DEPARTMENTAL INPUT

CONTRACT/PROJECT MEASURE ANALYSIS AND RECOMMENDATION

☐ New  ☐ OTR  ☐ Sole Source  ☐ Bid Waiver  ☐ Emergency  Previous Contract/Project No.

☐ Contract  ☐ Re-Bid  ☐ Other  LIVING WAGE APPLIES: ☐ YES  ☐ NO

Requisition No./Project No.: ROPR1300002  TERM OF CONTRACT: ☐ YEAR(S) WITH ☐ YEAR(S) OTR

Requisition /Project Title: GOLF COURSE EQUIPMENT-CRANDON GOLF

Description: The Miami-Dade County Park, Recreation, and Open Spaces Department (PROS) is requesting to access the National Intergovernmental Purchasing Alliance Company's (NIPA) Contract No. RFP083004 to purchase golf course equipment for Crandon Golf Course.

Issuing Department: PROS  Contact Person: Bill Solomon  Phone: 305-755-7873

Estimate Cost: $402,432.48  Funding Source:

ANALYSIS

Commodity Codes: 515-35  515-40

Contract/Project History of previous purchases three (3) years

Check here ☐ if this is a new contract/purchase with no previous history.

<table>
<thead>
<tr>
<th>Contractor:</th>
<th>EXISTING</th>
<th>2ND YEAR</th>
<th>3RD YEAR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Small Business Enterprise:</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Contract Value: $ $ $

Comments:

Continued on another page (s): ☐ YES  ☐ NO

RECOMMENDATIONS

<table>
<thead>
<tr>
<th>SBE</th>
<th>Set-aside</th>
<th>Sub-contractor goal</th>
<th>Bid preference</th>
<th>Selection factor</th>
</tr>
</thead>
</table>

Basis of recommendation:

Signed: Lourdes Betancourt  Date sent to SBD: 10/25/2012

Date returned to DPM: 

Revised April 2005
CONTRACT AMENDMENT

PARKS AND GROUNDS MAINTENANCE EQUIPMENT

Pursuant to Contract Number 083004-01 Special Terms and Condition, Section 7, the City is extending the contract through October 31, 2012.

ALL OTHER PROVISIONS OF THE CONTRACT SHALL REMAIN IN THEIR ENTIRETY.

CONTRACTOR HEREBY ACKNOWLEDGES RECEIPT OF AND UNDERSTANDING OF THE ABOVE AMENDMENT.

Signature:  
Dated:  10/12/2012

District Sales Manager

Typed Name and Title

The Toro Company

Company Name

3111 Lyandel Ave South

Address

Email Address:  whiteacre@toro.com

Bloomington MN 55420

City, State, Zip

THE ABOVE REFERENCED CONTRACT AMENDMENT IS HEREBY EXECUTED THIS 12 DAY OF OCT 2012, AT TUCSON, ARIZONA.

As Director of Procurement and not personally

[Signature]
CONTRACT AMENDMENT

PARKS AND GROUNDS MAINTENANCE EQUIPMENT

Pricing for the City of Tucson Contract No. 083004-01, is hereby REVISED for the time period beginning November 1, 2011 through October 31, 2012.

All other terms, conditions and provisions shall remain the same and apply for the renewal period.

A. The following price sheets are valid for the referenced time frame:


ALL OTHER PROVISIONS OF THE CONTRACT SHALL REMAIN IN THEIR ENTIRETY.

CONTRACTOR HEREBY ACKNOWLEDGES RECEIPT OF AND UNDERSTANDING OF THE ABOVE AMENDMENT.

Signature: ____________________________________________ Date: __________/________/________

[Name and Title]

Contractor Name

Address: ____________________________

City, State ______ Zip

THE ABOVE REFERENCED CONTRACT AMENDMENT IS HEREBY EXECUTED THIS ______ DAY OF ______, ______ AT TUCSON, ARIZONA.

[Name and Title]

As Director of Procurement and not personally.
CONTRACT AMENDMENT

PARKS AND GROUNDS MAINTENANCE EQUIPMENT

The City of Tucson Contract No. 083004-01, is hereby RENEWED for an additional period beginning October 15, 2011 and ending October 14, 2012 pursuant to Special Terms and Conditions, Item 7.

ALL OTHER PROVISIONS OF THE CONTRACT SHALL REMAIN IN THEIR ENTIRETY.

CONTRACTOR HEREBY ACKNOWLEDGES RECEIPT OF AND UNDERSTANDING OF THE ABOVE AMENDMENT.

Signature Date

Peter E. Whitacre, District Sales Mgr.

The Toro Company
Company Name

5111 Lyndale Ave. S.
Address

Bloomington, MN 55420
City State Zip

THE ABOVE REFERENCED CONTRACT AMENDMENT IS HEREBY EXECUTED THIS 11TH DAY OF October, 2011, AT TUCSON, ARIZONA.

Laura Gelberg

Mark A. Neihart, C.P.M., CPP, APICS, CPM
As Director of Procurement and not personally
**CONTRACT AMENDMENT**

**PARKS AND GROUNDS MAINTENANCE EQUIPMENT**

The City of Tucson Contract No. 083004-01, is hereby RENEWED for an additional period beginning October 15, 2010 and ending October 14, 2011 pursuant to Special Terms and Conditions, Item 7.

All other terms, conditions and provisions shall remain the same and apply for the renewal period.

A. The following price sheets are valid for the referenced time frame:


2. 2011 Toro Landscape Contractor Equipment (LCE) price sheet dated November 1, 2010 - October 31, 2011.


B. The following clauses are added to the Standard Terms and Conditions section of the referenced contract:

40. **CERTIFICATION OF COMPLIANCE WITH A.R.S. SEC. 35-393 ET SEQ.:** By signing this contract, the Contractor certifies that it does not have scrutinized business operations in Iran as required by A.R.S. sec. 35-393 et seq. If the City determines that the Contractor has submitted a false certification, the City may impose remedies as provided in the Tucson Procurement Code up to and including termination of this contract.

41. **CHILD/SWEAT-FREE LABOR POLICY:** The Contractor shall comply with all applicable provisions of the United States Federal and State Child Labor and Worker’s Right laws and agrees if called upon to affirm in writing, that they, and any subcontractor involved in the provision of goods to the City, are in compliance.

42. **FEDERAL IMMIGRATION LAWS AND REGULATIONS:** Contractor warrants that it complies with all Federal Immigration laws and regulations that relate to its employees and complies with A.R.S. § 23-214(A) and that it requires the same compliance of all subcontractors under this Contract. Contractor acknowledges that pursuant to A.R.S. § 41-4401 and effective September 30, 2008, a breach of this warranty is a material breach of this Contract subject to penalties up to and including termination of this Contract. The City retains the legal right to audit the records of the Contractor and inspect the papers of any employee who works for the Contractor to ensure compliance with this warranty and the
Contractor shall assist in any such audit. The Contractor shall include the requirements of this paragraph in each contract with subcontractors under this Contract.

If the Contractor or subcontractor warrants that it has complied with the employment verification provisions prescribed by sections 274(a) and 274(b) of the Federal Immigration and Nationality Act and the E-verify requirements prescribed by A.R.S. § 23-214(A), the Contractor or subcontractor shall be deemed to be in compliance with this provision. The City may request proof of such compliance at any time during the term of this Contract by the Contractor and any subcontractor.

ALL OTHER PROVISIONS OF THE CONTRACT SHALL REMAIN IN THEIR ENTIRETY.

CONTRACTOR HEREBY ACKNOWLEDGES RECEIPT OF AND UNDERSTANDING OF THE ABOVE AMENDMENT.

[Signature] 10-2-2010

Typed Name and Title
Robert E. Whitacre - Director Sales Manager

Company Name
The Toro Company

Address
8111 Lyndale Ave. S.

City State Zip
Bloomingon, MN 55420

THE ABOVE REFERENCED CONTRACT AMENDMENT IS HEREBY EXECUTED THIS 4TH DAY OF October, 2010, AT TUCSON, ARIZONA.

[Signature]
Mark A. Neelhart, C.P.M., CPPS, A.P.P., C.P.M.
As Director of Procurement and not personally
CONTRACT AMENDMENT

CITY OF TUCSON
DEPARTMENT OF PROCUREMENT
255 W. ALAMEDA, 6TH FLOOR
TUCSON AZ 85729-7210

THIS CONTRACT IS AMENDED AS FOLLOWS:

PARKS AND GROUNDS MAINTENANCE EQUIPMENT

The City of Tucson Contract Number #083004-01 is hereby RENEWED for an additional period beginning October 15, 2009 and ending October 14, 2010 pursuant to Special Terms and Conditions, Item 7.

All other terms, conditions and provisions shall remain the same and apply for the renewal period.

A. The following price sheets are valid for the referenced time frame:


B. Scope of Services has been revised to include the following value added services.

1. Lease programs, such as Operating Leases and Conditional Sales Contracts, are available through Toro’s 3rd party preferred lenders.

2. Trade-In of Toro products and competitor products may be offered at current market value and are evaluated through Toro’s extensive distribution network.

CONTRACTOR HEREBY ACKNOWLEDGES RECEIPT OF AND UNDERSTANDING OF THE ABOVE AMENDMENT.

Signature: __________________________________________________________________________

Date: ______________________________________________________________________________

Peter Whitacre, District Sales Manager

Typed Name and Title

The Toro Company

Company Name

8111 Lyndale Ave. S.

Address

Chanhassen, MN 55317

City State Zip

THE ABOVE REFERENCED CONTRACT AMENDMENT IS HEREBY EXECUTED THIS 15th DAY OF October 2008, AT TUCSON, ARIZONA.

Signature: __________________________________________________________________________

Date: ______________________________________________________________________________

Mark A. Neihart, C.P.M., CPP, CPM

As Director of Procurement and not personally
CONTRACT AMENDMENT

CITY OF TUCSON
DEPARTMENT OF PROCUREMENT
255 W. ALAMEDA, 6TH FLOOR
TUCSON AZ 85726-7210

CONTRACT NO. 083004-01
CONTRACT AMENDMENT NO. 2
PAGE 1

CONTRACT OFFICER: LLOYD B. WINDLE II/SD

THIS CONTRACT IS AMENDED AS FOLLOWS:

PARKS AND GROUNDS MAINTENANCE EQUIPMENT

The City of Tucson Contract Number #083004-01 is hereby RENEWED for an additional period beginning October 15, 2008 and ending October 14, 2009 pursuant to Special Terms and Conditions, Item 7.

All other terms, conditions and provisions shall remain the same and apply for the renewal period.

The following price sheets are effective for the time period indicated.


CONTRACTOR HEREBY ACKNOWLEDGES RECEIPT OF
AND UNDERSTANDING OF THE ABOVE AMENDMENT.

[Signature]
10/15/08

PETER E. WHITACRE, District Sales Mgr.

[Typed Name and Title]
The Toro Company

[Company Name]

[Address]

[City, State, Zip]

THE ABOVE REFERENCED CONTRACT AMENDMENT
IS HEREBY EXECUTED THIS _17_ DAY
OF _Oct._ 2008, AT TUCSON, ARIZONA.

[Signature]

MARK A. NISHIT, C.F.M., CPPR, C.P.M.
As Director of Procurement and not personally
CONTRACT AMENDMENT

CITY OF TUCSON
DEPARTMENT OF PROCUREMENT
255 W. ALAMEDA, 6TH FLOOR
TUCSON AZ 85726-7210

THIS CONTRACT IS AMENDED AS FOLLOWS:

PARKS AND GROUNDS MAINTENANCE EQUIPMENT

The referenced contract has been amended to add the following equipment lines:

1. Landscape Contractor products (LCE) comprised of commercial grade zero-turn mowers and walk behind mowers. See attachment 2008 Toro Landscape Contractor Equipment for products and pricing.
2. Compact Utility (Dingo) products comprised of material handling equipment. See attachment 2008 Toro Dingo for products and pricing.

ALL OTHER PROVISIONS OF THE CONTRACT SHALL REMAIN IN THEIR ENTIRETY.

CONTRACTOR HEREBY ACKNOWLEDGES RECEIPT OF AND UNDERSTANDING OF THE ABOVE AMENDMENT.

[Signature] 6/14/2008

Peter Whiles, District Sales Manager
Typed Name and Title

The Toro Company
Company Name
8111 Lyndale Ave. S.
Address

Bloomington, MN 55420
City State Zip

THE ABOVE REFERENCED CONTRACT AMENDMENT IS HEREBY EXECUTED THIS 4th DAY OF June 2008 AT TUCSON, ARIZONA.

[Signature]
Mark A. Neithart, C.P.M., CFPB, CPM
As Director of Procurement and not personally
CITY OF TUCSON

Contract 083004

for

Parks and Golf Grounds Maintenance Equipment

with

The Toro Company

Effective: October 15, 2007
The following documents comprise the executed contract between the City of Tucson and The Toro Company, effective October 15, 2007:

I. Signed Offer and Acceptance

II. The Toro Company's Revised Best and Final Offer

III. The Toro Company's RFP Response
OFFER AND ACCEPTANCE

OFFER

TO THE CITY OF TUCSON:
The Undersigned hereby offers and shall furnish the material or service in compliance with all terms, scope of work, conditions, specifications, and amendments in the Request for Proposal which is incorporated by reference as if fully set forth herein.

The Toro Company
Company Name
8111 Lyndale Ave.S.
Address
Bloomington, MN 55420
City
55420
Zip
PETER E. WHITACRE
Signature of Person Authorized to Sign
PETER E. WHITACRE
Printed Name
District Sales Manager
Title

For clarification of this offer, contact:

Name: Peter E. Whitacre
Title: District Sales Manager
Phone: 952.887.7936
Fax: 952.887.8694
E-mail: peter.whitacre@toro.com

ACCEPTANCE OF OFFER

The Offer is hereby accepted. The Contractor is now bound to sell the materials or services specified in the Contract. This Contract shall be referred to as Contract No. 083004-01.

CITY OF TUCSON, a municipal corporation

Approved as to form this 12th day of XXXX 2007

As Tucson City Attorney and not personally

CITY OF TUCSON, a municipal corporation
Awarded this 10th day of October, 2007

Mark A. Nothard, C.P.M. (CPP, CPM)
As Director of Procurement and not personally

REVISED 04/06
October 5, 2007

Mr. Peter Whitacre  
The Toro Company  
811 Lyndale Ave. S.  
Bloomington, MN 55420  
Facsimile: 952-887-8694

RE: City of Tucson RFP #083004  
Parks and Golf Grounds Maintenance Equipment  
Revised Best and Final Offer

Dear Mr. Whitacre:

Based on previous discussions and negotiations, this letter serves as a request for confirmation that the statements below represent your firm’s best and final offer to the City of Tucson regarding the subject solicitation. Specifically, you are asked to provide written confirmation by signing the concurrence line on page 2 if this document. Points of agreement not identified below are not included in the offer. In the event there is any disagreement with this document or if there is other information that must be included in this document, The Toro Company must specify such in a written response to this request.

The following agreement has been made between the City of Tucson and The Toro Company with regard to Request for Proposal No. 083004:

1. Toro agrees to add a lower tier to the “Large Package Program. The “free goods” for this tier will be as follows:

<table>
<thead>
<tr>
<th>Total Toro Commercial Dollars Purchased</th>
<th>Free Goods Dollars</th>
</tr>
</thead>
<tbody>
<tr>
<td>$150,000 to $199,999</td>
<td>$4,500</td>
</tr>
<tr>
<td>$200,000 to $249,999</td>
<td>$6,000</td>
</tr>
</tbody>
</table>

All other requirements for this program shall remain the same.

2. Toro agrees to conduct a “field day” for the City of Tucson and surrounding government agencies every year for the duration of this contract in the month of January. The City of Tucson will host and supply the location for the annual event. The awarded contractor or local distributor shall be responsible for advertising and promoting the City of Tucson “field day” to government agencies statewide. The “field day” shall include, but not be limited to, safety training, operator training, agronomics training, mowing and infield grooming clinics.
3. Toro agrees to drop the 2% delivery and set-up fee proposed in the original RFP submittal and add the following language to address delivery to participating agencies:

Pricing shall include set-up and delivery to The City of Tucson. The Contractor/Distributor may negotiate additional incidental expenses incurred as a result of the agency's participation (i.e., shipping costs, set-up fees, travel expenses, etc.).

4. The City of Tucson agrees to amend the National IPA quarterly administrative fee in the National IPA Administrative Agreement Attachment Section 10 as follows:

10. Supplier shall pay National IPA a quarterly administrative fee in the amount of 1% of the total purchase price for the first $5 million in cumulative contract sales; 1.5% of the total purchase price for the next $10 million in cumulative contract sales; 2% of the total purchase price for the next $15 million in cumulative contract sales; and 2.5% of the total purchase price for cumulative contract sales greater than $30 million, for all purchases under the Master Agreement. Supplier shall provide National IPA with an electronic accounting report, in a format prescribed by National IPA, summarizing all purchases under the Master Agreement. A sample of the reporting format appears at Exhibit 4. Quarterly fees and reports shall be made with respect to all purchases shipped and billed pursuant to the Master Agreement for the applicable quarter.

5. Toro agrees to the following with regard to the implementation plan:

This contract will be made available to all Toro United States distributors. Toro will provide the same contract implementation education equally to all distributors. There may be distributors that elect not to participate in this agreement. The contract will not be promoted in those areas. In the event an agency desires to use the City of Tucson contract but the distributor has elected not to offer the contract, the Toro Contract Manager will review the purchase intent with the distributor and determine if there can be mutual agreement for that sale. If no mutual agreement can be established than the sale cannot be completed.

Your signed Revised Best and Final Offer must be received (via fax) by the City's Department of Procurement on or before Tuesday, October 9, 2007, at 5:00 p.m. local Arizona time. I will also require the original copy of your revised best and final offer be mailed to my attention as well. The original may arrive after October 9th. If you should have any questions, I can be reached at 520-837-4129.

Sincerely,

Ray Valdez, CPPB
Senior Contract Officer

Concurrence: [Signature] Date: 10/8/2007

The Toro Company

C: File No. 083004
Date: August 28, 2007

Ray Valdez
Contract Officer
The City of Tucson
255 W. Alameda 6th Floor
Tucson, AZ 85701

Dear Mr. Valdez,

Thank you for the opportunity to submit a proposal for your Grounds Equipment contract. Toro is submitting one original copy and seven copies of our response to your Request For Proposal document for your review.
Please note that in the RFP tab of the response where the document discusses the National IPA contract commitments, we have made notes where we would like exceptions made to the agreement.
We look forward to working with you to bring a high level of value not only to The City of Tucson but also to other government agencies through this agreement.

Thank you for your time to review our proposal.

Best regards,

[Signature]

Pete Whitacre
District Sales Manager
CITY OF TUCSON
REQUEST FOR PROPOSAL

REQUEST FOR PROPOSAL NUMBER: 083004
PROPOSAL DUE DATE: AUGUST 30, 2007, AT 4:00 P.M. LOCAL AZ TIME
PROPOSAL SUBMITTAL LOCATION: Department of Procurement
255 W. Alameda, 6th Floor, Tucson, AZ 85701
MATERIAL OR SERVICE: PARKS AND GOLF GROUNDS
MAINTENANCE EQUIPMENT
PRE-PROPOSAL CONFERENCE DATE: AUGUST 20, 2007
TIME: 11:00 A.M. TO 12:30 P.M.
LOCATION: 255 W. ALAMEDA, 6TH FLOOR, TUCSON, AZ.

CONTACT OFFICER: RAY VALDEZ
TELEPHONE NUMBER: (520) 837-4129
Ray.Valdez@tucsonaz.gov

Interested offerors may obtain a copy of this complete solicitation by calling (520) 791-4217. A copy of this solicitation and possible future amendments may be obtained from our Internet site at www.tucsonaz.gov/procure by selecting the Bid Opportunities link and the associated solicitation number.

Competitive sealed proposals for the specified material or service shall be received by the Department of Procurement, 255 W. Alameda, 6th Floor, Tucson, Arizona 85701, until the date and time cited.

Proposals must be in the actual possession of the Department of Procurement at the location indicated, on or prior to the exact date and time indicated above. Late proposals shall not be considered. The prevailing clock shall be the City Department of Procurement clock.

Proposals must be submitted in a sealed envelope. The Request for Proposal number and the offeror's name and address should be clearly indicated on the outside of the envelope. All proposals must be completed in ink or typewritten. Questions must be addressed to the Contract Officer listed above.

RV: 1st

PUBLISH DATE: AUGUST 7, 2007
INTRODUCTION / BACKGROUND

The City of Tucson is requesting proposals from qualified and experienced firms to provide quality **Sports Fields & Parks Grounds Maintenance equipment and Golf Course Maintenance Equipment**. The City of Tucson has over 110 public parks and 5 public golf courses located throughout the City. Tucson City parks come in all shapes and sizes ranging from small neighborhood parks to large district parks. Tucson City golf courses are all 18-hole courses that cover approximately 550 acres.

Requirements and qualifications are defined in detail in the Scope of Services Section of this Request for Proposal (RFP). The City seeks a firm that can supply Equipment, Parts and Warranty Service.

The City, as the Principal Procurement Agency, has partnered with the National Intergovernmental Purchasing Alliance (herein National IPA) to make the resultant contract from this solicitation available to qualified Participating Agencies nationwide. National IPA provides marketing and administrative support for the Contractor that directly promotes the Contractor's products and services to Participating Agencies through multiple channels, each designed to promote specific products and services to government agencies on a national basis. As such, the Contractor must be able to accommodate a nationwide demand for services and to fulfill obligations as a nationwide contractor as stated herein.

NATIONAL CONTRACT REQUIREMENTS

1. **CONTRACTOR COMMITMENTS**
   The successful offeror must make certain commitments to both the City and National IPA under this contract. These commitments are designed to ensure the success of the contract for all parties involved.

   A. **Corporate Commitment**
      Contractor commits that (1) the contract has received all necessary corporate authorization of its firm, (2) the contract is the primary "go to market" strategy within the public sector, and (3) the contract will be promoted to all government agencies, including any existing customers, and transitioning those customers, upon their request, to the contract.

   B. **Pricing Commitment**
      Contractor commits that the contract pricing is the lowest available (net to buyer) to government agencies nationwide and further commits that if a Participating Agency is eligible for lower pricing through a national, state, regional or local contract, that the Contractor will match such lower pricing under the contract.

   C. **Sales Commitment**
      Contractor commits to aggressively market the contract and National IPA nationwide and that its sales force will be trained, engaged and committed to offering the contract through National IPA nationwide. Further, the Contractor commits that all contract sales will be accurately and timely reported to National IPA.

   

Comment [TTC1]: This contract will be marketed in conjunction with our other State and Cooperative agreements.

Comment [TTC2]: At participating distribution.

Comment [TTC3]: Through a planned implementation over time.
2. NATIONAL IPA ADMINISTRATIVE AGREEMENT
   The Contractor will be required to enter into an Administration Agreement with National IPA before
   services on a national level can commence (see Attachment A). The Agreement establishes the
   requirements, obligations and prohibitions of the Contractor with respect to a nationwide contract effort.
   The City strongly encourages all potential offerors to be familiar with the terms and conditions
   contained therein.

3. ESTIMATED VOLUME
   Last year, the City of Tucson spent approximately $600,000 on Grounds Maintenance Equipment and
   equipment replacement parts. The dollar volume of services purchased under the contract is estimated
   to be $10 million annually. While no minimum volume is guaranteed, the estimated annual volume is
   projected based on the current annual volumes among the City, other government agencies that intend
   to utilize the resulting contract to be made available to them through National IPA, and volume growth
   into other agencies through a coordinated marketing approach between the Vendor and National IPA.

4. MARKETING AND ADMINISTRATIVE SUPPORT
   National IPA provides marketing and administrative support for the Contractor that directly promotes
   the Contractor's products and services to Participating Agencies through multiple channels, each
   designed to promote specific products and services to government agencies on a national basis.

   **Contractors are required to pay an administrative fee based on a minimum of 1% of actual sales**
   **under the Contract.** The administrative fee offsets the costs of governance, lead agencies, marketing
   and administration of National IPA.
SCOPE OF WORK

GENERAL REQUIREMENTS

1. PRODUCTS: The Products to be included in this solicitation are as follows:

   A. Sports Fields and Grounds Equipment - A complete and comprehensive line of Sports Fields and Grounds Equipment to include, but not limited to, mowing equipment, utility vehicles, spraying equipment, and turf cultivation equipment.

   B. Golf Course Maintenance Equipment - A complete and comprehensive line of Golf Course Maintenance Equipment to include, but not be limited to, mowing equipment, utility vehicles, spraying equipment, renovation and utility equipment and turf cultivation equipment.

   C. Related Equipment Parts - A complete and comprehensive line of Original Equipment Manufacturer (OEM) Sports Fields and Grounds Equipment Parts and Golf Course Maintenance Parts.

   D. Services - A complete range of services such as, but not limited to, warranty service, on-site training, instruction, and technical services.

   ALL PRODUCTS OFFERED MUST BE NEW, UNUSED, OF THE LATEST DESIGN AND TECHNOLOGY AND FROM THE MOST CURRENT PRODUCT LINES.

2. QUALIFIED FIRMS: Offerors should meet the minimum qualifications:

   a. Be an authorized distributor or manufacturer.
   b. Have a strong national presence in the grounds maintenance equipment industry.
   c. Have a distribution model capable of delivering products nationwide.
   d. Have a demonstrated sales presence.
   e. Be able to meet the minimum requirements of the cooperative purchasing program detailed herein.
   f. Be able to provide the full range of equipment and services to meet the demands of the City and all agencies that opt to participate in the cooperative purchasing program with the City.

3. EQUIPMENT STANDARDS AND GUIDELINES: All riding equipment must comply with appropriate ASAE (American Society of Agricultural Engineers – www.asae.org), SAE (Society of Automotive Engineers – www.sae.org) and OSHA (Occupational Safety and Health Administration – www.osha.org) standards for roll-over protection. All vehicles must comply with appropriate ANSI (American National Standards Institute – www.anisi.org) standards as related to operation on slopes.

4. SAFETY: All vendors performing services for the City or cooperative agencies are required and shall comply with all Occupational Safety and Health Administration (OSHA), State and County Safety and Occupational Health Standards and any other applicable rules and regulations. The supplier shall be held responsible for the safety of their employees and any unsafe acts or conditions that may cause injury or damage to any persons or property within and around the work site area under this contract.
5. MAINTENANCE FACILITIES: The equipment specified in this solicitation is dependent upon the availability of prompt professional service. In order to be considered for award, each potential contractor is required to have existing maintenance facilities with sufficient parts inventory and trained technicians experienced in providing quality service on the equipment specified. Maintenance facilities are subject to inspection by the City to determine adequacy.

6. VENDOR PARTS AND SERVICE: The Contractor will maintain a factory authorized parts and service facility for normal and warranty service. The Contractor shall be capable of providing parts within 24 hours and shall be capable of being on site to respond to service requests within 24 hours.

7. PRICING: Contractors are to provide a discount from a verifiable price index or provide a reduced net pricing schedule. Prices/discounts shall remain firm and will include all charges that may be incurred in fulfilling requirement(s) for the twelve-month period following contract award. Pricing shall be determined by applying Contractor discounts to the prices listed on their manufacturer’s price lists or retail price sheets or by utilizing the reduced net pricing schedule.

For price comparison purposes, a sample list of equipment will be used to determine the actual net price that the City or participating agencies will pay (see section entitled "Sample Equipment Specifications"). Contractors will be required to submit pricing for the sample equipment by applying the discounts offered and indicating pricing on the Price Pages. The Evaluation Committee must be able to verify each contractor’s price by applying the discount offered.

8. TRAINING: The Contractor shall provide training for City of Tucson and other participating agency operators and service technicians at no cost to the City or Agency. The Contractor will provide the following training for each equipment purchase:

- Vehicle/equipment operators will be trained in the operation of all machine functions, including operator preventive maintenance.
- Technicians will be trained in all operator functions, and in-depth preventive maintenance, troubleshooting and repair for all machine systems and components.
- The trainer shall be factory-trained and thoroughly knowledgeable in subjects to be taught.

9. DELIVERY: For City of Tucson purchases, equipment shall be delivered to various City of Tucson locations. All deliveries shall be made Monday through Friday from 8:00 a.m. to 3:00 p.m., Mountain Standard Time. The Contractor shall be required to give the Parks and Recreation Department a minimum of 24-hour notification prior to delivery with the anticipated time of delivery and quantity of units to be delivered.

The following documents are due upon delivery to the City or participating agency:

1. M.S.O. (Manufacturer Statement of Origin)
2. Warranty document
3. Required manuals
INSTRUCTIONS TO OFFERORS

1. DEFINITION OF KEY WORDS USED IN THE SOLICITATION:
   For purposes of this solicitation and subsequent contract, the following definitions shall apply:
   City: The City of Tucson, Arizona.
   Contract: The legal agreement executed between the City and the Contractor/Consultant. The Contract shall include this
   RFP document incorporated herein by reference, all terms, conditions, specifications, scope of work, Amendments, the
   Contractor’s offer and negotiated items as accepted by the City.
   Contractor/Consultant: The individual, partnership, or corporation who, as a result of the competitive solicitation process,
   is awarded a contract by the City.
   Contract Representative: The City employee or employees who have specifically been designated to act as a contact
   person or persons to the Contractor, and is responsible for monitoring and overseeing the Contractor’s performance under
   the Contract.
   Director of Procurement: The contracting authority for the City, authorized to sign contracts and amendments thereto on
   behalf of the City.
   May: Indicates something that is not mandatory but permissible.
   Offeror: The individual, partnership, or corporation who submits a proposal in response to a solicitation.
   Shall, Will, Must: Indicates a mandatory requirement. Failure to meet these mandatory requirements, if they constitute a
   substantive requirement, may, at the City’s sole discretion, result in the rejection of a proposal as non-responsive.
   Should: Indicates something that is recommended but not mandatory. If the Offeror fails to provide recommended
   information, the City may, at its sole option, ask the Offeror to provide the information or evaluate the proposal without
   the information.

2. PRE-PROPOSAL CONFERENCE: If scheduled, the date and time of a Pre-Proposal conference is indicated on the cover
   page of this document. Attendance at this conference is not mandatory. Written minutes and/or notes will not be available,
   therefore attendance is encouraged. If an Offeror is unable to attend the Pre-Proposal Conference questions may be
   submitted in writing. Offerors are encouraged to submit written questions, via electronic mail or facsimile, at least five days
   prior to the Request for Proposal due date to the Contract Officer listed above. The purpose of this conference will be to
   clarify the contents of this Request for Proposal in order to prevent any misunderstanding of the City’s position. Any doubt
   as to the requirements of this Request for Proposal or any apparent omission or discrepancy should be presented to the City
   at this conference. The City will then determine the appropriate action necessary, if any, and may issue a written
   amendment to the Request for Proposal. Oral statements or instructions will not constitute an amendment to this Request
   for Proposal.

3. INQUIRIES: Any question related to the Request for Proposal shall be directed to the Contract Officer whose name appears
   above. An offeror shall not contact or ask questions of the department for whom the requirement is being procured. The
   Contract Officer may require any and all questions be submitted in writing. Offerors are encouraged to submit written
   questions via electronic mail or facsimile, at least five days prior to the proposal due date. Any correspondence related to a
   solicitation should refer to the appropriate Request for Proposal number, page and paragraph number. An envelope
   containing questions should be identified as such, otherwise it may not be opened until after the official proposal due date
   and time. Oral interpretations or clarifications will be without legal effect. Only questions answered by a formal written
   amendment to the Request for Proposal will be binding.

4. AMENDMENT OF REQUEST FOR PROPOSAL: The Offeror shall acknowledge receipt of a Request for Proposal
   Amendment by signing and returning the document by the specified due date and time.

5. FAMILIARIZATION OF SCOPE OF WORK: Before submitting a proposal, each offeror shall familiarize itself with the Scope
   of Work, laws, regulations and other factors affecting contract performance. The Offeror shall be responsible for fully
   understanding the requirements of the subsequent Contract and otherwise satisfy itself as to the expense and difficulties
   accompanying the fulfillment of contract requirements. The submission of a proposal will constitute a representation of
   compliance by the Offeror. There will be no subsequent financial adjustment, other than that provided by the subsequent
   Contract, for lack of such familiarization.

6. PREPARATION OF PROPOSAL:
   A. All proposals shall be on the forms provided in this Request for Proposal package. It is permissible to copy these forms
      as required. Facsimiles or electronic mail proposals shall not be considered.
   B. The Offer and Acceptance form, the Price Page and any solicitation amendments must be signed and returned with the
      proposal.
   C. The Offer and Acceptance page shall be signed by a person authorized to submit an offer. An authorized signature on
      the Offer and Acceptance page, Proposal Amendment(s), or cover letter accompanying the proposal documents shall
      be

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constitute an irrevocable offer to sell the good and/or service specified herein. Offeror shall submit any additional requested documentation, signing intent to be bound by the terms of the agreement.

D. The authorized person signing the proposal shall initial erasure, interlineations or other modifications on the proposal.

E. In case of error in the extension of prices in the proposal, until price shall govern when applicable.

F. Periods of time, stated as a number of days, shall be in calendar days.

G. It is the responsibility of all offerors to examine the entire Request for Proposal package and seek clarification of any requirement that may not be clear and to check all responses for accuracy before submitting a proposal. Negligence in preparing a proposal confers no right of withdrawal after due date and time.

H. The City shall not reimburse the cost of developing, presenting, submitting or providing any response to this solicitation.

I. Offeror must list any subcontractors to be utilized in the performance of the services specified herein. For each subcontractor, details on respective qualifications must be included.

7. PAYMENT DISCOUNTS: Payment discount periods shall be computed from the date of receipt of the material/service or correct invoice, whichever is later, to the date City’s payment warrant is mailed. Unless freight and other charges are itemized, any discount provided shall be taken on full amount of invoice. Payment discounts of twenty-one calendar days or more shall be deducted from the proposed price in determining the price points. However, the City shall be entitled to take advantage of any payment discount offered by a vendor provided payment is made within the discount period.

8. TAXES: The City of Tucson is exempt from federal excise tax, including the federal transportation tax.

9. PROPOSAL/SUBMITTAL FORMAT: An original and 7 copies (8 total) of each proposal should be submitted on the forms and in the format specified in the RFP. Offerors shall also submit one electronic copy of the proposal on cd, disc or zip disc in MS Office97 or .pdf format. Any confidential information shall be submitted on a separate cd, disc or zip disc. The original copy of the proposal should be clearly labeled “Original” and shall be single-sided, three hole punched and in a binder. The material should be in sequence and related to the RFP. The sections of the submittal should be tabbed, clearly identifiable and should include a minimum of the following sections: the completed Offer and Acceptance Form, all signed Amendments, a copy of this RFP document and the Offeror’s response to the Evaluation Criteria including the completed Price Page. Failure to include the requested information may have a negative impact on the evaluation of the offeror’s proposal.

10. EXCEPTIONS TO CONTRACT PROVISIONS: A response to any Request for Proposal is an offer to contract with the City based upon the contract provisions contained in the City’s Request for Proposal, including but not limited to, the specifications, scope of work and any terms and conditions. Offerers who wish to propose modifications to the contract provisions must clearly identify the proposed deviations and any proposed substitute language. The provisions of the Request for Proposal cannot be modified without the express written approval of the Director or his designee. If a proposal or offer is returned with modifications to the contract provisions that are not expressly approved in writing by the Director or his designee, the contract provisions contained in the City’s Request for Proposal shall prevail.

11. PUBLIC RECORD: All proposals submitted in response to this Request for Proposal shall become the property of the City and shall become a matter of public record available for review subsequent to the award notification.

12. CONFIDENTIAL INFORMATION: The City of Tucson is obligated to abide by all public information laws. If an Offeror believes that any portion of a proposal, offer, specification, protest or correspondence contains information that should be withheld, a statement advising the Contract Officer of this fact should accompany the submission and the information shall be so identified wherever it appears. The City shall review all requests for confidentiality and may provide a written determination to designate specified documents confidential or the request may be denied. Price is not confidential and will not be withheld. If the confidential request is denied, such information shall be disclosed as public information, unless the offeror submits a formal written objection.

13. CERTIFICATION: By signature on the Offer and Acceptance page, solicitation Amendment(s), or cover letter accompanying the submittal documents, Offeror certifies:

A. The submission of the offer did not involve collusion or other anti-competitive practices.

B. The Offeror shall not discriminate against any employee or applicant for employment in violation of Federal or State law.

C. The Offeror has not given, offered to give, nor intends to give at any time hereafer, any economic opportunity, future employment, gift, loan, gratuity, special discount, trip, favor, meal or service to a public servant in connection with the submitted offer.

D. The Offeror hereby certifies that the individual signing the submittal is an authorized agent for the Offeror and has the authority to bind the Offeror to the Contract.
14. **WHERE TO SUBMIT PROPOSALS:** In order to be considered, the Offeror must complete and submit its proposal to the City of Tucson Department of Procurement at the location indicated, prior to or at the exact date and time indicated on the Notice of Request for Proposal page. The Offeror’s proposal shall be submitted in a sealed envelope. The words “SEALED PROPOSAL” with the REQUEST FOR PROPOSAL TITLE, REQUEST FOR PROPOSAL NUMBER, PROPOSAL DUE DATE AND TIME and OFFEROR’S NAME AND ADDRESS shall be written on the envelope.

15. **LATE PROPOSALS:** Late proposals will be rejected.

16. **OFFER AND ACCEPTANCE PERIOD:** In order to allow for an adequate evaluation, the City requires an offer in response to this solicitation to be valid and irrevocable for ninety (90) days after the proposal due date and time.

17. **WITHDRAWAL OF PROPOSAL:** At any time prior to the specified solicitation due date and time, an offeror may formally withdraw the proposal by a written letter, facsimile or electronic mail from the Offeror or a designated representative. Telephonic or oral withdrawals shall not be considered.

18. **DISCUSSIONS:** The City reserves the right to conduct discussions with offerors for the purpose of eliminating minor irregularities, informalities, or apparent clerical mistakes in the proposal in order to clarify an offer and assure full understanding of, and responsiveness to, solicitation requirements.

19. **CONTRACT NEGOTIATIONS:** Exclusive or concurrent negotiations may be conducted with responsible offeror(s) for the purpose of altering or otherwise changing the conditions, terms and price of the proposed contract unless prohibited. Offerors shall be accorded fair and equal treatment in conducting negotiations and there shall be no disclosure of any information derived from proposals submitted by competing offerors.

20. **VENDOR APPLICATION:** Prior to the award of a Contract, the successful offeror shall register with the City’s Department of Procurement. Registration can be completed at [www.tucsonaz.gov/procure](http://www.tucsonaz.gov/procure) by clicking on Vendor Services.

21. **UPON NOTICE OF INTENT TO AWARD:** The apparent successful offeror shall sign and file with the City, within five (5) days after Notice of Intent to Award, all documents necessary to the successful execution of the Contract.

22. **AWARD OF CONTRACT:** Notwithstanding any other provision of the Request for Proposal, the City reserves the right to:

   1. waive any immaterial defect or informality; or
   2. reject any or all proposals, or portions thereof; or
   3. reissue the Request for Proposal.

   A response to this Request for Proposal is an offer to contract with the City based upon the terms, conditions and Scope of Work contained in the City’s Request for Proposal. Proposals do not become contracts unless and until they are executed by the City’s Director of Procurement and the City Attorney. A contract has its inception in the award, eliminating a formal signing of a separate contract. All of the terms and conditions of the contract are contained in the Request for Proposal, unless any of the terms and conditions are modified by a Request for Proposal amendment, a Contract Amendment, or by mutually agreed terms and conditions in the Contract documents.

23. **PROPOSAL RESULTS:** The name(s) of the successful offeror(s) will be posted on the Procurement Department’s internet site at [www.tucsonaz.gov/procure](http://www.tucsonaz.gov/procure) upon issuance of a Notice of Intent to Award or upon final contract execution.

24. **PROTESTS:** A protest shall be in writing and shall be filed with the Director of Procurement. A protest of a Request for Proposal shall be received at the Department of Procurement not less than five (5) working days before the Request for Proposal due date. A protest of a proposed award or of an award shall be filed within ten (10) days after issuance of notification of award or issuance of a notice of intent to award, as applicable. A protest shall include:

   A. The name, address, and telephone number of the protestant;
   B. The signature of the protestant or its representative;
   C. Identification of the Request for Proposal or Contract number;
   D. A detailed statement of the legal and factual grounds of protest including copies of relevant documents; and
   E. The form of relief requested.
PROPOSAL EVALUATION REQUIREMENTS

I. PROPOSAL EVALUATION CRITERIA – (listed in relative order of importance)
   A. Method of Approach
   B. Price Proposal
   C. Qualifications & Experience

II. REQUIREMENTS SPECIFIC TO EVALUATION CRITERIA: The narrative portion and the materials presented in response to this Request for Proposal should be submitted in the same order as requested and must contain, at a minimum, the following:
   
   A. Method of Approach

   1. Describe how your firm proposes to distribute the products/service nationwide.
   2. Identify all other companies/distributors that will be involved in processing, handling or shipping the products/services to Participating Agencies.
   3. Provide the number, size and location of your firm’s distribution facilities, warehouses and retail networks as applicable.
   4. Outline your firm’s plan for marketing the products/services to Participating Agencies nationwide.
   5. Explain how your firm will educate its national sales force about the contract.
   6. Provide a detailed 90-day plan describing how the contract will be implemented within your firm as the primary go to market strategy within government agencies.
   7. Explain how your firm will market the contract to existing government customers and transition these customers to the contract. In addition, please provide the amount of purchases from existing public agency clients that your firm will transition to the National IPA contract.
   8. State the amount of your firm’s state and local government sales for 2006. Provide a list of your top 10 public agency customers and the total 2006 purchase for each along with a key contact for each.
   9. Provide a detailed written response illustrating how the products and services offered will meet the requirements of this solicitation. Offerors shall provide the proposed product lines that will meet the requirements of this solicitation. Offerors shall submit information that will aid the City in evaluating your proposal: product spec sheets, product brochures, product website addresses, etc.
   10. Describe any special programs that your company offers that will improve customers’ access to products and ability to stay current with changes and improvements.
   11. Describe your ordering capacity (telephone, fax, internet, etc…)

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12. Describe the type of training, educational services, and technical support provided with each purchase. Also state any other training and educational services that will be available during the length of this contract.

13. Describe your delivery commitment:
   a. What are your standard delivery days?
   b. Are shipping charges exempt for ALL who use this contract?
   c. Describe how problems — such as a customer ordering a wrong product; a customer receiving a defective product; etc. — are resolved

14. Specify locations and availability of replacement parts, and state the maximum time required to provide and install replacement parts. Also state the estimated dollar value of your parts inventory.

15. Describe your invoicing process. Is electronic invoicing available? Is summary invoicing available? Are there other options on how an agency receives an invoice?

16. Detail any extended warranty programs available for both equipment and parts. If warranty agreements are required, please submit them, subject to negotiation by the City.

17. Indicate if any of the equipment you are offering has received any awards or nominations for excellence.

18. Describe how the innovation and technology of your equipment differs from other equipment in the industry.

19. Describe any environmentally friendly features, options or technology available.

20. Describe how your firm will notify customers of new equipment and services.

21. Describe what other products and/or services you offer that would be applicable to this contract.

B. Price Proposal

1. Identify the objective verifiable pricing index to be used. This must be submitted with the proposal. Pricing indexes for both equipment and available parts must be submitted.

2. Provide pricing as requested on the Price Sheet attached herein. Offerors shall offer a fixed percentage discount from the index (or established discounted pricing) to provide pricing for all equipment offered.

3. Proposed pricing shall include delivery to Tucson and participating agencies. If there are additional surcharges for delivery to non-Tucson agencies located outside of the Tucson Metropolitan area, please provide information on how delivery charges will be calculated.

4. State if pricing is most favorable offered to government agencies.

5. Propose a plan to adjust pricing as market conditions change.

6. Provide information on any ordering methods — such as electronic ordering or payment via pCard — or other criteria which entitle the using agency to additional discounts off of a manufacturer's price list. If so, please provide the percentage discount.

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7. As stated in the Instructions to Offerors, discounts, the price(s) herein can be discounted by _______% if payment is made within _______ days.

6. a. Indicate if payment will be accepted via credit card. If so, may credit card payment(s) be made online?
   b. Convenience Fee (if allowable, per Section 5.2.E of the Visa Operating Regulations) $__________

C. Qualifications and Experience

1. Provide a general overview of your company, including statement of finances, number of years in business, corporate headquarters location, type of business, and where you do business.

2. Provide the total number and location of sales persons employed by your firm.

3. Summarize your experience in providing equipment and services similar to that outlined in the Scope of Work. Provide a minimum of three references for whom you have provided similar equipment and services. Please include name, address, phone, email, and a contact person.

4. Provide a listing of key personnel who may be assigned to the City's Grounds Maintenance Equipment contract. Include their title within your organization and the description of the type of work they may perform.

5. List the number of certified technicians you have for warranty service.

6. Describe the qualifications of your sales personnel and technicians. Include information on professional certifications obtained and the number staff currently certified.

7. Provide a statement of your annual sales for the past 2 years.

8. Please submit any additional information that you feel is applicable to your qualifications and experience.

III. GENERAL

A. Shortlist:

The City reserves the right to shortlist the offerors on Method of Approach, Price Proposal, and Qualifications and Experience criteria. However, the City may determine that shortlisting is not necessary.

B. Interviews/Demonstrations:

The City reserves the right to conduct interviews and/or product demonstrations with some or all of the offerors at any point during the evaluation process. However, the City may determine that interviews and/or demonstrations are not necessary. In the event these are conducted, information provided during the interview and/or demonstration process shall be taken into consideration when evaluating the stated criteria. The City shall not reimburse the offeror for the costs associated with the interview and/or demonstration process.
C. Additional Investigations:

The City reserves the right to make such additional investigations as it deems necessary to establish the competence and financial stability of any offeror submitting a proposal.

D. Prior Experience:

Experiences with the City and entities that evaluation committee members represent may be taken into consideration when evaluating qualifications and experience.

E. Multiple Awards:

To provide adequate contract coverage, at the City's sole discretion, multiple awards may be made.
SAMPLE EQUIPMENT SPECIFICATIONS

For each Item/Minimum Requirement, indicate "yes" or "no" under Comply. If you do not meet the Item/Minimum Requirement, indicate so in the "Exception" column and provide an explanation on why you don't meet the requirement. Any deviations from the minimum requirements must be clearly presented on the table or in an attached letter. If no exceptions are taken, the City of Tucson will expect complete compliance with the specifications.

<table>
<thead>
<tr>
<th>ITEM/MINIMUM REQUIREMENT</th>
<th>COMPLY?</th>
<th>VENDOR EXCEPTION/ALTERNATIVE</th>
</tr>
</thead>
<tbody>
<tr>
<td>V-Twin cylinder, 4-cycle, OHV.</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>18 hp (13.4 kW) @ 3600 rpm.</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Displacement: 34.8 cu. in. (570 cc)</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Oil capacity: 1.75 quart (1.8 liter)</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Cooling: Air (high flow blower)</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Air cleaner system: Remote mounted 3-phase Donaldson® air cleaner</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Drive: Direct driven hydrostatic variable speed displacement piston pump to 3 hydraulic motors for 4WD, hydraulic traction system.</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Brakes: Dynamic braking through the hydrostatic transmission, hand actuated brake lever.</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Hydraulic oil: 5.0 gallon (18.9 liter), 35 micron replaceable cartridge.</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Main frame: Welded rectangular tubular steel frame construction.</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Controls: Hand operated choke, throttle, and hydraulic control for raising/lowering with float.</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Ground speed: Infinitely variable 0-10 mph (16 km/h) forward; 4.3 mph (6.9 km/h) reverse.</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Battery: 12 volt, 15 amp., 300 CCA @ 0 F</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Starter: 12 volt electric</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Hydraulic Power Steering</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Ground Clearance: 6.0&quot;</td>
<td>Y</td>
<td>N</td>
</tr>
</tbody>
</table>
### MEDIUM UTILITY VEHICLE SPECIFICATIONS

<table>
<thead>
<tr>
<th>Item 2</th>
<th>Engine</th>
<th></th>
<th>Vendor Exceptional/Alternative</th>
</tr>
</thead>
<tbody>
<tr>
<td>Power = 16 HP, Gas, two cylinder</td>
<td>![Y, N]</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fuel Capacity = 7.0 gal</td>
<td>![Y, N]</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Drive System</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Transmission = Continuously variable belt drive</td>
<td>![Y, N]</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Brakes</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Front = 8&quot; self-cleaning hydraulic disc</td>
<td>![Y, N]</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Rear = Hydraulic drum brake</td>
<td>![Y, N]</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Capacity</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cargo Capacity – 1200 Lbs. Approx</td>
<td>![Y, N]</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Capacity – 1600 Lbs. Approx</td>
<td>![Y, N]</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*REVISED 06/06*
<table>
<thead>
<tr>
<th>ITEM/MINIMUM REQUIREMENT</th>
<th>COMPLY?</th>
<th>VENDOR EXCEPTION/ALTERNATIVE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>ENGINE</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Engine - diesel, 3-cylinder, 4-cycle, liquid-cooled</td>
<td>Y N</td>
<td></td>
</tr>
<tr>
<td>Horsepower – Approx. 26 HP (19.7kW)</td>
<td>Y N</td>
<td></td>
</tr>
<tr>
<td>Torque – 49 ft-lbs (67.0 N-m)</td>
<td>Y N</td>
<td>44 Ft.-Lbs.</td>
</tr>
<tr>
<td>Displacement – 69 cu. in. (1,131 cc)</td>
<td>Y N</td>
<td>58.1 Cu In, 952 cc</td>
</tr>
<tr>
<td>Oil Capacity – 3-4 qts. (3.5 L)</td>
<td>Y N</td>
<td></td>
</tr>
<tr>
<td>Governor type – Mechanical centrifugal</td>
<td>Y N</td>
<td></td>
</tr>
<tr>
<td>Lube Oil Filter – Full flow with spin-on oil filter</td>
<td>Y N</td>
<td></td>
</tr>
<tr>
<td>Lubrication – Full-pressure lubrication</td>
<td>Y N</td>
<td></td>
</tr>
<tr>
<td>Starting System – 12-volt starter</td>
<td>Y N</td>
<td></td>
</tr>
<tr>
<td>Fuel Filter – Pre-filter, water separator, final filter</td>
<td>Y N</td>
<td></td>
</tr>
<tr>
<td><strong>PAYLOAD CAPACITY</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Rated Capacity – approx. 2,800 lbs</td>
<td>Y N</td>
<td>2,649 Lbs capacity w/o bed</td>
</tr>
<tr>
<td><strong>DRIVETRAIN</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Transmission (Manual) – 4-speed truck manual transmission with low-low (creep) first gear; synchronized in all forward gears</td>
<td>Y N</td>
<td>Toro has 3 speeds with high/low range for a total of 6 forward speeds.</td>
</tr>
<tr>
<td><strong>ELECTRICAL SYSTEM</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lights – Two seated high/low-beam headlights; stoplight/taillight</td>
<td>Y N</td>
<td>No high/low beams</td>
</tr>
<tr>
<td>Preheat Diesel Model – Automatic glow-plug activation before ignition; instrument panel light indicates when glow plugs are heating the combustion chambers</td>
<td>Y N</td>
<td></td>
</tr>
<tr>
<td>Hydraulic System – 6.8 gal (25.7) capacity; 25-micron, full-flow filtration; biodegradable fluid; oil cooler standard</td>
<td>Y N</td>
<td>8.0 gal, 7.5 liter, 10 micron</td>
</tr>
<tr>
<td><strong>STEERING</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Automotive power steering</td>
<td>Y N</td>
<td></td>
</tr>
<tr>
<td><strong>BRAKES</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Heavy-duty, hydraulic, 7.9 in. (200mm) duo-servo, self-adjusting brakes on all wheels, with dual master cylinder and remote trunk-mounted master cylinder reservoir</td>
<td>Y N</td>
<td></td>
</tr>
<tr>
<td>ITEM / MINIMUM REQUIREMENT</td>
<td>ENGINE</td>
<td>VENDOR EXCEPTION/ALTERNATIVE</td>
</tr>
<tr>
<td>---------------------------</td>
<td>--------</td>
<td>-----------------------------</td>
</tr>
<tr>
<td>Fuel = Diesel</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Size = Approx. 52 Cubic Inches</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Power = Approx. (Gross) 19 Hp</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Air Cleaner = Dual-Stage With Restriction Indicator</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Cooling = Liquid</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Oil Filter = Full Flow Filter</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Cylinders = 3</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Displacement = 52.1 Cubic Inches</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>CAPACITIES</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FUEL = 7 Gal</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>ENGINE OIL = 3 Qt</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>HYDRAULIC OIL = 5 Gal</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>DRIVE SYSTEM</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Traction Drive = Full time 3 Wheel Drive</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Reduce Slip System (RSS), 2-pedal foot controlled; or equivalent</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>BRAKES</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2-wheel Disc</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Hand controlled Park Brake</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Closed loop traction system.</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>OTHER STANDARD EQUIPMENT</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Drive Wheels=Hydraulic, Standard 3 Wd</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Traction Drive = Three-Wheel Drive Reduce</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Slip System, 2-Pedal Controlled</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>CUTTING UNITS</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Number = 3 Reel Cutting Units</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>SIZE = Approx. 26&quot;</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Number Of Blades = 8</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Backlapping = Standard</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>CLIP FREQUENCY = 0.126-in/Mph</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Front Rollers = Grooved</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Reel Diameter = 7&quot;</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>BEDKNUFE ADJUSTMENT = Reel-To-Bedknife</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Rear Rollers = Solid</td>
<td>Y</td>
<td>N</td>
</tr>
</tbody>
</table>

REVISED 05/06
<table>
<thead>
<tr>
<th>ITEM / MINIMUM REQUIREMENT</th>
<th>COMPLY?</th>
<th>VENDOR EXCEPTION/ALTERNATIVE</th>
</tr>
</thead>
<tbody>
<tr>
<td>ELECTRICAL AND SAFETY INTERLOCKS</td>
<td></td>
<td></td>
</tr>
<tr>
<td>DIAGNOSTICS = On board Diagnostics with the White Box Controller and (SOS) Sit on Sit Diagnostics; or equivalent</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Neutral start switch</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Operator presence switch (in seat)</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Mow / Transport switch</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Park brake set switch</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>ITEM / MINIMUM REQUIREMENT</td>
<td>COMPLY ?</td>
<td>VENDOR EXCEPTIONAL/ALTERNATIVE</td>
</tr>
<tr>
<td>---------------------------------------------------------------</td>
<td>----------</td>
<td>-------------------------------</td>
</tr>
<tr>
<td><strong>ENGINE</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Power = 18 HP</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Type = Gas (Unleaded) powered</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td><strong>CAPACITIES</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fuel Capacity = 7.0 gal</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Hydraulic Oil = 7.5 gal primary, and 1.0 gal auxiliary tank</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td><strong>DRIVE SYSTEM</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Traction Drive = Hydrostatic piston pump closed loop system. Foot pedal forward and reverse; infinitely variable</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td><strong>IMPLEMENT DRIVE</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hydraulic drive, individual pump and valve sections operating three reels</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td><strong>CUTTING UNITS</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Number = 3</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Type = 11 Blade</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>BEDKNIVES = Lo-Cut, 1/8&quot;</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Height Of Cut Range = 0.125” – 0.750”</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Reel Frame</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Reel Diameter = 5”</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Blades Shall Be High Carbon Steel</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td><strong>OTHER STANDARD EQUIPMENT</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Power</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Adjustable steering wheel tilt and a 5 position steering arm tilt</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td><strong>CONTROLS</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Raise / lower mow lever (joystick)</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>ITEM/MINIMUM REQUIREMENT</td>
<td>COMPLY?</td>
<td>VENDOR EXCEPTION/ALTERNATIVE</td>
</tr>
<tr>
<td>-----------------------------------------------</td>
<td>---------</td>
<td>-----------------------------</td>
</tr>
<tr>
<td><strong>ENGINE</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>60 HP, Liquid Cooled Turbo Charged Diesel</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td><strong>AIR CLEANER</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dry, replaceable primary and safety elements</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td><strong>RADIATOR</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Rear-mount cross-flow, 4-row, 8-fins per inch, 11 quart (10.4 liter) capacity</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td><strong>FUEL CAPACITY</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Approx. 19 gallon (72 liter) diesel fuel</td>
<td>Y</td>
<td>N</td>
</tr>
</tbody>
</table>

**DRIVE SYSTEM**

- Full time bi-directional hydrostatic, closed-loop, 4wd transmission, variable displacement piston pump with servo controls powers fixed displacement piston motors which drive single action reduction planetary gear assemblies at each front wheel. Parallel hydraulic flow powers fixed displacement piston motor, which drives mechanical axle in rear. 2wd in forward (transport) range.

| Traction Drive | Y | N |

**HYDRAULICS/COLDING**

- 8 gallon capacity 2 micron remote spin-on filter.
- 9 row, single pass cooler with tilt out for cleaning

| Hydraulics/Cooling | Y | N |

**DIAGNOSTICS**

- Diagnostics pressure test ports: forward and reverse traction, left, center, and right decks. Reverse 4WD, lift, and steering. Charge and deck counterbalance circuits.

| Diagnostics | Y | N |

**INTERLOCKS**

- Prevents engines from starting unless traction pedal is in neutral and deck is disengaged. If operator leaves seat with deck engaged, engine stops. Mowing only permitted in low range. Engine stops if parking brake engaged and traction pedal not in neutral. Deck transport latches.

| Interlocks | Y | N |

**OTHER CHARACTERISTICS**

- REVISED 06/06
<table>
<thead>
<tr>
<th>ITEM/MINIMUM REQUIREMENT</th>
<th>VENDOR EXCEPTION/ALTERNATIVE</th>
</tr>
</thead>
<tbody>
<tr>
<td>WIDTH OF CUT</td>
<td></td>
</tr>
<tr>
<td>Overall approx. 132&quot; . Center deck 62&quot; . Two 42&quot; Wings</td>
<td>Y</td>
</tr>
<tr>
<td>MOWING RATES</td>
<td></td>
</tr>
<tr>
<td>Mows up to 9.9 acres/hr at 8 Mph assuming no overlaps or stops</td>
<td>Y</td>
</tr>
</tbody>
</table>

REVISED 06/06
REQUEST FOR PROPOSAL NO. 083004
PAGE 21 OF 40

MWB PROVISIONS

1. PRICE PREFERENCE FOR GOODS, MATERIALS, SERVICES OFFERED BY A CERTIFIED MBE/WBE: In accordance with Article XCV of the Tucson Procurement Code, up to a seven percent (7%) price preference will be given to local certified minority and women-owned firms who submit a bid or proposal for goods, materials, and general services and are eligible to receive such preference based on disparity. In determining the lowest responsive and responsible bid or lowest price proposal, any offer submitted by a local certified MBE/WBE firm shall be evaluated by reducing the price(s) of such offer by up to seven percent (7%) for contracts between the formal solicitation threshold amount and one hundred fifty thousand dollars ($150,000) and five percent (5%) for contracts exceeding one hundred fifty thousand dollars ($150,000) and ranging up to two hundred fifty thousand dollars ($250,000), provided that the MBE/WBE is certified at the time of the bid opening or proposal due date. This adjustment shall be solely for the purpose of establishing the apparent low bid or assigning fee points for proposal evaluation. The actual value of any contract award shall be the amount of the actual offer submitted by the MBE/WBE. TO BE ELIGIBLE FOR THE PRICE PREFERENCE, MBE/WBE FIRMS MUST BE CERTIFIED PRIOR TO THE SUBMITTAL DUE DATE AND PROOF OF CERTIFICATION MUST BE PROVIDED WITH THE BID/PROPOSAL DOCUMENTS.

2. PRICE PREFERENCE FOR JOINT VENTURES INVOLVING CERTIFIED MBE/WBE FIRMS: In accordance with Article XCV of the Tucson Procurement Code, any qualified joint venture will receive up to a seven percent (7%) price preference for contracts between the formal solicitation threshold amount and one hundred fifty thousand dollars ($150,000) and five percent (5%) for contracts exceeding one hundred fifty thousand dollars ($150,000) and ranging up to two hundred fifty thousand dollars ($250,000) where the MBE/WBE participation equals or exceeds thirty-five percent (35%) of the joint venture. The MBE/WBE joint venture partner must be responsible for a clearly defined portion of the work to be performed, and in the ownership, control, management responsibilities, risks and profits of the joint venture. The portion of the MBE/WBE joint venture partner’s work shall be set forth in detail separately from the work to be performed by the non-MBE/WBE joint venture partner. The MBE/WBE joint venture partner’s portion of the contract must be assigned a commercially reasonable dollar value and use its own employee and equipment. The bidder/proponent shall provide the City access to review all records pertaining to joint venture arrangements before and after the award of a contract, to the extent reasonably necessary to assess compliance with this Article. TO BE ELIGIBLE FOR THE PRICE PREFERENCE, THE JOINT VENTURE MUST BE APPROVED PRIOR TO THE BID OPENING AND PROOF OF ECO CERTIFICATION MUST BE PROVIDED WITH THE BID DOCUMENTS.

To be considered, the bidder/proponent must state in writing with their submittal, their intention to perform the contract under a Joint Venture arrangement with a certified local MBE/WBE firm. Contact the Equal Opportunity Office at 791-4593 to apply for approval as an MBE/WBE Joint Venture.

3. DEFINITIONS

Certified MBE or WBE - a local disadvantaged business enterprise (DBE) minority or woman-owned business enterprise which has completed the certification process set forth in Title 49, Code of Federal Regulations, Part 26 (49 CFR Part 26) - the United States Department of Transportation Office of Small and Disadvantaged Business Enterprise. All criteria and definitions relative to DBE and MBE/WBE certification shall be followed in accordance with 49 CFR Part 26 (and as it may be amended).

Commercially Useful Function - the performance of real and actual services in the discharge of any contractual endeavor. An MWBE subcontractor is performing a commercially useful function when it is responsible for execution of a distinct element of a contract and carries out its responsibilities by actually performing and supervising the work involved.

Eligible Contract Relative to General Procurement of Goods, Services and Materials - Any contract, unless otherwise precluded by law, for goods, services, or services for which an estimated contract cost exceeds the formal solicitation threshold, but does not exceed two hundred fifty thousand dollars ($250,000). Eligible Contracts do not include sole source contracts, petty cash purchases, small purchases, emergency purchases, contracts with nonprofit agencies, contracts for construction or construction services, contracts for professional services, contracts for architectural and engineering services, or contracts for engineering services provided under provisions of the City’s Procurement Code.

Joint Venture - an association or a two or more persons, partnerships, corporations, business enterprises, or any combination of these entities, organized to form a single business enterprise, but limited in scope and duration for the purpose of carrying out a business activity. The agreement establishing the Joint Venture shall be in writing. The MBE or WBE partner(s) must be responsible for a clearly defined portion of the work performed, which is set forth in detail separately from the work to be performed by the non-MBE/WBE partner, and which is assigned a commercially reasonable dollar value. Further, the MBE/WBE’s interest shall be based on sharing a real economic interest in the venture, include proportionate control over management, interest in capital acquired by the Joint Venture and interest in earnings.

Minority Business Enterprise (MBE) - a local disadvantaged MBE which is an independent and continuing business for profit, performing a commercially useful function, owned and controlled by one or more minority persons who possess an interest of 51% or more in the business in accordance with 49 CFR Part 26.

Woman-owned Business Enterprise (WBE) - a local disadvantaged WBE which is an independent and continuing business for profit, performing a commercially useful function, owned and controlled by one or more non-minority women who possess an interest of 51% or more in the business in accordance with 49 CFR Part 26.

4. APPLICABILITY: The seven percent (7%) price preference is available for contracts between the formal solicitation threshold amount and one hundred fifty thousand dollars ($150,000) and five percent (5%) is available for contracts exceeding one hundred fifty thousand dollars ($150,000) and ranging up to two hundred fifty thousand dollars ($250,000) provided that the MBE/WBE is certified at the time of the bid opening or proposal due date and eligible to receive such preference based on disparity. Bid preference percentages shall only be available to those MBE/WBEs where it is determined that there is significant underutilization.

NOTICE: THE PROCESS OF BECOMING A CERTIFIED MBE/WBE FIRM BY THE OFFICE OF EQUAL OPPORTUNITY PROGRAMS TAKES SEVERAL WEEKS. PLEASE CONTACT THE OFFICE OF EQUAL OPPORTUNITY PROGRAMS AT 791-4593, IF YOU ARE INTERESTED IN MBE/WBE CERTIFICATION.

REVISED 06/09
1. COOPERATIVE PURCHASING: The City is acting as a contracting agency for any other governmental agency that elects to utilize the resulting contract through participation in National IPA. All transactions, purchase orders, etc., will occur directly between the Contractor and each Participating Agency individually, and neither National IPA nor any governmental agency shall be liable for any acts, liabilities, damages, etc. incurred by any other Participating Agency.

Public agencies that have entered into a Cooperative Purchasing Agreement with the City of Tucson's Department of Procurement are eligible to participate in any subsequent Contract. See www.tucsonaz.gov/procure and click on Cooperatives for a list of the public agencies that have currently entered into Cooperative Purchasing Agreements with the City of Tucson. Additionally, this contract is eligible for use by the Strategic Alliance for Volume Expenditures (SAVE) cooperative. See http://www.maricopa.gov/Materials/SAVE/save-members.pdf for a listing of participating agencies. The parties agree that these lists are subject to change.

Pursuant to Oregon Revised Statutes Chapter 279A.220 the following Oregon Public Agencies are eligible to register with National IPA and access the City of Tucson contract for Parks and Golf Grounds Maintenance Equipment award made pursuant to this solicitation and are hereby given notice of the foregoing request for proposal for purposes of complying with the procedural requirements of said statute:

Cities, Towns, Villages and Boroughs including but not limited to:

<table>
<thead>
<tr>
<th>CITY OF ADAIR VILLAGE</th>
<th>CITY OF OREGON CITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>CITY OF ASHLAND</td>
<td>CITY OF PILOT ROCK</td>
</tr>
<tr>
<td>CITY OF AUMsville</td>
<td>CITY OF PORTLAND</td>
</tr>
<tr>
<td>CITY OF AURORA</td>
<td>CITY OF PORTLAND</td>
</tr>
<tr>
<td>CITY OF BEAVERTON</td>
<td>CITY OF POWERS</td>
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<tr>
<td>CITY OF BOARDMAN</td>
<td>CITY OF RIDDLE</td>
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<tr>
<td>CITY OF BURNS</td>
<td>CITY OF SANDY</td>
</tr>
<tr>
<td>CITY OF CANBY</td>
<td>CITY OF SCAPPOOSE</td>
</tr>
<tr>
<td>CITY OF CANYONVILLE</td>
<td>CITY OF SHADY COVE</td>
</tr>
<tr>
<td>CITY OF CLATSKANIE</td>
<td>CITY OF SHERWOOD</td>
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<tr>
<td>CITY OF COBURG</td>
<td>CITY OF ST. PAUL</td>
</tr>
<tr>
<td>CITY OF CONDON</td>
<td>CITY OF TIGARD, OREGON</td>
</tr>
<tr>
<td>CITY OF LA GRANDE</td>
<td>CITY OF TUALATIN, OREGON</td>
</tr>
<tr>
<td>CITY OF LEBANON</td>
<td>CITY OF WARRENTON</td>
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<tr>
<td>CITY OF MILL CITY</td>
<td>CITY OF WILSONVILLE</td>
</tr>
<tr>
<td>CITY OF MILWAURIE</td>
<td>CITY OF WINSTON</td>
</tr>
<tr>
<td>CITY OF MOSIER</td>
<td>LEAGUE OF OREGON CITIES</td>
</tr>
<tr>
<td>CITY OF NORTH PLAINS</td>
<td>PORTLAND DEVELOPMENT COMMISSION</td>
</tr>
</tbody>
</table>

Counties including but not limited to:

| ASSOCIATION OF OREGON COUNTIES | LINCOLN COUNTY |
| BENTON COUNTY                  | LNN COUNTY     |
| CLACKAMAS COUNTY DEPT OF TRANSPORTATION | MARION COUNTY, SALEM, OREGON |
| CLATSOP COUNTY                 | MORROW COUNTY  |
| COLUMBIA COUNTY, OREGON       | MULTNOMAH COUNTY BUSINESS AND |
| COOS COUNTY HIGHWAY DEPARTMENT | COMMUNITY SERVICES |
| CROOK COUNTY ROAD DEPARTMENT   | MULTNOMAH LAW LIBRARY |
| CURRY COUNTY OREGON           | NAMI LANE COUNTY |

REvised 06/06
DESHUTES COUNTY
DOUGLAS COUNTY
GILLIAM COUNTY
GILLIAM COUNTY OREGON
HARNEY COUNTY SHERIFFS OFFICE
HOOD RIVER COUNTY
JEFFERSON COUNTY
LAKE COUNTY

POLK COUNTY
SHERMAN COUNTY
UMATILLA COUNTY, OREGON
UNION COUNTY
WALLOWA COUNTY
WASCO COUNTY
WASHINGTON COUNTY
YAMHILL COUNTY

K-12 including but not limited to:

BEAVERTON SCHOOL DISTRICT
BEND-LA PINE SCHOOL DISTRICT
BROOKING HARBOR SCHOOL DISTRICT NO.17-C
CANYONVILLE CHRISTIAN ACADEMY
CASCADES ACADEMY OF CENTRAL OREGON
CENTENNIAL SCHOOL DISTRICT
CENTRAL CATHOLIC HIGH SCHOOL
CENTRAL POINT SCHOOL DISTRICT NO.6
CENTRAL SCHOOL DISTRICT 13J
COOS BAY SCHOOL DISTRICT NO.9
COUNTY OF YAMHILL SCHOOL DISTRICT 29
CULVER SCHOOL DISTRICT NO.
DALLAS SCHOOL DISTRICT NO.2
DAVID DOUGLAS SCHOOL DISTRICT
DAYTON SCHOOL DISTRICT NO.8
DE LA SALLE N CATHOLIC HS
DESHUTES COUNTY SCHOOL DISTRICT NO.8
DUPR SCHOOL DISTRICT NO.29
ESTACADA SCHOOL DISTRICT NO.10B
FOREST GROVE SCHOOL DISTRICT
GLADSTONE SCHOOL DISTRICT
GRANTS PASS SCHOOL DISTRICT 7
GREATER ALBANY PUBLIC SCHOOL DISTRICT
HEAD START OF LANE COUNTY
HIGH DESERT EDUCATION SERVICE DISTRICT
HOOD RIVER COUNTY SCHOOL DISTRICT
JACKSON CO SCHOOL DIST NO.9
JEFFERSON COUNTY SCHOOL DISTRICT
KLAMATH FALLS CITY SCHOOLS
LAKE OSWEGO SCHOOL DISTRICT 7J
LANE COUNTY SCHOOL DISTRICT 4J
LINCOLN COUNTY SCHOOL DISTRICT
LINN CO. SCHOOL DIST. 96C
LOST RIVER JR/SR HIGH SCHOOL
LOWELL SCHOOL DISTRICT NO.71
MARION COUNTY SCHOOL DISTRICT
MARION COUNTY SCHOOL DISTRICT 103
MCMINNVILLE SCHOOL DISTRICT NOAO
MEDFORD SCHOOL DISTRICT 549C
MITCH CHARTER SCHOOL
MONROE SCHOOL DISTRICT NO.1J
MULTISENSORY LEARNING ACADEMY
MULTNOMAH EDUCATION SERVICE DISTRICT
NEAH-KAN-NIE DISTRICT NO. 56
NESTUCCA VALLEY SCHOOL DISTRICT NO. 101
NOBEL LEARNING COMMUNITIES
NORTH BEND SCHOOL DISTRICT 13
NORTH CLACKAMAS SCHOOL DISTRICT
NORTH WASCO CITY SCHOOL DISTRICT 21
NORTHWEST REGIONAL EDUCATION SERVICE DISTRICT
ONTARIO MIDDLE SCHOOL
OREGON TRAIL SCHOOL DISTRICT NOA6
PHOENIX-TALENT SCHOOL DISTRICT NOA
PORTLAND JEWISH ACADEMY
PORTLAND PUBLIC SCHOOLS
REDMOND SCHOOL DISTRICT
REYNOLDS SCHOOL DISTRICT
ROGUE RIVER SCHOOL DISTRICT
ROSEBURG PUBLIC SCHOOLS
SCAPPOOSE SCHOOL DISTRICT 1J
SEASIDE SCHOOL DISTRICT 10
SHERWOOD SCHOOL DISTRICT 88J
SOUTH LANE SCHOOL DISTRICT 45J3
SOUTHERN OREGON EDUCATION SERVICE DISTRICT
SPRINGFIELD SCHOOL DISTRICT NO. 19
SWEET HOME SCHOOL DISTRICT NO. 55
THE CATLIN GABEL SCHOOL
TIGARD-TUALATIN SCHOOL DISTRICT
WEST LINN WILSONVILLE SCHOOL DISTRICT
YONCALLA SCHOOL DISTRICT NO. 32

REVISED 06/08
2. FEDERAL, STATE AND LOCAL TAXES, LICENSES AND PERMITS: The Supplier shall comply with all Federal, State, and local licenses and permits required for the operation of the business conducted by the Supplier as applicable to this Contract. The Supplier shall, at no expense to the City, National IPA, or other Participating Agencies, procure and keep in force during the entire period of the Agreement all such permits and licenses.

3. SUBCONTRACTORS: No subcontract shall be made by the contractor with any other party for furnishing any of the services herein contracted for without the advance written approval of the Department of Procurement. All subcontractors shall comply with Federal and State laws and regulations that are applicable to the services covered by the subcontractor and shall include all the terms and conditions set forth herein which shall apply with equal force to the subcontract, as if the subcontractor were the Contractor referred to herein. Contractor is responsible for contract performance whether or not subcontractors are used.

4. FOB DESTINATION FREIGHT PREPAID: Prices shall be FOB Destination Freight Prepaid to the delivery location designated. Contractor shall retain title and control of all goods until they are delivered and the Contract of coverage has been completed. All risk of transportation and all related charges shall be the responsibility of the Contractor. All claims for visible or concealed damage shall be filed by the Contractor. The City will assist the Contractor in arranging for inspection.

5. PAYMENTS: All payments made by the City of Tucson for goods or services will be made to the vendor named on the Offer and Acceptance form. If you do not wish payment to be made to that address, you must submit an attached sheet indicating the proper mailing address with this bid.

6. RIGHT TO TERMINATE FOR CHANGE IN OWNERSHIP OR MATERIAL RESTRUCTURE OF THE CONTRACTOR: In addition to the Termination of Contract clause in the Standard Terms and Conditions section of this solicitation and resulting contract, the City reserves the right to cancel the whole or part of this contract within 60 days written notice of the completion of any material change of ownership in the Contractor’s company, including its sale, merger, consolidation or dissolution.

7. TERM AND RENEWAL: The term of the Contract shall commence upon award and shall remain in effect for a period of one (1) year, unless terminated, canceled or extended as otherwise provided herein. The Contractor agrees that the City of Tucson shall have the right, at its sole option, to renew the Contract for four (4) additional one-year periods or portions thereof. In the event that the City exercises such rights, all terms, conditions and provisions of the original Contract shall remain the same and apply during the renewal period with the possible exception of price and minor scope additions and/or deletions.
STANDARD TERMS AND CONDITIONS

1. ADVERTISING: Contractor shall not advertise or publish information concerning this Contract without prior written consent of the City’s Director of Procurement.

2. AFFIRMATIVE ACTION: Contractor shall abide by the provisions of the Tucson Procurement Code Chapter 28, Article XII.

3. AMERICANS WITH DISABILITIES ACT: The Contractor shall comply with all applicable provisions of the Americans with Disabilities Act (Public Law 101-336, 42 U.S.C. 12101, et seq.) and applicable Federal regulations under the Act.

4. APPLICABLE LAW: This Contract shall be governed, and the City and Contractor shall have all remedies afforded to each, by the Tucson Procurement Code and the law of the State of Arizona. State law claims shall be brought only in Pima County Superior Court.

5. ASSIGNMENT-DELEGATION: No right or interest in this Contract shall be assigned by the Contractor without prior written permission of the City, and no delegation of any duty of the Contractor shall be made without prior written permission of the City’s Director of Procurement. The City shall not unreasonably withhold approval and shall notify the Contractor of the City’s position by written notice.

6. CLEAN UP: The Contractor shall at all times keep the contract area, including storage areas used by the Contractor, free from accumulation of waste material or rubbish and, prior to completion of the work, remove any rubbish from the premises and all tools, scaffolding, equipment and materials not property of the City. Upon completion of the repair, the Contractor shall leave the work and premises in clean, neat and workmanlike condition.

7. COMMENCEMENT OF WORK: The Contractor is cautioned not to commence any billable work or provide any material or service under this Contract until Contractor receives purchase order or is otherwise directed to do so, in writing, by the City.

8. CONFIDENTIALITY OF RECORDS: The Contractor shall establish and maintain procedures and controls that are acceptable to the City for the purpose of assuring that no information contained in its records or obtained from the City or from others in carrying out its functions under the Contract shall be used by or disclosed by it, its agents, officers, or employees, except as required to efficiently perform duties under the Contract. Persons requesting such information should be referred to the City. Information pertaining to individual persons shall not be divulged other than to employees or officers of Contractor as needed for the performance of duties under the Contract, unless otherwise agreed to in writing by the City.

9. CONTRACT AMENDMENTS: This Contract shall be modified only by a written contract amendment signed by the City’s Director of Procurement and persons duly authorized to enter into contracts on behalf of the Contractor.

10. CONTRACT: The Contract shall be based upon the Request for Proposal issued by the City and the Offer submitted by the Contractor in response to the Request for Proposal. The offer shall substantially conform to the terms, conditions, specifications and other requirements set forth within the text of the Request for Proposal. The City reserves the right to clarify any contractual terms with the concurrence of the Contractor; however, any substantial non-conformity in the offer, as determined by the City’s Director of Procurement, shall be deemed non-responsive and the offer rejected. The Contract shall contain the entire agreement between the City of Tucson and the Contractor relating to this requirement and shall prevail over any and all previous agreements, contracts, proposals, negotiations, purchase orders, or master agreements in any form.

11. DEFAULT IN ONE INSTALLMENT TO CONSTITUTE TOTAL BREACH: Contractor shall deliver conforming materials in each installment or lot of this Contract and may not substitute nonconforming materials. Delivery of nonconforming materials, or default of any nature, may constitute breach of the Contract. Noncompliance may be deemed a cause for possible Contract termination.

12. DUPEXED/RECYCLED PAPER: In accordance with efficient resource procurement and utilization policies adopted by the City of Tucson, the Contractor shall ensure that, whenever practicable, all printed materials produced by the Contractor in the performance of this Contract are duplexed (two-sided copies), printed on recycled paper and labeled as such.

13. EXCLUSIVE POSSESSION: All services, information, computer program elements, reports and other deliverables created under this Contract are the sole property of the City of Tucson and shall not be used or released by the Contractor or any other person except with prior written permission by the City.
14. FORCE MAJEURE: Except for payment of sums due, neither party shall be liable to the other nor deemed in default under this Contract if and to the extent that such party's performance of this Contract is prevented by reason of Force Majeure. The term "Force Majeure" means an occurrence that is beyond the control of the party affected and occurs without its fault or negligence. Force Majeure shall not include late performance by a subcontractor unless the delay arises out of a Force Majeure occurrence in accordance with this Force Majeure term and condition.

If either party is delayed at any time in the progress of the work by Force Majeure, the delayed party shall notify the other party in writing of such delay, as soon as is practical, of the commencement thereof and shall specify the causes of such delay in such notice. Such notice shall be hand-delivered or mailed certified-return receipt and shall make a specific reference to this article, thereby invoking its provisions. The delayed party shall cause such delay to cease as soon as practicable and shall notify the other party in writing when it has done so. The time of completion shall be extended by contract modification for a period of time equal to the time that results or effects of such delay prevent the delayed party from performing in accordance with this Contract.

15. GRATUITIES: The City may, by written notice to the Contractor, terminate this Contract if it is found that gratuities, in the form of entertainments, gifts, meals or otherwise, were offered or given by the Contractor or any agent of representative of the Contractor, to any officer or employee of the City emending, or the making of any determinations with respect to the performing of such Contract. In the event this Contract is terminated by the City pursuant to this provision, the City shall be entitled, in addition to any other rights and remedies, to recover or withhold from the Contractor the amount of the gratuity.

16. HUMAN RELATIONS: Contractor shall abide by the provisions of the Tucson City Code Chapter 28, Article XII.

17. INDEMNIFICATION: To the fullest extent permitted by law, Contractor, its successors, assigns and guarantors, shall pay, defend, indemnify and hold harmless the City of Tucson, its agents, representatives, officers, directors, officials and employees from and against all allegations, demands, proceedings, suits, actions, claims, including claims of patent or copyright infringement, damages, losses, expenses, including but not limited to, attorney fees, court costs, and the cost of appellate proceedings, and all claim adjusting and handling expense, related to, arising from or out of or resulting from any actions, acts, errors, mistakes or omissions caused in whole or part by Contractor relating to work, services and/or products provided in the performance of this Contract, including, but not limited to, any Subcontractor or anyone directly or indirectly employed by any of them or anyone for whose acts any of them may be liable and any injury or damages claimed by any of Contractor's and Subcontractor's employees.

18. INDEPENDENT CONTRACTOR: It is understood that each party shall act in its individual capacity and not as an agent, employee, partner, joint venturer, or associate of the other. An employee or agent of one party shall not be deemed or construed to be the employee or agent of the other party for any purpose.

The Contractor shall not be entitled to compensation in the form of salaries, paid vacation or sick days by the City.

The City of Tucson will not provide any insurance coverage to the Contractor, including Worker's Compensation coverage. The Contractor is advised that taxes, social security payments, and other withholdings shall not be withheld from a City payment issued under this Contract and that Contractor should make arrangements to directly pay such expenses.

19. INSPECTION AND ACCEPTANCE: All material or service is subject to final inspection and acceptance by the City. Material or service failing to conform to the specifications of this Contract shall be held at the Contractor's risk and may be returned to the Contractor. If returned, all costs are the responsibility of the Contractor. Noncompliance may be deemed a cause for possible Contract termination.

20. INTERPRETATION-PAROLE EVIDENCE: This Contract is intended by the parties to be a final expression of their agreement and is intended also as a complete and exclusive statement of the terms of this agreement. No course of prior dealings between the parties or use of the trade shall be relevant to supplement or explain any term used in the Contract. Acceptance or consent in the course of performance under this Contract shall not be relevant to determine the meaning of this Contract even though the accepting or consenting party has knowledge of the nature of the performance and the opportunity to object.

21. LICENSES: Contractor shall maintain in current status all Federal, State, and local licenses and permits required for the operation of the business conducted by the Contractor as applicable to this Contract.
22. LIENS: All materials, services, and other deliverables supplied to the City under this Contract shall be free of all liens other than the security interest. Security interest shall extinguish upon full payment made by the City. Upon the City's request, the Contractor shall provide a formal release of all liens.

23. NO REPLACEMENT OF DEFECTIVE TENDER: Every tender of materials must fully comply with all provisions of this Contract. If a tender is made which does not fully comply, this shall conform to the termination clause set forth within this document.

24. NON-EXCLUSIVE CONTRACT: Any contract resulting from this solicitation shall be awarded with the understanding and agreement that it is for the sole convenience of the City of Tucson. The City reserves the right to obtain like goods or services from another source when necessary.

25. OVERCHARGES BY ANTITRUST VIOLATIONS: The City maintains that, in actual practice, overcharges resulting from antitrust violations are borne by the purchaser. Therefore, to the extent permitted by law, the Contractor hereby assigns to the City any and all claims for such overcharges as to the materials or services used to fulfill the Contract.

26. PAYMENT: The City's preferred method of payment is via credit card. The City will issue a Purchase Order and, in some cases, either provide a credit card for payment at the time of ordering or pay subsequent invoices by credit card upon receipt of goods or services in good order. However, not all City employees will possess a credit card and, therefore, the City reserves the right to make payment by check as it deems necessary.

Unless payment is made by credit card at time of order or point of sale, a separate invoice shall be issued for each shipment of material or service performed, and no payment shall be issued prior to receipt of material or service and correct invoice.

The City shall make every effort to process payment for the purchase of materials or services within twenty-one (21) calendar days after receipt of materials or services and a correct invoice.

27. PROTECTION OF GOVERNMENT PROPERTY: The Contractor shall use reasonable care to avoid damaging existing buildings, equipment, and vegetation (such as trees, shrubs, and grass) on City property. If the Contractor fails to do so and damages such property, the Contractor shall replace or repair the damage at no expense to the City, as determined and approved by the City's Director of Procurement. If the Contractor fails or refuses to make such repair or replacement, the City will determine a cost and the Contractor shall be liable for the cost thereof, which may be deducted from the Contract price.

28. PROVISIONS REQUIRED BY LAW: Each and every provision of law and any clause required by law to be in the Contract shall be read and enforced as though it were included herein, and if through mistake or otherwise any such provision is not inserted, or is not correctly inserted, then upon the application of either party the Contract shall be amended to make such insertion or correction.

29. RECORDS: Internal control over all financial transactions related to this Contract shall be in accordance with sound fiscal policies. The City may, at reasonable times and places, audit the books and records of the Contractor and/or any subcontractors. Said audit shall be limited to this Contract.

30. RIGHT TO ASSURANCE: Whichever one party to this Contract has reason to question, in good faith, the other party's intent to perform, the former party may demand that the other party give a written assurance of this intent to perform. In the event that a demand is made and no written assurance is given within five (5) days, the demanding party may treat this failure as the other party's intent not to perform and as a cause for possible Contract termination.

31. RIGHT TO INSPECT: The City may, at reasonable times, and at the City's expense, inspect the place of business of a Contractor or subcontractor which is related to the performance of any Contract as awarded or to be awarded.

32. RIGHTS AND REMEDIES: No provision in this document or in the Contractor's proposal shall be construed, expressly or by implication, as a waiver by either party of any existing or future right and/or remedy available by law in the event of any claim, default or breach of contract. The failure of either party to insist upon the strict performance of any term or condition of the Contract, to exercise or delay the exercise of any right or remedy provided in the Contract or by law, or to accept materials or services required by this Contract or by law shall not be deemed a waiver of any right of either party to insist upon the strict performance of the Contract.

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33. SEVERABILITY: The provisions of this Contract are severable to the extent that any provision or application held to be invalid shall not affect any other provision or application of the Contract which may remain in effect without the valid provision or application.

34. SHIPMENT UNDER RESERVATION PROHIBITED: No tender of a bill of lading shall operate as a tender of the materials. Non-compliance shall conform to the termination clauses set forth within this document.

35. SUBCONTRACTS: No subcontract shall be entered into by the Contractor with any other party to furnish any of the materials/services specified herein without the advance written approval of the City's Director of Procurement. All subcontractors shall comply with Federal and State laws and regulations which are applicable to the services covered by the subcontract and shall include all the terms and conditions set forth herein which shall apply with equal force to the subcontract, as if the subcontractor were the Contractor referred to herein. The Contractor is responsible for contract performance whether or not subcontractors are used.

36. SUBSEQUENT EMPLOYMENT: The City may terminate this Contract without penalty or further obligation pursuant to A.R.S. Section 38-511 if any person significantly involved in initiating, negotiating, securing, drafting, or creating the Contract, on behalf of the City, is or becomes, at any time while the Contract or any extension of the Contract is in effect, an employee of, or a contractor to, any other party to this Contract with respect to the subject matter of the Contract. Termination shall be effective when written notice from the City's Director of Procurement is received by the parties to this Contract, unless the notice specifies a later time.

37. TERMINATION OF CONTRACT: This Contract may be terminated at any time by mutual written consent, or by the City, with or without cause, upon giving thirty (30) days written notice. The City, at its convenience, by written notice, may terminate this Contract in whole or in part. If this Contract is terminated, the City shall be liable only for payment under the payment provisions of this Contract for services rendered and accepted material received by the City before the effective date of termination.

The City reserves the right to terminate the whole or any part of this Contract due to the failure of the Contractor to carry out any term or condition of the Contract. The City will issue a written ten (10) day notice of default to the Contractor for acting or failing to act as specified in any of the following:

In the opinion of the City, the Contractor provides personnel that do not meet the requirements of the Contract;

In the opinion of the City, the Contractor fails to perform adequately the stipulations, conditions or services/specifications required in this Contract;

In the opinion of the City, the Contractor attempts to impose personnel, materials, products or workmanship of unacceptable quality;

The Contractor fails to furnish the required service and/or product within the time stipulated in the Contract;

In the opinion of the City, the Contractor fails to make progress in the performance of the requirements of the Contract;

The Contractor gives the City a positive indication that the Contractor will not or cannot perform to the requirements of the Contract.

Each payment obligation of the City created by this Contract is conditioned upon the availability of City, State and Federal funds that are appropriated or allocated for the payment of such an obligation. If funds are not allocated by the City and available for the continued purchase of the services and/or materials provided under this Contract, this Contract may be terminated by the City at the end of the period for which funds are available. The City will endeavor to notify the Contractor in the event that continued service will or may be affected by non-appropriation. No penalty shall accrue to the City in the event this provision is exercised, and the City shall not be obligated or liable for any future payments due or for any damages as a result of termination under this paragraph.

38. TITLE AND RISK OF LOSS: The title and risk of loss of material or service shall not pass to the City until the City actually receives the material or service at the point of delivery, unless otherwise provided within this Contract.

39. WARRANTIES: Contractor warrants that all material or service delivered under this Contract shall conform to the specifications of this Contract. Mere receipt of shipment of the material or service specified and any inspection incidental thereto by the City shall not alter or affect the obligations of the Contractor or the rights of the City under the foregoing warranties. Additional warranty requirements may be set forth in this document.
OFFER AND ACCEPTANCE

OFFER

TO THE CITY OF TUCSON:
The Undersigned hereby offers and shall furnish the material or service in compliance with all terms, scope of work, conditions, specifications, and amendments in the Request for Proposal which is incorporated by reference as if fully set forth herein.

For clarification of this offer, contact:

Company Name

Address

City  State  Zip

Signature of Person Authorized to Sign

Printed Name

Title

ACCEPTANCE OF OFFER

The Offer is hereby accepted. The Contractor is now bound to sell the materials or services specified in the Contract. This Contract shall be referred to as Contract No. ________________

CITY OF TUCSON, a municipal corporation

Approved as to form this _____ day of __________, 2006.

Awarded this _____ day of ___________, 2007.

As Tucson City Attorney and not personally

Mark A. Neihart, C.P.M., CPPB, CPM
As Director of Procurement and not personally

REVISED 06/06
ATTACHMENTS

NATIONAL INTERGOVERNMENTAL PURCHASING ALLIANCE
ADMINISTRATIVE AGREEMENT

This ADMINISTRATION AGREEMENT is made this ___________ day of ____________, __________, between the National Intergovernmental Purchasing Alliance ("National IPA"), The City of Tucson (herein "Principal Procurement Agency") and _________________ (herein "Supplier").

RECITALS

WHEREAS, The City of Tucson (herein "Principal Procurement Agency") has entered into a Master Agreement dated ____________, known as Contract # ____________ by and between the Principal Procurement Agency and Supplier, as may be amended from time to time in accordance with the terms thereof (the "Master Agreement"), for the purchase of ____________ (herein "Product");

WHEREAS, said Master Agreement provides that any or all public agencies (herein "Participating Public Agencies") may purchase Product at prices stated in the Master Agreement;

WHEREAS, National IPA serves as the administrative agent for Principal Procurement Agency and other lead public agencies with regard to other Master Agreements offered through the National IPA;

WHEREAS, Principal Procurement Agency desires National IPA to proceed with administration of the Master Agreement;

WHEREAS, National IPA and Supplier desire to enter into this Agreement to make available the Master Agreement to Participating Public Agencies on a national basis;

NOW, THEREFORE, in consideration of the payments to be made hereunder and the mutual covenants contained in this Agreement, National IPA and Supplier hereby agree as follows:

DEFINITIONS

1. Capitalized terms used in this Agreement and not otherwise defined herein shall have the meanings given to them in the Master Agreement.

TERMS AND CONDITIONS

2. The Master Agreement, as attached hereto as Exhibit 1 and incorporated herein by reference as though fully set forth herein, and the terms and conditions contained therein shall apply to this Agreement except as expressly changed or modified by this Agreement.

3. The Supplier shall indemnify, defend, and hold harmless National IPA, it members, its officers, agents, and employees from any and all claims, demands, suits, actions, proceedings, loss, cost, and damages of every kind and description, including attorneys' fees and/or litigation expenses, which may be brought or made against or incurred on account of loss of or damage to any property or for injuries to or death of any person, caused by, arising out of, or contributed to, in whole or in part, by reasons of any act, omission, professional error, fault, mistake, or negligence of the Supplier, its employees, agents, representatives, or subcontractors, their employees, agents, or representatives in connection with or incident to the performance of the Agreement, or arising out of Workers Compensation claims, Unemployment Compensation claims, or Unemployment Disability Compensation claims of employees of the Supplier and/or its subcontractors of claims under similar such laws and obligations. The Supplier's obligation under this provision shall not extend to any liability caused by the sole negligence of National IPA or its officers, agents, and employees. Such indemnification shall specifically include infringement claims made against all intellectual property supplied by the Supplier and third party infringement under the Agreement.

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4. National IPA shall perform all of its duties, responsibilities and obligations as administrator of purchases under the Master Agreement as set forth herein, and Supplier hereby agrees that National IPA shall act in the capacity of administrator of purchases under the Master Agreement.

5. With respect to any purchases by Principal Procurement Agency or any Participating Public Agency pursuant to the Master Agreement, National IPA: (i) shall not be construed as a dealer, re-marketer, representative, partner or agent of any type of the Supplier, Principal Procurement Agency or such Participating Public Agency; (ii) shall not be obligated, liable or responsible for any order made by Principal Procurement Agency or any Participating Public Agency or any employee thereof under the Master Agreement or for any payment required to be made with respect to such order; and (iii) shall not be obligated, liable or responsible for any failure by any Participating Public Agency to comply with procedures or requirements of applicable law or to obtain the due authorization and approval necessary to purchase under the Master Agreement. National IPA makes no representation or guaranty with respect to any minimum purchases by Principal Procurement Agency or any Participating Public Agency or any employee thereof under this Agreement or the Master Agreement.

TERM OF AGREEMENT

6. This Agreement shall be in effect so long as the Master Agreement remains in effect, provided, however, that all indemnifications afforded by the Supplier to National IPA shall survive the term of this Agreement

NATIONAL PROMOTION

7. National IPA and Supplier shall publicize and promote the availability of the Master Agreement’s products and services to any other public agencies and such agencies’ verified employees. Supplier has reviewed, understands and agrees to the Supplier Commitments and Process attached hereto and incorporated herein as Exhibit 2. Supplier’s failure to maintain the Supplier Commitments and Process shall be a material breach under this Agreement and if not cured within thirty (30) days of written notice from Supplier shall be deemed a cause for termination of the Master Agreement at Principal Procurement Agency’s sole discretion or this Agreement at National IPA’s sole discretion.

8. Principal Procurement Agency shall execute a completed Principal Procurement Agency Certificate to a Master Intergovernmental Cooperative Purchasing Agreement. An example of the Principal Procurement Agency Certificate is attached hereto as Exhibit 3 and an example of the Master Intergovernmental Cooperative Purchasing Agreement is attached hereto as Exhibit 1. Supplier shall require each Participating Public Agency to register its participation in the National IPA program using the electronic registration feature at www.nationalipa.org. No purchases shall be made hereunder until the applicable public agency has registered electronically with National IPA.

9. Upon request, Supplier shall make available to interested public agencies a copy of the Master Agreement and such price lists or quotes as may be necessary for such agencies to evaluate potential purchases. Supplier authorizes National IPA’s use of Supplier’s name, trademarks and materials in promoting the use of the Master Agreement.

QUARTERLY FEES & REPORTING

10. Supplier shall pay National IPA a quarterly administrative fee in the amount of 1% of the total purchase price for the first $1 million in cumulative contract sales; 1.5% of the total purchase price for the next $3 million in cumulative contract sales; 2% of the total purchase price for the next $5 million in cumulative contract sales; and 2.5% of the total purchase price for cumulative contract sales greater than $10 million, for all purchases under the Master Agreement. Supplier shall provide National IPA with an electronic accounting report, in a format prescribed by National IPA, summarizing all purchases under the Master Agreement. A sample of the reporting format appears at Exhibit 4. Quarterly fees and reports shall be made with respect to all purchases shipped and billed pursuant to the Master Agreement for the applicable quarter.

11. Supplier shall maintain an accounting of all purchases made by Participating Public Agencies. National IPA and Principal Procurement Agency reserve the right to audit the accounting for a period of four (4) years from the date National IPA receives the accounting. In the event of such an audit, the requested materials shall be provided at the location designated by Principal Procurement Agency or National IPA. Quarterly reports and the administrative fee applicable to each quarter are due within 30 days of the end of each calendar quarter as set forth above.
12. Failure to provide a quarterly report and/or payment of the administrative fee within the time and manner specified shall be regarded as a material breach under this Agreement and if not cured within thirty (30) days of written notice to Supplier shall be deemed a cause for termination of the Master Agreement at Principal Procurement Agency's sole discretion or this Agreement at National IPA's sole discretion. All administrative fees not paid within 30 days of the end of each quarter shall bear interest at the rate of 1 1/2% per month until paid.

13. National IPA or its designee may, at National IPA's sole discretion, compare public agency records with quarterly reports submitted by Supplier. If there is a discrepancy, National IPA will notify the Supplier in writing. Supplier will have 30 days from the date of such notice to resolve the discrepancy to National IPA's reasonable satisfaction. If the Supplier does not so resolve the discrepancy, National IPA shall have the right to engage outside services to conduct an independent audit of Supplier's quarterly reports and Supplier shall be obligated to reimburse National IPA's costs and expenses for such audit.

GENERAL PROVISIONS

14. This Agreement supersedes any and all other agreements, either oral or in writing, between the parties hereto with respect to the subject matter hereto and no other agreement, statement, or promise relating to the subject matter of this Agreement which is not contained herein shall be valid or binding.

15. If any action at law or in equity is brought to enforce or interpret the provisions of this Agreement, the prevailing party shall be entitled to reasonable attorney's fees and costs in addition to any other relief to which he may be entitled.

16. This Agreement and National IPA's rights and obligations hereunder may be assigned at agency's sole discretion, to an existing or newly established legal entity that has the authority and capacity to perform National IPA's obligations hereunder.

17. All written communications given hereunder shall be delivered by first-class mail, postage prepaid, or overnight delivery on receipt to the addresses as set forth below:

A. National IPA
   310 South Twin Oaks Valley Road
   Suite 107-360
   San Marcos, CA 92078
   Attn: CFO

B. Principal Procurement Agency

C. Supplier

18. If any provision of this Agreement shall be deemed to be, or shall in fact be, illegal, inoperative or unenforceable, the same shall not affect any other provision or provisions herein contained or render the same invalid, inoperative or unenforceable to any extent whatever.

19. This Agreement may not be effectively amended, changed, modified, altered or terminated without the prior written consent of the parties hereto.
20. This Agreement shall inure to the benefit of and shall be binding upon National IPA, the Supplier and any successor and assign thereto; subject, however, to the limitations contained herein.

NATIONAL INTERGOVERNMENTAL PURCHASING ALLIANCE

By: ____________________________

______________________________

Date: __________________________

SUPPLIER: ______________________

By: ____________________________

______________________________

Date: __________________________
EXHIBIT 1

MASTER INTERGOVERNMENTAL COOPERATIVE PURCHASING AGREEMENT

This agreement is made between certain government agencies that execute a Principal Procurement Agency Certificate ("Principal Procurement Agencies") to be appended and made a part hereof and other government agencies ("Participating Public Agencies") that register electronically with National Intergovernmental Purchasing Alliance ("National IPA") or otherwise execute a Participating Public Agency Certificate ("Participating Public Agencies") to be appended and made a part hereof.

RECITALS

WHEREAS, after a competitive bidding and selection process by Principal Procurement Agencies, a number of Suppliers have entered into Master Agreements to provide a variety of goods, products and services based on national volumes (herein "Products");

WHEREAS, Master Agreements are made available by Principal Procurement Agencies through National IPA and provide that Participating Public Agencies may purchase Products on the same terms, conditions and pricing as the Principal Procurement Agency, subject to any applicable local purchasing ordinances and the laws of the State of purchase;

NOW, THEREFORE, in consideration of the mutual promises contained in this agreement, and of the mutual benefits to result, the parties agree as follows:

1. That each party will facilitate the cooperative procurement of Products.

2. That the procurement of Products subject to this agreement shall be conducted in accordance with and subject to the relevant statutes, ordinances, rules and regulations that govern each party’s procurement practices.

3. That the cooperative use of bids obtained by a party to this agreement shall be in accordance with the terms and conditions of the bid, except as modification of those terms and conditions is otherwise allowed or required by applicable law.

4. That the Principal Procurement Agencies will make available, upon reasonable request and subject to convenience, information which may assist in improving the procurement of products by the Participating Public Agencies.

5. That a procuring party will make timely payments to the Supplier for Products received in accordance with the terms and conditions of the procurement. Payment for Products and inspections and acceptance of Products ordered by the procuring party shall be the exclusive obligation of such procuring party. Disputes between procuring party and Supplier are to be resolved in accord with the law and venue rules of the State of purchase.

6. The procuring party shall not use this agreement as a method for obtaining additional concessions or reduced prices for similar products or services.

7. The procuring party shall be responsible for the ordering of Products under this agreement. A non-procuring party shall not be liable in any fashion for any violation by a procuring party, and the procuring party shall hold non-procuring party harmless from any liability that may arise from action or inaction of the procuring party.

8. This agreement shall remain in effect until termination by a party giving 30 days written notice to the other party.

9. This agreement shall take effect after execution of the Principal Procurement Agency Certificate or Participating Public Agency Registration, as applicable.
EXHIBIT 2

SUPPLIER COMMITMENTS AND PROCESS

The following is intended to assist the supplier in successfully implementing the Master Agreement:

**National IPA Administration Agreement** - The supplier is required to execute the National IPA Administration Agreement ("Agreement") prior to the award of the Master Agreement.

**National Account Management Team** - The supplier shall provide a National Account manager with the authority and responsibility for the overall success of the Master Agreement contract within the supplier’s organization.

**State and Local Agency Access** - Establish the following communication links to facilitate customer access and communication:
- A dedicated National IPA internet web-based homepage with:
  - National IPA standard logo;
  - Copy of original Request for Proposal or Invitation to Bid;
  - Copy of contract and amendments between lead public agency and supplier;
  - Summary of products and pricing;
  - Electronic link to National IPA’s online registration page;
- A dedicated toll free number for National IPA

**Electronic Registration** - The supplier is responsible for ensuring that each Participating Public Agency has completed National IPA’s online registration process prior to processing the Participating Public Agency’s first sales order.

**Sales Report** - The supplier is responsible for reporting all Participating Public Agency sales within 30 days of the end of each calendar quarter in the provided format attached as Exhibit 4 to the National IPA Administration Agreement.

**Administrative Fees** - The supplier is responsible for paying to National IPA an administrative fee on all Participating Public Agency sales volumes within 30 days of the end of each calendar quarter as set out in Section 10 of the Administration Agreement.

**National IPA Awareness** - National IPA is responsible for marketing the overall National IPA concept and program to Participating Public Agencies. National IPA marketing is intended to supplement and enhance the direct sales effort of the supplier. National IPA employs a national account management team, a web-based registration and lead referral system, direct mail, the Internet and newsletters and other publications to increase National IPA awareness.

**Supplier Sales** - Supplier is responsible for proactive direct sales of supplier’s goods and services to public agencies nationwide and the timely follow up to leads established by National IPA. All sales materials are to use the National IPA logo. At a minimum, the supplier’s sales initiatives should communicate:
- Contract was competitively solicited by a Principal Procurement Agency;
- Best government pricing
- No cost to participate
- Non-exclusive contracts

**Sales Force Training** - Supplier is responsible for the training of its national sales force on the National IPA contract. At a minimum, sales training should include:
- Key features of National IPA contract
- Working knowledge of the Solicitation Process
- Awareness of the range of public agencies that can access National IPA

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**Name:**

**Title:**

**Signature:**

REvised 08/06
EXHIBIT 3

PRINCIPAL PROCUREMENT AGENCY CERTIFICATE

I hereby acknowledge, on behalf of the ______________________ (the "Principal Procurement Agency") that I have read and agree to the general terms and conditions set forth in the enclosed Master Intergovernmental Cooperative Purchasing Agreement regulating the use of the Master Agreements and purchase of Products that from time to time are made available by Principal Procurement Agency to Participating Public Agencies nationwide through National IPA. For purposes of City of Tucson contracts, Participating Public Agencies shall be defined in accordance with Arizona Revised Statutes – Title 41, Article 10, Section 41-2632 Cooperative purchasing authorized.

I understand that the purchase of one or more Products under the provisions of the Master Intergovernmental Cooperative Purchasing Agreement is at the sole and complete discretion of the Participating Public Agency.

______________________________
Authorized Signature, Principal Procurement Agency

______________________________
Name and Title of Signor

______________________________
Date

Comment [TTC9]: Except where noted
## EXHIBIT 4

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<th>City, State</th>
<th>Zip Code</th>
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<th>Contract Sales Per Fee Threshold</th>
<th>Admin Fee %</th>
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<td>(Assigned by National IPA and provide to Supplier)</td>
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Proposal Evaluation Requirements

II. REQUIREMENTS SPECIFIC TO EVALUATION CRITERIA

A. Method of Approach

1. Describe how your firm proposes to distribute the products/services nationwide.

Toro has 27 distributors nationally that handle product fulfillment to customers. Most of these distributors cover several states and therefore have several offices. For instance; Simpson Norton Corporation has offices in Goodyear, AZ; North Las Vegas, NV; and Albuquerque, NM.

Toro Commercial products are manufactured in Tomah, Wisconsin then aggregated in our Baraboo, WI distribution center for shipment to distribution. All of our distributors keep an inventory of products in local stock but can expect new shipments from Baraboo within 6 - 30 days. The distributors then conduct any final assembly and set up of the products prior to shipment. Each distributor has exclusive and protected territory to sell Toro Commercial products to end users. Please refer to Commercial Products Map attached for a listing of distributors and territories.

2. Identify all other companies/distributors that will be involved in processing, handling or shipping the products/services to participating agencies.

See attachment of all domestic distributors.

3. Provide the number, size, and location of your firm’s distribution facilities, warehouses, and retail networks as applicable.

All of Toro’s Commercial products are shipped from our warehouse in Baraboo, Wisconsin to distribution. Distributors’ facilities range in size depending on the services offered at the facility such as sales, service, parts etc. Essentially we have over 100 offices nationally ranging in size from 10,000 square feet to 150,000 square feet.

4. Outline your firm’s plan for marketing the products/services to Participating Agencies.

➢ Within the first 2 weeks of contract start date an email will go out to Toro District Sales Manager’s (DSM) and the principles of all distributors announcing this award with contract terms and conditions and implementation plan. Toro’s marketing group would provide a link on Toro’s website to National IPA’s website for customers wanting more information.
➢ If National IPA provides a membership list to Toro we will send out an awareness piece that Toro products are now available on the National IPA contract. This piece will list our products with specifications and pictures with contract information, how to purchase. We have developed these for our state contracts and found them to be very useful for information. A copy is included with this packet.

➢ Local Toro distributors will attend their local NIGP/NPI chapter trade shows and distribute information pertaining to acquiring Toro products through National IPA. We will also distribute this information at national trade shows such as the NIGP and NPI.

➢ Toro distributors also conduct local ‘field days’ which typically bring 50 to 100 local tax supported entities to a park or sports field to show off equipment and let customers test drive our products. These will also be opportunities to talk about the City of Tucson contract and distribute information.

➢ Toro Sports Field and Grounds Division develops a bi-monthly newsletter called ‘A Cut Above’ we will develop a section outlining the City of Tucson/National IPA agreement and how it can benefit distribution. This is an email piece that is sent to all Toro departments and all distributor principles, sales managers and sales representatives.

5. Explain how your firm will educate its national sales force about the contract.

Within 2 weeks of contract award we will start setting up web casts/conference calls with Toro District Sales Managers and the Group 1 distributors to train their management and sales representatives on the contract particulars, who to sell to, how to position this contract and how to process orders using any standard NIPA documents. We would also review how to navigate the National IPA website for information. This would be scheduled with National IPA/City of Tucson personnel in attendance to answer any questions from the group. We would then develop a marketing piece specifically for this contract that can be used for mailing, emailing, and distribution at trade shows.

6. Provide a 90-day plan describing how the contract will be implemented within your firm as the primary go to market strategy.

We will roll this program out on a planned basis as follows:

Group 1: Contract start date (first 90 days)
- Simpson Norton – Arizona, Southern Nevada, New Mexico
- Turf Star – California, West Nevada
- Reinders – Central and Eastern Wisconsin
- Grassland Equipment – New York, Vermont
- Storr Tractor – New Jersey, New York City
- Wesco Supply – Northern Florida
- Wesco Turf – West Florida
- Hector Turf – South Florida
- Jerry Pate Turf and Irrigation – Georgia, Mississippi, Alabama, Louisiana
• Smith Turf – South Carolina, North Carolina, Virginia, Tennessee

Group 2: Six Months after contract start date
• Turf Professionals Equipment Corp. – Illinois, Missouri, Kansas
• Tri State – Iowa
• Midwest Turf – Nebraska, South Dakota
• MTI – North Dakota, Minnesota
• Kenney Machine – Indiana, West Kentucky
• Spartan – Michigan
• EH Griffith – West Pennsylvania
• Philadelphia Turf – East Pennsylvania
• Century Equipment – Ohio
• Turf Equipment and Supply Corp. – Maryland, Northern Virginia
• Midland Implement - Montana, Wyoming
• Turf Equipment and Irrigation – Utah, Northern Nevada, Idaho

Group 3: Depending on success in Groups 1 and 2
• Western Equipment – Washington, Oregon
• L.J. Johnson – Colorado
• Turf Products Corp. – Massachusetts, Maine, Connecticut, New Hampshire
• Hawthorne Pacific Corp. – Hawaii
• Professional Turf Products – Texas, Oklahoma

Within the first 90 days we will provide training and marketing to all the Group 1 distributors as detailed above. Additionally, we will target 10 customers per distributor to make sales calls to review the benefits of the National IPA/City of Tucson contract.

7. Explain how your firm will market the contract to existing government customers and transition these customers to the contract. In addition, please provide the amount of purchases from existing public agency clients that your firm will transition to the National IPA contract.

As our distributors may currently hold a state contract for the state’s that they do business with, the National IPA contract will be marketed in conjunction with those contracts. We will identify where we do not have contract coverage and which state contracts do not offer our full line of products and utilize the National IPA contract in lieu of the state contract.

8. State the amount of your firm’s state and local government sales for 2006. Provide a list of your top 10 public agency customers and the total 2006 purchase for each along with a key contact for each.

We cannot divulge sales information. We will however develop a list of 10 target customers for each distributor to review the benefits of utilizing this contract.
9. Provide a detailed written response illustrating how the products and services offered will meet the requirements of this solicitation. Offerors shall provide the proposed product lines that will meet the requirements of this solicitation. Offerors shall submit information that will aid the city in evaluating your proposal: product spec sheets, product brochures, product website addresses, etc.

Toro offers a full line of mowing equipment from 21” push rotary mowers, rotary mowers up to 16’, reel mowers, aeration equipment, debris removal equipment, and utility vehicles. See attached brochures.

10. Describe any special programs that your company offers that will improve customers’ access to products and ability to stay current with changes and improvements.

Toro’s distributor sales force in the primary vehicle through which information flows. We have over 200 outside sales representatives that call on between 5 to 8 customers per day each. A Toro District Sales Manager helps distribution prioritize the flow of information to customers. In addition, our distributors have customer newsletters that indicate new product and service offerings. The Toro Company also does marketing and advertising on a national basis when we bring out new products or significant product upgrades.

11. Describe your ordering capacity (telephone, fax, internet, etc...)

Orders can be faxed, mailed and emailed. Office hours are from 7AM to 4PM Monday through Friday.

12. Describe the type of training, educational services, and technical support provided with each purchase. Also state any other training and educational services that will be available during the length of this contract.

After each purchase the salesman for that area will go over the equipment purchased. After one month a equipment tech will go over the equipment and answer any questions. There are several service schools and field days available though out the year. Most of the equipment comes with an operator CD or video tape.

13. Describe your delivery commitment:
   a. What are your standard delivery days?
   b. Are shipping charges exempt for all who use this contract?
   c. Describe how problems – such as a customer ordering a wrong product; a customer receiving a defective product; etc. resolved.

A. Delivery can be from 2 days to 30 days.
B. A setup and delivery fee of 2% will be added to all equipment order outside the City of Tucson.
C. All defective parts can be exchanged for non-defective parts at no charge. If the wrong parts are ordered there may be a 25% restocking fee and parts must be in new condition and in the factory packaging. Customer pays UPS charges on all return.

14. Specify locations and availability of replacement parts, and state the maximum time required to provide and install replacement parts. Also state the estimated dollar value of your parts inventory.

Each of our 27 distributors has a parts inventory that is defined by the needs of their customer base. Our distributors have a 90% next day fill rate. If they do not have the parts in-house, Toro has a parts distribution system based in Plymouth, Wisconsin that provides enough inventories to support a $160 million parts business at a 98% fill rate.

15. Describe your invoicing process. Is electronic invoicing available? Is summary invoicing available? Are there other options on how an agency receives an invoice?

Invoicing is done daily after each shipment and mailed out. Statements are mailed out the first of every month.

16. Detail any extended warranty programs available for both equipment and parts. If warranty agreements are required, please submit them, subject to negotiation by the City.

Toro’s standard Commercial Products Warranty states that “your Toro Commercial product will be free from defects in materials or workmanship for two years or 1500 operational hours whichever occurs first. Where a warrantable condition exists, we will repair the Product at no cost to you including diagnosis, labor, parts and transportation.” Our standard Commercial Parts Warranty states “your Toro Commercial Part to be free from defects in material or workmanship for ninety days, 1 year for complete engines.”

In addition, you can purchase additional protection for your products through Toro Protection Plus. These are optional programs designed to provide you with budget protection and security after the initial 2 year warranty period.

Drive train Protection: This program covers the engine, transmission/transaxle including; hydrostatic pumps, valves and motors; drive axles/drive assemblies including; all parts contained in the drive axle, PTO housing, 4-wheel drive assemblies, hydraulic drive pumps, valves, steel lines and motors within the frame.

Comprehensive Protection: This program covers all operational parts and assemblies for your mower, vehicle or other machinery against mechanical breakdown. The items not covered are; normal maintenance items, tune-ups, tires, batteries, blades, belts and hoses.
17. Indicate if any of the equipment you are offering has received any awards or nominations for excellence.

Most recently our ProCore 648 was given the Innovative Products award for Aeration Equipment by the Staff at Grounds Maintenance.

Our Groundsmaster 7200 Polar Track unit was given the AE50 award by the American Society of Agricultural & Biological Engineers for Best Engineering.

18. Describe how innovation and technology of your equipment differs from other equipment in the industry.

At Toro, our goal is to generate 30% of sales from new product and product enhancements. Therefore, we put energy into developing game changing products. Examples of this are:

Spindles: This is the housing that attaches the rotary blade to the drive shaft. This is the area that takes the abuse when the blades strikes an object such as a rock or branch. Toro uses the industry’s largest and toughest spindle. It is made of cast iron with 8 fastening points to the deck. We use tapered roller bearings instead of ball bearings to allow for greater side impact and 50% more load carrying capacity. We also employ spline connections between shaft and pulley to increase torque capacity.

Reel products: larger range of height of cut and range of reels/blades combinations, leak detection systems for our hydraulics to minimize any damage to turf, floating cutting units for less scalping and better ability to follow golf green contours, dual precision adjustment reels to allow faster adjustments for blade to bedknife.

Rotary Products: In addition to using the Spindles described above, Toro utilizes welded decks versus stamped decks for added strength. We use hydraulic traction systems for better traction on hills and slippery conditions.

Innovation: Toro engineered a ‘Quick Attach’ system to enable the users to change attachments on our new vehicles and sand grooming equipment in seconds. This innovation is now used on our new Groundsmaster 7200 mower to enable the interchangeability between types of equipment. We also developed a Zero Turn mower that converts to a winter unit with cab our Quick Attach system to allow quick change of snow removal attachments from plow to blower to broom.

19. Describe any environmentally friendly features, options or technology available.

Toro is a leader in the development of Biodiesel equipment for our products. In 2008 all of our diesel products will be B20 compatible and all of our diesel products dating back to 2002 have retrofit kits to make them B20 compatible. If you have higher Biodiesel
requirements such as B100 we will work with you on a one on one basis to bring the products up to this level. In addition we have our Electric Utility Vehicle that is very popular with Park and Recreation as well as K – 12 markets for its power, load capacity and quiet running.
Toro is also working on a joint project with the New York State Energy Research and Development Authority (NYSERDA) to develop hydrogen powered utility vehicles. We currently have 3 of these vehicles operating in Niagara Falls State Park in Niagara, NY. Toro is committed to developing new technologies in alternative fuel sources that improve the way customers care for their outdoor environments.

20. Describe how your firm will notify customers of new equipment and services.

See answer to question #10.

21. Describe what other products and/or services you offer that would be applicable to this contract.

MyTurf Fleet Maintenance Tracking System
MyTurf is a web based system designed to allow you to track the Cost of Operating your fleet of turf equipment. It can be any manufacturer’s product that you have. You load into the system your product information and then when you have a maintenance task against that product you can track costs. This is a great tool to make business decision as to whether to repair or replace a product. For your Toro products, the system gives you dynamic real time service bulletins, operator manuals parts catalogs, ordering availability and product schematics.

Financing:
Toro can offer a full range of financing solutions to enable you to purchase what you need now for the work that needs to be done today. From procurement to lease expiration, our team of experts guides you through the financing process to deliver the best solution for your particular requirements. Toro Financing is a collaborative effort between the Toro company, your local distributor and GE Capital Solutions. Together, we offer you a team of highly trained professionals with experience in public sector financing and the intricacies of turf management.

B. Price Proposal

1. Identify the objective verifiable pricing index to be used. This must be submitted with the proposal. Pricing Indexes for both Equipment and available Parts must be submitted.

See attached Toro MSRP

2. Provide pricing as requested on the Price Sheet attached herein. Offerors shall offer a fixed percentage discount from the index (or established discounted pricing) to provide pricing for all equipment offered.
A 21.8% discount off of Toro Commercial current year MSRP, This will be for all products purchased with a traction unit. For attachments, accessories sold without a traction unit, the pricing should be 20.5% off MSRP. See attached price list with MSRP.

In addition to the discount off Toro Commercial list price. The Toro Commercial Division offers the following large package program: for purchases in excess of $250,000 you will receive your choice of Toro Commercial Division goods up to the dollar amounts listed in the chart below. This will allow you to add attachments, Toro Protection Plus or even complete traction units.

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<tr>
<th>Total Toro Commercial dollars purchased</th>
<th>Free Goods Dollars</th>
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<tr>
<td>$250,000.00 to $299,999.00</td>
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Requirements:

1) Free goods dollars are based on dollars purchased on a single purchase order.
2) Current City of Tucson contract pricing must be used.
3) May be applied only toward new Toro Commercial Division equipment.
4) Free goods dollars are based on Toro Commercial Division equipment purchases only.
5) Program pricing valid through City of Tucson contract date.
6) Quotes expire 30 days after quote date.

3. Proposed pricing shall include delivery to Tucson and participating agencies. If there are additional surcharges for delivery to non-Tucson agencies located outside of the Tucson Metropolitan area, please provide information on how delivery charges will be calculated.
A 2% set up and delivery for all agencies out side of City of Tucson will apply

4. State if pricing is most favorable offered to government agencies.

Yes, pricing is most favorable offered to government agencies.

5. Propose a plan to adjust pricing as market conditions change.

The proposed pricing is based on a discount off of Toro’s MSRP. This MSRP changes every November 1st. The price discount reflects the current MSRP list.

6. Provide information on any ordering methods – such as electronic ordering or payment via P-Card – or other criteria which entitle the using agency to additional discounts off of a manufacturer’s price list. If so, please provide the percentage discount.

Orders can be faxed or E mailed. Some Purchasing cards can be used. All pricing is at users net.

7. As stated in the Instructions to Offerors, 7. Discounts, the price(s) herein can be discounted by _0_____%, if payment is made within _30_____ days.

8. a. Indicate if payment will be accepted via credit card. If so, may credit card payment(s) be made online?

Credit cards are accepted. Payments may not be made online at this time

     b. Convenience Fee (if allowable, per Section 5.2.E of the Visa Operating Regulations) $_0_____  

C. Qualifications and Experience

1. Provide a general overview of your company, including statement of finances, number of years in business, corporate headquarter location, type of business, and where you do business.

The Toro Company (NYSE:TTC) is a leading worldwide provider of outdoor maintenance equipment and precision irrigation systems. Since 1914, a powerful combination of turf expertise and product innovation has helped our customers care for golf courses, sports fields, residential lawns, public grounds and agricultural fields. The company is headquartered in Bloomington, Minnesota, with manufacturing, engineering, sales and test facilities around the world.

Attached is our 2006 annual report.

2. Provide the total number and location of sales persons employed by your firm.

The Toro Company employ’s 14 Regional and District Sales Managers that call directly on customers and distributors. These resources are located in Minnesota, Indiana, Connecticut, North Carolina, Florida, and California.
Most customer activity will be directly with our distributors' sales force of approximately 200 sales representatives. The resources are located in every state except Alaska.

3. **Summarize your experience in providing equipment and services similar to that outlined in the Scope of Work. Provide a minimum of three references for whom you have provided similar equipment and services. Please include name, address, phone, email, and a contact person.**

Simpson Norton has been servicing our customer since 1957
Our sales staff is SCPS certified by SME
Mobile technician
Sports field and city grounds sales staff
Flexible financing options
Operator training from experienced professionals
96% + fill rate on fast moving parts

City Of Phoenix
Chuck Garvey
251 W. Washington St.
Phoenix AZ 85003
602-262-8700

City Of Scottsdale
Rick Lagno
9191 E. San Salvador
Scottsdale AZ 85258
480-312-5574

Peoria Sports Complex
Chris Calcaterra
16101 E. 83 Ave
Peoria AZ 85382
623-773-8703

4. **Provide a listing of key personnel who may be assigned to the City's Grounds Maintenance Equipment contract. Include their title within your organization and the description of the type of work they may perform.**

Pete Whitacre (District Sales Manager) will be The Toro Company's contact person for the national agreement. He will direct all marketing and sales efforts nationally and will interact with all of our distributors.

John Fox (SF&G Sales Manager for the Simpson Norton Corporation) will be the contact person for the City Of Tucson. Mike Mastromarino is the salesman in Tucson

5. **List the number of certified technicians you have for warranty service.**

We require our Distributor technicians to study for and pass four OPEESA exams in the following areas.
4 Stroke Gasoline Engines
Compact Diesel Engines
Electrical Systems
Hydraulics and Drives

Once the technicians successfully pass those four exams, we present them with a Toro Systems Certification

There are currently 138 technicians who have received their Systems certification. This is about 48% of our total Distributor Technicians.

Certificate of Achievement
After a technician has received his Systems Certification, they are now eligible to attend product specific training sessions. These training sessions are followed up by a proctored exam related to the product and materials covered during the training session. By passing this exam with a score of 80% or higher, the technician is awarded a "Certificate of Achievement" in that product category.

We currently have 82 technicians hold their Systems Certification and at least 1 product specific Certificate of Achievement. With several technicians holding multiple certificates.

6. Describe the qualifications of your sales personnel and technicians. Include information on professional certifications obtained and the number staff currently certified.

Toro requires all of our internal sales organization to be SMEI Certified Professional Salesperson (SCPS) through Sales and Marketing Associates International (SMEI). SMEI's SCPS certification program is designed to ensure that those completing the program have successfully demonstrated knowledge and understanding of the core competencies of: Foundation Skills, Planning, Executing and Ethics. Recognized authorities in sales marketing were involved in prescribing these competencies, which were in turn approved and adopted by the SMEI Accreditation Board of Trustees.

We highly encourage our distributor partners to also attain their SCPS certification and to date we have 180 certified sales people among our distributors. That equates to 90% of the field sales force.

In addition, Toro Commercial requires all internal sales resources to achieve the next level of certification which is the Certified Sales Executive (CSE).

7. Provide a statement of your annual sales for the past 2 years.

Sales for Fiscal 2005 were: $1,779,387
Sales for Fiscal 2006 were: $1,835,991

See attached annual report for more in-depth financial information.
8. Please submit any additional information that you feel is applicable to your qualifications and experience.

Toro is committed to the Government market nationally. We currently have a dedicated sales and marketing staff that develops programs and products for this market. Additionally, most of our distributors have sales representation that is dedicated just to this market. Our new Groundsmaster 7200 is a testament to our commitment to the market in that it was designed from the ground up specifically for the municipal market. It is a zero turn mower that gives you the manpower efficiency that you need and it has the flexibility to be able to groom your ball fields without the aid of a second traction unit and it converts to a winter unit to provide snow removal.

As the national contract manager, Pete Whitacre has received his Government Contractor Certificate (GCC) from the National Institute of Governmental Purchasing.
Simpson Norton Corporation

History

1953  Arizona Toro established.


1975  Simpson Norton opens Las Vegas Branch.

1996  Simpson Norton purchases Southwest Turf (New Mexico) becomes part of the Simpson Norton Corporation.

2001  Roy Simpson retires and Simpson Norton becomes a wholly owned subsidiary of The Toro Company. Tom Knecht is named President.

2004  Tom Knecht and Steve McNeil purchase Simpson Norton from the Toro Company

MISSION STATEMENT

To provide the highest level of quality products and expertise to the turf care industry and to create a sustained partnership with our employees, suppliers and shareholders to achieve TOTAL CUSTOMER SATISFACTION.
Parts Commitment

Using genuine Toro parts will help keep your equipment running in top shape.

Genuine Toro parts are production quality, original parts. Genuine Toro parts are produced on the same line, at the same time as the original parts on your machine. This helps insure proper fit.

Simpson Norton understands the importance of an adequate parts supply. Through our professional buyers, we make every effort to stock the parts you need, when you need them, at the best possible price. Our warehouse stocks over $1,500,000 in parts from all our commercial products, with a fill rate of 98% on Performance Parts so you can have the product when you need it.

We offer free ground shipping on all Toro Performance Parts orders $400.00 and above to Arizona, Nevada, New Mexico

We provide parts (as well as service manuals) for each piece of Toro equipment. **NEW** is the **MASTER PARTS VIEWER** on the [www.toro.com](http://www.toro.com) web site.
Toro Two-Year Warranty

Building the best machines in the industry allows us to back them with the best warranty in the industry. Toro was the first manufacturer to offer a comprehensive two-year/1500 hour warranty. Compare the Toro Commercial Product Two-Year Limited Warranty with any other warranty on the market and you'll see the difference.

What does the Toro Two Year Warranty cover?

Simply stated, the entire product is warranted to be free from defects in materials or workmanship for the entire warranty period. The only exceptions are maintenance parts, which are covered until the time of their scheduled replacement.

What are owners' responsibilities?

The owner is responsible for required maintenance and adjustments stated in the Owner's Manual.
Extended Protection

How can you protect your budget against unexpected repair bills after the factory warranty expires?

**Toro Red Iron Protection Plan**

Choose either Drivetrain or Comprehensive Protection with 1, 2 or 3 years of protection beyond the Toro warranty period. Let Simpson Norton take care of the rest.

**Drivetrain Protection covers:**

- Engine
- Transmission
- Transaxle
- Differential
- Four-Wheel Drive
- Wheel Planetary

**Comprehensive Protection covers:**

The list is extensive, so your plan simply lists those items not covered. Like normal maintenance items, tune-ups, physical damage, tires, batteries, blades, belts, hoses, seats, ETC.

The plan pays 100% of covered parts & labor. No deductible! Budget for preventive maintenance, but let Toro and Simpson Norton help protect you on major repairs. Just one major repair could cost more than the years of protection in the Plan.
RED IRON SUPPORT

Toro and the Simpson Norton Corporation are committed to providing you with the information you want, when you want it and how you want it. Whether you are looking for education materials or the latest service bulletins, the information you need is easily accessible. Check out:

www.toro.com

The golf course management section on the web is packed full of valuable real-time information to help you and your golf course stay up to date with Toro products and services.

Customer Care

Giving you the support you deserve.


With the industry’s most comprehensive warranty, genuine Toro parts available when you need them, extended protection options for your peace of mind, and Simpson Norton who understands your daily challenges, you can be sure that the support you want is nearby.