

EXHIBIT A

DESCRIPTION OF GOODS & SERVICES AND ADDITIONAL TERMS & CONDITIONS

1. DESCRIPTION OF GOODS AND SERVICES:

(a) Product and Service Specifications

This Contract will be for the purchase of vegetation management equipment (the "Equipment") including original equipment manufacturer ("OEM") replacement parts and accessories ("Parts" and "Accessories") and an hourly shop rate for the awarded manufacturer(s). All Equipment purchased under this Contract must be the latest standard new production model at time of delivery as evidenced by the manufacturer's then current published catalog or other literature. All attachments and accessories must be properly installed by technicians trained in the installation of the Equipment. Equipment must comply with all applicable Federal Occupational Safety and Health Administration, Interstate Commerce Commission and State of Connecticut Regulations and Safety Standards in force at the time of delivery. All applicable guards, safety features and warning labels must be in placed prior to delivery of the Equipment.

(b) Authorized Dealer

The Contractor shall be an established, authorized distributor/ dealer of the Equipment and Accessories offered and be capable of performing certified warranty repairs to each piece of Equipment as required. The Contractor shall remain an authorized distributor/ dealer of the Equipment offered for the duration of the Contract. The Contractor shall immediately notify the Client Agency if Contractor's authorization or dealership is revoked, suspended or terminated. The Contractor shall stock commonly used Parts.

(c) Minimum Specifications

1. Bandit Intimidator 21XP Towable 21" Drum Style Hand fed Wood Chipper or approved equal

- 1.1. Diesel powered three hundred (300) horsepower engine
- 1.2. Battery cutoff switch
- 1.3. Fuel shutoff valve
- 1.4. Lockable fuel and hydraulic tanks
- 1.5. North American Clutch & Driveline 14T triple plate clutch
- 1.6. Tandem 10,000 pound torsion axle with electric brakes
- 1.7. Hydraulic tongue jack
- 1.8. Dual rear hydraulic stabilizers
- 1.9. Remote controlled winch with line docking station
- 1.10. Radio control for forward/ reverse feed, yoke up/ down, discharge swivel, discharge flipper, winch, throttle and engine emergency stop.
- 1.11. Infeed opening 64" wide by 41" high
- 1.12. Chain driven feed system
- 1.13. Spring loaded slide box type feed system with two (2) horizontal feed rollers
- 1.14. Clean out and inspection door
- 1.15. Lockable tool box

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2. Horizontal Grinder

Industrial horizontal grinder consisting of a hammer mill, hopper and infeed roller integrated into one complete and towable unit. Horizontal grinder must be specifically designed as a wood waste grinder. Morbark 3400X, Bandit 3680 XP or approved equal by the Client Agency.

Engine/Power unit

- 2.1 Minimum seven hundred fifty (750) horsepower Tier 4 Final Diesel Engine
- 2.2 Twenty-four (24) volt electrical system
- 2.3 Proper cooling system
- 2.4 Engine equipped with automatic shutdown to protect against high temperature and low oil pressure
- 2.5 Programmable reversing fan
- 2.6 Dry type air cleaner with centrifugal pre-cleaner

General Information

- 2.7 Legal transport length, width and height
- 2.8 Approximately 59,000 pounds
- 2.9 Minimum fuel capacity of three hundred (300) gallons and capable of operating for an eight (8) hour shift without refueling
- 2.10 Two (2) hydraulically operated stabilizers
- 2.11 Air brakes
- 2.12 Lockable tool boxes, fuel tanks and hydraulic tanks
- 2.13 Lighting meeting Interstate Commerce Commission standard
- 2.14 Sliding fifth wheel hitch for highway towing
- 2.15 Single tires meeting the axle weight requirements

Feeding Assembly

- 2.16 Approximately sixteen foot (16') feed length
- 2.17 Hopper approximately seven (7) cubic yard capacity
- 2.18 Hydraulically driven bed chains
- 2.19 Approximately 38" x 57" opening at mill
- 2.20 Auto feed system that automatically adjust feed rates, feed wheel position and hydraulic pressure

Discharge System

- 2.21 Minimum 36" wide stacking conveyor with hydraulic fold for transport
- 2.22 Cleated aggregate grade belt conveyor with minimum stacking height of sixteen feet (16')

Material Grinding System

- 2.23 Approximately 32" diameter by 58" wide rotating mill
- 2.24 Replaceable carbide teeth and rakers
- 2.25 Replaceable cutting anvil

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- 2.26 Interchangeable sizing screens (without having to enter grinding chamber or use bolts to remove)
- 2.27 Two full sets of sizing screens
- 2.28 Protection system
- 2.29 Breakaway system for protecting engine, clutch and hammer mill
- 2.30 Fire suppression system

3. Forestry Mulcher

Mid-sized tracked forestry mulcher suited for clearing small trees, underbrush and a variety of unwanted vegetation. Rayco 260C, Fecon FTX 290 or approved equal by the Client Agency.

Engine/Power unit

- 3.1. Minimum two hundred fifty (250) horsepower Tier 4 Final Diesel Engine
- 3.2. Twelve (12) or twenty-four (24) volt electrical system
- 3.3. Engine equipped with automatic shutdown system to protect against high temperature and low oil pressure
- 3.4. Cab activated reversing engine fan
- 3.5. Dry type air cleaner with centrifugal pre-cleaner

General Information

- 3.6. Approximately 26,000 pounds
- 3.7. Steel track undercarriage with 24" single grouser pads
- 3.8. Cab forward certified roll over protection structure (ROPS) design
- 3.9. Sealed cab design with heat and air conditioning
- 3.10. Travel speed minimum three (3) miles per hour in high range
- 3.11. Roof mounted escape hatch
- 3.12. Ground pressure not to exceed five (5) pounds per square inch with mulcher head and winch installed
- 3.13. High back suspension operators seat
- 3.14. LED work lighting forward, rear and side facing
- 3.15. Backup camera
- 3.16. Hydraulic rear winch

Mulching Head

- 3.17. Fecon "FGT" style rotor or approved equal
- 3.18. Replaceable double carbide or severe duty cutting tips or approved equal
- 3.19. Minimum 84" cutting width
- 3.20. Minimum of 5,000 pound head weight machine to have matching counterweight to maintain proper balance.
- 3.21. Balanced cutting head to eliminate excessive vibration

4. Towable Drum Style Brush Chipper

Minimum fifteen inch (15") towable drum style brush chipper. Bandit 15XP, Morbark 1922, Vermeer BC1500 or approved equal by the Client Agency.

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Engine/Power unit

- 4.1. Minimum one hundred sixty (160) horsepower gasoline engine
- 4.2. Twelve (12) or twenty-four (24) volt electrical system
- 4.3. Engine equipped with automatic shutdown system to protect against high temperature and low oil pressure
- 4.4. Dry type, two stage air cleaner with centrifugal pre-cleaner
- 4.5. Spin-on oil filter

General Information

- 4.6. Towable unit with 2.5" pintle hitch, set to a 24" height
- 4.7. Cole Herse 1253 six (6) pin trailer connector
- 4.8. Center eye of pintle hitch to most forward point of engine enclosure must not be less than 55".
- 4.9. Minimum 2100 square inch feed opening
- 4.10. Minimum four hundred (400) square inch throat opening
- 4.11. Minimum of six inch (6") channel frame
- 4.12. Fully enclosed engine compartment with lockable access doors
- 4.13. Engine gauge control panel
- 4.14. Strobe light
- 4.15. Mounted spare tire
- 4.16. Removable radiator debris screens (removable without tooling)
- 4.17. Cone holder
- 4.18. Minimum 5,000 pound capacity winch with nylon rope enclosed in a guard
- 4.19. Automatic reversing auto feed
- 4.20. Minimum fuel capacity of twenty-five (25) gallons
- 4.21. LED trailer lights

Drum Head / Housing

- 4.22. Two (2) complete sets of replaceable carbide blades

5. Track Stump Cutter with Transport Trailer

Self-propelled gasoline powered high performance stump grinder with transport trailer. Rayco RG55T, Bandit 2650 Vermeer SC852 or approved equal by the Client Agency.

Engine/Power unit

- 5.1. Minimum fifty-three (53) horsepower / eighty-nine (89) foot pounds of torque at 2400 rotations per minute (RPM) liquid cooled gasoline engine
- 5.2. Twelve (12) volt, minimum forty (40) amp alternator
- 5.3. Engine equipped with automatic shutdown system to protect against high temperature and low oil pressure
- 5.4. Dry type, two-stage air cleaner with centrifugal pre-cleaner
- 5.5. Spin-on oil filter
- 5.6. Minimum eight (8) gallon fuel tank

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General Information

- 5.7. Approximately 3200 pounds
- 5.8. Ground drive self-propelled hydraulic variable speed
- 5.9. Ground pressure not to exceed five (5) pounds per square inch (ISO 16754)
- 5.10. Variable width track print
- 5.11. Minimum retracted width of 35", minimum extended width of 50"
- 5.12. Fully enclosed engine compartment with lockable access doors
- 5.13. Engine gauge control panel
- 5.14. Fully remote control
- 5.15. Non-marking rubber tracks
- 5.16. Removable radiator debris screens (removable without tooling)
- 5.17. Swing out control station with safety shutdown tether
- 5.18. Hydraulic backfill blade

Hydraulic System

- 5.19. Full flow hydraulic filter (Ten (10) micron)
- 5.20. Comp-u-check test fitting ports on all pressure circuits
- 5.21. Live oil sampling test port compatible with Caterpillar part # 8C3446, 8C3447, or 8C3451
- 5.22. Auto swing speed control that can be adjusted by remote control
- 5.23. Cutter head swing circuit with two swing cylinders
- 5.24. O-ring faced seal fittings
- 5.25. Spring applied pressure release brakes sized to hold the unit stable

Cutter Wheel

- 5.26. Minimum wheel diameter: 20"
- 5.27. Minimum wheel thickness: 1 ½"
- 5.28. Two (2) compete sets of cutter teeth and hardware
- 5.29. Two (2) cutting wheel bearings
- 5.30. Minimum 1 ¾" diameter pillow block bearings
- 5.31. Belt driven
- 5.32. Built in braking system

Trailer

- 5.33. 2.5" pintle hitch
- 5.34. Cole Herse 1253 six (6) pin trailer connector
- 5.35. Minimum 5000 pound axle with electric brakes
- 5.36. Mounted spare tire
- 5.37. LED light package

(d) Delivery

The Contractor shall be responsible for the delivery of Equipment in first class working condition free on board (FOB) Client Agency designated destination and in accordance with good commercial practices. Deliveries will be made to the location noted on the purchase order. Contractor shall

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bear the risk of loss during delivery of all Equipment. The Contractor shall deliver all Equipment completely assembled, serviced, lubricated, clean and ready for immediate use. The Contractor shall furnish two (2) sets of Equipment manuals and applicable parts catalog at the time of delivery.

(e) Standardization

The Contractor shall furnish the Client Agency with a specification sheet listing the standard and optional features for each piece of equipment upon delivery.

(f) Inspection

The Equipment is subject to incoming inspection and testing by the Client Agency prior to being accepted by the Client Agency. In the event that the Equipment is deemed defective or is otherwise found by the Client Agency not to be in conformity with the Contract, the Client Agency shall have the right at its sole discretion, to either refuse delivery or to require the Contractor to repair the defective Equipment prior to acceptance. The Contractor shall be responsible for any and all costs related to this section.

(g) Demonstration

The Client Agency reserves the right to request a demonstration or make an inspection of any Equipment being offered prior to the Contract award. The demonstration must be held within five (5) calendar days of the Client Agency's request and within the State of Connecticut.

(h) Training

The Contractor shall supply a minimum of one (1) manufacturer representative to train State of Connecticut personnel in the operation, service and maintenance of the Equipment. Classroom and hands-on training for operators should be a minimum of twenty-four (24) hours and a minimum of forty (40) hours for mechanics. Training must encompass all safety concerns when operating the Equipment and provide the operators with demonstrations of various techniques for proper Equipment operation. The Contractor shall provide all training materials at the time of the training session.

Training schedule and location will be determined by the Client Agency. All training will be the responsibility of the Contractor and shall be conducted in the State of Connecticut at no cost to the State. Training may be waived at the discretion of the Client Agency.

(i) Warranty

Contractor shall provide a minimum of twelve (12) months or one thousand hours (1000) manufacturer's warranty on all equipment. In addition to the manufacturer's warranty, the Contractor shall guarantee any accessories or attachments against faulty workmanship or materials or both for a minimum of twelve (12) months. The Contractor shall make repairs and provide replacement of faulty units, assemblies or parts as necessary during the warranty period. All warranty work done and any parts needed related to the work must be done or provided solely at Contractor cost.

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All warranties and guarantees are effective on the date the Equipment is placed into service by the Client Agency. The Client Agency shall notify the Contractor in writing when each piece of Equipment is placed into service.

Warranty services and parts must be available within forty-eight (48) hours after notification.

(j) Extended Warranty

If available, the Contractor shall provide pricing for extended warranty packages offered for the time periods listed in Exhibit B, Price Schedule.

(k) Purchase Orders, Invoices and Payments (for ConnDOT orders only)

When the Connecticut Department of Transportation ("ConnDOT") is the Client Agency, questions concerning purchase orders may be directed to the ConnDOT Processing Unit at (860)594-2070. ConnDOT's Accounts Payable Unit through the Comptroller's Office will issue payments. Payment and invoicing inquiries should be directed to ConnDOT's Accounts Payable Unit at (860)594-2305.

All invoices must include:

1. Contractor F.E.I.N.
2. Complete Contractor name and billing address.
3. Project number, if applicable.
4. Invoice number and date.
5. Purchase order number.
6. Itemized description of services and/or material supplied.
7. Adjustments, if applicable.
8. Quantity, unit, unit price, and extended amount.
9. Ticket numbers corresponding to each invoice must be listed or attached to the company invoice as a separate sheet, if applicable.
10. Work periods and traffic control prices must be itemized, if applicable.

For prompt payment processing, please mail invoices to the following address:

State of Connecticut
Department of Transportation
Bureau of Finance and Administration
Attn: Accounts Payable SW1A
P.O. Box 317546
Newington, CT 06131-7546

Payments may be delayed if the invoice form is not properly completed in accordance with the instructions noted above.

2. ADDITIONAL TERMS AND CONDITIONS:

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(a) Contract Separately/Additional Savings Opportunities

DAS reserves the right to either seek additional discounts from the Contractor or to contract separately for a single purchase, if in the judgment of DAS, the quantity required is sufficiently large, to enable the State to realize a cost savings, over and above the prices set forth in Exhibit B, whether or not such a savings actually occurs.

(b) Mandatory Extension to State Entities

Contractor shall offer and extend the Contract (including pricing, terms and conditions) to political subdivisions of the State (which includes towns and municipalities), schools, and not-for-profit organizations.

(c) P-Card (Purchasing MasterCard Credit Card)

Notwithstanding the provisions of Section 4(b)(2) of the Contract, purchases may be made using the State of Connecticut Purchasing Card (MasterCard) in accordance with Memorandum No. 2011-11 issued by the Office of the State Comptroller.

Contractor shall be equipped to receive orders issued by the Client Agency using the MasterCard. The Contractor shall be responsible for the credit card user-handling fee associated with MasterCard purchases. The Contractor shall charge to the MasterCard only upon acceptance of Goods delivered to the Client Agency or the rendering of Services.

The Contractor shall capture and provide to its merchant bank, Level 3 reporting at the line item level for all orders placed by MasterCard.

Questions regarding the state of Connecticut MasterCard Program may be directed to Ms. Kerry DiMatteo, Procurement Card Program Administrator at 860-713-5072.

(d) Reverse Auction Transaction Fee

The Contractor(s) with whom the State of Connecticut enters into a Contract shall pay a transaction fee in the amount of one percent (1%) of the total Contract amount (the "Fee"). Contractor shall pay the Fee directly to EASiBuy, LLC ("EASI") pursuant to the EASI Supplier Agreement Terms and Conditions executed by the Contractor and EASI and returned to the State of Connecticut prior to the bid response due date as indicated in the ITB.

Awarded Contractor Reporting and Payment Terms and Conditions:

The awarded Contractor(s) shall pay the Fee to EASI for all payments received from the Client Agency, any of its political subdivisions or any other entity resulting from the Reverse Auction event or subsequent Contract.

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Upon written notification of the Contract award, the Contractor(s) shall immediately provide automated clearing house or credit card information (the "Preferred Transaction Fee Payment Method") to EASI. EASI shall charge Contractor paying via credit card an additional credit card processing fee in the amount of three percent (3%) of the Fee. EASI shall charge the Contractor(s) via the Preferred Transaction Fee Payment Method based on the below terms.

Term Purchases:

If purchased goods and services are ongoing in nature, the Contractor shall enter into the Strategic Sourcing Solution all payments received from the Client Agency and details of all goods and services, quantities and prices associated with such payments within ten (10) days of the end of each month. If the Contractor fails to enter the Client Agency's payment information by the tenth (10th) day of the month, EASI shall charge to Contractor's Preferred Transaction Fee Payment Method an amount equal to one (1) month of the overall Contract value estimated by the Client Agency multiplied by the Fee percentage. EASI shall charge the Fee to the Contractor's Preferred Transaction Fee Payment Method within fifteen (15) days of the end of each month.

Audit Right:

The State of Connecticut and EASI reserve the right to audit the accuracy of the Fees. Audits must be conducted during regular business hours, with no less than fifteen (15) business day's prior written notice to the Contractor(s), and in such a manner as not to unreasonably interfere with the Contractor's normal business activities. The Fees for any errors or omissions disclosed by any such audit must be due immediately. If the Fees are determined to have been underpaid by more than five percent (5%) for the period audited by either EASI or the State of Connecticut or both as a result of such audit, the Contractor(s) shall immediately pay for the costs of such audit.

(e) Subcontractors

Subcontracting is not allowed under this Contract.

(f) Security and/or Property Entrance Policies and Procedures

Contractor shall adhere to established security or property entrance policies and procedures or both for each requesting Client Agency. It is the responsibility of each Contractor to understand and adhere to those policies and procedures prior to any attempt to enter any Client Agency premises for the purpose of carrying out the scope of work described in this Contract.

(g) Department of Correction Requirements for Contractors who Perform at a Correctional Facility

(1) Facility Admittance

(A) Contractors shall not allow any of their employees to enter the grounds of or any structures in any Department of Correction ("DOC") facility ("Facility") or undertake any part of the

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Performance unless the employees have first been issued an individual, valid, security identification badge which they shall display properly at all times while at the Facility.

- (B) Contractor employees who seek admittance to a DOC Facility must first undergo a background check to confirm their eligibility to be admitted into the DOC Facility. Contractors shall obtain from the DOC a form for each employee and complete and submit that form to DOC at least 10 business days prior to the date that the employee is scheduled to arrive at the DOC Facility for the Performance. Information on the form includes the following:

1. Name
2. Date of Birth
3. Social Security Number
4. Driver's License Number
5. Physical Characteristics (such as age, height, weight, etc.)

(2) Official Working Rules

Contractors shall adhere to the following Official Working Rules of the DOC:

- (A) All Contractors shall report to the Facility's security front desk for sign-in, regardless of work location, immediately upon arrival at the Facility.
- (B) All Contractor personnel shall work under the observation of an assigned correctional officer or supervisor, who will provide escort for the duration of the work.
- (C) Contractor personnel shall not have any verbal or personal contact with any inmates.
- (D) Equipment must be checked daily and, when not in use, locked in a secure place as the Facility officials may direct.
- (E) Hacksaws, blades and files will remain in the custody of the officer assigned, except when being used.
- (F) The correctional officials may refuse admittance to any Contractor personnel for any cause or reason the correctional officials deem to be sufficient.
- (G) In the event of any emergency, all Contractor personnel will be escorted outside the Facility by correctional officials.
- (H) Contractors shall address all questions pertaining to interruptions of service or to safety of the Facility to the appropriate correctional official.
- (I) Work at the Facility must be Performed between 8:00 a.m. and 12:00 Noon and between 12:30 p.m. and 4:30 p.m., the maximum allowable working day being 8 hours. The Contractor shall not Perform any work at any Facility on any Saturday, Sunday or Holiday, unless DOC determines, in its sole discretion, that there is an emergency.
- (J) The Contractor shall ensure that all equipment not in use, is secure to prevent use by inmates.
- (K) The Contractor shall supply to DOC a copy of all material safety data sheets for all products used in the process of construction, construction materials, and products brought onto the Facility.

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(L) All Contractors shall sign out at the Facility's security front desk prior to departure following completion of Performance.

(3) Rules Concerning Department of Correction Facilities

Contractors shall adhere to the Facilities rules ("Facilities Rules") described in this section. At the time that Contractors and Contractor Parties seek to enter a Facility, DOC staff will present to them a document setting forth the following Facilities Rules and extracts of the laws governing the introduction and control of contraband. Contractors and Contractors Parties shall read, understand and sign that document as a condition precedent to entering the Facility and as evidence that they understand the consequences imposed for violating these Facilities Rules:

(A) Restricted Areas

All persons except DOC personnel, upon entering the grounds are restricted to the immediate area of their work assignment. In order to go to other areas, Contractor personnel shall first obtain written permission from the supervisory correctional official in charge. Only persons having official business will be admitted to construction sites.

(B) Inmates

There may be times when inmates may be working adjacent to or in the same area as Contractor or Contractor Parties. All persons are prohibited from accepting or giving anything from and to an inmate. Inmates are accountable to DOC personnel only, no other person will have any conversation or dealings with inmates without the approval of the DOC supervisory official in charge.

(C) Vehicle Control

Any Contractor personnel entering upon the Facility shall remove the ignition keys of their vehicle and lock the vehicle when they leave it for any reason. Contractors shall ensure that all equipment in, on or around the vehicles is secured and inaccessible to anyone else while in the Facility.

(D) Contraband

Contractors shall not bring clothing or contraband into or onto the Facility's grounds or leave clothing or contraband in a vehicle located on the grounds of the Facility outside of an area designated by DOC personnel. Contraband is defined below and all persons are subject to these DOC Facilities Rules concerning contraband when on the Facility's grounds.

Contractor shall not introduce into or upon, take or send to or from, or attempt the same to or from, the grounds of the Facility anything whatsoever without the knowledge of the Facility supervisor.

"Contraband" means any tangible or intangible article whatsoever which DOC has not previously authorized and may include letters, stamps, tools, weapons, papers, floor implements, writing materials, messages (written and verbal), instruments and the like. Contractors shall discuss any questions regarding such matters with the Facility supervisor immediately upon those questions arising.

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Cigarettes and Cell Phones are “contraband.” Accordingly, Contractors shall leave them secured inside their locked vehicles in an area designated by DOC personnel.

Failure to comply with these Facilities Rules, in the sole determination of DOC, will result in the Contractor being removed from the Facility.

(4) State Laws Governing Unauthorized Conveyance, Possession or Use of Items, Weapons and Certain Devices

(A) Unauthorized conveyance of certain items brought into the Facility is governed by Conn. Gen. Stat. Sec. 53a-174, which provides as follows:

1. Any person not authorized by law who conveys or passes or causes to be conveyed or passed, into any correctional or humane institution or the grounds or buildings thereof, or to any inmate of such an institution who is outside the premises thereof and known to the person so conveying or passing or causing such convey or passing to be such an inmate, any controlled drug, as defined in section 21a-240, any intoxicating liquors, any firearm, weapon, dangerous instruments or explosives of any kind, any United States currency, or any rope, ladder or other instrument or device for use in making, attempting or aiding an escape, shall be guilty of a class D felony. [Penalty for a Class “D” felony per Sec. 53a-35 subsection a, b, c, d is a term not to exceed five (5) years.]The unauthorized conveying, passing, or possessing of any rope or ladder or other instrument or device, adapted for use in making or aiding an escape, into any such institution or the grounds or building thereof, shall be presumptive evidence that it was so conveyed, passed or possessed for such use.
2. Any person not authorized by law who conveys into any such institution any letter or other missive which is intended for any person confined therein, or who conveys from within the enclosure to the outside of such institution any letter or other missive written or given by any person confined therein, shall be guilty of a class A misdemeanor. [Penalty for a Class “A” misdemeanor per Sec. 53a-36 subsection 1, the term is not to exceed one (1) year.]
3. Any person or visitor who enters or attempts to enter a correctional institution or Facility by using a misleading or false name or title shall be guilty of a class A misdemeanor.

(B) Possession of weapons or dangerous instruments in the Facility is governed by Conn. Gen. Stat. Sec.53a-174a, which provides as follows:

1. A person is guilty of possession of a weapon or dangerous instrument in a correctional institution when, being an inmate of such institution, he knowingly makes, conveys from place to place or has in his possession or under his control any firearm, weapon dangerous instrument, explosive, or any other substance or thing designed to kill, injure or disable.
2. Possession of a weapon or dangerous instrument in a correctional institution is a class B felony. [Penalty for a Class “B” felony per Sec. 53a-35 subsection a, b, c, d is a term not to exceed twenty (20) years.]

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- (C) Conveyance or use of electronic or wireless communication devices in the Facility is governed by Conn. Gen. Stat. Sec. 53a-174b, which provides as follows:
1. A person is guilty of conveyance or use of an electronic wireless communication device in a correctional institution when such person, without authorization by the Commissioner of Correction or the commissioner's designee, (1) conveys or possesses with intent to convey an electronic wireless communication device to any inmate of a correctional institution while such inmate is in such institution, or (2) uses an electronic wireless communication device to take a photographic or digital image in a correctional institution.
 2. Conveyance or use of an electronic wireless communication device in a correctional institution is a Class A misdemeanor.