

Construction and Properties

STATEWIDE PROGRAM CONTRACT Capital Assets Management

AGREE	EMEN'	T – Legal c	onsequ	iences apply. Consult your a	ttorney to complete.		
Date			Betwee	en the Owner:	On behalf of the Using Agency:		
			State of C	Oklahoma			
			OMES CA	M CAP			
	CAP web		P.O. Box	53448			
<u>ca</u>	p@omes	<u>.ok.gov</u>	Oklahom	a City, OK 73152-3448			
And the Contractor:							
Company name							
• • •							
Address							
EIN/TIN				Email	Phone		
PROJECT							
CAP project number				Project name			
n 1							
Purchase order number				Address/location			
CONT	DACT	ARTICLES					
In consideration of the mutual covenants and obligations contained herein, the Owner, Using Agency and Contractor agree as							
set forth		B					
Article 1:		ntract Documen			in a referenced inclusive of any stated Conditions		
	1.1				ion, as referenced, inclusive of any stated Conditions, enda and the Contractor's Bid Form as may be		
					nts the entire and integrated agreement between		
Article 2:	the parties hereto and supersedes prior negotiations, representations or agreements, either written or oral. The Work of this Contract.						
	2.1			execute the Work described in the Contrac	ct Documents, except to the extent specifically		
				Documents to be the responsibility of othe			
Article 3:	Date of	f Commencement and Substantial Completion.					
	3.1	The date of commencement of the Work shall be the date of the Notice to Proceed/Work Order issued by the Owner and					
		affixed to the S	affixed to the State's separate Purchase Order issued to encumber the cost of the Work. The Contract Time shall be				
				of Notice to Proceed/Work Order.			
	3.2	The Contractor shall achieve Substantial and/or Final Completion of the Work not later than:					
		(The clause selected with an "X" shall be the valid 3.2 contractual clause.)					
					f commencement, subject to adjustments of this		
				d in the Contract Documents.	and another incorposit the another than finant con-		
		within the	TISCA	is contract is a 1 t multivoar, ontional rone	and continuing until the end of the fiscal year wed contract, the duration may be renewed for		
) subsequent one-year fiscal periods by i			
					of this Contract Time as provided in the Contract		
		Documents.			in this contract time as provided in the contract		
	3.3		in the Solic	citation, in regard to as-needed maintenance	ce or trade services, the Contract Time may be		
				nnual renewal periods by amendment to th			
Article 4:	ticle 4: Contract Sum and Payments.						
	(The cla	use selected wit	th an "X" sh	nall be the valid 4.1 contractual clause.)			
	4.1			irm fixed price in the amount of	Dollars		
					less shall be invoiced upon final completion. Projects		
			_		on a monthly basis. Final payment will not be made		
			•		npleted. No payment will be made to the Contractor		
				Date until all work is complete.			
					hase the quantities stated in the Solicitation. Work		
			_		d on the Contractor's Bid Form. Invoices will be		
		accepted for pa	ayment mo	nthly for the Work completed in the previo	ous month.		

Article 5: Other Terms and Conditions.

- Owner's Representative and Supervisory Official. For the purposes of this Agreement, the OMES CAM CAP

 Administrator or a designated person shall serve as the Owner's Representative, an individual of the Using Agency shall serve as the Supervisory Official for the purposes of accepting the work and approving Invoices for Payment. No work will be accepted, nor any payments made without approval by the Owner or the Owner's Representative.
- 5.2 Contract Clauses. Contract Changes shall be provided only upon prior written authorization by the Owner and are subject to the statutory limits set forth in 61 O.S. § 121. Upon request by the Owner's Representative, Contractor shall prepare an itemized cost proposal for the requested contract change and submit to Owner's Representative for review and approval. If accepted by Owner, a Change Order will be processed and returned to Contractor, authorizing the change in the work and serving as a Notice to Proceed/Work Order.
- 5.3 Audits and Records Clause. As used in this clause, "records" includes books, documents, accounting procedures and practices, and other data, regardless of type and regardless of whether such items are in written form, in the form of computer data, or in any other form. In accepting any contract with the State of Oklahoma, the Contractor agrees any pertinent state or federal agency will have the right to examine and audit all records relevant to execution of the resultant contract. The contractor is required to retain all records relative to this contract for the duration of the contract term and for a period of three years following completion and/or termination of the contract. If an audit, litigation or other action involving such records are started before the end of the three-year period, the records are required to be maintained for three years from the date that all issues arising out of the action are resolved or until the end of the three-year retention period, whichever is later.
- 5.4 Ownership of Documents. All documentation generated as an instrument of service is and shall remain the property of the Owner, including shop drawings, equipment manuals, equipment warranties and as-built drawings. Contractor shall deliver said documents to Owner's Representative or as otherwise stated in the Solicitation upon final completion of the work.
- **Successors and Assigns.** The Owner and the Contractor each binds themselves, partners, successors, assigns and legal representatives to the other party to this Agreement and to the partners, successors, assigns and legal representatives of such other party with respect to all covenants of this Agreement. The Contractor shall not assign, sublet or otherwise transfer its interest in this Agreement without the written consent of the Owner.
- Disputes and Claims. The Owner, Using Agency's Supervisory Official and Contractor shall endeavor to resolve claims, disputes and other matters in question between them by participating in good faith in a settlement meeting to obtain a mutual agreement that resolves the claim or dispute. If an agreement cannot be attained, the Contractor may appeal to the OMES CAM CAP Administrator by submitting written notice of a protest to the Administrator within twenty-one (21) days of the previous settlement meeting. The Administrator may hear the protest or may assign the Contractor's appeal to an administrative law judge the Division retains. If the appeal is assigned to an administrative law judge, the administrative law judge shall review the protest for legal authority and jurisdiction. If legal authority and jurisdictional requirements are met, the administrative law judge shall conduct an administrative hearing in accordance with the Administrative Procedures Act (75 O.S. §§ 309 et seq.) and provide findings of fact and conclusions of law to the Administrator. The Administrator shall send written notice to the Contractor of the final decision sustaining or denying the Contractor's appeal. If the Administrator denies Contractor's appeal, the Contractor may appeal pursuant to provisions of 75 O.S. §§ 309 et seq. of the Administrative Procedures Act.
- 5.7 Termination.
 - **5.7.1** The Contract may be terminated by the Owner or Contractor as provided in Article 14 of the General Conditions.
 - **5.7.2** The Work may be suspended by the Owner as provided in Article 14 of the General Conditions.
- **5.8 Insurance.** Insurance meeting the minimum limits of coverage listed below shall be maintained in full force by Contractor for the duration of the Contract. Certificates of Insurance shall be furnished naming the Owner as the Certificate Holder prior to acceptance of the Contract or issuance of a Work Order. The following are minimum limits of insurance coverage. If higher limits or additional insurance provisions are stated in the Bid Solicitation, the requirements of the Solicitation shall be the minimum required.
 - **5.8.1** Workers' compensation and employers' liability meeting statutory limits mandated by state and federal laws. (Companies exempt from the Oklahoma Workers' Compensation Act may substitute CAP Form D321 in lieu of a Certificate of Coverage).
 - **5.8.2** Commercial general liability not less than \$1,000,000/\$5,000,000.
 - **5.8.3** Automobile liability (owned, non-owned and hired vehicles) not less than \$1,000,000/\$5,000,000.
 - **5.8.4** Property damage not less than \$1,000,000/\$5,000,000.
 - **5.8.5** Builder's risk shall be \$1,000,000 (each occurrence) and \$2,000,000 (general aggregate).
 - **5.8.6** Excess umbrella insurance of \$5,000,000.
- 5.9 Bonds.
 - **5.9.1** Bonds are required for any contract where the firm, fixed price contract sum equals or exceeds one-hundred thousand dollars (\$100,000), or where an individual work order under a non-binding service or maintenance contract exceeds one-hundred thousand dollars (\$100,000).
 - a. Performance Bond for 100% of the value of the Contract to insure completion of the Work.
 - **b.** Defect Bond for 100% of the value of the Contract to provide correction of defects in the construction and equipment for one year after acceptance of the Work.
 - c. Payment Bond for 100% of the Contract to assure that the Owner is protected from the action of Subcontractors, suppliers and employees for unpaid debts of the Contractor.
 - **5.9.2** All bonds shall be on the forms prescribed and issued by the Owner as attached to this Agreement.

5.10 Jurisdiction. This Agreement shall be governed by the laws of the State of Oklahoma.

Article 6: Other Conditions of this Contract.

- **Oklahoma Taxpayer and Citizen Protection Act of 2007.** The Contractor certifies that it and all proposed subcontractors and suppliers, whether known or unknown at the time this contract is executed or awarded, will comply with the provisions of the Oklahoma Taxpayer and Citizen Protection Act of 2007 and participate in the Status Verification System. The Status Verification System is defined in the Oklahoma Statutes, Title 25 § 1312.
- **6.2 State of Oklahoma Governor's Executive Order 2012-01.** Per the State of Oklahoma Governor's Executive Order 2012-01, effective July 1, 2012, the use of any tobacco product shall be prohibited on any and all properties owned, leased or contracted for use by the State of Oklahoma, including but not limited to all buildings, land and vehicles owned, leased or contracted for use by agencies or instrumentalities of the State of Oklahoma.
- **6.3** Other documents, if any, forming part of the Contract Documents are as follows:

Purchase Order

Notice to Proceed/Work Order

This agreement is entered into as of the date first written on Page 1 and is executed in at least three (3) original copies, of which one is to be delivered to the Contractor and the remainder to the Owner and Using Agency.

OWNER SIGNATURE							
State of Oklahoma OMES CAM CAP							
Owner name	Owner title						
Owner signature	Date						
USING AGENCY SIGNATURE							
The Using Agency certifies that funds are available and dedicated to the completion of the contract sums stated in this Contract. The Using							
Agency agrees to pay all project related costs including but not limited to work related to unknown site conditions, remediation of							
discovered environmental conditions, legal expenses, judgments, and any reasonable project related expense.							
The undersigned Using Agency hereby attests that any required terms and conditions based on a Federal Award applicable to this							
Agreement shall be provided to the Consultant and Owner.							
Authorized representative name	Authorized representative title						
Authorized representative signature	Date						
CONTRACTOR SIGNATURE							
Non-Collusion Statement							
The authorized representative for the Contractor, of lawful age, solemnly swears or affirms, under penalty of perjury, that they are the duly							
• , ,	s, which is attached to this statement, for the purpose of certifying the						
facts pertaining to the giving of things of value to government personnel in order to procure said contract.							
They are fully aware of the facts and circumstances surrounding the making of the contract to which this statement is attached and has been							
personally and directly involved in the proceedings leading to the procurement of said contract.							
Neither the company nor anyone subject to the company's direction or control has paid, given or donated or agreed to pay, give or donate							
to any office or employee of the State of Oklahoma any money or oth to which this statement is attached.	er thing of value, either directly or indirectly, in procuring the contract						
Authorized representative name	Authorized representative title						
<u>'</u>	·						
Authorized representative signature	Date						
EXHIBITS/ATTACHMENTS (LIST ALL THAT APPLY)							
1. Solicitations for Bids copy	2. Contractor's Bid Form(s)						
3. Contractor's Certificate of Insurance	4.						
5.	6.						