

Purchase Order

1 of 1

LYON HEALY HARPS, INC. 168 N. Ogden Ave Chicago, IL 60607 PURCHASE ORDER NUMBER

P0099053

REQUISITION NUMBER

0105106

G/L ACCOUNT NUMBER

10-0155018-62-7

DATE

11/13/2020

1 1 E/ 2 1 E/ 3 1 E/ 4 1 E/	SHIPPED EA EA EA EA EA EA	DESCRIPTION Quote: 10/20/20 Style 85 CG Concert Grand Harp - Educational Discount of \$2250 Quote: 10/20/20 Lyon & healy Pedal CG Harp Sales Kit (5 Year Warranty Card, Tuning Key, Cover & Quote: ALG Freight Fee Quote: ALG Residential Fee Quote: Transit Insurance	UNIT PRICE 22,500.000 0.000 268.000 50.000	20,250.00 0.00 268.00 50.00
2 1 E/ 3 1 E/ 4 1 E/	EA EA	Educational Discount of \$2250 Quote: 10/20/20 Lyon & healy Pedal CG Harp Sales Kit (5 Year Warranty Card, Tuning Key, Cover & Quote: ALG Freight Fee Quote: ALG Residential Fee	0.000 268.000	0.00 268.00
3 1 E/	EA EA	Quote: 10/20/20 Lyon & healy Pedal CG Harp Sales Kit (5 Year Warranty Card, Tuning Key, Cover & Quote: ALG Freight Fee Quote: ALG Residential Fee	268.000	268.00
4 1 E	EA	Quote: ALG Freight Fee Quote: ALG Residential Fee		
1 1 1			50.000	50.00
5 1 E	EA	Quoto: Transit Insurance		50.00
		Quote. Transit insurance	135.000	135.00
To expedite payment, invoic			TOTAL	20,703.00

Dept. Initiator:			
Authorized by:	Elaine K Chew	11-13-2020	

BILLING ADDRESS:
PURCHASING DEPARTMENT
WTAMU 61001
CANYON, TEXAS 79016-0001
806.651.2105
FAX 806.651.2109

Federal Tax No. Contact bo@wtamu.edu for direct deposit.

SHIPPING ADDRESS: CENTRAL SUPPLY 2403 RUSSELL ONG BLVD. CANYON, TEXAS 79015 806.651.2155 FAX 806.651.2156 Return This Copy To Purchasing Dept.

RECEIVING COPY

Date Received	
Received By	

The dispute resolution process provided for in chapter 2260 of the Texas Government Code must be used by WTMAU and the contractor to attempt to resolve all disputes arising under this contract.

This purchase order agreement for goods and services incorporates by reference the equal employment opportunity clause provisions of Executive Order 11246, as amended; Section 5033 of the Rehabilitation Act of 1973, as amended; and the Vietnam Era Veterans Readjustment Assistance Act of 1974, as amended; and all implementing regulations and relevant orders of the U.S. Secretary of Labor.

TEXAS SALES AND USE TAX EXEMPTION CERTIFICATE

WEST TEXAS A&M UNIVERSITY WTAMU BOX 61001 CANYON, TEXAS 79016-0001 806.651.2105 • 806.651.2109 FAX

I, the purchaser named above, claim an exemption from payment of sales and use taxes for the purchase of taxable items described below or on the attached order or invoice form:

Purchaser claims this exemption for the following reason: Higher Education Agency of the State of Texas

I understand that I will be liable for payment of sales of use taxes which may become due for failure to comply with the provisions of the Tax Code: Limited Sales, Excise and Use Tax Act; Municipal Sales and Use Tax Act; County Health Services Sales and Use Tax; The Texas Health and Safety Code; Special Provisions Relating to Hospital Districts, Emergency Services Districts and Emergency Services Districts in counties with a population of 125,000 or less.

I under stand that it is a criminal offense to give an exemption certificate to the seller for taxable items that I know, at the time of purchase, will be used in a manner other than that expressed in this certificate and, depending on the amount of tax evaded, the offense may range from a Class C misdemeanor to a felony of the second degree.

THIS CERTIFICATE DOES NOT REQUIRE A NUMBER TO BE VALID.

Sales and Use Tax "Exemption Numbers" or "Tax Exempt" Numbers do not exist.

Vendor represents and warrants ("EIR Accessibility Warranty") that the electronic and information resources and all associated information, documentation, and support that it offers to provide to the Agency under this purchase order (collectively, the "EIRs") comply with the applicable requirements set forth in Title 1, Chapter 213 of the Texas Administrative Code and Title 1, Chapter 206, Rule 206.70 of the Texas Administrative Code (as authorized by Chapter 2054, Subchapter M of the Texas Government Code.) To the extent vendor becomes aware that the EIRs, or any portion thereof, do not comply with the EIR Accessibility Warranty, then vendor represents and warrants that it will, at no cost to Agency, either (1) perform all necessary remediation to make the EIRs satisfy the EIR Accessibility Warranty or (2) replace the EIRs with new EIRs that satisfy the EIR Accessibility Warranty. In the event that vendor is unable to do so, then the Agency may terminate this Agreement and vendor will refund to the Agency all amounts the Agency has paid under this purchase order within thirty (30) days after the termination date.