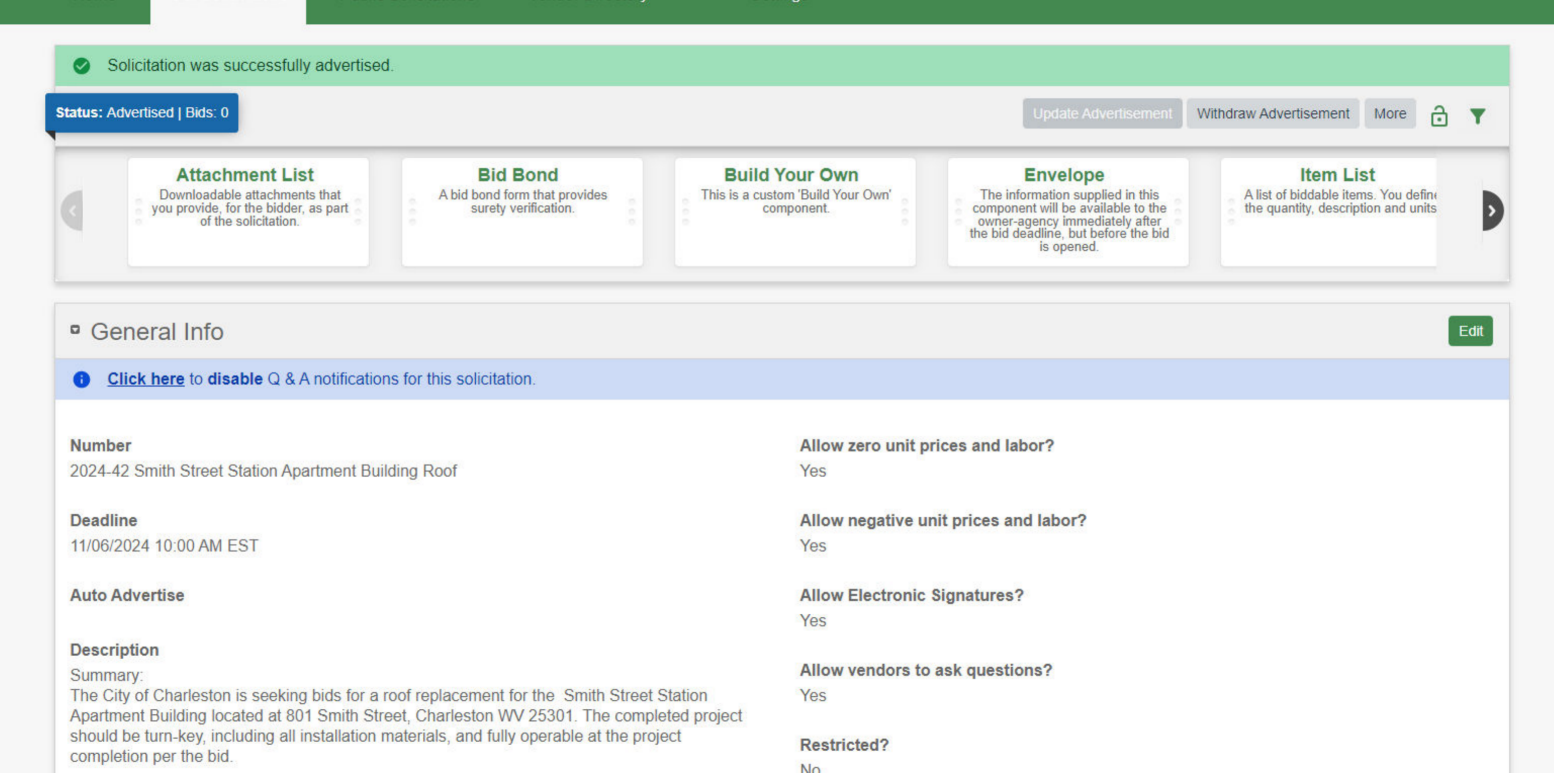
Home

Our Solicitations





Pre-bid Meeting:

A mandatory pre-bid conference for the purpose of discussing and clarifying the project specifications while performing a walk-through will be held at 801 Smith Street, Charleston WV 25301 at 10:00 a.m., Tuesday October 29, 2024.

Mark solicitation as an RFP?

No

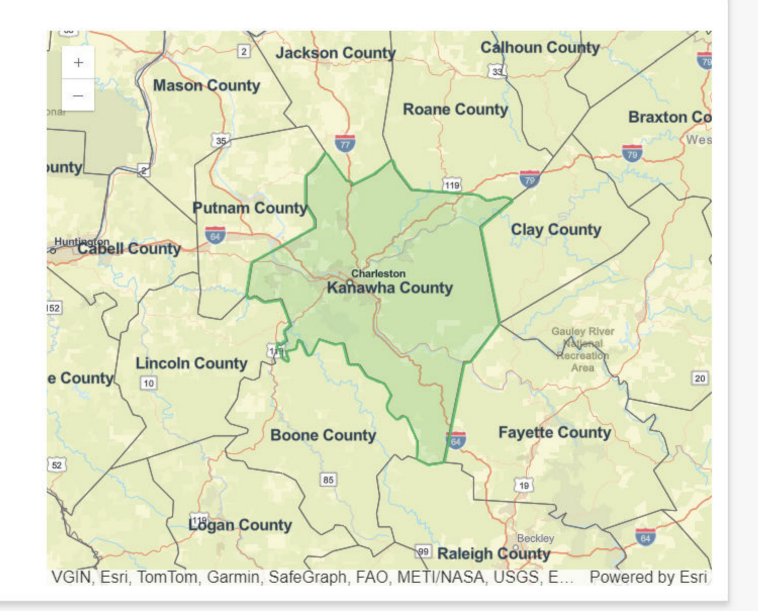
No

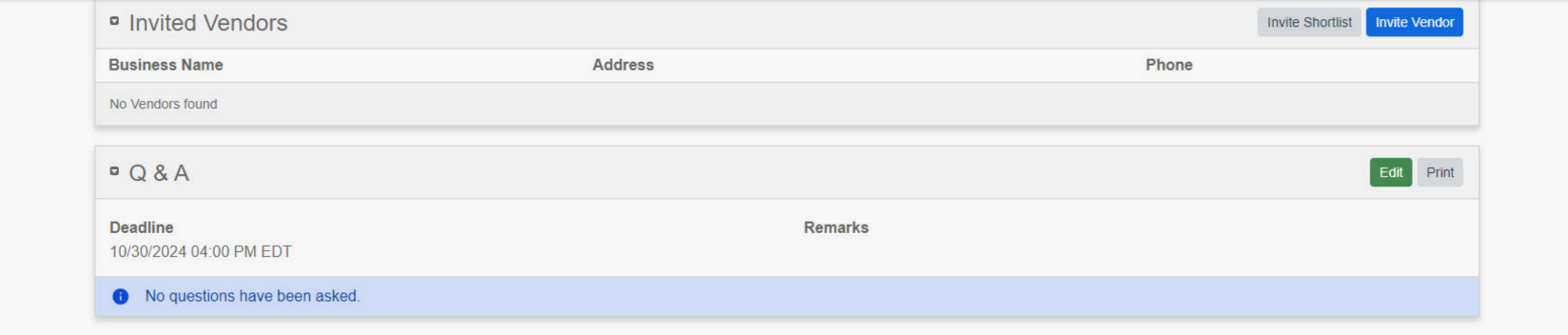
Locations (1)

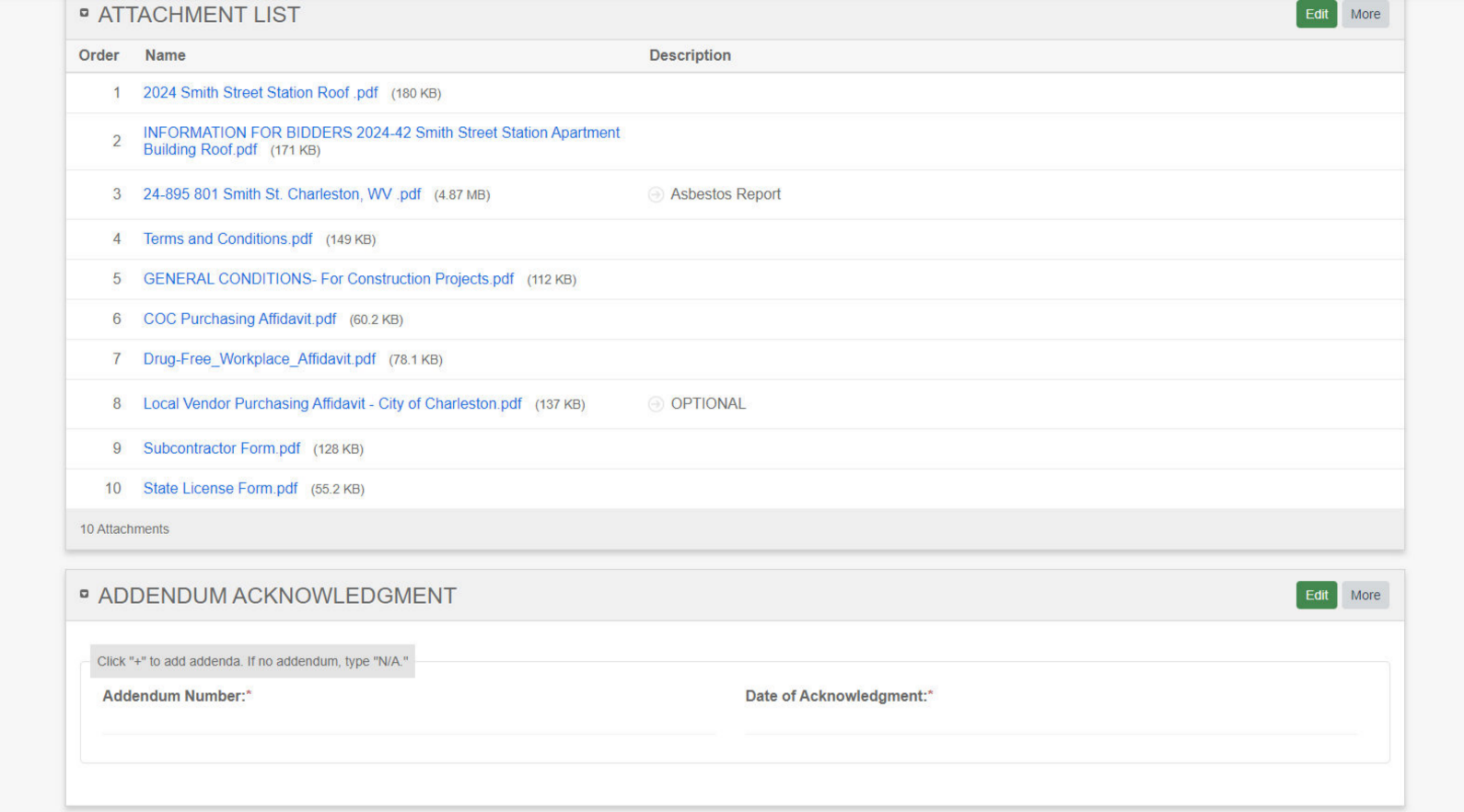
Edit

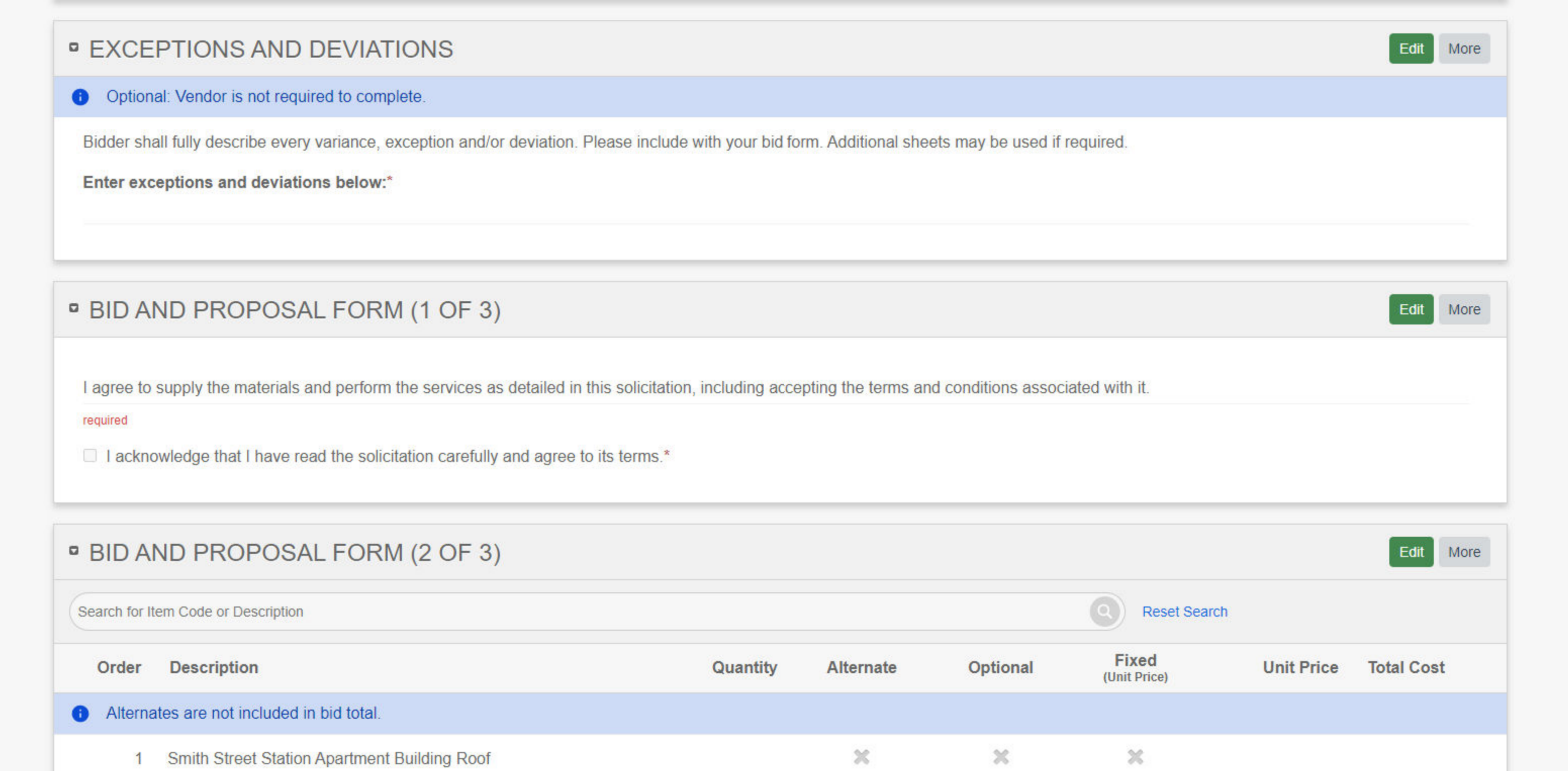
1 Locations Listed

1 - Kanawha, West Virginia

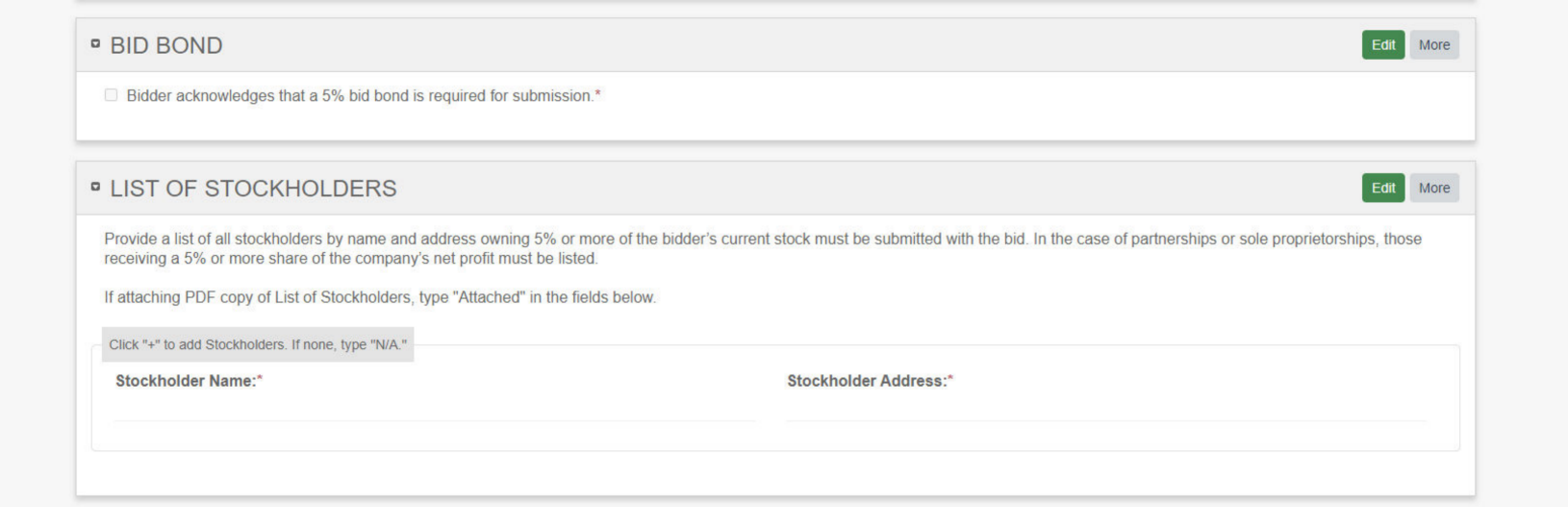








BID AND PROPOSAL FORM (3 OF 3)	Edit More
 Local Vendor Preference: By checking this box and signing below, I hereby certify and attended to this solicitation. ** Business & Occupation Tax: By checking this box and signing below, I hereby certify and document attached to this solicitation. ** 	est I have read the Local Vendor Preference statement found on the "Information for Bidders" attest I have read the Business & Occupation Tax statement found on the "Information for Bidders"
Equal Employment Opportunities: I acknowledge and agree that, in the performance of ar because of race, color, religion, age, sex, sexual orientation, gender identity, disability, or nation	ny City contract, the vendor will not discriminate against any employee or applicant for employment al origin. **
Authorized Bidder's Signature:*	Title:*
Printed/Typed Bidder's Name:*	Date:*
Company Name:*	
Address:*	
Telephone Number:* Fax Number:	
Email Address:*	
■ MANDATORY PRE-BID MEETING	Edit More
☐ A mandatory pre-bid conference for the purpose of discussing and clarifying the project specified at 801 Smith Street, Charleston WV 25301 at 10:00 a.m., Tuesday October 29, 2024. (Bidd requirement.)*	[2] 전, 프로젝터 (1997년 - 1997년 -



VENDOR PROTESTS

Edit

lore

In the event that any vendor desires to protest City's selection, such vendor (hereinafter "Protestor") shall submit its protest in writing, which must be received by City within seven (7) calendar days of after City Council approves of the award. Provided that the City Manager reserves the right to extend the time for submission of the protest if he determines it is reasonable under the circumstances.

The written protest must be submitted to the City Manager's Office, Attention: Benjamin Mishoe 501 Virginia Street East, Room 101; Charleston, WV 25301.

Only vendors who have submitted a timely and responsive proposal may protest City's selection. No protest may be filed if the RFP is withdrawn or if all proposals received in response to the RFP are rejected.

Protests shall include the following information:

- 1. The Protestor's name, address, telephone number, and fax number;
- 2. The solicitation number:
- 3. A detailed statement of the legal and/ or factual grounds for the protest;
- 4. Copies of all relevant and supporting documentation, if necessary; and
- 5. A statement as to the form of resolution or relief sought.

FAILURE TO SUBMIT THIS INFORMATION SHALL BE GROUNDS FOR REJECTION OF THE PROTEST.

The City Manager may refuse to review any protests when the matter involved is the subject of litigation before a court of competent jurisdiction; if the merits have previously been decided by a court of competent jurisdiction; or if it has been decided by the City Manager in a previous protest.

At the time of submitting the written protest, Protestor shall submit a certified check in the amount of one thousand dollars (\$1,000.00) or bond equal to five percent (5%) of the price of the selected proposal, whichever is greater. In the event the proposal being protested is for contracted services, an estimated average of the contract value will be determined in order to calculate the five percent (5%) bond value. This bonding requirement is designed to protect against frivolous claims and unnecessary expenditures of public funds and to allow City to offset any and all costs, fees, expenses or damages of any kind whatsoever incurred by City as the result of an unsuccessful protest.

In the event the protest is unsuccessful, the certified check or bond will be used by City to recoup any and all costs, fees, expenses, or damages of any kind whatsoever incurred by City and related in any way to the unsuccessful protest. Costs, fees, expenses, and damages shall include, but shall not be limited to, increased costs of labor, materials or services resulting from any delay, professional fees, including, but not limited to, attorney fees, and all costs, fees or expenses of any kind whatsoever related in any way to the unsuccessful protest. By signing this document, Protestor waives the right to receive any money retained by City as set forth herein. If there are any funds remaining after City has recouped amounts as permitted herein, the remaining funds will be returned to Protestor. In the event Protestor is successful, the full amount of the certified check or bond will be returned to Protestor.

Upon receipt of a timely written protest, City shall provide notice of the protest to vendor selected as the successful bidder (hereinafter "Selected Vendor") and provide Selected Vendor with a copy of the written protest and any documents related thereto. Selected Vendor will have two (2) business days to file a written response to the protest. A hearing may be held within five (5) business days of the date of receipt of the written response to the protest by Selected Vendor; provided that, City may, in its sole discretion, set the date of the hearing beyond the five (5) day time period specified herein if deemed necessary or convenient to do so by City. If a hearing is held, both Protestor and Selected Vendor will have an opportunity to appear and present evidence and testimony in support of their positions. The hearing will be held before the City Manager or his designee. The department head of the department seeking the RFP and the City Attorney shall be in attendance.

A decision will be made by City within five (5) business days of the hearing. Upon a decision having been made, both Protestor and Selected Vendor will be notified in writing of City's decision.

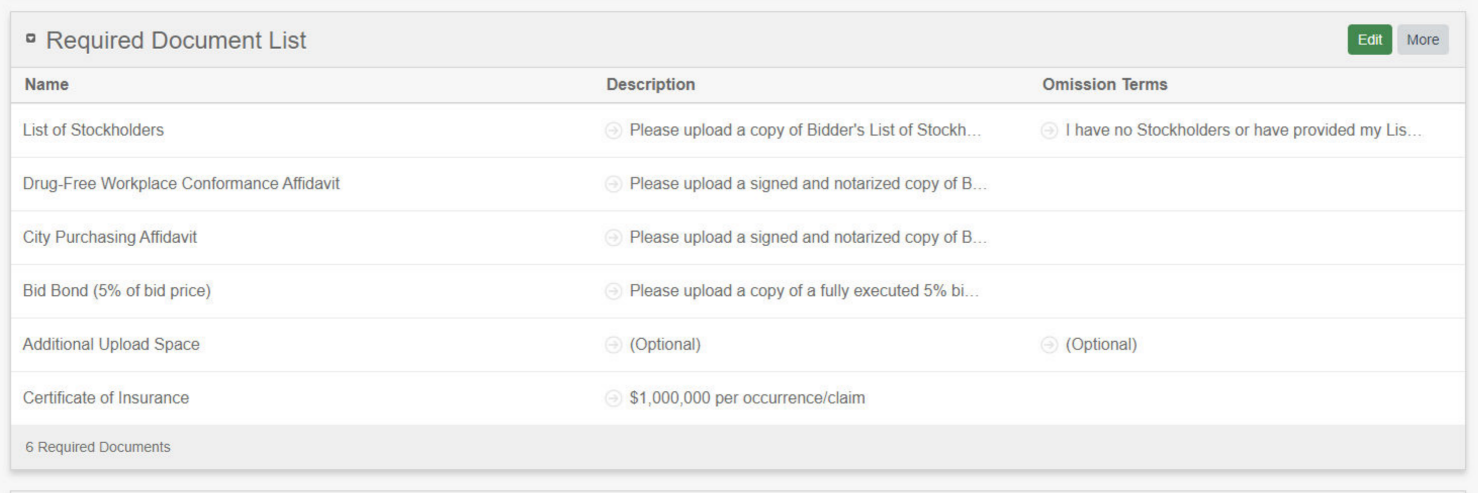
In the event City's selection is reversed, City will reevaluate all proposals which were originally and timely submitted, in accordance with state and city laws and regulations. During the reevaluation, issues addressed during the protest proceedings may be considered.

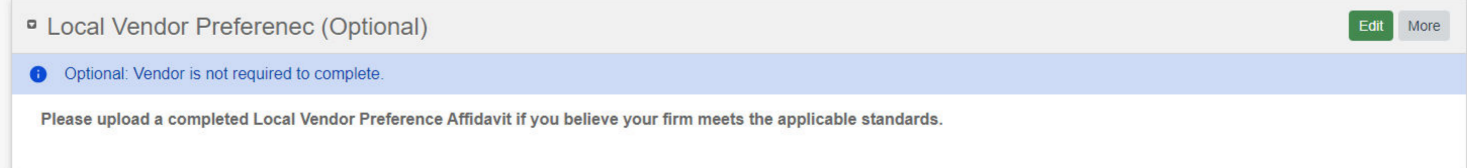
Once a written protest is filed, no work will be performed by Selected Vendor until such time as City has rendered a final decision on the protest; provided that, if City, in its sole discretion, determines time is of the essence regarding receipt of the goods or completion of the services to be performed, City may permit Selected Vendor to proceed pursuant to its proposal and any Agreement with City, until/unless the protest is successful.

By submitting a proposal, each vendor agrees that the procedure outlined herein is the exclusive remedy available to challenge/protest the award of a contract to a successful bidder. The decision of the city manager is final and is not appealable. Each vendor further agrees that, in the event any qualified vendor fails to submit a written protest and certified check or bond within the time period specified, that vendor thereby forever waives its right to any further claim, action, or remedy, including, but not limited to, the right to bring an action before any administrative agency or any court of competent jurisdiction.

Vendor Signature:*

Date:*





<u>Intent</u>

The City of Charleston is seeking qualified vendors to remove and replace the Smith Street Station Residential Facility roof with a new sloped shingled roof. This project shall consist of the removal of the existing roof down to the decking and replacing it with a fully adhered shingled roof system, for the Smith Street Station residential building, which is currently occupied, located at 801 Smith Street, Charleston WV 25301. The roof has been tested for asbestos, and no asbestos containing materials were detected.

The approximate square footage is estimated to be 6,600. The approximate slope is estimated to be 8x12. It will be the responsibility of the bidder to determine the exact square footage and materials necessary to fully complete the job.

The details contained in the following specifications are not designed to exclude any manufacturer from bidding but are offered as a means of describing the needs of the City of Charleston. Where brand names are used, the words "or equal" are assumed to follow. All specifications are minimum requirements unless otherwise stated. Any deviations from the stated specifications must be described in detail and agreed upon by the owner before being instituted.

The provided bid must be in a lump sum fixed price. and include all labor and materials necessary to complete the project.

MANDATORY SPECIFICATIONS

- Vendor must remove all the existing roof components down to the roof deck; to bare sheathing (including porches, dormers, overhangs, etc. if applicable) and haul away immediately (include immediate removal of roof debris from all ground surfaces complete).
- 2. Vendor must identify and repair any damage to the roof frame, sheathing, insulation, and ventilation. The roof condition must be reported to the City of Charleston General Services Manager, Mike Cochran.
- 3. Vendor must furnish all new supplies and materials for the new shingle roof system.
- 4. Vendor must install aluminum drip edges on all eaves and rake of roof
- 5. Vendor must purchase and install new titanium UDL 30 roofing underlayment (*or equivalent*).
- 6. Vendor must install asphalt architectural shingles complete. This includes replacing (*install new*) all flashing around the dormer(s), & porch roofs and installing weather lock/ice guard to all valleys and trailing edges per manufacturers suggestions.
- 7. Asphalt shingles must be black in color with preference of Owens Corning fiberglass architectural shingles or equivalent (owner/city to have color preference of "in stock" shingles only).
- 8. All roof surfaces with less than 3 on 12 pitch will have industry standard rubber roofing installed in addition to industry standard underlayment and attachment hardware (*if applicable*).
- 9. Vendor must install new vent/ pipe boots.

- 10. Vendor must install a new ridge cap system complete.
- 11. Vendor must remove all debris from worksite and leave facility property in the condition it was found in. This includes safeguarding the guttering system from debris and damage to the entire spouting system and downspouts during construction, and also ensuring removal of all debris from guttering system upon completion.
- 12. Vendor is responsible for the removal of all materials, tools, and equipment from the worksite at the completion of the project.
- 13. The finished product must include a minimum of a 1 year workmanship warranty that covers material and labor for any repairs required that are not the result of weather or deliberately caused by an outside source (i.e. vandalism, etc.).
- 14. Strict adherence to federal, state, local building code is required, including all safety requirements required by OSHA or any other applicable regulatory agencies will be strictly enforced during this activity.
 - ** It is the contractor's sole responsibility to ensure the safety of pedestrians traveling around the exterior of the structure during work hours. Proper barriers/methods shall be utilized by the contractor, always keeping dwelling tenants and sidewalk users safe and out of harm's way at all times during the construction process**

INFORMATION FOR BIDDERS

Local Vendor Preference

A local vendor may qualify for a competitive advantage applied to its bid when certain conditions are met. Such as, the vendor has marked on its bid submission that it is requesting to be considered a local vendor for bid evaluation purposes; the vendor provides documentation evidencing that it has the right to conduct business in the State of West Virginia; and the vendor submits an affidavit confirming that it has paid all applicable business taxes to the city or has a non-delinquent payment plan with the city and has had an active and current business and occupation tax account with the city collector during the entire preceding one-year period.

Competitive advantages shall be applied in the following manner:

- (1) A competitive advantage of 4% shall be applied to the local vendor's bid when, prior to applying the competitive advantage, the apparent lowest responsible bidder submits a bid that is greater than \$25,000 but does not exceed \$125,000.
- (2) The competitive advantage of \$5,000 shall be applied to the local vendor's bid when, prior to applying the competitive advantage, the apparent lowest responsible bidder submits a bid that is greater than \$125,000.

Business & Occupation Tax

The City of Charleston broadly imposes a Business & Occupation Privilege Tax for the act or privilege of engaging in business activities within the City of Charleston. Business & Occupation Tax is measured by the application of rates against gross receipts or gross income of the business. All business activities are classified, and the classifications are significant inasmuch as the tax liability varies based on the different rates established for the specific types of business activities.

Individuals or businesses who do not have a physical location or office located in the City of Charleston are also subject to Business & Occupation Tax if they: 1) lease tangible personal property to lessees in Charleston, or 2) perform construction or installation contracts in Charleston or 3) render services in Charleston. Additionally, anyone who sells and/or delivers goods or products in Charleston may also be subject to Business & Occupation Tax.

Business & Occupation Tax should be considered when preparing your bid. If you are uncertain as to your business activity or how your business should properly calculate the tax when preparing your bid, please contact us at botax@cityofcharleston.org.

NOTE: No contract or purchase of materials or equipment will be awarded to a company whose Business & Occupation Tax status is delinquent.

Paper Bidding

Electronic bid submission is preferred, but the City will also accept paper bids.

Receipt and Opening of Bids

Sealed bids will be received by the City Manager until **Wednesday, November 06, 2024, 10:00 a.m.** The bid opening will be held immediately following in the City Manager's office.

Preparation of Bid

Each bid must be submitted in a sealed envelope with the following information marked on the outside: name of bidder, address, project name, and bid opening date and time.

Each model of automobile bid must include a manufacturers specification sheet.

For the bid to be considered timely, it must be <u>received</u> by the City Manager's Office located at 501 Virginia Street East, Room 101, Charleston, WV 25301, by the established deadline. Vendors may hand deliver or mail their submissions to the aforementioned address. All documents in bid packet must be signed, dated and notarized where applicable or the bid may be disqualified.

Questions regarding the submission of paper bids should be directed to Jamie Bowels, Purchasing Director, at Jamie.Bowles@cityofcharleston.org or by calling 304-348-8014.



LIMITED Asbestos Inspection Report

October 15, 2024

Pinnacle Project Number 24-895

Prepared for
Jamie M. Bowles | Director of Purchasing
City of Charleston
501 Virginia Street, East
Charleston, West Virginia 25301
(304) 348-8014 Ext: 176

Property Location 801 Smith St. Charleston, WV

NO PHOTO

Asbestos Content
No Asbestos Containing Materials Detected

Tel: 304-757-5204



Pinnacle Consultants (Pinnacle) conducted a limited asbestos inspection at the referenced project address listed. The purpose of this inspection was to collect bulk samples of materials which were suspected to contain asbestos. The inspection was performed in accordance with generally accepted procedures outlined in the Asbestos Hazard Emergency Response Act (AHERA).

Please see the attached certificates and licenses of the person(s) who conducted the asbestos inspections. The Inspector certifies the inspection and inspection report is in compliance with WV 64-CSR-63 Licensing Rule with the exception of a minimum of three (3) samples were taken of suspected asbestos containing materials per homogeneous area. as.

For this project, a total of three (3) bulk samples were collected from one (1) homogeneous areas. Laboratory analytical results indicate there were Zero (0) homogeneous areas which were identified with asbestos content greater than one percent (>1%). Please see attached laboratory results, chain of custody and bulk sample data table for complete sample location and description information.

The samples were randomly collected from homogeneous areas (HA's) according to the following table:

Friable Surfacing Materials	Thermal System Insulation			
• ≤ 1,000 sq. ft. – 3 samples	• 3 Samples			
• 1,001 – 5,000 sq. ft. – 5 samples	< 6 ln. ft. Patch – 1 Sample			
 >5000 sq. ft. – 7 Samples 				
Miscellaneous and Non-Friable Materials				
In a manner sufficient to determine whether the material in question				
contained asbestos.				

Pinnacle performed the bulk sampling of suspect materials in accordance with generally accepted industry procedures as outlined in the Asbestos Hazard Emergency Response Act (AHERA). Each sample collected was placed into a clean, sealable container and labeled with a sample identification number. This number was recorded on the Bulk Sample Log Sheet and when possible, at the sample location to permit easy identification of the sampled material in the future. Supplemental information was recorded on the Bulk Sample Log Sheet including the date of the inspection, name of inspector, description, and location of sample.

A Chain of Custody was completed, and the samples were submitted to Pinnacle's licensed and NVLAP accredited laboratory for analysis (attached are the laboratory certifications and licenses). The samples were analyzed by Polarized Light Microscopy (PLM) in accordance with method EPA-600/R-93/116 with dispersion staining. Based upon this method qualitative

Tel: 304-757-5204



identification of Chrysotile, Amosite, Crocidolite, Anthophyllite, Tremolite, and Actinolite can be performed. The method specifies the asbestos content be reported as a finite percentage within the range of zero (0 %) to one hundred (100 %) percent.

If a bulk sample contains less than 10 % asbestos (10%), the US EPA recommends the sample be analyzed by the Point Count Method referenced in method EPA 600/R-93/116. This method is a more accurate way of determining the actual percentage of asbestos present in the sample. This method cannot be performed on Non-friable Organically Bound (NOB's) materials (e.g., roofing, mastics, caulking, etc.). For this project zero (0) samples were analyzed utilizing the Point Count Method. Please see the attached bulk sample analysis reports which include Pinnacle's Laboratory identification number and the composition of the bulk sample.

The laboratory analysis concluded that all samples collected for this project were non-asbestos containing. Current laws and regulations require the removal of asbestos containing materials prior to renovation or demolition activities which may disturb these materials. The laws requiring Category I Non-friable asbestos containing materials to be removed prior to demolition vary by state. Please check with your local regulatory agency to determine if Category I asbestos containing materials are required to be removed prior to demolition.

Because not all areas may have been accessible or even included in the inspection, extreme caution should be exercised during the renovation/demolition activities in the event suspect materials not identified in this report, known, or presumed to contain asbestos are exposed during these activities. In the event additional suspect materials that are not included in this report are discovered, all work with the potential to disturb this material should be stopped until a properly certified and licensed inspector performs sampling and analysis has concluded whether the material is asbestos containing or not.

Pinnacle Consultants, its employees or subcontractors, shall not be legally responsible for any direct, indirect, incidental, special, consequential or exemplary damages, including (but not restricted to) damages for loss of investment, value, use, expenditure, or other intangible losses (even if Pinnacle has been advised of the possibility of such damages), resulting from: The use or the incapability to use this document or previously related documentation issued by Pinnacle; statements or behavior of any third party; or any other matter relating to our efforts regarding the referenced property.

On no occasion shall total legal responsibility to any concerned party for all damages, losses, and causes of action go beyond the amount paid to Pinnacle for the preparation and publication of this specific document.

Every attempt was made to gain access to each and every area or to access representative

Tel: 304-757-5204



materials entering or leaving such areas. Pinnacle Consultants accepts no liability nor makes any claims regarding asbestos or suspect materials that were not accessible during the inspection process. Especially if such material was located behind or within walls, concrete decks, sub-floors, chases, or was otherwise generally inaccessible without destructive sampling.

The information in the report or portions thereof may be required to be included in the notifications to contractors or other visitors to the building(s). This report is not intended to be used as a specification or work plan for any of the work suggested or recommended in this report.

This report is based upon conditions and practices observed at the property and information made available to the surveyor. This report does not intend to identify all hazards or unsafe practices, or to indicate that other hazards or unsafe practices do not exist on the premises.

This report or any statements or information contained herein shall not be interpreted to imply any conclusions or opinions related in any manner as to whether any potential health risks to individuals exposed to the building environments were or were not present at the time of our inspection or may or may not develop at some time in the future.

This report is not a guarantee or warranty of any kind and was prepared for the exclusive use of the owner and Pinnacle Consultants and may be provided to others for disclosure purposes only. Prospective purchasers or any other interested parties are advised that this report is not intended for their use or benefit nor is it to be relied upon to ascertain the condition of the property. Pinnacle Consultants, their employees, agents, and subcontractors do not assume any liability for hidden/latent defects or conditions of any kind.

Pinnacle Consultants greatly appreciates the opportunity to provide you with our asbestos inspection and laboratory services for this project. Should you have any questions, please contact our office at your earliest convenience at 304-757-5204.

Sincerely,

Pinnacle Consultants

Tina Burker

Tel: 304-757-5204



PINNACLE PERSONNEL CERTIFICATION(S) & LICENSE(S)

Tel: 304-757-5204

State of West Virginia

Bureau for Public Health
Office of Environmental Health Services
Radiation, Toxics and Indoor Air Division

This is to certify that

PINNACLE CONSULTANTS, LLC 10 INDEPENDENT AVENUE NITRO, WV 25143

Has complied with Chapter 16, Article 32, of the Asbestos Abatement Licensing Rules and Regulations and is hereby licensed as an Asbestos Air & Bulk Sample Analytical Laboratory.

Asbestos Air & Bulk Sample Analytical Laboratory Number:

LT000612

Issued: 02/14/2024

Expires: 02/28/2025

Jason Frame, Director
Office of Environmental Health Services

United States Department of Commerce National Institute of Standards and Technology



Certificate of Accreditation to ISO/IEC 17025:2017

NVLAP LAB CODE: 200718-0

Pinnacle Consultants, LLC

Nitro, WV

is accredited by the National Voluntary Laboratory Accreditation Program for specific services, listed on the Scope of Accreditation, for:

Asbestos Fiber Analysis

This laboratory is accredited in accordance with the recognized International Standard ISO/IEC 17025:2017. This accreditation demonstrates technical competence for a defined scope and the operation of a laboratory quality management system (refer to joint ISO-ILAC-IAF Communique on ISO/IEC 17025).

2024-07-01 through 2025-06-30

Effective Dates



For the National Voluntary Laboratory Accreditation Program



SCOPE OF ACCREDITATION TO ISO/IEC 17025:2017

Pinnacle Consultants, LLC

10 Independent Avenue Nitro, WV 25143 Ms. Miranda Reedy

Phone: 304-757-5204 Fax: 304-757-5205 Email: miranda.reedy@pinnaclecorp.net http://www.pinnaclecorp.net

ASBESTOS FIBER ANALYSIS

NVLAP LAB CODE 200718-0

Bulk Asbestos Analysis

<u>Code</u>	<u>Description</u>
18/A01	EPA 40 CFR Appendix E to Subpart E of Part 763, Interim Method of the Determination of Asbestos in Bulk Insulation Samples
18/A03	EPA 600/R-93/116: Method for the Determination of Asbestos in Bulk Building Materials

For the National Voluntary Laboratory Accreditation Program



10 Independent Avenue, Nitro West Virginia 25143 Tel: 304-757-5204 Fax: 304-440-3465

www.pinnaclecorp.net

Certificate of Completion RICHARD CARTER

Has successfully completed the below course with a score of 70% or better. This course has been approved by the State of West Virginia and U.S. EPA and meets all requirements set forth in 40 CFR Part 763 (AHERA model Accreditation Plan) for purposes of accreditation required under TSCA Title II. This course was conducted in English through the Pinnacle Training Facility located at 10 Independent Avenue Nitro, WV.

Asbestos Inspector Refresher



WEST VIRGINIA

Asbestos Program

Richard A. Carter

IS LICENSED AS AN ASBESTOS INSPECTOR

License #:

AI010173

Issued:

3/7/2024

Expires:

3/31/2025

Director WV OEHS

Training Date
Friday, January 19, 2024

Exam Date
January 19, 2024

Training Hours
4 hours

Certificate Identification
PINNCONSABinsprc-011924-03

Expiration Date
January 19, 2025

Instructor: Gregory A. Pauley



LABORATORY ANALYTICAL RESULTS

Tel: 304-757-5204



10 INDEPENDENT AVENUE NITRO, WV 25143 PHONE 304.757.5204 FAX 304.440.3465 www.pinnaclecorp.net

ASBESTOS IDENTIFICATION BY POLARIZED LIGHT MICROSCOPY ANALYSIS

Attn: Tina Burker					Client Projec	:t/P0#:		
Pinnacle Consultan	nts LLC				PC Pro	ject #:	24-895	
10 Independent Ave	enue				Received	d Date:	10/15/2024	ļ
Nitro, WV 25143					Analysis	Date:	10/15/2024	į
RE: 801 Smith St. C	harleston, WV							
CLIENT ID #:	LAB ID #:		LOCA	TION:			COLOR:	
895-1	24B-22008						Black	
Texture/Description:	Solid/		Chrysotile:	0 %	Tremolite:	0%	Anthophyllite: (0%
TOTAL ASBESTOS:	0 %		Amosite:	0%	Actinolite:	0%	Crocidolite: (0%
Cellulose: 0 %	Fiber Glass:	20%	Ot	hers:	0%	Fille	er/Binder: 80 %	
CLIENT ID #:	LAB ID #:		LOCA	TION:			COLOR:	
895-2	24B-22009						Black	
Texture/Description:	Solid/		Chrysotile:	0 %	Tremolite:	0%	Anthophyllite: (0%
TOTAL ASBESTOS:	0 %		Amosite:	0%	Actinolite:	0%	Crocidolite: (0%
Cellulose: 0 %	Fiber Glass:	20%	Ot	hers:	0%	Fille	er/Binder: 80 %	
CLIENT ID #:	LAB ID #:		LOCA	TION:			COLOR:	
895-3	24B-22010						Black	
Texture/Description:	Solid/		Chrysotile:	0 %	Tremolite:	0%	Anthophyllite: (0%
TOTAL ASBESTOS:	0 %		Amosite:	0%	Actinolite:	0%	Crocidolite: (0%
Cellulose: 0 %	Fiber Glass:	20%	Ot	hers:	0%	Fille	er/Binder: 80 %	
93/116). PLM should no	clarized light microscopy us ot be used to demonstrate requested. This report rela	the abse	nce of asbestos	in floor t	iles. All sample	s will be	e held for thirty (3)	0)

93/116). PLM should not be used to demonstrate the absence of asbestos in floor tiles. All samples will be held for thirty (30) days unless otherwise requested. This report relates only to the items as received and makes no statement as to the contents of surrounding materials.. Multi-layered material which have distinct and separable layers shall be reported separately. This report shall not be reproduced, except in full, without written permission. The results of this report should not be used by the client to claim product certification, approval, or endorsement by NVLAP, NIST, or any agency of the U.S. Government.

Analyzed by:

Miranda Reedy

Dil			
FIII	nac	Ultants	

DATE:	10/15/2027	
NSPECTOR:	Rick Carter	
LOCATION:	801 Smith ST	Charleston, wu

24-895 PROJECT NUMBER:

Please mark for lab purpose:

Demo TURNAROUND TIME:

X_Reno

Material Type

S = Surface Material

M = Miscellaneous Material

TSI - Thermal System Insulation

BULK SAMPLE INVENTORY/CHAIN OF CUSTODY								
Sample #	Lab # (Lab Use Only)	Room # or Description	Sample Description	H.A.	Category (I, II, RACM)	Type (S,M,TSI)	Condition (Good,Fair,Poor)	Qty.
895-1	248-22008	Roof	3 tab Shingles	A		M	Fair	The Court of the Section of the Sect
895-2	74B-22009	ROOF	3 tab Shingles	À	j	m	Fair	
895-3	248-22010	Roof	3 tab Shingles	A	j .	m	Fair	
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								A Private Priv
Annual Control of the					- 1			ORGANISM AND THE CONTRACTOR OF THE

Relinquished by: Mandakooly

GENERAL TERMS AND CONDITIONS FOR SERVICE AGREEMENTS

These General Terms and Conditions apply to Service Agreements entered into between the City and Vendor and dominate over any competing terms made a part of the Service Agreement.

- 1. **DISPUTE RESOLUTION, JURISDICTION AND VENUE** Any references to arbitration contained in the Agreement are hereby deleted, as is any requirement to waive a jury trial. If any breach, default, or other dispute arises out of this Agreement, the Parties agree that they will exercise good faith and commercially reasonable efforts to resolve said breach, default or other dispute through negotiation and/or mediation. If the parties cannot resolve the matter without litigation, the Parties acknowledge and agree that either the Circuit Court of Kanawha County, West Virginia or the Federal District Court for the Southern District of West Virginia shall have exclusive jurisdiction to resolve the breach, default or other dispute giving rise to the litigation. Any language requiring or permitting disputes under the Agreement to be resolved in any other court is deleted. Vendor acknowledges and agrees that resolution agreements reached through consultation and negotiation, or any other form of dispute resolution, may be subject to approval by City's governing body during a public meeting.
- 2. **NO INDEMNITY** Any clause requiring the City to indemnify, defend or hold harmless any party is hereby deleted in its entirety. Any language requiring the City to agree to, or be subject to, any form of equitable relief not authorized by the Constitution or laws of the State of West Virginia is deleted.
- 3. **GOVERNING LAW** The Agreement shall be deemed to be executed in the City of Charleston, State of West Virginia, and shall be governed by the laws of the State of West Virginia. This provision replaces any references to any other State's governing law.
- 4. <u>TAXES</u> Provisions in the Agreement requiring the City to pay taxes are deleted. As a political subdivision of the State, the City is exempt from Federal, State, and local taxes and will not pay taxes for Vendor or any other party, including individuals, nor will the City file any tax returns or reports on behalf of Vendor or any other party.
- 5. <u>PAYMENT</u> Any references to prepayment are deleted. Payments for goods or services will be in arrears only upon receipt of a proper invoice, detailing the goods or services provided or receipt of the goods or services, whichever is later. Notwithstanding the foregoing, payments for software licenses, subscriptions, or maintenance may be paid monthly or annually in advance.
- 6. **INTEREST** Any language imposing any interest or charges due to late payment are deleted.

- 7. **RECOUPMENT** Any language in the Agreement waiving the City's right to set-off, counterclaim, recoupment, or other defense is hereby deleted.
- 8. <u>FISCAL YEAR FUNDING</u> Services performed or goods provided under the Agreement may be continued in succeeding fiscal years for the term of the Agreement, contingent upon funds being appropriated by City Council or otherwise being available for the goods or services. In the event funds are not appropriated or otherwise available for the goods or services, the Agreement shall terminate without penalty on the next occurring June 30. After that date, the Agreement becomes of no effect and is null and void. However, the City agrees to use its best efforts to have the amounts contemplated under the Agreement included in its budget. Non-appropriation or non-funding shall not be considered an event of default.
- 9. **STATUTE OF LIMITATION** Any clauses limiting the time in which the City may bring suit against Vendor or any lessor, individual, or other party are deleted.
- 10. <u>SIMILAR SERVICES</u> Any provisions limiting the City's right to obtain similar services or equipment in the event of default or non-funding during the term of the Agreement are hereby deleted.
- 11. <u>ATTORNEY FEES AND OTHER COSTS</u> The City shall not be responsible for payment of attorney's fees, costs of collection, or court costs of Vendor or of any lessor, individual or other party. Any different or conflicting provisions in the Agreement are invalid, null and void, and are deleted.
- 12. <u>ASSIGNMENT</u> Notwithstanding any clause to the contrary, the City reserves the right to assign the Agreement to another City agency, board or commission upon thirty (30) days written notice to the Vendor. Vendor agrees not to assign the Agreement to any person or entity without the City's prior written consent, which will not be unreasonably delayed or denied.
- 13. <u>LIMITATION OF LIABILITY</u> Any provision limiting the Vendor's liability for direct damages to person or property or limiting the Vendor's liability under a warranty to a certain dollar amount or to the amount of the Agreement is hereby deleted. In addition, any limitation of Vendor's liability is null and void to the extent that it precludes any action for injury to persons or for damages to personal property.
- 14. <u>RIGHT TO TERMINATE</u> City shall have the right to terminate the Agreement upon thirty (30) days written notice to Vendor.
- 15. <u>TERMINATION CHARGES</u> Any provision requiring the City to pay a fixed amount or liquidated damages upon termination or cancellation of the Agreement is hereby deleted. The City may only agree to reimburse Vendor for actual costs incurred or losses sustained

- during the current fiscal year due to termination by the City prior to the end of any current agreement term.
- 16. **RENEWAL** Any reference to automatic renewal, modification, or extension of the Agreement is hereby deleted. The Agreement may be renewed only upon authorized and mutual written agreement of the parties.
- 17. **INSURANCE** Any provision requiring the City to insure equipment or property of any kind and name the Vendor as beneficiary or as an additional insured is hereby deleted.
- 18. <u>RIGHT TO NOTICE</u> Any provision for repossession of equipment without notice is hereby deleted. However, the City does recognize a right of repossession upon default and with notice.
- 19. **NO WAIVER** City does not waive and expressly preserves its right to due process and any and all immunities afforded the City under West Virginia State law. Any provision requiring the City to waive any rights, claims or defenses is hereby deleted.
- 20. <u>ACCELERATION</u> Any reference to acceleration of payments in the event of default or non-funding is hereby deleted.
- 21. **<u>DELIVERY</u>** All deliveries under the Agreement will be FOB destination unless the City expressly and knowingly agrees otherwise. Any contrary delivery terms are hereby deleted.
- 22. **CONFIDENTIAL INFORMATION** Vendor acknowledges that City is a public entity and is subject to mandatory disclosure of certain information upon request under W.Va. Code § 29B-1-1 et seq. (the "Freedom of Information Act") and W.Va. Code § 6-9A-1 et seq. (the "Open Governmental Proceedings Act"). Any provisions regarding confidential treatment or non-disclosure of the terms and conditions of the Agreement are hereby deleted. City contracts are public records under the Freedom of Information Act and public procurement laws. This Agreement and other public records may be disclosed without notice to the Vendor at the City's sole discretion. Any provision regarding confidentiality or non-disclosure related to contract performance are only effective to the extent they are consistent with the Freedom of Information Act and incorporated into the Agreement through a separately approved and signed non-disclosure agreement.
- 23. <u>WARRANTIES</u> Any reference to the waiver or exclusion of any specific or general warranties of merchantability or warranties of fitness or any other warranties are hereby deleted.
- 24. <u>PRICING ADJUSTMENTS</u> To the extent the Agreement contains any provision allowing Vendor to escalate or otherwise increase prices or costs for services as set forth in the Agreement, no such provision shall be valid or enforceable. No prices or costs may be

- increased by Vendor until and unless notice of proposed increase is provided to City by Vendor and agreed to in writing by City.
- 25. <u>THIRD-PARTY SOFTWARE</u> If this Agreement contemplates or requires the use of third-party software, the vendor represents that none of the mandatory click-through, unsigned, or web-linked terms and conditions presented or required before using such third-party software conflict with any term of these General Terms and Conditions or that it has the authority to modify such third-party software's terms and conditions to be subordinate to these General Terms and Conditions. The Vendor shall indemnify and defend the City against all claims resulting from an assertion that such third-party terms and conditions are not in accord with, or subordinate to, these General Terms and Conditions.
- 26. <u>AMENDMENTS</u> All amendments, modifications, alterations or changes to the Agreement shall be by mutual agreement, in writing, and signed by both parties. Any language to the contrary is deleted. No amendment, modification, alteration or change may be made to these General Terms and Conditions without the authorized and express written approval of the Mayor of the City of Charleston.
- 27. <u>LIABILITY OF INDIVIDUALS</u> The Parties agree that the Agreement shall be not construed to extend any personal liability to individuals executing or administering the Agreement on behalf of City or Vendor. Notwithstanding, this provision shall not be construed to prevent Vendor or City from taking any and all legal action against any individual who commits fraud related to this Agreement.

GENERAL CONDITIONS

- Bid shall be delivered F.O.B. to: the City Manager's Office located at 501 Virginia Street East, Room 101, Charleston, WV 25301.
- Equipment Delivery Information if needed.
- Only new equipment will be accepted. No factory refurbished, display or used equipment is allowed. All manuals, warranties and agreements must arrive at the time the equipment is delivered.
- Bidder shall state on bid proposal form number of days allowed for delivery of equipment following date of firm order. Time is of the essence with regard to this project. Therefore, the completion date will be considered in deciding the successful bidder. The successful bidder will be held accountable to honor the delivery date.
- Only one bid will be accepted from each vendor.
- The unit will not be accepted by the City if all specifications and any other requirements have not been met. Return of the equipment, if necessary, will be at the expense of the bidder.
- Any deviations from the bid specifications must be included on a separate sheet and attached to the bid form.
- Enclose with this bid proposal all manufacturer brochures, all warranty agreements on equipment proposed, a list of the company's stockholders, the city's Purchasing Affidavit and any other documents as required by the City and described in this document. Firms must acknowledge the City's protest process, attached herein, by submitting a signed copy with their bid proposal. Firms may not be considered, at the City's discretion, if any of the listed enclosures are not included with the bid submission.
- Per City Code, facsimile, telephonic or oral bids will not be accepted.
- Debarred vendors may not submit bids or be awarded contracts.
- The City of Charleston is exempt from state and local taxes.
- The City Council or the City Manager reserves the right to reject any and all bids.
- Contract and Contract Documents

The Contract includes the invitation for bids, proposal, contract form, contract bond, specifications, special provisions, plans, notice to proceed, any change orders and other supplemental agreements that are required to complete the construction of the work in an acceptable manner.

Specifications shall include applicable sections of the West Virginia Department of Transportation Division of Highways Standard Specifications for Roads and Bridges, Adopted 2023 (WVDOH Specifications), including the most recent supplemental

specifications and the Standard Details Book, Volume 1, Drainage, Guardrail, Pavement, Fence, and Markers, Issue Date: May, 2016 (WVDOH Standard Details).

The quantities listed in the contract documents are estimates. The City will pay for quantities actually in place. The City reserves the right to vary the quantities up to 50 % with no change in unit price, except for optional items that may or may not be completed as part of this project.

Materials, Services, and Facilities

The Contractor shall provide and pay for all materials, labor, tools, equipment, and all other services and supplies to complete the project in the specified time except as noted in the Contract Documents.

Surveys, Permits, and Regulations

Survey/Grade information is provided for informational purposes only. The Contractor shall verify existing information and obtain additional information as necessary. The Contractor shall establish horizontal and vertical control as necessary for proper layout of the work.

Contractor's Obligations and Retainage

The Contractor agrees to indemnify, defend and hold the City harmless against any property damage or personal injury claim as a result of any activity resulting from this project. The Contractor shall carry general liability insurance in amounts equal to or in excess of \$1,000,000 per occurrence/claim and shall name the City as an additional insured on its liability policy.

The Contractor shall remove all debris and leave the site in a clean and orderly condition following the completion of the work. The City will hold a 10% retainage pending final acceptance of the job.

The Contractor shall guarantee that his work is free from defects for one (1) year after acceptance of the project by the City.

Weather Conditions

In the event of temporary suspension of work due to inclement weather, or whenever the Engineer shall direct, the Contractor shall, and then cause his subcontractors to carefully protect their work and materials against damage or injury. If, in the opinion of the Engineer, any work or materials have been damaged or injured by reason of failure on the part of the Contractor or his Subcontractors to protect their work, such materials shall be removed and replaced at the expense of the Contractor.

Responsibility of Avoiding Structures

The Contractor shall assume full responsibility for the protection of all property in the vicinity of the project. The Contractor shall notify the Engineer if their work encroaches on structures in the area of the project. The Contractor shall replace or repair anything damaged as a result of the Contractor's work at no additional cost to the City. The Contractor shall be

responsible for notifying all utility companies prior to any construction and shall also be responsible for having any utility lines, valves, meters, manholes, etc. relocated or adjusted that may interfere with the completion of this project. The cost and scheduling of utility relocations shall be included in the base bid and shall be performed at no additional cost to the City.

Traffic Control

A minimum of one lane of traffic is to be maintained on all streets whenever possible. If necessary, the contractor may close the road during construction. The City Engineer and City Traffic Department shall review and approve the day, time and duration of any requested road closure.

The Contractor shall provide adequate cones, signs, and if necessary flag persons with appropriate clothing and equipment to control traffic during all phases of the operation. It shall be the responsibility of the Contractor to notify the City Traffic Department, the City Engineer and the local residents of traffic and parking disruptions prior to beginning work.

Costs for all traffic control is incidental to the project.

Cleanup

It shall be the responsibility of the contractor to keep the construction area clean from trash and debris at all times. The final cleanup shall be reviewed by the City Engineer prior to final payment.

Superintendence by Contractor

The Contractor shall provide a superintendent or foreman who shall have full authority to act for the Contractor.

Changes in Work

No changes in the work will be allowed without prior approval of the City. Changes will be accounted for by unit bid prices, an agreed lump sum, or the actual cost of labor, materials, rental costs, and other applicable costs.

Payment and Performance Bonds

At the time of the execution of this contract, the successful bidder shall execute and deliver to the City Payment and Performance Bonds payable to the City of Charleston, <u>both</u> in the amount of **one hundred percent (100%)** of the contract price. As an alternate, the successful bidder may furnish cash bonds or U.S. Government Bonds in the amount of **one hundred percent (100%)** of the contract price for each of the Payment and Performance Bonds. Firms may also elect to provide the City with an irrevocable standby Letter of Credit in the amount of **two hundred percent (200%)** of the contract price, with the City as beneficiary, issued by a reputable lending institution with terms satisfactory to the City and its legal counsel in lieu of performance and payment bonds.

Licenses

Bidders must be licensed contractors by the State of West Virginia and licensed to do business in the City of Charleston.

CITY OF CHARLESTON PURCHASING AFFIDAVIT

VENDOR OWING A DEBT TO THE STATE OR POLITICAL SUBDIVISION:

West Virginia Code § 5A-3-10a provides that: No contract or renewal of any contract may be awarded by the state or any of its political subdivisions to any vendor or prospective vendor when the vendor or prospective vendor or a related party to the vendor or prospective vendor is a debtor and the debt owed is an amount greater than one thousand dollars (\$1,000) in the aggregate.

PUBLIC IMPROVEMENT CONTRACTS & DRUG-FREE WORKPLACE ACT:

If this is a solicitation for a public improvement construction contract, the vendor, by its signature below, affirms that is has a written plan for a drug-free workplace policy in compliance with Article 1D, Chapter 21 of the **West Virginia Code**. The vendor **must** make said affirmation with its bid submission. Further, public improvement construction contracts may not be awarded to a vendor who does not have a written plan for a drug-free workplace policy in compliance with Article 1D, Chapter 21 of the **West Virginia Code** and who has not submitted that plan to the appropriate contracting authority in a timely fashion. For a vendor who is a subcontractor, compliance with Section 5, Article 1D, Chapter 21 of the **West Virginia Code** may take place before their work on the public improvement is begun.

ANTITRUST:

In submitting a bid to any agency for the State of West Virginia, the bidder offers and agrees that if the bid is accepted, the bidder will convey, sell, assign or transfer to the state of West Virginia all rights, title and interest in and to all causes of action it may now or hereafter acquire under the antitrust laws of the United States and the State of West Virginia for a price fixing and/or unreasonable restraints of trade relating to the particular commodities or services purchased or acquired by the state of West Virginia. Such assignment shall be made and become effective at the time the purchasing agency tenders the initial payment to the bidder.

I certify that this bid is made without prior understanding, agreement or connection with any corporation, firm, limited liability company, partnership or person or entity submitting a bid for the same materials, supplies, equipment or services and is in all respects fair and without collusion or fraud. I further certify that I am authorized to sign the certification on behalf of the bidder or this bid.

LICENSING:

Vendors must be licensed and in good standing in accordance with any and all state and local laws and requirements by any state or local agency of West Virginia, including, but not limited to, the West Virginia Secretary of State's Office, the West Virginia Tax Department, the West Virginia Insurance Commission or any other state agencies or political subdivision. Furthermore, the vendor must provide all necessary releases to obtain information to enable the Director or spending unit to verify that the vendor is licensed and in good standing with the above entities.

CONFIDENTIALITY:

The vendor agrees that he or she will not disclose to anyone, directly or indirectly, any such personally identifiable information or other confidential information gained from the agency, unless the individual who is the subject of the information consents to the disclosure in writing or the disclosure is made pursuant to the agency's policies, procedures and rules. Vendor further agrees to comply with the Confidentiality Policies and Information Security Accountability Requirements, set forth in http://www.state.wv.us/admin/purchase/privacy/noticeConfidentiality.pdf.

Under penalty of law for false swearing (**West Virginia Code § 61-5-3**), it is hereby certified that the vendor affirms and acknowledges the information in this affidavit and is in compliance with the requirements as stated.

vendor's Name:		
Authorized Signature:	Date:	



State of West Virginia DRUG FREE WORKPLACE CONFORMANCE AFFIDAVIT West Virginia Code §21-1D-5

I,		, after being first di	uly sworn, depose	e and state as follows:
1.	I am an employee of			· and.
Δ.	I am an employee of	(Com	oany Name)	<u></u>
2.	I do hereby attest that _	(0)		
		(Com _l	oany Name)	
	maintains a written plan policy are in compliance			that such plan and
The a	above statements are swo	rn to under the pena	alty of perjury.	
		Printed Name:		
		Signature:		
		Title:		
		Company Name:_		
		Date:		
STAT	E OF WEST VIRGINIA,			
COU	NTY OF	· · · · · · · · · · · · · · · · · · ·	TO-WIT:	
Take	n, subscribed and sworn to	o before me this	day of	
Ву С	ommission expires			
(Seal)			
		_	(Notary Public)	



CITY OF CHARLESTON, WEST VIRGINIA

LOCAL VENDOR AFFIDAVIT

Pursuant to § 2-480 of the Charleston City Code, a Local Vendor may qualify for a competitive advantage applied to its bid when certain conditions are met. One condition requires the vendor to submit this affidavit confirming that (1) the vendor has paid all applicable business taxes to the City or has a non-delinquent payment plan with the City, and (2) the vendor must state that it has had an active and current business & occupation tax account with the City Collector during the entire one-year period prior to the bid opening.

<u>AFFIRMATION</u>: By singing this form, the vendor's authorized signer affirms and acknowledges under the penalty of law for false swearing (W. Va. Code § 61-5-3) that (1) the vendor has paid all applicable business taxes to the City or has a non-delinquent payment plan with the City, and (2) the vendor has had an active and current business & occupation tax account with the City Collector during the entire one-year period prior to the scheduled bid opening for the procurement listed below.

WITNESS THE FOLLOWI	NG SIGNATURE:			
Vendor's Corporate Name	:			
Authorized Signature:			_ Date:	
(F	Printed Name and Title)			
State of				
County of	, to wit:			
Taken, subscripted, and so	worn before me this	_ day of		20
[SEAL]			Notary Public	
My Commission expires _		, 20	_•	
********	********	******	*****	
Name of Procurement:			Bid Opening Date:	



Required Licenses

Bidders must be licensed contractors by the State of West Virginia and registered to do business in the City of Charleston.

COMPANY NAME:
ADDRESS:
TELEPHONE:
WV STATE CONTRACTOR'S LICENSE #
EMAIL ADDRESS:
Is your business registered with the Charleston City Collector?
YesNo
If yes, what is your vendor registration number?

Subcontractor List Submission (Construction Contracts Only)

Bidder's Name:			
	rm more than \$25,000.00 of work to complete the		
project.			
Subcontractor Name	License Number if Required by W. Va. Code § 21-11-1 et. seq.		

Attach additional pages if necessary