

INVITATION TO BID # 3095 Diving Board Purchase and Installation SMALL WORKS ROSTER SOLICITATION

SECTION 1: Introduction

This Invitation to Bid is being issued in accordance with RCW 35.22.620, which permits the use of a Small Works Roster to solicit bids. Only qualified contractors who have filled out an application to be on the Municipal Research Service Center (MRSC) Small Works Roster and have been accepted may submit bids. If you did not receive this solicitation directly from the City of Lynnwood ("the City") you may not be eligible to bid. A Small Works Roster application is available at www.mrscrosters.org. Notice is hereby given that written bids will be received by the City Purchasing and Contracts Division, for Diving Board Purchase and Installation on the Timelines and Schedules Section 2 of this Invitation to Bid.

<u>**Project Description**</u>: The City seeks a Swimming Pool Construction/Renovation contractor to purchase, deliver and install a new diving board, tower and its anchoring materials.

Engineer's Estimate: The engineer's estimate is between \$23,000.00 and \$25,000.00

Schedules: This project must be completed within twenty-five (25) working days following the issuance of the written Notice to Proceed. Contractor shall work between 8:00 a.m. and 5:00 p.m. Monday through Friday, unless the City authorizes an exception. Work on weekends or holidays requires special permission by the City.

<u>Prevailing Wages:</u> This project is a Public Work as defined in RCW 39.04.010. The contractor shall comply with all provisions of RCW 39.12. The link to applicable prevailing wage schedule for journey level is <u>https://fortress.wa.gov/lni/wagelookup/prvWagelookup.aspx</u>. The prevailing wage rate for apprentice jobs is <u>https://fortress.wa.gov/lni/wagelookup/ApprenticeWageLookup.aspx</u>. The contractor is responsible for filing the appropriate documents with the Department of Labor and Industries. The contractor's cost of filing Prevailing Wage forms with the State Department of Labor and Industries are not reimbursable by the City.

Insurance: The awarded contractor shall provide evidence of insurance as described herein. This includes Workers' Compensation, Liability, and Property Damage Insurance. The City shall be named as an Additional Insured on each policy.

The City reserves the right to reject any or all bids, waive informalities, and make the award in the best interest of the City. Bid results and questions pertaining to this project can be obtained by reaching the Buyer at e-mail gmeads@lynnwoodwa.gov.

SECTION 2: Timelines and Schedules

Diving Board Purchase and Installation

BID # 3095

| Day/Date | Description |
|---|---|
| April 1, 2019 | ITBs available to Small Works Roster contractors via email notification. |
| April 10, 2019 | All questions due by April 10, 2019, via email to the Buyer. |
| Bid Due Date 2:00 p.m. April 15, 2019 | Submit your bid using the contact information listed in Section 3, Number 3 – Communication Restrictions: email, fax, USPS, courier, or hand-delivered. <u>Respondents assume the risk of the method of dispatch</u> <u>chosen. The City assumes no responsibility for delays</u> <u>caused by any delivery service. Postmarking by the due date</u> <u>will not substitute for actual receipt of bids.</u> |
| April 15, 2019 | City will announce apparent low bidder by close of business on date shown. |

AFTER AWARD:

Awarded contractor must return signed contracts and insurance documents within ten (10) business days after receipt of materials from the City. Failure to return these documents may result in rejection of award, and the City could proceed to the next low bidder for award.

The project must be started within ten (10) days of the issuance of written notice to proceed.

The project must be completed within the timeframe specified in Section 1 following issuance of notice to proceed.

SECTION 3: Instructions to Bidders

1. **RESPONSE INSTRUCTION AND SUBMITTAL DEADLINES**: Bids may be submitted by using one of the methods listed in Number 3 – Communication Restrictions.

Submit your bid by the time and date shown in Section 2 of this document. It is the bidder's responsibility to ensure that bids are received by the deadline. Bidders who delay transmitting faxed or emailed bids until close to the deadline, risk that other fax or email traffic may delay the transmission until after the deadline. Bids received after the deadline will not be considered. Contractors may confirm transmissions are successfully received by contacting the Buyer noted in Number 3 below, as documents that are not readable will be rejected by the City.

Contractors should allow normal mail delivery time to ensure timely receipt by the City.

<u>Contractors assume the risk for the method of delivery chosen</u>. Lynnwood assumes no responsibility for delays caused by delivery.

<u>This bid is not a formal public bid opening and reading</u>. Bids are informally read and opened in the Purchasing and Contracts office by purchasing staff. The City reserves the right, under special circumstances, to hold public bid openings.

- 2. **BONDS AND RETAINAGE:** No bid bond is required. Contracts greater than \$150,000 (including tax) require both a Performance and Payment Bond. If the total cost of this project, including Washington State sales tax, is \$150,000 or less, the contractor may, in lieu of the Payment and Performance Bonds, elect to have the City retain ten percent (10%) of the contract amount for a period of forty-five (45) days after the date of final acceptance, or until receipt of all necessary releases from the Department of Labor and Industries and settlement of any liens filed under chapter 60.28 RCW, whichever is later. The City reserves the right to waive bond and retainage requirements for contracts under \$150,000 (including tax).
- 3. **COMMUNICATION RESTRICTIONS**: All communications regarding this bid must be directed to the Buyer:

| Name: | Ginny Meads, Buyer |
|-------------------|--|
| Physical Address: | 19100 44 th Avenue West, Lynnwood, WA 98036 |
| Phone: | 425.670.5149 |
| Fax: | 425.771.6144 |
| Email: | gmeads@lynnwoodwa.gov |

Only the Buyer, no other City official or employee, can speak for the City regarding this bid. The City is not bound by information, clarification, or interpretations from other City officials or employees. Submitters should not contact the City officials or employees, other than the Buyer. Failure to observe this requirement may be grounds for rejection of the contractor's bid.

- 4. **INTERPRETATION OF BID AND PURCHASE DOCUMENTS:** The City will not provide binding oral interpretations to bidders as to meaning of bid or contract documents; oral communication is not binding upon the City. Requests for interpretation shall be made to the Buyer until the time and date shown on Section 2. The City will provide addendum for any substantial interpretation or change, which will be sent promptly to parties who received the bid. All addenda shall become part of the bid package.
- 5. **ADDENDA:** If the City issues addenda to these instructions, bidders must acknowledge receipt of the addenda on the bid form. It is the bidder's responsibility to ensure that they have received all addenda, although the City will make reasonable effort to provide addenda to all invited bidders. If receipt of addenda (if any) is not indicated on the bid form, the City may assume the bid considers all addenda **OR** the Purchasing and Contracts Manager may reject the bid.
- 6. **STANDARD SPECIFICATIONS AND PLANS:** Work shall be in accordance with <u>Standard</u> <u>Specifications for Road</u>, <u>Bridge and Municipal Construction</u>, <u>2016 edition</u> as issued by the Washington State Department of Transportation (WSDOT) (hereafter referred to as "Standard Specifications"). Deletion, amendment, alteration, or addition to any subsection or portion of the

Standard Specifications shall pertain only to that particular portion of the section, and the balance of the section shall continue to be in force. Contractor shall obtain copies of these publications, at contractor's own expense.

In many cases herein, this document provides a reference to the Standard Specification as well as a summary for the convenience of the reader. Such summary does not replace or substitute the exact or updated intention of the Standard Specification and is provided only for the convenience of the reader.

- 7. **ALL OR NONE BIDS:** "All or none" bids are required. No exceptions or alteration of the bid documents will be accepted. Any acceptable alternates shall be specified and requested by the City.
- 8. **BID SHEET**: All quotations shall be submitted on the bid sheet enclosed herein.
- 9. **BID PRICE:** The bid shall include everything necessary for the execution and completion of the contract including, but not limited to, furnishing all material, labor, equipment and subcontractors, and other facilities and all management, superintendent's labor and service, except as may be provided otherwise in the contract documents. The City will not be liable for any errors in any contractor's bid. Contractors will not be allowed to alter bids after the deadline for the submission of bids.

The City reserves the right to make corrections or amendments due to errors identified in bids by the City or the contractor. This type of correction or amendment will only be allowed for such errors as typing, transposition or any other obvious error. Contractors are liable for all errors or omissions contained in their bids.

When, after the opening and tabulation of bids, a bidder claims error, and requests to be relieved of award, it will be required to promptly present certified work sheets. The Buyer will review the work sheets and if the Buyer is convinced, by clear and convincing evidence, that an honest, mathematically excusable error or critical omission of costs has been made, the bidder may be relieved of its bid.

After opening and reading bids, the City will check them for correctness of extensions of the prices per unit and the total price. If a discrepancy exists between the price per unit and the extended amount of any bid item, the price per unit will control. The total of extensions, corrected where necessary, will be used by the City. The City tax rate shall prevail over any calculated tax provided on the bid form. If tax is calculated improperly, the City shall utilize the City tax rate and calculate accordingly.

10. EXAMINATION OF BID AND CONTRACT DOCUMENTS, SITE AND SITE CONDITIONS:

Refer to Standard Specifications 1-02.4. In summary, bid submission constitutes acknowledgement upon which the City may rely, that bidder thoroughly examined and is familiar with the bid, specifications and contract documents, familiar with all worksites, reviewed and inspected all applicable statutes, regulations, ordinances and resolutions dealing with or related to the work and services to be provided, and received and considered all addenda. Failure or neglect of bidder to examine such documents work site(s), statutes, regulations, ordinances, or resolutions shall in no way relieve the bidder from any obligations with respect to the bidder's offer or to the contract. No claim for additional compensation will be allowed which is based upon a lack of knowledge of any contract documents, work site(s), specifications, delivery requirements, statutes, regulations, ordinances or resolutions. A signed contract furnished to the successful contractor results in a binding contract without further action by either party.

- 11. **NEW OR USED:** All equipment provided shall be of new manufacture, unless otherwise specifically stated or called for in the bid documents.
- 12. **SIGNATURES:** Bids shall be signed by one of the legally authorized officers of said corporation. If awarded the contract, the contract shall also be so executed. If a bid or contract is signed by an agent, the agent shall provide satisfactory evidence of authority to sign as legal representative of bidder, upon request of the City. An authorized partner of a co-partnership may sign the

contract, subject to the approval of the attorney, who may at his discretion, require each and every member of the co-partnership to sign the contract.

- 13. **INCURRED COSTS:** The City is not liable in any way for any costs incurred by respondents in replying to this request.
- 14. **WITHDRAWAL OF BID:** Contractors may withdraw a bid that has been submitted at any time up to the due date and time. To accomplish this, a written request signed by an authorized representative of the contractor must be submitted to the Buyer or Purchasing and Contracts Manager.
- 15. **ALTERATION OF BID:** A bid already submitted to the City may be changed in writing, if the notice of change is received before the bid submittal deadline. Such changes need to be signed by an individual authorized to submit bids on behalf of the firm.
- 16. **ERRORS AND OMISSIONS:** The City will not consider a claim of an error in a bid unless the claim is presented in writing within twenty-four (24) hours after the bids are opened. Additionally, bidders claiming error must present supporting evidence, including but not limited to cost breakdown sheets, no later than forty-eight (48) hours after the bids are opened.
- 17. **BID OPENINGS**: Bids are not publicly opened. Award information will be made available to all bidders as soon as practical following opening at the time and date specified. Results shall be available by emailing the Buyer at gmeads@lynnwoodwa.gov.
- 18. **EXPIRATION:** Refer to Standard Spec 1-03.2. Submittal of a bid certifies that bid remains valid until the City completes award and enters a contract with a winning contractor, which normally occurs within forty-five (45) calendar days after bid opening. All bids will become void if the City decides to reject all bids.
- 19. RIGHT TO REJECT BIDS: Refer to Standard Specifications 1-02.13. In summary, the City reserves the right to reject any or all bids, waive technicalities or irregularities, and to accept any bid if such action is believed to be in the best interest of the City. Bids may be rejected by the City, with or without cause, in the best interest of the City and/or in the discretion of the City Purchasing and Contracts Manager. Causes for rejection may include, but are not limited to: (a) if prices are excessively unbalanced in the opinion of the City, (b) if bid documents are altered; (c) if unit prices are not evident; (d) if addenda are not acknowledged.
- 20. **NON-RESPONSIVE BID:** Any bid that does not comply with these instructions, is not signed, supplements or deviates from the specifications herein, or is incomplete, may be declared non-responsive by the Purchasing and Contracts Manager and not further considered.
- **RESPONSIBLE BIDDERS:** The City shall consider only responsible contractors. Neither listing 21. on the MRSC Small Works Roster nor the Invitation to Bid guarantees that the City has found the firm responsible. The City Purchasing and Contracts Manager may reject bids from bidders that are not considered responsible, in the opinion of the City. Responsible contractors are those that have, in the sole judgment of the City, the financial ability, experience, resources, skills, capability, reliability and business integrity necessary to perform contract work. The City may also consider references and quality to determine responsibility. Contractors are ineligible to submit a bid if any owner has been convicted within the past ten (10) years of a crime that impugns honesty or integrity, or if the contractor has unsatisfied tax or judgment liens. Contractors shall have the required insurance at time of award, a valid and current Washington State contractor's license, City of Lynnwood business license (to be obtained upon award), appropriate to the work at time of bid, and satisfactory business experience. Other factors, including but not limited to, delivery, materials, quality, and equipment may also be considered by the City to determine responsibility. The City reserves the right to use any information, whether supplied through the bid or otherwise obtained, in determining responsibility. In addition, the City reserves the right to determine responsibility under the guidelines of Standard Specification 1-02.14.
- 22. **BID AWARD:** If an award is made as a result of this solicitation, it will be made to the lowest, responsible bidder whose bid is determined by the City to be responsive. Refer to Standard

Specification 1-03.2. In summary and as applicable to the City, Notice of Award shall be deemed to have been given when the City Council authorizes award. If no such authorization is required, Notice of Award shall be when the purchase order and/or contract, addressed to the successful bidder at the address shown in the bid unless otherwise noted.

- 23. **PUBLIC INFORMATION:** All bids are public information once bids are tabulated and available for public information.
- 24. **CONTRACT RETURN**: The successful bidder will receive an award package from the City that includes the contract, request for insurance, and bond documents where applicable. The successful bidder must immediately sign and return all requested documents to the City. These must be received by the City within the timeframe as shown on the timeline in Section 2. Each bidder should perform any reviews and consideration of the contract PRIOR to submittal, so that signature of contract can occur immediately following award. Each bidder should have preparations to immediately notify their insurance broker for the required insurance documents. If materials are not returned within the timeframe as shown on the timeline in Section 2, the City retains the right to cancel the award and award to the next lowest responsive and responsible bidder.
- 25. **FAILURE TO EXECUTE CONTRACT**: Refer to Standard Specification 1-03.5. In summary, should the awarded contractor fail to execute a contract within the terms and conditions herein, contractor may be removed from the eligible bidder's list including the MRSC Small Works Roster.
- 26. **NON-COLLUSION:** Refer to Standard Specification 1-02.8 (1). In summary, submittal and signature of a bid swears that the bid is genuine and not a sham or collusive, and not made in the interest of any person not named, and that the contractor has not induced or solicited others to submit a sham offer, or to refrain from proposing.
- 27. **NON-SEGREGATED FACILITIES:** Contractor agrees that the company does not maintain or provide for employees any segregated facilities, and that the contractor does not allow employees to perform services at any such facility. Contractors agree that a breach of this shall constitute a contract violation.
- 28. **BUSINESS LICENSE:** Contractors awarded a City contract are responsible for compliance with LMC 5.06.010B and 5.06.020 regarding possession of the City business license. The cost of obtaining the business license is at the expense of the contractor and shall not be reimbursed by the City. Contractors may call 425-670-5421 for more information.
- 29. **PROTESTS:** The City has a process in place for receiving protests based upon invitation to bid or contract awards. The protest procedure is available at http://www.lynnwoodwa.gov/City-Services/Bids-Proposals.htm

Any actual or prospective bidder, including subcontractors and suppliers showing a substantial economic interest in the contract, who is aggrieved in connection with the City solicitation or award of a contract may protest to the City in accordance with procedures herein. In no event shall a protest be considered if all bids are rejected, or after the contract in dispute has been executed by the City. In no case shall a bidder or protestor contact the Mayor or other elected City officials regarding the protest or a possible protest action, or the protest will be considered void. This criterion is to insure the ability of the City to respond appropriately and independently to the protest action without undue influence to the protest review.

30. **AWARD:** Except for contracts which require a formal award by the City of Lynnwood City Council, the City may award and sign a contract at any time according to normal City procedures. Once the City has signed a contract, the City shall reject and no longer accept a protest related to that bid and contract award.

SECTION 4: Contract Terms and Conditions

These general provisions are hereby a part of the conditions agreed to by the contractor upon Bid.

- 1. <u>Applicable Law and Forum</u>: Except as hereinafter specifically provided, this contract shall be governed by and construed according to the laws of the State of Washington. Any suit arising here from shall be brought in Snohomish County Superior Court, which forum shall have sole and exclusive jurisdiction and venue. Also see Article 1-01.3 of Standard Specifications for contract definitions.
- 2. <u>Acceptance of Award</u>: If awarded contractor begins work, the contractor is deemed to have agreed to all addenda, bid, special provisions, contract plans, general provisions, amendments to the Standard Specifications, Standard Specifications and standard plans, contract, and all other related documents. If such work is accepted by the awarded contractor before the City receiving a signed contract, both parties shall regard the contract and documents to be in force.
- 3. <u>Contract Documents</u>: Refer to Standard Specification 1-04.2. In summary, the addenda, bid, Special Provisions, contract plans, general provisions, amendments to the standard specifications, standard specifications, standard plans shall be a part of and constitute the contract entered into by the City and successful bidder. In the event there is discrepancy between any of the foregoing contract documents, the above order of documents governs so that the former prevails over the latter.
- 4. Notice to Proceed: Contractor shall not commence work until Notice to Proceed has been given by the City. This Notice to Proceed must be issued by the Public Works Director or designee, unless named differently in the Special Provisions. A notice to proceed will be given after the contract has been executed by the City and the contractor, and where applicable, by any State or Federal agencies responsible for funding any portion of the project. The time allowed for substantial completion of the work shall begin as of the date specified in the Notice to Proceed, or if no date is specified, ten (10) calendar days after the date of issuance of the notice to proceed or the date work commences, whichever is earlier.
- 5. Change Orders: Refer to Standard Specification 1-04.4. In summary, the City reserves the right to add or delete work, items, agencies or locations from this contract, subject to appropriate adjustments to the contract price. Added items, agencies or locations will be related to those on contract, and additions or deletions will be by mutual agreement, with prices consistent with the original bid price margins, and evidenced by a written contract change notice from the City Public Works Director or his designee. The execution of a change order shall constitute a waiver of claims by the contractor arising out of the work to be performed or deleted pursuant to the change order, except as specifically described in the change order. General reservations of rights will be deemed waived and void.
- 6. <u>Contractor Clean-Up</u>: Refer to Standard Specification 1-04.11. In summary, all debris resulting from contractor's work, delivery or installation of equipment shall be disposed of entirely by the contractor in an efficient and expeditious manner as required and directed by the Public Works Director or his designee.
- 7. <u>Inspection and Acceptance</u>: Refer to Standard Specification 1-05.1. In summary, work performed under this contract will be monitored and inspected by the Public Works Director or his designee and accepted by same.
- 8. <u>Warranties</u>: Refer to Standard Specification 1-05.10. In summary, contractor warrants that items furnished conform to its description and any applicable specifications, shall be of good quality and fit for the known purpose for which sold. This warranty is in addition to any standard warranty or service guarantee to the City. Bidder shall submit in writing, and detail the warrantee covering said item(s) or as soon thereafter as immediately required by the City.

- 9. <u>Guarantee</u>: Refer to Standard Specification 1-05.10. In summary, contractor hereby guarantees that all of the work, materials or equipment furnished under this contract will fully meet all requirements for quality of workmanship, materials, strength and any and all other requirements of the specifications.
- 10. <u>Contractor Responsible for Work:</u> Contractor shall be responsible for all work until its acceptance by the City and contractor will not be released from responsibility for any part of the work until one (1) year after it has been accepted.
- 11. <u>Approvals</u>: Refer to Standard Specification 1-06.1. In summary, materials purchased are subject to the City approval and if rejected are held subject to the contractor's risk and expenses incurred for its return as approved by the Public Works Director or designee.
- 12. **OSHA/WISHA**: Contractor agrees to comply with the conditions of the Federal Occupational Safety and Health Act of 1970, the Washington Industrial Safety and Health Act of 1970, and standards and regulations issued thereunder, and certifies that all items furnished and purchased will conform to and comply with said standards and regulations. Contractor further agrees to indemnify and hold harmless the City from damages assessed against the City because of contractor's failure to comply with the acts and the standards issued thereunder and for the failure of the items furnished under this order to so comply.
- 13. <u>Compliance With Laws</u>: Refer to Standard Specification 1-07.1. In summary, contractor shall comply with all applicable federal, state, tribal and local laws, rules, and regulations affecting its performance and hold the purchaser harmless against any claims arising from the violation thereof. No extension of time or additional payment will be made for loss of time or disruption of work caused by any actions against the contractor for any of the above reasons.
- 14. <u>Taxes:</u> Refer to Standard Specification 1-07.2. In summary, the contractor shall include Washington State Sales and Local Tax where applicable, as a separate item on the invoice. Exclude Federal Excise Tax and supply exemption certificate when necessary.
- 15. <u>Licenses and Permits</u>: Refer to Standard Specification 1-07.6. In summary, contractor shall procure all permits and licenses, pay all charges, fees and taxes, and give all notices necessary and incidental to the due and lawful prosecution of the work. The City may charge contractors for any of the City permits that are issued, and such costs, if any, shall be borne by the contractor.
- 16. <u>Safety Measures</u>: In addition to the safety provisions outlined in Standard Specification 1-07.1, all work under this Contract shall be performed in a safe manner. Contractor and all subcontractors shall observe all rules and regulations of the Washington State Department of Labor and Industries, rules and regulations of OSHA, WISHA, or any other jurisdiction, and all other applicable safety standards. Contractor shall be solely and completely responsible for conditions of the job site, including safety of all persons and property during performance of the work. This requirement shall apply continuously and not be limited to normal working hours.

Contractor shall exercise every precaution at all times for the prevention of accidents and the protection of persons (including employees) and property. All exposed moving parts of equipment capable of inflicting injury by accidental contact shall be protected with sturdy removable guards in accordance with applicable safety regulations.

- 17. <u>Prevailing Wages</u>: Refer to Standard Specification 1-07.9. In summary, prevailing wages shall apply to all work, in compliance with State RCW and Standard Specifications. It is the responsibility of the contractor to file all required forms with the State of Washington, Department of Labor and Industries, in a timely manner.
- 18. <u>Worker's Benefits</u>: Refer to Standard Specification 1-07.10. In summary, contractor shall make all payments required for unemployment compensation under Title 50 RCW and for industrial insurance and medical aid required under Title 51 RCW. If any payment required by Title 50 or Title 51 is not made when due, the City may retain such payments from any money due contractor and pay the same into the appropriate fund.

After final completion of all work on the project, contractor shall submit a "Request for Release" to the Washington State Department of Labor and Industries on the form they provide. The "Request for Release" form of the Department of Labor and Industries is also for obtaining a release with respect to the payments of industrial insurance and medical aid premiums.

- 19. Equal Opportunity and Nondiscrimination: Refer to Standard Specification 1-07.11. In summary, "The Equal Opportunity Clause" in Section 301 of Executive Order 10925 as amended, and the implementing Rules and Regulations, are herein incorporated by reference. Also see Article 1-07.11 of Standard Specifications. In all hiring or employment made possible or resulting from this contract, there shall be no unlawful discrimination against any employee or applicant for employment because of sex, age, race, color, creed, national origin, marital status or the presence of any sensory, mental, or physical handicap, unless based upon a bona fide occupational qualification. This requirement shall apply to but not be limited to the following: employment, advertising, layoff or termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship. No person shall be denied or subjected to discrimination in receipt of the benefit of any services or activities made possible by or resulting from this contract on the grounds of sex, race, color, creed, national origin, age except minimum age and retirement provisions, marital status, or in the presence of any sensory, mental or physical handicap.
- 20. **Personal Liability:** It is agreed by and between the parties hereto that in no event shall any official, officer, employee, or agent of the City be in any way personally liable or responsible for any covenant or agreement herein contained whether express or implied, nor for any statement of representation made herein or in any connection with this contract.
- 21. <u>Warranty of Title:</u> The contractor shall warrant good title to all materials, supplies, and equipment purchased for, or incorporated in the work. Nothing contained in this paragraph, however, shall defeat or impair the right of persons furnishing materials or labor, to recover under any bond given by the contractor for their protection, or any rights under any law permitting such persons to look to funds due the contractor in the hands of the City.
- 22. <u>Guarantee of the Work:</u> The contractor shall remedy any defects in the work and pay for any damage to other work resulting therefrom, which shall appear within a period of one (1) year from the date of final acceptance of the work unless a longer period is specified. The City will give notice of observed defects with reasonable promptness. The guarantee period shall be suspended from the time a significant defect is first documented by the City until the work or, equipment is repaired or replaced by the contractor and accepted by the City. In the event that fewer than ninety (90) days remain in the guarantee period after acceptance of such repair or replacement (after deducting the period of suspension above), the guarantee period shall be extended to allow for at least ninety (90) days' guarantee of the work from the date of acceptance of such repair or replacement.
- 23. **Insurance:** The contractor shall not start work under this contract until contractor has furnished proof of insurance as required hereunder and such insurance has been approved by the City; nor shall contractor allow any subcontractor to commence work on its subcontract until the same insurance requirements have been complied with by such subcontractor. Approval of insurance by the City shall not relieve or decrease the liability of contractor for any damages arising from contractor's performance of the work.

Contractor shall procure and maintain during the life of this contract, Commercial General Liability, and Automobile Liability Insurance, as detailed herein, to protect the City and contractor from and against all claims, damages, losses and expenses arising out of or resulting from the performance of work detailed herein, with insurance companies or through sources approved by the State Insurance Commissioner pursuant to RCW Chapter 48. Coverage provided shall protect against claims for personal injuries, including accidental death, as well as claims for property damages which may arise from any act or omission of the contractor or any subcontractor or by anyone directly or indirectly involved or employed by either of them. Contractor insurance policies shall include the City as Additional Named Insured, Form

<u>CG 2010 11 85, on a Primary Basis</u> and others if required by contract documents. All insurance policies shall be endorsed to provide that no policy shall be cancelled, changed or reduced in coverage, until after thirty (30) days prior written notice has been delivered to the City through certified mail. Exceptions to form must be approved by the Public Works Director or designee and/or the Purchasing and Contracts Manager or designee.

A Certificate of Insurance including the Additional Named Insured Endorsement on Form CG 2010 11 85 shall be filed with the City after award, but prior to execution of the contract, for a primary policy of commercial general liability insurance and automobile liability insurance meeting the requirements herein.

<u>The Certificate of Insurance (ACCORD Form 25-S)</u> cancellation clause shall be revised to read as indicated below. Exceptions to this requirement must be approved by the Public Works Director or designee and/or the Purchasing and Contracts Manager or designee.

Should any of the above described policies be cancelled, changed or reduced in coverage, before the expiration date, the issue company will mail thirty (30) day written notice to the certificate holder named at the left using certified mail.

Failure of the contractor to fully comply with the requirements set forth herein regarding insurance shall be considered a material breach of contract and shall be cause of immediate termination of the contract and of any and all obligations regarding the same.

Approval of the insurance, by the City, shall not relieve or decrease the liability of the contractor for any damages arising from contractor's performance of the work.

Insurance shall provide, at a minimum, the types of insurance coverage, limits and endorsements as set forth below and shall be included in all applicable policies and on the Certificate of Insurance. The insurance coverage listed below shall protect the contractor and the City from claims for damages of bodily injury, including death resulting therefrom, as well as claims for property damage, which may arise from operations under this contract, whether such operation be by itself or by any subcontractor or by anyone directly employed by either of them, it being understood that it is the contractor's obligation to enforce the requirements of this section in respect to any subcontractor employed for this project:

<u>Commercial General Bodily injury and Property Damage Insurance</u> shall be written with limits of liability of no less than \$1,000,000 combined single limits, per occurrence and \$2,000,000 in aggregate, and shall include Premises & Operations; Owners and Contractors Protective; Products Liability, including completed Operations Coverage; Contractual Liability; Broad Form Property Damage; Commercial Form (to include Extended Bodily Injury); Employees as Additional Insured; Explosion, Collapse & Underground Hazard; Independent Contractors; Personal Injury; Stop Gap; Cross Liability Clause.

<u>Automobile Bodily Injury</u> shall be written with limits of liability as required by the Supplementary General Conditions but shall in no case be for limits less than \$1,000,000 Combined Single Limit. Coverage shall include all owned automobiles; all non-Owned automobiles; hired Automobiles; any automobiles or vehicles operated by the contractor for performance of this contract.

<u>Bodily Injury Liability Insurance</u> shall be written on an occurrence basis for bodily injury, sickness or disease, including death resulting therefrom.

<u>Property Damage Liability Insurance</u> shall be written on an occurrence basis for damage to or destruction of property, including the loss of use thereof, and shall not exclude Injury to, or destruction of, wires, conduits, pipes, mains, sewers or similar property or any apparatus in connection therewith, below the surface of the ground, if such injury or destruction is cause by and occurs during, the use of mechanical equipment for the purpose of excavating or drilling, or injury to or destruction of property at any time resulting therefrom.

<u>Builder's Risk Liability Insurance</u> is required for all contracts that require new construction, for the full value of the structure, and with no more than \$10,000 deductible.

Nothing contained in these insurance requirements is to be construed as limiting the extent of the contractor's responsibility for payment of damages resulting from operations under this contract.

The coverages provided by this policy are primary to any insurance maintained by the City.

Inclusion of more than one Insured under this policy shall not affect the rights of any insured as respects to any claims, suit or judgment made or brought by or for any other Insured or by or for any employee of any other Insured. This policy shall protect each Insured in the same manner as though a separate policy had been issued to each, except that nothing herein shall operate to increase the company's liability beyond the amount or amounts for which the contract would have been liable had only one Insured been named.

There shall be included in the liability insurance contractual coverage sufficiently broad to insure the provisions of that Section herein entitled "Hold Harmless Clause."

In the event the contractor is required to make corrections on the premises after the project has been inspected and accepted, s/he shall obtain at his/her own expenses, and before commencement of any corrective work, full insurance coverage as specified herein.

- 24. <u>Gifts and Gratuities:</u> Refer to standard Specification 1-07.19. In summary, businesses must not offer, nor the City employees accept, gifts, gratuities, loans, trips, favors, special discounts, services, or anything of economic value in conjunction with the City business practices. It is also unlawful for anyone to offer another, to influence or cause them to refrain from submitting a bid. Contractors and the City employees must strictly adhere to the statutes and ordinances for ethics in contracting and purchasing, including the City Ethics Code, RCW 42.23 (Code of Ethics for Municipal Officers) and RCW 42.52 (Ethics in Public Service). This is applicable to any business practice, whether a contract condition, bid practice, or at any activity related to City business.
- 25. <u>Dust and/or Mud Control</u>: The contractor shall furnish all labor, equipment, and means required and shall carry out protective measures wherever and so often as necessary to prevent operations from producing dust and/or mud in amounts damaging to property, the environment, or causing nuisance. The contractor shall be responsible for any damage resulting from dust or mud originating from his operations. The dust and mud abatement measures shall be continued until all required resurfacing is complete or until the contractor has completed arrangements with the proper authorities whereby he is relieved of further responsibility. All cost to control dust and/or mud shall be considered incidental to construction, no further compensation shall be made.
- 26. <u>Assignment</u>: Refer to Standard Specification 1-08.2. In summary, neither party may assign any portion of the contract work without the prior consent of the other party.
- 27. Construction Time Limit: All of the work and materials contemplated to be included in this project shall be completed within the contract time as stated by the City on the bid form. Contractor agrees to pursue completion of the project. There shall be no delays due to inclement weather, unless the City agrees with contractor that weather is abnormal to the season, can be reasonably considered disruptive to the work, and such weather could not be normally expected to occur for this region. In the event that contractor shall fail to proceed with the contemplated work for more than seven (7) working days, contractor shall be deemed to have abandoned the project, and the City may elect to terminate the contract and thereafter proceed to complete the contract through its own forces or through an independent third party. In such event, the contractor herein shall be responsible for all expenses reasonably incurred by the City in completing the work. The contractor will also be responsible for all legal, engineering or other costs caused by the contractor's abandonment, failure or refusal to complete the project within the time provided.
- 28. <u>Delays and Extensions of Time</u>: The contractor herewith specifically waives claims for damages for any hindrance or delay, excepting unreasonable delays caused by the City. In lieu thereof, the contractor will be granted equitable extensions of time by the City under the following circumstances:

A delay caused by any suit or other legal action against the City will entitle the contractor to an equivalent extension of time, unless the period of such delay exceeds ninety (90) calendar days. When such period is exceeded, the City will, upon request of the contractor, in writing, either negotiate a termination of the contract or grant a further extension of time, whichever may at the time be in the best interests of the City.

<u>There shall be no delays or extensions due to inclement weather</u>, unless the City agrees with a claim from contractor that weather is abnormal to the season, can be reasonably proven disruptive to the work, and could not be normally expected to occur for this region.

If the volume of the specified work, measured in dollars, is increased over the total value shown in the contractor's proposal, at the time the award of the contract is made, the contractor will, if the City agrees, be granted an extension of time proportionately equal to the impact on the contract time caused by the increase in the total value.

Should other unforeseen conditions occur beyond the reasonable control of contractor, or should performance of work under a change order make the work more complex or difficult than originally specified and shown on the plans, and such work, in the contractor's opinion, requires more time to execute than allowed by the contract, the contractor shall notify the City in writing prior to the performance of such work, setting forth in detail its estimate of the added time required for such work. The City will, if such estimate is approved, allow an equitable extension of time. Also see Section 5, Change Orders, of these General Provisions.

- 29. **Breach:** In addition to the events defining a breach as outlined under Standard Specification 1-07.10 (1), a breach of a term or condition of the contract shall mean any one or more of the following: (1) contractor fails to perform the services by the date required or by a later date as may be agreed to in a written amendment to the contract; (2) contractor breaches any warranty or fails to perform or comply with any term or agreement in the contract; (3) contractor makes any general assignment for the benefit of creditors; (4) in the City's sole opinion, contractor becomes insolvent or in an unsound financial condition so as to endanger performance; (5) contractor becomes the subject of any proceeding under any law relating to bankruptcy, insolvency, reorganization, or relief from creditors and/or debtors; (6) any receiver, trustee, or similar official is appointed for contractor or any of the contractor's property; (7) contractor is determined to be in violation of federal, state or local laws or regulations and that such determination, in the City's sole opinion, renders the contractor unable to perform any aspect of the contract.
- <u>Default:</u> In addition to the events defining a default as outlined under Standard Specification 1-07.10 (1), a contractor may be declared in default for failing to perform a contractual requirement or for a material breach of any term or condition.
- 31. <u>Termination for Breach and/or Default</u>: Refer to Standard Specification 1-08.10 (1). In addition, the City shall be entitled by written notice, to cancel and/or terminate this contract in its entirety or in part, for breach and/or for default of any of the terms and to have all other rights against the contractor by reason of the contractor's breach, as provided by law.
- 32. **Opportunity to Cure Default**: Refer to Standard Specification 1-08.10 (1). In summary, in the event that contractor fails to perform a contractual requirement or materially breaches any term or condition, the City may issue a written or oral notice of default and provide a period of time in which contractor shall have the opportunity to cure. Time allowed for cure shall not diminish or eliminate contractor's liability for liquidated or other damages as assessed by the City. The City is not required to allow the contractor to cure defects if the opportunity for cure is not feasible as determined solely by the City. The City may terminate the contract for nonperformance, breach or default without allowing the opportunity to cure by the contractor.
- 33. <u>Remedies for Cure of Default:</u> Refer to Standard Specification 1-08.10 (1). In summary, if the nonperformance, breach or default remains after contractor has been provided the opportunity to cure, the City may do one or more of the following: (1) exercise any remedy provided by law; (2) terminate this contract and any related contracts or portions thereof; (3) impose liquidated or other damages. The City may procure the articles or services from other sources and hold the

bidder responsible for any excess and expense occasioned thereby, including delay in time, whether foreseeable or unforeseeable.

34. <u>Termination for Convenience</u>: Refer to Standard Specification 1-08.10 (2). In summary, the City may terminate this contract, in whole or in part, at any time by written notice to the contractor.

35. Payment and Performance Bonds and Retainage Requirement:

Projects \$150,000 or less (including tax):

The City reserves the right to waive the Payment and Performance Bonds and Retainage for contracts under \$150,000 (including tax) but the City has a right of recovery against the contractor for any payments it makes on behalf of the contractor.

No retainage for this project, the City will pay the contractor lump sum invoice for work completed, when all required State documentation has been received.

- 36. **Payments:** Refer to Standard Specification 1-09.9. In addition, the contractor shall be paid, upon submission of a proper payment request, the prices stipulated herein for services performed (less deductions, if any), in accordance with all payment and retainage instructions herein. All accounts are paid according to RCW 39.76.020, Section 4C. Submitted payment requests must contain the following minimum information:
 - a. Purchase order and contract number (mandatory);
 - b. Item number, quantity and description as appropriate;
 - c. Unit and extended prices;
 - d. Shipping charges when applicable,
 - e. Affidavit of Prevailing Wages Paid from the Department of Labor and Industries,
 - f. Sales tax as applicable.

Mail Payment Requests to:

City of Lynnwood Attn: Accounts Payable 19100 44th Avenue W. Lynnwood, WA 98036.

Contractor shall be paid thirty (30) days after receipt of an undisputed invoice.

- 37. Claims and Dispute Resolution: A claim is a demand or assertion by one of the parties seeking, as a matter of right, adjustment of contract terms, payment of money, extension of time or other relief with respect to the terms of the contract. A claim may also include other disputes and matters in question between the City and contractor arising out of or related to the contract. Claims must be made in writing. The responsibility to substantiate claims shall rest with the party making the claim. A notice of a potential or future claim does not constitute a claim. Any claims of the contractor against the City for damages, additional payment for any reason, or extension of time, whether under the Contract. No act, omissions, or knowledge, actual or constructive, of the City shall in any way be deemed a waiver of the requirement for timely written notice and a timely written claim unless the City provides contractor with an explicit, unequivocal written waiver.
 - a. All claims must be addressed to: Procurement and Contracts Manager or designee, City of Lynnwood, 19100 44th Avenue W., Lynnwood, WA 98036.
 - b. Contractor shall submit in writing to the City all claims, within fourteen (14) days of the event giving rise to the claim. Written claim(s) must specify the conditions and

requested relief. The City shall consider such claim and shall meet with the contractor to confer and attempt to resolve the claim.

c. Contractor shall diligently carry on the work and maintain the contractor's construction schedule during any dispute resolution proceedings, unless otherwise agreed by it and the City in writing.

Mediation: If the claim is not resolved in the process provided immediately above, neither the contractor nor any subcontractor or supplier of any tier may bring a claim against the City in litigation unless the claim is first subject to nonbonding mediation before a single mediator under the Voluntary Construction Mediation Rules of the American Arbitration Association. This requirement cannot be waived except by an explicit written waiver signed by the City and contractor.

Litigation: Contractor may bring no litigation on claims unless such claims have been properly raised and considered as provided above. All unresolved claims of contractor shall be solved and released unless contractor complies with the time limits above, and litigation is served and filed within the earlier of (a) one hundred twenty (120) days after the day of substantial completion designed in writing by the City (provided that a mediation session has occurred as provided above); or (b) sixty (60) days after final acceptance. This requirement cannot be waived except by an explicit written waiver signed by the City.

- 38. <u>Removal from Shared Small Works Roster for Failure to Perform</u>: The City retains the right to report the awarded contractor to the Municipal Research Service Center (MRSC) Rosters, if in the City Purchasing and Contracts Manager's opinion, the contractor has failed to satisfactorily and promptly perform and/or complete the Project as required by the City.
- 39. **Indemnification:** To the maximum extent permitted by law, the contractor shall be liable for and shall hold the City harmless from all damages and injuries caused to persons or property arising out of the performance of this contract. The contractor agrees to assume the defense of the City and its officers and employees in all legal proceedings or claims with third parties connected with the contractor's performance under this contract, to pay all expenses, including reasonable attorney's fees, incurred by the City directly or indirectly on account of such legal proceedings, and to satisfy any judgment rendered in connection therewith or to pay or reimburse the payment of any sums reasonable to settle such proceedings or claims.
- 40. <u>Patents, Trademarks and Copyrights</u>: Contractor warrants that products furnished do not infringe upon any patent, registered trademark or copyright, and agrees to hold the City harmless in the event of infringement or claim thereof.
- 41. <u>Liens/Title</u>: Contractor warrants that items to be furnished are free and clear of all liens and encumbrances and that contractor has good and marketable title to same.
- 42. <u>Hold Harmless</u>: The contractor shall hold the City and its officers, agents and employees harmless from all costs, claims or liabilities of any nature including attorneys; fees, costs and expenses for or on account of injuries or damages sustained by any persons or property resulting from the negligent activities or omissions of the contractor, its agents or employees pursuant to the contract, or on account of any unpaid wages or other remuneration for services; and if a suit as described above be filed, the contractor shall appear and defend the same at its own cost and expense, and if judgment be rendered or settlement made requiring payment by the City, the contractor shall pay the same.
- 43. **Ownership of Documents:** All documents, data, drawings, specifications, software applications and other products or materials produced by the contractor in connection with this contract shall be the property of the City whether the project for which they are made is executed or not. All such documents, products and materials shall be forwarded to the City at its request and may be used by the City as it sees fit. Contractor shall preserve the confidentiality of all the City documents and data accessed for use in contractor's work product.

- 44. Workers Right to Know: WAC 296-62-054 requires that manufacturers of hazardous substances include with each delivery, a MSDS (Material Safety Data Sheets) for each hazardous material. Additionally, each container of hazardous material must be appropriately labeled with: (1) identity of the hazardous material; (2) appropriate hazardous warnings; and (3) name and address of the chemical manufacturer, importer or responsible party. Labor and Industries may levy appropriate fines for noncompliance and agencies may withhold payment pending receipt of a legible copy of the MSDS. It should be noted that OSHA Form 20 is not acceptable in lieu of this requirement, unless it is modified to include appropriate information relative to "carcinogenic ingredients" and "routes of entry" of the product(s) in question.
- 45. <u>Mutual Responsibility of Contractor</u>: If, through acts of neglect on the part of the contractor, any other contractor or any subcontractor shall suffer loss or damage on the work, the contract agrees to settle with such other contractor or subcontractor by agreement or arbitration if such other contractor or subcontractors will so settle. If such other contractor or subcontractor shall assert any claim against the City account of any damage alleged to have been sustained, the City shall notify contractor, who shall indemnify and save harmless the City against any such claim.
- 46. **Compensation and Employee's Liability Insurance:** Contractor shall maintain Worker's Compensation Insurance as required by State Statute for all employees engaged in work on this contract. Should any work be subcontracted, the contractor shall require the subcontractor similarly to provide Worker's Compensation Insurance for all subcontractor employees engaged in the work. In the event any class of employees engaged in work under this contract at the project site is not covered under the Workmen's Compensation Insurance as required by State statute, the contractor shall provide and shall cause each subcontractor to provide Employer's Liability Insurance with a private insurance company for limits of at least \$100,000 each person and \$300,000 each accident and furnish satisfactory evidence of the same.
- 47. Federal Endangered Species Act: Contractor is responsible for compliance with the Federal Endangered Species Act ("ESA") in the means and methods for performance of the contract work. The City has a strict Environmental Assessment Policy that all contractors are required know and comply with. This policy shall be a condition of bidding and performing work. Contractor may request a copy of the policy from the Public Works Director or designee, unless attached for immediate reference, and shall in any event comply with take avoidance "measures."
- 48. <u>Title VI of the Civil Rights Act of 1964</u>: The City of Lynnwood in accordance with Title VI of the Civil Rights Act of 1964, 78 Stat. 252, 42 U.S.C. 2000d to 2000d-4 and Title 49, Code of Federal Regulations, Department of Transportation, subtitle A, Office of the Secretary, Part 21, Nondiscrimination in Federally- Assisted Programs of the Department of Transportation issued pursuant to such Act, hereby notifies all bidders that it will affirmatively ensure that in any contract entered into pursuant to this advertisement, disadvantaged business enterprises as defined at 49 CFR Part 26 will be afforded full opportunity to submit bids in response to this invitation and will not be discriminated against on the grounds of race, color or national origin or sex in consideration for an award.
- 49. <u>Minimum Wage Compliance by Bidder:</u> The undersigned Bidder hereby certifies that, within the three-year period immediately preceding the bid solicitation date for this project, the bidder is not a "willful" violator, as defined in RCW 49.48.082, of any provision of chapters 49.46, 49.48, or 49.52 RCW, as determined by a final and binding citation and notice of assessment issued by the Department of Labor and Industries or through a civil judgment entered by a court of limited or general jurisdiction.

SECTON 5: Specifications

1. Purpose:

The City of Lynnwood is soliciting contractors with the expertise and capacity to purchase, deliver and install a new diving board, tower and its anchoring materials.

2. Estimate:

The total project estimate is between \$23,000.00 and \$25,000.00

3. Delivery and Materials:

Purchase and delivery FOB destination to City of Lynnwood Recreation Center, 18900 44th Avenue W., Lynnwood, WA 98036, of the following materials and equipment:

| Quantity | Description |
|----------|--|
| 1 | Tower: Durafirm 1M (or equal) with double rails, 2 sided, comes with |
| | hinge and hardware |
| 1 | Diving Board: Duraflex (or equal) 14' aluminum, with bolt kit |
| 1 | Hinges: Duraflex #C202 (or equal) hinge assembly with aluminum nuts |
| | and bolts |
| 1 | Anchors: Bronze anchors for 1M and 3M Duraflex (or equal) boards, |
| | set of 8 |

4. Labor:

Labor, subject to prevailing wage, to install new diving board, tower and its anchoring materials. Diving board shall be grounded and bonded to the deck.

5. Work Hours:

Contractor to propose work hours and schedule to complete the project subject to City of Lynnwood's approval.

Worksite access is available Monday – Friday 8:00 a.m. to 5:00 p.m.

6. Project Completion:

Project must be completed within twenty-five (25) working days from the Notice to Proceed date. Diving board project must be completed by June 21, 2019.

7. Project Work Site:

Contractor will keep the worksite clean and tidy while project is under completion and will clean the worksite the end of each workday.

8. Current Site Conditions:

The following photo represents current site conditions.



Section 6: Bid Sheet

The two (2) pages below comprise the formal bid offer. Complete BOTH pages and return to the City Purchasing and Contracts Division via email, fax, mail or hand delivery to the Buyer listed in Section 3, Number 3 – Communication Restrictions.

Do not use any other form to submit your offer. Submit no later than the day and time shown in Section 2.

BID SHEET Diving Board Purchase and Installation BID #3095

Having carefully examined all documents enclosed herein, the undersigned proposes to perform all work in strict compliance with all documents, for the amount set forth below.

- Bid sheet must be signed.
- □ Use ink and print legibly.
- □ Unit prices, when relevant, are mandatory and shall control.
- Initial and date any changes, erasures or cross-outs.

SCHEDULE: Work shall be completed within the timeframe specified in Section 1 after the indicated starting date appearing in an official "Notice to Proceed" issued by the City.

| lte | em | Description | Qty. | Unit | Unit Price: Mandatory | Extended Price |
|-----|----|--|------|------|--------------------------|----------------|
| #' | 1 | Diving Board Purchase and Installation | 1 | LS | \$ | \$ |

Total Bid

(not including tax)

The undersigned acknowledges that all addenda have been taken into account as part of this requirement.

I certify under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

Vendor Name:

Signature: _____ Date: _____

Title: _____

CITY OF LYNNWOOD ITB # 3095 Diving Board Purchase and Installation

Response Cover Sheet

Has your company operated at least one (1) year without interruption? _____

Does any employee or official of the City have any financial or other interest in your firm?

What is your contractors L&I registration number? _____

Are you current with all required submittals to Labor and Industries for Intents and Affidavits?

Has your company been in bankruptcy, reorganization or receivership in the last five years?

Has your company been disqualified by any public agency from participation in public contracts?

What is your Washington State Unified Business Identifying number?

Are you on the System for Award Management's list of ineligible contractors or list of parties excluded from federal procurement or non-procurement programs?

The undersigned hereby accepts the terms and conditions as set forth herein. <u>This page must be</u> signed and dated by the contractor's representative who is legally authorized to contractually bind the contractor.

| FULL LEGAL NAME OF COMPANY | | | | |
|---|---|---|-------|---|
| TYPE OF BUSINESS FEDERAL EMPLOYEE ID | • |] Partnership (gene rietorship □ Lii | | |
| ADDRESS | | | | |
| CITY/STATE/ZIP | | | | |
| EMAIL ADDRESS | | | | |
| PHONE | | | FAX | _ |
| NAME (Please Print) | | | TITLE | |
| SIGNED | | | DATE | |

Business License: Contractor may be required to obtain a City of Lynnwood business license before performing any Work. The cost of obtaining the business license is at the expense of the Contractor and shall not be reimbursed by the City. Please access the business license requirements and information at "Get Your Business License" which can be obtained on the City's website at http://www.lynnwoodwa.gov/



SAMPLE

CITY OF LYNNWOOD SMALL WORKS CONTRACT

Contract Title: Diving Board Purchase and Installation

Contract # 3095

THIS CONTRACT made and entered into this XX day of April 2019, by and between the CITY OF LYNNWOOD, a Municipal Corporation (the "City"), and XXXX (the "Contractor").

Contractor Business Name:

Contractor Address:

Contractor Phone:

Contractor Fax:

Contractor Contact Name:

Contractor Email:

Federal Employee ID No.:

Authorized City Representative:

WITNESSETH: That in consideration of the terms and conditions contained herein and attached and the City's Invitation to Bid (ITB) dated April 1, 2019 and the contractor's responses to this ITB dated April 15, 2019 are hereby made a part of this contract, the parties hereto covenant and agree as follows:

I. The contractor shall do all work and furnish all tools, materials and equipment for the following named project:

Diving Board Purchase and Installation BID # 3095

The City agrees to pay the contractor the sum of XXX (\$ XX), which includes/does not include all applicable sales and use tax.

Contractor shall perform all work in accordance with and as described in the City's Invitation to Bid (ITB) #3095 dated April 1, 2019, the contractor's response to this ITB dated April 15, 2019. all attachments, including attached change orders if any, addendums if any, bid sheet, special provisions, plans and specifications, prevailing wage rates, General Provisions, and the 2016 Standard Specifications of the Washington State Department of Transportation, which are by this reference incorporated herein and made part hereof, and shall perform any changes in the work in accord with the contract documents.

Work shall be performed in ____twenty-five___ (_25_) working days following the issuance of the written Notice to Proceed to the contractor.

The contractor shall provide and bear the expense of all equipment, work and labor, of any sort whatsoever that may be required for the transfer of materials and for constructing and completing the work provided for in these contract documents except those items mentioned therein to be furnished by the City.

- II. The City hereby promises and agrees with the contractor to employ, and does employ the contractor to provide the materials and to do and cause to be done the above described work and to complete and finish the same in accord with the attached plans and specifications and the terms and conditions herein contained and hereby contracts to pay for the same according to the attached specifications and the schedule of unit or itemized prices at the time and in the manner and upon the conditions provided in this contract.
- III. The contractor for him/herself, and for his/her heirs, executors, administrators, successors, and assigns, does hereby agree to full performance of all covenants required for the contractor in the contract.
- IV. It is further provided that no liability shall attach to the City because of entering into this contract, except as provided herein.

IN WITNESS WHEREOF, the contractor has executed this instrument, on the day and year first written above, and the authorized official has caused this instrument to be executed by and in the name of the said City of Lynnwood on the day and year first written.

| CITY OF LYNNWOOD WASHINGTON | [Contractor's Complete Legal Name] |
|--------------------------------|------------------------------------|
| By: Nicola Smith, Mayor | By: Printed Name: |
| Date | Its |
| | Date |