

Solicitation ITB# PK-240413

CONTRACT DOCUMENTS FOR

ADA Concrete Improvements - City Parks Phase 1

Issue Date: Monday, May 6, 2024 **Due Date:** Wednesday, May 29, 2024, 2:00 p.m. (Pacific Time)

Parks & Recreation DirectorKim Lyddane Parks & Facilities Maintenance ManagerRick Barnett Contracts & Procurement OfficerDiane Murzynski, NIGP-CPP, CPPO For more information on this project, email contracts@albanyoregon.gov.

CITY OF ALBANY, OREGON

PK-240413, ADA Concrete Improvements – City Parks Phase 1

TABLE OF CONTENTS

| TABLE OF CONTENTS | 2 |
|--|----|
| BIDDER'S SUBMITTAL CHECKLIST | |
| INVITATION TO BID | 4 |
| PROPOSAL | 6 |
| SCHEDULE OF CONTRACT PRICES | |
| BID BOND | 12 |
| EMPLOYEE DRUG AND ALCOHOL TESTING PROGRAM CERTIFICATION | 13 |
| EMPLOYEE BACKGROUND CHECK PROGRAM CERTIFICATION | 14 |
| FIRST-TIER SUBCONTRACTOR DISCLOSURE | 15 |
| SAMPLE CONTRACT | 16 |
| PERFORMANCE BOND | |
| PAYMENT BOND | 21 |
| SPECIAL PROVISIONS | 23 |
| SECTION I: GENERAL REQUIREMENTS AND TECHNICAL SPECIFICATIONS | 23 |
| SECTION II: STATE AND FEDERAL CONTRACTING LAW | |
| SECTION III: TECHNICAL SPECIFICATIONS – BID ITEMS | |
| LIST OF APPENDICES | 42 |
| | |

CONSTRUCTION DRAWINGS (sized 11" x 17" - attached as separate file)

Bids must be received by the time and date designated in the Invitation to Bid. It is the responsibility of the Bidder to submit the bid before the indicated deadline to the designated location. Bids received in the procurement email repository after the designated closing time will be determined nonresponsive and will not be accepted. The City is not responsible for late or mishandled delivery. The City is not responsible for late or mishandled delivery, equipment or software failure, internet or website downtime, corrupt or unreadable data, or other technical issues that may cause delay or non-delivery of a bid or inaccessibility of the submitted data.

If Bidder obtains these documents by means of a website or copied from a Plan Center, it is the responsibility of the Bidder to check for addenda to this solicitation prior to bid opening. To be notified of addenda, Bidder may email <u>contracts@albanyoregon.gov</u> and request to be added to the Plan Holder's list.

All bids must be submitted on City-provided forms that do not contain unauthorized alterations. Bids should be received in non-editable PDF format when submitted electronically, no links to documents will be accepted. The total size limit for each email submittal response should be less than 20 MB. An automated response will be generated back to the sender stating, "Proposal has been received by the City." If you do not receive a notification, you may contact Diane Murzynski at contracts@albanyoregon.gov or 541-917-7522. Bidders must submit responses within a reasonable amount of time before the bid opening date and time to ensure timely email delivery.

A scanned copy of a bid bond is acceptable for the purposes of the bid opening and must be received before the bid opening.

All bids shall include the following submittals or may be considered nonresponsive:

- □ Signed Proposal (two pages) with all applicable blanks completed
- Completed Schedule of Contract Prices *signed by an authorized representative of the company who can "execute bids"*
- □ Bid Bond *using City-provided Bid Bond form with no alterations*
- Employee Drug and Alcohol Testing Program Certification form
- Pay Equity Training Certificate (*Applicable if greater than \$500,000 and 50 or more employees*)
- Addenda Acknowledgement (acknowledge on Proposal if addenda have been issued)
- Evidence of Insurance

Submitted <u>within two hours</u> after bid closing time (required under ORS 279C.370):

□ First-Tier Subcontractor Disclosure form – signed and if "none" indicate as such

Other than what is listed above, it is not necessary to submit any additional pages with the bid.



NOTICE TO CONTRACTORS CITY OF ALBANY, OREGON INVITATION TO BID

Category of Bid: Construction Engineer's Estimate: \$200,000 Bids due at 2:00 p.m., (Pacific Time), Wednesday, May 29, 2024

The City of Albany hereby extends an invitation to submit bids for:

PK-240413, ADA Concrete Improvements – City Parks Phase 1: This project includes construction of and ADA accessibility improvements to City parks and related appurtenances. This is the first of several concrete improvements to City Parks.

Optional Prebid Meeting: A meeting will be held Wednesday, May 15, 2024, 10:00 a.m. to 11:00 a.m. in the Periwinkle Room, at Albany City Hall, 333 Broadalbin Street SW, Albany. Contractors are encouraged to attend.

Bids shall be submitted the Finance Department, to Diane Murzynski in at procurement@albanyoregon.gov and received not later than 2:00 p.m., on Wednesday, May 29, 2024, or any extension of the time made by addendum. Bids will be considered time-stamped and received by the City when received in the procurement email inbox. The email subject line must include the project number and name as follows: PK-240413, ADA Concrete Improvements - City Parks Phase 1. The body of the email must plainly identify (1) the project name, (2) the bid opening time and date, (3) the bidder's name, and (4) the contractor's license number (per ORS 701). Immediately following the filing deadline, the bids will be opened and publicly read using a virtual hosted meeting, https://global.gotomeeting.com/join/623409989. Interested parties may also dial in using their phones (1-571-317-3122, access code 623-409-989). Bid totals will be posted on the City's website at https://albanyoregon.gov/bids.

The City received funding from the American Rescue Plan Act (ARPA) of 2021. This procurement is being made in accordance with 2 CFR § 200.320 and ORS 279B.060. The Bidder must comply with 2 CFR 200 and *Appendix II to Part 200 – Contract Provisions for Non-Federal Entity Contracts Under Federal Awards*.

Contract bid documents may be downloaded from the City of Albany website at <u>https://albanyoregon.gov/bids</u>. It is imperative those who download the contract bid documents check the website regularly for addenda, clarifications, and other pertinent notifications. All who are known by the City of Albany to have received a complete set of the contract bid documents will receive notification when additional items are posted. Please email <u>contracts@albanyoregon.gov</u> to be added to the Plan Holder's list.

Each bidder must have access to a current set of City of Albany *Standard Construction Specifications*, (updated February 2024) which can be found on the City's website at <u>https://albanyoregon.gov/standard-construction-specifications</u>. All public improvements are required to conform to these specifications and bid prices must reflect these specifications. A hard copy of these *Standard Construction Specifications* may be purchased for \$100. Holders of hard copy *Standard Construction Specifications* will be required to purchase a new copy of specifications each time they are updated. For project information, email Rick Barnett at <u>rick.barnett@albanyoregon.gov</u> and Diane Murzynski at <u>contracts@albanyoregon.gov</u>. All

questions will be addressed via an addendum to the solicitation documents and posted to the City website.

All City contracts contain a statement declaring the bidder agrees to comply with the provisions of ORS 279C.800 through 279C.870 regarding payment of prevailing wages. The City's contract contains a clause which incorporates by reference all of the provisions of ORS Chapter 279C which are applicable to public contracts. Bidders are expected to be familiar with these provisions including, but not limited to, recent changes to ORS Chapter 279C.

No bid will be received or considered unless the bidder is licensed by the Construction Contractors Board for construction projects or licensed with the State Landscape Contractors Board for landscaping projects.

A 10% bid bond, certified check, or cashier's check must accompany each bid on all projects and must be forfeited if the bidder fails to enter into a Contract with the City of Albany within 10 days after the date of the Notice of Award. **A scanned copy must be submitted with the bid**.

DATED THIS 6TH DAY OF MAY 2024.

Dime M Murzynski

Diane M. Murzynski, NIGP-CPP, CPPO, CPPB Contracts & Procurement Officer

PUBLISH: Daily Journal of Commerce on Monday, May 6, 2024 City of Albany Website on Monday, May 6, 2024

PROPOSAL

To the Honorable Mayor and City Council Albany, Oregon 97321

BIDDER'S DECLARATION AND UNDERSTANDING

The undersigned Bidder declares that the Contract Documents for the construction of the proposed improvement have been carefully examined; that the site has been personally inspected; that the Bidder is satisfied as to the quantities of materials, items of equipment, and conditions or work involved including the fact that the description of the quantities of work and materials as included herein is brief and is intended only to indicate the general nature of such items and to identify the said quantities with the detailed requirements of the Contract Documents; and that the Bidder's proposal is made according to the provisions and under the terms of the Contract Documents, which documents are hereby made a part of this proposal.

The Bidder further declares that the only persons or parties interested in this proposal are those named herein, that this proposal is in all respects fair and without fraud, that it is made without collusion with any official of the City of Albany, and that the proposal is made without any connection or collusion with any person making another proposal on this Contract. The Bidder, and each person signing on behalf of the Bidder, certifies they do not have a personal or organizational conflict of interest and have not participated in drafting the scope of work or writing the specifications required for the project.

The Bidder further declares, by signing this proposal, that all the provisions required by ORS 279C.800 through 279C.870 relating to the payment of prevailing wage rates for work performed under the Contract with the City of Albany must be complied with.

The Bidder further agrees that its own judgment has been exercised regarding the interpretation of subsurface information and all data which it believes pertinent from the Project Manager, Owner, and other sources in arriving at these conclusions have been utilized.

The Bidder further certifies that they have authority and knowledge regarding the payment of taxes and that to the best of their knowledge are not in violation of any Oregon Tax Laws as provided for in ORS 305.385(6). For purposes of this certification, "Oregon Tax Laws" are those tax laws imposed by ORS 320.005 to 320.150 and ORS 403.200 to 403.250 and ORS Chapters 118, 314, 316, 317, 318, 321, and 323; the elderly rental assistance program under ORS 310.630 to 310.706; and any local tax laws administered by the Oregon Department of Revenue under ORS 305.620.

CONTRACT EXECUTION, BONDS, AND RETAINAGE

The Bidder agrees that if this proposal is accepted:

- A contract with the City of Albany, Oregon, will be executed, within 10 days after the date of the Notice of Award, in the form of Contract annexed hereto, and will at that time, deliver to the City of Albany the 100 percent Performance Bond and 100 percent Payment Bond, and will, to the extent of this proposal, furnish all machinery, tools, apparatus, and other means of construction and do the work and furnish all the materials necessary to complete all work as specified or shown in the Contract Documents.
- A Request for Taxpayer Identification Number and Certification (W-9) will be completed as a condition of the City's obligation to make payment. In the event the Bidder fails to complete and return the W-9 to the City, payment to Bidder may be delayed, or the City may, in its discretion, terminate the Contract.
- <u>Automatic Clearing House (ACH) Direct Payment Authorization</u>. The City prefers to pay the contractor invoices via electronic funds transfers through the ACH network. To initiate this more timely, efficient, and secure payment method, Bidder must complete the City's ACH Vendor Direct Payment

Authorization available at <u>https://www.albanyoregon.gov/eftform</u>. Information provided on the form is exempt from public records disclosure under ORS 192.345(27).

• For contracts that exceed \$500,000, Contractor must elect retainage to be held in an interestbearing escrow account, or an alternate method in lieu of cash retainage as a condition of payment and as required by ORS 279C.570(2). Contractor must complete an Escrow Account Agreement if funds are to be held in an interest-bearing account, otherwise Contractor must provide a deposit of bonds, securities or other instruments, or Contractor must provide a surety bond in an amount equal to five percent of the total bid. City may recover from Contractor additional costs incurred in the handling of retainage alternatives, whether a deposit of bonds, securities, or other instruments, surety bond, or for an interest-bearing account, ORS 279C.560(3).

CERTIFICATES OF INSURANCE

The Bidder agrees to furnish the Owner, before commencing the work under this Contract, the certificates of insurance as specified in the *Standard Construction Specifications*, at <u>https://albanyoregon.gov/standard-construction-specifications</u>. Insurance shall meet the requirements specified, and Bidder shall maintain adequate insurance and be in compliance with these requirements for the duration of the project.

Coverage must be at least as broad as:

- Commercial General Liability: Insurance Services Office (ISO) form CG 0001 with an edition date of 10-2001 or later, providing Commercial General Liability – Occurrence Form. With CG 25 03 (Amendment Aggregate Limits of Insurance per Project) or equivalent attached.
- 2. Automobile Liability: Insurance Services Office (ISO) form CA 0001 providing Business Automobile Coverage on owned, non-owned and hired vehicles.
- 3. Workers' Compensation: Insurance as required by Oregon Revised Statutes and including Employers Liability Insurance.

Contractor must maintain limits no less than:

- 1. Commercial General Liability \$2,000,000 Each Occurrence
 - \$2,000,000 Personal Injury

\$3,000,000 General Aggregate

\$3,000,000 Products/Completed Operations Aggregate

The General Aggregate and Products/Completed Operations Aggregate must apply separately on a "per project basis".

 Automobile Liability: \$2,000,000 Per Occurrence
Employers Liability: \$1,000,000 Each Accident \$1,000,000 Disease Aggregate \$1,000,000 Disease Each Employee

 ADDENDA ACKNOWLEDGEMENT
 No(s).
 Dated
 No(s).
 Dated
 No(s).
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START OF CONSTRUCTION AND CONTRACT COMPLETION DATE

If awarded this contract, the Bidder agrees to begin work within 10 calendar days after the date of the Notice to Proceed for the Contract and to complete the construction, in all respects, as set forth in the Special Provisions of these Contract Documents.

LIQUIDATED DAMAGES

In the event the Bidder is awarded the Contract and fails to complete the work within the time stated above or extended time agreed upon, as more particularly set forth in the Contract Documents, liquidated damages must be paid to the City of Albany, Oregon, as provided under General Requirements, Subsection 108.06.00 of the City of Albany *Standard Construction Specifications*.

BID BOND

Accompanying this proposal is a certified check, cashier's check, or Bidder's bond in the sum of (10% of Bid Total) _____ Dollars (\$_____),

according to the General Requirements of the Contract Documents which is to be forfeited as liquidated damages, if, in the event this proposal is accepted, and the Bidder fails to execute the Contract and furnish satisfactory Performance and Payment Bond under the conditions and within the time specified in the Contract Documents; otherwise said check or bond is to be returned to the Bidder.

<u>SURETY</u>

If the Bidder is awarded a construction Contract on this proposal, the Surety who provides the Performance Bond will

| be | whose address is (street and |
|-------|------------------------------|
| city) | and Payment Bond will be |
| | whose address is (street and |
| city) | |

LUMP SUM OR UNIT PRICE WORK

The Bidder further proposes to accept as full payment for the work proposed herein the amounts computed under the provisions of the Contract Documents and based on the following lump-sum or unit-price amounts, it being expressly understood that the unit prices are independent of the exact quantities involved. The Bidder agrees that the lump-sum prices and the unit prices represent a true measure of the labor and materials required to perform the work, including all allowances for overhead and profit for each type and unit of work called for in these Contract Documents.

<u>BIDDER</u>

The name of the Bidder submitting this proposal is _______doing business at (street and city) ______,

which is the address to which all communications concerned with this proposal and with the Contract must be sent.

In accordance with ORS 279A.120, Bidder hereby declares that it (**circle correct designation**) is / is not a resident bidder.

The names of the principal officers of the corporation submitting this proposal, or of the partnership, or of all persons interested in this proposal as principals are as follows:

If Sole Proprietor or Partnership: IN WITNESS hereto the undersigned has set his/her hand this ______ day of ______ 2024.

Signature of Bidder

Title

If Corporation: IN WITNESS WHEREOF the undersigned corporation has duly authorized the execution of this agreement on behalf of the corporation by the officer named below this _____ day of _____ 2024.

name of corporation

Ву: _____

Name

: ______(please print name)

Title: _____

SCHEDULE OF CONTRACT PRICES

| ITEM NO. | BID ITEMS | QUANTITY | UNIT OF MEASURE | UNIT PRICE DOLLARS/ CTS | TOTAL AMT. DOLLARS/CTS |
|-------------|---|----------|--------------------|----------------------------------|---------------------------|
| A-1 | Mobilization | 1 | LS | | |
| A-2 | Temporary Traffic Control | 1 | LS | | |
| A-3 | Erosion Prevention and Sediment Control | 1 | LS | | |
| A-4 | Eleanor Hackleman Park: 3-ADA Compliant Ramp Attachments from Sidewalk to Street | 1 | LS | | |
| A-5 | Eleanor Hackleman Park: ADA Standard Curbs, Signage, Striping and Walkway | 1 | LS | | |
| A-6 | Lehigh Park: 1-ADA Compliant Ramp | 1 | LS | | |
| A-7 | Lehigh Park: ADA Standard Curbs, Signage, Striping and Walkway | 1 | LS | | |
| A-8 | Draper Park: 1-ADA Compliant Ramp | 1 | LS | | |
| A-9 | Draper Park: Construct 2 – 16 x 16 Picnic Table Pads | 1 | LS | | |
| A-10 | Draper Park: ADA Standard Curbs, Signage, Striping and Walkway | 1 | LS | | |
| A-11 | Swanson Park: 1-ADA Compliant Ramp | 1 | LS | | |
| A-12 | Swanson Park: ADA Standard Curbs, Signage, Striping and Walkway | 1 | LS | | |
| A-13 | Takena Landing: 2-ADA Compliant Ramps | 1 | LS | | |
| A-14 | Takena Landing: 1 – 16x16 Picnic Table Pad | 1 | LS | | |
| | SUM OF EXTENDED TOTALS | | | | |

NOTE: Subject to change if addition or extensions are in error. (Unit price prevails.) All Items must be bid to be responsive.

Project will be awarded to the lowest responsible, responsive bidder based on the sum of extended totals above.

| Bidder's Signature | Company Name (please print) | Date |
|--|--------------------------------|-----------------------|
| Bidder's Name (<i>please print</i>) | Mailing Address (please print) | CCB License Number |
| Bidder's Title (<i>please print</i>) | City, State Zip | Federal Tax ID Number |
| Email | Telephone No. | Fax No. |

BID BOND

| BOND NO. | | |
|----------|--|--|
|----------|--|--|

AMOUNT OF BID: \$_____

KNOW ALL MEN BY THESE PRESENTS, that ______

hereinafter called the PRINCIPAL, and _____

a corporation duly organized under the laws of the State of ______ having its principal place of business at ______, in the State of ______, in the State of

_____, and authorized to do business in the State of Oregon, as SURETY, are held firmly bound unto the City of Albany, Oregon, hereinafter called the OBLIGEE, in the sum of ______

_____DOLLARS (\$), for the

payment of which we bind ourselves, our heirs, executors, administrators, successors, and assigns, jointly and severally, firmly by these presents.

THE CONDITION OF THIS BOND IS SUCH THAT:

WHEREAS, the PRINCIPAL is herewith submitting his/her Bid Proposal for **PK-240413**, **ADA Concrete Improvements, City Parks Phase 1**, said Bid Proposal, by reference thereto, being hereby made a part hereof.

NOW, THEREFORE, if the Bid Proposal submitted by the PRINCIPAL is accepted, and the Contract awarded to the PRINCIPAL, and if the PRINCIPAL executes the proposed Contract and furnishes such Performance Bond and Payment Bond as required by the Contract Documents within the time fixed by the documents, then this obligation shall be void; if the PRINCIPAL shall fail to execute the proposed Contract and furnish the bond, the SURETY hereby agrees to pay to the OBLIGEE the said sum as liquidated damages, within ten (10) days of such failure.

Signed and sealed this _____ day of _____ 2024.

PRINCIPAL

SURETY

Ву: _____

By: ______ Attorney in Fact

EMPLOYEE DRUG AND ALCOHOL TESTING PROGRAM CERTIFICATION

The City of Albany requires that Bidders demonstrate and disclose that they have an Employee Drug and Alcohol Testing Program in place before a public contract can be awarded, **ORS 279C.505(2).**

Therefore, by signing this certification, the Bidder does hereby certify and confirm that, as the proposed general contractor for City of Albany Project, **PK-240413**, **ADA Concrete Improvements**, **City Parks Phase 1**, he/she has an Employee Drug and Alcohol Testing Program in place. City requires assurance that the Contractor conducts random drug and alcohol testing for employees no less frequently than annually and assigned employees have successfully passed a minimum 12-panel drug test to satisfy the intent of this certification and the above legislation.

CONTRACTOR:

| BY: | | | |
|-----|--|--|--|
| DI: | | | |

| DATE. |
|-------|
| |

EMPLOYEE BACKGROUND CHECK PROGRAM CERTIFICATION

Bidders shall demonstrate and disclose to the City of Albany that he/she has an Employee Background Check Program in place before a public contract can be awarded.

Therefore, by signing this Certification, the Bidder does hereby certify and confirm that, as the proposed general contractor for City of Albany Project, **PK-240413**, **ADA Concrete Improvements**, **City Parks Phase 1**, he/she has an Employee Background Check Program in place.

CONTRACTOR: _____

BY: _____

TITLE: ______

DATE: ______

FIRST-TIER SUBCONTRACTOR DISCLOSURE

PROJECT NAME: ADA Concrete Improvements – City Parks Phase 1

BID CLOSING DATE: Wednesday, May 29, 2024,

This form must be submitted by electronic means to the location specified in the Invitation to Bid on the advertised bid closing date and within two working hours after the advertised bid closing time.

List below the name of each subcontractor that will be furnishing labor or will be furnishing labor and materials and that is required to be disclosed, the category of work the subcontractor will be performing and the dollar value of the subcontract.

Enter "**NONE**" if there are no subcontractors that need to be disclosed. (*Attach additional sheets if needed*.)

Failure to submit this signed form by the disclosure deadline will result in a nonresponsive bid. A nonresponsive bid will not be considered for award.

| Subcontractor's Name | Category of Work | Dollar Value |
|----------------------|------------------|--------------|
| 1. | | \$ |
| 2. | | \$ |
| 3. | | \$ |
| 4. | | \$ |
| 5. | | \$ |
| 6. | | \$ |
| 7. | | \$ |
| 8. | | \$ |

Form submitted by (bidder name): _____

(Signature)

Contact Name:

Company:

ORS 279C.370 First-tier subcontractor disclosure. (1)(a) Within two working hours after the date and time of the deadline when bids are due to a contracting agency for a public improvement contract, a bidder shall submit to the contracting agency a disclosure of the first-tier subcontractors that: (A) Will be furnishing labor or will be furnishing labor and materials in connection with the public improvement contract; and

- (B) Will have a contract value that is equal to or greater than five percent of the total project bid or \$15,000, whichever is greater, or \$350,000 regardless of the percentage of the total project bid.
- (b) For each contract to which this subsection applies, the contracting agency shall designate a deadline for submission of bids that has a date on a Tuesday, Wednesday or Thursday and a time between 2 p.m. and 5 p.m., except that this paragraph does not apply to public contracts for maintenance or construction of highways, bridges or other transportation facilities.

(c) This subsection applies only to public improvement contracts with a value, estimated by the contracting agency, of more than \$100,000.

(d) This subsection does not apply to public improvement contracts that have been exempted from competitive bidding requirements under ORS 279C.335 (2).

- (2) The disclosure of first-tier subcontractors under subsection (1) of this section must include the name of each subcontractor, the category of work that each subcontractor will perform and the dollar value of each subcontract. The information shall be disclosed in substantially the following [above] form:
- (3) A contracting agency shall accept the subcontractor disclosure. The contracting agency shall consider the bid of any contractor that does not submit a subcontractor disclosure to the contracting agency to be a nonresponsive bid and may not award the contract to the contractor. A contracting agency is not required to determine the accuracy or the completeness of the subcontractor disclosure.
- (4) After the bids are opened, the subcontractor disclosures must be made available for public inspection.
- (5) A contractor may substitute a first-tier subcontractor under the provisions of ORS 279C.585.
- (6) A subcontractor may file a complaint under ORS 279C.590 based on the disclosure requirements of subsection (1) of this section.

State of Oregon WH-179 (08-10-10)

BID NUMBER: <u>PK-240413</u>

TIME: 2:00 p.m.

Phone No.:_____

SAMPLE CONTRACT

THIS CONTRACT is made between the CITY OF ALBANY, a municipal corporation, hereinafter called "City" and ______, hereinafter called "Contractor."

WITNESSETH:

Contractor, in consideration of the sums to be paid and other covenants herein contained, agrees to perform and complete the work herein described and to furnish all necessary machinery, tools, apparatus, equipment, supplies, materials, and labor and perform all work in accordance with the applicable *Standard Construction Specifications*, the Special Specifications (aka Specifications, Special Provisions) found herewith, and in accordance with such alterations or modifications of the same as may be made by the City, and according to such directions as may from time to time be made or given by the Project Manager under the authority and within the meaning and purpose of this Contract. This agreement shall be binding upon the heirs, executors, administrators, successors, and assigns of Contractor.

The applicable Drawings, the applicable *Standard Construction Specifications*, all sections of Special Provisions, and the Schedule of Contract Prices bound herewith are hereby specifically referred to and by reference made a part hereof and shall by such reference have the same force and effect as though all of the same were fully inserted herein.

Contractor must faithfully complete and perform all of the obligations of this Contract, and in particular, must promptly, as due, make payment of all just debts and obligations incurred in the performance of said Contract and must not permit any lien or claim to be filed or prosecuted against City.

Contractor must furnish City with a 100% Performance Bond and a 100% Payment Bond. In addition to the required Payment Bond and Performance Bond, unless exempt under ORS 279C.836 (7), (8), or (9), Contractor is required to file a \$30,000 Public Works Bond with the Construction Contractors Board to be used exclusively for unpaid wages determined to be due by BOLI. The general contractor is required to verify that subcontractors have filed a public works bond before permitting a subcontractor to start work on a project unless exempt under ORS 279C.836 (7), (8) or (9).

Contractor, its subcontractors, if any, and all employers working under this Contract are subject employers under the Oregon Workers' Compensation Law and must comply with ORS 656.017, which requires them to provide workers' compensation coverage for all their subject workers.

Contractor agrees to protect, indemnify, and hold harmless the City against any and all loss, claims, or suits (including costs and attorney's fees) for or on account of injury to or death of persons, damage to, or destruction of property belonging to either the City or others occurring by reason of the act or neglect of Contractor, Contractor's employees, or agents (including subcontractors) in connection with the performance of this Contract.

Contractor, its subcontractors, if any, must certify that during the term of this Contract, that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation by any local, state, or federal department or agency.

Contractor must agree to abide by all applicable federal requirements for procurement, as defined in 2 CFR Part 200 and *Appendix II to Part 200 – Contract Provisions for Non-Federal Entity Contracts under Federal Awards,* if any federal funds are used for the Project.

It is expressly understood that this Contract must be governed by the laws of the State of Oregon. The statutes of the State of Oregon for public works contracts, specifically but not exclusively ORS Chapter 279 A-C as amended or superseded, including the latest additions and revisions, are incorporated by reference as part of the contract documents, and the party contracting with the City of Albany hereby covenants and agrees to comply with all of the obligations and conditions applicable to public contracts pursuant to ORS 279 A-C, et seq, as though each obligation or condition were set forth fully herein. In addition, if the contract identified above calls for a public improvement as that term is defined by ORS 279A.010, the party contracting with the

City of Albany further agrees to comply with all obligations and conditions applicable to public contracts for public improvements pursuant to ORS 279C, et seq, as though each obligation or condition were set forth fully herein. Contractor and its subcontractors, if any, agree to comply with the Oregon Consumer Information Protection Act, ORS Sections 646A.600 through 646A.628.

Contractor further declares by the signing of this Contract that all the provisions required by ORS 279C.800 through 279C.870 relating to the payment of prevailing wage rates for work performed under the Contract with the City of Albany must be complied with, and that daily/weekly/holiday/weekend overtime will be paid, unless the amount of the contract is \$50,000 or less, in which case the prevailing wage rate requirement shall not apply. If Contractor fails, neglects, or refuses to make prompt payment for labor or services, the City can pay and withhold these amounts from payments due Contractor (ORS 279C.515). Contractor must indemnify the City from claims of damages resulting from actual or alleged violations of these obligations.

As required by ORS 279C.520, Contractor must comply with ORS 652.220 and ORS 659A, and must not unlawfully discriminate against any of Contractor's employees in the payment of wages or other compensation for work of comparable character on the basis of an employee's membership in a protected class. Contractor's compliance with this section constitutes a material element of this Agreement and a failure to comply constitutes a breach that entitles the City to terminate this Agreement for cause. **Contracts valued at \$500,000 with employers that have 50 or more employees are required to take Pay Equity Training and submit a certificate as proof before being awarded a contract.** Contractor must certify it has taken the required Pay Equity Training and provide a certificate to the City.

Contractor understands that if the price of this Contract exceeds \$500,000, the City will deposit amounts withheld as retainage into an interest-bearing escrow account for the benefit of the City as outlined in ORS 279C.570(2), unless Contractor elects an alternative in lieu of cash retainage, such as bonds, securities or other instruments, or a deposit of a surety bond. Contractor must receive interest on the retained moneys from the date Contractor's related payment request is fully approved by the City until the date the retained moneys are paid by the City to Contractor. Payment of retainage is deemed to be "paid" when the payment is transmitted to Contractor.

In consideration of the faithful performance of all of the obligations herein set out, and in consideration of the faithful performance of this Contract, City agrees to pay to Contractor the amount earned, as determined from the actual quantities of work performed and prices and other basis of payment specified, taking into consideration any amounts that may be deductible, under the terms of the Contract.

Contractor agrees to complete the work within the time specified herein and to accept as full payment hereunder the amounts computed as determined by the Contract Documents and based on the said proposal.

Said improvements must be completed by the date specified in said Contract Documents and if not so completed, unless said time for completion is extended, as provided in the Contract Documents, or if extended, if the same is not completed within the time extended, City will be caused to incur liquidated damages as specified in the Contract Documents. Liquidated damages must be retained out of any monies due or to become due under this agreement.

Payments must be made as provided in the Contract Documents. Notwithstanding anything in this agreement to the contrary, the City's obligation to pay money beyond the current fiscal year shall be subject to and dependent upon appropriations being made from time to time by the City Council for such purpose; provided, however, that the city manager or other officer charged with the responsibility for preparing the City's biennial budget must include in the budget for each fiscal year the amount of the City financial obligation payable in such year and the city manager or such other officer must use his/her/their best efforts to obtain the annual appropriations required to authorize said payments.

The Parties acknowledge that the parties and their counsel have reviewed this Agreement and that the normal rule of construction to the effect that any ambiguities are to be resolved against the drafting Party shall not be employed in the interpretation of this Agreement or any exhibits or amendments hereto.

Should suit or action be undertaken to enforce any of the terms of this agreement or to seek damages for its breach, the prevailing party shall be entitled to an award of its reasonable attorney fees, costs, and expenses, including expert witness fees, incurred therein, and such costs and fees as may be required on appeal, including those incurred on appeal. Jurisdiction for litigation must be vested exclusively in the courts of Oregon, Oregon law must apply, and venue must lie in the Circuit Courts in and for Linn County, Oregon.

The date this Agreement is signed by the last party to sign it (as indicated by the date associated with that party's signature) will be deemed the date of this Agreement. If a party signs but fails to date a signature the date that the other party receives the signing party's signature will be deemed to be the date that the signing party signed this Agreement and the other party may inscribe that date as the date associated with the signing party's signature.

IN WITNESS WHEREOF, the undersigned duly authorized officials have caused this contract to be executed on behalf of their respective parties.

CITY OF ALBANY, OREGON: CONTRACTOR: Date: Date: Ву: _____ By: Title: Kim Lyddane, Parks & Recreation Director Ву: ____ Title: (Note: Signatures of two officers are required for a corporation.) APPROVED AS TO FORM: Construction Contractors Board License Number UEI, if federal funded: DBE, if applicable: _____ Tax Identification No.: M. Sean Kidd, City Attorney Telephone Number:

PERFORMANCE BOND

| BOND NUMBER: | |
|--------------|--|
| | |

TOTAL BID AMOUNT: \$_____

| KNOW ALL MEN BY THESE PRESENTS that we, | | , as |
|---|--------------------------|---------------------|
| CONTRACTOR (Principal), and | | a corporation, |
| duly authorized to do a general surety business in the State of | Oregon as SURETY, are jc | intly and severally |
| held and bound unto the City of Albany, Oregon, (Obligee) in | the sum of (100% of Cor | ntract) |
| | Dollars (\$) | for the payment |
| of which we jointly and severally bind ourselves, our heirs, | executors, administrator | rs, and assigns or |
| successors and assigns firmly by these presents. | | |

THE CONDITION OF THIS BOND IS SUCH that, whereas the principal has made and entered into a certain contract, a copy of which is attached hereto, with the City of Albany, Oregon, which contract, together with the applicable plans, Standard Specifications, Special Provisions, and schedule of contract prices, is by this reference made a part, whereby the principal agrees to perform in accordance with the certain terms, conditions, requirements, plans, and specifications which are set out in the contract and all authorized modifications of the contract which increase the amount of the work and the amount of the contract. Notice to the surety of any of the immediately foregoing are waived.

NOW, THEREFORE, if CONTRACTOR must faithfully and truly observe and comply with the terms, conditions, and provisions of the Contract, in all respects upon the terms set forth therein, and within the time prescribed therein and must indemnify and save harmless the City of Albany, Oregon, its officers, employees, and agents against losses and expenses and any damages of every kind and description that shall be suffered or claimed to be suffered in connection with or arising out of the performance of the said Contract and must honor all claims for defective work within the warranty period(s) established by the *Standard Construction Specifications* and Special Provisions, after the acceptance of said Contract, then this obligation is to be void, otherwise to remain in full force and effect for the duration of the warranty period(s). The establishment and warranty periods for plantings must be two years as outlined in Section 107.15.02 of the *Standard Construction Specifications* 2007.

PROVIDED, HOWEVER, that this bond is subject to the following further conditions:

a) Losses and expenses include but are not limited to attorney's fees to defend all claims, proceedings, lawsuits, and judgments arising out of or resulting from the fault of the principal, the principal's agents, representatives, or subcontractors, in the performance of or failure to perform this contract. However, principal must not be required to indemnify any indemnitee to the extent the damage, loss, or expense is caused by the indemnitee's negligence and must in all respects perform said contract according to law.

b) All material suppliers and all persons who must supply such laborers, mechanics, or subcontractors with material, supplies, or provisions for carrying on such work, must have a direct right of action against CONTRACTOR and SURETY on this bond, second only the right of the City of Albany, Oregon, under this bond, which right of action must be asserted in proceedings instituted in the name of the City of Albany, Oregon, to the use and benefit of the person, firm, or corporation instituting such action and all other

persons, firms, or corporations having claims hereunder, must have the right to be made a party to such proceeding and to have such claim adjudicated in such action and judgment rendered thereon.

c) In no event shall SURETY be liable for a greater sum than the penalty of this Bond, or subject to any suit, action, or proceeding thereon that is instituted past the expiration of the warranty period(s) after the complete performance and acceptance of said Contract and final settlement thereof.

d) The said SURETY, for the value received, hereby stipulates and agrees that no change, extension of time, alteration, or addition to the terms of the Contract or to the work to be performed thereunder or the Specifications accompanying the same shall in any way affect its obligations of this bond; and it does hereby waive notice of any such change, extension of time, alteration, or addition to the terms of the Contract, or to the work, or to the Contract Documents.

| IN WITNESS THEREOF, | the parties hereto have caused this bond to be executed this | day |
|---------------------|--|-----|
| of | 2024. | |

| FIIII | cipal |
|-------|-----------------|
| By: | |
| 5 | Signature |
| | Print or type |
| Stre | et/City Address |
| Sure | ety |
| By: | |
| | Signature |
| | Print or type |
| | et/City Address |
| Stre | |

Surety Witness:

Ву: _____

Street/City Address

PAYMENT BOND

| BOND NUMBER: | |
|--------------|--|
| | |

TOTAL BID AMOUNT: \$_____

| KNOW ALL MEN BY THESE PRESENTS that we, | , as |
|---|---------------|
| CONTRACTOR (Principal), and, a | corporation, |
| duly authorized to do a general surety business in the State of Oregon as SURETY, are jointly | and severally |
| held and bound unto the City of Albany, Oregon, (Obligee) in the sum of (100% of Contrac | ct) |
| Dollars (\$) for | the payment |
| of which we jointly and severally bind ourselves, our heirs, executors, administrators, a | nd assigns or |
| successors and assigns firmly by these presents. | |

THE CONDITION OF THIS BOND IS SUCH that, whereas the principal has made and entered into a certain contract, a copy of which is attached hereto, with the City of Albany, Oregon, which contract, together with the applicable plans, Standard Specifications, Special Provisions, and schedule of contract prices, is by this reference made a part, whereby the principal agrees to perform in accordance with the certain terms, conditions, requirements, plans, and specifications which are set out in the contract and all authorized modifications of the contract which increase the amount of the work and the amount of the contract. Notice to the surety of any of the immediately foregoing are waived.

NOW, THEREFORE, if CONTRACTOR must make payment promptly, as due to all subcontractors and to all persons supplying to the CONTRACTOR or its subcontractors, equipment, supplies, labor, or materials for the prosecution of the work, or any part thereof, provided for in said contract; and must, in performing the contract, pay and cause to be paid not less than the State of Oregon Bureau of Labor and Industries (BOLI) prevailing wage rates in effect as of the date of the bid advertisement by City of Albany, Oregon, unless the amount of the contract is \$50,000 or less, in which case the prevailing wage rate requirement shall not apply; and pay per hour, day, and week for and to each and every worker who may be employed in and about the performance of the contract; and pay all contributions or amounts due to the State Accident Insurance Fund and the State Unemployment Trust Fund from such CONTRACTOR or subcontractors; and pay all sums of money withheld from the CONTRACTOR's employees and payable to the State Department of Revenue; and must pay all other just debts, dues, and demands incurred in the performance of the said contract; and must pay the City of Albany, Oregon such damages as may accrue to the City of Albany, Oregon, under the contract, then this obligation is to be void, otherwise to remain in full force and effect, provided that surety will remain liable to satisfy the claim of any worker affected by the failure of the principal or any subcontractor under the contract to pay the minimum rate of wage in accordance with the contract in the amount of minimum wages and an additional amount equal thereto as liquidated damages.

a) All material suppliers and all persons who shall supply such laborers, mechanics, or subcontractors with material, supplies, or provisions for carrying on such work, shall have a direct right of action against CONTRACTOR and SURETY on this bond, second only the right of the City of Albany, Oregon, under this bond, which right of action must be asserted in proceedings instituted in the name of the City of Albany, Oregon, to the use and benefit of the person, firm, or corporation instituting such action and all other persons, firms, or corporations having claims hereunder, must have the right to be made a party to such proceeding and to have such claim adjudicated in such action and judgment rendered thereon.

b) The said SURETY, for the value received, hereby stipulates and agrees that no change, extension of time, alteration, or addition to the terms of the Contract or to the work to be performed thereunder or the Specifications accompanying the same shall in any way affect its obligations of this bond; and it does hereby waive notice of any such change, extension of time, alteration, or addition to the terms of the Contract, or to the work, or to the Contract Documents.

| IN WITNESS THER of | - | caused this bond to be executed this | day |
|-----------------------|---|--------------------------------------|-----|
| | | Principal | |
| | | By: Signature | |
| | | Print or type | |
| | | Street/City Address | |
| | | Surety | |
| | | By: Signature | |
| | | Print or type | |
| | | Street/City Address | |
| | | Telephone Number | |
| Surety Witness: | | | |
| Ву: | | _ | |

Street/City Address

SPECIAL PROVISIONS

SECTION I: GENERAL REQUIREMENTS AND TECHNICAL SPECIFICATIONS

I-1. DESCRIPTION OF WORK

The project includes adding ADA compliant sidewalks, and ADA parking pads in various City of Albany parks. Contractor must provide all labor, project management, ordering of all materials and supplies, safety and protection equipment, and cleanup. Contractor must provide and operate all required equipment in compliance with OSHA.

Contractor will be responsible for removing and disposing of all necessary material in a sustainable manner, in accordance with environmental requirements and the EPA. Contractor will be responsible for all required permits.

Contractor, in consideration of the sums to be paid and other covenants herein contained, agrees to perform the work herein described and to furnish all necessary machinery, tools, apparatus, equipment, supplies, materials, labor, and incidentals required to complete the work.

Construction must be in accordance with the current provisions of the *Standard Construction Specifications* and these Special Provisions.

I-2. SITE CONDITIONS

The sites are City park property that are actively in use by the public during the time of the Project. Contractor is required to coordinate the Project Schedule with the City Project Manager.

I-3. OPTIONAL PREBID MEETING

Contractors bidding on the project are encouraged to attend the Optional Prebid Meeting, to be held on Wednesday, May 15, 2024, 10:00 a.m. to 11:00 a.m. in the Periwinkle Room at Albany City Hall, 333 Broadalbin Street SW, Albany.

Contractor must acknowledge satisfaction as to the nature and location of the work. Failure to become acquainted with the physical conditions of the project will not relieve contractor from the responsibility of properly estimating the difficulty or cost of successfully performing the work. Contractor warrants, as a result of examination and investigation of all data, the work can be performed in a good workmanlike manner to the satisfaction of the City.

I-4. INVITATION TO BID SCHEDULE

The City anticipates the following general timeline for receiving bids and selecting a Contractor. The timeline listed below may be changed if it is in the City's best interest to do so.

| ITB Issued | May 6, 2024 |
|------------------------------|--------------------------|
| Optional Prebid Meeting | May 15, 2024, 10:00 a.m. |
| Bid Due Date | May 29, 2024, 2:30 p.m. |
| Contract Award and Execution | June 26, 2024 |

I-5. STANDARD CONSTRUCTION SPECIFICATIONS

Each Bidder must have access to a current set (February 2024) of City of Albany *Standard Construction Specifications*, which can be found on the City of Albany's website at <u>https://albanyoregon.gov/standard-construction-specifications</u> or a printed set may be purchased for \$100. <u>Holders of hard copy *Standard Construction Specifications* will be required to purchase a</u>

new copy of specifications each time they are updated. All public improvements are required to conform to these specifications and bid prices must reflect these specifications.

I-6. AWARD OF CONTRACT

The Contract, if awarded, will be awarded to the lowest responsive, responsible bidder based on the lowest total bid amount, as determined by the City of Albany, and on the City's sole and absolute judgment to best serve its interest.

The City reserves the right to postpone the acceptance of the proposal and the award of the contract to a responsible bidder for a period not to exceed sixty (60) calendar days, or to reject any and all proposals received and further advertise the project for bids. The City may reject any bids not in compliance with all prescribed public contracting procedures and requirements, including the requirement to demonstrate the bidder's responsibility under ORS 279C.375(3)(b), and may reject for good cause any or all bids upon a finding of the City it is in the public interest to do so.

List of Subcontractors. Contractors are required to submit a list of subcontractors in accordance with ORS 279C.370 and shall include opportunities for DBE Contractors.

The State of Oregon maintains a certified DBE list at: https://oregon4biz.diversitysoftware.com/.

The City will submit a copy of this disclosure of first-tier subcontractors to the Bureau of Labor and Industries (BOLI) along with the completed BOLI form WH-81.

Failure to submit the list of subcontractors form by the disclosure deadline will result in a nonresponsive bid. A nonresponsive bid will not be considered for award. If no subcontractors need to be disclosed, this form must still be submitted indicating such.

<u>Electronic Signature</u>. Each Party agrees that electronic signatures, whether digital or encrypted, of the parties included in this Agreement, if any, are intended to authenticate this writing and to have the same force and effect as manual signatures. The term "electronic signature" means any electronic sound, symbol, or process attached to or logically associated with a contract or record and executed and adopted by a party with the intent to sign, authenticate or accept such contract or record. Any signature hereto or to any other certificate, agreement or document related to this transaction, and any contract formation or recordkeeping through electronic means will have the same legal validity and enforceability as a manually executed signature or use of a paper-based recordkeeping system to the fullest extent permitted by applicable law and may not be denied legal effect ORS 84.019.

<u>Communicable Diseases</u>. Contractor understands the risk to have contact with individuals, who have been exposed to and/or have been diagnosed with one or more communicable diseases, including but not limited to COVID-19 or other medical conditions, diseases, or maladies that exist, and it is impossible to eliminate the risk that contractor could be exposed to and/or become infected through contact with or close proximity with an individual with a communicable disease. CONTRACTOR KNOWINGLY AND FREELY ASSUMES ALL SUCH RISKS, both known and unknown, EVEN IF ARISING FROM THE NEGLIGENCE OF THE RELEASEES OR OTHERS and assumes all full responsibility for contractor's participation.

<u>Conflict of Interest</u>. Contractor will prohibit any employee, governing body, subcontractor, volunteer, or organization from participating in this contract if the person(s) or entity has an actual or potential conflict of interest with regards to the funding provided under this agreement. Contractor must disclose in a timely manner and in writing to the City all violations of federal

criminal law involving fraud, bribery, or gratuity potentially affecting funds provided under the agreement. Neither contractor nor contractor's principals or governing body shall be involved in any current or pending litigation that will be construed as a conflict of interest in the City's sole discretion.

I-7. CONTRACT COMPLETION TIME AND LIQUIDATED DAMAGES

At Contractor's option, the City will issue the Notice to Proceed any time after both parties have executed the contract. The Contractor will be required to give the City seven days advance notice of intent to begin construction. Once the Notice to Proceed is issued, Contractor must complete all work by **October 1, 2024.**

Liquidated damages will be assessed against Contractor for each day over the maximum number of calendar days allotted plus each day beyond the stated ultimate completion date until the work is satisfactorily completed and accepted by the City. The schedule of liquidated damages is listed in the *Standard Construction Specifications*, Section 108.06.00.

I-8. PRECONSTRUCTION CONFERENCE

A preconstruction meeting will be required and will be held in person. The meeting will be scheduled to take place a minimum of one week prior to beginning of construction. Contractor must submit the following submittals at the preconstruction conference:

- Project Schedule
- Traffic Control Plan
- Erosion and Sediment Control Plan

I-9. PROJECT SCHEDULE

A detailed construction schedule of all work relating to this project must be submitted in advance by email to the Project Manager Rick Barnett, Parks & Facilities Maintenance Manager, <u>rick.barnett@albanyoregon.gov</u> for discussion at the preconstruction conference. The schedule must show how the contractor plans to complete the project on or before the ultimate completion date. Contractor must take appropriate measures to expedite work items that are behind schedule, including the use of outside forces to complete the work, without additional compensation.

I-10. TEMPORARY TRAFFIC CONTROL

All temporary traffic control must be in accordance with the current edition of the *Manual on Uniform Traffic Control Devices* (MUTCD); the ODOT *Short-Term Traffic Control Handbook*; City of Albany *Standard Construction Specifications*, Section 202; and as stated herein. Contractor must provide traffic control devices as may be required at locations where construction is of short-term duration (i.e., street intersections and access to private property), as well as traffic control devices that are expected to be in place for the duration of the project.

Construction operations must be conducted in a manner that will provide for uninterrupted movement of traffic on all public and private roadways within the construction area. At a minimum, Contractor must maintain one lane of traffic in each direction or provide flaggers to control alternating traffic through a single lane. Temporary ramps must be installed and maintained at intersections and driveways for the duration of the project. At no time shall the flow of traffic be stopped completely without the approval of the Project Manager. Approval for short-term, temporary closures or detours, if given, will be limited to a specific instance and will not be approved as standard practice.

Contractor must limit all construction traffic, including material delivery and spoil removal, to those streets where there are construction activities taking place. The City will immediately suspend work if Contractor does not limit construction traffic to approved streets. Work will be allowed to resume only after Contractor has submitted a construction traffic routing plan limiting construction traffic to approved streets. This plan will be reviewed and approved by the City prior to its implementation. Damage to streets resulting from unapproved construction traffic must be corrected by Contractor at no expense to the City.

Contractor must submit traffic control plans to the Project Manager for review one week prior to commencing construction. The traffic control plan must include a description of the traffic control devices, signing, and flaggers that are to be provided. Work must not begin until the City approves the traffic control plans. Following approval, the plan must be adhered to at all times.

On streets where parking is normally allowed, Contractor must furnish and place at least three "No Parking" signs on each side of each block of the street where parking is to be prohibited. The signs must be highly visible to motorists from all approaches to the area where parking will be restricted. The signs must be posted at least two full working days in advance of any construction activity and must state the date and times when parking will be prohibited.

Construction operations must not commence until all construction signing is in place. Construction signing required for the project must be furnished and maintained by the Contractor.

All public and private roadways and driveways within the project area must be fully open to local traffic at the end of each workday and at all times when no work is taking place. Contractor must maintain continuous access to commercial and industrial properties except during paving operations. Contractor must meet on-site with the manager of each business a minimum of 72 hours in advance of any work affecting access to their property and inform them of the measures taken to maintain access. The contractor must place and maintain "DRIVEWAY OPEN" signs at commercial driveways to guide customers and deliveries to the appropriate entrances during the work. The signs must be repositioned on a continuous basis as the progress of the work requires.

After working hours, construction equipment must be parked outside traveled portions of the roadways and must be isolated with construction fencing and lighted barricades.

In the event Contractor fails to provide and maintain proper barricades, signs, and other traffic control devices within one hour after notification by the Project Manager, the City may install the traffic control devices at Contractor's expense. The City will deduct two times (200 percent) the City's actual cost, which will include all labor, equipment, and materials involved, from any payments due or coming due to Contractor.

I-11. NOTIFICATIONS

Contractor must provide written notice to the front office of the following agencies, at least three working days in advance of beginning construction. The written notice must include the construction schedule and must explain the extent and duration of expected traffic disruptions. Agency contact information may be found in the table below.

| Agency | Address | Phone Number |
|-----------------------|--|--------------|
| U.S. Postal Service | 525 Second Avenue SW, Albany, OR 97321 | 541-926-8829 |
| Albany Transit System | 112 Tenth Avenue SW, Albany, OR 97321 | 541-917-7667 |
| Republic Services | 1214 Montgomery Street SE, Albany, OR 97321 | 541-928-2551 |

| Albany Fire Department Administrative Office | 611 Lyon Street SE, Albany, OR 97321 | 541-917-7700 |
|---|---|--------------|
| Greater Albany Public Schools District Office | 718 Seventh Avenue SW, Albany, OR 97321 | 541-967-4501 |
| Albany Police Department | 2600 Pacific Boulevard SW, Albany, OR 97322 | 541-971-7680 |
| Linn County Sheriff's Office | 1115 Jackson Street SE, Albany, OR 97322 | 541-967-3950 |

Contractor must notify the above-named agencies and the public of any schedule changes that are made by Contractor, required by the City, or are the result of weather or other unforeseen circumstance. Contractor must submit a copy of each notification to the City for review and approval prior to delivering the notices.

Contractor must provide written notification to all affected residents and businesses three working days in advance of scheduled work that will result in traffic disruptions and blocked access to driveways or parking areas. Written notifications must explain the extent and duration of the disruption of traffic and/or blocked access and must include alternate routes or parking areas as appropriate.

I-12. ENTERING AND WORKING WITHIN CONFINED SPACES

Contractors working on any public improvement project, while under contract with the City or a private entity, must comply with the following regulations as they pertain to entering and working within confined spaces (as defined by OR-OSHA):

- 1. Identify any confined space entry that is required to perform the work and submit a list of the locations to the City.
- 2. Follow the City's confined space entry procedures or submit an alternate procedure that meets or exceeds OR-OSHA confined space entry regulations.
- 3. Submit written notice to the City of any hazardous situation that is encountered during the entry of or while working within a confined space.

I-13. WORK ON PRIVATE PROPERTY

Permits will be required for all work on private property or in the right-of-way. Permits may be obtained from the Building Department at City Hall, 333 Broadalbin Street SW, Albany, Oregon, or are also available via the City's website, which is <u>www.albanyoregon.gov</u>. Payment for obtaining permits will be considered incidental to the appropriate bid items.

I-14. LOCATION OF UNDERGROUND UTILITIES

Contractor must determine the horizontal and vertical alignment of existing public and private utilities well enough in advance to make adjustments to the work. Special care must be taken to avoid compromising concrete thrust restraint on the existing water system. Locating utilities ahead of construction and providing protective measures where required are incidental to other bid items.

I-15. FRANCHISE UTILITY COORDINATION

Franchise utilities include Pacific Power, NW Natural, CenturyLink, Comcast LS Networks, Ziply Fiber, and Eagle Point Fiber. Contractor must coordinate with the franchise utility companies. No additional contract time will be allowed for delays resulting from a lack of coordination with franchise utilities.

Franchise Utility contacts for this project are provided below:

| <u>Utility</u> | <u>Contact</u> | <u>Telephone</u> | Email |
|----------------------|-----------------------|------------------|--------------------------------|
| Pacific Power | Eddie Steiner | 541-967-6161 | eddie.steiner@pacificorp.com |
| NW Natural | Darrell Hammond | 503-610-7746 | darrel.hammond@nwnatural.com |
| CenturyLink | Travis Vaughn | 503-365-5555 | travis.vaughn@lumin.com |
| Comcast | Chris Cranford | 503-476-2477 | chris cranford@comcast.com |
| LS Networks | Dan McGraw | 503-349-9134 | osp@LSNetworks.net |
| Ziply Fiber | Dianne Palmer | 503-443-5907 | dianne.palmer@ziply.com |
| Eagle Point Fiber | Joshua Rudishauser | 503-210-5550 | eaglepointfiber@protonmail.com |

I-16. REPAIR OF EXISTING UNDERGROUND UTILITIES

City-owned underground infrastructure damaged during construction must be repaired as directed by the Engineer. All completed repair work will require approval of the Engineer prior to covering the work. General repair guidelines are:

- 1. Existing sanitary sewer mains and service laterals that are damaged must be replaced with like materials and solid-sleeve couplings. Where like materials are not available, the existing pipe must be replaced with ASTM 3034 PVC pipe and solid-sleeve transition couplings.
- 2. Existing storm drainage pipe that is damaged must be replaced with like materials and mechanical-type couplings. Where like materials are not available, storm drainage pipe must be replaced with Class III concrete pipe or ASTM 3034 PVC pipe with appropriate mechanical-type couplings.

I-17. EXCAVATION AND BACKFILL REQUIREMENTS

All excavations must be backfilled daily. Only that portion of the excavation where the next day's work is to resume may be left open. All open trenches in streets must be covered with secured steel sheets at the end of work each day. All other excavations must be backfilled.

Select backfill must be used in all excavations within the public right-of-way to the limits shown below, regardless of location, and in all driveways subject to vehicle travel.

<u>Paved Area</u>: Use select compacted backfill to finished subgrade elevation.

<u>Unpaved Area</u>: Use select compacted backfill to within 18 inches of finish grade. Complete backfill with topsoil meeting requirement of Section 01010 – Topsoil of the Oregon Department of Transportation's Standard Specifications for Highway Construction, 1996 Edition.

A fill permit will be required to deposit excavated materials, in excess of 50 cubic yards at any one tax lot, from this project regardless of whether the site is publicly or privately owned. For property located within the city limits, fill permits may be obtained from the Public Works Department at City Hall, 333 Broadalbin Street SW, Albany, Oregon. For property located outside the city limits, fill permits may be obtained from the Linn County Building Department at the Linn County Court House, 300 Fourth Avenue SW, Albany, Oregon.

I-18. WATER SUPPLY

The City will provide water required for the completion of the work. Contractor must only take water from approved fire hydrants as designated by the Project Manager.

I-19. DIGITAL PROJECT FILES

If requested by Contractor, the City of Albany will provide the AutoCAD Civil 3D electronic files used to create the Construction Drawings. While these files include electronic surfaces and other data, they are not intended to be used for construction purposes. The City will require Contractor to sign a City-provided release document acknowledging that the files are to be used at Contractor's own risk.

I-20. PROTECTION OF EXISTING TREES

Trees to remain in place must be protected at all times. If roots three inches in diameter or greater are encountered during construction, including excavation and trenching activities, the root must be protected and reported to the Engineer. If the root must be removed, the City Forester must be consulted prior to pruning. Root pruning must be accomplished by a sharp cut made with a hand saw or chain saw. Cut or exposed root ends must be kept moist at all times until backfill is placed to cover the roots. Cut roots three inches or greater must be wrapped in burlap and kept moist for the entire time the roots are exposed. Cut or exposed roots must be backfilled as soon as possible.

If Contractor causes the destruction of trees that are to remain, the City will deduct the value of the tree as determined by the City Forester using the methods described in the International Society of Arboriculture's "Valuation of Landscape Trees, Shrubs, and Other Plants: A Guide to the Methods and Procedures for Appraising Amenity Plants."

SECTION II: STATE AND FEDERAL CONTRACTING LAW

II-1. PREVAILING WAGES

Contractor must comply with all of the provisions required by ORS 279C.800 through ORS 279C.870 relating to the payment of prevailing wage rates for work performed under the Contract with the City of Albany.

Each worker in each trade or occupation employed in the performance of this contract either by Contractor, subcontractor, or other person doing or contracting to do, or contracting for the whole or any part of the work on this contract, must be paid not less than the applicable state prevailing rate of wage, or the applicable federal prevailing rate of wage, whichever is higher.

Oregon law requires that the higher of the state prevailing wage rates (PWR) or federal Davis-Bacon rates be paid to workers on projects subject to both the state PWR law and federal Davis-Bacon Act.

PK-240413; ADA Concrete Improvements – City Parks Phase 1 does use federal funds, but ARPA funding does not require Davis-Bacon rates. <u>Only Oregon BOLI Prevailing Wage Rates apply to this project.</u>

Each year the Oregon Bureau of Labor and Industries (BOLI) publishes rates and amendments that are available by calling 971-353-6822 or online at the BOLI website at:

https://www.oregon.gov/boli/employers/Pages/prevailing-wage-rates.aspx

The publication that applies to this contract is the January 5, 2024, Prevailing Wage Rates for Public Works Contracts in Oregon, along with the April 5, 2024, Prevailing Wage Rate Amendments.

Daily/weekly/holiday/weekend overtime must be paid. If a contractor fails to pay for any labor or services, the City can pay for this labor or services and withhold these amounts from payments due contractor. ORS 279C.520; OAR 839-025-0020(2)(b).

<u>Contractors</u> and <u>subcontractors</u> are required to prepare weekly certified payroll reports and statements and submit them to the City by the fifth business day of each month (ORS 279C.845; OAR 839-025-0010). Contractor payment will be withheld until the City is in receipt of these certified weekly payroll reports. Information submitted on certified statements may be used only to ensure compliance with the provisions of ORS 279C.800 through ORS 279C.870.

II-2. PERFORMANCE, PAYMENT, AND PUBLIC WORKS BONDS

In addition to the required payment bond and performance bond, unless exempt under ORS 279C.836 (7), (8), or (9), the contractor is required to file a \$30,000 Public Works Bond with the Construction Contractors Board to be used exclusively for unpaid wages determined to be due by BOLI. The general contractor is required to verify that subcontractors, unless exempt, have filed a public works bond before permitting a subcontractor to start work on a project.

The Statutory Public Works Bond form is available from BOLI upon request or may be downloaded from <u>https://www.oregon.gov/boli/employers/Documents/public-works-bond.doc.</u>

II-3. RECIPROCAL PREFERENCE LAW

Oregon's reciprocal preference law, ORS 279A.120 and ORS 279A.125, requires public contracting agencies, in determining the lowest responsible bidder, to add a percent increase to each out-of-state bidder's bid price that is equal to the percent of preference given to local bidders in the

bidder's home state. That is, if the low bidder is from a state that grants a 10 percent preference to its own in-state bidders, the Oregon agency must add 10 percent to that bidder's price when evaluating the bid.

For details, check Oregon's Reciprocal Preference Law website at:

https://naspo.org/reciprocity1

Bidders in need of any assistance in the application of this law should call the State Procurement Office at 503-378-4642 or contact them at State of Oregon Department of Administrative Services, State Procurement Office, 1225 Ferry Street SE, U-140, Salem, OR 97301-4285.

II-4. AFFIRMATIVE ACTION/NONDISCRIMINATION

By submitting a bid, the Bidder agrees to comply with the Fair Labor Standards Act (FLSA); Title VII of the Civil Rights Act of 1964; Executive Order 11246, (as amended); Fair Employment Practices; Equal Employment Opportunity Act; Section 503 of the Rehabilitation Act of 1973, as amended; Vietnam Era Veterans' Readjustment Assistance Act of 1974; Americans with Disabilities Act; Age Discrimination in Employment Act of 1967 (ADEA); and Oregon Revised Statutes (ORS). By submitting a bid, the Bidder specifically certifies, under penalty of perjury, that the Bidder has not discriminated against minority, women, or emerging small business enterprises in obtaining any required subcontracts.

If the contract is awarded on the basis of contractor's certification as a Disadvantaged Business Enterprise (DBE), Minority/Women Business Enterprise (MWBE), Service-disabled Veteran, and Emerging Small Business (ESB) certification, contractor must remain certified during the entire term of the contract. Contractors must include a similar provision in any subcontracts for the project.

II-5. PAY EQUITY COMPLIANCE AND TRAINING CERTIFICATION

<u>Pay Equity Compliance</u>. As required by ORS 279C.520, Contractor must comply with ORS 652.220 and ORS 659A, and must not unlawfully discriminate against any of Contractor's employees in the payment of wages or other compensation for work of comparable character on the basis of an employee's membership in a protected class. Contractor's compliance with this section constitutes a material element of this Agreement and a failure to comply constitutes a breach that entitles the City to terminate this Agreement for cause. Contracts valued at \$500,000 with employers that have 50 or more employees are required to take Pay Equity Training and submit a certificate as proof before being awarded a contract. Contractor must certify they have taken the required Pay Equity Training and provide a certificate to the City.

Free training is available through the state of Oregon's Department of Administrative Services. Details are available at <u>https://www.oregon.gov/das/Procurement/Pages/PayEquity.aspx</u>.

II-6. LICENSE REQUIRED FOR ASBESTOS ABATEMENT PROJECT

This contract does **<u>not</u>** require Contractor or subcontractor to be licensed under ORS 468A.720, regarding asbestos abatement.

II-7. CONSTRUCTION AND DEMOLITION DEBRIS - ORS 279C.510

The contractor is responsible for:

- 1. Salvaging or recycling construction and demolition debris, if feasible and cost-effective.
- 2. Composting or mulching yard waste material at an approved site, if feasible and cost-effective.

II-8. PROVISIONS CONCERNING ENVIRONMENTAL AND NATURAL RESOURCES LAWS

Contractor is responsible to abide by ORS 279C.525 regarding enacted ordinances, rules, or regulations as set forth by the Albany Municipal Code, Oregon Department of Environmental Quality, Department of State Lands, Environmental Protection Agency, and/or the US Army Corps of Engineers, or any other federal, state, or local agency, regarding the prevention of environmental pollution and preservation of natural resources.

II-9. PAYMENT, CONTRIBUTIONS, LIENS, WITHHOLDING - ORS 279C.505

Contractor shall:

- 1. Make payment promptly, as due, to all persons supplying to Contractor labor or material for the performance of the work provided for in this contract.
- 2. Pay all contributions or amounts due the Industrial Accident Fund from Contractor or subcontractor incurred in the performance of the contract.
- 3. Not permit any lien or claim to be filed or prosecuted against the City on account of any labor or material furnished.
- 4. Pay to the Department of Revenue all sums withheld from employees under ORS 316.167.

II-10. PAYMENT OF CLAIMS BY PUBLIC OFFICERS, PAYMENT TO PERSONS FURNISHING LABOR OR MATERIALS, AND COMPLAINTS – ORS 279C.515; OAR 839-025-0020(2)(a)

- If contractor fails, neglects, or refuses to pay promptly a person's claim for labor or services that the person provides to contractor or a subcontractor in connection with this contract as the claim becomes due, the City may pay the amount of the claim to the person that provides the labor or services and charge the amount of the payment against funds due or to become due contractor by reason of this contract.
- 2. If Contractor or a first-tier subcontractor fails, neglects, or refuses to pay a person that provides labor or materials in connection with this contract within 30 days after receiving payment from the City or contractor, contractor or first-tier subcontractor owes the person the amount due plus interest charges that begin at the end of the 10-day period within which payment is due under ORS 279C.580 (4) and that end upon final payment, unless payment is subject to a good faith dispute as defined in ORS 279C.580. The rate of interest on the amount due is nine percent per annum. The amount of interest may not be waived.
- If Contractor or a subcontractor fails, neglects, or refuses to pay a person that provides labor or materials in connection with the public improvement contract, the person may file a complaint with the Construction Contractors Board, unless payment is subject to a good faith dispute as defined in ORS 279C.580.

II-11. CONTRACTOR'S RELATIONS WITH SUBCONTRACTORS – ORS 279C.580(3)(4)

Contractor is required to include in each subcontract for property or services contractor enters into with a first-tier subcontractor, including a material supplier, for the purpose of performing a construction contract:

1. A payment clause that obligates Contractor to pay the first-tier subcontractor for satisfactory performance under the subcontract within 10 days out of amounts the City pays to Contractor under this contract.

- 2. A clause that requires Contractor to provide a first-tier subcontractor with a standard form the first-tier subcontractor may use as an application for payment or as another method by which the_subcontractor may claim a payment due from Contractor.
- 3. A clause that requires Contractor, except as otherwise provided in this paragraph, to use the same form and regular administrative procedures for processing payments during the entire term of the subcontract. Contractor may change the form or the regular administrative procedures Contractor uses for processing payments if Contractor:
 - a. Notifies the subcontractor in writing at least 45 days before the date on which Contractor makes the change; and
 - b. Includes with the written notice, a copy of the new or changed form or a description of the new or changed procedure.
- 4. An interest penalty clause obligating Contractor, if Contractor does not pay the first-tier subcontractor within 30 days after receiving payment from the City, to pay the first-tier subcontractor an interest penalty on amounts due in each payment Contractor does not make in accordance with the payment clause included in the subcontract under paragraph (1.) above. Contractor or first-tier subcontractor is not obligated to pay an interest penalty if the only reason Contractor or first-tier subcontractor did not make payment when payment was due is that Contractor or first-tier subcontractor did not receive payment from the City or Contractor when payment was due. The interest penalty applies to the period that begins on the day after the required payment date and that ends on the date on which the amount due is paid and is computed at the rate specified in ORS 279C.515(2).
- 5. A clause must be included in each of Contractor's subcontracts requiring the first-tier subcontractor to include a payment clause and an interest penalty clause that conforms to the standards of this sub-section, paragraphs 1-4 above, in each of the first-tier subcontractor's subcontractors and to require each of the first-tier subcontractor's subcontractors to include such clauses in the first-tier subcontractor's subcontracts with each lower-tier subcontractor or supplier.
- 6. A mandate that all subcontractors, if they were awarded a subcontract on the basis of certification as a disadvantaged, minority-owned, women-owned, or emerging small business enterprise, to maintain certification through the term of the contract.

II-12. CONDITION CONCERNING HOURS OF LABOR – ORS 279C.520

Any worker employed by Contractor may not be employed for more than 10 hours in any one day, or 40 hours in any one week, except in cases of necessity, emergency, or when the public policy absolutely requires it, the employee must be paid at least time and a half pay as follows:

- For all overtime in excess of eight hours in any one day or 40 hours in any one week when the work week is five consecutive days, Monday through Friday; or for all overtime in excess of 10 hours in any one day or 40 hours in any one week when the work week is four consecutive days, Monday through Friday; and
- 2. For all work performed on Saturday and on any legal holiday specified in ORS 279C.540.

Contractor must give notice in writing to employees, who work on a public contract, either at the time of hire or before commencement of work on the contract, or by posting a notice in a location frequented by employees, of the number of hours per day and days per week the employees may be required to work.

Contractor must comply with the prohibition set forth in ORS 652.220, that compliance is a material element of the contract and a failure to comply is a breach entitling the contracting agency to terminate the contract for cause.

Contractor may not prohibit any of its employees from discussing the employee's rate of wage, salary, benefits, or other compensation with another employee or another person and may not retaliate against an employee who discusses the employee's rate of wage, salary, benefits, or other compensation with another employee or person.

II-13. TIME LIMITATION ON CLAIM FOR OVERTIME - ORS 279C.545

Any worker employed by Contractor shall be foreclosed from the right to collect for any overtime provided in ORS 279C.540 unless a claim for payment is filed with Contractor within 90 days from the completion of the contract, providing Contractor has:

- 1. Caused a circular clearly printed in boldfaced, 12-point type and containing a copy of ORS 279C.545 to be posted in a prominent place alongside the door of the timekeeper's office or in a similar place that is readily available and freely visible to workers employed on the work; and
- 2. Maintained the circular continuously posted from the inception to the completion of the contract on which workers are or have been employed.

II-14. CONDITION CONCERNING PAYMENT OF MEDICAL CARE AND PROVIDING WORKERS' COMPENSATION – ORS 279C.530

- Contractor shall promptly, as due, make payment to any person, co-partnership, association, or corporation furnishing medical, surgical, and hospital care services or other needed care and attention, incident to sickness or injury, to the employees of Contractor, of all sums Contractor agrees to pay for the services and all moneys and sums Contractor collected or deducted from the wages of employees under any law, contract or agreement for the purpose of providing or paying for the services.
- 2. All subject employers working under this Contract must comply with ORS 656.017 and provide the required Workers' Compensation coverage unless such employers are exempt under ORS 656.126. Contractor must ensure each of its subcontractors complies with these requirements.

SECTION III: TECHNICAL SPECIFICATIONS – BID ITEMS

Item No. A-1 – Mobilization – General:

See Standard Construction Specifications, Section 201.

Payment for this bid item will be on a lump-sum basis and will include all equipment, labor, materials, and incidentals required to complete the work.

Item No. A-2 – Temporary Traffic Control - General:

See *Standard Construction Specifications*, Section 202; the Special Provisions; and the Construction Drawings.

Payment for this bid item will be on a lump-sum basis and will include all equipment, labor, materials, and incidentals required to complete the work.

Item No. A-3 – Erosion Prevention and Sediment Control – General:

This item includes all work related to procuring, installing, and maintaining erosion prevention and sediment control (EPSC) measures for the duration of the project as shown on the Construction Drawings. Contractor must submit an EPSC plan at the preconstruction conference for approval by the Project Manager. This plan must include measures to achieve the followings goals:

- Prevent the erosion of exposed soils by wind or rain.
- Prevent sediment-laden waters from running onto streets, or into storm drains, ditches, drainage features, wetlands, creeks, streams, lakes, or rivers.
- Maintain clean street and sidewalk surfaces.
- Quickly respond to rainfall events with additional measures as needed.

The plan must emphasize measures designed to prevent erosion rather than control sediment. This will require that sediment-laden water from trench dewatering to be processed through mechanical or chemical treatment prior to discharge. Sole reliance on inlet protection to control sediment will be prohibited in most cases. The approved EPSC plan must be implemented prior to the beginning of ground disturbing activities.

In the event Contractor fails to provide and maintain EPSC measures that prevent sediment from leaving the construction site, the City may require that work be stopped immediately. The City will not grant contract extensions for work stoppages based on Contractor's failure to provide and maintain EPSC measures that prevent sediment from leaving the construction site. If sediment-laden water continues to leave the site after one working day following notification by the Engineer, the City may install additional EPSC measures at Contractor's expense. The City will deduct two times (200 percent) the City's actual cost, which will include all labor, equipment, and materials involved, from any payments due or coming due to Contractor.

Payment for all bid items will be on a lump-sum basis and will include all equipment, labor, materials, and incidentals required to complete the work.

ITEM No. A-4 – Eleanor Hackleman Park – 645 Pine Street SE - See Map #1

Improve ADA access.

Contractor shall provide three (3) ADA compliant ramp attachments from sidewalk to street. Concrete in this area is likely to be vandalized if the site is not secured.

Payment for all bid items will be on a lump-sum basis and will include all equipment, labor, materials, and incidentals required to complete the work.

ITEM No. A-5 – Eleanor Hackleman Park – 645 Pine Street SE - See Map #1

Improve ADA access.

Contractor shall include Standard ADA curbs, signage, striping, and walkway.

Payment for all bid items will be on a lump-sum basis and will include all equipment, labor, materials, and incidentals required to complete the work.

ITEM No. A-6 – Lehigh Park – 3100 17th Avenue SE – See Map #2

Improve ADA access.

Contractor shall install one (1) ADA compliant ramp using City approved plan.

Payment for all bid items will be on a lump-sum basis and will include all equipment, labor, materials, and incidentals required to complete the work.

ITEM No. A-7 – Lehigh Park – 3100 17th Avenue SE – See Map #2

Improve ADA access.

Contractor shall include Standard ADA curbs, signage, striping, and walkway.

Payment for all bid items will be on a lump-sum basis and will include all equipment, labor, materials, and incidentals required to complete the work.

ITEM No. A-8 – Draper Park – 756 29th Avenue SE – See Map #3

Improve ADA access.

Contractor shall install one (1) ADA compliant ramp from street to park pathway.

Payment for all bid items will be on a lump-sum basis and will include all equipment, labor, materials, and incidentals required to complete the work.

ITEM No. A-9 – Draper Park – 756 29th Avenue SE – See Map #3

Improve ADA access.

Contractor shall construct two (2) 16 x 16-foot picnic table pads.

Payment for all bid items will be on a lump-sum basis and will include all equipment, labor, materials, and incidentals required to complete the work.

ITEM No. A-10 – Draper Park – 756 29th Avenue SE – See Map #3

Improve ADA access.

Contractor shall include Standard ADA curbs, signage, striping, and walkway.

Payment for all bid items will be on a lump-sum basis and will include all equipment, labor, materials, and incidentals required to complete the work.

ITEM No. A-11 – Swanson Park – 712 Jackson Street SE – See Map #4

Improve ADA access.

Contractor shall install one (1) ADA compliant ramp from street to park pathway.

Payment for all bid items will be on a lump-sum basis and will include all equipment, labor, materials, and incidentals required to complete the work.

ITEM No. A-12 – Swanson Park – 712 Jackson Street SE – See Map #4

Improve ADA access.

Contractor shall include Standard ADA curbs, signage, striping, and walkway.

Payment for all bid items will be on a lump-sum basis and will include all equipment, labor, materials, and incidentals required to complete the work.

ITEM No. A-13 – Takena Landing – 600 Hwy 20 NW – See Map #5

Improve ADA access.

Contractor shall install two (2) ADA compliant ramp.

Payment for all bid items will be on a lump-sum basis and will include all equipment, labor, materials, and incidentals required to complete the work.

ITEM No. A-14 – Takena Landing – 600 Hwy 20 NW – See Map #5

Improve ADA access.

Contractor shall construct one (1) 16 x 16-foot picnic table pad.

Payment for all bid items will be on a lump-sum basis and will include all equipment, labor, materials, and incidentals required to complete the work.

ATTACHMENT C – APPENDIX II TO PART 200 – CONTRACT PROVISIONS FOR NON-FEDERAL ENTITY CONTRACTS UNDER FEDERAL AWARDS

Contractors must certify that they can meet and abide by all applicable contract provisions as required by 2 CFR § 200.327 listed below for Projects that receive federal funding, in addition to the City of Albany's Standard Terms and Conditions.

(A) <u>Thresholds</u>. Contracts for more than the simplified acquisition threshold, currently set by the City of Albany at \$150,000, which is the inflation adjusted amount determined by the Civilian Agency Acquisition Council and the Defense Acquisition Regulations Council (Councils) as authorized by <u>41 U.S.C. 1908</u>, must address administrative, contractual, or legal remedies in instances where Contractors violate or breach contract terms, and provide for such sanctions and penalties as appropriate.

(B) <u>Termination</u>. Contracts in excess of \$10,000 must address termination for cause and for convenience by the non-Federal entity including the manner by which it will be affected and the basis for settlement.

(C) <u>Equal Employment Opportunity</u>. Except as otherwise provided under <u>41 CFR Part 60</u>, all contracts that meet the definition of "federally assisted construction contract" in <u>41 CFR Part 60-1.3</u> must include the equal opportunity clause provided under <u>41 CFR 60-1.4(b)</u>, in accordance with Executive Order 11246, "Equal Employment Opportunity" (<u>30 FR 12319</u>, <u>12935</u>, <u>3 CFR Part</u>, <u>1964-1965</u> Comp., p. 339), as amended by Executive Order 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," and implementing regulations at <u>41 CFR part 60</u>, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor."

(D) <u>Davis-Bacon Act</u>, as amended (<u>40 U.S.C. 3141-3148</u>), (**exempted by ARPA-funded project rules**). When required by Federal program legislation, all prime construction contracts in excess of \$2,000 awarded by non-Federal entities must include a provision for compliance with the Davis-Bacon Act (<u>40</u> <u>U.S.C. 3141-3144</u>, and <u>3146-3148</u>) as supplemented by Department of Labor regulations (<u>29 CFR Part 5</u>, "Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction"). In accordance with the statute, contractors must be required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor. In addition, Contractors must be required to pay wages not less than once a week. The non-Federal entity must place a copy of the current prevailing wage determination issued by the Department of Labor in each solicitation. The decision to award a contract or subcontract must be conditioned upon the acceptance of the wage determination. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency.

The contracts must also include a provision for compliance with the Copeland "Anti-Kickback" Act (40 U.S.C. 3145), as supplemented by Department of Labor regulations (29 CFR Part 3) "Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States". The Act provides that each Contractor or subrecipient must be prohibited from inducing, by any means, any person employed in the construction, completion, or repair of public work, to give up any part of the compensation to which he or she is otherwise entitled. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency.

(E) <u>Contract Work Hours and Safety Standards Act</u> (<u>40 U.S.C. 3701-3708</u>). Where applicable, all contracts

awarded by the non-Federal entity in excess of \$100,000 that involve the employment of mechanics or laborers must include a provision for compliance with <u>40 U.S.C. 3702</u> and <u>3704</u>, as supplemented by Department of Labor regulations (<u>29 CFR Part 5</u>). Under <u>40 U.S.C. 3702</u> of the Act, each Contractor must be required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of <u>40 U.S.C. 3704</u> are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.

(F) <u>Rights to Inventions Made Under a Contract or Agreement.</u> If the Federal award meets the definition of "funding agreement" under <u>37 CFR § 401.2 (a)</u> and the recipient or subrecipient wishes to enter into a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment or performance of experimental, developmental, or research work under that "funding agreement," the recipient or subrecipient must comply with the requirements of <u>37 CFR Part 401</u>, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements," and any implementing regulations issued by the awarding agency.

(G) <u>Clean Air Act</u> (<u>42 U.S.C. 7401-7671q</u>.) and the <u>Federal Water Pollution Control Act</u> (<u>33 U.S.C. 1251-1387</u>), as amended - Contracts and subgrants of amounts in excess of \$150,000 must contain a provision that requires the non-Federal award to agree to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (<u>42 U.S.C. 7401-7671q</u>) and the Federal Water Pollution Control Act as amended (<u>33 U.S.C. 1251-1387</u>). Violations must be reported to the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA).

(H) <u>Debarment and Suspension.</u> (Executive Orders 12549 and 12689) – Contractor must not be debarred or suspended or excluded by agencies or declared ineligible. A contract award (see <u>2 CFR 180.220</u>) must not be made to parties listed on the governmentwide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at <u>2 CFR 180</u> that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), "Debarment and Suspension." SAM Exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549.

(I) <u>Byrd Anti-Lobbying Amendment</u> (<u>31 U.S.C. 1352</u>) - Contractors that apply or bid for an award exceeding \$100,000 must file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress in connection with obtaining any Federal contract, grant or any other award covered by <u>31 U.S.C. 1352</u>. Each tier must also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the non-Federal award.

(J) Procurement of Recovered Materials. 2 CRF § 200.323. Contractors and a non-Federal entity that is a

state agency or agency of a political subdivision of a state must comply with Section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act. The requirements of Section 6002 include procuring only items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition, where the purchase price of the item exceeds \$10,000 or the value of the quantity acquired during the preceding fiscal year exceeded \$10,000; procuring solid waste management services in a manner that maximizes energy and resource recovery; and establishing an affirmative procurement program for procurement of recovered materials identified in the EPA guidelines.

(K) <u>Audit Requirements.</u> 2 CFR §200.501 (Subpart F)

- 1. Contractor must comply, and require any subcontractor to comply, with applicable audit requirements and responsibilities set forth in this Contract and applicable state or federal law.
- 2. If Contractor expends federal awards in excess of \$750,000 in a fiscal year, Contractor is subject to audit conducted in accordance with the provisions of 2 CFR part 200, subpart F. Copies of all audits must be submitted to City within 30 days of completion.
- 3. Contractor must save, protect and hold harmless City from the cost of any audits or special investigations performed by the Secretary of State with respect to the funds expended under this Contract. Contractor acknowledges and agrees that any audit costs incurred by Contractor as a result of allegations of fraud, waste or abuse are ineligible for reimbursement under this or any other agreement between Contractor and State.

(L) <u>System for Award Management.</u> Contractor must comply with applicable requirements regarding the System for Award Management (SAM), currently accessible at <u>https://www.sam.gov</u>.

This includes applicable requirements regarding registration with SAM, as well as maintaining current information in SAM. Contractor must also comply with applicable restrictions on subawards ("subgrants") to first tier subrecipients (first-tier "subgrantees"), including restrictions on subawards to entities that do not acquire and provide (to the Grantee) the unique entity identifier required for SAM registration.

(M) <u>Whistleblower Protection Act.</u> Contractor must comply, and ensure the compliance by subcontractors or subgrantees, with 41U.S.C. 4712, Program for Enhancement of Employee Whistleblower Protection. Contractor must inform subrecipients, contractors and employees, in writing, in the predominant language of the workforce, of the employee whistleblower rights and protections under 41 USC § 4712.

(N) <u>Conflict of Interest</u>. Contractor will prohibit any employee, governing body, subcontractor or organization from participating if the employee or entity has an actual or potential conflict of interest with regards to funds provided under this agreement. Contractor must disclose in a timely manner and in writing to the City all violations of Federal criminal law involving fraud, bribery, or gratuity potentially affecting funds provided under the agreement.

(O) Domestic Preferences for Procurements. 2 CFR § 200.322.

As appropriate and to the extent consistent with law, the non-Federal entity should, to the greatest extent practicable under a Federal award, provide a preference for the purchase, acquisition, or use of goods, products, or materials produced in the United States (including but not limited to iron, aluminum, steel, cement, and other manufactured products). The requirements of this section must be included in

all subawards including all contracts and purchase orders for work or products under this award.

For purposes of this section:

- 1. "Produced in the United States" means, for iron and steel products, that all manufacturing processes, from the initial melting stage through the application of coatings, occurred in the United States.
- 2. "Manufactured products" means items and construction materials composed in whole or in part of non-ferrous metals such as aluminum; plastics and polymer-based products lumber.

(P) <u>Prohibition on Certain Telecommunications & Video Surveillance Services or Equipment.</u> 2 CFR § 200.216 and 200.471

Recipients and subrecipients are prohibited from obligating or expending loan or grant funds to:

- 1. Procure or obtain;
- 2. Extend or renew a contract to procure or obtain; or
- 3. Enter into a contract (or extend or renew a contract) to procure or obtain equipment, services, or systems that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system. As described in Public Law 115-232, section 889, covered telecommunications equipment is telecommunications equipment produced by Huawei Technologies Company or ZTE Corporation (or any subsidiary or affiliate of such entities).

(i) For the purpose of public safety, security of government facilities, physical security surveillance of critical infrastructure, and other national security purposes, video surveillance and telecommunications equipment produced by Hytera Communications Corporation, Hangzhou Hikvision Digital Technology Company, or Dahua Technology Company (or any subsidiary or affiliate of such entities).

(ii) Telecommunications or video surveillance services provided by such entities or using such equipment.

(iii) Telecommunications or video surveillance equipment or services produced or provided by an entity that the Secretary of Defense, in consultation with the Director of the National Intelligence or the Director of the Federal Bureau of Investigation, reasonably believes to be an entity owned or controlled by, or otherwise connected to, the government of a covered foreign country.

- 4. In implementing the prohibition under <u>Public Law 115-232</u>, section 889, subsection (f), paragraph (1), heads of executive agencies administering loan, grant, or subsidy programs shall prioritize available funding and technical support to assist affected businesses, institutions and organizations as is reasonably necessary for those affected entities to transition from covered communications equipment and services, to procure replacement equipment and services, and to ensure that communications service to users and customers is sustained.
- 5. See <u>Public Law 115-232</u>, section 889 for additional information.

LIST OF APPENDICES

Appendix A – Park Maps

Appendix B - Construction Drawings – Swanson Park, Eleanor Hackleman Park, Takena Landing, and Draper Park

Appendix C - Construction Drawings – Lehigh Park