Tracking No. <u>17050087</u>

CONTRACT DOCUMENTS

CITY OF LINCOLN/LANCASTER COUNTY NEBRASKA

Annual Supply Grass Seed Bid No. 17-096

Miller Seed Company P.O. Box 81823 1600 Cornhusker Hwy Lincoln, NE 68501 (402) 438-1232

CITY OF LINCOLN/LANCASTER COUNTY, NEBRASKA CONTRACT TERMS

THIS CONTRACT, made and entered into by and between <u>Miller Seed Company, P.O. Box</u> <u>81823, 1600 Cornhusker Hwy, Lincoln, NE 68501</u>, hereinafter called "Contractor", and the City of Lincoln, Nebraska, a municipal corporation, and the County of Lancaster, Nebraska, a political subdivision of the State of Nebraska, hereinafter called the "Owners".

WHEREAS, the Owner has caused to be prepared, in accordance with law, Specifications, Plans, and other Contract Documents for the Work herein described, and has approved and adopted said documents and has caused to be published an advertisement for and in connection with said Work, to-wit:

Grass Seed, Bid No. 17-096

and,

WHEREAS, the Contractor, in response to such advertisement, has submitted to the Owners, in the manner and at the time specified, a sealed Proposal/Supplier Response in accordance with the terms of said advertisement; and,

WHEREAS, the Owners, in the manner prescribed by law has publicly opened, read aloud, examined, and canvassed the Proposals/Supplier Responses submitted in response to such advertisement, and as a result of such canvass has determined and declared the Contractor to be the lowest responsible bidder for the said Work for the sum or sums named in the Contractor's Proposal/Supplier Responses, a copy thereof being attached to and made a part of this Contract;

NOW, THEREFORE, in consideration of the sums to be paid to the Contractor and the mutual covenants herein contained, the Contractor and the Owners have agreed and hereby agree as follows:

 The Contractor agrees to (a) furnish all tools, equipment, supplies, superintendence, transportation, and other accessories, services, and facilities; (b) furnish all materials, supplies, and equipment specified to be incorporated into and form a permanent part of the complete work; (c) provide and perform all necessary labor in a substantial and workmanlike manner and in accordance with the provisions of the Contract Documents; and (d) execute and complete all Work included in and covered by the Owners' award of this Contract to the Contractor, such award being based on the acceptance by the Owner of the Contractor's Proposal, or part thereof, as follows:

Agreement to Line Items 7, 13 & 14, 16, 18-23 and 27 of Contractor's Proposal

2. The Owners agree to pay to the Contractor for the performance of the Work embraced in this Contract, the Contractor agrees to accept as full compensation therefore, the following sums and prices for all Work covered by and included in the Contract award and designated above, payment thereof to be made in the manner provided by the Owners:

The Owners will pay for products/service, according to the Line Item pricing as listed in Contractors Proposal/Supplier Response, a copy thereof being attached to and made a part of this Contract. The Owners shall order on an as- needed basis for the duration of the contract. The cost of products or services for County agencies shall not exceed \$9,000.00 during the contract term without approval by the Board of Commissioners. The cost of products or services for City Departments shall not exceed \$12,000.00 during the contract term without approval.

- 3. Equal Employment Opportunity. In connection with the carrying out of this project, the contractor shall not discriminate against any employee or applicant for employment because of race, color, religion, sex, national origin, ancestry, disability, age or marital status. The Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, religion, sex, national origin, ancestry, disability, age or marital status. Such action shall include, but not be limited to, the following: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other compensation; and selection for training, including apprenticeship.
- 4. <u>E-Verify</u>. In accordance with Neb. Rev. Stat. 4-108 through 4-114, the contractor agrees to register with and use a federal immigration verification system, to determine the work eligibility status of new employees performing services within the state of Nebraska. A federal immigration verification system means the electronic verification of the work authorization program of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996, 8 U.S.C. 1324 a, otherwise known as the E-Verify Program, or an equivalent federal program designated by the United States Department of Homeland Security or other federal agency authorized to verify the work eligibility status of a newly hired employee pursuant to the Immigration Reform and Control Act of 1986. The Contractor shall not discriminate against any employee or applicant for employment to be employed in the performance of this section pursuant to the requirements of state law and 8 U.S.C.A 1324b. The contractor shall require any subcontractor to comply with the provisions of this section.
- 5. <u>Termination</u>. This Contract may be terminated by the following:
 - 5.1) <u>Termination for Convenience</u>. Either party may terminate this Contract upon thirty (30) days written notice to the other party for any reason without penalty.
 - 5.2) <u>Termination for Cause</u>. The Owners may terminate the Contract for cause if the Contractor:
 - 5.2.1) Refuses or fails to supply the proper labor, materials and equipment necessary to provide services and/or commodities.
 - 5.2.2) Disregards Federal, State or local laws, ordinances, regulations, resolutions or orders.
 - 5.2.3) Otherwise commits a substantial breach or default of any provision of the Contract Document. In the event of a substantial breach or default the Owners will provide the Contractor written notice of said breach or default and allow the Contractor ten (10) days from the date of the written notice to cure such breach or default. If said breach or default is not cured within ten (10) days from the date of notice, then the contract shall terminate.
- 6. <u>Independent Contractor</u>. It is the express intent of the parties that this contract shall not create an employer-employee relationship. Employees of the Contractor shall not be deemed to be employees of the Owners and employees of the Owners shall not be deemed to be employees of the Contractor. The Contractor and the Owners shall be responsible to their respective employees for all salary and benefits. Neither the Contractor's employees nor the Owners' employees shall be entitled to any salary, wages, or benefits from the other party, including but not limited to overtime, vacation, retirement benefits, workers' compensation, sick leave or injury leave. Contractor shall also be responsible for maintaining workers' compensation insurance, unemployment insurance for its employees, and for payment of all federal, state, local and any other payroll taxes with respect to its employees' compensation.
- 7. <u>Owner Inclusion</u>. It is understood and agreed by all parties that "Owner/s" shall include the City of Lincoln and Lancaster County, Nebraska. Whenever in the Contract documents, including the instructions to bidders, specifications, insurance requirements, bonds, and terms and conditions or any other documents which are a part of the Contract, a singular entity is referenced (i.e., "the City" or "the County") it shall mean the "Owners" encompassing the City of Lincoln, and Lancaster County.

- 8. <u>Period of Performance</u>. This Contract shall be effective upon execution by both parties. The term of the Contract shall be a one (1) year term.
- 9. The Contract Documents comprise the Contract, and consist of the following:
 - 1. Contract Terms
 - 2. Accepted Proposal/Supplier Response
 - 3. Addendum No. 1
 - 4. Description of Landfill Products Line 25-27
 - 5. Special Provisions
 - 6. Specifications
 - 7. Instructions to Bidders
 - 8. Proprietary Information for Bids/Quotes/RFP's
 - Sales Tax Exemption Form 13
 (Note: This form cannot be used for the WATER Division of the City of Lincoln. The WATER Division is taxable per Reg. 066.14A or applicable laws.)

The herein above mentioned Contract Documents form this Contract and are a part of the Contract as if hereto attached. Said documents which are not attached to this document may be viewed at: lincoln.ne.gov - Keyword: Bid - Awarded or Closed bids.

The Contractor and the Owners hereby agree that all the terms and conditions of this Contract shall be binding upon themselves, and their heirs, administrators, executors, legal and personal representatives, successors, and assigns.

IN WITNESS WHEREOF, the Contractor and the Owners do hereby execute this contract upon completion of signatures on:

Vendor Signature Page City of Lincoln Signature Page Lancaster County Signature Page

Vendor Signature Page

CONTRACT Annual Supply Grass Seed Bid No. 17-096 City of Lincoln and Lancaster County Miller Seed Company

EXECUTION BY CONTRACTOR

Seal

IF A CORPORATION:

Attest:

Secretary

Name of Corporation

Address

By:_____ Duly Authorized Official

Legal Title of Official

IF OTHER TYPE OF ORGANIZATION:

JM Seed LLC dba Miller Sea Name of Organization

Type of Organization

Address By Member

By:____ Member

IF AN INDIVIDUAL:

Name

Address

Signature

Tracking No. 17050087

City of Lincoln Signature Page

C-17-0373

CONTRACT Annual Supply Grass Seed Bid No. 17-096 City of Lincoln and Lancaster County Miller Seed Company

EXECUTION BY THE CITY OF LINCOLN, NEBRASKA

ATTEST:

City Clerk

CITY OF LINCOLN, NEBRASKA

Chris Beutler, Mayor

Approved by Executive Order No._____

dated _____

Lancaster County Signature Page

C-17-0373

CONTRACT Annual Supply Grass Seed Bid No. 17-096 City of Lincoln and Lancaster County Miller Seed Company

EXECUTION BY LANCASTER COUNTY, NEBRASKA

Contract Approved as to Form:

The Board of County Commissioners of Lancaster, Nebraska

Deputy Lancaster County Attorney

dated _____

City of Lincoln/Lancaster County (Lincoln Purchasing) Supplier Response

Bid Informatio	n	Contact Infe	ormation	Ship to Information
Bid Creator Email Phone	Rachelle Hinze, Buyer rhinze@lincoln.ne.gov 1 (402) 441-8313	Address	Purchasing 440 S. 8th St. Lincoln, NE 68508	Address
Fax	1 (402) 441-6513	Contact	Rachelle Hinze, Buyer	Contact
Bid Number Title Bid Type	17-096 Addendum 1 Annual Supply of Grass Seed Bid		Suite 200	Department Building
Issue Date Close Date	3/21/2017 03:36 PM (CT) 4/7/2017 12:00:00 PM (CT)	Floor/Room Telephone Fax Email	n 1 (402) 441-8313 1 (402) 441-6513 rhinze@lincoln.ne.gov	Floor/Room Telephone Fax Email
Supplier Infor	mation			
Company Address	Miller Seed Company P.O. Box 81823 1600 Cornhusker Hwy Lincoln, NE 68501			
Contact Department Building Floor/Room	Jason Miller			
Telephone Fax Email	(402) 438-1232 (402) 438-1068 jason@millerseed.com			
Submitted Total	4/6/2017 12:54:55 PM (CT) \$37,008.75			
By submitting	your response, you certify that yo	ou are author	ized to represent and bind	your company.
Signature Ja	son Miller		Email jason	@millerseed.com
Supplier Note	S			
Bid Notes				
Bid Activities				
Bid Messages	3			
Bid Attributes				

#	Name	Note	Response
1	Instructions to Bidders	I acknowledge reading and understanding the Instructions to Bidders.	Yes
2	Special Provision Term Contract Provisions	I acknowledge reading and understanding the Special Provision Term Contract Provisions.	Yes
3	Specifications	I acknowledge reading and understanding the specifications.	Yes
4	Sample Contract	I acknowledge reading and understanding the sample contract.	Yes
5	Term Clause of Contract	I acknowledge that the term of the contract is for a one (1) year term from the date of the executed contract. ((a) Are your bid prices firm for the one (1) year contract period. YES or NO (b) Are your bid prices subject to escallation/de-escalation YES or NO (c) If (b), state period for which prices will remain firm: through	yes, no
6	Quantities	I acknowledge that the quantities listed for each line item are an estimated yearly amount. The City/County/PBC does not guarantee any dollar amount or order quantities for the term of the contract.	Y
7	Bid award	I acknowledge and understand that the City, County and/or Public Building Commission reserves the right to award bids item-by-item, with or without alternates/options, by groups, or "lump sum" such as shall best serve the requirements and interests of the City, County and/or Public Building Commission.	Yes
		If your pricing is based on an all-or-nothing basis, please indicate so in the Supplier Notes section of your E-Bid response.	
8	Delivery	State number of delivery days ARO. FOB to the City/County at the location specified with all transportation charges paid.	within 2 weeks
9	Contact	Name of person submitting this bid:	Jason Miller
10	Electronic Signature	Please check here for your electronic signature.	Yes
11	Agreement to Addendum No. 1	Respondent hereby certifies that the change set forth in this addendum has been incorporated in their proposal and is part of their bid. Reason: See Bid Attachments section for Addendum information.	Yes

Line Items

	Qty	UOM	Description		Resp	onse
1	400 Item No			er II 9 MUST BE BLUE TAG CERTIFIED UNLESS OTHERW		No Bio
			RFGRASS SEED BLE HERWISE SPECIFIEI	NDS/MIXTURES MUST BE INTERAGENCY BLUE TA	G CERTIFIED UNLESS	
	Supplie	er Notes:				
	Item Att	tributes: Pleas	se review the following a	nd respond where necessary		
	#Na	ame		Note	Response	
	1 M	anufacturer		List your manufacturer of the product you are bidding.		
	2 Ec	quivalent Mixtu	ire Blend	If bidding an equivalent mix other than requested above li your mixture blend.	st	
2	6,950 Item N	TU	22.05% Turbo 3.6 TURFGRASS SEED _	LUE MIX er SLS 22.05% Monet 22.05% Spyder LS 57% Jackpot 3.67% Nu Blue Plus 9 MUST BE BLUE TAG CERTIFIED UNLESS OTHERW ENDS/MIXTURES MUST BE INTERAGENCY BLUE TA		\$1.3
		01	HERWISE SPECIFIEI	2		
		er Notes:				
	Item Att	er Notes: tributes: Pleas		nd respond where necessary	Desserves	
	Item Att	er Notes:			Response	
	Item Att # Na	er Notes: tributes: Pleas		nd respond where necessary	Response Miller Seed	
	Item Att # Na 1 Ma	er Notes: tributes: Pleas ame	se review the following a	nd respond where necessary Note	·	
3	Item Att # Na 1 Ma	er Notes: tributes: Pleas ame anufacturer	se review the following a	nd respond where necessary Note List your manufacturer of the product you are bidding. If bidding an equivalent mix other than requested above	Miller Seed	\$9.2
3	Item Att # Na 1 Ma 2 Ec	er Notes: ributes: Pleas ame anufacturer quivalent Mixtu Lbs. otes: ALI TU	creeping Bend	nd respond where necessary Note List your manufacturer of the product you are bidding. If bidding an equivalent mix other than requested above list your mixture blend. GRASS 100% Penncross Bentgrass (No Alternate Accorder MUST BE BLUE TAG CERTIFIED UNLESS OTHERWENDS/MIXTURES MUST BE INTERAGENCY BLUE TAG	Miller Seed	\$9.2
3	Item Att <u># Na</u> 1 Ma 2 Ec 100 Item Na	er Notes: ributes: Pleas ame anufacturer quivalent Mixtu Lbs. otes: ALI TU	creereview the following a ure Blend CREEPING BENT	nd respond where necessary Note List your manufacturer of the product you are bidding. If bidding an equivalent mix other than requested above list your mixture blend. GRASS 100% Penncross Bentgrass (No Alternate Accorder MUST BE BLUE TAG CERTIFIED UNLESS OTHERWENDS/MIXTURES MUST BE INTERAGENCY BLUE TAG	Miller Seed	\$9.2
3	Item Att <u># Na</u> 1 Ma 2 Ec 100 Item Na Supplie	er Notes: ributes: Pleas ame anufacturer quivalent Mixtu Lbs. otes: ALI TU OT er Notes:	creereview the following a ree Blend CREEPING BENT CREEPING BENT TURFGRASS SEED RFGRASS SEED BLE HERWISE SPECIFIEI	nd respond where necessary Note List your manufacturer of the product you are bidding. If bidding an equivalent mix other than requested above list your mixture blend. GRASS 100% Penncross Bentgrass (No Alternate Accorder MUST BE BLUE TAG CERTIFIED UNLESS OTHERWENDS/MIXTURES MUST BE INTERAGENCY BLUE TAG	Miller Seed	\$9.2
3	Item Att <u>#</u> Na 1 Ma 2 Ec 100 Item No Supplie Item Att	er Notes: ributes: Pleas ame anufacturer quivalent Mixtu Lbs. otes: ALI TU OT er Notes:	creereview the following a ree Blend CREEPING BENT CREEPING BENT TURFGRASS SEED RFGRASS SEED BLE HERWISE SPECIFIEI	nd respond where necessary Note List your manufacturer of the product you are bidding. If bidding an equivalent mix other than requested above list your mixture blend. 'GRASS 100% Penncross Bentgrass (No Alternate Accolon MUST BE BLUE TAG CERTIFIED UNLESS OTHERWENDS/MIXTURES MUST BE INTERAGENCY BLUE TAG D	Miller Seed	\$9.2

4 25 Lbs. CREEPING BENTGRASS 100% T-1 Bentgrass (No Alternate Accepted)

Item Notes: ALL TURFGRASS SEED MUST BE BLUE TAG CERTIFIED UNLESS OTHERWISE SPECIFIED ALL TURFGRASS SEED BLENDS/MIXTURES MUST BE INTERAGENCY BLUE TAG CERTIFIED UNLESS OTHERWISE SPECIFIED

Supplier Notes:

#	Name		Note	Response
1	Manufactur	er	List your manufacturer of the product you are bidding.	
200	0 Lbs.	19.60% Blu 19.60% Ev 19.60% Ru 19.60% Ru	erest bicon gby II	No Bio
Iten	m Notes:	Everest, Everglade Rush, Solar Eclips ALL TURFGRASS TURFGRASS SEE	SEED MUST BE BLUE TAG CERTIFIED UNLESS OTHE D BLENDS/MIXTURES MUST BE INTERAGENCY BLUE	lade, Prosperity, Rubicon, Rugby II, RWISE SPECIFIED ALL
Sup	pplier Notes	1		
Item	n Attributes:	Please review the follo	wing and respond where necessary	
#	Name	bs. BLUEGRASS BLE 19.60% Blue Note 19.60% Rubicon 19.60% Rugby II 19.60% Rugby II 19.60% Rugh APPROVED LOW MOW Everest, Everglade, Excur Rush, Solar Eclipse, 4-Se ALL TURFGRASS SEED TURFGRASS SEED BLEI OTHERWISE SPECIFIED otes: bs: Please review the following ar ow Product lent Mixture Blend bs. BLUE/RYE MIX- SI 17.64% Everglade 17.64% Rush 17.64% Rush 17.64% Solar Ecli 17.64% Solar Ecli 17.64% Solar Ecli 17.64% Solar Ecli 17.64% Aush 17.64% Solar Ecli 17.64% Aush 17.64% Solar Ecli 17.64% Solar Ecli 17.64% Aush 17.64% Solar Ecli 17.64% Solar Ecli	Note	Response
1	Low Mow F	roduct	List the low mow blues brand you are bidding	
2	Equivalent	Mixture Blend	If bidding an equivalent mix other than requested above your mixture blend.	ve list
2,8	:00 Lbs.	17.64% Ex 17.64% Nu 17.64% Ru 17.64% So 17.64% 4- 9.80% LaO BLUEGRA	Glade sh lar Eclipse Season Juinta SS FOR LINE ITEMS 5 & 6 CAN BE USED FROM THE L	No Bio
Iten	m Notes:	Brooklawn, Everes Rugby II, Rush, So APPROVED LOV Apple SGL, All star LaQuinta, Stellar 3	3, Dasher 3, Exacta II, Fast Ball RGL, Fiesta 4, Goal Kee GL, Paragon GLR, Revenge, SR4600ST, Wicked, Zoom SEED MUST BE BLUE TAG CERTIFIED UNLESS OTHE	t Star, Nu Glade, Prosperity, Rubicon, per II, Grand Slam GLD, Karma,

No Bid

Supplier Notes:

	Item	Attributes:	Please review the following a	nd respond where necessary	
	#	Name		Note	Response
	1	Low Mow F	Product	List the low mow blues brand you are bidding	
	2	Equivalent	Mixture Blend	If bidding an equivalent mix other than requested abov your mixture blend.	e list
7	575	Lbs.		RAIRIE GRASS 3 PLUS MIX (PURE LIVE SEED) E Grama, Little Bluestem Broadcast: 1PLS Lb./3000 s	
	Item	n Notes:		MUST BE BLUE TAG CERTIFIED UNLESS OTHEF NDS/MIXTURES MUST BE INTERAGENCY BLUE	
	Sup	plier Notes	:		
	Item	Attributes:	Please review the following a	nd respond where necessary	
	#	Name	ŭ	Note	Response
	1	Manufactur	er	List your manufacturer of the product you are bidding.	Miller Seed
	2	Equivalent	Mixture Blend	If bidding an equivalent mix other than requested abov your mixture blend.	e list
8	50	Lbs.	RYEGRASS BLEN 32.67% Manhatta 32.67% Paragon 32.67% Protégé (GLR	No Bid
	lten	n Notes:	2012 DATA REPORT FO ALL TURFGRASS SEE	TIES MUST APPEAR IN THE TOP 50% OF THE 200 IR GREY LEAF SPOT RESISTANCE. D MUST BE BLUE TAG CERTIFIED UNLESS OTHI NDS/MIXTURES MUST BE INTERAGENCY BLUE	ERWISE SPECIFIED ALL
	Sup	plier Notes	:		
	Item	Attributes:	Please review the following a	nd respond where necessary	
	#	Name		Note	Response
	1	Manufactur	er	List your manufacturer of the product you are bidding.	
	2	Equivalent	Mixture Blend	If bidding an equivalent mix then requested above list y mixture blend.	/our

9	400	Lbs.	RYEGRASS BL 4.90% Apple S 4.90% Fast Ba 39.2% Karma 29.4% Stellar 3 19.6% Zoom	ll RGL	No Bid
	Item	Notes:	2012 DATA REPORT I ALL TURFGRASS SE	IETIES MUST APPEAR IN THE TOP 50% OF THE 2008 NTEP PERENNIA FOR GREY LEAF SPOT RESISTANCE. EED MUST BE BLUE TAG CERTIFIED UNLESS OTHERWISE SPECIFIED LENDS/MIXTURES MUST BE INTERAGENCY BLUE TAG CERTIFIED UN ED	ALL
	Supp	olier Notes	:		
	Item /	Attributes:	Please review the following	and respond where necessary	
	#	Name		Note Response	
	1	Manufactur	er	List your manufacturer of the product you are bidding.	
	2	Equivalent	Mixture Blend	If bidding an equivalent mix then requested above list your mixture blend.	
10	500	Lbs.	BARENBRUG F	RPR- REGENERATING PERENNIAL RYEGRASS (No Alternate Accepted)	No Bid
	Item	Notes:		ED MUST BE BLUE TAG CERTIFIED UNLESS OTHERWISE SPECIFIED / LENDS/MIXTURES MUST BE INTERAGENCY BLUE TAG CERTIFIED UN ED	
	Supp	olier Notes	:		
	Item /	Attributes:	Please review the following	and respond where necessary	
	#	Name		Note Response	
	1	Manufactur	er	List your manufacturer of the product you are bidding.	
11	100	Lbs.	TALL FESCUE 24.5% Firecrack 24.5% Monet 24.5% Talleday 24.5% Spyder	ga	\$1.25
	Item	Notes:		ED MUST BE BLUE TAG CERTIFIED UNLESS OTHERWISE SPECIFIED / LENDS/MIXTURES MUST BE INTERAGENCY BLUE TAG CERTIFIED UN ED	
	Supp	olier Notes	:		
			Please review the following	and respond where necessary	
	#	Name		Note Response	
	1	Manufactur	er	List your manufacturer of the product you are bidding. Miller Seed	
	2	Equivalent	Mixture Blend	If bidding an equivalent mix other than requested above list Preferred Turf your mixture blend.	

12	9,50)0 Lbs.	RYE/BLUE FAIR 17.64% Stellar 3 17.64% Apple S 17.64% Karma 17.64% Fast Ba 17.64% Zoom 1.96% Award 1.96% Everglad 1.96% Beyond 1.96% Nu Desti 1.96% Everest	3GL 3GL III RGL		No Bid
	Item	Notes:	ALL TURFGRASS SEE	D MUST BE BLUE TAG CERTIFIED UNLESS OTHERV ENDS/MIXTURES MUST BE INTERAGENCY BLUE TA D		
	Sup	plier Notes				
	Item	Attributes:	Please review the following	and respond where necessary		
	#	Name	ieuce ienen uie ienennig	Note	Response	
	1	Manufactur	er	List your manufacturer of the product you are bidding.		
	2	Equivalent	Mixture Blend	If bidding an equivalent mix other than requested above li your mixture blend.	st	
13	800	Lbs.	46.25% Seed C 14.22% Pawnee 8.03% Blaze Lit 7.13% NE54 Inc	e Big Bluestem tle Bluestem diangrass /estern Wheatgrass /irginia Wildrye Canada Wildrye vitchgrass		\$4.90
	Item	Notes:				
	Sup	plier Notes				
	Item	Attributes: I	Please review the following	and respond where necessary		
	#	Name		Note	Response	
	1	Manufactur	er	List your manufacturer of the product you are bidding.	Miller Seed	
	2	Equivalent	Mixture Blend	If bidding an equivalent mix other than requested above li your mixture blend.	st	
14	1,00	00 Lbs.	ALL PURPOSE (32% Bromegras 34% Linn. Pere 34% Fawn Tall	nnial Ryegrass		\$1.40
	Item	Notes:				
	Suc	plier Notes				
	Sup					

	Item	Attributes: Please review the following and	respond where necessary				
	#	Name	Note	Response			
	1	Manufacturer	List your manufacturer of the product you are bidding.	Miller Seed			
	2	Equivalent Mixture Blend	If bidding an equivalent mix other than requested above list your mixture blend.				
15	300	D Lbs. SMOOTH BROME C 98% Brome	GRASS		\$3.50		
	Iten	Item Notes:					
	Sup	oplier Notes:					
	Item	Attributes: Please review the following and	respond where necessary				
	#	Name	Note	Response			
	1	Manufacturer	List your manufacturer of the product you are bidding.	Miller Seed			
	2	Mixture Blend	List your blended mix	100% Smooth Bromegrass			
16	100	b Lbs. FINE BLADE FESCU	JE		\$1.25		
	lten		IUST BE BLUE TAG CERTIFIED UNLESS OTHERWI DS/MIXTURES MUST BE INTERAGENCY BLUE TAG				
	Sup	oplier Notes:					
	Item	Attributes: Please review the following and	respond where necessary				
	#	Name	Note	Response			
	1	Mixture Blend	List your mixture blend.	Miller Seed			
	2	Manufacturer	List your manufacturer of the product you are bidding.	Preferred Turf			
17	100	b Lbs. BLUEGRASS			\$2.25		
	Iten		IUST BE BLUE TAG CERTIFIED UNLESS OTHERWI DS/MIXTURES MUST BE INTERAGENCY BLUE TAG				
	Sup	oplier Notes:					
	Item	Attributes: Please review the following and	respond where necessary				
	#	Name	Note	Response			
	1	Manufacturer	List your manufacturer of the product you are bidding.	Miller Seed			

18	250	D Lbs.	TALL TURF FES(Titan RX Tall Fes Titan Ultra Tall Fe Rendition RX Tall Hudson Tall Fest	cue - 22.6% escue 18.6% I Fescue - 29.25%		\$1.25
	lter	n Notes:		D MUST BE BLUE TAG CERTIFIED UNLESS OTHERWI ENDS/MIXTURES MUST BE INTERAGENCY BLUE TAG D		
	Sup	pplier Notes:				
			Please review the following a	and respond where necessary		
	#	Name		Note	Response	
	1	Manufacture	er	List your manufacturer of the product you are bidding.	Miller Seed	
	2	Equivalent I	Mixture Blend	If bidding an equivalent mix other than requested above list your mixture blend.	t Preferred Turf	
19	100	0 50 Lb	Titan RX Tall Fes Rendition RX Tall	CUE BLEND ccue - 32.7% Germination - 90 I Fescue - 32.7% Germination - 90 cue - 32.7% Germination - 90		\$1.25
		n Notes: pplier Notes:	TURFGRASS SEED BLI OTHERWISE SPECIFIE	D MUST BE BLUE TAG CERTIFIED UNLESS OTHERWI ENDS/MIXTURES MUST BE INTERAGENCY BLUE TAG D.		
	Itom	n Attributoo: [Places review the following (and respond where necessary		
	#	Name	riease review the following a	Note	Response	
	1	Manufacture	er	List your manufacturer of the product you are bidding.	Miller Seed	
	2	Equivalent I	Mixture Blend	If bidding an equivalent mix other than requested above list your mixture blend.	t Preferred Turf	
20	2,5	00 Lbs.	PURE LIVE SEE Brome - 10 Switch Grass - 2. Hairy Vetch - 2X I Red Clover - 2X I Oats - 20 TOTAL - 36.75LB	Inoculation - 2.25 noculation - 2.25		\$1.20
	Iter	m Notes:				
	Sup	pplier Notes:				

	Item	Attributes: Please	review the following and res	spond where necessary		
	#	Name	<u>N</u>	lote	Response	
	1	Equivalent Mixtur		bidding an equivalent mix other than requested above list our mixture blend.	N/A	
	2	Manufacturer	L	ist your manufacturer of the product you are bidding.	Miller Seed	
21	2,50	00 Lbs.	PURE LIVE SEED WIT Brome - 10 Switch Grass - 2.25 Hairy Vetch - 2X Inocula Red Clover - 2X Inocula Wheat - 20 TOTAL - 36.75LBS./AC	ation - 2.25		\$1.20
	Iten	n Notes:				
	Sup	oplier Notes:				
	Item	Attributes: Please	review the following and res	spond where necessary		
	#	Name		lote	Response	
	1	Manufacturer	L	ist your manufacturer of the product you are bidding.	Miller Seed	
	2	Equivalent Mix Bl		bidding an equivalent mix other than requested above list our mixture blend.	N/A	
22	2,00	00 Lbs.	SEED MIX FOR EROS Tall Fescue 35.50% Min Brome grass 35.25% M Perennial Ryegrass 26	n. percent purity		\$1.45
	Iten	n Notes:				
	Sup	oplier Notes:				
	Item	Attributes: Please	review the following and res	spond where necessary		
	#	Name	<u>N</u>	lote	Response	
	1	Manufacturer	L	ist your manufacturer of the product you are bidding.	Miller Seed	
	2	Equivalent Mix Bl		bidding an equivalent mix other than requested above list our mixture blend.	Preferred Turf	
23	500	Lbs.	SEED FOR COVER CF Oats 98% Min. percent			\$0.25
	Iten	n Notes:				
	Sur	plier Notes:				

	Item	Attributes:	Please review the following an	nd respond where necessary	
	#	Name		Note	Response
	1	Manufactu	rer	List your manufacturer of the product you are bidding.	Miller Seed
	2	Equivalent	Mix Blend	If bidding an equivalent mix other than requested above lis your mixture blend.	t N/A
24	500	Lbs	Tall Fescue 86.5%	ss 6.7% Germination - 85	\$1.30
2 24 500 Item <u>Item</u> 1 2 25 1,00 Mar	Item	n Notes:		MUST BE BLUE TAG CERTIFIED UNLESS OTHERWI NDS/MIXTURES MUST BE INTERAGENCY BLUE TAG	
	Sup	plier Notes	S:		
	Attributes:	Please review the following an	nd respond where necessary		
	#	Name		Note	Response
	1	Manufactu	rer	List your manufacturer of the product you are bidding.	Miller Seed
	2	Equivalent	Mix Blend	If bidding an equivalent mix other than requested above lis your mixture blend.	t Preferred Turf
25			KENTUCKY BLUE Park or Sough Dakota Cor	GRASS (Poe pratensis) 85% min. germination	\$3.00
		n Notes:	Park or South Dakota Cor THE ATTACHMENT SEC CERTIFIED UNLESS OT ALL TURFGRASS SEED	mmon is the only acceptable brand of Bluegrass SEE A ⁻ TION OF THE BID FOR THIS ITEM ALL TURFGRASS	SEED MUST BE BLUE TAG
# I 1 I 2 I 24 500 Item I Supple Item A 1 I 2 I 24 500 Item I 24 500 Item A 4 I 2 I 25 1,000 Manu Item I Supple Item A 4 I 1 I 25 1,000 Manu Item I Item A Item A 4 I	plier Notes	8:			
			Please review the following an		
		Name		Note	Response
	1	Manufactu	rer	List your manufacturer of the product you are bidding.	Miller Seed
26	1,00 Item	00 Lbs. n Notes:	Barton Western Wi min 80% Germinat 7.1% Russell Smor Germination at 47. SEE ATTACHED DOCUM INFORMATION ON THIS OTHERWISE SPECIFIED ALL TURFGRASS SEED	MENT UNDER THE ATTACHMENT SECTION OF THE E ITEM ALL TURFGRASS SEED MUST BE BLUE TAG) BLENDS/MIXTURES MUST BE INTERAGENCY BLUE	Vheatgrass with Germination at min 90% BID FOR ADDITIONAL CERTIFIED UNLESS TAG CERTIFIED UNLESS
			OTHERWISE SPECIFIED) For use on sides of Landfill cap with side slopes 4H:1\	/ or steeper

Supplier Notes:

#	Name	Note	Response	
1	Manufacturer	List your manufacturer of the product you are bidding.	Miller Seed	
2	Equivalent Mixture	Blend If bidding an equivalent mix other than requested above list your mixture blend.	N/A	
10	40 Lbs	PERENNIAL GRASS SEEDING BLEND Barton Western Wheatgrass with Germination at 7.5% Hycrest Crested Wheatgrass with min. 90% Germinat Smooth Brome at 80% Germination at 5% Russell Oats with min. 90% Ger 17.5% Andropogon Gerardi Big Bluestem 12.5% Sorghastrum Nutans India 12.5% Bouteloua Curtifpendula Sideoats Grama at 12.25% Panicum Virgati at 12% Festuca Arundiancea Tall Fescue at 12% Petalostemen Purpureum Prairiectover at 0.5% Salvia Pitcheri Pitcher Sage at 0.5% Upright Prairiect	ion at 7.5% mination at an Grass at urm Switchgrass n Purple	\$11.00
	INFO	0.25% ATTACHED DOCUMENT UNDER THE ATTACHMENT SECTION OF THE B RMATION ON THIS ITEM	ID FOR ADDITIONAL	
Sup	INFO	ATTACHED DOCUMENT UNDER THE ATTACHMENT SECTION OF THE B RMATION ON THIS ITEM	ID FOR ADDITIONAL	
Sup	INFO	ATTACHED DOCUMENT UNDER THE ATTACHMENT SECTION OF THE B	ID FOR ADDITIONAL	
Sup	INFO oplier Notes: n Attributes: Please	ATTACHED DOCUMENT UNDER THE ATTACHMENT SECTION OF THE B RMATION ON THIS ITEM		
Sup	INFO oplier Notes: <u>n Attributes: Please</u> <u>Name</u>	ATTACHED DOCUMENT UNDER THE ATTACHMENT SECTION OF THE B RMATION ON THIS ITEM review the following and respond where necessary Note List your manufacturer of the product you are bidding.	Response Miller Seed	

Addendum #1 for Annual Supply of Grass Seed Bid 17-096

Addenda are instruments issued by the City prior to the date for receipt of offers which will modify or interpret the specification document by addition, deletion, clarification or correction.

Please acknowledge receipt of this addendum in the space provided in the Attribute Section.

Be advised of the following changes and clarifications to the City's specification and bidding documents:

1. Additional lines have been added for Kentucky Bluegrass and Wheatgrass Blend for Landfill cap grass seed which is required by the NDEQ.

All other terms and conditions shall remain unchanged.

Dated this 24th day of March, 2017.

Rachelle Hinze, Buyer

PART 2 - PRODUCTS

2.1 MATERIALS

Line 26-

- A. Seed Quality:
 - 1. Fresh, clean, new-crop seed labeled in accordance with U.S. Department of Agriculture Rules and Regulations under Federal Seed Act in effect on date of bidding.
 - 2. Provide seed of species, proportions and minimum percentages of purity, germination and maximum percentage of weed seed as specified.
- B. Perennial Grass Seeding:

~							
1	Bluegrass, for use on the top of landfill cap with slope less than 4H:1V:						
		MINIMUM	MINIMUM	a na sa ang s			
		PERCENT	PERCENT	LBS PLS			
	GRASSES	GERMINATION	PURITY	PER ACRE			
Line 25 -	Kentucky Bluegrass (Poe pratensis)	85	95	200			
PULL	American Albumana Park on South Dalate Comment						

a. Approved bluegrass: Park or South Dakota Common.

2. For use on the sides of landfill cap with side slopes 4H:1V or steeper:

GRASSES	VARIETY	MINIMUM PERCENT GERMINATION	LBS PLS PER ACRE	-
Inter Wheatgrass	Manska	95	10	- Z3,8 Y
Western Wheatgrass	Barton	80	3	. 7.1%
Slender Wheatgrass		80	4	9.5%
Crested Wheatgrass	Hycrest	90	3	712
Smooth Brome	-	80	2 -	4.8 %
Oats	Russell	90	20	47.6%
a. Variety: As stated unless alternates are approved.				99.9%

C. Perennial Grass Seeding:

1. For use on all disturbed areas:

				an Rodani wilayin di Kiliyin		PPROXIMATE
-			MIN PERCENT	LBS PLS NUMBER OF SEED		MBER OF SEEDS
n7-	GRASSES	VARIETY	GERMINATION	PER ACRE PER LB (PL		PER LB (PLS)
Line 27-	Western Wheatgrass	Barton	80	3	7,5%	
Lino	Crested Wheatgrass	Hycrest	90	3	7,5%	
•	Smooth Brome	-	80	2	5%	
	Oats	Russell	90	7	17.5%	
	Big bluestem	Andropogon gerardi		5	12.5%	165,000
	Indian grass	Sorghastrum nutans		5	12.5%	175.000
	Sideoats grama	Bouteloua curtifpendula		4.9	12.25%	,
	Switchgrass	Panicum virgatum		4.8	12%	389,000
	Fescue, Tall	Festuca arundiancea		4.8	12%	250.000
	Purple prairieclover	Petalostemen purpureum		0.2	0.5%	278,000
	Pitcher Sage	Salvia pitcheri			0.5%	149,000
	Upright	-		- •		
	prairieconeflower		and a state of the	0.1	0.25%	461,000
					100 11	

a. Variety: As stated unless alternates are approved.

40165 100%

SPECIAL PROVISIONS FOR TERM CONTRACTS

PURCHASING DEPARTMENT CITY OF LINCOLN/LANCASTER COUNTY, NEBRASKA

1. ESTIMATED QUANTITIES

- 1.1 The quantities set forth in the line items and specification document are approximate and represent the estimated requirements for the contract period.
- 1.2 Items listed may or may not be an inclusive requirements for this category.
- 1.3 Category items not listed, but distributed by bidder are to be referred to as <u>kindred items</u>. Kindred items shall receive the same percentage of discount or pricing structure as items listed in the specification document.
- 1.4 The unit prices and the extended total prices shall be used as a basis for the evaluation of bids. The actual quantity of materials necessary may be more or less than the estimates listed in the specification document, but the City/County shall be neither obligated nor limited to any specified amount. If possible, the Owners will restrict increases/decreases to 20% of the estimated quantities listed in the specification document.

2. CONTRACT PERIOD

- 2.1 The material shall be delivered as ordered during the contract period, beginning from the date of contract execution and ending as indicated in the specifications or in the Attribute Section of the bid.
- 2.2 Bidder must indicate in the Bid, if extension renewals are an option.
- 2.3 By mutual consent of both parties it is understood and agreed that the contract may be renewed at the same prices and/or under the same conditions governing the original contract.

3. BID PRICES

- 3.1 Bidders must state in the Attribute Section if the bid prices will remain firm for the full contract period; or if the bid prices will be subject to escalation/de-escalation.
- 3.2 <u>Escalation/De-escalation Clause:</u> In the event that prevailing market conditions warrant an adjustment in bid prices contained in the contract, the following escalation/de-escalation clause shall be the only clause applicable or acceptable:

1. Contractor shall give written notice to the Purchasing Agent of any proposed changes from contract prices not less than thirty (30) calendar days prior to the effective date of said price changes.

2. Such notice must be accompanied by a certified copy of the supplier's advisory or notification to the contractor of price changes.

3. No price escalation will be authorized in excess of the amount of the increase referred to on the supplier's notice.

4. Purchasing shall issue a contract Addendum with revised pricing upon receipt and approval. The Addendum will be executed by both parties for the remaining term of the contract.

5. The approved price change shall be honored for all orders received by the contractor after the effective date of such price change.

6. Approved price changes are not applicable to orders already issued and in process at time of price change.

7. Purchasing reserves the right to audit and/or examine any pertinent books, documents, papers, records or invoices relating directly to the contract transaction in question after reasonable notice and during normal business hours.

8. The Purchasing Agent retains the right to determine whether or not such proposed price changes are in the best interests of the City/County.

9. If in the opinion of the Purchasing Agent any proposed increase is found unacceptable, the Purchasing Agent reserves the right to cancel the contract upon thirty (30) calendar days written notice.

10. Contractors must tie any price change clause to an industry-wide or otherwise nationally recognized index, or some other form of verifiable document. Contractor will put the Purchasing Agent on the mailing lists for such publication so that the Purchasing Agent can monitor said changes. Such membership will be no cost to the Owners.

4. CONTRACT ADMINISTRATION

- 4.1 The Purchasing Division will issue a Contract to all successful bidders. Such contract will incorporate the specifications and all other forms used during the bid process.
- 4.2 Orders for materials will be made as needed by the various Agencies following execution by all parties.
- 4.3 Contractor may be asked to assist the Purchasing Agent with the development of a list of repetitively purchased commodities, to periodically update such list, and to assist in the development of a list of suitable substitutions.
- 4.4 Contractor shall provide technical advice upon request, and assist in the evaluation of new products.
- 4.5 Contractor shall monitor orders to ensure the highest possible fill rate and minimize back-orders.

5. QUARTERLY REPORT

- 5.1 Upon request, the contractor shall provide to the Purchasing Agent a quarterly report, showing all purchases made under the terms and conditions of the contract.
- 5.2 Such quarterly report shall itemize the following information: 1. Each ordering department.
 - 2. Items and quantities purchased by department.
 - 3. Total dollar amount of purchases by department.

ANNUAL SUPPLY FOR GRASS SEED

1. SUPPLEMENTAL TO INSTRUCTIONS TO BIDDERS

- 1.1 The City of Lincoln, Lancaster County and the Lincoln-Lancaster County Public Building Commission, (hereafter referred to as "Owners") will enter into a contract for the Annual Supply of Grass Seed to be ordered on an as needed basis.
- 1.2 The quantities set forth in the specification document are approximate and represent an estimated requirement of the Owners for the contract term.
 - 1.2.1 The actual quantity of seed needed may be more or less than the estimates listed in the bid line item, the Owners shall be neither obligated nor limited to any specified amount.
- 1.3 The contract term shall be a one (1) year term from the date of execution upon approval by both parties.
- 1.4 Bidder shall submit bid documents and all supporting material via e-bid.
- 1.5 All inquiries regarding these specifications shall be directed via e-mail or faxed written request to Rachelle Hinze, Buyer (rhinze@lincoln.ne.gov) or fax: (402) 441-6513.
 - 1.5.1 These inquiries and/or responses shall be distributed to prospective bidders electronically as an addenda.
 - 1.5.2 The Purchasing Office shall only reply to written inquiries received within five (5) calendar days of bid opening.
 - 1.5.3 No direct contact is allowed between Vendor and other City staff throughout the bid process.
 - 1.5.3.1 Failure to comply with this directive may result in vendor bid being rejected.
- 1.6 If vendor bids an equivalent to line item requested vendor shall attach blend of product in the response attachment section of the bid.
- 1.7 Turf grass seed and seed blends must be blue tag certified.
- 1.8 Unit price shall include delivery.
- 1.9 Vendor shall provide labels of the equivalent blend they are bidding in the suppliers response attachment section of the bid.

2. ORDERS AND DELIVERY

- 2.1 Orders will be placed by departments on an as needed basis.
- 2.2 Delivery shall be F.O.B. destination which will be given at the time of order by various departments.
 - 2.1 A standard delivery time shall be included in the attributes portion of the response.

3. EVALUATION CRITERIA

- 3.1 Evaluation of bids will consist of the following:
 - 3.1.1 Total price of contract and product that will amount to the best value to the Owners.

INSTRUCTIONS TO BIDDERS

City of Lincoln, Nebraska, County of Lancaster, Public Building Commission

E-Bid

1. BIDDING PROCEDURE

- 1.1 Sealed bid, formal and informal, subject to Instructions and General Conditions and any special conditions set forth herein, will be received in the office of the Purchasing Division, 440 So. 8th St., Lincoln, NE 68508, until the bid closing date and time indicated for furnishing the City of Lincoln, Lancaster County and Building Commission, hereafter referred to as "Owners" the materials, supplies, equipment or services shown in the electronic bid request.
- 1.2 Bidders shall use the electronic bid system for submitting bids and must complete all required fields. If you do not care to bid, please respond to the bid request and note your reason.
- 1.3 Identify the item you will furnish by brand or manufacturer's name and catalog numbers. Also furnish specifications and descriptive literature if not bidding the specific manufacturer or model as listed in the specifications.
- 1.4 Any person submitting a bid for a firm, corporation, or other organization must show evidence of his authority so to bind such firm, corporation, or organization.
- 1.5 Bids received after the time and date established for receiving bids will be rejected.
- 1.6 The Bidders and public are invited, but not required, to attend the formal opening of bids. At the opening, prices will be displayed electronically and/or read aloud to the public. The pricing is also available for immediate viewing on-line. No decisions related to an award of a contract or purchase order will be made at the opening.
 1.7 If bidding on a construction contract, the City's Standard Specifications for Municipal Construction 2011 shall apply.
 - If bidding on a construction contract, the City's Standard Specifications for Municipal Construction 2011 shall apply. 1.7.1 Bidders may obtain this document from the City's Design Engineering Division of the Public Works & Utilities Department for a small fee.
 - 1.7.2 Said document can be reviewed at Design Engineering or the office of the Purchasing Division.
 - 1.7.3 Said document is available on the web site.
 - http://www.lincoln.ne.gov/city/pworks/engine/dconst/standard/stndspec/index.htm

2. BID SECURITY

- 2.1 Bid security, as a guarantee of good faith, in the form of a certified check, cashier's check, or bidder's bond, may be required to be submitted with this bid document, as indicated on the bid.
 - 2.1.1 Bid security, if required, shall be in the amount specified on the bid. The bid security must be scanned and attached to the "Response Attachments" section of your response or it can be faxed to the Purchasing Office at 402-441-6513. The original bid security should then be sent or delivered to the office of the Purchasing Division, 440 S. 8th St., Ste. 200, Lincoln, NE 68508 to be received within three (3) days of bid closing.
 - 2.1.2 If bid security is not received in the Office of the Purchasing Division as stated above, the vendor may be determined to be non-responsive.
- 2.2 If alternates are submitted, only one bid security will be required, provided the bid security is based on the amount of the highest gross bid.
- 2.3 Such bid security will be returned to the unsuccessful Bidders when the award of bid is made.
- 2.4 Bid security will be returned to the successful Bidder(s) as follows:
 - 2.4.1 For single order bids with specified quantities: upon the delivery of all equipment or merchandise, and upon final acceptance by the Owners.
 - 2.4.2 For all other contracts: upon approval by the Owners of the executed contract and bonds.
- 2.5 Owners shall have the right to retain the bid security of Bidders to whom an award is being considered until either:
 - 2.5.1 A contract has been executed and bonds have been furnished.
 - 2.5.2 The specified time has elapsed so that the bids may be withdrawn.
 - 2.5.3 All bids have been rejected.
- 2.6 Bid security will be forfeited to the Owners as full liquidated damages, but not as a penalty, for any of the following reasons, as pertains to this specification document:
 - 2.6.1 If the Bidder fails or refuses to enter into a contract on forms provided by the Owners, and/or if the Bidder fails to provide sufficient bonds or insurance within the time period as established in this specification document.

3. BIDDER'S REPRESENTATION

- 3.1 Each Bidder by electronic signature and submitting a bid, represents that the Bidder has read and understands the specification documents, and the bid has been made in accordance therewith.
- 3.2 Each Bidder for services further represents that the Bidder has examined and is familiar with the local conditions under which the work is to be done and has correlated the observations with the requirements of the bid documents.

04/05/12

4. CLARIFICATION OF SPECIFICATION DOCUMENTS

- 4.1 Bidders shall promptly notify the Purchasing Agent of any ambiguity, inconsistency or error which they may discover upon examination of the specification documents.
- 4.2 Bidders desiring clarification or interpretation of the specification documents for formal bids shall make a written request which must reach the Purchasing Agent at least five (5) calendar days prior to the date and time for receipt of formal bids.
- 4.3 Changes made to the specification documents will be issued electronically. All vendors registered for that bid will be notified of the addendum. Subsequent Bidders will only receive the bid with the addendum included.
- 4.4 Oral interpretations or changes to the bidding documents made in any manner other than written form will not be binding on the Owners; and Bidders shall not rely upon such interpretations or changes.

5. ADDENDA

- 5.1 Addenda are instruments issued by the Owners prior to the date for receipt of bids which modify or interpret the specification document by addition, deletion, clarification or correction.
- 5.2 Addenda notification will be made available to all registered vendors immediately via e-mail for inspection on-line.
- 5.3 No formal bid addendums will be issued later than forty-eight (48) hours prior to the date and time for receipt of formal bids, except an addendum withdrawing the invitation to bid, or an addendum which includes postponement of the bid.

6. INDEPENDENT PRICE DETERMINATION

6.1 By signing and submitting this bid, the Bidder certifies that the prices in this bid have been arrived at independently, without consultation, communication or agreement, for the purpose of restricting competition, as to any matter relating to such prices with any other Bidder or with any competitor; unless otherwise required by law, the prices which have been quoted in this bid have not been knowingly disclosed by the Bidder prior to bid opening directly or indirectly to any other Bidder or to any competitor; no attempt has been made, or will be made, by the Bidder to induce any person or firm to submit, or not to submit, a bid for the purpose of restricting competition.

7. ANTI-LOBBYING PROVISION

7.1 During the period between the bid advertisement date and the contract award, Bidders, including their agents and representatives, shall not lobby or promote their bid with any member of the City or County staff or officers except in the course of Owner sponsored inquiries, briefings, interviews, or presentations, unless requested by the Owners.

8. BRAND NAMES

- 8.1 Wherever in the specifications or bid that brand names, manufacturer, trade name, or catalog numbers are specified, it is for the purpose of establishing a grade or quality of material only; and the term "or equal" is deemed to follow.
- 8.2 It is the Bidder's responsibility to identify any alternate items offered in the bid, and prove to the satisfaction of the Owners that said item is equal to, or better than, the product specified.
- 8.3 Bids for alternate items shall be stated in the appropriate space on the e-bid form, or if the proposal form does not contain blanks for alternates, Bidder MUST attach to its bid document on Company letterhead a statement identifying the manufacturer and brand name of each proposed alternate, plus a complete description of the alternate items including illustrations, performance test data and any other information necessary for an evaluation.
- 8.4 The Bidder must indicate any variances by item number from the specification document no matter how slight.
- 8.5 If variations are not stated in the bid, it will be assumed that the item being bid fully complies with the Owners' bidding documents.

9. DEMONSTRATIONS/SAMPLES

- 9.1 Bidders shall demonstrate the exact item(s) proposed within seven (7) calendar days from receipt of such request from the Owners.
- 9.2 Such demonstration can be at the Owners delivery location or a surrounding community.
- 9.3 If items are small and malleable, the Bidder is proposing an alternate product, the Bidder shall supply a sample of the exact item. Samples will be returned at Bidder's expense after receipt by the Owners of acceptable goods. The Bidder must indicate how samples are to be returned.

10. DELIVERY (Non-Construction)

- 10.1 Each Bidder shall state on the bid the date upon which it can make delivery of all equipment or merchandise.
- 10.2 The Owners reserve the right to cancel orders, or any part thereof, without obligation, if delivery is not made within the time(s) specified on the bid.
- 10.3 All bids shall be based upon **inside** delivery of the equipment/ merchandise F.O.B. the Owners at the location specified by the Owners, with all transportation charges paid.
- 10.4 At the time of delivery, a designated Owner employee will sign the invoice/packing slip. The signature will only indicate that the order has been received and the items actually delivered agree with the delivery invoice. This signature does not indicate all items met specifications, were received in good condition and/or that there is not possible hidden damage or shortages.

11. WARRANTIES, GUARANTEES AND MAINTENANCE

- 11.1 Copies of the following documents, if requested, shall accompany the bid proposal for all items being bid:: 11.1.1 Manufacturer's warranties and/or guarantees.
 - 11.1.2 Bidder's maintenance policies and associated costs.
- 11.2 As a minimum requirement of the Owners, the Bidder will guarantee in writing that any defective components discovered within a one (1) year period after the date of acceptance shall be replaced at no expense to the Owners. Replacement parts of defective components shall be shipped at no cost to the Owners. Shipping costs for defective parts required to be returned to the Bidder shall be paid by the Bidder.

12. ACCEPTANCE OF MATERIAL

- 12.1 All components used in the manufacture or construction of materials, supplies and equipment, and all finished materials, shall be new, the latest make/model, of the best quality, and the highest grade workmanship.
- 12.2 Material delivered under this proposal shall remain the property of the Bidder until:
 - 12.2.1 A physical inspection and actual usage of the material is made and found to be acceptable to the Owners; and
 - 12.2.2 Material is determined to be in full compliance with the bidding documents and accepted proposal.
- 12.3 In the event the delivered material is found to be defective or does not conform to the specification documents and accepted proposal, the Owners reserves the right to cancel the order upon written notice to the Bidder and return materials to the Bidder at Bidder's expense.
- 12.4 Awarded Bidder shall be required to furnish title to the material, free and clear of all liens and encumbrances, issued in the name of the Owner, as required by the specification documents or purchase orders.
- 12.5 Awarded Bidder's advertising decals, stickers or other signs shall not be affixed to equipment. Vehicle mud flaps shall be installed blank side out with no advertisements. Manufacturer's standard production forgings, stampings, nameplates and logos are acceptable.

13. BID EVALUATION AND AWARD

- 13.1 The electronic signature shall be considered an offer on the part of the Bidder. Such offer shall be deemed accepted upon issuance by the Owners of purchase orders, contract award notifications, or other contract documents appropriate to the work.
- 13.2 No bid shall be modified or withdrawn for a period of ninety (90) calendar days after the time and date established for receiving bids, and each Bidder so agrees in submitting the bid.
- 13.3 In case of a discrepancy between the unit prices and their extensions, the unit prices shall govern.
- 13.4 The bid will be awarded to the lowest responsible, responsive Bidder whose bid will be most advantageous to the Owners, and as the Owners deem will best serve the requirements and interests of the Owners.
- 13.5 The Owners reserves the right to accept or reject any or all bids; to request rebids; to award bids item-by-item, with or without alternates, by groups, or "lump sum"; to waive minor irregularities in bids; such as shall best serve the requirements and interests of the Owners.
- 13.6 In order to determine if the Bidder has the experience, qualifications, resources and necessary attributes to provide the quality workmanship, materials and management required by the plans and specifications, the Bidder may be required to complete and submit additional information as deemed necessary by the Owners. Failure to provide the information requested to make this determination may be grounds for a declaration of non-responsive with respect to the Bidder.
- 13.7 The Owners reserves the right to reject irregular bids that contain unauthorized additions, conditions, alternate bids, or irregularities that make the Bid Proposal incomplete, indefinite or ambiguous.
- 13.8 Any governmental agency may piggyback on any contract entered into from this bid.

14. INDEMNIFICATION

- 14.1 The Bidder shall indemnify and hold harmless the Owners from and against all losses, claims, damages, and expenses, including, attorney's fees arising out of or resulting from the performance of the contract that results in bodily injury, sickness, disease, death, or to injury to or destruction of tangible property, including the loss of use resulting therefrom and is caused in whole or in part by the Bidder, any subcontractor, any directly or indirectly employed by any of them or anyone for whose acts any of them may be liable. This section will not require the Bidder to indemnify or hold harmless the Owners for any losses, claims damages, and expenses arising out of or resulting from the sole negligence of the Owners.
- 14.2 In any and all claims against the Owners or any of its members, officers or employees by an employee of the Bidder, any subcontractor, anyone directly or indirectly employed by any of them or by anyone for whose acts made by any of them may be liable, the indemnification obligation under paragraph 14.1 shall not be limited in any way by any limitation of the amount or type of damages, compensation or benefits payable by or for the Bidder or any subcontractor under worker's compensation acts, disability benefit acts or other employee benefit acts.

15. **TERMS OF PAYMENT**

15.1Unless stated otherwise, the Owners will begin processing payment within thirty (30) calendar days after all labor has been performed and all equipment or other merchandise has been delivered, and all such labor and equipment and other materials have met all contract specifications.

16. LAWS

- 16.1 The laws of the State of Nebraska shall govern the rights, obligations, and remedies of the parties under this proposal and any contract reached as a result of this process.
- Bidder agrees to abide by all applicable local, state and federal laws and regulations concerning the handling and 16.2 disclosure of private and confidential information concerning individuals and corporations as to inventions, copyrights, patents and patent rights.

17. EQUIPMENT TAX ASSESSMENT

17.1 Any bid for public improvement shall comply with Nebraska Revised Statutes Section 77-1323 and 77-1324. Indicating; every person, partnership, limited liability company, association or corporation furnishing labor or material in the repair, alteration, improvement, erection, or construction of any public improvement shall sign a certified statement which will accompany the contract. The certified statement shall state that all equipment to be used on the project, except that acquired since the assessment date, has been assessed for taxation for the current year, giving the county where assessed.

18. **AFFIRMATIVE ACTION**

The City of Lincoln-Lancaster County provides equal opportunity for all Bidders and encourages minority businesses, 18.1women's businesses and locally owned business enterprises to participate in our bidding process.

19. INSURANCE

All Bidders shall take special notice of the insurance provisions required for all City/County and Building Commissions 19.1 contracts (see Insurance Requirements for City, County, Building Commission).

20. **EXECUTION OF AGREEMENT**

- 20.1 Depending on the type of service and commodity provided, one of the following methods will be employed. The method applicable to this contract will be checked below: a.
 - PURCHASE ORDER, unless otherwise noted.
 - This Contract shall consist of a City of Lincoln, Lancaster County and City-County Public Building 1. Commission Purchase Order.
 - A copy of the Bidder's bid response (or referenced bid number) attached and that the same, in all 2. particulars, becomes the contract between the parties hereto: that both parties thereby accept and agree to the terms and conditions of said bid documents.
 - CONTRACT, unless otherwise noted. Xb.
 - 1. City, County and City-County Public Building Commission will furnish copies of a Contract to the successful Bidder who shall prepare attachments as required. Insurance as evidenced by a Certificate of Insurance (as required), surety bonds properly executed (as required), and Contract signed and dated.
 - 2. The prepared documents shall be returned to the Purchasing Office within 10 days (unless otherwise noted).
 - 3. The City, County and City-County Public Building Commission will sign and date the Contract.
 - Upon approval and signature, the City, County and City-County Public Building Commission will return 4. one copy to the successful Bidder.

21. TAXES AND TAX EXEMPTION CERTIFICATE

- The Owners are generally exempt from any taxes imposed by the state or federal government. A Tax Exemption 21.1 Certificate will be provided as applicable.
- 22.2 The Water Division of the City of Lincoln is taxable per Reg. 066.14A and no exemption certificate will be issued.

22. CITY AUDIT ADVISORY BOARD

All parties of any City agreement shall be subject to audit pursuant to Chapter 4.66 of the Lincoln Municipal Code and 22.1 shall make available to a contract auditor, as defined therein, copies of all financial and performance related records and materials germane to the contract/order, as allowed by law.

23. E-VERIFY

23.1 In accordance with Neb. Rev. Stat. 4-108 through 4-114, the contractor agrees to register with and use a federal immigration verification system, to determine the work eligibility status of new employees performing services within the state of Nebraska. A federal immigration verification system means the electronic verification of the work authorization program of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996, 8 U.S.C. 1324 a, otherwise known as the E-Verify Program, or an equivalent federal program designated by the United States Department of Homeland Security or other federal agency authorized to verify the work eligibility status of a newly hired employee pursuant to the Immigration Reform and Control Act of 1986. The Contractor shall not discriminate against any employee or applicant for employment to be employed in the performance of this section pursuant to the requirements of state law and 8 U.S.C.A 1324b. The contractor shall require any subcontractor to comply with the provisions of this section. For information on the E-Verify Program, go to www.uscis.gov/everify.

In furtherance of Neb. Rev. Stat. §84-712 et seq., all proposals or responses received may be subject to a public records request. Responses to public records requests may include the entire proposal or response. Bidders must request that proprietary information be excluded from the posting. The bidder must identify the proprietary information, mark the proprietary information according to state law, and submit the proprietary information in a separate container or envelope marked conspicuously in black ink with the words "PROPRIETARY INFORMATION". The bidder must submit a detailed written showing that the release of the proprietary information would give a business advantage to named business competitor(s) and explain how the named business competitor(s) will gain an actual business advantage by disclosure of information. The mere assertion that information is proprietary or that a speculative business advantage might be gained is not sufficient. (See Attorney General Opinion No. 92068, April 27, 1992) THE BIDDER MAY NOT ASSERT THAT THE ENTIRE PROPOSAL IS PROPRIETARY. COST PROPOSALS WILL NOT BE CONSIDERED PROPRIETARY AND ARE A PUBLIC RECORD IN THE STATE OF NEBRASKA. The City and/or County will then determine, in its discretion, if the interests served by nondisclosure outweighs any public purpose served by disclosure. (See Neb. Rev. Stat. § 84-712.05(3)) The Bidder will be notified of the agency's decision. Absent a City and/or County determination that information is proprietary, the City and/or County will consider all information a public record subject to release regardless of any assertion that the information is proprietary. If the agency determines it is required to release proprietary information, the bidder will be informed. It will be the bidder's responsibility to defend the bidder's asserted interest in nondisclosure. To facilitate such public postings, with the exception of proprietary information, the City of Lincoln and/or Lancaster County reserves a royaltyfree, nonexclusive, and irrevocable right to copy, reproduce, publish, post to a website, or otherwise use any contract, proposal, or response to this RFP for any purpose, and to authorize others to use the documents. Any individual or entity awarded a contract, or who submits a proposal or response to this bid/RFP, specifically waives any copyright or other protection the contract, proposal, or response to the bid/RFP may have; and, acknowledges that they have the ability and authority to enter into such waiver. This reservation and waiver is a prerequisite for submitting a proposal or response to this RFP, and award of a contract. Failure to agree to the reservation and waiver will result in the proposal or response to the bid/RFP being found nonresponsive and rejected. Any entity awarded a contract or submitting a proposal or response to the bid/RFP agrees not to sue, file a claim, or make a demand of any kind, and will indemnify and hold harmless the City and/or County and its employees, volunteers, agents, and its elected and appointed officials from and against any and all claims, liens, demands, damages, liability, actions, causes of action, losses, judgments, costs, and expenses of every nature, including investigation costs and expenses, settlement costs, and attorney fees and expenses, sustained or asserted against the City and/or County, arising out of, resulting from, or attributable to the releasing of the contract or the proposals and responses to the RFP, awards, and other documents in accordance with the state public records laws.

Advertise 2 times Friday, March 24, 2017 Friday, March 31, 2017

City of Lincoln/Lancaster County Purchasing Division NOTICE TO BIDDERS

Sealed bids will be received by the Purchasing Agent of the City of Lincoln/Lancaster County, Nebraska BY ELECTRONIC BID PROCESS until: **12:00 pm, Friday, April 7, 2017** for providing the following:

Annual Supply – Grass Seed Bid No. 17-096

Bidders must be registered on the City/County's E-Bid site in order to respond to the above Bid. To register go to: lincoln.ne.gov (type: e-bid - in search box, then click "Supplier Registration").

Questions concerning this bid process may be directed to City/County Purchasing at (402) 441-8103 or purchasing@lincoln.ne.gov