CITY OF PEORIA CONTRACT

02-22

This agreement, made and entered into this 15th day of March A.D., 2022 by and between the City of Peoria, a municipal corporation, party of the first part, and Burnside Brothers Construction, 3563 SW Adams St. Peoria, IL 61605, his/their executors, administrators, successors or assigns, party of the second part.

WITNESSETH: That for and in consideration of the payments and agreements mentioned in the proposal hereto attached, to be made and performed by the party of the first part, and according to the terms expressed in the bond referring to these presents, the party of the second part agrees with said party of the first part, at his/their own proper costs and expense to furnish and deliver all the work, materials and supplies in accordance with the specifications contained in said proposal, and in full compliance with all of the terms of this agreement.

IT IS UNDERSTOOD AND AGREED that the, proposal, and statement or work and specifications are component parts of this contract and shall be deemed a part hereof. It is also understood and agreed that the contractor shall not assign, transfer, convey or otherwise dispose of this contract, or his right to execute it, or his right, title or interest in or to it or any part thereof, unless the previous written consent of the City Manager of the City of Peoria shall first be obtained thereto.

IN WITNESS WHEREOF, the said parties have executed these presents on the date above mentioned.

In accordance with the attached specifications and proposal, Burnside Brothers Construction, will mow, cut weeds and remove litter from property for the City of Peoria as directed by the Code Enforcement Division of the Community Development Department.

The contract will begin March 15, 2022 and expire December 31, 2022. The City may extend the contract for one (1) year based on performance at the sole discretion of the City.

PARTY OF THE SECOND PART

THE CITY OF PEORIA

(Member of firm or officer of corporation)

APPROVED FINANCE DEPARTMENT

By Kyle Cratty)

APPROVED LEGAL DEPARTMENT

(Chrissie Kapustka)

APPROVED USING DEPARTMENT

By oser

ATTESTED CITY CLERK

(Stephanie Tarr



City of Peoria

419 Fulton Street Peoria, IL 61602

Legislation Text

File #: 22-020, Version: 1

ACTION REQUESTED:

Communication from the City Manager and Community Development Director with a Request for the Following:

- A. APPROVE a CONTRACT with BURNSIDE BROTHERS for the 2022 WEED AND LITTER CONTRACT; and
- B. APPROVE a CONTRACT with JIMAX LANDSCAPING for the 2022 WEED AND LITTER CONTRACT.

BACKGROUND: The Community Development Department is responsible for ensuring private property is maintained (grass, weeds, debris, litter, etc.) at a level determined by the City Council. If a property owner fails to maintain the property, the City hires a private contractor to complete the work at the expense of the owner. This contract is challenging for most small landscaping companies, as heavy-duty equipment for mowing difficult lots and removing heavy debris is often needed and removing debris or cutting grass on private property can lead to contentious incidents.

During the pre-bid meeting, emphasis was put on the quality of work being performed. As part of this contract, scrub trees will be eliminated from fence lines, litter will be cleaned up before mowing, and lots will be cleared to the alley line.

In 2021, the Community Development Department issued about 7,000 work orders on private property. The cost of work orders performed is the responsibility of the private property owner. The owner is billed for the cost of the work order plus an administrative fee. Unpaid invoices are placed as liens on the property and attached to the property tax bill the following year.

Three (3) complete proposals were received. The proposals were evaluated based on approach, experience, price, qualifications, and MBE/WBE participation. The proposals were scored by four staff members and the scoring totals are below.

Vendor	MAX SCORE		Steve Walton Construction	0.
Total	400	271	219	286

Burnside Brothers and Jimax Landscaping has been a contractor for multiple years with the Department. In the RFP and at the pre-bid meeting, the City indicated they would likely select multiple contractors. As Burnside had the highest score, the got to choose which area they preferred. Jimax, then selected an area and we spilt the remaining area based on workload and discussions with both contractors. After discussions with the contractors, Burnside Brothers will be assigned work orders issued on the Southside of Peoria and West Bluff area and Jimax Landscaping will be issued work orders for the rest of the City. Historically work orders on the Southside of Peoria constitute about 40 to 50% of the assigned work orders.

The contractors will serve as backups to each other. If either contractor falls behind and cannot complete work orders assigned to them within the five-day requirement of the contract, the Community Development Department may issue work orders to the backup contractor.

File #: 22-020, Version: 1

The City of Peoria budgets \$600,000 annually for the execution of this contract which covers private property. Public Works manages the maintenance and contract for Peoria County Trustee and City of Peoria lots through separate contracts.

FINANCIAL IMPACT: The City of Peoria budgets \$600,000 annually for private property work orders. The City attempts to collect these funds back by billing the property owner and sending unpaid bills to collections.

NEIGHBORHOOD CONCERNS: Removing environmental code violations from properties improves property values and support neighborhood development.

IMPACT IF APPROVED: The Community Development Department will continue to issue work orders to remove environmental code violations from private property.

IMPACT IF DENIED: The Community Development Department will not be able to remove code violations from private property and will only be able to issue citations for the violations.

ALTERNATIVES: NA

EEO CERTIFICATION NUMBER:

WHICH OF THE GOALS IDENTIFIED IN THE COUNCIL'S 2017 - 2032 STRATEGIC PLAN DOES THIS RECOMMENDATION ADVANCE?

- 1. Beautiful Peoria
- 2. Financially Sound City
- 3. Grow Peoria

WHICH CRITICAL SUCCESS FACTOR(S) FROM THE COMPREHENSIVE PLAN DOES THIS RECOMMENDATION IMPLEMENT?

- 1. Reinvest in neighborhoods.
- 2. Have an efficient government.
- 3. Choose an item.

DEPARTMENT: Community Development

Request for Proposal Weed and Litter #02-22



Informational Meeting Wednesday December 8, 2021 at 9:00 A.M. Peoria City Hall 419 Fulton Room 110 Peoria, IL 61602

CITY OF

PEORIA

ISSUED BY
DIVISION OF PURCHASES
City of

PEORIA

Sealed proposals will be received at the
Office of
The Purchasing Manager
Room 108, City Hall,
419 Fulton Street, Peoria, Illinois until 2:00 P.M.

Friday. December 17. 2021 for furnishing the materials, or services described herein.

PLEASE RETURN ENTIRE
DOCUMENT AS YOUR PROPOSAL.
See Instructions to Proposers

SUBMITTED BY:

Jeny Burside

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INSTRUCTIONS TO PROPOSERS

Request for Proposal (RFP)(4/12/16)

ACCEPTANCE OF PROPOSALS - The right is reserved, as the interest of the City may require, to reject any or all proposals and to waive any nonmaterial informality or irregularity in the responses received. All such responses will be in English. The City will select a Proposer as described below or reject all Proposals within one sixty (60) calendar days from the date the responses are opened.

ADDITIONAL COPIES OF RFP - Proposers may secure additional copies of the RFP documents from the City of Peoria's Finance Department Purchasing Division.

RFP ENVELOPE IDENTIFICATION - Proposers shall submit their response in a sealed envelope which shall be clearly labeled with the organization/individual name and address. Proposers are requested to indicate in the LOWER LEFT HAND CORNER OF THEIR ENVELOPE THE ITEM BEING REQUESTED, REQUEST NUMBER, DATE AND TIME THE REQUEST IS DUE.

MAILING OF PROPOSALS— One (1) original and Two (2) copies of all responses are to be mailed or delivered to the City of Peoria Purchasing Department, Room 108, City Hall, 419 Fulton Street, Peoria, Illinois, 61602-1276. Proposals will not be accepted by FAX, e-mail, internet, telephone or telegraphic means. Information regarding the proposal can be obtained by calling the Purchasing Manager at (309) 494-8582.

CLOSING TIME - The Proposal closing time will be based upon Central Standard Time or Central Daylight Time, whichever is in effect on the date the proposal is due.

SELECTION – The proposal selected will be that which best meets the needs of the City of Peoria as expressed in the RFP. Said Selection will be made as per the guidelines created by the City of Peoria's Selection Committee. The content of the proposal, the experience of the firm/individuals and the result of any scheduled interview(s) may be considered in making the selection.

WITHDRAWAL OF PROPOSALS - Proposers may withdraw their proposals at any time prior to the RFP closing time by telephone, fax or written request. A telephone request must be confirmed in writing within 24 hours of the call and prior to closing time. No Proposers shall withdraw its response for a period of sixty (60) calendar days from the RFQ opening date. Negligence on the part of the Proposer in preparing a response confers no right of withdrawal or modification of a proposal after it has been opened. No response will be opened which has been received after the closing time specified in the RFP document and it will be returned unopened to the Proposer.

ALTERNATE RESPONSES - The RFP describes the service and level of experience/expertise, which the City feels are necessary to meet the performance requirements of the City. Proposers desiring to submit a response on items which deviate from these specifications, but which they believe to be equivalent, are requested to submit alternate responses. However, ALTERNATE TENDERS MUST BE CLEARLY INDICATED AS SUCH AND DEVIATIONS FROM THE APPLICABLE SPECIFICATIONS PLAINLY NOTED. The response must be accompanied by complete specifications of the items offered.

AWARD - An award will be made to the lowest qualified (responsive and responsible) proposal that complies with the terms and conditions of the specifications provided that it is in the best interest of the City to accept the proposal. Awards will be made on per item basis unless otherwise stated. The quality of the articles to be supplied, their conformity with specifications, their suitability to the requirements of the City and the delivery terms will be taken into consideration in making the award. By signing this document Vendor/Contractor/Consultant is **certifying they have not been barred from bidding by Federal, State or Local governments and has not been suspended or debarred from receiving federal funding.**

COSTS - Unit costs must be clearly identified for each component requested by the RFP document or otherwise submitted by the Proposer. All costs shall be stated in U.S. dollars. In case of mistake

in extension of cost, unit cost shall govern. All costing must be typewritten or written in ink. No erasures are permitted. Mistakes must be crossed out and corrections typewritten or written in ink adjacent thereto and initialed in ink by the party signing the proposal or his authorized representative.

SIGNATURES - Each proposal must be signed by the Proposer with its usual signature. Proposals by partnerships must be signed with the partnership name by one of the members of the partnership, or by an authorized representative, followed by the signature and title of the person signing. Proposals by corporations must be signed with the name of the corporation, followed by the signature and title of person authorized to bind it on the matter. All signatures must be in ink.

INVESTIGATION - Proposer shall make all investigations necessary to thoroughly inform itself regarding the supplies and/or service to be furnished in accordance with the RFP. No plea of ignorance by the Proposer, of conditions that exist or that may hereafter exist as a result of failure or omission on the part of the Proposer to make the necessary examinations and investigations, will be accepted as a basis for varying the requirements of the City or the compensation to the Proposer.

EQUAL EMPLOYMENT OPPORTUNITY – To be awarded a contract all Suppliers, Vendors, Contractors to the City of Peoria, County of Peoria and/or the Peoria Park District **must** be registered in the City of Peoria's Contract Compliance Program and have a current EEO Certification number. This program is unrelated to any State and Federal program. The number is secured by completing and submitting, under notary seal, an Employer Report Form CC-1 (with required sexual harassment policy attached) to the City's Equal Opportunity Manager. *Please note that the Certificate of Compliance is valid for one year and must be annually renewed.* The form may be requested on-line from the City's website ((http://www.peoriagov.org/equal-opportunity-forms). Click on Government > Other Departments > Equal Opportunity > then select "Employer Report Form CC-1". The forms can also be obtained by writing or calling:

City of Peoria Equal Opportunity Manager 419 Fulton St. Peoria, IL 61602 (309) 494-8530 Voice

In accordance with Chapter 17 of the Peoria Municipal Code, a fifty-dollar (\$50.00) processing fee will be charged with each original submission of the Employer Report Form Cc-1 that results in an approved certificate as well as the Annual Renewal Application. The only exception to payment of the processing fee is neighborhood associations.

Although all vendors are encouraged to obtain Equal Employment Opportunity Certification, vendors do not need an Equal Opportunity Certification to respond to a proposal. The EEO Certification Number is only required prior to the award of the contract.

Good Faith Efforts Requirements (projects exceeding \$50,000) Minority/Women Business Enterprise(M/WBE) Utilization

Bidders must demonstrate that they made good faith efforts to meet participation goals. Documentation supportive of their good faith efforts to utilize M/WBEs must be submitted at the time of bid.

Compliance Reporting Minority/Female Worker Utilization

The General Contractor and its subcontractors must provide to the City of Peoria documentation on their good faith efforts to comply with the workforce participation goals. This would include, but not limited to, weekly certified payroll reports. All information will be provided through **ePrismSoft**, an electronic web based compliance tracking software. Access to **ePrismSoft** has been furnished by the City of Peoria. To activate access the General Contractor and subcontractors must contact Human Capital Development.

SAMPLES - Samples of items, when required, must be submitted within the time specified and at no expense to the City; and if not destroyed in testing, they will be returned at the Respondent's request and expense. Samples, which are not requested for return within thirty (30) days, will become the property of the City.

RESPONSES - A response is requested of all Proposers even if it is a "no response".

CONTRACT TERMS

TAXES - The City is exempt, by law, from paying State and City Retailers Occupation Tax, State Service Occupation Tax, State Use Tax and Federal Excise Tax. The City will execute tax exemption certificates whenever required. The unit prices should be exclusive of all taxes. In the event the unit price includes taxes, the Proposer must show the amount of tax included in the unit price.

CITY'S AGENT- The City of Peoria's Purchasing Manager shall represent and act for the City in all matters pertaining to the RFP and contract in conjunction thereto.

PATENTS - The successful Proposer agrees to protect, defend and save the City harmless against any demand for payment for the use of any patented material process, article or device that may enter into the manufacture, construction or form a part of the work covered by the contract.

HUMAN RIGHTS ACT - The contract will be subject to and governed by the rules and regulations of the Illinois Human Rights Act 775ILCS5/1-101 et seq. and as amended. And the provision of Chapter 775 of the Illinois Compiled Statutes 5/2-105 on Sexual Harassment policies.

NON-COLLUSION - With the executing of this RFP, the Proposer is certifying to non-collusion in the preparation and submittal. The response must be properly executed by the Proposer or the response will not be considered for selection.

DEFAULT - In case of default by the contractor, the City will procure the articles or services from other sources and hold the contractor responsible for any excess cost incurred.

CANCELLATION - The City reserves the right to cancel the whole or any part of the contract, if the contractor fails to perform any of the provisions in the contract or fails to make delivery within the time stated. The cancellation notice will be written and delivered by certified mail to contractors address on record. In the event the contract is canceled, the vendor may be declared an irresponsible vendor by the City manager...and as a result may be disqualified from doing business with the City for the period of one year in accordance with City Ordinance Section 10-102. The contractor will not be liable to perform if situations arise by reason of strikes, acts of God or the public enemy, acts of the City, fires or floods.

PRICES SPECIFIED – The successful vendor agrees to furnish the material or services according to the City's plans, specifications and conditions and at prices specified herein.

DELINQUENT PAYMENT - By the signing of this RFP, the Proposer is certifying that the company is not delinquent in the payment of any indebtedness, tax, fee, liens, and fines owed or accruing to

the City of Peoria or in the payment of any tax administered by the Illinois Department of Revenue and is in compliance with the terms and conditions of Section 10-109 of the Peoria City Code; and Chapter 65 of the Illinois Compiled Statutes, Section 5/11-42.1-1.

PERMITS AND LICENSES - The successful Proposer shall obtain, at its own expense, all permits and licenses which may be required to complete the contract.

INSURANCE – The successful Proposer shall obtain, at its own expense, all necessary insurance with regard to its fiduciary responsibility to the City of Peoria. Said Proposer shall indemnify and hold harmless the City of Peoria, its officials, officers, directors, employees, heirs and assigns from any and all actions, claims, demands or suits at law or equity for damages, costs, loss or other injury as a result of the contract.

The City does not assume any liability for acts or omissions of contractor and such liability rests solely with contractor.

Contractor's Insurance – The contractor and all subcontractors shall secure and maintain such insurance policies as will protect the contractor or subcontractors from claims for bodily injuries, death or property damage which may arise from operations under this Contract whether such operations be by contractor or anyone employed by contractor directly or indirectly. The following insurance policies are **required:**

Statutory Worker's Compensation

Comprehensive General Liability
Combined Single Limit \$1,000,000.00
Property Damage \$1,000,000.00

Automobile Public Liability and Property Damage Combined Single Limit \$1,000,000.00 Property Damage \$1,000,000.00

Insurance Inclusions – The comprehensive general liability insurance shall include independent contractors' protective liability, products and completed operations broad form property damage coverage. The completed operations and products liability shall be maintained for two years after final payment.

Contractual Liability – The insurance required above shall include contractual liability insurance coverage for the contractor's obligations under the section below entitled, "Hold Harmless and Indemnification Agreement".

Certificates of Insurance – Certificates of insurance acceptable to the City indicating insurance required by the Contract is in force shall be filed with the City prior to contract approval by the City. These certificates shall contain a provision that coverage afforded under the policies will not be canceled until at least thirty (30) days prior written notice has been given to the City.

PRECEDENCE - Where special conditions are written in the specifications, these conditions shall take precedence over any conditions listed under the "Instructions to Proposers".

GOVERNING – This contract will be governed by the laws of the State of Illinois. The contractor/vendor agrees that Chapter 10 of the Code of the City of Peoria is hereby incorporated by reference, as if set out verbatim."

AFFIRMATIVE ACTION REQUIREMENTS - "The contractor/vendor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual harassment, ancestry, national origin, place of birth, age or a physical or mental handicap which would not interfere with the efficient performance of the job in question. The contractor/vendor will take affirmative action to comply with the provision of this division and will require any subcontractor to submit to the City written commitment to comply with this division. The contractor/vendor will distribute copies of this commitment to all persons who participate in recruitment, screening, referral and selection of job applicants, prospective job applicants, member or prospective subcontractors."

"The contractor/vendor agrees that the provision of Division 4 of Article III of Chapter 17 of the Code of the City of Peoria is hereby incorporated by reference, as if set out verbatim."

EMPLOYEE EMPLOYMENT RESTRICTIONS - THE CONTRACTOR

THE CONTRACTOR (hereinafter referred to as "SERVICE PROVIDER") agrees, as a condition of accepting this contract with the City of Peoria, that, for a period of one (1) year following completion of this contract, it shall be prohibited from hiring, directly or indirectly, any City employee or official who was involved, directly or indirectly in: (1) the selection and/or recommendation to select the SERVICE PROVIDER for performance of this contract; (2) coordinating the efforts of the SERVICE PROVIDER in the consummation or completion of this contract; or (3) monitoring or determining the performance of the SERVICE PROVIDER. The SERVICE PROVIDER further acknowledges and agrees that, upon the City's determination that a violation of this provision has occurred, the penalty imposed, at the sole discretion of the City, may include one or more of the following: (1) cancellation of any other contract(s) between the City of Peoria and the SERVICE PROVIDER; (2) disqualification of the SERVICE PROVIDER from bidding or being awarded future contracts with the City of Peoria for a period of two [2] years; and/or (3) payment of liquidated damages to the City of Peoria in the amount of TWENTY FIVE THOUSAND DOLLARS (\$25,000.00).

Local Purchasing -

For purchases of \$10,000.00 or greater, if:

- (1) the lowest bidding local vendor is a responsible bidder; and
- (2) the lower-bidding responsible bidders are not local vendors; and
- (3) the lowest bidding local vendor's bid is higher than the non-local vendor by no more than three (3) percent, then that local vendor should be considered the lowest responsible bidder. In case of a dispute about the application of this provision, the decision of the city manager or the purchasing agent acting for him shall be final. For

purposes of this Subsection, a local vendor shall be one that sells goods or services to the public, either retail or wholesale, and owns or leases a physical, commercial business location, with on-site staffing and regular business hours, within the corporate limits of the City of Peoria, Illinois. The provisions of this subsection shall not be applied to a contract if the funding source prohibits local preference by law, rule, or regulation.

Responsible bidder for public works construction contracts in excess of \$100,000

Responsible bidder for public works construction contracts in excess of \$100,000 is limited to a bidder who meets all the job specifications, the following criteria, and the responsible bidder agrees to comply with the following criteria:

- (1) All applicable laws prerequisite to doing business in the State of Illinois
- (2) Evidence of compliance with:
 - Federal Employer Tax Identification Number or Social Security Number (for individuals)
 - b. Provision of Section 2000(e) of Chapter 21, Title 42 of the United States Code and Federal Executive Order No 11246 as amended by Executive Order No 11375 (known as the Equal Opportunity Employer provisions).
- (3) Certificates of Insurance indicating the following coverage: general liability, workers' compensation, completed operations, automobile, hazardous occupation, product liability and professional liability insurance.
- (4) All provisions of the Illinois Prevailing Wage Act, including wages, medical and hospitalization and retirement for those trades covered in the act.
- (5) Active apprenticeship and training programs approved and registered with the United States Department of Labor Bureau of Apprenticeship and Training for each of the trades of work contemplated under the award of the contract for all bidders and subcontractors.
- (6) Certified payrolls as specified in Illinois Public Act 94-0515 for all contractors and subcontractors.

REFERENCE - All of the contract terms shall be incorporated by reference into any written contract.

CITY OF PEORIA, ILLINOIS SPECIFICATION NO. 02-22 FOR WEED AND LITTER REMOVAL

SCOPE OF WORK:

Contractor shall provide all labor, tools and equipment to cut weeds and grass and remove litter from various private and public-owned lots as assigned by the City of Peoria. The majority of work shall be privately owned lots. Work may also be done on public right-ofways. The representatives of the Code Enforcement Division of the Community Development Department. herein referred to as Code Enforcement Division, must approve the performance on each assignment before payment will be authorized. The Community Development Department will be stressing quality of work completed along with the ability of the contractor to complete all work orders within the five day turnaround time and turn in to the Department for payment within ten days of issuance.

WORK ORDER:

The City will issue a work order on each job assignment describing the work to be performed. The contractor must have a designated representative who will be the only authorized person to pick up work orders. The contractor will not start work before receipt of an assigned work order. The contractor will be paid for each work order completed on an individual lot. (A lot is defined as having one Peoria County tax identification number and specified in the official legal description. no other description acceptable). The contractor will not complete the work if it does not match the description on the work order. The contractor shall take a color picture of the site before work is started and after work is completed, and attach the picture to the completed work order and return it to the City. The before photo for work orders that require cutting of tall grass, must have a weed stick showing the grass is above ten In addition, the contractor must take inches. before and after photos that mirror those of the photos attached to the work order. The Code Enforcement Division will provide the weed stick. If the grass is not ten inches, the contractor will contact the Code Enforcement Inspector before proceeding to

ensure that grass is to be cut. The address, date, time and individual completing work shall be written on each picture. No payments will be issued unless both pictures are attached to the work order.

EQUIPMENT REQUIRED: Contractor will be required to furnish a truck, chain saw, commercial riding mower, hand mowers, access to a tractor with belly-mounted cutter, weed wacker, color digital camera with date and time stamp, and all necessary hand tools to satisfactorily perform the work. The City will inspect the proposer's equipment before making an award to make sure of availability and quality. The contractor will provide the Code Enforcement Division a business telephone number which will be answered between 8:00 A.M. and 5:00 P.M., Monday through Friday, and will be in ready contact, or know the whereabouts of the contractor and a telephone number and/or pager which will provide evening and weekend access to the contractor.

LANDFILL:

The contractor will dispose of the litter at an authorized EPA approved landfill or other approved methods (i.e. dumpsters). The contractor will pay for all dumping The contractor may not use City of Peoria facilities for disposal. Tires will be disposed of in accordance with IEPA approved methods if disposed by the contractor. The contractors will make sure all tires are noted on the work order by the inspector. Verification of proper disposal will be required. If a discrepancy with the number of tires is found by the contractor on site, he or she must resolve with the inspector issuing the work order, before the tires are removed. A receipt must be presented with the quantity of tires on it, along with the address at the time of return of the work order. Any work order over \$250 automatically will require a dump receipt or receipt of disposal (for garbage, debris, yard waste and limbs) be attached to the work order for payment. The City of Peoria can request receipts of disposal for any work order at any time. Failure to be able to produce the receipts is ground for immediate cancellation of the contract.

CONTRACT PERIOD:

Contract shall be valid from date of award to December 31st, 2023. The City may extend the contract for 1 year based on performance at the sole discretion of the City.

RESPONSE TIME AND LIQUIDATED DAMAGES:

- The contractor must contact the Code Enforcement office once a day to see if there are work orders.
- The contractor shall pick up the work orders within 24 hours from the Code Enforcement Division, unless otherwise specified as an emergency.
- All work orders must be completed within five
 (5) days of issuance.
- All work orders much be returned for payment to the Code Enforcement office within ten (10) days from the receipt of the work order.
- Vendor agrees timely billing is essential, if a work order is not completed and returned for payment with in ten (10) days the City will have the option to terminate the contract.
- The City and contractor further agree that should work orders not be returned completed to the Code Enforcement office after ten (10) days from the date of receipt of the work order without just and valid reason, that the contractor shall pay the City liquidated damages in the amount of \$50.00 and the contractor shall not be compensated for the work order and may be reassigned to the secondary contractor. The liquidated damages will be deducted from the next scheduled payment.
- The City reserves the right to limit the number of work orders assigned to the contractor.
- If the contractor has 50 work orders in its possession that have not been turned into the City of Peoria and don't meet the time constraints identified above, the City can issue work orders to back up contractors. The contractor will make efforts to let the City know when they are behind for whatever reason. (Equipment failure, weather, staffing issues.)

COURT:

 APPEARANCE: The contractor and his or her employees that perform the work pursuant to this agreement shall be available to testify in court about the work performed. Failure of the contractor or the employee to keep the scheduled court appearance will result in the contractor being assessed a \$25.00 no-show penalty that will be deducted from the next scheduled payment.

CONTRACT PRICE:

- The flat rate shall be for actual work performed.
- Billing shall not include any downtime due to equipment failure or other adverse conditions.
- The City will not be responsible for any damages or repairs to equipment caused in the performance of the contract.
- The contractor shall not do any damage to property or personal property and adjoining properties and will be responsible for repairs or replacement of any damage. Damage to other property or any criminal activity conducted by any employee of the contractor may result in immediate termination of the contract.
- If the contractor knowingly does damage he shall report it to the inspector on the workplace immediately.
- No payment of work orders shall be made until the damage is corrected.
- If a contractor turns in a duplicate work order for payment and is paid twice, the payment will be deducted from next check along with a \$20 processing fee.
- If the vendor loses the paperwork for a work order, the City will not be responsible payment to the contractor. This includes lacking proper photo validation of the work.

BILLING:

The billing shall be for actual work performed as specified in the work order. This shall not include any travel time to, or from, the job sites or to the landfill site. Color pictures of property with date and time stamp before and after work performed shall be presented with invoice.

METHODS OF PAYMENT: In order for the contractor to receive payment for work performed:

 Completed work orders may be turned into the Code Enforcement office at any time.

- When payment is requested an itemized list of completed work orders, along with the work order, will be delivered to Code Enforcement Front desk and the itemized list will be signed by staff for receipt. An itemized list will be made available upon the request of Code Enforcement Staff.
- Inspectors will authorize the work orders to be processed for payment by the support staff and forwarded to the Finance Department.
- The checks will then be delivered to the Code Enforcement Division as soon as processing time allows.

INDEMNIFICATION:

The contractor shall indemnify and holds harmless the City against any and all damages to property or injuries to, or death of, any person or persons, including property and employees or agents of the City, and shall defend, indemnify and holds harmless the City from any and all claims, demands, suite, actions or proceedings of any kind or nature, including workmen's compensation claims by anyone whomsoever, resulting from, or arising out of, the operations in connection herewith, including operations of subcontractors and acts or omissions or employee or agents of the contractor or his subcontractors.

INSURANCE:

The contractor shall procure and maintain at his or her own cost insurance coverage specified herein and in the special conditions which constitutes the minimum requirements and said requirements shall in no way lessen, or limit, the liability of the contractor under the terms of the contract. The contractor may procure and maintain, at his own expense, any additional kinds and amounts of insurance that, in his own judgment, may be necessary for his proper protection in the pursuit of work.

Contractor shall carry <u>automobile liability</u> and <u>public liability</u> insurance in the amount of \$1,000,000.00 combined single limit and a deductible of no more than \$500.00 <u>Contractor shall include the City of Peoria on his insurance policy naming the City as additional insured. Certificate of Insurance shall be furnished prior to any work being performed under this contract. The contractor shall maintain all insurance throughout the contract. Failure to maintain insurance will be</u>

cause for the City to suspend and/or cancel the contract. If a proposer does not have insurance coverage in force at the present time, the proposer will be required to furnish a letter from his insurance agent within five (5) days after the proposal opening that he can obtain the required coverage. All employees, including the owner who drives a vehicle while doing City work, will have the appropriate valid driver's license.

SUBCONTRACTOR:

If a subcontractor, or subcontractors, is used it is the responsibility of the contractor to make sure that the subcontractor has insurance as specified above and that the subcontractor performs in accordance with the contract. The contractor will notify the Code Enforcement Division when a subcontractor will be used and who it is. The City reserves the right to disapprove the subcontractor but will not unduly withhold approval.

AWARD:

Since the City has only an estimate and makes no guarantee of the number of work orders to be performed under this contract, the City in its opinion, will award the work to the proposer(s) that present the best overall cost and quality to the City of Peoria.

Evaluation Criteria

- Approach to Project (20 Points) Describe your understanding of Project, Critical Elements and Goals. Describe in detail how you plan to staff your company to be able to make adjustments during the summer months to be able to get all work orders issues within five days and returned for payment within ten days. In addition, explain your commitment to the City of Peoria and improving quality of life in neighborhoods. Explain your capacity to how many work orders you will be able to complete within the timeframes listed above and demonstrate past ability to adjust staffing levels to handle additional work. Please explain other commitments and how priority will be given to ensure timelines are met.
- Previous Experience (20 Points) Include detailed relevant experience of similar work for, with appropriate references.
- Qualifications of Firm and Staff to be assigned (20 Points)
 Attach history of the Firm and proposed staffing levels.
- Pricing (30 Points) Costs should be a fixed price with expenses plus an hourly rate for the additional services.

 MBE/WBE Participation (10 Points) – Describe your firm's efforts to achieve a diverse workforce. Including hiring employees who live in the City of Peoria specifically the neighborhoods where a majority of the work is being performed.

The City will review and analyze each proposal, and reserves the right to select the proposer(s) who offers the best value. The City shall select the contractor(s) which, in the City's opinion, has made a proposal best suited to the needs and goals of the City and deemed to be in compliance with the terms of this RFP. In addition, the City reserves the right to negotiate a different agreeable price and scope of work with the winning proposer(s) if applicable.

QUESTIONS

Question's should be submitted in writing (email acceptable) to address below. The City reserves the right to share questions and answers with all potential proposers.

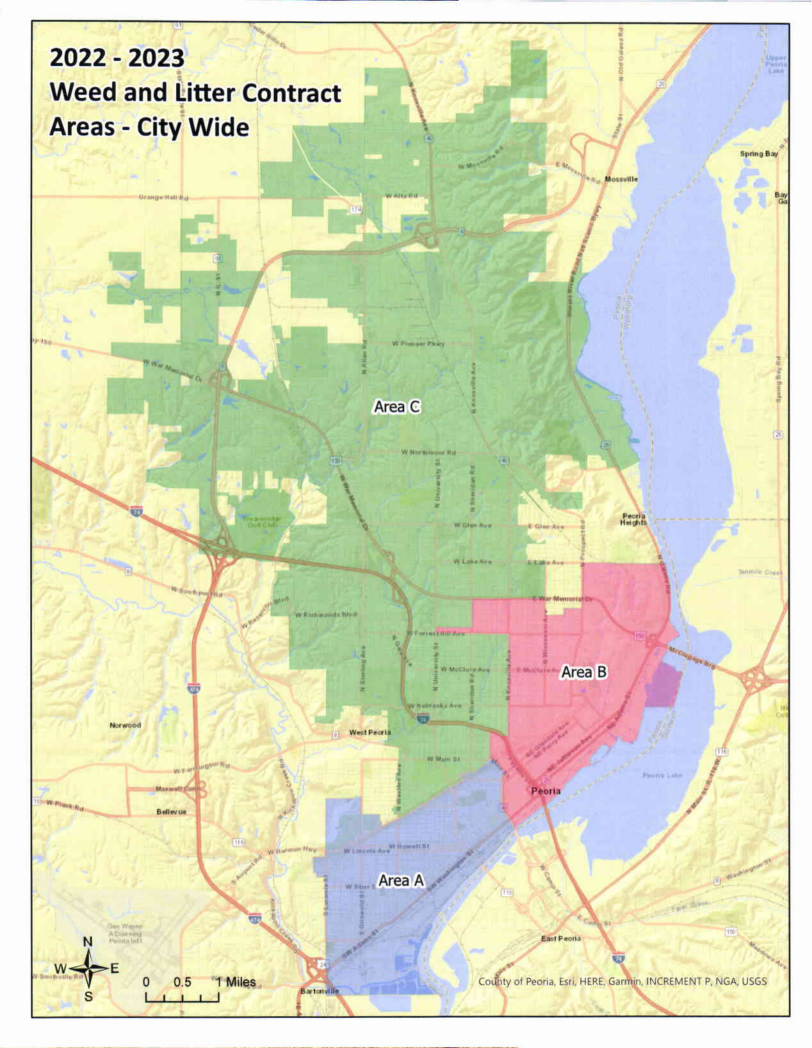
Justin Danyus
Purchasing Manager
Peoria City Hall
419 Fulton Street, Suite 108
Peoria, IL 61602
Email: jdanyus@peoriagov.org

EMERGENCY:

An emergency is when a work order needs to be completed within two (2) hours after being assigned to the contractor or a back-up contractor will be assigned at the discretion of the City. The contractor will be notified, in person, of an emergency work order. If it is refused, the next contractor will be awarded the work. A premium rate plus \$20.00 will be paid for emergency work orders completed within two (2) hours. If a contractor does not complete a work order within 2 hours of notification, the work order may be issues to a back up contractor. Contractors are required to complete emergency work orders up until 5:00 PM on business days. If a contractor refuses an emergency work order or is not able to execute it in two hours, it will be considered a breach of the entire contract

INFORMATION:

BASIC RATE: The basis rate included all of the areas identified below. Please pay specific attention to the requirements. All trimming of fence lines, curb lines, and alley lines are included in the basic rate.





REQUEST FOR PROPOSAL

WEED & LITTER

02 -02

Vendor Information:

Burnside Bros. Construction INC

3563 SW Adams Street

Peoria. IL 61605

Burnsidebrosc@gmail.com

Contact Person:

Terry Burnside

3563 SW Adams Street

Peoria, IL 61605

309 - 922 - 9390

December 17, 2021

Burnside Brothers Construction 3563 SW Adams St Peoria, IL 61605 terryburnside@hotmail.com

Contact Person Terry Burnside 309-922-9390

Burnside Brothers Construction is a minority owned residential and commercial contractor serving residents of Peoria County. Terry Burnside is the owner and founder (2010). BBC has served as a contractor for City of Peoria- vacant Lot mowing/weed and Liter, Peoria County Health Department's Lead Abatement Program, PCCEO Weatherization Program, EBNHS Community Core Upgrade and renovation of Upgrade complex.

BBC is committed to providing employment opportunities to achieve a diverse workplace.

Request for Proposal

Weed and Litter

#02-22

Approach To Project:

Burnside Bors. Construction INC.(BBC) propose to employ 8 to 10 male and female youth between the ages of (16-24). We will also employ male and female adults between the ages (18-36). Our staff will cut weeds/ grass and remove litter from various private and public owned lots including right-or-ways as assigned by the City of Peoria. The Burnside Bros. Construction INC shall provide all labor, tools, and equipment. All work orders and invoices will be completed within the City's specified time.

All our staff will consist of youth and adults who reside in the 61605 at risk area. We are focusing on employment for this population because of a current assessment reported by the National Resources Networth group that 90 percent of the residents are racially/ethically - concentrated area of poverty. This opportunity will provide not just financial support but also an opportunity to learn a trade for our youth who are currently undecided about a career.

All staff will be required to attend mandatory safety, accident prevention, protective gear usage and equipment operations trainings. Burnside Bros. Construction INC (BBC) equipment includes but is not limited to trucks, chain saw, commercial riding mower, hand mowers, access to a tractor with belly — mounted cutter, stream trimmer, color digital camera with date and time stamp and all necessary hand tools satisfactorily perform work.

Recent & Previous Experience:

Terry Burnside is the owner of Burnside Bros. Contruction Inc and founder of House of Hope Peoria. INC. His experience consists of operating a productive construction business since 2010 and his 501(c)(3) nonprofit organization since 2007 under the original name P TOWN CAR CLUB. INC. Mr. Burnside success also consist of having an amazing contract with the City of Peoria since 2015. His original contract consists of 50 lots which increased to 150 lots in 2016 with an award amount of \$24,000, in 2017 was awarded \$108,000, in 2018 was awarded \$68,000 and moved up to 160 lots. Since 2018 he has continued his work with the you with an MOU, he has with district 150 students which allowed the youth to receive stipends while learning a trade through Burnside Bros. Construction INC. He has always provided hands on opportunities with the youth through is nonprofit House of Hope Peoria. INC and their current collaboration with Amren which he will provide classes on weatherization trainings starting in January.

References

Burnside Brothers Construction 3563 SW Adams St Peoria, IL 61605 terryburnside@hotmail.com

References

Peoria Citizens Committee for Economic Opportunity, Inc. 711 W. McBean Peoria, IL 61605 309-671-3900

City of Peoria County Health Department 2116 N. Sheridan Rd Peoria, IL 61604 309-679-6000

Illinois State Representative Jehan Gordan-Booth 300 E War Memorial Dr. Peoria Heights, IL 61614 309-681-1992

City of Peoria Community Development/Public Works 419 Fulton
Peoria, IL 61602
309-494-CARE

Qualifications of Firm and Staff to be Assigned:

Terry Burnside is also a Residential & Commercial Lead Certified Contractor since 2010. Mr. Burnside has served as approved contractor for the Peoria County/City Health Department lead program. His other qualifications include PCCEO Weatherization Program, UpGrade, Renovation of UpGrade complex (Old Pierson Hills) with a value project amount of \$300,000. His qualifications lastly include EBV & SV TIF rehab programs, LISC Community Core Initiatives in the Southside and East Bluff areas as an approved contractor.

Minority/ Women Business Enteprises Participation:

Burnside Bros. Construction is proud to say that we are 100% minority owned and operated. All our current and potential staff with be from our local area of 61605 with good faith to achieve a diverse workforce.

Weed and Litter Removal Proposal #02-22

Pricing Sheet

Basic Work Order (Includes 2 Units) Area A: s 50,00 Lot (per tax I.D. Number): Additional Units - Please see attached chart. Area A: s 15.00 Per Unit: Basic Work Order (Includes 2 Units) Area B: Lot (per tax I.D. Number): Additional Units - Please see attached chart. Area B: \$ 15.00 Per Unit: Basic Work Order (Includes 2 Units) Area C: \$_50,00 Lot (per tax I.D. Number): Additional Units - Please see attached chart. Area C: \$ 15,00 Per Unit:

CITY OF PEORIA PROPOSAL

The executing of this form certifies understanding and compliance with the total proposal package.

PROPOSAL SUBMITTED BY:

BURNSIDE BE Company	205. CONSTRUCTION	Peorla EEO Certific	OV cate of Compliance Number		
3563 S.4 Address	v. Adams St.				
Peoria,	JL.	41605			
City	State	Zip	Daytime Telephone #		
309-922-9390		Terry	Burnside		
After Hours Telephone #		Contact Per	Contact Person (Please print or type)		
Terry Burnside		Owner			
Name of Authorized Agent or Officer		Tit	le		
Jenny-	Burnside	12	-12-2021		
	ized Agent or Officer	Da			
MARK ENVELOPE: Proposal #02-22 Weed & Litter					