

CONTACT INFORMATION

Company Name

Address - Street 1

First Name

Last Name

Address - Street 2

Position with Company

City

Phone

State / Province / Region

Zip / Postal Code

Email

Country

List All Previous Business Names / Parent Company Names:

Other Offices:

(Please attach list of other sales offices, representatives, or agents, that may act for your company)

Scopes Prequalifying for:

I am already a Lone Tree preferred provider and I have signed a non-compete / non-circumvent disclosure

Lone Tree Preferred Providers may skip the remainder of this form.

NOTICE TO ALL SUBCONTRACTORS

Along with your bid proposal, the following is also required:

- Copy of safety program
- Copy of your EMR rates
- Certificate of liability insurance

Information must be submitted to Lone Tree USA by the date listed above. Please respond with your intent via email, fax, or mail. Upon receipt of affirmation to bid any additional information needed, including plans and specifications, will be forwarded. Subcontractors are responsible for review of all bid documents, including but not limited to, specifications, general requirements, plan sheets, bid questions, and default bid documents. Please identify all appendices on your proposal.

LICENSE INFORMATION

License Number	State	Description of Work Licensed to Perform
License Number	State	Description of Work Licensed to Perform
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ORGANIZATION INFORMATION

Date Founded _____ Under Current Management Since _____

FEIN # _____

D&B Number _____

Fiscal Year End Date _____ Permission to Run Credit:
 YES NO

Annual Gross Sales Last Year _____

Annual Gross Sales Two Years Ago _____

Annual Gross Sales Three Years Ago _____

Has your firm ever filed bankruptcy?: YES NO

If 'YES' - When?: _____

*** Please Attach Annual Report and / or Financial Statement.

Preferred Job Cost Range:

Minimum _____ Maximum _____

Banking Reference 1 _____

Banking Reference 2 _____

Banking Reference 3 _____

Business Type:

Sole Proprietorship Partnership Corporation

Minority Business Enterprise Status (if applicable):

Minority Business Disable Veteran Veteran Owned
 Small Business 8(a) Disadvantage Business Female Owned
 Other: _____

Names of Owner(s)

First Name	Last Name
First Name	Last Name
First Name	Last Name
First Name	Last Name

Names of Officers

First Name	Last Name	Title
First Name	Last Name	Title
First Name	Last Name	Title
First Name	Last Name	Title

BOND INFORMATION

Can you bond this project?: YES NO

If 'YES' - Please provide the following information:

 Bonding Agent

 Phone #

 Bonding Limit

 Bonding Rate

***Please attach a Letter of Bondability from your bonding agent.
***A Bid Bond will be required for this Project.

Has your bond ever been called?: YES NO

If 'YES' - Please explain:

INSURANCE INFORMATION

Do you have and will have an active general liability policy?:

YES NO

***Please attach a copy of the general liability declarations page and policy.

If 'YES' - Please provide the following information:

 Insurance Broker

 Phone #

 Aggregate Limit (job specific - minimum \$1,000,000)

 GL Policy Expiration Date

LEGAL INFORMATION

Has the company been named as a defendant in any type of lawsuit or other legal proceeding in the past 5 years?:

YES NO

If 'YES' - Please explain:

Has any of the officers or owners of the company been named as a defendant in any type of lawsuit or other legal proceeding or been convicted of a felony or other criminal activity in the past 5 years?:

YES NO

If 'YES' - Please explain:

LABOR RELATIONS

Union Contractor?: YES NO

 Trade Agreement

 Expiration Date

 Trade Agreement

 Expiration Date

 Trade Agreement

 Expiration Date

 Trade Agreement

 Expiration Date

PRODUCT DISTRIBUTOR INFORMATION

List manufacturers for whom you are a licensed distributor:

Manufacturer Name

Manufacturer Name

Manufacturer Name

Manufacturer Name

Manufacturer Name

Manufacturer Name

SAFETY INFORMATION

	2011	2012	2013
Experience Modification Rate:			
Number of Recordable Cases:			
Number of Lost Day Cases:			
Number of Fatalities:			
Annual Average # of Employees:			
Total Hours Worked by Employees:			

Company safety program: YES NO

Person Responsible for Safety Program: _____

Onsite Safety Inspections: YES NO

How Often: _____

Weekly Safety Meetings: YES NO

Mandatory Drug Testing: YES NO

Random Drug Testing: YES NO

Company Substance Abuse Policy: YES NO

Do you have any issues or concerns in signing and following Lone Tree's safety guidelines?:

YES NO

Has your firm had any major recordable accidents in 2014 that would change your EMR rating more than a tenth?:

YES NO

If 'YES' - Please explain:

MISCELLANEOUS INFORMATION

Do you have a signed master agreement with Lone Tree?

YES NO

If 'NO' - Are you willing to sign an unaltered master agreement?

YES NO

Current # of Field Employees: _____

All subcontractors are required to meet job specifications. Does your firm participate in all federally approved immigration status verification system? (If 'YES' - please attach proof of registration.)

YES NO

Does your firm have the manpower, resources, and ability to work multiple crews on this Project at the same time? YES NO

If 'YES' - What is your average crew size: _____

How many crews are available to work on this Project at the same time?: _____

CURRENT PROJECTS

Name of Project

Contract Amount

Start Date

Finish Date

General Contractor

Contact Name

Contact Phone

Name of Project

Contract Amount

Start Date

Finish Date

General Contractor

Contact Name

Contact Phone

Name of Project

Contract Amount

Start Date

Finish Date

General Contractor

Contact Name

Contact Phone

Name of Project

Contract Amount

Start Date

Finish Date

General Contractor

Contact Name

Contact Phone

Name of Project

Contract Amount

Start Date

Finish Date

General Contractor

Contact Name

Contact Phone

REFERENCES

Name of Project		Start Date	Finish Date
Type of Building	Contract Amount	General Contractor	
Location of Project (City, State)		Contact Name	Contact Phone

Name of Project		Start Date	Finish Date
Type of Building	Contract Amount	General Contractor	
Location of Project (City, State)		Contact Name	Contact Phone

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Name of Project		Start Date	Finish Date
Type of Building	Contract Amount	General Contractor	
Location of Project (City, State)		Contact Name	Contact Phone

TERMINATION OR DEBARMENT CERTIFICATION

We certify that neither _____ (Firm name) nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction (contract) by any governmental department or agency.

We further certify that neither _____ (Firm name) nor its principles have been terminated during the performance of a contract.

Signed: _____ Title: _____

Form Completed By: _____ Title: _____

Date: _____

This form must be completed in full. Signature is certification that information is accurate and truthful.

This Confidentiality, Non-Compete & Non-Circumvent Agreement (hereinafter the "Agreement") is entered into effective as of the date set forth below, between Lone Tree Remote Camps, a Utah limited liability company, (hereafter, "The Company") and _____, the ("Agreeing Party").

The Parties (including their agents, affiliates, employees and assigns) intend to enter in to a relationship which may be characterized as a potential one of the following: employee-employer, independent contractor, joint venture, or merely provider or client. In the context of the anticipated relationship, these Parties will have opportunity to discuss, disclose, evaluate, plan and negotiate aspects of the Company's business, including services, employees, clients, equipment design, manufacture and marketing ("Proprietary Information").

1. Introduction. In consideration of being permitted to participate in a relationship which is anticipated by the Parties to be mutually beneficial to both, Agreeing Party is prepared to enter into the following agreement governing the relationship between the Company and Agreeing Party, the confidentiality of the Company's proprietary information and Agreeing Party's agreement not to compete with the Company or to circumvent the Company's right and desire to maximize the market value of the information and processes that makes up its Proprietary Information. NOW, THEREFORE, the Company and Agreeing Party mutually agree as follows:

2. Relationship. The parties acknowledge and agree that if successfully completed, discussions and signing of appropriate documentation shall result in the Agreeing Party filling one of the following roles in relation to the Company:
 an employee, a partner, a joint venture, a client, a vendor, a provider (services or equipment or product) or independent contractor. The Parties agree that outside this Agreement the Agreeing Party has no rights or interest or claim whatsoever in the Proprietary Information or the Company. Even if no such relationship is reached or created, the Agreeing Party is bound by the restrictions on confidentiality and competition entered into herein.

3. Confidentiality.

3.1. Definition. "Proprietary Information" means the names and location information for clients, potential clients, service providers, employees, agents, suppliers, and others involved with the Company in either providing or receiving its services. It also includes the numbers and systems for purchasing, cost and profit calculations, manufacture techniques and materials, bid results, worksheets, plans, contractors or advisors, any strategies, plans, forecasts, systems processes, procedures, techniques, methods, technologies, software, hardware, ideas, specifications, patterns, compilations, programs, devices, methods, contracts, financial information and any other confidential business information of the Company, and any and all materials or information disclosed to the Company by any third party which is designated as confidential by either the third party or the Company. Information is not Confidential Information if and to the extent the information - through no fault of Agreeing Party - is publicly known or is nonproprietary generic knowledge.

3.2. Restrictions. Except as strictly necessary in the performance of Agreeing Party's role and relationship with the Company, accept as specifically authorized in writing by the Company, Agreeing Party covenants and agrees not to directly or indirectly: (a) disclose or transfer any Confidential Information to any other person, business or entity; or (b) copy, use, sell or exploit any Confidential information or (c) aid, encourage or allow any other person, business or entity to disclose, transfer use, sell or exploit any Confidential Information.

3.3. Ownership of Documents. Any and all Confidential Information, used, purchased, developed, written or modified by or for the Company and disclosed to the Agreeing Party pursuant to this Agreement and the anticipated relationship is the sole and exclusive property of the Company, and Agreeing Party shall deliver any and all of the foregoing and any and all copies thereof in the possession or control of Agreeing Party to the Company upon the Company's request or upon termination of Agreeing Party's relationship with the Company. No such materials may be copied or reproduced in any form or manner for personal or other use. Agreeing Party agrees not to remove such materials from the Company's premises or otherwise disseminate information gained from such materials, except as directed by the Company.

4. Non-Compete & Non-Circumvent

4.1 Non-Compete & Non-Circumvent Covenant. Agreeing Party agrees that after the signing of this Agreement, whether or not Agreeing Party ever actually works with or in cooperation with the Company, and for a period of three (3) years following signing this Agreement and/or working with the Company related to the Proprietary Information, Agreeing Party will not work for, acquire an ownership interest in, consult for, or otherwise participate in, either directly or indirectly, personally or as the agent, independent contractor or employee of another, any business or other endeavor engaged in developing, marketing, designing or producing a machine similar to the Proprietary Information. Additionally, during such period Agreeing Party shall not either directly or indirectly call upon, solicit, divert, hire, or take away, or attempt to solicit, divert, hire, or hire away any employee or client or supplier or provider, etc. of the Company, nor will they seek to obtain Confidential Information from any of the Company's contractual partners, suppliers, designers, employees or independent contractors. Furthermore, Agreeing Party will not use any of the information, ideas, contacts or materials available or obtained through Agreeing Party's relationship with the Company related to the Proprietary Information to Agreeing Party's personal advantage or financial gain unless such use is previously and expressly authorized by the Company.

4.2 Geographical Limitation. The covenants and restrictions described in Subsection 4.1 above shall apply only within the geographical continental boundaries of North and South America, Australia, Pacific Islands and South-East Asia.

5. Covenants to Survive Termination of Relationship. Agreeing Party acknowledges and agrees that the Confidential Information is the sole and exclusive property of the Company. Agreeing Party also acknowledges and agrees that the covenants and agreements in this Agreement relating to the disclosure of Confidential Information shall survive, in perpetuity, after the termination of Agreeing Party's services to the Company and Agreeing Party shall comply with all such covenants and agreements at all times after the termination of Agreeing Party's services to the Company.

6. Consideration. Agreeing Party acknowledges and agrees that the opportunity to participate in the potential continuation of the relationship and revenues generated from proper exploitation of the Proprietary Information, together with any additional compensation received and/or to be received from the Company, constitutes adequate consideration for Agreeing Party's covenants and agreements set forth in this Agreement. This Agreement does not, however, create an obligation on the part of the Company to continue any contract or other arrangement under which the Services are provided by Agreeing Party to the Company

7. Remedies on Breach. The Company and Agreeing Party understand and agree that Agreeing Party will have access to the Company's confidential material and trade secrets of a special, unique, unusual, and extraordinary or intellectual character which give it peculiar value, the loss of which Agreeing Party agrees cannot be fully or adequately compensated in damages in an action at law and would cause the Company immediate and irreparable damage. Agreeing Party agrees that, in addition to any other remedies to which the Company may be entitled, the Company shall be entitled to preliminary and other injunctive relief that may include, but shall not be limited to, restraining Agreeing Party from rendering any service or performing any activity that would breach this Agreement, an order for specific relief, and other equitable relief. Agreeing Party also agrees that the extent of such damages may be difficult or expensive to ascertain and therefore, upon proof that a violation has occurred, the Company is entitled, without defense or objection by the Agreeing Party, to liquidated damages in an amount equal to \$20,000.00 per occurrence.

8. Miscellaneous.

8.1. Invalidity of Provision. In case any one or more of the provisions of this Agreement shall, for any reason, be held to be invalid, illegal, or unenforceable in any respect, any such invalid, illegal, or unenforceable provision(s) shall be curtailed, limited, construed or eliminated to the extent necessary to remove such invalidity, illegality, or unenforceability with respect to the applicable law as it shall then be applied and the other provisions of this Agreement shall not be affected thereby.

8.2. Assignment. This Agreement contemplates the personal acts of Agreeing Party and may not be transferred or assigned by Agreeing Party. The Company may assign its rights under this Agreement with notice to Agreeing Party.

8.3. Binding Effect. This Agreement shall inure to the benefit of and be binding upon Agreeing Party and Agreeing Party's heirs, executors, administrators, successors, assigns and legal representatives, and upon the Company and its successors and assigns.

8.3. Governing Law/Fees. This Agreement shall be governed by and construed in accordance with the laws of the State of Utah. In the event of any dispute concerning the enforcement or interpretation of this Agreement, the party that substantially prevails in such dispute shall be entitled to recover, in addition to any other award or remedy to which it is entitled.

DATED AND ACCEPTED this _____ day of _____, 20____.

AGREEING PARTY:

Printed Name of Signor

Company and Position