

City of San Diego PURCHASE ORDER



Date: 10/12/2016

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Ship To: CITY OF SAN DIEGO PARK & RECREATION DEPARTMENT 202 "C" STREET, FLOOR 5 SAN DIEGO CA 92101-4806		PARK & RECREATION DEPARTMENT 202 "C" STREET, FLOOR 5 SAN DIEGO CA 92101-4806			Billing Contact: JANE WITZKE Telephone: E-Mail:jwitzke@sandiego.gov		
7980 Lemon Grove Way Delivery Te					days 15 % cash discount Terms: E ON BOARD		
					Buyer:	Christopher Mo	ore
					Telepho	one: 619-236-7254	
Vendor	ID: 10017383 Telephone:619-464-330	03 E-Mail:	rafael@azteclandscap	ing.com	E-Mail:	CMoore@sandi	ego.gov
Line #	Item ID/Description		Del.Date	Quant	ity/UM	Unit Price	Extended Price
1	FY17 DEPT OPEN-LANDSCAPE Provide complete landscape maintenance for th rights-of-way and areas within the Gas Tax Prog sites) and Section 4 (quarterly sides) as required months (July 1, 2016 to June 30, 2017) in accor of Bid # 10025899-12-W. Update insurance as required Previous PO 4500066591 Dept/Invoice Steve Lucas 619-685-1317 Billing Contact Jane Witzke 619-685-1361 WAGE REQUIREMENTS: PURCHASE ORDEF	gram; Section 3 d for a period o dance with spe	3 (monthly of 12 ecification		9,000 EA	USD 1.00	USD 230,000.00
	By performing the services detailed in this purch is entering into a contract with the City. Contract or she is aware of the wage provisions describe with such provisions before commencing service A. PREVAILING WAGES. Pursuant to San Dieg 22.3019, construction, alteration, demolition, rep work performed under this Contract is subject to laws. For construction work performed under thi exceeding \$25,000 and for alteration, demolitior work performed under this Contract cumulatively contractor and its subcontractors shall comply w wage laws including, but not limited to, the requi This requirement is in addition to the requirement pursuant to San Diego Municipal Code sections Contractor must determine which per diem rate classification of work (i.e. Prevailing Wage Rate and pay the highest of the two rates to their emp applies to workers who are not subject to Prevai 1. Compliance with Prevailing Wage Requirement 1720 through 1861 of the California Labor Code subcontractors shall ensure that all workers who Contract are paid not less than the prevailing rat determined by the Director of the California Dep Relations (DIR). This includes work performed of preconstruction phases of construction including inspection and land surveying work.	tor certifies that d herein and sl es. go Municipal Co oair and mainte o State prevailin is Contract cum h, repair and m y exceeding \$1 with State preva- irements listed int to pay Living 22.4201throug is highest for e or Living Wage ployees. Living illing Wage Rat ents. Pursuant to b perform work te of per diem v wartment of Indu during the desig	It he hall comply ode section enance ng wage nulatively aintenance 15,000, the ailing below. g Wage gh 22.4245. each e Rate), (Wage tes. to sections or and its under this wages as ustrial gn and				
Notes: T	he Terms and Conditions of this Purchase Or	rder are avail	lable at http://sandiego.g	ov/purcha	ising/	SEE LA	ST PAGE
	ІМРС	DRTANT!				FOR	TOTAL
To ensui directed	re prompt payments, PO # must appear to <i>Billing</i> Contact person at <i>Bill-To</i> addre	r on all ship ess listed al	ments and invoices; a bove	all invoice	es must b	be	



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	Item ID/Description	Del.Date	Quantity/UM	Unit Price	Extended Price
	1.1. Copies of such prevailing rate of per diem wages are on file at				
	the City and are available for inspection to any interested party on				
	request. Copies of the prevailing rate of per diem wages also may be				
	found at http://www.dir.ca.gov/OPRL/DPreWageDetermination.htm.				
	Contractor and its subcontractors shall post a copy of the prevailing				
	rate of per diem wages determination at each job site and shall make them available to any interested party upon request.				
	1.2. The wage rates determined by the DIR refer to expiration dates.				
	If the published wage rate does not refer to a predetermined wage rate				
	to be paid after the expiration date, then the published rate of wage				
	shall be in effect for the life of this Contract. If the published wage				
	rate refers to a predetermined wage rate to become effective upon				
	expiration of the published wage rate and the predetermined wage rate	: IS			
	on file with the DIR, such predetermined wage rate shall become effective on the date following the expiration date and shall apply to				
	this Contract in the same manner as if it had been published in said				
	publication. If the predetermined wage rate refers to one or more				
	additional expiration dates with additional predetermined wage rates,				
	which expiration dates occur during the life of this Contract, each				
	successive predetermined wage rate shall apply to this Contract on the)			
	date following the expiration date of the previous wage rate. If the				
	last of such predetermined wage rates expires during the life of this Contract, such wage rate shall apply to the balance of the Contract.				
	2. Penalties for Violations. Contractor and its subcontractors shall				
	comply with California Labor Code section 1775 in the event a worker i	S			
	paid less than the prevailing wage rate for the work or craft in which				
	the worker is employed. This shall be in addition to any other				
	applicable penalties allowed under Labor Code sections 1720 – 1861.				
	3. Payroll Records. Contractor and its subcontractors shall comply with	1			
	California Labor Code section 1776, which generally requires keeping accurate payroll records, verifying and certifying payroll records, and				
	making them available for inspection. Contractor shall require its				
	subcontractors to also comply with section 1776. Contractor and its				
	subcontractors shall submit weekly certified payroll records online via				
	the City's web-based Labor Compliance Program. Contractor is respon	sible			
	for ensuring its subcontractors submit certified payroll records to the				
	City. Contractor and their subcontractor(s) shall also furnish the				
	records specified in Labor Code section 1776 directly to the Labor Commissioner in the manner required in Labor Code section 1771.4.				
	4. Apprentices. Contractor and its subcontractors shall comply with				
	California Labor Code sections 1777.5, 1777.6 and 1777.7 concerning	the			
	employment and wages of apprentices. Contractor shall be held				
	responsible for the compliance of their subcontractors with sections				
	1777.5, 1777.6 and 1777.7.				
	Working Hours. Contractor and subcontractors shall comply with California Labor Code sections 1810 through 1815, including but not				
	limited to: (i) restrict working hours on public works contracts to				
	eight hours a day and forty hours a week, unless all hours worked in				
	excess of 8 hours per day are compensated at not less than 11/2 times	the			
	basic rate of pay; and (ii) specify penalties to be imposed on design				
	professionals and subcontractors of \$25 per worker per day for each d				
	the worker works more than 8 hours per day and 40 hours per week in violation of California Labor Cada appricant 2010 through 1815				
	violation of California Labor Code sections1810 through 1815. 6. Required Provisions for Subcontracts. Contractor shall include at a				
	minimum a copy of the following provisions in any contract they enter				
	into with a subcontractor: California Labor Code sections 1771, 1771.1	,			
	1775, 1776, 1777.5, 1810, 1813, 1815, 1860 and 1861.				
	7. Labor Code Section 1861 Certification. Contractor in accordance wi				
	California Labor Code section 3700 is required to secure the payment				
	compensation of its employees and by signing this Contract, Contracto	r			
	certifies that "I am aware of the provisions of Section 3700 of the California Labor Code which require every employer to be insured agai	inst			
	liability for workers' compensation or to undertake self-insurance in				
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	accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this				
	accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this Contract."				
	accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this Contract." 8. Labor Compliance Program. The City has its own Labor Compliance				
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	Program authorized in August 2011 by the DIR. The City will withhold					
	contract payments when payroll records are delinquent or deemed					
	inadequate by the City or other governmental entity, or it has been					
	established after an investigation by the City or other governmental	_				
	entity that underpayment(s) have occurred. For questions or assistant please contact the City of San Diego's Equal Opportunity Contracting	e,				
	Department at 619-236-6000.					
	 9. Contractor and Subcontractor Registration Requirements. This pro 	ect				
	is subject to compliance monitoring and enforcement by the DIR. A	001				
	contractor or subcontractor shall not be qualified to bid on, be listed					
	in a bid proposal, subject to the requirements of Section 4104 of the					
	Public Contract Code, or engage in the performance of any contract for	r				
	public work, as defined in this chapter of the Labor Code unless					
	currently registered and qualified to perform the work pursuant to					
	Section 1725.5. In accordance with Labor Code section 1771.1.(a), "[i]	t				
	is not a violation of this section for an unregistered contractor to submit a bid that is authorized by Section 7029.1 of the Business and					
	Professions Code or by Section 10164 or 2103.5 of the Public Contract	*				
	Code, provided the contractor is registered to perform public work					
	pursuant to Section 1725.5 at the time the contract is awarded."					
	9.1 A Contractor's inadvertent error in listing a subcontractor who					
	is not registered pursuant to Labor Code section 1725.5 in a response	to				
	a solicitation shall not be grounds for filing a bid protest or grounds					
	for considering the bid non-responsive provided that any of the					
	following apply: (1) the subcontractor is registered prior to bid					
	opening; (2) within twenty-four hours after the bid opening, the					
	subcontractor is registered and has paid the penalty registration fee					
	specified in Labor Code section 1725.5; or (3) the subcontractor is					
	replaced by another registered contractor pursuant to Public Contract					
	Code section 4107.					
	9.2 A contract entered into with any contractor or subcontractor in violation of Labor Code section 1771.1(a) shall be subject to					
	cancellation, provided that a contract for public work shall not be					
	unlawful, void, or voidable solely due to the failure of the awarding					
	body, contractor, or any subcontractor to comply with the requirements	3				
	of section 1725.5 of this section.					
	9.3 By performing services detailed in this purchase order, Contractor					
	is certifying that he or she has verified that all subcontractors used					
	on this public works project are registered with the DIR in compliance					
	with Labor Code sections 1771.1 and 1725.5, and Contractor shall pro	vide				
	proof of registration to the City upon request.					
	B. Living Wages. This Contract is subject to the City's Living Wage					
	Ordinance (LWO), codified at SDMC sections 22.4201 through 22.424					
	LWO requires payment of minimum hourly wage rates and other bene	lits				
	unless an exemption applies. SDMC section 22.4225 requires each Contractor to fill out and file a living wage certification with the					
	City Manager within thirty (30) days of Award of the Contract. LWO wa	000				
	and health benefit rates are adjusted annually in accordance with SDN					
	section 22.4220(b) to reflect the Consumer Price Index. Service					
1	contracts, financial assistance agreements, and City facilities					
	agreements must include this upward adjustment of wage rates to cov	ered				
1	employees on July 1 of each year. In addition, Contractor agrees to					
1	require all of its subcontractors, sublessees, and concessionaires					
	subject to the LWO to complexity the LWO and all explicable consider	ons				
	subject to the LWO to comply with the LWO and all applicable regulati					
	and rules.					
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