PURCHASE ORDER NO 0001081284 DUPLICATE

Date	Revision	Page	
05/05/2015			
Payment Term	is Freight Terms	Ship Via	
NET 30	Shipping Point	Best Metho	

Supplier: 0000007279 PARALLAX INC 599 MENLO DR STE 100 ROCKLIN CA 95765

Phone: Fax: (916) 624-8333 (916) 624-8003

email:

Ship To:

FOLSOM LAKE COLLEGE

RECEIVING

10 COLLEGE PARKWAY FOLSOM CA 95630-6798

United States

Bill To:

1919 Spanos Court

Sacramento CA 95825-3981

United States

Tax Exempt? N

Line-Sch	Item/Description	Quantity UOM	PO Price	Extended Amt	Due Date	
1- 1	EDUCATIONAL BOARD - DE2-115	16.00EA	299.99	4,799.84	05/19/2015	
2- 1	SHIPPING	1.00EA	58.01	58.01	05/19/2015	

REFERENCE QUOTE DATED 02/09/15 (EXTENDED VIA PHONE CONVO. 03/10/15)

 Sub Total Amount
 4,857.85

 Sales Tax Amount
 383.99

 Total PO Amount
 5,241.84

 BU
 Acct
 Fd
 Org
 Prog
 Sub
 Proj
 Amount
 BYear

 GENFD
 6490
 12
 FL.VI.AR03
 09010
 00000
 696A
 5,241.84
 2015

Verification of this purchase order can be made using the Los Rios Community College District web site listed below. If you have any questions, please contact the Purchasing Office at (916)568-3071.

http://www.losrios.edu/purchasing/povalidation

Unauthorized

LOS RIOS COMMUNITY COLLEGE DISTRICT

American River College • Cosumnes River College • Folsom Lake College • Sacramento City College

PURCHASE ORDER TERMS AND CONDITIONS

- 1. APPLICABLE LAW: The contract resulting from this order shall be governed by the laws of the State of California
- 2. COMPLETION OF ORDERS: LRCCD reserves the right to withhold payment until order is completed.
- 3. DISCOUNTS: Please show cash payment discount offered on your invoice in connection with any discount offered, time will be computed from date of delivery of the supplies or equipment, or from date correct invoices are received in the office specified by LRCCD if the latter date is later than the date of delivery. Payment is deemed to be made for the purpose of earning discount, on the date payment is mailed or on behalf of LRCCD.
- 4. INVOICES: Invoices shall be prepared and submitted in duplicate unless otherwise specified. Invoices shall contain Purchase order number, date, description of items, sizes and quantities, unit prices, extended totals, place and date of delivery. Invoices or vouchers not on printed bill heads shall be signed by the CONTRACTOR or person furnishing the supplies or services. Every invoice shall be properly itemized. If LRCCD has not received billing for product or services within a one year period LRCCD will not be held responsible for satisfying the debt.
- 5. CHANGES: No change or modification in terms, quantities, or specifications may be made without express authorization in writing from the LRCCD Purchasing Office and signed by the parties hereto, and no oral understanding or agreement not incorporated herein shall be binding on any of the parties hereto. If unit cost of any item exceeds the amount shown by 10% or \$250.00 whichever is less do not ship. Contact LRCCD Purchasing at the phone number provided.
- 6. BILL OF LADING: If Bill of Lading is applicable to this order, send originals to "Ship to" address and duplicate Bill of Lading with invoices to "Bill to" address. All correspondence, invoices, bills of lading, shipping memos, packages, etc., must show purchase order number. If factory shipment, advise factory to comply.
- TRANSPORTATION CHARGES: Invoices for prepaid transportation charges must be supported by original receipted expense bills.
- ROB POINT AND FREIGHT CHARGES: Unless otherwise specified on this order, all items shall be delivered FOB Destination. No charge for delivery, drayage, express, parcel post, packing, cartage, insurance, license fees, permits, or for any other purpose will be paid by LRCCD unless expressly included and itemized in the order. Unless otherwise shown, on "FOB Shipping Point" transactions, CONTRACTOR shall arrange for lowest cost transportation, prepay and add freight to invoice and furnish supporting freight bills if the amount exceeds \$50.00. On "FOB Shipping Point" transactions, should any shipments under this purchase order be received by LRCCD in a damaged condition and any related freight loss and damage claims filed against the carrier or carriers be wholly or partially declined with the inference that damage was the result of the act of the shipper such as inadequate packaging or loading or some inherent defect in the equipment and/or material, CONTRACTOR on request of LRCCD shall at CONTRACTOR's own expense assist LRCCD in establishing carrier liability by supplying evidence that the equipment and/or materials was properly constructed, manufactured, packaged, and secured to withstand normal transportation conditions. Shipments that are California intrastate in nature and where freight is to be borne by LRCCD shall be tendered to carriers with written instructions that rate and charges may not exceed the lowest lawful rates on file with the California Public Utilities Commission.
- 9. PATENT INDEMNITY: The CONTRACTOR shall hold LRCCD, its officers, agents and employees harmless from alleged liability of any nature or kind, including costs and attorney fees and expenses, for infringement or use of any copyrighted or uncopyrighted composition, secret process, patented or unpatented invention, article or appliance furnished or used in connection with the contract or purchase order.
- 10. TAXES: Certain articles sold to LRCCD are exempt from certain Federal excise taxes. LRCCD will reimburse the CONTRACTOR for, or pay directly, all California State and local sales and use taxes applicable to this purchase.
- 11. EQUAL OPPORTUNITY EMPLOYER: The acceptance of this purchase order by a supplier of goods and services is a certification that such supplier complies with all provisions of executive order 11246 and is an equal opportunity employer.
- 12. GENERAL SAFETY ORDERS: All materials, supplies and services sold to LRCCD shall conform to the general safety orders of the State of California. All materials, except as otherwise specified, must be new and of the best quality of their respective kinds.
- 13. INDEMNIFICATION: CONTRACTOR shall indemnify, defend and hold harmless LRCCD, its trustees, officers, agents, employees and volunteers, from any and all claims, demands, suits, causes of action, damages, penalties, breaches of this agreement, infringement of patent rights, costs, expenses, violations of employee occupational health and safety laws, attorney fees, losses or liability, property damage, personal injuries to or death of persons, arising out of, alleged to have arisen out of, or relating in any way to CONTRACTOR's work to be performed under this agreement, except if caused solely by the negligence of LRCCD.
- 14. TERMINATION: LRCCD may terminate this agreement and be relieved of the payment of any consideration to CONTRACTOR should CONTRACTOR fail to perform the covenants herein contained at the time and in the manner herein provided. In the event of such termination LRCCD may proceed with the work in any manner deemed proper by LRCCD. The cost to LRCCD shall be deducted from any sum due the CONTRACTOR under this agreement and the balance if any, shall be paid the CONTRACTOR upon demand.
- 15. ASSIGNMENT: Without the written consent of LRCCD, this agreement is not assignable by CONTRACTOR either in whole or in part.
- 16. PUBLIC WORKS PROJECTS: CONTRACTOR must comply with Public Contract Code.
- 17. CA LABOR CODE: Pursuant to Section 1700, and following, the CONTRACTOR shall pay not less than the prevailing rate of per diem wages as determined by the Director of the California Department of Industrial Relations. Copies of such prevailing rate of per diem wages are on file at the Business Office of the Los Rios Community College District, 1919 Spanos Court, Sacramento, CA 95825. Those copies shall be made available to any interested party upon request. The CONTRACTOR shall forfeit, as penalty to the LRCCD, Fifty Dollars (\$50.00) for each calendar day or portion thereof, for each workman paid less than the stipulated prevailing rates for any work done under the contract by him/her or by any subcontractor under him, in violation of the provisions of such Labor Code.
- 18. NOTICE: Your employees <u>may</u> be exposed to hazardous substances during the course of their work while on LRCCD property. For additional information on the hazardous substances that your employees <u>may</u> be exposed to contact the LRCCD General Services Department at (916) 568-3048.
- 19. INSURANCE: CONTRACTOR shall, at all times, maintain in full force and effect the following insurance: Workers' Compensation, Commercial General Liability, Auto Liability, and Professional Liability if licensed professional. Policy limits for each shall be at least \$1,000,000 AND \$3,000,000 AGGREGATE for bodily injury, personal injury and property damage. Any combination of General Liability and Excess Coverage can be combined to meet the Aggregate. LRCCD shall be named as an additional insured on CONTRACTOR's policies. The CONTRACTOR shall provide a certificate of insurance and required endorsements to comply with this section at least 15 days prior to commencement of work under this contract. The certificate shall state that LRCCD will be given 30 days notice of any material change or cancellation in coverage.
- 20. DISQUALIFIED EMPLOYEES: CONTRACTOR shall ensure that persons who perform services on LRCCD property have not been convicted of any felony, or any controlled substance offense or any sex offense as those terms are defined by Education Code section 87008-87010. If LRCCD determines that any person employed by CONTRACTOR to work on LRCCD property is incompetent, unfaithful, intemperate, disorderly, abusive or is otherwise unsatisfactory, CONTRACTOR shall cause that employee to be removed from working on LRCCD property immediately, and that person shall not be employed again on LRCCD property.
- 21. WORK AUTHORIZATION: Prior to LRCCD's acceptance of this Agreement, CONTRACTORs who are not U.S. citizens must provide verification of (a) work authorization status from the appropriate U.S. Department of State; (b) a copy of their U.S. visa; (c) the number of days present in the U.S.; and (d) tax treaty status. LRCCD shall not make any payments to CONTRACTOR unless CONTRACTOR holds the appropriate U.S. visa. CONTRACTOR is responsible for ensuring they are in possession of the appropriate visa.
- 22. WARRANTY: CONTRACTOR expressly warrants that all materials, goods, equipment, services, and/or labor shall conform to the requirements set forth or incorporated into this order and any applicable industry standards or requirements, shall be merchantable and free from defects in workmanship, materials and/or design (including latent defects), and shall perform as specified. CONTRACTOR further warrants that all materials, goods, equipment, services, and/or labor will be fit and sufficient for the particular purposes intended by LRCCD. Unless agreed upon otherwise between LRCCD and CONTRACTOR, the warranty period shall be the longer of: (a) any express warranty included in this service agreement; (b) one year after the materials, goods, equipment, services, and/or labor are accepted by LRCCD; or (c) any warranty period provided under any applicable California law.

Los Rios Community College District Requisition Req. No. 808943 Page ____ __ of P.O. NO. Vendor Code DATE 2015 MAR 31 DELIVERY INSTRUCTIONS **VENDOR** Approved by / Date Reviewed by / Date Dispatched Method / Date strict Location DESCRIPTION **AMOUNT** ORDERED GIVE COMPLETE DESCRIPTION, INCLUDING CAT, NO. & SIZES **UNIT PRICE** TOTAL PRICE ITEM QUANTITY UNIT *Use additional paper if necessary and please reference requisition number. DO NOT USE A SECOND REQUISITION. 1 2 3 110 4 5 6 7 8 9 10 11 UPS Comm Gnd 12 Purchases Charged to Categorical Programs, Grants or Special Projects SalesTax This purchase is in compliance with the requirements of _______ That of very For grants/special projects Total Program Goal/Objective Number/Explanation I hereby certify the items/services listed above are to be obtained in accordance with District Regulation 8323, Section 4, Conflict of Interest, and all other applicable district, state, and federal policies, rules, regulations and laws. Program Sub-Class Proj/Grnt Amount SIGNATURE Bus. Unit Account * Fund Org ORIZED SIGNATURE Amount Program Sub-Class BY Proj/Grnt Asset Location - For equipment purchases over \$200 (Accounts 6490, 6495 and computers) complete the area below indicating the final location where equipment APPRO VICE PRESIDENT, ADMINISTRATION will be housed. Location Cod Instructions on Reverse Building Room No. GS #127 08/12 District Office: White College Requesting: Yellow Requestor: Pink Area Dean: Goldenrod





599 Menic Drive, Suite 100 Rocklin, CA 95765 – USA Orice/Tech: 916/624-8333 F-X: 916/624-8003 E-mail: into@parallax.com WebSite: www.perallax.com Educational WebSite: http://www.stampsincless.com

FFIN: 68-0136625

PROFORMA INVOICE

CUSTOMER NO: 160468

PROFORMA INVOICE DATE: 02/09/15

SOLD FOLSOM LAKE COLLEGE
TO: ACCOUNTS PAYABLE
1919 SPANOS CT

SACRAMENTO

CA

95825

USA

SHIP TO: FOLSOM LAKE COLLEGE PHYSICAL SCIENCES

10 COLLEGE PARKWAY

FOLSOM

CA

95630

USA

(916) 608-6605

PAYMENT TERMS	S GUSTOMER P.O	NO. ORDER DATE.	SHIP DATE	SHIPVIA	SALES ÖRDI	IR# SUSP INTERNAL REF#
Quote	QUOTE	02/09/15	02/09/15	UPS Comm Gnd	363928	CW

TÈM	ORDER QTY	SHIP QTY	DESCRIPTION	UNIT PRICE	DISCOUNT	AMOUNT
60055	16	16	DE2-115 Board - Educational	299.99	0.00	4,799.84

CURTOTAL	CHARCES	ALES TAX	HIPPING	OTAL USDS
-SUBTOTAL - MISC 4.799.84	0.00	359.99	58.01	5,217.84
11,100.01		-00 00		

-- PRICES EFFECTIVE FOR 30 DAYS FROM PROFORMA INVOICE DATE--

\$5,241.84

Vendor Combachel v'a phone
on 3/10/15 1.888.512.1024
- Price L'orignal avote es good remand
Whe Sam.

WARNING: Some items may contain lead, a chemical known to the State of CA to cause cancer and birth defects and other reproductive harm. Quality Assurance-Parallax, inc. has stringent quality control procedures in place to ensure the best quality products. 90 Day Limited Warranty-Parallex Inc. warrants its products against defects in materials and workmanship for the period of 90 days. #700 discover a defect, Parallax. Inc. will, at its option, repair, replace, or refund the purchase price. After 90 days, products can still be sent in for repair or replacement, but there will be a \$10.00 USD minimum inspection/labor/repair fee (not including return shipping and handling charges). 14-Day Money Back Guarantee-If, willish 14 days of having received your product, you find that it does not suit your needs, you may return if or a refund. Parallax, inc. will refund the purchase price of the product in the same payment form, excluding return shipping and handling charges, you decide to return the products after the 14 day evaluation period, a 20% restocking fee will be charged against the credit. Disctalmer-Warranty does not apply if the product has been altered or demaged. If you decide to return the products after the 14 day evaluation period, a 20% restocking fee will be charged against the credit. Disctalmer-Warranty does not apply if the product has been altered or demaged. Parallax, inc. makes no other warranty of any kind, expressed or implied, including any warranty of merchantability, filness of the product for any particular purpose even if that purpose is known to Parallax, Inc., or any warranty relating to pathents, trademarks, copyrights or other intellectual property. Parallax, inc., shall not be liable for any injury, loss, damage, or loss of profits resulting from the handling or use of the product shipped. A finance charge of 1.5% per month (18% annual percentage rate will be charged on all past due amounts. Reasonable attempt fees will also be charged by saller in the event of any action proceeding fo