# CITY OF SAN ANGELO REQUEST FOR BIDS

## **Engineering Services**

# **2019 Annual Sealcoat Project**

RFB No. ES-03-19



City of San Angelo 72 West College Avenue San Angelo, Texas 76903

<u>Submittal Deadline</u> December 11, 2018/2:00 PM, Local Time

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## **INVITATION TO BID**

#### General

The Engineering Services Department of the City of San Angelo is requesting bids for the 2019 Sealcoat Project. The project will consist of construction of a sealcoat surface treatment composed of a single application of asphaltic material and aggregate applied on the existing pavement surfaces within the City of San Angelo city limits. The estimated size of the base bid is 1,300,783 square yards (SY). For alternate 1, the estimated size is 259,530 SY. Maps for the base bid and alternate 1 are included in this bid packet. The asphaltic material to be used will be AC-20-5TR unless otherwise specified, and the aggregate to be used will be Grade 4 Type-PB with a Surface Aggregate Classification (SAC) of A. A pre-approved SAC-B aggregate may be used.

This project will also include, but is not limited to, thermo-plastic pavement marking and raised pavement markings. The project will be considered "completed" after the final sweeping, which shall take place one (1) month after the sealcoat application. All items in this contract shall be in accordance with the TxDOT 2014 Standard Specifications Manual, more specifically Items 300, 302, 310, 316, 500, 502, 506, 666, 668, and 672. Vendor shall adhere to asphalt and rock rates specified in the contract unless directed otherwise by City. Pavement markings in this contract are quantified to replace existing markings that were covered by the sealcoat application. There may also exist in the contract striping quantities that will need to be added after the sealcoat application (i.e. non-existing striping).

Estimated Project Start Date: June 2019

Estimated Length of Project: 90 Consecutive Calendar Days

#### **Document Availability**

Bid documents, plans, and specifications are available in the Purchasing Division at a cost of \$25.00 per set or may be downloaded from the City's website at <a href="https://www.cosatx.us">www.cosatx.us</a> at no cost. To locate the documents on the website go to:

• Bid Information > RFB: ES-03-19/ 2019 Annual Sealcoat Project

## **Pre-Bid Conference**

A non-mandatory pre-bid conference will be held on **November 29, 2018 at 10:00 A.M.**, located at City Hall Annex, 301 W. Beauregard Avenue, San Angelo, Texas. Representatives of the City will discuss the project and answer questions regarding bid procedures.

## **Digital Format**

If bid specifications are obtained in digital format in order to prepare a bid, the bid must be submitted in hard copy according to the instructions contained in this bid package. If, in its bid response, vendors make any changes whatsoever to the published bid specifications, the bid specification *as published* shall control. Furthermore, if an alteration of any kind to the bid specification is discovered after the contract is executed and is or is not being performed; the contract is subject to immediate cancellation without recourse.

## **Insurance and Indemnification Requirements**

Insurance and indemnification requirements applicable to this project are detailed within the draft project agreement included within this bid package. Please review the insurance and indemnification requirements with your insurance agent **prior** to submitting your bid.

## **Qualification Statement**

Vendors should be advised that a qualification statement might be required by the City upon request.

#### **Required Response**

The City requires a response to any Request for Bid (RFB) notifications mailed to potential vendors. Should a company choose not to bid on the project, then in order to remain on the City of San Angelo's potential vendors list a "No Bid Reply" form must be submitted.

## **Deadline and Delivery Location**

Sealed RFB submittals must be received no later than **December 11**, **2018**, **2:00 PM**, **Local Time**. The clock located in Purchasing will be the official time. Bids received after the bidding deadline, regardless of the mode of delivery, will be not be considered.

It is the sole responsibility of the vendor to ensure that the sealed RFB submittal arrives in the Purchasing Office by the specified deadline, regardless of method chosen by the firm for delivery.

## Faxed or electronically submitted bids will not be accepted.

## Copies

Submit: One (1) unbound original (binder clips acceptable), two (2) bound copies (binders, staples or binder clips are acceptable), and one (1) copy in PDF format on USB Flash Drive of all required bid forms.

## **Delivery Address**

City of San Angelo Purchasing Division, RFB: ES-03-19 72 W. College Ave., Suite 330 San Angelo, Texas 76903

Mark Sealed Bid Envelope: "RFB NO. ES-03-19/2019 Annual Sealcoat Project"

## Addenda

Should specifications be revised prior to the deadline for submission of the bid, the City's Purchasing Division will issue addenda addressing the nature of the change and post them on the City's website. Vendors should **acknowledge any addenda and return the form with their bid package.** Vendor is responsible for checking the City's website to determine if any addenda have been issued prior to submitting a bid. Failure to consider all addenda will be at the vendor's risk.

## Rejection of Bids

The City of San Angelo reserves the right to reject all bids, to waive informalities or irregularities, and to reject non-conforming, non-responsive, or conditional bids.

## **Points of Contact**

## **During RFB:**

Candice Blake, Manager Purchasing Division City of San Angelo 72 W. College Ave. San Angelo, Texas 76903 sapurch@cosatx.us (325) 657-4219

## **Project After Award:**

Mitchell Gatlin, E.I.T., Project Engineer Engineering Services City of San Angelo 301 W. Beauregard Avenue San Angelo, Texas 76903

## 1. INSTRUCTIONS TO VENDORS

## 1.1. Interpretations

All questions about the meaning or intent of the bid documents, including specifications shall be submitted to the Purchasing Division in writing. Replies will be issued by addenda and posted on the City's website. Questions received less than a week prior to the date for bid submittals will not be answered. Only questions answered by formal written addenda will be binding. Oral interpretations or clarifications will be without legal effect. The bid invitation number must appear on all correspondence, inquiries, etc. It is the vendor's responsibility to ensure all addenda have been considered prior to bidding.

## 1.2. Restrictions on Communications

Vendors should not communicate with: 1) elected City officials and their staff regarding the RFB from the time the RFB has been released until the contract is posted as a City Council agenda item; and 2) City employees from the time the RFB has been released until the contract is awarded. These restrictions extend to "thank you" letters, phone calls, emails and any contact that results in the direct or indirect discussion of the RFB and/or bid submitted by vendor. Violation of this provision by vendor and/or its agent may lead to disqualification of vendor from consideration.

Exceptions to the Restrictions on Communication with City employees include:

- 1. Private (non-business) contacts with the City by the vendor's employees acting in their personal capacity;
- 2. Casual social contacts that do not include mention of the RFB;
- 3. Vendors may submit written questions concerning this RFB to the email listed below up to a week prior to submission due date. Questions received after the stated deadline will not be answered:

It is required that all questions be sent by email to <a href="mailto:sapurch@cosatx.us">sapurch@cosatx.us</a>. Please ensure the RFB Number and title are in the subject line. Questions submitted and the City's responses will be published in the form of addenda to the City's web site at <a href="https://www.cosatx.us">www.cosatx.us</a>. Vendor is responsible for calling the City or reviewing the website to determine if any addenda have been issued prior to their submittal. Only questions answered by formal addenda will be binding;

- 4. Vendors may provide responses to questions asked of them after responses are received and opened.
- 5. Upon completion of the evaluation process, vendors shall receive a notification letter indicating the recommended firm and anticipated City Council agenda date. Vendors desiring a review of the solicitation process may submit a written request no later than five (5) calendar days from the date the letter was sent. The letter will indicate the name and address for submission of requests for review.

## 1.3. Corrections, Additions, or Deletions

Corrections, additions, or deletions to any portion of the RFB will be in the form of written addenda.

#### 1.4. Confidentiality

All bids submitted shall remain confidential. After award, bids will be made available for public inspection. The City shall not be responsible for the confidentiality of any trade secrets or other information contained or disclosed in the bid unless clearly identified as such.

## 1.5. Bid Items

Vendors are expected to examine all specifications, drawings, standard provisions, and instructions. Failure to do so will be at the vendor's risk. Bids are to be submitted on each item and total extended, however more than one bid may be submitted on products meeting the specifications.

## 1.6. Bid Form

Bids by corporations must be executed in the corporate name by the president or vice-president (or other corporate officer accompanied by evidence of authority to sign) and the corporate seal shall be affixed and attested by the secretary or an assistant secretary. The state of incorporation shall be shown below the corporate name. Bids by partnerships must be executed in the partnership name and signed by a partner; title and the official address of the partnership must be shown below the signature. Bids by joint ventures shall be signed by each participant in the joint venture or by an authorized agent of each participant.

The names of all persons signing must also be legibly printed below the signature. A bid by a person who affixes to its signature the word "president", "secretary", "agent", or other designation without disclosing its principle may be held to be the bid of the individual signing. When requested by City, evidence of the authority of the person signing shall be furnished.

Bid forms must be completed in ink. All blank spaces in the bid form shall be filled. A bid price shall be indicated for each item and alternative listed therein, or the words "No Bid", "No Charge", or other appropriate phrase shall be entered. Bids received without all such items completed may be considered nonresponsive.

The vendor is not required to acknowledge receipt of addenda but shall include all addenda in vendor's response. No alterations in bids or alterations made to the printed forms, by erasures, interpolations, or otherwise will be acceptable unless each such alteration is signed or initialed by the vendor. Failure to consider all addenda prior to submitting a bid shall be at the risk of the vendor.

## 1.7. Modification or Withdrawal of Bids

Bid pricing <u>CANNOT</u> be altered or amended after the closing time. Bids may be modified or withdrawn prior to the closing hour and date, by written notice to the Purchasing Division. A bid may also be withdrawn in person by a vendor or its authorized agent, provided the identity is made known and they sign a receipt for the bid. No bid may be withdrawn after the closing time and date without acceptable reason in writing and with approval of the Purchasing Division.

## 1.8. Prices

Bids must be firm, however if a vendor believes it necessary to base its price on price adjustment, such a bid may be considered, but only as an alternate bid. Pricing is to be submitted as quantity per unit specified with extended totals, however in the event of a discrepancy in extension, the unit prices shall govern. Pricing shall be entered on the Bid Sheet in ink or typewritten.

#### 1.9. Evaluation Factors

It is **not** the policy of the City to purchase solely on the basis of pricing. In evaluating bids, the following considerations shall be taken into account to determine the lowest responsible bidder:

- A. Price
- B. Record of federal, state or local governmental entity suspension, termination or debarment
- C. References
- D. Safety record
- E. Any relevant criteria specifically listed in the RFB

## 1.10. Disqualification

The vendor may be disqualified for any of the following reasons:

- A. The vendor is involved in any litigation against the City of San Angelo;
- B. The vendor is in arrears on any existing contract or has defaulted on a previous contract with the City;
- C. The vendor is debarred, suspended, terminated, or otherwise excluded from or ineligible covered transactions by any federal, state, or local government entity or agency;
- D. The bid is not received by the bid submittal deadline;
- E. The bid is not executed by a person authorized to enter into a contract binding on the vendor; or,
- F. The Bid Bond is not submitted by the bid submittal deadline or is not in the name of vendor submitting a bid.

## 1.11. Copies of Bid Tabulation Results

To obtain Bid Tabulation results, download from the City's website <a href="www.cosatx.us">www.cosatx.us</a> > Bid Information > RFB: ES-03-19 / 2019 Annual Sealcoat Project.

#### 1.12. Reservations

The City expressly reserves the right to accept, reject, or cancel all bids AND:

- A. Waive any defect, irregularity, or informality in any bid or bidding procedure;
- B. Extend the bid closing time and date;
- C. Reissue a bid invitation or RFB;
- D. Procure any item by other means; or,
- E. Increase or decrease the quantity specified, unless the vendor specifies otherwise.

## 1.13. Bid Security

Each bid <u>must</u> be accompanied by a security bond drawn to the order of the City in the sum of not less than five percent (5%) of the total amount of the bid. The security bond must be executed by a surety meeting the requirements set forth in the Owner's Construction General Conditions and in the name of the prime contractor. The bond shall be made payable without condition to the City of San Angelo, Texas. Bid security must be in the name of the company submitting the bid. Bid securities will be deposited within 24-hours of bid submission and a new check from the City will be issued to unsuccessful vendors within thirty (30) business days of the City Council award of bid.

## 1.14. Security Forfeiture

Failure of the selected vendor to deliver the required contract documents, including the required performance and/or payment bonds and insurance, within thirty (30) days of the Notice of Award to the selected vendor shall be just cause for the City to annul the award and declare the bid and any guarantee thereof forfeited, not as a penalty, but as liquidation of damages to the City.

## 1.15. Return of Security

The security of the successful vendor will be retained until they have executed the contract agreement and furnished the required bonds and insurance, whereupon bid security will be returned. The security of any vendor whom City believes to have a reasonable chance of receiving the award may be retained by City until the day after the required documents are delivered by the selected vendor to the City but not to exceed ninety (90) days after the bid submittals are due. Bid security by other vendors will be returned within thirty (30) days of when bid submittals are due.

#### 1.16. Order Placement

No work shall be ordered without a Purchase Order and all invoices must reflect the Purchase Order number. City's obligation is payable only and solely from funds available for the purpose of this purchase. Lack of funds shall render this contract null and void to the extent funds are not available and any delivered but unpaid for goods will be returned to vendor by City. Accepting orders without a Purchase Order number shall be at the risk of the vendor.

## 1.17. Inspections

Inspections shall be at the discretion of the City within the requirements of the City. The vendor shall keep the entire project site accessible to the City and any other governmental entity that may exercise regulatory control of the project or any portion of the work.

## 1.18. Invoices and Payments

Vendor shall submit separate invoices on each Purchase Order that indicate the Purchase Order number and supply agreement, if applicable. Invoices shall be itemized and include a copy of the bill of lading and the freight waybill, when applicable. Payment terms will be outlined in the attached draft contract.

Payment may be withheld by City, at the discretion of the City, to vendor until all required documents pertaining to the sale are received by the City.

## 1.19. Gratuities

The City may, by written notice to the vendor, cancel this contract without liability to vendor if it is determined by the City that gratuities were offered from an agent or representative of the vendor to any officer or employee of the City with a view toward securing a contract or securing favorable treatment with respect to the awarding or

amending, or the making of any determinations in respect to the performing of such contract. In the event this contract is canceled by City, remedies to recover or withhold the amount of the cost shall be incurred by vendor in providing such gratuities.

## 1.20. Warranty-Price

The price to be paid by the City shall be that contained in vendor's bid which vendor warrants to be no higher than vendor's current prices on orders by others for products of the kind and specifications covered by this agreement for similar quantities under similar or like conditions and methods of purchase. In the event vendor breaches this warranty, the prices of the items shall be reduced to the vendor's current prices on orders by others, or in the alternative, reduced to the vendor's current prices on orders by others, or in the alternative, City may cancel this contract without liability to vendor for breach or vendor's actual expense.

The vendor warrants that no person or selling agency has been employed or retained to solicit or secure this contract upon an agreement or understanding for commission, percentage, brokerage, or contingent fee excepting bona fide employees of bona fide established commercial or selling agencies maintained by the vendor for the purpose of securing business. For breach or violation of the warranty, the City shall have the right in addition to any other right or rights to cancel this contract without liability and to deduct from the contract price, or otherwise recover the full amount of such commission, percentage, brokerage, or contingent fee.

## 1.21. Warranty-Product

Vendor shall not limit or exclude any implied warranties and any attempt to do so shall render this contract voidable at the option of the City. Vendor warrants that the goods furnished <u>will</u> conform to the specifications, drawings, and descriptions. Any warranties take effect on the contract effective date.

## 1.22. Safety Warranty

Vendor warrants that the product sold to City shall conform to the standards promulgated by the U.S. Department of Labor under the Occupational Safety and Health Act (OSHA). In the event the product does not conform to OSHA standards, City may return the product for correction or replacement at the vendor's expense. In the event vendor fails to make the appropriate correction within a reasonable time, correction made by City will be at vendor's expense.

## 1.23. No Warranty by City against Infringements

As part of this contract for sale, vendor agrees to ascertain whether goods manufactured in accordance with the specifications attached to this agreement will give rise to the rightful claim of any third person by way of infringement or the like. City makes no warranty that the production of goods according to the specification will not give rise to such a claim, and in no event shall City be liable to vendor for indemnification in the event that vendor issued on the grounds of infringement or the like. If vendor is of the opinion that an infringement or the like will result, he will notify City to this effect in writing within two weeks after the signing of the agreement. If City does not receive notice and a claim of infringement is made, vendor will indemnify, defend, and hold harmless City, its Council members, officials, agents, consultants, and employees free and harmless from and against any and all claims, suits, judgments, costs, penalties, fines, damages, and attorneys' fees and expenses asserted by any person or persons. If vendor, in good faith, ascertains that production of the goods in accordance with the specifications will result in infringement or the like, this contract shall be void.

## 1.24. Termination

Performance under this contract may be terminated in whole, or in part by the City in accordance with this provision. Termination performance hereunder shall be effected by the delivery to vendor of a "Notice of Termination" specifying the extent to which performance under this contract is terminated and the date upon which such termination becomes effective.

## 1.25. Force Majeure

Neither party shall be held responsible for losses resulting if the fulfillment of any terms or provisions of this contract is delayed or prevented by any cause not within the control of the party whose performance is interfered with, which by the exercise of reasonable diligence said party is unable to prevent.

## 1.26. Assignment-Delegation

No right or interest in the contract shall be assigned nor shall any delegation of any obligation made by vendor be valid without the written permission of the City. Any attempted assignment or delegation by vendor shall be wholly void and totally ineffective for all purposes unless made in conformity with this paragraph.

## 1.27. Waiver

No claim or right arising out of a breach of this contract can be discharged in whole or in part by a waiver or renunciation of the claim or right unless the waiver or renunciation is supported by consideration and is in writing signed by the aggrieved party.

#### 1.28. Modifications

This contract can be modified or rescinded only in writing signed by both of the parties or their duly authorized agents.

## 1.29. Interpretation-Parol Evidence

This writing is intended by the parties as a final expression of their agreement and is intended as a complete agreement for dealings between the parties and no usage of the trade shall be relevant to supplement or explain any term used in this agreement. Acceptance or acquiescence in a course of performance rendered under this agreement shall not be relevant to determine the meaning of this agreement even though the accepting or acquiescing party has knowledge of the performance and opportunity for objection. Whenever a term defined by the Uniform Commercial Code is used in the agreement, the definition contained in the Code is to control.

## 1.30. Applicable Law

This agreement shall be governed by the Uniform Commercial Code. Whenever the term "Uniform Commercial Code" is used, it shall be construed as meaning the Uniform Commercial Code as adopted in the State of Texas as effective and in force on the date of this agreement.

## 1.31. Advertising

Vendor shall not advertise or publish, without City's prior consent, the fact that City has entered into this contract, except to the extent necessary to comply with proper requests for information from an authorized representative of the federal, state, or local government.

## 1.32. Right to Assurance

Whenever one party to this contract in good faith has reason to question the other party's intent to perform, they may demand that the other party give written assurance of its intent to perform. In the event that a demand is made and no assurance is given within five (5) days, the demanding party may treat this failure as an anticipatory repudiation of the contract.

## 1.33. Equal Employment Opportunity

Vendor agrees that during the performance of its contract it will:

- Treat all applicants and employees without discrimination as to race, color, religion, sex, national origin, marital status, age, or handicap.
- Identify itself as an Equal Opportunity Employer in all help wanted advertising or request. The vendor shall be advised of any complaints filed with the City alleging that vendor is not an Equal Opportunity Employer. The City reserves the right to consider its reports from its human relations administrator in response to such complaints in determining whether or not to terminate any portion of this contract for which Purchase Orders or authorities to deliver have not been included; however, the vendor is specifically advised that no Equal Opportunity Employment complaint will be the basis for cancellation of this contract for which a Purchase Order has been issued or authority to deliver granted.

All vendors must be Equal Opportunity Employers. Disadvantaged and minority vendors are encouraged to participate.

## 1.34. Conflict Of Interest

Vendor agrees to comply with the conflict of interest provisions of the City Of San Angelo Charter and Code of Ordinances. Vendor agrees to maintain current, updated disclosure of information on file with the City Clerk throughout the term of the contract.

Chapter 176 of the Texas Local Government Code requires a vendor who enters or seeks to enter into a contract for the sale or purchase of real property, goods, or services with a local governmental entity or local government officer thereof to file a conflict of interests' disclosure questionnaire with the governmental entity prescribed.

A Conflict of Interest Questionnaire Form (CIQ) – included in the bid forms - must be submitted no later than the seventh (7th) business day after the date the vendor begins discussion, negotiation, applies or responds to a request for proposal or bids, or correspondence in writing related to a potential contract with the local governmental entity.

## 1.35. Certificate of Interested Parties (Form 1295)

In 2015, the Texas Legislature adopted <u>House Bill 1295</u>, which added section 2252.908 of the Government Code. The law states that a governmental entity or state agency may not enter into certain contracts with a business entity unless the business entity submits a disclosure of interested parties to the governmental entity or state agency at the time the business entity submits the signed contract to the governmental entity or state agency. The law applies only to a contract of a governmental entity or state agency that either (1) requires an action or vote by the governing body of the entity or agency before the contract may be signed or (2) has a value of at least \$1 million. The disclosure requirement applies to a contract entered into on or after January 1, 2016.

## Filing Process:

On January 1, 2016, the ethics commission made available on its website a new filing application that must be used to file Form 1295. A business entity must use the application to enter the required information on Form 1295 and print a copy of the completed form, which will include a certification of filing that will contain a unique certification number. An authorized agent of the business entity must sign the printed copy of the form and have the form notarized. The completed Form 1295 with the certification of filing must be filed with the governmental body or state agency with which the business entity is entering into the contract.

Information regarding how to use the filing application and the application are both available at <a href="https://www.ethics.state.tx.us/whatsnew/elf">https://www.ethics.state.tx.us/whatsnew/elf</a> info form1295.htm. Instructional videos are available under the heading Instructional Videos for Business Entities.

The Form 1295 must be received, signed and notarized, within thirty (30) days of Council award or the contract may be voided.

## 1.36. Taxes and Permits

Attention is directed to the requirements of the General Conditions regarding payment of taxes and obtaining permits. All taxes that are lawfully assessed against the City or the selected vendor in connection with the work shall be paid by the vendor. The bid prices shall include all such taxes and the costs of all required permits. The City is exempt from State Sales Tax and Federal Excise Tax.

## 1.37. Examination of Contract Documents

Each vendor shall thoroughly examine and be familiar with this document, specifications, etc. The submission of a bid shall constitute an acknowledgment that the vendor has thoroughly examined and is familiar with the contract documents. The failure or neglect of a vendor to receive or examine any of the contract documents shall in no way relieve them from any obligations with respect to their bid or to the contract. No claim for extra or additional compensation will be allowed based upon a lack of knowledge of any contract document, and the City will in no case be responsible for any loss or for unanticipated costs that may be suffered by the selected vendor as a result of conditions pertaining to the work.

## 1.38. Familiarization with the Type of Work

Before submitting a bid, each prospective vendor shall familiarize itself with the work, local labor conditions and all laws, regulations, and other factors affecting performance of the work. It shall carefully correlate its observations with requirements of this request and otherwise satisfy itself of the expense and difficulties attending performance of the work. The submission of a bid will constitute a representation of compliance by the vendor. There will be no subsequent financial adjustment for lack of such familiarization.

## 1.39. Site Investigation

The information contained in this document about topography, subsurface soils, subsurface structures, and any quantities based thereon, is furnished solely for the convenience of the respondent as information available at the time. The accuracy of this information is not guaranteed and the vendor is fully and solely responsible to verify pertinent information prior to bid submission. Use of the information provided in no way relieves the vendor or others of any responsibility for loss due to inaccuracies or deviations which may be encountered.

## 1.40. Soils Testing Specifications

The vendor will be allowed to conduct soils investigations within the alignment of the proposed project as they can be coordinated with the City and appropriate landowners during the bid preparation phase. All such investigations must be coordinated through the City.

## 1.41. Subcontractors and Suppliers

All bids must include a list of proposed subcontractors and suppliers on the form included in the bid forms section. **Vendors are strongly encouraged to explore utilizing area subcontractors and suppliers.** 

When requested by the City, within 24 hours of bid opening, the apparent low vendor, and any other vendor so requested, shall submit a list of all subcontractors they expect to use.

## 1.41.1. Subcontractor Qualification

Particular consideration will be given to the qualifications of each subcontractor proposed to perform more than 5 percent (5%) of the work.

The successful vendor will submit to the City for acceptance a list of the names of subcontractors and such other persons and organizations (including those who are to furnish materials or equipment fabricated to a special design) identifying that portion of the work to be performed by each subcontractor within fourteen (14) days of the issuance of Notice of Award.

The City will notify the successful vendor in writing if there is objection to any subcontractor, person, or organization on such list.

If the apparent low vendor declines to make any such substitution, the contract shall not be awarded to such vendor, but their declining to make any such substitution will not constitute grounds for sacrificing their bid security. Additional requirements for subcontractors are contained within the Owner's Construction General Conditions of this document.

The failure of the City to make any such objection prior to the execution and delivery of the agreement shall constitute an acceptance of such subcontractor, person, or organization. Such acceptance a subcontractor, person or organization shall not: (1) constitute a waiver of any right of the City to reject defective work, material, or equipment, or work, material, or equipment not in conformance with the requirements of the contract documents; or (2) constitute a waiver of vendor's complete and total liability for any defective work, material, or equipment, or work, material, or equipment not in conformance with the requirements of the contract documents whether or not provided by or performed by any such subcontractor.

If the City registers objection to and refuses to accept a subcontractor, person, or organization list the successful vendor may either (1) submit an acceptable substitute without an increase in their bid price or (2) withdraw their bid. If the City raises objection to a subcontractor, person, or organization after the execution and delivery of the agreement, the vendor will submit an acceptable substitute and the contract price shall be increased or decreased by the reasonable difference in cost occasioned by such substitution and an appropriate Change Order shall be issued. In the event that prior objection is raised as described above, but the vendor fails to submit an acceptable substitute prior to execution and delivery of the agreement, no increase in contract price shall be allowed.

## 1.41.2. Suppliers

The list of subcontractors shall also include the suppliers and manufacturers of the principal items of materials and equipment the vendor expects to use in the work.

## 1.42. Copies of Contract Documents

The selected vendor to whom a contract is awarded will be furnished, without cost to it, five (5) copies of the specifications and five (5) sets of the drawings, together with all addenda thereto. Additional copies of specifications and drawings may be obtained from the City for a fee.

## 1.43. Performance and Payment Bond

Having satisfied all conditions of award as set forth elsewhere in these documents, the successful vendor shall furnish bond(s) each in a penal sum of at least the full amount of the contract as awarded in the form included in the specifications, which secures the faithful performance of the contract, and for the payment of all persons, firms or corporations to whom the selected vendor may become legally indebted for labor, materials, tools, equipment, or service, of any nature, employed or used by it in performing the work. Such bond(s) shall bear the same date as or a date subsequent to, the date of the contract and be in the name of the prime contractor.

On each such bond the rate of premium shall be stated, together with the total amount of the premium charged. The current power of attorney for the person who signs for any surety company shall be attached to such bond.

The failure of the successful vendor to supply the required bonds within thirty (30) days after the prescribed forms are presented for signature, or within such extended period as the City may grant based upon reasons

determined adequate by the City, shall constitute a default, and the City may either award the contract to the next responsible vendor or re-advertise for bids, and may charge against the vendor the difference between the amount of the award and the amount for which a contract for the work is subsequently executed, irrespective of whether the amount due exceeds the amount of the bid security.

Performance and Payment Bonds shall be delivered to the City's Risk Manager.

## 1.44. Waiver of Performance and Payment Bonds

Performance and Payment Bonds may be waived under the following circumstances:

The City may elect, at their option, to waive Payment Bonds if the contract sum is less than fifty-thousand (\$50,000.00) dollars.

The City may elect, at their option, to waive Performance Bonds if the contract sum is one-hundred thousand (\$100,000.00) dollars or less.

#### 1.45. Quantities are Approximate

The quantities named in the bid are approximate only, but these are to be used as a basis for the comparison of bids and to determine the amount of the bonds. However, if a unit price appears to the City to be unbalanced to such an extent that changes in actual quantities required under the contract might result in contract price adjustments which would increase payments to the selected vendor excessively, then the City may take such a condition under consideration in awarding the contract.

## 1.46. Employment Requirements and Wage Rates

#### 1.46.1. General

The selected vendor shall comply with all requirements of the prevailing wage law of the State of Texas, Texas Government Code, Chapter 2258, including the latest amendments thereto.

The selected vendor and his subcontractors shall pay wage rates not less than the general prevailing rate of per diem wages for work of a similar character in the locality in which the work is performed, and not less than the general prevailing rate of per diem wages for legal holiday and overtime work as listed in the current Davis-Bacon wage rates.

The prevailing wage law does not prohibit payment of more than the general prevailing rate of wages.

## 1.46.2. Records

The selected vendor and each subcontractor shall keep an accurate record showing the names and occupations of all laborers, workers, and mechanics employed, together with the actual wages paid to each worker. At all reasonable hours, such records shall be open to inspection by the representatives of the City.

Certified Payrolls are to be submitted to the City's representative weekly.

## 1.46.3. Penalty

If the selected vendor or any subcontractor fails to comply with the prevailing wage law, it shall forfeit to the City sixty dollars (\$60.00) per day for each laborer, workman, or mechanic who is paid less than the specified rate, *pursuant to §2258.023 of the Texas Government Code.* 

## 1.46.4. Hours of Labor

The selected vendor shall comply with all requirements of the hours of work on public works defined by Texas Government Code *§650.001*, including the latest amendments thereto, as an eight (8) hour work day. Violation of this provision is punishable by fine and imprisonment pursuant to *§650.003* of the Texas Government Code.

## 1.46.5. Veterans Preference

Pursuant to *Texas Government Code*, §657.004, the selected vendor shall give preference in employment to honorably discharged veterans who were engaged in the services of the United States in time of war or conflict and who are and have been citizens of Texas for not less than five (5) years.

## 1.46.6. Prevailing Wage and Hour Decision

Chapter 2258 of the Texas Government Code requires contractors and subcontractors performing work on public works contracts to pay wages at a rate consistent with the rate prevailing in the area. Under federal law, the United State Department of Labor is required to maintain a prevailing Wage and Hour Decision for

each geographical area. Compliance with the published decision meets the requirements of the Texas Government Code.

Additionally, all contractors and subcontractors must pay their laborers and mechanics not less than the prevailing wage rates and fringe benefits for corresponding classes of laborers and mechanics employed on similar projects in the area.

If the Wage Decision lists fringe benefits, you must either provide the benefits or pay the hourly equivalent in cash in addition to the predetermined wage.

Labor classifications not appearing on the Wage Decision will be deferred to the U.S. Department of Labor (DOL) for approval.

The selected vendor will be responsible for compliance with the applicable portion of Davis-Bacon and related acts and any such decision applicable at the time work is performed.

Vendor will use most up-to-date Prevailing Wage and Hour Decision rates at contract execution.

## Prevailing Wage and Hour Decision

General Decision Number: TX180007 01/05/2018 TX7

Superseded General Decision Number: TX20170007

State: Texas

Construction Types: Heavy and Highway

Counties: Armstrong, Carson, Crosby, Ector, Irion, Lubbock, Midland, Potter, Randall, Taylor and Tom Green Counties in Texas.

HEAVY & HIGHWAY CONSTRUCTION PROJECTS

Note: Under Executive Order (EO) 13658, an hourly minimum wage of \$10.35 for calendar year 2018 applies to all contracts subject to the Davis-Bacon Act for which the contract is awarded (and any solicitation was issued) on or after January 1, 2015. If this contract is covered by the EO, the contractor must pay all workers in any classification listed on this wage determination at least \$10.35 per hour (or the applicable wage rate listed on this wage determination, if it is higher) for all hours spent performing on the contract in calendar year 2018. The EO minimum wage rate will be adjusted annually. Please note that this EO applies to the above-mentioned types of contracts entered into by the federal government that are subject to the Davis-Bacon Act itself, but it does not apply to contracts subject only to the Davis-Bacon Related Acts, including those set forth at 29 CFR 5.1(a)(2)-(60). Additional information on contractor requirements and worker protections under the EO is available at www.dol.gov/whd/govcontracts.

Modification Number Publication Date 0 01/05/2018

\* SUTX2011-002 08/02/2011

Rates Fringes

CEMENT MASON/CONCRETE	
FINISHER (Paving & Structures)\$	13.55
ELECTRICIAN\$	20.96
FORM BUILDER/FORM SETTER	
Paving & Curb\$ Structures\$	
LABORER	10.00
Asphalt Raker\$ Flagger\$	
Laborer, Common\$	
Laborer, Utility\$	
Work Zone Barricade	11.00
Servicer\$	10 30
Der vicer	10.30
POWER EQUIPMENT OPERATOR:	
Asphalt Distributer\$	
Asphalt Paving Machine\$	
Broom and Sweeper\$	11.21
Crane, Lattice Boom 80	
Tons or Less\$	
Crawler Tractor Operator\$	13.96
Excavator, 50,000 lbs or	12.46
less\$	13.46
Front End Loader Operator, Over 3 CY\$	10 77
Front End Loader, 3CY or	12.77
less\$	12 28
Loader/Backhoe\$	
Mechanic\$	
Milling Machine\$	
Motor Grader, Rough\$	
Motor Grader, Fine\$	
Pavement Marking Machine\$	
Reclaimer/Pulverizer\$	
Roller, Asphalt\$	
Roller, Other\$	
Scraper\$	
Spreader Box\$	
Servicer\$	13.98
Steel Worker (Reinforcing)\$	13.50
TRUCK DRIVER	14.46
Lowboy-Float\$	
Single Axle\$	
Single or Tandem Axle Dump\$ Tandem Axle Tractor with	11.33
Semi\$	12 40
5emi	
WELDERS - Receive rate prescribed	for craft performing
operation to which welding is inci	

Note: Executive Order (EO) 13706, Establishing Paid Sick Leave for Federal Contractors applies to all contracts subject to the Davis-Bacon Act for which the contract is awarded (and any solicitation was issued) on or after January 1, 2017. If this contract is covered by the EO, the contractor must provide employees with 1 hour of paid sick leave for every 30 hours they work, up to 56 hours of paid sick leave each year. Employees must be permitted to use paid sick leave for their own illness, injury or other health-related needs, including preventive care; to assist a family member (or person who is like family to the employee) who is ill, injured, or has other health-related needs, including preventive care; or for reasons resulting from, or to assist a family member (or person who is like family to the employee) who is a victim of, domestic violence, sexual assault, or stalking. Additional information on contractor requirements and worker protections under the EO is available at www.dol.gov/whd/govcontracts.

Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses (29CFR 5.5 (a) (1) (ii)).

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The body of each wage determination lists the classification and wage rates that have been found to be prevailing for the cited type(s) of construction in the area covered by the wage determination. The classifications are listed in alphabetical order of "identifiers" that indicate whether the particular rate is a union rate (current union negotiated rate for local), a survey rate (weighted average rate) or a union average rate (weighted union average rate).

Union Rate Identifiers

A four letter classification abbreviation identifier enclosed in dotted lines beginning with characters other than "SU" or "UAVG" denotes that the union classification and rate were prevailing for that classification in the survey. Example: PLUM0198-005 07/01/2014. PLUM is an abbreviation identifier of the union which prevailed in the survey for this classification, which in this example would be Plumbers. 0198 indicates the local union number or district council number where applicable, i.e., Plumbers Local 0198. The next number, 005 in the example, is an internal number used in processing the wage determination. 07/01/2014 is the effective date of the most current negotiated rate, which in this example is July 1, 2014.

Union prevailing wage rates are updated to reflect all rate changes in the collective bargaining agreement (CBA) governing this classification and rate.

Survey Rate Identifiers

Classifications listed under the "SU" identifier indicate that no one rate prevailed for this classification in the survey and the published rate is derived by computing a weighted average rate based on all the rates reported in the survey for that classification. As this weighted average rate includes all rates reported in the survey, it may include both union and non-union rates. Example: SULA2012-007 5/13/2014. SU indicates the rates are survey rates based on a weighted average calculation of rates and are not majority rates. LA indicates the State of Louisiana. 2012 is the year of survey on which these classifications and rates are based. The next number, 007 in the example, is an internal number used in producing the wage determination. 5/13/2014 indicates the survey completion date for the classifications and rates under that identifier.

Survey wage rates are not updated and remain in effect until a new survey is conducted.

Union Average Rate Identifiers

Classification(s) listed under the UAVG identifier indicate that no single majority rate prevailed for those classifications; however, 100% of the data reported for the classifications was union data. EXAMPLE: UAVG-OH-0010 08/29/2014. UAVG indicates that the rate is a weighted union average rate. OH indicates the state. The next number, 0010 in the example, is an internal number used in producing the wage determination. 08/29/2014 indicates the survey completion date for the classifications and rates under that identifier.

A UAVG rate will be updated once a year, usually in January of each year, to reflect a weighted average of the current negotiated/CBA rate of the union locals from which the rate is based.

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#### WAGE DETERMINATION APPEALS PROCESS

- 1.) Has there been an initial decision in the matter? This can be:
- \* an existing published wage determination
- \* a survey underlying a wage determination
- \* a Wage and Hour Division letter setting forth a position on a wage determination matter
- \* a conformance (additional classification and rate) ruling

On survey related matters, initial contact, including requests for summaries of surveys, should be with the Wage and Hour Regional Office for the area in which the survey was conducted because those Regional Offices have responsibility for the Davis-Bacon survey program. If the response from this initial contact is not satisfactory, then the process described in 2.) and 3.) should be followed.

With regard to any other matter not yet ripe for the formal process described here, initial contact should be with the Branch of Construction Wage Determinations. Write to:

Branch of Construction Wage Determinations Wage and Hour Division
U.S. Department of Labor
200 Constitution Avenue, N.W.
Washington, DC 20210

2.) If the answer to the question in 1.) is yes, then an interested party (those affected by the action) can request review and reconsideration from the Wage and Hour Administrator (See 29 CFR Part 1.8 and 29 CFR Part 7). Write to:

Wage and Hour Administrator U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

The request should be accompanied by a full statement of the interested party's position and by any information (wage payment data, project description, area practice material, etc.) that the requestor considers relevant to the issue.

3.) If the decision of the Administrator is not favorable, an interested party may appeal directly to the Administrative Review Board (formerly the Wage Appeals Board). Write to:

Administrative Review Board U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

4.) All decisions by the Administrative Review Board are final.

END OF GENERAL DECISION

## 1.47. Legal Venue

Tom Green County, Texas

#### 1.48. Funds - Price

The vendor submitting the lowest responsible bid will establish a price agreement with the City. The work will be selected based on the availability of funds. The City reserves the right to award the contract by base bid, alternates, or a combination thereof.

## 1.49. Claims for Overcharges

Vendor hereby assigns to City any and all claims for overcharges associated with this contract which arise under the antitrust laws of the United States, 15 USCA Section 1 <u>et seq.</u>, and which arise under the antitrust laws of the State of Texas, Tex. Bus. & Com. Code, Section 15.01, <u>et seq.</u>

## 1.50. Bid Term

Pricing must be valid for at least seventy-five (75) days.

## 1.51. Time of Performance

The time of performance will be outlined in the attached draft contract.

## 2. GENERAL NOTES

The general notes listed herein are grouped by general category of work, but are applicable to all items of work for the entire project.

As referred to herein, the City refers to the City of San Angelo, the Engineer, and/or any of their designated representatives.

The total bid submitted shall be the total compensation provided to the contractor for the work to be performed in this contract. Any work provided for herein and not paid for directly shall be considered subsidiary to the various bid items of the contract and no direct payment shall be made.

The contractor shall be required to maintain all areas throughout the duration of the project. All required maintenance of the completed work shall be the contractor's responsibility and shall be considered a part of this contract and at the contractor's expense until final acceptance by the City.

The contractor shall submit in writing for approval the procedure to be used for handling public claims and complaints including the time frame in which the contractor is required to respond to complaints.

Prior to beginning work, the contractor shall supply a toll free number of the insurance company or contractor's person responsible for processing complaints and claims.

Signs, markings, delineators and signals conform to details shown on the plans, the TMUTCD, The Compliant Work Zone Traffic Control Device List (CWZTCDL), the TXDOT's standard sheets, "Standard Highway Sign Designs for Texas" and "Sign Crew Field Book." these publications are available from TXDOT's traffic operations division.

Locate the project bulletin board at an approved location within the project limits such as at a field office, staging area, or stockpile, and make accessible to the public at all times. Do not remove the bulletin board from the project until approved. If a construction site notice is required for the project, post a copy at each geographically separated work location.

All motor vehicle equipment having an obstructed view to the rear shall have a reverse signal alarm audible above the surrounding noise level.

## 2.1. Contract time, prosecution, and progress

The sealcoat season shall be from May 15 to August 30 of the project year to complete paving operations.

The dates of paving operations and dates of full project completion may differ. The contractor shall have from May 15 to August 30 to complete paving operations and ninety (90) calendar days to complete the project. Project tasks other than paving operations may be completed after august 30. For each calendar day paving operations remain incomplete after august 30 and/or each calendar day other project tasks remain incomplete after ninety (90) calendar days, an amount of one thousand fifty dollars and zero cents (\$1,050.00) per calendar day shall be assessed and deducted from the monies due or to become due the contractor, not as a penalty, but as liquidated damages. Work on Sundays and the eleven legal holidays: New Year's Day, Martin Luther King day, Good Friday, Memorial Day, Independence Day, Labor Day, Veteran's Day, Thanksgiving Day and day after, Christmas Eve and Christmas Day.

The contractor shall not conduct any operations or perform any work pertaining to the project before sunrise and thirty (30) minutes before sunset or after.

Do not apply asphalt later than one (1) hour before sunset unless otherwise approved.

The contractor shall notify the engineer at lease forty-eight (48) hours prior to commencement of work.

## 2.2. Measurement

The contractor shall provide the City with the calibration test results from the distributor machine prior to commencement of work.

Asphalt material will be measured at the applied temperature by strapping the tank before and after road application and determining the net volume in gallons used, as directed, in the accepted surface treatment.

Aggregate will be measured by the cubic yard in the trucks applied on the road. The engineer may require loaded aggregate to be struck off for accurate measurement. Unless otherwise authorized, use trucks of uniform capacity to deliver the aggregate. Provide documentation showing measurements and calculation in cubic yards. Clearly mark the calibrated level.

## 2.3. Payment

The City will pay the contractor monthly based upon the work performed the previous month. The amount due the contractor for that month will be negotiated between the contractor and the City. In the event of a dispute, the City's estimate shall be final. From the amount due each month, the City will retain five percent (5%) until satisfactory completion of the entire work. The five percent (5%) retainage will be paid to the contractor as a final payment, thirty (30) days after <u>all</u> work has been completed and accepted by the City Engineer.

With prior approval of the City, payment will be made for material on hand, provided the material is stored on the project or at an approved location in a manner acceptable to the City. Payment will be made with the next monthly estimate payment, provided the contractor presents a true and valid paid receipt acceptable to the City for the material.

#### 2.4. Quantities

The contractor shall satisfy himself that all quantities of material and work, whether paid for directly or considered subsidiary to the work, are adequate for completion of the work prior to bid submittal. The contractor shall visit the site and become familiar with the location and the work to be performed under this contract. The contractor shall verify both the quantities of materials and work in the plans and in the bidding documents. Submittal of a bid shall be considered proof that the contractor has complied with this item and all items contained herein. Any discrepancies found in the construction plans and/or construction specifications shall be called to the attention of the Engineer prior to bid submittal.

The contractor shall perform a quantity calculation from the construction plans to verify those quantities are in agreement with those contained in the bid estimate. Quantity disagreement shall not be a basis for a dispute or claim before, during, or after construction.

## 2.5. Surface treatments

All materials shall be of the type(s) and grade(s) shown and shall conform to the pertinent material requirements of the following items as referenced in the txdot standard specifications for construction and maintenance of highways, streets, and bridges, latest revision.

All surface treatments shall conform to TXDOT Item 316, "Surface Treatments."

Asphalts shall conform to TXDOT Item 300, "Asphalts, Oils, and Emulsions."

Aggregates shall conform to TXDOT Item 302, "Aggregate for Surface Treatments."

The contractor shall prepare work areas by removing all vegetation from the pavement surface, removing existing raised pavement markers, and any other debris on the pavement surface. The contractor shall sweep the pavement surface no sooner than 3 days before sealcoating to remove dirt, dust, or other deleterious matter. All material shall be removed from the site completely and shall not be placed, even temporarily, on curbs, yards, right-of-ways or other areas. This work will not be paid for directly, but shall be subsidiary to the various bid items of the contract. All materials removed from the project are the property of the contractor.

The contractor shall protect existing manholes and valve boxes by placing paper with aggregate and a temporary raised pavement marker to mark the location of the manhole or valve box for removal of paper after sealcoating operations. This work will not be paid for directly, but shall be subsidiary to the various bid items of the contract.

Cover or protect the following, as applicable: railings, bridge joints, utility covers, railroad crossings, and exposed concrete such as curbs, bridge approach slabs, bridge decks, sidewalks and concrete pavement.

Do not place wet aggregate.

Use medium pneumatic rollers that meet the requirements of item 201, "rolling." if trap rock aggregate is used, the engineer may require steel wheel rollers.

Provide a minimum of four rollers.

If the engineer sees a problem with uneven application rates from the asphalt nozzles, the traverse distribution test, TEX-922-K, PART III may be performed and witnessed by the engineer.

Furnish similar color aggregate from a common source for individual roadways.

The contractor shall stockpile materials at the location shown on the plans or as approved by the engineer. Locate stockpile site a minimum of 30 feet from the roadway unless otherwise authorized. Place stockpiles in a manner that will not interfere with traffic or sight distance. Keep stockpile clear of debris and vegetative growth. The contractor shall remove any remaining aggregate from stockpile locations within 30 days of final acceptance of the project. Any aggregate left past 30 days will become City property.

The asphalt rate shall vary between 0.38 - 0.40 GAL/SY, with a rock rate of 110 SY/CY but may vary as directed by the engineer.

Furnish aggregate from the same source unless otherwise approved.

All locations are a single course application unless otherwise noted.

Paper or other approved material shall be used to prevent overlapping of traverse joints.

The contractor shall maintain the surface until the work is accepted by the City. Lack of uniformity, such as spots where coverage is not complete, shall be corrected by hand spotting or other approved method. All fat or bleeding surfaces shall be covered with approved material in such a manner that the asphaltic material will not adhere to or be picked up by the tires of vehicles. Upon notification, the contractor shall make repairs within 10 days. These repairs include, but are not limited to patches and repair of bleeding areas. If these corrections are not completed in that time, all other work will cease, but time charges will continue as directed.

#### 2.6. Street sweeping

The contractor shall sweep paved areas one week and again one month after paving. The contractor shall remove excess or loose aggregate from paved areas, driveways, sidewalks, curbs, and residential yards acceptable to the engineer. Street sweeping operations shall not in any way adversely affect the finished paved surface and will not be paid for directly but will be subsidiary to item 316.

## 2.7. Traffic control plan

The contractor shall maintain temporary traffic control measures throughout the project that are constantly in full compliance with the current version of the Texas Manual On Uniform Traffic Control Devices (MUTCD).

The contractor shall use the provided traffic control plans or provide a MUTCD compliant engineered traffic control plan to the City and be approved by the City before any work commences.

All street segments and intersecting streets shall have project barricades in compliance with TXDOT's latest version of "Barricade and Construction General Notes and Requirements" in place before work begins. The contractor shall utilize TXDOT's latest standard traffic control plan sheets during paving operations.

The City may order all work stopped if the contractor fails to comply with the traffic control plan.

The contractor shall maintain two-way traffic at all times during construction. When paving operations require a lane closure the contractor shall provide cones, vertical panels, drums, signs, flaggers, and flashing arrow panels to route traffic. If two-way traffic operations are not practical, the contractor shall utilize a pilot car operation.

Flaggers are required at all intersections.

Provide flaggers at such times and locations as directed to ensure the safe passage of traffic through construction areas. When flaggers are used to control traffic, furnish and install signs CW200-7 "Flagger Symbol", CW20-7ad "FLAGGER AHEAD", and CW3-4 "BE PREPARED TO STOP". Flaggers shall use 24-inch stop/slow paddles.

Remove Type III barricades and plastic drums upon depletion of a stockpile. At contractor's option, place these items in an area away from traffic at lease thirty (30) feet.

Omit advance warning signs, furnish, and install reduced size signs CW20-1 "ROAD WORK AHEAD" mounted back to back with reduced size signs G20-2 "END ROAD WORK" signs at intersecting city streets.

The contractor shall follow TXDOT's mobile operations standard traffic control plan sheets for removing existing raised pavement markers placing work zone pavement markers, removing work zone pavement markers, striping operations, and placing raised pavement markers.

The contractor shall make every effort to allow property owners and businesses access at all times.

The contractor shall notify all adjacent property owners and businesses of lane closures, street closures, and of a proposed construction schedule at least seven (7) days before any paving operations begin.

The contractor shall be responsible for providing safe access for the delivery of mail by the U.S. Postal service.

The contractor shall inspect and correct traffic control deficiencies each day throughout the duration of the contract.

The contractor shall provide the contract information of at least one employee on call nights and weekends (or any other time that work is not in progress) for maintenance of signs and traffic control devices.

## 2.8. Work zone pavement markings

All pavement markings shall conform to TXDOT item 662, "Work Zone Pavement Markings."

Use temporary flexible-reflective roadway marker tabs to delineate stop bars, crosswalks, symbols, or words.

Use the temporary flexible-reflective roadway marker tab configuration shown on standard sheet TCP(7-1) for conventional roadways.

The contractor will be responsible for the removal of the temporary flexible-reflective roadway markers once the thermoplastic striping has been completed.

Payment for work zone pavement markings shall be subsidiary.

## 2.9. Construction inspections

Construction inspection shall be at the discretion of the City within the requirements of the City. The contractor shall keep the entire project site accessible to the City and any other governmental entity that may exercise regulatory control of the project or any portion of the work.

## 2.10. Protection of work

The contractor shall protect all areas, whether within or outside of the actual limits of construction. The contractor shall restore all disturbed areas to a condition as good as, or better than, that present prior to the construction. The City shall be the sole judge as the acceptability of the restoration.

Construction vehicles and equipment shall be limited to the areas to which work is to be performed. Any areas outside of the work area that has experienced damage (such as trees, or loss of vegetative cover) from the construction, storage of equipment and/or materials, or any other process associated with construction, shall be repaired by the contractor at his sole expense to the satisfaction of the City.

Any damage created by any equipment or any other means on the project or on adjacent properties and/or streets and roads shall be repaired to the City's satisfaction at the contractor's sole expense.

The contractor shall not cut or trim trees without consent of the City.

## 2.11. Thermoplastic pavement striping and raised pavement markers

All materials shall be of the type(s) and width(s) shown and shall conform to the pertinent material requirements of the following items as referenced in the TXDOT Standard Specifications For Construction and Maintenance of Highways, Streets, and Bridges, latest revision.

All pavement markings shall conform to TXDOT item 666, "Reflectorized Pavement Markings."

All prefabricated markings shall conform to TXDOT item 668, "Prefabricated Pavement Markings."

All raised pavement markers shall conform to TXDOT item 672, "Raised Pavement Markers."

The final longitudinal striping shall be 100 mil (0.100") thick hot-sprayed thermoplastic placed over the temporary striping, if temporary striping is used, or to follow the temporary reflective-flexible roadway tabs 14 to 30 calendar days after the completion of the final pavement surfacing, or as directed by the Project Engineer. All other pavement markings shall be applied at the same time. Temporary striping shall be water based paint.

All final transverse pavement markings shall be 100 mil (0.100") thick hot-sprayed thermoplastic. All pavement arrows and other symbols shall be prefabricated thermoplastic applications unless otherwise approved by the project engineer.

Prior to the installation of the final pavement surface, the contractor must remove/obliterate all existing Raised Pavement Markings (RPMs) in the work area in accordance with the City of San Angelo Standards and Specifications Items 900 and 901. All mechanical removal methods and sealing of pavement markings on concrete surfaces shall be subsidiary to the placement of pavement markings and markers.

All Raised Pavement Markers (RPMs) shall be installed so that the reflective face of each marker is facing the direction of traffic and is perpendicular to the direction of traffic flow. Type C pavement markers shall be installed so that the clear face of each marker is facing the approaching traffic and perpendicular to the direction of traffic. All pavement markers shall be installed in accordance to TXDOT standard sheets PM (1) - 12, PM (2) - 12, and PM (3) - 12.

#### 2.12. Storm Water Pollution Prevention Plan

The contractor shall be responsible for establishing a Storm Water Pollution Prevention Plan (SWPPP) and complying with the requirements thereof for the project.

The contractor is responsible for providing erosion and sediment control BMPs to prevent sediment from reaching paved areas, storm sewers systems, drainage courses, and adjacent properties. In the event the prevention measures are not effective, the contractor shall remove all debris, silt or mud and restore the right-of-way or original properties to a condition as good as, or better than, that present prior.

## 2.13. Materials testing

The contractor shall provide test reports showing that all aggregate meets the requirements of TXDOT Item 302, "Aggregate for Surface Treatments" and Item 300, "Asphalt, Oils, and Emulsions."

The contractor shall provide a manifest for each asphalt load delivered to the project.

The City may perform additional testing for quality control.

## 3. ATTACHMENTS

- A. City of San Angelo Owner's Construction General Conditions (effective April 16, 2018)
- **B.** Standard Technical Specifications Texas Department of Transportation Standard Specifications for Construction and Maintenance of Highways, Streets, and Bridges Adopted by the Texas Department of Transportation on November 1, 2014; Items 300, 302, 316, 500, 502, 506, 666, 668, and 672. Available at <a href="http://ftp.dot.state.tx.us/pub/txdot-info/des/specs/spec-book-jan-june-15-letting.pdf">http://ftp.dot.state.tx.us/pub/txdot-info/des/specs/spec-book-jan-june-15-letting.pdf</a>.
- C. Traffic Control Specifications
- D. Sealcoat Specifications
- E. Maps/Planned Street Drawings

## 4. NO BID REPLY

## For ES-03-19 / 2019 Annual Sealcoat Project

If for any reason, you <u>are not</u> submitting a bid/proposal, please check one or more reasons below and return the form by mail or email to <u>sapurch@cosatx.us</u> in order to remain in our database for these types of products or services.

By providing participation.	us this information, we hope to improve future request packages that will elicit your
	========== # # # =====================
	( ) Remain On ( ) Be Deleted From the list of vendors for the City of San Angelo.
A. We he	ereby submit a "No Bid" because:
( ) 1.	We are not interested in selling through the bid process.
( ) 2.	We are unable to prepare the bid form in time to meet the due date.
( ) 3.	We do not wish to bid under the terms and conditions of the Request for Bid/Proposal. OBJECTIONS:
( ) 4.	We do not feel we can be competitive.
( ) 5.	We cannot submit a bid because of the marketing or franchising policies of the manufacturing company.
( ) 6.	We do not wish to sell to the City of San Angelo. OBJECTIONS:
( ) 7.	We do not sell the items or provide the services requested.
( ) 8.	Other:
	Firm
	Signed

Thank you for your assistance!



## 5. BID FORMS

## Copies

Submit: One (1) unbound original (binder clips acceptable, two (2) bound copies (binders, staples or binder clips are acceptable), and one (1) copy in PDF format on USB Flash Drive of all required bid forms.

Please submit all bid forms in the following order:

Specifications Worksheet
Bid Sheet
Authorized Signature/Contact Information with W-9
Bid Security (based on base bid price)
Performance & Payment Bonds (if applicable)
Addenda Acknowledgment Form
Disclosure of Certain Relationships Form
Debarment and Suspension Certification
Local Preference Consideration Application & Economic Impact Details
Vendor Compliance With Reciprocity on Non-Resident Vendors
City References List
Local Area References List
List of Proposed Subcontractors/Suppliers
Vendor Safety Record
Special Insurance Rider
Verification Relating to Prohibited Contracts – Israel
Draft Contract Cover
Survey

\*At council award, one signed original of the Texas Ethics Commission Interested Parties Disclosure Form 1295 completed online at https://www.ethics.state.tx.us/whatsnew/elf\_info\_form1295.htm will be required.

In submitting its bid, vendor certifies that it has not lobbied the City or its officials, managers, employees, consultants, or contractors in such a manner as to influence or to attempt to influence the bidding process. In the event it reasonably appears that the vendor influenced or attempted to influence the bidding process, the City may, in its discretion, reject the bid.

Submit all forms beyond this point.

## **Specifications Worksheet**

Please indicate if you will be able to provide the below products/services.

Item	DESCRIPTION	YES	NO	If NO, will a subcontractor provide the service?
1.	Placement of AC-20-5TR Asphalt at a rate of 0.38 – 0.40 GAL/SY			
2.	Placement of AGGR TY-PB GR-4 SAC-A or <i>Pre-Approved</i> SAC-B at a rate of 110 SY/CY			
3.	Provide Rollers in accordance with Item 210 "Rolling" (TxDOT 2014)			
4.	Sweeping of paved areas before construction			
5.	Sweeping of paved areas one week after application and one month after application			
6.	Maintain temporary traffic control measures throughout the project that conform to the current version of the Texas Manual of Uniform Traffic Control Devices. (MUTCD)			
7.	Provide Flaggers at all intersections to ensure the safe passage of traffic through construction areas			
8.	Remove existing raised pavement markers, place work zone pavement markers, removing work zone pavement markers, striping operations, and placing raised pavement markers according to TxDOT's Mobile Operations Standard Traffic Control Plan Sheets			
9.	Pavement Markings that conform to TxDOT Items 666,668, and 672			
Please indicate a yes or no on the below information.  DESCRIPTION  YES NO If NO, provide explanation.				
1.	Completion of project within specified number of days		П	
2.	Completion of project by City's deadline			
3.	Vendor is not debarred/suspended			
o. Volidor is not deballed/suspended				
Projected calendar days to start after PO is received  Estimated completion of project (in calendar days)				-

**Bid Sheet** 

Company Name	

## \*Please complete attached excel file with unit prices and include totals below.\*

Options will be selected and purchased based on available funding. The bid will be awarded based on lowest responsible bidder.

Note: Should there be any differences between the unit price and the extended pricing calculations, the unit price will prevail.

The item "Contingency" is included for additional work that may be performed. The total unit cost for this line item may not be paid in full. The vendor shall submit change order requests within the contract to the City consistent with the requirement of the Owner's Construction General Conditions of the contract documents. Generally, change order requests will be funded by the "CONTINGENCY" line item. The vendor shall include the cost for this item in the "Total Base Bid".

TOTAL BASE BID =	\$	Dollars and	Cents
TOTAL BASE BID + ALT "	1" = \$	Dollars and	Cents

It is understood the quantities of work to be done at unit prices are approximate and are intended for bidding purposes only. Unit quantities may be adjusted to determine final contract amount. Funding availability may also determine final contract amount.

A Performance Bond and Payment Bond will be required based on the Total Base Bid.

## Liquidated Damages

Timely completion of this project is necessary to prevent delays in street reconstruction project(s) and to minimize project impact to the public.

Should the vendor not complete the work at a permitted site within the required time period, the City may, at its option, assess a \$1,050.00 per day delinquent charge against the vendor until such time as work at the site is complete. Estimated Completion Time is 90 Calendar Days.

## **Authorized Signature/Contact Information**

Vendor Name:		
Authorized Signature:		
Print Name:	Date:	
Title:	Email:	
Primary Contact:		
Title:	Email:	
Telephone:	Fax:	
Mailing Address:		
City, State, Zip:		
Physical Address:		
(Cannot be a PO Box)	_	
City, State, Zip:		

## Attach IRS W-9

Bids which are not signed and dated or bids which do not comply with all of bid requirements herein, may be considered non-responsive and may be rejected.

The signee agrees, if this bid is accepted, to furnish any and all goods or services upon which prices are offered, at the price and upon the terms and conditions contained in the Invitation for Bid, Conditions of Bidding, Terms of Contract, and Specifications and all other items made a part of the accepted contract.

The signee affirms that they are duly authorized to execute the contract, that this company, corporation, firm, partnership or individual has not prepared this bid in collusion with any other vendor, and that the contents of this bid as to prices and terms or conditions have not been communicated by the signee nor by any employee or agent to any other vendor or to any other person(s) engaged in this type of business prior to the official opening of this bid. And further, that neither the vendor nor their employees nor agents have been for the past six (6) months directly nor indirectly concerned in any pool or agreement or combination to control the price of goods or services, nor to influence any person to bid or not to bid thereon.

## Addenda Acknowledgement

Receipt is hereby acknowledged of the following addenda to the Contract documents.

Addendum No. 1 dated	Received
Addendum No. 2 dated	Received
Addendum No. 3 dated	Received
Please	Print
	Company Name
	Signature
	Printed Name
	Title
	Address
	City, State Zip Code



## **Disclosure of Certain Relationships**

## **NOTICE TO VENDORS**

**Effective January 1, 2006**, Chapter 176 of the Texas Local Government Code requires that any vendor or person considering doing business with a local governmental entity make certain disclosures concerning any affiliation or business relationship that might cause a conflict of interest with the local governmental entity. The provisions of Chapter 176 and the Form CIQ questionnaire that you must complete, if applicable, to comply with this new law, are available and explained in more detail at the Texas Ethics Commission website at <a href="https://www.ethics.state.tx.us/filinginfo/conflict\_forms.htm">https://www.ethics.state.tx.us/filinginfo/conflict\_forms.htm</a>.

A current list of City of San Angelo and City of San Angelo Development Corporation officers is available in the office of the City of San Angelo City Clerk, Room 201 of City Hall or on the City's website at <a href="http://cosatx.us">http://cosatx.us</a>. If you are considering doing business with the City of San Angelo or the City of San Angelo Development Corporation and have an affiliation or business relationship that requires you to submit a completed Form CIQ, it must be filed with the records administrator (City Clerk) of the City of San Angelo not later than the 7<sup>th</sup> business day after the date you become aware of facts that require the form to be filed. See Section 176.006, Texas Local Government Code. It is a Class C misdemeanor to violate this provision.

By submitting a response to a City of San Angelo or City of San Angelo Development Corporation Request for Bid proposals, Request for Bids, or Request for Qualifications or by conducting business with either of those two entities, you are representing that you are in compliance with the requirements of Chapter 176 of the Texas Local Government Code.

Condition Handler

Purchasing Manager

LOCAL GOVERNMENT OFFICERS OF THE CITY OF SAN ANGELO As defined by Chapter 176 of the Texas Local Government Code (Revised 06/05/18)

For purposes of completion of the required Conflict of Interest Questionnaire for the City of San Angelo (required by all buyers who submit bids/proposals), Local Government Officers are:

## City of San Angelo City Council:

Mayor: Brenda Gunter, Mayor

Councilmembers: Tommy Hiebert, SMD 1

Tom Thompson, SMD 2 Harry Thomas, SMD 3 Lucy Gonzales, SMD 4

Lane Carter, SMD5 (Mayor Pro Tem)

Billie DeWitt, SMD 6

City Manager: Daniel Valenzuela

## **Development Corporation officers are:**

Edward Carrasco, President

Todd R. Kolls, Second Vice President

David Cummings, Director John Edward Bariou, Jr., Director

Bill Dendle, Director Aaron Padilla, Director Oscar Casillas, Director

Executive Director: Guy Andrews

## CONFLICT OF INTEREST QUESTIONNAIRE

FORM CIQ

For vendor doing business with local governmental entity			
This questionnaire reflects changes made to the law by H.B. 23, 84th Leg., Regular Session.	OFFICE USE ONLY		
This questionnaire is being filed in accordance with Chapter 176, Local Government Code, by a vendor who has a business relationship as defined by Section 176.001(1-a) with a local governmental entity and the vendor meets requirements under Section 176.006(a).	Date Received		
By law this questionnaire must be filed with the records administrator of the local governmental entity not later than the 7th business day after the date the vendor becomes aware of facts that require the statement to be filed. See Section 176.006(a-1), Local Government Code.			
A vendor commits an offense if the vendor knowingly violates Section 176.006, Local Government Code. An offense under this section is a misdemeanor.			
Name of vendor who has a business relationship with local governmental entity.	]		
Check this box if you are filing an update to a previously filed questionnaire. (The law completed questionnaire with the appropriate filing authority not later than the 7th busine you became aware that the originally filed questionnaire was incomplete or inaccurate	ss day after the date on which		
Name of local government officer about whom the information is being disclosed.			
Name of Officer			
Describe each employment or other business relationship with the local government officer, or a family member of the officer, as described by Section 176.003(a)(2)(A). Also describe any family relationship with the local government officer. Complete subparts A and B for each employment or business relationship described. Attach additional pages to this Form CIQ as necessary.  A. Is the local government officer or a family member of the officer receiving or likely to receive taxable income, other than investment income, from the vendor?  Yes  No  B. Is the vendor receiving or likely to receive taxable income, other than investment income, from or at the direction of the local government officer or a family member of the officer AND the taxable income is not received from the local governmental entity?  Yes  No			
Describe each employment or business relationship that the vendor named in Section 1 other business entity with respect to which the local government officer serves as an ownership interest of one percent or more.	naintains with a corporation or officer or director, or holds an		
Check this box if the vendor has given the local government officer or a family member as described in Section 176.003(a)(2)(B), excluding gifts described in Section 176.			
7			
Signature of vendor doing business with the governmental entity	Date		

Form provided by Texas Ethics Commission

www.ethics.state.tx.us

Revised 11/30/2015

# CONFLICT OF INTEREST QUESTIONNAIRE For vendor doing business with local governmental entity

A complete copy of Chapter 176 of the Local Government Code may be found at http://www.statutes.legis.state.tx.us/Docs/LG/htm/LG.176.htm. For easy reference, below are some of the sections cited on this form.

<u>Local Government Code § 176.001(1-a)</u>: "Business relationship" means a connection between two or more parties based on commercial activity of one of the parties. The term does not include a connection based on:

- (A) a transaction that is subject to rate or fee regulation by a federal, state, or local governmental entity or an agency of a federal, state, or local governmental entity;
- (B) a transaction conducted at a price and subject to terms available to the public; or
- (C) a purchase or lease of goods or services from a person that is chartered by a state or federal agency and that is subject to regular examination by, and reporting to, that agency.

## Local Government Code § 176.003(a)(2)(A) and (B):

- (a) A local government officer shall file a conflicts disclosure statement with respect to a vendor if:
  - (2) the vendor:
    - (A) has an employment or other business relationship with the local government officer or a family member of the officer that results in the officer or family member receiving taxable income, other than investment income, that exceeds \$2,500 during the 12-month period preceding the date that the officer becomes aware that
      - $(\tilde{\mathbf{i}})$  a contract between the local governmental entity and vendor has been executed; or
      - (ii) the local governmental entity is considering entering into a contract with the vendor:
    - (B) has given to the local government officer or a family member of the officer one or more gifts that have an aggregate value of more than \$100 in the 12-month period preceding the date the officer becomes aware that:
      - (i) a contract between the local governmental entity and vendor has been executed; or
      - (ii) the local governmental entity is considering entering into a contract with the vendor.

## Local Government Code § 176.006(a) and (a-1)

- (a) A vendor shall file a completed conflict of interest questionnaire if the vendor has a business relationship with a local governmental entity and:
  - (1) has an employment or other business relationship with a local government officer of that local governmental entity, or a family member of the officer, described by Section 176.003(a)(2)(A);
  - (2) has given a local government officer of that local governmental entity, or a family member of the officer, one or more gifts with the aggregate value specified by Section 176.003(a)(2)(B), excluding any gift described by Section 176.003(a-1); or
  - (3) has a family relationship with a local government officer of that local governmental entity.
- (a-1) The completed conflict of interest questionnaire must be filed with the appropriate records administrator not later than the seventh business day after the later of:
  - (1) the date that the vendor:
    - (A) begins discussions or negotiations to enter into a contract with the local governmental entity; or
    - (B) submits to the local governmental entity an application, response to a request for proposals or bids, correspondence, or another writing related to a potential contract with the local governmental entity; or
  - (2) the date the vendor becomes aware:
    - (A) of an employment or other business relationship with a local government officer, or a family member of the officer, described by Subsection (a);
    - (B) that the vendor has given one or more gifts described by Subsection (a); or
    - (C) of a family relationship with a local government officer.

Form provided by Texas Ethics Commission

www.ethics.state.tx.us

Revised 11/30/2015

## **Debarment and Suspension Certification**

- (1) The prospective primary vendor certifies to the best of its knowledge and belief that it and its principals:
  - (a) Are not presently debarred, suspended, proposed for disbarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency;
  - (b) Have not within a three-year period preceding this application been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
  - (c) Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (1)(b) of this certification; and
  - (d) Have not within a three-year period preceding this application had one or more public transactions (Federal, State, or local) terminated for cause or default.
- (2) Where the prospective primary vendor is unable to certify to any of the statements in this certification, such prospective primary vendor shall attach an explanation to this bid proposal.

	Business Name	
Date	_ Ву	r:
		Signature of Authorized Representative

## **Debarment and Suspension Certification**

#### INSTRUCTIONS

- 1. By signing and submitting this proposal, the prospective vendor is providing the certification set out below.
- 2. The inability of a person to provide the certification required below will not necessarily result in denial of participation in this covered transaction. The prospective vendor shall submit an explanation of why it cannot provide the certification set out below. The certification or explanation will be considered in connection with the determination whether to enter into this transaction. However, failure of the prospective vendors to furnish a certification or an explanation shall disqualify such person from participation in this transaction.
- 3. The certification in this clause is a material representation of fact upon which reliance was placed when the City of San Angelo determined to enter into this transaction. If it is later determined that the prospective vendor knowingly rendered an erroneous certification, in addition to other remedies available, the City of San Angelo may terminate this transaction for cause.
- 4. The prospective vendor shall provide immediate written notice to the City of San Angelo to which this proposal is submitted if at any time the prospective vendor learns that its certification was erroneous when submitted or has become erroneous because of changed circumstances.
- 5. The terms "covered transaction," "debarred," "suspended," "ineligible," "lower tier covered transaction," "vendor," "person," "primary covered transaction," "principal," "proposal," and "voluntarily excluded," as used in this clause, have the meanings set out in the Definitions and Coverage sections of the rules implementing Executive Order 12549(13 CFR Part 145). You may contact the City of San Angelo for assistance in obtaining a copy of these regulations.
- 6. The prospective vendor agrees by submitting this proposal that, should the proposed transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the City of San Angelo.
- 7. The prospective vendor further agrees by submitting this proposal that it will include the clause titled "Certification Regarding Debarment and Suspension" provided by the City of San Angelo, without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- 8. A vendor in a covered transaction may rely upon a certification of a prospective vendor in a lower tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A vendor may decide the method and frequency by which it determines the ineligibility of its principals. Each vendor may, but is not required to, check the Non-procurement List.
- 9. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a vendor is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 10. Except for transactions authorized under paragraph 6 of these instructions, if a vendor in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the City of San Angelo, the City of San Angelo may terminate this transaction for cause.



#### Local Preference Consideration

Section 271.9051 of the Texas Local Government Code "CONSIDERATION OF LOCATION OF RESPONDENTS PRINCIPAL PLACE OF BUSINESS":

In accordance with Section 271.9051 of the Texas Local Government Code, if a local government receives one or more competitive sealed bids from a vendor whose principal place of business is in the municipality and whose bid is within five (5%) percent of the lowest bid price received from a vendor who is not a resident of the municipality, on contracts less than \$500,000 and three percent (3%) on contracts over \$500,000.00 the municipality may enter into a contract with (a) the lowest vendor or (b) the vendor whose principal place of business is in the municipality if the governing body of the local government determines, in writing, that the local vendor offers the local government the best combination of contract price and additional economic development opportunities for the local government created by the contract award, including the employment of residents of the local government and increased tax revenues to the local government.

Local Preference Consideration DOES NOT apply to Construction Projects over \$100,000 or Telecommunication and Information Technology Bids/Purchases.

If you DO NOT have your principal place of business located within the City of San Angelo city limits – STOP – do not fill out this form.

This "Application for Local Preference Consideration" does *not* mean that the City of San Angelo is limiting responses to this request for bids/proposals to only those businesses located within the city limits. All bids/proposals are welcome.

Respondents who wish to qualify under the local preferences law must have their principal place of business located within the San Angelo city limits.

If your principal place of business is within the San Angelo city limits and you want to apply for local preference consideration, then you must:

- 1. Complete the Local Preference Consideration Application, and
- 2. Describe in writing and attach supporting documentation, the additional economic development opportunities for the City of San Angelo that will be created if you are awarded this contract. Include the number of City of San Angelo residents that you will employ to complete this contract and the increased tax revenues that will be generated for the City of San Angelo if you are awarded this contract.

# **Local Preference Consideration Application**

Business Name:					
Physical Address:					
Mailing Address:					
City, State, Zip Code:					
Business Type:  Corporation – Indicate state of incorporation – Indicate "general" or " Sole proprietorship					
development opportunities for the City of San Angel Include the number of City of San Angelo residents	supporting documentation, the additional economic to that will be created if you are awarded this contract. that you will employ to complete this contract and the e City of San Angelo if you are awarded this contract.				
this form is true and correct, that I am authorized t	perjury that the information which I have provided on o sign on behalf of the business set out above and if notice, the necessary documents to substantiate the				
(Pleas	se print)				
	Authorized Representative Signature				
	Printed Name				
	Title				
	Date				

(Attach description and documentation of economic impact as outlined on previous page)

## **Vendor Compliance with Reciprocity on Non-Resident Vendors**

Texas Government Code 2252.002 provides that, in order to be awarded a contract as low vendor, a non-resident vendor must bid projects for construction, improvements, supplies or services in Texas at an amount lower than the lowest Texas resident vendor by the same amount that a Texas resident vendor would be required to underbid a non-resident vendor in order to obtain a comparable contract in the state in which the non-resident's principal place of business is located. A non-resident vendor is a contractor whose corporate offices or principal place of business is outside of the state of Texas. This requirement does not apply to a contract involving Federal funds. The appropriate blanks in Section A must be filled out by all out-of-state or non-resident vendors in order for your bid to meet specifications. The failure of out-of-state or non-resident contractors to do so will automatically disqualify that vendor. Resident vendors must check the blank in Section B.

Α.	Non-resident Vendors in	(give state), our principal place of
	business, are required to be	percent lower than resident vendors by state law. A
	copy of the statute is attached.	
	Non-resident Vendors in	(give state), our principal place of
	business, are not required to underbid r	
B.	Our principal place of business or corpo	orate offices are in the State of Texas:
\/END/	OD.	
VEND		Please print)
	,	,
		Company Name
		Signature
		Printed Name
		Title
		<del> </del>
		Address
		City, State Zip Code
		Oity, State Lip Code

# **City References**

Company Name

List five (5) similar projects that your company has completed **for the City of San Angelo.** All references shall be for work completed in the last five (5) years.

Reference One
Project Name:
Project Name:
Location: Contact Person and Title:
Telephone Number:
Scope of Work:
Contract Period:
7
Reference Two
Project Name:
Location:
Contact Person and Title:
Telephone Number:
Scope of Work:
Contract Period:
Reference Three
Paris of Manager
Project Name:
Location:
Contact Person and Title:
Telephone Number:
Scope of Work:
Contract Period:

	Reference Four
Project Name:	
Location:	
Contact Person and Title:	
Telephone Number:	
Contract Period:	
	Reference Five
	Reference Five
Project Name:	
Project Name:	
Project Name:	
Project Name: Location: Contact Person and Title:	

#### **Local Area References**

Company Name		

List five (5) similar projects that your company has completed **within 150 miles of the City** (but not in the **City of San Angelo**). References should be of similar size and scope of work to this proposal. All references shall be for work completed in the last five (5) years.

Reference One
Government/Company Name:
Location:
Contact Person and Title:
Telephone Number:
Scope of Work:
Contract Period:
Reference Two
Government/Company Name:
Location:
Contact Person and Title:
Telephone Number:
Scope of Work:
Contract Period:
Reference Three
Covernment/Company Name:
Government/Company Name:
Location:
Contact Person and Title:
Telephone Number:
Scope of Work:

Reference Four
Government/Company Name:
Location:
Contact Person and Title:
Telephone Number:
Scope of Work:
Contract Period:
Reference Five
Reference Five
Reference Five
Reference Five  Government/Company Name:
Government/Company Name:  Location:  Contact Person and Title:
Reference Five  Government/Company Name:  Location:
Government/Company Name: Location: Contact Person and Title: Telephone Number:

## **List of Proposed Subcontractors and Suppliers**

List any subcontractors and suppliers you intend to use on this project and the categories of work they will perform. **Vendors are strongly encouraged to explore utilizing area subcontractors and suppliers**. Make as many copies of this form as necessary to cover all categories of work.

Category of Work: GENERAL CONTRACTOR		% of Proposed Contract Amount:
Business Name:		
Contact Name:		
Telephone:		
Address, City, State, Zip:		
	*****	
Category of Work:		% of Proposed Contract Amount:
Business Name:		
Contact Name:		
Telephone:		
Address, City, State, Zip:		
	******	
Category of Work:		% of Proposed Contract Amount:
Business Name:		
Contact Name:		
Telephone:		
Address, City, State, Zip:		
	*****	
Category of Work:		% of Proposed Contract Amount:
Business Name:		
Contact Name:		
Telephone:		
Address, City, State, Zip:		
	*****	
Category of Work:		% of Proposed Contract Amount:
Business Name:		
Contact Name:		
Telephone:		
Address, City, State, Zip:		

Category of Work:		% of Proposed Contract Amount:
Business Name:		
Contact Name:		
Telephone:		
Address, City, State, Zip:		
	******	
Category of Work:		% of Proposed Contract Amount:
Business Name:		
Contact Name:		
Telephone:		
Address, City, State, Zip:		
	******	
Category of Work:		% of Proposed Contract Amount:
Business Name:		
Contact Name:		
Telephone:		
Address, City, State, Zip:		
	******	
Category of Work:		% of Proposed Contract Amount:
Business Name:		
Contact Name:		
Telephone:		
Address, City, State, Zip:		
· · · · · · · · ·	******	
Category of Work:		% of Proposed Contract Amount:
Business Name:		
Contact Name:		
Telephone:		
Address, City, State, Zip:		

Percentages should total to 100%

# **Vendor Safety Record**

l.		r organization's Workers Compensation Expned from your insurance agent.	perience Mod	dification Ra	te (EMR) for	r the last fiv	e years,
	201	7					
	201	6					
	201	5					
		4					
		3					
II.		te the matrix below for the last five years, a	s obtained fro	om OSHA N	o. 200 Log:		
			2017	2016	2015	2014	2013
Numbe	er of injurie	s & illnesses					
Numbe	er of lost tir	ne accidents					
Numbe	er of record	dable cases					
Numbe	er of fataliti	es					
	er of emplo to 1,000's	yee direct hire fixed hours )					
III.	Please a	answer the following questions regarding yo	our safety pro	ogram			
	a.	Are regular project safety meetings held for	or Field Supe	rvisor(s)? _	Yes	No	
		If yes, frequency: Weekly Bi-Mont	hly Month	ly As Ne	eded		
	b.	Are project safety inspections conducted?	Yes	No			
		If yes, who performs inspections?					_
		How often?					_
		Who is required to attend?					_
	C.	Does your organization have a written safe					
		If yes, provide a copy. It will become a co				ward.	
	d.	Does your organization have a safety orie		-			No
	-	For employees promoted to Field Supervis					
					. 4b - f-11		
		If yes, does your Supervisor Safety Progra	am include in	structions or	n the followi	ng:	
		Safety Work Practices Ye Tool Box Safety Meetings Ye	_	No No			
		First Aid Procedures Ye		No			
		Accident InvestigationYe	_	No			
		Fire Protection Ye New Worker's Orientation Ye	-	No No			

#### **Special Insurance Rider**

- TYPES AND AMOUNTS OF INSURANCE REQUIRED. Provider shall obtain and continuously maintain in effect at all times during the term hereof, at Provider's sole expense, insurance coverage as follows with limits not less than those set forth below:
  - 1.1 <u>Commercial General Liability</u>. This policy shall be an occurrence-type policy and shall protect Provider and additional insureds against all claims arising from bodily injury, sickness, disease or death of any person (other than Provider's employees) and damage to property of City or others arising out of the act or omission of Provider or its agents and employees. This policy shall also include protection against claims for the contractual liability assumed by Provider under the paragraph of this Agreement entitled "Indemnification," including completed operations, products liability, contractual coverage, broad form property coverage, explosion, collapse, underground, premises/operations, and independent Vendors (to remain in force for two years after final payment). Coverage limits shall not be less than:

\$2,000,000.00	General Aggregate
\$1,000,000.00	Products – Completed Operations
\$1,000,000.00	Personal & Advertising Injury
\$1,000,000.00	Each Occurrence
\$ 100,000.00	Fire Damage (any one fire)

**1.2** Business Automobile Liability. This policy shall be written in comprehensive form and shall protect Provider and the additional insureds against all claims for injuries to members of the public and damage to property of others arising from the use of motor vehicles and shall cover operation on and off the premises of all motor vehicles licensed for highway use, whether they are owned, non-owned or hired. Coverage shall be as follows:

\$ 1,000,000.00 Each Accident Limit

**1.3** Workers' Compensation and Employer's Liability. If Provider hires any employees, Provider shall maintain Workers' Compensation and Employer's Liability insurance, which shall protect Provider against all claims under applicable state workers' compensation laws and employer's liability. The insured shall also be protected against claim for injury, disease or death of employees which for any reason, may not fall within the provisions of a workers' compensation law. Coverage shall not be less than:

St	atutory Amount	Workers' Compensation
\$	500,000.00	Employer's Liability, Each Accident
\$	500,000.00	Employer's Liability, Disease - Each Employee
\$	500,000.00	Employer's Liability, Disease - Policy Limit

Vendor agrees to comply with City of San Angelo Special Insurance Rider requirements.

	By:
Date	Name and Title of Authorized Representative
	Signature of Authorized Representative

# **Verification Relating to Prohibited Contracts – Israel**

## City of San Angelo, Texas, RFB ES-03-19

My name is				, "Declarant";
	(First)	(Middle)	(Last)	
My date of birth is _			<u>;</u> and,	
My address is	(0)		,	·
				(State)
	, and			
(Zip Code)	, and(Cou	ıntry)		
My position with			contracting company.	is .
	(contracting con	npany)	3 , ,	is (office held)
	vernment Code; nei			cts with Governmental Entity" of the an entity providing such supplies or
(2) during the	The foregoing n term of the contract			cott Israel; and will not boycott Israel
I declare ι	inder penalty of perj	ury that the foregoin	ng is true and correct.	
			te of, on the	e day of
(Month)	, 20	·		
()				
Declarant				



## **Draft Contract Cover**

Please review the included draft contract, redline and make changes to any terms you cannot abide by, and return with your submission.



Contract #

# RFB No. <u>ES-03-19</u>

In consideration of the mutual covenants and promises herein contained, City of San Angelo and the below named Contractor agree as follows:

CITY OF SAN ANGELO/OWNER,	Department
Director/Representative:	, Director
San Angelo, Texas, 76903	
Telephone: (325)	
<b>EMAIL:</b>	
CONTRACTOR:	
(If an entity other than individual, indicate whet	her Contractor is authorized by or registered as
a foreign entity with the Texas Secretary of State	e to do business in Texas) Yes $\Box$ / No $\Box$
Authorizing Officer/Agent:	
EMAIL:	
Address:	
m., .	
Telephone:	<del></del>
General Description of Project & Scope of W	
	project that is set forth in the RFB/RFP will
be included here)	
·	
Effective Date: This contract shall be effective, 2018.	ective from and after the day of_
Date of City Council Authorization	
	<del>_</del>
☐ The term of this contract shall be for a period Date" and automatically expiring on provided for in the contract documents.	od of(_), commencing on the "Effective, 20, subject to extension as may be
☐ City shall have(_) options to extend subject to availability and appropriation of funds	the term hereof for a period of(_) each, s. City must notify Provider of its desire to



exercise the option to extend the term hereof in writing ninety (90) calendar days prior to the expiration of this Agreement

# Davis-Bacon Act or Texas Prevailing Wage Rate, Texas Gov. Code, Chap. 2258:

Davis-Bacon Act required payment of prevailing wages on federally funded or assisted construction projects
$\underline{\mathbf{X}}$ Applies / $\square$ Does Not Apply to this contract.
Texas Government Code Chapter 2258 Prevailing Wage Rates
$\underline{\mathbf{X}}$ Applies / $\square$ Does Not Apply to this contract.
Contract Price: Notwithstanding anything to the contrary in the contract documents, compensation due and payable by the City under this Contract shall not exceed;  X Base Price \$
☐ Schedule of Rates and Charges,
□ plus Alternate 1 \$
□ plus Alternate 2 \$
□ plus Alternate 3 \$
for a total sum of
<b>Contract Documents Adopted by Reference:</b> The parties to this Contract adopt in their entirety by reference thereto each of the following contract documents indicated by checkmark, as if each document were set forth herein word for word and in its entirety:
<b>X</b> RFB No. ES-03-19
□ ADDENDUM 1 to bid dated, 20
□ ADDENDUM 2 to bid dated, 20
□ ADDENDUM 3 to bid dated, 20
X City of San Angelo Standard Performance Contract Terms (effective April 16, 2018)
☐ City of San Angelo Standard Professional Services Contract Terms (effective, 2018

☐ City of San Angelo Special Contract Terms for(CMAR./Prof. Svcs./other)	Contracts (effective	, 20 <u>18)</u>
X City of San Angelo Owner's General Construction	Conditions (effective April 16, 20	)18)
□ Plans:		
(Include engineering entity, date, part/p	phase and other identifying inform	nation)
☐ Technical Specifications		
	se and other identifying information	on)
X Contractor's Response to RFB No. ES-03-19		
□ Other:		
Acknowledgement of Receipt of Contract Documen	nts:	

The foregoing identified Contract Documents excluding Contractor's Response to request for bid or proposal are posted on the City's website at <a href="http://www.cosatx.us/departments-services/purchasing/bid-information">http://www.cosatx.us/departments-services/purchasing/bid-information</a>. Hard copies are available to the Contractor upon request addressed to the City of San Angelo, Purchasing Division, 72 W. College, San Angelo, Texas 76903; (325) 657-4219. BY THE EXECUTION HEREOF, CONTRACTOR REPRESENTS THAT CONTRACTOR HAS REVIEWED AND IS FAMILIAR WITH EACH OF THE CONTRACT DOCUMENTS, HAS SECURED HARD COPIES OF THE CONTRACT DOCUMENTS THAT CONTRACTOR DESIRES TO ACQUIRE, AND AGREES THAT IT IS THE INTENTION OF THE PARTIES THAT THE CONTRACT DOCUMENTS BE MADE A PART OF THIS AGREEMENT AS IF EACH WERE SET FORTH, VERBATIM IN THIS AGREEMENT.

The terms, provisions, specifications and conditions of RFB No. <u>ES-03-19</u> and any other documents, conditions, specifications, technical data, drawings, requirements and addenda comprising said RFB shall prevail over any conflicting term, provision, specification or condition in Contractor's Response.

**Separately Executed Contract Documents:** The following contract documents indicated by checkmark below are separately required to be executed by the Contractor as conditions precedent to City's performance obligations under the contract:

X Authorized Signature/Contact Information (with W-9)

**X** Bid Security (based on base bid price)

X Performance & Payment Bonds (if applicable)

X "Conflict of Interest Questionnaire" Chapter 176 of the Texas Local Government Code

**X** Debarment and Suspension Certification

- X Local Preference Consideration Application & Economic Impact Details
- **X** Vendor Compliance with Reciprocity on Non-Resident Vendors
- X Verification Relating to Prohibited Contracts Israel
- X Certificate of Insurance
- X Special Insurance Rider

<u>X</u> Original of the Texas Ethics Commission Interested Parties Disclosure Form 1295 completed online at <a href="https://www.ethics.state.tx.us/whatsnew/elf\_info\_form1295.htm">https://www.ethics.state.tx.us/whatsnew/elf\_info\_form1295.htm</a>, submitted to City of San Angelo Purchasing Division.

Contractor Representations and Warranty: Contractor represents and warrants to City that it has not employed or retained any person or company employed by City to solicit or secure this Agreement and that it has not offered to pay, paid, or agreed to pay any person any fee, percentage, brokerage fee, or gift of any kind contingent upon or in connection with the award of this Agreement.

**Authority to Execute:** Each of the below named persons executing this contract hereby warrant and represent that he or she is properly authorized to execute the contract for purposes of legally binding the party on whose behalf the contract is executed.

**IN WITNESS WHEREOF**, the parties hereto have caused this instrument to be executed by their respective duly authorized officials the day and year indicated below.

CONTRACTOR:	
BY:	
(Name and office held)	<del></del>
DATE:	
EMAIL:	
CITY OF SAN ANGELO:	
Bv:	
By: Daniel Valenzuela, City Manager ATTEST:	
Julia Antilley, Interim City Clerk	
DATE:	
(SEAL)	
City Official Approvals:	
APPROVED AS TO CONTENT:	APPROVED AS TO CONTENT:
Candice Blake, Purchasing Manager	Russel Pehl, City Engineer
APPROVED AS TO RISK:	APPROVED AS TO FORM:
Charles Hagen, Risk Manager	Dan T. Saluri, Deputy City Attorney

## Survey

How did yo	ou hear about t	his RFB?	
☐ Newsp	aper		
☐ Email			
Letter			
☐ City W	ebsite		
Persor	n:		
Other:			