COUNT A COUNT

TARRANT COUNTY PURCHASING DEPARTMENT **Company Name:** 

MELISSA LEE, C.P.M., A.P.P. PURCHASING AGENT

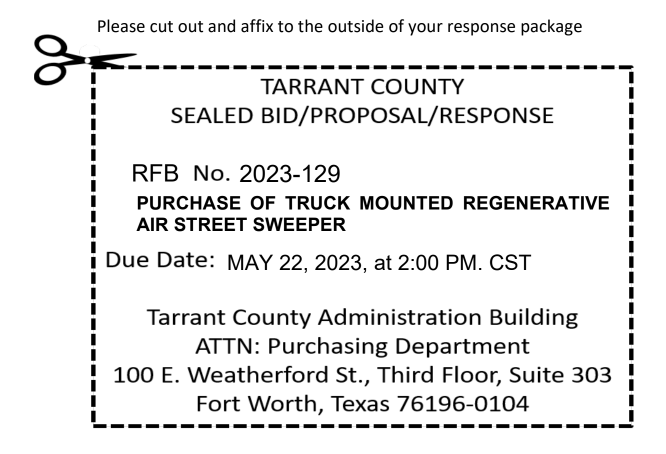
CHRIS LAX, CPSM, CPSD, CPCP ASSISTANT PURCHASING AGENT

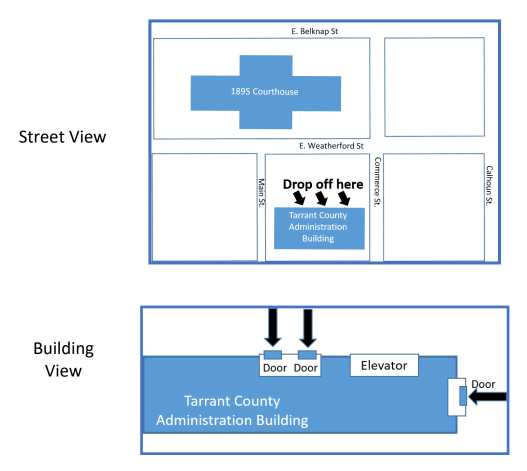
# RFB NO. 2023-129

# PURCHASE OF TRUCK MOUNTED REGENERATIVE AIR STREET SWEEPER

# BIDS DUE MAY 22, 2023 2:00 P.M. CST

RFB NO. 2023-129





## **TABLE OF CONTENTS**

SPECIFICATIONS	
PRE-BID CONFERENCE	1
OPENING DATE, TIME, PROCEDURES, CONTACTS	2
GENERAL CONDITIONS	
DELIVERY REQUIREMENTS	6
SPECIAL TERMS AND CONDITIONS	7
EVALUATION CRITERIA	
TECHNICAL SPECIFICATIONS	14
TARRANT COUNTY HUB POLICY	. 32
DISADVANTAGED BUSINESS ENTERPRISES FORM	36
REFERENCES	37
FORMS	
SIGNATURE FORM	39
COMPLIANCE WITH FEDERAL AND STATE LAWS FORM	41
FORMS/DOCUMENTS CHECKLIST	43
NO BID RESPONSE FORM	44
PRICE FORM	
VENDOR CONTACT INFORMATION	46

This Table of Contents is intended as an aid to bidders and not as a comprehensive listing of the bid package. Bidders are responsible for reading the entire bid package and complying with all specifications.

### PRE-BID CONFERENCE

All Bidders are encouraged to attend a Pre-Bid Conference to be held:

## THURSDAY, MAY 18, 2023, AT 10:00 A.M., CST

TARRANT COUNTY ADMINISTRATION BUILDING **100 E. WEATHERFORD STREET, SUITE 303** PURCHASING DEPARTMENT CONFERENCE ROOM FORT WORTH, TEXAS 76102

TABLET OR SMARTPHONE. AFTER THE RSVP DEADLINE. A **GOTOMEETING INVITATION WILL BE** OR **SENT TO PARTICIPANTS.** Get the app now and be ready when your first meeting starts: https://meet.goto.com/install

JOIN FROM YOUR COMPUTER.

TARRANT COUNTY WILL NOT PROVIDE COPIES OF RFB DOCUMENTS. PLEASE DOWNLOAD AND PRINT PRIOR TO MEETING

**RSVP:** Vendors planning to attend the Pre-Bid Conference must RSVP to Emily Salter, Senior Buyer, via fax 817-884-2629 or, if unable to fax, email to: BidQuestions-RSVP@tarrantcountytx.gov by 5:00 p.m., CST, Wednesday, May 17, 2023. Confirmed receipt by Tarrant County of this email is required.

Questions from bidders will be addressed at the pre-bid conference. Any vendor who submits a bid without attending the scheduled pre-bid conference does so at his own risk. Such applicant who submits a bid and does not attend the scheduled pre-bid conference waives any right to assert claims due to undiscovered conditions.

Tarrant County is requesting bids for the **PURCHASE OF TRUCK MOUNTED REGENERATIVE AIR STREET SWEEPER,** for **PRECINCT 1.** All bids must be submitted on the attached Price Forms. Tarrant County will not enter into any contract where the cost is provisional upon such clauses as "escalator" or "cost-plus" clauses.

#### Original and One (1) Copy

OF COMPLETED BID PROPOSALS MUST BE RECEIVED IN THE TARRANT COUNTY PURCHASING DEPARTMENT AT 100 E. WEATHERFORD, SUITE 303 FORT WORTH, TEXAS 76196-0104 ON OR BEFORE MAY 22, 2023, AT 2:00 P.M. CST

All bids are due in the Tarrant County Purchasing Department by the due date in sealed envelopes or boxes. All bids must be clearly marked with the RFB Number, the name of the company submitting the bid, and date and time of opening on the outside of the envelope/box and/or Air Bill/Delivery Receipt. Original bid must be clearly marked "ORIGINAL" and contain all original signatures. "No-Bid" Response to be returned on form included in section under Forms.

Any bid received after the date and/or hour set for bid opening will not be accepted. Bidder will be notified and will advise Tarrant County Purchasing as to the disposition by either pick up, return at Bidder's expense, or destroyed with written authorization of the Bidder. If bids are sent by mail to the Tarrant County Purchasing Department, the Bidder shall be responsible for actual delivery of the bid to the Tarrant County Purchasing Department before the advertised date and hour for opening of bids. If mail is delayed either in the postal service or in the internal mail system of Tarrant County beyond the date and hour set for the bid opening, bids thus delayed will not be considered and will be disposed of as authorized.

Bids may be withdrawn at any time prior to the official opening. Alterations made before opening time must be initialed by Bidder guaranteeing authenticity. After the official opening, bids become the property of Tarrant County and may not be amended, altered or withdrawn without the recommendation of the Tarrant County Purchasing Agent and the approval of Tarrant County Commissioners' Court.

Tarrant County is exempt from Federal Excise and State Sales Tax; therefore, tax must not be included in this bid. Tarrant County is not exempt from Surplus Lines Tax or Texas Stamping Tax.

Tarrant County reserves the right to accept or reject in part or in whole any bids submitted, and to waive any technicalities for the best interest of Tarrant County.

No oral explanation or instructions will be given by Tarrant County officials or employees in regard to the meaning of the specifications before the award of the contract unless authorized by the Tarrant County Purchasing Agent or their designee. Requests from interested bidders for additional information or interpretation of the information included in the specifications should be directed in writing, via fax or via email, to:

# EMILY SALTER, SENIOR BUYERFax:817-884-2629Email:BidQuestions-RSVP@tarrantcountytx.gov

All documents relating to the RFB including but not limited to, the RFB document, questions and responses, addenda and special notices will be posted under the RFB number on the Tarrant County website and available for download by Bidders and other interested parties. No documents will be faxed or emailed after the initial Notice of Intent prior to award. It is the Bidder's sole responsibility to review this site and retrieve all related documents up to the RFB due date.

The deadline for receipt of all questions is 12:00 p.m., CST, Friday, May 19, 2023. After this deadline, all questions and responses will be posted on the website and available for download by interested parties.

All questions **must** be submitted in writing and directed to Emily Salter, Senior Buyer, via fax at **817-884-2629** or, if unable to fax, emailed to **BidQuestions-RSVP@tarrantcountytx.gov**.

**Faxed Questions:** Faxed questions **must** reflect the RFB number **or** include the RFB cover page.

**Emailed Questions**: The email **must** include the RFB No. in its subject and confirmation of receipt by Tarrant County is **required**.

All bids shall specify terms and conditions of payment, which will be considered as part of, but not control, the award of RFB. County review, inspection, and processing procedures ordinarily require thirty (30) days after receipt of invoice, materials, or service. Bids which call for payment before thirty (30) days from receipt of invoice, or cash discounts given on such payment, will be considered only if, in the opinion of the Tarrant County Purchasing Agent, the review, inspection, and processing procedures can be completed as specified.

Invoices shall be sent directly to the Tarrant County Auditor's Office, Attention: Accounts Payable, 100 East Weatherford. Room 506, Fort Worth, Texas 76196. or email to SAP-invoices@tarrantcounty.com. In accordance with the Prompt Payment Act, it is the intention of Tarrant County to make payment on completed orders within thirty (30) days after receipt of invoice or items; whichever is later, unless unusual circumstances arise. Invoices must be fully documented as to labor, materials, and equipment provided and must reference the Tarrant County Purchase Order Number in order to be processed. No payments shall be made on invoices not listing a Purchase Order Number.

<u>Continuing non-performance</u> of the Vendor in terms of Specifications shall be a basis for the termination of the contract by Tarrant County. Tarrant County shall not pay for work, equipment, or supplies which are unsatisfactory. The Vendor will be given a reasonable opportunity before termination to correct the deficiencies. This, however, shall in no way be construed as negating the basis for termination for non-performance.

The <u>contract may be terminated</u> by either party upon written thirty (30) day notice prior to cancellation.

Bids will be considered non-responsive if they show any omissions, alteration of form, additions or conditions not called for, or inconsistencies of any kind. However, Tarrant County reserves the right to waive any inconsistencies and to make award in the best interest of Tarrant County.

Bids may be rejected, among other reasons, for any of the following specific reasons:

- 1. Bids containing any inconsistencies.
- 2. Unbalanced value of any items.

Bidders may be disqualified and their bids not considered, among other reasons, for any of the following specific reasons:

- 1. Reason for believing collusion exists among the Bidders.
- 2. Reasonable grounds for believing that any Bidder is interested in more than one (1) Bid for the work contemplated.
- 3. Bidder being interested in any litigation against Tarrant County.
- 4. Bidder being in arrears on any existing contract or having defaulted on a previous contract
- 5. Lack of competency as revealed, including but not limited to, by a financial statement, experience and equipment and questionnaires
- 6. Uncompleted work, which in the judgment of Tarrant County, will prevent or hinder the prompt completion of additional work, if awarded.
- 7. Bidders shall not owe delinquent property tax in Tarrant County.
- 8. Limited competition.

It is the Bidders' sole responsibility to print and review all pages of the bid document, attachments, questions and responses, addenda and special notices. The Signature Form must be signed and returned. Failure to provide a signature on the form renders bid non-responsive. Failure to complete and submit all required forms, including but not limited to References, Compliance With Federal and State Laws Form, Questionnaires (when applicable), Addenda (including revised forms), and any other specified forms or documents will be grounds for rejection of entire bid.

<u>CONFIDENTIALITY</u>: Any material that is to be considered confidential must be clearly marked as such and shall be treated as confidential to the extent allowable under Section 552.136, Texas Government Code. Notice will be sent to you pursuant to Section 552.305 of the Texas Government Code should Tarrant County receive an open records request to inspect your bid. This notice will allow you to assert any objections to the release of confidential information in response to an open records request. It is your responsibility to assert any objections to the release of your bid in response to an open records request. Tarrant County cannot argue on your behalf that the information contained in your bid is exempt from public release. Trade secrets or confidential information <u>MUST</u> be placed in a separate envelope marked "<u>CONFIDENTIAL INFORMATION</u>." Note: <u>PRICING INFORMATION IS NOT CONSIDERED CONFIDENTIAL AND</u> IF MARKED AS SUCH, WILL RESULT IN REJECTION OF YOUR BID.

Due care and diligence has been used in preparation of this information, and it is believed to be substantially correct. However, the responsibility for determining the full extent of the exposure and the verification of all information presented herein shall rest solely with the Bidder. Tarrant County and its representatives will not be responsible for any errors or omissions in these specifications, nor for the failure on the part of the Bidder to determine the full extent of the exposures.

Vendor may not assign their rights and duties under an award without the written consent of the Tarrant County Purchasing Agent. Such consent shall not relieve the assignor of liability in the event of default by the assignee.

TO THE EXTENT PERMITTED BY LAW, VENDOR AGREES TO DEFEND, INDEMNIFY AND HOLD TARRANT COUNTY, ITS OFFICIALS, AGENTS, SERVANTS, AND EMPLOYEES, HARMLESS AGAINST ANY AND ALL CLAIMS, LAWSUITS, ACTIONS, COSTS AND EXPENSES OF ANY KIND, INCLUDING BUT NOT LIMITED TO, THOSE FOR PROPERTY DAMAGE OR LOSS (INCLUDING ALLEGED DAMAGE OR LOSS TO OWNER'S BUSINESS AND ANY RESULTING LOST PROFITS), EMPLOYMENT MATTERS, AND/OR PERSONAL INJURY, INCLUDING DEATH, THAT MAY RELATE TO OR ARISE OUT OF OR BE OCCASIONED BY (I) VENDOR'S BREACH OF ANY OF THE TERMS OF PROVISIONS OF THIS AGREEMENT OR (II) ANY NEGLIGENT ACT OR OMISSION OR INTENTIONAL MISCONDUCT OF VENDORS, ITS OFFICERS, AGENTS, ASSOCIATES, EMPLOYEES, CONTRACTORS OR SUBCONTRACTORS, RELATED TO THE PERFORMANCE OF THIS AGREEMENT.

VENDOR(S) WILL COMPLY WITH ALL STATE, FEDERAL, AND LOCAL LAWS INCLUDING BUT NOT LIMITED TO THE AMERICANS WITH DISABILITIES ACT, TITLE VII OF THE CIVIL RIGHTS OF 1964, AGE DISCRIMINATION IN EMPLOYMENT ACT, CIVIL RIGHTS ACT OF 1991, FEDERAL INSURANCE CONTRIBUTIONS ACT (FICA), FAIR LABOR STANDARDS ACT, EQUAL PAY ACT OF 1963 AND THE AFFORDABLE HEALTH CARE ACT, AS TO TREATMENT AND COMPENSATION OF ITS EMPLOYEES.

VENDOR(S) WILL PREPARE PAYROLL CHECKS, MAKE ALL NECESSARY DEDUCTIONS, AND PAY ALL TAXES, AND MAINTAIN INSURANCE REQUIRED BY FEDERAL, STATE, AND LOCAL LAWS. THE SUCCESSFUL VENDOR ACCEPTS FULL RESPONSIBILITY FOR THE PAYMENT OF WAGES, COMPENSATION, OVERTIME AND BENEFITS TO PERSONNEL. VENDOR ACCEPTS RESPONSIBILITY FOR PAYMENT OF ALL TAXES, ASSESSMENTS, FEES, AND FINES THAT MAY BE DUE AND OWING TO ANY LOCAL, STATE OR FEDERAL GOVERNMENT AGENCIES.

**Prices** shall include all charges for freight, F.O.B. destination inside delivered to:

#### PRECINCT 1 800 E. RENDON CROWLEY ROAD BURLESON, TEXAS 76028

Hours of operation shall be between 6:00 a.m. and 4:00 p.m., Monday through Thursday.

Delivery date is important to Tarrant County and may be part of the bid and a factor in evaluation of each bid. Tarrant County considers delivery time to be that period elapsing from the time the individual order is placed until that order is received by Tarrant County at the specified delivery location. The delivery date indicates a guaranteed delivery to Tarrant County, Texas. Failure of the Vendor to meet guaranteed delivery dates or service performance could affect future County orders.

Tarrant County reserves the right to demand bond or penalty to guarantee delivery by the date indicated. If order is given and the Vendor fails to furnish the materials by the guaranteed date, Tarrant County reserves the right to cancel the order without liability on its part.

A **<u>packing list</u>** must accompany each shipment and must include but is not limited, to the following:

- 1. Tarrant County Purchase Order Number
- 2. Name and address of Vendor
- 3. Name and address of receiving department
- 4. Description of material shipped, including item numbers, quantity, etc.

#### SPECIAL TERMS AND CONDITIONS OF THE CONTRACT

#### 1. MINIMUM INSURANCE REQUIREMENTS:

- A. Vendor shall take out, pay for and maintain at all times during the prosecution of the work under the contract, the following forms of insurance, in carriers acceptable to and <u>approved by</u> Tarrant County.
  - 1) Workers' Compensation/Employer's Liability
    - a. Worker's Compensation statutory
    - b. Employer's Liability \$500,000
  - 2) Commercial General Liability:
    - a. Bodily Injury/Personal Injury/Property Damage
      - \$1,000,000 per occurrence/\$2,000,000 aggregate
  - 3) Auto Liability:
    - a. Combined Single Limit (CSL) \$500,000 per occurrence
- B. Tarrant County reserves the right to review the insurance requirements of this section during the effective period of the contract and to require adjustment of insurance coverage and their limits when deemed necessary and prudent by Tarrant County based upon changes in statutory law, court decisions, or the claims history of the industry as well as the Vendor.
- C. Required Provisions:
  - Proof of Carriage of Insurance All Certificates of Insurance will be required in duplicate and filed with the Tarrant County Purchasing Agent and the Budget and Risk Management Department at 100 East Weatherford Street, Suite 305, Fort Worth, Texas 76196 prior to work commencing.
  - 2) All Certificates shall provide Tarrant County with an unconditional thirty (30) days written notice in case of cancellation or any major change.
  - 3) As to all applicable coverage, policies shall name Tarrant County and its officers, employees, and elected representatives as an additional insured.
  - 4) All copies of the Certificates of Insurance shall reference the project name and solicitation number for which the insurance is being supplied.
  - 5) Vendor agrees to waive subrogation against Tarrant County, its officers, employees, and elected representatives for injuries, including death, property damage, or any other loss to the extent the loss, if any, is covered by the proceeds of insurance.
  - 6) If applicable, the Vendor is responsible for making sure any sub-contractor(s) performing work under this agreement has the required insurance coverage(s) and supplies Tarrant County with the proper documents verifying the coverage.

#### SPECIAL TERMS AND CONDITIONS OF THE CONTRACT

#### 2. CRIMINAL BACKGROUND CHECK:

- A. If this contract requires that Vendor personnel access Tarrant County Data (either on-site or remotely) or access secure areas of Tarrant County Facilities, then Vendor personnel may be required to undergo a fingerprint-based Criminal Justice Information Services (CJIS) Background Check, a Human Resources Criminal Background Check, or a Sheriff's Criminal Background Check. Criminal Background Checks will be paid for by Tarrant County.
  - 1. The Vendor must provide information, including, but not limited to, employee name, date of birth, a clear copy of employee's driver's license, and a copy of employee's social security card for each individual required to pass a Criminal Background Check.
  - 2. Award of a contract could be affected by Vendor's refusal to agree to these terms.
  - 3. Failure of the Vendor to supply personnel who pass a Criminal Background Check could affect the award of the contract or could result in termination of the contract.
  - 4. The Criminal Background Check applies to the individual and not the Company.
  - 5. Passing status must be maintained by Vendor personnel for duration of the contract.

#### 3. **INFORMATION TECHNOLOGY HOSTED OR CLOUD SOLUTION:**

A. The following is only applicable when Vendor is providing Information Technology hosted or cloud solution:

#### 1. Confidentiality, Integrity, Availability (CIA)

Vendor shall protect the Confidentiality, Integrity, and Availability (CIA) of all Tarrant County Data ensuring extra levels of security. All Tarrant County information must remain private and permit redaction of protected information before publication. Audit trails cannot be altered.

#### 2. Breach Notification

Vendor agrees that upon discovery of unauthorized access to Tarrant County Data, Vendor shall notify Tarrant County both orally and in writing. In no event shall the notification be made more than forty-eight (48) hours after Vendor knows or reasonably suspect unauthorized access has or may have occurred. In the event of a suspected unauthorized Access, Vendor agrees to reasonably coordinate with Tarrant County to investigate the occurrence.

#### 3. Data

All Tarrant County data will remain in the 48 contiguous United States at all times.

#### SPECIAL TERMS AND CONDITIONS OF THE CONTRACT

#### 4. **Right to Audit**

Tarrant County reserves the right to audit vendor datacenters which house Tarrant County Data or receive SSAE 16 SOC Type II audits from a reputable security advisory service firm (e.g. EY, Deloitte, KPMG, PWC, Coalfire, etc.).

#### SPECIAL CONDITIONS

#### TWCC Rule 110.110 Workers' Compensation Insurance Coverage

# Note: TWCC Rule 110.110 applies to Building and Construction projects for Governmental Entities and is included in this bid for Information Purposes Only.

#### A. Definitions:

<u>Certificate of coverage ("certificate")</u> – A copy of a certificate of insurance, a certificate of authority to self-insure issued by the commission, or a coverage agreement (TWCC-81, TWCC-82, TWCC-83, or TWCC-84), showing statutory workers' compensation insurance coverage for the person's or entity's employees providing services on a project, for the duration of the project.

<u>Duration of the project</u> – Includes the time from the beginning of the work on the project until the contractor's/person's work on the project has been completed and accepted by the governmental entity.

<u>Persons providing services on the project ("subcontractor" in §406.096)</u> – Includes all persons or entities performing all or part of the services the contractor has undertaken to perform on the project, regardless of whether that person contracted directly with the contractor and regardless of whether that person has employees. This includes, without limitation, independent contractors, subcontractors, leasing companies, motor carriers, owner-operators, employees of any such entity, or employees of any entity which furnishes persons to provide services on the project. "Services" include, without limitation, providing, hauling or delivering equipment or materials, or providing labor, transportation, or other service related to a project. "Services" does not include activities unrelated to the project, such as food/beverage vendors, office supply deliveries, and delivery of portable toilets.

- B. The contractor shall provide coverage, based on proper reporting of classification code and payroll amounts and filing of any coverage agreements, which meets the statutory requirements of Texas Labor Code, Section 401.011(44) for all employees of the contractor providing services on the project, for the duration of the project.
- C. The contractor must provide a certificate of coverage to the governmental entity prior to being awarded the contract.
- D. If the coverage period shown on the contractor's current certificate of coverage ends during the duration of the project, the contractor must, prior to the end of the coverage period, file a new certificate of coverage with the governmental entity showing that coverage has been extended.

#### TWCC Rule 110.110 Workers' Compensation Insurance Coverage

- E. The contractor shall obtain from each person providing services on a project, and provide to the governmental entity:
  - (1) a certificate of coverage, prior to that person beginning work on the project, so the governmental entity will have on file certificates of coverage showing coverage for all persons providing services on the project; and
  - (2) no later than seven (7) days after receipt by the contractor, a new certificate of coverage showing extension of coverage, if the coverage period shown on the current certificate ends during the duration of the project.
- F. The contractor shall retain all required certificates of coverage for the duration of the project and for one (1) year thereafter.
- G. The contractor shall notify the governmental entity in writing by certified mail or personal delivery, within ten (10) days after the contractor knew or should have known, of any change that materially affects the provision of coverage of any person providing services on the project.
- H. The contractor shall post on each project site a notice, in the text, form and manner prescribed by the Texas Workers' Compensation Commission, informing all persons providing services on the project that they are required to be covered, and stating how a person may verify coverage and report lack of coverage.
- I. The contractor shall contractually require each person with whom it contracts to provide services on a project to:
  - (1) provide coverage, based on reporting of classification codes and payroll amounts and filing of any coverage agreements, which meets the statutory requirements of Texas Labor Code, Section 401.011(44) for all of its employees providing services on the project for the duration of the project;
  - (2) provide to the contractor, prior to that person beginning work on the project, a certificate of coverage showing that coverage is being provided for all employees of the person providing services on the project, for the duration of the project;
  - (3) provide the contractor, prior to the end of the coverage period, a new certificate of coverage showing extension of coverage, if the coverage period shown on the current certificate of coverage ends during the duration of the project;
  - (4) obtain from each person with whom it contracts, and provide to the contractor:
    - (a) a certificate of coverage, prior to the other person beginning work on the project; and
    - (b) a new certificate of coverage showing the extension of coverage, prior to the end of the coverage period, if the coverage period shown on the current certificate ends during the duration of the project;

#### TWCC Rule 110.110 Workers' Compensation Insurance Coverage

- (5) retain all required certificates of coverage on file for the duration of the project and for one (1) year thereafter;
- (6) notify the governmental entity in writing by certified mail or personal delivery, within ten (10) days after the person knew or should have known, of any change that materially affects the provision of coverage of any person providing services on the project; and
- (7) contractually require each person with whom it contracts, to perform as required by paragraphs (1) (7), with the certificates of coverage to be provided to the person for whom they are providing services.
- J. By signing this contract or providing or causing to be provided a certificate of coverage, the contractor is representing to the governmental entity that all employees of the contractor who will provide services on the project will be covered by workers' compensation coverage for the duration of the project, that the coverage will be based on proper reporting of classification codes and payroll amounts, and that all coverage agreements will be filed with the appropriate insurance carrier or, in the case of a self-insured, with the commission's Division of Self-Insurance Regulation. Providing false or misleading information may subject the contractor to administrative penalties, criminal penalties, civil penalties, or other civil actions.
- K. The contractor's failure to comply with any of these provisions is a breach of contract by the contractor which entitles the governmental entity to declare the contract void if the contractor does not remedy the breach within ten (10) days after receipt of notice of breach from the governmental entity.

Evaluation Criteria will include, but is not limited to the following:

- 1. Unit Price
- 2. Delivery
- 3. Bidder's past performance record with Tarrant County
- 4. Tarrant County's evaluation of Bidder's ability to perform
- 5. Tarrant County's experience with products bid
- 6. Special needs and requirements of Tarrant County
- 7. Results of testing samples (if needed)

<u>Quantities</u> indicated on the Price Forms are estimates based upon the best available information. Tarrant County reserves the right to increase or decrease the quantities to meet its actual needs without any adjustments in the bid price.

Any <u>catalog, brand name or manufacturer's reference</u> used is considered to be descriptive -not restrictive -- and is indicative of the type and quality Tarrant County desires to purchase. Bids on similar items of like quality may be considered if the bid is noted and fully descriptive brochures are enclosed. If notation of substitution is not made, it is assumed the Vendor is bidding item specified. The Vendor will not be allowed to make unauthorized substitutions after award.

#### TECHNICAL SPECIFICATIONS

#### I. SCOPE

A. Tarrant County is requesting sealed bids for Purchase of Truck Mounted Regenerative Air Street Sweeper that meets or exceeds the following specifications.

#### II. TRUCK MOUNTED REGENERATIVE AIR STREET SWEEPERS

- A. This specification requires the latest production model for the basic unit and any components required to produce the whole equipment unit described within.
- B. Bidders may provide bid(s) for equipment units that meets or exceeds the basic specifications for each equipment unit listed in this section.
- C. Bids for first run productions will not be accepted under this bid.
- D. Bidders must submit the following with their bid:
  - 1. One (1) set of the latest printed literature.
  - 2. Detailed specifications on equipment the bidder proposes.
  - 3. Literature must include an engine chart, showing horsepower and other characteristics.
  - 4. Literature can be printed or via electronic media, i.e. flash drive, memory stick, or link to website.
  - 5. All provided material must be at no cost to Tarrant County.

#### III. BASE PRICING

- A. Base pricing must include all standard equipment from manufacturer.
- B. Deletions of standard equipment shall not be allowed, with the exception of subscriber-based services including, but not limited to OnStar and XM radios.

#### IV. DELIVERY

- A. Delivery Time
  - 1. Delivery time is very important and will be considered during the evaluation process.
  - 2. Bids will be considered non-responsive if the delivery time is not included on the Price Form.
  - 3. Delivery times stated on Price Form must be consistent with industry standards and not inflated.
  - 4. Delivery time is considered the time from when the purchase order is issued and received by the vendor to when the item is received at Tarrant County location included on the purchase order.
  - 5. Failure to honor stated delivery times may result in any or all of the following actions by Tarrant County at the discretion of the Purchasing Agent:

- a. Tarrant County may terminate the contract with the Vendor for nonperformance.
- b. Tarrant County may ban the Vendor from all bidding opportunities for a minimum period of two (2) years.
- c. The only exceptions would be for circumstances outside the control of the Vendor including but not limited to unplanned manufacturing delay, natural disasters and transportation issues. Vendor shall provide notification of such circumstances outside of their control to Tarrant County within twenty-four (24) hours of incident.
- B. Delivery to Location
  - 1. The unit must be made ready for continuous operation upon delivery including, but not limited to the following:
    - a. Completely assembled and adjusted per specifications.
    - b. All equipment, including standard and supplemental equipment must be installed and operational.
  - 2. Equipment must be new, non-refurbished, currently advertised, and meet or exceed the specifications included within.
  - 3. All things essential to the production and delivery of the equipment which these specifications are intended to describe, including those which may not be expressly mentioned, are required and must be furnished by vendor.
- C. Equipment Information
  - 1. Vendor must furnish the following items upon delivery, in the corresponding quantities, bound with durable covers and identified with the manufacturer's name, equipment model identification and serial number of equipment item:
    - a. Operator's Manual: two (2) sets
    - b. Parts Catalog: one (1) set
    - c. Shop Repair Wiring Schematic: one (1) set
    - d. Hydraulic Schematic Manual: one (1) set
  - 2. One (1) condensed preventative maintenance instruction schedule, consisting of manufacturer's recommendations for periodic lubrications, inspections and adjustments must also be furnished.
  - 3. Website links are not authorized for the items listed above and Tarrant County must be able to retain the information submitted.
  - 4. All manuals, catalogs, schematics and maintenance schedules must be provided at no additional cost.

- D. Equipment Supplies
  - 1. All units must be delivered with a complete set of all required filters including, but not limited to air, lube, fuel, hydraulic and transmission.
    - a. Filters must be new and in original packaging.
    - b. Filters must be provided at no additional cost.
    - c. Air conditioning and fresh air filters must be provided for units with enclosed cabs.
  - 2. All parts and supplies not specifically mentioned that are necessary for units to be complete and ready for operation or are normally furnished as standard equipment must be furnished by the vendor at no additional cost.
  - 3. All parts and supplies must be the same strength, quality and workmanship as the accepted standard of the industry.
  - 4. The only markings to appear on the units shall be trademarks or model designation normally installed by manufacturer.
  - 5. Vendor must not place decals or other markings of any type pertaining to advertisement on the units.

#### V. FEDERAL AND STATE REQUIREMENTS

- A. The units delivered must meet, or exceed all Federal and State of Texas safety, health, lighting, and noise regulations and standards in effect at the time of manufacture.
- B. All units must meet or exceed all EPA emission requirements that are in effect on the date of the bid opening.
- C. Points and/or credits must not be used in order to meet emission requirements.
- D. Each vehicle or piece of equipment must have a temporary license tag affixed to it when required by law.

#### VI. WARRANTY

- A. Standard Warranty
  - 1. All standard warranty information must be included with bid response.
  - 2. The awarded vendor must promptly provide the services that Tarrant County is entitled to under the terms of the manufacturer's warranty.
  - 3. All warranty work must be completed by qualified repair technicians.
  - 4. Technicians must travel to the Tarrant County Precinct Maintenance Facility requiring warranty service unless otherwise arranged.
- B. Extended Warranty
  - 1. The County desires to have the option to purchase extended warranty on equipment items, if available.

- 2. All extended warranty work must be completed under the same requirements as the standard warranty stated above.
- 3. All extended warranty information must be included with bid response.

#### VII. VENDOR QUALIFICATIONS

- A. Vendor must be a full-service dealer capable of all service and repairs including warranty work.
- B. The references provided must be able to provide information on the specific products and equipment for which the bidder is bidding.

#### VIII. EVALUATION AND AWARD

- A. Award(s) shall be made to the lowest responsible bidder who meet or exceed all bid specifications for each unit.
- B. Award shall be based on the total base bid for each unit.
- C. Field demonstrations may be requested by the County prior to, and/or during evaluation.
- D. Demonstrations must be available at a location in the Fort Worth/Dallas area without cost to the County.

#### IX. ORDER PROCESSING

- A. Awarded vendor(s) must notify Tarrant County Purchasing of the cut-off date for submitting orders for the current year model.
- B. Order Placement
  - 1. If the requirement is for a base unit with the required features as stated in these specifications, including the additional optional packages specified on the Price Form and no other options or requirements exist; the order will be placed with the lowest awarded vendor. Consideration can be given to delivery times.
  - 2. If additional optional items are needed, awarded vendor will be contacted and the order will be placed with the lowest response with the best delivery time. Again, delivery times can be considered.
  - 3. In all cases both pricing and delivery can be considered when determining which vendor to place the order with.
  - 4. Vendors are NOT required to submit optional pricing with their bid, unless specifically asked for in this specification.
  - 5. Awarded Vendor must not process orders without receiving a purchase order number from the buyer.

- C. Order Confirmation
  - 1. Upon receipt of purchase order vendor shall have five (5) business days to confirm receipt of order via email to buyer listed on the purchase order.
  - 2. Confirmation of receipt of order must include the estimated delivery date.
  - 3. It is imperative that Tarrant County be kept updated on the order status.

#### X. ESTIMATED QUANTITIES

- A. Quantities indicated on the Price Forms are estimates based upon the best available information.
- B. The County reserves the right to increase or decrease the quantities to meet its actual needs without any adjustments in the bid price.

TRUCK MOUNTED REGENERATIVE AIR STREET SWEEPER			
DESCRIPTION	CAN YOU MEET OR EXCEED?		
I. POWER UNIT			
<ul> <li>A. Diesel Engine, water-cooled, charge air cooler, turbo charged, Tier 4 Final, wet sleeve type cylinders. John Deere 4.5L, Model 4045HFC04. 99 HP @ 2200 RPM minimum or approved equal.</li> </ul>	Yes	No	
B. Engine equipped with radiator fan, auxiliary drive, and engine mounted exhaust filter.	Yes	No	
C. Spin on oil filter remote mounted for easy access.	Yes	No	
D. Fuel/Water separator and fuel filter remote mounted for easy access with water-in-fuel monitoring that will display warning in the cab.	Yes	No	
E. 12-volt system with starter and 90-amp alternator.	Yes	No	
F. Automatic engine monitoring and shutdown for high coolant temperature, low coolant level, low oil pressure, etc.	Yes	No	
G. All engine controls located inside cab.	Yes	No	
H. Power unit shall share fuel tank and batteries with chassis engine.	Yes	No	
I. Air Cleaner Heavy Duty dry type air cleaner, with replaceable Power Core element, safety element, scavenge vacuum hose, and integral precleaner.	Yes	No	
J. Air cleaner restriction, percentage restriction, and filter service warning displayed to operator from control panel.	Yes	No	
K. Engine programmed for isochronous governor feature for engine speed control.	Yes	No	
L. Heat exchanger assembly will provide adequate cooling for engine coolant, engine intake charge air, and hydraulic system oil. It must be modular in design for ease of maintenance with each cooler located side-by-side, rather than stacked. Air circulated through heat exchanger assembly by engine mounted fan.	Yes	No	
M. Diesel exhaust fluid (DEF) tank size of 3.8 gallons to supply DEF to SCR system.	Yes	No	

DESCRIPTION		CAN YOU EXCE	-	
II.		HIGH CAPACITY DUST SEPARATOR		
	Α.	Separation of the dirt and refuse from the air stream shall be accomplished within the hopper by means of a multi-pass cylindrical centrifugal single chamber dust separator with a minimum size of 20" diameter and 61" width. The separator shall be designed so that it will not plug with normally encountered debris.	Yes	No
	Β.	The dust separator shall have a minimum 24" X 61" curved, easy to open door allowing inspection and cleaning of the interior. The door shall be abrasion resistant material for long life.	Yes	No
	C.	The dust separator shall incorporate a high capacity chamber to accumulate the separated material. The chamber shall be a minimum 16" X 24" X 61".	Yes	No
	D.	The entire dust separator inlet area shall be wear resistant for long life.	Yes	No
	E.	A 61" X 84" steel screen of not less than 13-gauge shall be provided to allow air to move freely from the hopper into the centrifugal dust separator.	Yes	No
III.		HOPPER		
	Α.	Hopper size to be approximately seven and three-tenths (7.3) cubic yard volumetric measurements with and operating load capacity of not less than 6 cubic yards.	Yes	No
	B.	Dumping the hopper by means of hydraulically actuated cylinders attached to a rear door which shall have a minimum opening of 84" X 44" to dump debris behind the rear wheels.	Yes	No
	C.	Hydraulic cylinder movement shall be controlled with the use of an electric toggle switch from the side of the hopper so discharging of debris may be viewed during dumping for maximum safety.	Yes	No
	D.	Hopper floor shall be sloped to aid in removal of debris.	Yes	No
	E.	Hopper door shall be opened and closed hydraulically and be held in the closed position by means of a lock valve located in the hydraulic dump circuit.	Yes	No
	F.	An inspection door shall be provided on both left and right side of the hopper for easy viewing inside hopper and insertion of large debris.	Yes	No

DESCRIPTION			MEET OR EED?
	shall be maintained airtight through use of rubber n all doors and openings.	Yes	No
	suction inlet roof area shall have a bolt on replaceable sistant liner.	Yes	No
	er LED beacon light shall be mounted on the rear of eper hopper. The beacon light shall have a protective ard.	Yes	No
• •	amber LED flashing warning lights shall be flush d at the rear of the hopper.	Yes	No
	work lights shall be mounted at the rear of the hopper nate the dump area.	Yes	No
hopper	n protection package shall be furnished with standard screen with screen baffles; protective hopper wall; nozzle; pressure wear pads; heavy duty pressure	Yes	No
to a fire	Deluge System with high volume nozzles which attach hydrant to flush the hopper shall be furnished and clude quick disconnect fitting on nozzle and filler hose.	Yes	No
N. Hopper	shall have a Drain System to drain water from hopper.	Yes	No
IV. HYDRA	ULIC SYSTEM		
design a minim gauge, controll suction restricti motors, hoses a	draulic system shall be adequate for use within the requirements of the sweeper. The system shall include tum 25-gallon reservoir, sight gauge, temperature high temperature automatic shutdown system ed by a multiplexed sweeper control system, 80 mesh strainer, spin-on replaceable full flow oil filter, on indicator, hydraulic cylinders, gutter broom drive control valves, relief valves, oil cooler, hydraulic and standard fittings.	Yes	No
B. MOBIL service	DTE 25 Hydraulic shall be provided for extended life.	Yes	No
	Iraulic pump shall be driven by the engine.	Yes	No
	e shall be 2500 PSI maximum for gutter brooms, pick- l and dump door.	 Yes	No
electric auxiliar	liary hydraulic system shall be furnished which ally operates the hydraulic system without running the / engine to raise/lower the gutter brooms, pick-up nd open/close the dump door.	Yes	No

DESCRIPTION		CAN YOU MEET OR EXCEED?		
V.		BLOWER		
	Α.	Heavy duty, wear resistant, high strength turbine type open face blower computer balanced within 4 grams shall be provided to create air pressure and suction.	Yes	No
	В.	Blower wheel shall be wear resistant for long life.	Yes	No
	C.	Blower shall be mounted on self-aligning anti-friction bearings, sealed and lubricated for life. If bearing are not sealed, then an automatic lube system must be furnished.	Yes	No
	D.	Blower shall be driven from PTO off engine.	Yes	No
	E.	Blower housing shall be a bolt on design and shall be wear resistant.	Yes	No
	F.	Blower not to exceed 3000 RPM to insure smooth efficient performance.	Yes	No
VI.		PICK-UP HEAD – BROOM ASSIST (BAH)		
	Α.	Spring balanced all steel fabricated pick-up head with maximum length and width of 87" X 41" I.D.	Yes	No
	В.	The pick-up head shall have a separate upper and lower chamber where pressurized air is blasted from upper chamber through an elongated blast orifice to street surface.	Yes	No
		Blast orifice flange shall be of bolt-on design so that flange is easily replaced and shall have adjustment mechanism so that blast orifice gap is easily adjusted without removing pick-up head from sweeper.	Yes	No
	D.	Pick-up head shall have a 14-inch diameter (minimum) pressure inlet ring located on left side of pick-up head.	Yes	No
	E.	A 14-inch diameter (minimum) pressure hose attached between pick-up head and blower housing shall be provide.	Yes	No
	F.	A bolt-on pressure inlet ring with turning vanes shall be provide for efficient performance and easy service.	Yes	No
		A 14-inch diameter (minimum) suction hose, attached to a quick disconnect transition at the hopper, shall extend down to the right side of the pick-up head and shall be attached to the pick-up head suction nozzle ring which shall be constructed of ¼ inch steel.	Yes	No
	H.	Suction hose shall have a minimum 3/8-inch wall construction for long life.	Yes	No

DESCRIPTION	CAN YOU MEET OR EXCEED?
I. Pick-up head shall be equipped with 2" wide adjustable side mounted integral alloy steel and carbide runners for maximum pick up ability and long life. Skid runners to be warranted for 2 years/2000 hours prorated. Runners shall be symmetrical for optimum life.	Yes No
J. Pick-up head shall be raised and lowered hydraulically by a single switch on the control panel.	Yes No
K. Pressure inlet ring shall be equipped with an adjustable pressure relief for optimum leaf and light debris sweeping; control shall be mounted inside cab.	Yes No
L. A broom shall be 79" long and 10" in diameter, minimum, mounted at the rear of the pick-up head and shall be fully enclosed. (BAH)	Yes No
M. Control of broom rotation and positioning shall be accomplished by a single toggle switch located on the control console in the cab.	Yes No
N. The broom shall be driven hydraulically at 230 RPM. A separate hydraulic pump will be provided for all broom functions.	Yes No
<ul> <li>O. Broom pattern shall be easily adjustable by mechanisms on the top of pick-up head.</li> </ul>	Yes No
P. Nominal broom replacement time shall be 20 minutes.	Yes No
Q. Design of broom suspension shall provide automatic independent positioning of each broom end to conform to the surface being swept.	Yes No
R. Two (2) hydraulic cylinders shall be incorporated to provide positioning and the independent suspension of the broom ends.	Yes No
S. Down pressure and broom pattern shall be hydromechanically controlled to provide maximum broom performance and life.	Yes No
T. Reverse Pick-Up Head System shall allow unit to back up without damage to pick up head.	Yes No
U. Pick-up head front curtain lifter shall be provided to give the pick-up head the ability to sweep a large volume of light debris such as leaves, grass, paper, etc. without causing excessive debris accumulation at the pick-up head inlet controlled with a switch within the cab.	Yes No
V. Pick-Up Head deluge shall be included.	Yes No

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PAGE 23 OF RFB NO. 2023-129

DESCRIPTION		CAN YOU MEET OR EXCEED?
W.	Pick-Up Head Pressure Inlet Water Injection System with a high-volume water nozzle which is controlled from inside the cab, blasts water onto the pavement surface from beneath the pick-up head.	Yes No
Χ.	3-inch skid bumper extension shall be provided.	Yes No
VII.	GUTTER BROOMS	
A.	Twin gutter brooms shall be 43 inches minimum diameter, steel wire filled vertical digger type for removing debris from gutter.	Yes No
B.	Gutter broom shall be hydraulic motor driven and shall be positioned laterally and vertically by one hydraulic cylinder.	Yes No
C.	Gutter broom down pressure shall be automatically adjusted to load by a pressure sensing sequence valve in line with gutter broom torque motor.	Yes No
D.	Each gutter broom shall have adjustment for bristle contact pattern and wear.	Yes No
E.	Each gutter brooms shall have lateral flexible to swing rearward 15" when encountering the impact of an immovable object.	Yes No
F.	Each gutter broom shall have an adjustment to allow downward compensation for bristle wear and shall be free floating to follow street contour.	Yes No
G.	Each gutter broom shall be held in the up and transit position by use of a lock valve attachment controlled from inside of the cab. Upward motion of gutter broom shall be regulated by an adjustable flow control valve.	Yes No
H.	Each gutter broom shall be controlled from inside the cab by a single electric toggle switch.	Yes No
I.	Twin gutter brooms shall additionally incorporate a hydraulically actuated tilt capability of 27 degrees, remotely controlled from the operator's seat to allow instant adjustment for debris removal from deep gutters.	Yes No
J.	Gutter broom shall be variable speed and controlled from operator console inside the cab.	Yes No
K.	Gutter broom shall have option to drop down in place without pivoting out.	Yes No

DESCRIPTION		CAN YOU MEET OR EXCEED?	
VIII.	DUST CONTROL WATER SYSTEM		
A	. Water pump shall be diaphragm pump.	Yes	No
B	. Water tanks shall be 330 gallons total capacity, constructed of recyclable polyethylene for strength and puncture resistance, be 100% rustproof, be of bolt-in design for easy removal, and have a water level sight gauge.	Yes	No
C	. Water from tank to be filtered by 80 mesh cleanable filter located between tank and water pump.	Yes	No
D	Electric solenoid water control valves shall be cab controlled. Spray system shall include spray nozzle to be located as follows: minimum of 4 on outside of pick-up head; 2 for each gutter broom; 1 inside hopper. Water nozzles to be located on outside of pick-up head and suction tube for easy inspection and superior dust control.	Yes	No
E	. Water tank shall have anti-siphon/anti-pressure filler neck with air gap.	Yes	No
F	. Flexible 20 foot (minimum) long water fill hose with 2 ½ inch coupling for filling water reservoir and hose storage rack shall be provided. Water fill hose shall include a stainless 100 mash cleanable filter.	Yes	No
G	High output water system shall be furnished with additional nozzles and deflectors strategically located to control extreme dust.	Yes	No
H.	Additional hopper water nozzle controlled by separate switch.	Yes	No
IX.	OPERATING CONTROLS		
A.	All operating controls for sweeper (including dump control) shall be mounted inside truck cab and readily accessible to the operator in either right or left driving position.	Yes	No
B	All main electrical system, i.e. ignition, lights, hydraulic and water shall be separately fused to isolate electrical problems to fuse area.	Yes	No
C	All main sweeping functions shall be operated via a multiplexed control system with LED diagnostics and integral solid-state circuit protection.	Yes	No
D	Auxiliary engine controls shall be mounted on console panel.	Yes	No

DESCRIPTION	CAN YOU MEET OR
DESCRIPTION	EXCEED?
E. Multi-function controls, high resolution, LCD, color display shall be pedestal mounted on or near the console panel to display engine conditions consisting of, but not limited to engine RPM, percent load, engine torque, engine hours, engine oil pressure, coolant temperature, air filter restriction, battery voltage, fuel rate, and engine faults codes.	Yes No
F. The display shall also provide on board sweeper diagnostics that include but is not limited to: CAN network diagnostics, multiplex module input/output and power diagnostics, and service reminders.	Yes No
G. The display shall provide visual indicator lights for several sweeper functions and warnings including, but not limited to, dust suppression water pump, low water, pick-up head down, etc.	Yes No
H. The sweeper console shall incorporate resettable and non- resettable hour meters for the auxiliary engine; left hand, right hand and BAH brooms (if applicable); pick-up head; and blower for collecting data about sweeping route performance and maintenance. It will also store hydraulic system and engine service timers.	Yes No
<ol> <li>Standard sweeping function switches will be multiplexed, reducing the amount of wires in the control panel. Multiplexed switches will have multi-color LED indicator lights providing enhanced operator feedback.</li> </ol>	Yes No
J. Standard sweeping functions switches shall consist of, but not limited to, right gutter broom, left gutter broom, pick-up head, engine rpm, and water system.	Yes No
K. Miscellaneous and optional sweeper controls shall consist of, but are not limited to, gutter broom tilt, beacon or strobe light, water system circuits, dumps door, and work light lighted switches, and leaf pressure bleeder lever (if applicable).	Yes No
L. Audible alarms shall include, but not limited to indications of the following: auxiliary engine fault code and derates, high hydraulic oil temperature, low dust control water, exceeding maximum recommended sweeping speed, and other optional warning equipment.	Yes No
M. All external wiring, harnesses and terminations shall be of a sealed, weather-tight design utilizing heat-shrinkable components. Additionally, where feasible, all connectors shall utilize solid, cold-formed, nickel-plated copper alloy contacts with gas-tight crimps (Deutsch).	Yes No

DESCRIPTION	CAN YOU MEET OR EXCEED?
N. Dump control shall consist of a single weatherproof toggle switch located on the exterior of sweeper just above the left side fender well.	Yes No
O. Auxiliary Fuse Panel is a +12 VDC fused power sourced panel for any needed additional electrical components or accessories i.e. radios, warning lights., controls, etc.	Yes No
P. Overspeed warning system shall be equipped to alert the operator when sweeping at an excessive speed and can be adjusted with PIN code with ranges from 5-20 mph.	Yes No
Q. Auto Sweep Interrupt (ASI) with Overspeed Interrupt shall be furnished. It is an electronic circuit that is designed to accomplish the following sequence of operations when the transmission gear selector is placed into reverse or when sweeping at an excessive speed with the ASI set in the Auto mode: (1) The auxiliary engine is idled. (2) The water system is turned OFF (3) The gutter broom is stopped and raised. (4) The pick -up head is raised.	Yes No
<ul> <li>R. A reset switch will reposition all functions to prior setting. The reset switch can be used as a one button start/stop switch during sweeping to interrupt/resume all sweeping functions.</li> <li>ASI Overspeed Interrupt can be adjusted with PIN code. From 5-20 mph the operator will receive a warning and at 8-25 mph the Auto Sweep Interrupt will engage depending on ranges set.</li> </ul>	Yes No
S. Dump Switch in cab is to be located on the control panel to activate dump operation form inside cab.	Yes No
X. ADDITIONAL EQUIPMENT	
A. Traffic directing light – Whelen TACF85LH, SAE Class 1, 44 inches long, or approved equal.	Yes No
B. Camera/Monitor System: Alliance Wireless Technology (AWTI), slim line series with 7" color monitor mounted in cab with one rear view camera, and one pick-up head camera or approved equal.	Yes No
XI. PAINT – COLOR	
A. The entire sweeper unit shall be painted with manufacture standard white paint applied over a suitable primer. Pick-up heads, gutter brooms and truck frame shall be painted black.	Yes No

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PAGE 27 OF RFB NO. 2023-129

	DESCRIPTION	CAN YOU MEET OR EXCEED?			
САВ	CAB & CHASSIS TRUCK				
XII.	GENERAL				
A	. Chassis/cab shall be conventional with a tilt hood, current year model or newer.	Yes No			
В	. Chassis Painted White.	Yes No			
С	. Frame to be straight full channel steel rails (80,000PSI) Gross vehicle weight rating to be not less than 31,000 lbs.	Yes No			
D	. Curb weight with cab, fuel, water, oil and tires shall be 10,000 lbs. maximum.	Yes No			
E	. Standard truck cab enclosed and equipped with safety glass all around and two (2) individuals, adjustable, high back air seats with lumbar support and safety orange seat belts.	Yes No			
XIII.	WHEELBASE				
A	. Chassis shall have wheelbase to meet body builder specifications.	Yes No			
XIV.	AXLES				
A	. Front axle to be minimum of 10,000 lbs. with taper-leaf suspension of 10,000 lbs.	Yes No			
В	. Rear axle shall be 21,000 lbs. single speed with a ratio of 6.43, suspension to be minimum of 31,000 lbs. vari-rate with 4,500 lbs. capacity multi-leaf auxiliary rubber spring.	Yes No			
XV.	STEERING				
A	. Factory installed dual operator controlled integral power steering with cruise control, tilt and dual gauge package.	Yes No			
В	. Diameter of steering wheel will be minimum 18 inches.	Yes No			
XVI.	BRAKES				
A	. Service brakes to be full air with 18.7 cfm air compressor.	Yes No			
В	. Air tank drain valve, manual with pull cable.	Yes No			
С	. Front brakes Q-Plus shall be 15" X 4" and have front shock absorbers.	Yes No			
D	. Rear brakes Q-Plus shall be $16-\frac{1}{2}$ " X 7" with dust shields.	Yes No			
E	. Shall have automatic slack adjusters front and rear.	Yes No			

DESCRIPTION			J MEET OR EED?
F.	Parking brakes shall be spring actuated, double diaphragm, 30" MGM Chambers air chambers, with warning light.	Yes	No
G.	Brake chambers, spring relocated to rear of rear axle for maximum ground clearance.	Yes	No
H.	4-Channel anti-lock brake system shall be provided.	Yes	No
I.	Air Dryer with heater shall be furnished.	Yes	No
XVII.	САВ		
A.	Cab shall have in-dash chassis manufacturer's factory installed air conditioner with fresh air filter.	Yes	No
В.	Cab to have individual driver and passenger air, high back adjustable seats with cloth inserts and lumbar support.	Yes	No
C.	External grab handles on the left and right side with standard interior grab handles.	Yes	No
D.	Dual sun visors, coat hook, storage pocket on driver door, 12V receptacle, electric horn, electric windshield washer and 2 speed electric wipers with intermittent wiper switch.	Yes	No
E.	Chassis shall be equipped with fresh air heater, defroster, dual 7" X 16" remote controlled heated electric powered mirrors, and two separate hood mounted 10.5" diameter parabolic mirrors.	Yes	No
F.	AM/FM stereo radio with clock and auxiliary input.	Yes	No
G.	Chassis Hour meter shall record truck engine hours.	Yes	No
H.	Power windows and door locks.	Yes	No
XVIII.	ELECTRICAL		
A.	Shall consist of headlights with dash indicator, instrument panel, running light, stop/turn/tail lights with four-way Hazards. Self-canceling signal switch.	Yes	No
В.	Two (2) 12 volts (1900 CCA total) maintenance free batteries.	Yes	No
C.	160-amp alternator, minimum.	Yes	No
D.	Battery disconnect switch.	Yes	No
E.	LED stop/turn/tail, clearance and markers lights.	Yes	No
XIX.	ENGINE/EXHAUST		
A.	In-line six cylinder turbocharged and air-to-air intercooled, 200 HP at 2400 RPM, 6.7L, 520 lb./ft. torque @ 1600 RPM diesel, minimum.	Yes	No

DESCRIPTION		CAN YOU MEET OR EXCEED?	
В.	Horizontal aftertreatment device, right frame mounted to meet body builder specifications.	Yes	No
C.	Dry type single element air cleaner with restriction indicator in cab and safety element.	Yes	No
D.	Automatic glow plug with indicator light.	Yes	No
E.	Automatic shutdown/over temperature protection engine coolant.	Yes	No
F.	DEF tank, 6-Gallon, shall supply diesel exhaust fluid to SCR system.	Yes	No
XX.	FUEL		
A.	A fuel tank shall supply fuel to both engines, for eight (8) hours of operation, minimum.	Yes	No
XXI. TIRE AND WHEELS			
	Front and Rear tires, Heavy duty first line quality tubeless tires to be minimum 11R X 22.5, (14 ply) G-rating with duals in rear for adequately carrying full load of sweeper and maximum stability.	Yes	No
В.	Wheels to be 10-hole disc 22.5 X 8.25 DC.	Yes	No
XXII.	TRANSMISSION		
A.	Heavy Duty Allison 2500 RDS electronic, six-speed, automatic, with external oil filter.	Yes	No
Β.	Transmission temperature gauge.	Yes	No
C.	Synthetic transmission oil.	Yes	No

DESCRIPTION	CAN YOU MEET OR EXCEED?		
OPTIONAL EQUIPMENT			
I. AIR OPERATED DIAPHRAGM WASHDOWN SYSTEM			
A. An Air Operated Diaphragm (AOD) water pump powers Du Control System and Washdown with an electronic solid-sta liquid level sensor to automatically shut off pump and trigge an audible alarm and warning message.	te		
B. Dust Control System is regulated to a 30 PSI. Include 25' washdown hose with washdown nozzle capable of 10 GPN 35 PSI.	lat Yes No		
C. A catch basin cleanout gun with trigger control and two interchangeable lance lengths of 36".	Yes No		
II. HAND HOSE EQUIPMENT			
A. Heavy Duty Auxiliary Hand Hose with Hydraulic Boom and Remote Control to control the boom (Up/Down), the auxilia engine speed (up/down) and stop the auxiliary engine.	ry Yes No		
B. Shall include a receiver mounted in the truck cab and two ( transmitters; one is a hand-held fob and the other is a box mounted on a quick release handle on the hand hose nozz	Yes No		



## **TARRANT COUNTY**

## HISTORICALLY UNDERUTILIZED BUSINESSES (HUB) POLICY

#### I. POLICY STATEMENT

The Tarrant County Commissioners Court, being the policy development and budgetary control unit of county government, will strive to ensure that all businesses, regardless of size, economic, social or ethnic status have an equal opportunity to participate in the County's procurement processes. The County is committed to promote full and equal business opportunity for all businesses to supply the goods and services needed to support the mission and operations of county government, and seeks to encourage the use of certified historically underutilized businesses (HUBs) through the use of race, ethnic and gender neutral means. It is the policy of Tarrant County to involve certified HUBs to the greatest extent feasible in the County's procurement of goods, equipment, services and construction projects while maintaining competition and quality of work standards. The County affirms the good faith efforts of firms who recognize and practice similar business standards.

#### II. DEFINITIONS

<u>Historically underutilized businesses (HUBs)</u>, also known as a disadvantaged business enterprise (DBE), are generally business enterprises at least 51% of which is owned and the management and daily business operations are controlled by one or more persons who is/are socially and economically disadvantaged because of his or her identification as a member of certain groups, including women, Black Americans, Mexican Americans and other Americans of Hispanic origin, Asian Americans and American Indians.

<u>Certified HUBs</u> includes business enterprises that meet the definition of a HUB and who meet the certification requirements of certification agencies recognized by Tarrant County.

<u>Businesses</u> include firms, corporations, sole proprietorships, vendors, suppliers, contractors, subcontractors, professionals and other similar references when referring to a business that provides goods and/or services regardless of the commodity category.

#### Tarrant County: Historically Underutilized Businesses (HUB) Policy Page 1 of 4

<u>Statutory bid limit</u> refers to the Texas Local Government Code provision that requires competitive bidding for many items valued at greater than \$50,000.

#### III. POLICY GUIDELINES

- A. Tarrant County, its contractors, their subcontractors and suppliers, as well as all vendors of goods, equipment and services, shall not discriminate on the basis of race, color, creed, gender, age, religion, national origin, citizenship, mental or physical disability, veteran's status or political affiliation in the award and/or performance of contracts. All entities doing business or anticipating doing business with the County shall support, encourage and implement affirmative steps toward a common goal of establishing equal opportunity for all citizens and businesses of the county.
- B. Tarrant County will use and recognize the State of Texas certification process in conjunction with the implementation of this policy. The County does recognize other agencies' certifications. Tarrant County reserves the right to review the certification status of any vendor applying to do business with the County. This review will be accomplished to determine the validity and authenticity of the vendor's certification as a HUB.
- C. The Commissioners Court may establish HUB target goals. Through a systematic approach of soliciting quotes, bids and proposals from certified HUBs and in compliance with applicable state and federal law this policy will strive to meet those goals.
  - 1. Target goals should consider:
    - the availability of HUB firms within the specific category of goods or services to be procured; and
    - the diversity of the county's population.
  - 2. The goals should be reviewed and amended periodically.
  - 3. The program may apply to all County procurements including construction and professional services.
  - 4. Particular attention will be given to HUB participation on purchases in excess of the statutory bid limit.
  - 5. The Commissioners Court herein establishes a 20% good faith target goal for Tarrant County.

- D. Tarrant County will actively seek and encourage HUBs to participate in all facets of the procurement process by:
  - 1. Continuing to increase and monitor a database of certified HUB vendors, professionals and contractors. The database will be expanded to include products, areas of expertise and capabilities of each HUB firm.
  - 2. Continuing to seek new communication links with HUB vendors, professionals and contactors to involve them in the procurement process.
  - 3. Continuing to advertise bids on the County's website and in newspapers including newspapers that target socially and economically disadvantaged communities.
  - 4. Continuing to provide bid notifications to minority Chambers of Commerce.
- E. As prescribed by law, the purchase of one or more items costing in excess of the statutory bid limit must comply with the competitive bid process. Where possible, those bids will be structured to include and encourage the participation of HUB firms in the procurement process by:
  - 1. Division of proposed requisitions into reasonable lots in keeping with industry standards and competitive bid requirements.
  - 2. Where feasible, assessment of bond and insurance requirements and the designing of such requirements to reasonably permit more than one business to perform the work.
  - 3. Specification of reasonable, realistic delivery schedules consistent with the County's actual requirements.
  - 4. Specifications, terms and conditions reflecting the County's actual requirements are clearly stated, and do not impose unreasonable or unnecessary contract requirements.
- F. A HUB Policy statement shall be included in all specifications. The County will consider the bidder's responsiveness to the HUB Policy in the evaluation of bids and proposals. Failure to demonstrate a good faith effort to comply with the County's HUB policy may result in a bid or proposal being considered non-responsive to specifications.
- G. The Purchasing Department will actively seek the participation of HUB firms in the quotation process for purchases under the statutory bid limit. HUB firms will be identified on the computerized database and linked to the commodities they represent. Buyers will be encouraged to use available internal and external databases of certified HUB firms.

H. Nothing in this policy shall be construed to require the County to award a contract other than to the lowest responsive bidder meeting specifications as required by law. This policy is narrowly tailored in accordance with applicable law.

#### IV. ADMINISTRATIVE GUIDELINES

- A. The Purchasing Department shall serve as the County's HUB Office with responsibility for the implementation, monitoring and general operations of the HUB policy. The Purchasing Agent shall serve as the County HUB Officer.
  - 1. The HUB Officer will establish procedures to implement this policy across the full spectrum of the procurement process. The County HUB Office will periodically review with department head and elected officials regarding procurement opportunities.
  - 2. Managing the policy and training buyers and other County personnel in order to meet County goals will be the responsibility of the HUB Office.
  - 3. The HUB Office will cooperate with other local government entities to increase HUB participation throughout the county and region. The HUB Office is encouraged to participate in educational and other outreach programs to assist HUB firms.
  - 4. The HUB Officer will receive and review complaints and recommendations regarding the implementation of the HUB Policy and the good faith efforts of bidders. Further, the HUB Office will audit for compliance to the HUB Policy on eligible projects after award, during the performance of the contract and after completion, while also making any recommendations to Commissioners Court regarding any irregularities or misrepresentation of facts as they relate to compliance with the policy. The HUB Office will review documentation submitted by HUB firms in compliance with this policy.
  - 5. An annual report along with recommendations shall be provided to the Commissioners Court and Purchasing Board. The annual report will provide statistical data and efforts reflected in the number of purchase orders, value of goods and services purchased, percentages to HUB firms, and outreach and marketing efforts. Other statistics may be required or requested by the Commissioners Court or Purchasing Board.

**510** *Historically Underutilized Businesses Policy Adopted: Court Order 64788 (December 17, 1990)* Amended: Court Order 69958 (December 7, 1993) Amended: Court Order 99651 (December 28, 2006) Amended: Court Order 127875 (June 19, 2018)

Tarrant County: Historically Underutilized Businesses (HUB) Policy Page 4 of 4

#### FOR DISADVANTAGED BUSINESS ENTERPRISES ONLY

**Disadvantaged Business Enterprises (DBE)** are encouraged to participate in Tarrant County's bid process. The Purchasing Department will provide additional clarification of specifications, assistance with Bid Proposal Forms, and further explanation of bidding procedures to those DBEs who request it.

Representatives from DBE companies should identify themselves as such and submit a copy of the Certification.

The County recognizes the certifications of both the State of Texas General Services Commission HUB Program and the North Central Texas Regional Certification Agency. All companies seeking information concerning DBE certification are urged to contact.

Texas Procurement and Support Servi	ces	North Central Texas
Statewide HUB Program		Regional Certification Agency
1711 Jacinto Blvd.		624 Six Flags Drive, Suite 100
PO Box 13047	OR	Arlington, TX 76011
Austin, TX 78711-3047		(817) 640-0606
(512) 463-572		

## IF YOUR COMPANY IS CERTIFIED, ATTACH A COPY OF THE CERTIFICATION TO THIS FORM AND RETURN WITH BID.

COMPANY NAME:	
REPRESENTATIVE:	
ADDRESS:	
CITY, STATE, ZIP:	
TELEPHONE NO.	FAX NO
Indicate all that apply: 	Minority-Owned Business Enterprise Women-Owned Business Enterprise

\_\_\_\_Disadvantaged Business Enterprise

### NOTE: WITHOUT A VALID CERTIFICATION ON FILE, YOU WILL NOT BE EVALUATED AS A HUB/DBE.

IF THIS DOES NOT APPLY TO YOUR COMPANY, PLEASE CHECK THIS BOX AND RETURN THIS FORM WITH YOUR RESPONSE.

#### REFERENCES

Please list three (3) references, **other than past or present employees of Tarrant County**, who can verify your performance as a Vendor. Performance includes, but is not limited to, sales and/or service, delivery, invoicing, and other items as may be required for Tarrant County to determine Vendor's ability to provide the intended goods or service of the RFB. Tarrant County **PREFERS** references to be from Government customers. References must be able to verify the quality of service Vendor's company provides and that the Bidder has completed a project of similar size and scope of work in this response. Inaccurate, obsolete or negative responses from the listed references could result in rejection of your bid.

Failure to supply required references <u>will</u> deem the bid as non-responsive and will not be considered for award.

Bidder involvement with reference checks is not permitted. Only Tarrant County or its designee will conduct reference checks. Any deviation to this will result in rejection of your response.

	REFERENCE ONE
GOVERNMENT/COMPANY NAME: _	
ADDRESS:	
TELEPHONE NUMBER:	
E-MAIL ADDRESS:	
CONTRACT PERIOD:	

REF	ER	ΕN	CE	TWO	
			~		

OVERNMENT/COMPANY NAME:
DDRESS:
ONTACT PERSON AND TITLE:
MAIL ADDRESS:
COPE OF WORK:
ONTRACT PERIOD:

#### **REFERENCES MUST BE RETURNED WITH BID!**

#### **REFERENCES**

#### REFERENCE THREE

GOVERNMENT/COMPANY NAME:
ADDRESS:
CONTACT PERSON AND TITLE:
E-MAIL ADDRESS:
SCOPE OF WORK:
CONTRACT PERIOD:

#### **REFERENCES MUST BE RETURNED WITH BID!**

# SIGNATURE FORM

The undersigned, on behalf of and as the authorized representative of Bidder, agrees this bid becomes the property of Tarrant County after the official opening.

The undersigned affirms that the Bidder has familiarized himself with the local conditions under which the work is to be performed; satisfied himself of the conditions of delivery, handling and storage of equipment and all other matters that may be incidental to the work, before submitting a bid.

The undersigned agrees, on behalf of Bidder, that if the bid is accepted, Bidder will furnish all materials and services upon which price(s) are offered, at the price(s) and upon the terms and conditions contained in the specifications. The period for acceptance of this bid will be ninety (90) calendar days.

The undersigned affirms that they are duly authorized to execute this contract, that this bid has not been prepared in collusion with any other Bidder, nor any employee of Tarrant County, and that the contents of this bid have not been communicated to any other Bidder or to any employee of Tarrant County prior to the official opening of this bid.

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

The undersigned affirms that they have read and do understand the specifications and any attachments contained in this solicitation. *Failure to sign and return this form will result in the rejection of the entire bid.* 

Signature	X
	Authorized Representative
Legal Name of Company	Date
Street Address	Printed Name of Authorized Representative
City, State and Zip	Title of Authorized Representative
Telephone Number	Fax Number
E-Mail Address	

THIS FORM MUST BE SIGNED.

THE ORIGINAL WITH ORIGINAL SIGNATURE AND ONE (1) COPY MUST BE RETURNED WITH BID.



# Did you sign and submit all required forms? If not, your Bid will be rejected!

#### **COMPANY IS:**

Business included in a Corporate Income Tax Return?YESNO	
Corporation organized & existing under the laws of the State of	
Partnership consisting of	
Individual trading as	
Principal offices are in the city of	

Unique Entity Identifier (UEI) Number:

CAGE Code: \_\_\_\_\_

### **COMPLIANCE WITH FEDERAL AND STATE LAWS**

#### **CERTIFICATION OF ELIGIBILITY**

By submitting a Bid in response to this solicitation, the Bidder certifies that at the time of submission, they are not on the Federal Government's list of suspended, ineligible, or debarred entities.

In the event of placement on the list between the time of Bid submission and time of award, the Bidder will notify the Tarrant County Purchasing Agent. Failure to do so may result in terminating this contract for default.

#### RELATING TO STATE CONTRACTS WITH AND INVESTMENTS IN COMPANIES THAT BOYCOTT ISRAEL AND INVESTMENTS IN COMPANIES THAT DO BUSINESS WITH IRAN, SUDAN, OR ANY KNOWN FOREIGN TERRORIST ORGANIZATIONS.

Bidder verifies that they do not boycott Israel and will not boycott Israel in accordance with Texas Government Code Section 2270.001(2) during the term of this contract. Bidder further verifies pursuant to Texas Local Government Code Section 2252.152 that they are not engaged in business with Iran, Sudan, or any foreign terrorist organization. The term "foreign terrorist organization" means an organization designated as a foreign terrorist organization by the United States Secretary of State as authorized by 8 U.S.C. Section 1189.

#### **DISCLOSURE OF INTERESTED PARTIES**

The law states that a governmental entity may not enter into certain contracts with a nonexempt business entity unless the business entity submits a disclosure of interested parties to the governmental entity. By submitting a Bid in response to this solicitation, the Bidder agrees to comply with HB 1295, Government Code 2252.908. Bidder agrees to provide Tarrant County Purchasing Agent, and/or requesting department, the "Certificate of Interested Parties," Form 1295 as required, within **ten (10)** business days from notification of pending award, renewal, amended or extended contract.

## VENDOR IS <u>EXEMPT</u> FROM CERTIFICATION REGARDING ENERGY COMPANIES AND FIREARM ENTITIES OR FIREARM TRADE ASSOCIATIONS:

Vendor is a sole proprietorship OR is a non-profit entity OR Vendor is a company that does NOT have 10 or more full-time employees AND/OR this contract does NOT have a value of \$100,000.00 or more that is to be paid wholly or partly paid from public funds of the governmental entity.

#### If the Vendor Cannot Certify that it is EXEMPT as Above, Vendor Must Certify as Follows:

#### Vendor is NOT EXEMPT and Certifies as follows:

<u>Boycott of Energy Companies Prohibited</u>. In compliance with Section 2274.002 of the Texas Government Code (added by  $87^{th}$  Legislature S. B. 13), Vendor verifies that it does not boycott energy companies and will not boycott energy companies during the term of the above-described contract. "Boycott energy company" is defined in Section 809.001(1) (added by  $87^{th}$  Legislature, S. B. 13) and means, without an ordinary business purpose, refusing to deal with, terminating business activities with, or otherwise taking any action that is intended to penalize, inflict economic harm on, or limit commercial relations with a company because the company: (A) engages in the exploration, production, utilization, transportation, sale, or manufacturing of fossil fuel-based energy and does not commit or pledge to meet environmental standards beyond applicable federal and state law; or (B) does business with a company described by subsection (A).

### **COMPLIANCE WITH FEDERAL AND STATE LAWS**

Discrimination against Firearm Entities or Firearm Trade Associations Prohibited. In compliance with Section 2274.002 of the Texas Governmental Code (added by 87<sup>th</sup> Legislature, S. B. 19), Vendor verifies that it does not have a practice, policy, guidance, or directive that discriminates against a firearm entity or firearm trade association; and will not discriminate during the term of the above-described contract] against a firearm entity or firearm trade association. "Discriminate against a firearm entity or firearm trade association" is defined in Section 2274.001(3) (added by 87<sup>th</sup> Legislature, S. B. 19) and means, with respect to the entity or association, to (i) refuse to engage in the trade of any goods or services with the entity or association based solely on its status as a firearm entity or firearm trade association; (ii) refrain from continuing an existing business relationship with the entity or association based solely on its status as a firearm entity or firearm trade association; or (iii) terminate an existing business relationship with the entity or association based solely on its status as a firearm entity or firearm trade association; the term does not include: (i) the established policies of a merchant, retail seller, or platform that restrict or prohibit the listing or selling of ammunition, firearms, or firearm accessories; and (ii) a company's refusal to engage in the trade of any goods or services, decision to refrain from continuing an existing business relationship, or decision to terminate an existing business relationship: (aa) to comply with federal, state, or local law, policy, or regulations or a directive by a regulatory agency; or (bb) for any traditional business reason that is specific to the customer or potential customer and not based solely on an entity's or association's status as a firearm entity or firearm trade association.

Vendor Hereby Certifies (Mark Applicable Certification):

- Vendor is EXEMPT from Certification as set out above.
- Vendor is NOT EXEMPT from Certification as set out above, and Vendor Certifies that it does not and will not Boycott Energy Companies and that it does not and will not engage in prohibited Discrimination against Firearm Entities or Firearm Trade Associations.

## Signature \_\_\_\_\_

#### THIS FORM MUST BE **SIGNED**.

THE ORIGINAL WITH ORIGINAL SIGNATURE AND ONE (1) COPY MUST BE RETURNED WITH BID!

#### FORMS/DOCUMENTS CHECKLIST

✓Check Indicates Completion				
	1. <u>References</u> . Vendor has provided references, other than Tarrant County. References must be able to verify the quality of service the company provides and that the company has completed a project of similar size and scope of work in this RFB.			
	<ol> <li><u>Signatures</u>. All forms requiring a signature must be signed. Bids not signed will not be considered for award.</li> </ol>			
	3. <b>Price Forms.</b> All sections of Price Forms have been completed.			
	<ol> <li>Insurance Certificates (If required). Bidders must submit all Insurance Certificates prior to commencement of work. If no insurance requirements specified, mark N/A.</li> </ol>			
	<ol> <li><u>Addenda</u>. When applicable, Bidder acknowledges receipt of all Addenda, including the signed Addend cover pages, and any revised Forms in their bid package.</li> </ol>			
	6. It is the Bidder's sole responsibility to print and review all pages of the RFB document, attachments, questions and their responses, addenda, and special notices. The Signature Form must be signed and returned. Failure to provide signature on the form renders bid non-responsive. Failure to complete and the submission of all required forms, including but not limited to References, Compliance with Federal and State Laws, Checklist, Questionnaires (when applicable), Addenda (including revised forms), and any other specified forms or documents will be grounds for rejection of entire bid.			
	7. Bidder has read, understands, and agrees to Tarrant County's Criminal Background Check requirements.			
	8. Accuracy for all mathematical and number entries is the sole responsibility of the Bidder. Tarrant County will not be responsible for errors made by the Bidder.			
	<ol> <li>Bidder's company is registered on TVORS (Tarrant Vendor On-Line Registration System).</li> </ol>			
1	0. Bidder has sealed and marked the envelope with the RFB Number, RFB Title, and due date.			
1	<ol> <li>Failure to comply with the requirements set forth in the RFB may result in rejection of bid and/or cancellation of contract after award.</li> </ol>			

THE ORIGINAL AND ONE (1) COPY OF THIS FORM MUST BE RETURNED WITH BID!

# **NO-BID RESPONSE**

In the event that your organization chooses not to submit a bid/proposal for this solicitation, the Tarrant County Purchasing Department is interested in the reasons why vendors have chosen not to submit bids/proposals in order to better serve the taxpayers of Tarrant County. Please indicate your reason(s) by checking all applicable items below and return this form to the address shown below.

Could not mee	t specifications.
---------------	-------------------

Items or materials requested not	manufactured by us or not availal	ble to our company.

Insurance requirements too restricting.

Bond requirements too restricting.

	The scope of service	es not clearly understo	ood or applicable (	too vague, too rigid, etc.)
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The project not suited to our organization.

Quantities too small.

Insufficient time allowed for preparation of bid/proposal.

Other (please specify).

Vendor Name:	
Contact Person:	
Telephone:	
Email:	

Please send your response to:

Tarrant County Purchasing Department 100 E. Weatherford, Suite 303 Fort Worth, TX 76196-0104

#### **PRICE FORM**

ITEM NO.	DESCRIPTION	EST. QTY.	UNIT PRICE
1.	Truck Mounted Regenerative Air Street Sweeper Composite Unit per specifications	1	\$
	Cab & Chassis Truck Brand/Model Bid:		
	Regenerative Air Street Sweeper Brand/Model Bid:		
	Delivery Time After Receipt of Order:		
	Standard Manufacturer's Warranty:		
Opti	onal Pricing:		
1.	Air Operated Diaphragm Washdown System per specifications	1	\$
2.	Hand Hose Equipment per specifications	1	\$
3.	Extented Warranty for Truck Mounted Regenerative Air Street Sweeper		\$
	Terms:		
	PLEASE INCLUDE A DESCRIPTIVE BROO		
	The Original and One (1) Copy of this form Shou		

#### ANNUAL CONTRACT FOR TRUCK MOUNTED REGENERATIVE AIR STREET SWEEPERS

#### **VENDOR CONTACT INFORMATION**

1.	Company Name and physical address for service and warranty work:	
	Name:	
	Address:	
2.	Sales Contact:	
	Name:	
	Address:	
	Email:	
3.	Billing Contact:	
	Name:	
	Address:	
	Email:	
4.	General Manager:	
	Name:	
	Address:	
	Email:	

The Original and One (1) Copy of this form Should be Returned with Bid!