

CITY OF SAN ANGELO REQUEST FOR PROPOSAL

Police Department

Vehicle Towing Services

RFP No. PD-01-19



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

Submittal Deadline
April 4, 2019/2:00 PM, Local Time



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INTRODUCTION

General

The City of San Angelo Police Department is requesting proposals from vehicle towing service vendors to provide non-consent tow services as defined within Section 23.08.002(6) of the Texas Towing Act within the jurisdiction of the City of San Angelo. Additionally, the contract will provide towing services for the City of San Angelo. In order for a proposal to be considered, the persons or organizations responding to this proposal (respondents) must demonstrate the capacity to perform the services described in the request for proposal.

Confidentiality

All proposals submitted shall remain confidential. After award, proposals 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 proposal unless clearly identified as such.

Document Availability

Proposal Documents are available in the Purchasing Division or may be downloaded from the City's website at www.cosatx.us. To locate the documents on the website go to:

• Bid Information > RFP: PD-01-19/Vehicle Towing Services

Digital Format

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

Interpretations

All questions about the meaning or intent of the contract documents, including specifications shall be submitted to the Purchasing Division via email sapurch@cosatx.us or in writing. Please include the RFP Number and Title in the subject line. Questions received after the deadline established for submitting questions/interpretations will not be answered.

Replies will be issued by addenda and posted on the City's website. Only questions answered by formal written addenda will be binding. Oral interpretations or clarifications will be without legal effect.

Required Response

The City requires a response to any Request for Proposal (RFP) notifications mailed to potential vendors. Should a company choose not to participate, 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 RFP submittals must be received no later than April 4, 2019, 2:00 PM, Local Time. The clock located in Purchasing will be the official time. Proposals 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 RFP submittal arrives in the Purchasing Office by the specified deadline, regardless of method chosen by the firm for delivery.

Faxed or electronically submitted proposals will not be accepted.

Copies

Submit: One (1) unbound original (binder clips acceptable), three (3) bound copies (binders, staples or binder clips are acceptable) and one (1) copy in PDF format on USB Flash Drive of all required RFP forms.



Delivery Address

City of San Angelo Purchasing Division, RFP: PD-01-19 72 W. College Ave., Suite 310 San Angelo, Texas 76903

Mark Sealed Envelope: "RFP NO. PD-01-19/Vehicle Towing Services"

Addenda

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

Award of Contract

The City reserves the right to accept or reject any or all proposals, and to waive any informalities or irregularities in the RFP process. The City is an equal opportunity employer.

The City will select the most highly qualified respondent(s) of the requested services based on all evaluation factors and then attempt to negotiate a contract. The City reserves the right to negotiate and award this contract in two separate parts: internet based auctions and live auctions.

Acceptance of Proposal Content

Before submitting a proposal, each respondent shall make all investigations and examinations necessary to ascertain all conditions and requirements affecting the performance of the contract and to verify any representations made by the City upon which the proposal will rely. If the respondent receives an offer because of its proposal, failure to have made such investigation and examinations will in no way relieve the respondent from its obligation to comply in every detail with all provisions and requirements.

Equal Employment Opportunity

Attention of respondents to the requirement for ensuring that employees and applicants for employment are not discriminated against because of their race, color religion, sex, national origin, age, or disability.

Proposal Term

This proposal will be for three (3) years effective from the award date by the City Council. Two (2) additional one (1) year term extensions will be available subject to agreement by both parties.

The respondent must notify the City ninety (90) days prior to the end of each term as to their intention to terminate the contract. Terms will renew automatically unless ninety (90) days written notice is given for termination.

Points of Contact

Candice Blake, Manager Purchasing Division City of San Angelo 72 W. College Ave. San Angelo, Texas 76903 sapurch@cosatx.us (325) 657-4219 David Howard, Assistant Chief Police Department City of San Angelo 401 E. Beauregard Ave. San Angelo, Texas 76903



1. INSTRUCTIONS TO RESPONDENTS

1.1. Corrections, Additions, or Deletions

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

1.2. Examinations of RFP Documents

Respondents are expected to examine all specifications, drawings, standard provisions, and instructions. Failure to do so will be at the respondent's risk.

1.3. Taxes

All quotations are to be submitted less Federal Excise and State of Texas Sales Taxes. Tax exemption certificates will be provided upon request.

1.4. Authorized Signature

Proposals must show vendor name, address, and be manually signed. The person signing the proposal must have authority to bind their firm in a contract. <u>Any erasures or other changes must be initialed by the person signing the proposal.</u>

1.5. Modification or Withdrawal of Proposals

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

1.6. Restrictions on Communication

Respondents shall not communicate with: 1) elected City officials and their staff regarding the RFP or from the time the RFP has been released until the contract is posted as a City Council agenda item; and 2) City employees from the time the RFP 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 RFP and/or proposal submitted by respondent. Violation of this provision by respondent and/or its agent may lead to disqualification of respondent's proposal from consideration.

Exceptions to the Restrictions on Communication with City employees include:

- 1. Private (non-business) contacts with the City by the respondent's employees acting in their personal capacity;
- 2. Casual social contacts that do not include mention of the RFP;
- 3. Respondents may submit written questions concerning this RFP 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 sapurch@cosatx.us. Please ensure the RFP Number and Title is in the Subject Line. Questions submitted and the City's responses will be published in the form of addenda to the City's website at www.cosatx.us. Respondent 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. Respondents may provide responses to questions asked of them after responses are received and opened. During interviews, if any, verbal questions and explanations will be permitted. If interviews are conducted, respondents shall not bring lobbyists. All cost associated with interviews will be at the respondents' expense. The City reserves the right to exclude any persons from interviews as it deems in its best interests;
- 5. Upon completion of the evaluation process, respondents shall receive a notification letter indicating the recommended firm and anticipated City Council agenda date. Respondents 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.

City reserves the right to contact any respondent to negotiate if such is deemed desirable by City. Such negotiations initiated by City staff persons shall not be considered a violation by respondent of this section.

1.7. Disqualification

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

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

1.8. Reservations

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

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

1.9. Acceptance

Acceptance of respondent's offer will be in the form of a purchase order and contract. Notice for annual contract agreements will be a notice of award, purchase order, or contract.

2. SCOPE OF SERVICES REQUESTED

It is the intent of this request to solicit towing vendors to provide tow truck services and a vehicle storage facility for non-consent tows' for the City. The services to be performed consist of furnishing equipment, materials, labor, and personnel for tow truck services. These services shall be provided in an efficient and timely manner to support the Police Department and other City services on a twenty-four hour, seven day a week, three hundred sixty five days a year basis.

2.1. General

Vendor shall perform all necessary work and administration for the removal of vehicles from public streets, ways or other public property in the City and from private property when directed by the Police Department or duly authorized representative; vehicles which have been abandoned, involved in collisions, cleaning up accident scene, parking violations, vehicles to be checked for evidence, arrestees' vehicles and disabled City vehicles. In the event of consent tows, the owner of the vehicle will make the decision of the destination where the vehicle will be towed and such destination will be written on all required forms at the scene. Vendor will tow all non-consent vehicles to the vendor's storage lot, unless otherwise directed by the Police Department. Vendor is prohibited from towing any vehicle to any repair shop in which it or its subcontractors own a monetary interest, operate from, or is collocated with.

Each vehicle or equipment towed is to be considered a separate tow. Example: If vendor is requested to deliver a vehicle (or equipment) to replace a vehicle (or equipment); it will be considered two tows.

Vendor shall comply with the following requirements and all local City, County, State, and Federal rules, ordinances, laws, and regulations as set forth now and any enacted in the future.

Texas Occupations Code:

Sec. 2308.103. REQUIREMENTS FOR INCIDENT MANAGEMENT TOWING PERMIT

- (a) An incident management towing permit is required for a tow truck used to perform any nonconsent tow initiated by a peace officer, including a tow authorized under Section <u>545.3051</u>, Transportation Code.
- (b) To be eligible for an incident management towing permit, an applicant must submit evidence that:
 - (1) the tow truck is equipped to tow light-duty or heavy-duty vehicles according to the manufacturer's towing quidelines:
 - (2) the applicant has at least \$500,000 of liability insurance for the tow truck; and
 - (3) the applicant has at least \$50,000 of cargo insurance for the tow truck.
- (c) A tow truck permitted under this section may also be used for private property towing and consent towing.

Sec. 2308.110. FINANCIAL RESPONSIBILITY.

- (a) A permit holder shall maintain liability insurance for each tow truck according to the requirements under this subchapter.
- (b) Unless state law permits a tow truck to be self-insured, any insurance required for a tow truck must be obtained from an insurer authorized to do business in this state.
- (c) An applicant or permit holder must file with the department evidence of insurance as required by this subchapter.
- (d) A permit holder shall keep evidence of insurance in a form approved by the department in the cab of each permitted tow truck.

All vendors responding to this proposal, including any approved subcontractors, must furnish copies of any certificates and/or licenses required by local City, State, and Federal rules, ordinances, laws, and regulations as set forth now and enacted in the future evidencing the extent of their authority. The successful vendor awarded the agreement shall keep their certificates and/or licenses up to date throughout the life of this agreement.

Vendor must agree to comply with directives given by Police Department personnel during Police Department pulls, towing vehicles to the police impoundment area, or towing vehicles to the tow truck service facility or any other location specified by the Police Department for investigative purposes.

2.2. Vehicle and Equipment Requirements

Vendor shall maintain at all times the following vehicles and equipment in working condition:

1. Wreckers:

- a. Light Duty: Minimum of five (5) wreckers which are at least 14,500 pounds gross vehicle weight (GVW). If one has a boom, it shall be rated at not less than 8,000 pound lift capacity and a wheel lift device rated at not less than 2,500 pounds.
- b. Medium Duty: Minimum of one (1) wrecker which is at least 26,000 pounds GVW. Any wheel lift device shall be rated at no less than 12,000 pounds, winch device at 15,000 pounds and boom at no less than 15 ton lift capacity.
- c. Heavy Duty: Minimum of one (1) tandem axle wrecker rated at not less than 50,000 pounds GVW, equipped with the minimum of a 35,000 pound wheel lift under reach; a 35,000 pound winch, whether the combined total lift or single rated winch; and a boom rated at not less than 30 ton lift capacity.
- d. Non-Standard Equipment: Minimum of one (1) low boy trailer or other similar device or equipment rated at 50,000 pounds capable of carrying large non-standard heavy equipment or vehicles generally used in street maintenance or construction.

2. Equipment:

At a minimum, all wreckers shall be equipped with the following equipment, which at all times shall be maintained in working order:

- a. Wrecking bar
- b. Towing lights
- c. Emergency overhead warning lights
- d. Safety chain
- e. Fire extinguisher (A. B. C. Type)
- f. Broom
- g. Shovel
- h. Reflectors or traffic cones
- i. Trash container
- j. Two-way voice or computer communication between tow truck and company dispatcher
- k. Backing warning signal
- I. Wheel checks (tilt bed-roll back wreckers excluded)

Markings

Each tow truck shall have permanently inscribed and legible on each side of the vehicle, in letters of not less than two (2) inches in height, the name, address and telephone number of the company and on a contrasting background. Magnetic or other forms of removable signs are prohibited. EXCEPTION: if vendor is temporarily leasing a wrecker due to repairs of another wrecker, or circumstances making the lease necessary, magnetic signs are authorized, as long as the aforementioned requirements are met. The temporary leased wrecker shall be registered with the City.

4. Inspections

Each tow truck and the required equipment shall be inspected by the Chief of Police or his authorized designee prior to being used for services contemplated by this Agreement. In addition, each tow truck and the required equipment shall be subject to intermittent inspection to assure compliance with this contract.

2.3. Duties and Responsibilities of Vendor

Vendor, during the term of this agreement, shall perform the following duties and have the following responsibilities:

- 1. Vendor shall maintain a currently licensed vehicle storage facility within the corporate limits of the City. "Vehicle Storage Facility" shall mean a facility operated by a person licensed under Texas Occupations Code Section 2303, any rules or regulations with regard to the same adopted by the Texas Commission of Licensing or Regulation and City ordinances. Further, the facility must be secure, completely enclosed by at least a 6 foot high fence, well lit, have an all-weather surface parking lot, and adequate inside storage for vehicles that require special protection. The storage site must be of sufficient capacity to handle at least 100 vehicles stored pursuant to this agreement and exclusive of other vehicles stored not pursuant to this contract at any given time. Additionally, the storage facility must have a clearly visible sign outside the facility that indicates a phone number at which a person may call in order to redeem a vehicle after normal business hours. At no time may vendor store cars on a road or thoroughfare.
- 2. Vendor shall maintain business operation twenty-four (24) hours a day, seven (7) days per week.

- 3. Vendor shall have direct communications with the responding wrecker. The use of two-way radio communications with the Police Communications Center is authorized; however, the primary means of communication shall be by telephone, mobile or landline.
- 4. Vendor shall respond to all calls contemplated by this agreement within thirty (30) minutes of notification, except in extraordinary circumstances where delay is caused by ice, snow, or other weather related conditions. In the event the vendor fails to respond as required, the City may notify another wrecker company and the vendor shall not be entitled to the compensation to which it would have been entitled had it arrived timely.
- 5. Vendor shall notify the City of any change of ownership, president, or chief executive officer, or change of address within five (5) business days of any such change.
- 6. Vendor shall deliver the motor vehicle being towed to a location within the corporate limits of the City designated by the police officer at the scene of the pull. Delivery shall be made without delay or detour, unless authorized by the police officer arranging for the tow.
- 7. Vendor shall fully cooperate with any investigation conducted by the City regarding complaints against the vendor, whether or not such complaints arise out of services contemplated by this agreement.
- 8. Vendor shall not become delinquent in the payment of any taxes.
- 9. Vendor shall not go to any accident scene unless the vendor has been called to the scene by the owner or operator of a vehicle or an authorized representative of the same, or by the City. However, in an emergency when it appears necessary to prevent death or bodily injury to any person involved in a collision, the prohibition of this section shall be inapplicable.
- 10. Vendor shall not solicit any wrecker business within the corporate limits of the City at the scene of a wrecked or disabled vehicle, regardless of whether the solicitation is for the purpose of soliciting the business of towing, repairing, wrecking, storing, trading, or purchasing the vehicle.
- 11. Vendor shall only employ drivers of tow trucks authorized to operate same and properly licensed by the Texas Department of Licensing and Regulation.
- 12. Vendor shall provide an invoice at the time the vehicle is picked up from a location to be countersigned by the police officer on the scene. A copy of the invoice shall accompany the vehicle to its destination. Additional charges shall be initialed by the police officer on the scene. Those charges not initialed by the police officer on the scene will not be authorized. Invoicing may be delayed under emergency circumstances with approval of the police officer on the scene, but in no event shall the delay be more than twenty-four (24) hours.
- 13. Vendor shall not operate an impounded vehicle under any circumstances, unless otherwise instructed or after receiving approval from the Chief of Police. This prohibition also applies to the lot area of the vendor's impound facility.
- 14. Vendor shall not engage, directly or indirectly, in the business of operating a body shop, new or used car dealership, wrecking yard, or auto repair garage.
- 15. Vendor shall require its tow truck operators to remove from the roadway all resulting wreckage or debris, including all broken glass, unless otherwise directed by a police officer or a representative of the Texas Department of Transportation or the Texas Commission on Environmental Quality.
- 16. Vendor shall file a monthly report in a form to be approved by the City documenting the status of all vehicles towed or disposed of pursuant to this agreement.
- Vendor shall assume all responsibility and liability for damages to a vehicle or its contents which occur during a tow.
- 18. Vendor shall collect all fees for towing under this agreement from the owner or person in charge of said vehicle upon completion of tow, not the City. Vendor agrees to submit to the City monthly a copy of all invoice

for tows occurring under this agreement to allow the Police Department to verify that the vendor is charging applicable fees to the owner or the person in control of the vehicle.

- 19. Under no circumstances will the vendor make recommendations concerning where a vehicle should be towed or repaired, except as expressly allowed herein.
- 20. Vendor must be thoroughly familiar with all safety measures pertinent to its operations. This shall include, but not be limited to, any local, City, County, State, and Federal rules, ordinances, laws, and regulations as set forth now and enacted in the future and shall continue throughout the life of this agreement. Vendor shall comply with all changes in City ordinances, State, or Federal laws within thirty (30) days after change is made or sooner if required. Vendor shall be responsible for instructing its employees in all safety measures and compliance. Vendor shall at no time permit use of equipment in a manner as to create a safety hazard. Vendor shall operate all tow trucks and wreckers within the applicable recommended towed vehicles manufacturer's safety policy and procedures and state laws.

2.4. Towing and Storage of City-owned Vehicles

Vendor shall tow up to ten (10) City-owned vehicles per month at no cost to the City. Free towed vehicles shall not exceed 1 ton hauling capacity. Vehicles will be towed to vendor's storage facility or as directed by the City. Vendor shall store City vehicles at no cost. However, the City agrees that any of its vehicles stored at vendor's vehicle storage facility shall not remain stored in excess of fifteen (15) days without arrangement of fees to be charged to the City. The City shall pay the vendor the same rate as stated above for City vehicles towed in excess of ten (10) per month. City vehicles towed from outside of the City boundaries will be charged at no more than the public rates. If this tow is within the ten (10) free tows, no charge will occur once inside the City limits. Vendor shall provide to the City a monthly summary statement, along with the individual tow tickets for all City-owned vehicles to include the ten (10) free tows.

Vendor shall invoice the City once per month for any charges accrued by the City. The vendor shall include with the invoice a report sufficient to meet the requirements of the City documenting each of the services provided pursuant to this agreement. The police department must approve the forms used by the wrecker vendor. The City shall remit payment to vendor not more than thirty (30) days following approval of invoice.

2.5. Operations

- 2.5.1. A police officer investigating or present at the scene of any wreck or collision shall not directly or indirectly recommend to any person the name of a vendor engaged in the wrecker business, nor shall any such police officer influence or attempt to influence in any manner the decision of any person on choosing or selecting a vendor.
- 2.5.2. When the police officer investigating a collision determines that any vehicle involved in a collision is unable to safely proceed under its own power or when the police officer determines that the driver of any vehicle involved in a collision is physically unable to safely move the vehicle to a location where it will not create a traffic hazard, such officer shall request the driver to designate a towing permit holder of the driver's choice to remove the vehicle. When the designation has been properly made, the police officer shall communicate the name of the designated permit holder to the police communications center or its authorized agent. The City's Public Safety Communications staff shall verify that the vendor being requested to respond is permitted to tow within the City limits. If the requested vendor is not, that information shall be relayed to the officer and no further action taken for notifying that vendor. If the requested vendor is not within the City limits, Public Safety Communications shall ensure that the requested vendor can respond to the scene within the allotted time of thirty (30) minutes or one (1) hour, depending on the type of wrecker needed. If the requested vendor cannot respond within the allotted time, the officer shall be notified to instruct the owner that a different vendor must be requested.
- **2.5.3.** The police communications center or its authorized agent shall cause the designated permit holder to be called and directed to the scene.
- 2.5.4. If the owner of a vehicle is physically unable to designate a permit holder to remove the vehicle or they fail or refuse to designate one or has no preference, the police officer shall communicate that fact immediately to Public Safety Communications or its authorized agent. Public Safety Communications or its authorized agent shall then call the vendor and request the tow.

2.6. Handling Hazardous Materials

When the cargo of any motor vehicle or trailer includes explosive, nuclear, radioactive, hazardous, or corrosive materials, as defined by the Environmental Protection Agency, Texas Department of Transportation, or the Texas Commission on Environmental Quality, a fee equal to one hundred-fifty (150) percent of the charges which may be assessed. In addition, a charge may be made for expenses incurred related to protective clothing and any other supplies or equipment used in handling such materials, such charge being equal to the actual amounts incurred plus fifteen (15%) percent.

2.7. Junk Vehicles

No additional charges will be made for vehicles removed pursuant to enforcement of Chapter 683 of the Texas Transportation Code and the junk vehicle provisions of the Official Code of the City of San Angelo by the code enforcement officers of the City. It is expressly understood and agreed that vehicles removed pursuant to said statue shall be handled in accordance with said statute's provisions and any applicable regulations.

2.8. Towing Fee Study Request

After the first year and then once annually, vendor may request a towing fee study be performed to evaluate the propriety of a rate increase for labor and base towing rates to offset increased operation costs. A request pursuant to this section shall be in writing. The City shall place the request and supporting documentation from vendor on the next available City Council agenda. The City Council may agree to the increase requested by vendor or may approve the request and order a study be performed. If ordered, the vendor shall pay the cost of the study should the study find that no increase in towing fees is justified based upon an evaluation of the fair market value of the services provided by the vendor. The City shall retain the services of an appropriate professional to perform the study, at a reasonable rate, to be agreed upon by the parties prior to submission of the request to the City Council.

2.9. Restrictions

The vendor will adhere to the following restrictions during the entire service period of this agreement. Additional restrictions may be imposed or amended as the need arises at the discretion of the City.

- Agents, owners, and employees of the vendor shall not remove or dismantle vehicles or parts of vehicles, nor remove or authorize removal of property from any vehicle or parts of vehicles impounded in the vehicle storage facility.
- Vendor shall not assign, transfer, or sublet this agreement or any portion thereof to any party without the prior written consent of the City which shall not be unreasonably withheld. Any such assignment, transfer, or subletting of this agreement without the consent of the City shall be void and shall operate as a termination hereof.
- 3. The vendor shall not employ emergency tow truck drivers who are habitual violators of traffic laws.

2.10. Suspension

The City may suspend this agreement or any portion of the services authorized by this agreement for good cause. Grounds for temporary suspension of this agreement include any of the following offenses:

- "Dropping" a motor vehicle at a location other than designated by the police officer and without prior approval from the Chief of Police or their authorized designee.
- 2. Permitting a tow truck to be operated by anyone while under the influence of alcohol or drugs.
- 3. Permitting a tow truck to be operated by anyone whose operator's license is suspended or revoked.
- 4. Transferring or assigning any call for service to any other vendor or person.
- 5. Any sustained complaint of theft by personnel of vendor while acting in their capacity as employees of vendor, whether occurring during a tow pursuant to this agreement or otherwise. The Chief of Police shall designate the City representative to determine if a complaint is properly sustained. Appeal of the decision shall be to the Chief of Police. The decision of the Chief of Police shall be final.
- Any sustained complaint of threats made by personnel of vendor while acting in their capacity as employees of vendor made against third parties during a tow or otherwise. The Chief of Police shall designate the City

representative to determine if a complaint is properly sustained. Appeal of the decision shall be to the Chief of Police. The decision of the Chief of Police shall be final.

- 7. Three (3) passes within a twelve-month period. "Pass" in this paragraph shall mean vendor failing to notify the City of its inability to respond to a request for service as required.
- 8. Six (6) Light/Medium Duty or nine (9) Heavy Duty tow passes within a twelve-month period, regardless of the wrecker vendor making timely notifications.
- 9. Failure to maintain a fleet of wreckers in compliance with this agreement.
- 10. Failure to maintain a licensed vehicle storage facility as required by this agreement.
- 11. Driving any wrecker to or from the scene in a manner which endangers the life or safety of any person.
- 12. Failure to maintain in effect any insurance required by this agreement.

2.11. Reprimands

The City may issue a written reprimand letter for good cause. Grounds for a reprimand issued by the City shall include any of the following offenses:

- Failure to notify the Communications Center of the Police Department within fifteen (15) minutes from the time of notification if the vendor will be unable to respond within the thirty (30) minutes allotted for a response to a call for wrecker service.
- 2. Failure to comply with all directions of police personnel at the scene of a police tow. The vendor may request a police supervisor to validate any such direction given.
- 3. Failure to comply with any state or federal law or City ordinance related to the operation of a wrecker vendor.
- 4. Failure to properly clean up debris at an accident scene.
- 5. Failure to comply with record keeping requirements of this agreement.
- 6. The employment of any driver who has been convicted of a felony within the preceding five (5) years.
- 7. Charging fees in excess of the amounts authorized.

The Chief of Police shall designate the City representative to determine if good cause is evident to believe one or more of the above grounds exist. Appeal of the decision of the representative shall be to the Chief of Police by written request received no later than ten (10) days from the date of notice is delivered to the vendor. The decision of the Chief of Police shall be final.

Two (2) reprimands within a permit period shall result in forfeiture of the labor charge associated with the tow from which the reprimands were generated or fifty dollars (\$50.00) whichever amount is less. If no tow is associated with the cause of the reprimands then the vendor shall forfeit fifty dollars (\$50.00).

The City shall notify the vendor in writing of its intent to suspend this agreement or any portion of the agreement. A notice of suspension shall include the duration of the suspension. Suspension of this agreement or any portion of this agreement may be appealed to the Chief of Police by written request received no later than ten (10) days from the date notice is delivered to the vendor. The decision of the Chief of Police shall be final.

2.12. Termination

This agreement may be immediately terminated by either party upon the occurrence of any of the following conditions:

1. Upon written notice from the non-breaching party, in the event of material breach of any provision of this agreement if such material breach has not been cured by breaching party within thirty (30) days of receipt of written notice specifying the nature of the breach;

- 2. In the event that either party to this agreement shall (i) commence a voluntary case or other proceeding seeking liquidation, reorganization or other relief with respect to itself or its debts under any bankruptcy, insolvency, or other similar law now or in the future in effect, (ii) seek the appointment of a trustee, receiver, liquidator, custodian, or other similar official of it or any substantial part of its property, (iii) make a general assignment for the benefit of creditors, (iv) fail to pay its debts as they become due, or (v) take any corporate action to authorize any of the foregoing; or
- 3. In the event that an involuntary case or other proceeding shall be commenced against either party to this agreement seeking liquidation, reorganization, or other relief with respect to it or its debts under any bankruptcy, insolvency, or other similar law now or in the future in effect or seeking appointment of a trustee, receiver, liquidator, custodian or other similar official of it or any substantial part of its property, and such involuntary case or other proceeding shall remain without having been dismissed or stayed for a period of sixty (60) days; or any order for relief shall be entered against any party to this agreement under the federal bankruptcy laws.
- 4. The City may terminate the agreement upon the occurrence of more than one of the events described within **Section 2.10, Suspension**, within any twelve (12) month period.
- 5. The City may terminate this agreement or any portion of the services contemplated by this agreement with or without cause with ninety (90) day notice to the vendor.

3. PROPOSAL FORMAT

Proposals shall be submitted in the following format with each element requested and/or form furnished as specified to facilitate evaluation of the proposals. The detailed requirements in this RFP are mandatory. Respondents may consider combining or separating the items listed below for each auction type, if applicable.

FAILURE TO ADHERE TO THE REQUIRED FORMAT MAY BE CAUSE FOR REJECTION OF PROPOSAL.

To aid in the evaluation, all responses shall follow the same general format. Each section has a maximum page limit:

1. Table of Contents (1 page)

Include a clear identification of services by section and by page number.

2. Scope (up to 5 pages)

Clearly describe the scope of the required services to be provided to ensure consistency with the City's needs.

3. Staff Qualifications and Organization Experience (up to 5 pages)

Please identify the key personnel that will be working on this project. This section should include resumes and/or information to expound on the proposed staff experience and qualifications.

4. Approach in Providing Services (up to 5 pages)

Based on the general requirements listed in this RFP document, please describe your overall approach and methodology for completing the services as requested.

5. References (up to 5 pages)

Please provide information in this section on references for similar services you have provided for other municipalities or similar institutions.

6. Fee Schedule (1 page)

Provide a proposed fee schedule by year. Express your proposed fee(s) as percentage based or itemized, not-to-exceed amounts. Separate travel and related expenses (if applicable).

- Organization shall incur no travel or related expenses chargeable to the City without prior approval by an authorized City representative.
- Respondents may submit proposals on any task or combination of tasks, and may propose alternate payment methods (i.e.: hourly rates). However, expenses not specifically listed will not be considered.
- The actual contract amount will be negotiated after the respondent has been selected and the scope of work finalized.

Please note: The City of San Angelo does not pay for services before it receives them. The City cannot accept contract terms with upfront payment terms or deposits.

7. Additional Data or Services Offerings (up to 3 pages + all required forms)

Provide any additional information considered essential to this proposal and all other required forms.

4. SELECTION PROCESS

A selection committee will evaluate and rank the proposals in relation to the published selection criteria within 45 days after the opening.

The City reserves the right to negotiate the final fee schedule, prior to recommending any contract.

The City's process is as follows:

- 1. The City will evaluate and rank the proposals in relation to the published selection criteria within 45 days after the opening.
- 2. The City reserves the right to revise the proposal and then request "Best and Final Offers" from the top candidates following the initial evaluation.
- 3. The City then will select the proposal that offers the best value based on the published selection criteria and its ranking evaluation.
- 4. Following the selection, the contract negotiation process begins and the City will negotiate first with the highest ranked offer. At this stage, the City may discuss modifications to the proposed scope, time and price. Modifications are not required, and if they are discussed but not agreed to by the City and the respondent, a final contract may still be negotiated and agreed upon based on the original response to the RFP. If the two parties are unable to reach a final agreement, the City will inform that respondent in writing that negotiations are ended.
- 5. The City may then negotiate with the next ranked respondent. This continues in the order of the selection ranking until a contract is reached or all proposals are rejected.

The proposals will be evaluated based on the criteria and weighting detailed below.

Item	Criteria	Points
1	Completeness and conformity of the reply to the RFP	5
2	Overall approach and methodology to be used to accomplish the RFP requirements	20
3	Staff Qualifications and Organization Experience	50
4	References	10
5	Fee Schedule	15
_	Total	100



5. NO BID REPLY

For PD-01-19 / Vehicle Towing Services

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

Thank you for your assistance!



Please submit all forms in the following order:

6. SUBMISSION FORMS

Copies

Submit: One (1) unbound original (binder clips acceptable, three (3) bound copies (binders, staples or binder clips are acceptable) and one (1) copy in PDF format on USB Flash Drive of all required RFP forms.

□ Rate/Fee Schedule
 □ Contact Information Form (IRS Form W-9)
 □ 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
 □ List of References
 □ Special Insurance Rider
 □ Verification Relating to Prohibited Contracts – Israel
 □ Draft Contract Cover
 □ Survey

*At council award, one 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 proposal, respondent 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 respondent influenced or attempted to influence the bidding process, the City may, in its discretion, reject the proposal.

Submit all forms beyond this point.

Rate/Fee Schedule

The vendor is responsible for determining if any addenda have been issued and agrees that the prices(s) quoted reflect any changes or modifications created by any addenda.
The vendor agrees to furnish all insurance certificates documenting the required coverages and provisions as stated herein upon acceptance of award.
The vendor agrees to furnish all equipment/service at the prices quoted herein and that the proposal is in strict accordance with the conditions and specifications stated herein.

Item	Description	Rate	Unit of Measurement
1.	Impoundment Fee	\$	Each
2.	Daily Storage Fee (vehicles 25ft or less)	\$	Per Day
3.	Daily Storage Fee (vehicles more than 25ft	\$	Per Day
4.	Daily Storage Fee (Vehicles for evidentiary, forfeiture, or other City purposes)	\$	Per Day
5.	Notification Fee (where authorized by statute for owners and lien holders)	\$	Each
6.	Normal Wreck Run Fee (vehicles 10,000lbs GVW or less within City limits or City-owned property)	\$	Each
7.	Normal Wreck Run Fee (vehicles more than 10,000lbs GVW within City limits or City-owned property)	\$	Each
8.	Labor Rate (vehicles 10,000lbs GVW or less)	\$	Per 15-minute Increment
9.	Labor Rate (vehicles more than 10,000lbs GVW)	\$	Per 15-minute Increment

Available Inventory:

Description	Minimum Required Quantity	Available Quantity
Light Duty Wrecker	5	
Medium Duty Wrecker	1	
Heavy Duty Wrecker	1	
Low Boy Trailer	1	
Storage Facility (number of parking spaces)	-	

Contact Information Form

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

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 P	rint
	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 https://www.ethics.state.tx.us/filinginfo/conflict_forms.htm.

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 http://cosatx.us. 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 7th 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.

Purchasing Manager

LOCAL GOVERNMENT OFFICERS OF THE CITY OF SAN ANGELO As defined by Chapter 176 of the Texas Local Government Code (Revised 03/05/19)

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:

Todd R. Kolls, President Bill Dendle, First Vice President

David Cummings, Second Vice President

Edward Carrasco, Director Garland Freeze, Director Max Puello, 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).			
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 recompleted questionnaire with the appropriate filing authority not later than the 7th busines 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 n other business entity with respect to which the local government officer serves as an ownership interest of one percent or more.			
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 Governmetn 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
 - (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	: Name and Title of Authorized Representative
		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 bidder 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 bidder 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 bidder or (b) the bidder whose principal place of business is in the municipality if the governing body of the local government determines, in writing, that the local bidder 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 incorpor Partnership – Indicate "general" or "limi Sole proprietorship		
Attachments: 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.		
CERTIFICATION: I hereby certify under penalty of penalty form is true and correct, that I am authorized to sive equested by the city will provide, within 10 days of noting information provided. (Please page 1)	gn on behalf of the business set out above and if tice, the necessary documents to substantiate the	
	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 pero statute is attached.	cent lower than resident vendors by state law. A copy of the
	Non-resident Vendors inbusiness, are not required to underb	(give state), our principal place of id resident vendors.
В.	Our principal place of business or co	rporate offices are in the State of Texas:
VENDO	DR:	(Please print)
		Company Name
		Signature
		Printed Name
		Title
		Address
		City, State Zip Code

List of References



List at least three (3) references of similar scope and size giving company name, contact information, and term.

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:	
Contract Period:	

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

Special Insurance Rider

- 1. **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:

Signature of Authorized Representative

Si	tatutory 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 w	vith City of San Angelo	Special Insurance Rider requirements.	
Date	By: Nan	ne and Title of Authorized Representative	

Verification Relating to Prohibited Contracts - Israel

City of San Angelo, Texas, RFP PD-01-19

My name is				, <u>"Declarant";</u>
•	(First)	(Middle)	(Last)	
My date of birth is _			<u>;</u> and,	
My address is	(Street)		,	
	(Street)		(City)	(State)
	, and (Country)			
(Zip Code)	(Country)			
My position with		,	contracting company, is	
	(contracting compan	y)		(office held)
Sections 2 Code; neit (2) during the	2252.151 et. seq., Chap her is contracting Compa	ter 2252 "Cont any identified a d contracting C the City of Sal	racts with Governmenta s an entity providing suc company does not boyco n Angelo.	otroller pursuant to Subchapter "F' Il Entity" of the Texas Governmer The supplies or services on said list. The strael; and will not boycott Israe
	(County)		te of, on the _	day of
(Month)	, 20	<u> </u>		
Declarant				
Decidialil				



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 #

RFP No. PD-01-19

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,	
Director/Representative:,	Director
☐ 72 W. College Ave., Ste.: , or ☐ 301 W. Beau San Angelo, Texas, 76903 Telephone: EMAIL:	regard Ave.
CONTRACTOR:	
(If an entity other than individual, indicate whether C	ontractor is authorized by or registered as
a foreign entity with the Texas Secretary of State to do	o business in Texas) Yes \Box / No \Box
Authorizing Officer/Agent: EMAIL: Address:	
Telephone: General Description of Project & Scope of Work:	
(The general description of the proje	ect that is set forth in the RFB/RFP will
be included here)	
Effective Date: This contract shall be effective, 2019.	from and after the day of_
Date of City Council Authorization	, 20
Contract Time: consecutive days after the date Work comme Proceed, except upon Change Order authorized under executed by the authorized representatives of the part bodies; or	this contract or written amendment
<u>X</u> The term of this contract shall be for a period of (3) "Effective Date" and automatically expiring on as may be provided for in the contract documents.	



 $\underline{\mathbf{X}}$ City shall have $\underline{\text{two}}$ (2) options to extend the term hereof for a period of $\underline{\text{one}}$ (1) $\underline{\text{year}}$ each, subject to availability and appropriation of funds. The Provider must notify the City ninety (90) days prior to the end of each term as to their intention to terminate the contract. Terms will renew automatically unless ninety (90) days written notice is given for termination.

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
\Box Applies / $\underline{\mathbf{X}}$ Does Not Apply to this contract.
Texas Government Code Chapter 2258 Prevailing Wage Rates
\square Applies / \underline{X} 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;
□ Base Price \$
□ plus Alternate 1 \$
□ plus Alternate 2 \$
□ plus Alternate 3 \$
□ plus Alternate 3 \$
for a total sum of
Contract Documents Adopted by Reference: 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:
X RFP No. PD-01-19
□ ADDENDUM 1 to bid dated, 20
□ ADDENDUM 2 to bid dated, 20
□ ADDENDUM 3 to bid dated, 20
☐ City of San Angelo Standard Performance Contract Terms (effective April 16, 2018)*

☐ City of San Angelo Standard Professional Services Contract Terms (effective April 16, 2018)*
$\underline{\mathbf{X}}$ City of San Angelo Special Contract Terms for Non-Professional Services Contracts (effective April 16, 2018)*
☐ City of San Angelo Owner's General Construction Conditions (effective April 16, 2018)*
□ Plans:
(Include engineering entity, date, part/phase and other identifying information)
☐ Technical Specifications
(Include source, date, part/phase and other identifying
information)
X Contractor's Response to RFP No. <u>PD-01-19</u>
□ Other:

Acknowledgement of Receipt of Contract Documents:

The foregoing identified Contract Documents excluding Contractor's Response to request for bid or proposal are posted on the City's website at http://www.cosatx.us/departments-services/purchasing/bid-information. 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 RFP No. PD-01-19 and any other documents, conditions, specifications, technical data, drawings, requirements and addenda comprising said RFP 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)

^{*} The terms and conditions in these referenced contract documents apply to the Contract to the exclusion of any other terms that the Contractor seeks to impose or incorporate, or which are implied by trade, custom, practice or course of dealing.

□ Addenda Acknowledgement
☐ Bid Security (based on base bid price)
☐ Performance & Payment Bonds (if applicable)
$\underline{\mathbf{X}}$ "Conflict of Interest Questionnaire" Chapter 176 of the Texas Local Government Code
X Debarment and Suspension Certification
<u>X</u> Local Preference Consideration Application & Economic Impact Details
$\underline{\mathbf{X}}$ 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 https://www.ethics.state.tx.us/whatsnew/elf_info_form1295.htm, with original 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)	
DATE:	
EMAIL:	
CITY OF SAN ANGELO:	
By:	
By: Daniel Valenzuela, City Manager ATTEST:	
Julia Antilley, City Clerk	
DATE:	
(SEAL)	
City Official Approvals:	
APPROVED AS TO CONTENT:	APPROVED AS TO CONTENT:
Nolan Sosa, Purchasing Manager	Frank Carter, Chief of Police
APPROVED AS TO RISK:	APPROVED AS TO FORM:
 Charles Hagen, Risk Manager	Dan T. Saluri, Deputy City Attorney

Survey

low did you hear about this RFP?	
☐ Newspaper	
☐ Email	
Letter	
☐ City Website	
Person:	
Other:	