C-18-0536

CONTRACT DOCUMENTS

CITY OF LINCOLN/LANCASTER COUNTY NEBRASKA

Annual Repair Services For Construction and Purpose-Built Equipment Bid No. 18-167

> NMC, Inc. 401 Northwest 57th St. Lincoln, NE 68528 402-473-1080

CITY OF LINCOLN/LANCASTER COUNTY, NEBRASKA CONTRACT TERMS

THIS CONTRACT, made and entered into by and between <u>NMC, Inc., 401 Northwest 57th St.,</u> <u>Lincoln, NE 68528</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:

<u>Annual Repair Services for Construction and Purpose-Built Equipment, Bid No. 18-167</u> 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:

1. 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 full 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:

"Contracted Vendors" shall mean all vendors who contract or who have contracted with the Owners pursuant to Bid No. 18-167 for Annual Repair Services for Construction and Purpose-Built Equipment.

"Contracts" shall mean the collective contracts entered into between the Owners and the Contracted Vendors pursuant to Bid No. 18-167 for Annual Repair Services for Construction and Purpose-Built Equipment.

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 estimated cost of products or services for City Departments shall not exceed \$750,000.00 during the contract term without approval. The estimated cost of products or services for County agencies shall not exceed \$100,000.00 during the contract term without approval by the Board of Commissioners.

- 3. <u>Equal Employment Opportunity</u>. 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. Termination. 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. Notwithstanding the foregoing, the duties and obligations of the City, the County, and the Building Commission pursuant to the Contract shall be treated as divisible and severable duties and obligations, and default by any one of the City, the County, or the Building Commission shall not be attributed to any other of the Owners, but shall remain the sole obligation of the defaulting entity.
- 8. <u>Period of Performance</u>. This Contract shall be effective upon execution by all parties. The term of the Contract shall be a one-year term with the option to renew for three (3) additional one (1) year terms upon mutual agreement by all parties.
- 9. The Contract Documents comprise the Contract, and consist of the following:
 - 1. Contract Terms
 - 2. Accepted Proposal/Supplier Response
 - 3. Addendums No. 1 and 2
 - 4. Special Provisions
 - 5. Specifications
 - 6. Instructions to Bidders
 - 7. Insurance Requirements
 - 8. Sales Tax Exemption Form 13

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 Repair Services For Construction and Purpose-Built Equipment Bid No. 18-167 City of Lincoln and Lancaster County NMC, Inc.

EXECUTION BY CONTRACTOR

IF A CORPORATION:

Attest:

Seal

IF OTHER TYPE OF ORGANIZATION:

Name of Organization

NMC, INC.

By: MICHAEL DEISER Duly Authorized Official

401NW56T#ST. LiNCOLN Address ELOCAL 68528

MANAGER, BRANCH OPERATIONS. Legal Title of Official

Type of Organization

Address

By: ____ Member

By: ____ Member

IF AN INDIVIDUAL:

Name

Address

Signature

.

City of Lincoln Signature Page

CONTRACT Annual Repair Services For Construction and Purpose-Built Equipment Bid No. 18-167 City of Lincoln and Lancaster County NMC, Inc.

EXECUTION BY THE CITY OF LINCOLN, NEBRASKA

ATTEST:

 $\mathcal{F}_{\mathcal{C}}$

City Clerk

CITY OF LINCOLN, NEBRASKA

Chris Beutler, Mayor

Approved by Executive Order No._____

dated _____

Lancaster County Signature Page

CONTRACT Annual Repair Services For Construction and Purpose-Built Equipment Bid No. 18-167 City of Lincoln and Lancaster County NMC, Inc.

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 Information	on	Contact Inf	ormation	Ship to Information
Bid Creator	Robert Walla Purchasing Agent	Address	440 S. 8th St.	Address
Email Phone	rwalla@lincoln.ne.gov	Contact	Lincoln, NE 68516 Robert Walla -	Contact
Fax	1 (402) 441-8309 x 1 (402) 441-6513 x	Contact	Purchasing Agent	Contact
Tax	1 (402) 441 0010 X	F	Purchasing	Department
Bid Number	18-167 Addendum 2	Departmen	5	Building
Title	Annual Requirements -	Building		
	Repair Services for		Suite 200	Floor/Room
	Construction and Purpose-Built Equipment	Floor/Roon	n 402 (441) 8309 x	Telephone Fax
Bid Type	Bid	Fax	402 (441) 6513 x	Email
Issue Date	6/20/2018 07:20 AM (CT)	Email	rwalla@lincoln.ne.gov	
Close Date	7/6/2018 12:00:00 PM (CT)		0	
Supplier Infor	mation			
Company	NMC, Inc (Nebraska Machiner	y Company)		
Address	401 Northwest 56th Street			
	Lincoln, NE 68528			
Contact				
Department				
Building Floor/Room				
Telephone	(402) 473-1080			
Fax	· · · ·			
Email				
Submitted	7/2/2018 07:46:44 AM (CT)			
Total	\$8,903.00			
By submitting	your response, you certify that y	ou are authoi	rized to represent and bind	your company.
Signature G	ary Thomsen		Email garyth	nomsen@nmccat.com
Quanting Mate				
Supplier Note	5			
Bid Notes				
Bid Activities				

Bid Messages

Bid Attributes

#	ease review the following and respond Name	Note	Response	
I	Shop Location	Please list the location/s where your shop is located where service will be provided:		
2	Instructions to Bidders	I acknowledge reading and understanding the Instructions to Bidders.	Yes	
3	Sample Contract	I acknowledge reading and understanding the sample contract.	Yes	
ŀ	Specifications	I acknowledge reading and understanding the specifications.	Yes	
5	Term Clause of Contract	 (a) Bid prices firm for the initial contract period. YES or NO (b) Bid prices subject to escallation/de-escalation YES or NO (c) If Yes, state period for which prices will remain firm: through 	(a) Yes	
6	Renewal is an Option	Contract Extenstion Renewal is an option.	Yes	
7	Shop/Environmental Charges	State the Shop/Environmental Charges for each repair (If \$0, then please indicate \$0)-	\$0	
3	Parts Discount	State the percentage off of parts from the Manufactures Suggested List Price:	0%	
9	Parts and Labor Warranty Period	State the standard Parts and Labor Warranty Period for the Parts and Services Provided:	12 Months Parts and Labor for for Caterpillar equipment, All other brands subject to manufactures warranty.	
10	Type and number of service vehicles	State the type and number of service vehicles you currently have in service:	6 Fully equiped sevice trucks with 10,000 lb. cranes, 1 small service truck, 1 boom truck with 40,000 lb crane, 1 lube truck	
11	Field Service	Does your company provide after-hours field service upon request of the Owners? Yes or No	Yes	
12	Bidders Normal Working Hours	State the normal working days and hours for your Company:	7 AM to 5 PM Monday thru Friday	
13	Electronic Signature	Please check here for your electronic signature.	Yes	
14	Term	I acknowledge and understand that the Term of the contract will be one (1) year with the option to renew for three (3) additional one (1) year terms upon mutual agreement by all parties.	Yes	
15	Other Fees and Charges	List any other fees or charges which would be charged to the Owners for repairs which are not addressed in any other Attribute:	\$330 after hours call out fee	
		NOTE: Additional fees will not be paid by Owners during the contract term if they are not outlined in this section.		
16	Authorized Service Provider	What brand of equipment are you an Authorized Service and/or Warranty Provider for?	Caterpillar, Yes we work on all brands, Labor rates listed in Line ltems	
		Do you repair any other brands of equipment? Yes or No +		
		If Yes, Name the brands you service and provide the rates		

If Yes, Name the brands you service and provide the rates at which service would be completed.

17	Bid Award	I understand and accept the terms that the Owners reserve the right to award contracts to Vendors that they believe will best serve their interests as they relate to the work described in this bid and the Specifications: Yes or NO If NO, what exceptions do you take to this Attribute?	Yes
18	Service Response Time	Can your company meet the 2 hour timeline for providing services during regular business hours and emergency situations during non-business hours? YES or NO If NO - What is the response time that will be guaranteed?	Yes
19	Insurance Requirements and Endorsements	Vendor agrees to provide insurance coverage for each checked box on the Insurance Clause document in the Bid Attachments including the submission of the Certificate of ACORD and the applicable endorsements.	Yes
		Insurance Certificate and required Endorsements are required at time of contract execution by the vendor.	
		Vendors are strongly encouraged to send the insurance requirements and endorsement information to their insurance agent prior to bid close in order to expedite the contract execution process.	
20	Recycling of Corrugated Cardboard	I acknowledge that I must comply with the City of Lincoln recycling regulations which includes a ban of all corrugated cardboard from the City Landfill effective April 1, 2018. Vendors are encouraged to utilize recycling sites located throughout the city of Lincoln to dispose of corrugated cardboard.	Yes
21	Purchase Order, Contract and Delivery Contact	The City/County Purchasing Department issues Purchase Orders and Contracts via email to a designated contact person of the awarded Vendor. This designee will be the primary contact with the department through the delivery of the product/services. Please list the name, email address and phone number of the person who will be the contact person for the contract/PO to be awarded.	Gary Thomsen garythomsen@nmccat.com 401 NW56th St. Lincoln NE 68528
22	Contact	Name of person submitting this bid:	Gary Thomsen
23	Tax Exempt Certification Forms	Materials being purchased in this bid are tax exempt and unit prices are reflected as such. A Purchasing Agent Appointment form and a Exempt Sales Certificate form shall be issued with contract documents. (Note: State Tax Law does not provide for sales tax exemption for proprietary functions for government, thereby excluding the purchases of pipes to be installed in water lines and purchase of water meters.)	Yes

24	U.S. Citizenship Attestation	Is your company legally considered an Individual or Sole Proprietor: YES or NO	No
		As a Vendor who is legally considered an Individual or a Sole Proprietor I hereby understand and agree to comply with the requirements of the United States Citizenship Attestation Form, available at: http://www.sos.ne.gov/business/notary/citizenforminfo.html	
		All awarded Vendors who are legally considered an Individual or a Sole Proprietor must complete the form and submit it with contract documents at time of execution.	
		If a Vendor indicates on such attestation form that he or she is a qualified alien, the Vendor agrees to provide the US Citizenship and Immigration Services documentation required to verify the Vendor's lawful presence in the United States using the Systematic Alien Verification for Entitlements (SAVE) Program.	
		Vendor further understands and agrees that lawful presence in the United States is required and the Vendor may be disqualified or the Contract terminated if such lawful presence cannot be verified as required by Neb. Rev. Stat. 4-108.	
25	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
26	Agreement to Addendum No. 2	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

Qty	UOM	Description	Response
1	PKG	Case - Construction Equipment Repair Pricing	\$642.00
Item N	otes:		
Supplie	er Notes:		
-	e Line Items	DM Description	Response
<u> </u>		Shop Labor Rate for normal working hours (cost per hour)	124.00
Supplie Notes:		applies 6:00 AM to 6:00 PM Monday thru Friday AM to 12:00 PM Saturday (Subject to Tech availability)	
1.2 1	hr	Shop Labor Rate for after hours (cost per hour)	180.00
Supplie Notes:	r Rate	Applies to Sunday, Holidays and all after Hours Call Outs	
1.3 1	hr	Field Service Rate for normal working hours (cost per hour)	158.00
Supplie Notes:		applies 6:00 AM to 6:00 PM Monday thru Friday AM to 12:00 PM Saturday (Subject to Tech availability)	
1.4 1	hr	Field Service Rate for after hours (cost per hour)	180.00
Supplie Notes:	r Rate	Applies to Sunday, Holidays and all after Hours Call Outs	
1.5 1	mi	Field Service Truck (cost per mile)	0.00

 1.5
 1
 mi
 Field Service Truck (cost per mile)

 Supplier
 Included in hourly rate

 Notes:

2 1 PKG

John Deere - Construction Equipment Repair Pricing

Item Notes:

Supplier Notes:

Package Line Items:					
# Qty	UOM	Description	Response		
2.1 1	hr	Shop Labor Rate for normal working hours (cost per hour)	124.00		
Supplier Notes:		s 6:00 AM to 6:00 PM Monday thru Friday 12:00 PM Saturday (Subject to Tech availability)			
2.2 1	hr	Shop Labor Rate for after hours (cost per hour)	180.00		
Supplier Notes:	Rate Applie	es to Sunday, Holidays and all after Hours Call Outs			

\$642.00

2.3 1	hr	Field Service Rate for normal working hours (cost per hour)	158.00
Supplier Notes:		6:00 AM to 6:00 PM Monday thru Friday 2:00 PM Saturday (Subject to Tech availability)	
2.4 1	hr	Field Service Rate for after hours (cost per hour)	180.00
Supplier Notes:	Rate Applies	to Sunday, Holidays and all after Hours Call Outs	
2.5 1	mi	Field Service Truck (cost per mile)	0.00
Supplier Notes:	Included in h	ourly rate	
1 P	PKG Ca	aterpillar - Construction Equipment Repair Pricing	\$642.00
tem Notes	:		
Supplier No	otes:		
Package Lin # Qtv	ue Items: UOM	Description	Poppaga
# <u>Qty</u>			Response
3.1 1	hr	Shop Labor Rate for normal working hours (cost per hour)	124.00
Supplier Notes:		6:00 AM to 6:00 PM Monday thru Friday 2:00 PM Saturday (Subject to Tech availability)	
3.2 1	hr	Shop Labor Rate for after hours (cost per hour)	180.00
Supplier Notes:	Rate Applies	to Sunday, Holidays and all after Hours Call Outs	
3.3 1	hr	Field Service Rate for normal working hours (cost per hour)	158.00
Supplier Notes:		6:00 AM to 6:00 PM Monday thru Friday 2:00 PM Saturday (Subject to Tech availability)	
3.4 1	hr	Field Service Rate for after hours (cost per hour)	180.00
Supplier Notes:	Rate Applies	to Sunday, Holidays and all after Hours Call Outs	
3.5 1	mi	Field Service Truck (cost per mile)	0.00
Supplier Notes:	Included in h	ourly rate	
1 P	PKG Ve	ermeer - Equipment Repair Pricing	\$642.00
	:		

Supplier Notes:

4

3

#	age Line Qty	UOM	Description	Response
l.1	1	hr	Shop Labor Rate for normal working hours (cost per hour)	124.00
Supp Note	olier s:		6 6:00 AM to 6:00 PM Monday thru Friday 12:00 PM Saturday (Subject to Tech availability)	
.2	1	hr	Shop Labor Rate for after hours (cost per hour)	180.00
Supp lote	olier s:	Rate Applies	s to Sunday, Holidays and all after Hours Call Outs	
.3	1	hr	Field Service Rate for normal working hours (cost per hour)	158.00
upp lote	olier s:		s 6:00 AM to 6:00 PM Monday thru Friday 12:00 PM Saturday (Subject to Tech availability)	
.4	1	hr	Field Service Rate for after hours (cost per hour)	180.00
Supp lote	olier s:	Rate Applies	s to Sunday, Holidays and all after Hours Call Outs	
1.5	1	mi	Field Service Truck (cost per mile)	0.00
Supp Note	olier s:	Included in I	hourly rate	
	Р	KG K	omptech - Landfill Equipment Repair Pricing	\$642.00
tem	Notes:			
	plier No			
Pack	age Line Qty	UOM	Description	Response
5.1	1	hr	Shop Labor Rate for normal working hours (cost per hour)	124.00
Supp Note	olier s:		s 6:00 AM to 6:00 PM Monday thru Friday 12:00 PM Saturday (Subject to Tech availability)	
ö.2	1	hr	Shop Labor Rate for after hours (cost per hour)	180.00
Supp Note	olier s:	Rate Applies	s to Sunday, Holidays and all after Hours Call Outs	
5.3	1	hr	Field Service Rate for normal working hours (cost per hour)	158.00

5

Supplier

Notes:

Rate applies 6:00 AM to 6:00 PM Monday thru Friday

6:00 AM to 12:00 PM Saturday (Subject to Tech availability)

5.5 1 mi Field Service Truck (cost per mile)

Supplier Notes:	Included in hourly rate			
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6

Komatsu - Construction Equipment Repair Pricing

Item Notes:

1

Supplier Notes:

PKG

Pack #	Qty	UOM	Description	Response
6.1	1	hr	Shop Labor Rate for normal working hours (cost per hour)	124.00
Supp Note:			6:00 AM to 6:00 PM Monday thru Friday 12:00 PM Saturday (Subject to Tech availability)	
6.2	1	hr	Shop Labor Rate for after hours (cost per hour)	180.00
Supp Notes		Rate Applies	s to Sunday, Holidays and all after Hours Call Outs	
6.3	1	hr	Field Service Rate for normal working hours (cost per hour)	158.00
Supp Notes			6:00 AM to 6:00 PM Monday thru Friday 2:00 PM Saturday (Subject to Tech availability)	
6.4	1	hr	Field Service Rate for after hours (cost per hour)	180.00
Supp Notes		Rate Applies	s to Sunday, Holidays and all after Hours Call Outs	
6.5	1	mi	Field Service Truck (cost per mile)	0.00
Supp Notes		Included in I	nourly rate	

7

1

Bobcat - Construction Equipment Repair Pricing

Item Notes:

Supplier Notes:

PKG

#	Qty	UOM	Description	Response
7.1	1	hr	Shop Labor Rate for normal working hours (cost per hour)	102.00
Supp Note		lier Rate applies 6:00 AM to 6:00 PM Monday thru Friday		

0.00

\$642.00

\$585.00

7.2 1	hr	Shop Labor Rate for after hours (cost per hour)	180.00
Supplier Notes:	Rate Appli	ies to Sunday, Holidays and all after Hours Call Outs	
7.3 1	hr	Field Service Rate for normal working hours (cost per hour)	123.00
Supplier Notes:		es 6:00 AM to 6:00 PM Monday thru Friday o 12:00 PM Saturday (Subject to Tech availability)	
7.4 1	hr	Field Service Rate for after hours (cost per hour)	180.00
Supplier Notes:	Rate Appli	ies to Sunday, Holidays and all after Hours Call Outs	
7.5 1	mi	Field Service Truck (cost per mile)	0.00
Supplier Notes:	Included ir	n hourly rate	

8

1

Sterling Truck - Truck Repair Pricing

Item Notes:

Supplier Notes:

PKG

Package L			
# Qty	UOM	Description	Response
8.1 1	hr	Shop Labor Rate for normal working hours (cost per hour)	117.00
Supplier		s 6:00 AM to 6:00 PM Monday thru Friday	
Notes:	6:00 AM to	12:00 PM Saturday (Subject to Tech availability)	
8.2 1	hr	Shop Labor Rate for after hours (cost per hour)	180.00
Supplier Notes:	Rate Applies	s to Sunday, Holidays and all after Hours Call Outs	
8.3 1	hr	Field Service Rate for normal working hours (cost per hour)	158.00
Supplier		s 6:00 AM to 6:00 PM Monday thru Friday	
Notes:	6:00 AM to	12:00 PM Saturday (Subject to Tech availability)	
8.4 1	hr	Field Service Rate for after hours (cost per hour)	180.00
Supplier Notes:	Rate Applies	s to Sunday, Holidays and all after Hours Call Outs	
8.5 1	mi	Field Service Truck (cost per mile)	0.00
Supplier Notes:	Included in	hourly rate	

\$635.00

9 1 PKG

10

Freightliner Truck - Truck Repair Pricing

\$635.00

Item Notes:

Supplier Notes:

#	Qty	UOM	Description	Response
9.1	1	hr	Shop Labor Rate for normal working hours (cost per hour)	117.00
Supj Note			s 6:00 AM to 6:00 PM Monday thru Friday 12:00 PM Saturday (Subject to Tech availability)	
9.2	1	hr	Shop Labor Rate for after hours (cost per hour)	180.00
Supj Note		Rate Applies	s to Sunday, Holidays and all after Hours Call Outs	
9.3	1	hr	Field Service Rate for normal working hours (cost per hour)	158.00
Supj Note			s 6:00 AM to 6:00 PM Monday thru Friday 12:00 PM Saturday (Subject to Tech availability)	
9.4	1	hr	Field Service Rate for after hours (cost per hour)	180.00
Supj Note		Rate Applies	s to Sunday, Holidays and all after Hours Call Outs	
9.5	1	mi	Field Service Truck (cost per mile)	0.00
Supj Note		Included in	hourly rate	
1	P	°KG Ir	nternational Truck - Truck Repair Pricing	\$635.00
Item	Notes:	:		
Sup	plier No	otes:		
Pacl	-	e Items:		
#	Qty	UOM	Description	Response

#	Qty	UOM	Description	Response
10.1	1	hr	Shop Labor Rate for normal working hours (cost per hour)	117.00
Supp Notes			s 6:00 AM to 6:00 PM Monday thru Friday 12:00 PM Saturday (Subject to Tech availability)	
10.2	1	hr	Shop Labor Rate for after hours (cost per hour)	180.00
Supp Notes		Rate Applies	s to Sunday, Holidays and all after Hours Call Outs	

	10.3 1	hr	Field Service Rate for normal working hours (cost per hour)	158.00
	Supplier Notes:		es 6:00 AM to 6:00 PM Monday thru Friday o 12:00 PM Saturday (Subject to Tech availability)	
	10.4 1	hr	Field Service Rate for after hours (cost per hour)	180.00
	Supplier Notes:	Rate Appli	es to Sunday, Holidays and all after Hours Call Outs	
	10.5 1	mi	Field Service Truck (cost per mile)	0.00
	Supplier Notes:	Included ir	hourly rate	
11	1 F	РКG	Mack Truck - Truck Repair Pricing	\$635.00
	Item Notes	:		
	Supplier N			
	Package Lir # Qty	UOM	Description	Response
	11.1 1	hr	Shop Labor Rate for normal working hours (cost per hour)	117.00
	Supplier Notes:		es 6:00 AM to 6:00 PM Monday thru Friday o 12:00 PM Saturday (Subject to Tech availability)	
	11.2 1	hr	Shop Labor Rate for after hours (cost per hour)	180.00
	Supplier Notes:	Rate Appli	es to Sunday, Holidays and all after Hours Call Outs	
	11.3 1	hr	Field Service Rate for normal working hours (cost per hour)	158.00
	Supplier Notes:		es 6:00 AM to 6:00 PM Monday thru Friday o 12:00 PM Saturday (Subject to Tech availability)	
	11.4 1	hr	Field Service Rate for after hours (cost per hour)	180.00
	Supplier Notes:	Rate Appli	es to Sunday, Holidays and all after Hours Call Outs	
	11.5 1	mi	Field Service Truck (cost per mile)	0.00
	Supplier Notes:	Included ir	n hourly rate	
12	1 F	νKG	Doosan - Truck Repair Pricing	\$642.00
	Item Notes	:		

Package	Line Items:		
# <u>Qt</u>	y UOM	Description	Response
12.1 1	hr	Shop Labor Rate for normal working hours (cost per hour)	124.00
Supplier Notes:		es 6:00 AM to 6:00 PM Monday thru Friday o 12:00 PM Saturday (Subject to Tech availability)	
12.2 1	hr	Shop Labor Rate for after hours (cost per hour)	180.00
Supplier Notes:	Rate Appli	es to Sunday, Holidays and all after Hours Call Outs	
12.3 1	hr	Field Service Rate for normal working hours (cost per hour)	158.00
Supplier Notes:		es 6:00 AM to 6:00 PM Monday thru Friday o 12:00 PM Saturday (Subject to Tech availability)	
12.4 1	hr	Field Service Rate for after hours (cost per hour)	180.00
Supplier Notes:	Rate Appli	es to Sunday, Holidays and all after Hours Call Outs	
12.5 1	mi	Field Service Truck (cost per mile)	0.00
Supplier Notes:	Included in	n hourly rate	
1	PKG	Cimline - Equipment Repair Pricing	\$642.00
Item Not	tes:		

Supplier Notes:

13

5	uppi	ler	NOTE	es:

Package	Line Items:		
# Qt	y UOM	Description	Response
13.1 1	hr	Shop Labor Rate for normal working hours (cost per hour)	124.00
Supplier Notes:		s 6:00 AM to 6:00 PM Monday thru Friday 12:00 PM Saturday (Subject to Tech availability)	
13.2 1	hr	Shop Labor Rate for after hours (cost per hour)	180.00
Supplier Notes:	Rate Applie	es to Sunday, Holidays and all after Hours Call Outs	
13.3 1	hr	Field Service Rate for normal working hours (cost per hour)	158.00
Supplier Notes:		s 6:00 AM to 6:00 PM Monday thru Friday 12:00 PM Saturday (Subject to Tech availability)	
13.4 1	hr	Field Service Rate for after hours (cost per hour)	180.00
Supplier Notes:	Rate Applie	es to Sunday, Holidays and all after Hours Call Outs	

13.5 1	mi	Field Service Truck (cost per mile)	0.00
Supplier Notes:	Included	in hourly rate	

\$642.00

14

1

PKG Malavasi - Equipment Repair Pricing

Item Notes:

Supplier Notes:

Package Li	UOM	Description		Response
14.1 1	hr	Shop Labor Rate for normal working hours (cost per hour)		124.00
Supplier Notes:		s 6:00 AM to 6:00 PM Monday thru Friday 12:00 PM Saturday (Subject to Tech availability)		
14.2 1	hr	Shop Labor Rate for after hours (cost per hour)		180.00
Supplier Notes:	Rate Applies	s to Sunday, Holidays and all after Hours Call Outs		
14.3 1	hr	Field Service Rate for normal working hours (cost per hour)		158.00
Supplier Notes:		6:00 AM to 6:00 PM Monday thru Friday 12:00 PM Saturday (Subject to Tech availability)		
14.4 1	hr	Field Service Rate for after hours (cost per hour)		180.00
Supplier Notes:	Rate Applies	s to Sunday, Holidays and all after Hours Call Outs		
14.5 1	mi	Field Service Truck (cost per mile)		0.00
Supplier Notes:	Included in I	hourly rate		
			Response Total:	\$8,903.00



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 08/03/2018

THIS CER BELO	CERTIFICATE IS ISSUED AS A MA TIFICATE DOES NOT AFFIRMATIV DW. THIS CERTIFICATE OF INSUF RESENTATIVE OR PRODUCER, AN			NFORMATI GATIVELY S NOT CO	ON OI	NLY AND CON ND, EXTEND TUTE A CONT	IFERS NO RI OR ALTER T RACT BETW	GHTS UPON THE CERTIFICATE H HE COVERAGE AFFORDED BY 1 //EEN THE ISSUING INSURER(S),	iolder. Th The Polici Authorizi	IIS ES ED
IMPC	RESENTATIVE OR PRODUCER, AN DRTANT: If the certificate holder rsed. If SUBROGATION IS WAIVE ment on this certificate does not co	is an	ADD	ITIONAL I	NSUR	ED, the polic	v(ies) must l	have ADDITIONAL INSURED pro	visions or	be
PRODI					CONT	ACT				
Joshua	Plisch				PHON			FAX (A/C, No): 800-514	7191	
					EMAIL					
					ABBIN		R(S) AFFORDING		NAIC #	
						ER A : Sentry Sele	ct Insurance Com	pany	21180	
INSUR Nebras	ED ka Machinery Co				INSUR					
11002	Sapp Bros Dr , NE 68138-4812				INSUR					
Unana	, 142 00 130-40 12				INSUR					
					INSUR			,		
COVE	ERAGES CERTIFIC	ATE N	UMB	ER: 112218	2		R	EVISION NUMBER:		-
INDIC CERT EXCL	IS TO CERTIFY THAT THE POLICIES C ATED. NOTWITHSTANDING ANY REQU IFICATE MAY BE ISSUED OR MAY PE USIONS AND CONDITIONS OF SUCH PO	IREME RTAIN LICIES	NT, TI , THE , LIMIT	ERM OR CC	NDITIC	on of any co drded by the vebeen reduc	NTRACT OR C POLICIES DES CED BY PAID CL	OTHER DOCUMENT WITH RESPECT T SCRIBED HEREIN IS SUBJECT TO A	O WHICH TI	HIS
INSR LTR	TYPE OF INSURANCE	ADDL INSR	SUBR WVD	POLICY NUM	IBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS		
	X COMMERCIAL GENERAL LIABILITY							EACH OCCURRENCE	\$ 1,000,000	
[CLAIMS-MADE X OCCUR							DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 100,000	
		~		254200000		05/01/2018	05/04/2040	MED EXP (Any one person)	\$ 5,000	
A _		х	Х	254209800	/*	00/01/2018	05/01/2019	PERSONAL & ADV INJURY	\$ 1,000,000	
	GEN'L AGGREGATE LIMIT APPLIES PER:							GENERAL AGGREGATE	\$ 3,000,000	
	X POLICY PRO- JECT LOC							PRODUCTS - COMP/OP AGG	\$ 3,000,000	
	OTHER:								\$	
_	AUTOMOBILE LIABILITY							COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000,000	
-	X ANY AUTO OWNED SCHEDULED							BODILY INJURY (Per person)	\$	_
A -	AUTOS ONLY AUTOS	х	X	254209800	15	05/01/2018	05/01/2019	BODILY INJURY (Per accident) PROPERTY DAMAGE	\$	
-	AUTOS ONLY AUTOS ONLY							PROPERTY DAMAGE (Per accident)	\$	
									\$	
				254209800	6	05/01/2018	05/01/2019	EACH OCCURRENCE	\$ 20,000,000	
-	X EXCESS LIAB CLAIMS-MADE							AGGREGATE PRODUCTS - COMP/OP AGG	\$ 60,000,000 \$ 60,000,000	
	WORKERS COMPENSATION							PER OTH-	\$ 00,000,000	
	AND EMPLOYERS' LIABILITY Y / N ANY PROPRIETOR/PARTNER/EXECUTIVE							STATUTE ER	\$	
(OFFICER/MEMBER EXCLUDED?	N/A						E.L. DISEASE - EA EMPLOYEE	\$	
	f yes, describe under DESCRIPTION OF OPERATIONS below							E.L. DISEASE - POLICY LIMIT	\$	
DESC	RIPTION OF OPERATIONS / LOCATIONS / VE			D 101 Addus-	nal Dow	arke Sobadula	ay he attached if	more space is required)		
	o attached	IOLEO	MOOR	o ivi, Additio	an nem	iai na ooneuure, Illi	ay be audoned if i	,		
CER	TIFICATE HOLDER					CANCEL	LATION			
	Lincoln;Lancaster County;Lincoln-Lancaster Cou	nty				SHOULD A	NY OF THE AB	OVE DESCRIBED POLICIES BE CANCI	ELLED BEFOR	RE
555 S 1								E THEREOF, NOTICE WILL BE I	JELIVERED	111
	, NE 68508-2803					AUTHORIZE	D REPRESENTAT	ſIVE _		
						\supset	Then 1	ty/and		
								17		
	RD 25 (2016/03)				Pag	e 1 of 2	© 1988-20	15 ACORD CORPORATION. All ri	ghts reserve	ed.
25420	98 Select Insurance Company	The	ACOF	RD name ar	nd log	o are registere	ed marks of A	ACORD	08/03/20	18

Sentry Select Insurance Company 1 00001 000000000 18215 0 N

90f0ce3a-fd1d-4218-ae1c-2ee540867ef4 0027020044346187391868508280399

AGENCY CUSTOMER ID: XXXXXX9367

ACORD	

LOC #: . ADDITIONAL REMARKS SCHEDULE

ACOND	ADDITIONAL REI	MARKS SCHEDULE	Page 2 of 2
AGENCY		NAMED INSURED	
Joshua Plisch		Nebraska Machinery Co	
POLICY NUMBER			
2542098004			
CARRIER	NAIC CODE		
Sentry Select Insurance Company	21180	EFFECTIVE DATE: 05/01/2018	
ADDITIONAL REMARKS			
THIS ADDITIONAL REMARKS FORM IS A	SCHEDULE TO ACORD FORM,		

FORM NUMBER: ACORD 25 FORM TITLE: Certificate of Liability Insurance

General Liability

City of Lincoln, Lancaster County additional insured. Waiver of subrogation applies in favor of City of Lincoln, Lancascer Count. Excess/umbrella follows form over liability policies listed above. Coverage is primary and non-contributory. We will mail to the City of Lincoln and Lancaster County advanced notice of cancellation of 30 days.

ADDITIONAL INSURED - OWNERS, LESSEES OR CONTRACTORS - SCHEDULED PERSON OR ORGANIZATION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

City of Lincoln;Lancaster County;Lincoln-Lancaster County Public Building Commission All Locations Description: Customer	Name Of Additional Insured Person(s) Or Organization(s)	Location(s) Of Covered Operations
	County	Description:

SCHEDULE

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

- A. Section II Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:
 - **1.** Your acts or omissions; or
 - 2. The acts or omissions of those acting on your behalf;

in the performance of your ongoing operations for the additional insured(s) at the location(s) designated above.

However:

- 1. The insurance afforded to such additional insured only applies to the extent permitted by law; and
- 2. If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.

B. With respect to the insurance afforded to these additional insureds, the following additional exclusions apply:

This insurance does not apply to "bodily injury" or "property damage" occurring after:

- All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed; or
- 2. That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.

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C. With respect to the insurance afforded to these additional insureds, the following is added to Section III - Limits Of Insurance:

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

- 1. Required by the contract or agreement; or
- **2.** Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART

SCHEDULE

Name Of Person Or Organization: City of Lincoln;Lancaster County;Lincoln-Lancaster County Public Building Commission

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

The following is added to Paragraph 8. Transfer Of Rights Of Recovery Against Others To Us of Section IV - Conditions:

We waive any right of recovery we may have against the person or organization shown in the Schedule above because of payments we make for injury or damage arising out of your ongoing operations or "your work" done under a contract with that person or organization and included in the "products-completed operations hazard". This waiver applies only to the person or organization shown in the Schedule above.

DESIGNATED INSURED FOR COVERED AUTOS LIABILITY COVERAGE

This endorsement modifies insurance provided under the following:

AUTO DEALERS COVERAGE FORM BUSINESS AUTO COVERAGE FORM MOTOR CARRIER COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by the endorsement.

This endorsement identifies person(s) or organization(s) who are "insureds" for Covered Autos Liability Coverage under the Who Is An Insured provision of the Coverage Form. This endorsement does not alter coverage provided in the Coverage Form.

This endorsement changes the policy effective on the inception date of the policy unless another date is indicated below.

Named Insured: Nebraska Machinery Co

Endorsement Effective Date: 08/03/2018

SCHEDULE

Name of Person(s) or Organization(s): City of Lincoln;Lancaster County;Lincoln-Lancaster County Public Building Commission

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

Each person or organization shown in the Schedule is an "insured" for Covered Autos Liability Coverage, but only to the extent that person or organization qualifies as an "insured" under the Who Is An Insured provision contained in Paragraph **A.1.** of Section **II** -Covered Autos Liability Coverage in the Business Auto and Motor Carrier Coverage Forms and Paragraph **D.2.** of Section **I** - Covered Autos Coverages of the Auto Dealers Coverage Form.

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DESIGNATED INSURED - PRIMARY AND NONCONTRIBUTORY - COVERED AUTOS LIABILITY COVERAGE

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM MOTOR CARRIER COVERAGE FORM AUTO DEALERS COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by this endorsement.

This endorsement identifies person(s) or organization(s) who are "insureds" for Covered Autos Liability Coverage under the Who Is An Insured provision of the Coverage Form.

This endorsement changes the policy effective on the inception date of the policy unless another date is indicated.

Named Insured: Nebraska Machinery Co Endorsement Effective Date: 08/03/2018

SCHEDULE

Name Of Person(s) Or Organization(s): City of Lincoln:Lancaster County:Lincoln-Lancaster County Public Building Commission

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

- A. Each person or organization shown in the Schedule is an "insured" for Covered Autos Liability Coverage, but only to the extent that person or organization qualifies as an "insured" under the Who Is An Insured provision contained in:
 - (1) Paragraph A.1. of Section II Covered Autos Liability Coverage in the Business Auto and Motor Carrier Coverage Forms; or
 - (2) Paragraph D.2. of Section I Covered Autos Coverages of the Auto Dealers Coverage Form.

B. Primary And Noncontributory Insurance

This insurance is primary to and will not seek contribution from any other auto insurance issued to the person or organization in the schedule under your policy provided that:

- (1) The person or organization is a Named Insured under such other insurance; and
- (2) Prior to the "accident" you have agreed in writing in a contract or agreement that this insurance would be primary and would not seek contribution from any other insurance available to the person or organization.

Change effective 08/03/2018

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Page 1 of 1 08/03/2018

WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US (WAIVER OF SUBROGATION)

This endorsement modifies insurance provided under the following:

AUTO DEALERS COVERAGE FORM BUSINESS AUTO COVERAGE FORM MOTOR CARRIER COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by the endorsement.

This endorsement changes the policy effective on the inception date of the policy unless another date is indicated below.

Named Insured: Nebraska Machinery Co

Endorsement Effective Date: 08/03/2018

SCHEDULE

Name(s) Of Person(s) Or Organization(s):

City of Lincoln;Lancaster County;Lincoln-Lancaster County Public Building Commission

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

The **Transfer Of Rights Of Recovery Against Others To Us** Condition does not apply to the person(s) or organization(s) shown in the Schedule, but only to the extent that subrogation is waived prior to the "accident" or the "loss" under a contract with that person or organization.

ACORD

EVIDENCE OF PROPERTY INSURANCE

						00/00/2010
ADDITIONAL INTEREST NAMED BEL COVERAGE AFFORDED BY THE POI	JRANCE IS ISSUED AS A MATTER OF INFORMATION .OW. THIS EVIDENCE DOES NOT AFFIRMATIVELY OF LICIES BELOW. THIS EVIDENCE OF INSURANCE DOI DEPERFENTATIVE OR DRODUCER. AND THE ADDIT	R NEGATIVELY AMEND, EX ES NOT CONSTITUTE A CO	TEND OR ALTE	R THE	. —	
	REPRESENTATIVE OR PRODUCER, AND THE ADDIT	COMPANY				
Agency Joshua Plisch	PHONE (A/C, No, Ext): 800-473-6879	Sentry Select Insurance 4400 E 53rd St PO Box 8024	Company			
		Davenport, IA 52807				
FAX (A/C, No): 800-514-7191	EMAIL ADDRESS: businessproducts_direct@sentry.com					
CODE:	SUB CODE:					
AGENCY CUSTOMER ID #: XXXXX9367					POLIOV NUMBER	
INSURED Nebraska Machinery Co 11002 Sapp Bros Dr		LOAN NUMBER			POLICY NUMBER 2542098002	
Omaha, NE 68138-4812		EFFECTIVE DATE 05/01/2018	EXPIRATI 05/01/201			IUED UNTIL IATED IF CHECKED
		THIS REPLACES PRIOF				
PROPERTY INFORMATION						
LOCATION/DESCRIPTION 401 NW 56th St						
Lincoln, NE 68528-8842						
REQUIREMENT, TERM OR CONDITION	TED BELOW HAVE BEEN ISSUED TO THE INSURED N OF ANY CONTRACT OR OTHER DOCUMENT WITH R ORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJ BY PAID CLAIMS.	RESPECT TO WHICH THIS EV	VIDENCE OF PR	OPERTY INS	SURANCE MAY BE	ISSUED OR
COVERAGE INFORMATION	PERILS INSURED BASIC	BROAD SPE	ECIAL			
	COVERAGE / PERILS / FORMS			AMOUNT	OF INSURANCE	DEDUCTIBLE
REMARKS (Including Special	l Conditions)					I
CANCELLATION						
SHOULD ANY OF THE ABOVE DESC ACCORDANCE WITH THE POLICY P	RIBED POLICIES BE CANCELLED BEFORE THE EXP ROVISIONS.	IRATION DATE THEREOF, N	NOTICE WILL BE	EDELIVERE	ED IN	
ADDITIONAL INTEREST					······································	
NAME AND ADDRESS City of Lincoln;Lancaster County;Lincol Public Building Commission	n-Lancaster County	ADDITIONAL INSUF		IDER'S LOS	S PAYABLE X	LOSS PAYEE
555 S 10th St Lincoln, NE 68508-2803		LOAN #				
		AUTHORIZED REPRES		and	(
ACORD 27 (2016/03) 2542098	Page The ACORD name and logo			D CORPO	ORATION. All ri	-
Sentry Select Insurance Comp 1 00001 000000000 18215 0 N		-		0443461873	73968508280399	08/03/2018



AGENCY CUSTOMER ID: XXXXX9367

ACORD [®]		LOC #:	
ADE	DITIONAL RE	MARKS SCHEDULE	Page <u>2</u> of <u>2</u>
AGENCY		NAMED INSURED	
Joshua Pllsch		Nebraska Machinery Co	
POLICY NUMBER			
2542098002			
CARRIER	NAIC CODE		
Sentry Select Insurance Company	21180	EFFECTIVE DATE: 05/01/2018	
ADDITIONAL REMARKS			
THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO	ACORD FORM,		
FORM NUMBER: _ACORD 27_ FORM TITLE:Evid	ence of Property Insura	nce	
Coverage/Perils/For	me	Amount of Insurance	Deductible
	1113	Amount of insurance	
Dealers Coverage			\$5,000
Covered Property Blanket		\$170,013,200	
False Pretense		\$1,000,000	

Earthquake Per Occurrence

Flood Per Occurrence

Equipment Breakdown

\$1,000,000 \$250,000 \$250,000

\$35,635,200

LOSS PAYABLE PROVISIONS

This endorsement modifies the insurance provided under the following:

COMMERCIAL INLAND MARINE CONDITIONS

		SCHEDUL	.E
Location Number:	10	Building Number: 1	Applicable Clause: A. (Enter A. or B.)
Description Of Prop	erty:		
Loss Payee Name:		Lincoln;Lancaster County;Lincoln- Building Commission	Lancaster County
Loss Payee Address		10th St , NE 68508-2803	
Location Number:	3	Building Number: 2	Applicable Clause: A. (Enter A. or B.)
Description Of Prop	erty:		
Loss Payee Name:	City of Public	Lincoln;Lancaster County;Lincoln- Building Commission	Lancaster County
Loss Payee Address		10th St , NE 68508-2803	

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Location Number: 5	5	Building Number: 2	Applicable Clause: A. (Enter A. or B.)
Description Of Prope	rty:		
Loss Payee Name:	City of L Public E	Lincoln;Lancaster County;Lincoln-La Building Commission	ancaster County
Loss Payee Address:	555 S 1 Lincoln,	0th St NE 68508-2803	
Location Number: 3	}	Building Number: 1	Applicable Clause: A. (Enter A. or B.)
Location Number: 3 Description Of Prope		Building Number: 1	Applicable Clause: A. (Enter A. or B.)
		Building Number: 1	Applicable Clause: A. (Enter A. or B.)
		Building Number: 1	Applicable Clause: A. (Enter A. or B.)
	orty:	Building Number: 1 _incoln;Lancaster County;Lincoln-La Building Commission	(Enter A. or B.)
Description Of Prope	orty:	_incoln;Lancaster County;Lincoln-La	(Enter A. or B.)
Description Of Prope	City of L Public E	-incoln;Lancaster County;Lincoln-La Building Commission	(Enter A. or B.)

Location Number: 6	Building Number: 1	Applicable Clause: A. (Enter A. or B.)
Description Of Property:		
	Lincoln;Lancaster County;Lincoln-La Building Commission	ancaster County
Loss Payee Address: 555 S Lincolr	10th St n, NE 68508-2803	
Location Number: 20	Building Number: 1	Applicable Clause: A. (Enter A. or B.)
Description Of Property:		
	Lincoln;Lancaster County;Lincoln-La Building Commission	ancaster County
	U U	
Loss Payee Address: 555 S Lincolr	10th St n, NE 68508-2803	

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Location Number:	9	Building Number: 1	Applicable Clause: A. (Enter A. or B.)
Description Of Prope	erty:		
Loss Payee Name:		Lincoln;Lancaster County;Lincoln-L Building Commission	ancaster County
Loss Payee Address		10th St , NE 68508-2803	
Location Number:	11	Building Number: 1	Applicable Clause: A. (Enter A. or B.)
Description Of Prope	erty:		
Loss Payee Name:		Lincoln;Lancaster County;Lincoln-L Building Commission	ancaster County
Loss Payee Name:			ancaster County
Loss Payee Name:			ancaster County

Location Number: 4		Building Number: 1	Applicable Clause: A. (Enter A. or B.)
Description Of Prope	ty:		
Loss Payee Name:	City of l Public E	Lincoln;Lancaster County;Lincoln-Li Building Commission	ancaster County
Loss Payee Address:	555 S 1 ₋incoln,	0th St , NE 68508-2803	
I (I NI I (
Location Number: 1		Building Number: 2	Applicable Clause: A. (Enter A. or B.)
Description Of Prope	ty:	Building Number: 2	
	ty:	Building Number: 2	
	ty:	Building Number: 2	
	City of L	Building Number: 2 _incoln;Lancaster County;Lincoln-La Building Commission	(Enter A. or B.)
Description Of Prope	City of L	_incoln;Lancaster County;Lincoln-L	(Enter A. or B.)

Location Number:	6	Building Number: 3	Applicable Clause: A. (Enter A. or B.)
Description Of Prop	erty:		
Loss Payee Name:		Lincoln;Lancaster County;Lincoln-La Building Commission	ancaster County
	I UDIIO		
Loss Payee Address	555 S	Inth St	
		, NE 68508-2803	
Location Number:	21		
Looution Humborn	21	Building Number: 1	Applicable Clause: A. (Enter A. or B.)
Description Of Prope		Building Number: 1	
	erty:	Lincoln;Lancaster County;Lincoln-La	(Enter A. or B.)
Description Of Prop	erty:		(Enter A. or B.)
Description Of Prop	erty:	Lincoln;Lancaster County;Lincoln-La	(Enter A. or B.)
Description Of Prop	erty: City of Public	Lincoln;Lancaster County;Lincoln-La Building Commission	(Enter A. or B.)

Location Number: 1	16	Building Number: 1	Applicable Clause: A. (Enter A. or B.)
Description Of Prope	erty:		
Loss Payee Name:	City of Public I	Lincoln;Lancaster County;Lincoln-L Building Commission	ancaster County
		<i>i</i>	
Loss Payee Address:	555 S 1 Lincoln	0th St , NE 68508-2803	
Location Number: 6	3		
	,	Building Number: 2	Applicable Clause: A. (Enter A. or B.)
Description Of Prope		Building Number: 2	
Description Of Prope		Building Number: 2	
Description Of Prope		Building Number: 2	
	erty:	, ,	(Enter A. or B.)
Description Of Prope	erty:	Lincoln;Lancaster County;Lincoln-L Building Commission	(Enter A. or B.)
	erty:	Lincoln;Lancaster County;Lincoln-L	(Enter A. or B.)
	City of Public	Lincoln;Lancaster County;Lincoln-L Building Commission	(Enter A. or B.)

8b165ab3-072f-4c8b-b6f5-db105f18a854

Location Number: 1	2	Building Number: 1	Applicable Clause: A. (Enter A. or B.)
Description Of Prope	rty:		
Loss Payee Name:	City of Public	Lincoln;Lancaster County;Lincoln-La Building Commission	ancaster County
Loss Payee Address:		l0th St , NE 68508-2803	
Location Numbers 5		Duilding Number 4	Applicable Clauser A
Location Number: 5		Building Number: 1	Applicable Clause: A. (Enter A. or B.)
Location Number: 5 Description Of Prope		Building Number: 1	
		Building Number: 1	
		Building Number: 1	
Description Of Prope	rty:		(Enter A. or B.)
	rty:	Building Number: 1 Lincoln;Lancaster County;Lincoln-La Building Commission	(Enter A. or B.)
Description Of Prope	rty:	Lincoln;Lancaster County;Lincoln-La	(Enter A. or B.)
Description Of Prope	rty:	Lincoln;Lancaster County;Lincoln-La	(Enter A. or B.)
Description Of Prope Loss Payee Name: Loss Payee Address:	rty: City of Public 1	Lincoln;Lancaster County;Lincoln-La Building Commission	(Enter A. or B.)

Location Number: 1	8	Building Number: 1	Applicable Clause: A. (Enter A. or B.)	
Description Of Prope	erty:			
Loss Payee Name:	City of Public I	Lincoln;Lancaster County;Linco Building Commission	oln-Lancaster County	
Loss Payee Address:	555 S 1 Lincoln	0th St , NE 68508-2803		
Location Number: 7			2 - 20	
Location Number: /	7	Building Number: 1	Applicable Clause: A. (Enter A. or B.)	
Description Of Prope		Building Number: 1		
		Building Number: 1		
		Building Number: 1		
	r ty:	Building Number: 1 Lincoln;Lancaster County;Linco Building Commission	(Enter A. or B.)	
Description Of Prope	r ty:	Lincoln;Lancaster County;Linco	(Enter A. or B.)	
Description Of Prope	City of Public	Lincoln;Lancaster County;Linco	(Enter A. or B.)	

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Location Number: 1	7	Building Number: 1	Applicable Clause: A. (Enter A. or B.)
Description Of Prope	rty:		
Loss Payee Name:	City of L Public E	incoln;Lancaster County;Lincoln-L 3uilding Commission	ancaster County
Less Davis Adduses			
Loss Payee Address:		NE 68508-2803	
Location Number: 1		Building Number: 2	Applicable Clause: A. (Enter A. or B.)
Description Of Prope	ty:		
Loss Payee Name:	City of L Public E	incoln;Lancaster County;Lincoln-L Building Commission	ancaster County

Location Number: 1	9 Building Number: 1	Applicable Clause: A. (Enter A. or B.)	
Description Of Prope	rty:		
Loss Payee Name:	City of Lincoln;Lancaster County;Lincol Public Building Commission	In-Lancaster County	
Loss Payee Address:	555 S 10th St Lincoln, NE 68508-2803		
Location Number: 5	Building Number: 3	Applicable Clause: A. (Enter A. or B.)	
Description Of Prope	rty:		
Loss Payee Name:	City of Lincoln;Lancaster County;Lincol Public Building Commission	In-Lancaster County	
Loss Payee Name:		In-Lancaster County	
Loss Payee Name:		In-Lancaster County	

Location Number: 2	Building Number: 2	Applicable Clause: A. (Enter A. or B.)
Description Of Property:		
Loss Payee Name: City o Public	f Lincoln;Lancaster County;Lincoln-La Building Commission	ancaster County
Loss Payee Address: 555 S	10th Ct	
	n, NE 68508-2803	
Location Number: 1	Building Number: 1	Applicable Clause: A.
		(Enter A. or B.)
Description Of Property:		(Enter A. or B.)
Description Of Property:	I	(Enter A. or B.)
Description Of Property:		(Enter A. or B.)
	f Lincoln: Lancaster County's incoln-1	
Loss Payee Name: City o	f Lincoln;Lancaster County;Lincoln-La Building Commission	
Loss Payee Name: City o	f Lincoln;Lancaster County;Lincoln-La Building Commission	
Loss Payee Name: City o	Building Commission	

Location Number: 8	Building Number: 1	Applicable Clause: A. (Enter A. or B.)
Description Of Property:		
	,	
	Lincoln;Lancaster County;Lincoln-Li	ancaster County
Public	Building Commission	
Less Deves Address FFF O		
Loss Payee Address: 555 S	, NE 68508-2803	
Location Number: 2	Building Number: 1	Applicable Clause: A.
		(Enter A. or B.)
Description Of Property:		
	Lincoln;Lancaster County;Lincoln-La Building Commission	ancaster County
	0	
Loss Payee Address: 555 S	10th St	
	, NE 68508-2803	
Information required to comp	lete this Schedule, if not shown	above, will be shown in the Declarations.

A. Loss Payable Clause

For Covered Property in which both you and a Loss Payee shown in the Schedule or in the Declarations have an insurable interest, we will:

- 1. Adjust losses with you; and
- **2.** Pay any claim for loss or damage jointly to you and the Loss Payee, as interests may appear.

B. Lender's Loss Payable

- 1. For Covered Property in which both you and a Loss Payee have an insurable interest:
 - a. We will pay for covered loss or damage to each Loss Payee in their order of precedence, as interests may appear.
 - b. The Loss Payee has the right to receive loss payment even if the Loss Payee has started foreclosure or similar action on the Covered Property.
 - c. If we deny your claim because of your acts or because you have failed to comply with the terms of the Coverage Part, the Loss Payee will still have the right to receive loss payment if the Loss Payee:
 - (1) Pays any premium due under this Coverage Part at our request if you have failed to do so;
 - (2) Submits a signed, sworn proof of loss within 60 days after receiving notice from us of your failure to do so; and
 - (3) Has notified us of any change in ownership, occupancy or substantial change in risk known to the Loss Payee.

All of the terms of this Coverage Part will then apply directly to the Loss Payee.

- d. If we pay the Loss Payee for any loss or damage and deny payment to you because of your acts or because you have failed to comply with the terms of this Coverage Part:
 - (1) The Loss Payee's rights will be transferred to us to the extent of the amount we pay; and
 - (2) The Loss Payee's rights to recover the full amount of the Loss Payee's claim will not be impaired.

At our option, we may pay to the Loss Payee the whole principal on the debt plus any accrued interest. In this event, you will pay your remaining debt to us.

- **2.** If we cancel this policy, we will give written notice to the Loss Payee at least:
 - a. 10 days before the effective date of cancellation if we cancel for your nonpayment of premium; or
 - **b.** 30 days before the effective date of cancellation if we cancel for any other reason.
- **3.** If we elect not to renew this policy, we will give written notice to the Loss Payee at least 10 days before the expiration date of this policy.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

NEBRASKA CHANGES - CANCELLATION AND NONRENEWAL

This endorsement modifies insurance provided under the following:

CAPITAL ASSETS PROGRAM (OUTPUT POLICY) COVERAGE PART COMMERCIAL GENERAL LIABILITY COVERAGE PART COMMERCIAL INLAND MARINE COVERAGE PART COMMERCIAL PROPERTY COVERAGE PART CRIME AND FIDELITY COVERAGE PART EMPLOYMENT-RELATED PRACTICES LIABILITY COVERAGE PART EQUIPMENT BREAKDOWN COVERAGE PART FARM COVERAGE PART LIQUOR LIABILITY COVERAGE PART POLLUTION LIABILITY COVERAGE PART PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART

A. Paragraphs 2. and 3. of the Cancellation Common Policy Condition are replaced by the following:

2. Cancellation Of Policies In Effect

a. 60 Days Or Less

If this policy has been in effect for 60 days or less, we may cancel this policy for any reason.

b. More Than 60 Days

If this policy has been in effect for more than 60 days or if this is a renewal of a policy we issued, we may cancel this policy only for one or more of the following reasons:

- (1) Nonpayment of premium;
- (2) The policy was obtained through material misrepresentation;
- (3) Any insured has submitted a fraudulent claim;
- (4) Any insured has violated the terms and conditions of this policy;
- (5) The risk originally accepted has substantially increased;
- (6) Certification to the Director of Insurance of our loss of reinsurance which provided coverage to us for all or a substantial part of the underlying risk insured; or

- (7) The determination by the Director of Insurance that the continuation of the policy could place us in violation of the Nebraska Insurance Laws.
- **c.** If we cancel this policy subject to **2.a.** or **2.b.** above, we will mail to the first Named Insured a written notice of cancellation, stating the reasons for cancellation, at least:
 - 1. 10 days before the effective date of cancellation if we cancel for nonpayment of premium; or
 - **2.** 60 days before the effective date of cancellation if we cancel for any other reason.
- 3. We will mail our notice by registered mail, certified mail, first-class mail or first-class mail using Intelligent Mail barcode (IMb) or another similar tracking method used or approved by the United States Postal Service to the first Named Insured's last mailing address known to us. If we mail our notice by first-class mail, a United States Postal Service Certificate of Mailing shall be sufficient proof of receipt of notice on the third calendar day after the date of the certificate of mailing.
- **B.** Paragraph **6.** of the Cancellation Common Policy Condition does not apply.

C. The following is added and supersedes any provisions to the contrary:

NONRENEWAL

- 1. If we decide not to renew this policy, we will mail written notice of nonrenewal, stating the reasons for nonrenewal, to the first Named Insured, at least 60 days prior to the expiration date of this policy.
- 2. Any notice of nonrenewal will be mailed by registered mail, certified mail, first-class mail or first-class mail using Intelligent Mail barcode (IMb) or another similar tracking method used or approved by the United States Postal Service to the first Named Insured's last mailing address known to us. If we mail our notice by first-class mail, a United States Postal Service Certificate of Mailing shall be sufficient proof of receipt of notice on the third calendar day after the date of the certificate of mailing.



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

						100/2010
THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONL CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITU REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER	, EXTEND OR / ITE A CONTRA R.	ALTER THE C CT BETWEE	OVERAGE A N THE ISSUI	NFFORDED BY THE POLIC NG INSURER(S), AUTHOP	CIES RIZED	
IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, th If SUBROGATION IS WAIVED, subject to the terms and conditions of	f the policy, ce	rtain policies				
this certificate does not confer rights to the certificate holder in lieu	of such endors	<u> </u>	. h.f			
PRODUCER	NAME:	moganine		I EAY	(400) (04 7070
UNICO Group, Inc.	PHONE {A/C, No E-MAII	(402)43		FAX (A/C, No):	(402)4	34-7272
1128 Lincoln Mall	E-MAIL ADDRES	ss: mrobison(@unicogroup.c	OM		
Suite 200		INSURER(S) AFFORDING COVERAGE NAIC #				
Lincoln NE 68508	INSURE	INSURER A: Accident Fund Ins Co of America 10166				10166
INSURED	INSURE	INSURER B :				
Nebraska Machinery Co., NMC Industrial Services, LLC,	INSURE	INSURER C :				
SITECH Mid-Plains, NMC Group Inc & its Subsidiaries	INSURE	RD:				······
11002 Sapp Bros. Drive	INSURE	RE:				
Omaha NE 68138	INSURE	RF:				
COVERAGES CERTIFICATE NUMBER: 18-19		TOTUE		REVISION NUMBER:		
THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAV INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION O CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAV	OF ANY CONTRA D BY THE POLICI	ACT OR OTHER ES DESCRIBEI	R DOCUMENT \ D HEREIN IS S	MTH RESPECT TO WHICH T		
INSR JADDLISUBR LTR TYPE OF INSURANCE INSD WVD POLICY NU	MBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS	3	
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CLAIMS-MADE OCCUR				PREMISES (Ea occurrence)	\$	
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GEN'L AGGREGATE LIMIT APPLIES PER:					\$	
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EXCESS LIAB CLAIMS-MADE					\$	
DED RETENTION \$ WORKERS COMPENSATION					\$	
AND EMPLOYERS' LIABILITY Y/N				X PER OTH- STATUTE ER	\$ 1,00	0.000
A ANY PROPRIETOR/PARTNER/EXECUTIVE N N / A Y WCS7000223		05/01/2018	05/01/2019		1.00	0,000
(Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below					\$ 1,00 \$ 1,00	
DESCRIPTION OF OPERATIONS below				E.L. DISEASE - POLICY LIMIT	\$ 1,00	0,000
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks S						
The Workers Compensation policy includes a blanket automatic waiver of subrog certificate holder/entity(ies) when required by written contract with the named ins			es a waiver in	favor of the		
commonte more remarking when required by written contract with the named Ins		100.				
CERTIFICATE HOLDER	CANC	ELLATION				
City of Lincoln, Lancaster County	THE	EXPIRATION D	ATE THEREOR	SCRIBED POLICIES BE CAN 7, NOTICE WILL BE DELIVER 7 PROVISIONS.		DBEFORE
555 So. 10th Street	AUTHOR	RIZED REPRESEN	ITATIVE			
		-		1.		
Lincoln NE 68508			Im	Calle-	-	
	•	(© 1988-2015	ACORD CORPORATION.	All rig	hts reserved.

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WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule. (This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.)

This agreement shall not operate directly or indirectly to benefit anyone not named in the Schedule.

Schedule

Any person or organization that you perform work for that is liable for an injury, covered by this policy, that prior to the injury has written contract requiring a waiver of our right to recover from them.

 This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated.

 (The information below is required only when this endorsement is issued subsequent to preparation of the policy.)

 Endorsement Effective
 Policy No.

 WCS7000223
 Endorsement No.

 Insured
 Premium \$

Insurance Company

Countersigned by

WC 00 03 13 (Ed. 4-84)

Copyright 1983 National Council on Compensation Insurance.

SPECIFICATIONS REPAIR SERVICES FOR CONSTRUCTION and PURPOSE-BUILT EQUIPMENT

1. <u>OVERVIEW</u>

- 1.1 It is the intent of the City of Lincoln, Nebraska and Lancaster County, Nebraska, hereinafter called the "Owners" to contract with qualified Vendors for maintenance and repair, as deemed necessary by the Owners, on a variety of construction and purpose-built equipment.
- 1.2 Contracts will be awarded on the basis of Vendor qualifications, rates, and discounts offered.
- 1.3 Because the Vendor must be a manufacturer's authorized service and warranty provider, multiple contracts shall be awarded.
- 1.4 Each event specific maintenance and/or repair service performed under the awarded contract shall not exceed \$100,000.00.
- 1.5 Annual repair work averages an estimated \$200,000.00 per year for the services offered through this contract.
 - 1.5.1 Services are requested on an as-needed basis and no amount of work is guaranteed to the awarded Vendors.

2. <u>SCOPE OF WORK</u>

- 2.1 The Owners own and maintain a large fleet of construction and purpose-built equipment.
- 2.2 Due to both the size and diversity of the fleet it is necessary to utilize Vendor resources to manage such assets in the most cost effective and efficient manner.
- 2.3 In an effort to optimize both internal and external resources, the Owners are seeking to contract maintenance and repairs on an individual request basis.
- 2.4 Providing after-hours field service for extended periods during emergency operations, such as snow removal, or on designated holidays, is essential.
- 2.5 Vendor shall have the capability of dispatching a trained mechanic within 2 hours of the request for service during normal business hours and during emergencies, unless the requirement is waived by the Owners.

3. QUALIFICATIONS

- 3.1 Responding Vendors must be authorized service and/or warranty provider for one or more of the manufacturers identified in Item #6 of this document.
- 3.2 Facilities and staffing must be adequate to perform maintenance and/or repairs requested in a timely manner.
- 3.3 Field service capabilities must include service vehicles available for on-site repairs.
- 3.4 Field service capabilities must include the ability to provide after-hours service for extended periods.
- 3.5 The Owners may request an on-site visit to inspect the Vendor's facility, service vehicles and parts inventory prior to contract award or during the contract period.
- 3.6 The Owners may request a specific mechanic be assigned to inspect or troubleshoot a specific maintenance or repair need.
- 3.7 Vendors who are submitting a bid for over-the-road truck repair shall have a facility located within 25 miles of the city limits of Lincoln.

4. INSURANCE REQUIREMENTS

- 4.1 The awarded Vendor shall furnish the Owners with a Certificate of Insurance ACORD and associated endorsements in the kinds and minimum amounts as detailed in the attached "Insurance Requirements for all Contracts" at time of award.
- 4.2 All certificates of insurance and endorsements shall be filed with the Owners on the standard ACORD Certificate of Insurance form showing specific limits of insurance coverage required and showing Lancaster County as "Named Additional Insured" as pertains to these services.

4.3 Vendors are strongly encouraged to send the insurance requirements and endorsement information to their Insurance Agent during the bid process in order to ensure contract execution within 5 days of award notice. <u>Any deviation</u> to the insurance requirements shall be submitted by the Vendor on company letterhead attached to the Response Attachment section of the Ebid.

5. MAINTENANCE/REPAIR REQUEST AND PROVISIONS

- 5.1 Maintenance and repairs will be performed by the Vendor strictly on request of an authorized representative of the Owners.
- 5.2 The Owners will neither be obligated nor limited to any specific number of requests.
- 5.3 Only new OEM parts will be utilized by the Vendor unless the use of aftermarket, reconditioned or used parts is pre-approved by the Owners.
- 5.4 Written estimates shall be provided for all maintenance and repair requests anticipated to exceed \$10,000 prior to approval of the service request.
- 5.5 The need for additional repairs found during the normal course of servicing or authorized repair will be communicated to the Owner for further authorization of such repairs.
- 5.6 Recommended adjustments to the maintenance schedule or program which would reduce the maintenance & operations costs or extend the life of the equipment, determined by the Vendor, must be reported to the Owner for consideration.
- 5.7 If transportation of equipment to a Vendor's facility is required, or requested by the Owner, the Vendor shall provide a written estimate of all required transportation costs, including but not limited to, all necessary equipment preparation, permits and escort.
- 5.8 No repair anticipated to exceed \$10,000 shall proceed without written estimate and approval by the Owner.
- 5.9 Invoice shall include a description of the rate billed (shop or field and regular or afterhours), the number of hours billed, the rate billed, and a total.
- 5.10 Labor rates or other rate changes cannot be increased without a properly executed contract amendment.
 - 5.10.1 Proposed increases must be justified with a written explanation of the need for the increase sent no less than 30 days prior to the proposed increase.
 - 5.10.2 Proposed increases must be submitted to the City/County Purchasing Division on company letterhead, signed by the Vendors Service Manager and/or the Vendors authorized Contract Administrator.
 - 5.10.3 Labor rate increases can be requested during the annual contract renewal or at any time during the annual contract period.
- 5.11 Normal work days and normal work hours shall be indicated in the attributes section of the Ebid.
- 5.12 Parts and labor warranty in days or months offered by Vendor shall be indicated in the attributes section of the <u>E</u>bid.
- 5.13 Shop/Environmental charges, if applicable, shall be identified in the attributes section of the e-bid.

- 5.14 Vendor may have access to the shop overhead crane and heavy equipment jack stands for maintenance and repairs performed at the Solid Waste Management Division, provided:
 - 5.14.1 The Vendor has a training program meeting OSHA standards.
 - 5.14.2 Only Vendor employees who are properly trained are dispatched to fulfill service requests.
 - 5.14.3 Vendor is able to produce documentation of employee training upon request.
 - 5.14.4 Vendors insurance covers any damage to City/County equipment and/or injury to City/County employees.

6. MAINTENANCE AND REPAIR <u>CONTRACTS DESIRED</u>

- 6.1 Case: Bid Package No. 1.
- 6.2 John Deere: Bid Package No. 2.
- 6.3 Caterpillar: Bid Package No. 3.
- 6.4 Vermeer: Bid Package No. 4.
- 6.5 Komptech: Bid Package No. 5.
- 6.6 Komatsu: Bid Package No. 6.
- 6.7 Bobcat: Bid Package No. 7.
- 6.8 Sterling Trucks: Bid Package No. 8.
- 6.9 Freightliner Trucks: Bid Package No. 9.
- 6.10 International Trucks: Bid Package No. 10.
- 6.11 Mack Trucks: Bid Package No. 11.
- 6.12 Doosan: Bid Package No. 12
- 6.13 Cimline: Bid Package No. 13
- 6.14 Malavasi: Bid Package No. 14

7. BID LINE ITEM SUBMITTAL REQUIREMENTS

- 7.1 Vendors will provide the following information by manufacturer.
 - 7.1.1 Shop labor rate for normal working hours.
 - 7.1.2 Shop labor rate for after-hours.
 - 7.1.3 Field service labor rate for normal working hours.
 - 7.1.4 Field service labor rate for after-hours.
 - 7.1.5 Field service truck cost per mile.

ADDENDUM #1 Issue Date: 6/28/2018 Bid No. 18-167 Annual Requirements - Repair Services for Construction and Purpose-Built Equipment

Addenda are instruments issued by the Purchasing Department 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 to the Specification and bidding documents:

- Question: What type of certification do you need to qualify for the bid 18-167? Does work experience at a dealership count toward certification? Is there a way that an independent mechanic can qualify?
- Answer: Work performed under the terms of an awarded contract will be warranty work and non-warranty work.
 Warranty work must be completed by authorized service/warranty providers for each type of equipment.
 Non-warranty work may be done by any responsible, responsive bidder that is in the business of providing those services and is deemed acceptable by the City to perform such work based on references, prior experience, shop capacity, staffing, etc.
- **Clarification:** Equipment repair relative to this bid includes welding, metal fabrication for replacement parts, electrical work, and other services which are not directly related to mechanical issues such as engine or transmission repair. Vendors who provide these services are encouraged to bid for these services.
- **Bid Extension:** The bid has been extended to Friday July 6, 2018 at 12:00pm. All bids must be submitted in the Ebid system.
- **Clarification:** Package 4 has been changed from Frontier Equipment to Vermeer Equipment.

All other terms, conditions and requirements of the request remain the same as originally indicated in the document or as modified on previous addenda.

Robert L Walla Purchasing Agent

ADDENDUM #2 Issue Date: 6/29/2018 Bid No. 18-167 Annual Requirements - Repair Services for Construction and Purpose-Built Equipment

Addenda are instruments issued by the Purchasing Department 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 to the Specification and bidding documents:

Clarification: It has been brought to our attention that the coverage for Garage Keepers Insurance was not specified on the document attached to the bid. The following clause will replace the Garage Keepers clause that is currently in the Insurance Requirement document attached to the bid.

Garage Keepers / Garage Liability

The Contractor shall provide garage insurance, if required. Coverage shall include Garage Liability and Garage Keepers on a Direct Primary Basis, including Auto Physical Damage, with limits of not less than \$1,000,000 for each Garage Keepers and Garage Liability, including Bodily Injury and Property Damage combined liability and Actual Cash Value auto physical damage. Coverage symbol(s) 30 and 31 shall be provided, where applicable.

All other terms, conditions and requirements of the request remain the same as originally indicated in the document or as modified on previous addenda.

Robert L Walla Purchasing Agent

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.

INSURANCE CLAUSE FOR ALL CITY OF LINCOLN, LANCASTER COUNTY AND PUBLIC BUILDING COMMISSION CONTRACTS

Insurance coverage on this Contract will be required for the entities selected below ⊠ City of Lincoln ⊠ Lancaster County □ Public Building Commission

Vendors must provide coverage & documents related to the items with a check mark in Sections 1 – 1.9. This includes proof of coverage and waivers as required below. All Vendors must comply with Sections 2-8.

THE REQUIREMENTS HEREIN APPLY TO CONTRACTS TO BE ISSUED BY THE CITY OF LINCOLN, LANCASTER COUNTY, AND THE LINCOLN-LANCASTER COUNTY PUBLIC BUILDING COMMISSION. FOR PURPOSES OF CERTIFICATES, ENDORSEMENTS AND OTHER PROOF REQUIRED HEREIN, ONLY INCLUDE THE ENTITY ISSUING THE CONTRACT.

FAILURE OF THE APPROPRIATE ENTITY (CITY, COUNTY, OR PUBLIC BUILDING COMMISSION) TO OBJECT TO THE FORM OF THE CERTIFICATE OR ENDORSEMENT OR TO DEMAND SUCH PROOF AS IS REQUIRED HEREIN SHALL NOT CONSTITUTE A WAIVER OF ANY OF THE INSURANCE REQUIREMENTS SET FORTH BELOW.

Insurance; Coverage Information

The Contractor shall, prior to beginning work, provide proof of insurance coverage in a form satisfactory to the City/County/PBC, which shall not withhold approval unreasonably. The coverages and minimum levels required by this Contract are set forth below and shall be in effect for all times that work is being done pursuant to this Contract. No work on the Project or pursuant to this Contract shall begin until all insurance obligations herein are met to the satisfaction of the City/County/PBC, which shall not unreasonably withhold approval. Self-insurance shall not be permitted unless consent is given by the City/County/PBC prior to execution of the Contract and may require submission of financial information for analysis. Deductible levels shall be provided in writing from the Contractor's insurer and will be no more than \$25,000 per occurrence or as may be approved by the City or County as appropriate. Said insurance shall be written on an OCCURRENCE basis, and shall be **PRIMARY**, with any insurance coverage maintained by the City/County/PBC being secondary or excess.

Certificates

The Contractor shall provide certificates of insurance and such other proof, such as endorsements, as may be acceptable to the City or County (as appropriate) evidencing compliance with these requirements. The Contractor shall provide a Certificate of Insurance demonstrating the coverage required herein and the necessary endorsements or other proof and waivers described herein and below before being permitted to begin the work or project pursuant to this Contract.

1. <u>Commercial General Liability</u>

The Contractor shall provide proof of Commercial General Liability Insurance with a minimum limit of not less than \$1,000,000 each occurrence and \$2,000,000 aggregate. These minimum limits can be met by primary and umbrella liability policies. Coverage shall include: Premises-Operations, Products/ Completed Operations, Contractual, Broad Form Property Damage, and Personal Injury. Such coverage shall be endorsed for the general aggregate to be on a **PER PROJECT** basis, and the Contractor shall provide an additional insured endorsement acceptable to the City/County/PBC. The required insurance must include coverage for all projects and operations of Contractor or similar language that meets the approval of the City/County/PBC, which approval shall not be unreasonably withheld.

1.1 <u>Additional Insured (Requires an Endorsement Form)</u>

All Contractors shall provide an Additional Insured Endorsement form or other proof showing the City/County/PBC as additional insured for commercial general liability, auto liability and such other coverages as may be required by the City/County/PBC. The form or other proof shall be as is acceptable to the City/County Attorney.

X 1.2 <u>Automobile Liability</u>

The Contractor shall provide proof of Automobile Liability coverage, which shall include: Owned, Hired and Non-Owned. Bodily Injury and Property Damage Combined Single Limit shall be at least \$1,000,000 Per Accident.

1.3 Garage Keepers / Garage Liability

The Contractor shall provide garage insurance, if required. Coverage shall include Garage Liability and Garage Keepers on a Direct Primary Basis, including Auto Physical Damage, with limits of not less than \$1,000,000 each accident Bodily Injury and Property Damage combined liability and Actual Cash Value auto physical damage. Coverage symbol(s) 30 and 21 shall be provided, where applicable.

1.4 Workers' Compensation; Employers' Liability

The Contractor shall provide proof of workers' compensation insurance of not less than minimum statutory requirements under the laws of the State of Nebraska and any other applicable State. Employers' Liability coverage with limits of not less than \$500,000 each accident or injury shall be included. The Contractor shall provide the City/County/PBC with an endorsement for waiver of subrogation or other proof of such waiver as may be acceptable to the City or County. The Contractor shall also be responsible for ensuring that all subcontractors have workers' compensation insurance for their employees before and during the time any work is done pursuant to this Contract.

1.5 <u>Builder's Risk Insurance</u>

The Contractor shall purchase and maintain builder's risk property insurance for all sites upon which construction is occurring as provided by Contract and all storage sites where equipment, materials, and supplies of any kind purchased pursuant to the Contract are being held or stored unless the Contractor receives notice that the City/County/PBC has obtained a builder's risk policy for itself. Except to the extent recoverable by Contractor from another subcontractor, deductibles shall be the responsibility of the Contractor. This coverage is required whenever the work under contract involves construction or repair of a building structure or bridge.

1.5.1 Waiver of Builder's Risk Insurance Carrier's Subrogation Rights

The Contractor and its subcontractor(s) waive all rights of action and subrogation that the insurance company providing the builder's risk policy may have against each of them and/or the City/County/PBC, Architect, and the officers, agents and employees of any of them, for all claims, damages, injuries and losses, to the extent covered by such property insurance. Such waiver of subrogation shall be effective for such persons even though such persons would otherwise have a duty of indemnification or contribution, contractual or otherwise, and even though such persons did not pay the insurance premium directly or indirectly, and whether or not such persons had an insurable interest in any property damaged. The Contractor or subcontractor shall provide proof of such waiver.

1.6 <u>Pollution Liability</u>

Contractors shall provide proof of pollution liability insurance arising out of all operations of the Contractors and subcontractors, due to discharge, dispersal, release, or escape of contaminants or pollutants into or upon land, the atmosphere or any watercourse or body of water with bodily injury and property damage limits of not less than \$1,000,000 per occurrence and \$2,000,000 annual aggregate for:

1) Bodily injury, sickness, disease, mental anguish or shock sustained by any person, including death;

2) Property damage including physical injury to or destruction of tangible property including the resulting loss of use thereof, clean-up costs, and the loss of use of tangible property that has not been physically injured or destroyed;

3)Defense including loss adjustment costs, charges and expenses incurred in the investigation, adjustment or defense of claims for such compensatory damages;

4) Definition of pollution conditions shall include asbestos, lead, and mold so that these risks are covered if caused by Contractor/successful candidate's work or operations.

5) Coverage is required on an occurrence form.

1.7 Errors and Omissions; Professional Liability

Errors and Omissions or Professional Liability insurance, as may be required, covering damages arising out of negligent acts, errors, or omissions committed by Contractor in the performance of this Contract, with a liability limit of not less than \$1,000,000 each claim. Contractor shall maintain this policy for a minimum of two (2) years after completion of the work or shall arrange for a two year extended discovery (tail) provision if the policy is not renewed. The intent of this policy is to provide coverage for claims arising out of the performance of professional Services under this contract and caused by any error, omission, breach or negligent act, including infringement of intellectual property (except patent and trade secret) of the Contractor. This coverage is required whenever the Contractor or service provider is required to be certified, licensed or registered by a regulatory entity and/or where the provider's judgment in planning and design could result in economic loss to City/County/PBC.

1.8 <u>Railroad Contractual Liability Insurance</u>

If work is to be performed within 50 feet of any railroad property and affecting any railroad bridge or trestle, tracks, road beds, tunnel, underpass or railroad crossing, the Contractor must provide proof acceptable to the City or County that any exception for such work in the Contractor's commercial general liability policy has been removed or deleted.

1.8.1<u>Railroad Protective Liability</u>

If work is to be performed within 50 feet of any railroad property and affecting any railroad bridge or trestle, tracks, road beds, tunnel, underpass or crossing or otherwise required by the Special Provisions or applicable requirements of an affected railroad, the Contractor shall provide Railroad Protective Liability Insurance naming the affected railroad/s as insured with minimum limits for bodily injury and property damage of \$2,000,000 per occurrence, \$6,000,000 aggregate, or such other limits as required in the Special Provisions or by the affected railroad. The original of the policy shall be furnished to the railroad and a certified copy of the same furnished to the City/County/PBC Purchasing Department prior to any related construction or entry upon railroad premises by the Contractor or for work related to the Contract.

1.9 <u>Cyber Insurance</u>

The Contractor shall maintain network risk and cyber liability coverage (including coverage for unauthorized access, failure of security, breach of privacy perils, as well at notification costs and regulatory defense) in an amount of not less than \$1,000,000. Such insurance shall be maintained in force at all times during the term of the Contract and for a period of two years thereafter for services completed during the term of the Contract.

2. <u>Cancellation Notice</u>

All Contractors shall include an endorsement to provide for at least thirty (30) days' firm written notice in the event of cancellation during the term of the Contract and during the period of any required continuing coverages. The Contractor shall provide, prior to expiration of the policies, certificates and endorsement forms evidencing renewal insurance coverages. The parties agree that the failure of City/County/PBC to object to the form of a certificate and/or additional insured endorsement or endorsement forms provided shall not constitute a waiver of this requirement.

3. <u>Risk of Loss</u>

Except to the extent covered by the builder's risk insurance, the Contractor shall have the sole responsibility for the proper storage and protection of, and assumes all risk of loss of, any subcontractor's Work and tools, materials, equipment, supplies, facilities, offices and other property at or off the Project site. The Contractor shall be solely responsible for ensuring each subcontractor shall take every reasonable precaution in the protection of all structures, streets, sidewalks, materials and work of other subcontractors. Contractor shall protect its Work from damage by the elements or by other trades working in the area.

4. <u>Umbrella or Excess Liability</u>

The Contractor may use an Umbrella, Excess Liability, or similar coverage to supplement the primary insurance stated above in order to meet or exceed the minimum coverage levels required by this Contract.

5. <u>Minimum Scope of Insurance</u>

All Liability Insurance policies shall be written on an "Occurrence" basis only. All insurance coverage are to be placed with insurers authorized to do business in the State of Nebraska and must be placed with an insurer that has an A.M. Best's Rating of no less than A:VII unless specific approval has been granted otherwise.

6. <u>Indemnification</u>

To the fullest extent permitted by law the Contractor shall indemnify, defend, and hold harmless the Owner, its elected officials, officers, employees, agents, consultants, and employees of any of them from and against claims, damages, losses and expenses, including but not limited to attorney fees, arising out of or resulting from performance of the Work, provided that such claim, damage, loss or expense is attributable to bodily injury, sickness, disease or death, or to injury to or destruction of tangible or intangible property, including the Work itself, but only to the extent caused by the negligent, wrongful, or intentional acts or omissions of the Contractor, a subcontractor, anyone directly or indirectly employed by them or anyone for whose acts they may be liable, regardless of whether or not such claim, damage, loss or expense is caused in part by the negligence of a party indemnified hereunder. In the event the claim, damage, loss or expense is caused in part by the negligence of a party indemnified hereunder, the indemnification by the Contractor shall be prorated based on the extent of the liability of the party indemnified hereunder. Such obligation shall not be construed to negate, abridge, or reduce obligations of indemnity which would otherwise exist as to a party or person described in this Section. Nothing herein shall be construed to be a waiver of sovereign immunity by the Owner.

7. <u>Reservation of Rights</u>

The City/County/PBC reserves the right to require a higher limit of insurance or additional coverages when the City/County/PBC determines that a higher limit or additional coverage is required to protect the City/County/PBC or the interests of the public. Such changes in limits or coverages shall be eligible for a change order or amendment to the Contract.

8. <u>Sovereign Immunity</u>

Nothing contained in this clause or other clauses of this Contract shall be construed to waive the Sovereign Immunity of the City/County/PBC.

9. <u>Further Contact</u>

For further information or questions concerning coverage or acceptable forms, Contractors may contact the Purchasing Division or the department that issued the bid or the request for proposal.

For general questions regarding Insurance Requirements, please contact Risk Management for the City or County.

INSTRUCTIONS TO BIDDERS

City of Lincoln, Nebraska, County of Lancaster

E-Bid

1. **BIDDING PROCEDURE**

- 11 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 and Lancaster County, 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.
- Identify the item you will furnish by brand or manufacturer's name and catalog numbers. Also furnish specifications 1.3 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.
- Bids received after the time and date established for receiving bids will be rejected. 1.5
- The Bidders and public are invited, but not required, to attend the formal opening of bids. At the opening, prices will be 1.6 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.
 - Bidders may obtain this document from the City's Design Engineering Division of the Public Works & Utilities 1.7.1 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.
 - Bid security, if required, shall be in the amount specified on the bid. The bid security must be scanned and 2.1.1attached 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.
 - If bid security is not received in the Office of the Purchasing Division as stated above, the vendor may be 2.1.2 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.
- Bid security will be returned to the successful Bidder(s) as follows: 2.4
 - 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: A contract has been executed and bonds have been furnished. 2.5.1
 - 2.5.2 The specified time has elapsed so that the bids may be withdrawn.
 - 2.5.3 All bids have been rejected.
- Bid security will be forfeited to the Owners as full liquidated damages, but not as a penalty, for any of the following 2.6 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**

- Each Bidder by electronic signature and submitting a bid, represents that the Bidder has read and understands the 3.1 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.

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

- Copies of the following documents, if requested, shall accompany the bid proposal for all items being bid:: 11.1
 - Manufacturer's warranties and/or guarantees. 11.1.1
 - Bidder's maintenance policies and associated costs. 11.1.2
- As a minimum requirement of the Owners, the Bidder will guarantee in writing that any defective components 11.2 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.
- Awarded Bidder shall be required to furnish title to the material, free and clear of all liens and encumbrances, issued in 12.4 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.

BID EVALUATION AND AWARD 13.

- 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.
- No bid shall be modified or withdrawn for a period of ninety (90) calendar days after the time and date established for 13.2 receiving bids, and each Bidder so agrees in submitting the bid.
- In case of a discrepancy between the unit prices and their extensions, the unit prices shall govern. 13.3
- The bid will be awarded to the lowest responsible, responsive Bidder whose bid will be most advantageous to the 13.4 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.
- In order to determine if the Bidder has the experience, gualifications, resources and necessary attributes to provide the 13.6 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.
- In any and all claims against the Owners or any of its members, officers or employees by an employee of the Bidder, 14.2 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.

TERMS OF PAYMENT 15.

Unless stated otherwise, the Owners will begin processing payment within thirty (30) calendar days after all labor has 15.1 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.
- 16.2 Bidder agrees to abide by all applicable local, state and federal laws and regulations concerning the handling and 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

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

19. INSURANCE

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

20. EXECUTION OF AGREEMENT

- 20.1 Depending on the type of service or 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.
 - 1. The contract shall consist of a City of Lincoln and Lancaster County Purchase Order.
 - 2. A copy of the Bidder's bid response (or referenced bid number) attached and that the same, in all particulars, becomes the contract between the parties hereto: that both parties thereby accept and agree to the terms and conditions of said bid documents.

<u>x</u> b. **CONTRACT**, unless otherwise noted.

- 1. City and County will furnish copies of the 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 with the dated.
- 2. The prepared documents shall be returned to the Purchasing Office within 10 days (unless otherwise noted).
- 3. The City and County will sign and date the Contract.
- 4. Upon approval and signature, the City and County, will return one copy to the successful Bidder.

21. TAXES AND TAX EXEMPTION CERTIFICATE

21.1 The Owners are generally exempt from any taxes imposed by the state or federal government. A Tax Exemption Certificate will be provided as applicable.

22. CITY AUDIT ADVISORY BOARD

- 22.1 All parties of any City agreement shall be subject to audit pursuant to Chapter 4.66 of the Lincoln Municipal Code and 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.
- 22.2 The Water Division of the City of Lincoln is taxable per Reg. 066.14A and no exemption certificate will be issued.

23. <u>E-VERIFY</u>

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.

Protection of Proprietary Information and Trade Secrets

Data contained in any bid (hereinafter "Submission") and all documentation provided therein, become the property of the City of Lincoln/Lancaster County. Upon receipt of any Submission by the City of Lincoln/Lancaster County, all data and documentation becomes a public record and is subject to disclosure by the City of Lincoln/Lancaster County to any party initiating a public records request under Nebraska Revised Statutes § 84-712 et seq. In response to a public records request, the City of Lincoln/Lancaster County may include the entire response. The City of Lincoln/Lancaster County has no duty to protect proprietary or commercial information and/or trade secrets.

If the Bidder wishes to have any information withheld from a public records request, such information must fall within the definition of "proprietary or commercial information" contained within Nebraska Public Records Statutes as defined by Nebraska Revised Statute § 84-712.05(3) and/or must be considered "trade secrets" as defined by Nebraska Revised Statutes §§ 87-501 to 87-507. Any and all information the Bidder wishes the City of Lincoln/Lancaster County to withhold from public disclosure must be submitted in the City/County E-bid system as a Response Attachment with the following information:

1) Is clearly marked "*proprietary or commercial information*" and/or "*trade secrets*" on the title of the document and the file attached;

2) Individually identifies each separate page as confidential;

3) Contains supporting documentation specifically enumerating why the information in such documents are marked and qualify as proprietary or commercial information/trade secrets. Under Nebraska law, in order for such information to be protected, the information, if released, would give competitors an advantage *and* serve no public purpose.

FAILURE TO STRICTLY COMPLY WITH THESE INSTRUCTIONS WILL RESULT IN DISCLOSURE OF INFORMATION DECLARED BY THE BIDDER TO BE PROPRIETARY OR COMMERCIAL INFORMATION AND/OR TRADE SECRETS. <u>NO NOTICE OF FAILURE TO COMPLY WILL BE PROVIDED.</u>

If the instructions above for designating proprietary or commercial information and/or trade secrets are strictly followed, the City of Lincoln/Lancaster County will provide the bidder with reasonable notice that a public records request has been made that may include the information designated as proprietary and commercial or a trade secret. It is the sole responsibility of the Bidder to take actions necessary to protect the information claimed as proprietary or commercial, or a trade secret.

Bidders may not mark their entire Submission as *proprietary or commercial information and/or trade secrets*. Bid pricing may not be marked as proprietary or commercial information/trade secrets, and are deemed to be a public record in the State of Nebraska. Failure of the Bidder to follow the instructions for submitting proprietary or commercial information/trade secrets may result in the material being viewed by other bidders and/or the public.

"Proprietary or commercial information" is defined as trade secrets, academic and scientific research work which is in progress and unpublished, and other information which if released would give advantage to business competitors and serve no public purpose. (see Neb. Rev. Stat. § 84-712.05(3)).

"Trade Secrets" is defined as information, including, but not limited to, a drawing, formula, pattern, compilation, program, device, method, technique, code, or process that:

Derives independent economic value, actual or potential, from not being known to, and not being ascertainable by proper means by, other persons who can obtain economic value from its disclosure or use; and Is the subject of efforts that are reasonable under the circumstances to maintain its secrecy. (See Neb. Rev. Stat. § 87-502 (4)(a)(b))

In accordance with the Nebraska Attorney General Opinions 92068 and 97033, Bidders submitting information as proprietary or commercial information/trade secrets may be required to prove specific competitor(s) by name who would be advantaged by release of the information and the specific advantage the competitor(s) would receive.

Advertise 2 times Wednesday, June 20, 2018 Wednesday, June 27, 2018

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, June 29, 2018** for providing the following:

Annual Requirements - Construction and Purpose-Built Equipment Repair and Maintenance Services Bid No. 18-167

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.