CALL FOR BIDS

Project Name Service Contract – Mobile, Alabama Cruise Terminal

HVAC Maintenance and Repair

Project Location Terminal 201 S. Water Street

Mobile, AL, 36602

Project Number SC-022-24

Notice is hereby given that the City of Mobile will receive sealed bids for the above stated project on Wednesday, September 11, 2024, no later than 2:00pm. Bidders shall insert sealed Bids into a receptacle, marked "City of Mobile Bids", located in the elevator lobby outside the office of the City Clerk's Office, or sent by U. S. Postal Service, or another carrier, addressed to the City Clerk, 9th Floor South Tower, Government Plaza, 205 Government Street, Mobile, Alabama 36602 (or City Clerk, P.O. Box 1827, 36633-1827, if sent by regular mail via the U. S. Postal Service) no later than 2:00pm local time. The same will be publicly opened and read at 2:30pm in the Atrium Lobby of Government Plaza.

A Pre-Bid conference shall be held at 10:00am. local time on Tuesday, August 27, 2024, at The Mobile Alabama Cruise Terminal Tower, Ground Floor Lobby: 201 S. Water Street., Mobile, Alabama 36602.

Bid Documents will be on file Wednesday, August 14, 2024, and may be examined and obtained from the following location:

www.cityofmobile.org/bids/

THE CITY OF MOBILE MOBILE, ALABAMA



PROJECT MANUAL FOR SERVICE CONTRACT – MOBILE, ALABAMA CRUISE TERMINAL HVAC MAINTENANCE AND REPAIR

SC-022-24

City of Mobile, Alabama Building Services Department P. O. Box 1827 Mobile, AL 36633-1827 (251) 208-7519

August 14, 2024

Bid Date: September 11, 2024

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END OF SECTION

INVITATION TO BID

You are invited to submit a sealed bid for the following Contract:

PROJECT NAME: SERVICE CONTRACT – MOBILE, ALABAMA CRUISE

TERMINAL – HVAC MAINTENANCE AND REPAIR

PROJECT LOCATION: MOBILE, ALABAMA CRUISE TERMINAL

201 SOUTH WATER STREET, MOBILE, AL 36602

PROJECT NUMBER: SC-022-24

All as described in the Specifications (Documents) prepared by the City of Mobile, Building Services Department.

1. BID DATE:

- A. Sealed formal Proposals of a stipulated sum (fixed price) will be received and clocked in until **2:00 P.M., Wednesday, September 11, 2024**, in the Office of the City Clerk, 9th Floor, South Tower, Government Plaza, 205 Government St., Mobile, Alabama, 36602.
- B. All Bids not clocked in at the Office of the City Clerk prior to the time specified, or Bids received after the specified time, will be automatically rejected and returned immediately, unopened.
- C. The same will be publicly opened and read at 2:30 PM in the Atrium of Government Plaza.

2. BID DOCUMENTS AND SPECIFICATIONS:

A. The Project Manual, including all Bid Documents and Specifications, may be obtained from the City of Mobile's website: www.cityofmobile.org/bids. No deposit shall be required.

3. BID SECURITY: (Required only if Total Bid is \$15,000 or more)

- A. A Cashier's Check drawn on a bank registered to do business in the State of Alabama, and which is a member of the Federal Deposit Insurance Corporation, made payable to the City of Mobile or Bid Bond in the amount of 5% of the Bid Amount, but in no event more than \$10,000, is required to accompany bid.
- B. Bid Bond shall be valid for a minimum of 60 days from the date of the Bid.

4. PRE-BID CONFERENCE

A. Pre-bid conference shall be held on Tuesday, August 27, 2024, at 10:00am, at the Mobile Alabama Cruise Terminal Tower, Ground Floor Lobby: 201 S. Water Street., Mobile, Alabama 36602.

5. IRREGULARITIES AND REJECTION:

The City of Mobile reserves the right to waive irregularities in the Bid and in Bidding, and to reject any or all Bids.

END OF SECTION

INSTRUCTIONS TO BIDDERS

THE ATTENTION OF ALL BIDDERS IS CALLED TO THE FOLLOWING INSTRUCTIONS:

1. BIDDING DOCUMENTS:

- A. Bidders may obtain complete sets of Bid Documents and Specifications (Project Manual) from the Department of Building Services as listed in the Invitation to Bid.
- B. Bidders shall use the complete set of documents in preparing their bid. The City of Mobile assumes no responsibility for errors or misinterpretations resulting from use of an incomplete set of documents.

2. INTERPRETATION OF BID DOCUMENTS:

- A. Bidders shall carefully study and compare the Bidding Documents with each other, shall examine the site and local conditions, and shall at once report to the Building Services Project Manager errors, inconsistencies or ambiguities discovered.
- B. Bidders requiring clarification or interpretation of the Bidding Documents shall make a written Request For Information to the Building Services Project Manager at least three (3) calendar days prior to the date for receipt of Bids.
- C. Interpretations, corrections and changes to the Bidding Documents will be made by a formal, written Addendum. Interpretations, corrections and changes to the Bidding Documents made in any other manner will not be binding, and Bidders shall not rely on them.

3. BIDDING PROCEDURES:

- A. No Bid will be considered unless made out and submitted on the Bid Form as set forth herein.
- B. All blanks on the Bid Form shall be legibly executed in a non-erasable medium. Sums shall be expressed in both words and figures. In case of discrepancy, the amount written in words shall govern.
- C. Interlineations, alterations and erasures must be initialed by the signer of the Bid.
- D. All requested Unit Prices and Allowances shall be bid and the Schedule of Values completely filled in.
- E. Addenda issued prior to the opening of Bids shall be acknowledged on the Bid Form and any adjustment in cost shall be included in the Contract Sum. Failure to acknowledge the Addenda on the Bid Form may cause Bidder to be disqualified.

4. **BID SECURITY:**

A. A Cashier's Check drawn on a bank registered to do business in the State of Alabama and which is a member of the Federal Deposit Insurance Corporation, made payable to the City of Mobile or Bid Bond in the amount of 5% of the Bid Amount but in no event more than \$10,000, is required to accompany bid. By submitting a Bid Security, the Bidder pledges to enter into a Contract with the City of Mobile on the terms stated in the Bid, and will, if required, furnish bonds covering faithful performance of the Contract and required insurance certificate. Should the Bidder refuse to enter into such Contract or fail to furnish such bonds or insurance, the amount of the Bid security shall be forfeited to the Owner as liquidated damages, not as a penalty.

- B. Bid Bond shall be valid for a minimum of sixty (60) days from the date of Bid. The City reserves the right to retain the security of all Bidders until the successful Bidder enters into the Contract or until sixty (60) days after Bid opening, whichever is sooner.
- C. Bonds must be issued by a Surety licensed to do business in the State of Alabama and must be signed or countersigned by a licensed resident agent of the State of Alabama. If the project cost is more than \$50,000.00 the Surety must have a minimum rating of A/Class VI as reported by the latest issue of Best's Key Rating Guide Property-Casualty published by Alfred M. Best Company, Inc.
- D. Power of Attorney is required for all Bonds.

5. EXAMINATION OF DOCUMENTS AND SITE OF THE WORK:

A. Before submitting a Bid, Bidders should carefully examine the Specifications, visit the site of the Work, fully inform themselves as to existing conditions and limitations, and include in the Bid a sum to cover the cost of all items included in the Contract and necessary to perform the Work. The submission of a Bid will be considered as conclusive evidence that the Bidder has made such examination.

6. SUBMISSION OF BIDS:

- A. Bid, Bid Security and other supporting data as specified shall be submitted in a sealed, opaque envelope, approximately 9" x 12" or larger and shall be marked on the outside with the words, "Sealed Bid for MOBILE, ALABAMA CRUISE TERMINAL HVAC MAINTENANCE AND REPAIR", along with the Building Services Department's project number, the Bid Date, and Service Contractor's name, address, and City of Mobile license number.
- B. Bids shall be deposited at the designated location prior to the time and date for receipt of Bids. Bids received after the time and date specified in the Invitation to Bid, or as modified by Addendum, will not be considered. Late Bids will be returned to the Bidder unopened.
- C. The Bidder shall assume full responsibility for timely delivery at the location designated for receipt of Bids.
- D. Oral, telephonic, facsimile, or other electronically transmitted bids will not be considered.
- E. Bidders must submit with their bid submission a copy of their relevant State of Alabama Certified HVAC Contractor Licenses (and EPA Certification) for each technician that will work on City equipment (if any changes and/or technician added after beginning of agreement. Same information MUST be submitted to the City).

7. MODIFICATION OR WITHDRAWAL OF BIDS:

A. A Bid may not be modified, withdrawn, or canceled by the Bidder for a period of sixty (60) days following the time and date designated for receipt of bids, and each Bidder so agrees in submitting a Bid.

8. CONSIDERATION AND AWARD OF BIDS:

- A. At the discretion of the City, the properly identified Bids received on time will be publicly opened and will be read aloud.
- B. The City shall have the right to reject any and all Bids. A Bid not accompanied by a required Bid security or by other data required by the Bidding Documents, or a Bid which is in any way incomplete, or irregular is subject to rejection.

- C. It is the intent of the City to award a Contract to the lowest responsible and responsive Bidder provided the Bid has been submitted in accordance with the requirements of the Bidding Documents and does not exceed the funds available. The City shall have the right to waive informalities and irregularities in a Bid received and to accept the Bid which, in the City's judgment, is in the City's best interest.
- D. The award shall be based on the lowest Total Base Bid selected, as listed on the Bid Form.

9. PROOF OF COMPETENCY OF BIDDER:

A. Bidders may be required to furnish evidence satisfactory to the City of Mobile that they have sufficient means and experience in the types of work called for to assure the completion of the Contract in a satisfactory manner.

10. SIGNING OF CONTRACT:

- A. The Standard Contract Between City of Mobile and Service Contractor (sample included herein) shall serve as the Agreement between the City and Service Contractor.
- B. The Bidder to whom the Contract is awarded shall, within ten (10) calendar days of receiving the Contract Forms, properly execute and deliver to the Service Contract Administrator, the following items, along with an electronically signed Agreement, failure to do so within this timeframe may cause the City of Mobile to reject the award and proceed with the next highest bid:
 - 1. Certificate of Insurance, along with all required endorsements
 - 2. Evidence of enrollment in the E-Verify program.
 - 3. Enrollment in the City of Mobile's Vendor Registration Portal: https://www.cityofmobile.org/bids/vendor-portal-information/
 - 4. Other documentation as required by the Contract Documents.
- C. Failure or refusal to sign the Agreement or to provide the Certificates of Insurance in a form satisfactory to the City of Mobile, E-Verify verification, or other required documentation, shall subject the Bidder to immediate forfeiture of Bid Bond or Bid Check.

11. SOCIALLY AND ECONOMICALLY DISADVANTAGED EMPLOYMENT:

A. A Service Contractor shall comply with all Federal, State and local laws concerning nondiscrimination, including but not limited to City of Mobile Ordinance No. 14-034 which requires, *inter alia*, that all contractors performing work for the City of Mobile not discriminate on the basis of race, creed, color, national origin or disability, require that all subcontractors they engage do the same, and make every reasonable effort to assure that fifteen (15%) percent of the work performed under contract be awarded to socially and economically disadvantaged individuals and business entities, see attached Subcontracting & Major Supplier Plan.

12. AMERICANS WITH DISABILITIES ACT (ADA):

A. Bidders shall comply with the provisions of the Americans with Disabilities Act (ADA) of 1990 which prohibits discrimination against individuals with disabilities.

13. USE OF DOMESTIC PRODUCTS:

B. Section 39-3-1, Alabama Code, 1975, provides that the Service Contractor agree, in the

execution of this Contract, to use materials, supplies and products manufactured, mined, processed or otherwise produced in the United States or its territories, if available at reasonable prices, and that breach of this Agreement by the Service Contractor shall result in the assessment of liquidated damages in an amount not less than \$500.00 nor more than twenty (20) percent of gross amount of the Contract Price.

14. NON-RESIDENT (OUT OF STATE) SERVICE CONTRACTORS:

- A. Preference to Resident Service Contractors: Section 39-3-5, Code of Alabama, 1975, provides that a non-resident (out of State) Bidder domiciled in a state which grants a preference to local Service Contractors is to be awarded a public contract on the same basis as the non-resident Bidder's state awards contracts to Alabama Bidders. Alabama Bidders are given a preference to the same extent as a non-resident. Bidder receives a preference in his home state. A non-resident Bidder must include with any written bid documents a written opinion of an attorney licensed to practice in the non-resident Bidder's state declaring what preferences, if any, exists in the non-resident's state.
- B. Certificate of Authority: All non-resident (out of State) corporations must register with the Secretary of State and obtain a Certificate of Authority before doing business in the State of Alabama. Out of state Bidders should register and secure the required Certificate before submitting a Bid. The account number shall be included on the Bid Form.

15. LOCAL PREFERENCE AWARDS

- A. The City of Mobile awards contracts to the lowest responsible Bidders in competitive bidding processes prescribed by Alabama law. Section 41-16-50 of Alabama Code allows the City to establish competitive bid preferences for local businesses and certain other types of Alabama businesses. Here's how these preferences work:
 - 1. The Competitive Bid Law applies to the expenditure of funds for labor, services, work, for the purchase of personal property with a value of \$15,000 or more, and for the lease of personal property where the terms of the lease require payment of \$15,000 or more.
 - 2. State law authorizes local preferences for acquisitions under the Competitive Bid Law. Local preferences do not apply to contracts for improvements to public property under the Public Works Law.
 - 3. Resident Responsible Bidders- The City may award a bid to a responsible Bidder with a place of business within the City or its police jurisdiction if the bid is no more than 5% more than the lowest responsible Bidder. The City may apply the 5% preference when the apparent lowest responsible Bidder is located anywhere outside the City or its police jurisdiction.
 - 4. Foreign Entities- A foreign entity is a business that does not have a place of business within the State.
 - 5. Preference for Resident Responsible Bidders against Foreign Entities- The City may award a bid to a responsible bidder with a place of business within the city or its police jurisdiction if the bid is not more than 10% more than the apparent lowest responsible bid submitted by a Foreign Entity.
 - 6. Preference for Disadvantaged Businesses- The City may award a bid to a "qualifying" responsible Bidder with a place of business anywhere in the State if the bid is not more than 10% more than the apparent lowest responsible bid from a Foreign Entity. For purposes of this preference, a "qualifying" responsible Bidder is:

- a. a woman-owned enterprise;
- b. an enterprise of small business, as defined in Section 25-10-3;
- c. a minority owned business enterprise;
- d. a veteran-owned business enterprise; or
- e. a disadvantaged-owned business enterprise.

E. Summary of Preferences:

Local business has a 5% price preference over a lowest Bidder that has a place of business in Alabama but not local to the City. Local business has a 10% price preference over a lowest Bidder that does not have a place of business anywhere in Alabama. A small, woman-owned; minority-owned; veteran-owned; or disadvantaged owned business, that has a place of business in Alabama, has a 10% preference over a lowest Bidder that does not have a place of business in Alabama.

F. City Discretion:

The City has the sole discretion whether to apply these preferences to a particular bid award, and to determine whether a responsible Bidder meets the preference categories described above.

D. "Place of Business":

The City considers a "place of business" to be a specific location actually occupied, either continually or on a regular basis, by the City or someone in the City's employment. It should be a place where the public can engage in commercial transactions, or regular, routine operations are conducted by employees in furtherance of the business enterprise. An occasional use or occupation of a place for business purposes is not sufficient to constitute a place of business. Mere unimproved pieces of property used simply for storage, or locations that serve purposes primarily other than that single entity's "place of business," such as an individual's home or residence, or an agent's or attorney's office who may represent multiple parties out of that specific location, do not qualify as a "place of business" for these purposes.

- E. "Owned" means 51% or greater active ownership by a person or persons of the designated preference category.
- F. Questions to be answered by all vendors (regardless of whether intending to claim a preference):
- 1. Do you operate a place of business within the City of Mobile or the City's police jurisdiction? If so, please describe the nature and location of your business facility here, addressing the factors mentioned above.
- 2. If you do not have a place of business within the City or the City's police jurisdiction, do you operate a place of business within the State of Alabama? If so, please describe.
- 3. Should the City consider your business: woman-owned, a small business, minority owned, veteran-owned, or disadvantaged-owned? If so, please provide any evidence for why the City should consider your business to be characterized in one or more of these categories. Please submit any current certifications you may have relating to these categories.

16. ALABAMA IMMIGRATION ACT

A. The State of Alabama Immigration Law (Act No. 2011-535 as amended by Act No. 2012-491), requires that Service Contractors not violate federal immigration law or knowingly employ, hire for employment, or continue to employ an unauthorized

alien within the State of Alabama. In addition, Service Contractors are required to enroll in the federal E-Verify program and submit verification of enrollment to the City.

17. ANTI-BOYCOTT STATEMENT

- A. Public contracts with entities engaging in certain boycott activities:

 (a), Per State of Alabama Code, Section 41-16-5 (b), (Act No. 2016-312), subject to subsection (c), a governmental entity may not enter into a contract governed by Title 39 or Chapter 16, Title 41, with a business entity unless the contract includes a representation that the business entity is not currently engaged in, and an agreement that the business entity will not engage in, the boycott of a person or an entity based in or doing business with a jurisdiction with which this state can enjoy open trade.
- B. (c) (1) This section does not apply if a business fails to meet the requirements of subsection (b) but offers to provide the goods or services for at least 20 percent less than the lowest certifying business entity.
- C. This section does not apply to contracts with a total potential value of less than fifteen thousand dollars (\$15,000).
- D Nothing in this section requires a business entity or individual to do business with any other particular business entity or individual in order to enter into a contract with a governmental entity.

18. CITY OF MOBILE BUSINESS LICENSE

A. City of Mobile Business License is required and must be current at time of bidding.

BID FORM

The following Bid Format shall be used. Bids submitted on alternate forms may be rejected. Fill in <u>all</u> blank spaces with an appropriate entry. Bid Form must be signed by an officer of the company and notarized.

TO: CITY OF MOBILE, 205 GOVERNMENT ST., P.O. BOX 1827, MOBILE, AL, 36633-1827

REF: PROJECT NAME: SERVICE CONTRACT – MOBILE, ALABAMA CRUISE

TERMINAL – HVAC MAINTENANCE AND REPAIR

PROJECT LOCATION: 201 SOUTH WATER STREET, MOBILE, AL 36602

PROJECT NO.: SC-022-24

In compliance with the Bid Documents and having carefully and thoroughly examined said documents for the subject Work prepared by the City of Mobile Building Services Department, dated August 14, 2024, and all subsequent Addenda thereto, as verified by the Bidder prior to submission of this Proposal and which are hereby acknowledged, the Undersigned Bidder,

COMPANY N	NAME:
PHONE:	EMAIL:
CITY OF MC	BILE BUSINESS LICENSE NUMBER:
CITY OF MC	BILE VENDOR NUMBER:
	OF STATE OF ALABAMA ACCOUNT NUMBER:
(Note: T	The Secretary of State Account Number shall be filled in only by non-resident bidders)
(Check one)	[] (A Corporation)
	[] (A Partnership)
	[] (An Individual Doing Business)

hereby proposes to furnish all labor, materials, tools, insurance, equipment, and supplies, and to sustain all the expenses incurred in performing the Work on the above captioned Project in accordance with the terms of the Contract Documents, Scope of Work, and all applicable laws and regulations for the sum listed below.

The Work shall commence on the date of written Notice to Proceed, issued by the City. The term of the Contract shall extend for One (1) year from the date of the Notice to Proceed with the option to renew for Two (2) additional one-year terms, by notifying the Service Contractor not less than

Thirty (30) days prior to the expiration date of the preceding term. The City of Mobile shall have the right to extend the Contract at the end of the third year (2nd Additional Term) at the rates listed in Year 3, Schedule of Values, for a period not to exceed Sixty (60) calendar days.

BASE BID – PREVENTATIVE MAINTENANCE & REPAIR SERVICES - shall be based on

1. BASE BID – As specified in Scope of Work

the following follows:	ng Labor Rates: Hour	rly rates for HVAC	Maintenance and Rep	pair services shall be as
Year 1:	\$	00 monthly	\$	00 annual
Year 2:	\$	00 monthly	\$	00 annual
Year 3:	\$	00 monthly	\$	00 annual
Total (Year	1+ Year 2+ Year3):	\$.00	
Bids shall in with no cen		sales and use taxes	and shall be provided	in whole dollar amount
Total Bid A	mount (All Years):			
(Amount in	Words)			
			_& 00/100 Dollars ((\$ 00)
(Amount in				,
UNIT PRIC	CES – for Additional	Services as specifi	ed in the Scope of Wo	ork:
•	Mobile reserves the Agreement.	rights to add, remo	ove and modify service	es, as needed during the
Hourly Rate Bid:	es: For work perform	ned outside the ba	sic scope of services as	nd not included in the total
A. Reg	ular Time (8am to 5p	om, Monday throu	gh Friday):	
Year 1: \$	per hour; Y	/ear 2: \$	per hour; Year 3: \$	per hour
B. Ove	ertime (5pm to 8am,	Monday through I	Friday, and Weekends)	:
Year 1: \$	per hour; Y	/ear 2: \$	per hour; Year 3: \$	per hour
C. Ove	ertime Holidays (Bido	der's Holidays):		
Year 1: \$	per hour; Y	Year 2: \$	per hour; Year 3: \$	per hour

Parts/Material: for furnishing equipment, parts or other materials: Service Contractor's Direct Cost plus Fifteen percent (15%).

* Direct cost shall be based on the invoiced amount from supplier/manufacturer and shall include all shipping/delivery costs and all applicable sales and use taxes.

The City of Mobile reserves the right to add, remove and modify services, as needed during the term of this Agreement.

Addendun Addendun	ICLUDES: n Number, Dated n Number, Dated n Number, Dated
City of Mo proper me to execute	CCURITY : The undersigned Bidder agrees that the attached Bid Security, payable to the abile, in the amount of 5 % of the bid amount, but in no event more than \$10,000 as is the asure of liquidated damages which the City will sustain by the failure of the undersigned the Contract and to furnish Surety Bonds (if required). Said Bid Security shall become the fithe City of Mobile as liquidated damages as specified in the Contract Documents.
Federal, St Mobile, ad	DISCRIMINATION: The undersigned Bidder certifies that he/she will comply with ate and local laws concerning discrimination, including Chapter 14, Code of the City of opted December 10, 1991, and as amended December 18, 2018.
1. QUES	CTIONS: To be answered by all vendors (regardless of whether intending to claim a ence):
1	Do you operate a place of business within the City of Mobile or the City's police jurisdiction? If so, please describe the nature and location of your business facility here, addressing the factors mentioned above
В.	If you do not have a place of business within the City or the City's police jurisdiction, do you operate a place of business within the State of Alabama? If so, please describe
C.	Should the City consider your business: woman-owned, a small business, minority owned, veteran-owned, or disadvantaged-owned? If so, please provide any evidence for why the City should consider your business to be characterized in one or more of these categories. Please submit any current certifications you may have relating to these categories.

5. DOCUMENTS TO BE SUBMITTED AT TIME OF BID:

- Bid Form
- Subcontracting & Major Supplier Plan
- Bid Bond or Cashier's Check, if applicable
- Secretary of State Authorization (Out of State Bidders Only)
- Any additional information, as required by Project Manual

Remainder of Page Intentionally Left Blank

5. SIGNATURE: If the undersigned Bidder is incorporated, the entire legal title of the company followed by "a corporation" should be used. If Bidder is an individual, then that individual's full legal name followed by doing business as (d/b/a) and name of firm, if any, should be used. If Bidder is a partnership, then full name of each partner should be listed followed by "d/b/a" and name of firm, if any. Ensure that name and exact arrangement thereof is the same on all forms submitted with this Bid. If a word is abbreviated in the official company name, such as "Co.", then use that abbreviation. If not abbreviated in the official name, spell out. Bidder agrees not to revoke or withdraw this Bid until sixty (60) calendar days following the time and date for receipt of bids. If notified in writing of the acceptance of this Bid within this time period, Bidder agrees to execute a Contract based on this Bid on the proscribed form within ten (10) calendar days of said notification.

COMPANY NAME:
(Typed)
BY:
(Signature of Company Officer)
COMPANY OFFICER:
(Typed)
TITLE(Typed)
DATE
Sworn to and subscribed before me this day of, 20
Notary Public

STANDARD CONTRACT AGREEMENT BETWEEN CITY OF MOBILE AND SERVICE CONTRACTOR

This AGREEMENT made and entered into this,		
by and between THE CITY OF MOBILE , by its Mayor, duly authorized party of the first part, hereinafter called the "City",		
And the SERVICE CONTRACTO	PR:	
City of Mobile License Number:		
City of Mobile Vendor Number:		
for the following PROJECT:		
PROJECT NAME:	SERVICE CONTRACT – MOBILE, ALABAMA CRUISE TERMINAL – HVAC MAINTENANCE AND REPAIR	
PROJECT LOCATION:	201 SOUTH WATER STREET, MOBILE, AL 36602	
PROJECT NUMBER:	SC-022-24	
County of Mobile City of Mobile, Alabama		

WITNESSETH, that this Service Contractor and City, for the considerations stated herein, agree as follows:

ARTICLE 1. Statement of Work to be Performed:

1.1 The Service Contractor shall furnish all labor, material, tools, insurance, equipment and supplies and perform all work required to provide security and fire alarm monitoring at various City of Mobile facilities, in strict accordance with the Contract Documents as listed in Article 6, all of which are made part hereof, as prepared by or under the direction of the Director of Real Estate & Asset Management.

ARTICLE 2. Term of Contract:

2.1 The term of the Contract shall extend for One (1) year from the date of the Notice to Proceed with the option to renew for Two (2) additional one-year terms, by notifying the Service Contractor not less than Thirty (30) days prior to the expiration date of the preceding term. The City of Mobile shall have the right to extend the Contract at the end of the third year (2nd Additional Term) at the rates listed in Year 3, Schedule of Values, for a period not to exceed Sixty (60) calendar days.

ARTICLE 3. Contract Sum:

3.1 The City shall pay the Service Contractor for the Term of the Contract, subject to additions and deductions provided herein, in current funds, the sum as follows:

Total	Contract Am	ount:		
		(Amount in Words)		
			0/100 Dollars(\$. 00) (Amount in Numbers)
				(Amount in Numbers)
In cas	e of any discr	epancy, the amount in wo	ords shall govern	this Bid.
3.2 Sc	chedule of Val	ues:		
HVAC	Preventative	Maintenance & Repairs.		
Year '	1: \$	00 monthly	\$	00 annual
Year 2	2: \$	00 monthly	\$	00 annual
Year 3	3: \$	00 monthly	\$	00 annual
Total	(Year 1+ Year	2+ Year3): \$.00	
	shall include a amount with r	ll applicable sales and us no cents.	e taxes and shall	be provided in whole
Total	Bid Amount:			
		(Amount in Words)		
			& 00/100 Do	llars (\$ 00)
		(Amount in Numbers)		
UNIT	PRICES – for	Additional Services as s	pecified in the Sco	ope of Work:
	•	eserves the rights to add nis Agreement.	, remove and mod	dify services, as needed
-	y Rates: For v total Bid:	vork performed outside th	ne basic scope of	services and not included
A.	Regular Time	e (8am to 5pm, Monday t	hrough Friday):	

Year 1: \$_____ per hour; Year 2: \$_____ per hour; Year 3: \$____ per hour

B.	Overtime (5p	m to 8am, Monday through Fi	riday, and Weekends):	
Year '	1: \$	per hour; Year 2: \$	_ per hour; Year 3: \$	_per hour
C.	Overtime Hol	idays (Bidder's Holidays):		
Year '	1: \$	per hour; Year 2: \$	_ per hour; Year 3: \$	_per hour
		rnishing equipment, parts or		

ARTICLE 4. Payments:

- 4.1 The City shall pay the Service Contractor on account of the Contract as follows:
 - A. Payments for uplinks shall be made during the first month of Year One.
 - B. Payments for monitoring services shall be made monthly, based on the Yearly amount divided into Twelve (12) equal amounts for completed work as specified.
 - C. One (1) Original invoice shall be delivered to the Building Services Project Manager for review and approval
 - D. Payments shall be made in accordance with the accepted Schedule of Values listed in the Contract Documents.

ARTICLE 5. Termination of the Contract:

- 5.1 The City may terminate the Contract upon thirty (30) days written notice. The City shall pay the Service Contractor for work executed and for proven loss with respect to materials, equipment, tools and reasonable overhead.
- 5.2 The City shall not make payment to the Service Contractor for profit and damages, as the result of terminating the Contract.

ARTICLE 6. Contract Documents:

6.1 The contract documents consist of this Agreement, General Conditions of the Contract, and the Specifications (all of which are bound in the Project Manual), Addenda issued prior to the execution of the Contract, The Service Contractor's Proposal as accepted by the City, other documents listed in this Agreement, and Modifications issued after the execution of this Agreement, all of which form the Contract, and are as fully a part of the Contract as if attached to this Agreement or repeated herein. An enumeration of the Contract Documents, other than a Modification, appears below:

This Instrument (Agreement)	9 pages
2. Bid Form	7 pages
3. Scope of Work, dated April 15, 2024	1 page

^{*} Direct cost shall be based on the invoiced amount from supplier/manufacturer and shall include all shipping/delivery costs and all applicable sales and use taxes.

4. Exhibit A – Locations
5. Subcontracting & Major Supplier Plan
5 pages

6. General Conditions 8 pages

7. Certificates of Insurance with endorsements and E-Verify Documentation

ARTICLE 7. Insurance:

- 7.1 Required coverage:
- 7.1.1 For the term of this Agreement, Service Contractor shall acquire and maintain in full force and effect the following liability and comprehensive insurance issued by a company licensed and qualified to do business in the State of Alabama, which such insurance shall name the City of Mobile as an additional insured, and shall attach to this contract as proof thereof a certificate of insurance issued by an agent licensed and qualified to do business in the State of Alabama:
- A. Comprehensive Liability insurance (occurrence form) including coverage for premises, products and complete operations, and blanket contractual liability, specifically covering the obligations assumed by the Service Contractor.
 - 1. Bodily injury liability: \$1,000,000 each person \$1,000,000 each occurrence
 - 2. Property damage liability \$1,000,000 each occurrence.
 - Or, in lieu of (1) and (2) above:
 Bodily injury and property damage combined –\$1,000,000 per occurrence
 - 4. General Aggregate limit shall apply on a "Per Project" Basis.
- B. Comprehensive Automobile Liability Insurance to cover any auto, including all owned, non-owned, and hired vehicles.
 - 1. Bodily injury liability: \$1,000,000 each person \$1,000,000 each occurrence
 - 2. Property damage liability \$1,000,000 each occurrence.
 - 3. Or, in lieu of (1) and (2) above)
 Bodily injury and property damage combined \$1,000,000 per occurrence
- C. Excess/Umbrella Liability insurance
 - 1. \$2,000,000 combined single limit of liability each occurrence for bodily injury and/or property damage.
 - 2. Providing following form coverage for Employer's Liability, Comprehensive General Liability and Automotive Liability.
- D. Workers' Compensation insurance in the amounts required by all applicable laws, rules or regulations of the state of Alabama.
- 7.1.2 If the certificate of insurance referenced in this Agreement does not evidence insurance of owned vehicles, said certificate and this sentence shall evidence the Service Contractor's covenant that it does not own any vehicles and that it will not purchase or obtain any vehicles during the term of this Agreement. Said certificate shall

require that said insurance coverage will not be altered or terminated unless City shall have been given written notice of such alteration or termination delivered to City not less than thirty (30) days before the effective date of such alteration or termination.

- 7.1.3 Waiver of Subrogation all policies of insurance shall be endorsed to waive rights of subrogation in favor of City of Mobile.
- 7.1.4 Additional Insured all policies of insurance, except those referenced under 7.1.1 D, shall be endorsed to name City of Mobile as an Additional Insured
- 7.1.5 Primary Insurance all policies of insurance, except those referenced under 7.1.1 D, shall be endorsed to provide that all such insurances are primary and non-contributing with any other insurance maintained by City of Mobile.
- 7.1.6 Certificates of Insurance prior to execution of the Agreement, Service Contractor shall deliver to the City of Mobile certificates of insurance certifying the existence and limits of the insurance coverages, along with all endorsements and policies, noting applicable endorsements, described above, and shall deliver same and renewals thereof to the City of Mobile. The certificates shall provide that such insurance shall not be subject to cancellation, non-renewal nor material change without 30 days or more (except 10 days for non-payment) prior written notice thereof to the City of Mobile.

7.2 General

7.2.1 A Surety authorized to do business in the State of Alabama shall execute and furnish all insurance. Insurance produced outside of the State of Alabama must be signed or countersigned by a Resident Agent of the State of Alabama, with resident agent's name, address and telephone number typed or printed on form.

ARTICLE 8. Miscellaneous Provisions

- 8.1 Breach of Contract: In the event of any breach or apparent breach by Service Contractor of any of its obligations under the terms of this Agreement, and in the further event that City shall engage the services of any attorney to protect or to enforce its rights with respect to said breach or apparent breach, then and in those events, Service Contractor agrees to pay and to reimburse any and all reasonable attorneys' fees and expenses which City may incur with respect to City's enforcement of this Agreement; regardless of whether said attorneys' fees and costs shall be incurred in connection with any litigation or in connection merely with advice and representation provided without litigation.
- 8.2 Indemnification. Service Contractor shall indemnify, defend and hold harmless City and its officers, elected officials, agents, representatives, and employees in respect of any and all claims, injuries, losses, diminution in value, damages, liabilities, whether or not currently due, and related expenses (including without limitation, settlement costs and any legal or other expenses for investigating or defending any actions or threatened actions) arising from or in connection with Service Contractor's performance under this agreement, including but not limited to, environmental laws, regulations, orders and

decrees of whatever character or nature and damage or injury to persons or property.

- 8.3 Entire Agreement: This Agreement is the final expression of the agreement between the parties, and the complete and exclusive statement of the terms agreed upon, and shall supersede all prior negotiations, understandings or agreements. There are no representations, warranties, or stipulations, either oral or written, not contained herein.
- 8.4 Governing Law and Venue: This Agreement shall be governed by the laws of the State of Alabama, and the appropriate venue for any actions arising out of this Agreement shall be a court of proper jurisdiction in Mobile, Alabama.
- 8.5 Licenses, permits, etc.: Service Contractor shall obtain, at its own expense, all necessary professional licenses, permits, insurance, authorization, and assurances necessary to abide by the terms of this Agreement.
- 8.6 No Agency Relationship Created: Service Contractor, in the performance of its operations and obligations hereunder, shall not be deemed to be an agent of the City but shall be deemed to be an independent contractor in every respect and shall take all steps at its own expense, as City may from time-to-time request, to indicate that it is an independent contractor. City does not and will not assume any responsibility for the means by which or the manner in which the services by Service Contractor provided for herein are performed, but on the contrary, Service Contractor shall be wholly responsible therefore.
- 8.7 Anti-discrimination: Service Contractor shall comply with all Federal, State and local laws concerning nondiscrimination, including but not limited to City of Mobile Ordinance No. 14-034 which requires, inter alia, that all Service Contractors performing work for the City of Mobile not discriminate on the basis of race, creed, color, national origin or disability, require that all subcontractors they engage do the same, and make every reasonable effort to assure that fifteen (15%) percent of the work performed under contract be awarded to socially and economically disadvantaged individuals and business entities.
- 8.8 Assertion of Rights: Failure by the City to assert a right or remedy shall not be construed as a waiver of that right or remedy.
- 8.9 State of Alabama Immigration Law: By signing this contract, the contracting parties affirm, for the duration of the agreement, that they will not violate federal immigration law or knowingly employ, hire for employment, or continue to employ an unauthorized alien within the State of Alabama. Furthermore, a contracting party found to be in violation of this provision shall be deemed in breach of the agreement and shall be responsible for all damages resulting therefrom.
- 8.10 Public contracts with entities engaging in certain boycott activities: By signing this contract, the Service Contractor further represents and agrees that it is not currently

engaged in, nor will it engage in, any boycott of a person or entity based in or doing business with a jurisdiction with which the State of Alabama can enjoy open trade.

Remainder of Page Left Intentionally Blank

ARTICLE 9. Signature:

IN WITNESS WHEREOF, the parties to these presents have hereunto set their hand and seal; the Mayor of the City of Mobile, acting under and by virtue of such office and with full authority, and the Service Contractor by such duly authorized officers or individuals as may be required by law.

CITY: City of Mobile	SERVICE CONTRACTOR:	
Signature	Signature	
William. S. Stimpson Mayor, City of Mobile	Printed Name and Corporate Title	
ATTEST:		
City Clerk		
	_ as of peing duly sworn, did depose and say that he	
act of	ed the above and foregoing voluntarily as the ay of, 20	
NOTARY PUBLIC My Commission Expires:		

END OF SECTION



Company ID Number:

Approved by:

Employer	
Name (Please Type or Print)	Title
Signature	Date
Department of Homeland Security – Verification Divisi	ion
Name (Please Type or Print)	Title
Signature	Date

Page 13 of 17 E-Verify MOU for Employers | Revision Date 06/01/13



Company ID Number:

Information Required for the E-Verify Program	
Information relating to your Compa	any:
Company Name	
Company Facility Address	
Company Alternate Address	
County or Parish	
Employer Identification Number	
North American Industry Classification Systems Code	
Parent Company	
Number of Employees	
Number of Sites Verified for	

Page 14 of 17 E-Verify MOU for Employers | Revision Date 06/01/13

END OF SECTION

E-VERIFY PAGE 2 OF 2

INSURANCE REQUIREMENTS

City of Mobile Insurance Requirements Contractor

<u>Insurance</u> – For the duration of this agreement, the Contractor shall maintain the following minimum amounts for this project:

A. Workers' Compensation/Employer's Liability:

- Workers' Compensation insurance in the amounts required by all applicable laws, rules or regulations of the state of Alabama.
- Employer's Liability with limits of not less than:

Bodily Injury by Accident
Bodily Injury by Disease
\$1,000,000 each employee

 Borrowed Servant/Alternate Employer endorsement in favor of City of Mobile.

B. Comprehensive General Liability Insurance:

- Comprehensive General Liability (occurrence form) including coverage for products/completed operations, independent contractors, blanket contractual liability specifically covering the obligations assumed by Contractor.
- Limit of Liability: \$1,000,000 combined single limit of liability each occurrence bodily injury or property damage.
- General Aggregate Limit shall apply on a "Per Project" Basis.

C. Automobile Liability Insurance:

 Automobile Liability Insurance to cover any auto, including all owned, nonowned, and hired vehicles, with a \$1,000,000 combined single limit of liability each accident for bodily injury and/or property damage.

D. <u>Excess/Umbrella Liability Insurance</u>

- Providing following form coverage for Employer's Liability, Comprehensive General Liability, and Automobile Liability.
- Limit of Liability: \$2,000,000 combined single limit of liability each occurrence for bodily injury and/or property damage.

CERTIFICATE OF LIABILITY INSURANCE ENDORSEMENT PAGE

The policy endorsements listed below are required and must be listed in the "Description of Operations" box on the Certificate of Liability Insurance or listed separately on an attachment to the certificate of insurance (ACORD 101, Additional Remarks Schedule).

Waiver of Subrogation - All policies of insurance shall be endorsed to waive rights of subrogation in favor of City of Mobile.

<u>Additional Insured</u> - All policies of insurance, except those referenced under paragraph A, shall be endorsed to name City of Mobile as an Additional Insured

<u>Primary Insurance</u> - All policies of insurance, except those referenced under paragraph A, shall be endorsed to provide that all such insurances are primary and non-contributing with any other insurance maintained by City of Mobile.

<u>Certificates of Insurance - General - Within ten (10) calendar days from date of issuance of Contract forms for execution, Consultant shall deliver to the City of Mobile, certificates of insurance (standard ACORD format) certifying the existence and limits of the insurance coverages along with separate policy endorsements as described above. Consultant shall also be responsible for delivering policy renewal certificates to the City of Mobile. A sample Certificate of Liability Insurance form, including the policy endorsement is attached for Consultant's reference.</u>

ACORD CERTIFICATE OF LIA	BILITY INSURANCE	DATE (MM/DD/YYYY)		
THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONL CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUREPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.	, EXTEND OR ALTER THE COVERAGE AFFORDED I ITE A CONTRACT BETWEEN THE ISSUING INSURER	BY THE POLICIES R(S), AUTHORIZED		
IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the If SUBROGATION IS WAIVED, subject to the terms and conditions of this certificate does not confer rights to the certificate holder in lieu of s	he policy, certain policies may require an endorsemen			
PRODUCER	CONTACT			
	NAME			
	INSURER(S) AFFORDING COVERAGE	NAIC #		
NAME OF THE PARTY	INSURER A:			
INSURED	INSURER B:			
	INSURER C :			
	INSURER D:			
	INSURER E :			
	INSURER F:			
COVERAGES CERTIFICATE NUMBER:	REVISION NUMBER:			
THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAINDICATED, NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORD EXCLUSIONS AND CONDITIONS OF SUCH POLICIES, LIMITS SHOWN MAY HAVE	DED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT T BEEN REDUCED BY PAID COMMS.	THE POLICY PERIOD CT TO WHICH THIS TO ALL THE TERMS,		
INSR TYPE OF INSURANCE INSO WYD POLICY NUMBER	POLICY EKF ROCICY XP (MM/DD/YYYY) LIMI	TS		
X COMMERCIAL GENERAL LIABILITY	EACH OCCURRENCE	\$ 1,000,000		
CLAIMS-MADE X OCCUR	DAMAGE TO RENTED	s 1,000,000		
X Contractual Liability	MED EXP (Any one person)	s 5,000		
X X X		s 1,000,000		
	PERSONAL & ADV INJURY	\$ 1,000,000		
GENL AGGREGATE LIMIT APPLIES PER:	GENERAL AGGREGATE	_		
POLICY X JECT LOC	PRODUCTS - COMPIOP AGG	s 1,000,000		
OTHER:		\$		
AUTOMOBILELIABILITY	COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000,000		
X ANY AUTO	BODILY INJURY (Per person)	\$		
OWNED SCHEDULED X X X	BODILY INJURY (Per accident)	\$		
HIRED NON-OWNED AUTOS ONLY AUTOS ONLY	PROPERTY DAMAGE (Per apcident)	\$		
Hadros dies Hadros dies	The appears	\$		
X UMBRELLA LIAB X OCCUR	EACH OCCURRENCE	\$ 2,000,000		
EXCESS LIAB CLAIMS-MADE X	AGGREGATE	s 2,000,000		
COMMONDE.	AGGREGATE	-		
DED RETENTIONS WORKERS COMPENSATION	X PER OTH-	1,000,000		
AND EMPLOYERS' LIABILITY				
ANYPROPRIETOR/PARTNER/EXECUTIVE N/A X	E, L, EACH ACCIDENT	\$		
(Mandatory in NH)	E, L, DISEASE - EA EMPLOYEE	\$		
If yes, describe under DESCRIPTION OF OPERATIONS below	E,L, DISEASE - POLICY LIMIT	\$		
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedu	ile, may be attached if more space is required)			
PROJECT NAME:	PROJECT NUMBER:			
The City of Mobile is included as an Additional Insured in respect to General Liability, Automobile Liability and Umbrella Liability. All policies,				
except workers compensation, shall be Primary and Non-Contributory with any other insurance in force or which may be purchased by				
Additionally Insured, Waiver of Subrogation applies, in favor of City of Mobile with respect to General Liability, Automobile Liability, and				
Workers Compensation and Employer's Liability. 30-Days Notice of Cancellation, non-renewal or material change shall apply (except 10 days				
CERTIFICATE HOLDER	CANCELLATION			
	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE C THE EXPIRATION DATE THEREOF, NOTICE WILL			
City of Mobile	ACCORDANCE WITH THE POLICY PROVISIONS.	DE DELIVERED IN		

ACORD 25 (2016/03) The ACORD name and logo are registered marks of ACORD

City of Mobile

P.O. Box 1827 Mobile, AL 36633-1827

Building Services Department

END OF SECTION

AUTHORIZED REPRESENTATIVE

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SUBCONTRACTING & MAJOR SUPPLIER PLAN



OFFICE OF SUPPLIER DIVERSITY

CITY OF MOBILE

Subcontracting and Major Supplier Plan

Contact Office of Supplier Diversity for questions on completing this form. Via emai:Archnique.kidd@cityofmobile.org 251.208.7967 205 Government Street, 4th Floor

Bidders and Proposers – Please complete and submit these forms as required by your City of Mobile Bid or Proposal Specification.

If you are submitting a proposal in response to a Request for Qualifications, Request for Proposal, or other solicitation ("Solicitations") issued by the City of Mobile, the bid specification may require you to utilize disadvantaged business enterprise ("DBE") subcontractors and suppliers. If DBE participation is required, you must complete and submit these forms with your proposal. If required, failure to submit this form will render your bid non-responsive. NOTE: To satisfy participation requirements for a federally funded project, you must utilize DBEs certified through the Alabama Unified Certification Program.

If DBE participation is required, and you fail to satisfy the participation requirement, you must show that you made a good faith effort to include such participation; you will be required to submit DBE Compliance Form 2 and include additional information if needed. When so required, failure to address adequately the good faith effort factors on Form 2 will render your bid or proposal non-responsive. The "good faith effort" factors on Form 2 are not intended to be a mandatory, exhaustive, or exclusive.

You are encouraged to work with the City of Mobile Supplier Diversity Manager when preparing this form. Please consult with the City Supplier Diversity Manager for a list of eligible DBEs. The "good faith effort" factors on **Form 2** are not intended to be mandatory, exhaustive, or exclusive; they are a tool to help you, and the City of Mobile, determine whether you made efforts which, by their scope, intensity, and appropriateness to the objective, would reasonably be expected to fulfill the participation requirement.

About "DBEs": Disadvantaged business enterprise or DBE means a for-profit small business concern (1) That is at least 51 percent owned by one or more individuals who are both socially and economically disadvantaged or, in the case of a corporation, in which 51 percent of the stock is owned by one or more such individuals; and (2) whose management and daily business operations are controlled by one or more of the socially and economically disadvantaged individuals who own it.

About "Good Faith" Effort: Good faith efforts means efforts to achieve a DBE goal or other requirement of this part which, by their scope, intensity, and appropriateness to the objective, can reasonably be expected to fulfill the program requirement. The City of Mobile expects contractors holding large contracts to recruit and engage DBEs to be a part of their team.

Failure to submit this form, when so required by the bid or proposal specification, will render your bid non-responsive.

Page 1 of 5
Subcontractor/Supplier Plan

SERVICE CONTRACT – MOBILE, ALABAMA CRUISE TERMINAL HVAC MAINTENANCE AND REPAIR



OFFICE OF SUPPLIER DIVERSITY

CITY OF MOBILE

Subcontracting and Major Supplier Plan

Contact Office of Supplier Diversity for questions on completing this form. Via emai:Archnique.kidd@cityofmobile.org 251.208.7967 205 Government Street, 4th Floor

FORM 1: Background and Plan

Section I. Information about your company

Company		
Address		
Telephone		
E-Mail		
RFP/RFQ Solicitation Number		
Project Description		
Is your company a DBE compan	ny? Yes No	
Work force demographics	Male Female Minority Non-minority SDVO _	
	Total #of Employees	
Subcontractor/Major Supplie	r Plan submitted by:	
Printed Name:		
Signature:	Date:	
Title:		
	designated as the DBE Liaison for all communication regarding DBE participation including of tenance of records of Good Faith Efforts for this contract award:	locumentation
Name:	Title:	
Email:	Phone:	
	Page 2 of 5	
	Subcontractor/Supplier Plan	

FORM 1: Background and Plan (Cont'd



OFFICE OF SUPPLIER DIVERSITY

CITY OF MOBILE

Subcontracting and Major Supplier Plan

Contact Office of Supplier Diversity for questions on completing this form. Via emai:Archnique.kidd@cityofmobile.org 251.208.7967 205 Government Street, 4th Floor

lease Print Company		Your Bid/Proposal Amount \$			D	ate:
	Description	on				
lame of Bidder/Proposer	-					
intend to use the foll	owing subcon	tractors: (Attach additional pages	if necessary)			
				In/ 04 V	- DDEO	0#5-1-1
Subcontractor or Major Supplier	Phone	Scope of Work to be performed	\$\$ Value to be Performed	% Of Your Bid Amount	DBE?	Official Verification Only
				7,1110,0111		

Page 3 of 5
Subcontractor/Supplier Plan



Name of Bidder:

OFFICE OF SUPPLIER DIVERSITY

CITY OF MOBILE

Subcontracting and Major Supplier Plan

Form 2: Good Faith Effort Documentation

act Person: _	PhoneEmail
se complete	e this form if you are unable to identify DBE subcontractors or suppliers to reach 15% of the value of your bid.
ES () NO ()	Did you do these suggested areas for DBE recruitment and engagement
	PRE-BID MEETING(S): The bidder attended all pre-bid meetings scheduled by the City to inform DBEs of contracting and subcontracting opportunities.
	CMDBE/ALDOT DBE LIST(S): The bidder utilized the Office of Supplier Diversity's list or lists of certified through the Alabama Department Transportation UCP DBE Listing
	SMALL CONTRACT(S): The bidder selected specific portions of the work to be performed by DBEs in order to increase the likelihood of meeting the DBE goals (including breaking down contracts into smaller units to facilitate DBE participation). Consider support services, including insurance, accounting, temporary labor, and transportation, landscaping, and janitorial as potential areas for DBE use.
	FOLLOW-UP: The bidder followed-up initial indications of interest by DBEs by contacting those DBEs to determine with certainty if they remained interested in bidding.
	GOOD FAITH NEGOTIATIONS: The bidder negotiated in good faith with interested DBEs and did not reject DBEs as unqualified without sour business reasons based on a thorough investigation of their capabilities. Bidders are not expected to engage unqualified subcontractors of subcontractors whose pricing, after negotiation, remains excessive or unreasonable. (Please document qualification deficiencies or unreasonable pricing if it prevented your engagement of specific DBE subcontractors.)
	ADVERTISEMENT: The bidder advertised in general circulation and/or trade association publications concerning subcontracting opportunities and allowed DBEs reasonable time to respond.
	INTERNET ADVERTISING: The bidder advertised DBE and/or subcontracting opportunities in the newspaper or other internet portals that a accessible to DBEs and/or potential subcontractors.



OFFICE OF SUPPLIER DIVERSITY

CITY OF MOBILE

Subcontracting and Major Supplier Plan

INFORMATION: The bidder provided interested DBEs with adequate information about the plans, specifications and requirements of the subcontract.
WRITTEN NOTICE(S): The bidder/proposer took the necessary steps to provide written notice in a manner reasonably calculated to inform DBEs of subcontracting opportunities and allowed sufficient time for them to participate effectively.
COMMUNITY RESOURCES: The bidder/proposer used the services of available community organizations, small and/or disadvantaged business assistance offices and other organizations that provided assistance in the recruitment and placement of DBE firms.

CONTRACT RECORDS:

The bidder/proposer has maintained the following records for each DBE that has bid on the subcontracting opportunity:

- 1. Name, address, email address and telephone number
- 2. A description of information provided by the bidder/proposer or subcontractor; and
- 3. A statement of whether an agreement was reached, and if not, why not, including any reasons for concluding that the DBE was unqualified to perform the job.

Section 2(B)

There are not ways to break out 15% of the value of this contract for subcontractors / suppliers. Provide further detail in Section2(c) if the inability to break-out 15% of the value of the contract was the reason, or a reason, you could not meet the participation requirements.
Could not find sufficient DBEs to provide subcontracting or supplier services.
DBEs were available but did not have sufficient qualifications or experience to meet the needs of this contract. Please indicate additional efforts you have taken to recruit and engage DBEs

GENERAL CONDITIONS

1. GENERAL REQUIREMENTS:

- A. The Contract Documents: The Contract Documents are enumerated in the Standard Contract Agreement Between the City of Mobile and the Service Contractor (hereinafter called the Agreement) and consist of the Bidding and Contract Requirements, Specifications, Addenda issued prior to execution of the Contract, other documents listed in the Agreement and Modifications issued after the execution of the Contract. A Modification is a written amendment to the Contract signed by both parties.
- **B.** The Contract: The Contract Documents form the Contract for Services. The Contract represents the entire and integrated agreement between the parties hereto and supersedes prior negotiations, representations, or agreements, either written or oral. The Contract may be amended or modified only by a written Modification.
- C. The Work: The term "Work" means the services required by the Contract Documents, whether completed or partially completed, and includes all other labor, materials, equipment and services provided or to be provided by the Service Contractor to fulfill the Service Contractor's obligations.
- **D.** The Project Manual: The Project Manual is the comprehensive document containing the Bidding and Contract Requirements, the Specifications and other documents as listed.
- **E.** The Bidding and Contract Requirements: The Bidding and Contract Requirements are that part of the Contract Documents consisting of the Invitation to Bid, Instructions to bidders, Service Contractor's Bid, Agreement, Bonds, and General Conditions and other requirements listed in the Agreement.
- **F.** The Specifications: The Specifications are that part of the Contract Documents consisting of written requirements for Services including materials, equipment, systems, standards and workmanship for the Work, and performance of related services.
- G. Correlation and Intent of the Contract Documents: The intent of the Contract Documents is to include all items necessary for the proper execution and completion of the Work by the Service Contractor. The Contract Documents are complimentary, and what is required by one shall be as binding as if required by all; performance by the Service Contractor shall be required only to the extent consistent with the Contract Documents and reasonably inferable from them as being necessary to produce the indicated results.

2. THE CITY:

A. The "City" is the City of Mobile, as identified in the Agreement and is referred to throughout the Contract Documents as if singular in number. The City's designated representative is the Building Services Department, Service Contract Administrator.

3. THE SERVICE CONTRACTOR:

- A. The Service Contractor is the person or entity identified as such in the Agreement and is referred throughout the Contract Documents as if singular in number. The Service Contractor shall be lawfully licensed in the City of Mobile and the State of Alabama as required. The Service Contractor shall designate in writing a representative who shall have express authority to bind the Service Contractor with respect to all matters under this Contract. The term "Service Contractor" means the Service Contractor or the Service Contractor's authorized representative.
- **B.** The Service Contractor shall perform the Work in accordance with the Contract Documents.
- **C.** Execution of the Contract by the Service Contractor is a representation that the Service Contractor has visited the site(s), become generally familiar with local conditions under which the Work is to be performed and correlated personal observations with requirements of the Contract Documents.
- **D.** The Service Contractor shall be responsible to the City for acts and omissions of the Service Contractor's employees and their agents, and other persons or entities performing portions of the Work for, or on behalf of, the Service Contractor.
- **E.** Unless otherwise provided in the Contract Documents, the Service Contractor shall provide and pay for labor, materials, equipment, tools, transportation, and other facilities and services necessary for proper execution and completion of the Work.
- **F.** The Service Contractor's technicians or workmen shall be qualified and have had sufficient education, training and experience to perform all Work properly and satisfactorily as prescribed in the Contract Documents.
- **G.** The Service Contractor shall pay all applicable sales, consumer, use and similar taxes for the Work provided by the Service Contractor that are legally enacted when bids are received or negotiations concluded, whether or not yet effective or merely scheduled to go into effect.
- **H.** Unless otherwise provided in the Contract Documents, the Service Contractor shall secure and pay for all applicable permits, fees, licenses, and inspections by government agencies necessary for proper execution and completion of the Work that are customarily secured after execution of the Contract and legally required at the time bids are received or negotiations concluded.
- **I.** The Service Contractor shall perform the Work in accordance with the specified schedules as listed in the Contract Documents.
- J. The Service Contractor shall confine operations at the site to areas permitted by the City of Mobile, facility director or building manager, and shall not unreasonably encumber the site with materials or equipment.

- **K.** The Service Contractor shall keep the premises and surrounding area free from accumulation of waste materials or rubbish caused by operations under the Contract. At completion of the Work, the Service Contractor shall remove all waste materials, rubbish, tools, equipment and surplus materials from and about the site. If the Service Contractor fails to clean up as provided in the Contract Documents, the City may do so and City shall be entitled to reimbursement from the Service Contractor.
- L. Service Contractor shall indemnify, defend and hold harmless City and its officers, elected officials, agents, representatives, and employees in respect of any and all claims, injuries, losses, diminution in value, damages, liabilities, whether or not currently due, and related expenses (including without limitation, settlement costs and any legal or other expenses for investigating or defending any actions or threatened actions) arising from or in connection with Service Contractor's performance under this agreement, including but not limited to, environmental laws, regulations, orders and decrees of whatever character or nature and damage or injury to persons or property.
- **M.** Additionally, the City of Mobile reserves the rights to have any of Service Contractor's employees removed, barred, and/or restricted from the facility and request the immediate replacement as needed during the term of this Agreement.

4. CHANGES IN THE WORK:

- **A.** Changes in the Work may be accomplished after execution of the Contract, and without invalidating the Contract, by a written modification based upon agreement between the City and the Service Contractor.
- **B.** Changes in the Work shall be performed under applicable provisions of the Contract Documents, and the Service Contractor shall proceed promptly, unless otherwise directed.

5. SCHEDULE:

- **A. STARTING WORK**: The date of commencement of the Contract is the date established in a written Notice to Proceed. No Work shall commence and no materials shall be ordered before the Notice to Proceed has been issued.
- **B.** The term "day" as used in the Contract Documents shall mean calendar day unless otherwise specifically defined.

6. PAYMENTS:

- **A. CONTRACT SUM:** The Contract Sum is stated in the Agreement and, including authorized adjustments, is the total amount payable by the City to the Service Contractor for performance of the Work under the Contract Documents.
- **B. SCHEDULE OF VALUES:** The Schedule of Values allocating the entire Contract Sum to the various portions of the Work, shall be used as a basis for reviewing the Service Contractor's Invoices for Payment.
- **C. METHOD OF PAYMENT:** The City shall pay the Service Contractor on the account of the Contract as follows:
 - 1) Payments for uplinks shall be made during the first month of Year One.

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- 2) Payments for monitoring services shall be made monthly upon completion of work as specified.
- 3) Invoices for completed Work shall be delivered to the Service Contract Administrator for review and approval upon completion of work as listed in the Scope of Work. Invoices shall list unit pricing in accordance with the approved Schedule of Values.
- 4) Payments shall be made in accordance with the accepted Schedule of Values listed in the Contract Documents.

7. SAFETY:

- **A.** The Service Contractor shall be responsible for initiating, maintaining and supervising all safety precautions and programs in connection with the performance of the Contract.
- **B.** The Service Contractor shall comply with all Federal, State and Local law regarding safety including the requirements of the Occupational Safety and Health Act of 1970, Public Law #91-596, latest revision. Service Contractor shall take all other reasonable precautions for safety of, and shall provide reasonable protection to prevent damage, injury or loss to:
 - 1) employees on the Work and other persons who may be affected thereby;
 - 2) the Work and materials and equipment to be incorporated therein;
 - 3) other property at the site or adjacent thereto.
- C. The Service Contractor shall comply with and give notices required by applicable laws, statutes, ordinances, codes, rules and regulations, and lawful orders of public authorities bearing safety of persons or property or their protection from damage, injury or loss.
- **D.** If either party suffers injury or damage to person or property because of an act or omission of the other party, or of others for whose acts such party is legally responsible, written notice of such injury or damage, whether or not insured, shall be given to the other party within a reasonable time not exceeding 21 days after discovery. The notice shall provide sufficient detail to enable the other party to investigate the matter.
- E. The Service Contractor is responsible for compliance with any requirements included in the Contract Documents regarding hazardous materials. If the Service Contractor encounters a hazardous material or substance not addressed in the Contract Documents and if reasonable precautions will be inadequate to prevent foreseeable bodily injury or death to persons resulting from a material or substance, including but not limited to asbestos or polychlorinated biphenyl (PCB), encountered on the site by the Service Contractor, the Service Contractor shall, upon recognizing the condition, immediately stop Work in the affected area and report the condition to the City in writing.
- **F.** In an emergency affecting safety of persons or property, the Service Contractor shall act, at the Service Contractor's discretion, to prevent threatened damage, injury or loss.

8. INSURANCE:

A. The Service Contractor shall purchase from and maintain in a company or companies lawfully authorized to do business in the jurisdiction in which the Work is located such insurance as will protect the Service Contractor from claims set forth below which may arise out of or result from the Service Contractor's operations and completed operations under

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the Contract and for which the Service Contractor may be legally liable, whether such operations be by the Service Contractor or by anyone directly or indirectly employed by any of them, or by anyone for whose acts any of them may be liable:

- 1) Claims under workers' compensation, disability benefit and other similar employee benefit acts that are applicable to the Work to be performed
- 2) Claims for damages because of bodily injury, occupational sickness or disease, or death of any person other than the Service Contractor's employees;
- 3) Claims for damages because of bodily injury, sickness or disease, or death of any person other than the Service Contractor's employees;
- 4) Claims for damages insured by usual personal injury liability coverage;
- 5) Claims for damages, because of injury to or destruction of tangible property, including loss of use resulting therefrom;
- 6) Claims for damages because of bodily injury, death of a person or property damage arising out of ownership, maintenance or use of a motor vehicle;
- 7) Claims for bodily injury or property damage arising out of completed operations; and
- 8) Claims involving contractual liability insurance applicable to the Service Contractor's obligations.
- **B.** The Service Contractor shall take out and maintain during the life of the Contract not less than the following minimum amounts of insurance.
 - 1) Worker's Compensation and Employer's Liability:

Statutory - amount and coverage as required by law of place in which the work is performed.

2) Comprehensive General Liability:

The Service Contractor shall provide Broad Form (commonly termed Comprehensive) General Liability Insurance (including premises product-completed operations) for limits of liability not less than:

a) Bodily Injury \$1,000,000 each person

\$1,000,000 each occurrence

b) Property Damage \$1,000,000 each occurrence

c) Or Bodily Injury \$1,000,000 combined single limit and

Property Damage

Such comprehensive policy shall include the following:

- a) All liability of the Service Contractor, for the Service Contractor's Direct Operations.
- b) Completed Operations Coverage, thereby meaning any loss which shall occur after the Contract has been completed, but which can be traced back to the Contract.
- c) Contractual Liability, meaning thereby, any risk assumed by the Service Contractor under Hold Harmless Agreements or any other assumption of liability, but specifically item (6).
- d) Broad Form Property Damage Coverage, including Completed Operations.
- e) Personal Injury Liability, with employees exclusions removed.
- f) The Service Contractor shall indemnify and save harmless the City against all loss, cost, or damage on account of injuries to

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- persons or property occurring in the performance of the Contract, including all reasonable attorney's fees incurred by the City, on account thereof.
- g) Care, custody, and control for property in the care, custody and control of the Service Contractor.
- 3) Comprehensive Automobile Liability:

The Service Contractor shall carry for himself and shall require that all Citys of automobile or trucks rented or hired on the Contract carry until the Contract is completed, Comprehensive Automobile Liability Coverage for Bodily Injury and Property Damage in amounts not less than the minimum amounts as indicated. The Service Contractor shall also carry for himself insurance for all non-owned and hired automobile at the limits of liability as indicated below:

a) Bodily Injury \$1,000,000 each person \$1,000,000 each occurrence b) Property Damage \$1,000,000 each occurrence c) Or Bodily Injury and \$1,000,000 combined single limit Property Damage

- 4) Excess/Umbrella Liability:
 - a) \$2,000,000 combined single limit of liability each occurrence for bodily injury and/or property damage.
- C. Certificates of insurance acceptable to the City shall be filed with the City at the time of signing of the Contract, and thereafter upon renewal or replacement of each required policy of insurance. These certificates and the insurance policies required by this Section shall contain a provision that coverage afforded under the policies will not be canceled or allowed to expire until at least 30 days' prior written notice has been given to the City. Such certificates of insurance shall state that thirty (30) days advance written notice will be given in the event of cancellation or material change in the coverage.
- **D.** Surety Qualifications: All insurance must be furnished by a Surety licensed to do business in the State of Alabama, must be signed or countersigned by a Licensed Resident Agent of the State of Alabama, and if bid price exceeds \$50,000 have a minimum rating of A/Class VI as reported in the latest issue of Best's key Rating Guide Property-Casualty.
- **E.** The insurance required by Section 2. shall be written for not less than limits of liability specified or required by law, whichever coverage is greater. Coverage, whether written on an occurrence or claims-made basis, shall be maintained without interruption from the date of commencement of the Work until completion of the Contract.
- F. The Service Contractor shall cause the commercial liability coverage required by the Contract Documents to include (1) the City, as an additional insured for claims caused in whole or in part by the Service Contractor's negligent acts or omissions during the Service Contractor's operations; and (2) the City as an additional insured for claims caused in whole or in part by the Service Contractor's negligent acts or omissions during the Service Contractor's completed operations.

9. MISCELLANEOUS PROVISIONS:

- **A**. The Contract shall be governed by the laws of the State of Alabama.
- **B.** The City and Service Contractor respectively bind themselves, their partners, successors, assigns and legal representatives to covenants, agreements and obligations contained in the Contract Documents. Neither party to the Contract shall assign the Contract as a whole without written consent of the other. If either party attempts to make such an assignment without such consent, that party shall nevertheless remain legally responsible for all obligations under the Contract.
- C. No assignment of the Contract shall be made without the written permission of Surety providing bonding and the City of Mobile.
- **D.** Duties and obligations imposed by the Contract Documents and rights and remedies available thereunder shall be in addition to and not a limitation of duties, obligations, rights and remedies otherwise imposed or available by law.
- **E.** No action or failure to act by the City or Service Contractor shall constitute a waiver of a right or duty afforded them under the Contract, nor shall such action or failure to act constitute approval of or acquiescence in a breach there under, except as may be specifically agreed in writing.
- **F.** Inspections and approvals of portions of the Work shall be made as required by the Contract Documents. The Service Contractor shall give the City timely notice of when and where Inspections are to be made so that the Service Contract Administrator or other City personnel may be present for such procedures.
- **G.** Required inspection reports along with approvals shall, unless otherwise required by the Contract Documents, be delivered to the City with Invoices for Payment.
- H. On all jobs with the City of Mobile, A City License is required. Bidders may obtain information on licensing by writing the City Revenue Department, Post Office Box 1827, Mobile, AL 36633-1827 or calling 208-7454. Successful Bidder must have City License at the time of Bidding.
- I. Service Contractor shall comply with all Federal, State and local laws concerning nondiscrimination, including but not limited to City of Mobile Ordinance No. 14-034 which requires, inter alia, that all Service Contractors performing work for the City of Mobile not discriminate on the basis of race, creed, color, national origin or disability, require that all subcontractors they engage do the same, and make every reasonable effort to assure that fifteen (15%) percent of the work performed under contract be awarded to socially and economically disadvantaged individuals and business entities.
- J. The Service Contractor shall secure and pay all required fees and permits and shall pay all taxes on materials, supplies, fixtures and equipment purchased by him (including the city of Mobile sales tax), and shall comply with all laws, regulations and codes applicable to the site on which the Work is to be performed.

K. All work performed shall be in conformance with the appropriate codes of the City of Mobile.

10. TERMINATION OR SUSPENSION OF THE CONTRACT:

- **A.** The City may terminate the Contract for cause if the Service Contractor
 - 1) fails to perform service in a satisfactory manner; or
 - 2) repeatedly refuses or fails to supply properly skilled workers or proper equipment or materials; or
 - 3) repeatedly disregards applicable laws, statutes, ordinances, codes, rules and regulations, or lawful orders of a public authority; or
 - 4) otherwise is guilty of substantial breach of a provision of the Contract Documents.
- **B.** When any of the above reasons exist, the City, upon determination that sufficient cause exists to justify such action, may without prejudice to any other rights or remedies of the City and after giving the Service Contractor and the Service Contractor's surety, if any, seven (7) days' written notice, withhold payments and terminate the Contract.
- **C.** The City may, at any time, terminate the Contract for the City's convenience and without cause upon thirty (30) days written notice.
- **D.** In case of such termination for cause or for the City's convenience, the Service Contractor shall be entitled to receive payment for Work executed, and costs incurred. The City shall not make payment for profit or damages as a result of such termination.

11. CLAIMS AND DISPUTES

- A. Claim is a demand or assertion by one of the parties seeking, as a matter of right, payment of money, or other relief with respect to the terms of the Contract. The term "Claim" also includes other disputes and matters in question between the City and Service Contractor arising out of or relating to the Contract. The responsibility to substantiate Claims shall rest with the party making the Claim.
- **B.** Claims by either the City or Service Contractor must be initiated within 21 days after occurrence of the event giving rise to such Claim or within 21 days after the claimant acting with due diligence, reasonable should have first recognized the condition giving rise to the Claim, whichever is later. Claims must be initiated by written notice to the Service Contractor and the other party.
- **C.** In the event of a Claim against the Service Contractor, the City may, but is not obligated to, notify the surety, if any, of the nature and amount of the Claim. If the Claim relates to a possibility of a Service Contractor's default, the City may, but is not obligated to, notify the surety and request the surety's assistance in resolving the controversy.
- **D.** Claims, disputes, or other matters in controversy arising out of or related to the Contract shall be subject to litigation.

END OF SECTION

SECTION 01000 - SCOPE OF WORK

SC-022-24 August 14, 2024

Scope of Services:

Work to be performed by the Service Contractor under this Agreement shall consist of furnishing all labor, materials, insurance, tools, equipment and supplies, and all associated travel time and expenses required to perform Air Filter Service, Preventative Maintenance, and Repair Service to all HVAC Equipment at the Mobile, Alabama Cruise Terminal and in accordance with the terms of this Contract.

Basic Services:

- 1. Due to the schedule of the cruise ship arrivals and departures, the Service Contractor shall coordinate all work with the Service Contract Administrator and the Cruise Terminal staff to minimize disruption.
- 2. The Mobile, Alabama Cruise Terminal is a United States Port and is thus under the Department of Homeland Security Rules. Workers must have a Transportation Worker Identification Credential (TWIC) badge, or be directly supervised at all times by a representative of the Service Contractor with a TWIC badge, in accordance with Department of Homeland Security Regulations. TWIC badges must be worn and visible at all times while working at the Cruise Terminal. TWIC Badge requirements can be found at https://www.tsa.gov/for-industry/twic.
- 3. Bi-Monthly service performed on all of the units as listed in Exhibit A Equipment List. Service Contract shall perform visual inspections of all unit's conditions and operations. Also included will be all required belt adjustments and replacements along with lubrication, if needed. Service Contractor shall inspect all moving parts and components, investigate noises; belts; bearing; drives; and fans, and lubricate and adjust as recommended by manufacturer's specifications. All air filter media and/or high efficiency pleated filters will be replaced on a monthly schedule and supplied by the Service Contractor.
- 4. Service Contractor shall be responsible for operational checks of all compressors, refrigerant charge and fans; including voltages, amperages, inspection of fan belts and blades, along with HVAC control system.
- 5. Inspect and secure all electrical connections.
- 6. Biannual cleaning interior and exterior coils, fan impellers and blades, and electrical contacts.
- 7. Monthly cleaning of condensate drains lines from the air handling unit to the drain.
- 8. Service Contractor shall inspect all support structures and provide documentation of maintenance performed after every service to the Service Contract Administrator.
- 9. All preventative maintenance shall be performed by qualified licensed personnel directly employed by the Service Contractor.

- 10. Service Contractor must employ, at minimum ten (10) HVAC Technicians who possess a minimum of one year journeyman level experience as a heating, air conditioning and refrigeration mechanic and in possession of the Environmental Protection Agency (EPA) Universal Technician Certification (as required under Section 608 of the Clean Air Act, 1990). The Service Contractor shall keep the premises and surrounding areas free from accumulation of waste materials and rubbish caused by the operations under this Contract.
- 11. Repair service shall be available within Two (2) hours of notification by the City of Mobile.
- 12. If a piece of equipment fails, it shall be replaced or repaired before the next arrival of the cruise ship. Tentative scheduling is a 4 to 5 day rotation.
- 13. The City of Mobile requires that any equipment failures requiring replacement shall be done within Thirty-Six (36) hours of determination of failure.

Additional Services:

If, during the course of the work, an unforeseen condition arises, the Service Contractor will immediately provide the City's Project Manager with a written report to include detailed description and cost estimate for additional work required. Using the Labor and Parts rates as listed in this Agreement. No work may be performed without written approval by City.

Coordinate all work with Cruise Terminal Director or personnel authorized by the Cruise Terminal Director, Public Buildings Superintendent, or Building Services Project Manager.

END OF SECTION

EXHIBIT A – EQUIPMENT LIST

Model Number	Serial Number	Filter Size
50TC-D24B1N6-6H5G0	4618P29609	20x25x2
50KC-A06B2N6-0K5C0	4518C89922	16x16x2
50HC-D11A1N6-6F4M0	3218P80599	20x20x2
50TC-D24B1N6-6H5G0	4718P29647	20x25x2
50HC-D11A1N6-6F4M0	3218P80598	20x20x2
50TC-D24B1N6-6H5G0	4618P29610	20x25x2
50TC-D24A1N6-6H5G0	3318P26713	20x25x2
50HC-D11B1N6-6F3M0	4718P86567	20x20x2
50HC-A07A1N6-OK5F0	3218P80646	16x20x2
50HC-D11B1N6-6F3M0	4718P86568	20x20x2
THD240G4RPB	182111071D	20x20x1
50HC-D14A1N6-6F5M0	3218P08920	18x24x2
38AUZA12A0A6A0A0A0	3216C94025	16x24x2
38AUZA12A0A6A0A0A0	2915C93056	16x24x2
WDS033GB2B32A2A	E16G00761703001001	16x24x2
MUZ-GL24NA	5001943T	Washable Screen
PUY-A12NH46	53U07715B	Washable Screen
MUY-30NA-1	5001943T	Washable Screen
4TTB3060A1000BB	9421TLR2F	16x20x1 / 20x20x1
RT-30/60/4A	4000E00305	15x38x1 – Foam
	4000E00306	15x38x1 – Foam
RT-30/60/4A	4000E00307	15x38x1 - Foam
WH604-C15VXXXXR	248M092659440-02	20x30x2
WH604-C15VXXXXR	248M092659442-02	20x30x2
WH604-C15VXXXXR	248M092659443-02	20x30x2
WH604-C15VXXXXR	248M092659441-02	20x30x2
	50TC-D24B1N6-6H5G0 50KC-A06B2N6-0K5C0 50HC-D11A1N6-6F4M0 50TC-D24B1N6-6H5G0 50HC-D11A1N6-6F4M0 50TC-D24B1N6-6H5G0 50TC-D24B1N6-6H5G0 50TC-D24A1N6-6H5G0 50HC-D11B1N6-6F3M0 50HC-A07A1N6-OK5F0 50HC-D11B1N6-6F3M0 THD240G4RPB 50HC-D14A1N6-6F5M0 38AUZA12A0A6A0A0A0 WDS033GB2B32A2A MUZ-GL24NA PUY-A12NH46 MUY-30NA-1 4TTB3060A1000BB RT-30/60/4A RT-30/60/4A RT-30/60/4A WH604-C15VXXXXR WH604-C15VXXXXR	50TC-D24B1N6-6H5G0 4618P29609 50KC-A06B2N6-0K5C0 4518C89922 50HC-D11A1N6-6F4M0 3218P80599 50TC-D24B1N6-6H5G0 4718P29647 50HC-D11A1N6-6F4M0 3218P80598 50TC-D24B1N6-6H5G0 4618P29610 50TC-D24A1N6-6H5G0 3318P26713 50HC-D11B1N6-6F3M0 4718P86567 50HC-A07A1N6-OK5F0 3218P80646 50HC-D11B1N6-6F3M0 4718P86568 THD240G4RPB 182111071D 50HC-D14A1N6-6F5M0 3218P08920 38AUZA12A0A6A0A0A0 3216C94025 38AUZA12A0A6A0A0A0 2915C93056 WDS033GB2B32A2A E16G00761703001001 MUZ-GL24NA 5001943T PUY-A12NH46 53U07715B MUY-30NA-1 5001943T 4TTB3060A1000BB 9421TLR2F RT-30/60/4A 4000E00305 RT-30/60/4A 4000E00307 WH604-C15VXXXXR 248M092659440-02 WH604-C15VXXXXR 248M092659442-02 WH604-C15VXXXXR 248M092659443-02 WH604-C15VXXXXR 248M092659441-02

Note – Fixed Gangway units highlighted above are currently inoperable. However, these units are scheduled to be replaced in kind and could be activated for the Scope of Work for this contract at some point during its duration. Bidders should include service for these units in bids as if they are operational.

Baggage X-Ray	24ABB360A0062011	2816E15478	20x24x1	
Note – Service Contractor to verify all model numbers, serial numbers, and filter sizes required.				

END OF SECTION