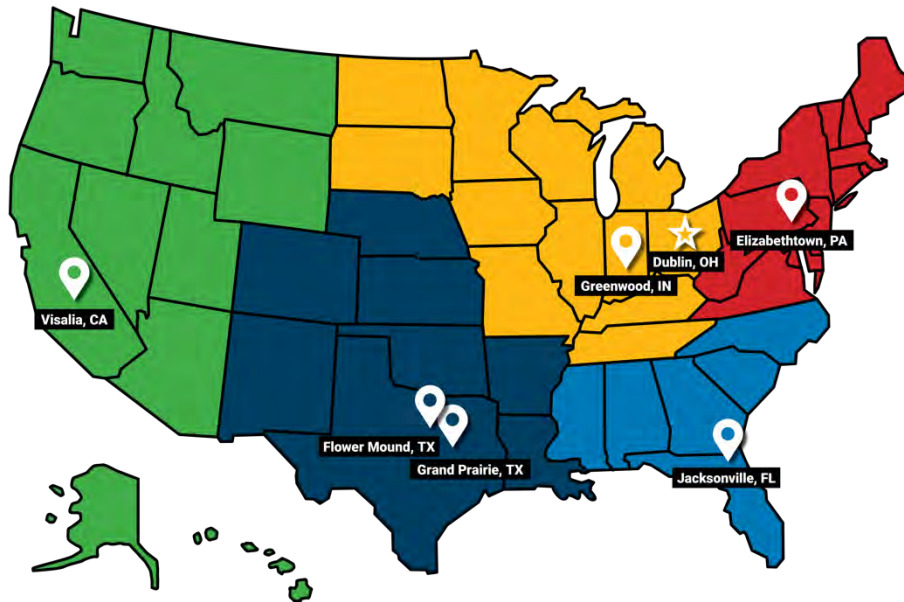
Barbara Tripp, Fire Chief  
City of Tampa Fire Department  
808 East Zack Street  
Tampa, FL 33602  
352-406-2573  
[barbara.tripp@tampagov.net](mailto:barbara.tripp@tampagov.net)





## Nationwide Distribution

For operational efficiency and faster disaster response, Bound Tree operates 5 distribution centers nationwide plus a dedicated kitting facility. 96% of all our customers can be reached using UPS Ground within 2 business days.



## OFFICES

**Bound Tree Medical**  
5000 Tuttle Crossing Blvd.  
Dublin, OH 43016

### DISTRIBUTION CENTERS

**Grand Prairie, TX**  
Bound Tree Medical  
2911 S. Great Southwest Parkway  
Suite 200  
Grand Prairie, TX 75052

**Flower Mound, TX**  
Bound Tree Medical  
1420 Lakeside Parkway  
Suite 105  
Flower Mound, TX 75028

**Elizabethtown, PA**  
Bound Tree Medical  
1605 Zeager Road  
Elizabethtown, PA 17022

**Greenwood, IN**  
Bound Tree Medical  
1033 Collins Road, Suite A  
Greenwood, IN 46143

**Visalia, CA**  
Bound Tree Medical  
2243 N. Plaza Drive  
Visalia, CA 93291

**Jacksonville, FL**  
Bound Tree Medical  
2619 Ignition Drive, Suite 2  
Jacksonville, FL 32218



## Customer Service

Bound Tree Medical is focused on providing service to meet the needs of our customers throughout the United States. We have a deep commitment to help those that help others. The specialized market that we serve drives us to create the best possible solutions for our customers. We are here to serve you.

Our nationwide toll-free Customer Service line is 800-533-0523. Bound Tree Medical routes calls by origin of the zip code of the caller which, results in more customer awareness among those agents responding to customer calls.

There are a variety of methods to place orders and verify pricing:

- 1) Internet: Customers have access to real-time pricing and stock availability 24 hours a day, 7 days a week. [www.boundtree.com](http://www.boundtree.com)
- 2) Email: Orders may be emailed to customer service at [customerservice@boundtree.com](mailto:customerservice@boundtree.com).
- 3) Phone: Our dedicated team of customer service representatives can answer questions or take your orders from 7:30 AM to 8:00 pm EST.
- 4) Fax: Our nationwide toll-free fax line is available 24 hours a day at 800-257-5713.
- 5) Mail: Orders may be mailed to our corporate office. An order form is included in the back of our catalog for convenience.

The Customer Service Department is comprised of 27 staff members. Customer Service Representatives respond to inbound calls and make outbound calls to customers to provide information regarding product availability, shipment and delivery schedule changes. These same representatives are available to answer questions about shipments or process returns when necessary.

If an item goes onto a long term backorder, Bound Tree will work to find equivalent substitute items for the backorder. If it is the customer preference to approve all substituted items, Bound Tree Customer Service will seek approval prior to shipping sub items.

Bound Tree Medical is proud to offer our customers access to an Emergency Disaster Support line at 800-863-0953, which operates 24 hours a day, 7 days per week. It is staffed by on-call managers, who are accessible through routing of calls to cell phones. After leaving a message, a return call is originated within 20 minutes.

Bound Tree Medical allows customers to purchase on open account. The proper account application must be completed and submitted. Bound Tree Medical will assign an account number to each application. Each account has one billing/payables address but may have several shipping/receiving addresses.

In addition, the Federal Drug Administration (FDA) requires Bound Tree Medical to retain a Medical Director (physician) signature, contact information and license photocopy when purchasing legend items and/or pharmaceuticals.

Customers may purchase by Master Card, VISA, Discover or American Express. Prepaid orders are also accepted

## Return Policy

Prior to returning a product, please contact Bound Tree's Customer Service Department at 800.533.0523 within 7 days of receiving the product to obtain a return merchandise authorization ("RMA") number. This will help us expedite your return and allow us to give you the proper credit. Once you have received your RMA number please follow the return policy guidelines below.

Subject to the guidelines below, Bound Tree will accept returns and rectify the error at no cost to you if: (i) you received expired product; or (ii) Bound Tree makes an error in fulfilling or shipping your order. In such case, you must notify us within 15 days of receiving the product.

Please follow the return policy guidelines below:

### Non-returnable Items Include:

1. A product that is "buy to order."
2. A product that is "non-stock."
3. Items listed as "non-returnable."
4. Items that have been marked or engraved.
5. Items returned with broken packaging or not in original packaging.
6. Any sterile product that has been opened or items determined by Bound Tree not to be in resalable condition.
7. Product that is more than 60 days older than the shipment date.
8. Recertified equipment.
9. Pharmaceutical products.

### Return Policy Guidelines:

1. Items returned within 45 days of the shipment date will not be subject to a restocking fee.
2. Items returned 46-60 days from the shipment date may be subject to a restocking fee.
3. Items older than 60 days from the shipment date will not be accepted in our warehouse and will be returned to the customer at customer's expense.
4. Please write the RMA number clearly on the package label.
5. Send the package freight prepaid. Please reference the RMA to locate the return address.
6. Returns must be received by Bound Tree within 15 days of issuance of RMA number.
7. Items received without an RMA number will not be eligible for credit.

## **RETURN FOR REPAIRS**

Items returned for repair must be prepared according to the most recent OSHA requirements. Items must be properly cleaned and verified with a statement on the outside of the package. Proof of purchase must also be included with all manufacturer warranty repairs. Please contact our Customer Service Department for additional information.

## **CLAIMS**

All claims for damage occurring in transit must be made upon receipt of goods by customer directly to the carrier and documented with photos. Please save all boxes and packing material. All shipment errors must be reported immediately upon receipt to Bound Tree Customer Service.



## Online Ordering Capabilities

- a. Bound Tree Medical provides a user-friendly online ordering system with advanced features that restrict user access to predefined products that can be approved for purchase using a predefined purchasing path with maximum or minimum users as defined by the contracted customer.
- b. The advanced user platform of BoundTree.com allows customers to self-administer (add/delete) their specific product offering based on the entire Bound Tree Medical online catalog.
- c. Users on BoundTree.com can gather information and prepare self-administered reports based on up to two years of historical data.
  - Trends can be tracked by running reports that can include all shipping locations, or that can be tailored to a specific shipping address.
  - A purchase summary report can be self-generated to view total products purchased over a selected period of time.
  - The purchase summary report can be sorted in ascending order by total sales per item.
  - Purchase summary reports and items per month reports can be self-exported in spreadsheet format for additional evaluation.
  - The purchase summary report provides item usage totals based on monthly, quarterly and yearly expenditures.
  - Reports can be self-exported in spreadsheet format.
- d. Product name, short description and detailed descriptions are maintained for items on BoundTree.com. Product photography is uploaded to the website based on manufacturer availability. Custom photography is also available to supplement manufacturer-supplied items.
- e. A "sold by" column is available on product detail pages to clearly describe available units of measure.
- f. Purchase requisition and order processing paths are predefined and self-administered by an online administrator. User roles include "order submitters" and "order approvers". Multiple-levels of approvers can be established with the option to auto-forward orders awaiting approval with no activity.
- g. Unit and total price for each order are displayed in the shopping cart checkout process.
- h. A web administrator can setup and self-administer user IDs which trigger an e-mail to the user for password setup. Self-administered password reset tools are available to users.
- i. The system does permit an administrator to specify maximum quantities that can be ordered for a given item on a single order. Quotas provide a way for an administrator to self-administer total purchases. To maintain maximum item thresholds, order approvers can monitor and adjust each item on purchase requests throughout the approving and purchasing process.
- j. The purchase requisition process provides date and time stamps for all purchase requisition activities.
- k. Invoice history is posted on BoundTree.com for user access.





RE: Price Increase Policy

To Whom It May Concern:

As you are well aware, the COVID-19 pandemic has had a considerable impact on the global supply chain of emergency medical products, leading to limited access of personal protective equipment ("PPE") and other crucial supplies for the EMS market. While the supply chain looks to be improving in some areas, Bound Tree is still experiencing extended lead times and product shortages on PPE and other critical supplies. Additionally, there have been significant shipping costs imposed by manufacturers. Despite the current market dynamics, Bound Tree has been working daily with our supplier partners to secure additional inventory at reasonable costs.

Even with our proactive efforts to source inventory, many of our key supplier partners have increased prices and others have signaled additional price updates will be coming, some of which may be significant. In the event such a price increase occurs after the bid award, Bound Tree will notify you of such increase and will make all efforts to provide adequate documentation from the supplier as evidence of the price modifications. The new contract pricing will then go into effect based on the notification period provided in the contract. If the price increase is not accepted, Bound Tree reserves the right to remove the product(s) from the contract or provide an alternative product, which may come at a different price.

Sincerely,

*Christopher Fyffe*

Christopher Fyffe  
Manager, Bids & Contracts



# CERTIFICATE OF LIABILITY INSURANCE

DATE(MM/DD/YYYY)  
08/18/2023

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

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

<b>PRODUCER</b> Aon Risk Services Northeast, Inc. Columbus OH Office 8940 Lyra Drive Suite 250 Columbus OH 43240 USA	<b>CONTACT NAME:</b> <b>PHONE</b> (A/C. No. Ext): (866) 283-7122 <b>FAX</b> (A/C. No.): (800) 363-0105 <b>E-MAIL ADDRESS:</b>														
<b>INSURED</b> Sarnova, Inc. Bound Tree Medical, LLC 5000 Tuttle Crossing Blvd. Dublin OH 43016 USA	<table><tr><th>INSURER(S) AFFORDING COVERAGE</th><th>NAIC #</th></tr><tr><td>INSURER A: ProAssurance Specialty Insurance Company</td><td>17400</td></tr><tr><td>INSURER B: Federal Insurance Company</td><td>20281</td></tr><tr><td>INSURER C: Travelers Property Cas Co of America</td><td>25674</td></tr><tr><td>INSURER D:</td><td></td></tr><tr><td>INSURER E:</td><td></td></tr><tr><td>INSURER F:</td><td></td></tr></table>	INSURER(S) AFFORDING COVERAGE	NAIC #	INSURER A: ProAssurance Specialty Insurance Company	17400	INSURER B: Federal Insurance Company	20281	INSURER C: Travelers Property Cas Co of America	25674	INSURER D:		INSURER E:		INSURER F:	
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INSURER E:															
INSURER F:															

**COVERAGES** **CERTIFICATE NUMBER:** 570101190852 **REVISION NUMBER:**

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

INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	Limits shown as requested																	
B	<input checked="" type="checkbox"/> COMMERCIAL GENERAL LIABILITY <table><tr><td><input type="checkbox"/> CLAIMS-MADE</td><td><input checked="" type="checkbox"/> OCCUR</td></tr></table> GEN'L AGGREGATE LIMIT APPLIES PER: <table><tr><td><input type="checkbox"/> POLICY</td><td><input checked="" type="checkbox"/> PROJECT</td><td><input type="checkbox"/> LOC</td></tr></table> OTHER:	<input type="checkbox"/> CLAIMS-MADE	<input checked="" type="checkbox"/> OCCUR	<input type="checkbox"/> POLICY	<input checked="" type="checkbox"/> PROJECT	<input type="checkbox"/> LOC			36073395	12/01/2022	12/01/2023	<table><tr><td>EACH OCCURRENCE</td><td>\$1,000,000</td></tr><tr><td>DAMAGE TO RENTED PREMISES (Ea occurrence)</td><td>\$1,000,000</td></tr><tr><td>MED EXP (Any one person)</td><td>\$10,000</td></tr><tr><td>PERSONAL &amp; ADV INJURY</td><td>\$1,000,000</td></tr><tr><td>GENERAL AGGREGATE</td><td>\$2,000,000</td></tr><tr><td>PRODUCTS - COMP/OP AGG</td><td>Excluded</td></tr></table>	EACH OCCURRENCE	\$1,000,000	DAMAGE TO RENTED PREMISES (Ea occurrence)	\$1,000,000	MED EXP (Any one person)	\$10,000	PERSONAL & ADV INJURY	\$1,000,000	GENERAL AGGREGATE	\$2,000,000	PRODUCTS - COMP/OP AGG	Excluded
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PRODUCTS - COMP/OP AGG	Excluded																							
B	<b>AUTOMOBILE LIABILITY</b> <table><tr><td><input checked="" type="checkbox"/> ANY AUTO</td><td><input type="checkbox"/> SCHEDULED AUTOS</td></tr><tr><td><input type="checkbox"/> OWNED AUTOS ONLY</td><td><input type="checkbox"/> NON-OWNED AUTOS ONLY</td></tr><tr><td><input type="checkbox"/> HIRED AUTOS ONLY</td><td></td></tr></table>	<input checked="" type="checkbox"/> ANY AUTO	<input type="checkbox"/> SCHEDULED AUTOS	<input type="checkbox"/> OWNED AUTOS ONLY	<input type="checkbox"/> NON-OWNED AUTOS ONLY	<input type="checkbox"/> HIRED AUTOS ONLY				7363-09-65	12/01/2022	12/01/2023	<table><tr><td>COMBINED SINGLE LIMIT (Ea accident)</td><td>\$1,000,000</td></tr><tr><td>BODILY INJURY (Per person)</td><td></td></tr><tr><td>BODILY INJURY (Per accident)</td><td></td></tr><tr><td>PROPERTY DAMAGE (Per accident)</td><td></td></tr></table>	COMBINED SINGLE LIMIT (Ea accident)	\$1,000,000	BODILY INJURY (Per person)		BODILY INJURY (Per accident)		PROPERTY DAMAGE (Per accident)				
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AGGREGATE	\$10,000,000																							
C	<b>WORKERS COMPENSATION AND EMPLOYERS' LIABILITY</b> ANY PROPRIETOR / PARTNER / EXECUTIVE OFFICER/MEMBER (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below Y/N <input checked="" type="checkbox"/> N N/A			UB3P2791512213G	12/01/2022	12/01/2023	<table><tr><td><input checked="" type="checkbox"/> PER STATUTE</td><td><input type="checkbox"/> OTHER</td></tr><tr><td>E.L. EACH ACCIDENT</td><td>\$1,000,000</td></tr><tr><td>E.L. DISEASE-EA EMPLOYEE</td><td>\$1,000,000</td></tr><tr><td>E.L. DISEASE-POLICY LIMIT</td><td>\$1,000,000</td></tr></table>	<input checked="" type="checkbox"/> PER STATUTE	<input type="checkbox"/> OTHER	E.L. EACH ACCIDENT	\$1,000,000	E.L. DISEASE-EA EMPLOYEE	\$1,000,000	E.L. DISEASE-POLICY LIMIT	\$1,000,000									
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A	<b>Products Liability</b>			N220H380021 Claims Made	12/01/2022	12/01/2023	<table><tr><td>Aggregate Limit</td><td>\$10,000,000</td></tr><tr><td>Agg Deductible</td><td>\$150,000</td></tr><tr><td>Per Occ Comp/Op</td><td>\$10,000,000</td></tr></table>	Aggregate Limit	\$10,000,000	Agg Deductible	\$150,000	Per Occ Comp/Op	\$10,000,000											
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Per Occ Comp/Op	\$10,000,000																							

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)  
Evidence of Coverage. RE: All Bound Tree warehouse locations are covered. Facility addresses: 481 Airport Industrial Drive, Suite 101, South Haven, MS 38671; 2243 N. Plaza Drive, Visalia, CA 93291; 3221 E. Arkansas Lane, Suite 145, Arlington, TX 76010; 7320 Kingspointe Parkway, Suite 580, Orlando, FL 32819-6548; 1605 Zeager Road, Elizabethtown, PA 17022; 1420 Lakeside Pkwy., Suite 105, Flower Mound, TX 75208.

## CERTIFICATE HOLDER

Bound Tree Medical, LLC 5000 Tuttle Crossing Blvd. Dublin OH 43016 USA	<b>CANCELLATION</b> SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
	<b>AUTHORIZED REPRESENTATIVE</b>  <i>Aon Risk Services Northeast, Inc.</i>







## Page \_ of \_

AGENCY Aon Risk Services Northeast, Inc.		NAMED INSURED Sarnova, Inc.
POLICY NUMBER See Certificate Number: 570101190852		
CARRIER See Certificate Number: 570101190852	NAIC CODE	EFFECTIVE DATE:

**THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD FORM,**

**FORM NUMBER:** ACORD 25    **FORM TITLE:** Certificate of Liability Insurance

INSURER(S) AFFORDING COVERAGE	NAIC #
INSURER	
INSURER	
INSURER	
INSURER	

If a policy below does not include limit information, refer to the corresponding policy on the ACORD certificate form for policy limits.

[illegible]

# Request for Taxpayer Identification Number and Certification

Give Form to the  
requester. Do not  
send to the IRS.

► Go to [www.irs.gov/FormW9](http://www.irs.gov/FormW9) for instructions and the latest information.

Print or type.  
See Specific Instructions on page 3.

1 Name (as shown on your income tax return). Name is required on this line; do not leave this line blank.

**Bound Tree Medical LLC**

2 Business name/disregarded entity name, if different from above

3 Check appropriate box for federal tax classification of the person whose name is entered on line 1. Check only **one** of the following seven boxes.

☐ Individual/sole proprietor or single-member LLC

☐ C Corporation

☐ S Corporation

☐ Partnership

☐ Trust/estate

☒ Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partnership) ► **P**

**Note:** Check the appropriate box in the line above for the tax classification of the single-member owner. Do not check LLC if the LLC is classified as a single-member LLC that is disregarded from the owner unless the owner of the LLC is another LLC that is not disregarded from the owner for U.S. federal tax purposes. Otherwise, a single-member LLC that is disregarded from the owner should check the appropriate box for the tax classification of its owner.

☐ Other (see instructions) ►

4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3):

Exempt payee code (if any) \_\_\_\_\_

Exemption from FATCA reporting code (if any) \_\_\_\_\_

(Applies to accounts maintained outside the U.S.)

5 Address (number, street, and apt. or suite no.) See instructions.

**5000 Tuttle Crossing Blvd**

6 City, state, and ZIP code

**Dublin, OH 43016**

7 List account number(s) here (optional)

Requester's name and address (optional)

## Part I Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. The TIN provided must match the name given on line 1 to avoid backup withholding. For individuals, this is generally your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other entities, it is your employer identification number (EIN). If you do not have a number, see *How to get a TIN*, later.

**Note:** If the account is in more than one name, see the instructions for line 1. Also see *What Name and Number To Give the Requester* for guidelines on whose number to enter.

Social security number

\_\_\_\_ - \_\_\_\_ - \_\_\_\_

or

Employer identification number

3 1 - 1 7 3 9 4 8 7

## Part II Certification

Under penalties of perjury, I certify that:

1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me); and
2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and
3. I am a U.S. citizen or other U.S. person (defined below); and
4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

**Certification instructions.** You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.

Sign  
Here

Signature of  
U.S. person ►

*Michael D. Root*

Date ►

*01/03/2023*

## General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

**Future developments.** For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to [www.irs.gov/FormW9](http://www.irs.gov/FormW9).

## Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

- Form 1099-INT (interest earned or paid)

- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)
- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See *What is backup withholding*, later.



# YOUR *TRUSTED* PARTNER

- ✓ FIND thousands of emergency products from leading manufacturers
- ✓ SHOP Class II & IV drugs, non-narcotic drugs and other pharmaceuticals
- ✓ GET the best value on the items you use most with Curaplex®
- ✓ SOLVE everyday challenges with pre-assembled Curaplex® Kits
- ✓ ACCESS 24/7 Emergency Disaster Support
- ✓ EARN Free CEUs at Bound Tree University
- ✓ ADVOCATING on your behalf to Congress, FEMA and HHS



Bound Tree

[BOUNDTREE.COM](https://www.boundtree.com)







NAVIGATING EVERY DAY CARE

As the healthcare landscape evolves, Curaplex® responds with cost-effective clinical products that enable providers to deliver quality treatment and improve patient outcomes. With a robust portfolio of everyday products and specialty solutions across multiple clinical categories, Curaplex® continues to anticipate the needs of tomorrow's healthcare while responding to the needs of today



Thousands of Products



Significant Savings



Expert Account Managers




Continuous Quality Improvement



Nationwide Distribution

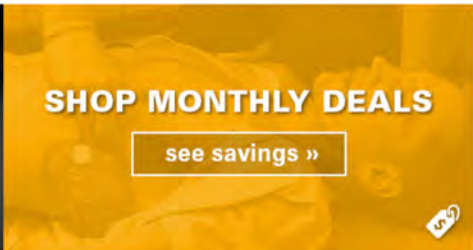


Innovative New Products



**PRE-ASSEMBLED KITS**

[learn more »](#)



**SHOP MONTHLY DEALS**


[see savings »](#)




**NEW CATALOG**

[view online »](#)


Kitting Solutions »




Airway/Oxygen Delivery »




Diagnostics »




Infection Control »




Trauma/Wound Care »




Instruments/Personal Items »




IV/Drug Delivery »



Immobilization »



Monitoring/Defibrillation »



**SHOP ALL CURAPLEX® PRODUCTS »**



# kitting advantage.

**Curaplex® kits solve a variety of your everyday challenges.**

Spend less time worrying about the details and more time focusing on patient care with Curaplex® pre-assembled kits. Our color-categorized kits were developed with input from EMTs, and are built using ISO-certified processes.



## **faster response**

Grab a kit and go without hassle.



## **simplified ordering**

Order one item, not multiple items.



## **consistent care**

Ensure protocol adherence among your agency.



## **lower risk**

Prevent cross-contamination with tamper-proof packaging.



## **superior quality**

Guarantee quality with ISO 13485 certification.



## **easier tracking**

Easily track Curaplex Kits with the Unique Device Identifier (UDI).

## Think you can't afford Inventory Management?

**THINK AGAIN!**

The EMS industry has faced numerous challenges during COVID-19, and supply chain uncertainty is no exception. Rush buying, stock outs, price volatility and changes in guidance require agencies to understand their inventory situation now more than ever.

Bound Tree Inventory Management Solutions from UCapIt, Operative IQ and ESO provide the visibility that is critical to EMS agencies. Improve workflow, take control and monitor trends in real time with Bound Tree Inventory Solutions.



### Controlled Medical Supply

Think 24/7 supply officer at any given location! UCapIt provides the ability to restock units 24/7 and it has real-time usage and inventory tracking.



### Operations Management Software

Operative IQ is a web-based operations management software that can streamline your operation, improve productivity and save money!



### ESO Inventory

Spend less time getting ready and more time being ready. Take control of your EMS inventory with refreshingly simple software.



**Ask your Bound Tree Account Manager  
for a demo today.**





## THE PHARMACEUTICAL ADVANTAGE

Bound Tree Medical specializes in emergency medical equipment, supplies and product expertise for EMS providers, supporting customers with EMS-experienced account managers, product specialists and customer service representatives.

In addition to a full line of EMS equipment and supplies, Bound Tree Medical also offers a full line of EMS pharmaceuticals and accessories, including Class II and Class IV drugs.

Bound Tree is known for leadership and professionalism within the industry. We protect our customers and uphold federal standards by complying with regulatory guidelines pertaining to pharmaceuticals. Because of our vast product offering and commitment to high quality service, Bound Tree is the leading choice to fulfill your pharmaceutical needs.



### VAWD Certified State and Nationally Licensed

Several of Bound Tree's Distribution Centers have received VAWD (Verified - Accredited Wholesale Distributors) accreditation from the National Association of Boards of Pharmacy (NABP). VAWD accreditation is achieved after a criteria compliance review that includes a rigorous evaluation of operating policies and procedures, licensure verification, survey of facility and operations, background checks and screening through the NABP Clearinghouse. Our accreditation demonstrates that we are in compliance with state and federal laws and that our prescription drugs are distributed safely and securely.

For a complete listing of VAWD-Accredited Facilities, please visit:

<https://nabp.pharmacy/programs/accreditations-inspections/drug-distributor/accredited-drug-distributors/>



### Compliant with DSCSA Requirements

Under the Drug Supply Chain Security Act (DSCSA), entities in the supply chain including manufacturers, wholesale distributors, and dispensers have responsibilities to meet the requirements of the DSCSA. As of May 1, 2015 all wholesalers are required by law, under the DSCSA, to provide transaction information, transaction history and transaction statements for the pharmaceuticals that they supply.

Bound Tree is compliant with these FDA standards which helps improve patient protection by preventing the distribution of substandard or ineffective drugs and while providing our customers with the product and transaction information they need to be in compliance with the FDA standards.

Under the DSCSA you are responsible for knowing that your prescription drug wholesale distributor is an authorized trading partner who holds a valid state or federal license. Bound Tree Medical is licensed federally and in all 50 states. Purchasing from a licensed and VAWD accredited distributor like Bound Tree Medical makes great strides to ensure none of your purchases will ever be counterfeit, contaminated, improperly stored and transported, ineffective, and/or unsafe.

Wholesaler Distributor licenses can be searched online:

[www.fda.gov/Drugs/DrugSafety/DrugIntegrityandSupplyChainSecurity/ucm281446.htm](http://www.fda.gov/Drugs/DrugSafety/DrugIntegrityandSupplyChainSecurity/ucm281446.htm)



### Controlled Substance Ordering System (CSOS)

Class II Controlled Substances can be ordered through our secure electronic Controlled Substances Ordering System (CSOS) without the supporting paper DEA Form 222! The DEA's CSOS program is the only allowance for electronic ordering of Class II controlled substances. To participate in CSOS, the DEA registrant must first acquire a CSOS digital certificate from the DEA. Once the certificate is received, Class II orders can be placed through our secured website: [e222.boundtree.com](http://e222.boundtree.com)

For more information about CSOS please visit: [www.deaecom.gov](http://www.deaecom.gov)

*Bound Tree will continue to accept paper 222 forms for those who wish to utilize that method for ordering.*



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Bound Tree Medical is committed to compliance with these federal and state regulations for the benefit of our customers, their communities and their patients. These efforts protect our customers by helping to ensure that they are also compliant with federal and state regulations and practicing safe and effective patient care. With Bound Tree Medical, EMS providers know that they will receive pharmaceuticals through a secure and reliable distribution process.

**Bound Tree Medical (BTM)** is a leading, nationwide distributor of emergency medical equipment, supplies and pharmaceuticals to EMS, government customers, fire and other first responders.



## Nationwide stats and facts

- **Strategically located** to service 98% of our customers within two days.
- **Over 30,000** customers serviced.
- **State-of-the-art facilities** focused on quality, reducing carbon footprint and providing best-in-class service levels.
- **Over 1 million** packages shipped annually.
- **20 million lbs.** of medical supplies shipped in 2020 and 2021.
- **10 million lbs.** of PPE equipment shipped to help our medical professionals fight COVID 19.



**BOUND TREE MEDICAL**

5000 Tuttle Crossing Blvd

Dublin, OH 43016



800.533.0523



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## Fast facts

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- **Headquarters** in Dublin, OH.
- **Over 40 years** as the single largest distributor of EMS Supplies to first responders - Fire Departments, Law Enforcement and EMS Agencies, both private and public.
- **Over 15,000** medical supplies, equipment and pharmaceuticals from hundreds of leading healthcare manufacturers.

## Operationally ready

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- **Over 100 sales consultants** around the country, many are former paramedics and EMT's.
- **5 dedicated distribution centers** (CA, TX, FL, PA, IN) and 1 kitting facility in TX.
- **100% operational facilities** throughout pandemic, following strict health & safety protocols.
- **Dedicated Customer Care** staff highly responsive, answering calls in <1 min even during peak.
- **24/7 Live Operator Emergency Disaster Hotline** to provide support for emergency medical supplies during the pandemic and other natural disasters

## Solutions that matter

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- **Bound Tree's Curaplex® brand** is value-priced to help overcome budget constraints.
- **Curaplex® pre-assembled kits** provide safety, convenience and cost savings.
- **Inventory management solutions** like UCapIt, Operative IQ and ESO help EMS Providers control costs.
- **500 scholarships** awarded to students wanting to become EMT's.
- **Free cadaver labs** held across the country to provide hands-on clinical training.
- **No charge CEUs**, webinars, podcasts and other resources offered via Bound Tree University.
- **Leading provider of STOP THE BLEED® Kits** for emergency providers to act quickly to treat excessive bleeding and save lives.



## Current situation.

- **Financial challenges plague EMS** across all delivery models; rural EMS is in a crisis. Low reimbursements from CMS & commercial insurers, frequently below the cost of the care provided, and lack of funding to support EMS have been the primary contributing factors.
- **High levels of stress, fatigue and burnout** among the EMS workforce. Workforce shortages as reported in national news are exacerbating an already very challenging environment.
- **EMS is a small percentage** of the consumption of PPE within the healthcare market and was left under-allocated for PPE during the pandemic.
- **EMS impacted by shortages and short expiration dates** on critical cardiac arrest and respiratory therapy drugs. Pharmaceutical companies prioritize large hospital GPOs & IDNs over EMS
- **Inefficiencies in using the Strategic National Stockpile** to provide critical PPE to EMS agencies who were the "Tip of the Sword" during the pandemic
- **Community paramedicine** remains an underutilized asset in local healthcare systems due to the lack of reimbursement for this highly cost effective, patient-centered type of care

## Advocating for EMS.

- **Increased sourcing efforts** during the pandemic, making financial investments in PPE inventory.
- **Partnered with US government** to address challenges in getting FDA-approved products, given significant counterfeit in N95 masks and gloves.
- **Volunteered to assist** FEMA, HHS, DHS, DoD, FDA and CDC officials as "Voice of EMS" for Committee for the Distribution of Medical Resources Necessary to Respond to a Pandemic, advocating for effective distribution of PPE to first responders.
- **Advocated for increased allocation and funding** for EMS and hardest-hit communities through outreach to over 35 congressional offices.
- **Providing critical data monthly** to HHS Preparedness and Response teams, providing them greater visibility of PPE needs for EMS during the COVID-19 pandemic, as well as future pandemics and natural disasters.
- **Working with the Federal Maritime Commission** and west coast terminal operators to prioritize essential medical supplies at US ports.

## How Congress can help.

- **Adjust the ambulance fee schedule** to cover the cost of the emergent, urgent and preventive care provided by EMS, and include reimbursement for treatment in place, transport to alternate designations, telemedicine facilitation, and community paramedicine.
- **Support Bound Tree's efforts** with pharmaceutical companies and the FDA to prioritize production of key lifesaving drugs for EMS at reasonable costs, as well as to reduce the amount of "short expiration dates."
- **Fully fund the SIREN Act** (Support and Improving Rural EMS Needs) in FY2022.
- **Support efforts to strengthen** America's Strategic National Stockpile by directing SNS to partner with healthcare distributors to manage PPE during pandemics and natural disasters.



800.533.0523



BOUNDTREE.COM

**TIM RUBERT**

Vice President, Government Affairs

tim.rubert@boundtree.com



# WHEN DISASTER STRIKES, GET LIVE ASSISTANCE.

## Get Help in Three Simple Steps



1. Call 800-863-0953  
to speak to a live operator  
anytime 24/7



2. Report a major incident  
and your medical  
supply needs



3. Receive vital medical  
supplies from  
Bound Tree personnel

If your agency is in need of emergency medical supplies and equipment, call us 24/7 to speak to a live operator for disaster support assistance. Our Emergency Disaster Support Program is here to help you in disasters such as hurricanes, tornadoes, fires, floods, blizzards, MCI's and more.

**CALL 800-863-0953**

[boundtree.com/emergency-disaster-support](http://boundtree.com/emergency-disaster-support)



**Bound Tree**



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*Your new, engaging continuing  
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*Ask your Bound Tree Account Manager about a corporate account.*

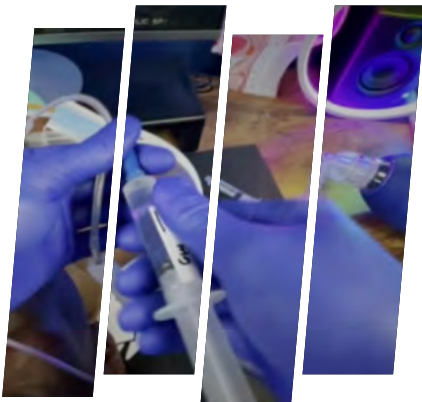
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# **CORPORATE ACCOUNT**

## **FEATURES AND BENEFITS**

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With 150+ hours of recorded classes available on-demand and live classes five days a week, it meets all of the requirements for NREMT, State license, CFRN, and now FP-C and CCP-C as well (meets w requirements for full renewal).



- Discounted Pricing
- All content needed for recertification
- Manage your own roster and create custom groups
- Assign and Track Assignments
- Download employee certificates
- View and manage employee credentials
- Host and manage your own classes
- Write quizzes and issue your own certificates
- Quiz Performance Analytics
- Streamlined NREMT submission process

*Ask your Bound Tree Account Manager  
about a corporate account.*



[www.boundtree.com/education](http://www.boundtree.com/education)