

# CONSTRUCTION DOCUMENTS PROJECT MANUAL

DANE COUNTY DEPARTMENT OF PUBLIC WORKS, HIGHWAY AND TRANSPORTATION

# PUBLIC WORKS SOLID WASTE DIVISION 1919 ALLIANT ENERGY CENTER WAY MADISON, WISCONSIN 53713

# REQUEST FOR BIDS NO. 318006 REFUSE HAULING AND COLLECTION FROM COUNTY FACILITIES DEPARTMENT OF PUBLIC WORKS, HIGHWAY & TRANSPORTATION: SOLID WASTE DIVISION 1919 ALLIANT ENERGY CENTER WAY MADISON, WISCONSIN

Due Date / Time: TUESDAY, MAY, 15, 2018 / 2:00 P.M. Location: PUBLIC WORKS OFFICE

Performance / Payment Bond: 100% OF CONTRACT AMOUNT

FOR INFORMATION ON THIS REQUEST FOR BIDS, PLEASE CONTACT:

JOHN WELCH, PROJECT MANAGER
TELEPHONE NO.: 608/516-4154
FAX NO.: 608/267-1533
E-MAIL: WELCH@COUNTYOFDANE.COM

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RFB No. 318006 rev. 01/18

# **INVITATION TO BID**

Dane County Dept. of Public Works, Hwy & Transp., 1919 Alliant Energy Center Way, Madison, WI 53713, will receive sealed Bids until:

# 2:00 P.M., TUESDAY, MAY 15, 2018

# **RFB NO. 318006**

# REFUSE HAULING AND COLLECTION FROM COUNTY FACILITIES DEPARTMENT OF PUBLIC WORKS, HIGHWAY & TRANSPORTATION: SOLID WASTE DIVISION

# 1919 ALLIANT ENERGY CENTER WAY MADISON, WISCONSIN 53713

Dane County is inviting Bids for waste hauling and collection services for County administered offices and facilities.

Request for Bids document may be obtained after **2:00 p.m. on Tuesday, April 17, 2018** by downloading it from <u>bids-pwht.countyofdane.com</u>. Please call John Welch, Project Manager, at 608/516-4154, or our office at 608/266-4018, for any questions or additional information.

All Bidders must be a registered vendor with Dane County & pay an annual registration fee. Complete Vendor Registration Form at <a href="www.danepurchasing.com/registration">www.danepurchasing.com/registration</a> or obtain one by calling 608/266-4131.

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RFB No. 318006 rev. 02/18

### INSTRUCTIONS TO BIDDERS

Refuse Hauling and Collection from County Facilities Department of Public Works, Highway & Transportation: Solid Waste Division 1919 Alliant Energy Center Way Madison, Wisconsin

## 1. SECURING DOCUMENTS

- A. Construction Documents may be obtained at bids-pwht.countyofdane.com.
- B. Bidder is responsible to check Public Works website regularly for Addenda.
- C. Deposit for Drawings and Specifications is not required.

# 2. BID REQUIREMENTS

- A. Bidder shall submit container price, haul price, and total price for the specific locations on the Bid Form. Bidders shall bid on ALL of the sites.
- B. Envelope containing Bid shall be clearly marked as for this project (note title at top of page). Bids shall be delivered to:

Dane County Department of Public Works, Highway & Transportation 1919 Alliant Energy Center Way Madison, Wisconsin 53713

- C. One (1) Bid Form shall be submitted with your Bid. Bid Form is provided with Construction Documents; no other form or letter shall be accepted.
- D. Wisconsin Statute 77.54 (9m) allows building materials that become part of local unit government facilities to be exempt from sales & use tax. Vendors & materials suppliers may not charge Bidders sales & use tax on these purchases. This does not include highways, streets or roads.
- E. Bidders shall not add any conditions, escalator clauses of qualifying statements to Bid Form.
- F. Erasures or other changes to Bid must be explained or noted, and shall be accompanied by initials of bidder.
- G. Legally authorized official of bidder's organization shall sign Bids.
- H. Bidder's organization shall submit completed Fair Labor Practices Certification Form, included in these Construction Documents.
- I. Successful bidder shall furnish and pay for Performance / Payment Bond as called for in Conditions of Contract.

# 3. INQUIRIES

A. Written inquiries regarding intent of Construction Documents should be directed to:

John Welch, Public Works Project Manager

Dane County Department of Public Works, Highway & Transportation 1919 Alliant Energy Center Way, Madison, Wisconsin 53713

Fax: 608/267-1533

Email: Welch@countyofdane.com

- B. Bidders shall bring questions, discrepancies, omissions, conflicts or doubt as to meaning of any part of Construction Documents to attention of Department of Public Works, Highway & Transportation at least ten (10) business days before due date for Bids. Prompt clarification of intent of Construction Documents shall be made available to bidders in form of Addendum. Bidder shall acknowledge all Addenda on Bid Form.
- C. Failure to request clarification of interpretation of Construction Documents shall not relieve bidders of their responsibilities to perform Work.

### 4. EXAMINATION OF SITE

A. Bidder shall carefully examine site(s). Investigate all site conditions that may affect execution of Work as detailed in Construction Documents.

#### 5. ALTERNATES

A. See Bid Form for alternates.

### 6. WITHDRAWAL OF BIDS

A. Any bidder may withdraw their Bid any time prior to Bid Due Date. Withdrawn Bids shall be returned unopened.

# 7. BID DUE DATE

A. See Legal Notice (advertisement).

# 8. COMMENCEMENT AND COMPLETION OF WORK

- A. The contract shall be effective on the date indicated on the purchase order or the contract execution date and shall run for five (5) years from the date.
- B. Anticipated start date: June 8, 2018.

# 9. RESERVATION

A. Dane County reserves the right to reject any or all Bids, to waive any informalities in the Bid, and to accept any Bid which shall be in the best interest of Dane County.

### SCOPE OF WORK

- 1) The Contractor shall furnish containers, collect, haul, and dispose of all refuse generated by County occupied locations with its own equipment and personnel with a few minor exceptions where the County owns waste containers. All landfillable refuse shall be disposed of at Dane County Landfill Site No. 2 in accordance with rules and regulations as established by Dane County Public Works Solid Waste Division. No alternative landfill sites will be considered.
- 2) All work listed shall be performed in a thorough and professional manner and in accordance with accepted industry methods and practices. All work shall be in strict compliance with all Local, State, and Federal codes, ordinances, laws, and policies.
- 3) The Contractor shall provide an adequate number of competent, properly trained personnel with sufficient supervision to provide the required services at all times. The Contractor shall provide all personnel with a complete set of specifications and schedules, as necessary, to ensure all required services are completed.
- 4) The Contractor shall supply reasonable verification that waste is being delivered to Dane County Landfill Site No. 2. If this policy is violated, the Contractor shall be responsible to pay the County 150% of the Dane County Landfill Site No. 2 disposal fee for the volume of waste taken elsewhere.
- 5) The Contractor shall furnish recyclable and paper containers, collect, haul, sort, store, and recycle paper, including corrugated, at appropriate times with its own equipment and personnel.
- 6) The Contractor shall keep containers, packers, and any other equipment clean and odor free. Containers shall be fly, vermin, and rodent proof. All containers shall be covered unless the site manager requests uncovered containers. All containers shall be safe. Any container deemed to be in an unsafe condition shall be replaced with 48 hours of notification by the site manager.
- 7) The Contractor shall not be responsible for removing hazardous waste, medical waste, or any other problematical wastes banned by the County, or any other regulatory authority. If the Contractor's employee arrives on site and finds these items, he shall notify the site contact person. It then becomes the responsibility of the County. If this happens repeatedly, the contractor shall inform the County Solid Waste Division and other actions will be taken.
- 8) The Contractor and its employees shall conduct themselves in a decent, orderly, and businesslike manner at all times, while performing the provisions of this contract. The County reserves the right to have the contractor replace any employee failing to comply with these terms. Failure to do so may result in termination of this contract.
- 9) A site manager may request a change of container style or size at any time. The Contractor shall furnish the requested container at the County bid price and notify Solid Waste of the change.
- 10) Pickup Service Schedule:

Normal pickup schedules are listed in on the bid form. When required, the Contractor shall respond within 4-6 hours for pickup on demand at noted locations. (Dane County Landfill Site No 2. requires a two (2) hour turn around time)

11) Special Note:

Due to security reasons, safety concerns, and animal health issues a single bid for an all-inclusive service at the Henry Vilas Zoo in accordance with the service needs may be considered. Service to the Henry Vilas Zoo may be awarded to a single Contractor.

12) Questions by the Contractor during the performance of this contract shall be directed to the Solid Waste Manager.

Name of Bidding Firm:	

# **BID FORM**

BID NO. 318006

REFUSE HAULING AND COLLECTION FROM COUNTY FACILITIES PROJECT:

TO: DANE COUNTY DEPARTMENT OF PUBLIC WORKS, HIGHWAY &

> TRANSPORTATION PROJECT ENGINEER 1919 ALLIANT ENERGY CENTER WAY

MADISON, WISCONSIN 53713

Bids must be submitted on the attached Bid Form. Bids submitted otherwise will be rejected. Dane County reserves the right to accept or reject any and all bids submitted; and to accept such bids deemed to be in the best interest of the County. The bids will be reviewed initially to determine if technical requirements are met. Copies of proposed container diagrams/drawing must be submitted with your bid for easy identification.

#### Base Bid:

Bidders shall bid on ALL of the sites.

Bid shall include container cost, hauling cost, and total for each listed item.

A listing of anticipated pickup locations, container sizes, and frequency of pickups is shown on the pickup bid schedule. The bid form shows the weekly total number of pickups for each size container. Bidders must enter a container price, haul price, and total price.

#### Alternate Bid:

Lump sum cost to provide three (3) different colored carts for Henry Vilas Zoo (i.e. one color for all recycling carts, one color for all compost carts, and one color for all waste carts).

# Additional Required Information:

Please provide a comprehensive list with Bid Form of categories of materials Vendor will accept in the single stream recycling (i.e. paper, plastics #1-7, cans, glass, newspaper, etc.).

# Please provide a response to the following question:

Due to the asphalt concrete at Henry Vilas Zoo, that location may require Bidder to use a collection vehicle that is a maximum of 30,000 lbs. gross vehicle weight (GVW) when fully loaded with materials. Are you able to meet these weight restrictions (Check Box)?

¬ Yes

□ No

Bid No. 318006 BF - 1 ver. 06/12

The County may conduct up to four audits per year when the contractor will be asked to bring solely, the county waste picked up, directly to the County landfill without picking up other customers. These audits will be conducted with reasonable notice and at mutually agreeable times and dates. A representative of the County will ride along from material collection until disposal. Periodic meetings at the County's request may be scheduled to review contracted service and to resolve any disputes

Name of Bidding Firm:	

# RFB 318006 – BID FORM DANE COUNTY REFUSE HAULING & COLLECTION SCHEDULE

# Base Bid:

DANE COUNTY AGENCY/ ADDRESS PHONE AND CONTACT	REFUSE, RECYCLABLE MIXED PAPER OR CARDBOARD (Recyclables = single stream recycling)	CONTAINER SIZE	NUMBER OF CONTAINERS (County owned unless otherwise specified)	FREQUENCY OF PICKUP	COLLECTION DAY(S) - if specified (T=Tuesday, Th=Thursday)	CONTAINER COST PER YEAR \$	HAULING COST PER PICK UP \$	BID AMOUNT
			Alliant Energ					
			Madison, W					
Julie Gallager	REFUSE	42 yard compactor	1	As needed				
Facility Manager	REFUSE	35 yard compactor	1 (lease)	As needed				
(608-267-3975)	REFUSE	30 yard	4	As needed				
	CARDBOARD	15 yard compactor	1	As needed				
	CARDBOARD	42 yard compactor	1	As needed				
	RECYCLABLES	6 yard	1	2x week	T/F			
			D.C. Regional 4000 Internatio Madison, WI	nal Lane				
Shane Hurley	REFUSE	42 yard with compactor	1 (lease)	per week)				
608-246-3383	REFUSE	4 yard	1	EOW	W			
	REFUSE	4 yard	1	EOW	W			
	CARDBOARD AND MIXED PAPER	25 yard with compactor	1 (lease)	As needed (1-2 times per week)				
			Sheriff's C Ferris Ce 2120 Rimrod Madison, S	enter ck Road				
Julie O'Dair	REFUSE	8 yard	1	2x week	T/F			
608-284-6053	RECYCLABLES	2 yard	1	1x month				
	CARDBOARD	8 yard	1	As needed				

Bid No. 318006 BF - 2 ver. 06/12

			Firearms Tra 5184 H Waunakee	wy 19		
Paul Haser	REFUSE	6 yard	1	1x week	W	
608-849-2665	RECYCLABLES	6 yard	1	1x week	W	
			Public Safe 115 West D Madison,	oty Street		
Amanda Depagter	CORRUGATED	34 Yard Compactor	1 (lease)	1x week	W	
608-266-4350	RECYCLABLES	2 yard	2	2x week		
	•	·		•		
			Stoughton Sh S.E. 2354 Stoughton	Cty Rd N	1	,
608-283-3960	CARDBOARD	96 gallon	1	1x month	Т	
		·		•		
			Middleton Sh 7555 W. Old Middleton,	Sauk Road		·
608-267-4936	CARDBOARD	96 gallon	1	1x month	Т	
			Extensio 1 Fen Oa Madison,	k Court		
Emily Capicik	REFUSE	8yard	1	EOW	Т	
608-224-3707	RECYCLABLES	2 yard	1	1x month		
			Public Works Rodefeld 7102 U.S. H Madison,	Landfill wy 12 & 18		
Christie Schaeffer	REFUSE	20 Yard	3	3x week	M/W/F	
608-838-9555						
	·	I				

Bid No. 318006 BF - 3 ver. 06/12

			Henry V 702 South R Madison	andall Street			
Jeff Halter							
608-261-9767							
	REFUSE	96 gallon	4	2x week full year	T/F		
Aviary	RECYCLABLES	96 gallon	6	2x week full year	T/F		
	COMPOST	96 gallon	4	2x week full year	T/F		
	REFUSE	96 gallon	4	2x week full year	T/F		
Primate House	RECYCLABLES	96 gallon	2	2x week full year	T/F		
	COMPOST	96 gallon	4	2x week full year	T/F		
Cats	COMPOST	96 gallon	1	2x week full year	T/F		
	REFUSE	96 gallon	1	2x week full year	T/F		
Red Barn	RECYCLABLES	96 gallon	1	2x week full year	T/F		
	COMPOST	96 gallon	8	2x week full year	T/F		
0'"	REFUSE	96 gallon	1	2x week full year	T/F		
Giraffe	COMPOST	96 gallon	8	2x week full year	T/F		
Bison	COMPOST	96 gallon	3	2x week full year	T/F		
	REFUSE	96 gallon	1	2x week full year	T/F		
AHC	RECYCLABLES	96 gallon	2	2x week full year	T/F		
	COMPOST	96 gallon	3	2x week full year	T/F		
01	REFUSE	4 yard	1	2x week full year	T/F		
Shop	RECYCLABLES	96 gallon	2	2x week full year	T/F		
0.711	REFUSE	3 yard	2	2x week full year	T/F		
Grille	RECYCLABLES	3 yard	1	2x week full year	T/F		
0	RECYCLABLES	96 gallon	9	2x week full year	T/F		
Society	REFUSE	96 gallon	10	2x week full year	T/F		
		_		•			
			Capitol Square 113 S. He Madison	nry Street		,	<u>'</u>
Karen Shevet Dinah	REFUSE	2 yard	1	1x month	Т		
608-266-4363							
	· ·						

			2302 Fish Ha	ortation Department atchery Road , WI 53713			
Dawn Erickson	REFUSE	4 yard	1	As needed			
608-266-4040	REFUSE	20 yard	1	As needed			
	REFUSE	2 yard	2	Weekly			
	WOOD	12 yard	1	As needed			
	RECYCLABLES	4 yard	1	As needed			
			2520 (	Transp Dept Cth "B" n, WI 53589	,	,	
	REFUSE	20 yard	1	As needed			
			3103 Lu	ortation Department ids Lane i, WI 53558			
	REFUSE	20 yard	1	As needed			
	WOOD	20 yard	1	As needed			
	RECYCLABLES	8 yard	1	EOW			
			9932 US 18-	ortation Department 151 Business , WI 53572			
	REFUSE	30 yard	1	As needed			
	RECYCLABLES	8 yard	1	1x month			
			7299	n Department (Springfield) Sth 19 e, WI 53597			
	REFUSE	30 yard	1	As needed			
	RECYCLABLES	8 yard	1	1x month			
			5201 Fen	sources Department Oak Drive , WI 53718			<b>,</b>
Amanda Depagter	REFUSE	8 yard	1	EOW	F		
608-266-4350	RECYCLABLES	2 yard	1	EOW	W		
						J	

			Deto 2914 Indust Madison, V	trial Drive			
Amanda Depagter	REFUSE	6 yard	1	1x week	W		
608-266-4350	RECYCLABLES	6 yard	1	EOW	Т		
			Courth 215 South Madison, V	Hamilton			
Amanda Depagter	REFUSE	34 yard Compactor	1 (leased)	1x week			
608-266-4350	RECYCLABLES	8 yard	1	4x week			
	CART TIP	Cart Tip	1 (leased)				
			South M 2322 South I Madison, V	Park Street			,
Amanda Depagter	REFUSE	4 yard	1	1x week	F		
608-266-4350	RECYCLABLES	8 yard	1	EOW			
			Job Ce 1819 Aberg Madison, V	g Avenue			,
Amanda Depagter	REFUSE	8 yard	1	2x week	M/Th		
608-266-4350	RECYCLABLES	8 yard	1	2x week	M/Th		
			Human S 1202 North <sub>l</sub> Madison, \	port Drive			
Amanda Depagter	REFUSE	8 yard	1	EOW	Т		
608-266-4350	RECYCLABLES	8 yard	1	1x month			
			Stoughton Hur 125 Vetera Stoughton,	ns Road		1	
Amanda Depagter	REFUSE	4 yard	1	EOW	Т		
608-266-4350	RECYCLABLES	2 yard	1	1x month			
					•	•	•

Bid No. 318006 BF - 6 ver. 06/12

			AD 2865 North Sho Madison,	erman Avenue			
Amanda Depagter	RECYCLABLES	8 yard	1	EOW	Th		
608-266-4350	REFUSE	8 yard	1	1x week	F		
			Badger Prairie 1100 East Vo Verona, V	erona Road			
Facilities Manager	REFUSE	34 yard with compactor	1 (lease)	2x month			
608-515-2784	CART TIP	Cart Tip	1 (lease)				
	CARDBOARD	8 yard	1	2x month			
			Consolidated 1130 East V Verona, V	erona Road			
Joanne DeYoung	REFUSE	34 Yard with compactor	1 (lease)	As needed			
608-845-1201	RECYCLABLES	8 yard	1	1x week			
	CARDBOARD	40 yard with compactor	1 (lease)	As needed			
			Medical E 115 West Doty Madison,	y, Room 2144			
Amanda Depagter	RECYCLING	8 yard	1	EOW	М		
608-266-4350	REFUSE	2 yard	1	EOW	W		
	REFUSE	4 yard	1	EOW	W		
			Parks De 4318 Robei Madison,	rtson Road			
Mike Bernards	REFUSE	20 yard	1	As needed full year			
608-575-8610	WOOD	20 yard	1	As needed full year			
	RECYCLABLES	2 yard	1	1x week full year			
				I	t	I	I

			3101 Lake	e Center Farm Road , WI 53711			
Amanda Depagter	REFUSE	6 yard	1	1x week	T		
608-266-4350	RECYCLABLES	2 yard	1	EOW			
	CARDBOARD	8 yard	1	1x month			
	(	Service for this site will be full	year with additional i	efuse pickup as needed whe	en multiple events	s occur.	
			2971 Hig	campground) hway 151 d, WI 53558			
Mike Bernards	REFUSE	6 yard	2	2x week after 7 am	T/F		
608-575-8610	RECYCLABLES	6 yard	2	1x week after 7 am			
	Se	ervice for this site will be seas	onal- April 15, throug	jh October 1 <sup>st</sup> – plus Sept 7 <sup>th</sup>	thru April 14 <sup>th</sup> , as	s needed	
	REFUSE	6 yard		bby Road , WI 53711 2x week	T/F		
	RECYCLABLES	2 yard	1	1x week	M or F		
	Se	ervice for this site will be seas	onal- April 15, throug	h October 1st – plus Sept 7th	thru April 14th, as	s needed	· · · · · · · · · · · · · · · · · · ·
				e Shed e for address)			
Mike Bernards	REFUSE	6 yard	1	2x week	T/F		
608-575-8610	RECYCLABLES	6 yard	1	1x week	M or F		
	Se	ervice for this site will be seas	onal- April 15, throug	h October 1 <sup>st</sup> – plus Sept 7 <sup>th</sup>	thru April 14 <sup>th</sup> , as	s needed	
			(Camp 3113 Lake	Farm ground) Farm Road , WI 53711			
Mike Bernards	REFUSE	6 yard	1	1x week	M or F		
608-575-8610	RECYCLABLES	6 yard	1	1x week	M or F		
	Se	rvice for this site will be seaso	onal- April 15, through	October 1st - plus Sept 7th	thru April 14th, a	as needed	

			Mendota I 5133 County H Middleton, W	ighway M			
Mike Bernards	REFUSE	6 yard	1	2x week	M/Th		
608-575-8610	REFUSE	4 yard	1	2x week	M/Th		
	RECYCLABLES	6 yard	1	1x week			
	S	ervice for this site will be se	asonal- April 15, through C	ctober 1 <sup>st</sup> – plus Sept 7	r <sup>th</sup> thru April 14 <sup>th</sup> , a	s needed	
			Token Cree 6200 Highv Madison, Wi	vay 51			
Mike Bernards	REFUSE	6 yard	2	2x week	T/F		
608-575-8610	RECYCLABLES	6 yard	2	1x week	F		
	S	ervice for this site will be se	asonal- April 15, through C	ctober 1 <sup>st</sup> – plus Sept 7	r <sup>th</sup> thru April 14 <sup>th</sup> , a	s needed	
			Brigham I				

	Brigham Park _								
	County Trunk Hwy F Blue Mounds, WI 53517								
Mike Bernards									
wike bernards	REFUSE	6 yard	1	1x week	F				
608-575-8610	RECYCLABLES	6 yard	1	EOW					
	Se	rvice for this site will be sea	sonal- April 15, through Oc	tober 1st – plus Sept 7	th thru April 14th, a	s needed			
			Sheriff Boat S						
			(Contact Mike fo	r address)					
Mike Bernards	REFUSE	4 yard	1	1x month					
608-575-8610									
	Se	rvice for this site will be sea	sonal- April 15, through Oc	tober 1st – plus Sept 7	th thru April 14th, a	s needed			

# Alternate Bid:

Lump sum cost to provide three (3) different colored carts for Henry Vilas Zoo (i.e. one color for all recycling carts, one color for all compost carts, and one color for all waste carts).

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# **Additional Required Information:**

Please provide a comprehensive list with Bid Form of categories of materials Vendor will accept in the single stream recycling (i.e. paper, plastics #1-7, cans, glass, newspaper, etc.).

acknowledged:	•
Addendum No(s) through	
Dated	
Assuming a Notice to Proceed, by what date can you commence this job	?
Commencement Date:	
I hereby certify that all statements herein are made on behalf of:	
(Name of Corporation, Partnership or Person submitting Bid)	
Select one of the following:  1. A corporation organized and existing under the laws of the State of	, oi
2. A partnership consisting of	, oi
3. A person conducting business as	
Of the City, Village, or Town of	of the State of

Name of Bidding Firm: \_\_

Receipt of the following addenda and inclusion of their provisions in this Bid is hereby

I have examined and carefully prepared this Bid from the associated Construction Documents and have checked the same in detail before submitting this Bid; that I have full authority to make such statements and submit this Bid in (its) (their) (my) behalf; and that the said statements are true and correct. In signing this Bid, we also certify that we have not, either directly or indirectly, entered into any agreement or participated in any collusion or otherwise taken any action in restraint of free competition; that no attempt has been made to induce any other person or firm to submit or not to submit a Bid; that this Bid has been independently arrived at without collusion with any other bidder, competitor, or potential competitor; that this Bid has not been knowingly disclosed prior to the Bids Due Date to another bidder or competitor; that the above statement is accurate under penalty of perjury.

The undersigned further agrees to honor the Base Bid and the Alternate Bid(s) for 60 days from date of Award of Contract.

SIGNATURE:		
	(Bid is invalid without signature)	
Print Name:	Date:	
Title:		
	Fax No.:	
Email Address:		
Contact Person:		

# THIS PAGE IS FOR BIDDERS' REFERENCE AND NEED NOT BE SUBMITTED WITH BID FORM.

BID CHECK LIST:	
These items <b>must</b> be included with Bid:	
☐ Bid Form	☐ Fair Labor Practices Certification

### BIDDERS SHOULD BE AWARE OF THE FOLLOWING:

# DANE COUNTY VENDOR REGISTRATION PROGRAM

Any person bidding on any County contract must be registered with the Dane County Purchasing Division & pay an annual registration fee. A contract will not be awarded to an unregistered vendor. Obtain a *Vendor Registration Form* by calling 608/266-4131 or complete a new form or renewal online at:

www.danepurchasing.com/registration

# **EQUAL BENEFITS REQUIREMENT**

By submitting a Bid, the contractor acknowledges that a condition of this contract is to provide equal benefits as required by Dane County Code of Ordinances Chapter 25.016. Contractor shall provide equal benefits as required by that Ordinance to all required employees during the term of the contract. Equal Benefits Compliance Payment Certification shall be submitted with final pay request. For more information:

www.danepurchasing.com/partner\_benefit.aspx

### FAIR LABOR PRACTICES CERTIFICATION

The undersigned, for and on behalf of the BIDDER, APPLICANT or PROPOSER named herein, certifies as follows:

A. That he or she is an officer or duly authorized agent of the above-referenced BIDDER,

APPLICANT or PROPOSER, which has a submitted a bid, application or proposal for a contract or agreement with the county of Dane.

B. That BIDDER, APPLICANT or PROPOSER has (check one):

\_\_\_\_\_\_ not been found by the National Labor Relations Board ("NLRB") or the Wisconsin Employment Relations Commission ("WERC") to have violated any statute or regulation regarding labor standards or relations in the seven years prior to the signature date of this Certification.

\_\_\_\_\_\_ been found by the National Labor Relations Board ("NLRB") or the Wisconsin Employment Relations Commission ("WERC") to have violated any statute or regulation regarding labor standards or relations in the seven years prior to the signature date of this Certification.

Officer or Authorized Agent Signature

Date

Printed or Typed Name and Title

**NOTE:** You can find information regarding the violations described above at: <a href="www.nlrb.gov">www.nlrb.gov</a> and <a href="www.nlrb.gov">werc.wi.gov</a>.

For reference, Dane County Ordinance 25.09 is as follows:

Printed or Typed Business Name

(1) BIDDER RESPONSIBILITY. (a) Any bid, application or proposal for any contract with the county, including public works contracts regulated under chapter 40, shall include a certification indicating whether the bidder has been found by the National Labor Relations Board (NLRB) or the Wisconsin Employment Relations Committee (WERC) to have violated any statute or regulation regarding labor standards or relations within the last seven years. The Controller shall investigate any such finding and make a recommendation to the committee, which shall determine whether the conduct resulting in the finding affects the bidder's responsibility to perform the contract.

If you indicated that the NLRB or WERC have found you to have such a violation, you must include copies of any relevant information regarding such violation with your proposal, bid or application.

Include this completed Certification with your bid, application or proposal.

# **COUNTY OF DANE**

# **Purchase of Services Agreement**

Number of Pages, including schedules.

	Number of Fages, includi	rig scriedules
	Agreement No.	
	Expiration Date:	
	Authority: Res	, 2017-2018
	Department:	
	Maximum Cost:	
	Registered Agent:	
	Address:	
THIS AGREEMENT, made and entered into, by referred to as "COUNTY") and		
WITNE	SSETH:	
WHEREAS COUNTY, whose address is		,
desires to purchase services from PROVIDER for the	e purpose of	
	; and	
WHEREAS PROVIDER, whose address is		,
is able and willing to provide such services;		

**NOW, THEREFORE,** in consideration of the above premises and the mutual covenants of the parties hereinafter set forth, the receipt and sufficiency of which is acknowledged by each party for itself, COUNTY and PROVIDER do agree as follows:

I. <u>TERM</u>. The term of this Agreement shall commence as of the date by which all parties have executed this Agreement and shall end as of the EXPIRATION DATE set forth on page 1 hereof, unless sooner agreed to in writing by the parties. PROVIDER shall complete its obligations under this Agreement not later than the EXPIRATION DATE. Upon failure of PROVIDER to complete its obligation set forth herein by the EXPIRATION DATE, COUNTY may invoke the penalties, if any, set forth in this document and its attachments.

# II. SERVICES.

- A. PROVIDER agrees to provide the services detailed in the bid specifications, if any; the request for proposals (RFP) and PROVIDER's response thereto, if any; and on the attached Schedule A, which is fully incorporated herein by reference. In the event of a conflict between or among the bid specifications, the RFP or responses thereto, or the terms of Schedule A or any of them, it is agreed that the terms of Schedule A, to the extent of any conflict, are controlling.
- B. PROVIDER shall commence, carry on and complete its obligations under this Agreement with all deliberate speed and in a sound, economical and efficient manner, in accordance with this Agreement and all applicable laws. In providing services under this Agreement,

- PROVIDER agrees to cooperate with the various departments, agencies, employees and officers of COUNTY.
- C. PROVIDER agrees to secure at PROVIDER's own expense all personnel necessary to carry out PROVIDER's obligations under this Agreement. Such personnel shall not be deemed to be employees of COUNTY nor shall they or any of them have or be deemed to have any direct contractual relationship with COUNTY.
- III. <u>ASSIGNMENT/TRANSFER</u>: PROVIDER shall neither assign nor transfer any interest or obligation in this Agreement, without the prior written consent of COUNTY unless otherwise provided herein, provided that claims for money due or to become due PROVIDER from COUNTY under this Agreement may be assigned to a bank, trust company or other financial institution without such approval if and only if the instrument of assignment contains a provision substantially to the effect that it is agreed that the right of the assignee in and to any moneys due or to become due to PROVIDER shall be subject to prior claims of all persons, firms and corporations for services rendered or materials supplied for the performance of the work called for in this Agreement. PROVIDER shall promptly provide notice of any such assignment or transfer to COUNTY.

## IV. TERMINATION.

- A. Failure of PROVIDER to fulfill any of its obligations under this Agreement in a timely manner, or violation by PROVIDER of any of the covenants or stipulations of this Agreement, shall constitute grounds for COUNTY to terminate this Agreement by giving a thirty (30) day written notice to PROVIDER.
- B. The following shall constitute grounds for immediate termination:
  - 1. violation by PROVIDER of any State, Federal or local law, or failure by PROVIDER to comply with any applicable States and Federal service standards, as expressed by applicable statutes, rules and regulations.
  - 2. failure by PROVIDER to carry applicable licenses or certifications as required by law
  - 3. failure of PROVIDER to comply with reporting requirements contained herein.
  - 4. inability of PROVIDER to perform the work provided for herein.
- C. Failure of the Dane County Board of Supervisors or the State or Federal Governments to appropriate sufficient funds to carry out COUNTY's obligations hereunder, shall result in automatic termination of this Agreement as of the date funds are no longer available, without notice.
- D. In the event COUNTY terminates this Agreement as provided herein, all finished and unfinished documents, services, papers, data, products, and the like prepared, produced or made by PROVIDER under this Agreement shall at the option of COUNTY become the property of COUNTY, and PROVIDER shall be entitled to receive just and equitable compensation, subject to any penalty, for any satisfactory work completed on such documents, services, papers, data, products or the like. Notwithstanding the above, PROVIDER shall not be relieved of liability to COUNTY for damages sustained by COUNTY by virtue of any breach of this Agreement by PROVIDER, and COUNTY may withhold any payments to PROVIDER for the purpose of offset.
- V. <u>PAYMENT</u>. COUNTY agrees to make such payments for services rendered under this Agreement as and in the manner specified herein and in the attached Schedule B, which is fully incorporated herein by reference. Notwithstanding any language to the contrary in this Agreement or its attachments, COUNTY shall never be required to pay more than the sum set forth on page 1 of this Agreement under the heading MAXIMUM COST, for all services rendered by PROVIDER under this Agreement.

- VI. <u>REPORTS.</u> PROVIDER agrees to make such reports as are required in the attached Schedule C, which is fully incorporated herein by reference. With respect to such reports it is expressly understood that time is of the essence and that the failure of PROVIDER to comply with the time limits set forth in said Schedule C shall result in the penalties set forth herein.
- VII. <u>DELIVERY OF NOTICE</u>. Notices, bills, invoices and reports required by this Agreement shall be deemed delivered as of the date of postmark if deposited in a United States mailbox, first class postage attached, addressed to a party's address as set forth above. It shall be the duty of a party changing its address to notify the other party in writing within a reasonable time.

# VIII. <u>INSURANCE</u>.

- A. PROVIDER shall indemnify, hold harmless and defend COUNTY, its boards, commissions, agencies, officers, employees and representatives against any and all liability, loss (including, but not limited to, property damage, bodily injury and loss of life), damages, costs or expenses which COUNTY, its officers, employees, agencies, boards, commissions and representatives may sustain, incur or be required to pay by reason of PROVIDER's furnishing the services or goods required to be provided under this Agreement, provided, however, that the provisions of this paragraph shall not apply to liabilities, losses, charges, costs, or expenses caused by or resulting from the acts or omissions of COUNTY, its agencies, boards, commissions, officers, employees or representatives. The obligations of PROVIDER under this paragraph shall survive the expiration or termination of this Agreement.
- B. In order to protect itself and COUNTY, its officers, boards, commissions, agencies, agents, volunteers, employees and representatives under the indemnity provisions of the subparagraph above, PROVIDER shall, at PROVIDER's own expense, obtain and at all times during the term of this Agreement keep in full force and effect the insurance coverages, limits, and endorsements listed below. When obtaining required insurance under this Agreement and otherwise, PROVIDER agrees to preserve COUNTY's subrogation rights in all such matters that may arise that are covered by PROVIDER's insurance. Neither these requirements nor the COUNTY's review or acceptance of PROVIDER's certificates of insurance is intended to limit or qualify the liabilities or obligations assumed by the PROVIDER under this Agreement. The County expressly reserves the right to require higher or lower insurance limits where County deems necessary.

#### Commercial General Liability.

PROVIDER agrees to maintain Commercial General Liability insurance at a limit of not less than \$1,000,000 per occurrence. Coverage shall include, but not be limited to, Bodily Injury and Property Damage to Third Parties, Contractual Liability, Personal Injury and Advertising Injury Liability, Premises-Operations, Independent PROVIDERs and Subcontractors, and Fire Legal Liability. The policy shall not exclude Explosion, Collapse, and Underground Property Damage Liability Coverage. The policy shall list DANE COUNTY as an Additional Insured.

# Commercial/Business Automobile Liability.

PROVIDER agrees to maintain Commercial/Business Automobile Liability insurance at a limit of not less than \$1,000,000 Each Occurrence. PROVIDER further agrees coverage shall include liability for Owned, Non-Owned & Hired automobiles. In the event PROVIDER does not own automobiles, PROVIDER agrees to maintain coverage for Hired & Non-Owned Auto Liability, which may be satisfied by way of endorsement to the Commercial General Liability policy or separate Business Auto Liability policy.

# Environmental Impairment (Pollution) Liability

PROVIDER agrees to maintain Environmental Impairment (Pollution) Liability insurance at a limit of not less than \$1,000,000 per occurrence for bodily injury, property damage, and environmental cleanup costs caused by pollution conditions, both sudden and non-sudden. This requirement can be satisfied by either a separate environmental liability policy or through a modification to the Commercial General Liability policy. Evidence of either must be provided.

Workers' Compensation.

PROVIDER agrees to maintain Workers Compensation insurance at Wisconsin statutory limits.

Umbrella or Excess Liability.

PROVIDER may satisfy the minimum liability limits required above for Commercial General Liability and Business Auto Liability under an Umbrella or Excess Liability policy. There is no minimum Per Occurrence limit of liability under the Umbrella or Excess Liability; however, the Annual Aggregate limit shall not be less than the highest "Each Occurrence" limit for the Commercial General Liability and Business Auto Liability. PROVIDER agrees to list DANE COUNTY as an "Additional Insured" on its Umbrella or Excess Liability policy.

- Upon execution of this Agreement, PROVIDER shall furnish COUNTY with a Certificate C. of Insurance listing COUNTY as an additional insured and, upon request, certified copies of the required insurance policies. If PROVIDER's insurance is underwritten on a Claims-Made basis, the Retroactive Date shall be prior to or coincide with the date of this Agreement, the Certificate of Insurance shall state that professional malpractice or errors and omissions coverage, if the services being provided are professional services coverage is Claims-Made and indicate the Retroactive Date, PROVIDER shall maintain coverage for the duration of this Agreement and for six (6) years following the completion of this Agreement. PROVIDER shall furnish COUNTY, annually on the policy renewal date, a Certificate of Insurance as evidence of coverage. It is further agreed that PROVIDER shall furnish the COUNTY with a 30-day notice of aggregate erosion, in advance of the Retroactive Date, cancellation, or renewal. It is also agreed that on Claims-Made policies, either PROVIDER or COUNTY may invoke the tail option on behalf of the other party and that the Extended Reporting Period premium shall be paid by PROVIDER. In the event any action, suit or other proceeding is brought against COUNTY upon any matter herein indemnified against, COUNTY shall give reasonable notice thereof to PROVIDER and shall cooperate with PROVIDER's attorneys in the defense of the action, suit or other proceeding. PROVIDER shall furnish evidence of adequate Worker's Compensation Insurance. In case of any sublet of work under this Agreement, PROVIDER shall furnish evidence that each and every subcontractor has in force and effect insurance policies providing coverage identical to that required of PROVIDER. In case of any sublet of work under this Agreement, PROVIDER shall furnish evidence that each and every subcontractor has in force and effect insurance policies providing coverage identical to that required of PROVIDER.
- D. The parties do hereby expressly agree that COUNTY, acting at its sole option and through its Risk Manager, may waive any and all requirements contained in this Agreement, such waiver to be in writing only. Such waiver may include or be limited to a reduction in the amount of coverage required above. The extent of waiver shall be determined solely by COUNTY's Risk Manager taking into account the nature of the work and other factors relevant to COUNTY's exposure, if any, under this Agreement.
- IX. NO WAIVER BY PAYMENT OR ACCEPTANCE. In no event shall the making of any payment or acceptance of any service or product required by this Agreement constitute or be construed as a waiver by COUNTY of any breach of the covenants of this Agreement or a waiver of any default of PROVIDER and the making of any such payment or acceptance of any such service or product by COUNTY while any such default or breach shall exist shall in no way impair or prejudice the right of COUNTY with respect to recovery of damages or other remedy as a result of such breach or default.
- X. <u>NON-DISCRIMINATION</u>. During the term of this Agreement, PROVIDER agrees not to discriminate on the basis of age, race, ethnicity, religion, color, gender, disability, marital status, sexual orientation, national origin, cultural differences, ancestry, physical appearance, arrest record or conviction record, military participation or membership in the national guard, state defense force or any other reserve component of the military forces of the United States, or political beliefs against any person, whether a recipient of services (actual or potential) or an employee or applicant for employment. Such equal opportunity shall include but not be limited to

the following: employment, upgrading, demotion, transfer, recruitment, advertising, layoff, termination, training, rates of pay, and any other form of compensation or level of service(s). PROVIDER agrees to post in conspicuous places, available to all employees, service recipients and applicants for employment and services, notices setting forth the provisions of this paragraph. The listing of prohibited bases for discrimination shall not be construed to amend in any fashion state or federal law setting forth additional bases, and exceptions shall be permitted only to the extent allowable in state or federal law.

# XI. CIVIL RIGHTS COMPLIANCE.

- A. If PROVIDER has 20 or more employees and receives \$20,000 in annual contracts with COUNTY, the PROVIDER shall submit to COUNTY a current Civil Rights Compliance Plan (CRC) for Meeting Equal Opportunity Requirements under Title VI of the Civil Rights Act of 1964, Section 504 of the Rehabilitation Act of 1973, Title VI and XVI of the Public Service Health Act, the Age Discrimination Act of 1975, the Omnibus Budget Reconciliation Act of 1981 and Americans with Disabilities Act (ADA) of 1990. PROVIDER shall also file an Affirmative Action (AA) Plan with COUNTY in accordance with the requirements of chapter 19 of the Dane County Code of Ordinances. PROVIDER shall submit a copy of its discrimination complaint form with its CRC/AA Plan. The CRC/AA Plan must be submitted prior to the effective date of this Agreement and failure to do so by said date shall constitute grounds for immediate termination of this Agreement by COUNTY. If an approved plan has been received during the previous CALENDAR year, a plan update is acceptable. The plan may cover a two-year period. Providers who have less than twenty employees, but who receive more than \$20,000 from the COUNTY in annual contracts, may be required to submit a CRC Action Plan to correct any problems discovered as the result of a complaint investigation or other Civil Rights Compliance monitoring efforts set forth herein below. If PROVIDER submits a CRC/AA Plan to a Department of Workforce Development Division or to a Department of Health and Family Services Division that covers the services purchased by COUNTY, a verification of acceptance by the State of PROVIDER's Plan is sufficient.
- B. PROVIDER agrees to comply with the COUNTY's civil rights compliance policies and procedures. PROVIDER agrees to comply with civil rights monitoring reviews performed by the COUNTY, including the examination of records and relevant files maintained by the PROVIDER. PROVIDER agrees to furnish all information and reports required by the COUNTY as they relate to affirmative action and non-discrimination. PROVIDER further agrees to cooperate with COUNTY in developing, implementing, and monitoring corrective action plans that result from any reviews.
- C. PROVIDER shall post the Equal Opportunity Policy, the name of PROVIDER's designated Equal Opportunity Coordinator and the discrimination complaint process in conspicuous places available to applicants and clients of services, applicants for employment and employees. The complaint process will be according to COUNTY's policies and procedures and made available in languages and formats understandable to applicants, clients and employees. PROVIDER shall supply to COUNTY's Contract Compliance Officer upon request a summary document of all client complaints related to perceived discrimination in service delivery. These documents shall include names of the involved persons, nature of the complaints, and a description of any attempts made to achieve complaint resolution.
- D. PROVIDER shall provide copies of all announcements of new employment opportunities to COUNTY's Contract Compliance Officer when such announcements are issued.
- E. If PROVIDER is a government entity having its own compliance plan, PROVIDER'S plan shall govern PROVIDER's activities.

# XII. <u>LIVING WAGE</u>.

A. PROVIDER agrees to pay all workers employed by PROVIDER in the performance of this Agreement, whether on a full-time or part-time basis, the prevailing living wage as defined in section 25.015(1)(f), Dane County Ordinances. PROVIDER agrees to make

- available for COUNTY inspection PROVIDER's payroll records relating to employees providing services on or under this Agreement or subcontract.
- B. If any payroll records of PROVIDER contain any false, misleading or fraudulent information, or if PROVIDER fails to comply with the provisions of section 25.015 of the Dane County Code of Ordinances, COUNTY may withhold payments on the Agreement, terminate, cancel or suspend the Agreement in whole or in part, or, after a due process hearing, deny PROVIDER the right to participate in bidding on future county contracts for a period of one year after the first violation is found and for a period of 3 years after a second violation is found.
- C. PROVIDER agrees to submit to COUNTY a certification as required in section 25.015(7) of the Dane County Code of Ordinances.
- D. PROVIDER agrees to display COUNTY's current living wage poster in a prominent place where it can be easily seen and read by persons employed by PROVIDER.
- E. PROVIDER shall ensure that any subcontractors comply with the provisions of this section.
- F. The following are exemptions from the requirements of this section:
  - When the Maximum Cost of the Agreement is less than \$5,000;
  - 2. When the provider is a school district, a municipality, or other unit of government;
  - 3. When the County is purchasing residential services at an established per bed rate;
  - 4. When employees are persons with disabilities working in employment programs and the provider holds a current sub-minimum wage certificate issued by the U.S. Department of Labor or where such a certificate could be issued but for the fact that the employer is paying a wage higher than the minimum wage;
  - 5. When an individual receives compensation for providing services to a family member:
  - 6. When employees are student interns;
  - 7. When the provider meets any other criteria for exemption outlined in section 25.015(1)(d) of the Dane County Code of Ordinances; and
  - 8. Where the contract is funded or co-funded by a government agency requiring a different living wage, the higher wage requirement shall prevail.
- XIII. <u>DOMESTIC PARTNER EQUAL BENEFITS.</u> The PROVIDER agrees to provide the same economic benefits to all of its employees with domestic partners as it does to employees with spouses, or the cash equivalent if such a benefit cannot reasonably be provided. The PROVIDER agrees to make available for County inspection the PROVIDER's payroll records relating to employees providing services on or under this contract or subcontract. If any payroll records of a PROVIDER contain any false, misleading or fraudulent information, or if a PROVIDER fails to comply with the provisions of s. 25.016, D. C. Ords., the contract compliance officer may withhold payments on the contract; terminate, cancel or suspend the contract in whole or in part; or, after a due process hearing, deny the contractor the right to participate in bidding on future County contracts for a period of one year after the first violation is found and for a period of three years after a second or subsequent violation is found.

### XIV. COMPLIANCE WITH FAIR LABOR STANDARDS.

A. Reporting of Adverse Findings. During the term of this Agreement, PROVIDER shall report to the County Contract Compliance Officer, within ten (10) days, any allegations to, or findings by the National Labor Relations Board (NLRB) or Wisconsin Employment Relations commission (WERC) that PROVIDER has violated a statute or regulation regarding labor standards or relations,. If an investigation by the Contract Compliance Officer results in a final determination that the matter adversely affects PROVIDER'S

- responsibilities under this Agreement, and which recommends termination, suspension or cancellation of this agreement, the County may take such action.
- B. <u>Appeal Process</u>. PROVIDER may appeal any adverse finding by the Contract Compliance Officer as set forth in sec. 25.015(11)(c) through (e).
- C. <u>Notice Requirement</u>. PROVIDER shall post the following statement in a prominent place visible to employees: "As a condition of receiving and maintaining a contract with Dane County, this employer shall comply with federal, state and all other applicable laws prohibiting retaliation for union organizing."

# XV. MISCELLANEOUS.

- A. Registered Agent. PROVIDER warrants that it has complied with all necessary requirements to do business in the State of Wisconsin, that the persons executing this Agreement on its behalf are authorized to do so, and, if a corporation, that the name and address of PROVIDER's registered agent is as set forth opposite the heading REGISTERED AGENT on page 1 of this Agreement. PROVIDER shall notify COUNTY immediately, in writing, of any change in its registered agent, his or her address, and PROVIDER's legal status. For a partnership, the term 'registered agent' shall mean a general partner.
- B. <u>Controlling Law and Venue</u>. It is expressly understood and agreed to by the parties hereto that in the event of any disagreement or controversy between the parties, Wisconsin law shall be controlling. Venue for any legal proceedings shall be in the Dane County Circuit Court.
- C. <u>Limitation Of Agreement</u>. This Agreement is intended to be an agreement solely between the parties hereto and for their benefit only. No part of this Agreement shall be construed to add to, supplement, amend, abridge or repeal existing duties, rights, benefits or privileges of any third party or parties, including but not limited to employees of either of the parties.
- D. <u>Entire Agreement</u>. The entire agreement of the parties is contained herein and this Agreement supersedes any and all oral agreements and negotiations between the parties relating to the subject matter hereof. The parties expressly agree that this Agreement shall not be amended in any fashion except in writing, executed by both parties.
- E. <u>Counterparts</u>. The parties may evidence their agreement to the foregoing upon one or several counterparts of this instrument, which together shall constitute a single instrument.

**IN WITNESS WHEREOF,** COUNTY and PROVIDER, by their respective authorized agents, have caused this Agreement and its Schedules to be executed, effective as of the date by which all parties hereto have affixed their respective signatures, as indicated below.

FOR	R PROVIDER:
Date Signed:	
Date Signed:	
	***
FO	PR COUNTY:
Date Signed:	JOSEPH T. PARISI, County Executive
Date Signed:	SCOTT MCDONELL, County Clerk
* [print name and title, below signature line of ar	ny person signing this document]

rev. 01/18

# **SCHEDULE A**

- I. Pursuant to RFB 318006, Refuse Hauling and Collection from County Facilities and all subsequent addenda.
- II. Pricing pursuant to RFB 318006, Bid Form dated by PROVIDER on [ 1.



# **SCHEDULE B**

I.		OVIDER shall be paid on the basis of work completed, when completed at the wing rates:
	a.	Base Bid in the lump sum of \$[] per month,
	b.	Additional service fees shall be paid according to the Bid Form, dated by PROVIDER on [], and
	C.	Alternate Bid in the lump sum of \$[] for Alternate Bid (if applicable).

II. If PROVIDER is timely with respect to all its obligations under this AGREEMENT, the COUNTY shall make payments due within 30 days of the dates of completion of PROVIDER'S obligations or of billing, as appropriate. If PROVIDER fails to meet time limits, COUNTY'S payments will be delayed an additional 30 days.

# **SCHEDULE C**

I. PROVIDER shall supply reasonable verification that waste is being delivered to Dane County Landfill Site No.2. If this policy is violated, PROVIDER shall be responsible to pay the County 150% of the Dane County Landfill Site No. 2 disposal fee for the volume of waste take elsewhere.





# Performance Bond

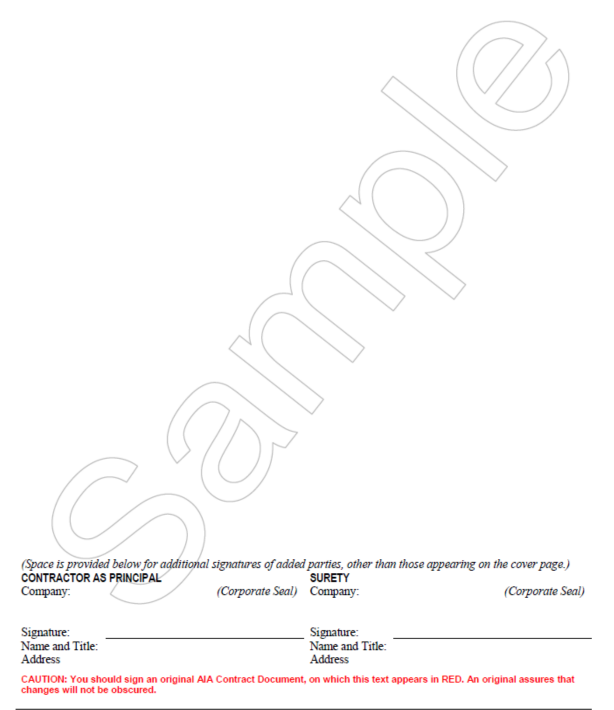
CONTRACTOR: (Name, legal status and address)	SURETY: (Name, legal status and principal place of business)		
OWNER: (Name, legal status and address)		This document has important legal consequences. Consultation with an attorney is encouraged with respect to its completion or modification.	
		Any singular reference to Contractor, Surety, Owner or other party shall be considered plural where applicable.	
CONSTRUCTION CONTRACT Date:		AIA Document A312–2010 combines two separate bonds, a	
Amount:		Performance Bond and a Payment Bond, into one form.	
Description: (Name and location)		This is not a single combined Performance and Payment Bond.	
BOND Date: (Not earlier than Construction Contract Date)			
Amount:			
Modifications to this Bond: None	☐ See Section 16		
CONTRACTOR AS PRINCIPAL	SURETY		
Company (Corporate Seal)	Company: (Corporate Seal)		
Signature:	Signature:		
Name Nam			
and Title: (Any additional signatures appear on the last	and Title: t page of this Performance Bond.)		
(FOR INFORMATION ONLY — Name, address and telephone)  AGENT or BROKER: OWNER'S REPRESENTATIVE:			
ACENT OF BROKEN.	(Architect, Engineer or other party:)		

- § 1 The Contractor and Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors and assigns to the Owner for the performance of the Construction Contract, which is incorporated herein by reference.
- § 2 If the Contractor performs the Construction Contract, the Surety and the Contractor shall have no obligation under this Bond, except when applicable to participate in a conference as provided in Section 3.
- § 3 If there is no Owner Default under the Construction Contract, the Surety's obligation under this Bond shall arise after
  - .1 the Owner first provides notice to the Contractor and the Surety that the Owner is considering declaring a Contractor Default. Such notice shall indicate whether the Owner is requesting a conference among the Owner, Contractor and Surety to discuss the Contractor's performance. If the Owner does not request a conference, the Surety may, within five (5) business days after receipt of the Owner's notice, request such a conference. If the Surety timely requests a conference, the Owner shall attend. Unless the Owner agrees otherwise, any conference requested under this Section 3.1 shall be held within ten (10) business days of the Surety's receipt of the Owner's notice. If the Owner, the Contractor and the Surety agree, the Contractor shall be allowed a reasonable time to perform the Construction Contract, but such an agreement shall not waive the Owner's right, if any, subsequently to declare a Contractor Default:
  - .2 the Owner declares a Contractor Default, terminates the Construction Contract and notifies the Surety;
  - .3 the Owner has agreed to pay the Balance of the Contract/Price in accordance with the terms of the Construction Contract to the Surety or to a contractor selected to perform the Construction Contract.
- § 4 Failure on the part of the Owner to comply with the notice requirement in Section 3.1 shall not constitute a failure to comply with a condition precedent to the Surety's obligations, or release the Surety from its obligations, except to the extent the Surety demonstrates actual prejudice.
- § 5 When the Owner has satisfied the conditions of Section 3, the Surety shall promptly and at the Surety's expense take one of the following actions:
- § 5.1 Arrange for the Contractor, with the consent of the Owner, to perform and complete the Construction Contract;
- § 5.2 Undertake to perform and complete the Construction Contract itself, through its agents or independent contractors:
- § 5.3 Obtain bids or negotiated proposals from qualified contractors acceptable to the Owner for a contract for performance and completion of the Construction Contract, arrange for a contract to be prepared for execution by the Owner and a contractor selected with the Owner's concurrence, to be secured with performance and payment bonds executed by a qualified surety equivalent to the bonds issued on the Construction Contract, and pay to the Owner the amount of damages as described in Section 7 in excess of the Balance of the Contract Price incurred by the Owner as a result of the Contractor Default, or
- § 5.4 Waive its right to perform and complete, arrange for completion, or obtain a new contractor and with reasonable promptness under the circumstances:
  - After investigation, determine the amount for which it may be liable to the Owner and, as soon as practicable after the amount is determined, make payment to the Owner; or
  - .2 Deny liability in whole or in part and notify the Owner, citing the reasons for denial.
- § 6 If the Surety does not proceed as provided in Section 5 with reasonable promptness, the Surety shall be deemed to be in default on this Bond seven days after receipt of an additional written notice from the Owner to the Surety demanding that the Surety perform its obligations under this Bond, and the Owner shall be entitled to enforce any remedy available to the Owner. If the Surety proceeds as provided in Section 5.4, and the Owner refuses the payment or the Surety has denied liability, in whole or in part, without further notice the Owner shall be entitled to enforce any remedy available to the Owner.

- § 7 If the Surety elects to act under Section 5.1, 5.2 or 5.3, then the responsibilities of the Surety to the Owner shall not be greater than those of the Contractor under the Construction Contract, and the responsibilities of the Owner to the Surety shall not be greater than those of the Owner under the Construction Contract. Subject to the commitment by the Owner to pay the Balance of the Contract Price, the Surety is obligated, without duplication, for
  - .1 the responsibilities of the Contractor for correction of defective work and completion of the Construction Contract:
  - .2 additional legal, design professional and delay costs resulting from the Contractor's Default, and resulting from the actions or failure to act of the Surety under Section 5; and
  - .3 liquidated damages, or if no liquidated damages are specified in the Construction Contract, actual damages caused by delayed performance or non-performance of the Contractor.
- § 8 If the Surety elects to act under Section 5.1, 5.3 or 5.4, the Surety's liability is limited to the amount of this Bond.
- § 9 The Surety shall not be liable to the Owner or others for obligations of the Contractor that are unrelated to the Construction Contract, and the Balance of the Contract Price shall not be reduced or set off on account of any such unrelated obligations. No right of action shall accrue on this Bond to any person or entity other than the Owner or its heirs, executors, administrators, successors and assigns.
- § 10 The Surety hereby waives notice of any change, including changes of time, to the Construction Contract or to related subcontracts, purchase orders and other obligations.
- § 11 Any proceeding, legal or equitable, under this Bond may be instituted in any court of competent jurisdiction in the location in which the work or part of the work is located and shall be instituted within two years after a declaration of Contractor Default or within two years after the Contractor ceased working or within two years after the Surety refuses or fails to perform its obligations under this Bond, whichever occurs first. If the provisions of this Paragraph are void or prohibited by law, the minimum period of limitation available to sureties as a defense in the jurisdiction of the suit shall be applicable.
- § 12 Notice to the Surety, the Owner or the Contractor shall be mailed or delivered to the address shown on the page on which their signature appears.
- § 13 When this Bond has been furnished to comply with a statutory or other legal requirement in the location where the construction was to be performed, any provision in this Bond conflicting with said statutory or legal requirement shall be deemed deleted herefrom and provisions conforming to such statutory or other legal requirement shall be deemed incorporated herein. When so furnished, the intent is that this Bond shall be construed as a statutory bond and not as a common law bond.

#### § 14 Definitions

- § 14.1 Balance of the Contract Price. The total amount payable by the Owner to the Contractor under the Construction Contract after all proper adjustments have been made, including allowance to the Contractor of any amounts received or to be received by the Owner in settlement of insurance or other claims for damages to which the Contractor is entitled, reduced by all valid and proper payments made to or on behalf of the Contractor under the Construction Contract.
- § 14.2 Construction Contract. The agreement between the Owner and Contractor identified on the cover page, including all Contract Documents and changes made to the agreement and the Contract Documents.
- § 14.3 Contractor Default. Failure of the Contractor, which has not been remedied or waived, to perform or otherwise to comply with a material term of the Construction Contract.
- § 14.4 Owner Default. Failure of the Owner, which has not been remedied or waived, to pay the Contractor as required under the Construction Contract or to perform and complete or comply with the other material terms of the Construction Contract.
- § 14.5 Contract Documents. All the documents that comprise the agreement between the Owner and Contractor.
- § 15 If this Bond is issued for an agreement between a Contractor and subcontractor, the term Contractor in this Bond shall be deemed to be Subcontractor and the term Owner shall be deemed to be Contractor.





# Payment Bond

CONTRACTOR: (Name, legal status and address)	SURETY: (Name, legal status and principal place of business)	
OWNER: (Name, legal status and address)		This document has important legal consequences. Consultation with an attorney is encouraged with respect to its completion or modification.
		Any singular reference to Contractor, Surety, Owner or other party shall be considered plural where applicable.
CONSTRUCTION CONTRACT Date:		AIA Document A312–2010 combines two separate bonds, a
Amount:		Performance Bond and a Payment Bond, into one form.
Description: (Name and location)		This is not a single combined Performance and Payment Bond.
BOND Date: (Not earlier than Construction Contract Date)		
Amount:		
Modifications to this Bond: None	☐ See Section 18	
CONTRACTOR AS PRINCIPAL	SURETY	
Company: (Corporate Seal)	Company: (Corporate Seal)	
Signature:	Signature:	
Name Nam	е	
and Title: (Any additional signatures appear on the last	and Title: t page of this Payment Bond.)	
(FOR INFORMATION ONLY—Name, addr AGENT or BROKER:	ess and telephone) OWNER'S REPRESENTATIVE: (Architect, Engineer or other party:)	

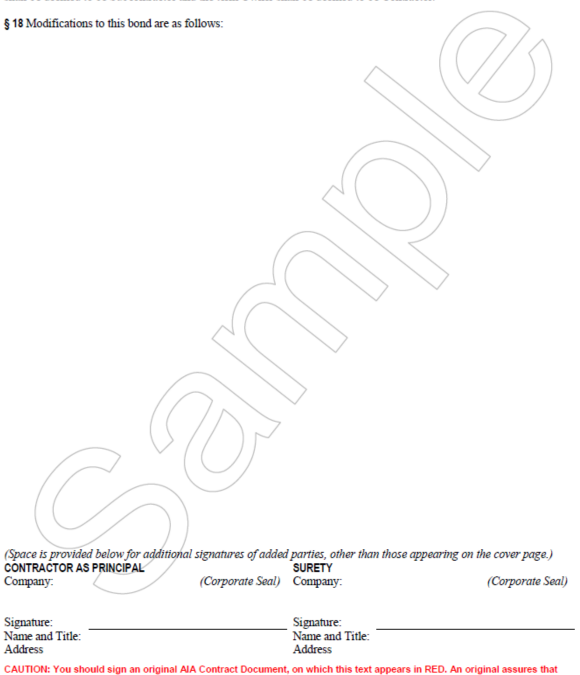
- § 1 The Contractor and Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors and assigns to the Owner to pay for labor, materials and equipment furnished for use in the performance of the Construction Contract, which is incorporated herein by reference, subject to the following terms.
- § 2 If the Contractor promptly makes payment of all sums due to Claimants, and defends, indemnifies and holds harmless the Owner from claims, demands, liens or suits by any person or entity seeking payment for labor, materials or equipment furnished for use in the performance of the Construction Contract, then the Surety and the Contractor shall have no obligation under this Bond.
- § 3 If there is no Owner Default under the Construction Contract, the Surety's obligation to the Owner under this Bond shall arise after the Owner has promptly notified the Contractor and the Surety (at the address described in Section 13) of claims, demands, liens or suits against the Owner or the Owner's property by any person or entity seeking payment for labor, materials or equipment furnished for use in the performance of the Construction Contract and tendered defense of such claims, demands, liens or suits to the Contractor and the Surety.
- § 4 When the Owner has satisfied the conditions in Section 3, the Surety shall promptly and at the Surety's expense defend, indemnify and hold harmless the Owner against a duly tendered claim, demand, lien or suit.
- § 5 The Surety's obligations to a Claimant under this Bond shall arise after the following:
- § 5.1 Claimants, who do not have a direct contract with the Contractor,
  - .1 have furnished a written notice of non-payment to the Contractor, stating with substantial accuracy the amount claimed and the name of the party to whom the materials were, or equipment was, furnished or supplied or for whom the labor was done or performed, within ninety (90) days after having last performed labor or last furnished materials or equipment included in the Claim; and
  - .2 have sent a Claim to the Surety (at the address described in Section 13).
- § 5.2 Claimants, who are employed by or have a direct contract with the Contractor, have sent a Claim to the Surety (at the address described in Section 13).
- § 6 If a notice of non-payment required by Section 5.1.1 is given by the Owner to the Contractor, that is sufficient to satisfy a Claimant's obligation to furnish a written notice of non-payment under Section 5.1.1.
- § 7 When a Claimant has satisfied the conditions of Sections 5.1 or 5.2, whichever is applicable, the Surety shall promptly and at the Surety's expense take the following actions:
- § 7.1 Send an answer to the Claimant, with a copy to the Owner, within sixty (60) days after receipt of the Claim, stating the amounts that are undisputed and the basis for challenging any amounts that are disputed; and
- § 7.2 Pay or arrange for payment of any undisputed amounts.
- § 7.3 The Surety's failure to discharge its obligations under Section 7.1 or Section 7.2 shall not be deemed to constitute a waiver of defenses the Surety or Contractor may have or acquire as to a Claim, except as to undisputed amounts for which the Surety and Claimant have reached agreement. If, however, the Surety fails to discharge its obligations under Section 7.1 or Section 7.2, the Surety shall indemnify the Claimant for the reasonable attorney's fees the Claimant incurs thereafter to recover any sums found to be due and owing to the Claimant.
- § 8 The Surety's total obligation shall not exceed the amount of this Bond, plus the amount of reasonable attorney's fees provided under Section 7.3, and the amount of this Bond shall be credited for any payments made in good faith by the Surety.
- § 9 Amounts owed by the Owner to the Contractor under the Construction Contract shall be used for the performance of the Construction Contract and to satisfy claims, if any, under any construction performance bond. By the Contractor furnishing and the Owner accepting this Bond, they agree that all funds earned by the Contractor in the performance of the Construction Contract are dedicated to satisfy obligations of the Contractor and Surety under this Bond, subject to the Owner's priority to use the funds for the completion of the work.

- § 10 The Surety shall not be liable to the Owner, Claimants or others for obligations of the Contractor that are unrelated to the Construction Contract. The Owner shall not be liable for the payment of any costs or expenses of any Claimant under this Bond, and shall have under this Bond no obligation to make payments to, or give notice on behalf of, Claimants or otherwise have any obligations to Claimants under this Bond.
- § 11 The Surety hereby waives notice of any change, including changes of time, to the Construction Contract or to related subcontracts, purchase orders and other obligations.
- § 12 No suit or action shall be commenced by a Claimant under this Bond other than in a court of competent jurisdiction in the state in which the project that is the subject of the Construction Contract is located or after the expiration of one year from the date (1) on which the Claimant sent a Claim to the Surety pursuant to Section 5.1.2 or 5.2, or (2) on which the last labor or service was performed by anyone or the last materials or equipment were furnished by anyone under the Construction Contract, whichever of (1) or (2) first occurs. If the provisions of this Paragraph are void or prohibited by law, the minimum period of limitation available to sureties as a defense in the jurisdiction of the suit shall be applicable.
- § 13 Notice and Claims to the Surety, the Owner or the Contractor shall be mailed or delivered to the address shown on the page on which their signature appears. Actual receipt of notice or Claims, however accomplished, shall be sufficient compliance as of the date received.
- § 14 When this Bond has been furnished to comply with a statutory or other legal requirement in the location where the construction was to be performed, any provision in this Bond conflicting with said statutory or legal requirement shall be deemed deleted herefrom and provisions conforming to such statutory or other legal requirement shall be deemed incorporated herein. When so furnished, the intent is that this Bond shall be construed as a statutory bond and not as a common law bond.
- § 15 Upon request by any person or entity appearing to be a potential beneficiary of this Bond, the Contractor and Owner shall promptly furnish a copy of this Bond or shall permit a copy to be made.

#### § 16 Definitions

- § 16.1 Claim. A written statement by the Claimant including at a minimum:
  - .1 the name of the Claimant;
  - .2 the name of the person for whom the labor was done, or materials or equipment furnished;
  - .3 a copy of the agreement or purchase order pursuant to which labor, materials or equipment was furnished for use in the performance of the Construction Contract;
  - .4 a brief description of the labor, materials or equipment furnished;
  - .5 the date on which the Claimant last performed labor or last furnished materials or equipment for use in the performance of the Construction Contract;
  - .6 the total amount earned by the Claimant for labor, materials or equipment furnished as of the date of the Claim:
  - .7 the total amount of previous payments received by the Claimant; and
  - .8 the total amount due and unpaid to the Claimant for labor, materials or equipment furnished as of the date of the Claim.
- § 16.2 Claimant. An individual or entity having a direct contract with the Contractor or with a subcontractor of the Contractor to furnish labor, materials or equipment for use in the performance of the Construction Contract. The term Claimant also includes any individual or entity that has rightfully asserted a claim under an applicable mechanic's lien or similar statute against the real property upon which the Project is located. The intent of this Bond shall be to include without limitation in the terms "labor, materials or equipment" that part of water, gas, power, light, heat, oil, gasoline, telephone service or rental equipment used in the Construction Contract, architectural and engineering services required for performance of the work of the Contractor and the Contractor's subcontractors, and all other items for which a mechanic's lien may be asserted in the jurisdiction where the labor, materials or equipment were furnished.
- § 16.3 Construction Contract. The agreement between the Owner and Contractor identified on the cover page, including all Contract Documents and all changes made to the agreement and the Contract Documents.

- § 16.4 Owner Default. Failure of the Owner, which has not been remedied or waived, to pay the Contractor as required under the Construction Contract or to perform and complete or comply with the other material terms of the Construction Contract.
- § 16.5 Contract Documents. All the documents that comprise the agreement between the Owner and Contractor.
- § 17 If this Bond is issued for an agreement between a Contractor and subcontractor, the term Contractor in this Bond shall be deemed to be Subcontractor and the term Owner shall be deemed to be Contractor.



changes will not be obscured.

# EQUAL BENEFITS COMPLIANCE PAYMENT CERTIFICATION FORM

## **PURPOSE**

representative at Dane County.

25.13 of the Dane County Ordinance requires that each contractor receiving payment for contracted services must certify that he or she has complied fully with the requirements of Chapter 25.13 "Equal Benefits Requirement" of the Dane County Ordinances. Such certification must be submitted prior to the final payment on the contract.

This form should be included with a copy of the final contract invoice forwarded to your contract representative at Dane County.

CERTIFICATION
I, certify that
Printed or Typed Name and Title
Printed or Typed Name of Contractor
has complied fully with the requirements of Chapter 25.13 of the Dane County Ordinances "Equal Benefits Requirements".
Signed
Date
For questions on this form, please contact Chuck Hicklin at 608-266-4109 or your contract

Bid No. 318006 EBCPC - 1 ver. 10/17

## CONDITIONS OF CONTRACT

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## 1. BIDS AND QUOTATIONS

DIDG AND OLIOTATIONS

- A. Addressing of Bids. Bids shall be addressed to attention of Public Works Solid Waste Division and received at Dane County Department of Public Works, Highway & Transportation, 1919 Alliant Energy Center Way, Madison, WI 53713, on or before local time and date specified herein for Bid Due Date. Seal all bids in envelopes and clearly mark front with bid number and reference to specified contents of bid. All uses of term "County" in Construction Documents shall mean Dane County.
- B. **Only One Copy Required.** Unless otherwise specified, only one copy of bid or quotation on prescribed Bid Form will be required.
- C. **Additional Data with Bid.** Bidder may submit, on firm's letterhead only, additional data and information deemed advantageous to County. County shall hold optional consideration of such data and information.
- D. More than One Bid. Bidders desiring to submit more than one bid may do so provided such additional bid or bids are properly submitted on Dane County Department of Public Works, Highway & Transportation's Bid Form. Obtain extra sets of Construction Documents from Dane County Department of Public Works, Highway & Transportation. All uses of term "Department" in Construction Documents shall mean Department of Public Works, Highway & Transportation, which is Dane County government unit.
- E. **Withdrawal or Late Bids.** County will not accept formal bids, amendments thereto, or requests for withdrawal of bid or any part thereof, after time of Bid Due Date.
- F. **Preparation and Submission.** All written bids, unless otherwise provided for, must be submitted on and in accordance with forms provided by County properly signed in ink. Bids not signed by hand are not accepted. Bidders must register in advance with Purchasing Division.
- G. **Products by Name.** Intention of Specifications of products by name is to be descriptive of quality, workmanship, finish, function and approximate characteristics desired; intention is not necessarily restriction. Consideration of products substitution for those named is possible, provided substitute offered is, in opinion of Dane County Public Works Project

- Manager, equal or superior in quality, workmanship, finish, function and approximate characteristics to that specified in Project Manual Specifications listed herein.
- H. **Visitation of Sites.** Bidder shall visit site(s) that will receive intended work or installation, and in so doing, be held responsible for job deemed satisfactory by County after completion of the Work or installation. No additional compensation shall be allowed for any condition of which bidder could have been informed.
- I. **Completeness.** Supply all information required by Construction Documents to constitute regular bid. This shall include:
  - 1. Completed Bid Form.
  - 2. Completed Fair Labor Practices Certification.
- J. **Bids Binding Sixty (60) Calendar Days.** Unless otherwise specified all formal bids submitted shall be binding for sixty (60) calendar days following Bid Due Date.
- K. Conditional Bids. Qualified bids are subject to complete rejection, or partial rejection.
- L. **All or Part.** Bids or quotations may be considered and award made for all or any part of total quantities as specified in Construction Documents.
- M. **Errors.** Unit bid price shall govern when extending total prices has errors. Carelessness in quoting prices or in preparation of bid otherwise, will not relieve bidder. Explain all erasures in bids and include signature of bidder.
- N. **Regulation by State Statutes.** Bidding and letting of contracts are subject to provisions of Wisconsin Statutes 59.52(29) and 66.0901 and all subsequent sections and amendments thereof.
- O. **Bidders Present.** Bid Due Date is time fixed for opening of formal bids. Bids' contents will be made public for information of bidders and others properly interested, who may be present either in person or by representative. Bidders are encouraged to attend all openings, and to offer constructive suggestions for improvements to bid format or ways in which County can realize greater savings.
- P. **Taxes.** Contractor shall pay applicable State and local sales taxes.

## 2. GUARANTEE AND BOND

- A. **Guarantor Liability.** When guarantee is required, failure of bidder to furnish acceptable Performance Bond (Article 2.B.) within twenty (20) business days after receipt of notice of award shall render guarantor liable to County. Bids covered by certified check or bond such security shall become absolute property of County and shall be deposited with County Treasurer for benefit of County as liquidated damages. County shall forthwith proceed to collect on Bid Bond.
- B. **Performance / Payment Bond.** When required, file guarantee that successful bidder will faithfully perform obligations of bid as accepted. Such guarantee must be bond complying with Wisconsin Statute 779.14 with corporate surety authorized to do business in this State, and that Contractor or subcontractors will be responsible for all claims for injuries to persons or damages to property or premises arising out of or in connection with their operations prior to acceptance of finished work or supplies, and that they will promptly make payments to all

persons supplying them with labor or materials in execution of the Work provided for in Contract; guarantee to indemnify, hold harmless and defend Dane County, its boards, commissions, agencies, officers, employees and representatives from all costs, damages and expenses growing out of or by reason of successful bidder's failure to comply and perform the Work and complete Contract in accordance with Construction Documents; attach thereto a warrant of attorney authorizing confession of judgment thereon for benefit of County.

## 3. SHOP DRAWINGS, PRODUCT DATA AND SAMPLES

A. Not Applicable

#### 4. AWARDS

- A. **Lowest Responsible Bidder.** Award will be to lowest responsible bidder conforming to Construction Documents or on most advantageous bid to County.
- B. **Other Considerations.** Quantities involved, time of delivery, purpose for which required, competency of bidder, ability to render satisfactory service and past performance will be considered in determining responsibility.
- C. Rejection of Bids. County reserves right to reject any or all bids or quotations in whole or in part and to award by items, parts of items, or by any aggregate group of items specified. County also reserves right to waive technical defects when in its judgment best interests of County thereby will be served.
- D. **Notice of Acceptance.** Sufficient notification of acceptance of bid will be written notice of award to bidder in form of Purchase Order or similar, mailed or delivered to address shown on Bid Form.
- E. **Tie Bids.** If two or more bidders submit identical bids, decision of County to make award to one or more of such bidders shall be final. Cash discount will be taken into consideration in determining award. Also, see Article 7.A. IDENTICAL BIDDING, Antitrust Laws.
- F. **Qualifying Bidders.** Prior to solicitation and / or awarding of bid, County may require submission by bidder of complete financial statement and questionnaire describing bidder's financial ability and experience in performance of similar work. Refer to Instructions to Bidders.
- G. **Disqualification.** Awards will not be made to any person, firm or company in default of Contract with County, or to any bidder having as its sales agent or representative or as member of firm, any individual previously in default or guilty of misrepresentation.
- H. **Bid Results.** Bidders may secure information pertaining to results of bids by visiting Public Works' website, bids-pwht.countyofdane.com/.

#### 5. CONTRACT PROVISIONS

A. Acceptance Constitutes Contract. Written acceptance by Public Works Project Manager of proposal for services shall constitute Contract, which shall bind bidder to perform the Work as detailed in Construction Documents, for bid amount and in accordance with all conditions of said accepted bid. Formal Contract containing all provisions of Contract signed by both parties shall be used when required by Public Works Project Manager.

B. Local Restrictions and Permits. All work shall be done according to applicable laws, ordinances and codes. Contractor shall procure and pay for all required permits for permanent or temporary work.

## C. Payment of Invoices.

- 1. See Section 5(L), Payments to Contractor.
- D. **Contract Alterations.** No alterations or variables in terms of contract shall be valid or binding upon County unless made in writing and signed by Purchasing Agent or authorized agent.
- E. **Assignments.** No contract may be assigned, sublet or transferred without written consent of Public Works Project Manager.
- F. Cancellations. Contract may be canceled or voided by Public Works Project Manager upon non-performance or violation of contract provisions, and award made to next low bidder or articles specified may be purchased on open market. In either event, defaulting contractor (or their surety) shall be liable to Dane County for costs to County in excess of defaulting contractor's contract prices.

# G. Right of Department to Terminate Contract.

- 1. In event that Contractor or any subcontractors violate any provisions of this Contract, County may serve written notice upon Contractor and Surety of its intention to terminate Contract. Such notice to contain reasons for such intention to terminate Contract, and unless within ten (10) business days after serving of such notice upon Contractor, such violation or delay shall cease and satisfactory arrangement or correction be made, Contract shall, upon expiration of said ten (10) business days, cease and terminate.
- 2. In event of any such termination, County shall immediately serve notice thereof upon Surety and Contractor, and Surety shall have right to take over and perform Contract subject to County's approval. However, if Surety does not commence performance thereof within ten (10) business days from date of mailing to such Surety of notice of termination, County may take over the Work and prosecute same to completion by Contract or by force account for account and at expense of Contractor. Contractor and Surety shall be liable to County for any excess cost occasioned County thereby, and in such event County may take possession of and utilize in completing the Work, such equipment, materials and / or supplies as may be on site of the Work and therefore necessary.
- H. Non-Liability. Contractor shall not be liable in damages for delay in shipment or failure to deliver when such delay or failure is result of fire, flood, strike, transporting carrier, act of God, act of government, act of alien enemy or by any other circumstances which, in Public Works Project Manager's opinion, is beyond control of Contractor. Under such circumstances, however, Public Works Project Manager may in discretion, cancel Contract.
- I. Quality Assurance. Inspection of equipment, materials and / or supplies shall be made by or at direction of County or Agency to which goods are delivered, and any articles supplied that are defective, or fails in any way to meet Specifications or other requirements of Contract, will be rejected. Public Works Project Manager shall direct all required laboratory tests. Decision of Public Works Project Manager on acceptance shall be final.
- J. **Time for Completion.** Contractor agrees that the Work shall be prosecuted regularly and diligently and complete entire project as stated in Construction Documents.

## K. Changes in the Work.

- Except in cases of emergency, no changes in the Work covered by approved Construction
  Documents shall be made without having prior written approval of Department. Charges
  or credits for work covered by approved change shall be determined by one of these
  methods:
  - a) Unit bid prices previously approved.
  - b) Agreed lump sum based on actual cost of:
    - 1) Labor, including foremen, and all fringe benefits that are associated with their wages;
    - 2) Materials entering permanently into the Work;
    - 3) Ownership or rental cost of construction plant and equipment during time of use on extra work:
    - 4) Power and consumable supplies for operation of construction or power equipment;
    - 5) Workmen's Compensation Insurance, Contractor's Public Liability and Property Damage Insurance, and Comprehensive Automobile Liability Insurance;
    - 6) Social Security, pension and unemployment contributions;
    - 7) To cost under K.1.b), there shall be added fixed fee to be agreed upon, but not to exceed fifteen percent (15%) of actual cost of the Work performed with their own labor force; fee shall be compensation to cover cost of supervision, overhead, bond, profit and any other general expense;
    - 8) On that portion of work under K.1.b) done under subcontract, Contractor may include not over seven and one-half percent (7½%) for supervision, overhead, bond, profit and any other general expense; and
    - 9) Contractor shall keep and present in such form as directed, correct amount of cost together with such supporting vouchers as may be required by Department.
  - c) Cost-Plus Work, with not-to-exceed dollar limit, based on actual cost of:
    - 1) Labor, including foremen, and all fringe benefits that are associated with their wages;
    - 2) Materials entering permanently into the Work;
    - 3) Ownership or rental cost of construction plant and equipment during time of use on extra work. (Rental cost cannot exceed fifty percent (50%) replacement value of rented equipment);
    - 4) Power and consumable supplies for operation of construction or power equipment;
    - 5) Workmen's Compensation, Contractor's Public Liability and Property Damage Insurance, and Comprehensive Automobile Liability Insurance;
    - 6) Social Security, pension and unemployment contributions;
    - 7) To cost under K.1.c) there shall be added fixed fee to be agreed upon, but not to exceed fifteen percent (15%) of actual cost of the Work performed with their own labor force; fee shall be compensation to cover cost of supervision, overhead, bond, profit, and any other general expense;
    - 8) On that portion of work under K.1.c) done under subcontract, Contractor may include not over seven and one-half percent (7½%) for supervision, overhead, bond, profit, and any other general expense; and
    - 9) Contractor shall keep and present in such form as directed, correct amount of cost together with such supporting vouchers as may be required by Department.
- 2. If Contractor claims that by any instructions given by Public Works Project Manager, Department, by drawings or otherwise, regarding performance of the Work or furnishing of material under Contract, involves extra cost, Contractor shall give Department written notice thereof within two weeks after receipt of such instructions and in any event before

proceeding to execute work, unless delay in executing work would endanger life or property.

- No claim for extra work or cost shall be allowed unless same was done in pursuance of
  written order of Public Works Project Manager, Department, as previously mentioned,
  and claim presented with payment request submitted after changed or extra work is
  completed.
- 4. Negotiation of cost for change in the Work shall not be cause for Contractor to delay prosecution of the Work if Contractor has been authorized in writing by Public Works Project Manager to proceed.

# L. Payments to Contractor.

1. Contractor shall submit monthly invoices by the 10<sup>th</sup> of the month following the month billed for. All invoices shall be sent to:

Department of Public Works, Highway & Transportation: Solid Waste Division ATTN: John Welch 1919 Alliant Energy Center Way Madison, Wisconsin 53713

In no instance shall the Bidder invoice the County for more than is authorized by the County on the issued Purchase of Services Agreement or Purchase Order. The County's normal payment terms are net 30 days.

# M. Withholding of Payments.

- 1. County, after having served written notice on said Contractor, may either pay directly any unpaid bills of which Department has written notice, or withhold from Contractor's unpaid compensation, sum of money deemed reasonably sufficient to pay any and all such lawful claims until satisfactory evidence is furnished that all liabilities have been fully discharged. Then payment to Contractor shall be resumed in accordance with terms of this Contract, but in no event shall these provisions be construed to impose any obligations upon County to either Contractor or Contractor's Surety.
- 2. In paying any unpaid bills of Contractor, County shall be deemed Agent of Contractor, and any payment so made by County, shall be considered as payment made under Contract by County to Contractor and County shall not be liable to Contractor for any such payment made in good faith.
- 3. Contractor shall indemnify, hold harmless and defend Dane County, its boards, commissions, agencies, officers, employees and representatives from all claims growing out of lawful demands of subcontractors, laborers, workmen, mechanics, material men, and furnishers of machinery and parts thereof, equipment, power tools, and all supplies, including commissary, incurred in performance of this Contract.
- 4. At Department's request, Contractor shall furnish satisfactory evidence that all obligations of nature designated above have been paid, discharged or waived.

## N. Acceptance of Final Payment as Release.

- 1. Making of final payment shall constitute waiver of all claims by County except those arising from:
  - a) Unsettled lien;
  - b) Faulty or defective work appearing after substantial completion;
  - c) Failure of the Work to comply with requirements of Construction Documents; or

- d) Terms of any special guarantees required by Construction Documents.
- 2. Acceptance of final payment shall constitute waiver of all claims by Contractor.
- O. **Lien Waivers.** Contractor warrants that title to all work covered by application for Payment will pass to County no later than time of payment. Contractor further warrants that upon submittal of Application for Payment all work for which Certificates for Payment have been previously issued and payments received from County shall, to best of Contractor's knowledge, information and belief, be free and clear of liens, claims, security interests or encumbrances in favor of Contractor, subcontractor, material suppliers, or other persons or entities making claim by reason of having provide labor, materials and equipment related to the Work.

# P. Use and Occupancy Prior to Acceptance.

1. Not Applicable.

## Q. Correction of Work.

1. Not Applicable.

#### 6. GENERAL GUARANTEE

A. Not Applicable

## 7. IDENTICAL BIDDING

A. **Antitrust Laws.** All identical bids submitted to County because of advertised procurement for materials, supplies, equipment or services exceeding \$1,000,000.00 in total amount shall be reported to Attorney Generals of the United States and State of Wisconsin for possible violation and enforcement of antitrust laws.

## 8. BINDING CONTRACTS

A. **Contract Commitment.** Any contracts resulting from this bid shall be binding on successful bidder(s) to its conclusion and on its assigns, heirs, executors, administrators or successors.

# 9. AFFIRMATIVE ACTION PROVISION AND MINORITY / WOMEN / DISADVANTAGED BUSINESS ENTERPRISES

- A. Affirmative Action Provisions. During term of its Contract, Contractor agrees not to discriminate on basis of race, religion, color, sex, handicap, age, sexual preference, marital status, physical appearance, or national origin against any person, whether recipient of services (actual or potential), employee, or applicant for employment. Such equal opportunity shall include, but not be limited to following: employment, upgrading, demotion, transfer, recruitment, advertising, layoff, termination, training, rates of pay, and any other form of compensation or level of service(s). Contractor agrees to post in conspicuous places, available to all employees, service recipients and applicants for this paragraph. Listing of prohibited bases for discrimination shall no be construed to amend in any fashion state or federal law setting forth additional bases and exceptions shall be permitted only to extent allowable in state or federal law.
- B. Contractor is subject to this paragraph only if Contractor has ten (10) or more employees and receives \$10,000.00 or more in annual aggregate contracts with County. Contractor shall file

Affirmative Action Plan with Dane County Contract Compliance Officer in accord with Chapter 19 of Dane County Code of Ordinances. Contractor must file such plan within fifteen (15) business days of effective date of this Contract and failure to do so by that date shall constitute grounds for immediate termination of Contract. During term of this Contract, Contractor shall also provide copies of all announcements of employment opportunities to County's Contract Compliance Office, and shall report annually number of persons, by race, sex and handicap status, which apply for employment and, similarly classified, number hired and number rejected.

- C. Contact Dane County Contract Compliance Officer at Dane County Contract Compliance Office, 210 Martin Luther King, Jr. Blvd., Room 421, Madison, WI 53703, 608/266-4114.
- D. In all solicitations for employment placed on Contractor's behalf during term of this Contract, Contractor shall include statement to effect that Contractor is "Equal Opportunity Employer."
- E. Contractor agrees to furnish all information and reports required by County's Contract Compliance Officer as same relate to affirmative action and nondiscrimination, which may include any books, records, or accounts deemed appropriate to determine compliance whit Chapter 19, Dane County Code of Ordinances, and provision of this Contract.
- F. Minority / Women / Disadvantaged / Emerging Small Business Enterprises. Chapter 19.508 of Dane County Code of Ordinances is official policy of Dane County to utilize Minority Business Enterprises (MBEs), Women Business Enterprises (WBEs), Disadvantage Business Enterprises (DBEs) and Emerging Small Business Enterprises (ESBEs) fully.
- G. Contractor may utilize MBEs / WBEs / DBEs / ESBEs as subcontractors or suppliers. List of subcontractors will be required of low bidder as stated in this Contract. List shall indicate which subcontractors or suppliers are MBEs / WBEs / DBEs / ESBEs and what percentage of subcontract is awarded, shown as percentage of total dollar amount of bid.

## 10. COMPLIANCE WITH FAIR LABOR STANDARDS

- A. During term of this Contract, Contractor shall report to County Contract Compliance Officer, within ten (10) business days, any allegations to, or findings by National Labor Relations Board (NLRB) or Wisconsin Employment Relations Commission (WERC) that Contractor has violated statute or regulation regarding labor standards or relations. If investigation by Contract Compliance Officer results in final determination that matter adversely affects Contractor's responsibilities under this Contract, and which recommends termination, suspension or cancellation of this Contract, County may take such action.
- B. Contractor may appeal any adverse finding by Contract Compliance Officer as set forth in Dane County Ordinance 25.015(11)(c) through (e).
- C. Contractor shall post this statement in prominent place visible to employees: "As condition of receiving and maintaining contract with Dane County, this employer shall comply with federal, state and all other applicable laws prohibiting retaliation or union organizing."

#### 11. DOMESTIC PARTNERSHIP BENEFITS

A. Contractor agrees to provide same economic benefits to all of its employees with domestic partners as it does to employees with spouses, or cash equivalent if such benefit cannot reasonably be provided. Contractor agrees to make available for County inspection Contractor's payroll records relating to employees providing services on or under this

Contract or subcontract. If any payroll records of Contractor contain any false, misleading or fraudulent information, or if Contractor fails to comply with provisions of Chapter 25.13, Dane County Ordinances, contract compliance officer may withhold payments on Contract; terminate, cancel or suspend Contract in whole or in part; or, after due process hearing, deny Contractor right to participate in bidding on future County contracts for period of one year after first violation is found and for period of three years after second or subsequent violation is found.

## 12. INSURANCE REQUIREMENTS

- A. Contractor shall indemnify, hold harmless and defend Dane County, its boards, commissions, agencies, officers, employees and representatives from and against all claims, damages, losses and expenses including attorneys' fees arising out of or resulting from performance of the Work, provided that any such claim, damage, loss or expense is attributable to bodily injury, sickness, disease or death, or to injury to or destruction of tangible property (other than the Work itself) including loss of use resulting there from, and is caused in whole or in part by any act or omission of Contractor, any subcontractor, anyone directly or indirectly employed by any of them or anyone for whose acts any of them may be liable, regardless of whether or not it is caused in part by a part indemnified hereunder.
- B. In any and all claims against Dane County, its boards, commissions, agencies, officers, employees and representatives or by any employee of Contractor, any subcontractor, anyone directly or indirectly employed by any of them or anyone for whose acts any of them may be liable, indemnification obligation under this Contract shall not be limited in any way by any limitation on amount or type of damages, compensation or benefits payable by or for Contractor or any subcontractor under worker's compensation acts, disability benefits or other employee benefit acts.
- C. County shall not be liable to Contractor for damages or delays resulting from work by third parties or by injunctions or other restraining orders obtained by third parties.
- D. **Contractor Carried Insurance.** In order to protect itself and County, Contractor shall not commence work under this Contract until obtaining all required insurance and County has approved such insurance. Contractor shall not allow any subcontractor to commence work on subcontract until insurance required of subcontractor has been so obtained and approved.
  - Worker's Compensation Insurance
     Contractor shall procure and shall maintain during life of this Contract, Worker's
     Compensation Insurance as required by statute for all of its employees engaged in work
     at site of project under this Contract and, in case of such work sublet, Contractor shall
     require subcontractor similarly to provide Worker's Compensation Insurance for all of
     latter's employees to be engaged in such work unless such employees are covered by
     protection afforded by Contractor's Worker's Compensation Insurance.
  - 2. Contractor's Public Liability and Property Damage Insurance Contractor shall procure and maintain during life of this Contract, Contractor's Public Liability Insurance and Contractor's Property Damage Insurance in amount not less then \$1,000,000.00 per occurrence for bodily injury and death, and Contractor's Property Damage Insurance in amount not less than \$1,000,000.00 and shall be primary with Dane County as "Additional Insured".
  - 3. Auto Liability Insurance

Contractor shall procure and maintain during life of this Contract, Comprehensive Automobile Liability Insurance covering owned, non-owned and hired automobiles for limits of not less than \$1,000,000.00 and shall be primary with Dane County as "Additional Insured".

- E. Contractor either (1) shall require each subcontractors to procure and to maintain during life of subcontract, subcontractor's Public Liability Property Damage Insurance, and Comprehensive Automobile Liability Insurance of type and in same amount specified in preceding paragraphs; or (2) insure that activities of subcontractors in their own policy.
- F. Contractor shall furnish County with certificates showing type, amount, class of operations covered, effective dates and dates of expiration of policies. Such certificates shall also contain substantially this statement: "Insurance covered by this certificate will not be canceled or materially altered, except after ten (10) business days written notice has been received by County."

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