

PO No. 4500091205

Date: 07/28/2017 Page 1 of 4

Ship To:

MWTD-N. CITY WATER RECLAMATION PLNT ACCOUNTS PAYABLE MS 901A 4949 EASTGATE MALL SAN DIEGO CA 92123-1119 Bill To:

PUD ACCOUNTS PAYABLE 9192 TOPAZ WAY SAN DIEGO CA 92123 **Billing Contact**: PETER NAJOR

Telephone:

E-Mail:pnajor@sandiego.gov

Vendor: Applied Engineering Concepts

1105 North Allen Avenue Pasadena CA 91104 Terms:

within 30 days Due net **Delivery Terms:**

FOB Destination

Buyer: Ray Falcon
Telephone: 619-236-6037

Vendor ID: 10037023 Telephone:619-822-1106 E-Mail: matt.h@aec-us.com

E-Mail: RFalcon@sandiego.gov

Line #	Item ID/Description	Del.Date	Quantity/UM	Un	it Price	Extended Price	
1	FY18 NC SWITCHGEARS MAINTENANCE Department Contact: Dennis Smith (858)824-6011 Maintenance and repair of medium voltage switchgears PO released NTE as may be required. Update insurance and business tax as required.	06/30/2018	200 HR	USD	115.00	USD	23,000.00
2	FY18 NC SWITCHGEARS MAINTENANCE Department Contact: Dennis Smith (858)824-6011 480V feeder switchgears	06/30/2018	6 HR	USD	115.00	USD	690.00
3	FY18 NC SWITCHGEARS MAINTENANCE Department Contact: Dennis Smith (858)824-6011 480V motor control center	06/30/2018	25 HR	USD	115.00	USD	2,875.00
4	FY18 NC SWITCHGEARS MAINTENANCE Department Contact: Dennis Smith (858)824-6011 480V Vacuum	06/30/2018	4 HR	USD	115.00	USD	460.00
5	FY18 NC SWITCHGEARS MAINTENANCE Department Contact: Dennis Smith (858)824-6011 480V Air circuit breakers	06/30/2018	400 HR	USD	115.00	USD	46,000.00
6	FY18 NC SWITCHGEARS MAINTENANCE Department Contact: Dennis Smith (858)824-6011 Protective relays	06/30/2018	40 HR	USD	115.00	USD	4,600.00
7	FY18 NC SWITCHGEARS MAINTENANCE Department Contact: Dennis Smith (858)824-6011 Refurbishment of class 1 breaker	06/30/2018	6 EA	USD	5,700.00	USD	34,200.00
Notes: T	 he Terms and Conditions of this Purchase Order are ava	ilable at http://sandiego.	gov/purchasing/	SF	E LAS	ST F	PAGE
To ensu	IMPORTANT! To ensure prompt payments, PO # must appear on all shipments and invoices; all invoices must be lirected to Billing Contact person at Bill-To address listed above				FOR T		
To ensu directed	re prompt payments, PO # must appear on all shi to <i>Billing</i> Contact person at <i>Bill-To</i> address listed a	oments and invoices; above	all invoices must be				



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ne#	Item ID/Description	Del.Date	Quantity/UM	Unit Price	Extended Price
	WAGE REQUIREMENTS: PURCHASE ORDERS EXECUTED ON OR AFTER JANUARY 1, 2015				
	By performing the services detailed in this purchase order, Co	ontractor			
	is entering into a contract with the City. Contractor certifies the				
	or she is aware of the wage provisions described herein and	shall comply			
	with such provisions before commencing services.	ada saction			
	A. PREVAILING WAGES. Pursuant to San Diego Municipal C 22.3019, construction, alteration, demolition, repair and maint				
	work performed under this Contract is subject to State prevail				
	laws. For construction work performed under this Contract cur				
	exceeding \$25,000 and for alteration, demolition, repair and n				
	work performed under this Contract cumulatively exceeding \$				
	contractor and its subcontractors shall comply with State prev wage laws including, but not limited to, the requirements listed				
	This requirement is in addition to the requirement to pay Livin				
	pursuant to San Diego Municipal Code sections 22.4201throu				
	Contractor must determine which per diem rate is highest for				
	classification of work (i.e. Prevailing Wage Rate or Living Wag				
	and pay the highest of the two rates to their employees. Living applies to workers who are not subject to Prevailing Wage Ra				
	Compliance with Prevailing Wage Requirements. Pursuant				
	1720 through 1861 of the California Labor Code, the Contract				
	subcontractors shall ensure that all workers who perform work	k under this			
	Contract are paid not less than the prevailing rate of per diem				
	determined by the Director of the California Department of Inc				
	Relations (DIR). This includes work performed during the des preconstruction phases of construction including, but not limit	•			
	inspection and land surveying work.	eu io,			
	1.1. Copies of such prevailing rate of per diem wages are on	file at			
	the City and are available for inspection to any interested part				
	request. Copies of the prevailing rate of per diem wages also				
	found at http://www.dir.ca.gov/OPRL/DPreWageDetermination				
	Contractor and its subcontractors shall post a copy of the pre- rate of per diem wages determination at each job site and sha	•			
	them available to any interested party upon request.	mano			
	1.2. The wage rates determined by the DIR refer to expiration				
	If the published wage rate does not refer to a predetermined wage rate does not refer to a predetermined wage.				
	to be paid after the expiration date, then the published rate of shall be in effect for the life of this Contract. If the published w	•			
	rate refers to a predetermined wage rate to become effective	•			
	expiration of the published wage rate and the predetermined	•			
	on file with the DIR, such predetermined wage rate shall beco	me			
	effective on the date following the expiration date and shall ap				
	this Contract in the same manner as if it had been published in publication. If the predetermined wage rate refers to one or management of the predetermined wage rate refers to one or management.				
	additional expiration dates with additional predetermined wag				
	which expiration dates occur during the life of this Contract, ea				
	successive predetermined wage rate shall apply to this Contra				
	date following the expiration date of the previous wage rate. If				
	last of such predetermined wage rates expires during the life				
	Contract, such wage rate shall apply to the balance of the Co 2. Penalties for Violations. Contractor and its subcontractors				
	comply with California Labor Code section 1775 in the event a				
	paid less than the prevailing wage rate for the work or craft in				
	the worker is employed. This shall be in addition to any other				
	applicable penalties allowed under Labor Code sections 1720				
	Payroll Records. Contractor and its subcontractors shall conclide California Labor Code section 1776, which generally requires				
	accurate payroll records, verifying and certifying payroll record	1 0			
	making them available for inspection. Contractor shall require				
	subcontractors to also comply with section 1776. Contractor a				
	subcontractors shall submit weekly certified payroll records or				
	the City's web-based Labor Compliance Program. Contractor				
	for ensuring its subcontractors submit certified payroll records City. Contractor and their subcontractor(s) shall also furnish the				
	records specified in Labor Code section 1776 directly to the L				
	Commissioner in the manner required in Labor Code section				
otes: Th	ne Terms and Conditions of this Purchase Order are avai	lable at http://sandiege	o.gov/purchasing/		
		. 3	. •	SEE LA	ST PAG
IMPORTANT!				EOD	TOTAL
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	e prompt payments, PO # must appear on all ship o <i>Billing</i> Contact person at <i>Bill-To</i> address listed al				



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A Apprendices, Contractor and its subcontractors shall comply with California Lator Codes extends 1777.5, 1777.8 and 1777.7 concerning the employment and wages of apprendices. Contractor shall be half exequipment of the complication of their subcontractors with sections. 1. Working Hours. Confirmation and subcontractors with sections. 1. Working Hours. Confirmation and subcontractors with according to the complication of the subcontractors. Including but not limited to: (i) restrict working from so in policie works contracts to the limited to: (i) restrict working from so in policie works contracts to the subcontractor. So the brown principle was compressed and not be seen that it is firms the basis crate of pary, and (ii) specify prandities to be imposed on design professionation of subcontractor. California Lator Code section 525 per worker shall include at a minimum a copy of the following provisions in any contract they enter risk with a subcontractor. California Lator Code section 1851 Certification. Contractor shall include at a minimum a copy of the following provisions in any contract they enter risk with a subcontractor. California Lator Code shall require turner or provision in a subcontractor. California Lator Code shall require turner or provision in a subcontractor. California Lator Code shall require turner proviption in a condition of the state of the sack of this code of the code, and will design a subcontractor. California Lator Code which require were proprietice 1771, 1771. 7. Lator Code Section 1851 Certification. Contractor in accordance with California Lator Code which require were proprietice 1771, 1771. 7. Lator Code Section 1851 Certification or following the province of the sack of this such contract or complete and the contract of the sack of this such contract or complete and the contract of the sack of this such contract or complete shall be contracted to complete and the contract of the sack of the sack of this such contract or contract or contract or contract or contract or co	ne#	Item ID/Description	Del.Date	Quantity/UM	Unit Price	Extended Price
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responsible for the compliance of their subcontractors with sections 1775. 1776. and 1777. 6. Working House. Commactor and subcontractors will be section 1776. 1777. 6. Working House. Commactor and subcontractors will be subcontracted to eligible hours and year and forty house a well-will be subcontracted to eligible hours and year and forty house a well-will be subcontracted to eligible hours and year and forty hours a well-will be subcontracted to eligible hours and year and forty hours a well-will be subcontracted to eligible hours and year and forty hours a well-will be subcontracted to contract to the business of pays, and forty hours a well-will be subcontracted. Contractors to the worker works more than a hours pred year of 40 hours per week in violation of California Labor Code sections 1810 through 1815. 6. Required Provisions for Subcontractes. Contractor thesit include at a minimum a copy of the following povelvies in any contract they entire minimum as copy of the following povelvies in any contract they entire minimum as copy of the following povelvies in any contract they entire minimum as copy of the following povelvies in any contract they entire minimum as copy of the following povelvies in any contract they entire minimum as copy of the following povelvies in any contract they entire minimum as copy of the following povelvies in any contract they entire minimum as copy of the following povelvies in any contract they entire the contract of the c		·	the			
1777.5. (1777.6 and 1777.7.) 5. Working Hours, Contractor and subcontractors shall comply with California Labor Code sections 1910 intrough 1815. including but not clearly contract and subcontractors 1910 intrough 1815. including but not clearly the contract of pay, and (1) specify penalties to be imposed on design professionals and subcontractors of 325 per worker per day for each day received the professionals and subcontractors of 325 per worker per day for each day received the professionals and subcontractors of 325 per worker per day for each day workers and complete on a capy of the following provisions in any contract they enter into which a subcontractor. California Labor Code sections 1817.1, 1715. 5. Required Provisions for Subcontracts. Contractor shall include at a minimum an capy of the following provisions in any contract they enter into with a subcontractor. California Labor Code sections 3700 is required to secure the payment of compensation of its employees and by signing this contract, Contractor of certifies that 1 am aware of the provisions of Section 3700 of the California Labor Code section 3700 is required to secure the payment of compensation of its employees and by signing this contract, Contractor certifies that 1 am aware of the provisions of Section 3700 of the California Labor Code which regulate every employer to be insured agained accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this Contract. 8. Labor Code section 3700 is required to expend the section 3700 in the Contract of Code and Section 3700 in the Contract of Code and Section 3700 in the Section 3700 in						
5. Working Hours. Contractors and subcontractors shall comply with Callorina. Labor Code sections 15th Ortugal 18th Sin, including but not inities to (i) restrict working hours on public works contracts to the inities to (ii) restrict working hours on public works contracts to the inities to (ii) restrict working hours on public works contracts to the inities of the surp ord via an occurrence of the hours per day and comprehensive of the surp ord via an occurrence of the hours per day and 40 hours per week in works of the works of t						
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eight hours a day and forty hours a week, unless all hours worked in excess of 8 hours per day are compensated at not less than 1/2 times the basic rate of pay, and (8) speedy penalties to be imposed on design professionals and subcontrates of 355 per worker pair day for such day replaced and the penalties and subcontrates of 355 per worker pair day for such day violation of California Labor Code sections 1810 through 1815. 8. Required Provisions for Sudcontrates. Contractor shall include at a minimum a copy of the following provisions in any contract they enter into with a subcontractor. California Labor Code sections 1871, 1771, 1771. 7. Labor Code Section 1881 Certification. Contractor they enter into with a subcontractor of 300 is required to sections 1871, 1771, 1771. 7. Labor Code Section 1881 Certification. Contractor in a condition of the contractor of compensation of its employees and by spining this Contract, Contractor certifies that 1 am aware of the provisions of Section 3700 of the California Labor Code which require every employer to be insured against accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this Contract. 8. Labor Compliance Program. The City has its own Labor Compliance Program auditorized in August 2011 by the Dirk. The City will without inadequate by the City or other governmental entity, or it has been established after an investigation by the City or other governmental entity that underpayment(s) have occurred. For questions or assistance, please contact the City of Son Degas's Equal Coptornity Contribution of the Sociation of the City and Subcontractor shall not be qualified to bid on, be listed in abld proposal, subject to the requirements of Section 4104 of the Public Contract Cost, or engage in the performance of any contract for use of the Public Contract Cost, or engage in the performance of any contract for use and provision of this section of 725.5 or its engage and the penalty registrat						
excess of 8 hours per day are compensated at not less than 11½ times the basic rate of pays, and (6) specify penalities to be imposed on design professionals and subcontractors of \$25 per worker per day) for each day the worker works more than 8 hours per day and 40 hours per week in 16. Required Provisions for Subcontracts. Contractor shall include at a minimum a copy of the following provisions in any contract they enter into with a subcontractor. California Labor Code section \$1771, 1771-1, 1775, 1776, 1776, 1787, 1817, 1819, 1819 and 1881. 7. Labor Cade Section 1681 Certification. Contractor in an acrodumen with compensation of its employees and by signing in the Contract, Contractor certifies that 1 an aware of the provisions of Section 3700 of the California Labor Code where and by signing in the Contract, Contractor certifies that 1 an aware of the provisions of Section 3700 of the California Labor Code which require every employer to be insurance in accordance with the provisions of Section 3700 of the California Labor Code which require every employer to be insurance in accordance with the provisions of that code, and 140 comply with such provisions before commercing the performance of the work of this contractor payments when payment is a formation of the provisions of the code, and 140 comply with such provisions before commercing the performance of the work of this contractor payments when payment records are delinquent or deemed inadequate by the City or other governmental entity, or it has been established after an investigation by the City or other governmental and payment and the such as a contractor of the provision of the code and the such and the such as a contractor or accordance of the provision of the pro						
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professionals and subcontractors of \$25 per worker per day for each day the worker works more than 8 hours per day and 40 hours per week in violation of California Labor Code sections \$101 through \$185. 6. Required Provisions for Subcontracts. Contractor shall include at a minimum a copy of the following productions that you contract they enter minimum a copy of the following productions that you contract they enter the contract of the contractor of the following productions that you contract they enter the contract of the contractor of the contractor in accordance with California Labor Code section 1801 Certification. Contractor in accordance with California Labor Code section 3700 is required to secure the payment of compensation of its employees and by spining this Contract, Contractor curfles that "I am aware of the provisions of Section 3700 of the California Labor Code which require every employer to be insured against accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this Contract. 8. Labor Compliance Program. The City has its own Labor Compliance Program undertized in August 2011 by the DRI. The City will withhold contract payments' when payord records are delinquent or deemed sustalished after an investigation by the City or other governmental entity that underpayment(s) have occurred. For questioner or assistance, please contact the City of \$30 m Elegas Sequidors by the City or other governmental entity that underpayment(s) have occurred. For questions or assistance, please contact the City of \$30 m Elegas Sequidors by the City or other governmental entity that underpayment(s) have occurred. For questions or assistance, please contact the City of \$30 m Elegas Sequidors by the City or other governmental entity that underpayment(s) have courred. For questions or assistance, please contact the City of San Elegas Sequidors by the City or other governments. Public Contract Code, or engage in the performance of any contract			trie			
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minimum a copy of the following provisions in any contract they enter into with a subcontractor. California Labor Code sections 1771, 1771.1, 1773, 1776, 17775, 1870, 1871, 1813, 1815, 1869 and 1861. 1. Labor Code Section 1870 is required to secure the payment of compensation of its employees and by spling this Contract, Contractor or compensation of its employees and by spling this Contract, Contractor or compensation of its employees and by spling this Contract, Contractor or compensation of its employees and by spling this Contract, Contractor or compensation of its employees and by spling this Contract, Contractor or compensation of the more properties of the more provisions defined the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this Contract. 8. Labor Compliance Program. The City has its own Labor Compliance Program authorized in August 2011 by the DIR. The City will withhold contact payments when payroll records are deliminated or designed of the contractor of the		· · · · · · · · · · · · · · · · · · ·				
into with a subcontractor. California Labor Code sections 1771, 1771-1, 1775, 1777,		· · · · · · · · · · · · · · · · · · ·				
1775. 1776. 17775. 1810. 1813. 1815. 1805 and 1881. 7. Labor Code Section 1806 Certification. Contractor in accordance with California Labor Code section 3700 is required to secure the payment of compensation of its employees and by signing this Contract, Contractor certifies that 1 am aware of the provisions of Section 3700 of the California Labor Code which require every employer to be insured against accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this Contract.* 8. Labor Compliance Program. The City has its own Labor Compliance Program authorized in August 2011 by the DIR. The City will withhold contract Jayments when payolli records are delinquent or demend inadequate by the City or other governmental entity, or it has been applied to the City of San Diego's Equal Opportunity Contracting please contact the City of San Diego's Equal Opportunity Contracting Department at 619-236 5000. 9. Contractor and Subcontractor Registration Requirements. This project is subject to compliance monitoring and enforcement by the DIR. A contractor or subcontractor shall not be qualified to bid on, be listed in a bid proposal, subject to the requirements of Section 4104 of the Public Contract Code, or engage in the performance of any contract for business of the performance of any contract for business of the Contract Code, or engage in the performance of any contract for business of the performance of any contract for subulation of the section for an unregistered contractor to submit a bid that is authorized by Section 7029.1 of the Business and Professions Code or by Section 10164 or 2103.5 of the Public Contract Code, provided the contracted by Section 1702.5 of the public Contract Code, provided the contracted by Section 1702.5 of the public Contract Code provided the contractor is registered on the permitted provided that any of the following apply: (1) the subcontractor is registered on the part of provided that a contract for build			1			
7. Labor Code Section 1881 Certification. Contractor in accordance with Collifornic Labor Code section 3700 is required to secure the payment of compensation of its employees and by signing this Contract. Contractor certifies that "I am aware of the provisions of Section 3700 of the California Labor Code which require every employer to be insured against liability for workers' compensation or to undertake self-amarine in accordance with the provisions of that code, and will comply with such Contract." 8. Labor Compliance Program. The City has its own Labor Compliance Program authorized in August 2011 by the DIR. The City will without contract payments when payrol records are delinquent or deemed inadequate by the City or other governmental entity, or it has been established after an investigation by the City or other governmental entity will underpaymently shave occurred. For questions or assistance, piease contact the City of San Diagos's Equal Opporunity Contracting Department at 01 ley2-66 and Contractions. For questions or assistance, piease contact the City of San Diagos's Equal Opporunity Contracting Department at 01 ley2-66 and Contract Code, or engage in the performance of any contract for public work, as defined in this chapter of the Labor Code unless currently registered and qualified to be dron, be listed in a bid proposal, subject to the requirements of Section 4104 of the Public Contract Code, or engage in the performance of any contact for public work, as defined in this chapter of the Labor Code unless currently registered and qualified to be dron, be listed in a bid proposal, subject to the requirements of Section 1721-1(a); "[it] is not a violation of this section for an unregistered contractor to subornita by the City Contract Code, provided the contractor is registered to proton public work purisuant to Section 1725.5 at the time the contract is awarded." 9.1 A Contractor' is industriant in a section of 1725.5 in a response to a solicitation shall not be grounds for filing ab dip rotest or			1,			
compensation of its employees and by signing this Contract. Contractor certifies that 1 am aware of the provisions of Section 3700 of the California Labor Code which require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this Contract.* 8. Labor Compliance Program. The City has its own Labor Compliance Program authorized in August 2011 by the Dit. The City will withhold contract payments when payoral records are definituant or deemed inadequate by the City will withhold contract payments when payoral records are definituant or deemed inadequate by the City of the City or other governmental entity that undergayments have courted. For questions or assistance, please contact the City of San Diego's Equal Opportunity Contractor and Subcontractor Registration Requirements. This project is subject to compliance monitoring and entorcement by the Dir. A contractor or subcontractor shall not be qualified to bid on, be listed in a bid proposal, subject to the requirements of Section 4104 of the Public Contract Code, or engage in the performance of any contract for public work, as defined in this chapter of the Labor Code united to public work, as defined in this chapter of the Labor Code united to public work, as defined in this chapter of the Labor Code united to submit a bid that is subnicated by Section 10164 or 210.5.5 of the Public Contract Code, or engage in the performance of any contract for public work, as defined in this chapter of the Labor Code united to to submit a bid that is subnicated by Section 10154 or 210.5.5 of the Public Contract Code, section 4175.5 in a response to a solicitation shall not be grounds for filing a bid protest or grounds for considering the bid non-responsive provided that any of the following apply: (1) the subcontractor is registered prior to bid opening; 2) within twenty-four bours after th			rith			
certifies that 1 am aware of the provisions of Section 3700 of the Californic Labor Code which require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this Contract. 8. Labor Compliance Program. The City has its own Labor Compliance Program authorized in August 2011 by the DIR. The City will withhold provision authorized in August 2011 by the DIR. The City will withhold inadequate by the City or other governmental entity, or it has been established after an investigation by the City or other governmental entity that underpayments) have occurred. For questions or assistance, please contact the City of San Diegois Equal Copportunity Contracting Department at 619-236-6000. 9. Contractor and Subcontractor Registration Requirements. This project is subject to compliance monitoring and enforcement by the DIR. A contractor or subcontractor shall not be qualified to bid on, be listed in a bid proposal, subject to the requirements of Section 4104 of the Public Contract City Contract City or college of the Labor Code unless of the Contract City of		California Labor Code section 3700 is required to secure the payment	of			
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Section 1725.5. In accordance with Labor Code section 1771.1.(a), "[i]t is not a violation of this section for an unregistered contractor to submit a bid that is authorized by Section 7029.1 of the Business and Professions Code or by Section 10164 or 2103.5 of the Public Contract Code, provided the contractor is registered to perform public work pursuant to Section 1725.5 at the time the contract is awarded." 9.1 A Contractor's inadvertent error in listing a subcontractor who is not registered pursuant to Labor Code section 1725.5 in a response to a solicitation shall not be grounds for filing a bid protest or grounds for considering the bid non-responsive provided that any of the following apply: (1) the subcontractor is registered prior to bid opening; (2) within twenty-four hours after the bid opening, the subcontractor is registered and has paid the penalty registration fee specified in Labor Code section 1725.5; or (3) the subcontractor is replaced by another registered contractor pursuant to Public Contract Code section 4107. 9.2 A contract entered into with any contractor or subcontractor is replaced by another registered contractor pursuant to Public Contract Code section 4107. 9.2 A contract entered into with any contractor or subcontractor in violation of Labor Code section 1771.1(a) shall be subject to cancellation, provided that a contract for public work shall not be unlawful, void, or voidable solely due to the failure of the awarding body, contractor, or any subcontractor to comply with the requirements of section 1725.5 of this section. 9.3 By performing services detailed in this purchase order, Contractor is certifying that he or she has verified that all subcontractors used on this public works project are registered with the DIR in compliance **MEMORY INTERPRETATION OF TOTAL** **SEE LAST PAG FOR TOTAL**						
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Line#	Item ID/Description De	el.Date	Quantity/UM	Unit Price	Extended Price
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